In the House of Representatives, U. S.,

December 10, 2024.

Resolved, That the bill from the Senate (S. 4367) entitled "An Act to provide for improvements to the rivers and harbors of the United States, to provide for the conservation and development of water and related resources, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

- 1 SECTION 101. SHORT TITLE; TABLE OF CONTENTS.
- 2 (a) Short Title.—This Act may be cited as the
- 3 "Thomas R. Carper Water Resources Development Act of
- 4 2024".
- 5 (b) Table of Contents.—The table of contents for
- 6 this Act is as follows:

Sec. 101. Short title; table of contents.

DIVISION A-WATER RESOURCES DEVELOPMENT

Sec. 1001. Short title.

Sec. 1002. Secretary defined.

TITLE I—GENERAL PROVISIONS

Subtitle A—General Matters

- Sec. 1101. Outreach and access.
- Sec. 1102. Notice to Congress regarding WRDA implementation.
- Sec. 1103. Vertical integration and acceleration of studies.
- Sec. 1104. Minimum real estate interest.
- Sec. 1105. Review process.
- Sec. 1106. Processing timelines.
- Sec. 1107. Continuing authority programs.
- Sec. 1108. Stormwater management projects.

- Sec. 1109. Study of water resources development projects by non-Federal interests.
- Sec. 1110. Construction of water resources development projects by non-Federal interests.
- Sec. 1111. Annual report to Congress.
- Sec. 1112. Services of volunteers.
- Sec. 1113. Nonrecreation outgrant policy.
- Sec. 1114. Silver Jackets program.
- Sec. 1115. Support of Army civil works missions.
- Sec. 1116. Temporary relocation assistance pilot program.
- Sec. 1117. Harbor deepening.
- Sec. 1118. Inland waterways regional dredge pilot program.
- Sec. 1119. Dredged material disposal facility partnerships.
- Sec. 1120. Real estate administrative fees.
- Sec. 1121. Databases of Corps recreational sites.
- Sec. 1122. Project studies subject to independent external peer review.
- Sec. 1123. National coastal mapping program.
- Sec. 1124. Removal of abandoned vessels.
- Sec. 1125. Missouri River existing features protection.
- Sec. 1126. Inland waterway projects.
- Sec. 1127. Planning assistance for States.
- Sec. 1128. Expedited consideration.
- Sec. 1129. Emerging harbors.
- Sec. 1130. Maximization of beneficial use.
- Sec. 1131. Economic, hydraulic, and hydrologic modeling.
- Sec. 1132. Improvements to National Dam Safety Program.
- Sec. 1133. Funding to process permits.
- Sec. 1134. Harmful algal bloom demonstration program.
- Sec. 1135. Corrosion prevention.
- Sec. 1136. Federal breakwaters and jetties.
- Sec. 1137. Eligibility for inter-Tribal consortiums.
- Sec. 1138. Shoreline and riverine protection and restoration.
- Sec. 1139. Ability to pay.
- Sec. 1140. Tribal partnership program.
- Sec. 1141. Tribal project implementation pilot program.
- Sec. 1142. Federal interest determinations.
- Sec. 1143. Watershed and river basin assessments.
- Sec. 1144. Control of aquatic plant growths and invasive species.
- Sec. 1145. Easements for hurricane and storm damage reduction projects.
- Sec. 1146. Systemwide improvement framework and encroachments.
- Sec. 1147. Remote and subsistence harbors.
- Sec. 1148. Treatment of projects in covered communities.
- Sec. 1149. Remote operations at Corps dams.
- Sec. 1150. Reporting and oversight.
- Sec. 1151. Alternate seaports.
- Sec. 1152. Columbia River Basin.
- Sec. 1153. Challenge cost-sharing program for management of recreation facilities.
- Sec. 1154. Retention of recreation fees.
- Sec. 1155. Sense of Congress related to water data.
- Sec. 1156. Sense of Congress relating to comprehensive benefits.

Subtitle B—Grace F. Napolitano Priority for Water Supply, Water Conservation, and Drought Resiliency Act of 2024

Sec. 1160. Short title.

- Sec. 1161. Declaration of policy.
- Sec. 1162. Forecast-informed reservoir operations.
- Sec. 1163. Updates to certain water control manuals.
- Sec. 1164. Emergency drought operations pilot program.
- Sec. 1165. Leveraging Federal infrastructure for increased water supply.

TITLE II—STUDIES AND REPORTS

- Sec. 1201. Authorization of proposed feasibility studies.
- Sec. 1202. Expedited modification of existing feasibility studies.
- Sec. 1203. Expedited completion.
- Sec. 1204. Expedited completion of other feasibility studies.
- Sec. 1205. Corps of Engineers Reports.
- Sec. 1206. Annual report on harbor maintenance needs and trust fund expenditures.
- Sec. 1207. Craig Harbor, Alaska.
- Sec. 1208. Studies for modification of project purposes in the Colorado River Basin in Arizona.
- Sec. 1209. Beaver Lake, Arkansas, reallocation study.
- Sec. 1210. Oceanside, California.
- Sec. 1211. Delaware Inland Bays Watershed Study.
- Sec. 1212. Sussex County, Delaware.
- Sec. 1213. J. Strom Thurmond Lake, Georgia.
- Sec. 1214. Algiers Canal Levees, Louisiana.
- Sec. 1215. Upper Barataria Basin and Morganza to the Gulf of Mexico Connection, Louisiana.
- Sec. 1216. Poor Farm Pond Dam, Worcester, Massachusetts.
- Sec. 1217. New Jersey hot spot erosion mitigation.
- Sec. 1218. New Jersey Shore protection, New Jersey.
- Sec. 1219. Excess land report for certain projects in North Dakota.
- Sec. 1220. Allegheny River, Pennsylvania.
- Sec. 1221. Buffalo Bayou Tributaries and Resiliency study, Texas.
- Sec. 1222. Lake O' the Pines, Texas.
- Sec. 1223. Matagorda Ship Channel Improvement Project, Texas.
- Sec. 1224. Waco Lake, Texas.
- Sec. 1225. Coastal Washington.
- Sec. 1226. Kanawha River Basin.
- Sec. 1227. Upper Mississippi River System Flood Risk and Resiliency Study.
- Sec. 1228. Briefing on status of certain activities on Missouri River.
- Sec. 1229. Ogallala Aquifer.
- Sec. 1230. National Academy of Sciences study on Upper Rio Grande Basin.
- Sec. 1231. Upper Susquehanna River Basin comprehensive flood damage reduction feasibility study.
- Sec. 1232. Technical correction, Walla Walla River.
- Sec. 1233. Dam safety assurance consideration.
- Sec. 1234. Sea sparrow accounting.
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- Sec. 1236. Deadline for previously required list of covered projects.
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- Sec. 1242. Review of authorities and programs for alternative delivery methods.

- Sec. 1243. Cooperation authority.
- Sec. 1244. GAO studies.

TITLE III—DEAUTHORIZATIONS AND MODIFICATIONS

- Sec. 1301. Deauthorization of inactive projects.
- Sec. 1302. Specific deauthorizations.
- Sec. 1303. General reauthorizations.
- Sec. 1304. Environmental infrastructure.
- Sec. 1305. Environmental infrastructure pilot program.
- Sec. 1306. Conveyances.
- Sec. 1307. Selma, Alabama.
- Sec. 1308. Barrow, Alaska.
- Sec. 1309. Lowell Creek Tunnel, Alaska.
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- Sec. 1311. Santa Ana River Mainstem, California.
- Sec. 1312. Colebrook River Reservoir, Connecticut.
- Sec. 1313. Faulkner Island, Connecticut.
- Sec. 1314. Northern estuaries ecosystem restoration, Florida.
- Sec. 1315. New Savannah Bluff Lock and Dam, Georgia and South Carolina.
- Sec. 1316. Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois.
- Sec. 1317. Larose to Golden Meadow, Louisiana.
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- Sec. 1319. Port Fourchon Belle Pass Channel, Louisiana.
- Sec. 1320. Upper St. Anthony Falls Lock and Dam, Minneapolis, Minnesota.
- Sec. 1321. Missouri River levee system, Missouri.
- Sec. 1322. Stockton Lake, Missouri.
- Sec. 1323. Table Rock Lake, Missouri and Arkansas.
- Sec. 1324. Mamaroneck-Sheldrake Rivers, New York.
- Sec. 1325. Columbia River Channel, Oregon and Washington.
- Sec. 1326. Willamette Valley, Oregon.
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- Sec. 1331. Ediz Hook Beach Erosion Control Project, Port Angeles, Washington.
- Sec. 1332. Western Washington State, Washington.
- Sec. 1333. Storm damage prevention and reduction, coastal erosion, riverine erosion, and ice and glacial damage, Alaska.
- Sec. 1334. Chattahoochee River Program.
- Sec. 1335. Chesapeake Bay Oyster Recovery Program.
- Sec. 1336. Delaware Coastal System Program.
- Sec. 1337. Delaware Inland Bays and Delaware Bay Coast Coastal Storm Risk Management Study.
- Sec. 1338. Hawaii environmental restoration.
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- Sec. 1340. Kentucky and West Virginia environmental infrastructure.
- Sec. 1341. Missouri River mitigation, Missouri, Kansas, Iowa, and Nebraska.
- Sec. 1342. New York emergency shore restoration.
- Sec. 1343. New York and New Jersey Harbor and Tributaries, New York and New Jersey.
- Sec. 1344. Southeastern North Carolina environmental infrastructure.
- Sec. 1345. Ohio, Pennsylvania, and West Virginia.
- Sec. 1346. Western Lake Erie basin, Ohio, Indiana, and Michigan.

- Sec. 1347. Ohio and North Dakota.
- Sec. 1348. Oregon environmental infrastructure.
- Sec. 1349. Pennsylvania environmental infrastructure.
- Sec. 1350. Washington Aqueduct.
- Sec. 1351. Washington Metropolitan Area, Washington, District of Columbia, Maryland, and Virginia.
- Sec. 1352. Northern West Virginia.
- Sec. 1353. Southern West Virginia.
- Sec. 1354. Upper Mississippi River restoration program.
- Sec. 1355. Acequias irrigation systems.
- Sec. 1356. Additional projects for underserved community harbors.
- Sec. 1357. Bosque wildlife restoration project.
- Sec. 1358. Coastal community flood control and other purposes.
- Sec. 1359. Congressional notification of deferred payment agreement request.
- Sec. 1360. Contracts for water supply.
- Sec. 1361. Expenses for control of aquatic plant growths and invasive species.
- Sec. 1362. Hopper dredge McFarland replacement.
- Sec. 1363. Lakes program.
- Sec. 1364. Maintenance of navigation channels.
- Sec. 1365. Maintenance of pile dike system.
- Sec. 1366. Navigation along the Tennessee-Tombigbee Waterway.
- Sec. 1367. Rehabilitation of Corps of Engineers constructed dams.
- Sec. 1368. Soil moisture and snowpack monitoring.
- Sec. 1369. Waiver of non-Federal share of damages related to certain contract claims.
- Sec. 1370. Wilson Lock floating guide wall.
- Sec. 1371. Sense of Congress relating to Mobile Harbor, Alabama.
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- Sec. 1373. Sense of Congress relating to Missouri River priorities.

TITLE IV—WATER RESOURCES INFRASTRUCTURE

- Sec. 1401. Project authorizations.
- Sec. 1402. Special rule.
- Sec. 1403. Additional project authorization pursuant to study by non-Federal interest.
- Sec. 1404. Facility investment.

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TITLE I—FISCALLY RESPONSIBLE HIGHWAY FUNDING ACT OF 2024

- Sec. 2101. Short title.
- Sec. 2102. Definitions.
- Sec. 2103. Redistribution of prior TIFIA funding.
- Sec. 2104. Redistribution of fiscal year 2025 TIFIA funding.
- Sec. 2105. Redistribution of fiscal year 2026 TIFIA funding.

TITLE II—ECONOMIC DEVELOPMENT REAUTHORIZATION ACT OF 2024

Sec. 2201. Short title.

Subtitle A—Public Works and Economic Development

Sec. 2211. Definitions.

- Sec. 2212. Increased coordination.
- Sec. 2213. Grants for public works and economic development.
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- Sec. 2215. Cost sharing.
- Sec. 2216. Regulations on relative needs and allocations.
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- Sec. 2223. Specific flexibilities related to deployment of high-speed broadband.
- Sec. 2224. Critical supply chain site development grant program.
- Sec. 2225. Updated distress criteria and grant rates.
- Sec. 2226. Comprehensive economic development strategies.
- Sec. 2227. Office of Tribal Economic Development.
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- Sec. 2234. GAO report on Economic Development Administration regulations and policies.
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- Sec. 2241. Regional commission authorizations.
- Sec. 2242. Regional commission modifications.
- Sec. 2243. Transfer of funds among Federal agencies.
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TITLE III—PUBLIC BUILDINGS REFORMS

- Sec. 2301. Amendments to the Federal Assets Sale and Transfer Act of 2016.
- Sec. 2302. Utilizing Space Efficiently and Improving Technologies Act.
- Sec. 2303. Impact of Crime on Public Building Usage Act.
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- Sec. 2305. Public Buildings Accountability Act.
- Sec. 2306. Sale of Webster school.
- Sec. 2307. Real property conveyance.
- Sec. 2308. Think Differently About Building Accessibility Act.
- Sec. 2309. Revision of design standards.

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	Sec. 2310. Limitation on authorizations. Sec. 2311. Conveyance of Federal courthouse to the City of Huntsville, Alabama. Sec. 2312. Wilbur J. Cohen Federal Building. Sec. 2313. Eugene E. Siler, Jr. United States Courthouse Annex. Sec. 2314. Senator Dianne Feinstein Federal Building. Sec. 2315. Reuben E. Lawson Federal Building. Sec. 2316. Irene M. Keeley United States Courthouse. Sec. 2317. Virginia Smith Federal Building. Sec. 2318. Harold L. Murphy Federal Building and United States Courthouse. Sec. 2319. Felicitas and Gonzalo Mendez United States Courthouse. Sec. 2320. Helen Edwards Engineering Research Center.
1	DIVISION A—WATER RESOURCES
2	DEVELOPMENT
3	SEC. 1001. SHORT TITLE.
4	This division may be cited as the "Water Resources
5	Development Act of 2024".
6	SEC. 1002. SECRETARY DEFINED.
7	In this division, the term "Secretary" means the Sec-
8	retary of the Army.
9	TITLE I—GENERAL PROVISIONS
10	$Subtitle \ AGeneral \ Matters$
11	SEC. 1101. OUTREACH AND ACCESS.
12	(a) In General.—Section 8117(b) of the Water Re-
13	sources Development Act of 2022 (33 U.S.C. 2281b(b)) is
14	amended—
15	(1) in paragraph (1)—
16	(A) in subparagraph (A)(iii), by striking
17	"and" at the end;
18	(B) in subparagraph (B), by striking the
19	period at the end and inserting "; and"; and

(C) by adding at the end the following:

20

1	"(C) ensuring that a potential non-Federal
2	interest is aware of the roles, responsibilities,
3	and financial commitments associated with a
4	completed water resources development project
5	prior to initiating a feasibility study (as defined
6	in section 105(d) of the Water Resources Devel-
7	opment Act of 1986 (33 U.S.C. 2215(d))), in-
8	cluding operations, maintenance, repair, replace-
9	ment, and rehabilitation responsibilities.";
10	(2) in paragraph (2)—
11	(A) by striking subparagraph (B) and in-
12	serting the following:
13	"(B) designate and make publicly available
14	a community project advisor at each district and
15	division office of the Corps of Engineers for—
16	"(i) inquiries from potential non-Fed-
17	eral interests relating to the water resources
18	development authorities of the Secretary;
19	and
20	"(ii) any other responsibilities as de-
21	termined by the Secretary that are appro-
22	priate to carry out this section;";
23	(B) in subparagraph (D), by striking "and"
24	at the end;

1	(C) in subparagraph (E), by striking the
2	period at the end and inserting "; and"; and
3	(D) by adding at the end the following:
4	"(F) to the maximum extent practicable—
5	"(i) develop and continue to make pub-
6	licly available, through a publicly available
7	existing website, information on the projects
8	and studies within the jurisdiction of each
9	district of the Corps of Engineers; and
10	"(ii) ensure that the information de-
11	scribed in clause (i) is consistent and made
12	publicly available in the same manner
13	across all districts of the Corps of Engi-
14	neers.";
15	(3) by redesignating paragraphs (3) and (4) as
16	paragraphs (4) and (5), respectively; and
17	(4) by inserting after paragraph (2) the fol-
18	lowing:
19	"(3) Guidance.—The Secretary shall develop
20	and issue guidance to ensure that community project
21	advisors designated under paragraph (2)(B) are ade-
22	quately fulfilling their obligations under that para-
23	graph.".
24	(b) Briefing.—Not later than 60 days after the date
25	of enactment of this Act, the Secretary shall provide to the

1	Committee on Environment and Public Works of the Senate
2	and the Committee on Transportation and Infrastructure
3	of the House of Representatives a briefing on the status of
4	the implementation of section 8117 of the Water Resources
5	Development Act of 2022 (33 U.S.C. 2281b), including the
6	amendments made to that section by subsection (a), includ-
7	ing—
8	(1) a plan for implementing any requirements
9	under that section; and
10	(2) any potential barriers to implementing that
11	section.
12	SEC. 1102. NOTICE TO CONGRESS REGARDING WRDA IMPLE-
13	MENTATION.
14	(a) Plan of Implementation.—
15	(1) In General.—Not later than 90 days after
16	the date of enactment of this Act, the Secretary shall
17	develop a plan for implementing this division and the
18	amendments made by this division.
19	(2) Requirements.—In developing the plan
20	under paragraph (1), the Secretary shall—
21	(A) identify each provision of this division
22	(or an amendment made by this division) that
23	will require—

1	(i) the development and issuance of
2	guidance, including whether that guidance
3	will be significant guidance;
4	(ii) the development and issuance of a
5	$rule;\ or$
6	$(iii)\ appropriations;$
7	(B) develop timelines for the issuance of—
8	(i) any guidance described in subpara-
9	graph (A)(i); and
10	(ii) each rule described in subpara-
11	graph (A)(ii); and
12	(C) establish a process to disseminate infor-
13	mation about this division and the amendments
14	made by this division to each District and Divi-
15	sion Office of the Corps of Engineers.
16	(3) Transmittal.—On completion of the plan
17	under paragraph (1), the Secretary shall transmit the
18	plan to—
19	(A) the Committee on Environment and
20	Public Works of the Senate; and
21	(B) the Committee on Transportation and
22	Infrastructure of the House of Representatives.
23	(b) Implementation of Prior Water Resources
24	Development Laws.—

1	(1) Definition of prior water resources
2	DEVELOPMENT LAW.—In this subsection, the term
3	"prior water resources development law" means each
4	of the following (including the amendments made by
5	any of the following):
6	(A) The Water Resources Development Act
7	of 2000 (Public Law 106–541).
8	(B) The Water Resources Development Act
9	of 2007 (Public Law 110–114).
10	(C) The Water Resources Reform and Devel-
11	opment Act of 2014 (Public Law 113–121).
12	(D) The Water Resources Development Act
13	of 2016 (Public Law 114–322).
14	(E) The Water Resources Development Act
15	of 2018 (Public Law 115–270).
16	(F) The Water Resources Development Act
17	of 2020 (Public Law 116–260).
18	(G) The Water Resources Development Act
19	of 2022 (Public Law 117–263).
20	(2) Notice.—
21	(A) In general.—Not later than 60 days
22	after the date of enactment of this Act, the Sec-
23	retary shall submit to the Committee on Envi-
24	ronment and Public Works of the Senate and the
25	Committee on Transportation and Infrastructure

1	of the House of Representatives a written notice
2	of the status of efforts by the Secretary to imple-
3	ment the prior water resources development laws.
4	(B) Contents.—
5	(i) In general.—As part of the notice
6	under subparagraph (A), the Secretary shall
7	include a list describing each provision of a
8	prior water resources development law that
9	has not been fully implemented as of the
10	date of submission of the notice.
11	(ii) Additional information.—For
12	each provision included on the list under
13	clause (i), the Secretary shall—
14	(I) establish a timeline for imple-
15	menting the provision;
16	(II) provide a description of the
17	status of the provision in the imple-
18	mentation process; and
19	(III) provide an explanation for
20	the delay in implementing the provi-
21	sion.
22	(3) Briefings.—
23	(A) In general.—Not later than 180 days
24	after the date of enactment of this Act, and every
25	90 days thereafter until the Chairs of the Com-

1 mittee on Environment and Public Works of the 2 Senate and the Committee on Transportation and Infrastructure of the House of Representa-3 4 tives determine that this division, the amendments made by this division, and prior water re-5 6 sources development laws are fully implemented, 7 the Secretary shall provide to relevant congres-8 sional committees a briefing on the implementa-9 tion of this division, the amendments made by 10 this division, and prior water resources develop-11 ment laws. 12 (B) Inclusions.—A briefing under sub-13 paragraph (A) shall include— 14 (i) updates to the implementation plan 15 under subsection (a); and 16 (ii) updates to the written notice under 17 paragraph (2). 18 (c) Additional Notice Pending Issuance.—Not later than 30 days before issuing any guidance, rule, notice 19 in the Federal Register, or other documentation required 20 21 to implement this division, an amendment made by this division, or a prior water resources development law (as defined in subsection (b)(1)), the Secretary shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infra-

1	structure of the House of Representatives a written notice
2	regarding the pending issuance.
3	(d) Wrda Implementation Team.—
4	(1) Definitions.—In this subsection:
5	(A) Prior water resources develop-
6	MENT LAW.—The term "prior water resources de-
7	velopment law" has the meaning given the term
8	$in \ subsection \ (b)(1).$
9	(B) Team.—The term "team" means the
10	Water Resources Development Act implementa-
11	tion team established under paragraph (2).
12	(2) Establishment.—The Secretary shall estab-
13	lish a Water Resources Development Act implementa-
14	tion team that shall consist of current employees of
15	the Federal Government, including—
16	(A) not fewer than 2 employees in the Office
17	of the Assistant Secretary of the Army for Civil
18	Works;
19	(B) not fewer than 2 employees at the head-
20	quarters of the Corps of Engineers; and
21	(C) a representative of each district and di-
22	vision of the Corps of Engineers.
23	(3) Duties.—The team shall be responsible for
24	assisting with the implementation of this division, the

1	amendments made by this division, and prior water
2	resources development laws, including—
3	(A) performing ongoing outreach to—
4	(i) Congress; and
5	(ii) employees and servicemembers sta-
6	tioned in districts and divisions of the
7	Corps of Engineers to ensure that all Corps
8	of Engineers employees are aware of and
9	implementing provisions of this division,
10	the amendments made by this division, and
11	prior water resources development laws, in
12	a manner consistent with congressional in-
13	tent;
14	(B) identifying any issues with implemen-
15	tation of a provision of this division, the amend-
16	ments made by this division, and prior water re-
17	sources development laws at the district, divi-
18	sion, or national level;
19	(C) resolving the issues identified under
20	subparagraph (B), in consultation with Corps of
21	Engineers leadership and the Secretary; and
22	(D) ensuring that any interpretation devel-
23	oped as a result of the process under subpara-
24	graph (C) is consistent with congressional intent
25	for this division, the amendments made by this

1	division, and prior water resources development
2	laws.
3	SEC. 1103. VERTICAL INTEGRATION AND ACCELERATION OF
4	STUDIES.
5	(a) In General.—Section 1001(a) of the Water Re-
6	sources Reform and Development Act of 2014 (33 U.S.C.
7	2282c(a)) is amended—
8	(1) in paragraph (1), by striking "3 years after
9	the date of initiation" and inserting "4 years after
10	the date on which the Secretary determines the Fed-
11	eral interest for purposes of the report pursuant to
12	section 905(b) of the Water Resources Development
13	Act of 1986 (33 U.S.C. 2282(b))"; and
14	(2) by striking paragraph (2) and inserting the
15	following:
16	"(2) have a maximum total cost of \$5,000,000;
17	and".
18	(b) Savings Clause.—Nothing in the amendments
19	made by subsection (a) shall be construed to affect a feasi-
20	bility study that was initiated prior to the date of the enact-
21	ment of this Act.
22	SEC. 1104. MINIMUM REAL ESTATE INTEREST.
23	(a) Real Estate Plan.—The Secretary shall provide
24	to the non-Federal interest for an authorized water re-
25	sources development project a real estate plan for the project

1	that includes a description of the real estate interests re-
2	quired for construction, operation and maintenance, repair,
3	rehabilitation, or replacement of the project, including any
4	specific details and legal requirements necessary for imple-
5	mentation of the project.
6	(b) Identification of Minimum Interest.—
7	(1) In general.—For each authorized water re-
8	sources development project for which an interest in
9	real property is required for any applicable construc-
10	tion, operation and maintenance, repair, rehabilita-
11	tion, or replacement, the Secretary shall identify the
12	minimum interest in the property necessary to carry
13	out the applicable activity.
14	(2) Determination.—In carrying out para-
15	graph (1), the Secretary shall identify an interest
16	that is less than fee simple title in cases where the
17	Secretary determines that—
18	(A) such an interest is sufficient for con-
19	struction, operation and maintenance, repair, re-
20	habilitation, and replacement of the applicable
21	project; and
22	(B) the non-Federal interest cannot legally
23	make available to the Secretary an interest in fee
24	simple title for purposes of the project.

- 1 (c) Requirement.—The non-Federal interest for an
- 2 authorized water resources development project shall pro-
- 3 vide for the project an interest in the applicable real prop-
- 4 erty that is the minimum interest identified under sub-
- 5 section (b).
- 6 (d) Annual Report.—The Secretary shall annually
- 7 submit to the Committee on Transportation and Infrastruc-
- 8 ture of the House of Representatives and the Committee on
- 9 Environment and Public Works of the Senate a report con-
- 10 taining—
- 11 (1) a summary of all instances in which the Sec-
- 12 retary identified under subsection (b) fee simple title
- as the minimum interest necessary with respect to an
- 14 activity for which the non-Federal interest requested
- 15 the use of an interest less than fee simple title; and
- 16 (2) with respect to each such instance, a descrip-
- tion of the legal requirements that resulted in identi-
- 18 fying fee simple title as the minimum interest.
- 19 (e) Existing Agreements.—At the request of a non-
- 20 Federal interest, an agreement entered into under section
- 21 221 of the Flood Control Act of 1970 (42 U.S.C. 1962d-
- 22 5b) between the Secretary and the non-Federal interest be-
- 23 fore the date of enactment of this Act may be amended to
- 24 reflect the requirements of this section.

1 SEC. 1105. REVIEW PROCESS.

2	Section 14 of the Act of March 3, 1899 (33 U.S.C. 408)
3	is amended by redesignating subsections (c) and (d) as sub-
4	sections (d) and (e), respectively, and inserting after sub-
5	section (b) the following:
6	"(c) Review Process.—
7	"(1) Consistency.—The Secretary shall estab-
8	lish clear, concise, and specific guidance to be used
9	within the Corps of Engineers and by non-Federal en-
10	tities developing applications for permission stand-
11	ardizing the review process across Districts.
12	"(2) Preapplication meeting.—At the request
13	of a non-Federal entity that is planning on submit-
14	ting an application for permission pursuant to sub-
15	section (a), the Secretary shall meet with the non-
16	Federal entity to—
17	"(A) provide clear, concise, and specific de-
18	sign standards that the non-Federal entity must
19	use in the development of the application;
20	"(B) recommend, based on coordination
21	with the non-Federal entity, the appropriate
22	number of design packages for submission for the
23	proposed action, and the stage of development at
24	which such packages should be submitted; and
25	"(C) identify potential concerns or conflicts
26	with such proposed actions.

1	"(3) Contributed funds.—The Secretary may
2	use funds accepted from a non-Federal entity under
3	subsection (b)(3) for purposes of conducting a meeting
4	described in paragraph (2).".
5	SEC. 1106. PROCESSING TIMELINES.
6	Not later than 30 days after the end of each fiscal year,
7	the Secretary shall ensure that the public website for the
8	"permit finder" of the Corps of Engineers accurately reflects
9	the current status of permits for which funds have been con-
10	tributed under section 214 of the Water Resources Develop-
11	ment Act of 2000 (33 U.S.C. 2352).
12	SEC. 1107. CONTINUING AUTHORITY PROGRAMS.
13	(a) Pilot Program for Alternative Project De-
14	LIVERY FOR CONTINUING AUTHORITY PROGRAM
15	Projects.—
16	(1) In General.—Not later than 180 days after
17	the date of enactment of this Act, the Secretary shall
18	implement a pilot program, in accordance with this
19	subsection, allowing a non-Federal interest or the Sec-
20	retary, at the request of the non-Federal interest, to
21	carry out a project under a continuing authority pro-
22	gram through the use of an alternative delivery meth-
23	od.
24	(2) Participation in pilot program.—In car-
25	ruina out paragraph (1), the Secretary shall—

1	(A) solicit project proposals from non-Fed-
2	eral interests by posting program information on
3	a public-facing website and reaching out to non-
4	Federal interests that have previously submitted
5	project requests to the Secretary;
6	(B) review such proposals and select
7	projects, taking into consideration geographic di-
8	versity among the selected projects and the alter-
9	native delivery methods used for the selected
10	projects; and
11	(C) notify the Committee on Transportation
12	and Infrastructure of the House of Representa-
13	tives and the Committee on Environment and
14	Public Works of the Senate of each project se-
15	lected under subparagraph (B), including—
16	(i) identification of the project name,
17	type, and location, and the associated non-
18	$Federal\ interest;$
19	(ii) a description of the type of alter-
20	native delivery method being used to carry
21	out the project; and
22	(iii) a description of how the project
23	meets the authorized purposes and require-
24	ments of the applicable continuing author-
25	ity program.

1	(3) Cost share.—The Federal and non-Federal
2	shares of the cost of a project carried out pursuant to
3	this subsection shall be consistent with the cost share
4	requirements of the applicable continuing authority
5	program.
6	(4) Modifications to processes.—With re-
7	spect to a project selected under paragraph (3), the
8	Secretary, at the request of the non-federal interest,
9	shall to the maximum extent practicable—
10	(A) allow the non-Federal interest to con-
11	tribute more than the non-Federal share of the
12	project required under the applicable continuing
13	authority program;
14	(B) allow the use of return on Federal in-
15	vestment as an alternative to benefit-cost anal-
16	ysis;
17	(C) allow the use of a real estate acquisition
18	audit process to replace existing crediting, over-
19	sight, and review processes and procedures; and
20	(D) allow the use of a single contract with
21	the non-Federal interest that incorporates the
22	feasibility and construction phases.
23	(5) Reimbursement.—
24	(A) In General.—A project selected under
25	paragraph (3) that is carried out by a non-Fed-

1	eral interest pursuant to this subsection shall be
2	eligible for reimbursement for the Federal share
3	of the cost of the project if, before initiation of
4	construction of the project—
5	(i) the non-Federal interest enters into
6	a written agreement with the Secretary
7	under section 221 of the Flood Control Act
8	of 1970 (42 U.S.C. 1962d–5b) consistent
9	with the applicable continuing authority
10	program; and
11	(ii) the Secretary—
12	(I) reviews the plans for construc-
13	tion of the project developed by the
14	$non ext{-}Federal\ interest;$
15	(II) determines that the project
16	meets the requirements of the applica-
17	ble continuing authority program;
18	(III) determines that the project
19	outputs are consistent with the project
20	scope;
21	(IV) determines that the plans
22	comply with applicable Federal laws
23	and regulations; and
24	(V) verifies that the construction
25	documents, including supporting infor-

1	mation, have been signed by an Engi-
2	neer of Record.
3	(B) Application of reimbursement.—
4	The Secretary may only provide reimbursement
5	under subparagraph (A) if the Secretary certifies
6	that—
7	(i) the non-Federal interest has obli-
8	gated funds for the cost of the project se-
9	lected under paragraph (3) and has re-
10	quested reimbursement of the Federal share
11	of the cost of the project; and
12	(ii) the project has been constructed in
13	accordance with—
14	(I) all applicable permits or ap-
15	provals; and
16	(II) the requirements of this sub-
17	section.
18	(C) Monitoring.—The Secretary shall reg-
19	ularly monitor and audit any project being con-
20	structed by a non-Federal interest pursuant to
21	this subsection to ensure that the construction is
22	carried out in compliance with the requirements
23	of—
24	(i) this subsection; and

1	(ii) the relevant continuing authorities
2	program.
3	(6) Evaluations and reporting.—The Sec-
4	retary shall annually submit to the Committee on
5	Transportation and Infrastructure of the House of
6	Representatives and the Committee on Environment
7	and Public Works of the Senate a report on the
8	progress and outcomes of projects carried out pursu-
9	ant to this subsection, including—
10	(A) an assessment of whether the use of al-
11	ternative delivery methods has resulted in cost
12	savings or time efficiencies; and
13	(B) identification of changes to laws or
14	policies needed in order to implement more
15	projects using alternative delivery methods.
16	(7) Definitions.—In this subsection:
17	(A) Alternative delivery method.—The
18	term "alternative delivery method" means a
19	project delivery method that is not the tradi-
20	tional design-bid-build method, including pro-
21	gressive design-build, public-private partner-
22	ships, and construction manager at risk.
23	(B) Continuing Authority Program.—
24	The term "continuing authority program" has
25	the meaning given that term in the section

- 1 7001(c)(1)(D) of Water Resources Reform and 2 Development Act of 2014 (33 U.S.C. 2282d).
- 3 (C) Return on federal investment.— 4 The term "return on Federal investment" means, with respect to Federal investment in a water re-5 6 sources development project, the economic return 7 on the investment for the Federal Government, 8 taking into consideration qualitative returns for 9 any anticipated life safety, risk reduction, eco-10 nomic growth, environmental, and social benefits accruing as a result of the investment.
 - (8) Maximum projects.—Not more than 25 projects may be carried out under this subsection.
 - (9) Sunset.—The authority to commence pursuant to this subsection a project selected under paragraph (3) shall terminate on the date that is 10 years after the date of enactment of this Act.
- 18 (10) AUTHORIZATION OF APPROPRIATIONS.— 19 There is authorized to be appropriated to carry out 20 this subsection \$50,000,000 for each of fiscal years 21 2025 through 2032.
- 22 (b) Emergency Streambank and Shoreline Pro-23 TECTION.—Section 14 of the Flood Control Act of 1946 (33) U.S.C. 701r) is amended—

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(1) by striking "$25,000,000" and inserting
 1
 2
        "$50,000,000"; and
             (2) by striking "$10,000,000" and inserting
 3
        "$15,000,000".
 4
 5
        (c) Storm and Hurricane Restoration and Im-
   PACT MINIMIZATION PROGRAM.—Section 3(c) of the Act of
   August 13, 1946 (33 U.S.C. 426q(c)) is amended—
 8
             (1) in paragraph (1), by striking "$37,500,000"
 9
        and inserting "$62,500,000"; and
10
             (2)
                  in
                       paragraph
                                    (2)(B),
                                             by
                                                   striking
        "$10,000,000" and inserting "$15,000,000".
11
12
             SMALL RIVER AND HARBOR IMPROVEMENT
   Projects.—Section 107(b) of the River and Harbor Act
   of 1960 (33 U.S.C. 577(b)) is amended by striking
14
    "$10,000,000" and inserting "$15,000,000".
15
16
        (e) AQUATIC ECOSYSTEM RESTORATION.—Section 206
   of the Water Resources Development Act of 1996 (33 U.S.C.
   2330) is amended—
18
19
             (1) in subsection (a), by adding at the end the
20
        following:
21
             "(4) Drought resilience.—A project under
22
        this section may include measures that enhance
23
        drought resilience through the restoration of wetlands
        or the removal of invasive species.";
24
```

1	(2) in subsection (b), by adding at the end the
2	following:
3	"(3) Anadromous fish.—Notwithstanding
4	paragraph (1), for projects carried out under sub-
5	section (a)(3), the non-Federal interest shall provide
6	15 percent of the cost of construction, including provi-
7	sion of all lands, easements, rights-of-way, and nec-
8	essary relocations.";
9	(3) in subsection (d), by striking "\$10,000,000"
10	and inserting "\$15,000,000"; and
11	(4) in subsection (f), by striking "\$62,500,000"
12	and inserting "\$75,000,000".
13	(f) Removal of Obstructions; Clearing Chan-
14	NELS.—Section 2 of the Act of August 28, 1937 (33 U.S.C.
15	701g) is amended—
16	(1) by striking "\$7,500,000" and inserting
17	"\$15,000,000";
18	(2) by inserting "for preventing and mitigating
19	flood damages associated with ice jams," after "other
20	debris,"; and
21	(3) by striking "\$500,000" and inserting
22	"\$1,000,000".
23	(g) Project Modifications for Improvement of
24	ENVIRONMENT OR DROUGHT RESILIENCY —Section 1135 of

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the Water Resources Development Act of 1986 (33 U.S.C.
   2309a) is amended—
 3
             (1) in the section heading, by inserting "OR
        Drought Resiliency" after "Environment";
 4
 5
             (2) in subsection (a)—
                  (A) by striking "for the purpose of improv-
 6
 7
             ing" and inserting the following: "for the pur-
 8
             pose of—
 9
             "(1) improving";
10
                  (B) in paragraph (1) (as so designated), by
11
             striking the period at the end and inserting ";
12
             or"; and
13
                  (C) by adding at the end the following:
14
             "(2) providing drought resiliency.";
15
             (3) in subsection (b), by striking "(2) will im-
        prove" and inserting "(2) will provide for drought re-
16
17
        silience or will improve";
18
             (4) in subsection (d), by striking "$10,000,000"
19
        and inserting "$15,000,000";
             (5) in subsection (h), by striking "$50,000,000"
20
21
        and inserting "$62,000,000"; and
22
             (6) by adding at the end the following:
23
         "(j)
             Drought Resilience.—Drought resilience
    measures carried out under this section may include—
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1	"(1) water conservation measures to mitigate
2	and address drought conditions;
3	"(2) removal of sediment captured behind a dam
4	for the purpose of restoring or increasing the author-
5	ized storage capacity of the project concerned;
6	"(3) the planting of native plant species that
7	will reduce the risk of drought and the incidence of
8	nonnative species; and
9	"(4) other actions that increase drought resil-
10	ience, water conservation, or water availability.".
11	(h) Shore Damage Prevention or Mitigation.—
12	Section 111(c) of the River and Harbor Act of 1968 (33
13	U.S.C. 426i(c)) is amended by striking "\$12,500,000" and
14	inserting "\$15,000,000".
15	(i) REGIONAL SEDIMENT MANAGEMENT.—Section
16	204(c)(1)(C) of the Water Resources Development Act of
17	1992 (33 U.S.C. 2326(c)(1)(C)) is amended by striking
18	"\$10,000,000" and inserting "\$15,000,000".
19	(j) Small Flood Control Projects.—Section 205
20	of the Flood Control Act of 1948 (33 U.S.C. 701s) is amend-
21	ed—
22	(1) in the first sentence, by striking
23	"\$68,750,000" and inserting "\$90,000,000"; and
24	(2) in the third sentence, by striking
25	"\$10,000,000" and inserting "\$15,000,000".

1	(k) Community Revitalization Program.—Section
2	165(a) of the Water Resources Development Act of 2020 (33
3	U.S.C. 2201 note) is amended—
4	(1) by striking the subsection heading and in-
5	serting "Community Revitalization Program";
6	(2) in paragraph (1), by striking "pilot pro-
7	gram" and inserting "program";
8	(3) in paragraph (2)—
9	(A) in the paragraph heading, by striking
10	"PILOT";
11	(B) by amending subparagraph (A) to read
12	as follows:
13	"(A) solicit project proposals from non-Fed-
14	eral interests by posting program information on
15	a public-facing website and reaching out to non-
16	Federal interests that have previously submitted
17	relevant project proposals to the Secretary; and";
18	and
19	(C) in subparagraph (B), by striking "a
20	total of 20 projects" and inserting "projects";
21	(3) by striking paragraph (4); and
22	(4) by redesignating paragraph (5) as para-
23	graph(4);
24	(5) in paragraph (4), as so redesignated, by in-
25	serting "the" before "Water"; and

1	(6) by adding at the end the following:
2	"(5) Authorization of Appropriations.—
3	There is authorized to be appropriated to carry out
4	this subsection \$150,000,000 for each fiscal year.".
5	SEC. 1108. STORMWATER MANAGEMENT PROJECTS.
6	(a) In General.—The Secretary shall establish a pro-
7	gram to carry out studies and projects to control, retain,
8	and reuse stormwater associated with flood control efforts,
9	in partnership with non-Federal interests.
10	(b) Requirements.—
11	(1) Prioritization.—In carrying out this sec-
12	tion, the Secretary shall prioritize studies and
13	projects that improve urban flood control efforts, in-
14	cluding through the management of stormwater that
15	flows at a rate of less than 800 cubic feet per second
16	for the 10-percent flood.
17	(2) Use of natural and nature-based fea-
18	TURES.—In carrying out a project under this section,
19	the Secretary shall, to the maximum extent prac-
20	ticable, seek to incorporate natural features and na-
21	ture-based features (as those terms are defined in sec-
22	tion 1184(a) of the Water Resources Development Act
23	of 2016 (33 U.S.C. 2289a(a))).
24	(3) Consideration.—In carrying out a project
25	under this section, the Secretary shall, where appro-

1	priate, maximize the use of features for the reclama-
2	tion, recycling, and reuse of flood water and
3	stormwater associated with the project.
4	(4) Items provided by non-federal inter-
5	EST.—
6	(A) In general.—The non-Federal interest
7	for a project carried out under this section shall
8	provide all land, easements, rights-of-way, and
9	relocations necessary for the project.
10	(B) Credit.—The value of the land, ease-
11	ments, rights-of-way, and relocations provided
12	under subparagraph (A) shall be credited toward
13	the non-Federal share of the cost of the project.
14	(5) AGREEMENTS.—Construction of a project
15	under this section shall be initiated only after a non-
16	Federal interest has entered into a binding agreement
17	with the Secretary to pay—
18	(A) the non-Federal share of the costs of
19	construction required under this section; and
20	(B) 100 percent of any operation, mainte-
21	nance, replacement, and rehabilitation costs as-
22	sociated with the project, in accordance with reg-
23	ulations prescribed by the Secretary.
24	(c) Cost-share.—

1	(1) Study.—Subject to paragraph (3), the Fed-
2	eral share of the cost of a study carried out under this
3	section shall be 50 percent, except that the first
4	\$100,000 of the cost of the study shall be at Federal
5	expense.
6	(2) Construction.—Subject to paragraph (3),
7	the non-Federal share of the cost of a project carried
8	out under this section shall be 35 percent.
9	(3) Limitation.—The total Federal amount ex-
10	pended for a study or project under this section shall
11	be not more than \$10,000,000.
12	(d) Authorization of Appropriations.—There is
13	authorized to be appropriated to the Secretary to carry out
14	this section \$50,000,000 for each fiscal year.
15	SEC. 1109. STUDY OF WATER RESOURCES DEVELOPMENT
16	PROJECTS BY NON-FEDERAL INTERESTS.
17	(a) In General.—Section 203 of the Water Resources
18	Development Act of 1986 (33 U.S.C. 2231) is amended—
19	(1) in subsection (a)—
20	(A) in paragraph (1)—
21	(i) by striking "may undertake a feder-
22	ally authorized feasibility study of a pro-
23	posed water resources development project,
24	or," and inserting the following: "may un-
25	dertake and submit to the Secretary—

1	"(A) a federally authorized feasibility study
2	of a proposed water resources development
3	project; or";
4	(ii) by striking "upon the written ap-
5	proval" and inserting the following:
6	"(B) upon the determination";
7	(iii) in subparagraph (B) (as so des-
8	ignated)—
9	(I) by striking "undertake"; and
10	(II) by striking ", and submit the
11	study to the Secretary" and inserting
12	"or constructed by a non-Federal inter-
13	est pursuant to section 204";
14	(B) in paragraph (2)—
15	(i) in the matter preceding subpara-
16	graph(A)—
17	(I) by striking ", as soon as prac-
18	ticable,"; and
19	(II) by striking "non-Federal in-
20	terests to" and inserting "non-Federal
21	interests that";
22	(ii) by striking subparagraph (A) and
23	inserting the following:
24	"(A) provide clear, concise, and transparent
25	guidance for the non-Federal interest to use in

1	developing a feasibility study that complies with
2	requirements that would apply to a feasibility
3	study undertaken by the Secretary;";
4	(iii) in subparagraph (B), by striking
5	the period at the end and inserting a semi-
6	$colon;\ and$
7	(iv) by adding at the end the following:
8	"(C) provide guidance to a non-Federal in-
9	terest on obtaining support from the Secretary to
10	complete elements of a feasibility study that may
11	be considered inherently governmental and re-
12	quired to be done by a Federal agency; and
13	"(D) provide contacts for employees of the
14	Corps of Engineers that a non-Federal interest
15	may use to initiate coordination with the Sec-
16	retary and identify at what stages coordination
17	may be beneficial."; and
18	(C) by adding at the end the following:
19	"(3) Determination.—If a non-Federal interest
20	requests to undertake a feasibility study on a modi-
21	fication to a constructed water resources development
22	project under paragraph (1)(B), the Secretary shall
23	expeditiously provide to the non-Federal interest the
24	determination required under such paragraph with
25	respect to whether conceptual modifications, as pre-

1	sented by the non-Federal interest, are consistent with
2	the authorized purposes of the project.";
3	(2) in subsection (b)—
4	(A) in paragraph (3)—
5	(i) in subparagraph (B), by striking
6	"receives a request under this paragraph"
7	and inserting "receives a study submission
8	under subsection (a) or receives a request
9	under subparagraph (A)"; and
10	(ii) by adding at the end the following:
11	"(C) Additional information re-
12	QUIRED.—The Secretary shall notify a non-Fed-
13	eral interest if, upon initial review of a submis-
14	sion received under subsection (a) or a receipt of
15	a request under subparagraph (A), the Secretary
16	requires additional information to perform the
17	required analyses, reviews, and compliance proc-
18	esses and include in such notification a detailed
19	description of the required information.";
20	(B) by striking paragraph (4) and inserting
21	$the\ following:$
22	"(4) Notification.—Upon receipt of a study
23	submission under subsection (a) or receipt of a re-
24	quest under paragraph (3)(A), the Secretary shall no-
25	tify the Committee on Transportation and Infrastruc-

1	ture of the House of Representatives and the Com-
2	mittee on Environment and Public Works of the Sen-
3	ate of the submission or request and a timeline for
4	completion of the required analyses, reviews, and
5	compliance processes and shall notify the non-Federal
6	interest of such timeline."; and
7	(C) in paragraph (5), by striking "receiving
8	a request under paragraph (3)" and inserting
9	"receiving a study submission under subsection
10	(a) or a request under paragraph (3)(A)";
11	(3) in subsection (d)—
12	(A) by striking "If a project" and inserting
13	the following:
14	"(1) In general.—If a project";
15	(B) by inserting "or modification to the
16	project" before "an amount equal to"; and
17	(C) by adding at the end the following:
18	"(2) Maximum amount.—Any credit provided to
19	a non-Federal interest under this subsection may not
20	exceed the maximum Federal cost for a feasibility
21	study initiated by the Secretary under section
22	1001(a)(2) of the Water Resources Reform and Devel-
23	opment Act of 2014 (33 U.S.C. 2282c(a))."; and
24	(4) by adding at the end the following:

1	"(f) Authorization of Appropriations.—There is
2	authorized to be appropriated to the Secretary \$1,000,000
3	for each fiscal year to carry out this section.".
4	(b) GUIDANCE.—Not later than 18 months after the
5	date of enactment of this Act, the Secretary shall update
6	any guidance as necessary to reflect the amendments made
7	by this section.
8	(c) Implementation.—Any non-Federal interest that
9	has entered in a written agreement with the Secretary re-
10	lated to carrying out a feasibility study pursuant to section
11	203 of the Water Resources Development Act of 1986 (33
12	U.S.C. 2231) before the date of enactment of this Act may
13	submit to the Secretary a request to amend such agreement
14	to reflect the amendments made by this section.
15	SEC. 1110. CONSTRUCTION OF WATER RESOURCES DEVEL-
16	OPMENT PROJECTS BY NON-FEDERAL INTER-
17	ESTS.
18	(a) In General.—Section 204 of the Water Resources
19	Development Act of 1986 (33 U.S.C. 2232) is amended—
20	(1) in subsection (c), by striking paragraph (1)
21	and inserting the following:
22	"(1) In general.—When requested by a non-
23	Federal interest carrying out a project or separable
24	element of a project under this section, the Secretary
25	shall undertake all necessary studies, engineering, and

1	technical assistance on construction for any project or
2	separable element of a project under this section, and
3	provide technical assistance in obtaining all necessary
4	permits for the construction, if the non-Federal inter-
5	est contracts with the Secretary to provide funds to
6	the United States funds for the studies, engineering,
7	or technical assistance.";
8	(2) in subsection (d)—
9	(A) in paragraph $(1)(A)$, by striking
10	"plans" each place it appears and inserting
11	"plan";
12	(B) in paragraph $(3)(B)$, by inserting ",
13	discrete segment of the project, or separable ele-
14	ment of the project" after "the project";
15	(C) in paragraph (5) by striking "plans"
16	each place it appears and inserting "plan"; and
17	(D) by adding at the end the following:
18	"(6) Exclusions.—The Secretary may not pro-
19	vide credit or reimbursement for—
20	"(A) activities required by the non-Federal
21	interest to initiate design and construction that
22	would otherwise not be required by the Secretary;
23	or
24	"(B) delays incurred by the non-Federal in-
25	terest resulting in project cost increases.".

1	(b) GUIDANCE.—Not later than 18 months after the
2	date of enactment of this Act, the Secretary shall update
3	any guidance as necessary to reflect the amendments made
4	by this section.
5	(c) Implementation.—Any non-Federal interest that
6	has entered in a written agreement with the Secretary to
7	carry out a water resources development project pursuant
8	to section 204 of the Water Resources Development Act of
9	1986 (33 U.S.C. 2232) before the date of enactment of this
10	Act may submit to the Secretary a request to amend such
11	agreement to reflect the amendments made by this section.
12	SEC. 1111. ANNUAL REPORT TO CONGRESS.
13	Section 7001 of the Water Resources Reform and De-
14	velopment Act of 2014 (33 U.S.C. 2282d) is amended—
15	(1) in subsection $(c)(1)(D)(iii)$ —
16	(A) in subclause (VIII), by striking "; and"
17	and inserting a semicolon;
18	(B) in subclause (IX), by striking the period
19	at the end and inserting "; and"; and
20	(C) by adding at the end the following:
21	"(X) section 1108 of the Water
22	Resources Development Act of 2024.";
23	(2) by redesignating subsection (g) as subsection
24	(i); and
25	(3) by inserting after subsection (f) the following:

- 1 "(q) Non-Federal Interest Notification.—After
- 2 the publication of the annual report under subsection (f),
- 3 if the proposal of a non-Federal interest submitted under
- 4 subsection (b) was included by the Secretary in the appen-
- 5 dix under subsection (c)(4), the Secretary shall provide
- 6 written notification to the non-Federal interest of such in-
- 7 clusion.
- 8 "(h) Congressional Notification.—Not later than
- 9 30 days after the publication of the annual report under
- 10 subsection (f), for each proposal included in that annual
- 11 report or appendix, the Secretary shall notify each Member
- 12 of Congress that represents the State in which that proposal
- 13 will be located that the proposal was included the annual
- 14 report or the appendix.".
- 15 SEC. 1112. SERVICES OF VOLUNTEERS.
- 16 (a) In General.—The Secretary may recognize a vol-
- 17 unteer providing services under the heading "Department
- 18 of Defense—Civil—Department of the Army—Corps of En-
- 19 gineers—Civil—General Provisions" in chapter IV of title
- 20 I of the Supplemental Appropriations Act, 1983 (33 U.S.C.
- 21 569c) through an award or other appropriate means, except
- 22 that such award may not be in the form of a cash award.
- 23 (b) Process.—The Secretary shall establish a process
- 24 to carry out subsection (a).

1 SEC. 1113. NONRECREATION OUTGRANT POLICY.

2	(a) In General.—Not later than 180 days after the
3	date of enactment of this Act, the Secretary shall update
4	the policy guidance of the Corps of Engineers for the evalua-
5	tion and approval of nonrecreational real estate outgrant
6	requests for the installation, on lands and waters operated
7	and maintained by the Secretary, of infrastructure for the
8	provision of broadband services.
9	(b) Requirements.—In updating the policy guidance
10	under subsection (a), the Secretary shall ensure that the pol-
11	icy guidance—
12	(1) requires the consideration of benefits to the
13	public in evaluating a request described in subsection
14	(a);
15	(2) requires the Secretary to consider financial
16	factors when determining whether there is a viable al-
17	ternative to the installation for which approval is re-
18	quested as described in subsection (a);
19	(3) requires that a request described in sub-
20	section (a) be expeditiously approved or denied after
21	submission of a completed application for such re-
22	quest; and
23	(4) requires the Secretary to include in any de-
24	nial of such a request detailed information on the jus-
25	tification for the denial

1	(c) Savings Clause.—Nothing in this section affects
2	or alters the responsibility of the Secretary—
3	(1) to sustain and protect the natural resources
4	of lands and waters operated and maintained by the
5	Secretary; or
6	(2) to carry out a water resources development
7	project consistent with the purposes for which such
8	project is authorized.
9	SEC. 1114. SILVER JACKETS PROGRAM.
10	The Secretary shall continue the Silver Jackets pro-
11	gram established by the Secretary pursuant to section 206
12	of the Flood Control Act of 1960 (33 U.S.C. 709a) and sec-
13	tion 204 of the Robert T. Stafford Disaster Relief and
14	Emergency Assistance Act (42 U.S.C. 5134).
15	SEC. 1115. SUPPORT OF ARMY CIVIL WORKS MISSIONS.
16	Section 8159 of the Water Resources Development Act
17	of 2022 (136 Stat. 3740) is amended—
18	(1) in paragraph (3), by striking "; and" and
19	inserting a semicolon; and
20	(2) by striking paragraph (4) and inserting the
21	following:
22	"(4) West Virginia University to conduct aca-
23	demic research on flood resilience planning and risk
24	management, water resource-related emergency man-
25	agement, aquatic ecosystem restoration, water quality,

- hydropower (including siting and risk management for open- and closed-loop pumped hydropower energy storage), and water resource-related recreation (including management of water-related resources for recreation) in the State of West Virginia;
 - "(5) Delaware State University to conduct academic research on water resource ecology, water quality, aquatic ecosystem restoration, coastal restoration, and water resource-related emergency management in the State of Delaware, the Delaware River Basin, and the Chesapeake Bay watershed;
 - "(6) the University of Notre Dame to conduct academic research on hazard mitigation policies and practices in coastal communities, including through the incorporation of data analysis and the use of riskbased analytical frameworks for reviewing flood mitigation and hardening plans and for evaluating the design of new infrastructure;
 - "(7) Mississippi State University to conduct academic research on technology to be used in water resources development infrastructure, analyses of the environment before and after a natural disaster, and geospatial data collection;
 - "(8) Western Washington University, Bellingham to conduct academic research on water qual-

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1	ity, aquatic ecosystem restoration (including aqua-
2	culture), and the resiliency of water resources develop-
3	ment projects in the Pacific Northwest to natural dis-
4	asters;
5	"(9) the University of North Carolina Wil-
6	mington to conduct academic research on flood miti-
7	gation, coastal resiliency, water resource ecology,
8	water quality, aquatic ecosystem restoration (includ-
9	ing aquaculture), coastal restoration, and resource-re-
10	lated emergency management in North Carolina and
11	Mid-Atlantic region; and
12	"(10) California State Polytechnic University,
13	Pomona to conduct academic research on integrated
14	design and management of water resources develop-
15	ment projects, including for the purposes of flood risk
16	management, ecosystem restoration, water supply,
17	water conservation, and sustainable aquifer manage-
18	ment.".
19	SEC. 1116. TEMPORARY RELOCATION ASSISTANCE PILOT
20	PROGRAM.
21	Section $8154(g)(1)$ of the Water Resources Develop-
22	ment Act of 2022 (136 Stat. 3735) is amended by adding
23	at the end the following:
24	"(F) Project for hurricane and storm dam-
25	age risk reduction, Norfolk Coastal Storm Risk

1	Management, Virginia, authorized by section
2	401(3) of the Water Resources Development Act
3	of 2020 (134 Stat. 2738).".
4	SEC. 1117. HARBOR DEEPENING.
5	(a) Construction.—Section 101(a)(1) of the Water
6	Resources Development Act of 1986 (33 U.S.C. 2211(a)(1))
7	is amended by striking "50 feet" each place it appears and
8	inserting "55 feet".
9	(b) Operation and Maintenance.—Section
10	101(b)(1) of the Water Resources Development Act of 1986
11	(33 U.S.C. 2211(b)(1)) is amended by striking "50 feet"
12	and inserting "55 feet".
13	SEC. 1118. INLAND WATERWAYS REGIONAL DREDGE PILOT
13 14	SEC. 1118. INLAND WATERWAYS REGIONAL DREDGE PILOT PROGRAM.
14 15	PROGRAM.
14 15	PROGRAM. Section 8133(c) of the Water Resources Development
14 15 16	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows:
14151617	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows: "(c) Projects.—In awarding contracts under sub-
14 15 16 17 18	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows: "(c) Projects.—In awarding contracts under subsection (a), the Secretary shall consider projects that—
14 15 16 17 18 19	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows: "(c) PROJECTS.—In awarding contracts under subsection (a), the Secretary shall consider projects that— "(1) improve navigation reliability on inland
14 15 16 17 18 19 20	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows: "(c) Projects.—In awarding contracts under subsection (a), the Secretary shall consider projects that— "(1) improve navigation reliability on inland waterways that are accessible year-round;
14 15 16 17 18 19 20 21	PROGRAM. Section 8133(c) of the Water Resources Development Act of 2022 (136 Stat. 3720) is amended to read as follows: "(c) PROJECTS.—In awarding contracts under subsection (a), the Secretary shall consider projects that— "(1) improve navigation reliability on inland waterways that are accessible year-round; "(2) increase freight capacity on inland water-

1	SEC. 1119. DREDGED MATERIAL DISPOSAL FACILITY PART-
2	NERSHIPS.
3	(a) In General.—Section 217(b) of the Water Re-
4	sources Development Act of 1996 (33 U.S.C. 2326a(b)) is
5	amended—
6	(1) by amending paragraph (1) to read as fol-
7	lows:
8	"(1) In general.—
9	"(A) Non-federal use.—The Secretary—
10	"(i) at the request of a non-Federal en-
11	tity, may permit the use of any dredged
12	material disposal facility under the juris-
13	diction of, or managed by, the Secretary by
14	the non-Federal entity if the Secretary de-
15	termines that such use will not reduce the
16	availability of the facility for the authorized
17	water resources development project on a
18	channel in the vicinity of the disposal facil-
19	ity;
20	"(ii) at the request of a non-Federal
21	entity, shall permit the non-Federal entity
22	to use a non-Federal disposal facility for the
23	disposal of material dredged by the non-
24	Federal entity, regardless of any connection
25	to a Federal navigation project, if—

1	"(I) permission for such use has
2	been granted by the owner of the non-
3	Federal disposal facility; and
4	"(II) the Secretary determines
5	that the dredged material disposal
6	needs required to maintain, perform
7	authorized deepening, or restore the
8	navigability and functionality of au-
9	thorized navigation channels in the vi-
10	cinity of the non-Federal disposal fa-
11	cility for the 20-year period following
12	the date of the request, including all
13	planned and routine dredging oper-
14	ations necessary to maintain such
15	channels for the authorized purposes
16	during such period, can be met by the
17	available gross capacity of other
18	dredged material disposal facilities in
19	the vicinity of the non-Federal disposal
20	facility; and
21	"(iii) shall impose fees to recover cap-
22	ital, operation, and maintenance costs asso-
23	ciated with such uses.
24	"(B) Determinations.—The Secretary
25	shall—

1	"(i) delegate determinations under
2	clauses (i) and (ii)(II) of subparagraph (A)
3	to the District Commander of the district in
4	which the relevant disposal facility is lo-
5	cated; and
6	"(ii) make such determinations not
7	later than 90 days after receiving the appli-
8	cable request.";
9	(2) in paragraph (2)—
10	(A) in the paragraph heading, by striking
11	"Use of fees" and inserting "Fees";
12	(B) by striking "Notwithstanding" and in-
13	serting the following:
14	"(A) Use.—Notwithstanding"; and
15	(C) by adding at the end the following:
16	"(B) Reduction in Amount.—In collecting
17	any fee under this subsection, the Secretary shall
18	reduce the amount imposed under paragraph
19	(1)(A)(iii) to account for improvements made to
20	the non-Federal disposal facility by the non-Fed-
21	eral entity to recover the capacity of the non-
22	Federal disposal facility."; and
23	(3) by adding at the end the following:
24	"(3) Disposition studies.—

1	"(A) REQUIREMENT.—Upon request by the
2	owner of a non-Federal disposal facility, the Sec-
3	retary shall carry out a disposition study of the
4	non-Federal disposal facility, in accordance with
5	section 1168 of the Water Resources Development
6	Act of 2018 (33 U.S.C. 578b), if—
7	"(i) the Secretary has not used the
8	non-Federal disposal facility for the dis-
9	posal of dredged material during the 20-
10	year period preceding the date of the re-
11	quest; and
12	"(ii) the Secretary determines that the
13	non-Federal disposal facility is not needed
14	for such use by the Secretary during the 20-
15	year period following the date of the request.
16	"(B) Conclusive presumptions.—For
17	purposes of carrying out a disposition study re-
18	quired under subparagraph (A), the Secretary
19	shall—
20	"(i) consider the non-Federal disposal
21	facility to be a separable element of a
22	project; and
23	"(ii) consider a Federal interest in the
24	non-Federal disposal facility to no longer
25	exist.

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1	interest in effect on the date of enactment of this Act,
2	unless the non-Federal interest is notified and agrees.
3	SEC. 1120. REAL ESTATE ADMINISTRATIVE FEES.
4	(a) In General.—Not later than 30 days after the
5	date of enactment of this Act, the Secretary shall initiate
6	the development of guidance to standardize processes for de-
7	veloping, updating, and tracking real estate administrative
8	fees administered by the Corps of Engineers.
9	(b) Guidance under sub-
10	section (a), the Secretary shall—
11	(1) outline standard methodologies to estimate
12	costs for purposes of setting real estate administrative
13	fees;
14	(2) define the types of activities involved in
15	managing real estate instruments that are included
16	for purposes of setting such fees;
17	(3) establish cost-tracking procedures to capture
18	data relating to the activities described in paragraph
19	(2) for purposes of setting such fees;
20	(4) outline a schedule for divisions or districts of
21	the Corps of Engineers to review, and update as ap-
22	propriate, real estate administrative fees, including
23	specifying what such reviews should entail and the
24	frequency of such reviews; and

1	(5) provide opportunities for stakeholder input
2	on real estate administrative fees.
3	(c) Publicly Available.—The Secretary shall make
4	publicly available on the website of each Corps of Engineers
5	district—
6	(1) the guidance developed under this section;
7	and
8	(2) any other relevant information on real estate
9	administrative fees, including lists of real estate in-
10	struments requiring such fees, and methodologies used
11	to set such fees.
12	SEC. 1121. DATABASES OF CORPS RECREATIONAL SITES.
13	The Secretary shall regularly update publicly avail-
14	able databases maintained, or cooperatively maintained, by
15	the Corps of Engineers with information on sites operated
16	or maintained by the Secretary that are used for rec-
17	reational purposes, including the operational status of, and
18	the recreational opportunities available at, such sites.
19	SEC. 1122. PROJECT STUDIES SUBJECT TO INDEPENDENT
20	EXTERNAL PEER REVIEW.
21	Section 2034 of the Water Resources Development Act
22	of 2007 (33 U.S.C. 2343) is amended—
23	(1) by striking subsection (h); and
24	(2) by redesignating subsections (i) through (l)
25	as subsections (h) through (k), respectively.

1 SEC. 1123. NATIONAL COASTAL MAPPING PROGRAM.

2	(a) In General.—The Secretary is authorized to
3	carry out a national coastal mapping program to provide
4	recurring national coastal mapping along the coasts of the
5	United States to support Corps of Engineers navigation,
6	flood risk management, environmental restoration, and
7	emergency operations missions.
8	(b) Scope.—In carrying out the program under sub-
9	section (a), the Secretary—
10	(1) shall disseminate coastal mapping data and
11	new or advanced geospatial information and remote
12	sensing tools for coastal mapping derived from the
13	analysis of such data to the Corps of Engineers, other
14	Federal agencies, States, and other stakeholders;
15	(2) shall implement coastal surveying based on
16	findings of the national coastal mapping study car-
17	ried out under section 8110 of the Water Resources
18	Development Act of 2022 (136 Stat. 3702);
19	(3) shall conduct research and development on
20	bathymetric liDAR and ancillary technologies nec-
21	essary to advance coastal mapping capabilities in
22	order to exploit data with increased efficiently and
23	greater accuracy;
24	(4) with respect to any region affected by a hur-
25	ricane rated category 3 or higher, shall—
26	(A) conduct coastal mapping of such region;

1	(B) determine volume changes at Federal
2	projects in such region;
3	(C) quantify damage to navigation infra-
4	structure in such region;
5	(D) assess environmental impacts to such
6	region, measure any coastal impacts; and
7	(E) make any data gathered under this
8	paragraph publicly available not later than 2
9	weeks after the acquisition of such data;
10	(5) at the request of another Federal entity or a
11	State or local government entity, may provide subject
12	matter expertise, mapping services, and technology
13	evolution assistance;
14	(6) may enter into an agreement with another
15	Federal agency or a State agency to accept funds
16	from such agency to expand the coverage of the pro-
17	gram to efficiently meet the needs of such agency;
18	(7) shall coordinate with representatives of the
19	Naval Meteorology and Oceanography Command, the
20	National Oceanic and Atmospheric Administration,
21	United States Geological Survey, and any other rep-
22	resentative of a Federal agency that the Secretary de-
23	termines necessary, to support any relevant Federal,
24	State, or local agency through participation in work-
25	ing groups, committees, and organizations;

1	(8) may maintain the panel of senior leaders es-
2	tablished under section 8110(e) of the Water Resources
3	Development Act of 2022; and
4	(9) may convene an annual coastal mapping
5	community of practice meeting to discuss and iden-
6	tify technical topics and challenges to inform such
7	panel in carrying out the duties of such panel.
8	(c) Authorization of Appropriations.—There is
9	authorized to be appropriated to carry out this section for
10	each fiscal year \$15,000,000, to remain available until ex-
11	pended.
12	SEC. 1124. REMOVAL OF ABANDONED VESSELS.
13	(a) In General.—Section 19 of the Act of March 3,
14	1899 (33 U.S.C. 414) is amended—
15	(1) by striking "SEC. 19. (a) That whenever"
16	and inserting the following:
17	"SEC. 19. VESSEL REMOVAL BY CORPS OF ENGINEERS.
18	"(a) Removal of Obstructive Vessels.—
19	"(1) In general.—That whenever";
20	(2) in subsection (b)—
21	(A) by striking "described in this section"
22	and inserting "described in this subsection"; and
23	(B) by striking "under subsection (a)" and
24	insertina "under paragraph (1)":

1	(3) by striking "(b) The owner" and inserting
2	$the\ following:$
3	"(2) Liability of owner, lessee, or oper-
4	ATOR.—The owner"; and
5	(4) by adding at the end the following:
6	"(b) Removal of Abandoned Vessel.—
7	"(1) In general.—The Secretary is authorized
8	to remove from the navigable waters of the United
9	States a covered vessel that does not obstruct the navi-
10	gation of such waters, if—
11	"(A) such removal is determined to be in
12	the public interest by the Secretary, in consulta-
13	tion with any State in which the vessel is located
14	or any Indian Tribe with jurisdiction over the
15	area in which the vessel is located, as applicable;
16	and
17	"(B) in the case of a vessel that is not under
18	the control of the United States by reason of sei-
19	zure or forfeiture, the Commandant of the Coast
20	Guard determines that the vessel is abandoned.
21	"(2) Interagency agreements.—In removing
22	a covered vessel under this subsection, the Secretary—
23	"(A) is authorized to enter into an inter-
24	agency agreement with the head of any Federal

1	department, agency, or instrumentality that has
2	control of such vessel; and
3	"(B) is authorized to accept funds from
4	such department, agency, or instrumentality for
5	the removal of such vessel.
6	"(3) Liability.—The owner of a covered vessel
7	shall be liable to the United States for the costs of re-
8	moval, destruction, and disposal of such vessel under
9	this subsection.
10	"(4) Covered vessel defined.—
11	"(A) In General.—In this subsection, the
12	term 'covered vessel' means a vessel—
13	"(i) determined to be abandoned by the
14	Commandant of the Coast Guard; or
15	"(ii) under the control of the United
16	States by reason of seizure or forfeiture pur-
17	suant to any law.
18	"(B) Exclusion.—The term 'covered vessel'
19	does not include—
20	"(i) any vessel for which the Secretary
21	has removal authority under subsection (a)
22	or section 20;
23	"(ii) an abandoned barge for which the
24	Commandant of the Coast Guard has the

1	authority to remove under chapter 47 of
2	title 46, United States Code; and
3	"(iii) a vessel—
4	"(I) for which the owner is not
5	identified, unless determined to be
6	abandoned by the Commandant of the
7	Coast Guard; or
8	"(II) for which the owner has not
9	agreed to pay the costs of removal, de-
10	struction, or disposal.
11	"(5) Authorization of Appropriations.—
12	There is authorized to be appropriated to carry out
13	this section \$10,000,000 for each of fiscal years 2025
14	through 2029.".
15	(b) Conforming Amendment.—Section 20 of the Act
16	of March 3, 1899 (33 U.S.C. 416) is amended by striking
17	"the preceding section of this Act" and inserting "section
18	19(a)".
19	SEC. 1125. MISSOURI RIVER EXISTING FEATURES PROTEC-
20	TION.
21	(a) In General.—Before carrying out a covered ac-
22	tion with respect to a covered in-river feature, the Secretary
23	shall perform an analysis to identify whether such action
24	will—

1	(1) contribute to adverse effects of increased
2	water levels during flood events adjacent to the cov-
3	ered in-river feature;
4	(2) increase risk of flooding on commercial and
5	residential structures and critical infrastructure adja-
6	cent to the covered in-river feature;
7	(3) decrease water levels during droughts adja-
8	cent to the covered in-river feature;
9	(4) affect the navigation channel, including
10	crossflows, velocity, channel depth, and channel
11	width, adjacent to the covered in-river feature;
12	(5) contribute to bank erosion on private lands
13	adjacent to the covered in-river feature;
14	(6) affect the operation of ports or harbors adja-
15	cent to the covered in-river feature; or
16	(7) affect harvesting of sand adjacent to the cov-
17	ered in-river feature.
18	(b) MITIGATION.—If the Secretary determines that a
19	covered action will result in an outcome described in sub-
20	section (a), the Secretary shall mitigate such outcome.
21	(c) Savings Clause.—Nothing in this section may be
22	construed to affect the requirements of section 906 of the
23	Water Resources Development Act of 1986 (33 U.S.C. 2283).
24	(d) Definitions.—In this section:

(1) Covered action.—The term "covered ac-1 2 tion" means the construction of, modification of, operational changes to, or implementation of a covered in-3 river feature. 4 (2) Covered in-river feature.—The term 6 "covered in-river feature" means in-river features on 7 the Missouri River used to create and maintain dike 8 notches, chutes, and complexes for interception or 9 rearing authorized pursuant to section 601(a) of the 10 Water Resources Development Act of 1986 (100 Stat. 11 4143; 113 Stat. 306; 121 Stat. 1155) and section 334 12 of the Water Resources Development Act of 1999 (113 13 Stat. 306: 136 Stat. 3799). 14 SEC. 1126. INLAND WATERWAY PROJECTS. 15 (a) In General.—Section 102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)) is amended— 17 18 (1) in the matter preceding paragraph (1), by 19 striking "65 percent of the costs" and inserting "75 20 percent of the costs"; and 21 (2) in the second sentence, by striking "35 per-22 cent of such costs" and inserting "25 percent of such costs". 23 24 (b) APPLICATION.—The amendments made by sub-

section (a) shall apply beginning on October 1, 2024, to

- 1 any construction of a project for navigation on the inland
- 2 waterways that is new or ongoing on or after that date.
- 3 SEC. 1127. PLANNING ASSISTANCE FOR STATES.
- 4 Section 22(a)(2)(B) of the Water Resources Develop-
- 5 ment Act of 1974 (42 U.S.C. 1962d-16(a)(2)(B)) is amend-
- 6 ed by inserting "and title research for abandoned struc-
- 7 tures" before the period at the end.
- 8 SEC. 1128. EXPEDITED CONSIDERATION.
- 9 Section 7004(b)(4) of the Water Resources Reform and
- 10 Development Act of 2014 (128 Stat. 1374; 132 Stat. 3784)
- 11 is amended by striking "December 31, 2024" and inserting
- 12 "December 31, 2026".
- 13 SEC. 1129. EMERGING HARBORS.
- Not later than 90 days after the date of enactment of
- 15 this Act, the Secretary shall—
- 16 (1) issue guidance for the purpose of carrying
- out section 210(c)(3)(B) of the Water Resources Devel-
- 18 opment Act of 1986 (33 U.S.C. 2238(c)(3)(B)); and
- 19 (2) develop a mechanism to accept the non-Fed-
- 20 eral share of funds from a non-Federal interest for
- 21 maintenance dredging carried out under such section.
- 22 SEC. 1130. MAXIMIZATION OF BENEFICIAL USE.
- 23 (a) Beneficial Use of Dredged Material.—Sec-
- 24 tion 1122 of the Water Resources Development Act of 2016
- 25 (33 U.S.C. 2326 note) is amended—

1	(1) in subsection (a)—
2	(A) by striking "Not later than 90 days
3	after the date of enactment of this Act, the Sec-
4	retary shall establish a pilot program" and in-
5	serting "The Secretary is authorized"; and
6	(B) by striking paragraph (1) and inserting
7	$the\ following:$
8	"(1) promoting resiliency and reducing the risk
9	to property and infrastructure of flooding and storm
10	damage;";
11	(2) in subsection (b)—
12	(A) in the matter preceding paragraph (1),
13	by striking "the pilot program" and inserting
14	"this section";
15	(B) by striking paragraph (1) and inserting
16	the following:
17	"(1) identify and carry out projects for the bene-
18	ficial use of dredged material;";
19	(3) in subsection $(c)(1)$ —
20	(A) by striking "In carrying out the pilot
21	program, the" and inserting "The"; and
22	(B) by striking "under the pilot program"
23	and inserting "under this section";

1	(4) in subsection (d), in the matter preceding
2	paragraph (1), by striking "the pilot program" and
3	inserting "this section";
4	(5) in subsection (f)—
5	(A) in paragraph (1), by striking "the pilot
6	program" and inserting "this section"; and
7	(B) in paragraph (4), by striking "the pilot
8	program" and inserting "the implementation of
9	this section"; and
10	(6) by striking subsection (g) and redesignating
11	subsection (h) as subsection (g).
12	(b) Regional Sediment Management.—Section 204
13	of the Water Resources Development Act of 1992 (33 U.S.C.
14	2326) is amended—
15	(1) in subsection (a)(1), by striking "rehabilita-
16	tion of projects" and inserting "rehabilitation of
17	projects, including projects for the beneficial use of
18	dredged materials described in section 1122 of the
19	Water Resources Development Act of 2016 (33 U.S.C.
20	2326 note),"; and
21	(2) in subsection (f), by adding at the end the
22	following:
23	"(12) Osceola County, Florida.".

1	(c) Beneficial Use of Dredged Material.—Sec-
2	tion 125(a)(1) of the Water Resources Development Act of
3	2020 (33 U.S.C. 2326g) is amended—
4	(1) by striking "It is the policy" and inserting
5	$the\ following:$
6	"(A) POLICY.—It is the policy"; and
7	(2) by adding at the end the following:
8	"(B) National Goal.—To the greatest ex-
9	tent practicable, the Secretary shall ensure that
10	not less than 70 percent by volume (as measured
11	in cubic yards) of suitable dredged material ob-
12	tained from the construction or operation and
13	maintenance of water resources development
14	projects is used beneficially.".
15	(d) Maximization of Beneficial Use in Dredged
16	Material Management Plans.—Each dredged material
17	management plan for a federally authorized water resources
18	development project, and each regional sediment plan devel-
19	oped under section 204 of the Water Resources Development
20	Act of 1992 (33 U.S.C. 2326), including any such plan
21	under development on the date of enactment of this Act,
22	shall—
23	(1) maximize the beneficial use of suitable
24	dredaed material: and

- (2) to the maximum extent practicable, prioritize
 the use of such dredged material in water resources
 development projects in areas vulnerable to coastal
 land loss or shoreline erosion.
- 5 (e) Transfer of Suitable Dredged Material.—
 - (1) In General.—The Secretary is authorized to make available to a non-Federal interest, at no additional cost, dredged material that the Secretary has determined is in excess of the amounts identified as needed for use by the Secretary.
- 11 (2) RESPONSIBILITY.—The non-Federal interest 12 shall be responsible for all costs to remove and trans-13 port such material, and shall certify that the non-14 Federal interest is responsible for any and all liabil-15 ity related to the removal of such material or the use 16 of such material once it is removed.

17 SEC. 1131. ECONOMIC, HYDRAULIC, AND HYDROLOGIC MOD-

18 ELING.

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- 19 (a) Model Development.—The Secretary, in col-
- 20 laboration with other Federal and State agencies, National
- 21 Laboratories, and nonprofit research institutions (includ-
- 22 ing institutions of higher education and centers and labora-
- 23 tories focused on economics or water resources), shall de-
- 24 velop, update, and maintain economic, hydraulic, and hy-
- 25 drologic models, including models for compound flooding,

1	for use in the planning, design formulation, modification,
2	and operation of water resources development projects and
3	water resources planning.
4	(b) Coordination and Use of Models and Data.—
5	In carrying out subsection (a), to the extent practicable, the
6	Secretary shall—
7	(1) work with the non-Federal interest for a
8	water resources development project to identify exist-
9	ing relevant economic, hydraulic, and hydrologic
10	models and data;
11	(2) utilize, where appropriate, economic, hydrau-
12	lic, and hydrologic models and data provided to the
13	Secretary by the agencies, laboratories, and institu-
14	tions described in subsection (a); and
15	(3) upon written request by a non-Federal inter-
16	est for a project, provide to the non-Federal interest
17	draft or working economic, hydraulic, and hydrologic
18	models, and any data generated by such models with
19	respect to the project, not later than 30 days after re-
20	ceiving such request; and
21	(4) in accordance with section 2017 of the Water
22	Resources Development Act of 2007 (33 U.S.C. 2342),
23	make final economic, hydraulic, and hydrologic mod-
24	els, and any data generated by such models, available

to the public, as quickly as practicable, but not later

- 1 than 30 days after receiving a written request for
- 2 such models or data.
- 3 (c) Limitation.—Nothing in this section may be con-
- 4 strued to compel or authorize the disclosure of data or other
- 5 information determined by the Secretary to be confidential
- 6 information, privileged information, law enforcement infor-
- 7 mation, national security information, infrastructure secu-
- 8 rity information, personal information, or information the
- 9 disclosure of which is otherwise prohibited by law.
- 10 (d) Model Outputs.—To the extent practicable and
- 11 appropriate, the Secretary shall incorporate data generated
- 12 by models developed under this section into the formulation
- 13 of feasibility studies for, and the operation of, water re-
- 14 sources development projects.
- 15 (e) Funding.—The Secretary is authorized, to the ex-
- 16 tent and in the amounts provided in advance in appropria-
- 17 tions Acts, to transfer to other Federal and State agencies,
- 18 National Laboratories, and nonprofit research institutions,
- 19 including institutions of higher education, such funds as
- 20 may be necessary to carry out subsection (a) from amounts
- 21 available to the Secretary.
- 22 (f) In-kind Contribution Credit.—A partnership
- 23 agreement entered into under section 221 of the Flood Con-
- 24 trol Act of 1970 (42 U.S.C. 1962d-5b) may provide, at the
- 25 request of the non-Federal interest for the applicable project,

- 1 that the Secretary credit toward the non-Federal share of
- 2 the cost of the project the value of economic, hydraulic, and
- 3 hydrologic models required for the project that are developed
- 4 by the non-Federal interest in accordance with any policies
- 5 and guidelines applicable to the relevant partnership agree-
- 6 ment pursuant to such section.
- 7 (g) Review.—The Secretary shall review economic,
- 8 hydraulic, and hydrologic models developed under this sec-
- 9 tion in the same manner as any such models developed
- 10 under any other authority of the Secretary.
- 11 (h) Definitions.—In this section:
- 12 (1) COMPOUND FLOODING.—The term "com13 pound flooding" means a flooding event in which two
 14 or more flood drivers, such as coastal storm surge15 driven flooding and inland rainfall-driven flooding,
 16 occur simultaneously or in close succession and the
 17 potential adverse effects of the combined flood drivers
 18 may be greater than that of the individual flood driv-
- 19 er components.
- 20 (2) Economic.—The term "economic", as used
- in reference to models, means relating to the evalua-
- 22 tion of benefits and cost attributable to a project for
- 23 an economic justification under section 209 of the
- 24 Flood Control Act of 1970 (42 U.S.C. 1962–2).

1	SEC. 1132. IMPROVEMENTS TO NATIONAL DAM SAFETY PRO-
2	GRAM.
3	(a) Definitions.—Section 2 of the National Dam
4	Safety Program Act (33 U.S.C. 467) is amended—
5	(1) by redesignating paragraph (16) as para-
6	graph (17); and
7	(2) by inserting after paragraph (15) the fol-
8	lowing:
9	"(16) Underserved community.—The term
10	'underserved community' means a community with a
11	population of less than 50,000 that has a median
12	household income of less than 80 percent of the state-
13	wide median household income.".
14	(b) National Inventory of Dams and Low-Head
15	Dams.—Section 6 of the National Dam Safety Program Act
16	(33 U.S.C. 467d) is amended to read as follows:
17	"SEC. 6. NATIONAL INVENTORY OF DAMS AND LOW-HEAD
18	DAMS.
19	"(a) In General.—The Secretary of the Army shall
20	maintain and update information on the inventory of dams
21	and low-head dams in the United States.
22	"(b) Dams.—The inventory maintained under sub-
23	section (a) shall include any available information assess-
24	ing each dam based on inspections completed by a Federal
25	agency, a State dam safety agency, or a Tribal government.

1	"(c) Low-Head Dams.—The inventory maintained
2	under subsection (a) shall include—
3	"(1) the location, ownership, description, current
4	use, condition, height, and length of each low-head
5	dam;
6	"(2) any information on public safety conditions
7	at each low-head dam; and
8	"(3) any other relevant information concerning
9	low-head dams.
10	"(d) Data.—In carrying out this section, the Sec-
11	retary shall—
12	"(1) coordinate with Federal and State agencies,
13	Tribal governments, and other relevant entities; and
14	"(2) use data provided to the Secretary by those
15	agencies and entities.
16	"(e) Public Availability.—The Secretary shall make
17	the inventory maintained under subsection (a) publicly
18	available (including on a publicly available website), in-
19	cluding—
20	"(1) public safety information on the dangers of
21	low-head dams; and
22	"(2) a directory of financial and technical assist-
23	ance resources available to reduce safety hazards and
24	fish passage barriers at low-head dams.

1	"(f) Clarification.—Nothing in this section provides
2	authority to the Secretary to carry out an activity, with
3	respect to a low-head dam, that is not explicitly authorized
4	under this section.
5	"(g) Low-Head Dam Defined.—In this section, the
6	term 'low-head dam' means a river-wide artificial barrier
7	that generally spans a stream channel, blocking the water-
8	way and creating a backup of water behind the barrier,
9	with a drop off over the wall of not less than 6 inches and
10	not more than 25 feet.".
11	(c) Rehabilitation of High Hazard Potential
12	Dams.—Section 8A of the National Dam Safety Program
13	Act (33 U.S.C. 467f–2) is amended—
14	(1) in subsection $(c)(2)$, by striking subpara-
15	graph (C) and inserting the following:
16	"(C) Grant assurance.—As part of a
17	grant agreement under subparagraph (B), the
18	Administrator shall require that each eligible
19	subrecipient to which the State awards a grant
20	under this section provides an assurance from
21	the dam owner, with respect to the dam to be re-
22	habilitated, that the dam owner will carry out a
23	plan for maintenance of the dam during the ex-
24	pected life of the dam.":

1	(2) in subsection $(d)(2)(C)$, by striking "commit"
2	and inserting "for a project not including removal,
3	obtain a commitment from the dam owner";
4	(3) by striking subsection (e) and inserting the
5	following:
6	"(e) Floodplain Management Plans.—
7	"(1) In general.—As a condition of receipt of
8	assistance under this section, an eligible subrecipient
9	shall demonstrate that a floodplain management plan
10	to reduce the impacts of future flood events from a
11	controlled or uncontrolled release from the dam or
12	management of water levels in the area impacted by
13	the dam—
14	"(A) for a removal—
15	"(i) is in place; and
16	"(ii) identifies areas that would be im-
17	pacted by the removal of the dam and in-
18	cludes a communication and outreach plan
19	for the project and the impact of the project
20	on the affected communities; or
21	"(B) for a project not including removal—
22	"(i) is in place; or
23	"(ii) will be—
24	"(I) developed not later than 2
25	years after the date of execution of a

1	project agreement for assistance under
2	this section; and
3	"(II) implemented not later than
4	2 years after the date of completion of
5	construction of the project.
6	"(2) Requirement.—In the case of a plan for
7	a removal, the Administrator may not impose any
8	additional requirements or conditions other than the
9	requirements in paragraph $(1)(A)$.
10	"(3) Inclusions.—A plan under paragraph
11	(1)(B) shall address—
12	"(A) potential measures, practices, and
13	policies to reduce loss of life, injuries, damage to
14	property and facilities, public expenditures, and
15	other adverse impacts of flooding in the area
16	protected or impacted by the dam;
17	"(B) plans for flood fighting and evacu-
18	ation; and
19	"(C) public education and awareness of
20	flood risks.
21	"(4) Plan criteria and technical sup-
22	PORT.—The Administrator, in consultation with the
23	Board, shall provide criteria, and may provide tech-
24	nical support, for the development and implementa-

1	tion of floodplain management plans prepared under
2	this subsection.";
3	(4) in subsection $(g)(1)$ —
4	(A) in subparagraph (A), by striking "Any"
5	and inserting "Except as provided in subpara-
6	graph (C), any"; and
7	(B) by adding at the end the following:
8	"(C) Underserved communities.—Sub-
9	paragraph (A) shall not apply to a project car-
10	ried out by or for the benefit of an underserved
11	community.".
12	(d) Authorization of Appropriations.—Section
13	14 of the National Dam Safety Program Act (33 U.S.C.
14	467j) is amended—
15	(1) in subsection (a)—
16	(A) in paragraph (1), by striking "2023"
17	and inserting "2028"; and
18	(B) in paragraph (2)—
19	(i) in subparagraph (A), by inserting
20	"and low-head dams" after "inventory of
21	dams" each place it appears; and
22	(ii) by amending subparagraph (B) to
23	read as follows:
24	"(B) Maximum amount of allocation.—
25	The amount of funds allocated to a State under

1	this paragraph for a fiscal year may not exceed
2	the amount that is equal to 4 times the amount
3	of funds committed by the State to implement
4	dam safety activities for that fiscal year.";
5	(2) in subsection (b)—
6	(A) by striking the subsection heading and
7	inserting "National Inventory of Dams and
8	Low-Head Dams"; and
9	(B) by striking "2023" and inserting
10	"2028";
11	(3) in subsection (c), by striking "2023" and in-
12	serting "2028";
13	(4) in subsection (d), by striking "2023" and in-
14	serting "2028";
15	(5) in subsection (e), by striking "2023" and in-
16	serting "2028"; and
17	(6) in subsection (f), by striking "2023" and in-
18	serting "2028".
19	(e) Conforming Amendment.—Section 15 of the Na-
20	tional Dam Safety Program Act (33 U.S.C. 4670) is re-
21	pealed.
22	SEC. 1133. FUNDING TO PROCESS PERMITS.
23	Section 214(a) of the Water Resources Development
24	Act of 2000 (33 U.S.C. 2352(a)) is amended—

1	(1) in paragraph (1), by adding at the end the
2	following:
3	"(D) Indian tribe.—The term 'Indian
4	Tribe' means—
5	"(i) an Indian Tribe, as such term is
6	defined in section 4 of the Indian Self-De-
7	termination and Education Assistance Act
8	(25 U.S.C. 5304); and
9	"(ii) any entity formed under the au-
10	thority of one or more Indian Tribes, as so
11	defined.";
12	(2) in paragraph (2)—
13	(A) by inserting "Indian Tribe," after
14	"public-utility company," each place it appears;
15	and
16	(B) in subparagraph (A), by inserting ",
17	including an aquatic ecosystem restoration
18	project" before the period at the end; and
19	(3) by striking paragraph (4).
20	SEC. 1134. HARMFUL ALGAL BLOOM DEMONSTRATION PRO-
21	GRAM.
22	Section 128 of the Water Resources Development Act
23	of 2020 (33 U.S.C. 610 note) is amended—
24	(1) in subsection (a), by inserting "or affecting
25	water bodies of regional, national, or international

1	importance in the United States or its territories"
2	after "projects";
3	(2) in subsection (b)(1), by striking "and State
4	agencies" and inserting ", State, and local agencies,
5	institutions of higher education, and private organi-
6	zations, including nonprofit organizations";
7	(3) in subsection (c)—
8	(A) in paragraph (6), by inserting "Water-
9	shed" after "Okeechobee";
10	(B) in paragraph (13), by striking "and"
11	at the end;
12	(C) in paragraph (14), by striking the pe-
13	riod at the end and inserting a semicolon; and
14	(D) by adding at the end the following:
15	"(15) Lake Elsinore, California; and
16	"(16) Willamette River, Oregon.";
17	(4) in subsection (e), by striking "\$25,000,000"
18	and inserting "\$35,000,000"; and
19	(5) by adding at the end the following:
20	"(f) Priority.—In carrying out the demonstration
21	program under subsection (a), the Secretary shall, to the
22	maximum extent possible, prioritize carrying out program
23	activities that—
24	"(1) reduce nutrient pollution;

1	"(2) utilize natural and nature-based ap-
2	proaches, including oysters;
3	"(3) protect, enhance, or restore wetlands or
4	flood plains, including river and streambank sta-
5	bilization;
6	"(4) develop technologies for remote sensing,
7	monitoring, or early detection of harmful algal
8	blooms, or other emerging technologies; and
9	"(5) combine removal of harmful algal blooms
10	with a beneficial use, including conversion of re-
11	trieved algae biomass into biofuel, fertilizer, or other
12	products.
13	"(g) Agreements.—In carrying out the demonstra-
14	tion program under subsection (a), the Secretary may enter
15	into agreements with a non-Federal entity for the use or
16	sale of successful technologies developed under this section.".
17	SEC. 1135. CORROSION PREVENTION.
18	Section 1033(c) of the Water Resources Reform and
19	Development Act of 2014 (33 U.S.C. 2350(c)) is amended—
20	(1) in paragraph (2), by striking "; and" and
21	inserting a semicolon;
22	(2) by redesignating paragraph (3) as para-
23	graph (4); and
24	(3) by inserting after paragraph (2) the fol-
25	lowing:

1	"(3) the carrying out of an activity described in
2	paragraph (1) or (2) through a program in corrosion
3	prevention that is—
4	"(A) offered or accredited by an organiza-
5	tion that sets industry standards for corrosion
6	mitigation and prevention; or
7	"(B) an industrial coatings applicator pro-
8	gram that is—
9	"(i) an employment and training ac-
10	tivity (as defined in section 3 of the Work-
11	force Innovation and Opportunity Act (29
12	$U.S.C.\ 3102));\ or$
13	"(ii) registered under the Act of August
14	16, 1937 (commonly known as the 'National
15	Apprenticeship Act'; 50 Stat. 664, chapter
16	663; 29 U.S.C. 50 et seq.); and".
17	SEC. 1136. FEDERAL BREAKWATERS AND JETTIES.
18	Section 8101 of the Water Resources Development Act
19	of 2022 (33 U.S.C. 2351b) is amended—
20	(1) by inserting ", pile dike," after "jetty" each
21	place it appears; and
22	(2) in subsection $(b)(2)$ —
23	(A) by striking "if" and all that follows
24	through "the Secretary" and inserting "if the
25	Secretary";

1	(B) by striking "breakwater; and" and in-
2	serting "breakwater and—"
3	(C) by redesignating subparagraph (B) as
4	subparagraph (A);
5	(D) in subparagraph (A) (as so redesig-
6	nated), by striking the period at the end and in-
7	serting "; or"; and
8	(E) by adding at the end the following:
9	"(B) the pile dike has disconnected from an
10	authorized navigation project as a result of a
11	lack of such regular and routine Federal mainte-
12	nance activity.".
13	SEC. 1137. ELIGIBILITY FOR INTER-TRIBAL CONSORTIUMS.
14	Section 221(b)(1) of the Flood Control Act of 1970 (42
15	$U.S.C.\ 1962d-5b(b)(1))$ is amended by inserting "and an
16	inter-tribal consortium (as defined in section 403 of the In-
17	dian Child Protection and Family Violence Prevention Act
18	(25 U.S.C. 3202))" after "5304))".
19	SEC. 1138. SHORELINE AND RIVERINE PROTECTION AND
20	RESTORATION.
21	Section 212(e)(2) of the Water Resources Development
22	Act of 1999 (33 U.S.C. 2332(e)(2)) is amended by adding
23	at the end the following:
24	"(L) Shoreline of the State of Connecticut.

1	"(M) Winooski River tributary watershed,
2	Vermont.".
3	SEC. 1139. ABILITY TO PAY.
4	(a) In General.—Section 103(m) of the Water Re-
5	sources Development Act of 1986 (33 U.S.C. 2213(m)) is
6	amended—
7	(1) by striking paragraphs (2) and (3) and in-
8	serting the following:
9	"(2) Criteria.—The Secretary shall determine
10	the ability of a non-Federal interest to pay under this
11	subsection by considering—
12	"(A) per capita income data for the county
13	or counties in which the project is to be located;
14	"(B) the per capita non-Federal cost of con-
15	struction of the project for the county or counties
16	in which the project is to be located;
17	"(C) the financial capabilities of the non-
18	Federal interest for the project;
19	"(D) the extent to which the non-Federal in-
20	terest is an economically disadvantaged commu-
21	nity (as defined pursuant to section 160 of the
22	Water Resources Development Act of 2020 (33
23	U.S.C. 2201 note)); and
24	"(E) any additional criteria relating to the
25	non-Federal interest's financial ability to carry

1	out its cost-sharing responsibilities determined
2	appropriate by the Secretary.
3	"(3) Procedures.—For purposes of carrying
4	out paragraph (2), the Secretary shall develop proce-
5	dures—
6	"(A) to allow a non-Federal interest to
7	identify the amount such non-Federal interest
8	would likely be able to pay; and
9	"(B) for a non-Federal interest to submit a
10	request to the Secretary to reduce the required
11	non-Federal share."; and
12	(2) by adding at the end the following:
13	"(5) Exception.—This subsection shall not
14	apply to project costs greater than the national eco-
15	nomic development plan.
16	"(6) Report.—
17	"(A) In General.—Not less frequently than
18	annually, the Secretary shall submit to the Com-
19	mittee on Transportation and Infrastructure of
20	the House of Representatives and the Committee
21	on Environment and Public Works of the Senate
22	a report describing all determinations of the Sec-
23	retary under this subsection regarding the ability
24	of a non-Federal interest to pay.

1	"(B) Contents.—The Secretary shall in-
2	clude in each report required under subpara-
3	graph (A) a description, for the applicable year,
4	of—
5	"(i) requests by a non-Federal interest
6	to reduce the non-Federal share required in
7	a cost-sharing agreement, including—
8	"(I) the name of the non-Federal
9	interest that submitted to the Secretary
10	a request for a determination under
11	this subsection; and
12	"(II) the name and location of the
13	project;
14	"(ii) the determination of the Secretary
15	with respect to each such request;
16	"(iii) the basis for each such deter-
17	mination; and
18	"(iv) the adjusted share of the costs of
19	the project of the non-Federal interest, if ap-
20	plicable.
21	"(C) Inclusion in Chief's report.—The
22	Secretary may include a determination to reduce
23	the non-Federal share required in a cost-sharing
24	agreement for construction of a project in the re-
25	port of the Chief of Engineers for the project.".

1	(b) UPDATE TO GUIDANCE.—Not later than 1 year
2	after the date of enactment of this Act, the Secretary shall
3	update any agency guidance or regulation relating to the
4	ability of a non-Federal interest to pay as necessary to re-
5	flect the amendments made by this section.
6	(c) Priority Projects.—The Secretary shall make a
7	determination under section 103(m) of the Water Resources
8	Development Act of 1986, as amended by this section, of
9	the ability to pay of the non-Federal interest for the fol-
10	lowing projects:
11	(1) Any authorized water resources development
12	project for which the Secretary waives the cost-shar-
13	ing requirement under section 1156 of the Water Re-
14	sources Development Act of 1986 (33 U.S.C. 2310).
15	(2) Any authorized watercraft inspection and de-
16	contamination station established, operated, or main-
17	tained pursuant to section 104(d) of the River and
18	Harbor Act of 1958 (33 U.S.C. 610(d)).
19	(3) The Chattahoochee River Program, author-
20	ized by section 8144 of the Water Resources Develop-
21	ment Act of 2022 (136 Stat. 3724).
22	(4) The project for navigation, Craig Harbor,
23	Alaska, authorized by section 1401(1) of the Water
24	Resources Development Act of 2016 (130 Stat. 1709).

- 1 (5) The project for flood risk management, West-2 minster, East Garden Grove, California Flood Risk 3 Management, authorized by section 401(2) of the 4 Water Resources Development Act of 2020 (134 Stat. 5 2735).
- 6 (6) Modifications to the L-29 levee component of 7 the Central and Southern Florida project, authorized 8 by section 203 of the Flood Control Act of 1948 (62 9 Stat. 1176), in the vicinity of the Tigertail camp.
 - (7) Any authorized water resources development projects in Guam.
 - (8) The project for flood risk management, Ala Wai Canal, Hawaii, authorized by section 1401(2) of the Water Resources Development Act of 2018 (132 Stat. 3837).
 - (9) The project for flood control Kentucky River and its tributaries, Kentucky, authorized by section 6 of the Act of August 11, 1939 (chapter 699, 53 Stat. 1416).
 - (10) The project for flood risk management on the Kentucky River and its tributaries and watersheds in Breathitt, Clay, Estill, Harlan, Lee, Leslie, Letcher, Owsley, Perry, and Wolfe Counties, Kentucky, authorized by section 8201(a)(31) of the Water Resources Development Act of 2022 (136 Stat. 3746).

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- (11) The project for flood control, Williamsport,
 Pennsylvania, authorized by section 5 of the Act of
 June 22, 1936 (chapter 688, 49 Stat. 1573).
 - (12) The project for ecosystem restoration, Resacas, in the vicinity of the City of Brownsville, Texas, authorized by section 1401(5) of the Water Resources Development Act of 2018 (132 Stat. 3839).
 - (13) Construction of any critical restoration project in the Lake Champlain watershed, Vermont and New York, authorized by section 542 of the Water Resources Development Act of 2000 (114 Stat. 2671; 121 Stat. 1150; 134 Stat. 2680; 136 Stat. 3822).
 - (14) Any authorized flood control and storm damage reduction project in the United States Virgin Islands that was impacted by Hurricanes Irma and Maria.
 - (15) Construction of dredged material stabilization and retaining structures related to the project for navigation, Lower Willamette and Columbia Rivers, from Portland, Oregon, to the sea, authorized by the first section of the Act of June 18, 1878 (chapter 267, 20 Stat. 157, chapter 264).
 - (16) Any water-related environmental infrastructure project authorized by section 219 of the

1	Water Resources Development Act of 1992 (Public
2	Law 102–580).
3	SEC. 1140. TRIBAL PARTNERSHIP PROGRAM.
4	Section 203 of the Water Resources Development Act
5	of 2000 (33 U.S.C. 2269) is amended—
6	(1) in subsection (a)—
7	(A) in the subsection heading, by striking
8	"Definition of Indian Tribe" and inserting
9	"Definitions";
10	(B) by striking "In this section, the term"
11	and inserting "In this section:
12	"(1) Indian tribe.—The terms 'Indian tribe'
13	and 'Indian Tribe' have the meanings given the
14	terms"; and
15	(C) by adding at the end the following:
16	"(2) Inter-tribal consortium.—The term
17	'inter-tribal consortium' has the meaning given the
18	term in section 403 of the Indian Child Protection
19	and Family Violence Prevention Act (25 U.S.C.
20	3202).
21	"(3) Tribal organization.—The term 'Tribal
22	organization' has the meaning given the term in sec-
23	tion 4 of the Indian Self-Determination and Edu-
24	cation Assistance Act (25 U.S.C. 5304).";
25	(2) in subsection (b)—

1	(A) in paragraph (1)—
2	(i) in the matter preceding subpara-
3	graph (A), by inserting ", inter-tribal con-
4	sortiums, Tribal organizations," after "In-
5	dian tribes"; and
6	(ii) in subparagraph (A), by inserting
7	", inter-tribal consortiums, or Tribal orga-
8	nizations" after "Indian tribes";
9	(B) by striking paragraph (2) and inserting
10	$the\ following:$
11	"(2) Authorized activities.—An activity con-
12	ducted under paragraph (1) may address—
13	"(A) projects for flood or hurricane and
14	storm damage reduction, including erosion con-
15	trol and stormwater management (including
16	management of stormwater that flows at a rate
17	of less than 800 cubic feet per second for the 10-
18	percent flood), environmental restoration and
19	protection, and preservation of cultural and nat-
20	ural resources;
21	"(B) watershed assessments and planning
22	activities;
23	"(C) technical assistance to an Indian
24	Tribe, an inter-tribal consortium, or a Tribal or-
25	ganization, including—

1	"(i) assistance for planning to amelio-
2	rate flood hazards, to avoid repetitive flood
3	impacts, to anticipate, prepare, and adapt
4	to changing hydrological and climatic con-
5	ditions and extreme weather events, and to
6	withstand, respond to, and recover rapidly
7	from disruption due to flood hazards; and
8	"(ii) the provision of, and integration
9	into planning of, hydrologic, economic, and
10	environmental data and analyses;
11	"(D) projects that improve emergency re-
12	sponse capabilities and provide increased access
13	to infrastructure that may be utilized in the
14	event of a severe weather event or other natural
15	disaster; and
16	"(E) such other projects as the Secretary, in
17	cooperation with Indian Tribes, inter-tribal con-
18	sortiums, Tribal organizations, and the heads of
19	other Federal agencies, determines to be appro-
20	priate.";
21	(C) in paragraph $(3)(A)$ —
22	(i) by inserting ", an inter-tribal con-
23	sortium, or a Tribal organization" after
24	"an Indian tribe"; and

1	(ii) by inserting ", inter-tribal consor-
2	tium, or Tribal organization" after "the In-
3	dian tribe"; and
4	(D) in paragraph (4), by striking
5	"\$26,000,000" each place it appears and insert-
6	ing "\$28,500,000";
7	(3) in subsection (d), by adding at the end the
8	following:
9	"(7) Congressional notification.—
10	"(A) In general.—The Secretary shall an-
11	nually submit to the Committee on Environment
12	and Public Works of the Senate and the Com-
13	mittee on Transportation and Infrastructure of
14	the House of Representatives written notification
15	of determinations made by the Secretary of the
16	ability of non-Federal interests to pay under this
17	subsection.
18	"(B) Contents.—In preparing the written
19	notification under subparagraph (A), the Sec-
20	retary shall include, for each determination
21	made by the Secretary—
22	"(i) the name of the non-Federal inter-
23	est that submitted to the Secretary a request
24	for a determination under paragraph
25	(1)(B);

1	"(ii) the name and location of the
2	project; and
3	"(iii) the determination made by the
4	Secretary and the reasons for the deter-
5	mination, including the adjusted share of
6	the costs of the project of the non-Federal
7	interest, if applicable."; and
8	(4) by striking subsection (e) and inserting the
9	following:
10	"(e) Pilot Program.—
11	"(1) In general.—The Secretary shall establish
12	a pilot program to carry out water-related planning
13	activities or activities relating to the study, design,
14	and construction of water resources development
15	projects that otherwise meet the requirements of this
16	section.
17	"(2) Project selection.—The Secretary shall
18	carry out not more than 7 activities or projects under
19	the pilot program described in paragraph (1), of
20	which—
21	"(A) one is located along the Mid-Columbia
22	River, Washington, Tancum Creek, Washington,
23	or Similk Bay, Washington;

1	"(B) one is located at Big Bend, Lake Oahe,
2	Fort Randall, or Gavins Point reservoirs, South
3	Dakota; and
4	"(C) notwithstanding the limitations de-
5	scribed in subsection $(b)(1)(B)$, 5 are in prox-
6	imity to a river system or other aquatic habitat
7	within the State of Washington with respect to
8	which an Indian Tribe, an inter-tribal consor-
9	tium, or a Tribal organization has Tribal treaty
10	rights.
11	"(3) Report to congress.—Not later than 3
12	years after the date of enactment of this section, and
13	annually thereafter, the Secretary shall submit to the
14	Committee on Transportation and Infrastructure of
15	the House of Representatives and the Committee on
16	Environment and Public Works of the Senate a report
17	that describes activities or projects carried out under
18	the pilot program.
19	"(4) Savings clause.—Nothing in this sub-
20	section authorizes—
21	"(A) a project for the removal of a dam that
22	otherwise is a project described in paragraph (2);
23	"(B) the study of the removal of a dam; or
24	"(C) the study of any Federal dam, includ-
25	ing the study of power, flood control, or naviga-

1	tion replacement, or the implementation of any
2	functional alteration to that dam, that is located
3	along a body of water described in paragraph
4	(2).".
5	SEC. 1141. TRIBAL PROJECT IMPLEMENTATION PILOT PRO-
6	GRAM.
7	(a) Definitions.—In this section:
8	(1) Eligible Project.—The term "eligible
9	project" means a project or activity eligible to be car-
10	ried out under the Tribal partnership program under
11	section 203 of the Water Resources Development Act
12	of 2000 (33 U.S.C. 2269).
13	(2) Indian Tribe.—The term "Indian Tribe"
14	has the meaning given the term in section 4 of the In-
15	dian Self-Determination and Education Assistance
16	Act (25 U.S.C. 5304).
17	(b) AUTHORIZATION.—Not later than 180 days after
18	the date of enactment of this Act, the Secretary shall estab-
19	lish and implement a pilot program under which Indian
20	Tribes may directly carry out eligible projects.
21	(c) Purposes.—The purposes of the pilot program
22	under this section are—
23	(1) to authorize Tribal contracting to advance
24	Tribal self-determination and provide economic op-
25	portunities for Indian Tribes: and

1	(2) to evaluate the technical, financial, and orga-
2	nizational efficiencies of Indian Tribes carrying out
3	the design, execution, management, and construction
4	of 1 or more eligible projects.
5	(d) Administration.—
6	(1) In general.—In carrying out the pilot pro-
7	gram under this section, the Secretary shall—
8	(A) identify a total of not more than 5 eli-
9	gible projects that have been authorized for con-
10	struction;
11	(B) notify the Committee on Environment
12	and Public Works of the Senate and the Com-
13	mittee on Transportation and Infrastructure of
14	the House of Representatives on the identifica-
15	tion of each eligible project under the pilot pro-
16	gram under this section;
17	(C) in collaboration with the Indian Tribe,
18	develop a detailed project management plan for
19	each identified eligible project that outlines the
20	scope, budget, design, and construction resource
21	requirements necessary for the Indian Tribe to
22	execute the project or a separable element of the
23	eligible project;
24	(D) on the request of the Indian Tribe and
25	in accordance with subsection (f)(2), enter into a

1	project partnership agreement with the Indian
2	Tribe for the Indian Tribe to provide full project
3	management control for construction of the eligi-
4	ble project, or a separable element of the eligible
5	project, in accordance with plans approved by
6	the Secretary;
7	(E) following execution of the project part-
8	nership agreement, transfer to the Indian Tribe
9	to carry out construction of the eligible project,
10	or a separable element of the eligible project—
11	(i) if applicable, the balance of the un-
12	obligated amounts appropriated for the eli-
13	gible project, except that the Secretary shall
14	retain sufficient amounts for the Corps of
15	Engineers to carry out any responsibilities
16	of the Corps of Engineers relating to the eli-
17	gible project and the pilot program under
18	this section; and
19	(ii) additional amounts, as determined
20	by the Secretary, from amounts made avail-
21	able to carry out this section, except that
22	the total amount transferred to the Indian
23	Tribe shall not exceed the updated estimate
24	of the Federal share of the cost of construc-
25	tion, including any required design; and

1	(F) regularly monitor and audit each eligi-
2	ble project being constructed by an Indian Tribe
3	under this section to ensure that the construction
4	activities are carried out in compliance with the
5	plans approved by the Secretary and that the
6	construction costs are reasonable.
7	(2) Detailed project schedule.—Not later
8	than 180 days after entering into an agreement under
9	paragraph (1)(D), each Indian Tribe, to the max-
10	imum extent practicable, shall submit to the Sec-
11	retary a detailed project schedule, based on estimated
12	funding levels, that lists all deadlines for each mile-
13	stone in the construction of the eligible project.
14	(3) Technical assistance.—On the request of
15	an Indian Tribe, the Secretary may provide technical
16	assistance to the Indian Tribe, if the Indian Tribe
17	contracts with and compensates the Secretary for the
18	technical assistance relating to—
19	(A) any study, engineering activity, and de-
20	sign activity for construction carried out by the
21	Indian Tribe under this section; and
22	(B) expeditiously obtaining any permits
23	necessary for the eligible project.
24	(e) Cost Share.—Nothing in this section affects the
25	cost-sharing requirement applicable on the day before the

1	date of enactment of this Act to an eligible project carried
2	out under this section.
3	(f) Implementation Guidance.—
4	(1) In general.—Not later than 120 days after
5	the date of enactment of this Act, the Secretary shall
6	issue guidance for the implementation of the pilot
7	program under this section that, to the extent prac-
8	ticable, identifies—
9	(A) the metrics for measuring the success of
10	the pilot program;
11	(B) a process for identifying future eligible
12	projects to participate in the pilot program;
13	(C) measures to address the risks of an In-
14	dian Tribe constructing eligible projects under
15	the pilot program, including which entity bears
16	the risk for eligible projects that fail to meet
17	Corps of Engineers standards for design or qual-
18	ity;
19	(D) the laws and regulations that an In-
20	dian Tribe must follow in carrying out an eligi-
21	ble project under the pilot program; and
22	(E) which entity bears the risk in the event
23	that an eligible project carried out under the
24	pilot program fails to be carried out in accord-

1	ance with the project authorization or this sec-
2	tion.
3	(2) New project partnership agree-
4	MENTS.—The Secretary may not enter into a project
5	partnership agreement under this section until the
6	date on which the Secretary issues the guidance under
7	paragraph (1).
8	(g) Report.—
9	(1) In general.—Not later than 3 years after
10	the date of enactment of this Act, the Secretary shall
11	submit to the Committee on Environment and Public
12	Works of the Senate and the Committee on Transpor-
13	tation and Infrastructure of the House of Representa-
14	tives and make publicly available a report detailing
15	the results of the pilot program under this section, in-
16	cluding—
17	(A) a description of the progress of Indian
18	Tribes in meeting milestones in detailed project
19	schedules developed pursuant to subsection
20	(d)(2); and
21	(B) any recommendations of the Secretary
22	concerning whether the pilot program or any
23	component of the pilot program should be imple-
24	mented on a national basis.

- 1 (2) UPDATE.—Not later than 5 years after the
 2 date of enactment of this Act, the Secretary shall sub3 mit to the Committee on Environment and Public
 4 Works of the Senate and the Committee on Transpor5 tation and Infrastructure of the House of Representa6 tives an update to the report under paragraph (1).
- 7 (3) Failure to meet deadline.—If the Sec-8 retary fails to submit a report by the required dead-9 line under this subsection, the Secretary shall submit 10 to the Committee on Environment and Public Works 11 of the Senate and the Committee on Transportation 12 and Infrastructure of the House of Representatives a 13 detailed explanation of why the deadline was missed 14 and a projected date for submission of the report.
- 15 (h) ADMINISTRATION.—All laws and regulations that
 16 would apply to the Secretary if the Secretary were carrying
 17 out the eligible project shall apply to an Indian Tribe car18 rying out an eligible project under this section.
- 19 (i) TERMINATION OF AUTHORITY.—The authority to 20 commence an eligible project under this section terminates 21 on December 31, 2029.
- 22 (j) AUTHORIZATION OF APPROPRIATIONS.—In addi-23 tion to any amounts appropriated for a specific eligible 24 project, there is authorized to be appropriated to the Sec-25 retary to carry out this section, including the costs of ad-

1	ministration of the Secretary, \$15,000,000 for each of fiscal
2	years 2024 through 2029.
3	SEC. 1142. FEDERAL INTEREST DETERMINATIONS.
4	Section 905(b) of the Water Resources Development Act
5	of 1986 (33 U.S.C. 2282(b)) is amended—
6	(1) by striking paragraph (1) and inserting the
7	following:
8	"(1) In general.—
9	"(A) Identification.—As part of the sub-
10	mission of a work plan to Congress pursuant to
11	the joint explanatory statement for an annual
12	appropriations Act or as part of the submission
13	of a spend plan to Congress for a supplemental
14	appropriations Act under which the Corps of
15	Engineers receives funding, the Secretary shall
16	identify the studies in the plan—
17	"(i) for which the Secretary plans to
18	prepare a feasibility report under subsection
19	(a) that will benefit—
20	"(I) an economically disadvan-
21	taged community (as defined by the
22	Secretary under section 160 of the
23	Water Resources Development Act of
24	2020 (33 U.S.C. 2201 note)); or

1	"(II) a community other than a
2	community described in subclause (I);
3	and
4	"(ii) that are designated as a new start
5	under the work plan.
6	"(B) Determination.—
7	"(i) In General.—After identifying
8	the studies under subparagraph (A) and
9	subject to subparagraph (C), the Secretary
10	shall, with the consent of the applicable
11	non-Federal interest for the study, first de-
12	termine the Federal interest in carrying out
13	the study and the projects that may be pro-
14	posed in the study.
15	"(ii) Feasibility cost share agree-
16	MENT.—The Secretary may make a deter-
17	mination under clause (i) prior to the exe-
18	cution of a feasibility cost share agreement
19	between the Secretary and the non-Federal
20	interest.
21	"(C) Limitation.—For each fiscal year, the
22	Secretary may not make a determination under
23	subparagraph (B) for more than 20 studies iden-
24	$tified\ under\ subparagraph\ (A)(i)(II).$
25	"(D) Application.—

1	"(i) In general.—Subject to clause
2	(ii) and with the consent of the non-Federal
3	interest, the Secretary may use the author-
4	ity provided under this subsection for a
5	study in a work plan submitted to Congress
6	prior to the date of enactment of this para-
7	graph if the study otherwise meets the re-
8	quirements described in subparagraph (A).
9	"(ii) Limitation.—Subparagraph (C)
10	shall apply to the use of authority under
11	clause (i).";
12	(2) in paragraph (2)—
13	(A) in subparagraph (A), by striking "and"
14	at the end;
15	$(B)\ in\ subparagraph\ (B)$ —
16	(i) by striking "\$200,000" and insert-
17	ing "\$300,000"; and
18	(ii) by striking the period and insert-
19	ing "; and"; and
20	(C) by adding at the end the following:
21	"(C) shall be paid from the funding pro-
22	vided for the study in the applicable work plan
23	described in that paragraph.";
24	(3) in paragraph (4) and inserting the following:

1	"(4) Treatment.—The cost of a determination
2	under paragraph (1) shall not be included for pur-
3	poses of the maximum total cost under section
4	1001(a)(2) of the Water Resources Reform and Devel-
5	opment Act of 2014 (33 U.S.C. 2282c(a)(2))."; and
6	(4) by adding at the end the following:
7	"(6) Post-determination work.—A study
8	under this section shall continue after a determina-
9	tion under paragraph $(1)(B)(i)$ without a new invest-
10	ment decision.".
11	SEC. 1143. WATERSHED AND RIVER BASIN ASSESSMENTS.
12	Section 729 of the Water Resources Development Act
13	of 1986 (33 U.S.C. 2267a) is amended—
14	(1) in subsection (d)—
15	(A) in paragraph (12), by striking "; and"
16	and inserting a semicolon;
17	(B) in paragraph (13), by striking the pe-
18	riod at the end and inserting a semicolon; and
19	(C) by adding at the end the following:
20	"(14) the Walla Walla River Basin;
21	"(15) the San Francisco Bay Basin;
22	"(16) Connecticut River Watershed, Connecticut,
23	Massachusetts, New Hampshire, and Vermont;
24	"(17) Lower Rouge River Watershed, Michigan;
25	and

1	"(18) Grand River Watershed, Michigan."; and
2	(2) by adding at the end the following:
3	"(g) Feasibility Report on Project Specific
4	RECOMMENDATIONS FROM ASSESSMENTS.—
5	"(1) In general.—At the request of a non-Fed-
6	eral interest for an assessment completed under this
7	section, the Secretary is authorized to prepare a feasi-
8	bility report, in accordance with the requirements of
9	section 905, recommending the construction or modi-
10	fication of a water resources development project to
11	address a water resources need of a river basin or wa-
12	tershed of the United States identified in the assess-
13	ment.
14	"(2) Priority watersheds.—In carrying out
15	this subsection, the Secretary shall give priority to—
16	"(A) the watersheds of the island of Maui,
17	Hawaii, including the Wahikuli, Honokōwai,
18	Kahana, Honokahua, and Honolua watersheds,
19	including the coral reef habitat north of Lahaina
20	off the northwestern coast of the island of Maui;
21	and
22	"(B) the watersheds of the Northern Mar-
23	iana Islands, American Samoa, and Guam.".

1	SEC. 1144. CONTROL OF AQUATIC PLANT GROWTHS AND
2	INVASIVE SPECIES.
3	Section 104 of the River and Harbor Act of 1958 (33
4	U.S.C. 610) is amended—
5	(1) in subsection (e)(3), by inserting ", and mon-
6	itoring and contingency planning for," after "early
7	detection of'; and
8	(2) in subsection $(g)(2)(A)$, by inserting "the
9	Connecticut River Basin," after "the Ohio River
10	Basin,".
11	SEC. 1145. EASEMENTS FOR HURRICANE AND STORM DAM-
12	AGE REDUCTION PROJECTS.
13	(a) In General.—With respect to a project for hurri-
14	cane and storm damage reduction for which the Secretary
15	is requiring a perpetual easement, the Secretary shall, upon
16	request by the non-Federal interest for the project, certify
17	real estate availability and proceed to construction of such
18	project with a nonperpetual easement if—
19	(1) such certification and construction are in
20	compliance with the terms of the report of the Chief
21	of Engineers for the project and the applicable project
22	partnership agreement; and
23	(2) the Secretary provides the non-Federal inter-
24	est with formal notice that, in the event in which the
25	nonperpetual easement expires and is not extended,
26	the Secretary will be unable to—

1	(A) fulfill the Federal responsibility with
2	respect to the project or carry out any required
3	nourishment of the project under the existing
4	$project\ authorization;$
5	(B) carry out repair and rehabilitation of
6	the project under section 5 of the Act of August
7	18, 1941 (33 U.S.C. 701n); and
8	(C) provide any other relevant Federal as-
9	sistance with respect to the project.
10	(b) Disclosure.—For any project for hurricane
11	storm damage risk reduction, or a proposal to modify such
12	a project, that is authorized after the date of enactment of
13	this Act for which a perpetual easement is required for Fed-
14	eral participation in the project, the Secretary shall include
15	in the report of the Chief of Engineers for the project a dis-
16	closure of such requirement.
17	(c) Management.—To the maximum extent prac-
18	ticable, the Secretary shall, at the request of the non-Federal
19	interest for a project for hurricane storm damage risk re-
20	duction, identify and accept the minimum real estate inter-
21	ests necessary to carry out the project, in accordance with
22	section 1104.
23	(d) Hurricane and Storm Damage Reduction
24	Project Implementation.—

1	(1) In General.—During the 2-year period be-
2	ginning on the date of enactment of this Act, notwith-
3	standing any requirement of the Secretary for a cov-
4	ered project to comply with the memorandum of the
5	Corps of Engineers entitled "Standard Estates – Per-
6	petual Beach Nourishment and Perpetual Restrictive
7	Dune Easement" and dated August 4, 1995, the Sec-
8	retary shall carry out each covered project in a man-
9	ner consistent with the previously completed initial
10	construction and periodic nourishments of the project,
11	including repair and restoration work on the project
12	under section 5(a) of the Act of August 18, 1941 (33
13	U.S.C. 701n(a)).
14	(2) Covered project defined.—In this sub-
15	section, the term "covered project" means an author-
16	ized project for hurricane and storm damage reduc-
17	tion in any one of the following locations:
18	(A) Brevard County, Canaveral Harbor,
19	Florida – Mid Reach.
20	(B) Brevard County, Canaveral Harbor,
21	$Florida-North\ Reach.$
22	(C) Brevard County, Canaveral Harbor,
23	Florida - South Reach.
24	(D) Broward County, Florida – Segment
25	II.

1	(E) Broward County, Florida – Segment
2	III.
3	(F) Dade County, Florida – Main Segment.
4	(G) Dade County, Florida – Sunny Isles
5	Segment.
6	(H) Duval County, Florida.
7	(I) Fort Pierce Beach, Florida.
8	$(J)\ Lee\ County,\ Florida-Captiva.$
9	$(K)\ Lee\ County,\ Florida-Gasparilla.$
10	(L) Manatee County, Florida.
11	(M) Martin County, Florida.
12	(N) Nassau County, Florida.
13	(O) Palm Beach County, Florida – Jupiter/
14	Carlin Segment.
15	(P) Palm Beach County, Florida – Delray
16	Segment.
17	(Q) Palm Beach County, Florida – Mid
18	Town.
19	(R) Palm Beach County, Florida – North
20	Boca.
21	(S) Palm Beach County, Florida – Ocean
22	Ridge.
23	(T) Panama City Beaches, Florida.
24	(U) Pinellas County, Florida – Long Key.

1	(V) Pinellas County, Florida – Sand Key
2	Segment.
3	(W) Pinellas County, Florida –Treasure Is-
4	land.
5	(X) Sarasota, Lido Key, Florida.
6	(Y) Sarasota County, Florida – Venice
7	Beach.
8	(Z) St. Johns County, Florida – St. Augus-
9	$tine\ Beach.$
10	(AA) St. Johns County, Florida – Vilano
11	Segment.
12	(BB) St. Lucie County, Florida – Hutch-
13	inson Island.
14	(3) Sense of congress.—It is the sense of
15	Congress that, for the purpose of constructing and
16	maintaining a project for hurricane and storm dam-
17	age risk reduction, the minimum estate necessary for
18	easements may not exceed the life of the project nor
19	be less than 50 years.
20	(e) Savings Clause.—Nothing in this section may be
21	construed to affect the requirements of section 103(d) of the
22	Water Resources Development Act of 1986 (33 U.S.C.
23	2213(d)).

1	SEC. 1146. SYSTEMWIDE IMPROVEMENT FRAMEWORK AND
2	ENCROACHMENTS.
3	(a) In General.—Section 5(c) of the Act of August
4	18, 1941 (33 U.S.C. 701n(c)) is amended—
5	(1) by striking paragraph (2) and inserting the
6	following:
7	"(2) Systemwide improvement plan.—
8	"(A) In General.—Notwithstanding the
9	status of compliance of a non-Federal interest
10	with the requirements of a levee owner's manual
11	described in paragraph (1), or any other eligi-
12	bility requirement established by the Secretary
13	related to the maintenance and upkeep respon-
14	sibilities of the non-Federal interest, the Sec-
15	retary shall consider the non-Federal interest to
16	be eligible for repair and rehabilitation assist-
17	ance under this section if—
18	"(i) in coordination with the Sec-
19	retary, the non-Federal interest develops a
20	systemwide improvement plan, prior to the
21	natural disaster, that—
22	"(I) identifies any items of de-
23	ferred or inadequate maintenance and
24	upkeep, including any such items iden-
25	tified by the Secretary or through peri-

1	odic inspection of the flood control
2	work;
3	"(II) identifies any additional
4	measures, including repair and reha-
5	bilitation work, that the Secretary de-
6	termines necessary to ensure that the
7	flood control work performs as designed
8	$and\ intended;$
9	"(III) includes specific timelines
10	for addressing such items and meas-
11	ures;
12	"(IV) requires the non-Federal in-
13	terest to be responsible for the cost of
14	addressing the items and measures
15	identified under subclauses (I) and
16	(II); and
17	"(ii) the Secretary—
18	"(I) determines that the system-
19	wide improvement plan meets the re-
20	quirements of clause (i) and the Sec-
21	retary, acting through the District
22	Commander, approves such plan; and
23	"(II) determines that the non-Fed-
24	eral interest makes satisfactory
25	progress in meeting the timelines de-

1	scribed in subclause (III) of that
2	clause.
3	"(B) Grandfathered encroachments.—
4	At the request of the non-Federal interest, the
5	Secretary—
6	"(i) shall review documentation devel-
7	oped by the non-Federal interest showing a
8	covered encroachment does not negatively
9	impact the integrity of the flood control
10	work;
11	"(ii) shall make a written determina-
12	tion with respect to whether removal or
13	modification of such covered encroachment
14	is necessary to ensure the encroachment does
15	not negatively impact the integrity of the
16	flood control work; and
17	"(iii) may not determine that a cov-
18	ered encroachment is a deficiency requiring
19	corrective action unless such action is nec-
20	essary to ensure the encroachment does not
21	negatively impact the integrity of the flood
22	control work."; and
23	(2) in paragraph (4)—

1	(A) by redesignating subparagraphs (A)
2	and (B) as subparagraphs (B) and (C), respec-
3	tively; and
4	(B) by inserting before subparagraph (B)
5	(as so redesignated) the following:
6	"(A) Covered encroachment.—The term
7	'covered encroachment' means a permanent non-
8	project structure that—
9	"(i) is located inside the boundaries of
10	a flood control work;
11	"(ii) is depicted on construction draw-
12	ings or operation and maintenance plans
13	for the flood control work that are signed by
14	an engineer of record; and
15	"(iii) is determined by the Secretary to
16	be an encroachment of such flood control
17	work.".
18	(b) Conforming Amendment.—
19	(1) In General.—Section 3011 of the Water Re-
20	sources Reform and Development Act of 2014 (33
21	U.S.C. 701n note) is repealed.
22	(2) Clerical amendment.—The table of con-
23	tents contained in section 1(b) of the Water Resources
24	Reform and Development Act of 2014 (128 Stat.

1	1194) is amended by striking the item relating to sec-
2	tion 3011.
3	(c) Transition.—The amendments made by this sec-
4	tion shall have no effect on any written agreement signed
5	by the Secretary and a non-Federal interest pursuant to
6	paragraph (2) of section 5(c) of the Act of August 18, 1941
7	(33 U.S.C. 701n(c)) (as in effect on the day before the date
8	of enactment of this Act), if the non-Federal interest other-
9	wise continues to meet the requirements of that paragraph
10	(as so in effect).
11	(d) Participation in Preparedness Exercises.—
12	The Secretary may not condition the eligibility of a non-
13	Federal interest for rehabilitation assistance under section
14	5 of the Act of August 18, 1941(33 U.S.C. 701n), on the
15	participation of the non-Federal interest in disaster pre-
16	paredness exercises that are unrelated to necessary repairs,
17	rehabilitation, maintenance, and upkeep of a flood control
18	work.
19	SEC. 1147. REMOTE AND SUBSISTENCE HARBORS.
20	Section 2006 of the Water Resources Development Act
21	of 2007 (33 U.S.C. 2242) is amended—
22	(1) in subsection (a), by striking paragraphs (1)
23	through (3) and inserting the following:
24	"(1) the project would be located in the State of
25	Hawaii or Alaska, the Commonwealth of Puerto Rico,

1	Guam, the Commonwealth of the Northern Mariana
2	Islands, the United States Virgin Islands, or Amer-
3	ican Samoa; and
4	"(2)(A) over 80 percent of the goods transported
5	through the harbor would be consumed within the
6	United States, as determined by the Secretary, in-
7	cluding consideration of information provided by the
8	non-Federal interest; or
9	"(B) the long-term viability of the community in
10	which the project is located, or the long-term viability
11	of a community that is located in the region that is
12	served by the project and that will rely on the project,
13	would be threatened without the harbor and naviga-
14	tion improvement."; and
15	(2) in subsection (b)—
16	(A) in the matter preceding paragraph (1),
17	by striking "benefits of the project to" and in-
18	serting 'benefits of the project to any of'; and
19	(B) in paragraph (4), by striking "; and"
20	and inserting "; or".
21	SEC. 1148. TREATMENT OF PROJECTS IN COVERED COMMU-
22	NITIES.
23	(a) In General.—In carrying out feasibility studies
24	for projects that serve a covered community, the Secretary
25	shall select 10 such studies and include in those studies the

1	calculation of an alternative benefit-cost ratio for the
2	project in order to equitably compare such project to
3	projects carried out in the contiguous States of the United
4	States and the District of Columbia.
5	(b) Evaluation.—In carrying out this section, the
6	Secretary shall—
7	(1) compute the benefit-cost ratio for the project
8	in accordance with current law and guidance;
9	(2) if different from the ratio described in para-
10	graph (1), compute an alternative benefit-cost ratio
11	by adjusting the construction costs for the project to
12	reflect what construction costs would be if the project
13	were carried out in a comparable community in the
14	contiguous States that is nearest to the community in
15	which the project will be carried out;
16	(3) include in the documentation associated with
17	the feasibility study for the project the ratios cal-
18	culated under paragraph (1) and paragraph (2); and
19	(4) compare the alternative benefit-cost ratio cal-
20	culated under paragraph (2) to the standard benefit-
21	cost ratios calculated for each project alternative.
22	(c) Notification.—
23	(1) In General.—If the tentatively selected plan
24	for a project yields a benefit-cost ratio less than unity
25	for the project and results in the discontinuation of

- 1 the project, the Secretary shall provide written notice
- 2 to the Committee on Transportation and Infrastruc-
- 3 ture of the House of Representatives and the Com-
- 4 mittee on Environment and Public Works of the Sen-
- 5 ate.
- 6 (2) Inclusion.—In any written notice provided
- 7 under paragraph (1), the Secretary shall include for
- 8 the project a comparison of the benefit-cost ratios de-
- 9 scribed in subsection (b)(4).
- 10 (d) Report.—After carrying out subsection (a), the
- 11 Secretary shall submit to the Committee on Transportation
- 12 and Infrastructure of the House of Representatives and the
- 13 Committee on Environment and Public Works of the Senate
- 14 a report that summarizes for each project the comparisons
- 15 of the benefit-cost ratios described in subsection (b)(4).
- 16 (e) Covered Community Defined.—In this section,
- 17 the term "covered community" means a community located
- 18 in the State of Hawaii, the State of Alaska, the Common-
- 19 wealth of Puerto Rico, Guam, the Commonwealth of the
- 20 Northern Mariana Islands, the United States Virgin Is-
- 21 lands, or American Samoa.
- 22 SEC. 1149. REMOTE OPERATIONS AT CORPS DAMS.
- 23 During the 6-year period beginning on the date of en-
- 24 actment of this Act, with respect to a water resources devel-
- 25 opment project owned, operated, or managed by the Corps

1	of Engineers, the Secretary is authorized to use remote oper-
2	ation activities at a navigation or hydroelectric power gen-
3	erating facility at such project as a replacement for activi-
4	ties performed, as of the date of enactment of this Act, by
5	personnel under the direction of the Secretary at such
6	project, only after the Secretary provides written notice to
7	the Committee on Transportation and Infrastructure of the
8	House of Representatives and the Committee on Environ-
9	ment and Public Works of the Senate that—
10	(1) use of the remote operation activities—
11	(A) does not affect activities described in
12	section 314 of the Water Resources Development
13	Act of 1990 (33 U.S.C. 2321);
14	(B) will address any cyber and physical se-
15	curity risks to such project in accordance with
16	applicable Federal law and agency guidance;
17	and
18	(C) is necessary to increase the availability
19	and capacity, as applicable, of such project, in-
20	cluding a project on a lower use waterway; and
21	(2) the remote operation activities were developed
22	under a public process that included engagement with
23	such personnel and other stakeholders who may be af-
24	fected by the use of such activities.

1 SEC. 1150. REPORTING AND OVERSIGHT.

2	(a) Initial Report.—
3	(1) In general.—Not later than 90 days after
4	the date of enactment of this Act, the Secretary shall
5	submit to the Committees on Transportation and In-
6	frastructure and Appropriations of the House of Rep-
7	resentatives and the Committees on Environment and
8	Public Works and Appropriations of the Senate a re-
9	port detailing the status of the reports described in
10	paragraph (2).
11	(2) Reports described.—The reports described
12	in this paragraph are the following:
13	(A) The comprehensive backlog and oper-
14	ation and maintenance report required under
15	section 1001(b)(2) of the Water Resources Devel-
16	opment Act of 1986 (33 U.S.C. 579a(b)(2)).
17	(B) The report on managed aquifer recharge
18	required under section 8108(d) of the Water Re-
19	sources Development Act of 2022 (33 U.S.C.
20	2357(d)).
21	(C) The plan on beneficial use of dredged
22	material required under section 8130(a) of the
23	Water Resources Development Act of 2022 (136
24	Stat. 3717).
25	(D) The updated report on Corps of Engi-
26	neers Reservoirs required under section 8153 of

1	the Water Resources Development Act of 2022
2	(136 Stat. 3734).
3	(E) The report on dredge capacity required
4	under section 8205 of the Water Resources Devel
5	opment Act of 2022 (136 Stat. 3754).
6	(F) The report on the assessment of the con-
7	sequences of changing operation and mainte-
8	nance responsibilities required under section
9	8206 of the Water Resources Development Act of
10	2022 (136 Stat. 3756).
11	(G) The report on the western infrastructure
12	study required under section 8208 of the Water
13	Resources Development Act of 2022 (136 Stat
14	3756).
15	(H) The report on excess lands for Whittier
16	Narrows Dam, California, required under sec-
17	tion 8213 of the Water Resources Development
18	Act of 2022 (136 Stat. 3758).
19	(I) The report on recreational boating in
20	the Great Lakes basin required under section
21	8218 of the Water Resources Development Act of
22	2022 (136 Stat. 3761).
23	(I) The report on the disposition study on
24	hydropower in the Willamette Valley, Oregon, re-

1	quired under section 8220 of the Water Resources
2	Development Act of 2022 (136 Stat 3762).
3	(K) The report on corrosion prevention ac
4	tivities required under section 8234 of the Water
5	Resources Development Act of 2022 (136 Stat
6	3767).
7	(L) The report on mitigation for fish and
8	wildlife and wetlands losses required under sec
9	tion 2036(b) of the Water Resources Developmen
10	Act of 2007 (121 Stat. 1092).
11	(M) The report on expediting hydropower as
12	Corps of Engineers facilities required under sec
13	tion 1008(c) of the Water Resources Reform and
14	Development Act of 2014 (33 U.S.C. 2321b).
15	(N) The report on divestment authority re-
16	quired under section 164(c) of the Water Re-
17	sources Development Act of 2020 (134 Stat
18	2668).
19	(O) The report on antecedent hydrologic
20	conditions required under section 226(a) of the
21	Water Resources Development Act of 2020 (134
22	Stat. 2697).
23	(P) The report on the terrestrial noxious
24	weed control pilot program required under sec

1	tion 503(d) of the Water Resources Development
2	Act of 2020 (33 U.S.C. 610 note).
3	(Q) The report on the Asian Carp preven-
4	tion and control pilot program required under
5	section 509(a)(7) of the Water Resources Devel-
6	opment Act of 2020 (33 U.S.C. 610 note).
7	(R) The report on investments for recre-
8	ation areas required under section 8227(b) of the
9	Water Resources Development Act of 2022 (136
10	Stat. 3764).
11	(S) The report on solar energy opportuni-
12	ties required under section 8232(b) of the Water
13	Resources Development Act of 2022 (136 Stat.
14	3766).
15	(3) Elements.—The Secretary shall include in
16	the report required under paragraph (1) the following
17	information with respect to each report described in
18	paragraph (2):
19	(A) A summary of the status of each such
20	report, including if the report has been initiated.
21	(B) The amount of funds that—
22	(i) have been made available to carry
23	out each such report; and
24	(ii) the Secretary requires to complete
25	each such report.

1	(C) A detailed assessment of how the Sec-
2	retary intends to complete each such report, in-
3	cluding an anticipated timeline for completion.
4	(D) Any available information that is rel-
5	evant to each such report that would inform the
6	committees described in paragraph (1).
7	(b) Annual Reports.—
8	(1) In general.—Not later than 10 days after
9	the date on which the budget of the President for each
10	fiscal year is submitted to Congress pursuant to sec-
11	tion 1105 of title 31, United States Code, the Sec-
12	retary shall submit to the Committees on Transpor-
13	tation and Infrastructure and Appropriations of the
14	House of Representatives and the Committees on En-
15	vironment and Public Works and Appropriations of
16	the Senate a report on the status of each covered re-
17	port.
18	(2) Elements.—The Secretary shall include in
19	the report required under paragraph (1) the following
20	information:
21	(A) A summary of the status of each covered
22	report, including if each such report has been
23	initiated.
24	(B) The amount of funds that—

1	(i) have been made available to carry
2	out each such report; and
3	(ii) the Secretary requires to complete
4	each such report.
5	(C) A detailed assessment of how the Sec-
6	retary intends to complete each covered report,
7	including an anticipated timeline for comple-
8	tion.
9	(3) Publicly available.—The Secretary shall
10	make each report required under paragraph (1) pub-
11	licly available on the website of the Corps of Engi-
12	neers.
13	(4) Notification of committees.—The Sec-
14	retary shall submit to the Committee on Transpor-
15	tation and Infrastructure of the House of Representa-
16	tives and the Committee on the Environment and
17	Public Works of the Senate on an annual basis a
18	draft of each covered report.
19	(5) Definition of Covered Report.—In this
20	subsection, the term "covered report"—
21	(A) means any report or study required to
22	be submitted by the Secretary under this Act or
23	any Act providing authorizations for water re-
24	sources development projects enacted after the
25	date of enactment of this Act to the Committee

1	on Transportation and Infrastructure of the
2	House of Representatives and the Committee on
3	Environment and Public Works of the Senate
4	that has not been so submitted; and
5	(B) does not include a feasibility study (as
6	such term is defined in section 105(d) of the
7	Water Resources Development Act of 1986 (33
8	$U.S.C.\ 2215(d)).$
9	(c) Prior Guidance.—Not later than 180 days after
10	the date of enactment of this Act, the Secretary shall issue
11	the guidance required pursuant to each of the following pro-
12	visions:
13	(1) Section 1043(b)(9) of the Water Resources
14	Reform and Development Act of 2014 (33 U.S.C.
15	2201 note).
16	(2) Section 8101 of the Water Resources Develop-
17	ment Act of 2022 (33 U.S.C. 2351b).
18	(3) Section 8107 of the Water Resources Develop-
19	ment Act of 2022 (42 U.S.C. 1962d-5b note).
20	(4) Section 8112 of the Water Resources Develop-
21	ment Act of 2022 (33 U.S.C. 2281a).
22	(5) Section 8116 of the Water Resources Develop-
23	ment Act of 2022 (10 U.S.C. 7036 note).
24	(6) Section 8136 of the Water Resources Develop-
25	ment Act of 2022 (10 U.S.C. 2667 note).

1 SEC. 1151. ALTERNATE SEAPORTS.

2	(a) Sense of Congress.—It is the sense of Congress
3	that meeting the operation and maintenance needs at alter-
4	nate seaports is important for the national security of the
5	United States.
6	(b) Report.—Not later than 1 year after the date of
7	enactment of this Act, the Secretary shall submit to the
8	Committee on Transportation and Infrastructure of the
9	House of Representatives and the Committee on Environ-
10	ment and Public Works of the Senate a report that includes
11	an assessment of the operation and maintenance needs and
12	backlog for Corps of Engineers projects at alternate sea-
13	ports.
14	SEC. 1152. COLUMBIA RIVER BASIN.
15	Section 8309 of the Water Resources Development Act
16	of 2022 (136 Stat. 3780) is amended—
17	(1) by striking subsection (b)(3); and
18	(2) by adding at the end the following:
19	"(c) Interim Pre-planned Flood Storage.—
20	"(1) In general.—The Secretary, with the con-
21	currence of the Secretary of State, is authorized to
22	compensate, and make arrangements with, the Gov-
23	ernment of Canada for reserving and operating
24	3,600,000 acre-feet of pre-planned flood storage per
25	operating year at Hugh Keenleyside Dam, including
26	operations that the Government of Canada may not

be obligated to provide under the Columbia River
Treaty, to minimize the flood risk in the Columbia
River Basin.
"(2) Authorization of Appropriations.—To
carry out this subsection, there is authorized to be ap-
propriated \$37,600,000 for fiscal year 2025 and
\$37,600,000, adjusted for inflation beginning on Au-
gust 1, 2024, for each of fiscal years 2026 and 2027,
to remain available until expended.
"(3) SUNSET.—The authority to compensate,
and make arrangements with, the Government of
Canada under this subsection shall expire on August
31, 2027.
"(d) Definitions.—In this section:
"(1) Columbia river basin.—The term 'Colum-
bia River Basin' means the entire United States por-
tion of the Columbia River watershed.
"(2) Columbia river treaty.—The term 'Co-
lumbia River Treaty' means the treaty relating to co-
operative development of the water resources of the
Columbia River Basin, signed at Washington Janu-
ary 17, 1961, and entered into force September 16,
1964.
"(3) Flood storage.—The term 'flood storage

means the usable space in a reservoir that is set aside

25

1	for impounding and releasing water for flood risk
2	management or otherwise for regulating stream flows
3	to minimize flood risk.
4	"(4) Government of Canada.—The term 'Gov-
5	ernment of Canada' means the Government of Can-
6	ada, a Canadian Province, or a subdivision or in-
7	strumentality thereof.
8	"(5) Operating year.—The term 'operating
9	year' means a 12-month period beginning on August
10	1 and ending on July 31.
11	"(6) U.S. Entity.—The term 'U.S. entity' means
12	the entity designated by the United States under Arti-
13	cle XIV of the Columbia River Treaty.".
14	SEC. 1153. CHALLENGE COST-SHARING PROGRAM FOR MAN-
15	AGEMENT OF RECREATION FACILITIES.
16	Section 225 of the Water Resources Development Act
17	of 1992 (33 U.S.C. 2328) is amended—
18	(1) in subsection (b)—
19	(A) by striking "To implement" and insert-
20	ing the following:
21	"(1) In general.—To implement".
22	(B) in paragraph (1) (as so designated), by
23	striking "non-Federal public and private enti-
24	ties" and inserting "non-Federal public entities
25	and private nonprofit entities"; and

1	(C) by adding at the end the following:
2	"(2) Requirements.—Before entering into an
3	agreement under paragraph (1), the Secretary shall
4	ensure that the non-Federal public entity or private
5	nonprofit entity has the authority and capability—
6	"(A) to carry out the terms of the agree-
7	ment; and
8	"(B) to pay damages, if necessary, in the
9	event of a failure to perform.";
10	(2) by striking subsection (c) and inserting the
11	following:
12	"(c) User Fees.—
13	"(1) Collection of fees.—
14	"(A) In General.—The Secretary may
15	allow a non-Federal public entity or private
16	nonprofit entity that has entered into an agree-
17	ment pursuant to subsection (b) to collect user
18	fees for the use of developed recreation sites and
19	facilities, whether developed or constructed by the
20	non-Federal public entity or private nonprofit
21	entity or the Department of the Army.
22	"(B) Use of visitor reservation serv-
23	ICES.—
24	"(i) In general.—A non-Federal pub-
25	lic entity or a private nonprofit entity de-

1	scribed in subparagraph (A) may use, to
2	manage fee collections and reservations
3	under this section, any visitor reservation
4	service that the Secretary has provided for
5	by contract or interagency agreement, sub-
6	ject to such terms and conditions as the Sec-
7	retary determines to be appropriate.
8	"(ii) Transfer.—The Secretary may
9	transfer, or cause to be transferred by an-
10	other Federal agency, to a non-Federal pub-
11	lic entity or a private nonprofit entity de-
12	scribed in subparagraph (A) user fees re-
13	ceived by the Secretary or other Federal
14	agency under a visitor reservation service
15	described in clause (i) for recreation facili-
16	ties and natural resources managed by the
17	non-Federal public entity or private non-
18	profit entity pursuant to a cooperative
19	agreement entered into under subsection (b).
20	"(2) Use of fees.—
21	"(A) In General.—A non-Federal public
22	entity or private nonprofit entity that collects a
23	user fee under paragraph (1)—

1	"(i) may retain up to 100 percent of
2	the fees collected, as determined by the Sec-
3	retary; and
4	"(ii) notwithstanding section 210(b)(4)
5	of the Flood Control Act of 1968 (16 U.S.C.
6	460d-3(b)(4)), shall use any retained
7	amounts for operation, maintenance, and
8	management activities relating to recreation
9	and natural resources at recreation site at
10	which the fee is collected.
11	"(B) Requirements.—The use by a non-
12	Federal public entity or private nonprofit entity
13	of user fees collected under paragraph (1)—
14	"(i) shall remain subject to the direc-
15	tion and oversight of the Secretary; and
16	"(ii) shall not affect any existing
17	third-party property interest, lease, or
18	agreement with the Secretary.
19	"(3) Terms and conditions.—The authority of
20	a non-Federal public entity or private nonprofit enti-
21	ty under this subsection shall be subject to such terms
22	and conditions as the Secretary determines to be nec-
23	essary to protect the interests of the United States.";
24	and
25	(3) in subsection (d)—

1	(A) by striking "For purposes" and insert-
2	ing the following:
3	"(1) In general.—For purposes"; and
4	(B) by striking "non-Federal public and
5	private entities. Any funds received by the Sec-
6	retary under this section" and inserting the fol-
7	lowing: "non-Federal public entities, private
8	nonprofit entities, and other private entities.
9	"(2) Deposit of funds.—Any funds received
10	by the Secretary under this subsection"; and
11	(4) by adding at the end the following:
12	"(e) Definitions.—In this section:
13	"(1) Non-federal public entity.—The term
14	'non-Federal public entity' means a non-Federal pub-
15	lic entity as defined in the memorandum issued by
16	the Corp of Engineers on April 4, 2018, and titled
17	Implementation Guidance for Section 1155, Manage-
18	ment of Recreation Facilities, of the Water Resources
19	Development Act (WRDA) of 2016, Public Law 114-
20	322'.
21	"(2) Private nonprofit entity.—The term
22	'private nonprofit entity' means an organization that
23	is described in section 501(c) of the Internal Revenue
24	Code of 1986 and exempt from taxation under section
25	501(a) of that Code.".

1 SEC. 1154. RETENTION OF RECREATION FEES.

2	Section 210(b) of the Flood Control Act of 1968 (16
3	U.S.C. 460d-3(b)) is amended—
4	(1) in paragraph (1), by striking "Notwith-
5	standing" and all that follows through "to establish"
6	and inserting "Subject to paragraphs (2) and (3), the
7	Secretary of the Army may establish";
8	(2) in paragraph (3), by striking "vehicle. Such
9	maximum amount" and inserting "vehicle, which
10	amount"; and
11	(3) by striking paragraph (4) and inserting the
12	following:
13	"(4) USE OF FUNDS.—The fees collected under
14	this subsection shall be credited to the currently ap-
15	plicable appropriation, account, or fund of the De-
16	partment of the Army as discretionary offsetting col-
17	lections, and shall be available only to the extent pro-
18	vided in advance in appropriations Acts, for the oper-
19	ation and maintenance of recreation sites and facili-
20	ties under the jurisdiction of the Secretary, subject to
21	the condition that not less than 80 percent of fees col-
22	lected at recreation areas of a specific water resources
23	development project shall be used at such project.".

1	SEC. 1155. SENSE OF CONGRESS RELATED TO WATER DATA.
2	It is the sense of Congress that, for the purpose of im-
3	proving water resources management, the Secretary
4	should—
5	(1) develop and implement a framework for inte-
6	grating, sharing, and using water data;
7	(2) identify and prioritize key water data needed
8	to support water resources management and plan-
9	ning, including—
10	(A) water data sets, types, and associated
11	metadata; and
12	(B) water data infrastructure, technologies,
13	and tools;
14	(3) in consultation with other Federal agencies,
15	States, Indian Tribes, local governments, and relevant
16	stakeholders, develop and adopt common national
17	standards for collecting, sharing, and integrating
18	water data, infrastructure, technologies, and tools;
19	(4) ensure that water data is publicly accessible
20	and interoperable;
21	(5) integrate water data and tools through na-
22	tionwide approaches to data infrastructure, plat-
23	forms, models, and tool development; and
24	(6) support the adoption of new technologies and
25	the development of tools for water data collection,
26	sharing, and standardization.

1	SEC. 1156. SENSE OF CONGRESS RELATING TO COM-
2	PREHENSIVE BENEFITS.
3	It is the sense of Congress that in carrying out any
4	feasibility study, the Secretary should follow, to the max-
5	imum extent practicable—
6	(1) the guidance described in the memoranda re-
7	lating to "Comprehensive Documentation of Benefits
8	in Feasibility Studies", dated April 3, 2020, and
9	April 13, 2020, and signed by the Assistant Secretary
10	for Civil Works and the Director of Civil Works, re-
11	spectively; and
12	(2) the policies described in the memorandum re-
13	lating to "Policy Directive - Comprehensive Docu-
14	mentation of Benefits in Decision Document" dated
15	January 5, 2021, and signed by the Assistant Sec-
16	retary for Civil Works.
17	Subtitle B—Grace F. Napolitano
18	Priority for Water Supply, Water
19	Conservation, and Drought Re-
20	siliency Act of 2024
21	SEC. 1160. SHORT TITLE.
22	This subtitle may be cited as the "Grace F. Napolitane
23	Priority for Water Supply, Water Conservation, and
24	Drought Resiliency Act of 2024".

1 SEC. 1161. DECLARATION OF POLICY.

2	(a) In General.—It is the policy of the United States
3	for the Corps of Engineers, consistent with applicable statu-
4	tory authorities—
5	(1) to maximize opportunities for water supply,
6	water conservation measures, and drought resiliency
7	efforts at and in the operation of water resources de-
8	velopment projects;
9	(2) in accordance with section 301(a) of the
10	Water Supply Act of 1958 (43 U.S.C. 390b), to par-
11	ticipate and cooperate with States and local interests
12	in developing water supplies for domestic, municipal,
13	industrial, and other purposes in authorized connec-
14	tion with the construction, maintenance, and oper-
15	ation of water resources development projects; and
16	(3) in coordination with non-Federal interests,
17	to enable the adoption of water conservation measures
18	and drought resiliency measures that are in align-
19	ment with the authorized purposes of water resources
20	development projects.
21	(b) Full Consideration.—In support of subsection
22	(a), the Secretary shall give full consideration to requests
23	and proposals from non-Federal interests to utilize the au-
24	thorities of the Corps of Engineers in furtherance of water
25	supply features water conservation measures and drought

1	resiliency efforts that are in alignment the authorized pur-
2	poses of water resources development projects.
3	(c) Limitation.—Nothing in this section—
4	(1) affects, modifies, or changes—
5	(A) the authority of a State to manage, use,
6	or allocate the water resources of that State;
7	(B) any water right in existence on the date
8	of enactment of this Act;
9	(C) any existing water supply agreements
10	between the Secretary and the non-Federal inter-
11	est;
12	(D) the authorized purposes of a water re-
13	sources development project; or
14	(E) any existing Corps of Engineers au-
15	thorities;
16	(2) preempts or affects any State water law or
17	interstate compact governing water;
18	(3) diminishes the other priorities and the pri-
19	mary or secondary missions of the Corps of Engi-
20	neers; or
21	(4) shall be interpreted to supersede or modify
22	any written agreement between the Federal Govern-
23	ment and a non-Federal interest that is in effect on
24	the date of enactment of this Act.

1	SEC. 1162. FORECAST-INFORMED RESERVOIR OPERATIONS.
2	(a) In General.—In updating a water control man-
3	ual for any reservoir constructed, owned, or operated by the
4	Secretary, including a reservoir for which the Secretary is
5	authorized to prescribe regulations for the use of storage al-
6	located for flood control or navigation pursuant to section
7	7 of the Act of December 22, 1944 (33 U.S.C. 709), the Sec-
8	retary shall, to the maximum extent practicable, incor-
9	porate the use of forecast-informed reservoir operations, sub-
10	ject to the availability of appropriations.
11	(b) Guidelines.—The Secretary, in coordination
12	with relevant Federal and State agencies and non-Federal
13	interests, shall issue clear and concise guidelines for incor-
14	porating the use of forecast-informed reservoir operations
15	into water control manuals for reservoirs described in sub-
16	section (a).
17	(c) Assessment.—
18	(1) Requirement.—The Secretary shall carry
19	out an assessment of geographically diverse reservoirs
20	described in subsection (a) to determine the viability
21	of using forecast-informed reservoir operations at such
22	reservoirs.

(2) Priority areas.—In carrying out the as-

sessment described in paragraph (1), the Secretary

 $shall\ include\ an\ assessment\ of \!\!\!\!-\!\!\!\!-\!\!\!\!\!-$

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1	(A) each reservoir located in the South Pa-
2	cific Division of the Corps of Engineers; and
3	(B) reservoirs located in each of the North-
4	western Division and the South Atlantic Divi-
5	sion of the Corps of Engineers.
6	(3) Consultation.—In carrying out this sub-
7	section, the Secretary shall consult with relevant Fed-
8	eral and State agencies and non-Federal interests.
9	(d) Savings Provision.—Nothing in this section pre-
10	empts or affects any State water law or any interstate com-
11	pact governing water, or otherwise restricts, affects, or
12	amends any other law or the authority of any department,
13	instrumentality, or agency of the United States related to
14	the operation of reservoirs described in subsection (a).
15	SEC. 1163. UPDATES TO CERTAIN WATER CONTROL MANU-
16	ALS.
17	Section 8109 of the Water Resources Development Act
18	of 2022 (136 Stat. 3702) is amended by inserting "or that
19	incorporate the use of forecast-informed reservoir operations
20	into such manuals" before the period at the end.
21	SEC. 1164. EMERGENCY DROUGHT OPERATIONS PILOT PRO-
22	GRAM.
23	(a) Definition of Covered Project.—In this sec-
24	tion, the term "covered project" means a project—

1	(1) that is located in the State of California, the
2	State of Nevada, or the State of Arizona; and
3	(2)(A) of the Corps of Engineers for which water
4	supply is an authorized purpose; or
5	(B) for which the Secretary develops a
6	water control manual under section 7 of the Act
7	of December 22, 1944 (33 U.S.C. 709).
8	(b) Emergency Operation During Drought.—
9	Consistent with other authorized project purposes and in
10	coordination with the non-Federal interest, in operating a
11	covered project during a drought emergency in the project
12	area, the Secretary may carry out a pilot program to oper-
13	ate the covered project with water supply as the primary
14	project purpose.
15	(c) UPDATES.—In carrying out this section, the Sec-
16	retary may update the water control manual for a covered
17	project to include drought operations and contingency
18	plans.
19	(d) Requirements.—In carrying out subsection (b),
20	the Secretary shall ensure that—
21	(1) operations described in that subsection—
22	(A) are consistent with water management
23	deviations and drought contingency plans in the
24	water control manual for the covered project;

1	(B) impact only the flood pool managed by
2	the Secretary; and
3	(C) shall not be carried out in the event of
4	a forecast or anticipated flood or weather event
5	that would require flood risk management to take
6	precedence;
7	(2) to the maximum extent practicable, the Sec-
8	retary uses forecast-informed reservoir operations;
9	and
10	(3) the covered project returns to the operations
11	that were in place prior to the use of the authority
12	provided under that subsection at a time determined
13	by the Secretary, in coordination with the non-Fed-
14	eral interest.
15	(e) Contributed Funds.—The Secretary may receive
16	and expend funds contributed by a non-Federal interest to
17	carry out activities under this section.
18	(f) Report.—
19	(1) In general.—Not later than 2 years after
20	the date of enactment of this Act, the Secretary shall
21	submit to the Committee on Environment and Public
22	Works of the Senate and the Committee on Transpor-
23	tation and Infrastructure of the House of Representa-
24	tives a report on the pilot program carried out under
25	this section.

1	(2) Inclusions.—The Secretary shall include in
2	the report under paragraph (1) a description of the
3	activities of the Secretary that were carried out for
4	each covered project and any lessons learned from
5	carrying out those activities.
6	(g) Limitations.—Nothing in this section—
7	(1) affects, modifies, or changes the authorized
8	purposes of a covered project;
9	(2) affects existing Corps of Engineers authori-
10	ties, including authorities with respect to navigation,
11	hydropower, flood damage reduction, and environ-
12	mental protection and restoration;
13	(3) affects the ability of the Corps of Engineers
14	to provide for temporary deviations;
15	(4) affects the application of a cost-share require-
16	ment under section 101, 102, or 103 of the Water Re-
17	sources Development Act of 1986 (33 U.S.C. 2211,
18	2212, 2213);
19	(5) supersedes or modifies any written agreement
20	between the Federal Government and a non-Federal
21	interest that is in effect on the date of enactment of
22	$this\ Act;$
23	(6) supersedes or modifies any amendment to an
24	existing multistate water control plan for the Colo-
25	rado River Basin, if applicable;

1	(7) affects any water right in existence on the
2	date of enactment of this Act;
3	(8) preempts or affects any State water law or
4	interstate compact governing water;
5	(9) affects existing water supply agreements be-
6	tween the Secretary and the non-Federal interest; or
7	(10) affects any obligation to comply with the
8	provisions of any Federal or State environmental
9	law, including—
10	(A) the National Environmental Policy Act
11	of 1969 (42 U.S.C. 4321 et seq.);
12	(B) the Federal Water Pollution Control Act
13	(33 U.S.C. 1251 et seq.); and
14	(C) the Endangered Species Act of 1973 (16
15	U.S.C. 1531 et seq.).
16	SEC. 1165. LEVERAGING FEDERAL INFRASTRUCTURE FOR
17	INCREASED WATER SUPPLY.
18	Section 1118(i) of Water Resources Development Act
19	of 2016 (43 U.S.C. 390b-2(i)) is amended by striking para-
20	graph (2) and inserting the following:
21	"(2) Contributed funds for other federal
22	RESERVOIR PROJECTS.—
23	"(A) In General.—The Secretary is au-
24	thorized to receive and expend funds from a non-
25	Federal interest or a Federal agency that owns

1	a Federal reservoir project described in subpara-
2	graph (B) to formulate, review, or revise oper-
3	ational documents pursuant to a proposal sub-
4	mitted in accordance with subsection (a) for such
5	a Federal reservoir project.
6	"(B) Federal reservoir projects de-
7	SCRIBED.—A Federal reservoir project referred to
8	in subparagraph (A) is a reservoir for which the
9	Secretary is authorized to prescribe regulations
10	for the use of storage allocated for flood control
11	or navigation pursuant to section 7 of the Act of
12	December 22, 1944 (33 U.S.C. 709).".
13	TITLE II—STUDIES AND
14	REPORTS
15	SEC. 1201. AUTHORIZATION OF PROPOSED FEASIBILITY
16	STUDIES.
17	(a) New Projects.—The Secretary is authorized to
18	conduct a feasibility study for the following projects for
19	water resources development and conservation and other
20	purposes, as identified in the reports titled "Report to Con-
21	gress on Future Water Resources Development" submitted
22	to Congress pursuant to section 7001 of the Water Resources
23	Reform and Development Act of 2014 (33 U.S.C. 2282d)
24	or otherwise reviewed by Congress:

1	(1) Yavapai county, arizona.—Project for
2	flood risk management, Yavapai County, in the vicin-
3	ity of the City of Cottonwood, Arizona.
4	(2) Clear lake, california.—Project for flood
5	risk management and ecosystem restoration, Clear
6	Lake, Lake County, California.
7	(3) Cosumnes river watershed, cali-
8	FORNIA.—Project for flood risk management, eco-
9	system restoration, water supply, and related pur-
10	poses, Cosumnes River watershed, California.
11	(4) Eastman lake, california.—Project for
12	ecosystem restoration and water supply conservation
13	and recharge, Eastman Lake, California.
14	(5) Hesperia, california.—Project for flood
15	risk management, city of Hesperia, California.
16	(6) Pillar point harbor, california.—
17	Project for flood risk management and storm damage
18	risk reduction, Pillar Point Harbor, California.
19	(7) Pine flat dam, california.—Project for
20	ecosystem restoration, water supply, and recreation,
21	Pine Flat Dam, Fresno County, California.
22	(8) Rialto Channel, California.—Project for
23	flood risk management, Rialto Channel, city of Rialto

and vicinity, California.

1	(9) Salinas river, california.—Project for
2	flood risk management and ecosystem restoration, Sa-
3	linas River, California.
4	(10) San Bernardino, California.—Project for
5	flood risk management, city of San Bernardino, Cali-
6	fornia.
7	(11) San diego and orange counties, cali-
8	FORNIA.—Project for flood and coastal storm risk
9	management and ecosystem restoration, San Diego
10	and Orange Counties, California.
11	(12) San diego bay, california.—Project for
12	flood risk management, including sea level rise, San
13	Diego Bay, California.
14	(13) San felipe lake and pajaro river, san
15	Benito county, california.—Project for flood risk
16	management, San Felipe Lake and Pajaro River, San
17	Benito County, California.
18	(14) San mateo, california.—Project for flood
19	risk management, including stormwater runoff reduc-
20	tion, City of San Mateo, California.
21	(15) Santa and River, anaheim, cali-
22	FORNIA.—Project for flood risk management, water
23	supply, and recreation, Santa Ana River, Anaheim,
24	California.

1	(16) Santa and river, jurupa valley, cali-
2	FORNIA.—Project for ecosystem restoration and recre-
3	ation, Santa Ana River, Jurupa Valley, California.
4	(17) Sweetwater reservoir, california.—
5	Project for ecosystem restoration and water supply,
6	Sweetwater Reservoir, California.
7	(18) Colorado springs, colorado.—Project
8	for ecosystem restoration and flood risk management,
9	Fountain Creek, Monument Creek, and Templeton
10	Gap Levee, Colorado Springs and Pueblo, Colorado.
11	(19) Connecticut shoreline, connecticut.—
12	Project for hurricane and storm damage risk reduc-
13	tion, Connecticut shoreline, Connecticut.
14	(20) Enfield, connecticut.—Project for flood
15	risk management and ecosystem restoration, includ-
16	ing restoring freshwater brook floodplain, Enfield,
17	Connecticut.
18	(21) Hartford, connecticut.—Project for
19	hurricane and storm damage risk reduction, Hart-
20	ford, Connecticut.
21	(22) Park river conduit, city of hartford,
22	COnnecticut.—Project for flood risk management,
23	including stormwater management, City of Hartford,
24	Connecticut and vicinity.

1	(23) Newington, connecticut.—Project for
2	flood risk management, Newington, Connecticut.
3	(24) City of Norwalk, connecticut.—Project
4	for flood risk management, City of Norwalk, Con-
5	necticut, in the vicinity of the Norwalk wastewater
6	treatment plant.
7	(25) Plymouth, connecticut.—Project for eco-
8	system restoration, Plymouth, Connecticut.
9	(26) Fairfield, connecticut.—Project for
10	flood risk management, Rooster River, Fairfield, Con-
11	necticut.
12	(27) Westport beaches, connecticut.—
13	Project for hurricane and storm damage risk reduc-
14	tion and ecosystem restoration, Westport, Connecticut.
15	(28) Windham, connecticut.—Project for eco-
16	system restoration and recreation, Windham, Con-
17	necticut.
18	(29) Delaware inland bays watershed,
19	DELAWARE.—Project for flood risk management, hur-
20	ricane and storm risk reduction, and ecosystem res-
21	toration, including shoreline stabilization, Delaware
22	Inland Bays watershed, Delaware.
23	(30) Town of milton, delaware.—Project for
24	flood risk management. Town of Milton, Delaware.

1	(31) Wilmington, delaware.—Project for
2	coastal storm risk management, flood risk manage-
3	ment, and hurricane and storm risk reduction, City
4	$of \ Wilmington, \ Delaware.$
5	(32) Anacostia river bank and seawalls,
6	DISTRICT OF COLUMBIA AND MARYLAND.—Project for
7	navigation, ecosystem restoration, and recreation, in-
8	cluding dredging and sediment management, Ana-
9	costia River bank and seawalls, Washington, District
10	of Columbia, and Prince George's County, Maryland.
11	(33) Fletchers cove, district of colum-
12	BIA.—Project for recreation, including dredging,
13	Fletchers Cove, District of Columbia.
14	(34) East lake tohopekaliga, florida.—
15	Project for flood risk management and ecosystem res-
16	toration, including sediment and debris management,
17	East Lake Tohopekaliga, Florida.
18	(35) Florida spaceport system marine
19	INTERMODAL TRANSPORTATION WHARF, FLORIDA.—
20	Project for navigation in the vicinity of Cape Canav-
21	eral, Florida.
22	(36) Lake Conway, Florida.—Project for flood
23	risk management, navigation, and ecosystem restora-
24	tion, including sediment and debris management,

Lake Conway, Florida.

1	(37) Macdill air force base, tampa, flor-
2	IDA.—Project for hurricane and storm damage risk
3	reduction and ecosystem restoration in the vicinity of
4	MacDill Air Force Base, City of Tampa, Florida.
5	(38) Palatka barge port, putnam county,
6	FLORIDA.—Project for navigation, Palatka Barge
7	Port, Putnam County, Florida.
8	(39) Camp Creek tributary, georgia.—
9	Project for flood risk management and ecosystem res-
10	toration, including stream restoration, along the
11	Camp Creek Tributary in Fulton County, Georgia.
12	(40) College Park, Georgia.—Project for flood
13	risk management, City of College Park, Georgia.
14	(41) Proctor creek, smyrna, georgia.—
15	Project for flood risk management, Proctor Creek,
16	Smyrna, Georgia, including Jonquil Driver
17	Stormwater Park.
18	(42) Tybee island, georgia.—Project for eco-
19	system restoration and hurricane and storm damage
20	risk reduction, Tybee Island, Georgia, including by
21	incorporating other Federal studies conducted on the
22	effect of the construction of Savannah Harbor Chan-
23	nel on the shoreline of Tybee Island.
24	(43) Guam.—Project for flood risk management
25	and coastal storm risk management, Guam.

1	(44) Hawai'i kai, hawaii.—Project for flood
2	risk management, Hawaiʻi Kai, Hawaii.
3	(45) Kaiaka-waialua watershed, hawaii.—
4	Project for flood risk management, Kaiaka-Waialua
5	watershed, Oʻahu, Hawaii.
6	(46) Kaua'i, hawaii.—Project for flood risk
7	management and coastal storm risk management,
8	County of Kaua'i, Hawaii.
9	(47) Maui, Hawaii.—Project for flood risk man-
10	agement and ecosystem restoration, County of Maui,
11	Hawaii.
12	(48) Berwyn, Illinois.—Project for comprehen-
13	sive flood risk management, City of Berwyn, Illinois.
14	(49) Butterfield Creek, Illinois.—Project
15	for flood risk management and ecosystem restoration,
16	Butterfield Creek, Illinois, including the villages of
17	Flossmoor, Matteson, Park Forest, and Richton Park.
18	(50) Franklin Park, Illinois.—Project for
19	flood risk management, ecosystem restoration, and
20	water supply, Village of Franklin Park, Illinois.
21	(51) Rocky Ripple, indiana.—Project for flood
22	risk management, Town of Rocky Ripple, Indiana.
23	(52) Bayou rigaud to caminada pass, lou-
24	ISIANA.—Project for navigation, Bayou Rigaud to
25	Caminada Pass, Louisiana.

1	(53) Lake pontchartrain storm surge re-
2	Duction project, louisiana.—Project for hurricane
3	and storm damage risk reduction, Lake Pont-
4	chartrain, Orleans, St. Tammany, Tangipahoa, Liv-
5	ingston, St. James, St. John, St. Charles, Jefferson,
6	and St. Bernard Parishes, Louisiana.
7	(54) Livingston parish flood protection,
8	LOUISIANA.—Project for flood risk management, Liv-
9	ingston Parish, Louisiana.
10	(55) Natchitoches, Louisiana.—Project for
11	flood risk management, City of Natchitoches, Lou-
12	isiana.
13	(56) New orleans metro area, louisiana.—
14	Project for ecosystem restoration and water supply,
15	including mitigation of saltwater wedges, for the City
16	of New Orleans and metropolitan area, Louisiana.
17	(57) Coffeyville, Kansas.—Project for flood
18	risk management, Coffeyville, Kansas.
19	(58) Bullskin Creek in Shelby County, Ken-
20	Tucky.—Project for ecosystem restoration, including
21	bank stabilization, Bullskin Creek in Shelby County,
22	Kentucky.
23	(59) Cumberland river, crittenden county,
24	LIVINGSTON COUNTY, AND LYON COUNTY, KEN-
25	Tucky.—Project for ecosystem restoration, including

1	bank stabilization, Cumberland River, Crittenden
2	County, Livingston County, and Lyon County, Ken-
3	tucky.
4	(60) Fulton county, Kentucky.—Project for
5	flood risk management, including bank stabilization,
6	Fulton County, Kentucky.
7	(61) Scott county, Kentucky.—Project for
8	ecosystem restoration, including water supply, Scott
9	County, Kentucky.
10	(62) Hagaman Chute, lake providence, lou-
11	ISIANA.—Project for navigation, including widening
12	and sediment management, Hagaman Chute, Lake
13	Providence, Louisiana.
14	(63) Baltimore inland flooding, mary-
15	LAND.—Project for inland flood risk management,
16	City of Baltimore and Baltimore County, Maryland.
17	(64) Maryland Beaches, Maryland.—Project
18	for hurricane and storm damage risk reduction and
19	flood risk management in the vicinity of United
20	States Route 1, Maryland.
21	(65) Ocean city, maryland.—Project for flood
22	risk management, Ocean City, Maryland.
23	(66) Beaverdam creek, prince george's
24	COUNTY, MARYLAND.—Project for flood risk manage-
25	ment. Beaverdam Creek. Prince George's County.

1	Maryland, in the vicinity of United States Route 50
2	and railroads.
3	(67) Cape cod canal, massachusetts.—
4	Project for recreation, Cape Cod Canal, in the vicin-
5	ity of Tidal Flats Recreation Area, Massachusetts.
6	(68) Connecticut river, massachusetts.—
7	Project for flood risk management along the Con-
8	necticut River, Massachusetts.
9	(69) Leominster, massachusetts.—Project for
10	flood risk management, City of Leominster, Massa-
11	chusetts.
12	(70) Lower cobb brook, massachusetts.—
13	Project for flood risk management, Lower Cobb Brook,
14	City of Taunton, Massachusetts.
15	(71) Oak bluffs, massachusetts.—Project for
16	flood risk management, coastal storm risk manage-
17	ment, recreation, and ecosystem restoration, including
18	shoreline stabilization along East Chop Drive, Oak
19	Bluffs, Massachusetts.
20	(72) Oak bluffs harbor, massachusetts.—
21	Project for coastal storm risk management and navi-
22	gation, Oak Bluffs Harbor north and south jetties,
23	Oak Bluffs, Massachusetts.
24	(73) Squantum causeway, massachusetts.—
25	Project for flood and coastal storm risk management.

- 1 Squantum, in the vicinity of East Squantum Street 2 and Dorchester Street Causeway, Quincy, Massachu-3 setts.
- 4 (74) Sunset Bay, Charles River, Massachu5 Setts.—Project for navigation, flood risk manage6 ment, recreation, and ecosystem restoration, including
 7 dredging, in the vicinity of Sunset Bay, Charles
 8 River, cities of Boston, Watertown, and Newton, Massachusetts.
 - (75) Tisbury, Massachusetts.—Project for coastal storm risk management, including shoreline stabilization along Beach Road Causeway, Tisbury, Massachusetts.
 - (76) Town Neck Beach, Sandwich, MassachuSetts.—Project for flood risk management and coastal storm risk management, including shoreline damage prevention and mitigation, Town Neck Beach,
 town of Sandwich, Massachusetts.
 - (77) Westport Harbor, Massachusetts.—
 Project for flood risk management, hurricane and storm damage risk reduction, and navigation, including improvements to the breakwater at Westport Harbor, Town of Westport, Massachusetts.
- 24 (78) ANN ARBOR, MICHIGAN.—Project for water
 25 supply, Ann Arbor, Michigan.

1	(79) Brighton mill pond, michigan.—Project
2	for ecosystem restoration, Brighton Mill Pond, Michi-
3	gan.
4	(80) Cheboygan, michigan.—Project for flood
5	risk management, Little Black River, City of Che-
6	boygan, Michigan.
7	(81) Dearborn and Dearborn Heights,
8	MICHIGAN.—Project for flood risk management, Dear-
9	born and Dearborn Heights, Michigan.
10	(82) Grand traverse bay, michigan.—Project
11	for navigation, Grand Traverse Bay, Michigan.
12	(83) Grand traverse county, michigan.—
13	Project for flood risk management and ecosystem res-
14	toration, Grand Traverse County, Michigan.
15	(84) Kalamazoo river watershed, michi-
16	GAN.—Project for flood risk management and eco-
17	system restoration, Kalamazoo River Watershed and
18	tributaries, Michigan.
19	(85) Ludington, michigan.—Project for coastal
20	storm risk management, including feasibility of emer-
21	gency shoreline protection, Ludington, Michigan.
22	(86) Marysville, michigan.—Project for coast-
23	al storm risk management, including shoreline sta-
24	bilization, City of Marysville, Michigan.

1	(87) MCCOMB, MISSISSIPPI.—Project for flood
2	risk management, city of McComb, Mississippi.
3	(88) Miles City, Montana.—Project for flood
4	risk management, Miles City, Montana.
5	(89) Pahrump, Nevada.—Project for hurricane
6	and storm damage risk reduction and flood risk man-
7	agement, Pahrump, Nevada.
8	(90) Berkeley heights, new providence,
9	AND SUMMIT, NEW JERSEY.—Project for flood risk
10	management, Township of Berkeley Heights, Borough
11	of New Providence, and City of Summit, New Jersey.
12	(91) Berry's Creek, New Jersey.—Project for
13	flood risk management, Berry's Creek, New Jersey.
14	(92) Fleischer Brook, New Jersey.—Project
15	for flood risk management, Fleischer Brook, New Jer-
16	sey.
17	(93) Great falls raceway, paterson, new
18	JERSEY.—Project for flood risk management and hy-
19	dropower, Paterson, New Jersey.
20	(94) Guttenberg, New Jersey.—Project for
21	flood risk management, Guttenberg, New Jersey, in
22	the vicinity of John F. Kennedy Boulevard East.
23	(95) Passaic river basin, new jersey.—
24	Project for flood risk management and ecosystem res-

1	toration, Bergen, Essex, Hudson, Morris, and Passaic
2	Counties, New Jersey.
3	(96) Passaic river, paterson, new jersey.—
4	Project for navigation and flood risk management,
5	Passaic River, Paterson, New Jersey.
6	(97) Paulsboro, New Jersey.—Project for
7	navigation, Borough of Paulsboro, New Jersey.
8	(98) VILLAGE OF RIDGEWOOD, NEW JERSEY.—
9	Project for flood risk management along the Ho-Ho-
10	Kus Brook and Saddle River, Village of Ridgewood,
11	New Jersey.
12	(99) Wolf Creek, New Jersey.—Project for
13	flood risk management, Wolf Creek, Ridgefield, New
14	Jersey.
15	(100) Doña ana county, new mexico.—Project
16	for water supply, Doña Ana County, New Mexico.
17	(101) Nambe River Watershed, New Mex-
18	ICO.—Project for flood risk management and eco-
19	system restoration, including sediment and debris
20	management, Nambe River Watershed, New Mexico.
21	(102) Otero county, New Mexico.—Project for
22	flood risk management, Otero County, New Mexico.
23	(103) Allegheny river, new york.—Project
24	for navigation and ecosystem restoration, Allegheny
25	River, New York.

1	(104) Babylon, New York.—Project for flood
2	risk management, hurricane and storm damage risk
3	reduction, navigation, and ecosystem restoration,
4	Town of Babylon, New York.
5	(105) Bronx river, New York.—Project for
6	flood risk management and hurricane and storm
7	damage risk reduction, Bronxville, Tuckahoe, and
8	Yonkers, New York.
9	(106) Brookhaven, New York.—Project for
10	flood risk management, hurricane and storm damage
11	risk reduction, and ecosystem restoration, Town of
12	Brookhaven, New York.
13	(107) Highlands, New York.—Project for flood
14	risk management and ecosystem restoration, High-
15	land Brook (also known as "Buttermilk Falls Brook")
16	and tributaries, Town of Highlands, Orange County,
17	New York.
18	(108) Inwood Hill Park, New York.—Project
19	for ecosystem restoration, Inwood Hill Park, Spuyten
20	Duyvil Creek, Manhattan, New York.
21	(109) Islip, New York.—Project for flood risk
22	management, Town of Islip, New York.
23	(110) Oyster bay, New York.—Project for
24	coastal storm risk management and flood risk man-

1	agement in the vicinity of Tobay Beach, Town of
2	Oyster Bay, New York.
3	(111) Pascack brook, rockland county, new
4	YORK.—Project for flood risk management, Pascack
5	Brook, Rockland County, New York, including the
6	Village of Spring Valley.
7	(112) Somers, New York.—Project for eco-
8	system restoration and water supply, Town of
9	Somers, New York.
10	(113) Sparkill creek, orangetown, new
11	YORK.—Project for flood risk management and
12	streambank erosion, Sparkill Creek, Orangetown, New
13	York.
14	(114) Turtle cove, New York.—Project for
15	ecosystem restoration, Pelham Bay Park, Eastchester
16	Bay, in the vicinity of Turtle Cove, Bronx, New York.
17	(115) Cape fear river and tributaries,
18	NORTH CAROLINA.—Project for flood risk manage-
19	ment, in the vicinity of Northeast Cape Fear River
20	and Black River, North Carolina.
21	(116) Leland, north carolina.—Project for
22	flood risk management, navigation, ecosystem restora-
23	tion, and recreation, including bank stabilization, for
24	Jackeys Creek in the Town of Leland, North Carolina.

1	(117) Marion, North Carolina.—Project for
2	flood risk management, including riverbank stabiliza-
3	tion, along the Catawba River, City of Marion, North
4	Carolina.
5	(118) Pender county, north carolina.—
6	Project for flood risk management in the vicinity of
7	North Carolina Highway 53, Pender County, North
8	Carolina.
9	(119) Pigeon river, north carolina.—Project
10	for flood risk management, Pigeon River, in the vicin-
11	ity of the towns of Clyde and Canton, Haywood
12	County, North Carolina.
13	(120) Coe creek, ohio.—Project for flood risk
14	management, Coe Creek, City of Fairview Park, Ohio.
15	(121) Cold Creek, Ohio.—Project for ecosystem
16	restoration, Cold Creek, Erie County, Ohio.
17	(122) Defiance, ohio.—Project for flood risk
18	management, ecosystem restoration, recreation, and
19	bank stabilization, Maumee, Auglaize, and Tiffin
20	Rivers, Defiance, Ohio.
21	(123) Dillon Lake, muskingum county,
22	OHIO.—Project for ecosystem restoration, recreation,
23	and shoreline erosion protection, Dillon Lake,
24	Muskingum and Licking Counties, Ohio.

1	(124) Geneva-on-the-lake, ohio.—Project for
2	flood and coastal storm risk management, ecosystem
3	restoration, recreation, and shoreline erosion protec-
4	tion, Geneva-on-the-Lake, Ohio.
5	(125) Great miami river, ohio.—Project for
6	flood risk management, ecosystem restoration, and
7	recreation, including incorporation of existing levee
8	systems, for the Great Miami River, Ohio.
9	(126) Jerusalem township, ohio.—Project for
10	flood and coastal storm risk management and shore-
11	line erosion protection, Jerusalem Township, Ohio.
12	(127) Little Killbuck Creek, Ohio.—Project
13	for ecosystem restoration, including aquatic invasive
14	species management, Little Killbuck Creek, Ohio.
15	(128) Niles, ohio.—Project for flood risk man-
16	agement, ecosystem restoration, and recreation, City
17	of Niles, Ohio.
18	(129) Nine mile creek, cleveland, ohio.—
19	Project for flood risk management, Nine Mile Creek,
20	Cleveland, Ohio.
21	(130) Lake texoma, oklahoma and texas.—
22	Project for water supply, including increased needs in
23	southern Oklahoma, Lake Texoma, Oklahoma and
24	Texas.

1	(131) Sardis lake, oklahoma.—Project for
2	water supply, Sardis Lake, Oklahoma.
3	(132) Siuslaw river, florence, oregon.—
4	Project for flood risk management and streambank
5	erosion, Siuslaw River, Florence, Oregon.
6	(133) Willamette river, lane county, or-
7	EGON.—Project for flood risk management and eco-
8	system restoration, Willamette River, Lane County,
9	Oregon.
10	(134) Allegheny river, pennsylvania.—
11	Project for navigation and ecosystem restoration, Alle-
12	gheny River, Pennsylvania.
13	(135) Borough of Norristown, Pennsyl-
14	VANIA.—Project for flood risk management, including
15	dredging along the Schuylkill River, in the Borough
16	of Norristown and vicinity, Pennsylvania.
17	(136) Borough of Pottstown, Pennsyl-
18	VANIA.—Project for alternate water supply, Borough
19	of Pottstown, Pennsylvania.
20	(137) Philadelphia, pennsylvania.—Project
21	for ecosystem restoration and recreation, including
22	shoreline stabilization, South Wetlands Park, Phila-
23	delphia, Pennsylvania.
24	(138) West norriton township, pennsyl-
25	VANIA.—Project for flood risk management and

1	streambank erosion, Stony Creek, in the vicinity of
2	Whitehall Road, West Norriton Township, Pennsyl-
3	vania.
4	(139) Guayama, puerto rico.—Project for flood
5	risk management, Río Guamaní, Guayama, Puerto
6	Rico.
7	(140) Naranjito, puerto rico.—Project for
8	flood risk management, Río Guadiana, Naranjito,
9	Puerto Rico.
10	(141) Orocovis, puerto rico.—Project for
11	flood risk management, Río Orocovis, Orocovis, Puer-
12	$to\ Rico.$
13	(142) Ponce, puerto rico.—Project for flood
14	risk management, Río Inabón, Ponce, Puerto Rico.
15	(143) Santa Isabel, puerto rico.—Project for
16	flood risk management, Río Descalabrado, Santa Isa-
17	bel, Puerto Rico.
18	(144) Yauco, puerto rico.—Project for flood
19	risk management, Río Yauco, Yauco, Puerto Rico.
20	(145) Union county, south carolina.—
21	Project for flood risk management, water supply, and
22	recreation, Union County, South Carolina.
23	(146) Davidson county, tennessee.—Project
24	for flood risk management, City of Nashville, David-
25	son County, Tennessee.

1	(147) Greene county, tennessee.—Project for
2	water supply, including evaluation of Nolichucky
3	River capabilities, Greene County, Tennessee.
4	(148) Galveston bay, texas.—Project for
5	navigation, Galveston Bay, Texas.
6	(149) Guadalupe county, texas.—Project for
7	flood risk management, Guadalupe County, including
8	City of Santa Clara, Texas.
9	(150) Harris county, texas.—Project for flood
10	risk management and ecosystem restoration, Halls
11	Bayou, Harris County, Texas.
12	(151) Winooski river basin, vermont.—
13	Project for flood risk management and ecosystem res-
14	toration, Winooski River basin, Vermont.
15	(152) Cedarbush Creek, Gloucester County,
16	VIRGINIA.—Project for navigation, Cedarbush Creek,
17	Gloucester County, Virginia.
18	(153) Chickahominy river, James City Coun-
19	TY, VIRGINIA.—Project for flood and coastal storm
20	risk management, Chickahominy River, James City
21	County, Virginia.
22	(154) James City County, Virginia.—Project
23	for flood risk management and navigation, James
24	City County, Virginia.

1	(155) Timberneck Creek, Gloucester Coun-
2	ty, virginia.—Project for navigation, Timberneck
3	Creek, Gloucester County, Virginia.
4	(156) York river, york county, virginia.—
5	Project for flood risk management and coastal storm
6	risk management, York River, York County, Virginia.
7	(157) Grays bay, Washington.—Project for
8	navigation, flood risk management, and ecosystem
9	restoration, Grays Bay, Wahkiakum County, Wash-
10	ington.
11	(158) Wahkiakum county, washington.—
12	Project for flood risk management and sediment man-
13	agement, Grays River, in the vicinity of Rosburg,
14	Wahkiakum County, Washington.
15	(159) Wind, klickitat, hood, deschutes,
16	ROCK CREEK, AND JOHN DAY TRIBUTARIES, COLUMBIA
17	RIVER, WASHINGTON.—Project for ecosystem restora-
18	tion, Wind, Klickitat, Hood, Deschutes, Rock Creek,
19	and John Day tributaries, Columbia River, Wash-
20	ington.
21	(160) Arcadia, Wisconsin.—Project for flood
22	risk management, city of Arcadia, Wisconsin.
23	(161) City of la crosse, wisconsin.—Project
24	for flood risk management, City of La Crosse, Wis-
25	consin.

1	(162) RIVER FALLS, WISCONSIN.—Project for eco-
2	system restoration, city of River Falls, Wisconsin.
3	(b) Project Modifications.—The Secretary is au-
4	thorized to conduct a feasibility study for the following
5	project modifications:
6	(1) Black warrior and tombigbee rivers,
7	ALABAMA.—Modifications to the project for naviga-
8	tion, Coffeeville Lock and Dam, authorized pursuant
9	to section 4 of the Act of July 5, 1884 (chapter 229,
10	23 Stat. 148; 35 Stat. 818), and portion of the project
11	for navigation, Warrior and Tombigbee Rivers, Ala-
12	bama and Mississippi, consisting of the Demopolis
13	Lock and Dam on the Warrior-Tombigbee Waterway,
14	Alabama, authorized by section 2 of the Act of March
15	2, 1945 (chapter 19, 59 Stat. 17), for construction of
16	new locks to maintain navigability.
17	(2) Luxapalila Creek, alabama.—Modifica-
18	tions to the project for flood risk management,
19	Luxapalila Creek, Alabama, authorized pursuant to
20	section 203 of the Flood Control Act of 1958 (72 State
21	307).
22	(3) Osceola Harbor, arkansas.—Modifica-
23	tions to the project for navigation, Osceola Harbor,
24	Arkansas, authorized under section 107 of the River

- and Harbor Act of 1960 (33 U.S.C. 577), to evaluate
 the expansion of the harbor.
- 4 (4) FARMINGTON DAM, CALIFORNIA.—Modifica-4 tions to the project for flood control and other pur-5 poses, the Calaveras River and Littlejohn Creek and 6 tributaries, California, authorized by section 10 of the 7 Act of December 22, 1944 (chapter 665, 58 Stat. 902), 8 for improved flood risk management and to support 9 water supply recharge and storage.
 - (5) Humboldt Harbor and Bay, California, authorized by the first section of the Act of July 3, 1930 (chapter 847, 46 Stat. 932; 82 Stat. 732; 110 Stat. 3663), for additional deepening and widening.
 - (6) Madera county, california.—Modifications to the project for flood risk management, water supply, and ecosystem restoration, Chowchilla River, Ash Slough, and Berenda Slough, Madera County, California, authorized pursuant to section 6 of the Act of June 22, 1936 (chapter 688, 49 Stat. 1595; 52 Stat. 1225).
 - (7) Sacramento River integrated flood-Plain management, california.—Modifications to the project for flood control, Sacramento River, Cali-

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- fornia, authorized by section 2 of the Act of March 1,
 1917 (chapter 144, 39 Stat. 949; 76 Stat. 1197), to
 enhance flood risk reduction, to incorporate natural
 and nature-based features, and to incorporate modifications to the portion of such project north of the
 Freemont Weir for the purposes of integrating management of such system with the adjacent floodplain.
 - (8) SAN JOAQUIN RIVER BASIN, CALIFORNIA.—
 Modifications to the project for flood control, Sacramento-San Joaquin Basin Streams, California, authorized pursuant to the resolution of the Committee
 on Public Works of the House of Representatives
 adopted on May 8, 1964 (docket number 1371), for
 improved flood risk management, including dredging.
 - (9) Thames river, connecticut.—Modifications to the project for navigation, Thames River, Connecticut, authorized by section 2 of the Act of March 2, 1945 (chapter 19, 59 Stat. 13), to increase authorized depth.
 - (10) Waimea River, Kaua'i, Hawaii.—Modifications to the project for coastal storm risk management and ecosystem restoration, Waimea River, Kaua'i, Hawaii, authorized pursuant to section 205 of the Flood Control Act of 1948 (33 U.S.C. 701s), to im-

- prove protection provided by levees and flood control
 features.
- 3 (11) Chicago Sanitary and Ship Canal dis-4 PERSAL BARRIER, ILLINOIS.—Modifications to the 5 project for Chicago Sanitary and Ship Canal and 6 Dispersal Barrier, Illinois, initiated under section 7 1135 of the Water Resources Development Act of 1986 8 (33 U.S.C. 2309a; 118 Stat. 1352), for the construc-9 tion of an emergency access boat ramp in the vicinity 10 of Romeoville, Illinois.
 - (12) East saint louis and vicinity, illi-Nois.—Modifications to the project for environmental restoration and recreation, authorized by section 1001(18) of the Water Resources Development Act of 2007 (121 Stat. 1052), to reevaluate levels of flood risk management and integrate the Spring Lake Project, as recommended in the report of the Chief of Engineers issued on December 22, 2004.
 - (13) Delaware river mainstem and channel
 Deepening, delaware, new jersey, and pennsylvania.—Modifications to the project for navigation,
 Delaware River Mainstem and Channel Deepening,
 Delaware, New Jersey, and Pennsylvania, authorized
 by section 101(6) of the Water Resources Development

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- Act of 1992 (106 Stat. 4802; 113 Stat. 300; 114 Stat.
 2602), to increase the authorized depth.
- 3 (14) HANAPĒPĒ RIVER, HAWAII.—Modifications 4 to the project for local flood protection, Hanapēpē 5 River, island of Kaua'i, Hawaii, authorized by sec-6 tion 10 of the Act of December 22, 1944 (chapter 665, 7 58 Stat. 903), for ecosystem restoration and to im-8 prove protection provided by levees and flood control 9 features.
 - (15) Laupāhoehoe Harbor, Hawaii.—Modifications to the project for navigation, Laupāhoehoe Harbor, Hawaii, authorized pursuant to section 107 of the River and Harbor Act of 1960 (74 Stat. 486), for seawall repair and mitigation.
 - (16) CALCASIEU RIVER AND PASS, LOUISIANA.—
 Modifications to the project for navigation, Calcasieu
 River and Pass, Louisiana, authorized by section 101
 of the River and Harbor Act of 1960 (74 Stat. 481;
 121 Stat. 1126), including channel deepening and
 jetty improvements.
 - (17) Mississippi River and tributaries,
 Ouachita River, Louisiana.—Modifications to the
 project for flood control of the Mississippi River in it
 alluvial valley and for its improvement from the
 Head of Passes to Cape Girardeau, Missouri, author-

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- ized by the first section of the Act of May 15, 1928
 (chapter 569, 45 Stat. 534), to include bank stabilization on the portion of the project consisting of the
- 4 Ouachita River from Monroe to Caldwell Parishes,
- 5 Louisiana.

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- 6 (18)Mississippi RIVERANDTRIBUTARIES, 7 OUACHITA RIVER, LOUISIANA,—Modifications to the 8 project for flood control of the Mississippi River in it 9 alluvial valley and for its improvement from the 10 Head of Passes to Cape Girardeau, Missouri, author-11 ized by the first section of the Act of May 15, 1928 12 (chapter 569, 45 Stat. 534), to study the feasibility of 13 adding 62 miles of the east bank of the Ouachita 14 River Levee System at and below Monroe Parish to 15 Caldwell Parish, Louisiana.
 - (19) New Bedford, Fairhaven, and Acushnet, Massachusetts.—Modifications to the project for hurricane-flood protection at New Bedford, Fairhaven, and Acushnet, Massachusetts, authorized by section 201 of the Flood Control Act of 1958 (72 Stat. 305), for navigation improvements and evaluation of the current barrier function.
 - (20) Hodges Village Dam, Oxford, Massachumanagement, Hodges Village Dam, Oxford, Massachu-

- setts, authorized pursuant to section 205 of the Flood
 Control Act of 1948 (33 U.S.C. 701s), to add recreation and ecosystem restoration as a project purpose,
 including in the vicinity of Greenbriar Park.
 - (21) Holland Harbor, Michigan.—Modifications to the portion of the project for navigation Holland (Black Lake), Michigan, authorized by the first section of the Act of June 14, 1880 (chapter 211, 21 Stat. 183; 30 Stat. 1130; 46 Stat. 929; 49 Stat. 1036; 68 Stat. 1252), consisting of the Federal Channel of Holland Harbor, for additional deepening.
 - (22) Monroe Harbor, Michigan.—Modifications to the project for navigation, Monroe Harbor, Michigan, authorized by the first section of the Act of July 3, 1930 (chapter 847, 46 Stat. 930), for additional deepening.
 - (23) PORT HURON, MICHIGAN.—Modifications to the project for navigation, Channels in Lake Saint Clair Michigan, authorized by the first section of the Act of August 30, 1935 (chapter 831, 49 Stat. 1036), for additional deepening at the mouth of the Black River, Port Huron, Michigan.
 - (24) Saint Joseph Harbor, Michigan.—Modifications to the portion of the project for navigation, Saint Joseph, Michigan, authorized by the first sec-

- 1 tion of the Act of June 14, 1880 (chapter 211, 21
- 2 Stat. 183; 30 Stat. 1130; 49 Stat. 1036; 72 Stat.
- 3 299), consisting of the Federal Channel of Saint Jo-
- 4 seph Harbor, for additional deepening.
- 5 (25) Saint Marys River, Michigan.—Modifica-
- 6 tions to the project for navigation Middle and West
- 7 Neebish channels, Saint Marys River, Michigan, au-
- 8 thorized by the first section of the Act of June 13,
- 9 1902 (chapter 1079, 32 Stat. 361; 70 Stat. 54), to
- bring the channels to a consistent depth.
- 11 (26) Bayonne, New Jersey.—Modifications to
- 12 the project for navigation, Jersey Flats and Bayonne,
- New Jersey, authorized by the first section of the Act
- 14 of September 22, 1922 (chapter 427, 42 Stat. 1038),
- 15 for improvements to the navigation channel, includ-
- ing channel extension, widening, and deepening, in
- 17 the vicinity of Bayonne, New Jersey.
- 18 (27) Surry mountain lake dam, new hamp-
- 19 Shire.—Modifications to the project for flood protec-
- 20 tion and recreation, Surry Mountain Lake dam, au-
- 21 thorized pursuant to section 5 of the Act of June 22,
- 22 1936 (chapter 688, 49 Stat. 1572; 52 Stat. 1216; 58
- 23 Stat. 892), to add ecosystem restoration as a project
- 24 purpose, and to install the proper gates and related

- equipment at Surry Mountain Lake to support
 stream flow augmentation releases.
- (28) Long Beach, New York.—Modifications to the project for storm damage reduction, Atlantic Coast of Long Island from Jones Inlet to East Rock-away Inlet, Long Beach Island, New York, authorized by section 101(a)(21) of the Water Resources Develop-ment Act of 1996 (110 Stat. 3665), to include addi-tional replacement of beach groins to offer storm pro-tection, erosion prevention, and reduce the need for future renourishment.
 - (29) Bald Head Island, North Carolina.—
 Modifications to the project for hurricane-flood control
 protection, Cape Fear to the North Carolina-South
 Carolina State line, North Carolina, authorized by
 section 203 of the Flood Control Act of 1966 (80 Stat.
 1419), to add coastal storm risk management and
 hurricane and storm damage risk reduction, including shoreline stabilization, as an authorized purpose
 of the project for the village of Bald Head Island,
 North Carolina.
 - (30) Mosquito Creek Lake, Trumbull country, Ohio.—Modifications to the project for flood risk management and water supply, Mosquito Creek Lake, Trumbull County, Ohio.

- 1 (31) Reno beach-howard farms, ohio.—
 2 Modifications to the project for flood control, Reno
 3 Beach-Howard Farms, Ohio, authorized by section
 4 203 of the Flood Control Act of 1948 (62 Stat. 1178),
 5 to improve project levees and to provide flood damage
 6 risk reduction to the portions of Jerusalem Township,
 7 Ohio, not currently benefited by the project.
 - (32) Delaware River, Mantua Creek (Fort Mifflin) and Marcus Hook, Pennsylvania.—Modifications to the project for navigation, Delaware River, Philadelphia to the sea, authorized by the first section of the Act of June 25, 1910 (chapter 382, 36 Stat. 637; 46 Stat. 921; 49 Stat. 1030; 52 Stat. 803; 59 Stat. 14; 68 Stat. 1249; 72 Stat. 297), to deepen the anchorage areas at Mantua Creek (Fort Mifflin) and Marcus Hook.
 - (33) Little Conemaugh, Stonycreek, and Conemaugh rivers, Pennsylvania.—Modifications to the project for ecosystem restoration, recreation, and flood risk management, Little Conemaugh, Stonycreek, and Conemaugh rivers, Pennsylvania.
 - (34) Charleston, south Carolina.—Modifications to the project for navigation, Charleston Harbor, South Carolina, authorized by section 1401(1) of the Water Resources Development Act of 2016 (130 Stat.

1	1709), including improvements to address potential
2	or actual changed conditions on that portion of the
3	project that serves the North Charleston Terminal.
4	(35) Addicks and barker reservoirs,
5	TEXAS.—Modifications to the project for flood risk
6	management, Addicks and Barker Reservoirs, Texas,
7	authorized pursuant to the project for Buffalo Bayou
8	and its tributaries, Texas, under section 3a of the Act
9	of August 11, 1939 (chapter 699, 53 Stat. 1414; 68
10	Stat. 1258).
11	(36) Galveston bay area, texas.—Modifica-
12	tions to the following projects for deepening and asso-
13	ciated dredged material placement, disposal, and en-
14	vironmental mitigation navigation:
15	(A) The project for navigation, Galveston
16	Bay Area, Texas City Channel, Texas, author-
17	ized by section 201 of the Water Resources Devel-
18	opment Act of 1986 (100 Stat. 4090).
19	(B) The project for navigation and environ-
20	mental restoration, Houston-Galveston Naviga-
21	tion Channels, Texas, authorized by section
22	101(a)(30) of the Water Resources Development
23	Act of 1996 (110 Stat. 3666).
24	(C) The project for navigation, Galveston
25	Harbor Channel Extension Project, Houston-

- Galveston Navigation Channels, Texas, authorized by section 1401(1) of the Water Resources Development Act of 2018 (132 Stat. 3836).
- (D) The project for navigation, Houston

 Ship Channel Expansion Channel Improvement

 Project, Harris, Chambers, and Galveston Counties, Texas, authorized by section 401(1) of the

 Water Resources Development Act of 2020 (134)

 Stat. 2734).
 - (37) Galveston Harbor Channel Extension Project, Houston-Galveston Navigation Channels, Texas.—Modifications to the project for navigation, Galveston Harbor Channel Extension Project, Houston-Galveston Navigation Channels, Texas, authorized by section 1401(1) of the Water Resources Development Act of 2018 (132 Stat. 3836), to include further deepening and extension of the Federal channel and Turning Basin 2.
 - (38) Gathright Reservoir and Falling Spring Dam, Virginia.—Modifications to the project for navigation and flood control, Gathright Reservoir and Falling Spring dam, Virginia, authorized by section 10 of the Flood Control Act of 1946 (60 Stat. 645), to include recreation as an authorized project purpose.

1	(39) Mount st. helens sediment control,
2	WASHINGTON.—Modifications to the project for sedi-
3	ment control and navigation, Mount St. Helens,
4	Washington, authorized by chapter IV of title I of the
5	Supplemental Appropriations Act, 1985 (99 Stat.
6	318; 114 Stat. 2612), to include dredging to address
7	flood risk management and navigation for federally
8	authorized channels on the Cowlitz River and at the
9	confluence of the Cowlitz and Columbia Rivers.
10	(40) Monongahela river, west virginia.—
11	Modifications to the project for recreation,
12	Monongahela River, West Virginia.
13	(c) Special Rule.—Each study authorized by sub-
14	section (b) shall be considered a new phase investigation
15	and afforded the same treatment as a general reevaluation.
16	(d) Special Rule, St. Marys River, Michigan.—
17	The cost of the study under subsection (b)(25) shall be at
18	Federal expense.
19	(e) Authorization of Feasibility Studies for
20	Projects From CAP Authorities.—
21	(1) CEDAR POINT SEAWALL, SCITUATE, MASSA-
22	CHUSETTS.—
23	(A) In General.—The Secretary may con-
24	duct a feasibility study for the project for hurri-

1	cane and storm damage risk reduction, Cedar
2	Point Seawall, Scituate, Massachusetts.
3	(B) Requirement.—In carrying out sub-
4	paragraph (A), the Secretary shall use any rel-
5	evant information from the project described in
6	that paragraph that was carried out under sec-
7	tion 3 of the Act of August 13, 1946 (33 U.S.C.
8	426g).
9	(2) Jones Levee, pierce county, wash-
10	INGTON.—
11	(A) In General.—The Secretary may con-
12	duct a feasibility study for the project for flood
13	risk management, Jones Levee, Pierce County,
14	Washington.
15	(B) Requirement.—In carrying out sub-
16	paragraph (A), the Secretary shall use any rel-
17	evant information from the project described in
18	that paragraph that was carried out under sec-
19	tion 205 of the Flood Control Act of 1948 (33
20	U.S.C. 701s).
21	(3) Hatch, New Mexico.—
22	(A) In General.—The Secretary may con-
23	duct a feasibility study for the project for flood
24	risk management, Hatch, New Mexico.

1	(B) Requirement.—In carrying out sub-
2	paragraph (A), the Secretary shall use any rel-
3	evant information from the project described in
4	that paragraph that was carried out under sec-
5	tion 205 of the Flood Control Act of 1948 (33
6	U.S.C. 701s).
7	(4) Fort george inlet, jacksonville, flor-
8	IDA.—
9	(A) In general.—The Secretary may con-
10	duct a feasibility study to modify the project for
11	navigation, Fort George Inlet, Jacksonville, Flor-
12	ida, to include navigation improvements or
13	shoreline erosion prevention or mitigation as a
14	result of the project.
15	(B) Requirement.—In carrying out sub-
16	paragraph (A), the Secretary shall use any rel-
17	evant information from the project described in
18	that paragraph that was carried out under sec-
19	tion 111 of the River and Harbor Act of 1968
20	(33 U.S.C. 426i).
21	SEC. 1202. EXPEDITED MODIFICATION OF EXISTING FEASI-
22	BILITY STUDIES.
23	The Secretary shall expedite the completion of the fol-
24	lowing feasibility studies, as modified by this section, and
25	if the Secretary determines that a project that is the subject

- 1 of the feasibility study is justified in the completed report,
- 2 may proceed directly to preconstruction planning, engineer-
- 3 ing, and design of the project:
- (1) Mare island strait, california.—The study for navigation, Mare Island Straight channel, authorized by section 406 of the Water Resources De-velopment Act of 1999 (113 Stat. 323; 136 Stat. 3753), is modified to authorize the Secretary to con-sider the benefits of deepening the channel to support activities of the Secretary of the department in which the Coast Guard is operating.
 - (2) SAVANNAH HARBOR, GEORGIA.—Section 8201(b)(4) of the Water Resources Development Act of 2022 (136 Stat. 3750) is amended by striking ", without evaluation of additional deepening" and inserting ", including evaluation of additional deepening".
 - (3) Honolulu Harbor, Hawaii.—The study to modify the project for navigation, Honolulu, Hawaii, authorized by the first section of the Act of March 3, 1905 (chapter 1482, 33 Stat. 1146; 136 Stat. 3750), is modified to authorize the Secretary to consider the benefits of the project modification on disaster resilience and enhanced national security from utilization of the harbor by the Department of Defense.

(4) ALEXANDRIA TO THE GULF OF MEXICO, LOUISIANA.—The study for flood control, navigation, wetland conservation and restoration, wildlife habitat,
commercial and recreational fishing, saltwater intrusion, freshwater and sediment diversion, and other
purposes, in the area drained by the intercepted
drainage system of the West Atchafalaya Basin Protection Levee, from Alexandria, Louisiana to the Gulf
of Mexico, being carried out under Committee Resolution 2535 of the Committee on Transportation and
Infrastructure of the House of Representatives, adopted July 23, 1997, is modified to include the parishes
of Pointe Coupee, Allen, Calcasieu, Jefferson Davis,
Acadia, Iberville, and Cameron within the scope of
the study.

(5) SAW MILL RIVER, NEW YORK.—The study for flood risk management and ecosystem restoration to address areas in the City of Yonkers and the Village of Hastings-on-the-Hudson within the 100-year flood zone, Saw Mill River, New York, authorized by section 8201(a)(70) of the Water Resources Development Act of 2022 (136 Stat. 3748), is modified to authorize the Secretary to include within the scope of the study areas surrounding the City of Yonkers and the Village

1	of Hastings-on-the-Hudson and the Village of
2	Elmsford and the Village of Ardsley.
3	SEC. 1203. EXPEDITED COMPLETION.
4	(a) Feasibility Studies.—The Secretary shall expe-
5	dite the completion of a feasibility study or general reevalu-
6	ation report (as applicable) for each of the following
7	projects, and if the Secretary determines that the project
8	is justified in a completed report, may proceed directly to
9	preconstruction planning, engineering, and design of the
10	project:
11	(1) Project for food risk management, Upper
12	Guyandotte River Basin, West Virginia.
13	(2) Project for flood risk management, Kanawha
14	River Basin, West Virginia, Virginia, and North
15	Carolina.
16	(3) Project for flood risk management, Cave
17	Buttes Dam, Phoenix, Arizona.
18	(4) Project for flood risk management, McMicken
19	Dam and Trilby Wash, Maricopa County, Arizona.
20	(5) Project for ecosystem restoration, Rio Salado
21	Oeste, Phoenix, Arizona.
22	(6) Modifications to the portion of the project for
23	flood control, water conservation, and related pur-
24	poses, Russian River Basin, California, consisting of
25	the Coyote Valley Dam, authorized by section 204 of

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1	the Flood Control Act of 1950 (64 Stat. 177; 130 Stat.
2	1682), to add environmental restoration as a project
3	purpose and to increase water supply and improve
4	reservoir operations.
5	(7) Project for flood risk management and eco-
6	system restoration, Lower San Joaquin River,
7	Lathrop and Manteca, California, as described in sec-
8	tion 1322(b)(2)(F) of the Water Resources Develop-
9	ment Act of 2016 (130 Stat. 1707).
10	(8) Project for flood risk management, Lower
11	San Joaquin River, San Joaquin Valley, California.
12	(9) Beneficial use opportunities at the Petaluma
13	River Marsh Restoration project, California.
14	(10) Modifications to Pine Flat Dam, Cali-
15	fornia, authorized pursuant to a 1964 Congressional
16	Resolution of the House Committee on Public Works,
17	and constructed pursuant to the Flood Control Act of

- (11) Project for flood risk management, Stratford, Connecticut.
- (12) Modifications to the Broward County Water Preserve Areas Project, Broward County, Florida, to address costs that exceed the maximum project cost pursuant to section 902 of the Water Resources Development Act of 1986 (100 Stat. 4183).

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1	(13) Modifications to Central and Southern
2	Florida, Canal 111 (C-111) South Dade Project, Flor-
3	ida, authorized by section 401(7) of the Water Re-
4	sources Development Act of 2020 (134 Stat. 2741).
5	(14) Project for hurricane and storm damage
6	risk reduction and coastal storm risk management,
7	Volusia County, Florida, authorized by the resolution
8	of the Committee on Transportation and Infrastruc-
9	ture of the House of Representatives, dated February
10	16, 2000.
11	(15) Project for flood risk management, Waimed
12	River, County of Kaua'i, Hawaii.
13	(16) Modifications to the project for flood risk
14	management, Cedar River, Cedar Rapids, Iowa, au-
15	thorized by section 8201(b)(6) of the Water Resources
16	Development Act of 2022 (136 Stat. 3750).
17	(17) Project for ecosystem restoration, flood risk
18	management, and recreation, Newport, Kentucky, au-
19	thorized by section 8201(a)(32) of the Water Re-
20	sources Development Act of 2022 (136 Stat. 3746).
21	(18) Project for navigation, Bayou Sorrel Lock,
22	Louisiana, authorized by the resolution of the United

States Senate Committee on Public Works on Sep-

tember 29, 1972, and the resolution of the House of

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1	Representatives Committee on Public Works on Octo-
2	ber 12, 1972.
3	(19) Project for flood risk management, Mis-
4	sissippi River and Tributaries, Morgan City, Lower
5	Atchafalaya Basin, Louisiana.
6	(20) Project for hurricane and storm damage
7	risk reduction and ecosystem restoration, Southwest
8	Coastal Louisiana, authorized by section 1401(8) of
9	the Water Resources Development Act of 2016 (130
10	Stat. 1715).
11	(21) Project for flood risk management and eco-
12	system restoration, Charles River, Massachusetts, au-
13	thorized by section $8201(a)(35)$ of the Water Re-
14	sources Development Act of 2022 (136 Stat. 3746).
15	(22) General reevaluation report for the project
16	for flood risk management, Lower Saddle River Flood
17	Protection, New Jersey, authorized by section 401(a)
18	of the Water Resources Development Act of 1986 (100
19	Stat. 4119).
20	(23) Project for flood risk management, Rahway
21	River, Rahway, New Jersey.
22	(24) Project for flood risk management along the
23	Peckman River Basin in the townships of Verona
24	(and surrounding area), Cedar Grove, and West
25	Caldwell, New Jersey, authorized by section

1	8201(a)(58) of the Water Resources Development Act
2	of 2022 (136 Stat. 3747).
3	(25) Project for flood risk management, Morris
4	County, New Jersey, authorized by section
5	8201(a)(59) of the Water Resources Development Act
6	of 2022 (136 Stat. 3747).
7	(26) Northeast Levee System portion of the
8	project for flood control and other purposes, Williams-
9	port, Pennsylvania, authorized by section 5 of the Act
10	of June 22, 1936 (chapter 688, 49 Stat. 1573).
11	(27) Project for navigation, Menominee River,
12	Menominee, Wisconsin.
13	(28) General reevaluation report for the project
14	for flood risk management and other purposes, East
15	St. Louis and Vicinity, Illinois.
16	(29) General reevaluation report for project for
17	flood risk management, Green Brook, New Jersey.
18	(30) Project for ecosystem restoration, Imperial
19	Streams Salton Sea, California.
20	(31) Modification of the project for navigation,
21	Honolulu Deep Draft Harbor, Hawaii.
22	(32) Project for shoreline damage mitigation,
23	Burns Waterway Harbor, Indiana.
24	(33) Project for hurricane and coastal storm risk
25	management, Dare County Beaches, North Carolina.

1	(34) Modification of the project for flood protec-
2	tion and recreation, Surry Mountain Lake, New
3	Hampshire, including for consideration of low flow
4	augmentation.
5	(35) Project for coastal storm risk management,
6	Virginia Beach and vicinity, Virginia.
7	(36) Project for secondary water source identi-
8	fication, Washington Metropolitan Area, Washington,
9	District of Columbia, Maryland, and Virginia.
10	(b) Study Reports.—The Secretary shall expedite
11	the completion of a Chief's Report or Director's Report (as
12	applicable) for each of the following projects for the project
13	to be considered for authorization:
14	(1) Modification of the project for navigation,
15	Norfolk Harbors and Channels, Anchorage F segment,
16	Norfolk, Virginia.
17	(2) Project for ecosystem restoration, Claiborne
18	and Millers Ferry Locks and Dam Fish Passage,
19	Lower Alabama River, Alabama.
20	(3) Project for flood and storm damage reduc-
21	tion, Surf City, North Carolina.
22	(4) Project for flood and storm damage reduc-
23	tion, Nassau County Back Bays, New York.
24	(5) Project for flood and storm damage reduc-
25	tion, Ala Wai, Hawaii.

1	(6) Project for ecosystem restoration, Central and
2	South Florida Comprehensive Everglades Restoration
3	Program, Lake Okeechobee Watershed Restoration,
4	Florida.
5	(7) Project for flood and storm damage reduc-
6	tion, Amite River and tributaries, Louisiana.
7	(8) Project for ecosystem restoration, Biscayne
8	Bay and Southern Everglades, Florida, authorized by
9	section 601 of the Water Resources Development Act
10	of 2000 (114 Stat. 2680).
11	(9) Project for ecosystem restoration and recre-
12	ation, Los Angeles River, California, authorized by
13	section 1407(7) of the Water Resources Development
14	Act of 2016 (130 Stat. 1714).
15	(c) Projects and Activities.—The Secretary shall,
16	to the maximum extent practicable, expedite completion of
17	the following:
18	(1) Project for flood control, Lower Mud River,
19	Milton, West Virginia, authorized by section 580 of
20	the Water Resources Development Act of 1996 (110
21	Stat. 3790; 114 Stat. 2612; 121 Stat. 1154).
22	(2) Project for dam safety modifications,
23	Bluestone Dam, West Virginia, authorized pursuant
24	to section 5 of the Act of June 22, 1936 (chapter 688,
25	49 Stat. 1586).

1	(3) Project for flood risk management, Tulsa and
2	West-Tulsa Levee System, Tulsa County, Oklahoma,
3	authorized by section 401(2) of the Water Resources
4	Development Act of 2020 (134 Stat. 2735).
5	(4) Project for flood risk management, Little Col-
6	orado River, Navajo County, Arizona.
7	(5) Project for flood risk management, Rio de
8	Flag, Flagstaff, Arizona.
9	(6) Project for ecosystem restoration, Va Shly'Ay
10	Akimel, Maricopa Indian Reservation, Arizona.
11	(7) Project for aquatic ecosystem restoration,
12	Quincy Bay, Illinois, Upper Mississippi River Res-
13	toration Program.
14	(8) Major maintenance on Laupāhoehoe Harbor,
15	County of Hawai'i, Hawaii.
16	(9) Project for flood risk management, Green
17	Brook, New Jersey.
18	(10) Water control manual update for water sup-
19	ply and flood control, Theodore Roosevelt Dam, Globe,
20	Arizona.
21	(11) Repairs to recontour and stabilize the slope
22	at Lake Dardanelle Lock and Dam, Arkansas.
23	(12) Project for environmental restoration, Ham-
24	ilton Airfield, California, authorized by section

1	101(b)(3) of the Water Resources Development Act of
2	1999 (113 Stat. 279; 121 Stat. 1110).
3	(13) Water control manual update for Oroville
4	Dam, Butte County, California.
5	(14) Water control manual update for New
6	Bullards Dam, Yuba County, California.
7	(15) Project for flood and storm risk manage-
8	ment and ecosystem restoration at the San Francisco
9	International Airport, California, authorized by sec-
10	tion 142 of the Water Resources Development Act of
11	1976 (90 Stat. 2930).
12	(16) San Francisco Bay Beneficial Use Pilot
13	Project, California, being carried out under section
14	1122 of the Water Resources Development Act of 2016
15	(130 Stat. 1645).
16	(17) Project for flood risk management in West-
17	minster, East Garden Grove, California, authorized
18	by section 401(2) of Water Resources Development Act
19	of 2020 (134 Stat. 2735).
20	(18) Comprehensive plan for the Chattahoochee
21	River Basin Program, authorized by section 8144 of
22	the Water Resources Development Act of 2022 (136
23	Stat. 3724).
24	(19) Repairs to the project for flood risk manage-
25	ment, federally authorized levee, Grand Tower and

1	Degognia and Fountain Bluff Levee System, Illinois,
2	in the vicinity of the community of Cora.
3	(20) Repairs to the project for flood risk manage-
4	ment, Covington levee system, Covington, Kentucky.
5	(21) Project for navigation, Kentucky Lock and
6	Dam, Tennessee River, Kentucky, authorized by sec-
7	tion 101(a)(13) of the Water Resources Development
8	Act of 1996 (110 Stat. 3664).
9	(22) Project for flood risk management, Morgan
10	City, Louisiana.
11	(23) Project for hurricane and storm risk reduc-
12	tion, Upper Barataria Basin, Louisiana.
13	(24) Project for ecosystem restoration, Mid-
14	Chesapeake Bay, Maryland.
15	(25) Maintenance dredging for the Back River
16	Channel project, Weymouth, Massachusetts.
17	(26) Project for navigation, Big Bay Harbor of
18	Refuge, Michigan.
19	(27) Project for George W. Kuhn Headwaters
20	Outfall, Michigan.
21	(28) Improvements to the Red Run Inter-County
22	Drain Restoration project, Macomb and Oakland
23	Counties, Michigan.
24	(29) Updated hydrologic analysis for the town of
25	Estancia, Torrance County, New Mexico.

1	(30) Environmental impact statement to accom-
2	pany the feasibility study for the project for naviga-
3	tion, Wilmington Harbor, North Carolina, conducted
4	pursuant to section 203 of the Water Resources Devel-
5	opment Act of 1986 (33 U.S.C. 2231), and condi-
6	tionally authorized by section 403(a)(5) of the Water
7	Resources Development Act of 2020 (134 Stat. 2743).
8	(31) Maintenance dredging at the Rocky River
9	Harbor, Ohio.
10	(32) The portion of the project for flood control
11	and other purposes, Williamsport, Pennsylvania, au-
12	thorized by section 5 of the Act of June 22, 1936
13	(chapter 688, 49 Stat. 1573), to bring the Northwest
14	Levee System into compliance with current flood
15	$mitigation\ standards.$
16	(33) Project for hurricane and storm damage
17	risk reduction, San Juan Metropolitan Area Coastal
18	Storm Risk Management, Puerto Rico, authorized by
19	section 8401(3) of the Water Resources Development
20	Act of 2022 (136 Stat. 3842).
21	(34) Sediment management plan along the Mis-
22	souri River, Lewis and Clark Lake, South Dakota.
23	(35) Project for navigation, Gulf Intracoastal
24	Waterway, Brazos River Floodgates and Colorado

River Locks, Texas, authorized by section 401(1) of

1	the Water Resources Development Act of 2020 (134
2	Stat. 2734).
3	(36) Project for hurricane and storm damage
4	risk reduction and shoreline erosion protection,
5	Bolongo Bay, St. Thomas, United States Virgin Is-
6	lands.
7	(37) Maintenance dredging of the federally au-
8	thorized navigation channels, Parrotts Creek, Jackson
9	Creek, and Horn Harbor, Virginia.
10	(38) Project for navigation, Seattle Harbor
11	Navigation Improvement Project, Washington, au-
12	thorized by section 1401(1) of the Water Resources
13	Development Act of 2018 (132 Stat. 3836), deepening
14	the East Waterway at the Port of Seattle.
15	(39) Project for shoreline stabilization, Clarks-
16	ville, Indiana.
17	(d) Continuing Authorities Programs.—The Sec-
18	retary shall, to the maximum extent practicable, expedite
19	completion of the following projects:
20	(1) Projects for flood control under section 205 of
21	the Flood Control Act of 1948 (33 U.S.C. 701s) for the
22	following areas:
23	(A) Ak-Chin Levee, Pinal County, Arizona.
24	(B) McCormick Wash, Globe, Arizona.

1	(C) Rose and Palm Garden Washes, Doug-
2	las, Arizona.
3	(D) Lower Santa Cruz River, Arizona.
4	(E) North, South, and Middle Fork, Ken-
5	tucky River, Kentucky, including the develop-
6	ment of a flood warning emergency evacuation
7	plan.
8	(F) Swannanoa River watershed, Buncombe
9	County, North Carolina.
10	(2) Project for aquatic ecosystem restoration
11	under section 206 of the Water Resources Development
12	Act of 1996 (33 U.S.C. 2330) for the following areas:
13	(A) Corazon de los Tres Rios del Norte,
14	Pima County, Arizona.
15	(B) Lake Elsinore, California.
16	(3) Project for hurricane and storm damage re-
17	duction under section 3 of the Act of August 13, 1946
18	(33 U.S.C. 426g), Stratford, Connecticut.
19	(4) Project modifications for improvements to the
20	environment, under section 1135 of the Water Re-
21	sources Development Act of 1986 (33 U.S.C. 2309a),
22	for the following areas:
23	(A) Hayward Creek and Eaton Pond water-
24	shed. Massachusetts.

1	(B) Smelt Brook Tributary to the Wey-
2	mouth-Fore River, Massachusetts.
3	(C) Surry Mountain Lake, New Hampshire.
4	(5) Project for emergency streambank erosion
5	and shoreline protection under section 14 of the Flood
6	Control Act of 1946 (33 U.S.C. 701r) for Muddy
7	Creek, Otoe County, Nebraska.
8	(e) Tribal Partnership Program.—The Secretary
9	shall, to the maximum extent practicable, expedite comple-
10	tion of the following projects and studies in the following
11	locations under the Tribal partnership program under sec-
12	tion 203 of the Water Resources Development Act of 2000
13	(33 U.S.C. 2269):
14	(1) Maricopa (Ak-Chin) Indian Reservation, Ar-
15	izona.
16	(2) Pima-Maricopa Irrigation Project, associated
17	with the Gila River Indian Community, Arizona.
18	(3) Navajo Nation, Bird Springs, Arizona.
19	(f) Watershed Assessments.—
20	(1) Great lakes coastal resiliency
21	STUDY.—The Secretary shall, to the maximum extent
22	practicable, expedite the Great Lakes Coastal Resil-
23	iency Study authorized by section 1219 of the Water
24	Resources Development Act of 2018 (132 Stat. 3811;
25	134 Stat. 2683; 136 Stat. 3752).

1	(2) Upper mississippi and illinois rivers.—
2	The Secretary shall, to the maximum extent prac-
3	ticable, expedite completion of the watershed assess-
4	ment for flood risk management, Upper Mississippe
5	and Illinois Rivers, authorized by section 1206 of the
6	Water Resources Development Act of 2016 (130 Stat.
7	1686; 134 Stat. 2687).
8	(g) Expedited Prospectus.—The Secretary shall
9	prioritize the completion of the prospectus for the United
10	States Moorings Facility, Portland, Oregon, required for
11	authorization of funding from the revolving fund established
12	by the first section of the Civil Functions Appropriations
13	Act, 1954 (33 U.S.C. 576).
14	(h) Disposition Study.—The Secretary shall expe-
15	dite completion of the disposition study for the Lower St.
16	Anthony Falls Lock and Dam, Minnesota, pursuant to sec-
17	tion 216 of the Flood Control Act of 1970 (33 U.S.C. 549a).
18	SEC. 1204. EXPEDITED COMPLETION OF OTHER FEASI
19	BILITY STUDIES.
20	(a) Cedar Port Navigation and Improvement Dis-
21	TRICT CHANNEL DEEPENING PROJECT, BAYTOWN,
22	Texas.—The Secretary shall expedite the review and co-
23	ordination of the feasibility study for the project for naviga-

24 tion, Cedar Port Navigation and Improvement District

25 Channel Deepening Project, Baytown, Texas, under section

- 1 203(b) of the Water Resources Development Act of 1986 (33
- 2 U.S.C. 2231(b)).
- 3 (b) Sabine-neches Waterway Navigation Im-
- 4 PROVEMENT PROJECT, TEXAS.—The Secretary shall expe-
- 5 dite the review and coordination of the feasibility study for
- 6 the project for navigation, Sabine-Neches Waterway, Texas,
- 7 under section 203(b) of the Water Resources Development
- 8 Act of 1986 (33 U.S.C. 2231(b)).
- 9 (c) La Quinta Expansion Project, Texas.—The
- 10 Secretary shall expedite the review and coordination of the
- 11 feasibility study for the project for navigation, La Quinta
- 12 Ship Channel, Corpus Christi, Texas, under section 203(b)
- 13 of the Water Resources Development Act of 1986 (33 U.S.C.
- 14 2231(b)).
- 15 (d) Raymondville Drain Project, Texas.—The
- 16 Secretary shall expedite the review and coordination of the
- 17 feasibility study for the project for flood control,
- 18 Raymondville Drain Project, Lower Rio Grande Basin,
- 19 Texas, under section 203(b) of the Water Resources Develop-
- 20 ment Act of 1986 (33 U.S.C. 2231(b)).
- 21 SEC. 1205. CORPS OF ENGINEERS REPORTS.
- 22 (a) Report on Recreational Access for Individ-
- 23 UALS WITH DISABILITIES.—
- 24 (1) In General.—Not later than 1 year after
- 25 the date of enactment of this Act, the Secretary shall

1	submit to the Committee on Transportation and In-
2	frastructure of the House of Representatives and the
3	Committee on Environment and Public Works of the
4	Senate a report on access for individuals with dis-
5	abilities to covered recreational areas.
6	(2) Requirements.—The Secretary shall in-
7	clude in the report submitted under paragraph (1)—
8	(A) existing policies or guidance for com-
9	plying with the requirements of the Americans
10	with Disabilities Act of 1990 (42 U.S.C. 12101
11	et seq.) at covered recreational areas;
12	(B) a complete list of covered recreational
13	areas, and the status of each covered recreational
14	area with respect to compliance with the require-
15	ments of such Act;
16	(C) identification of policy changes, inter-
17	nal guidance changes, or changes to shoreline
18	management plans that may result in increased
19	access for individuals with disabilities to covered
20	recreational areas, including access to fishing-re-
21	lated recreational activities at covered rec-
22	reational areas;
23	(D) an analysis of barriers that exist for
24	covered recreational areas to fully comply with
25	the requirements of such Act; and

1	(E) identification of specific covered rec-
2	reational areas that could be improved or modi-
3	fied to better accommodate visitors with disabil-
4	ities, including to increase recreational fishing
5	access for individuals with disabilities.
6	(3) Covered recreational area defined.—
7	In this subsection, the term "covered recreational
8	area" means all sites constructed, owned, operated, or
9	maintained by the Secretary that are used for rec-
10	reational purposes.
11	(b) Report on Turbidity in the Willamette Val-
12	LEY, OREGON.—
13	(1) In General.—Not later than 1 year after
14	the date of enactment of this Act, the Secretary shall
15	submit to the Committee on Transportation and In-
16	frastructure of the House of Representatives and the
17	Committee on Environment and Public Works of the
18	Senate a report on instances of high turbidity in a
19	reservoir in the Willamette Valley resulting from a
20	drawdown in the reservoir.
21	(2) Scope.—In carrying out subsection (a), the
22	Secretary shall—
23	(A) collaborate with any relevant Federal,
24	State, and non-Federal entities:

1	(B) identify and report instances during the
2	10-year period preceding the date of enactment
3	of this Act in which turbidity concerns have
4	arisen following a drawdown at a reservoir in
5	the Willamette Valley, including Foster Lake and
6	Green Peter Lake;
7	(C) report on turbidity monitoring that the
8	Secretary performs during drawdowns to iden-
9	tify, and if necessary correct, turbidity issues;
10	(D) provide a summary of turbidity moni-
11	toring records collected during drawdowns with
12	respect to which turbidity concerns have been
13	raised by the public, including a comparison be-
14	tween turbidity prior to a drawdown, during a
15	drawdown, and following refilling;
16	(E) identify lessons learned associated with
17	turbidity resulting from drawdowns and indicate
18	how changes based on those lessons learned are
19	being implemented; and
20	(F) identify opportunities to minimize
21	monetary strains on non-Federal entities caused
22	by increased turbidity levels.
23	(c) Report on Security at Soo Locks, Michi-
24	GAN.—

1	(1) Report.—Not later than 1 year after the
2	date of enactment of this Act, the Secretary shall sub-
3	mit to the Committee on Transportation and Infra-
4	structure of the House of Representatives and the
5	Committee on Environment and Public Works of the
6	Senate a non-classified report that—
7	(A) highlights any security deficiencies that
8	exist with respect to the Soo Locks;
9	(B) highlights any supply chain, logistical,
10	and economic effects that would result from a
11	malfunction or failure of the Soo Locks;
12	(C) highlights any effects on the Great
13	Lakes Navigation System that would result from
14	such a malfunction or failure;
15	(D) highlights any potential threats to the
16	integrity of the Soo Locks;
17	(E) details the Corps of Engineers security
18	measures in place to protect the Soo Locks; and
19	(F) contains recommendations, as nec-
20	essary, and cost estimates for such recommenda-
21	tions, for—
22	(i) strengthening security measures for
23	the Soo Locks; and

1	(ii) reducing the effects on the supply
2	chain that would result from a malfunction
3	or failure of the Soo Locks.
4	(2) Soo locks defined.—In this subsection,
5	the term "Soo Locks" means the locks at Sault Sainte
6	Marie, Michigan, authorized by section 1149 of the
7	Water Resources Development Act of 1986 (100 Stat.
8	4254; 121 Stat. 1131).
9	(d) Report on Florida Seagrass Rehabilita-
10	TION.—
11	(1) In general.—Not later than 1 year after
12	the date of enactment of this Act, and each year there-
13	after for 4 years, the Secretary shall submit to the
14	Committee on Transportation and Infrastructure of
15	the House of Representatives and the Committee on
16	Environment and Public Works of the Senate a report
17	on any planned or ongoing efforts to promote, reha-
18	bilitate, and enhance the growth of seagrasses in Flor-
19	ida stormwater treatment areas.
20	(2) Requirements.—In carrying out subsection
21	(a), the Secretary shall coordinate with relevant Fed-
22	eral, State, and local agencies and other regional
23	stakeholders.
24	(3) Florida Stormwater treatment area
25	Defined.—In this subsection, the term "Florida

1	stormwater treatment area" means a stormwater
2	treatment area in the State of Florida authorized by
3	or pursuant to section 601 of the Water Resources De-
4	velopment Act of 2000 (114 Stat. 2680; 121 Stat.
5	1268; 132 Stat. 3786).
6	(e) Report on Shoreline Use Permits.—
7	(1) In general.—Not later than 1 year after
8	the date of enactment of this Act, the Secretary shall
9	submit to the Committee on Transportation and In-
10	frastructure of the House of Representatives and the
11	Committee on Environment and Public Works of the
12	Senate a report describing the use of the authority
13	under part 327 of title 36, Code of Federal Regula-
14	tions, with respect to the issuance of new, or modi-
15	fications to existing, shoreline use permits at the
16	Table Rock Lake project of the Corps of Engineers, lo-
17	cated in Missouri and Arkansas, authorized as one of
18	the multipurpose reservoir projects in the White River
19	Basin by section 4 of the Act of June 28, 1938 (chap-
20	ter 795, 52 Stat. 1218).
21	(2) Contents.—The Secretary shall include in
22	the report required under paragraph (1)—
23	(A) a review of existing regulatory and ad-
24	ministrative requirements related to the lease,
25	rent, sublease, or other usage agreement by a per-

1	mittee for permitted facilities under a shore19
2	line use permit, including a floating, non-float-
3	ing, or fixed-floating structure;
4	(B) a description of the authority and pub-
5	lic-interest rationale for such requirements, in-
6	cluding impacts on local businesses, property
7	owners, and prospective lessors, renters, or other
8	contractual users of such facilities; and
9	(C) a description of the authority for the
10	transfer of shoreline use permits upon transfer of
11	the permitted facility by sale or other means.
12	(f) Report on Relocation.—
13	(1) In general.—Not later than 1 year after
14	the date of enactment of this Act, the Secretary shall
15	submit to the Committee on Transportation and In-
16	frastructure of the House of Representatives and the
17	Committee on Environment and Public Works of the
18	Senate a report on the policies of the Corps of Engi-
19	neers relating to using property buyouts as part of
20	coastal storm risk management projects.
21	(2) Requirements.—In developing the report
22	under paragraph (1), the Secretary shall consider
23	ways in which current policies on mandatory prop-

24 erty buyouts may—

1	(A) diminish the incentives for local com-
2	munities to work with the Corps of Engineers;
3	and
4	(B) increase vulnerabilities of communities
5	to flood risk, including communities described in
6	the guidance issued by the Secretary under sec-
7	tion 160 of the Water Resources Development Act
8	of 2020 (33 U.S.C. 2201 note).
9	(g) Report on Fuel Efficiency.—
10	(1) In general.—Not later than 2 years after
11	the date of enactment of this Act, the Secretary shall
12	submit to the Committee on Transportation and In-
13	frastructure of the House of Representatives and the
14	Committee on Environment and Public Works of the
15	Senate a report on fuel efficiency of each vessel within
16	the fleet of vessels owned by the Corps of Engineers.
17	(2) Contents.—In the report submitted under
18	paragraph (1), the Secretary shall include the fol-
19	lowing:
20	(A) A list of vessels that are commercially
21	available and may be used to carry out the mis-
22	sions of the Corps of Engineers that can be in-
23	corporated into the fleet of vessels owned by the
24	Corps of Engineers to increase fuel efficiency of
25	such fleet.

1	(B) A list of modifications that can be made
2	to increase fuel efficiency of such fleet and the as-
3	sociated cost of such modifications.
4	(C) A life cycle cost analysis of replacing
5	vessels owned by the Corps of Engineers with
6	vessels that are more fuel efficient.
7	(D) A description of technologies used or
8	available to the Secretary to evaluate fuel effi-
9	ciency of each vessel owned by the Corps of Engi-
10	neers.
11	(E) A description of other opportunities to
12	increase fuel efficiency of each such vessel.
13	(F) A description of potential cost savings
14	by increasing fuel efficiency of such vessels.
15	(G) A description of State or local policies
16	or requirements regarding efficiencies or emis-
17	sions of vessels, or related technology, that the
18	Secretary must comply with at water resources
19	development projects, and any impact such poli-
20	cies and requirements have on project costs.
21	(h) Report on Boat Ramps.—Not later than 1 year
22	after the date of enactment of this Act, the Secretary shall
23	submit to the Committee on Transportation and Infrastruc-
24	ture of the House of Representatives and the Committee on

1	Environment and Public Works of the Senate a report de-
2	tailing—
3	(1) the number of boat ramps constructed by the
4	Secretary that are located at a site constructed,
5	owned, operated, or maintained by the Secretary;
6	(2) the number of such boat ramps that are oper-
7	ational; and
8	(3) the number of such boat ramps that require
9	maintenance in order to be made operational.
10	(i) Report on Bridge Inventory.—
11	(1) In General.—Not later than 1 year after
12	the date of enactment of this Act, the Secretary shall
13	submit to the Committee on Transportation and In-
14	frastructure of the House of Representatives and the
15	Committee on Environment and Public Works of the
16	Senate a report on bridges owned, operated, and
17	maintained by the Corps of Engineers.
18	(2) Requirements.—The Secretary shall in-
19	clude in the report required under paragraph (1)—
20	(A) a list of bridges carrying passengers
21	that are—
22	(i) not located in recreational areas;
23	and
24	(ii) not required to be owned, operated,
25	and maintained by the Corps of Engineers

1	for the proper functioning of water re-
2	sources development projects;
3	(B) a description of the location of such
4	bridges and applicable State authority or polit-
5	ical subdivision to which has requested such
6	bridges may be transferred or conveyed under
7	section 109 of the River and Harbor Act of 1950
8	(33 U.S.C. 534); and
9	(C) a description of measures taken by the
10	Corps of Engineers to reduce the number of
11	bridges owned, operated, and maintained by the
12	Corps of Engineers.
13	(j) Report on Minimum Real Estate Interest.—
14	(1) Sense of congress.—It is the sense of
15	Congress that through this Act, as well as through sec-
16	tion 1115 of the Water Resources Development Act of
17	2018, Congress has provided the Secretary all of the
18	authority, and all of the direction, needed to acquire
19	interests in real estate that are less than fee simple
20	title.
21	(2) Report.—Not later than 90 days after the
22	date of enactment of this Act, the Secretary shall sub-
23	mit to the Committee on Transportation and Infra-
24	structure of the House of Representatives and the
25	Committee on Environment and Public Works of the

1	Senate a report indicating whether the Secretary
2	agrees with the sense of Congress in paragraph (1).
3	(3) DISAGREEMENT.—Should the result of report

- (3) DISAGREEMENT.—Should the result of report required by paragraph (2) be that the Secretary disagrees with the sense of Congress in paragraph (1), not later than 1 year after the date of enactment of this Act, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report specifying recommendations and technical drafting assistance for statutory language that would provide the Secretary the intended authority as expressed in paragraph (1).
- 15 (k) Report on Ice Jam Prevention and Mitiga-16 tion.—
 - (1) In General.—Not later than 1 year after the date of enactment of this Act, the Secretary shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report on efforts by the Secretary to prevent and mitigate flood damages associated with ice jams.
 - (2) Inclusion.—The Secretary shall include in the report under paragraph (1)—

1	(A) an assessment of the projects carried out
2	pursuant to section 1150 of the Water Resources
3	Development Act of 2016 (33 U.S.C. 701s note),
4	if applicable; and
5	(B) a description of—
6	(i) the challenges associated with pre-
7	venting and mitigating ice jams;
8	(ii) the potential measures that may
9	prevent or mitigate ice jams, including the
10	extent to which additional research and the
11	development and deployment of technologies
12	are necessary; and
13	(iii) actions taken by the Secretary to
14	provide non-Federal interests with technical
15	assistance, guidance, or other information
16	relating to ice jam events; and
17	(iv) how the Secretary plans to conduct
18	outreach and engagement with non-Federal
19	interests and other relevant State and local
20	agencies to facilitate an understanding of
21	the circumstances in which ice jams could
22	occur and the potential impacts to critical
23	public infrastructure from ice jams.
24	(l) Assessment.—

1	(1) In general.—The Secretary shall carry out
2	an assessment of the extent to which the existing au-
3	thorities and programs of the Secretary allow the
4	Corps of Engineers to construct water resources devel-
5	opment projects abroad.
6	(2) Report.—The Secretary shall submit to the
7	Committee on Environment and Public Works of the
8	Senate and the Committee on Transportation and In-
9	frastructure of the House of Representatives a report
10	that—
11	(A) describes—
12	(i) the findings of the assessment under
13	paragraph (1);
14	(ii) how each authority and program
15	assessed under paragraph (1) has been used
16	by the Secretary to construct water re-
17	sources development projects abroad, if ap-
18	plicable; and
19	(iii) the extent to which the Secretary
20	partners with other Federal agencies when
21	carrying out such projects; and
22	(B) includes any recommendations that re-
23	sult from the assessment under paragraph (1).

1	SEC. 1206. ANNUAL REPORT ON HARBOR MAINTENANCE
2	NEEDS AND TRUST FUND EXPENDITURES.
3	(a) In General.—On the date on which the budget
4	of the President is submitted to Congress pursuant to sec-
5	tion 1105 of title 31, United States Code, for fiscal year
6	2026, and for each fiscal year thereafter, the Secretary shall
7	submit to the Committee on Transportation and Infrastruc-
8	ture of the House of Representatives and the Committee on
9	Environment and Public Works of the Senate a report de-
10	scribing—
11	(1) with respect to the fiscal year for which the
12	budget is submitted, the operation and maintenance
13	costs associated with harbors and inland harbors de-
14	scribed in section 210(a)(2) of the Water Resources
15	Development Act of 1986 (33 U.S.C. 2238(a)(2)), in-
16	cluding a description of the costs required to achieve
17	and maintain the constructed width and depth for
18	such harbors and inland harbors and the costs for ex-
19	panded uses at eligible harbors and inland harbors
20	(as defined in section $210(d)(2)$ of such Act), on a
21	project-by-project basis;
22	(2) as of the date on which the report is sub-
23	mitted, expenditures and deposits into the Harbor
24	Maintenance Trust Fund established under section
25	9505 of the Internal Revenue Code of 1986;

- 1 (3) an identification of the amount of funding 2 requested in the budget of the President for the oper-3 ation and maintenance costs associated with such 4 harbors and inland harbors, on a project-by-project 5 basis;
 - (4) an explanation of how the amount of funding described in paragraph (2) complies with the requirements of section 102 of the Water Resources Development Act of 2020 (33 U.S.C. 2238 note);
 - (5) an identification of the unmet operation and maintenance needs associated with such harbors and inland harbors, on a project-by-project basis, that remains after accounting for the amount identified under paragraph (3); and
 - (6) a description of deposits made into the Harbor Maintenance Trust Fund in the fiscal year preceding the fiscal year of the applicable budget submission and the sources of such deposits.
- 19 (b) ADDITIONAL REQUIREMENT.—In the first report 20 required to be submitted under subsection (a), the Secretary 21 shall identify, to the maximum extent practicable, transpor-22 tation cost savings realized by achieving and maintaining 23 the constructed width and depth for the harbors and inland 24 harbors described in section 210(a)(2) of the Water Re-

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- 1 sources Development Act of 1986, on a project-by-project
- 2 basis.
- 3 (c) Public Availability.—The Secretary shall make
- 4 the report submitted under subsection (a) publicly avail-
- 5 able, including on a publicly available website.
- 6 (d) Conforming Amendments.—
- 7 (1) Assessment of harbors and inland har-
- 8 BORS.—Section 210(e)(3) of the Water Resources De-
- 9 velopment Act of 1986 (33 U.S.C. 2238(e)(3)) is re-
- 10 pealed.
- 11 (2) Harbor maintenance trust fund depos-
- 12 ITS AND EXPENDITURES.—Section 330 of the Water
- 13 Resources Development Act of 1992 (26 U.S.C. 9505
- 14 note) and the item related to such section in the table
- of contents for such Act, are repealed.
- 16 SEC. 1207. CRAIG HARBOR, ALASKA.
- 17 The cost of completing a general reevaluation report
- 18 for the project for navigation, Craig Harbor, Alaska, au-
- 19 thorized by section 1401(1) of the Water Resources Develop-
- 20 ment Act of 2016 (130 Stat. 1708) shall be at Federal ex-
- 21 pense.

1	SEC. 1208. STUDIES FOR MODIFICATION OF PROJECT PUR-
2	POSES IN THE COLORADO RIVER BASIN IN
3	ARIZONA.
4	(a) Study.—The Secretary shall carry out a study of
5	a project of the Corps of Engineers in the Colorado River
6	Basin in the State of Arizona to determine whether to in-
7	clude water supply as a project purpose of that project if
8	a request for such a study to modify the project purpose
9	is made to the Secretary by—
10	(1) the non-Federal interest for the project; or
11	(2) in the case of a project for which there is no
12	non-Federal interest, the Governor of the State of Ari-
13	zona.
14	(b) Coordination.—The Secretary, to the maximum
15	extent practicable, shall coordinate with relevant State and
16	local authorities in carrying out this section.
17	(c) Recommendations.—If, after carrying out a
18	study under subsection (a) with respect to a project de-
19	scribed in that subsection, the Secretary determines that
20	water supply should be included as a project purpose for
21	that project, the Secretary shall submit to the Committee
22	on Environment and Public Works of the Senate and the
23	Committee on Transportation and Infrastructure of the
24	House of Representatives a recommendation for the modi-
25	fication of the project purpose of that project.

1	SEC. 120	9. BE	AVER	LAKE,	ARKANSAS,	REALLOCATION
2		ST	TUDY.			
3	The	Secret	ary sh	all expe	dite the comp	oletion of a study
4	for the re	ealloca	tion of	water.	supply storag	ge, carried out in
5	accordan	ce wit	h sect	ion 301	of the Wate	er Supply Act of
6	1958 (43	U.S.C	. 390b), for th	e Beaver Wa	ter District, Bea-
7	ver Lake,	Arkar	ısas.			
8	SEC. 1210	. OCEA	NSIDE	c, CALIFO	ORNIA.	
9	The	Secret	ary—			
10		(1) sh	nall—			
11		((A) ex_{i}	pedite ti	he completion	n of the study of
12		plans	for n	nitigatio	on and beach	n restoration au-
13		thoriz	red by	section	414 of the	Water Resources
14	Development Act of 2000 (114 Stat. 2636); and					
15	(B) produce a report of the Chief of Engi-					
16		neers	with	a recon	imended pla	n for mitigation
17		and b	each r	restorati	on based on	updated sediment
18		samp	ling ar	nd analį	ysis; and	
19		(2) n	nay, į	f the S	ecretary det	ermines that the
20	mit	igation	and	beach r	estoration pl	ans described in
21	such	stud	'y are	techni	cally feasible	de and environ-
22	men	tally	acc	eptable,	proceed	directly to
23	prec	constru	ction	plannin	g, engineerin	g, and design of
24	the	mitiga	tion a	nd beach	n restoration	work.

1	SEC. 1211. DELAWARE INLAND BAYS WATERSHED STUDY.
2	(a) In General.—The Secretary shall carry out a
3	study on the restoration of aquatic ecosystems in the Dela-
4	ware Inland Bays watershed.
5	(b) Requirements.—
6	(1) In general.—In carrying out the study
7	under subsection (a), the Secretary shall—
8	(A) conduct a comprehensive analysis of
9	ecosystem restoration needs in the Delaware In-
10	land Bays watershed, including—
11	(i) saltmarsh restoration;
12	(ii) shoreline stabilization; and
13	(iii) stormwater management;
14	(B) identify sources for the beneficial use of
15	dredged materials; and
16	(C) recommend feasibility studies for
17	projects to address the needs identified under this
18	paragraph.
19	(2) Natural or nature-based features.—To
20	the maximum extent practicable, a feasibility study
21	that is recommended under paragraph (1)(C) shall
22	consider the use of natural features or nature-based
23	features (as those terms are defined in section 1184(a)
24	of the Water Resources Development Act of 2016 (33
25	$U.S.C.\ 2289a(a))).$
26	(c) Consultation and Use of Existing Data.—

1	(1) Consultation.—In carrying out the study
2	under subsection (a), the Secretary shall consult with
3	applicable—
4	(A) Federal, State, and local agencies;
5	(B) Indian Tribes;
6	(C) non-Federal interests; and
7	(D) other stakeholders, as determined ap-
8	propriate by the Secretary.
9	(2) Use of existing data.—To the maximum
10	extent practicable, in carrying out the study under
11	subsection (a), the Secretary shall use existing data
12	provided to the Secretary by entities described in
13	paragraph (1).
14	(d) Feasibility Studies.—
15	(1) In General.—The Secretary is authorized to
16	conduct feasibility studies recommended under sub-
17	section $(b)(1)(C)$.
18	(2) Congressional authorization.—The Sec-
19	retary may not begin construction for a project rec-
20	ommended by a feasibility study described in para-
21	graph (1) unless the project has been authorized by
22	Congress.
23	(e) Report.—Not later than 3 years after the date of
24	enactment of this Act, the Secretary shall submit to Con-
25	gress a report that includes—

1	(1) the results of the study carried out under
2	subsection (a); and
3	(2) a description of actions taken under this sec-
4	tion, including any feasibility studies conducted
5	under subsection $(b)(1)(C)$.
6	SEC. 1212. SUSSEX COUNTY, DELAWARE.
7	(a) Sense of Congress.—It is the sense of Congress
8	that consistent nourishments of Lewes Beach, Delaware, are
9	important for the safety and economic prosperity of Sussex
10	County, Delaware.
11	(b) General Reevaluation Report.—
12	(1) In general.—The Secretary shall carry out
13	a general reevaluation report for the project for Dela-
14	ware Bay Coastline, Roosevelt Inlet, and Lewes
15	Beach, Delaware.
16	(2) Inclusions.—The general reevaluation re-
17	port under paragraph (1) shall include a determina-
18	tion of—
19	(A) the area that the project should include;
20	and
21	(B) how section 111 of the River and Har-
22	bor Act of 1968 (33 U.S.C. 426i) should be ap-
23	plied with respect to the project.
24	SEC. 1213. J. STROM THURMOND LAKE, GEORGIA.
25	(a) Encroachment Resolution Plan.—

- 1 (1) In General.—Subject to paragraph (2), the 2 Secretary shall prepare, and submit to the Committee on Environment and Public Works of the Senate and 3 4 the Committee on Transportation and Infrastructure of the House of Representatives, an encroachment res-5 6 olution plan for a portion of the project for flood con-7 trol, recreation, and fish and wildlife management, J. 8 Strom Thurmond Lake, Georgia and South Carolina, 9 authorized by section 10 of the Act of December 22, 10 1944 (chapter 665, 58 Stat. 894).
 - (2) LIMITATION.—The encroachment resolution plan under paragraph (1) shall only apply to encroachments known to the U.S. Army Corps of Engineers as of the effective date of this provision on the portion of the J. Strom Thurmond Lake project lands that abut the six (6) former Cottage Site properties, situated in Georgia and previously disposed of by the United States, known as Keg Creek, Ridge Road, Rousseau Creek, Soap Creek, Pistol Creek, and Elbert County Subdivisions.
- 21 (b) Contents.—Subject to subsection (c), the en-22 croachment resolution plan under subsection (a) shall in-23 clude—
- 24 (1) a description of the nature and number of 25 encroachments:

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1	(2) a description of the circumstances that con-
2	tributed to the development of the encroachments;
3	(3) an assessment of the impact of the encroach-
4	ments on operation and maintenance of the project
5	described in subsection (a) for its authorized purposes;
6	(4) an analysis of alternatives to the removal of
7	encroachments to mitigate any impacts identified in
8	the assessment under paragraph (3);
9	(5) a description of any actions necessary or ad-
10	visable to prevent further encroachments; and
11	(6) an estimate of the cost and timeline to carry
12	out the plan, including actions described under para-
13	graph (5).
14	(c) Restriction.—To the maximum extent prac-
15	ticable, the encroachment resolution plan under subsection
16	(a) shall minimize adverse impacts to private landowners
17	while maintaining the functioning of the project described
18	in that subsection for its authorized purposes.
19	(d) Notice and Public Comment.—
20	(1) To owners.—In preparing the encroach-
21	ment resolution plan under subsection (a), not later
22	than 30 days after the Secretary identifies an en-
23	croachment, the Secretary shall notify the owner of
24	$the\ encroachment.$

1	(2) To public.—The Secretary shall provide an
2	opportunity for the public to comment on the en-
3	croachment resolution plan under subsection (a) be-
4	fore the completion of the plan.
5	(e) Moratorium.—The Secretary shall not take action
6	to compel removal of an encroachment covered by the en-
7	croachment resolution plan under subsection (a) unless
8	Congress specifically authorizes such action.
9	(f) Savings Provision.—This section does not—
10	(1) grant any rights to the owner of an encroach-
11	ment; or
12	(2) impose any liability on the United States for
13	operation and maintenance of the project described in
14	subsection (a) for its authorized purposes.
15	SEC. 1214. ALGIERS CANAL LEVEES, LOUISIANA.
16	Section 8340(a) of the Water Resources Development
17	Act of 2022 (136 Stat. 3795) is amended—
18	(1) by striking "resume operation, maintenance,
19	repair, rehabilitation, and replacement of the" and
20	inserting "operate, maintain, repair, replace, and re-
21	habilitate all features of the West Bank and Vicinity,
22	New Orleans, Louisiana Hurricane Protection Project
23	along the"; and
24	(2) by striking "Levees, Louisiana".

1	SEC. 1215. UPPER BARATARIA BASIN AND MORGANZA TO
2	THE GULF OF MEXICO CONNECTION, LOU-
3	ISIANA.
4	(a) In General.—The Secretary shall evaluate con-
5	structing a connection between the Upper Barataria Basin
6	Hurricane and Storm Damage Risk Reduction project,
7	Louisiana, authorized by section 8401(3) of the Water Re-
8	sources Development Act of 2022 (136 U.S.C. 3839), and
9	the project for hurricane and storm damage reduction,
10	Morganza to the Gulf of Mexico, Louisiana, authorized by
11	section 1001(24) of the Water Resources Development Act
12	of 2007 (121 Stat. 1053).
13	(b) Submission to Congress.—Not later than 1 year
14	after the date of enactment of this Act, the Secretary shall
15	complete the evaluation described in subsection (a) and sub-
16	mit to the Committee on Transportation and Infrastructure
17	of the House of Representatives and the Committee on Envi-
18	ronment and Public Works of the Senate any recommenda-
19	tions related to constructing a connection between the
20	projects described in such subsection.
21	SEC. 1216. POOR FARM POND DAM, WORCESTER, MASSA
22	CHUSETTS.
23	(a) In General.—The Secretary shall carry out a dis-
24	position study under section 216 of the Flood Control Act
25	of 1970 (33 U.S.C. 549a) for the deauthorization and poten-

- 1 tial removal of the Poor Farm Pond Dam, Worcester, Mas-
- 2 sachusetts.
- 3 (b) Report to Congress.—Not later than 18 months
- 4 after the date of enactment of this Act, the Secretary shall
- 5 submit to the Committee on Transportation and Infrastruc-
- 6 ture of the House of Representatives and the Committee on
- 7 Environment and Public Works of the Senate a report on
- 8 the status of the disposition study required under subsection
- 9 *(a)*.
- 10 SEC. 1217. NEW JERSEY HOT SPOT EROSION MITIGATION.
- 11 (a) In General.—The Secretary shall conduct one or
- 12 more studies on the effects of hot spot erosion on authorized
- 13 coastal storm risk management projects in the State of New
- 14 Jersey, which shall include, with respect to each affected
- 15 project included in a study—
- 16 (1) the specific area of the project that is affected
- 17 by hot spot erosion; and
- 18 (2) the impact of hot spot erosion on the effec-
- 19 tiveness of the project in meeting the purpose of coast-
- 20 al storm risk management.
- 21 (b) FORM.—A study conducted under subsection (a)
- 22 may be in the form of a general reevaluation report, an
- 23 engineering documentation report, or any other method of
- 24 assessment that the Secretary determines appropriate.

1	(c) Recommendations.—Based on the study or stud-
2	ies carried out under subsection (a), the Secretary shall de-
3	velop recommendations for mitigating the effects of hot spot
4	erosion on authorized coastal storm risk management
5	projects in the State of New Jersey, which may include rec-
6	ommendations relating to—
7	(1) the design and construction of seawalls, jet-
8	ties, berms, groins, breakwaters, or other physical
9	structures;
10	(2) the use of natural features and nature-based
11	features, including living shorelines; and
12	(3) modifications to authorized project designs or
13	renourishment schedules.
14	(d) Hot Spot Erosion Defined.—In this section,
15	the term "hot spot erosion" means the loss of sediment in
16	a specific, concentrated area, significantly faster than in
17	immediately surrounding areas, due to natural processes.
18	SEC. 1218. NEW JERSEY SHORE PROTECTION, NEW JERSEY.
19	In carrying out any study pursuant to the study reso-
20	lution of the Committee on Public Works and Transpor-
21	tation of the House of Representatives dated December 10,
22	1987, the Secretary is authorized to include recommenda-
23	tions for ecosystem restoration.

1	SEC. 1219. EXCESS LAND REPORT FOR CERTAIN PROJECTS
2	IN NORTH DAKOTA.
3	(a) In General.—Not later than 1 year after the date
4	of enactment of this Act, and subject to subsection (b), the
5	Secretary shall submit to the Committee on Environment
6	and Public Works of the Senate and the Committee on
7	Transportation and Infrastructure of the House of Rep-
8	resentatives a report that identifies any real property asso-
9	ciated with the project of the Corps of Engineers at Lake
10	Oahe, North Dakota, that the Secretary determines—
11	(1) is not needed to carry out the authorized
12	purposes of the project; and
13	(2) may be transferred to the Standing Rock
14	Sioux Tribe to support recreation opportunities for
15	the Tribe, including, at a minimum—
16	(A) Walker Bottom Marina, Lake Oahe;
17	(B) Fort Yates Boat Ramp, Lake Oahe;
18	(C) Cannonball District, Lake Oahe; and
19	(D) any other real property that may be
20	used for recreation opportunities identified by
21	$the \ Tribe.$
22	(b) Inclusion.—If the Secretary determines that there
23	is not any real property that may be transferred to the
24	Standing Rock Sioux Tribe as described in subsection (a),
25	the Secretary shall include in the report required under that
26	subsection—

1	(1) a list of the real property considered by the
2	Secretary;
3	(2) an explanation of why the real property
4	identified under paragraph (1) is needed to carry out
5	the authorized purposes of the project described in
6	subsection (a); and
7	(3) a description of how the Secretary has re-
8	cently utilized the real property identified under
9	paragraph (1) to carry out the authorized purpose of
10	the project described in subsection (a).
11	SEC. 1220. ALLEGHENY RIVER, PENNSYLVANIA.
12	It is the sense of Congress that—
13	(1) the Allegheny River is an important water-
14	way that can be utilized more to support recreational,
15	environmental, and navigation needs in Pennsyl-
16	vania;
17	(2) ongoing efforts to increase utilization of the
18	Allegheny River will require consistent hours of serv-
19	ice at key locks and dams; and
20	(3) to the maximum extent practicable, the lock-
21	age levels of service at locks and dams along the Alle-
22	gheny River should be preserved until after the com-
23	pletion of the feasibility study for the project for navi-
24	gation and ecosystem restoration, Allegheny River,
25	Pennsylvania, authorized by section 1201.

1	SEC. 1221. BUFFALO BAYOU TRIBUTARIES AND RESILIENCY
2	STUDY, TEXAS.
3	(a) In General.—The Secretary shall expedite com-
4	pletion of the Buffalo Bayou Tributaries and Resiliency
5	Study, Texas, carried out pursuant to title IV of the Bipar-
6	tisan Budget Act of 2018 (132 Stat. 76).
7	(b) Reports.—The final report of the Chief of Engi-
8	neers for the study described in subsection (a) shall contain
9	recommendations for projects that—
10	(1) align with community objectives;
11	(2) avoid or minimize adverse effects on the envi-
12	ronment and community; and
13	(3) promote the resiliency of infrastructure.
14	(c) Deadline.—Not later than December 31, 2025, the
15	Secretary shall submit to the Committee on Transportation
16	and Infrastructure of the House of Representatives and the
17	Committee on Environment and Public Works of the Senate
18	the final report described in subsection (b).
19	SEC. 1222. LAKE O' THE PINES, TEXAS.
20	(a) In General.—Not later than 1 year after date
21	on enactment of this Act, the Secretary shall submit to the
22	Committee on Transportation and Infrastructure of the
23	House of Representatives and the Committee on Environ-
24	ment and Public Works of the Senate a report that identi-
25	fies opportunities for potential exchange of land or flowage
26	easements associated with the Lake O' the Pines, Texas,

- 1 project in and adjacent to tract LP-E-546-1E that the Sec-
- 2 retary determines could be accomplished consistent with the
- 3 existing project purposes of the Lake O' the Pines, Texas,
- 4 project.
- 5 (b) Lake O' the Pines, Texas, Project De-
- 6 FINED.—In this section, the term "Lake O' the Pines, Texas,
- 7 project" means the portion of the general plan for flood con-
- 8 trol on Red River, Texas, Oklahoma, Arkansas, and Lou-
- 9 isiana, below Denison Dam, Texas and Oklahoma, author-
- 10 ized by section 10 of the Flood Control Act of 1946 (60 Stat.
- 11 647), at Lake O' the Pines, Texas.
- 12 SEC. 1223. MATAGORDA SHIP CHANNEL IMPROVEMENT
- 13 **PROJECT, TEXAS.**
- 14 (a) Sense of Congress.—It is the sense of Congress
- 15 that the Secretary should provide the necessary resources
- 16 to expedite the completion of the required documentation
- 17 for the Matagorda Ship Channel Improvement Project in
- 18 order to ensure that the project is not further delayed.
- 19 (b) Expedite.—The Secretary shall, to the maximum
- 20 extent practicable, expedite the completion of the required
- 21 documentation for the Matagorda Ship Channel Improve-
- 22 ment Project, including—
- 23 (1) the supplemental environmental impact
- 24 statement and the associated record of decision;
- 25 (2) the dredged material management plan; and

- 1 (3) a post-authorization change report, if appli-
- 2 cable.
- 3 (c) Preconstruction Planning, Engineering, and
- 4 Design.—If the Secretary determines that the Matagorda
- 5 Ship Channel Improvement Project is justified in a com-
- 6 pleted report and if the project requires an additional au-
- 7 thorization from Congress pursuant to that report, the Sec-
- 8 retary shall proceed directly to preconstruction planning,
- 9 engineering, and design on the project.
- 10 (d) Definition of Matagorda Ship Channel Im-
- 11 Provement Project.—In this section, the term
- 12 "Matagorda Ship Channel Improvement Project" means the
- 13 project for navigation, Matagorda Ship Channel Improve-
- 14 ment Project, Port Lavaca, Texas, authorized by section
- 15 401(1) of the Water Resources Development Act of 2020
- 16 (134 Stat. 2734).
- 17 SEC. 1224. WACO LAKE, TEXAS.
- 18 The Secretary shall, to the maximum extent prac-
- 19 ticable, expedite the review of, and give due consideration
- 20 to, the request from the City of Waco, Texas, that the Sec-
- 21 retary apply section 147 of the Water Resources Develop-
- 22 ment Act of 2020 (33 U.S.C. 701q-1) to the embankment
- 23 adjacent to Waco Lake in Waco, Texas.

1 SEC. 1225. COASTAL WASHINGTON.

2	(a) In General.—The Secretary is authorized to
3	carry out comprehensive studies for riverine and coastal
4	flooding of coastal areas in the State of Washington.
5	(b) Requirements.—In carrying out a study under
6	subsection (a), the Secretary shall—
7	(1) conduct a comprehensive analysis of current
8	riverine and coastal flooding and corresponding risk
9	reduction measures with an emphasis on resiliency to
10	maintain or enhance current levels of risk manage-
11	ment in response to changing conditions;
12	(2) establish a method of projecting sea level rise
13	with limited tide gage information and develop appli-
14	cable tools to address the unique coastal flooding proc-
15	ess in the Pacific Northwest region;
16	(3) conduct research and development to under-
17	stand the atmospheric, oceanic, geologic, and coastal
18	forcing and response conditions necessary to develop
19	a numerical modeling system that may be used for
20	developing coastal hazard data, and how to best in-
21	clude that information in such a modeling system;
22	(4) identify coastal vulnerabilities and risks in
23	riverine and coastal areas due to sea level change, ex-
24	treme weather, and increased coastal storm risk;
25	(5) identify Tribal and economically disadvan-
26	taged communities (as defined by the Secretary under

1	section 160 of the Water Resources Development Act
2	of 2020 (33 U.S.C. 2201 note)) with riverine and
3	coastal flooding vulnerabilities and risks; and
4	(6) recommend actions necessary to protect crit-
5	ical public infrastructure, communities, and critical
6	natural or cultural resources.
7	(c) Data Needs.—In carrying out this section, the
8	Secretary shall, to the maximum extent practicable and
9	where appropriate, use existing data provided to the Sec-
10	retary by Federal and State agencies, Indian Tribes, and
11	other stakeholders, including data obtained through other
12	Federal programs.
13	SEC. 1226. KANAWHA RIVER BASIN.
14	Section 1207 of the Water Resources Development Act
15	of 2016 (130 Stat. 1686) is amended—
16	(1) by striking "The Secretary shall" and insert-
17	ing the following:
18	"(a) In General.—The Secretary shall"; and
19	(2) by adding at the end the following:
20	"(b) Projects and Separable Elements.—For an
21	authorized project or a separable element of an authorized
22	project that is recommended as a result of a study carried
23	out by the Secretary under subsection (a) benefitting an eco-
24	nomically disadvantaged community (as defined by the Sec-
25	retary under section 160 of the Water Resources Develop-

1	ment Act of 2020 (33 U.S.C. 2201 note)) in the State of
2	West Virginia, the non-Federal share of the cost of the
3	project or separable element of a project shall be 10 per-
4	cent.".
5	SEC. 1227. UPPER MISSISSIPPI RIVER SYSTEM FLOOD RISK
6	AND RESILIENCY STUDY.
7	(a) In General.—The Secretary shall conduct a
8	study to evaluate and recommend local and systemic meas-
9	ures to improve flood resiliency and reduce flood risk in
10	the floodplain, including the floodway, of the Upper Mis-
11	sissippi River System.
12	(b) Components.—In carrying out the study required
13	under subsection (a), the Secretary shall—
14	(1) develop recommendations to reduce costs and
15	damages associated with flooding and enable people
16	located in areas adjacent to, and economies dependent
17	on, the Upper Mississippi River System to be more
18	resilient to flood events;
19	(2) identify opportunities to support navigation,
20	environmental sustainability, and environmental res-
21	toration goals for the Upper Mississippi River Sys-
22	tem, including recommending measures that are inci-
23	dental flood risk measures that may achieve such
24	goals;

- 1 (3) describe the existing flood risk conditions of 2 the Upper Mississippi River System;
 - (4) develop and recommend integrated, comprehensive, and systems-based approaches for flood risk reduction and floodplain management to minimize the threat to life, health, safety, and property resulting from flooding by using structural and non-structural measures in the Upper Mississippi River System;
 - (5) investigate and provide recommendations for modifications to authorized water resources development projects in Upper Mississippi River States within the floodplain of the Upper Mississippi River System, including modifications to the authorized purposes of such projects to further flood risk management and resiliency;
 - (6) perform a systemic analysis of flood resiliency and flood risk to determine the feasibility of protecting authorized water resources development projects for flood control and navigation in the Upper Mississippi River System;
 - (7) develop management plans and actions, to be carried out by the responsible Federal agency or State government, to reduce flood risk and improve resiliency in the Upper Mississippi River System;

1	(8) identify and provide recommendations for
2	any necessary changes to Federal or State law to
3	carry out recommendations provided pursuant to this
4	section;
5	(9) recommend followup studies of problem areas
6	in the Upper Mississippi River System for which
7	data or technology does not allow immediate solu-
8	tions; and
9	(10) recommend additional monitoring of, or
10	systemic adaptive management measures for, author-
11	ized water resources development projects to respond
12	to changing conditions in the Upper Mississippi
13	River System.
14	(c) Coordination and Consultation.—In carrying
15	out the study required under subsection (a), the Secretary
16	shall—
17	(1) coordinate with the Upper Mississippi River
18	States, including collectively through the Upper Mis-
19	sissippi River Basin Association;
20	(2) consult with the appropriate Federal agen-
21	cies, levee and drainage districts, and units of local
22	government, and the Mississippi River Commission;
23	and
24	(3) seek and consider input from the Upper Mis-
25	sissippi navigation industry, agriculture and con-

1	servation organizations, and other interested parties
2	in such States.
3	(d) Continuation of Study.—The following studies
4	shall be considered a continuation of the study carried out
5	under subsection (a):
6	(1) Any study recommended to be carried out in
7	a report that the Chief of Engineers prepares for the
8	study conducted under this section.
9	(2) Any study spun off from the study conducted
10	under this section before completion of such study.
11	(e) Corps of Engineers District.—The Secretary
12	shall carry out the study required under subsection (a)
13	through the St. Louis District in the Mississippi Valley Di-
14	vision of the Corps of Engineers.
15	(f) Cost Share.—The Federal share of the cost of the
16	study carried out under subsection (a) and any study car-
17	ried out pursuant to subsection (d) shall be 75 percent.
18	(g) Definitions.—In this section:
19	(1) Upper mississippi river state.—The term
20	"Upper Mississippi River State" means any of the
21	States of Illinois, Iowa, Minnesota, Missouri, or Wis-
22	consin.
23	(2) Upper mississippi river system.—The
24	term "Upper Mississippi River System" has the
25	meaning given the term in section 1103(b) of the

1	Water Resources Development Act of 1986 (33 U.S.C.
2	652(b)).
3	SEC. 1228. BRIEFING ON STATUS OF CERTAIN ACTIVITIES
4	ON MISSOURI RIVER.
5	(a) In General.—Not later than 30 days after the
6	date on which the consultation under section 7 of the En-
7	dangered Species Act of 1973 (16 U.S.C. 1536) that was
8	reinitiated by the Secretary for the operation of the Mis-
9	souri River Mainstem Reservoir System, the operation and
10	maintenance of the Bank Stabilization and Navigation
11	Project, the operation of the Kansas River Reservoir Sys-
12	tem, and the implementation of the Missouri River Recov-
13	ery Management Plan is completed, the Secretary shall brief
14	on the outcomes of such consultation the Committee on En-
15	vironment and Public Works of the Senate and the Com-
16	mittee on Transportation and Infrastructure of the House
17	$of\ Representatives.$
18	(b) REQUIREMENTS.—The briefing required under
19	subsection (a) shall include a discussion of—
20	(1) any biological opinions that result from the
21	consultation described under subsection (a), including
22	any actions that the Secretary is required to under-
23	take pursuant to such biological opinions; and

1	(2) any forthcoming requests from the Secretary
2	to Congress to provide funding in order carry out the
3	actions described in paragraph (1).
4	SEC. 1229. OGALLALA AQUIFER.
5	(a) In General.—The Secretary, in coordination
6	with relevant Federal and state agencies and non-Federal
7	interests, is authorized to conduct a comprehensive study
8	on water supply, availability, drought resilience, aquifer re-
9	charge, and causes of aquifer depletion, for those regions
10	overlying the Ogallala Aquifer.
11	(b) Savings Clause.—Nothing in this section shall
12	be construed as authorizing a feasibility study or providing
13	construction authority for any project to divert or facilitate
14	the diversion of water outside of the Missouri River Basin.
15	SEC. 1230. NATIONAL ACADEMY OF SCIENCES STUDY ON
16	UPPER RIO GRANDE BASIN.
17	(a) In General.—The Secretary shall seek to enter
18	into an agreement with the National Academy of Sciences
19	to prepare a report containing—
20	(1) the results of a study on the management
21	and operations by the Corps of Engineers of the dams
22	and reservoirs in the Upper Rio Grande Basin, in-
23	cluding the Heron, El Vado, Abiquiu, Cochiti, Jemez
24	Canyon, and Elephant Butte dams and reservoirs;
25	and

1	(2) recommendations for future management and
2	operation strategies for the Corps of Engineers for
3	such dams and reservoirs with a goal of optimizing
4	currently authorized project purposes and enhancing
5	resiliency, including to drought and weather vari-
6	ations.
7	(b) Consultation.—In preparing the report under
8	subsection (a), the National Academy of Sciences shall con-
9	sult with relevant Federal agencies.
10	(c) REPORT.—Not later than 2 years after the date of
11	enactment of this section, the Secretary shall submit to the
12	Committee on Transportation and Infrastructure of the
13	House of Representatives and the Committee on Environ-
14	ment and Public Works of the Senate the report prepared
15	under subsection (a).
16	SEC. 1231. UPPER SUSQUEHANNA RIVER BASIN COM-
17	PREHENSIVE FLOOD DAMAGE REDUCTION
18	FEASIBILITY STUDY.
19	(a) In General.—The Secretary shall, at the request
20	of a non-Federal interest, complete a feasibility study for
21	comprehensive flood damage reduction, Upper Susquehanna
22	River Basin, New York.
23	(b) Requirements.—In carrying out the feasibility
24	study under subsection (a), the Secretary shall—

1	(1) use, for purposes of meeting the requirements
2	of a final feasibility study, information from the fea-
3	sibility study completion report entitled "Upper Sus-
4	quehanna River Basin, New York, Comprehensive
5	Flood Damage Reduction" and dated January 2020;
6	and
7	(2) re-evaluate project benefits, as determined
8	using the framework described in the final rule pro-
9	mulgated by the Corps of Engineers under Docket
10	Number COE-2023-0005, including a consideration
11	of economically disadvantaged communities (as de-
12	fined by the Secretary under section 160 of the Water
13	Resources Development Act of 2020 (33 U.S.C. 2201
14	note)).
15	SEC. 1232. TECHNICAL CORRECTION, WALLA WALLA RIVER.
16	Section 8201(a)(76) of the Water Resources Develop-
17	ment Act of 2022 (136 Stat. 3744) is amended to read as
18	follows:
19	"(76) Walla walla river basin, oregon and
20	WASHINGTON.—
21	"(A) Nursery reach, walla walla
22	RIVER, OREGON.—Project for ecosystem restora-
23	tion, Nursery Reach, Walla Walla River, Oregon.
24	"(B) MILL CREEK, WALLA WALLA RIVER
25	Basin, washington.—Project for ecosystem res-

- 1 toration, Mill Creek and Mill Creek Flood Con-
- 2 trol Zone District Channel, Washington.".

3 SEC. 1233. DAM SAFETY ASSURANCE CONSIDERATION.

- 4 The Secretary shall expedite the review of, and give
- 5 due consideration to, a request from the relevant Federal
- 6 power marketing administration that the Secretary apply
- 7 section 1203 of the Water Resources Development Act of
- 8 1986 (33 U.S.C. 467n) to the projects for dam safety at
- 9 Garrison Dam, North Dakota and Oahe Dam, South Da-
- 10 kota.

11 SEC. 1234. SEA SPARROW ACCOUNTING.

- 12 (a) In General.—The Secretary shall share data and
- 13 coordinate with relevant Federal, State, and local agencies
- 14 to obtain an accurate count of Cape Sable Seaside Spar-
- 15 rows in Florida during each year and, to the maximum
- 16 extent practicable, during the 5-year period preceding each
- 17 such year.
- 18 (b) Submission of Information to Congress.—Not
- 19 later than 90 days after the date of enactment of this Act,
- 20 and annually thereafter during the 10-year period begin-
- 21 ning on such date of enactment, the Secretary shall submit
- 22 to the Committee on Transportation and Infrastructure of
- 23 the House of Representatives and the Committee on Envi-
- 24 ronment and Public Works of the Senate the information
- 25 obtained under subsection (a).

1	SEC. 1235. REPORT ON EFFORTS TO MONITOR, CONTROL,
2	AND ERADICATE INVASIVE SPECIES.
3	(a) Definition of Invasive Species.—In this sec-
4	tion, the term "invasive species" has the meaning given the
5	term in section 1 of Executive Order 13112 (42 U.S.C. 4321
6	note; relating to invasive species).
7	(b) Assessment.—Not later than 1 year after the date
8	of enactment of this Act, the Secretary shall conduct, and
9	submit to the Committee on Environment and Public Works
10	of the Senate and the Committee on Transportation and
11	Infrastructure of the House of Representatives a report on
12	the results of, an assessment of the efforts by the Secretary
13	to monitor, control, and eradicate invasive species at water
14	resources development projects across the United States.
15	(c) Requirements.—The report under subsection (b)
16	shall include—
17	(1) a description of—
18	(A) the statutory authorities and programs
19	used by the Secretary to monitor, control, and
20	eradicate invasive species at water resources de-
21	velopment projects; and
22	(B) a geographically diverse sample of suc-
23	cessful projects and activities carried out by the
24	Secretary to monitor, control, and eradicate
25	invasive species at water resources development
26	projects;

1	(2) a discussion of—
2	(A) the impact of invasive species on the
3	ability of the Secretary to carry out the civil
4	works mission of the Corps of Engineers;
5	(B) the research conducted and techniques
6	and technologies used by the Secretary consistent
7	with the applicable statutory authorities de-
8	scribed in paragraph (1)(A) to monitor, control,
9	and eradicate invasive species at water resources
10	development projects; and
11	(C) the extent to which the Secretary has
12	partnered with States and units of local govern-
13	ment to monitor, control, and eradicate invasive
14	species at water resources development projects
15	within the boundaries of those States or units of
16	local government;
17	(3) an update on the status of the plan developed
18	by the Secretary pursuant to section 1108(c) of the
19	Water Resources Development Act of 2018 (33 U.S.C.
20	2263a(c)); and
21	(4) recommendations, including legislative rec-
22	ommendations, to further the efforts of the Secretary
23	to monitor, control, and eradicate invasive species at
24	water resources development projects.

1	SEC. 1236. DEADLINE FOR PREVIOUSLY REQUIRED LIST OF
2	COVERED PROJECTS.
3	Notwithstanding the deadline in paragraph (1) of sec-
4	tion 8236(c) of the Water Resources Development Act of
5	2022 (136 Stat. 3769), the Secretary shall provide to the
6	Comptroller General of the United States the list of covered
7	ongoing water resources development projects under that
8	paragraph by not later than 30 days after the date of enact-
9	ment of this Act.
10	SEC. 1237. EXAMINATION OF REDUCTION OF MICROPLAS-
11	TICS.
12	(a) In General.—Not later than 18 months after the
13	date of enactment of this section, the Secretary, acting
14	through the Director of the Engineer Research and Develop-
15	ment Center and, where appropriate, in consultation with
16	other Federal agencies, shall submit to the Committee on
17	Environment and Public Works of the Senate and the Com-
18	mittee on Transportation and Infrastructure of the House
19	of Representatives a report that identifies potential meas-
20	ures that may be implemented to reduce the release of
21	microplastics into the environment associated with car-
22	$rying\ out\ the\ civil\ works\ missions\ of\ the\ Corps\ of\ Engineers.$
23	(b) Focus Areas.—In carrying out subsection (a), the
24	Secretary shall, at a minimum,—
25	(1) review and identify measures to reduce the
26	release of microplastics associated with sandblasting

1	or hydro-blasting vessels owned or operated by the
2	Corps of Engineers;
3	(2) determine the extent to which natural fea-
4	tures or nature-based features can be used effectively
5	to reduce the release of microplastics into the environ-
6	ment; and
7	(3) describe the potential costs and benefits, and
8	the effects on the timeline for carrying out water re-
9	sources development projects, of implementing meas-
10	ures to reduce the release of microplastics into the en-
11	vironment.
12	SEC. 1238. POST-DISASTER WATERSHED ASSESSMENT FOR
13	IMPACTED AREAS.
14	(a) In General.—The Secretary shall carry out a
15	post-disaster watershed assessment under section 3025 of the
16	Water Resources Reform and Development Act of 2014 (33
17	U.S.C. 2267b) for the following areas:
18	(1) Areas of Maui, Hawaii, impacted by the Au-
19	gust 2023 wildfires.
20	(2) Areas near Belen, New Mexico, impacted by
21	the April 2022 wildfires.
22	(b) Report to Congress.—Not later than 18 months
23	after the date of enactment of this Act, the Secretary shall
24	submit to the Committee on Transportation and Infrastruc-
	Swomen to the Committee on Transportation and Ingrastruc

1	Environment and Public Works of the Senate a report on
2	the status of the post-disaster watershed assessments carried
3	out under subsection (a).
4	SEC. 1239. STUDY ON LAND VALUATION PROCEDURES FOR
5	THE TRIBAL PARTNERSHIP PROGRAM.
6	(a) Definition of Tribal Partnership Pro-
7	GRAM.—In this section, the term "Tribal Partnership Pro-
8	gram" means the Tribal Partnership Program established
9	under section 203 of the Water Resources Development Act
10	of 2000 (33 U.S.C. 2269).
11	(b) Study Required.—Not later than 1 year after
12	the date of enactment of this Act, the Secretary shall carry
13	out, and submit to the Committee on Environment and
14	Public Works of the Senate and the Committee on Transpor-
15	tation and Infrastructure of the House of Representatives
16	a report describing the results of, a study on appropriate
17	procedures for determining the value of real estate and cost-
18	share contributions for projects under the Tribal Partner-
19	ship Program.
20	(c) Requirements.—The report required under sub-
21	section (b) shall include—
22	(1) an evaluation of the procedures used for de-
23	termining the valuation of real estate and contribu-
24	tion of real estate value to cost-share for projects

under the Tribal Partnership Program, including

1	consideration of cultural factors that are unique to
2	the Tribal Partnership Program and land valuation;
3	(2) a description of any existing Federal au-
4	thorities that the Secretary intends to use to imple-
5	ment policy changes that result from the evaluation
6	under paragraph (1); and
7	(3) recommendations for any legislation that
8	may be needed to revise land valuation or cost-share
9	procedures for the Tribal Partnership Program pur-
10	suant to the evaluation under paragraph (1).
11	SEC. 1240. REPORT TO CONGRESS ON LEVEE SAFETY
12	GUIDELINES.
13	(a) Definition of Levee Safety Guidelines.—In
14	this section, the term "levee safety guidelines" means the
15	levee safety guidelines established under section 9005(c) of
16	the Water Resources Development Act of 2007 (33 U.S.C.
17	3303a(c)).
18	(b) Report.—Not later than 1 year after the date of
19	enactment of this Act, the Secretary, in coordination with
20	other applicable Federal agencies, shall submit to the Com-
21	mittee on Environment and Public Works of the Senate and
22	the Committee on Transportation and Infrastructure of the
23	House of Representatives a report on the levee safety guide-
24	lines.

1	(c) Inclusions.—The report under subsection (b)
2	shall include—
3	(1) a description of—
4	(A) the levee safety guidelines;
5	(B) the process utilized to develop the levee
6	safety guidelines; and
7	(C) the extent to which the levee safety
8	guidelines are being used by Federal, State,
9	Tribal, and local agencies;
10	(2) an assessment of the requirement for the levee
11	safety guidelines to be voluntary and a description of
12	actions taken by the Secretary and other applicable
13	Federal agencies to ensure that the guidelines are vol-
14	untary; and
15	(3) any recommendations of the Secretary, in-
16	cluding the extent to which the levee safety guidelines
17	should be revised.
18	SEC. 1241. PUBLIC-PRIVATE PARTNERSHIP USER'S GUIDE.
19	(a) In General.—Not later than 1 year after the date
20	of enactment of this Act, the Secretary shall develop and
21	make publicly available on an existing website of the Corps
22	of Engineers a guide on the use of public-private partner-
23	ships for water resources development projects.
24	(b) Inclusions.—In developing the guide under sub-
25	section (a), the Secretary shall include—

1	(1) a description of—
2	(A) applicable authorities and programs of
3	the Secretary that allow for the use of public-pri-
4	vate partnerships to carry out water resources
5	development projects; and
6	(B) opportunities across the civil works pro-
7	gram of the Corps of Engineers for the use of
8	public-private partnerships, including at rec-
9	$reational\ facilities;$
10	(2) a summary of prior public-private partner-
11	ships for water resources development projects, includ-
12	ing lessons learned and best practices from those part-
13	nerships and projects;
14	(3) a discussion of—
15	(A) the roles and responsibilities of the
16	Corps of Engineers and non-Federal interests
17	when using a public-private partnership for a
18	water resources development project, including
19	the opportunities for risk-sharing; and
20	(B) the potential benefits associated with
21	using a public-private partnership for a water
22	resources development project, including the op-
23	portunities to accelerate funding as compared to
24	the annual appropriations process; and

1	(4) a description of the process for executing a
2	project partnership agreement for a water resources
3	development project, including any unique consider-
4	ations when using a public-private partnership.
5	(c) Flexibility.—The Secretary may satisfy the re-
6	quirements of this section by modifying an existing partner-
7	ship handbook in accordance with this section.
8	SEC. 1242. REVIEW OF AUTHORITIES AND PROGRAMS FOR
9	ALTERNATIVE DELIVERY METHODS.
10	(a) In General.—Not later than 1 year after the date
11	of enactment of this Act and subject to subsections (b) and
12	(c), the Secretary shall carry out a study of the authorities
13	and programs of the Corps of Engineers that facilitate the
14	use of alternative delivery methods for water resources de-
15	velopment projects.
16	(b) Requirements.—In carrying out the study under
17	subsection (a)—
18	(1) the authorities and programs that are stud-
19	ied shall include—
20	(A) section 204 of the Water Resources De-
21	velopment Act of 1986 (33 U.S.C. 2232);
22	(B) section 221 of the Flood Control Act of
23	1970 (42 USC 1962d-5b): and

1	(C) section 5014 of the Water Resources Re-
2	form and Development Act of 2014 (33 U.S.C.
3	2201 note); and
4	(2) the Secretary shall—
5	(A) evaluate the implementation challenges,
6	if any, associated with the authorities and pro-
7	grams described in paragraph (1);
8	(B) analyze the quantity and types of tech-
9	nical assistance provided to non-Federal interests
10	by the Secretary under the programs and au-
11	thorities described in paragraph (1); and
12	(C) assess—
13	(i) how each authority and program
14	described in paragraph (1) has been used by
15	the Secretary and, if applicable, the non-
16	Federal interest to facilitate an alternative
17	$delivery\ method;$
18	(ii) the roles and responsibilities of the
19	Secretary and the non-Federal interest
20	under the authorities and programs de-
21	scribed in paragraph (1); and
22	(iii) the benefits to the Civil Works
23	Program of the Corps of Engineers that
24	have accrued from carrying out a water re-
25	sources development project under 1 or more

1	of the programs and authorities described in
2	paragraph (1).
3	(c) Report.—The Secretary shall submit to the Com-
4	mittee on Environment and Public Works of the Senate and
5	the Committee on Transportation and Infrastructure of the
6	House of Representatives a report that—
7	(1) describes the findings of the study under sub-
8	section (a); and
9	(2) includes—
10	(A) a list of the water resources development
11	projects that have been carried out pursuant to
12	the authorities and programs described in sub-
13	section (b)(1);
14	(B) a description of the lessons learned and
15	best practices identified by the Secretary with re-
16	spect to carrying out the authorities and pro-
17	grams described in subsection (b)(1); and
18	(C) any recommendations to facilitate an
19	increased use of an alternative delivery method
20	for water resources development projects, includ-
21	$ing\ legislative\ recommendations.$
22	(d) Guidance.—Not later than 18 months after the
23	date on which the report required under subsection (c) is
24	submitted, the Secretary shall, as necessary, update any im-

plementation guidance to reflect the findings of the study under subsection (a). 3 (e) Definition of Alternative Delivery Meth-OD.—In this section, the term "alternative delivery method" means a project delivery method that is not the traditional 5 design-bid-build method, including progressive design-build, 6 public-private partnerships, and construction manager at 8 risk. SEC. 1243. COOPERATION AUTHORITY. 10 Section 234 of the Water Resources Development Act of 1996 (33 U.S.C. 2323a) is amended— (1) in subsection (c), by inserting ", including 12 13 the planning and design expertise," after "expertise"; 14 and 15 (2)insubsection (d)(1),bystriking "\$1,000,000" and inserting "\$2,500,000". 16 17 SEC. 1244. GAO STUDIES. 18 (a) Review of the Accuracy of Project Cost Es-19 TIMATES.— 20 (1) In General.—Not later than 1 year after 21 the date of enactment of this Act, the Comptroller 22 General of the United States (referred to in this sec-23 tion as the "Comptroller General") shall initiate a re-24 view of the accuracy of the project cost estimates de-25 veloped by the Corps of Engineers for completed and

1	ongoing water resources development projects carried
2	out by the Secretary.
3	(2) Requirements.—In carrying out para-
4	graph (1), the Comptroller General shall determine
5	the factors, if any, that impact the accuracy of the es-
6	timates described in that subparagraph, including—
7	(A) applicable statutory requirements, in-
8	cluding—
9	(i) section 1001 of the Water Resources
10	Reform and Development Act of 2014 (33
11	U.S.C. 2282c); and
12	(ii) section 905(b) of the Water Re-
13	sources Development Act of 1986 (33 U.S.C.
14	2282(b)); and
15	(B) applicable guidance, regulations, and
16	policies of the Corps of Engineers.
17	(3) Incorporation of previous report.—In
18	carrying out paragraph (1), the Comptroller General
19	may incorporate applicable information from the re-
20	port carried out by the Comptroller General under
21	section 8236(c) of the Water Resources Development
22	Act of 2022 (136 Stat. 3769).
23	(4) Report.—On completion of the review con-
24	ducted under paragraph (1), the Comptroller General
25	shall submit to the Committee on Environment and

1	Public Works of the Senate and the Committee on
2	Transportation and Infrastructure of the House of
3	Representatives a report on the findings of the review
4	and any recommendations that result from the re-
5	view.
6	(b) Report on Project Lifespan and Indem-
7	NIFICATION CLAUSE IN PROJECT PARTNERSHIP AGREE-
8	MENTS.—
9	(1) Sense of congress.—It is the sense of
10	Congress that—
11	(A) there are significant concerns about
12	whether—
13	(i) the indemnification clause, which
14	was first applied in 1910 to flood control
15	projects, should still be included in project
16	partnership agreements prepared by the
17	Corps of Engineers for water resources de-
18	velopment projects; and
19	(ii) non-Federal interests for water re-
20	sources development projects should be re-
21	quired to assume full responsibility for
22	OMRR&R of water resources development
23	projects in perpetuity;
24	(B) non-Federal interests have reported that
25	the indemnification clause and OMRR&R re-

1	quirements are a barrier to entering into project
2	partnership agreements with the Corps of Engi-
3	neers;
4	(C) critical water resources development
5	projects are being delayed by years, or not pur-
6	sued at all, due to the barriers described in sub-
7	paragraph (B); and
8	(D) legal structures have changed since the
9	indemnification clause was first applied and
10	there may be more suitable tools available to ad-
11	dress risk and liability issues.
12	(2) Analysis.—Not later than 1 year after the
13	date of enactment of this Act, the Comptroller General
14	shall conduct an analysis of the implications of—
15	(A) the indemnification clause; and
16	(B) the assumption of $OMRR\&R$ respon-
17	sibilities by non-Federal interests in perpetuity
18	for water resources development projects.
19	(3) Inclusions.—The analysis under paragraph
20	(2) shall include—
21	(A) a review of risk for the Federal Govern-
22	ment and non-Federal interests with respect to
23	removing requirements for the indemnification
24	clause;

1	(B) an assessment of whether the indem-
2	nification clause is still necessary given the
3	changes in engineering, legal structures, and
4	water resources development projects since 1910,
5	with a focus on the quantity and types of claims
6	and takings over time;
7	(C) an identification of States with State
8	laws that prohibit those States from entering
9	into agreements that include an indemnification
10	clause;
11	(D) a comparison to other Federal agencies
12	with respect to how those agencies approach in-
13	demnification and OMRR&R requirements in
14	projects, if applicable;
15	(E) a review of indemnification and
16	OMRR&R requirements for projects that States
17	require with respect to agreements with cities
18	and localities, if applicable;
19	(F) an analysis of the useful lifespan of
20	water resources development projects, including
21	any variations in that lifespan for different
22	types of water resources development projects and
23	how changing weather patterns and increased ex-

treme weather events impact that lifespan;

1	(G) a review of situations in which non-
2	Federal interests have been unable to meet
3	OMRR&R requirements; and
4	(H) a review of policy alternatives to
5	OMRR&R requirements, such as allowing exten-
6	sion, reevaluation, or deauthorization of water
7	resources development projects.
8	(4) Report.—On completion of the analysis
9	under paragraph (2), the Comptroller General shall
10	submit to the Committee on Environment and Public
11	Works of the Senate and the Committee on Transpor-
12	tation and Infrastructure of the House of Representa-
13	tives a report that includes—
14	(A) the results of the analysis; and
15	(B) any recommendations for changes need-
16	ed to existing law or policy of the Corps of Engi-
17	neers to address those results.
18	(5) Definitions.—In this subsection:
19	(A) Indemnification clause.—The term
20	"indemnification clause" means the indemnifica-
21	tion clause required in project partnership agree-
22	ments for water resources development projects
23	under sections $101(e)(2)$ and $103(j)(1)(A)$ of the
24	Water Resources Development Act of 1986 (33
25	$U.S.C.\ 2211(e)(2),\ 2213(j)(1)(A)).$

1	(B) $OMRR&R$.—The $term$ " $OMRR&R$ ",
2	with respect to a water resources development
3	project, means operation, maintenance, repair,
4	replacement, and rehabilitation.
5	(c) Review of Certain Permits.—
6	(1) In general.—Not later than 1 year after
7	the date of enactment of this Act, the Comptroller
8	General shall initiate a review of the section 408 pro-
9	gram.
10	(2) Requirements.—The review by the Comp-
11	troller General under paragraph (1) shall include, at
12	a minimum—
13	(A) an identification of trends related to the
14	number and types of permits applied for each
15	year under the section 408 program;
16	(B) an evaluation of—
17	(i) the materials developed by the Sec-
18	retary to educate potential applicants
19	about—
20	(I) the section 408 program; and
21	(II) the process for applying for a
22	permit under the section 408 program;
23	(ii) the public website of the Corps of
24	Engineers that tracks the status of permits
25	issued under the section 408 program, in-

1	cluding whether the information provided
2	by the website is updated in a timely man-
3	ner;
4	(iii) the ability of the districts and di-
5	visions of the Corps of Engineers to—
6	(I) consistently administer the
7	section 408 program;
8	(II) make timely decisions on a
9	permit requested under the section 408
10	program; and
11	(III) carry out a preapplication
12	meeting with the relevant non-Federal
13	entity requesting a permit under the
14	section 408 program that provides
15	clear, concise, and specific information
16	on the technical requirements of an ap-
17	plication for such a permit; and
18	(iv) the extent to which the Secretary
19	carries out the process for issuing a permit
20	under the section 408 program concurrently
21	with the review required under the National
22	Environmental Policy Act of 1969 (42
23	U.S.C. 4321 et seq.), if applicable;
24	(C) a determination of the factors, if any,
25	that impact the ability of the Secretary to adhere

- to the timelines required for reviewing and making a decision on an application for a permit under the section 408 program;
 - (D) ways to expedite the review of applications for permits under the section 408 program, including the use of categorical permissions or the establishment of a single office within the Corps of Engineers to review applications for such permits.
 - (3) REPORT.—On completion of the review under paragraph (1), the Comptroller General shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report on the findings of the review and any recommendations that result from the review.
 - (4) DEFINITION OF SECTION 408 PROGRAM.—In this subsection, the term "section 408 program" means the program administered by the Secretary pursuant to section 14 of the Act of March 3, 1899 (33 U.S.C. 408).
 - (d) Corps of Engineers Modernization Study.—
 - (1) In General.—Not later than 1 year after the date of enactment of this Act, the Comptroller General shall initiate an analysis of opportunities for

1	the Corps of Engineers to modernize the civil works
2	program through the use of technology, where appro-
3	priate, and the best available engineering practices.
4	(2) Inclusions.—In conducting the analysis
5	under paragraph (1), the Comptroller General of the
6	United States shall include an assessment of the ex-
7	tent to which—
8	(A) existing engineering practices and tech-
9	nologies, including digital infrastructure and $3D$
10	modeling technologies, could be better utilized by
11	the Corps of Engineers to—
12	(i) improve study, planning, and de-
13	sign efforts of the Corps of Engineers to fur-
14	ther the benefits of water resources develop-
15	ment projects of the Corps of Engineers;
16	(ii) reduce delays and cost overruns of
17	water resources development projects, in-
18	cluding through the improvement of envi-
19	ronmental review and permitting processes;
20	(iii) provide cost savings over the
21	lifecycle of a project, including through im-
22	proved design processes or a reduction of
23	operation and maintenance costs;
24	(iv) facilitate information sharing and
25	complex water resources projects, and im-

1	prove productivity of the Corp of Engineers;
2	and
3	(v) improve data collection and data
4	sharing capabilities; and
5	(B) the Corps of Engineers—
6	(i) currently utilizes the engineering
7	practices and technologies identified under
8	subparagraph (A), including any challenges
9	associated with—
10	(I) costs and the acquisition proc-
11	$\it ess;$
12	(II) the application of such prac-
13	tices and technologies;
14	(III) interoperability of such tech-
15	nologies with the other systems and
16	technologies of the Corps of Engineers;
17	and
18	(IV) security concerns associated
19	with such technologies and how such
20	concerns may be addressed;
21	(ii) has effective processes to share best
22	practices associated with the engineering
23	practices and technologies identified under
24	subparagraph (A) among the districts, divi-

1	sions, and headquarters of the Corps of En-
2	gineers; and
3	(iii) partners with National Labora-
4	tories, academic institutions, and other Fed-
5	eral agencies.
6	(3) Report.—On completion of the analysis
7	under paragraph (1), the Comptroller General shall
8	submit to the Committee on Environment and Public
9	Works of the Senate and the Committee on Transpor-
10	tation and Infrastructure of the House of Representa-
11	tives a report on the findings of the analysis and any
12	recommendations that result from the analysis.
13	(e) Study on Easements Related to Water Re-
14	SOURCES DEVELOPMENT PROJECTS.—
15	(1) In general.—Not later than 1 year after
16	the date of enactment of this Act, the Comptroller
17	General shall initiate an analysis of the use of covered
18	easements that may be provided to the Secretary by
19	non-Federal interests in relation to the construction,
20	operation, or maintenance of a project for flood risk
21	management, hurricane and storm damage risk re-
22	duction, or ecosystem restoration.
23	(2) Scope.—In carrying out the analysis under
24	paragraph (1), the Comptroller General of the United
25	States shall—

1	(A) review—
2	(i) the report submitted by the Sec-
3	retary under section 8235(b) of the Water
4	Resources Development Act of 2022 (136
5	Stat. 3768); and
6	(ii) the existing statutory, regulatory,
7	and policy requirements and procedures re-
8	lating to the use of covered easements; and
9	(B) assess—
10	(i) the minimum rights in property
11	that are necessary to construct, operate, or
12	maintain projects for flood risk manage-
13	ment, hurricane and storm damage risk re-
14	duction, or ecosystem restoration;
15	(ii) whether increased use of covered
16	easements in relation to projects described
17	in clause (i) could promote greater partici-
18	pation from cooperating landowners in ad-
19	dressing local flooding or ecosystem restora-
20	tion challenges;
21	(iii) whether such increased use could
22	result in cost savings in the implementation
23	of the projects described in clause (i), with-
24	out any reduction in project benefits: and

1	(iv) the extent to which the Secretary
2	should expand what is considered by the
3	Secretary to be part of a series of estates
4	deemed standard for construction, oper-
5	ation, or maintenance of a project for flood
6	risk management, hurricane and storm
7	damage risk reduction, or ecosystem restora-
8	tion.

- (3) Report.—On completion of the analysis under paragraph (1), the Comptroller General shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report on the findings of the analysis, including any recommendations, including legislative recommendations, as a result of the analysis.
- (4) DEFINITION OF COVERED EASEMENT.—In this subsection, the term "covered easement" has the meaning given the term in section 8235(c) of the Water Resources Development Act of 2022 (136 Stat. 3768).
- (f) Modernization of Environmental Reviews.—
- 23 (1) In General.—Not later than 1 year after 24 the date of enactment of this Act, the Comptroller 25 General shall initiate a review of the efforts of the

1	Secretary to facilitate improved environmental review
2	processes for project studies, including through the
3	consideration of expanded use of categorical exclu-
4	sions, environmental assessments, or programmatic
5	environmental impact statements.
6	(3) Requirements.—In conducting the review
7	under paragraph (1), the Comptroller General of the
8	United States shall—
9	(A) describe the actions the Secretary is tak-
10	ing or plans to take to implement the amend-
11	ments to the National Environmental Policy Act
12	of 1969 (42 U.S.C. 4321 et seq.) made by section
13	321 of the Fiscal Responsibility Act of 2023
14	$(Public\ Law\ 118-5);$
15	(B) describe the existing categorical exclu-
16	sions most frequently used by the Secretary to
17	streamline the environmental review of project
18	studies;
19	(C) consider—
20	(i) whether the adoption of additional
21	categorical exclusions, including those used
22	by other Federal agencies, would facilitate
23	the environmental review of project studies;
24	(ii) whether the adoption of new pro-
25	grammatic environmental impact state-

1	ments would facilitate the environmental re-
2	view of project studies; and
3	(iii) whether agreements with other
4	Federal agencies would facilitate a more ef-
5	ficient process for the environmental review
6	of project studies; and
7	(D) identify—
8	(i) any discrepancies or conflicts, as
9	applicable, between the amendments to the
10	National Environmental Policy Act of 1969
11	(42 U.S.C. 4321 et seq.) made by section
12	321 of the Fiscal Responsibility Act of 2023
13	(Public Law 118–5) and—
14	(I) section 2045 of the Water Re-
15	sources Development Act of 2007 (33
16	U.S.C. 2348); and
17	(II) section 1001 of the Water Re-
18	sources Reform and Development Act
19	of 2014 (33 U.S.C. 2282c); and
20	(ii) other issues, as applicable, relating
21	to section 2045 of the Water Resources De-
22	velopment Act of 2007 (33 U.S.C. 2348)
23	that are impeding the implementation of
24	that section consistent with congressional
25	intent.

1	(3) Report.—On completion of the review
2	under paragraph (1), the Comptroller General shall
3	submit to the Committee on Environment and Public
4	Works of the Senate and the Committee on Transpor-
5	tation and Infrastructure of the House of Representa-
6	tives a report on the findings of the review, including
7	any legislative recommendations, as a result of the re-
8	view.
9	(4) Definition of project study.—In this
10	subsection, the term "project study" means a feasi-
11	bility study for a project carried out pursuant to sec-
12	tion 905 of the Water Resources Development Act of
13	1986 (33 U.S.C. 2282).
14	(g) Study on Dredged Material Disposal Site
15	Construction.—
16	(1) In General.—The Comptroller General shall
17	conduct a study that—
18	(A) assesses the costs and limitations of the
19	construction of various types of dredged material
20	disposal sites, with a particular focus on aquatic
21	confined placement structures in the Lower Co-
22	lumbia River; and
23	(B) includes a comparison of—
24	(i) the operation and maintenance
25	needs and costs associated with the avail-

1	ability of aquatic confined placement struc-
2	tures; and
3	(ii) the operation and maintenance
4	needs and costs associated with the lack of
5	availability of aquatic confined placement
6	structures.
7	(2) Report.—On completion of the study under
8	paragraph (1), the Comptroller General shall submit
9	to the Committee on Environment and Public Works
10	of the Senate and the Committee on Transportation
11	and Infrastructure of the House of Representatives a
12	report on the findings of the study, and any rec-
13	ommendations that result from that study.
14	(h) GAO STUDY ON DISTRIBUTION OF FUNDING FROM
15	THE HARBOR MAINTENANCE TRUST FUND.—
16	(1) In General.—Not later than 1 year after
17	the date of enactment of this Act, the Comptroller
18	General shall initiate an analysis of the distribution
19	of funding from the Harbor Maintenance Trust Fund.
20	(2) Requirements.—In conducting the analysis
21	under paragraph (1), the Comptroller General shall
22	assess—
23	(A) the implementation of provisions related
24	to the Harbor Maintenance Trust Fund in the
25	Water Resources Development Act of 2020 (134

Stat. 2615) and the amendments made by that
Act by the Corps of Engineers, including—
(i) changes to the budgetary treatment
of funding from the Harbor Maintenance
Trust Fund; and
(ii) amendments to the definitions of
the terms "donor ports", "medium-sized
donor parts", and "energy transfer ports"
under section 2106(a) of the Water Re-
sources Reform and Development Act of
2014 (33 U.S.C. 2238c(a)), including—
(I) the reliability of metrics, data
for those metrics, and sources for that
data used by the Corps of Engineers to
determine if a port satisfies the re-
quirements of 1 or more of those defini-
tions; and
(II) the extent of the impact of cy-
clical dredging cycles for operations
and maintenance activities and deep
draft navigation construction projects
on the ability of ports to meet the re-
quirements of 1 or more of those defini-
tions; and

1	(B) the amount of Harbor Maintenance
2	Trust Fund funding in the annual appropria-
3	tions Acts enacted after the date of enactment of
4	the Water Resources Development Act of 2020
5	(134 Stat. 2615), including an analysis of—
6	(i) the allocation of funding to donor
7	ports and energy transfer ports (as those
8	terms are defined in section 2106(a) of the
9	Water Resources Reform and Development
10	Act of 2014 (33 U.S.C. $2238c(a)$)) and the
11	use of that funding by those ports;
12	(ii) activities funded pursuant to sec-
13	tion 210 of the Water Resources Develop-
14	ment Act of 1986 (33 U.S.C. 2238); and
15	(iii) challenges associated with expend-
16	ing the remaining balance of the Harbor
17	Maintenance Trust Fund.
18	(3) Report.—On completion of the analysis
19	under paragraph (1), the Comptroller General shall
20	submit to the Committee on Environment and Public
21	Works of the Senate and the Committee on Transpor-
22	tation and Infrastructure of the House of Representa-
23	tives a report describing the findings of the analysis
24	and any recommendations that result from that anal-
25	ysis.

1	(5) Definition of Harbor maintenance
2	TRUST FUND.—In this subsection, the term "Harbor
3	Maintenance Trust Fund" means the Harbor Mainte-
4	nance Trust Fund established by section 9505(a) of
5	the Internal Revenue Code of 1986.
6	(i) Study on Environmental Justice.—
7	(1) In general.—Not later than 1 year after
8	the date of enactment of this Act, the Comptroller
9	General shall initiate an analysis of—
10	(A) the costs and benefits of the environ-
11	mental justice initiatives of the Secretary with
12	respect to the civil works program; and
13	(B) the positive and negative effects on the
14	civil works program of those environmental jus-
15	$tice\ initiatives.$
16	(2) Inclusions.—The analysis under paragraph
17	(1) shall include, at a minimum, a review of projects
18	carried out by the Secretary during fiscal year 2023
19	and fiscal year 2024 pursuant to the environmental
20	justice initiatives of the Secretary with respect to the
21	civil works program.
22	(3) Report.—On completion of the analysis
23	under paragraph (1), the Comptroller General shall
24	submit to the Committee on Environment and Public
25	Works of the Senate and the Committee on Transpor-

1	tation and Infrastructure of the House of Representa-
2	tives a report describing any findings of the analysis.
3	(j) Study on Donor Ports.—
4	(1) In general.—Not later than 1 year after
5	the date of enactment of this Act, the Comptroller
6	General of the United States shall initiate a review
7	of the treatment of donor ports under section 2106 of
8	the Water Resources Reform and Development Act of
9	2014 (33 U.S.C. 2238c) that includes—
10	(A) a description of the funding available to
11	donor ports under such section, including a de-
12	scription of how eligibility for such donor ports
13	has been modified;
14	(B) a summary of all funds that have been
15	provided to donor ports under such section;
16	(C) an assessment of how the Secretary pro-
17	vides funding under such section to donor ports,
18	including—
19	(i) a complete description of the proc-
20	ess and data used to determine eligibility;
21	and
22	(ii) the impact construction and main-
23	tenance projects, including maintenance
24	dredging and deep draft navigation con-

1	struction projects, have on donor port eligi-
2	bility;
3	(D) an assessment of other major container
4	ports that are not currently eligible as a donor
5	port under such section and a description of the
6	criteria that exclude such container ports from
7	eligibility; and
8	(E) recommendations to improve the provi-
9	sion of funds under such section.
10	(2) Report.—Upon completion of the review re-
11	quired under paragraph (1), the Comptroller General
12	shall submit to the Committee on Transportation and
13	Infrastructure of the House of Representatives and the
14	Committee on Environment and Public Works of the
15	Senate a report containing the results of such review.
16	(k) Study on Corps of Engineers Disaster Pre-
17	PAREDNESS, RESPONSE, AND RELATED INFORMATION COL-
18	LECTION.—
19	(1) In general.—Not later than 1 year after
20	the date of enactment of this Act, the Comptroller
21	General shall initiate an analysis of Corps of Engi-
22	neers disaster preparedness and response activities,
23	including—
24	(A) an accounting of postdisaster expendi-
25	tures from the "Corp of Engineers-Civil-Flood

1	Control and Coastal Emergencies" account and
2	from any post-disaster supplemental appropria-
3	tions Act for each of fiscal years 2004 through
4	2023, including—
5	(i) any budget requests made for such
6	account or supplemental appropriations for
7	the civil works program of the Corp of En-
8	gineers;
9	(ii) the total combined amount of fund-
10	ing for each fiscal year from such account
11	and such appropriations Act;
12	(iii) the amounts transferred to such
13	account from other accounts of the Corps of
14	Engineers to cover a funding shortfall for
15	postdisaster activities in each fiscal year;
16	(iv) the name and location of the au-
17	thorized water resources development
18	projects impacted by the transfer of funds
19	described in clause (iii);
20	(v) a summary of the activities and ac-
21	tions carried out with amounts available in
22	such account or from such supplemental ap-
23	propriations Acts, including the amount
24	provided for salaries and expenses; and
25	(B) an assessment and description of—

1	(i) any contributing factors that re-
2	sulted in any annual variability in the
3	amounts described in clauses (i), (ii), and
4	(iii); and
5	(ii) budgetary trends in the provision
6	of post-disaster assistance that may impact
7	future spending through such account or
8	from such supplemental appropriations
9	Acts; and
10	(iii) any impact of post-disaster sup-
11	plemental appropriations on emergency re-
12	sponse activities;
13	(C) an evaluation of—
14	(i) the publicly available information
15	on disaster response and preparedness re-
16	lated to authorized water resources develop-
17	ment projects, such as levees;
18	(ii) the impacts of natural disasters on
19	authorized water resources development
20	projects, including how such disasters affect
21	the performance of such projects and resil-
22	iency of such projects to such disasters; and
23	(iii) whether the Corps of Engineers
24	utilizes, or shares with non-Federal inter-
25	ests, information regarding such impacts in

1	assessing whether modifications to such
2	projects would reduce the likelihood of repet-
3	itive impacts or be in the public interest;
4	and
5	(D) recommendations to improve the provi-
6	sion of assistance for response to natural disas-
7	ters under section 5 of the Act of August 18,
8	1941 (33 U.S.C. 701n).
9	(2) Report.—Upon completion of the analysis
10	required under paragraph (1), the Comptroller Gen-
11	eral shall submit to the Committee on Transportation
12	and Infrastructure of the House of Representatives
13	and the Committee on Environment and Public
14	Works of the Senate a report on the findings of such
15	analysis.
16	(1) Study on Homeless Encampments on Corps of
17	Engineers Property.—
18	(1) In General.—Not later than 1 year after
19	the date of enactment of this Act, the Comptroller
20	General shall initiate an analysis of—
21	(A) unauthorized homeless encampments on
22	water resources development projects constructed
23	by the Corps of Engineers and lands owned or
24	under the control of the Corps of Engineers:

1	(B) any actual or potential impacts of such
2	encampments on the construction, operation and
3	maintenance, or management of such projects
4	and lands, including potential impacts on flood
5	risk reduction or ecosystem restoration efforts,
6	water quality, or public safety;
7	(C) efforts to remove or deter such encamp-
8	ments from such projects and lands, or remove

- (C) efforts to remove or deter such encampments from such projects and lands, or remove any materials associated with such encampments that are unauthorized to be present and pose a potential threat to public safety, including manmade, flammable materials in urban and arid regions; and
- (D) constraints on the ability of the Corps of Engineers to remove or deter such encampments due to Federal, State, or local laws, regulations, or ordinances.
- (2) Consultation.—In carrying out the analysis required under paragraph (1), the Comptroller General shall consult with the Secretary, the Administrator of the Federal Emergency Management Agency, the Administrator of the Environmental Protection Agency, and other relevant Federal, State, and local government officials and interested parties.

1	(3) Report.—Upon completion of the analysis
2	required under paragraph (1), the Comptroller Gen-
3	eral shall submit to the Committee on Transportation
4	and Infrastructure of the House of Representatives
5	and the Committee on Environment and Public
6	Works of the Senate a report on the findings of such
7	analysis.
8	(m) Study on Federal-State Data Sharing Ef-
9	FORTS.—
10	(1) In General.—Not later than 1 year after
11	the date of enactment of this Act, the Comptroller
12	General shall initiate an analysis of the coordination
13	of the Secretary with other Federal and State agencies
14	and academic institutions in carrying out the devel-
15	opment, update, modernization, and utilization of sci-
16	entific, peer-reviewed data on the predictability of fu-
17	ture resiliency, sea-level rise, and flood impacts.
18	(2) Scope.—In conducting the analysis required
19	under paragraph (1), the Comptroller General shall—
20	(A) consult with the Secretary, the heads of
21	other relevant Federal and State agencies, and
22	academic institutions that collect, analyze, syn-
23	thesize, and utilize scientific, peer-reviewed data
24	on the predictability of future resiliency, sea-
25	level rise, and flooding events:

1	(B) examine the methodologies and mecha-
2	nisms for collecting, analyzing, synthesizing, and
3	verifying such data; and
4	(C) review and report on the opportunities
5	for, and appropriateness of, the Secretary and
6	relevant non-Federal interests to utilize such
7	data in the planning, design, construction, and
8	operation and maintenance of authorized water
9	resources development projects.
10	(3) Report.—Upon completion of the analysis
11	required under paragraph (1), the Comptroller Gen-
12	eral shall submit to the Committee on Transportation
13	and Infrastructure of the House of Representatives
14	and the Committee on Environment and Public
15	Works of the Senate a report on the findings of such
16	analysis.
17	(n) Study on Institutional Barriers to Nature-
18	BASED FEATURES.—
19	(1) In General.—Not later than 1 year after
20	the date of enactment of this Act, the Comptroller
21	General shall initiate an analysis of—
22	(A) nature-based features that are incor-
23	porated into authorized water resources develop-
24	ment projects by the Corps of Engineers and the
25	type of such projects;

1	(B) any limitation on the authority of the
2	Secretary to incorporate nature-based features
3	into authorized water resources development
4	projects;
5	(C) regulatory processes necessary for the
6	use of nature-based features, including permit-
7	ting timelines;
8	(D) the level of efficacy and effectiveness of
9	nature-based features at authorized water re-
10	sources development projects that have—
11	(i) utilized such nature-based features;
12	and
13	(ii) undergone extreme weather events,
14	including hurricanes; and
15	(E) institutional barriers within the Corps
16	of Engineers preventing broader consideration
17	and integration of nature-based features, includ-
18	ing—
19	(i) staff experience with, and expertise
20	on, nature-based features;
21	(ii) official Corps of Engineers guid-
22	ance on nature-based features;
23	(iii) time constraints or other expedi-
24	ency expectations; or

1	(iv) life cycle costs associated with in-
2	corporating nature-based features into
3	water resources development projects.
4	(2) Report.—Upon completion of the analysis
5	required under paragraph (1), the Comptroller Gen-
6	eral shall submit to the Committee on Transportation
7	and Infrastructure of the House of Representatives
8	and the Committee on Environment and Public
9	Works of the Senate a report on the findings of such
10	analysis.
11	(3) Definitions.—In this subsection, the term
12	"nature-based feature" has the meaning given the
13	terms "natural feature" and "nature-based feature"
14	in section 1184 of the Water Resources Development
15	Act of 2016 (32 U.S.C. 2289a).
16	(0) Study on Ecosystem Services.—
17	(1) In general.—Not later than 1 year after
18	the date of enactment of this Act, the Comptroller
19	General shall initiate an analysis of the use of eco-
20	system restoration by the Corps of Engineers for flood
21	control or flood risk management projects.
22	(2) Scope.—In conducting the analysis under
23	paragraph (1), the Comptroller General shall assess—
24	(A) how the Corps of Engineers complies,
25	integrates, and prioritizes ecosystem restoration

1	in benefit-cost analysis and generation of project
2	alternatives;
3	(B) the geographic distribution and fre-
4	quency of ecosystem restoration for flood control
5	or flood risk management projects;
6	(C) the rationale and benefit-cost analyses
7	that drive decisions to incorporate ecosystem res-
8	toration into flood control or flood risk manage-
9	ment projects;
10	(D) the additional long-term comprehensive
11	benefits to local communities related to ecosystem
12	restoration for flood control or flood risk man-
13	agement projects;
14	(E) recommendations for prioritizing eco-
15	system restoration as a tool for flood control and
16	flood risk management projects; and
17	(F) the percentage of the annual construc-
18	tion budget utilized for ecosystem restoration
19	projects over the past 5 years at flood control or
20	flood risk management projects.
21	(3) Report.—Upon completion of the analysis
22	required under paragraph (1), the Comptroller Gen-
23	eral shall submit to the Committee on Transportation
24	and Infrastructure of the House of Representatives
25	and the Committee on Environment and Public

1	Works of the Senate a report on the findings of such
2	analysis.
3	(p) Study on Tribal Coordination.—
4	(1) In general.—Not later than 1 year after
5	the date of enactment of this Act, the Comptroller
6	General shall initiate a review of the Corps of Engi-
7	neers procedures to address the discovery of Tribal
8	historic or cultural resources, including village sites,
9	burial sites, and human remains, at authorized water
10	resources development projects.
11	(2) Scope.—In conducting the review required
12	under paragraph (1), the Comptroller General shall—
13	(A) evaluate the implementation of the
14	Tribal Liaison requirements under section 8112
15	of the Water Resources Development Act of 2022
16	(33 U.S.C. 2281a);
17	(B) describe the procedures used by the
18	Corps of Engineers when Tribal historic or cul-
19	tural resources are identified at authorized water
20	resources development projects, including—
21	(i) coordination with relevant Tribes,
22	Federal, State, and local agencies;
23	(ii) the role and effectiveness of the
24	$Tribal\ Liaison;$
25	(iii) recovery and reburial standards;

1	(iv) any differences in procedures used
2	by each Corps of Engineers district; and
3	(v) as applicable, the implementation
4	of the requirements of section 306108 of title
5	54, United States Code (formerly known as
6	section 106 of the National Historic Preser-
7	vation Act) or the Native American Graves
8	Protection and Repatriation Act (25 U.S.C.
9	3001 et seq); and
10	(C) provide recommendations to improve
11	the coordination between the Corps of Engineers
12	and Tribes for the identification and recovery of
13	Tribal historic and cultural resources discovered
14	at authorized water resources development
15	projects.
16	(3) Prioritization.—In conducting the review
17	required under paragraph (1), the Comptroller Gen-
18	eral shall prioritize reviewing procedures used by the
19	Sacramento District in the South Pacific Division of
20	the Corps of Engineers.
21	(4) Report.—Upon completion of the review re-
22	quired under paragraph (1), the Comptroller General
23	shall submit to the Committee on Transportation and
24	Infrastructure of the House of Representatives and the

1	Committee on Environment and Public Works of the
2	Senate a report on the findings of such review.
3	(q) Study on the Corps of Engineers Role in
4	Support of FEMA Missions and Related Informa-
5	TION COLLECTION.—
6	(1) In general.—Not later than 1 year after
7	the date of enactment of this Act, the Comptroller
8	General shall complete a review of the Corps of Engi-
9	neers and its role in support of Federal Emergency
10	Management Agency missions beginning with fiscal
11	year 2014, including—
12	(A) a description with costs and funding
13	sources of all data, methodological advice, infor-
14	mation, models, and analysis that the Corps of
15	Engineers has provided to the Federal Emer-
16	gency Management Agency together with an as-
17	sessment of the fitness of such information for
18	policy purposes in relation to—
19	(i) floodplain mapping;
20	(ii) flood insurance, including the Risk
21	Rating 2.0 flood insurance pricing method-
22	ology; and
23	(iii) determination of the flood risk re-
24	duction provided by structural and non-
25	structural flood risk reduction projects, in-

1	cluding levee systems, both accredited and
2	non-accredited; and
3	(B) evaluation of the Corps of Engineers
4	application of and compliance with section 515
5	of the Treasury and General Government Appro-
6	priations Act, 2001 (commonly known as the
7	"Information Quality Act of 2000") (Public Law
8	106–554, 114 Stat. 2763A–153) and the Founda-
9	tions for Evidence-Based Policymaking Act of
10	2018 (Public Law 115-435, 132 Stat. 5529), in-
11	cluding the amendments made by that Act, and
12	associated guidelines issued by the Office of Man-
13	agement and Budget, in ensuring the fitness of
14	data and information used by the Corps of Engi-
15	neers and the Federal Emergency Management
16	Agency as foundations for agency guidance,
17	rules, and policymaking.
18	(2) Scope.—In conducting the review required
19	under paragraph (1), the Comptroller General shall
20	examine—
21	(A) discharge of the Secretary's duties
22	under section 3014 of the Water Resources Re-
23	form and Development Act of 2014 (42 U.S.C.
24	4131); and

1	(B) administration of activities pursuant to
2	National Levee Safety Act of 2007 (33 U.S.C.
3	3301 et seq.), section 1123 of the Water Resources
4	Development Act of 2018 (33 U.S.C. 3306), and
5	section 8121 of the Water Resources Development
6	Act of 2022 (33 U.S.C. 3307), in order to estab-
7	lish—
8	(i) an assessment of Corps of Engineers
9	use of peer review under section 515 of the
10	Treasury and General Government Appro-
11	priations Act, 2001 (commonly known as
12	the "Information Quality Act of 2000")
13	(Public Law 106–554, 114 Stat. 2763A-
14	153);
15	(ii) the degree to which data, methodo-
16	logical advice, information, models, and
17	analysis are freely accessible to the public;
18	(iii) the degree to which data, methodo-
19	logical advice, information, models, and
20	analysis are transparent and reproducible
21	by the public;
22	(iv) the views of the public and affected
23	parties on how the Corps of Engineers
24	should uphold the data quality and evi-
25	dence-based policymaking objectives of such

1	section 515 of the Treasury and General
2	Government Appropriations Act, 2001 and
3	the Foundations for Evidence-Based Policy-
4	making Act of 2018 (Public Law 115–435,
5	132 Stat. 5529), including the amendments
6	made by that Act;
7	(v) the immediate and long-term im-
8	pacts of the Corps of Engineers support to
9	Federal Emergency Management Agency for
10	affected communities, units of local govern-
11	ment (including levee and drainage dis-
12	tricts), and property owners, including the
13	prioritization and justification of flood risk
14	management projects;
15	(vi) the degree to which Federal coordi-
16	nation is occurring with affected commu-
17	nities, units of local government (including
18	levee and drainage districts), and property
19	owners in the formulation of agency guid-
20	ance, rules, and policymaking, including
21	agency adherence to section 1317 of the
22	Housing and Urban Development Act of

(42 U.S.C. 4024) in the formulation of

the Risk Rating 2.0 flood insurance pricing

methodology;

1	(vii) recommendations to the Secretary
2	for improving compliance with the provi-
3	sions of law referred to in clause (iv); and
4	(viii) recommendations to Congress, as
5	appropriate, on legislation improving Corps
6	of Engineers compliance with the provisions
7	of law referred to in clause (iv).
8	(3) Consultation.—In carrying out the review
9	required under paragraph (1), the Comptroller Gen-
10	eral shall consult with the Office of the Engineer In-
11	spector General of the Corps of Engineers, the Office
12	of Management and Budget, levee and drainage dis-
13	tricts, and units of local government.
14	(4) Report.—Upon completion of the review re-
15	quired under paragraph (1) and (2), the Comptroller
16	General shall submit to the Committee on Transpor-
17	tation and Infrastructure of the House of Representa-
18	tives and the Committee on Environment and Public
19	Works of the Senate a report on the findings of such
20	review.
21	(r) Report on Material Contaminated by a Haz-
22	Ardous Substance and the Civil Works Program.—
23	(1) In general.—Not later than 1 year after
24	the date of enactment of this Act, the Comptroller
25	General carry out a review of the impact of material

contaminated by a hazardous substance on the civil
works program of the Corps of Engineers, including
relevant policies, regulations, or guidance of the Corps
$of\ Engineers.$
(2) Requirements.—In developing the review
under subsection (a), the Secretary shall—
(A) describe—
(i) with respect to water resources de-
velopment projects—
(I) the applicable statutory au-
thorities that require the removal of
material contaminated by a hazardous
substance;
(II) the roles and responsibilities
of the Secretary and non-Federal inter-
ests for identifying and removing ma-
terial contaminated by a hazardous
substance; and
(III) the currently required reme-
diation standards for water resources
development projects where material
contaminated by hazardous substances
are identified, if applicable; and

1	(ii) any regulatory actions or decisions
2	made by another Federal agency that im-
3	pact—
4	(I) the removal of material con-
5	taminated by a hazardous substance;
6	and
7	(II) the ability of the Secretary to
8	carry out the civil works program of
9	the Corps of Engineers;
10	(B) discuss the impact of material contami-
11	nated by a hazardous substance on—
12	(i) the timely completion of construc-
13	tion of water resources development projects;
14	(ii) the operation and maintenance of
15	water resources development projects, in-
16	cluding dredging activities of the Corps of
17	Engineers to maintain authorized Federal
18	depths at ports and along the inland water-
19	ways; and
20	(iii) costs associated with carrying out
21	the civil works program of the Corps of En-
22	$gineers;\ and$
23	(C) include any other information that the
24	Secretary determines to be appropriate to facili-
25	tate an understanding of the impact of material

1	contaminated by a hazardous substance on the
2	civil works program of the Corps of Engineers.
3	(3) Report.—On completion of the review
4	under paragraph (1), the Comptroller General shall
5	submit to the Committee on Environment and Public
6	Works of the Senate and the Committee on Transpor-
7	tation and Infrastructure of the House of Representa-
8	tives a report on the findings of such assessment, in-
9	cluding any legislative recommendations that result
10	from such assessment.
11	TITLE III—DEAUTHORIZATIONS
12	AND MODIFICATIONS
13	SEC. 1301. DEAUTHORIZATION OF INACTIVE PROJECTS.
13 14	SEC. 1301. DEAUTHORIZATION OF INACTIVE PROJECTS. Section 301 of the Water Resources Development Act
14 15	Section 301 of the Water Resources Development Act
14 15	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking sub-
14 15 16	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking subsections (a) through (c) and inserting the following:
14 15 16 17	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d–2) is amended by striking subsections (a) through (c) and inserting the following: "(a) PURPOSES.—The purposes of this section are—
14 15 16 17 18	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking subsections (a) through (c) and inserting the following: "(a) PURPOSES.—The purposes of this section are— "(1) to identify water resources development
14 15 16 17 18	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking subsections (a) through (c) and inserting the following: "(a) PURPOSES.—The purposes of this section are— "(1) to identify water resources development projects, and separable elements of projects, author-
14 15 16 17 18 19 20	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking sub- sections (a) through (c) and inserting the following: "(a) PURPOSES.—The purposes of this section are— "(1) to identify water resources development projects, and separable elements of projects, author- ized by Congress that are no longer viable for con-
14 15 16 17 18 19 20 21	Section 301 of the Water Resources Development Act of 2020 (33 U.S.C. 579d-2) is amended by striking sub- sections (a) through (c) and inserting the following: "(a) PURPOSES.—The purposes of this section are— "(1) to identify water resources development projects, and separable elements of projects, author- ized by Congress that are no longer viable for con- struction due to—

1	"(C) an authorizing purpose that is no
2	longer relevant or feasible;
3	"(2) to create an expedited and definitive process
4	for Congress to deauthorize water resources develop-
5	ment projects and separable elements that are no
6	longer viable for construction; and
7	"(3) to allow the continued authorization of
8	water resources development projects and separable
9	elements that are viable for construction.
10	"(b) Proposed Deauthorization List.—
11	"(1) Preliminary list of projects.—
12	"(A) In general.—The Secretary shall de-
13	velop a preliminary list of each water resources
14	development project, or separable element of a
15	project, authorized for construction before June
16	10, 2014, for which—
17	"(i) planning, design, or construction
18	was not initiated before the date of enact-
19	ment of the Water Resources Development
20	$Act\ of\ 2024;\ or$
21	"(ii) planning, design, or construction
22	was initiated before the date of enactment of
23	the Water Resources Development Act of
24	2024, but for which no funds, Federal or
25	non-Federal, were obligated for planning,

1	design, or construction of the project or sep-
2	arable element of the project during the cur-
3	rent fiscal year or any of the 10 preceding
4	fiscal years.
5	"(B) Use of comprehensive construc-
6	TION BACKLOG AND OPERATION AND MAINTE-
7	NANCE REPORT.—The Secretary may develop the
8	preliminary list from the comprehensive con-
9	struction backlog and operation and mainte-
10	nance reports developed pursuant to section
11	1001(b)(2) of the Water Resources Development
12	Act of 1986 (33 U.S.C. 579a).
13	"(2) Preparation of proposed deauthoriza-
14	TION LIST.—
15	"(A) Proposed list and estimated de-
16	AUTHORIZATION AMOUNT.—The Secretary
17	shall—
18	"(i) prepare a proposed list of projects
19	for deauthorization comprised of a subset of
20	projects and separable elements identified
21	on the preliminary list developed under
22	paragraph (1) that are projects or separable
23	elements described in subsection (a)(1), as
24	determined by the Secretary; and

1	"(ii) include with such proposed list
2	an estimate, in the aggregate, of the Federal
3	cost to complete such projects.
4	"(B) Determination of federal cost to
5	COMPLETE.—For purposes of subparagraph (A),
6	the Federal cost to complete shall take into ac-
7	count any allowances authorized by section 902
8	of the Water Resources Development Act of 1986
9	(33 U.S.C. 2280), as applied to the most recent
10	project schedule and cost estimate.
11	"(3) Public comment and consultation.—
12	"(A) In general.—The Secretary shall so-
13	licit comments from the public and the Gov-
14	ernors of each applicable State on the proposed
15	deauthorization list prepared under paragraph
16	(2)(A).
17	"(B) Comment period.—The public com-
18	ment period shall be 90 days.
19	"(4) Preparation of final deauthorization
20	LIST.—
21	"(A) In General.—The Secretary shall
22	prepare a final deauthorization list by—
23	"(i) considering any comments received
24	under paragraph (3); and

1	"(ii) revising the proposed deauthor-
2	ization list prepared under paragraph
3	(2)(A) as the Secretary determines nec-
4	essary to respond to such comments.
5	"(B) Appendix.—The Secretary shall in-
6	clude as part of the final deauthorization list an
7	appendix that—
8	"(i) identifies each project or separable
9	element on the proposed deauthorization list
10	that is not included on the final deauthor-
11	ization list; and
12	"(ii) describes the reasons why the
13	project or separable element is not included
14	on the final deauthorization list.
15	"(c) Submission of Final Deauthorization List
16	to Congress for Congressional Review; Publica-
17	TION.—
18	"(1) In general.—Not later than 90 days after
19	the date of the close of the comment period under sub-
20	section (b)(3), the Secretary shall—
21	"(A) submit the final deauthorization list
22	and appendix prepared under subsection (b)(4)
23	to the Committee on Transportation and Infra-
24	structure of the House of Representatives and the

1	Committee on Environment and Public Works of
2	the Senate; and
3	"(B) publish the final deauthorization list
4	and appendix in the Federal Register.
5	"(2) Exclusions.—The Secretary shall not in-
6	clude in the final deauthorization list submitted
7	under paragraph (1) any project or separable element
8	with respect to which Federal funds for planning, de-
9	sign, or construction are obligated after the develop-
10	ment of the preliminary list under subsection
11	(b)(1)(A) but prior to the submission of the final de-
12	authorization list under paragraph (1)(A) of this sub-
13	section.".
14	SEC. 1302. SPECIFIC DEAUTHORIZATIONS.
15	(a) East San Pedro Bay, California.—The study
16	for the project for ecosystem restoration, East San Pedro
17	Bay, California, authorized by the resolution of the Com-
18	mittee on Public Works of the Senate, dated June 25, 1969,
19	relating to the report of the Chief of Engineers for Los Ange-
20	les and San Gabriel Rivers, Ballona Creek, is no longer
21	authorized beginning on the date of enactment of this Act.
22	(b) Deauthorization of Designated Portions of
23	THE LOS ANGELES COUNTY DRAINAGE AREA, CALI-
24	FORNIA.—

1	(1) In general.—The portion of the project for
2	flood risk management, Los Angeles County Drainage
3	Area, California, authorized by section 5 of the Act
4	of June 22, 1936 (chapter 688, 49 Stat. 1589; 50
5	Stat. 167; 52 Stat. 1215; 55 Stat. 647; 64 Stat. 177;
6	104 Stat. 4611; 136 Stat. 3785), consisting of the
7	flood channels described in paragraph (2), are no
8	longer authorized beginning on the date that is 18
9	months after the date of enactment of this Act.
10	(2) Flood channels described.—The flood
11	channels referred to in paragraph (1) are the fol-
12	lowing flood channels operated and maintained by the
13	Los Angeles County Flood Control District, as gen-
14	erally defined in Corps of Engineers operations and
15	maintenance manuals and as may be further de-
16	scribed in an agreement entered into under para-
17	graph (3):
18	(A) Arcadia Wash Channel (Auburn
19	$Branch\ Channel).$
20	(B) Arcadia Wash Channel (Baldwin Ave.
21	$Branch\ Channel).$
22	(C) Arcadia Wash Channel (East Branch
23	Channel).
24	(D) Arcadia Wash Channel (Lima St.
25	Branch Channel).

1	(E) Bel Aire Dr./Sunset Canyon Channel.
2	(F) Big Dalton Wash Channel.
3	(G) Big Dalton Wash Channel (East
4	Branch Inlet Channel).
5	(H) Blanchard Canyon Channel.
6	(I) Blue Gum Canyon Channel.
7	(J) Brand Canyon Channel.
8	(K) Childs Canyon Channel.
9	(L) Dead Horse Canyon Channel.
10	(M) Dunsmuir Canyon Channel.
11	(N) Eagle Canyon Channel.
12	(O) Elmwood Canyon Channel.
13	(P) Emerald Wash Channel.
14	(Q) Emerald Wash Channel (West Branch).
15	(R) Hay Canyon Channel.
16	(S) Higgins and Coldwater Canyon.
17	(T) Hillcrest Canyon Channel.
18	(U) La Tuna Canyon Channel.
19	(V) Little Dalton Diversion Channel.
20	(W) Little Dalton Wash Channel.
21	(X) Live Oak Wash Channel.
22	(Y) Mansfield St. Channel.
23	(Z) Marshall Creek Channel.
24	(AA) Marshall Creek Channel (West
25	Branch).

1	(BB) Rexford-Monte Mar Branch.
2	(CC) Royal Boulevard Channel.
3	(DD) Rubio Canyon Diversion Channel.
4	(EE) San Dimas Wash Channel.
5	(FF) Sawtelle Channel.
6	(GG) Shields Canyon Channel.
7	(HH) Sierra Madre Villa Channel.
8	(II) Sierra Madre Wash.
9	(JJ) Sierra Madre Wash Inlet.
10	(KK) Snover Canyon Channel.
11	(LL) Stough Canyon Channel.
12	(MM) Thompson Creek Channel.
13	(NN) Walnut Creek Channel.
14	(OO) Webber Canyon Channel.
15	(PP) Westwood Branch Channel.
16	(QQ) Wilson Canyon Channel.
17	(RR) Winery Canyon Channel.
18	(3) AGREEMENT.—Not later than 90 days after
19	the date of enactment of this Act, the Secretary shall
20	seek to enter into an agreement with the Los Angeles
21	County Flood Control District to ensure that the Los
22	Angeles County Flood Control District—
23	(A) will continue to operate, maintain, re-
24	pair, rehabilitate, and replace as necessary, the
25	flood channels described in paragraph (2)—

1	(i) in perpetuity at no cost to the
2	United States; and
3	(ii) in a manner that does not reduce
4	the level of flood protection of the project de-
5	scribed in paragraph (1);
6	(B) will retain public ownership of all real
7	property required for the continued functioning
8	of the flood channels described in paragraph (2),
9	consistent with authorized purposes of the project
10	described in paragraph (1);
11	(C) will allow the Corps of Engineers to
12	continue to operate, maintain, repair, rehabili-
13	tate, and replace any appurtenant structures,
14	such as rain and stream gages, existing as of the
15	date of enactment of this Act and located within
16	the flood channels subject to deauthorization
17	under paragraph (1) as necessary to ensure the
18	continued functioning of the project described in
19	paragraph (1); and
20	(D) will hold and save the United States
21	harmless from damages due to floods, breach,
22	failure, operation, or maintenance of the flood
23	channels described in paragraph (2).
24	(4) Administrative costs.—The Secretary
25	may accept and expend funds voluntarily contributed

1	by the Los Angeles County Flood Control District to
2	cover the administrative costs incurred by the Sec-
3	retary to—
4	(A) enter into an agreement under para-
5	graph (3); and
6	(B) monitor compliance with such agree-
7	ment.
8	(c) Bridgeport Harbor, Connecticut.—
9	(1) In General.—The portion of the project for
10	navigation, Bridgeport Harbor, Connecticut, author-
11	ized by the first section of the Act of July 24, 1946
12	(chapter 595, 60 Stat. 634; 72 Stat. 297), described
13	in paragraph (2) is no longer authorized beginning
14	on the date of enactment of this Act.
15	(2) Portion described.—The portion of the
16	project referred to in paragraph (1) is generally the
17	northeastern corner of the Federal Turning Basin at
18	Bridgeport Harbor, immediately south of the previous
19	Cilco Terminal and current Dolphins Cove Marina—
20	(A) beginning at a point N622921.65,
21	E882983.49;
22	(B) running east approximately 1243 feet
23	to a point N622079.26, E883897.46;
24	(C) running southwest approximately 754
25	feet to N622244.84, E883162.02; and

1	(D) running approximately 700 feet to the
2	point of beginning.
3	(d) Thames River, Connecticut.—
4	(1) In general.—Beginning on the date of en-
5	actment of this Act, the 25-foot-deep channel portion
6	of the project for navigation, Thames River, Con-
7	necticut, authorized by the first section of the Act of
8	July 3, 1930 (chapter 847, 46 Stat. 918), consisting
9	of the area described in paragraph (2), is no longer
10	authorized.
11	(2) Area described.—The area referred to in
12	paragraph (1) is the area—
13	(A) beginning at a point N706550.83,
14	E1179497.53;
15	(B) running southeasterly about 808.28 feet
16	to a point N705766.32, E1179692.10;
17	(C) running southeasterly about 2219.17
18	feet to a point N703725.88, E1180564.64;
19	(D) running southeasterly about 1594.84
20	feet to a point N702349.59, E1181370.46;
21	(E) running southwesterly about 483.01 feet
22	to a point N701866.63, E1181363.54;
23	(F) running northwesterly about 2023.85
24	feet to a point N703613.13, E1180340.96;

1	(G) running northwesterly about 2001.46
2	feet to a point N705453.40, E1179554.02; and
3	(H) running northwesterly about 1098.89
4	feet to the point described in paragraph (1).
5	(e) Jacksonville Harbor, Florida.—
6	(1) In general.—Beginning on the date of en-
7	actment of this Act, the project for navigation, Jack-
8	sonville Harbor, Florida, authorized by section 301 of
9	the River and Harbor Act of 1965 (79 Stat. 1090; 113
10	Stat. 276; 119 Stat. 2260; 128 Stat. 1364), is modi-
11	fied to deauthorize the portion of the project described
12	in paragraph (2).
13	(2) Portion described.—The portion of the
14	project referred to in paragraph (1) is the area
15	bounded by the following coordinates:
16	(A) E 458361.31, N 2176371.67.
17	$(B)\ E\ 458278.7499,\ N\ 2175769.9847.$
18	(C) E 457946.66, N 2175527.99.
19	(f) Masaryktown Canal, Florida.—
20	(1) In general.—The portion of the project for
21	the Four River Basins, Florida, authorized by section
22	203 of the Flood Control Act of 1962 (76 Stat. 1183)
23	described in paragraph (2) is no longer authorized be-
24	ginning on the date of enactment of this Act.

1 (2) PORTION DESCRIBED.—The portion of the 2 project referred to in paragraph (1) is the 3 Masaryktown Canal C-534, which spans approxi-4 mately 5.5 miles from Hernando County, between 5 Ayers Road and County Line Road east of United 6 States Route 41, and continues south to Pasco Coun-7 ty, discharging into Crews Lake.

(g) Saint Petersburg Harbor, Florida.—

- (1) In General.—Beginning on the date of enactment of this Act, the portion of the project for navigation, Saint Petersburg Harbor, Florida, authorized by section 101 of the River and Harbor Act of 1950 (64 Stat. 165), consisting of the area described in paragraph (2) is no longer authorized.
- (2) AREA DESCRIBED.—The area referred to in paragraph (1) is the portion of the Federal channel located within Bayboro Harbor, at approximately -82.635353 W and 27.760977 N, south of the Range 300 line and west of the Station 71+00 line.

(h) North Branch, Chicago River, Illinois.—

(1) In General.—Beginning on the date of enactment of this Act, the portion of the project for navigation North Branch channel, Chicago River, Illinois, authorized by section 22 of the Act of March 3, 1899 (chapter 425, 30 Stat. 1156), consisting of the

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- 1 area described in paragraph (2) is no longer author-
- 2 ized.
- 3 (2) Area described.—The area referred to in
- 4 paragraph (1) is the approximately one-mile long seg-
- 5 ment of the North Branch Channel on the east side
- 6 of Goose Island, Chicago River, Illinois.
- 7 (i) Cherryfield Dam, Maine.—The project for flood
- 8 control, Narraguagus River, Cherryfield Dam, Maine, au-
- 9 thorized by, and constructed pursuant to, section 205 of the
- 10 Flood Control Act of 1948 (33 U.S.C. 701s) is no longer
- 11 authorized beginning on the date of enactment of this Act.
- 12 (j) Papillion Creek Watershed, Nebraska.—Be-
- 13 ginning on the date of enactment of this Act, the project
- 14 for flood protection and other purposes in the Papillion
- 15 Creek Basin, Nebraska, authorized by section 203 of the
- 16 Flood Control Act of 1968 (82 Stat. 743) is modified to
- 17 deauthorize the portions of the project known as Dam Site
- 18 7 and Dam Site 12.
- 19 (k) Truckee River, Nevada.—Beginning on the date
- 20 of enactment of this Act, the project for flood risk manage-
- 21 ment, Truckee Meadows, Nevada, authorized by section
- 22 7002(2) of the Water Resources Reform and Development
- 23 Act of 2014 (128 Stat. 1366), is no longer authorized.
- 24 (1) Newtown Creek Federal Navigation Chan-
- 25 NEL, NEW YORK.—

1	(1) In General.—Beginning on the date of en-
2	actment of this Act, the project for navigation, New-
3	town Creek Federal navigation channel, New York,
4	authorized by the first section of the Act of March 2,
5	1919 (chapter 95, 40 Stat. 1276; 446 Stat. 920; 50
6	Stat. 845) is modified to deauthorize a portion of the
7	channel in East Branch, consisting of the area de-
8	scribed in paragraph (2).
9	(2) Area described.—The area referred to in
10	paragraph (1) is the area beginning at a point North
11	40.718066 and West 73.923931, and extending up-
12	stream.
13	(m) Souris River Basin, North Dakota.—The
14	Talbott's Nursery portion, consisting of approximately
15	2,600 linear feet of levee, of stage 4 of the project for flood
16	control, Souris River Basin, North Dakota, authorized by
17	section 1124 of the Water Resources Development Act of
18	1986 (100 Stat. 4243; 101 Stat. 1329–111), is no longer
19	authorized beginning on the date of enactment of this Act.
20	(n) Monroe Bay and Creek Federal Channel,
21	Virginia.—
22	(1) In General.—Beginning on the date of en-
23	actment of this Act, the project for navigation, Mon-
24	roe Bay and Creek, Virginia, authorized by the first
25	section of the Act of July 3, 1930 (chapter 847, 46

1	Stat. 922), is modified to deauthorize a portion of the
2	turning and anchorage basin, consisting of the area
3	described in paragraph (2).
4	(2) Area described.—The area referred to in
5	paragraph (1) is 500 feet wide by 300 feet long of the
6	turning and anchorage basin starting at the upstream
7	limit (end) of the turning and anchorage basin near
8	Robins Grove Port. This area is further defined by the
9	following coordinates, Easting: 1322718.74, Northing:
10	209016.31; Easting: 1323145.05, Northing:
11	208755.00; Easting: 1322988.29, Northing:
12	208499.27; Easting: 1322561.97, Northing:
13	208760.59.
14	(0) Seattle Harbor, Washington.—
15	(1) In general.—Beginning on the date of en-
16	actment of this Act, the project for navigation, Seattle
17	Harbor, Washington, authorized by the first section of
18	the Act of August 30, 1935 (chapter 831, 49 Stat.
19	1039), is modified to deauthorize the portion of the
20	project within the East Waterway consisting of the
21	area described in paragraph (2).
22	(2) Area described.—The area referred to in
23	paragraph (1) is the area—
24	(A) beginning at the southwest corner of
25	Block 386, Plat of Seattle Tidelands (said corner

1	also being a point on the United States pierhead
2	line);
3	(B) thence north 90°00'00" west along the
4	projection of the south line of Block 386, 206.58
5	feet to the centerline of the East Waterway;
6	(C) thence north 14°30'00" east along the
7	centerline and parallel with the northwesterly
8	line of Block 386, 64.83 feet;
9	(D) thence north 33°32'59" east, 235.85 feet;
10	(E) thence north 39°55'22" east, 128.70 feet;
11	(F) thence north 14°30'00" east parallel
12	with the northwesterly line of Block 386, 280.45
13	feet;
14	(G) thence north 90°00'00" east, 70.00 feet
15	to the pierhead line and the northwesterly line of
16	Block 386; and
17	(H) thence south 14°30'00" west, 650.25 feet
18	along said pierhead line and northwesterly line
19	of Block 386 to the point of beginning.
20	(p) Study on Additional Deauthorization.—Not
21	later than 18 months after the date of enactment of this
22	Act, the Secretary shall submit a report to the Committee
23	on Transportation and Infrastructure of the House of Rep-
24	resentatives and the Committee on Environment and Public
25	Works of the Senate on the impacts of deauthorizing of the

- 1 portions of the project for flood protection on the Lower San
- 2 Joaquin River and tributaries, California, authorized by
- 3 section 10 of the Act of December 22, 1944 (chapter 665,
- 4 58 Stat. 901) consisting of the right bank of the San Joa-
- 5 quin River between levee miles 0.00 on the left bank of the
- 6 Tuolumne River and levee mile 3.76 on the San Joaquin
- 7 River, California.
- 8 SEC. 1303. GENERAL REAUTHORIZATIONS.
- 9 (a) LAS VEGAS, NEVADA.—Section 529(b)(3) of the
- 10 Water Resources Development Act of 2000 (114 Stat. 2658;
- 11 119 Stat. 2255; 125 Stat. 865; 136 Stat. 4631) is amended
- 12 by striking "\$40,000,000" and inserting "\$60,000,000".
- 13 (b) Invasive Species in Alpine Lakes Pilot Pro-
- 14 GRAM.—Section 507(c) of the Water Resources Development
- 15 Act of 2020 (16 U.S.C. 4701 note) is amended by striking
- 16 "2028" and inserting "2030".
- 17 (c) Environmental Banks.—Section 309(e) of the
- 18 Coastal Wetlands Planning, Protection and Restoration Act
- 19 (16 U.S.C. 3957(e)) is amended by striking "12" and in-
- 20 serting "14".
- 21 (d) Levee Safety Initiative.—Section
- 22 9005(g)(2)(E)(i) of the Water Resources Development Act
- 23 of 2007 (33 U.S.C. 3303a(g)(2)(E)(i)) is amended by strik-
- 24 ing "2028" and inserting "2030".

- 1 (e) Non-Federal Implementation Pilot Pro-
- 2 GRAM.—Section 1043(b) of the Water Resources Reform and
- 3 Development Act of 2014 (33 U.S.C. 2201 note) is amended
- 4 by striking "2026" each place it appears and inserting
- 5 "2030".
- 6 (f) Asian Carp Prevention and Control Pilot
- 7 Program.—Section 509(a) of the Water Resources Develop-
- 8 ment Act of 2020 (33 U.S.C. 610 note) is amended—
- 9 (1) in paragraph (2)(C)(ii), by striking "2024"
- and inserting "2030"; and
- 11 (2) in paragraph (7), by striking "2 years there-
- 12 after" and inserting "2 years after the date of enact-
- ment of the Water Resources Development Act of
- 14 *2024*".
- 15 (g) Transfer of Excess Credit.—Section 1020 of
- 16 the Water Resources Reform and Development Act of 2014
- $17\ \ (33\ U.S.C.\ 2223)$ is amended by striking "2028" and insert-
- 18 ing "2030" each place it appears.
- 19 (h) PILOT PROGRAMS ON THE FORMULATION OF
- 20 Corps of Engineers Projects in Rural Communities
- 21 AND ECONOMICALLY DISADVANTAGED COMMUNITIES.—Sec-
- 22 tion 118 of the Water Resources Development Act of 2020
- 23 (33 U.S.C. 2201 note) is amended—

1	(1) in subsection (e), by striking "5 years and 10
2	years" and inserting "5 years, 10 years, and 15
3	years'';
4	(2) in subsection (g), by striking "10 years" and
5	inserting "15 years"; and
6	(3) by adding at the end the following:
7	"(h) Priority Projects.—In carrying out this sec-
8	tion, the Secretary shall prioritize the following projects:
9	"(1) The project for flood risk management, city
10	of Rialto, California, authorized by section 1201 of
11	the Water Resources Development Act of 2024.
12	"(2) The project for ecosystem restoration and
13	recreation, Santa Ana River, Jurupa Valley, Cali-
14	fornia, authorized by section 1201 of the Water Re-
15	sources Development Act of 2024.
16	"(3) The project for flood control and other pur-
17	poses, Kentucky River and its tributaries, Kentucky,
18	authorized by section 6 of the Act of August 11, 1939
19	(chapter 699, 53 Stat. 1416).
20	"(4) The project for flood risk management, Ken-
21	tucky River, Kentucky, authorized by section
22	8201(a)(31) of the Water Resources Development Act
23	of 2022 (136 Stat. 3746).
24	"(5) The project for navigation, Hagaman
25	Chute, Lake Providence, Louisiana, authorized by sec-

1	tion 1201 of the Water Resources Development Act of
2	2024.
3	"(6) The project for flood risk management,
4	Otero County, New Mexico, authorized by section
5	1201 of the Water Resources Development Act of 2024.
6	"(7) The project for flood control and other pur-
7	poses, Susquehanna River Basin, Williamsport,
8	Pennsylvania, authorized by section 5 of the Act of
9	June 22, 1936 (chapter 688, 49 Stat. 1573).
10	"(8) The project for flood risk management and
11	ecosystem restoration, Winooski River basin, Vermont,
12	authorized by section 1201 of the Water Resources De-
13	velopment Act of 2024.
14	"(9) The project for flood risk management and
15	sediment management, Grays River, Wahkiakum
16	County, Washington, authorized by section 1201 of
17	the Water Resources Development Act of 2024.".
18	(i) Rehabilitation of Existing Levees.—Section
19	3017(e) of the Water Resources Reform and Development
20	Act of 2014 (33 U.S.C. 3303a note) is amended by striking
21	"2028" and inserting "2033".
22	(j) Extension for Certain Invasive Species Pro-
23	GRAMS.—Section 104(b)(2)(A) of the River and Harbor Act
24	of 1958 (33 U.S.C. 610(b)(2)(A)) is amended—

1	(1) in clause (i), by striking "each of fiscal years
2	2021 through 2024" and inserting "each of fiscal
3	years 2025 through 2029"; and
4	(2) in clause (ii), by striking "2028" and insert-
5	ing "2029".
6	SEC. 1304. ENVIRONMENTAL INFRASTRUCTURE.
7	(a) New Projects.—Section 219(f) of the Water Re-
8	sources Development Act of 1992 (106 Stat. 4835; 113 Stat.
9	336; 121 Stat. 1258; 136 Stat. 3808) is amended by adding
10	at the end the following:
11	"(406) Buckeye, arizona.—\$12,000,000 for
12	water and wastewater infrastructure, including water
13	reclamation, City of Buckeye, Arizona.
14	"(407) Flagstaff, arizona.—\$5,000,000 for
15	environmental infrastructure, including water and
16	wastewater infrastructure (including facilities for
17	water reclamation, withdrawal, treatment, and dis-
18	tribution), Flagstaff, Arizona.
19	"(408) Glendale, Arizona.—\$5,200,000 for en-
20	vironmental infrastructure, including water and
21	wastewater infrastructure (including stormwater
22	management), drainage systems, and water quality
23	enhancement, Glendale, Arizona.

1	"(409) Page, arizona.—\$10,000,000 for water
2	and wastewater infrastructure, including water rec-
3	lamation, City of Page, Arizona.
4	"(410) Sahuarita, arizona.—\$4,800,000 for
5	water and wastewater infrastructure, including water
6	reclamation, in the town of Sahuarita, Arizona.
7	"(411) Tohono o'odham nation, arizona.—
8	\$10,000,000 for environmental infrastructure, includ-
9	ing water and wastewater infrastructure (including
10	facilities for withdrawal, treatment, and distribu-
11	tion), Tohono O'odham Nation, Arizona.
12	"(412) Tucson, arizona.—\$30,000,000 for en-
13	vironmental infrastructure, including water and
14	wastewater infrastructure (including water reclama-
15	tion and recycled water systems), Tucson, Arizona.
16	"(413) Winslow, Arizona.—\$3,000,000 for
17	water and wastewater infrastructure, including water
18	reclamation, City of Winslow, Arizona.
19	"(414) Adelanto, California.—\$4,000,000 for
20	water and wastewater infrastructure in the City of
21	$Adelanto,\ California.$
22	"(415) Aptos, california.—\$10,000,000 for
23	water and wastewater infrastructure in the town of
24	Aptos, California.

1	"(416) Sacramento and san Joaquin Rivers,
2	BAY-DELTA, CALIFORNIA.—\$20,000,000 for environ-
3	mental infrastructure, including water and waste-
4	water infrastructure (including stormwater manage-
5	ment), drainage systems, and water quality enhance-
6	ment, Sacramento and San Joaquin Rivers, San
7	Francisco Bay-Sacramento-San Joaquin River Delta
8	watershed, California.
9	"(417) Bishop, california.—\$2,500,000 for
10	water and wastewater infrastructure in the city of
11	Bishop, California.
12	"(418) Bloomington, california.—
13	\$20,000,000 for water and wastewater infrastructure,
14	including stormwater management, in Bloomington,
15	California.
16	"(419) Butte county, california.—
17	\$50,000,000 for water and wastewater infrastructure,
18	including stormwater management, water supply, en-
19	vironmental restoration, and surface water resource
20	protection in Butte County, California.
21	"(420) California city, california.—
22	\$1,902,808 for water and wastewater infrastructure,
23	including water supply, in the city of California
24	City, California.

1	"(421) Carson, california.—\$11,000,000 for
2	water and water supply infrastructure in the City of
3	Carson, California.
4	"(422) CEDAR GLEN, CALIFORNIA.—\$35,000,000
5	for water and wastewater infrastructure, including
6	water supply and water storage, in Cedar Glen, Cali-
7	fornia.
8	"(423) Culver city, california.—\$10,000,000
9	for water and wastewater infrastructure, including
10	water supply and drinking water, in City of Culver
11	City, California.
12	"(424) Colton, california.—\$20,000,000 for
13	water and wastewater infrastructure, including
14	stormwater management, in the city of Colton, Cali-
15	fornia.
16	"(425) East san fernando valley, cali-
17	FORNIA.—\$50,000,000 for water and wastewater in-
18	frastructure, including stormwater management,
19	drinking water, and water supply, in the City of Los
20	Angeles, California, including Sun Valley.
21	"(426) Fresno county, california.—
22	\$20,000,000 for water and water supply infrastruc-
23	ture, including stormwater management, surface
24	water resource protection, and environmental restora-
25	tion, in Fresno County, California.

1	"(427) Georgetown divide public utility
2	DISTRICT, CALIFORNIA.—\$20,500,000 for water and
3	wastewater infrastructure, including water supply
4	and water storage, for communities served by the
5	Georgetown Divide Public Utility District, Cali-
6	fornia.
7	"(428) Grand Terrace, California.—
8	\$10,000,000 for water and wastewater infrastructure,
9	including stormwater management, in the city of
10	Grand Terrace, California.
11	"(429) Hayward, California.—\$15,000,000 for
12	water and wastewater infrastructure, including re-
13	lated environmental infrastructure, in the city of
14	Hayward, California.
15	"(430) Hollister, California.—\$5,000,000 for
16	water and wastewater infrastructure in the city of
17	Hollister, California.
18	"(431) Kern county, california.—
19	\$50,000,000 for water and water supply infrastruc-
20	ture in Kern County, California.
21	"(432) Lake county, california.—\$20,000,000
22	for water and wastewater infrastructure, including
23	stormwater management, in Lake County, California.
24	"(433) Lake tahoe basin.—\$20,000,000 for
25	water and wastewater infrastructure, including water

1	supply, in the communities within the Lake Tahoe
2	Basin in Nevada and California.
3	"(434) La quinta, california.—\$4,000,000 for
4	water and wastewater infrastructure, in the City of
5	La Quinta, California.
6	"(435) Lakewood, california.—\$8,000,000 for
7	water and wastewater infrastructure in the city of
8	Lakewood, California.
9	"(436) Lawndale, california.—\$6,000,000 for
10	water and wastewater infrastructure, including
11	stormwater management, and environmental infra-
12	structure, in the city of Lawndale, California.
13	"(437) Lone pine, california.—\$7,000,000 for
14	water and wastewater infrastructure, including
15	stormwater management, in the town of Lone Pine,
16	California.
17	"(438) Lomita, california.—\$5,500,000 for
18	water and wastewater infrastructure, including water
19	supply and stormwater management, in the city of
20	Lomita, California.
21	"(439) Los banos, california.—\$4,000,000 for
22	water and wastewater infrastructure, including
23	stormwater management, in the city of Los Banos,
24	California.

1	"(440) Los olivos, california.—\$4,000,000
2	for water and wastewater infrastructure in the town
3	of Los Olivos, California.
4	"(441) Lynwood, california.—\$12,000,000 for
5	water and water supply infrastructure in the city of
6	Lynwood, California.
7	"(442) Madera county, california.—
8	\$27,500,000 for water and water supply infrastruc-
9	ture in Madera County, California.
10	``(443) Milpitas, california.—\$15,000,000 for
11	water and water supply infrastructure in the city of
12	$Milpitas,\ California.$
13	"(444) Montecito, california.—\$18,250,000
14	for water and wastewater infrastructure, including
15	water supply and stormwater management, in the
16	town of Montecito, California.
17	"(445) Oakland-Alameda estuary, cali-
18	FORNIA.—\$30,000,000 for environmental infrastruc-
19	ture, including water and wastewater infrastructure
20	(including stormwater management), drainage sys-
21	tems and water quality enhancement, Oakland-Ala-
22	meda Estuary, Oakland and Alameda Counties, Cali-
23	fornia.
24	"(446) Oxnard, california.—\$40,000,000 for
25	water and wastewater infrastructure, including water

1	supply, conservation, water reuse and related facili-
2	ties, environmental restoration, and surface water re-
3	source protection, in the city of Oxnard, California.
4	"(447) Patterson, california.—\$10,000,000
5	for water and wastewater infrastructure, including
6	water supply and environmental restoration, in the
7	city of Patterson, California.
8	"(448) Pomona, california.—\$35,000,000 for
9	water and wastewater infrastructure, including water
10	supply and drinking water, in Pomona, California.
11	"(449) Rohnert Park, California.—
12	\$10,000,000 for water and water supply infrastruc-
13	ture in the city of Rohnert Park, California.
14	"(450) Salinas, california.—\$20,000,000 for
15	water and wastewater infrastructure, including water
16	supply, in the city of Salinas, California.
17	"(451) San benito county, california.—
18	\$10,000,000 for water and wastewater infrastructure,
19	including water supply, in San Benito County, Cali-
20	fornia.
21	"(452) San buenaventura, california.—
22	\$18,250,000 for water and wastewater infrastructure,
23	including water reclamation, City of San
24	Buenaventura, California.

1	"(453) San diego county, california.—
2	\$200,000,000 for water and wastewater infrastruc-
3	ture, including water supply, in San Diego County,
4	California.
5	"(454) South Gate, California.—\$5,000,000
6	for water and water supply infrastructure in the city
7	of South Gate, California.
8	"(455) San luis obispo county, california.—
9	\$5,000,000 for water and wastewater infrastructure,
10	including drinking water and water supply, in San
11	Luis Obispo County, California.
12	"(456) Stanislaus county, california.—
13	\$10,000,000 for water and wastewater infrastructure,
14	including water supply and stormwater management,
15	in Stanislaus County, California.
16	"(457) Tijuana river valley watershed,
17	CALIFORNIA.—\$10,000,000 for environmental infra-
18	structure, including water and wastewater infrastruc-
19	ture, Tijuana River Valley Watershed, California.
20	"(458) Tulare county, california.—
21	\$20,000,000 for water and water supply infrastruc-
22	ture, including stormwater management, surface
23	water resource protection, and environmental restora-
24	tion, in Tulare County, California.

1	"(459) Watsonville, california.—\$28,000,000
2	for water and wastewater infrastructure in the city of
3	Watsonville, California.
4	"(460) Yolo county, california.—\$20,000,000
5	for water and wastewater infrastructure, including
6	water supply and stormwater management, in Yolo
7	County, California.
8	"(461) Yorba linda water district, cali-
9	FORNIA.—\$6,500,000 for water and water supply in-
10	frastructure in communities served by the Yorba
11	Linda Water District, California.
12	"(462) El Paso county, colorado.—
13	\$20,000,000 for environmental infrastructure, includ-
14	ing water and wastewater infrastructure and
15	stormwater management, El Paso County, Colorado.
16	"(463) Fremont county, colorado.—
17	\$50,000,000 for water and water supply infrastruc-
18	ture, in Fremont County, Colorado.
19	"(464) East hampton, connecticut.—
20	\$25,000,000 for water and wastewater infrastructure,
21	including water supply, in the town of East Hamp-
22	$ton,\ Connecticut.$
23	"(465) East lyme, connecticut.—\$25,000,000
24	for water and wastewater infrastructure, including
25	water supply, in the town of East Lyme, Connecticut.

1	"(466) Rehoboth beach, lewes, dewey,
2	BETHANY, SOUTH BETHANY, FENWICK ISLAND, DELA-
3	WARE.—\$25,000,000 for environmental infrastruc-
4	ture, including water and wastewater infrastructure,
5	Rehoboth Beach, Lewes, Dewey, Bethany, South Beth-
6	any, and Fenwick Island, Delaware.
7	"(467) Wilmington, delaware.—\$25,000,000
8	for environmental infrastructure, including water and
9	$was tewater\ in frastructure,\ Wilmington,\ Delaware.$
10	"(468) Pickering beach, kitts hummock,
11	BOWERS BEACH, SOUTH BOWERS BEACH, SLAUGHTER
12	BEACH, PRIME HOOK BEACH, MILTON, MILFORD,
13	DELAWARE.—\$25,000,000 for environmental infra-
14	structure, including water and wastewater infrastruc-
15	ture, Pickering Beach, Kitts Hummock, Bowers
16	Beach, South Bowers Beach, Slaughter Beach, Prime
17	Hook Beach, Milton, and Milford, Delaware.
18	"(469) Broward County, Florida.—
19	\$50,000,000 for water and water-related infrastruc-
20	ture, including stormwater management, water stor-
21	age and treatment, surface water protection, and en-
22	vironmental restoration, in Broward County, Florida.
23	"(470) Deltona, florida.—\$31,200,000 for
24	water and wastewater infrastructure in the City of
25	Deltona, Florida.

1	"(471) Longboat Key, Florida.—\$2,000,000
2	for water and wastewater infrastructure, including
3	stormwater management, in the Town of Longboat
4	Key, Florida.
5	"(472) Marion county, florida.—\$10,000,000
6	for water and water supply infrastructure, including
7	water supply, in Marion County, Florida.
8	"(473) Oviedo, florida.—\$10,000,000 for
9	water and wastewater infrastructure, including water
10	storage and treatment, in the city of Oviedo, Florida.
11	"(474) OSCEOLA COUNTY, FLORIDA.—\$5,000,000
12	for water and wastewater infrastructure, including
13	water supply, and environmental restoration, in
14	Osceola County, Florida.
15	"(475) Central Florida.—\$45,000,000 for
16	water and wastewater infrastructure, including water
17	supply, in Brevard County, Orange County, and
18	Osceola County, Florida.
19	"(476) Coastal Georgia, Georgia.—
20	\$50,000,000 for environmental infrastructure, includ-
21	ing water and wastewater infrastructure (including
22	stormwater management and water supply), in
23	Bryan, Camden, Chatham, Effingham, Glynn, and
24	McIntosh Counties, Georgia.

1	"(477) Muscogee, Henry, and Clayton coun-
2	Ties, Georgia.—\$10,000,000 for environmental in-
3	frastructure, including water and wastewater infra-
4	structure (including stormwater management),
5	Muscogee, Henry, and Clayton Counties, Georgia.
6	"(478) Cobb county, Georgia.—\$5,000,000 for
7	environmental infrastructure, including water and
8	wastewater infrastructure, Cobb County, Georgia.
9	"(479) Dekalb county, georgia.—\$40,000,000
10	for water and wastewater infrastructure, including
11	drinking water and water treatment, in DeKalb
12	County, Georgia.
13	"(480) Porterdale, Georgia.—\$10,000,000 for
14	water and wastewater infrastructure, including
15	stormwater management, water supply, and environ-
16	mental restoration in the city of Porterdale, Georgia.
17	"(481) Burley, idaho.—\$20,000,000 for water
18	and wastewater infrastructure, including water treat-
19	ment, in the city of Burley, Idaho.
20	"(482) Belvidere, illinois.—\$17,000,000 for
21	water and wastewater infrastructure in the city of
22	Belvidere, Illinois.
23	"(483) Calumet city, illinois.—\$10,000,000
24	for environmental infrastructure, including water and
25	wastewater infrastructure, Calumet City, Illinois.

1	"(484) Dupage county, illinois.—\$5,000,000
2	for water and wastewater infrastructure, including
3	water supply and drinking water, in the village of
4	Clarendon Hills, Illinois.
5	"(485) FOX RIVER, ILLINOIS.—\$9,500,000 for
6	water and wastewater infrastructure, including water
7	storage and treatment, in the villages of Lakemoor,
8	Island Lake, and Volo, and McHenry County, Illi-
9	nois.
10	"(486) GERMAN VALLEY, ILLINOIS.—\$5,000,000
11	for water and wastewater infrastructure, including
12	drinking water and water treatment, in the village of
13	German Valley, Illinois.
14	"(487) Lasalle, Illinois.—\$4,000,000 for
15	water and wastewater infrastructure, including
16	stormwater management, drinking water, water treat-
17	ment, and environmental restoration, in the city of
18	LaSalle, Illinois.
19	"(488) Rockford, illinois.—\$4,000,000 for
20	water and wastewater infrastructure, including
21	drinking water and water treatment, in the city of
22	Rockford, Illinois.
23	"(489) SAVANNA, ILLINOIS.—\$2,000,000 for
24	water and water supply infrastructure, including
25	drinking water, in the city of Savanna, Illinois.

1	"(490) Sherrard, Illinois.—\$7,000,000 for
2	water and wastewater infrastructure, including
3	drinking water and water treatment, in the village of
4	Sherrard, Illinois.
5	"(491) Wyandotte county and kansas city,
6	KANSAS.—\$35,000,000 for water and wastewater in-
7	frastructure, including stormwater management (in-
8	cluding combined sewer overflows), Wyandotte County
9	and Kansas City, Kansas.
10	"(492) Brownsville, Kentucky.—\$14,000,000
11	for water and wastewater infrastructure, including
12	water supply and drinking water, in the city of
13	Brownsville, Kentucky.
14	"(493) Monroe, Louisiana.—\$7,000,000 for
15	water and wastewater infrastructure, including
16	stormwater management, water supply, and drinking
17	water, in the city of Monroe, Louisiana.
18	"(494) Pointe celeste, louisiana.—
19	\$50,000,000 for water and wastewater infrastructure,
20	including pump stations, in Pointe Celeste, Lou-
21	isiana.
22	"(495) Easthampton, massachusetts.—
23	\$10,000,000 for environmental infrastructure, includ-
24	ing water and wastewater infrastructure (including

1	wastewater treatment plant outfalls), Easthampton,
2	Massachusetts.
3	"(496) Franklin, massachusetts.—\$1,000,000
4	for water and wastewater infrastructure, including
5	stormwater management, in the town of Franklin,
6	Massachusetts.
7	"(497) Northampton, massachusetts.—
8	\$5,000,000 for water and wastewater infrastructure,
9	including pump stations, Hockanum Road, North-
10	$ampton,\ Massachusetts.$
11	"(498) Winthrop, massachusetts.—
12	\$1,000,000 for water and wastewater infrastructure,
13	including stormwater management, in the town of
14	$Winthrop,\ Massachusetts.$
15	"(499) MILAN, MICHIGAN.—\$3,000,000 for water
16	and wastewater infrastructure, including water sup-
17	ply and drinking water, in the city of Milan, Michi-
18	gan.
19	"(500) Southeast Michigan.—\$58,000,000 for
20	water and wastewater infrastructure, including
21	stormwater management and water supply, in Gen-
22	esee, Macomb, Oakland, Wayne, and Washtenaw
23	Counties, Michigan.

1	"(501) Elysian, minnesota.— $$5,000,000$ for
2	water and wastewater infrastructure, including water
3	supply, in the city of Elysian, Minnesota.
4	"(502) Le sueur, minnesota.—\$3,200,000 for
5	water and wastewater infrastructure, including water
6	supply, in the city of Le Sueur, Minnesota.
7	"(503) Byram, mississippi.—\$7,000,000 for en-
8	vironmental infrastructure, including water and
9	wastewater infrastructure (including stormwater
10	management), drainage systems, and water quality
11	enhancement, Byram, Mississippi.
12	"(504) Columbia, mississippi.—\$4,000,000 for
13	water and wastewater infrastructure, including water
14	quality enhancement and water supply, in the city of
15	$Columbia,\ Mississippi.$
16	"(505) Diamondhead, mississippi.—\$7,000,000
17	for environmental infrastructure, including water and
18	wastewater infrastructure and drainage systems,
19	$Diamondhead,\ Mississippi.$
20	"(506) Hancock county, mississippi.—
21	\$7,000,000 for environmental infrastructure, includ-
22	ing water and wastewater infrastructure (including
23	stormwater management), drainage systems, and
24	water quality enhancement, Hancock County, Mis-
25	sissippi.

1	(507) Laurel, mississippi.—\$5,000,000 for
2	water and wastewater infrastructure, including
3	stormwater management, in the city of Laurel, Mis-
4	sissippi.
5	"(508) Madison, mississippi.—\$7,000,000 for
6	environmental infrastructure, including water and
7	wastewater infrastructure (including stormwater
8	management), drainage systems, and water quality
9	enhancement, Madison, Mississippi.
10	"(509) Moss Point, mississippi.—\$11,000,000
11	for water and wastewater infrastructure, including
12	stormwater management, in the city of Moss Point,
13	${\it Mississippi.}$
14	"(510) Olive Branch, mississippi.—
15	\$10,000,000 for water and wastewater infrastructure,
16	including stormwater management, water quality en-
17	hancement, and water supply, in the city of Olive
18	Branch, Mississippi.
19	"(511) Pearl, mississippi.— $\$7,000,000$ for en-
20	vironmental infrastructure, including water and
21	wastewater infrastructure (including stormwater
22	management), drainage systems, and water quality
23	enhancement, Pearl, Mississippi.
24	(512) Picayune, mississippi.— $$5,000,000$ for
25	water and wastewater infrastructure, including

1	stormwater management, in the city of Picayune,
2	Mississippi.
3	"(513) Starkville, mississippi.—\$6,000,000
4	for water and wastewater infrastructure, including
5	drinking water, water treatment, water quality en-
6	hancement, and water supply, in the city of
7	$Starkville,\ Mississippi.$
8	"(514) Laughlin, nevada.—\$29,000,000 for
9	water infrastructure, including water supply, in the
10	town of Laughlin, Nevada.
11	"(515) Nye county, nevada.—\$10,000,000 for
12	environmental infrastructure, including water and
13	wastewater infrastructure (including water wellfield
14	and pipeline in the Pahrump Valley), Nye County,
15	Nevada.
16	"(516) Pahrump, nevada.—\$4,000,000 for
17	water and wastewater infrastructure in the town of
18	Pahrump, Nevada.
19	"(517) Storey county, nevada.—\$10,000,000
20	for environmental infrastructure, including water and
21	wastewater infrastructure (including facilities for
22	withdrawal, treatment, and distribution), Storey
23	County, Nevada.

1	"(518) New Hampshire.—\$25,000,000 for envi-
2	ronmental infrastructure, including water and waste-
3	water infrastructure, New Hampshire.
4	"(519) Belmar, New Jersey.—\$10,000,000 for
5	water and wastewater infrastructure, including re-
6	lated environmental infrastructure and stormwater
7	management in Belmar Township, New Jersey.
8	"(520) Cape may county, new jersey.—
9	\$40,000,000 for environmental infrastructure, includ-
10	ing water and wastewater infrastructure (including
11	water supply, desalination, and facilities for with-
12	drawal, treatment, and distribution), Cape May
13	County, New Jersey.
14	"(521) Colesville, New Jersey.—\$10,000,000
15	for water and wastewater infrastructure in Colesville,
16	New Jersey.
17	"(522) Deptford township, new jersey.—
18	\$4,000,000 for water and wastewater infrastructure
19	in Deptford Township, New Jersey.
20	"(523) Lacey township, new jersey.—
21	\$10,000,000 for water and wastewater infrastructure,
22	including related environmental infrastructure and
23	stormwater management, in Lacey Township, New
24	Jersey.

1	"(524) Merchantville, new jersey.—
2	\$18,000,000 for water and wastewater infrastructure
3	in the borough of Merchantville, New Jersey.
4	"(525) Park ridge, New Jersey.—\$10,000,000
5	for water and wastewater infrastructure in the bor-
6	ough of Park Ridge, New Jersey.
7	"(526) Washington township, new Jersey.—
8	\$3,200,000 for water and wastewater infrastructure
9	in Washington Township, Gloucester County, New
10	Jersey.
11	"(527) Bernalillo, New Mexico.—\$20,000,000
12	for wastewater infrastructure in the town of
13	Bernalillo, New Mexico.
14	"(528) Bosque farms, new mexico.—
15	\$10,000,000 for wastewater infrastructure in the vil-
16	lage of Bosque Farms, New Mexico.
17	"(529) Carmel, New York.—\$3,450,000 for
18	water and wastewater infrastructure, including
19	stormwater management, in the town of Carmel, New
20	York.
21	"(530) Dutchess county, new york.—
22	\$10,000,000 for water and wastewater infrastructure
23	in Dutchess County, New York.
24	"(531) Kings county, new york.—
25	\$100,000,000 for water and wastewater infrastruc-

1 ture, including stormwater management (including 2 combined sewer overflows), in Kings County, New 3 York. "(532) Mohawk river and tributaries, new 5 YORK.—\$100,000,000 for water and wastewater infra-6 structure, including stormwater management, surface 7 water resource protection, environmental restoration. 8 and related infrastructure, in the vicinity of the Mo-9 hawk River and tributaries, including the counties of 10 Albany, Delaware, Fulton, Greene, Hamilton, Her-11 kimer, Lewis, Madison, Montgomery, Oneida, Otsego, 12 Saratoga, Schoharie, and Schenectady, New York. 13 "(533) MOUNTPLEASANT, NEW14 \$2,000,000 for water and wastewater infrastructure, 15 including stormwater management, in the town of 16 Mount Pleasant, New York. 17 "(534) NEWROCHELLE. NEWYORK.— 18 \$20,000,000 for environmental infrastructure, includ-19 ing water and wastewater infrastructure (including 20 stormwater management), New Rochelle, New York. 21 "(535) NEWTOWN CREEK, NEWYORK.— 22 \$25,000,000 for water and wastewater infrastructure, 23 including stormwater management (including com-24 bined sewer overflows), in the vicinity of Newtown

Creek, New York City, New York.

25

1	"(536) New York County, New York.—
2	\$60,000,000 for water and wastewater infrastructure,
3	including stormwater management (including com-
4	bined sewer overflows), in New York County, New
5	York.
6	"(537) Orange county, new york.—
7	\$10,000,000 for water and wastewater infrastructure
8	in Orange County, New York.
9	"(538) Sleepy hollow, new york.—
10	\$2,000,000 for water and wastewater infrastructure,
11	including stormwater management, in the village of
12	Sleepy Hollow, New York.
13	"(539) Ulster county, new york.—
14	\$10,000,000 for water and wastewater infrastructure
15	in Ulster County, New York.
16	"(540) RAMAPO, NEW YORK.—\$4,000,000 for
17	water infrastructure, including related environmental
18	infrastructure, in the town of Ramapo, New York.
19	"(541) Rikers island, new york.—
20	\$25,000,000 for water and wastewater infrastructure,
21	including stormwater management (including com-
22	bined sewer overflows) on Rikers Island, New York.
23	"(542) Yorktown, New York.—\$10,000,000 for
24	water and wastewater infrastructure in the town of
25	Yorktown, New York.

1	"(543) Canton, North Carolina.—\$41,025,650
2	for water and wastewater infrastructure, including
3	stormwater management, in the town of Canton,
4	North Carolina.
5	"(544) Fairmont, north carolina.—
6	\$7,137,500 for water and wastewater infrastructure,
7	in the town of Fairmont, North Carolina.
8	"(545) Murphy, North Carolina.—\$1,500,000
9	for water and wastewater infrastructure, including
10	water supply, in the town of Murphy, North Caro-
11	lina.
12	"(546) Robbinsville, north carolina.—
13	\$3,474,350 for water and wastewater infrastructure
14	in the town of Robbinsville, North Carolina.
15	"(547) Weaverville, north carolina.—
16	\$4,000,000 for water and wastewater infrastructure
17	in the town of Weaverville, North Carolina.
18	"(548) City of akron, ohio.—\$5,500,000 for
19	environmental infrastructure, including water and
20	wastewater infrastructure (including drainage sys-
21	tems), City of Akron, Ohio.
22	"(549) Apple Creek, Ohio.—\$350,000 for
23	water and wastewater infrastructure, including
24	stormwater management, in the village of Apple
25	Creek. Ohio.

1	"(550) Ashtabula county, ohio.—\$1,500,000
2	for environmental infrastructure, including water and
3	wastewater infrastructure (including water supply
4	and water quality enhancement), Ashtabula County,
5	Ohio.
6	"(551) Bloomingburg, ohio.—\$6,500,000 for
7	environmental infrastructure, including water and
8	wastewater infrastructure (including facilities for
9	withdrawal, treatment, and distribution),
10	Bloomingburg, Ohio.
11	"(552) Brooklyn heights, оню.—\$170,000
12	for water and wastewater infrastructure, including
13	stormwater management, in the village of Brooklyn
14	Heights, Ohio.
15	"(553) Chagrin falls regional water sys-
16	TEM, OHIO.—\$3,500,000 for water and wastewater in-
17	frastructure in the villages of Bentleyville, Chagrin
18	Falls, Moreland Hills, and South Russell, and the
19	Townships of Bainbridge, Chagrin Falls, and Russell,
20	Ohio.
21	"(554) Cuyahoga county, оню.—\$11,500,000
22	for environmental infrastructure, including water and
23	wastewater infrastructure (including combined sewer
24	overflows). Cuuahoga County. Ohjo.

1	"(555) East cleveland, ohio.—\$13,000,000
2	for environmental infrastructure, including water and
3	wastewater infrastructure (including stormwater
4	management), East Cleveland, Ohio.
5	"(556) Erie county, ohio.—\$16,000,000 for
6	water and wastewater infrastructure, including
7	stormwater management (including combined sewer
8	overflows) in Erie County, Ohio.
9	"(557) Huron, ohio.—\$7,100,000 for water and
10	wastewater infrastructure in the city of Huron, Ohio.
11	"(558) Kelleys Island, Ohio.—\$1,000,000 for
12	wastewater infrastructure in the village of Kelleys Is-
13	land, Ohio.
14	"(559) North Olmsted, Ohio.—\$1,175,165 for
15	water and wastewater infrastructure in the city of
16	North Olmsted, Ohio.
17	"(560) Painesville, ohio.—\$11,800,000 for
18	water and wastewater infrastructure, including
19	stormwater management, in the City of Painesville,
20	Ohio.
21	"(561) Solon, Ohio.—\$14,137,341 for water
22	and wastewater infrastructure, including stormwater
23	management (including combined sewer overflows), in
24	the city of Solon, Ohio.

1	"(562) Summit county, ohio.—\$25,000,000 for
2	water and wastewater infrastructure, including re-
3	lated environmental infrastructure, in Summit Coun-
4	ty, Ohio.
5	"(563) Stark county, ohio.—\$24,000,000 for
6	water and wastewater infrastructure, including re-
7	lated environmental infrastructure, in Stark County,
8	Ohio.
9	"(564) Struthers, ohio.—\$500,000 for envi-
10	ronmental infrastructure, including water and waste-
11	water infrastructure (including wastewater infra-
12	structure, stormwater management, and sewer im-
13	provements), Struthers, Ohio.
14	"(565) TOLEDO AND OREGON, OHIO.—
15	\$10,500,000 for water and wastewater infrastructure
16	in the cities of Toledo and Oregon, Ohio.
17	"(566) Vermilion, ohio.—\$15,400,000 for
18	wastewater infrastructure in the city of Vermilion,
19	Ohio.
20	"(567) Westlake, Ohio.—\$750,000 for water
21	and wastewater infrastructure, including stormwater
22	management, in the city of Westlake, Ohio.
23	"(568) Stillwater, oklahoma.—\$30,000,000
24	for environmental infrastructure, including water and
25	wastewater infrastructure and water supply infra-

1	structure (including facilities for water storage, with-
2	drawal, treatment, and distribution), in the city of
3	Stillwater, Oklahoma.
4	"(569) Beaverton, oregon.—\$10,000,000 for
5	water supply in the city of Beaverton, Oregon.
6	"(570) Clackamas county, oregon.—
7	\$50,000,000 for water and wastewater infrastructure,
8	including combined sewer overflows, in Clackamas
9	County, Oregon.
10	"(571) Washington county, oregon.—
11	\$50,000,000 for water infrastructure and water sup-
12	ply in Washington County, Oregon.
13	"(572) Pennsylvania.—\$38,600,000 for envi-
14	ronmental infrastructure, including water and waste-
15	water infrastructure, Pennsylvania.
16	"(573) Berks county, pennsylvania.—
17	\$7,000,000 for water and wastewater infrastructure,
18	including water supply, stormwater management,
19	drinking water, and water treatment, in Berks Coun-
20	ty, Pennsylvania.
21	"(574) Chester county, pennsylvania.—
22	\$7,000,000 for water and wastewater infrastructure,
23	including water supply, stormwater management,
24	drinking water, and water treatment, in Chester
25	County, Pennsylvania.

1	"(575) Franklin township, pennsylvania.—
2	\$2,000,000 for water and wastewater infrastructure,
3	including stormwater management, in Franklin
4	Township, Pennsylvania.
5	"(576) Indian Creek, Pennsylvania.—
6	\$50,000,000 for wastewater infrastructure in the bor-
7	oughs of Telford, Franconia, and Lower Safford,
8	Pennsylvania.
9	"(577) Pen argyl, pennsylvania.—\$5,000,000
10	for water and wastewater infrastructure in the bor-
11	ough of Pen Argyl, Pennsylvania.
12	"(578) Chesterfield county, south caro-
13	LINA.—\$3,000,000 for water and wastewater infra-
14	structure and other environmental infrastructure (in-
15	cluding stormwater management), Chesterfield Coun-
16	ty, South Carolina.
17	"(579) Cheraw, south carolina.—\$8,800,000
18	for water, wastewater, and other environmental infra-
19	structure in the town of Cheraw, South Carolina.
20	"(580) Florence county, south carolina.—
21	\$40,000,000 for water and wastewater infrastructure
22	in Florence County, South Carolina.
23	"(581) Lake city, south carolina.—
24	\$15,000,000 for water and wastewater infrastructure,

1	including stormwater management in the city of Lake
2	City, South Carolina.
3	"(582) Tipton county, tennessee.—
4	\$35,000,000 for wastewater infrastructure and water
5	supply infrastructure, including facilities for with-
6	drawal, treatment, and distribution, Tipton County,
7	Tennessee.
8	"(583) Tipton, haywood, and fayette coun-
9	TIES, TENNESSEE.—\$50,000,000 for water and waste-
10	water infrastructure, including related environmental
11	infrastructure and water supply, in Tipton, Hay-
12	wood, and Fayette Counties, Tennessee.
13	"(584) Austin, texas.—\$50,000,000 for water
14	and wastewater infrastructure in the city of Austin,
15	Texas.
16	"(585) Amarillo, texas.—\$38,000,000 for
17	water and wastewater infrastructure, including
18	stormwater management and water storage and treat-
19	ment systems, in the City of Amarillo, Texas.
20	"(586) Brownsville, texas.—\$40,000,000 for
21	water and wastewater infrastructure, in the City of
22	Brownsville, Texas.
23	"(587) Clarendon, texas.—\$5,000,000 for
24	water infrastructure, including water storage, in the
25	city of Clarendon, Texas.

1	"(588) QUINLAN, TEXAS.—\$1,250,000 for water
2	and wastewater infrastructure in the city of Quinlan,
3	Texas.
4	"(589) Runaway Bay, texas.—\$7,000,000 for
5	water and wastewater infrastructure, including
6	stormwater management and water storage and treat-
7	ment systems, in the city of Runaway Bay, Texas.
8	"(590) Webb county, texas.—\$20,000,000 for
9	wastewater infrastructure and water supply in Webb
10	County, Texas.
11	"(591) Zapata county, texas.—\$20,000,000
12	for water and wastewater infrastructure, including
13	water supply, in Zapata County, Texas.
14	"(592) King william county, virginia.—
15	\$1,300,000 for wastewater infrastructure in King
16	William County, Virginia.
17	"(593) Potomac river, virginia.—\$1,000,000
18	for wastewater infrastructure, environmental infra-
19	structure, and water quality improvements, in the vi-
20	cinity of the Potomac River, Virginia.
21	"(594) Chelan, Washington.—\$9,000,000 for
22	water infrastructure, including water supply, storage,
23	and distribution, in the city of Chelan, Washington.
24	"(595) College Place, Washington.—
25	\$5,000,000 for environmental infrastructure, includ-

1 ing water and wastewater infrastructure, including 2 water supply and storage, in the city of College Place, 3 Washington. 4 "(596) FERNDALE, WASHINGTON.—\$4,000,000 5 for water, wastewater, and environmental infrastruc-6 ture, in the city of Ferndale, Washington. "(597) Lynden, Washington.—\$4,000,000 for 7 8 water, wastewater, and environmental infrastructure, 9 in the city of Lynden, Washington. 10 "(598) OTHELLO, WASHINGTON.—\$14,000,000 11 for environmental infrastructure, including water and 12 wastewater infrastructure (including water supply, 13 storage, and treatment, and aguifer storage and re-14 covery), in the city of Othello, Washington.". 15 (b) Project Modifications.— 16 Consistency with reports.—Congress 17 finds that the project modifications described in this 18 subsection are in accordance with the reports sub-19 mitted to Congress by the Secretary under section 20 7001 of the Water Resources Reform and Development 21 Act (33 U.S.C. 2282d), titled "Report to Congress on 22 Future Water Resources Development", or have other-23 wise been reviewed by Congress.

24

(2) Modifications.—

1	(A) $ALABAMA$.—Section $219(f)(274)$ of the
2	Water Resources Development Act of 1992 (106
3	Stat. 4835; 113 Stat. 334; 136 Stat. 3808) is
4	amended by striking "\$50,000,000" and insert-
5	ing "\$85,000,000".
6	(B) Alameda and contra costa coun-
7	TIES, CALIFORNIA.—Section 219(f)(80) of the
8	Water Resources Development Act of 1992 (106
9	Stat. 4835; 113 Stat. 334; 121 Stat. 1258) is
10	amended by striking "\$25,000,000" and insert-
11	ing "\$45,000,000".
12	(C) Calaveras county, california.—Sec-
13	tion 219(f)(86) of the Water Resources Develop-
14	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
15	121 Stat. 1259; 136 Stat. 3816) is amended by
16	striking "\$13,280,000" and inserting
17	"\$16,300,000".
18	(D) Contra costa county, california.—
19	Section 219(f)(87) of the Water Resources Devel-
20	opment Act of 1992 (106 Stat. 4835; 113 Stat.
21	334; 121 Stat. 1259) is amended—
22	(i) in the paragraph heading, by strik-
23	ing "WATER DISTRICT" and inserting
24	"COUNTY";

1	(ii) by inserting "\$80,000,000, of
2	which not less than" before "\$23,000,000";
3	(iii) by inserting "shall be" after
4	"\$23,000,000"; and
5	(iv) by inserting "service area, and of
6	which not less than \$57,000,000 shall be for
7	water and wastewater infrastructure, in-
8	cluding stormwater management and water
9	supply, within the service areas for the
10	Delta Diablo Sanitation District and the
11	Ironhouse Sanitary District, Contra Costa
12	County" after "Water District".
13	(E) Los angeles county, california.—
14	Section 219(f)(93) of the Water Resources Devel-
15	opment Act of 1992 (106 Stat. 4835; 113 Stat.
16	334; 121 Stat. 1259; 136 Stat. 3816) is amend-
17	ed—
18	(i) by striking "\$103,000,000" and in-
19	serting "\$128,000,000"; and
20	(ii) by striking "Santa Clarity Valley"
21	and inserting "Santa Clarita Valley".
22	(F) Los angeles county, california en-
23	VIRONMENTAL ASSISTANCE PROGRAM.—Section
24	8319 of the Water Resources Development Act of
25	2022 (136 Stat. 3785) is amended—

1	(i) in subsection $(d)(3)$, by adding at
2	the end the following:
3	``(E) Exception.—Notwithstanding sub-
4	paragraph (A)(i), the Federal share of the cost of
5	a project under this section benefitting an eco-
6	nomically disadvantaged community (as defined
7	by the Secretary under section of the Water Re-
8	sources Development Act of 2020 (33 U.S.C.
9	2201 note)) shall be 90 percent."; and
10	(ii) in subsection (e)(1), by striking
11	"\$50,000,000" and inserting
12	"\$100,000,000".
13	(G) Los osos, california.—
14	(i) Project description.—Section
15	219(c)(27) of the Water Resources Develop-
16	ment Act of 1992 (106 Stat. 4835; 114 Stat.
17	2763A-219; 121 Stat. 1209) is amended by
18	striking "Wastewater" and inserting
19	"Water and wastewater".
20	(ii) Authorization of Appropria-
21	TIONS FOR CONSTRUCTION ASSISTANCE.—
22	Section 219(e)(15) of the Water Resources
23	Development Act of 1992 (106 Stat. 4835;
24	110 Stat. 3757; 121 Stat. 1192) is amended

1	by striking "\$35,000,000" and inserting
2	"\$43,000,000".
3	(H) San bernardino county, cali-
4	FORNIA.—Section 219(f)(101) of the Water Re-
5	sources Development Act of 1992 (106 Stat.
6	4835; 113 Stat. 334; 121 Stat. 1260) is modified
7	by striking "\$9,000,000" and inserting
8	"\$24,000,000".
9	(I) South Perris, California.—Section
10	219(f)(52) of the Water Resources Development
11	Act of 1992 (106 Stat. 4835; 113 Stat. 336; 114
12	Stat. 2763A-220; 134 Stat. 2718) is amended by
13	striking "\$50,000,000" and inserting
14	"\$100,000,000".
15	(J) Kent, delaware.—Section 219(f)(313)
16	of the Water Resources Development Act of 1992
17	(106 Stat. 4835; 113 Stat. 334; 136 Stat. 3810)
18	is amended by striking "\$35,000,000" and in-
19	serting "\$40,000,000".
20	(K) New Castle, Delaware.—Section
21	219(f)(314) of the Water Resources Development
22	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
23	Stat. 3810) is amended by striking
24	"\$35,000,000" and inserting "\$40,000,000".

1	(L) Sussex, delaware.—Section
2	219(f)(315) of the Water Resources Development
3	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
4	Stat. 3810) is amended by striking
5	"\$35,000,000" and inserting "\$40,000,000".
6	(M) Palm beach county, florida.—Sec-
7	tion 219(f)(129) of the Water Resources Develop-
8	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
9	121 Stat. 1261) is amended by striking
10	"\$7,500,000" and inserting "\$57,500,000".
11	(N) Atlanta, Georgia.—Section 219(e)(5)
12	of the Water Resources Development Act of 1992
13	(106 Stat. 4835; 110 Stat. 3757; 113 Stat. 334)
14	is amended by striking "\$75,000,000" and in-
15	serting "\$100,000,000".
16	(O) East point, georgia.—Section
17	219(f)(136) of the Water Resources Development
18	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
19	Stat. 1261; 136 Stat. 3817) is amended by strik-
20	ing "\$15,000,000" and inserting "\$20,000,000".
21	(P) Guam.—Section 219(f)(323) of the
22	Water Resources Development Act of 1992 (136
23	Stat. 3811) is amended by striking
24	"\$10,000,000" and inserting "\$35,000,000".

1	(Q) Maui, Hawaii.—Section 219(f)(328) of
2	the Water Resources Development Act of 1992
3	(106 Stat. 4835; 113 Stat. 334; 136 Stat. 3811)
4	is modified by striking "\$20,000,000" and in-
5	serting "\$50,000,000".
6	(R) Cook county and lake county, illi-
7	NOIS.—Section 219(f)(54) of the Water Resources
8	Development Act of 1992 (106 Stat. 4835; 113
9	Stat. 336; 114 Stat. 2763A-221) is amended by
10	striking "\$100,000,000" and inserting
11	"\$149,000,000".
12	(S) Forest park, illinois.—Section
13	219(f)(330) of the Water Resources Development
14	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
15	Stat. 3811) is amended by striking
16	"\$10,000,000" and inserting "\$50,000,000".
17	(T) Madison and St. Clair counties, il-
18	LINOIS.—Section 219(f)(55) of the Water Re-
19	sources Development Act of 1992 (106 Stat.
20	4835; 113 Stat. 334; 114 Stat. 2763A-221; 134
21	Stat. 2718; 136 Stat. 3817) is amended—
22	(i) by inserting "(including
23	stormwater management)" after "waste-
24	water assistance": and

1	(ii) by striking "\$100,000,000" and
2	inserting "\$150,000,000".
3	(U) South Central Illinois.—Section
4	219(f)(333) of the Water Resources Development
5	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
6	Stat. 3812) is amended—
7	(i) in the paragraph heading, by strik-
8	ing "Montgomery and Christian Coun-
9	ties, illinois" and inserting "South Cen-
10	TRAL ILLINOIS"; and
11	(ii) by striking "Montgomery County
12	and Christian County" and inserting
13	"Montgomery County, Christian County,
14	Fayette County, Shelby County, Jasper
15	County, Richland County, Crawford Coun-
16	ty, and Lawrence County".
17	(V) WILL COUNTY, ILLINOIS.—Section
18	219(f)(334) of the Water Resources Development
19	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
20	Stat. 3808) is amended by striking
21	"\$30,000,000" and inserting "\$36,000,000".
22	(W) Baton Rouge, Louisiana.—Section
23	219(f)(21) of the Water Resources Development
24	Act of 1992 (106 Stat. 4835; 113 Stat. 336; 114
25	Stat. 2763A-220; 121 Stat. 1226; 136 Stat.

1	3817) is amended by striking "\$90,000,000" and
2	inserting "\$100,000,000".
3	(X) East atchafalaya basin and amite
4	RIVER BASIN REGION, LOUISIANA.—Section
5	5082(i) of the Water Resources Development Act
6	of 2007 (121 Stat. 1226) is amended by striking
7	"\$40,000,000" and inserting "\$45,000,000".
8	(Y) Lafourche Parish, Louisiana.—Sec-
9	tion 219(f)(146) of the Water Resources Develop-
10	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
11	121 Stat. 1262) is amended by striking
12	"\$2,300,000" and inserting "\$7,300,000".
13	(Z) South central planning and devel-
14	OPMENT COMMISSION, LOUISIANA.—Section
15	219(f)(153) of the Water Resources Development
16	Act of 1992 (106 Stat. 4835; 113 Stat. 336; 121
17	Stat. 1262; 136 Stat. 3817) is amended by strik-
18	ing "\$12,500,000" and inserting "\$17,500,000".
19	(AA) Southeast Louisiana region, lou-
20	ISIANA.—Section 5085(i) of the Water Resources
21	Development Act of 2007 (121 Stat. 1228) is
22	amended by striking "\$17,000,000" and insert-
23	ing "\$22,000,000".
24	(BB) Fitchburg, massachusetts.—Sec-
25	tion 219(f)(336) of the Water Resources Develop-

1	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
2	136 Stat. 3812) is amended by striking
3	"\$20,000,000" and inserting "\$30,000,000".
4	(CC) Haverhill, massachusetts.—Sec-
5	tion 219(f)(337) of the Water Resources Develop-
6	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
7	136 Stat. 3812) is amended by striking
8	"\$20,000,000" and inserting "\$30,000,000".
9	(DD) Lawrence, massachusetts.—Sec-
10	tion 219(f)(338) of the Water Resources Develop-
11	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
12	136 Stat. 3812) is amended by striking
13	"\$20,000,000" and inserting "\$30,000,000".
14	(EE) Lowell, massachusetts.—Section
15	219(f)(339) of the Water Resources Development
16	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
17	Stat. 3812) is amended by striking
18	"\$20,000,000" and inserting "\$30,000,000".
19	(FF) Methuen, massachusetts.—Section
20	219(f)(340) of the Water Resources Development
21	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
22	Stat. 3812) is amended by striking
23	"\$20,000,000" and inserting "\$30,000,000".
24	(GG) Macomb county, michigan.—Sec-
25	tion 219(f)(345) of the Water Resources Develop-

1	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
2	136 Stat. 3812) is amended by striking
3	"\$40,000,000" and inserting "\$90,000,000".
4	(HH) Michigan.—Section 219(f)(157) of
5	the Water Resources Development Act of 1992
6	(106 Stat. 4825; 113 Stat. 336; 121 Stat. 1262;
7	136 Stat. 3818) is amended—
8	(i) in the paragraph heading, by strik-
9	ing "Michigan combined sewer over-
10	FLOWS" and inserting "MICHIGAN"; and
11	(ii) in subparagraph (A) by striking
12	"\$85,000,000" and inserting
13	"\$160,000,000".
14	(II) BILOXI, MISSISSIPPI.—Section
15	219(f)(163) of the Water Resources Development
16	Act of 1992 (106 Stat, 4835; 113 Stat. 334; 121
17	Stat. 1263) is amended by striking "\$5,000,000"
18	and inserting "\$10,000,000".
19	(JJ) Desoto county, mississippi.—Sec-
20	tion 219(f)(30) of the Water Resources Develop-
21	ment Act of 1992 (106 Stat. 4835; 113 Stat. 336;
22	114 Stat. 2763A-220; 119 Stat. 282; 119 Stat.
23	2257; 122 Stat. 1623; 134 Stat. 2718) is amend-
24	ed by striking "\$130,000,000" and inserting
25	"\$170,000,000".

1	(KK) Jackson, mississippi.—Section
2	219(f)(167) of the Water Resources Development
3	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
4	Stat. 1263; 136 Stat. 3818) is amended by strik-
5	ing "\$125,000,000" and inserting
6	"\$139,000,000".
7	(LL) Madison county, mississippi.—Sec-
8	tion 219(f)(351) of the Water Resources Develop-
9	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
10	136 Stat. 3813) is amended by striking
11	"\$10,000,000" and inserting "\$24,000,000".
12	(MM) Meridian, mississippi.—Section
13	219(f)(352) of the Water Resources Development
14	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
15	Stat. 3813) is amended by striking
16	"\$10,000,000" and inserting "\$26,000,000".
17	(NN) Rankin county, mississippi.—Sec-
18	tion 219(f)(354) of the Water Resources Develop-
19	ment Act of 1992 (106 Stat. 4835; 113 Stat. 334;
20	136 Stat. 3813) is amended by striking
21	"\$10,000,000" and inserting "\$24,000,000".
22	(OO) Northern missouri.—Section
23	8353(d)(3) of the Water Resources Development
24	Act of 2022 (136 Stat. 3800) is amended by add-
25	ing at the end:

1	$\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $
2	paragraph (A)(i), the Federal share of the cost of
3	a project under this section benefitting an eco-
4	nomically disadvantaged community (as defined
5	by the Secretary under section 160 of the Water
6	Resources Development Act of 2020 (33 14
7	U.S.C. 2201 note)) shall be 90 percent.".
8	(PP) St. Louis, missouri.—Section
9	219(f)(32) of the Water Resources Development
10	Act of 1992 (106 Stat. 4835; 113 Stat. 337; 121
11	Stat. 1233; 134 Stat. 2718) is amended by strik-
12	ing "\$70,000,000" and inserting
13	"\$100,000,000".
14	(QQ) CAMDEN, NEW JERSEY.—Section
15	219(f)(357) of the Water Resources Development
16	Act of 1992 (106 Stat. 4835; 113 Stat. 336; 136
17	Stat. 3813) is amended by striking
18	"\$119,000,000" and inserting "\$143,800,000".
19	(RR) Central New Mexico.—Section
20	593(h) of the Water Resources Development Act
21	of 1999 (113 Stat. 380; 119 Stat. 2255; 136 Stat.
22	3820) is amended by striking "\$100,000,000"
23	and inserting "\$150,000,000".
24	(SS) Kiryas joel, new york.—Section
25	219(f)(184) of the Water Resources Development

1	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
2	Stat. 1264) is amended by striking "\$5,000,000"
3	and inserting "\$25,000,000".
4	(TT) QUEENS, NEW YORK.—Section
5	219(f)(377) of the Water Resources Development
6	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
7	Stat. 3814) is amended by striking
8	"\$119,200,000" and inserting "\$190,000,000".
9	(UU) New York city watershed.—Sec-
10	tion 552(a) of the Water Resources Development
11	Act of 1996 (110 Stat. 3780; 136 Stat. 3821) is
12	amended by adding at the end the following:
13	"(3) Considerations.—In carrying out this
14	section, the Secretary may consider natural and na-
15	ture-based infrastructure.".
16	(VV) North Carolina.—Section 5113 of
17	the Water Resources Development Act of 2007
18	(121 Stat. 1237) is amended in subsection (f) by
19	striking "\$13,000,000" and inserting
20	"\$50,000,000".
21	(WW) CLEVELAND, OHIO.—Section
22	219(f)(207) of the Water Resources Development
23	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
24	Stat. 1265) is amended by striking "\$2,500,000

1	for Flats East Bank" and inserting
2	"\$25,500,000".
3	(XX) CINCINNATI, OHIO.—Section
4	219(f)(206) of the Water Resources Development
5	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
6	Stat. 1265) is amended by striking "\$1,000,000"
7	and inserting "\$31,000,000".
8	(YY) Midwest City, Oklahoma.—Section
9	219(f)(231) of the Water Resources Development
10	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
11	Stat. 1266; 134 Stat 2719) is amended by strik-
12	ing "\$5,000,000" and inserting "\$15,000,000".
13	(ZZ) WOODWARD, OKLAHOMA.—Section
14	219(f)(236) of the Water Resources Development
15	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 121
16	Stat. 1266) is amended by striking "\$1,500,000"
17	and inserting "\$3,000,000".
18	(AAA) SOUTHWESTERN OREGON.—Section
19	8359 of the Water Resources Development Act of
20	2022 (136 Stat. 3802) is amended—
21	(i) in subsection $(e)(1)$, by striking
22	"\$50,000,000" and inserting
23	"\$100,000,000"; and
24	(ii) in subsection (f), by inserting
25	"Lincoln," after "Lane,".

1	(BBB) Hatfield borough, pennsyl-
2	VANIA.—Section 219(f)(239) of the Water Re-
3	sources Development Act of 1992 (106 Stat.
4	4835; 113 Stat. 334; 121 Stat. 1266) is amended
5	by striking "\$310,000" and inserting
6	"\$3,000,000".
7	(CCC) Northeast Pennsylvania.—Sec-
8	tion 219(f)(11) of the Water Resources Develop-
9	ment Act of 1992 (106 Stat. 4835; 113 Stat.
10	334) is amended by striking "\$20,000,000 for
11	water related infrastructure" and inserting
12	"\$70,000,000 for water and wastewater infra-
13	structure, including water supply".
14	(DDD) Philadelphia, pennsylvania.—
15	Section 219(f)(243) of the Water Resources De-
16	velopment Act of 1992 (106 Stat. 4835; 113 Stat.
17	334; 121 Stat. 1266) is amended—
18	(i) by striking "\$1,600,000" and in-
19	serting "\$3,000,000"; and
20	(ii) by inserting "water supply and"
21	before "wastewater".
22	(EEE) Phoenixville borough, chester
23	COUNTY, PENNSYLVANIA.—Section 219(f)(68) of
24	the Water Resources Development Act of 1992
25	(106 Stat. 4835; 113 Stat. 334; 114 Stat.

1 2763A-221) is amended by striking "\$2,400,000 2 for water and sewer infrastructure" and insert-3 ing "\$10,000,000 for water and wastewater in-4 frastructure, including stormwater infrastructure 5 and water supply". 6 (FFF) LAKES MARION AND MOULTRIE, 7 SOUTH CAROLINA.—Section 219(f)(25) of the 8 Water Resources Development Act of 1992 (106) 9 Stat. 4835; 113 Stat. 336; 114 Stat. 2763A-220; 10 117 Stat. 1838; 130 Stat. 1677; 132 Stat. 3818; 11 134 Stat. 2719; 136 Stat. 3818) is amended by 12 "\$165,000,000" striking and inserting "\$235,000,000". 13 14 (GGG) MOUNT PLEASANT, SOUTH CARO-15 LINA.—Section 219(f)(393) of the Water Re-16 sources Development Act of 1992 (106 Stat. 17 4835; 113 Stat. 334; 136 Stat. 3815) is amended 18 "\$7,822,000" bystriking and inserting 19 "\$20,000,000". 20 (HHH) SMITH COUNTY, TENNESSEE,—Sec-21 tion 219(f)(395) of the Water Resources Develop-22 ment Act of 1992 (106 Stat. 4835; 113 Stat. 334; 3815) is amended by striking 23 Stat.136 "\$19,500,000" and inserting "\$69,500,000". 24

1	(III) Dallas county region, texas.—
2	Section 5140 of the Water Resources Develop-
3	ment Act of 2007 (121 Stat. 1251) is amended
4	in subsection (i) by striking "\$40,000,000" and
5	inserting "\$100,000,000".
6	(JJJ) Texas.—Section 5138 of the Water
7	Resources Development Act of 2007 (121 Stat.
8	1250; 136 Stat. 3821) is amended in subsection
9	(i) by striking "\$80,000,000" and inserting
10	"\$200,000,000".
11	(KKK) Western rural water.—Section
12	595 of the Water Resources Development Act of
13	1999 (113 Stat. 383; 117 Stat. 139; 117 Stat.
14	142; 117 Stat. 1836; 118 Stat. 440; 121 Stat.
15	1219; 123 Stat. 2851; 128 Stat. 1316; 130 Stat.
16	1681; 134 Stat. 2719; 136 Stat. 3822) is amend-
17	ed—
18	(i) in subsection (a)—
19	(I) by redesignating paragraphs
20	(1) and (2) as paragraphs (2) and (3),
21	respectively; and
22	(II) by inserting before paragraph
23	(2) (as so redesignated) the following:

1	"(1) Non-federal interest.—The term 'non-
2	Federal interest' includes an entity declared to be a
3	political subdivision of the State of New Mexico.";
4	(ii) in subsection (c)(1)—
5	(I) by inserting by inserting ",
6	including natural and nature-based in-
7	frastructure" after "water-related envi-
8	$ronmental\ in frastructure";$
9	(II) in subparagraph (C), by
10	striking "and" at the end; and
11	(III) by adding at the end the fol-
12	lowing:
13	"(E) drought resilience measures; and"; and
14	(iii) in subsection (i)—
15	(I) in paragraph (1), by striking
16	"\$800,000,000" and inserting
17	"\$850,000,000"; and
18	(II) in paragraph (2), by striking
19	"\$200,000,000" and inserting
20	"\$250,000,000".
21	(LLL) MILWAUKEE, WISCONSIN.—Section
22	219(f)(405) of the Water Resources Development
23	Act of 1992 (106 Stat. 4835; 113 Stat. 334; 136
24	Stat. 3816) is amended by striking "\$4,500,000"
25	and inserting "\$11,000,000".

1	(3) Effect on Authorization.—Notwith-
2	standing the operation of section 6001(e) of the Water
3	Resources Reform and Development Act of 2014 (as
4	in effect on the day before the date of enactment of
5	the Water Resources Development Act of 2016), any
6	project included on a list published by the Secretary
7	pursuant to such section the authorization for which
8	is amended by this subsection remains authorized to
9	be carried out by the Secretary.
10	SEC. 1305. ENVIRONMENTAL INFRASTRUCTURE PILOT PRO-
11	GRAM.
12	(a) In General.—Notwithstanding subsection (b) of
13	section 219 of the Water Resources Development Act of 1992
14	(106 Stat. 4835) and subject to the availability of appro-
15	priations, in carrying out projects under that section bene-
16	fitting an economically disadvantaged community (as de-
17	fined by the Secretary under section 160 of the Water Re-
18	sources Development Act of 2020 (33 U.S.C. 2201 note)),
19	the Secretary may increase the Federal share of the cost
20	of those projects to not more than 90 percent.
21	(b) Limitation.—The total amount expended for an
22	increased Federal share for all projects under subsection (a)
23	shall not exceed \$10,000,000 for each fiscal year

1	(c) Termination.—The authority provided by this
2	section expires on the date that is 7 years after the date
3	of enactment of this Act.
4	SEC. 1306. CONVEYANCES.
5	(a) Generally Applicable Provisions.—
6	(1) Survey to obtain legal description.—
7	The exact acreage and the legal description of any
8	real property to be conveyed under this section shall
9	be determined by a survey that is satisfactory to the
10	Secretary.
11	(2) Applicability of property screening
12	PROVISIONS.—Section 2696 of title 10, United States
13	Code, shall not apply to any conveyance under this
14	section.
15	(3) Costs of conveyance.—An entity to which
16	a conveyance is made under this section shall be re-
17	sponsible for all reasonable and necessary costs, in-
18	cluding real estate transaction and environmental
19	documentation costs, associated with the conveyance.
20	(4) Liability.—An entity to which a conveyance
21	is made under this section shall hold the United
22	States harmless from any liability with respect to ac-
23	tivities carried out, on or after the date of the convey-
24	ance, on the real property conveyed. The United

 $States\ shall\ remain\ responsible\ for\ any\ liability\ with$

- 1 respect to activities carried out, before such date, on 2 the real property conveyed.
- 3 (5) ADDITIONAL TERMS AND CONDITIONS.—The
 4 Secretary may require that any conveyance under
 5 this section be subject to such additional terms and
 6 conditions as the Secretary considers necessary and
 7 appropriate to protect the interests of the United
 8 States.

(b) City of Los Angeles, California.—

- (1) Conveyance authorized.—The Secretary may convey, without consideration to the City of Los Angeles, California, all right, title, and interest of the United States in and to the real property described in paragraph (2), for the purpose of housing a fire station, swiftwater rescue facility, and firefighter training facility.
- (2) PROPERTY.—The property to be conveyed under this subsection is the approximately 11.25 acres of land, including improvements on that land, located at 5101 Sepulveda Boulevard, Sherman Oaks, California.
- (3) REVERSION.—If the Secretary determines at any time that the property conveyed under this subsection is not in accordance with the purpose specified in paragraph (1), all right, title, and interest in and

1	to the property shall revert, at the discretion of the
2	Secretary, to the United States.
3	(c) Salinas Dam and Reservoir, California.—
4	(1) Conveyance authorized.—The Secretary
5	may convey, without consideration, to the County of
6	San Luis Obispo, California, all right, title, and in-
7	terest of the United States in and to the real property
8	described in paragraph (2).
9	(2) Property.—The property to be conveyed
10	under this subsection is Salinas Dam and Reservoir
11	(Santa Margarita Lake), California.
12	(3) Safety requirements.—The Secretary
13	shall, in consultation with appropriate Federal and
14	non-Federal entities, ensure the property described in
15	paragraph (2) meets applicable State and Federal
16	dam safety requirements before conveying such prop-
17	erty under this subsection.
18	(4) REVERSION.—If the Secretary determines
19	that the property conveyed under this subsection is
20	not used for a public purpose, all right, title, and in-
21	terest in and to the property shall revert, at the dis-
22	cretion of the Secretary, to the United States.
23	(d) Dillard Road, Indiana.—
24	(1) Conveyance authorized.—The Secretary
25	shall convey to the State of Indiana all right, title,

- and interest of the United States, together with any improvements on the land, in and to the property described in paragraph (2).
 - (2) PROPERTY.—The property to be conveyed under this subsection is the approximately 11.85 acres of land and road easements associated with Dillard Road, including improvements on that land, located in Patoka Township, Crawford County, Indiana.
 - (3) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
 - (4) REVERSION.—If the Secretary determines that the property conveyed under this subsection is not used for a public purpose, all right, title, and interest in and to the property shall revert, at the discretion of the Secretary, to the United States.

(e) Port of Skamania County, Washington.—

(1) Conveyance authorized.—Upon receipt from the Port of Skamania County, Washington, of an amount that is not less than fair market value, as determined by the Secretary, the Secretary shall convey to the Port of Skamania County, Washington, all

- 1 right, title, and interest of the United States in and 2 to the real property described in paragraph (2).
- 3 (2) Property.—The property to be conveyed 4 under this subsection is the approximately 1.6 acres
- 5 of land, including improvements on that land, con-
- 6 sisting of the following: Lot I-2 in the Fifth Addition
- 7 to the Plats of Relocated North Bonneville recorded in
- 8 Volume B of Plat Records, Pages 51 and 52,
- 9 Skamania County Auditor's File No. 94016.
- 10 (3) Waiver of property screening provi-
- 11 SION.—Section 401(e) of Public Law 100–581 (102
- 12 Stat. 2944) shall not apply to the conveyance under
- this subsection.
- 14 (f) TECHNICAL CORRECTION.—Section 8377(e)(3)(B)
- 15 of the Water Resources Development Act of 2022 (136 Stat.
- 16 3825) is amended by striking "reserved an retained" and
- 17 inserting "reserved and retained".
- 18 SEC. 1307. SELMA, ALABAMA.
- 19 The Federal share of the cost of the project for flood
- 20 risk management, Selma Flood Risk Management and
- 21 Bank Stabilization, Alabama, authorized by section
- 22 8401(2) of the Water Resources Development Act of 2022
- 23 (136 Stat. 3838), shall be 100 percent.

SEC. 1308. BARROW, ALASKA.

- 2 For purposes of implementing the coastal erosion
- 3 project, Barrow, Alaska, authorized pursuant to section 116
- 4 of the Energy and Water Development and Related Agencies
- 5 Appropriations Act, 2010 (123 Stat. 2851) the Secretary
- 6 may consider the North Slope Borough to be in compliance
- 7 with section 402(a) of the Water Resources Development Act
- 8 of 1986 (33 U.S.C. 701b-12(a)) on adoption by the North
- 9 Slope Borough Assembly of a floodplain management plan
- 10 to reduce the impacts of flood events in the immediate flood-
- 11 plain area of the project, if the plan—
- 12 (1) was developed in consultation with the Sec-
- 13 retary and the Administrator of the Federal Emer-
- 14 gency Management Agency in accordance with the
- 15 guidelines developed under section 402(c) of such Act;
- 16 *and*
- 17 (2) is approved by the Secretary.
- 18 SEC. 1309. LOWELL CREEK TUNNEL, ALASKA.
- 19 Section 5032(a)(2) of the Water Resources Develop-
- 20 ment Act of 2007 (121 Stat. 1205; 134 Stat. 2719) is
- 21 amended by striking "20" and inserting "25".
- 22 SEC. 1310. SAN FRANCISCO BAY, CALIFORNIA.
- 23 Section 142 of the Water Resources Development Act
- 24 of 1976 (90 Stat. 2930; 100 Stat. 4158) is amended—
- 25 (1) by striking "The Secretary" and inserting
- 26 "(a) The Secretary";

1	(2) by inserting ", Contra Costa," before "and
2	Solano"; and
3	(3) by adding at the end the following:
4	"(b) Additional Purposes.—In carrying out sub-
5	section (a), the Secretary shall—
6	"(1) include the ocean shorelines of each county;
7	"(2) with respect to the bay and ocean shorelines
8	of each county—
9	"(A) investigate measures to adapt to rising
10	sea levels;
11	"(B) consider the needs of economically dis-
12	advantaged communities within the study area,
13	including identification of areas in which infra-
14	structure for transportation, wastewater, hous-
15	ing, and other economic assets of such commu-
16	nities are most vulnerable to flood or shoreline
17	risks; and
18	"(C) to the maximum extent practicable,
19	consider the use of natural features or nature-
20	based features and the beneficial use of dredged
21	materials; and
22	"(3) with respect to the bay and ocean shorelines,
23	and streams running to the bay and ocean shorelines,
24	of each county, investigate the effects of proposed flood
25	or shoreline protection, coastal storm risk reduction,

1	environmental infrastructure, and other measures or
2	improvements on—
3	"(A) the local economy, including recre-
4	ation;
5	"(B) aquatic ecosystem restoration, en-
6	hancement, or expansion efforts or opportunities;
7	"(C) public infrastructure protection and
8	improvement;
9	"(D) stormwater runoff capacity and con-
10	trol measures, including those that may mitigate
11	flooding;
12	"(E) erosion of beaches and coasts; and
13	"(F) any other measures or improvements
14	relevant to adapting to rising sea levels.".
15	SEC. 1311. SANTA ANA RIVER MAINSTEM, CALIFORNIA.
16	(a) Santa Ana Creek, Including Santiago
17	Creek.—
18	(1) Modification.—The project for flood con-
19	trol, Santa Ana River Mainstem Project, including
20	Santiago Creek, California, authorized by section
21	401(a) of the Water Resources Development Act of
22	1986 (100 Stat. 4113; 101 Stat. 1329–111; 104 Stat.
23	4611; 110 Stat. 3713; 121 Stat. 1115), is modified to
24	require the Secretary to treat construction of the

1	Santiago Creek Channel as a separable element of the
2	project.
3	(2) Prohibition.—The Secretary may not con-
4	struct the Santiago Creek Channel unless such con-
5	struction minimizes the impacts to existing trees in,
6	or adjacent to, the Santiago Creek Channel.
7	(3) Rule of construction.—Nothing in this
8	subsection shall affect the authorization for other por-
9	tions of the project described in paragraph (1).
10	(4) Definitions.—In this subsection:
11	(A) Santiago Creek Channel.—The term
12	"Santiago Creek Channel" means the portion of
13	the project for flood control, Santa Ana River
14	Mainstem Project, including Santiago Creek,
15	California, authorized by section 401(a) of the
16	Water Resources Development Act of 1986 (100
17	Stat. 4113; 101 Stat. 1329–111; 104 Stat. 4611;
18	110 Stat. 3713; 121 Stat. 1115), consisting of
19	Santiago Creek downstream of the I-5 Interstate
20	Highway to the confluence with the Santa Ana
21	River.
22	(B) Separable element.—The term "sep-
23	arable element" has the meaning given such term
24	in section 103 of the Water Resources Develop-

ment Act of 1986 (33 U.S.C. 2213).

1	(b) Report.—
2	(1) In general.—Not later than 90 days after
3	the date of enactment of this Act, the Secretary shall
4	provide the Committee on Transportation and Infra-
5	structure of the House of Representatives and the
6	Committee on Environment and Public Works of the
7	Senate with an update on implementation of the
8	project for flood control, Santa Ana River Mainstem,
9	including Santiago Creek, California, authorized by
10	section 401(a) of the Water Resources Development
11	Act of 1986 (100 Stat. 4113; 101 Stat. 1329–111; 104
12	Stat. 4611; 110 Stat. 3713; 121 Stat. 1115).
13	(2) Specifications.—In providing the update
14	required under paragraph (1), the Secretary is di-
15	rected to provide specific information on—
16	(A) efforts by the Secretary and the non-
17	Federal interest for the project to acquire the
18	lands or interests in lands necessary to imple-
19	ment the project;
20	(B) the status of potential reimbursement
21	requests by the non-Federal interest for such
22	lands or interests; and
23	(C) the status of ongoing requests by the
24	non-Federal interest for approval by the Sec-

retary of pending land (or interest in land) ap-

1	praisals and litigation settlements associated
2	with such lands or interests in lands.
3	SEC. 1312. COLEBROOK RIVER RESERVOIR, CONNECTICUT.
4	(a) Contract Termination Request.—Not later
5	than 90 days after the date on which the Secretary receives
6	a request from the Metropolitan District of Hartford Coun-
7	ty, Connecticut, to terminate the Colebrook River Reservoir
8	contract, the Secretary shall offer to amend the contract to
9	release to the United States all rights of the Metropolitan
10	District of Hartford, Connecticut, to utilize water storage
11	space in the reservoir project to which the contract applies.
12	(b) Relief of Certain Obligations.—On execution
13	of the amendment described in subsection (a), the Metropoli-
14	tan District of Hartford County, Connecticut, shall be re-
15	lieved of the obligation to pay the percentage of the annual
16	operation and maintenance expense, the percentage of
17	major replacement cost, and the percentage of major reha-
18	bilitation cost allocated to the water supply storage speci-
19	fied in the Colebrook River Reservoir contract for the res-
20	ervoir project to which the contract applies.
21	(c) Colebrook River Reservoir Contract De-
22	FINED.—In this section, the term "Colebrook River Res-
23	ervoir contract" means the contract between the United
24	States and the Metropolitan District of Hartford County,

1	$Connecticut,\ numbered\ DA-19-016-CIVENG-65-203,\ with$
2	respect to the Colebrook River Reservoir in Connecticut.
3	SEC. 1313. FAULKNER ISLAND, CONNECTICUT.
4	Section 527 of the Water Resources Development Act
5	of 1996 (110 Stat. 3767) is amended by striking
6	"\$4,500,000" and inserting "\$8,000,000".
7	SEC. 1314. NORTHERN ESTUARIES ECOSYSTEM RESTORA-
8	TION, FLORIDA.
9	Section 8215(b) of the Water Resources Development
10	Act of 2022 is amended by adding at the end the following:
11	"(6) Federal share of the
12	cost of carrying out paragraph (1) shall be 90 per-
13	cent.".
14	SEC. 1315. NEW SAVANNAH BLUFF LOCK AND DAM, GEOR-
15	GIA AND SOUTH CAROLINA.
16	Section 1319(c) of the Water Resources Development
17	Act of 2016 (130 Stat. 1703; 136 Stat. 3792) is amended—
18	(1) by amending paragraph (1) to read as fol-
19	lows:
20	"(1) In general.—Notwithstanding any other
21	provision of law, the Project is modified to include—
22	"(A) full repair of the New Savannah Bluff
23	Lock and Dam structure;
24	"(B) modification of the structure such that
25	the structure is able to maintain a stable pool

1	with the same daily average elevation as is
2	achieved by the existing structure, as measured
3	at both the United States Geological Survey
4	Gage 02196999, located at the New Savannah
5	Bluff Lock and Dam, and the United States Geo-
6	logical Survey Gage 02196670, located in the vi-
7	cinity of the Fifth Street Bridge, Augusta, Geor-
8	gia, which at the New Savannah Bluff Lock and
9	Dam is between 114.5 and 115 feet National
10	Geodetic Vertical Datum of 1929 (NGVD29);
11	"(C) construction of a fish passage structure
12	as recommended in the report of the Chief of En-
13	gineers for the Project, dated August 17, 2012, or
14	such other Project feature that appropriately
15	mitigates impacts to fish habitat caused by the
16	Project without removing the dam; and
17	"(D) conveyance by the Secretary to Au-
18	gusta-Richmond County, Georgia, of the park
19	and recreation area adjacent to the New Savan-
20	nah Bluff Lock and Dam, without consider-
21	ation.";
22	(2) in paragraph (2), by adding at the end the
23	following:
24	"(C) Ceiling.—The costs of construction to
25	be paid by the Georgia Ports Authority as a

1	non-Federal interest for the Project for the modi-
2	fications authorized under paragraph (1) shall
3	not exceed the costs that would be paid by such
4	non-Federal interest for construction of the fish
5	passage structure recommended in the report of
6	the Chief of Engineers for the Project, dated Au-
7	gust 17, 2012."; and
8	(3) in paragraph (3), by striking "the cost shar-
9	ing of the Project as provided by law" and inserting
10	"the cost sharing of the fish passage structure as rec-
11	ommended in the report of the Chief of Engineers for
10	the Project, dated August 17, 2012".
12	ine 1 Tojeci, aaiea August 17, 2012 .
	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER
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13	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER
13 14	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL
13 14 15	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS.
13 14 15 16 17	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco-
13 14 15 16 17	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco- system restoration, Great Lakes and Mississippi River
13 14 15 16 17 18	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco- system restoration, Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois,
13 14 15 16 17 18 19 20	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco- system restoration, Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois, authorized by section 401(5) of the Water Resources Devel-
13 14 15 16 17 18 19 20 21	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco- system restoration, Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois, authorized by section 401(5) of the Water Resources Devel- opment Act of 2020 (134 Stat. 2740; 134 Stat. 2742; 136
13 14 15 16 17 18 19 20 21 22	SEC. 1316. GREAT LAKES AND MISSISSIPPI RIVER INTERBASIN PROJECT, BRANDON ROAD, WILL COUNTY, ILLINOIS. After completion of construction of the project for eco- system restoration, Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois, authorized by section 401(5) of the Water Resources Devel- opment Act of 2020 (134 Stat. 2740; 134 Stat. 2742; 136 Stat. 3793), the Federal share of operation and mainte-

1 SEC. 1317. LAROSE TO GOLDEN MEADOW, LOUISIANA.

2	(a) Scoping of Evaluation.—
3	(1) Study.—Not later than June 30, 2025, the
4	Secretary shall complete a study of the following re-
5	lating to the covered project:
6	(A) Any project modifications undertaken
7	by the non-Federal interest for the covered
8	project since 2005 not constructed in accordance
9	with section 14 of the Act of March 3, 1899 (33
10	U.S.C. 408).
11	(B) Current elevations required for the cov-
12	ered project to meet the 100-year level of risk re-
13	duction.
14	(C) Whether project modifications under-
15	taken by the non-Federal interest for the covered
16	project since 2005 were injurious to the covered
17	project or the public.
18	(D) Any deviations from design guidelines
19	acceptable for the covered project.
20	(E) Improvements needed for the covered
21	project to address any deficiencies according to
22	current design guidelines of the Corps of Engi-
23	neers district in which the covered project is lo-
24	cated.
25	(F) A re-evaluation of project economics.

1	(2) Report.—Not later than 90 days after com-
2	pleting the study under paragraph (1), the Secretary
3	shall submit to Congress a report that includes—
4	(A) the results of the study;
5	(B) a recommendation for a pathway into
6	a systemwide improvement plan created pursu-
7	ant to section $5(c)(2)$ of the Act of August 18,
8	1941 (33 U.S.C. 701n(c)) (as amended by this
9	Act); and
10	(C) recommendations for improvement to
11	the covered project to address any deficiencies.
12	(b) Covered Project Defined.—In this section, the
13	term "covered project" means the Larose to Golden Meadow
14	project, Louisiana, authorized by the Flood Control Act of
15	1965 as the Grand Isle and vicinity project.
16	(c) Authorization of Appropriations.—There is
17	authorized to be appropriated to carry out this section
18	\$3,000,000.
19	SEC. 1318. MORGANZA TO THE GULF OF MEXICO, LOU-
20	ISIANA.
21	Section 1001(24) of the Water Resources Development
22	Act of 2007 (121 Stat. 1053) is amended by adding at the
23	end the following:
24	"(C) Credit.—The Secretary shall credit
25	toward the non-Federal share of the cost of the

1	project described in subparagraph (A) the cost of
2	work carried out by the non-Federal interest for
3	interim flood protection after March 31, 1989, if
4	the Secretary determines that the work—
5	"(i) is integral to the project;
6	"(ii) complies with all applicable Fed-
7	eral laws, regulations, and policies that
8	were in place at the time the work was com-
9	$pleted;\ and$
10	"(iii) notwithstanding the date de-
11	scribed in this subparagraph, is otherwise
12	in compliance with the requirements of sec-
13	tion 221 of the Flood Control Act of 1970
14	(42 U.S.C. 1962d-5b).".
15	SEC. 1319. PORT FOURCHON BELLE PASS CHANNEL, LOU-
16	ISIANA.
17	(a) Study Request.—If the non-Federal interest for
18	the Port Fourchon project requests to undertake a feasibility
19	study for a modification to the project under section
20	203(a)(1)(B) of the Water Resources Development Act of
21	1986 (as amended by this Act), the Secretary shall provide
22	to the non-Federal interest, not later than 30 days after
23	the date on which the Secretary receives such request, a de-
24	termination in accordance with section 203(a)(3) of such
25	Act (as amended by this Act).

1	(b) Notification of Additional Analyses and Re-
2	VIEWS.—Not later than 30 days after receiving a feasibility
3	study for modification to the Port Fourchon project sub-
4	mitted by the non-Federal interest for the project under sec-
5	tion 203(a) of the Water Resources Development Act of 1986
6	(33 U.S.C. 2231(a)), the Secretary shall—
7	(1) review the study and determine, in accord-
8	ance with section 203(b)(3)(C) such Act (as added by
9	this Act), whether additional information is needed
10	for the Secretary to perform the required analyses, re-
11	views, and compliance processes;
12	(2) provide the non-Federal interest with a com-
13	prehensive list of additional information needs, as ap-
14	plicable; and
15	(3) if additional information is not needed, in-
16	form the non-Federal interest that the study submis-
17	sion is complete.
18	(c) Analysis, Review, and Compliance.—
19	(1) In General.—Subject to paragraphs (2) and
20	(3), not later than 180 days after the Secretary re-
21	ceives the study for the Port Fourchon project de-
22	scribed in subsection (b), the Secretary shall complete
23	the analyses, review, and compliance processes for the
24	project required under section 203(b) of the Water Re-
25	sources Development Act of 1986, issue a finding of

1	no significant impact or a record of decision, and
2	submit such finding or decision to the non-Federal in-
3	terest.
4	(2) Exception.—The Secretary may delay the
5	issuance of the finding or record of decision required
6	under paragraph (1) if—
7	(A) the Secretary has not received necessary
8	information or approvals from another entity,
9	including the non-Federal interest, in a manner
10	that affects the ability of the Secretary to meet
11	any requirements under State, local, or Federal
12	law; or
13	(B) significant new information or cir-
14	cumstances, including a major modification to
15	an aspect of the Port Fourchon project, requires
16	additional analysis by the Secretary.
17	(3) Notification of additional time.—If the
18	Secretary determines that more than 180 days will be
19	required to carry out paragraph (1), the Secretary

shall notify the Committee on Transportation and In-

frastructure of the House of Representatives, the Com-

mittee on Environment and Public Works of the Sen-

ate, and the non-Federal interest and describe the

 $basis\ for\ requiring\ additional\ time.$

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1	(d) Port Fourchon Project Defined.—In this sec-
2	tion, the term "Port Fourchon project" means the project
3	for navigation, Port Fourchon Belle Pass Channel, Lou-
4	isiana, authorized by section 403(a)(4) of the Water Re-
5	sources Development Act of 2020 (134 Stat. 2743).
6	SEC. 1320. UPPER ST. ANTHONY FALLS LOCK AND DAM, MIN-
7	NEAPOLIS, MINNESOTA.
8	Section 356(f) of the Water Resources Development Act
9	of 2020 (134 Stat. 2724) is amended—
10	(1) by redesignating paragraph (4) as para-
11	graph (5); and
12	(2) by inserting after paragraph (3) the fol-
13	lowing:
14	"(4) Considerations.—In carrying out para-
15	graph (1), as expeditiously as possible and to the
16	maximum extent practicable, the Secretary shall take
17	all possible measures to reduce the physical footprint
18	required for easements described in subparagraph (A)
19	of that paragraph, including an examination of the
20	use of crane barges on the Mississippi River.".
21	SEC. 1321. MISSOURI RIVER LEVEE SYSTEM, MISSOURI.
22	Section 111 of the Energy and Water Development and
23	Related Agencies Appropriations Act, 2009 (123 Stat. 607)
24	is amended by striking "\$7,000,000" and inserting
25	"\$65,000,000".

1 SEC. 1322. STOCKTON LAKE, MISSOURI.

2	(a) In General.—The Secretary shall implement the
3	reallocation of storage at Stockton Lake, Missouri, and
4	enter into a water storage agreement with the Commission
5	consistent with section 301(b) of the Water Supply Act of
6	1958 (43 U.S.C. 390b(b)) and Public Law 88–140 (77 Stat.
7	249), as described in the final Stockton Lake Water Supply
8	Storage Reallocation Feasibility Study with Integrated En-
9	vironment Assessment and Director's Memorandum dated
10	September 23, 2024, subject to the following modifications:
11	(1) The contract between the United States and
12	the Commission shall provide for the reallocation of
13	two storage spaces, Storage Space No. 1 and Storage
14	Space No. 2, in two phases.
15	(2) The total volume of storage to be reallocated,
16	and the total volume of storage included in each stor-
17	age space, shall be consistent with the Director's
18	Memorandum.
19	(3) The Commission shall have the option to se-
20	lect a commencement date for Storage Space No. 2 at
21	any time between the tenth and fifteenth anniversary
22	of the effective date of the storage contract.
23	(4) The first cost for Storage Space No. 1 shall
24	be the updated cost of storage as of fiscal year 2010.

- 1 (5) The first cost for Storage Space No. 2 shall 2 be the updated cost of storage as of the effective date 3 of the storage contract.
 - (6) No payment shall be required for Storage Space No. 2 until the date described in paragraph (3), provided that after the tenth anniversary of the effective date of the storage contract, interest shall be charged on the outstanding balance for Storage Space No. 2 at the rate specified in Article 5(a) of the Model Format for Water Storage Agreements of the Corps of Engineers.
 - (7) The Commission may elect to pay for any portion of Storage Space No. 2 at the same price, on the same schedule, and under the same terms as the payment for Storage Space No. 1, but notwith-standing any such election, Storage Space No. 2 shall not be utilized for municipal and industrial water supply purposes prior to the commencement date described in paragraph (3).
 - (8) All costs associated with implementing the recommendation described in the Memorandum of the Director of Civil Works to raise the level of the multipurpose pool shall be paid at Federal expense.
- 24 (b) Credit to the Hydropower Purpose.—
- 25 (1) In general.—In carrying out this section—

1	(A) losses to the Federal hydropower pur-
2	pose of the Stockton Lake project shall be offset
3	by a reduction in the costs allocated to the Fed-
4	eral hydropower purpose; and
5	(B) the reduction described in subparagraph
6	(A) shall be determined by the Administrator of
7	$the \ Southwest \ Power \ Administration.$
8	(2) No increased payments.—The Secretary
9	may not increase the amounts of payments from
10	water users under a water supply contract under this
11	section due to the credits and reimbursement required
12	to be paid by this section.
13	(c) Savings Clause.—Nothing in this section shall
14	$affect\ the\ Secretary's\ authority\ under\ the\ Water\ Supply\ Act$
15	of 1958 (43 U.S.C. 390b).
16	(d) Definition.—In this section, the term "Commis-
17	sion" refers to the Southwest Missouri Joint Municipal
18	Water Utility Commission.
19	SEC. 1323. TABLE ROCK LAKE, MISSOURI AND ARKANSAS.
20	(a) In General.—The Secretary shall permit the on-
21	going presence of an eligible structure at the Table Rock
22	Lake project until—
23	(1) the abandonment of such eligible structure by
24	the holder of a license for right-of-way for such eligi-
25	ble structure; or

1	(2) the failure of such eligible structure.
2	(b) Application.—This section shall apply only to—
3	(1) the owner of an eligible structure as of the
4	date of enactment of this Act; and
5	(2) one subsequent owner of that eligible struc-
6	ture.
7	(c) Definitions.—In this section:
8	(1) Abandonment.—The term "abandonment",
9	with respect to an eligible structure, means the allow-
10	ance of the structure to come into a state of disrepair
11	without the demonstrated intent by the owner to re-
12	pair.
13	(2) Eligible Structure.—The term "eligible
14	structure" means a structure for human habitation,
15	including a septic system—
16	(A) for which a license for right-of-way has
17	been provided by the Secretary and is in effect
18	on the date of enactment of this Act;
19	(B) that is located on fee land or land sub-
20	ject to a flowage easement; and
21	(C) that does not impact the reservoir level
22	or pose a failure risk to the dam of the Table
23	Rock Lake project.

1	(3) FEE LAND.—The term "fee land" means the
2	land acquired in fee title by the United States for the
3	Table Rock Lake project.
4	(4) Table Rock lake project.—The term
5	"Table Rock Lake project" means the Table Rock
6	Lake project of the Corps of Engineers, located in
7	Missouri and Arkansas, authorized as one of the mul-
8	tipurpose reservoir projects in the White River Basin
9	by section 4 of the Act of June 28, 1938 (chapter 795,
10	52 Stat. 1218).
11	SEC. 1324. MAMARONECK-SHELDRAKE RIVERS, NEW YORK.
12	The non-Federal share of the cost of features of the
13	project for flood risk management, Mamaroneck-Sheldrake
14	Rivers, New York, authorized by section 1401(2) of the
15	Water Resources Development Act of 2018 (132 Stat. 3837),
16	benefitting an economically disadvantaged community (as
17	defined pursuant to section 160 of the Water Resources De-
18	velopment Act of 2020 (33 U.S.C. 2201 note)) shall be 10
19	percent.
20	SEC. 1325. COLUMBIA RIVER CHANNEL, OREGON AND WASH-
21	INGTON.
22	Subject to the availability of appropriations, in car-
23	rying out maintenance activities on the project for naviga-
24	tion, Columbia River Channel, Oregon and Washington,
25	authorized by section 101(b)(13) of the Water Resources De-

- 1 velopment Act of 1999 (113 Stat. 280), the Secretary is au-
- 2 thorized to include, as part of the full operating costs of
- 3 the Cutter Suction Dredge provided by the non-Federal in-
- 4 terest for the project, any costs of replacing the Cutter Suc-
- 5 tion Dredge that the Secretary and the non-Federal interest
- 6 agree are necessary.

7 SEC. 1326. WILLAMETTE VALLEY, OREGON.

- 8 The Secretary may not complete its review of, and con-
- 9 sultation with other Federal agencies on, the operation and
- 10 maintenance of the projects for flood control, navigation,
- 11 and other purposes, Willamette River Basin, Oregon, au-
- 12 thorized by section 4 of the Act of June 28, 1938 (chapter
- 13 795, 52 Stat. 1222; 62 Stat. 1178; 64 Stat. 177; 68 Stat.
- 14 1264; 74 Stat. 499; 100 Stat. 4144), until the Secretary
- 15 prepares and formally analyzes an alternative that ceases
- 16 hydropower operations at the projects, notwithstanding hy-
- 17 dropower being an authorized purpose of such projects.
- 18 SEC. 1327. CHAMBERS, GALVESTON, AND HARRIS COUN-
- 19 TIES, TEXAS.
- 20 (a) In General.—On receipt of a written request of
- 21 the Port of Houston Authority, the Secretary shall—
- 22 (1) review the land owned and easements held by
- 23 the United States for the Federal project for naviga-
- 24 tion, Houston Ship Channel, Texas, authorized by
- 25 section 101 of the River and Harbor Act of 1958 (72

1	Stat. 298; 74 Stat. 486; 79 Stat. 1091; 100 Stat.
2	4170; 110 Stat. 3666); and
3	(2) convey to the Port of Houston Authority, or,
4	in the case of an easement, release to the owner of the
5	fee title to the land subject to such easement, for an
6	amount that is not less than the fair market value of
7	the property, any such land and easements described
8	in paragraph (1) that the Secretary determines are
9	no longer required for project purposes.
10	(b) Actions.—In carrying out subsection (a), the Sec-
11	retary shall—
12	(1) not consider any land or easements in loca-
13	tions identified by the Secretary or non-Federal inter-
14	est as required for the preferred plan, or any subse-
15	quent modification thereof, for the feasibility study
16	for the project for navigation, Cedar Port Navigation
17	and Improvement District Channel Deepening
18	Project, Baytown, Texas, under section 203(b) of the
19	Water Resources Development Act of 1986 (33 U.S.C.
20	2231(b));
21	(2) determine the exact acreage and the legal de-
22	scription of any real property to be conveyed under
23	this section based on a survey that is satisfactory to
24	the Secretary;

1	(3) ensure that the Port of Houston Authority is
2	provided the right of first refusal for any potential re-
3	lease or conveyance of excess easements;
4	(4) work alongside the Port of Houston Author-
5	ity in identifying opportunities for land exchanges,
6	where possible; and
7	(5) ensure that any conveyance or release of ex-
8	cess easements, or exchange of land, does not interfere
9	with any Federal navigation project that has been
10	constructed or is authorized to be constructed.
11	(c) DEED.—The Secretary shall convey the property
12	under this section by quitclaim deed under such terms and
13	conditions as the Secretary determines appropriate to pro-
14	tect the interests of the United States.
15	(d) Additional Terms and Conditions.—The Sec-
16	retary may require that any conveyance or release of an
17	easement under this section be subject to such additional
18	terms and conditions as the Secretary considers necessary
19	and appropriate to protect the interests of the United
20	States.
21	(e) Costs of Conveyance or Release of an Ease-
22	MENT.—An entity to which a conveyance or release of an
23	easement is made under this section shall be responsible for
24	all reasonable and necessary costs, including real estate

- 1 transaction and environmental documentation costs, associ-
- 2 ated with the conveyance or release of the easement.
- 3 (f) Waiver of Real Property Screening Re-
- 4 Quirements.—Section 2696 of title 10, United States
- 5 Code, shall not apply to the conveyance of land or release
- 6 of an easement under this section.
- 7 (g) Liability.—An entity to which a conveyance or
- 8 release is made under this section shall hold the United
- 9 States harmless from any liability with respect to activities
- 10 carried out, on or after the date of the conveyance or release,
- 11 on the real property conveyed or with respect to which an
- 12 easement is released. The United States shall remain re-
- 13 sponsible for any liability with respect to activities carried
- 14 out, before such date, on the real property conveyed or with
- 15 respect to which an easement is released.
- 16 SEC. 1328. MATAGORDA SHIP CHANNEL, PORT LAVACA,
- 17 TEXAS.
- 18 The Federal share of the costs of the planning, design,
- 19 and construction for the corrective action recommended in
- 20 the report titled "Matagorda Ship Channel Project Defi-
- 21 ciency Report (Entrance to Matagorda Ship Channel)" and
- 22 published by the Secretary in June 2020 for the project for
- 23 navigation, Matagorda Ship Channel, Port Lavaca, Texas,
- 24 authorized by section 101 of the River and Harbor Act of
- 25 1958 (72 Stat. 298), shall be 90 percent.

1 SEC. 1329. SAN ANTONIO CHANNEL, SAN ANTONIO,
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- 2 The project for flood control, San Antonio channel im-
- 3 provement, Texas, authorized by section 203 of the Flood
- 4 Control Act of 1954 as part of the project for flood protec-
- 5 tion on the Guadalupe and San Antonio Rivers, Texas (68)
- 6 Stat. 1259; 90 Stat. 2921; 114 Stat. 2611), is modified to
- 7 require the Secretary to carry out the project substantially
- 8 in accordance with Alternative 7, as identified in the final
- 9 General Re-evaluation Report and Environmental Assess-
- 10 ment for the project, dated January 2014.
- 11 SEC. 1330. LAKE CHAMPLAIN WATERSHED, VERMONT AND
- 12 **NEW YORK.**
- 13 Section 542(e)(1)(A) of the Water Resources Develop-
- 14 ment Act of 2000 (114 Stat. 2672) is amended by inserting
- 15 ", or in the case of a critical restoration project benefitting
- 16 an economically disadvantaged community (as defined as
- 17 defined by the Secretary under section 160 of the Water Re-
- 18 sources Development Act of 2020 (33 U.S.C. 2201 note)),
- 19 10 percent of the total costs of the project" after "project".
- 20 SEC. 1331. EDIZ HOOK BEACH EROSION CONTROL PROJECT,
- 21 **PORT ANGELES, WASHINGTON.**
- 22 The cost share for operation and maintenance costs for
- 23 the project for beach erosion control, Ediz Hook, Port Ange-
- 24 les, Washington, authorized by section 4 of the Water Re-
- 25 sources Development Act of 1974 (88 Stat. 15), shall be in
- 26 accordance with the cost share described in section

1 101(b)(1) of the Water Resources Development Act of 1986

2	(33 U.S.C. 2211(b)(1)).
3	SEC. 1332. WESTERN WASHINGTON STATE, WASHINGTON.
4	(a) Establishment of Program.—The Secretary
5	may establish a program to provide environmental assist
6	ance to non-Federal interests in Chelan County, Island
7	County, King County, Kittitas County, Pierce County, Sar
8	Juan County, Snohomish County, Skagit County, and
9	Whatcom County, Washington.
10	(b) Form of Assistance.—Assistance provided under
11	this section may be in the form of design and construction
12	assistance for water-related environmental infrastructure
13	and resource protection and development projects in the
14	counties listed in subsection (a), including projects for
15	wastewater treatment and related facilities, water supply
16	and related facilities, environmental restoration, and sur-
17	face water resource protection and development.
18	(c) Ownership Requirement.—The Secretary may
19	provide assistance for a project under this section only i
20	the project is publicly owned.
21	(d) Partnership Agreements.—
22	(1) In General.—Before providing assistance
23	under this section to a non-Federal interest, the Sec-
24	retary shall enter into a partnership agreement under
25	section 221 of the Flood Control Act of 1970 (42

1	U.S.C. 1962d-5b) with the non-Federal interest with
2	respect to the project to be carried out with such as-
3	sistance.
4	(2) Requirements.—Each partnership agree-
5	ment for a project entered into under this subsection
6	shall provide for the following:
7	(A) Development by the Secretary, in con-
8	sultation with appropriate Federal and State of-
9	ficials, of a facilities or resource protection and
10	development plan, including appropriate engi-
11	neering plans and specifications.
12	(B) Establishment of such legal and institu-
13	tional structures as are necessary to ensure the
14	effective long-term operation of the project by the
15	non-Federal interest.
16	(3) Cost sharing.—
17	(A) In general.—The Federal share of the
18	cost of a project under this section—
19	(i) shall be 75 percent; and
20	(ii) may be provided in the form of
21	grants or reimbursements of project costs.
22	(B) Credit for interest.—In case of a
23	delay in the funding of the Federal share of a
24	project that is the subject of an agreement under
25	this section, the non-Federal interest shall receive

credit for reasonable interest accrued on the cost of providing the non-Federal share of the project cost.

- (C) CREDIT FOR LAND, EASEMENTS, AND RIGHTS-OF-WAY.—Notwithstanding section 221(a)(4)(G) of the Flood Control Act of 1970 (42 U.S.C. 1962d-5b(a)(4)(G)), the non-Federal interest shall receive credit for land, easements, rights-of-way, and relocations toward the non-Federal share of project cost (including all reasonable costs associated with obtaining permits necessary for the construction, operation, and maintenance of the project on publicly owned or controlled land), except that the credit may not exceed 25 percent of total project costs.
- (D) OPERATION AND MAINTENANCE.—The non-Federal share of operation and maintenance costs for projects constructed with assistance provided under this section shall be 100 percent.
- (E) EXCEPTION.—Notwithstanding subparagraph (A), the Federal share of the cost of a project under this section benefitting an economically disadvantaged community (as defined by the Secretary under section 160 of the Water

1	Resources Development Act of 2020 (33 U.S.C.
2	2201 note)) shall be 90 percent.
3	(e) Authorization of Appropriations.—
4	(1) In general.—There is authorized to be ap-
5	propriated \$242,000,000 to carry out this section.
6	(2) Corps of engineers expenses.—Not more
7	than 10 percent of the amounts made available to
8	carry out this section may be used by the Secretary
9	to administer projects under this section at Federal
10	expense.
11	(f) Conforming Amendment.—Section 219(f)(404) of
12	the Water Resources Development Act of 1992 is repealed.
13	SEC. 1333. STORM DAMAGE PREVENTION AND REDUCTION,
14	COASTAL EROSION, RIVERINE EROSION, AND
15	ICE AND GLACIAL DAMAGE, ALASKA.
16	(a) In General.—Section 8315 of the Water Re-
17	sources Development Act of 2022 (136 Stat. 3783) is amend-
18	ed—
19	(1) in the section heading, by inserting
20	"RIVERINE EROSION," after "COASTAL ERO-
21	SION,"; and
22	(2) in subsection (a), in the matter preceding
23	paragraph (1), by inserting "riverine erosion," after
24	"coastal erosion,".
25	(b) Clerical Amendments.—

1	(1) The table of contents in section 2(b) of the
2	James M. Inhofe National Defense Authorization Act
3	for Fiscal Year 2023 (136 Stat. 2429) is amended by
4	striking the item relating to section 8315 and insert-
5	ing the following:
	"Sec. 8315. Storm damage prevention and reduction, coastal erosion, riverine erosion, and ice and glacial damage, Alaska.".
6	(2) The table of contents in section 8001(b) of the
7	Water Resources Development Act of 2022 (136 Stat.
8	3693) is amended by striking the item relating to sec-
9	tion 8315 and inserting the following:
	"Sec. 8315. Storm damage prevention and reduction, coastal erosion, riverine erosion, and ice and glacial damage, Alaska.".
10	SEC. 1334. CHATTAHOOCHEE RIVER PROGRAM.
11	Section 8144 of the Water Resources Development Act
12	of 2022 (136 Stat. 3724) is amended—
13	(1) by striking "comprehensive plan" each place
14	it appears and inserting "plans";
15	(2) in subsection (b)—
16	(A) in the subsection heading, by striking
17	"Comprehensive Plan" and inserting "Imple-
18	MENTATION PLANS"; and
19	(B) in paragraph (1)—
20	(i) by striking "2 years" and inserting
21	"4 years"; and
22	(ii) by striking "a comprehensive Chat-
23	tahoochee River Basin restoration plan to

1	guide the implementation of projects" and
2	inserting "plans to guide implementation of
3	Chattahoochee River Basin restoration
4	projects"; and
5	(3) in subsection (j), by striking "3 years" and
6	inserting "5 years".
7	SEC. 1335. CHESAPEAKE BAY OYSTER RECOVERY PROGRAM.
8	Section 704(b)(1) of the Water Resources Development
9	Act of 1986 (33 U.S.C. 2263 note) is amended, in the second
10	sentence, by striking "\$100,000,000" and inserting
11	"\$120,000,000".
12	SEC. 1336. DELAWARE COASTAL SYSTEM PROGRAM.
13	(a) Purpose.—The purpose of this section is to pro-
14	vide for the collective planning and implementation of
15	coastal storm risk management and hurricane and storm
16	risk reduction projects in Delaware to provide greater effi-
17	ciency and a more comprehensive approach to life safety
18	and economic growth.
19	(b) Designation.—The following projects for coastal
20	storm risk management and hurricane and storm risk re-
21	duction shall be known and designated as the "Delaware
22	Coastal System Program" (referred to in this section as the
23	"Program"):
24	(1) The project for navigation mitigation and
25	hurricane and storm damage reduction, Delaware

- Bay coastline, Roosevelt Inlet-Lewes Beach, Delaware, authorized by section 101(a)(13) of the Water Resources Development Act of 1999 (113 Stat. 276).
- 4 (2) The project for hurricane and storm damage 5 reduction, Delaware Coast from Cape Henlopen to 6 Fenwick Island, Bethany Beach/South Bethany 7 Beach, Delaware, authorized by section 101(a)(15) of 8 the Water Resources Development Act of 1999 (113) 9 Stat. 276).
 - (3) The project for hurricane and storm damage reduction, Delaware Coast from Cape Henlopen to Fenwick Island, Delaware, authorized by section 101(b)(11) of the Water Resources Development Act of 2000 (114 Stat. 2577).
 - (4) The project for storm damage reduction and shoreline protection, Rehoboth Beach and Dewey Beach, Delaware, authorized by section 101(b)(6) of the Water Resources Development Act of 1996 (110 Stat. 3667).
 - (5) Indian River Inlet, Delaware.
 - (6) The project for hurricane and storm damage risk reduction, Delaware Beneficial Use of Dredged Material for the Delaware River, Delaware, authorized by section 401(3) of the Water Resources Devel-

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- 1 opment Act of 2020 (134 Stat. 2736; 136 Stat. 3788),
- 2 as modified by subsection (e) of this section.
- 3 (c) Management.—The Secretary shall manage the
- 4 projects described in subsection (b) as components of a sin-
- 5 gle, comprehensive system, recognizing the interdependence
- 6 of the projects.
- 7 (d) Cost-share.—Notwithstanding any other provi-
- 8 sion of law, the Federal share of the cost of each of the
- 9 projects described in paragraphs (1) through (5) of sub-
- 10 section (b) shall be 80 percent.
- 11 (e) Broadkill Beach, Delaware.—The project for
- 12 hurricane and storm damage risk reduction, Delaware Ben-
- 13 eficial Use of Dredged Material for the Delaware River,
- 14 Delaware, authorized by section 401(3) of the Water Re-
- 15 sources Development Act of 2020 (134 Stat. 2736; 136 Stat.
- 16 3788), is modified to include the project for hurricane and
- 17 storm damage reduction, Delaware Bay coastline, Delaware
- 18 and New Jersey-Broadkill Beach, Delaware, authorized by
- 19 section 101(a)(11) of the Water Resources Development Act
- 20 of 1999 (113 Stat. 275).
- 21 (f) Technical Amendment.—Section 101(a)(15) of
- 22 the Water Resources Development Act of 1999 (113 Stat.
- 23 *276*) is amended—
- 24 (1) in the paragraph heading, by striking
- 25 "Henelopen" and inserting "Henlopen"; and

1	(2) by striking "Henelopen" and inserting "Hen-
2	lopen".
3	SEC. 1337. DELAWARE INLAND BAYS AND DELAWARE BAY
4	COAST COASTAL STORM RISK MANAGEMENT
5	STUDY.
6	(a) Definitions.—In this section:
7	(1) Economically disadvantaged commu-
8	NITY.—
9	(A) In General.—The term "economically
10	disadvantaged community" has the meaning
11	given the term pursuant to section 160 of the
12	Water Resources Development Act of 2020 (33
13	U.S.C. 2201 note).
14	(B) Inclusion.—The term "economically
15	disadvantaged community" includes unincor-
16	porated communities within the study area.
17	(2) Study.—The term "study" means the Dela-
18	ware Inland Bays and Delaware Bay Coast Coastal
19	Storm Risk Management Study, authorized by the
20	resolution of the Committee on Public Works and
21	Transportation of the House of Representatives dated
22	October 1, 1986, and the resolution of the Committee
23	on Environment and Public Works of the Senate
24	dated June 23, 1988.

1	(b) Study, Projects, and Separable Elements.—
2	Notwithstanding any other provision of law, in order to as-
3	sist the economically disadvantaged communities in the
4	area of the study, the non-Federal share of the costs of car-
5	rying out the study, or project construction or a separable
6	element of a project authorized based on the study, shall
7	be 10 percent.
8	(c) Cost Sharing Agreement.—The Secretary shall
9	seek to expedite any amendments to any existing cost-share
10	agreement for the study in accordance with this section.
11	(d) Limitation.—Amounts made available to carry
12	out the study, or project construction or a separable element
13	of a project authorized based on the study, shall not be used
14	for coastal storm risk management projects that provide for
15	ongoing construction beachfill projects along the Atlantic
16	Coast.
17	SEC. 1338. HAWAII ENVIRONMENTAL RESTORATION.
18	Section 444 of the Water Resources Development Act
19	of 1996 (110 Stat. 3747; 113 Stat. 286) is amended—
20	(1) by striking "and environmental restoration"
21	and inserting "environmental restoration, and coastal
22	storm risk management"; and
23	(2) by inserting "Hawaii," after "Guam,".

1	SEC. 1339. ILLINOIS RIVER BASIN RESTORATION.
2	Section $519(c)(2)$ of the Water Resources Development
3	Act of 2000 (114 Stat. 2654; 121 Stat. 1221) is amended
4	by striking "2010" and inserting "2029".
5	SEC. 1340. KENTUCKY AND WEST VIRGINIA ENVIRON-
6	MENTAL INFRASTRUCTURE.
7	(a) Establishment of Program.—The Secretary
8	shall establish a program to provide environmental assist-
9	ance to non-Federal interests in Kentucky and West Vir-
10	ginia.
11	(b) FORM OF ASSISTANCE.—Assistance provided under
12	this section may be in the form of design and construction
13	assistance for water-related environmental infrastructure
14	and resource protection and development projects in Ken-
15	tucky and West Virginia, including projects for wastewater
16	treatment and related facilities, water supply and related
17	facilities, environmental restoration, and surface water re-
18	source protection and development.
19	(c) Ownership Requirement.—The Secretary may
20	provide assistance for a project under this section only if
21	the project is publicly owned.
22	(d) Local Cooperation Agreements.—
23	(1) In general.—Before providing assistance

under this section, the Secretary shall enter into a

 $local\ cooperation\ agreement\ with\ a\ non ext{-}Federal\ inter-$

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

1	incurred in providing the non-Federal share of
2	the project cost.
3	(C) Land, easements, and rights-of-way
4	CREDIT.—The non-Federal interest shall receive
5	credit for land, easements, rights-of-way, and re-
6	locations toward the non-Federal share of project
7	costs (including all reasonable costs associated
8	with obtaining permits necessary for the con-
9	struction, operation, and maintenance of the
10	project on publicly owned or controlled land),
11	but such credit may not exceed 25 percent of
12	total project costs.
13	(D) Operation and maintenance.—The
14	non-Federal share of operation and maintenance
15	costs for projects constructed with assistance pro-
16	vided under this section shall be 100 percent.
17	(e) Authorization of Appropriations.—
18	(1) In general.—There is authorized to be ap-
19	propriated \$75,000,000 to carry out this section, to be
20	divided between the States described in subsection (a).
21	(2) Corps of engineers expenses.—Not more
22	than 10 percent of the amounts made available to
23	carry out this section may be used by the Corps of
24	Engineers to administer projects under this section.

1	SEC. 1341. MISSOURI RIVER MITIGATION, MISSOURI, KAN-
2	SAS, IOWA, AND NEBRASKA.
3	(a) Acquisition of Lands.—In acquiring any land,
4	or interests in land, to satisfy the total number of acres
5	required for the covered project, the Secretary—
6	(1) may only acquire land, or an interest in
7	land, that—
8	(A) is on the riverward side of levees; or
9	(B) will contribute to future flood risk resil-
10	iency projects;
11	(2) may only acquire land, or an interest in
12	land, with the approval of the Governor of the State
13	in which the land is located; and
14	(3) may not acquire land, or an interest in land,
15	by eminent domain.
16	(b) Application of Lands.—The Secretary shall
17	apply all covered land toward the number of acres required
18	for the covered project in accordance with section 334 of
19	the Water Resources Development Act of 1999 (113 Stat.
20	306; 136 Stat. 3799).
21	(c) Definitions.—In this section:
22	(1) Covered Land.—The term "covered land"
23	means any land or interests in land that—
24	(A) is acquired by a Federal agency other
25	than the Corps of Engineers;

1	(B) is located within the meander belt of the
2	lower Missouri River; and
3	(C) the Secretary, in consultation with the
4	head of any Federal agency that has acquired the
5	land or interest in land, determines meets the
6	purposes of the covered project.
7	(2) Covered project.—The term "covered
8	project" means the project for mitigation of fish and
9	wildlife losses, Missouri River Bank Stabilization and
10	Navigation Project, Missouri, Kansas, Iowa, and Ne-
11	braska, authorized by section 601(a) of the Water Re-
12	sources Development Act of 1986 (100 Stat. 4143; 113
13	Stat. 306; 121 Stat. 1155; 136 Stat. 2395).
14	SEC. 1342. NEW YORK EMERGENCY SHORE RESTORATION.
15	(a) In General.—The Secretary is authorized to re-
16	pair or restore a federally authorized hurricane and storm
17	damage reduction structure or project or a public beach lo-
18	cated in the covered geographic area pursuant to section
19	5(a) of the Act of August 18, 1941 (33 U.S.C. 701n(a)),
20	if—
21	(1) the structure, project, or public beach is dam-
22	aged by wind, wave, or water action associated with
23	a Nor'easter; and
24	(2) the Secretary determines that the damage
25	prevents—

1	(A) in the case of a structure or project, the
2	adequate functioning of the structure or project
3	for the authorized purposes of the structure or
4	project; or
5	(B) in the case of a public beach, the ade-
6	quate functioning of the beach as a natural bar-
7	rier to inundation, wave attack, or erosion coin-
8	ciding with hurricanes, coastal storms, or
9	Nor `easters.
10	(b) Justification.—The Secretary may carry out a
11	repair or restoration activity under subsection (a) without
12	the need to demonstrate that the activity is justified solely
13	by national economic development benefits if—
14	(1) the Secretary determines that—
15	(A) such activity is necessary to restore the
16	adequate functioning of the structure, project, or
17	public beach for the purposes described in sub-
18	section (a)(2), as applicable; and
19	(B) such activity is warranted to protect
20	against loss to life or property of the community
21	protected by the structure, project, or public
22	beach; and
23	(2) in the case of a public beach, the non-Federal
24	interest agrees to participate in, and comply with,

- 1 applicable Federal floodplain management and flood
- 2 insurance programs.
- 3 (c) Prioritization.—Repair or restoration activities
- 4 carried out by the Secretary under subsection (b) shall be
- 5 given equal budgetary consideration and priority as activi-
- 6 ties justified solely by national economic development bene-
- 7 fits.
- 8 (d) Limitations.—An activity carried out under sub-
- 9 section (a) for a public beach shall not—
- 10 (1) repair or restore the beach beyond its natural
- 11 profile; or
- 12 (2) be considered initial construction of the hur-
- 13 ricane and storm damage reduction project.
- 14 (e) SAVINGS PROVISION.—The authority provided by
- 15 this section shall be in addition to any authority provided
- 16 by section 5(a) of the Act of August 18, 1941 (33 U.S.C.
- 17 701n(a)), to repair or restore federally authorized hurricane
- 18 or shore protective structure or project located in the covered
- 19 geographic area damaged or destroyed by wind, wave, or
- 20 water action of other than an ordinary nature.
- 21 (f) Sunset.—The authority of the Secretary to carry
- 22 out an activity under subsection (a) for a public beach shall
- 23 expire on the date that is 10 years after the date of enact-
- 24 ment of this Act.
- 25 (g) Definitions.—In this subsection:

1	(1) COVERED GEOGRAPHIC AREA.—The term
2	"covered geographic area" means—
3	(A) Fire Island National Seashore, New
4	York; and
5	(B) the hamlets of Massapequa Park,
6	Massapequa, Amityville, Copiague, Lindenhurst,
7	West Babylon, Babylon, West Islip, West Bay
8	Shore, Brightwaters, Bay Shore, Islip, East
9	Islip, Great River, Oakdale, West Sayville,
10	Saville, Bayport, Blue Point, Patchogue, East
11	Patchogue, Bellport, Brookhaven, Shirley, Mastic
12	Beach, Mastic, Moriches, Center Moriches, East
13	Moriches, and Eastport, New York.
14	(2) Nor'easter.—The term "Nor'easter" means
15	a synoptic-scale, extratropical cyclone in the western
16	North Atlantic Ocean.
17	(3) Public Beach.—The term "public beach"
18	means a beach within the geographic boundary of an
19	unconstructed federally authorized hurricane and
20	storm damage reduction project that is—
21	(A) a publicly owned beach; or
22	(B) a privately owned beach that is avail-
23	able for public use, including the availability of
24	reasonable public access, in accordance with En-

1	gineer Regulation 1165–2–130, published by the
2	Corps of Engineers, dated June 15, 1989.
3	SEC. 1343. NEW YORK AND NEW JERSEY HARBOR AND TRIB-
4	UTARIES, NEW YORK AND NEW JERSEY.
5	(a) In General.—The study for flood and storm dam-
6	age reduction for the New York and New Jersey Harbor
7	and Tributaries project, authorized by the Act of June 15,
8	1955 (chapter 140, 69 Stat. 132, 134 Stat. 2676) and being
9	carried out pursuant to the Disaster Relief Appropriations
10	Act, 2013 (Public Law 113-2), is modified to require the
11	Secretary, upon the request of the non-Federal interest for
12	the project, to include within the scope of such study an
13	investigation of, and recommendations relating to, projects
14	and activities to maximize the net public benefits, including
15	ecological benefits and societal benefits, from the reduction
16	of the comprehensive flood risk within the geographic scope
17	of the project from the isolated and compound effects of fac-
18	tors described in section 8106(a) of the Water Resources De-
19	velopment Act of 2022 (33 U.S.C. 2282g).
20	(b) Associated Projects.—The Secretary is author-
21	ized to carry out projects and activities recommended pur-
22	suant to subsection (a) if such projects and activities other-
23	wise meet the criteria for projects carried out under a con-
24	tinuing authority program (as defined in section 7001(c))

1	of the Water Resources Reform and Development Act of
2	2014 (33 U.S.C. 2282d(c)).
3	(c) Continuation.—Any study recommended to be
4	carried out in a report that the Chief of Engineers prepares
5	for such study shall be considered a continuation of the
6	study described in subsection (a).
7	(d) Consideration; Consultation.—In developing
8	recommendations pursuant to subsection (a), the Secretary
9	shall—
10	(1) consider the use of natural and nature-based
11	features;
12	(2) consult with applicable Federal and State
13	agencies and other stakeholders within the geographic
14	scope of the project; and
15	(3) solicit public comments.
16	(e) Interim Progress; Report to Congress.—Not
17	later than 3 years after the date of enactment of this Act,
18	the Secretary shall transmit to the Committee on Transpor-
19	tation and Infrastructure of the House of Representatives
20	and the Committee on Environment and Public Works of
21	the Senate a report detailing—
22	(1) any recommendations made pursuant to sub-
23	section (a);
24	(2) any projects or activities carried out under
25	subsection (b);

1	(3) any additional, site-specific areas within the
2	geographic scope of the project for which additional
3	study is recommended by the Secretary; and
4	(4) any interim actions related to reduction of
5	comprehensive flood risk within the geographic scope
6	of the project undertaken by the Secretary during the
7	study period.
8	(f) Expedited Consideration.—The Secretary shall
9	expedite the completion of the study described in subsection
10	(a) and any further study, project, or activity recommended
11	pursuant to this section.
12	(g) Savings Clause.—Any additional action author-
13	ized by this section shall not delay any existing study, engi-
14	neering, or planning work underway as of the date of enact-
15	ment of this Act.
16	SEC. 1344. SOUTHEASTERN NORTH CAROLINA ENVIRON-
17	MENTAL INFRASTRUCTURE.
18	(a) Establishment of Program.—The Secretary
19	shall establish a program to provide environmental assist-
20	ance to non-Federal interests in Southeastern North Caro-
21	lina.
22	(b) Form of Assistance provided under
23	this section may be in the form of design and construction
24	assistance for water-related environmental infrastructure
25	and resource protection and development in Southeastern

1	North Carolina, including projects for wastewater treat-
2	ment and related facilities, environmental restoration, and
3	surface water resource protection and development.
4	(c) Ownership Requirement.—The Secretary may
5	provide assistance for a project under this section only if
6	the project is publicly owned.
7	(d) Cost Sharing.—
8	(1) In general.—The Federal share of the cost
9	of a project carried out under this section—
10	(A) shall be 75 percent; and
11	(B) may be provided in the form of grants
12	or reimbursements of project costs.
13	$(2) \textit{Exception.} \\ \textit{Notwith} standing paragraph$
14	(1), the Federal share of the cost of a project under
15	this section benefitting an economically disadvan-
16	taged community (as defined by the Secretary under
17	section of the Water Resources Development Act of
18	2020 (33 U.S.C. 2201 note)) shall be 90 percent.
19	(e) Partnership Agreements.—
20	(1) In General.—Before providing assistance
21	under this section to a non-Federal interest, the Sec-
22	retary shall enter into a partnership agreement under
23	section 221 of the Flood Control Act of 1970 (42
24	USC 1969d-5h) with the non-Federal interest with

- respect to the project to be carried out with such assistance.
 - (2) REQUIREMENTS.—Each partnership agreement for a project entered into under this subsection shall provide for the following:
 - (A) Development by the Secretary, in consultation with appropriate Federal and State officials, of a facilities or resource protection and development plan, including appropriate engineering plans and specifications.
 - (B) Establishment of such legal and institutional structures as are necessary to ensure the effective long-term operation of the project by the non-Federal interest.
- 15 (f) CREDIT FOR INTEREST.—In case of a delay in the 16 funding of the Federal share of a project under this section, 17 the non-Federal interest shall receive credit for reasonable 18 interest incurred in providing the non-Federal share of the 19 project cost.
- 20 (g) Land, Easements, and Rights-of-way Cred-21 It.—The non-Federal interest shall receive credit for land, 22 easements, rights-of-way, and relocations toward the non-23 Federal share of project costs (including all reasonable costs 24 associated with obtaining permits necessary for the con-25 struction, operation, and maintenance of the project on

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1	publicly owned or controlled land), but such credit may not
2	exceed 25 percent of total project costs.
3	(h) Operation and Maintenance.—The non-Federal
4	share of operation and maintenance costs for projects con-
5	structed with assistance provided under this section shall
6	be 100 percent.
7	(i) Authorization of Appropriations.—
8	(1) There is authorized to be appropriated
9	\$50,000,000 to carry out this section; and
10	(2) Not more than 10 percent of the amounts
11	made available to carry out this section may be used
12	by the Corps of Engineers to administer projects
13	under this section.
14	(j) Southeastern North Carolina Defined.—
15	Southeastern North Carolina includes the North Carolina
16	counties of Duplin, Sampson, Robeson, Bladen, Columbus,
17	Scotland, Hoke, Brunswick, New Hanover, Pender, and
18	Cumberland.
19	SEC. 1345. OHIO, PENNSYLVANIA, AND WEST VIRGINIA.
20	(a) Definitions.—In this section:
21	(1) Abandoned mine drainage.—
22	(A) In General.—The term "abandoned
23	mine drainage" means discharge from land sub-
24	ject to title IV of the Surface Mining Control and

- 1 Reclamation Act of 1977 (30 U.S.C. 1231 et 2 seq.).
- 3 (B) INCLUSIONS.—The term "abandoned 4 mine drainage" includes discharges from an area 5 where reclamation bonds have been forfeited 6 under section 509 of the Surface Mining Control 7 Act of 1977 (30 U.S.C. 1259), for which funds 8 are applied to complete the reclamation obliga-9 tions initially required of the mining operator.
 - (2) TREATMENT TECHNOLOGIES.—The term "treatment technologies" means technologies that either change the composition of the abandoned mine drainage to form other compounds that are less dangerous to human health or the environment, or limit contaminant mobility by physical or chemical means.
 - (3) TREATMENT WORKS FOR ABANDONED MINE DRAINAGE.—The term "treatment works for abandoned mine drainage" means a facility or system designed to collect, aggregate, and treat abandoned mine drainage from sources or sites within a designated watershed or area using treatment technologies.
- 22 (b) ESTABLISHMENT OF PROGRAM.—The Secretary 23 may establish a pilot program to provide financial assist-24 ance to non-Federal interests for the establishment of treat-25 ment works for abandoned mine drainage in Ohio, Pennsyl-

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1	vania, and West Virginia. Such assistance shall be in the
2	form of the reimbursement of costs for the design and con-
3	struction of the treatment works for abandoned mine drain-
4	age.
5	(c) GOAL.—The goal of this pilot program is to initiate
6	the cleanup process by implementing activities to reduce or
7	treat acid mine drainage from abandoned and forfeited
8	mine drainage and bond forfeiture sites, as defined under
9	the Surface Mining Control and Reclamation Act of 1977.
10	This cleanup supports water treatment and infrastructure
11	improvements aimed at practical uses, including but not
12	limited to agricultural, industrial or recreational applica-
13	tions.
14	(d) Public Ownership Requirement.—The Sec-
15	retary may provide assistance under this section only if the
16	treatment works for abandoned mine drainage is publicly
17	owned.
18	(e) Prioritization.—The Secretary shall prioritize
19	assistance under this section to efforts that—
20	(1) reduce abandoned mine drainage from mul-
21	tiple sources; or
22	(2) include a centralized water treatment system
23	to reduce the abandoned mine drainage from multiple

sources or sites within a designated watershed area

over the greatest number of stream miles.

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(f) AGREEMENTS.—

- (1) In General.—Before providing financial assistance under this section, the Secretary shall enter into an agreement with the non-Federal interest.
- (2) Requirements.—Each agreement entered under this subsection shall provide for the following:
 - (A) Plan.—The non-Federal interest shall develop the design and construction of the treatments works for abandoned mine drainage, in consultation with the appropriate regulatory agencies addressing restoration of the impaired waters, which shall include the total cost of the restoration work to be funded under the agreement.
 - (B) PERMITS.—The non-Federal interest shall be responsible for obtaining all permits and licenses necessary for the design and construction of the treatment works for abandoned mine drainage and for ensuring compliance with all requirements of such permits and licenses. The Secretary to the maximum extent possible shall expedite processing of any permits, variances, or approvals necessary to facilitate the completion of projects receiving assistance under this section.

- 1 (C) Costs.—The non-Federal interest shall
 2 be responsible for all costs in excess of the total
 3 cost of design and construction, as determined
 4 under subparagraph (A), including any and all
 5 costs associated with any liability that might
 6 arise in connection with the treatment works for
 7 abandoned mine drainage.
 - (D) OPERATION AND MAINTENANCE.—Operation and maintenance costs are a non-Federal responsibility. Such costs shall not be included in the total cost of the treatment works for abandoned mine drainage in subsection (A).
- 13 (3) FEDERAL ASSISTANCE.—Federal assistance 14 shall be 75 percent of the total cost of the treatment 15 works for abandoned mine drainage as determined in 16 the agreement under subsection 2(A).
- 17 (g) Provision of Federal Assistance.—Providing 18 of Federal assistance under this section shall in no way es-19 tablish any liability for the Secretary associated with any 20 treatment technologies associated with the treatment works 21 for abandoned mine drainage. This includes the applica-22 bility of any provision of Federal or State law.
- 23 (h) Exclusions.—None of the funds authorized by 24 this section shall be used in relation to abandoned mine 25 drainage associated with a facility for which a party iden-

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1	tified is responsible for response, removal or remediation
2	activities under the Comprehensive Environmental Re-
3	sponse, Compensation, and Liability Act of 1980 (42 U.S.C.
4	9601 et seq.), the Solid Waste Disposal Act (42 U.S.C.
5	6901et seq.), or the Federal Water Pollution Control Act (33
6	U.S.C. 1251 et seq.).
7	(i) Authorization of Appropriations.—There is
8	authorized to be appropriated to carry out this section
9	\$50,000,000, to remain available until expended.
10	SEC. 1346. WESTERN LAKE ERIE BASIN, OHIO, INDIANA, AND
11	MICHIGAN.
12	Section 441 of the Water Resources Development Act
13	of 1999 (113 Stat. 328) is amended—
14	(1) in subsection (a), by striking "flood control,"
15	and inserting "flood risk management, hurricane and
16	storm damage risk reduction,";
17	(2) in subsection (b), by striking "the study" and
18	inserting "any study under this section"; and
19	(3) by striking subsection (c) and inserting the
20	following:
21	"(c) Treatment of Studies.—Any study carried out
22	by the Secretary under this section after the date of enact-
23	ment of the Water Resources Development Act of 2024 shall
24	be treated as a continuation of the initial study carried

25 out under this section.

1	"(d) Projects.—A project resulting from a study car-
2	ried out under this section may be implemented pursuant
3	to section 212.".
4	SEC. 1347. OHIO AND NORTH DAKOTA.
5	(a) In General.—Section 594 of the Water Resources
6	Development Act of 1999 (113 Stat. 382; 119 Stat. 2261;
7	121 Stat. 1140; 121 Stat. 1944; 136 Stat. 3821) is amend-
8	ed—
9	(1) in subsection $(d)(3)(A)$ —
10	(A) by striking "In general" and insert-
11	ing "Project costs";
12	(B) by striking "The Federal share of" and
13	inserting the following:
14	"(i) In general.—Except as provided
15	in clause (iii), the Federal share of";
16	(C) by striking "The Federal share may"
17	and inserting the following:
18	"(ii) Form.—The Federal share may";
19	and
20	(D) by adding at the end the following:
21	"(iii) Exception.—The non-Federal
22	share of the cost of a project under this sec-
23	tion benefitting an economically disadvan-
24	taged community (as defined by the Sec-
25	retary under section 160 of the Water Re-

1	sources Development Act of 2020 (33 U.S.C.
2	2201 note)) shall be 10 percent."; and
3	(2) in subsection (h) by striking "\$250,000,000"
4	and inserting "\$300,000,000".
5	SEC. 1348. OREGON ENVIRONMENTAL INFRASTRUCTURE.
6	(a) Establishment of Program.—The Secretary
7	may establish a program to provide environmental assist-
8	ance to non-Federal interests in the State of Oregon.
9	(b) Form of Assistance provided under
10	this section may be in the form of design and construction
11	assistance for water-related environmental infrastructure
12	and resource protection and development projects in the
13	State of Oregon, including projects for wastewater treat-
14	ment and related facilities, water supply and related facili-
15	ties, environmental restoration, and surface water resource
16	protection and development.
17	(c) Ownership Requirement.—The Secretary may
18	provide assistance for a project under this section only if
19	the project is publicly owned.
20	(d) Partnership Agreements.—
21	(1) In general.—Before providing assistance
22	under this section to a non-Federal interest, the Sec-
23	retary shall enter into a partnership agreement under
24	section 221 of the Flood Control Act of 1970 (42
25	USC 1969d-5h) with the non-Federal interest with

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

1	curred in providing the non-Federal share of the
2	project cost.
3	(C) Credit for land, easements, and
4	RIGHTS-OF-WAY.—Notwithstanding section
5	221(a)(4)(G) of the Flood Control Act of 1970
6	$(42\ U.S.C.\ 1962d-5b(a)(4)(G)),\ the\ non-Federal$
7	interest shall receive credit for land, easements,
8	rights-of-way, and relocations toward the non-
9	Federal share of project cost (including all rea-
10	sonable costs associated with obtaining permits
11	necessary for the construction, operation, and
12	maintenance of the project on publicly owned or
13	controlled land), but such credit may not exceed
14	25 percent of total project costs.
15	(D) OPERATION AND MAINTENANCE.—The
16	non-Federal share of operation and maintenance
17	costs for projects constructed with assistance pro-
18	vided under this section shall be 100 percent.
19	(e) Authorization of Appropriations.—
20	(1) In general.—There is authorized to be ap-
21	propriated \$40,000,000 to carry out this section.
22	(2) Corps of engineers expense.—Not more
23	than 10 percent of the amounts made available to
24	carry out this section may be used by the Corps of

1	Engineers district offices to administer projects under
2	this section at Federal expense.
3	SEC. 1349. PENNSYLVANIA ENVIRONMENTAL INFRASTRUC-
4	TURE.
5	(a) Establishment of Program.—The Secretary
6	may establish a program to provide environmental assist-
7	ance to non-Federal interests in the State of Pennsylvania.
8	(b) FORM OF ASSISTANCE.—Assistance provided under
9	this section may be in the form of design and construction
10	assistance for water-related environmental infrastructure
11	and resource protection and development projects in the
12	State of Pennsylvania, including projects for wastewater
13	treatment and related facilities, water supply and related
14	facilities, environmental restoration, and surface water re-
15	source protection and development.
16	(c) Ownership Requirement.—The Secretary may
17	provide assistance for a project under this section only if
18	the project is publicly owned.
19	(d) Partnership Agreements.—
20	(1) In General.—Before providing assistance
21	under this section to a non-Federal interest, the Sec-
22	retary shall enter into a partnership agreement under
23	section 221 of the Flood Control Act of 1970 (42
24	U.S.C. 1962d-5b) with the non-Federal interest with

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

1	curred in providing the non-Federal share of the
2	project cost.
3	(C) Credit for land, easements, and
4	RIGHTS-OF-WAY.—Notwithstanding section
5	221(a)(4)(G) of the Flood Control Act of 1970
6	$(42\ U.S.C.\ 1962d-5b(a)(4)(G)),\ the\ non-Federal$
7	interest shall receive credit for land, easements,
8	rights-of-way, and relocations toward the non-
9	Federal share of project cost (including all rea-
10	sonable costs associated with obtaining permits
11	necessary for the construction, operation, and
12	maintenance of the project on publicly owned or
13	controlled land), but such credit may not exceed
14	25 percent of total project costs.
15	(D) OPERATION AND MAINTENANCE.—The
16	non-Federal share of operation and maintenance
17	costs for projects constructed with assistance pro-
18	vided under this section shall be 100 percent.
19	(e) AUTHORIZATION OF APPROPRIATIONS.—
20	(1) In general.—There is authorized to be ap-
21	propriated \$25,000,000 to carry out this section.
22	(2) Corps of engineers expense.—Not more
23	than 10 percent of the amounts made available to
24	carry out this section may be used by the Corps of

1	Engineers district offices to administer projects under
2	this section at Federal expense.
3	SEC. 1350. WASHINGTON AQUEDUCT.
4	Section 8146(d) of the Water Resources Development
5	Act of 2022 (40 U.S.C. 9501 note; 136 Stat. 3729) is
6	amended—
7	(1) in paragraph (1), by inserting "Water and
8	Sewer Authority" after "District of Columbia"; and
9	(2) in paragraph (3), by striking "Fairfax
10	County" and inserting "the Fairfax County Water
11	Authority".
12	SEC. 1351. WASHINGTON METROPOLITAN AREA, WASH-
13	INGTON, DISTRICT OF COLUMBIA, MARYLAND,
14	AND VIRGINIA.
15	(a) In General.—The Federal share of the cost of the
16	feasibility study for the project for water supply, Wash-
17	ington, District of Columbia, Maryland, and Virginia, au-
18	thorized by section 8201(a)(14) of the Water Resources De-
19	velopment Act of 2022 (136 Stat. 3745) shall be 90 percent.
20	(b) Rule of Construction.—Nothing in this section
21	may be construed to affect any agreement in effect on the
22	date of enactment of this Act between the Secretary and the
23	non-Federal interest for the project described in subsection
24	(a) with respect to the feasibility study described in such

1	Secretary and the non-Federal interest for such project with
2	respect to such feasibility study is entered into pursuant
3	to this section.
4	SEC. 1352. NORTHERN WEST VIRGINIA.
5	Section 571 of the Water Resources Development Act
6	of 1999 (113 Stat. 371; 121 Stat. 1257; 136 Stat. 3807)
7	is amended—
8	(1) in subsection $(e)(3)$ —
9	(A) in subparagraph (A), in the first sen-
10	tence, by striking "The Federal share" and in-
11	serting "Except as provided in subparagraph
12	(F), the Federal share"; and
13	(B) by adding at the end the following:
14	"(F) Exception.—In the case of a project
15	benefitting an economically disadvantaged com-
16	munity (as defined by the Secretary under sec-
17	tion 160 of the Water Resources Development Act
18	of 2020 (33 U.S.C. 2201 note)), the Federal share
19	of the project costs under the applicable local co-
20	operation agreement entered into under this sub-
21	section shall be 90 percent.";
22	(2) by striking subsection (g);
23	(3) by redesignating subsections (h), (i), and (j)
24	as sections (a). (h). and (i). respectively: and

1	(4) in subsection (g) (as so redesignated), by
2	striking "\$120,000,000" and inserting
3	"\$150,000,000".
4	SEC. 1353. SOUTHERN WEST VIRGINIA.
5	Section 340 of the Water Resources Development Act
6	of 1992 (106 Stat. 4856; 136 Stat. 3807) is amended—
7	(1) in subsection $(c)(3)$ —
8	(A) in the first sentence, by striking "Total
9	project costs" and inserting the following:
10	"(A) In general.—Except as provided in
11	subparagraph (B), total project costs"; and
12	(B) by adding at the end the following:
13	"(B) Exception.—In the case of a project
14	benefitting an economically disadvantaged com-
15	munity (as defined by the Secretary under sec-
16	tion 160 of the Water Resources Development Act
17	of 2020 (33 U.S.C. 2201 note)), the Federal share
18	of the total project costs under the applicable
19	local cooperation agreement entered into under
20	this subsection shall be 90 percent.
21	"(C) FEDERAL SHARE.—The Federal share
22	of the total project costs under this paragraph
23	may be provided in the same form as described
24	in section $571(e)(3)(A)$ of the Water Resources
25	Development Act of 1999 (113 Stat. 371).";

1	(2) by striking subsection (e);
2	(3) by redesignating subsections (f), (g), (h), and
3	(i) as subsections (e), (f), (g), and (h), respectively;
4	and
5	(4) in subsection (f) (as so redesignated), in the
6	first sentence, by striking "\$140,000,000" and insert-
7	ing "\$170,000,000".
8	SEC. 1354. UPPER MISSISSIPPI RIVER RESTORATION PRO-
9	GRAM.
10	Section 1103(e)(4) of the Water Resources Development
11	Act of 1986 (33 U.S.C. 652(e)(4)) is amended by striking
12	"fiscal year 1999 and each fiscal year thereafter" and in-
13	serting "each of fiscal years 1999 through 2024, and
14	\$25,000,000 for fiscal year 2025 and each fiscal year there-
15	after".
16	SEC. 1355. ACEQUIAS IRRIGATION SYSTEMS.
17	Section 1113 of the Water Resources Development Act
18	of 1986 (100 Stat. 4232; 110 Stat. 3719, 136 Stat. 3781)
19	is amended—
20	(1) in subsection (d)—
21	(A) by striking "The non-Federal" and in-
22	serting the following:
23	"(1) In General.—The non-Federal"; and
24	(B) by adding at the end the following:

1	"(2) Reconnaissance study.—Notwithstanding
2	paragraph (1), the Federal share of a reconnaissance
3	study carried out by the Secretary under this section
4	shall be 100 percent."; and
5	(2) in subsection (e), by striking "\$80,000,000"
6	and inserting "\$90,000,000".
7	SEC. 1356. ADDITIONAL PROJECTS FOR UNDERSERVED
8	COMMUNITY HARBORS.
9	Section 8132 of the Water Resources Development Act
10	of 2022 (33 U.S.C. 2238e) is amended—
11	(1) in subsection (a), by inserting "and for pur-
12	poses of contributing to ecosystem restoration" before
13	the period at the end;
14	(2) in subsection $(g)(2)$, in the matter preceding
15	subparagraph (A), by inserting ", a harbor where
16	passenger or freight service is provided to island com-
17	munities dependent on that service, or a marina or
18	berthing area that is located adjacent to, or is acces-
19	sible by, a Federal navigation project," before "for
20	which";
21	(3) in subsection (h)(1), by striking "2026" and
22	inserting "2029"; and
23	(4) by adding at the end the following:
24	"(i) Projects for Marina or Berthing Areas.—
25	The Secretary may carry out not more than 10 projects

- 1 under this section that are projects for an underserved com-
- 2 munity harbor that is a marina or berthing area described
- 3 in subsection (g)(2).".
- 4 SEC. 1357. BOSQUE WILDLIFE RESTORATION PROJECT.
- 5 (a) In General.—The Secretary shall establish a pro-
- 6 gram to carry out appropriate planning, design, and con-
- 7 struction measures for wildfire prevention and restoration
- 8 in the Middle Rio Grande Bosque, including the removal
- 9 of jetty jacks.
- 10 *(b)* Cost Share.—
- 11 (1) In General.—Except as provided in para-
- 12 graph (2), the non-Federal share of the cost of a
- project carried out under this section shall be in ac-
- 14 cordance with sections 103 and 105 of the Water Re-
- 15 sources Development Act of 1986 (33 U.S.C. 2213,
- 16 2215).
- 17 (2) Exception.—The non-Federal share of the
- 18 cost of a project carried out under this section benefit-
- 19 ting an economically disadvantaged community (as
- 20 defined by the Secretary under section 160 of the
- Water Resources Development Act of 2020 (33 U.S.C.
- 22 2201 note)) shall be 10 percent.
- 23 (c) Repeal.—Section 116 of the Energy and Water
- 24 Development Appropriations Act, 2004 (117 Stat. 1836),
- 25 is repealed.

1	(d) Treatment.—The program authorized under sub-
2	section (a) shall be considered a continuation of the pro-
3	gram authorized by section 116 of the Energy and Water
4	Development Appropriations Act, 2004 (117 Stat. 1836) (as
5	in effect on the day before the date of enactment of this Act).
6	SEC. 1358. COASTAL COMMUNITY FLOOD CONTROL AND
7	OTHER PURPOSES.
8	Section $103(k)(4)$ of the Water Resources Development
9	Act of 1986 (33 U.S.C. 2213(k)(4)) is amended—
10	(1) in subparagraph (A)—
11	(A) in clause (i), by striking "makes" and
12	inserting "made"; and
13	(B) in clause (ii), by striking "repays an
14	amount equal to 2/3 of the remaining principal
15	by" and inserting "made a payment of an addi-
16	tional \$200,000,000 for that eligible deferred
17	payment agreement on or before";
18	(2) in subparagraph (B) by inserting "inter-
19	est's" after "non-Federal"; and
20	(3) by adding at the end the following:
21	"(C) Refund of Credit.—Any agreement
22	made that applied credits to satisfy the terms of
23	a pre-payment made under subsection $(k)(4)(A)$
24	that resulted in total payment in excess of the
25	amount now required under subsection $(k)(4)(A)$

1 shall be modified to indicate that the excess cred-2 its continue to apply toward any remaining 3 principal of the respective project, or at the re-4 quest of the non-Federal interest, the agreement 5 shall be modified to retroactively transfer back 6 those excess credits to the non-Federal interest 7 such that those credits may be applied by the 8 non-Federal interest to any cost-shared project 9 identified by the non-Federal interest.".

10 SEC. 1359. CONGRESSIONAL NOTIFICATION OF DEFERRED

11 PAYMENT AGREEMENT REQUEST.

12 Section 103(k) of the Water Resources Development Act 13 of 1986 (33 U.S.C. 2213(k)) is amended by adding at the 14 end the following:

"(5) Congressional notification.—

"(A) In General.—Upon receipt of a request for a renegotiation of terms by a non-Federal interest under paragraph (2), the Secretary shall submit to the Committee on Transportation and Infrastructure of the House and the Committee on Environment and Public Works of the Senate a report 30 days after enactment and quarterly thereafter regarding the status of the request.

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1 "(B) Sense of congress.—It is the sense 2 of Congress that the Secretary should respond to 3 any request for a renegotiation of terms sub-4 mitted under paragraph (2) in a timely man-5 ner.".

6 SEC. 1360. CONTRACTS FOR WATER SUPPLY.

7 (a) COPAN LAKE, OKLAHOMA.—Section 8358(b)(2) of 8 the Water Resources Development Act of 2022 (136 Stat. 3802) is amended by striking "shall not pay more than 110 10 percent of the initial project investment cost per acre-foot of storage for the acre-feet of storage space sought under an agreement under paragraph (1)" and inserting "for the 12 acre-feet of storage space being sought under an agreement 13 under paragraph (1), shall pay 110 percent of the contrac-14 15 tual rate per acre-foot of storage in the most recent agreement of the City for water supply storage space at the 16 17 project".

18 (b) State of Kansas.—

19 (1) IN GENERAL.—The Secretary shall amend 20 the contracts described in paragraph (2) between the 21 United States and the State of Kansas, relating to 22 storage space for water supply, to change the method 23 of calculation of the interest charges that began accru-24 ing on February 1, 1977, on the investment costs for 25 the 198,350 acre-feet of future use storage space and

1	on April 1, 1979, on 125,000 acre-feet of future use
2	storage from compounding interest annually to charg-
3	ing simple interest annually on the principal
4	amount, until—
5	(A) the State of Kansas informs the Sec-
6	retary of the desire to convert the future use stor-
7	age space to present use; and
8	(B) the principal amount plus the accumu-
9	lated interest becomes payable pursuant to the
10	terms of the contracts.
11	(2) Contracts described.—The contracts re-
12	ferred to in paragraph (1) are the following contracts
13	between the United States and the State of Kansas:
14	(A) Contract DACW41-74-C-0081, entered
15	into on March 8, 1974, for the use by the State
16	of Kansas of storage space for water supply in
17	Milford Lake, Kansas.
18	(B) Contract DACW41-77-C-0003, entered
19	into on December 10, 1976, for the use by the
20	State of Kansas for water supply in Perry Lake,
21	Kansas.

1	SEC. 1361. EXPENSES FOR CONTROL OF AQUATIC PLANT
2	GROWTHS AND INVASIVE SPECIES.
3	Section 104(d)(2)(A) of the River and Harbor Act of
4	1958 (33 U.S.C. 610(d)(2)(A)) is amended by striking "50
5	percent" and inserting "35 percent".
6	SEC. 1362. HOPPER DREDGE MCFARLAND REPLACEMENT.
7	If the Secretary replaces the Federal hopper dredge
8	McFarland referred to in section 563 of the Water Resources
9	Development Act of 1996 (110 Stat. 3784; 121 Stat. 1105)
10	with another Federal hopper dredge, the Secretary shall—
11	(1) place the replacement Federal hopper dredge
12	in a ready reserve status;
13	(2) periodically perform routine underway
14	dredging tests of the equipment (not to exceed 70 days
15	per year) of the replacement Federal hopper dredge in
16	a ready reserve status to ensure the ability of the re-
17	placement Federal hopper dredge to perform urgent
18	and emergency work; and
19	(3) in consultation with affected stakeholders,
20	place the replacement Federal hopper dredge in active
21	status in order to perform dredging work if the Sec-
22	retary determines that private industry has failed—
23	(A) to submit a responsive and responsible
24	bid for work advertised by the Secretary; or

1	(B) to carry out a project as required pur-					
2	suant to a contract between the industry and the					
3	Secretary.					
4	SEC. 1363. LAKES PROGRAM.					
5	Section 602(a) of the Water Resources Development					
6	Act of 1986 (100 Stat. 4148; 104 Stat. 4646; 110 Stat.					
7	3758; 118 Stat. 295; 121 Stat. 1076; 134 Stat. 2703; 136					
8	Stat. 3778) is amended—					
9	(1) in paragraph (33), by striking "and" at the					
10	end;					
11	(2) in paragraph (34) by striking the period at					
12	the end and inserting a semicolon; and					
13	(3) by adding at the end the following:					
14	"(35) East Lake Tohopekaliga, Florida;					
15	"(36) Dillon Lake, Ohio;					
16	"(37) Hillcrest Pond, Pennsylvania;					
17	"(38) Falcon Lake, Zapata County, Texas; and					
18	"(39) Lake Casa Blanca, Webb County, Texas.".					
19	SEC. 1364. MAINTENANCE OF NAVIGATION CHANNELS.					
20	Section 509(a) of the Water Resources Development					
21	Act of 1996 (110 Stat. 3759; 113 Stat. 339; 114 Stat. 2679;					
22	136 Stat. 3779) is amended by adding at the end the fol-					
23	lowing:					

1	"(23) West Dundalk Branch Channel and Dun-					
2	dalk-Seagirt Connecting Channel, Baltimore Harbor					
3	Anchorages and Channels, Maryland.					
4	"(24) Crown Bay Marina Channel, United					
5	States Virgin Islands.					
6	"(25) Pidgeon Industrial Area Harbor, Mem-					
7	phis, Tennessee.					
8	"(26) McGriff Pass Channel, Florida.					
9	"(27) Oak Harbor Channel and Breakwater,					
10	Washington.".					
11	SEC. 1365. MAINTENANCE OF PILE DIKE SYSTEM.					
12	The Secretary shall continue to maintain the pile dike					
13	system constructed by the Corps of Engineers for the pur-					
14	pose of navigation along the Lower Columbia River and					
15	Willamette River, Washington, at Federal expense.					
16	SEC. 1366. NAVIGATION ALONG THE TENNESSEE-					
17	TOMBIGBEE WATERWAY.					
18	The Secretary shall, consistent with applicable statu-					
19	tory authorities—					
20	(1) coordinate with the relevant stakeholders and					
21	communities in the State of Alabama and the State					
22	of Mississippi to address the dredging needs of the					
23	Tennessee-Tombique Waterway in those States; and					

1	(2) ensure continued navigation at the locks and
2	dams owned and operated by the Corps of Engineers
3	located along the Tennessee-Tombigbee Waterway.
4	SEC. 1367. REHABILITATION OF CORPS OF ENGINEERS CON-
5	STRUCTED DAMS.
6	Section 1177 of the Water Resources Development Act
7	of 2016 (33 U.S.C. 467f–2 note) is amended—
8	(1) by striking subsection (c) and inserting the
9	following:
10	"(c) Cost Sharing.—The non-Federal share of the
11	cost of a project for rehabilitation of a dam under this sec-
12	tion, including the cost of any required study, shall be the
13	same share assigned to the non-Federal interest for the cost
14	of initial construction of that dam, including provision of
15	all land, easements, rights-of-way, and necessary reloca-
16	tions.";
17	(2) in subsection (e)—
18	(A) by striking "The Secretary" and insert-
19	ing the following:
20	"(1) In general.—Except as provided in para-
21	graph (2), the Secretary"; and
22	(B) by adding at the end the following:
23	"(2) Exception.—For a project under this sec-
24	tion for which the Federal share of the costs is ex-

1	pected to exceed \$60,000,000, the Secretary may ex-
2	pend more than such amount only if—
3	"(A) the Secretary submits to Congress the
4	determination made under subsection (a) with
5	respect to the project; and
6	"(B) construction of the project substan-
7	tially in accordance with the plans, and subject
8	to the conditions described in such determina-
9	tion, is specifically authorized by Congress.".
10	(3) in subsection (f), by striking "fiscal years
11	2017 through 2026" and inserting "fiscal years 2026
12	through 2030"; and
13	(4) by striking subsection (g).
14	SEC. 1368. SOIL MOISTURE AND SNOWPACK MONITORING.
15	Section 511(a)(3) of the Water Resources Development
16	Act of 2020 (134 Stat. 2753) is amended by striking "2025"
17	and inserting "2029".
18	SEC. 1369. WAIVER OF NON-FEDERAL SHARE OF DAMAGES
19	RELATED TO CERTAIN CONTRACT CLAIMS.
20	Section 349 of the Water Resources Development Act
21	of 2020 (134 Stat. 2716) is amended in the matter pre-
22	ceding paragraph (1) by striking "2022" and inserting
23	"2027".

1	SEC. 1370. WILSON LOCK FLOATING GUIDE WALL.
2	On the request of the relevant Federal entit

2	On the request of the relevant Federal entity, the Sec-			
3	retary shall, to the maximum extent practicable, use all rel-			
4	evant authorities to expeditiously provide technical assist-			
5	ance, including engineering and design assistance, and cost			
6	estimation assistance to the relevant Federal entity in order			
7	to address the impacts to navigation along the Tennessee			
8	River at the Wilson Lock and Dam, Alabama.			
9	SEC. 1371. SENSE OF CONGRESS RELATING TO MOBILE			
10	HARBOR, ALABAMA.			
11	It is the sense of Congress that the Secretary should,			
12	consistent with applicable statutory authorities, coordinate			
13	with relevant stakeholders in the State of Alabama to ad-			
14	dress the dredging and dredging material placement needs			
15	associated with the project for navigation, Theodore Ship			
16	Channel, Mobile Harbor, Alabama, authorized by section			
17	201 of the Flood Control Act of 1965 (42 U.S.C. 1962d-			
18	5) and modified by section 309 of the Water Resources De-			
19	velopment Act of 2020 (134 Stat. 2704).			
20	SEC. 1372. SENSE OF CONGRESS RELATING TO SHALLOW			
21	DRAFT DREDGING IN THE CHESAPEAKE BAY.			
22	It is the sense of Congress that—			
23	(1) shallow draft dredging in the Chesapeake			
24	Bay is critical for tourism, recreation, and the fishing			

industry and that additional dredging is needed; and

1	(2) the Secretary should, to the maximum extent
2	practicable, use existing statutory authorities to ad-
3	dress the dredging needs at small harbors and chan-
4	nels in the Chesapeake Bay.
5	SEC. 1373. SENSE OF CONGRESS RELATING TO MISSOURI
6	RIVER PRIORITIES.
7	It is the sense of Congress that the Secretary should
8	make publicly available, where appropriate, any data used
9	and any decisions made by the Corps of Engineers relating
10	to the operations of civil works projects within the Missouri
11	River Basin in order to ensure transparency for the com-
12	munities in that Basin.
13	TITLE IV—WATER RESOURCES
14	INFRASTRUCTURE
15	SEC. 1401. PROJECT AUTHORIZATIONS.
16	The following projects for water resources development
17	and conservation and other purposes, as identified in the
18	reports titled "Report to Congress on Future Water Re-
19	sources Development" submitted to Congress pursuant to
20	section 7001 of the Water Resources Reform and Develop-
21	ment Act of 2014 (33 U.S.C. 2282d) or otherwise reviewed
22	by Congress, are authorized to be carried out by the Sec-
23	retary substantially in accordance with the plans, and sub-
24	ject to the conditions, described in the respective reports or
25	

1 (1) NAVIGATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AK	Akutan Har- bor Naviga- tional Im- provements, Akutan	July 17, 2024	Federal: \$70,898,000 Non-Federal: \$1,749,000 Total: \$72,647,000
2. CA	Oakland Har- bor Turn- ing Basins Widening, Oakland	May 30, 2024	Federal: \$432,232,000 Non-Federal: \$210,298,000 Total: \$642,530,000
3. FL	Tampa Har- bor, Pinellas and Hillsborou- gh Coun- ties, Deep Draft Navi- gation	August 14, 2024	Federal: \$520,420,000 Non-Federal: \$627,840,000 Total: \$1,148,260,000
4. MD	Baltimore Harbor An- chorages and Chan- nels Modi- fication of Seagirt Loop Chan- nel, City of Baltimore, Deep Draft Navigation	June 22, 2023	Federal: \$53,765,250 Non-Federal: \$17,921,750 Total: \$71,687,000

2 (2) Hurricane and Storm damage risk re-

3 DUCTION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. DC, VA	Metropolitan Washington, District of Co- lumbia, Coastal Storm Risk Management	June 17, 2024	Federal: \$10,160,800 Non-Federal: \$5,471,200 Total: \$15,632,000
2. FL	St. Johns County, Ponte Vedra Beach Coastal Storm Risk Management	April 18, 2024	Federal: \$50,449,000 Non-Federal: \$91,317,000 Total: \$141,766,000
3. FL	Miami-Dade Back Bay, Miami- Dade County, Coastal Storm Risk Manage- ment	August 26, 2024	Federal: \$1,756,000,000 Non-Federal: \$945,000,000 Total: \$2,701,000,000
4. MD	Baltimore Metro- politan, Balti- more City, Coastal Storm Risk Manage- ment	August 5, 2024	Federal: \$51,439,700 Non-Federal: \$27,698,300 Total: \$79,138,000
5. NY	South Shore Staten Island, Fort Wadsworth to Oakwood Beach, Richmond County, Coastal Storm Risk Management	February 6, 2024	Federal: \$1,775,600,000 Non-Federal: \$368,200,000 Total: \$2,143,800,000
6. PR	Puerto Rico, Coastal Storm Risk Manage- ment	July 30, 2024	Federal: \$99,570,000 Non-Federal: \$159,010,000 Total: \$258,580,000
7. RI	Rhode Island Coastline, Coastal Storm Risk Manage- ment	September 28, 2023	Federal: \$216,690,500 Non-Federal: \$116,679,500 Total: \$333,370,000

1 (3) Flood risk management and hurricane

2 AND STORM DAMAGE RISK REDUCTION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. LA	St. Tammany Parish, Lou- isiana Coastal Storm and Flood Risk Management	May 28, 2024	Federal: \$3,706,814,000 Non-Federal: \$2,273,679,000 Total: \$5,980,493,000

3 (4) Navigation and hurricane and storm

4 DAMAGE RISK REDUCTION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. TX	Gulf Intracoastal Waterway, Coastal Resilience Study, Brazoria and Matagorda Counties	June 2, 2023	Total: \$322,761,000

5 (5) Flood risk management and ecosystem

6 RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. MS	Memphis Metro- politan Stormwater - North DeSoto County Feasi- bility Study, DeSoto County	December 18, 2023	Federal: \$17,380,000 Non-Federal: \$9,358,000 Total: \$26,738,000

(6) Ecosystem restoration.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. FL	Comprehensive Everglades Restoration Plan, Western Everglades Restoration Plan	September 11, 2024	Federal: \$1,057,630,000 Non-Federal: \$1,057,630,000 Total: \$2,115,260,000
2. TN, AR	Mississippi River, Hatchie- Loosahatchie, Mississippi River Mile 775- 736	August 12, 2024	Federal: \$41,306,000 Non-Federal: \$22,353,000 Total: \$63,659,000

2 (7) Flood risk management.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. NC	Tar Pamlico River Basin	September 11, 2024	Federal: \$65,142,350 Non-Federal: \$35,076,650 Total: \$100,219,000

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
1. AZ	Tres Rios, Arizona Ecosystem Res- toration Project	May 28, 2024	Federal: \$215,574,000 Non-Federal: \$119,835,000 Total: \$335,409,000
2. FL	Comprehensive Everglades Restoration Plan, Biscayne Bay Coastal Wetlands Phase I Project, Miami-Dade County	December 2, 2024	Federal: \$171,215,000 Non-Federal: \$171,215,000 Total: \$342,430,000
3. KS	Manhattan, Kan- sas Federal Levee System	May 6, 2024	Federal: \$29,725,000 Non-Federal: \$16,006,000 Total: \$45,731,000
4. MO	University City Branch, River Des Peres, University City, St. Louis County, Flood Risk Management	February 9, 2024	Federal: \$9,299,000 Non-Federal: \$5,007,000 Total: \$14,306,000

1 SEC. 1402. SPECIAL RULE.

- 2 The Secretary is authorized to provide up to
- 3 \$320,000,000 in financial assistance to the State of Florida
- 4 for design and construction of the North Feeder Stormwater
- 5 Treatment Area, as recommended in the Report of the Chief
- 6 of Engineers for the project for ecosystem restoration, Com-
- 7 prehensive Everglades Restoration Plan, Western Ever-
- 8 glades Restoration Plan, Florida, authorized by this Act,
- $9 \ \ and \ subject \ to \ the \ availability \ of \ appropriations.$

1	SEC. 1403. ADDITIONAL PROJECT AUTHORIZATION PURSU-
2	ANT TO STUDY BY NON-FEDERAL INTEREST.
3	The North of Lake Okeechobee Storage Reservoir (Com-
4	ponent A) of the Comprehensive Everglades Restoration
5	Plan (CERP) Project is authorized to be carried out by the
6	Secretary in accordance with the review assessment of the
7	feasibility study for such project, dated August 2024 and
8	submitted by the Secretary under section 203(c) of the
9	Water Resources Development Act of 1986 (33 U.S.C.
10	2231(c)), and subject to such modifications or conditions
11	as the Secretary considers appropriate.
12	SEC. 1404. FACILITY INVESTMENT.
13	(a) In General.—Subject to subsection (b), using
14	amounts available in the revolving fund established by the
15	first section of the Civil Functions Appropriations Act,
16	1954 (33 U.S.C. 576) that are not otherwise obligated, the
17	Secretary may—
18	(1) design and construct an Operations and
19	Maintenance Building in Galveston, Texas, described
20	in the prospectus submitted to the Committee on
21	Transportation and Infrastructure of the House of
22	Representatives and the Committee on Environment
23	and Public Works of the Senate on May 22, 2024,
24	pursuant to subsection (c) of such section (33 U.S.C.
25	576(c)), substantially in accordance with such pro-
26	spectus;

- (2) design and construct the new warehouse fa-cility at the Longview Lake Project near Lee's Sum-mit, Missouri, described in the prospectus submitted to the Committee on Transportation and Infrastruc-ture of the House of Representatives and the Com-mittee on Environment and Public Works of the Sen-ate on May 22, 2024, pursuant to subsection (c) of such section (33 U.S.C. 576(c)), substantially in ac-cordance with such prospectus;
 - (3) design and construct the joint facility for the resident office for the Corpus Christi Resident Office (Construction) and the Corpus Christi Regulatory Field Office on existing federally owned property at the Naval Air Station, in Corpus Christi, Texas, described in the prospectus submitted to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate on June 6, 2023, pursuant to subsection (c) of such section (33 U.S.C. 576(c)), substantially in accordance with such prospectus; and
 - (4) carry out such construction and infrastructure improvements as are required to support the facilities described in paragraphs (1) through (3), in-

1

cluding any necessary demolition of existing infra-

2	structure.
3	(b) Requirement.—In carrying out subsection (a),
4	the Secretary shall ensure that the revolving fund estab-
5	lished by the first section of the Civil Functions Appropria-
6	tions Act, 1954 (33 U.S.C. 576) is appropriately reim-
7	bursed from funds appropriated for Corps of Engineers pro-
8	grams that benefit from the facilities constructed under this
9	section.
10	DIVISION B—OTHER MATTERS
11	TITLE I—FISCALLY RESPON-
12	SIBLE HIGHWAY FUNDING
13	ACT OF 2024
14	SEC. 2101. SHORT TITLE.
15	This title may be cited as the "Fiscally Responsible
16	Highway Funding Act of 2024".
17	SEC. 2102. DEFINITIONS.
18	In this title:
19	(1) Secretary.—The term "Secretary" means
20	the Secretary of Transportation.
21	(2) State.—The term "State" means any of the
22	50 States and the District of Columbia.
23	(3) TIFIA PROGRAM.—The term "TIFIA pro-
24	gram" means the program for credit assistance under
25	chapter 6 of title 23, United States Code.

1	SEC. 2103. REDISTRIBUTION OF PRIOR TIFIA FUNDING.
2	(a) In General.—Notwithstanding any other provi-
3	sion of law, the Secretary shall distribute the amount of
4	contract authority described in subsection (b)(1) to States
5	in accordance with this section.
6	(b) Funding.—
7	(1) Amount described.—Subject to paragraph
8	(2), the amount of contract authority referred to in
9	subsection (a) is \$1,800,000,000, which shall be de-
10	rived from the unobligated amounts of contract au-
11	thority made available for credit assistance under—
12	(A) the transportation infrastructure fi-
13	nance and innovation program under subchapter
14	II of chapter 1 of title 23, United States Code
15	(as in effect before the date of enactment of
16	SAFETEA-LU (Public Law 109-59; 119 State
17	1144)); and
18	(B) the TIFIA program.
19	(2) Treatment.—The amount distributed under
20	subsection (a) shall—
21	(A) be subject to the obligation limitation
22	for Federal-aid highway and highway safety con-
23	$struction\ programs;$

(B) remain available until September 30,

2028; and

24

1	(C) be in addition to any other funding ap-
2	portioned to States under section 104(b) of title
3	23, United States Code.
4	(c) Distribution.—The amount distributed under
5	subsection (a) shall be distributed so that each State receives
6	an amount equal to the proportion that—
7	(1) the amount apportioned to the State for fis-
8	cal year 2025 under subsection (b) of section 104 of
9	title 23, United States Code; bears to
10	(2) the total amount apportioned to all States
11	for fiscal year 2025 under that subsection.
12	(d) Requirements.—Amounts distributed to States
13	under subsection (a) shall be—
14	(1) except as otherwise provided in this section,
15	administered as if apportioned under chapter 1 of
16	title 23, United States Code;
17	(2) available for any purpose described in sec-
18	tion 133(b) of such title;
19	(3) subject to the set aside under section 133(h)
20	of such title;
21	(4) suballocated in the same manner described in
22	section 133(d) of such title; and
23	(5) subject to the requirements of section
24	11101(e) of the Infrastructure Investment and Jobs
25	Act (23 U.S.C. 101 note: Public Law 117–58).

1	(e) Effective Date.—This section shall take effect as
2	if enacted on October 1, 2024.
3	SEC. 2104. REDISTRIBUTION OF FISCAL YEAR 2025 TIFIA
4	FUNDING.
5	(a) Determination.—
6	(1) In General.—Notwithstanding any other
7	provision of law and subject to paragraph (2), on
8	April 1, 2025, the Secretary shall—
9	(A) determine the amount of contract au-
10	thority made available for credit assistance
11	under the TIFIA program for fiscal year 2025
12	pursuant to section 11101(a)(2) of the Infra-
13	structure Investment and Jobs Act (Public Law
14	117–58; 135 Stat. 443) that is estimated to re-
15	main unobligated in that fiscal year; and
16	(B) distribute to States, in accordance with
17	this section, 75 percent of the amount of contract
18	authority determined under subparagraph (A).
19	(2) Treatment.—The amounts distributed
20	$under\ paragraph\ (1)(B)\ shall$ —
21	(A) be subject to the obligation limitation
22	for Federal-aid highway and highway safety con-
23	$struction\ programs;$
24	(B) remain available until September 30,
25	2028; and

1	(C) be in addition to any other funding ap-
2	portioned to States under section 104(b) of title
3	23, United States Code.
4	(b) DISTRIBUTION.—The amount distributed under
5	subsection (a)(1)(B) shall be distributed so that each State
6	receives an amount equal to the proportion that—
7	(1) the amount apportioned to the State for fis-
8	cal year 2025 under subsection (b) of section 104 of
9	title 23, United States Code; bears to
10	(2) the total amount apportioned to all States
11	for fiscal year 2025 under that subsection.
12	(c) Requirements.—Amounts distributed to States
13	under subsection (a)(1)(B) shall be—
14	(1) except as otherwise provided in this section,
15	administered as if apportioned under chapter 1 of
16	title 23, United States Code;
17	(2) available for any purpose described in sec-
18	tion 133(b) of that title;
19	(3) subject to the set aside under section 133(h)
20	of such title;
21	(4) suballocated in the same manner described in
22	section 133(d) of that title; and
23	(5) subject to the requirements of section
24	11101(e) of the Infrastructure Investment and Jobs
25	Act (23 U.S.C. 101 note; Public Law 117–58).

I	SEC. 2105. REDISTRIBUTION OF FISCAL YEAR 2026 TIFIA
2	FUNDING.
3	(a) Determination.—
4	(1) In GENERAL.—Notwithstanding any other
5	provision of law and subject to paragraph (2), on
6	April 1, 2026, the Secretary shall—
7	(A) determine the amount of contract au-
8	thority made available for credit assistance
9	under the TIFIA program for fiscal year 2026
10	pursuant to section 11101(a)(2) of the Infra-
11	structure Investment and Jobs Act (Public Law
12	117–58; 135 Stat. 443) that is estimated to re-
13	main unobligated in that fiscal year; and
14	(B) distribute to States, in accordance with
15	this section, 75 percent of the amount of contract
16	$authority\ determined\ under\ subparagraph\ (A).$
17	(2) Treatment.—The amounts distributed
18	$under\ paragraph\ (1)(B)\ shall$ —
19	(A) be subject to the obligation limitation
20	for Federal-aid highway and highway safety con-
21	$struction\ programs;$
22	(B) remain available until September 30,
23	2029; and
24	(C) be in addition to any other funding ap-
25	portioned to States under section 104(b) of title
26	23. United States Code.

1	(b) Distribution.—The amount distributed under
2	subsection (a)(1)(B) shall be distributed so that each State
3	receives an amount equal to the proportion that—
4	(1) the amount apportioned to the State for fis-
5	cal year 2026 under subsection (b) of section 104 of
6	title 23, United States Code; bears to
7	(2) the total amount apportioned to all States
8	for fiscal year 2026 under that subsection.
9	(c) Requirements.—Amounts distributed to States
10	under subsection (a)(1)(B) shall be—
11	(1) except as otherwise provided in this section,
12	administered as if apportioned under chapter 1 of
13	title 23, United States Code;
14	(2) available for any purpose described in sec-
15	tion 133(b) of that title;
16	(3) subject to the set aside under section 133(h)
17	of such title;
18	(4) suballocated in the same manner described in
19	section 133(d) of that title; and
20	(5) subject to the requirements of section
21	11101(e) of the Infrastructure Investment and Jobs
22	Act (23 U.S.C. 101 note; Public Law 117–58).

1	TITLE II—ECONOMIC DEVELOP-
2	MENT REAUTHORIZATION
3	ACT OF 2024
4	SEC. 2201. SHORT TITLE.
5	This title may be cited as the "Economic Development
6	Reauthorization Act of 2024".
7	Subtitle A—Public Works and
8	Economic Development
9	SEC. 2211. DEFINITIONS.
10	(a) In General.—Section 3 of the Public Works and
11	Economic Development Act of 1965 (42 U.S.C. 3122) is
12	amended—
13	(1) by redesignating paragraphs (1) through (12)
14	as paragraphs (3), (4), (5), (6), (7), (8), (9), (12),
15	(13), (14), (16), and (17), respectively;
16	(2) by inserting before paragraph (3) (as so re-
17	designated) the following:
18	"(1) Blue economy.—The term 'blue economy'
19	means the sustainable use of marine, lake, or other
20	aquatic resources in support of economic development
21	objectives.
22	"(2) Capacity Building.—The term 'capacity
23	building' includes all activities associated with early
24	stage community-based project formation and
25	conceptualization, prior to project predevelopment ac-

1	tivity, including grants to local community organiza-
2	tions for planning participation, community outreach
3	and engagement activities, research, and mentorship
4	support to move projects from formation and
5	conceptualization to project predevelopment.";
6	(3) in paragraph (5) (as so redesignated), in
7	subparagraph (A)(i), by striking "to the extent appro-
8	priate" and inserting "to the extent determined ap-
9	propriate by the Secretary";
10	(4) in paragraph (6) (as so redesignated), in
11	subparagraph (A)—
12	(A) in clause (v), by striking "or" at the
13	end;
14	(B) in clause (vi), by striking the period at
15	end and inserting a semicolon; and
16	(C) by adding at the end the following:
17	"(vii) an economic development orga-
18	$nization;\ or$
19	"(viii) a public-private partnership for
20	$public\ in frastructure.";$
21	(5) by inserting after paragraph (9) (as so redes-
22	ignated) the following:
23	"(10) Outdoor recreation.—The term 'out-
24	door recreation' means all recreational activities, and

1	the economic drivers of those activities, that occur in
2	nature-based environments outdoors.
3	"(11) Project predevelopment.—The term
4	'project predevelopment' means a measure required to
5	be completed before the initiation of a project, includ-
6	ing—
7	"(A) planning and community asset map-
8	ping;
9	"(B) training;
10	"(C) technical assistance and organiza-
11	$tional\ development;$
12	"(D) feasibility and market studies;
13	"(E) demonstration projects; and
14	"(F) other predevelopment activities deter-
15	mined by the Secretary to be appropriate.";
16	(6) by striking paragraph (12) (as so redesig-
17	nated) and inserting the following:
18	"(12) Regional commission.—The term 'Re-
19	gional Commission' means any of the following:
20	"(A) The Appalachian Regional Commis-
21	sion established by section 14301(a) of title 40,
22	United States Code.
23	"(B) The Delta Regional Authority estab-
24	lished by section $382B(a)(1)$ of the Consolidated

1	Farm and Rural Development Act (7 U.S.C.
2	2009aa-1(a)(1)).
3	"(C) The Denali Commission established by
4	section 303(a) of the Denali Commission Act of
5	1998 (42 U.S.C. 3121 note; Public Law 105–
6	277).
7	"(D) The Great Lakes Authority established
8	by section 15301(a)(4) of title 40, United States
9	Code.
10	"(E) The Mid-Atlantic Regional Commis-
11	sion established by section 15301(a)(5) of title
12	40, United States Code.
13	"(F) The Northern Border Regional Com-
14	mission established by section 15301(a)(3) of
15	title 40, United States Code.
16	"(G) The Northern Great Plains Regional
17	Authority established by section $383B(a)(1)$ of
18	the Consolidated Farm and Rural Development
19	$Act\ (7\ U.S.C.\ 2009bb-1(a)(1)).$
20	"(H) The Southeast Crescent Regional Com-
21	$mission\ established\ by\ section\ 15301(a)(1)$ of
22	title 40, United States Code.
23	"(I) The Southern New England Regional
24	Commission established by section 15301(a)(6) of
25	title 40 United States Code

1	"(J) The Southwest Border Regional Com-
2	mission $established$ by $section$ $15301(a)(2)$ of
3	title 40, United States Code.";
4	(7) by inserting after paragraph (14) (as so re-
5	designated) the following:
6	"(15) Travel and tourism.—The term 'travel
7	and tourism' means any economic activity that pri-
8	marily serves to encourage recreational or business
9	travel in or to the United States, including activities
10	relating to public or nonprofit entertainment venues
11	in the United States."; and
12	(8) in paragraph (17) (as so redesignated), by
13	striking "established as a University Center for Eco-
14	$nomic\ Development\ under\ section\ 207(a)(2)(D)"$ and
15	inserting "established under section $207(c)(1)$ ".
16	(b) Conforming Amendment.—Section 207(a)(3) of
17	the Public Works and Economic Development Act of 1965
18	(42 U.S.C. $3147(a)(3)$) is amended by striking "section
19	3(4)(A)(vi)" and inserting "section $3(6)(A)(vi)$ ".
20	SEC. 2212. INCREASED COORDINATION.
21	Section 103 of the Public Works and Economic Devel-
22	opment Act of 1965 (42 U.S.C. 3133) is amended by strik-
23	ing subsection (b) and inserting the following:
24	"(b) Meetings.—

1	"(1) In general.—To carry out subsection (a),
2	or for any other purpose relating to economic develop-
3	ment activities, the Secretary may convene meetings
4	with Federal agencies, State and local governments,
5	economic development districts, Indian tribes, and
6	other appropriate planning and development organi-
7	zations.
8	"(2) Regional commissions.—
9	"(A) In general.—In addition to meetings
10	described in paragraph (1), not later than 1 year
11	after the date of enactment of the Economic De-
12	velopment Reauthorization Act of 2024, and not
13	less frequently than every 2 years thereafter, the
14	Secretary shall convene a meeting with the Re-
15	gional Commissions in furtherance of subsection
16	(a).
17	"(B) Attendees for a
18	meeting convened under this paragraph shall
19	consist of—
20	"(i) the Secretary, acting through the
21	Assistant Secretary of Commerce for Eco-
22	nomic Development, serving as Chair;
23	"(ii) the Federal Cochairpersons of the
24	Regional Commissions, or their designees;
25	and

1	"(iii) the State Cochairpersons of the
2	Regional Commissions, or their designees.
3	"(C) Purpose.—The purposes of a meeting
4	convened under this paragraph shall include—
5	"(i) to enhance coordination between
6	the Economic Development Administration
7	and the Regional Commissions in carrying
8	out economic development programs;
9	"(ii) to reduce duplication of efforts by
10	the Economic Development Administration
11	and the Regional Commissions in carrying
12	out economic development programs;
13	"(iii) to develop best practices and
14	strategies for fostering regional economic de-
15	velopment; and
16	"(iv) any other purposes as determined
17	appropriate by the Secretary.
18	"(D) Report.—Where applicable and pur-
19	suant to subparagraph (C), not later than 1 year
20	after a meeting under this paragraph, the Sec-
21	retary shall prepare and make publicly available
22	a report detailing, at a minimum—
23	"(i) the planned actions by the Eco-
24	nomic Development Administration and the
25	Regional Commissions to enhance coordina-

1	tion or reduce duplication of efforts and a
2	timeline for implementing those actions;
3	and
4	"(ii) any best practices and strategies
5	developed.".
6	SEC. 2213. GRANTS FOR PUBLIC WORKS AND ECONOMIC DE-
7	VELOPMENT.
8	(a) In General.—Section 201 of the Public Works
9	and Economic Development Act of 1965 (42 U.S.C. 3141)
10	is amended—
11	(1) in subsection (a)—
12	(A) in paragraph (1), by inserting "or for
13	the improvement of waste management and recy-
14	cling systems" after "development facility"; and
15	(B) in paragraph (2), by inserting "in-
16	creasing the resilience" after "expansion,";
17	(2) in subsection $(b)(1)$ —
18	(A) in subparagraph (A), by striking "suc-
19	cessful establishment or expansion" and inserting
20	"successful establishment, expansion, or reten-
21	tion,"; and
22	(B) in subparagraph (C), by inserting "and
23	underemployed" after "unemployed";
24	(3) by redesignating subsection (c) as subsection
25	(d); and

1	(4) by inserting after subsection (b) the fol-
2	lowing:
3	"(c) Additional Considerations.—In awarding
4	grants under subsection (a) and subject to the criteria in
5	subsection (b), the Secretary may also consider the extent
6	to which a project would—
7	"(1) lead to economic diversification in the area,
8	or a part of the area, in which the project is or will
9	be located;
10	"(2) address and mitigate economic impacts
11	from extreme weather events, including development
12	of resilient infrastructure, products, and processes;
13	"(3) benefit highly rural communities without
14	adequate tax revenues to invest in long-term or costly
15	in frastructure;
16	"(4) increase access to high-speed broadband;
17	"(5) support outdoor recreation to spur economic
18	development, with a focus on rural communities;
19	"(6) promote job creation or retention relative to
20	the population of the impacted region with outsized
21	significance;
22	"(7) promote travel and tourism; or
23	"(8) promote blue economy activities.".

1	SEC. 2214. GRANTS FOR PLANNING AND GRANTS FOR AD-
2	MINISTRATIVE EXPENSES.
3	Section 203 of the Public Works and Economic Devel-
4	opment Act of 1965 (42 U.S.C. 3143) is amended—
5	(1) by redesignating subsection (d) as subsection
6	(e);
7	(2) by inserting after subsection (c) the fol-
8	lowing:
9	"(d) Administrative Expenses.—Administrative
10	expenses that may be paid with a grant under this section
11	include—
12	"(1) expenses related to carrying out the plan-
13	ning process described in subsection (b);
14	"(2) expenses related to project predevelopment;
15	"(3) expenses related to updating economic devel-
16	opment plans to align with other applicable State, re-
17	gional, or local planning efforts; and
18	"(4) expenses related to hiring professional staff
19	to assist communities in—
20	"(A) project predevelopment and imple-
21	menting projects and priorities included in—
22	"(i) a comprehensive economic develop-
23	ment strategy; or
24	"(ii) an economic development plan-
25	ning grant;

1	"(B) identifying and using other Federal,
2	State, and Tribal economic development pro-
3	grams;
4	"(C) leveraging private and philanthropic
5	investment;
6	"(D) preparing economic recovery plans in
7	response to disasters; and
8	"(E) carrying out economic development
9	and predevelopment activities in accordance
10	with professional economic development best
11	practices."; and
12	(3) in subsection (e) (as so redesignated), in
13	paragraph (4)—
14	(A) in subparagraph (E), by striking ";
15	and" and inserting "(including broadband);";
16	(B) by redesignating subparagraph (F) as
17	subparagraph (G); and
18	(C) by inserting after subparagraph (E) the
19	following:
20	"(F) address and mitigate economic im-
21	pacts of extreme weather; and".
22	SEC. 2215. COST SHARING.
23	Section 204 of the Public Works and Economic Devel-
24	opment Act of 1965 (42 U.S.C. 3144) is amended—

1	(1) in subsection (a)(1), by striking "50" and in-
2	serting "60";
3	(2) in subsection (b)—
4	(A) by striking "In determining" and in-
5	serting the following:
6	"(1) In general.—In determining"; and
7	(B) by adding at the end the following:
8	"(2) Regional commission funds.—Notwith-
9	standing any other provision of law, any funds con-
10	tributed by a Regional Commission for a project
11	under this title may be considered to be part of the
12	non-Federal share of the costs of the project."; and
13	(3) in subsection (c)—
14	(A) in paragraph (2), by inserting "or can
15	otherwise document that no local matching funds
16	are reasonably obtainable" after "or political
17	subdivision";
18	(B) in paragraph (3)—
19	(i) by striking "section 207" and in-
20	serting "section 203 or 207"; and
21	(ii) by striking "project if" and all
22	that follows through the period at the end
23	and inserting "project."; and
24	(C) by adding at the end the following:

1	"(4) Small communities.—In the case of a
2	grant to a political subdivision of a State (as de-
3	scribed in section $3(6)(A)(iv)$) that has a population
4	of fewer than 10,000 residents and meets 1 or more
5	of the eligibility criteria described in section 301(a),
6	the Secretary may increase the Federal share under
7	paragraph (1) up to 100 percent of the total cost of
8	the project.".
9	SEC. 2216. REGULATIONS ON RELATIVE NEEDS AND ALLO-
10	CATIONS.
11	Section 206 of the Public Works and Economic Devel-
12	opment Act of 1965 (42 U.S.C. 3146) is amended—
13	(1) in paragraph (1), by striking subparagraph
14	(B) and inserting the following:
15	"(B) the per capita income levels, the labor
16	force participation rate, and the extent of under-
17	employment in eligible areas; and"; and
18	(2) in paragraph (4), by inserting "and reten-
19	tion" after "creation".
20	SEC. 2217. RESEARCH AND TECHNICAL ASSISTANCE; UNI-
21	VERSITY CENTERS.
22	Section 207 of the Public Works and Economic Devel-
23	opment Act of 1965 (42 U.S.C. 3147) is amended—
24	(1) in subsection $(a)(2)(A)$, by inserting ",
25	project predevelopment," after "planning"; and

1	(2) by adding at the end the following:
2	"(c) University Centers.—
3	"(1) Establishment.—In accordance with sub-
4	section $(a)(2)(D)$, the Secretary may make grants to
5	institutions of higher education to serve as university
6	centers.
7	"(2) Geographic coverage.—The Secretary
8	shall ensure that the network of university centers es-
9	tablished under this subsection provides services in
10	each State.
11	"(3) Duties.—To the maximum extent prac-
12	ticable, a university center established under this sub-
13	section shall—
14	"(A) collaborate with other university cen-
15	ters;
16	"(B) collaborate with economic development
17	districts and other relevant Federal economic de-
18	velopment technical assistance and service pro-
19	viders to provide expertise and technical assist-
20	ance to develop, implement, and support com-
21	prehensive economic development strategies and
22	other economic development planning at the
23	local, regional, and State levels, with a focus on
24	innovation, entrepreneurship, workforce develop-
25	ment, and regional economic development:

1	"(C) provide technical assistance, business
2	development, and technology transfer services to
3	businesses in the area served by the university
4	center;
5	"(D) establish partnerships with 1 or more
6	commercialization intermediaries that are public
7	or nonprofit technology transfer organizations el-
8	igible to receive a grant under section 602 of the
9	American Innovation and Competitiveness Act
10	(42 U.S.C. 1862s-9);
11	"(E) promote local and regional capacity
12	building; and
13	"(F) provide to communities and regions
14	assistance relating to data collection and anal-
15	ysis and other research relating to economic con-
16	ditions and vulnerabilities that can inform eco-
17	nomic development and adjustment strategies.
18	"(4) Consideration.—In making grants under
19	this subsection, the Secretary shall consider—
20	"(A) the significant role of regional public
21	universities in supporting economic development
22	in distressed communities through the planning
23	and the implementation of economic development
24	projects and initiatives; and

1	"(B) the location of the university center in
2	or near a distressed community.".
3	SEC. 2218. INVESTMENT PRIORITIES.
4	Title II of the Public Works and Economic Develop-
5	ment Act of 1965 is amended by inserting after section 207
6	(42 U.S.C. 3147) the following:
7	"SEC. 208. INVESTMENT PRIORITIES.
8	"(a) In General.—Subject to subsection (b), for a
9	project to be eligible for assistance under this title, the
10	project shall be consistent with 1 or more of the following
11	investment priorities:
12	"(1) Critical infrastructure.—Economic de-
13	velopment planning or implementation projects that
14	support development of public facilities, including
15	basic public infrastructure, transportation infrastruc-
16	$ture,\ or\ telecommunications\ infrastructure.$
17	"(2) Workforce.—Economic development plan-
18	ning or implementation projects that—
19	"(A) support job skills training to meet the
20	hiring needs of the area in which the project is
21	to be carried out and that result in well-paying
22	$jobs;\ or$
23	"(B) otherwise promote labor force partici-
24	pation.

1	"(3) Innovation and entrepreneurship.—
2	Economic development planning or implementation
3	projects that—
4	"(A) support the development of innovation
5	$and\ entrepreneurs hip-related\ in frastructure;$
6	"(B) promote business development and
7	lending; or
8	"(C) foster the commercialization of new
9	technologies that are creating technology-driven
10	businesses and high-skilled, well-paying jobs of
11	the future.
12	"(4) Economic recovery resilience.—Eco-
13	nomic development planning or implementation
14	projects that enhance the ability of an area to with-
15	stand and recover from adverse short-term or long-
16	term changes in economic conditions, including effects
17	from industry contractions or economic impacts from
18	natural disasters.
19	"(5) Manufacturing.—Economic development
20	planning or implementation projects that encourage
21	job creation, business expansion, technology and cap-
22	ital upgrades, and productivity growth in manufac-
23	turing, including efforts that contribute to the com-
24	netitiveness and arouth of domestic sumpliers or the

1	domestic production of innovative, high-value prod-
2	ucts and production technologies.
3	"(b) Conditions.—If the Secretary plans to use an
4	investment priority that is not described in subsection (a),
5	the Secretary shall submit to the Committee on Environ-
6	ment and Public Works of the Senate and the Committee
7	on Transportation and Infrastructure of the House of Rep-
8	resentatives a written notification that explains the basis
9	for using that investment priority.
10	"(c) Savings Clause.—Nothing in this section waives
11	any other requirement of this Act.".
12	SEC. 2219. GRANTS FOR ECONOMIC ADJUSTMENT.
13	Section 209 of the Public Works and Economic Devel-
14	opment Act of 1965 (42 U.S.C. 3149) is amended—
15	(1) in subsection (c)—
16	(A) in paragraph (4), by striking "or" at
17	$the\ end;$
18	(B) in paragraph (5)—
19	(i) by inserting ", travel and tourism,
20	natural resource-based, blue economy, or ag-
21	ricultural" after "manufacturing"; and
22	(ii) by striking the period at the end
23	and inserting a semicolon; and
24	(C) by adding at the end the following:

1	"(6) economic dislocation in the steel industry
2	due to the closure of a steel plant, primary steel econ-
3	omy contraction events (including temporary layoffs
4	and shifts to part-time work), or job losses in the steel
5	industry or associated with the departure or contrac-
6	tion of the steel industry, for help in economic re-
7	structuring of the communities; or
8	"(7) limited water for industrial consumption in
9	areas impacted by decreased water supplies due to
10	drought or extreme heat.";
11	(2) by redesignating subsections (d) and (e) as
12	subsections (f) and (g), respectively; and
13	(3) by inserting after section (c) the following:
14	"(d) Assistance to Coal Communities.—
15	"(1) Definitions.—In this subsection:
16	"(A) Coal economy.—The term 'coal econ-
17	omy' means the complete supply chain of coal-
18	reliant industries, including—
19	"(i) coal mining;
20	"(ii) coal-fired power plants;
21	"(iii) transportation or logistics; and
22	"(iv) manufacturing.
23	"(B) Contraction event.—The term 'con-
24	traction event' means the closure of a facility or
25	a reduction in activity relating to a coal-reliant

1	industry, including an industry described in any
2	of clauses (i) through (iv) of subparagraph (A).
3	"(2) Authorization.—On the application of an
4	eligible recipient, the Secretary may make grants for
5	projects in areas adversely impacted by a contraction
6	event in the coal economy.
7	"(3) Eligibility.—
8	"(A) In general.—In carrying out this
9	subsection, the Secretary shall determine the eli-
10	gibility of an area based on whether the eligible
11	recipient can reasonably demonstrate that the
12	area—
13	"(i) has been adversely impacted by a
14	contraction event in the coal economy with-
15	in the previous 25 years; or
16	"(ii) will be adversely impacted by a
17	contraction event in the coal economy.
18	"(B) Prohibition.—No regulation or other
19	policy of the Secretary may limit the eligibility
20	of an eligible recipient for a grant under this
21	subsection based on the date of a contraction
22	event except as provided in subparagraph (A)(i).
23	"(C) Demonstrating adverse impact.—
24	For the purposes of this paragraph, an eligible

1	recipient may demonstrate an adverse impact by
2	demonstrating—
3	"(i) a loss in employment;
4	"(ii) a reduction in tax revenue; or
5	"(iii) any other factor, as determined
6	to be appropriate by the Secretary.
7	"(e) Assistance to Nuclear Host Communities.—
8	"(1) Definitions.—In this subsection:
9	"(A) Commission.—The term 'Commission'
10	means the Nuclear Regulatory Commission.
11	"(B) Community Advisory Board.—The
12	term 'community advisory board' means a com-
13	munity committee or other advisory organization
14	that—
15	"(i) primarily focuses on the economic
16	impacts of decommissioning activities; and
17	"(ii) aims to foster communication
18	and information exchange between a li-
19	censee planning for and involved in decom-
20	missioning activities and members of the
21	community that decommissioning activities
22	may affect.
23	"(C) Decommission.—The term 'decommis-
24	sion' has the meaning given the term in section

1	50.2 of title 10, Code of Federal Regulations (or
2	$successor\ regulations).$
3	"(D) Licensee.—The term licensee' has
4	the meaning given the term in section 50.2 of
5	title 10, Code of Federal Regulations (or suc-
6	$cessor\ regulations).$
7	"(E) Nuclear host community.—The
8	term 'nuclear host community' means an eligible
9	recipient that has been economically impacted,
10	or reasonably demonstrates to the satisfaction of
11	the Secretary that it will be economically im-
12	pacted, by a nuclear power plant licensed by the
13	Commission that—
14	"(i) is not co-located with an operating
15	nuclear power plant;
16	"(ii) is at a site with spent nuclear
17	fuel; and
18	"(iii) as of the date of enactment of the
19	$Economic\ Development\ Reauthorization\ Act$
20	of 2024—
21	$``(I)\ has\ ceased\ operations;\ or$
22	"(II) has provided a written noti-
23	fication to the Commission that it will
24	cease operations.

1	"(2) Authorization.—On the application of an
2	eligible recipient, the Secretary may make grants—
3	"(A) to assist with economic development in
4	nuclear host communities; and
5	"(B) to fund community advisory boards in
6	nuclear host communities.
7	"(3) Requirement.—In carrying out this sub-
8	section, to the maximum extent practicable, the Sec-
9	retary shall implement the recommendations described
10	in the report submitted to Congress under section 108
11	of the Nuclear Energy Innovation and Modernization
12	Act (Public Law 115-439; 132 Stat. 5577) entitled
13	Best Practices for Establishment and Operation of
14	Local Community Advisory Boards Associated with
15	Decommissioning Activities at Nuclear Power Plants'.
16	"(4) Distribution of funds.—The Secretary
17	shall establish a methodology to ensure, to the max-
18	imum extent practicable, geographic diversity among
19	grant recipients under this subsection.".
20	SEC. 2220. RENEWABLE ENERGY PROGRAM.
21	Section 218 of the Public Works and Economic Devel-
22	opment Act of 1965 (42 U.S.C. 3154d) is amended—
23	(1) in the section heading, by striking
24	"BRIGHTFIELDS DEMONSTRATION" and inserting
25	"RENEWARLE ENERGY".

1	(2) by striking subsection (a) and inserting the
2	following:
3	"(a) Definition of Renewable Energy Site.—In
4	this section, the term 'renewable energy site' means a
5	brownfield site that is redeveloped through the incorpora-
6	tion of 1 or more renewable energy technologies, including
7	solar, wind, geothermal, ocean, and emerging, but proven,
8	renewable energy technologies.";
9	(3) in subsection (b)—
10	(A) in the subsection heading, by striking
11	"Demonstration Program" and inserting
12	"Establishment";
13	(B) in the matter preceding paragraph (1),
14	by striking "brightfield" and inserting "renew-
15	able energy"; and
16	(C) in paragraph (1), by striking "solar en-
17	ergy technologies" and inserting "renewable en-
18	ergy technologies described in subsection (a),";
19	and
20	(4) by striking subsection (d).
21	SEC. 2221. WORKFORCE TRAINING GRANTS.
22	Title II of the Public Works and Economic Develop-
23	ment Act of 1965 (42 U.S.C. 3141 et seq.) is amended by
24	adding at the end the following:

1 "SEC. 219. WORKFORCE TRAINING GRANTS.

2	"(a) In General.—On the application of an eligible
3	recipient, the Secretary may make grants to support the
4	development and expansion of innovative workforce train-
5	ing programs through sectoral partnerships leading to qual-
6	ity jobs and the acquisition of equipment or construction
7	of facilities to support workforce development activities.
8	"(b) Eligible Uses.—Funds from a grant under this
9	section may be used for—
10	"(1) acquisition or development of land and im-
11	provements to house workforce training activities;
12	"(2) acquisition, design and engineering, con-
13	struction, rehabilitation, alteration, expansion, or im-
14	provement of such a facility, including related equip-
15	ment and machinery;
16	"(3) acquisition of machinery or equipment to
17	support workforce training activities;
18	"(4) planning, technical assistance, and train-
19	ing;
20	"(5) sector partnerships development, program
21	design, and program implementation; and
22	"(6) in the case of an eligible recipient that is
23	a State, subject to subsection (c), a State program to
24	support individual trainees for employment in crit-
25	ical industries with high demand and vacancies nec-

1	essary for further economic development of the appli-
2	cable State that—
3	"(A) requires significant post-secondary
4	training; but
5	"(B) does not require a post-secondary de-
6	gree.
7	"(c) State Grant Pilot Program.—
8	"(1) In general.—The Secretary may award
9	grants to States for the purpose described in sub-
10	section (b)(6).
11	"(2) Application.—To be eligible to receive a
12	grant under this subsection, the Chief Executive of a
13	State shall submit to the Secretary an application at
14	such time, in such manner, and containing such in-
15	formation as the Secretary may require, which shall
16	include, at a minimum, the following:
17	"(A) A method for identifying critical in-
18	dustry sectors driving in-State economic growth
19	that face staffing challenges for in-demand jobs
20	and careers.
21	"(B) A governance structure for the imple-
22	mentation of the program established by the
23	State, including defined roles for the consortia of
24	agencies of such State, at a minimum, to include
25	the State departments of economic development,

1	labor, and education, or the State departments
2	or agencies with jurisdiction over those matters.
3	"(C) A strategy for recruiting participants
4	from at least 1 community that meets 1 or more
5	of the criteria described in section 301(a).
6	"(D) A plan for how the State will develop
7	a tracking system for eligible programs, partici-
8	pant enrollment, participant outcomes, and an
9	application portal for individual participants.
10	"(3) Selection.—The Secretary shall award
11	not more than 1 grant under this subsection to any
12	State.
13	"(4) Eligible USES.—A grant under this sub-
14	section may be used for—
15	"(A) necessary costs to carry out the mat-
16	ters described in this subsection, including tui-
17	tion and stipends for individuals that receive
18	funds under the program established by the ap-
19	plicable State, subject to the requirements de-
20	scribed in paragraph (6); and
21	"(B) program implementation, planning,
22	technical assistance, or training.
23	"(5) FEDERAL SHARE.—Notwithstanding section
24	204, the Federal share of the cost of any award car-

1	ried out with a grant made under this subsection
2	shall not exceed 70 percent.
3	"(6) Participant amounts.—A State shall en-
4	sure that grant funds provided under this subsection
5	to each individual that receives funds under the pro-
6	gram established by the applicable State is the lesser
7	of the following amounts:
8	"(A) In a case in which the individual is
9	also eligible for a Federal Pell Grant under sec-
10	tion 401 of the Higher Education Act of 1965
11	(20 U.S.C. 1070a) for enrollment at the applica-
12	ble training program for any award year of the
13	training program, \$11,000 minus the amount of
14	the awarded Federal Pell Grant.
15	"(B) For an individual not described in
16	paragraph (1), the lesser of—
17	"(i) \$11,000; and
18	"(ii) the total cost of the training pro-
19	gram in which the individual is enrolled,
20	including tuition, fees, career navigation
21	services, textbook costs, expenses related to
22	assessments and exams for certification or
23	licensure, equipment costs, and wage sti-
24	pends (in the case of a training program
25	that is an earn-and-learn program).

1	"(7) TERMINATION.—The authority provided
2	under this subsection shall expire on September 30,
3	2029.
4	"(d) Coordination.—The Secretary shall coordinate
5	the development of new workforce development models with
6	the Secretary of Labor and the Secretary of Education.".
7	SEC. 2222. CONGRESSIONAL NOTIFICATION REQUIRE
8	MENTS.
9	Title II of the Public Works and Economic Develop-
10	ment Act of 1965 (42 U.S.C. 3141 et seq.) (as amended by
11	section 2221) is amended by adding at the end the fol-
12	lowing:
13	"SEC. 220. CONGRESSIONAL NOTIFICATION REQUIRE
14	MENTS.
15	"(a) In General.—In the case of a project described
16	in subsection (b), the Secretary shall provide to the Com-
17	mittee on Environment and Public Works of the Senate and
18	the Committee on Transportation and Infrastructure of the
19	House of Representatives notice, in accordance with sub-
20	section (c), of the award of a grant for the project not less
21	than 3 business days before notifying an eligible recipient

23 "(b) Projects Described.—A project referred to in 24 subsection (a) is a project that the Secretary has selected

22 of their selection for that award.

1	to receive a grant administered by the Economic Develop-
2	ment Administration in an amount not less than \$100,000.
3	"(c) Requirements.—A notification under subsection
4	(a) shall include—
5	"(1) the name of the project;
6	"(2) the name of the applicant;
7	"(3) the region in which the project is to be car-
8	ried out;
9	"(4) the State in which the project is to be car-
10	ried out;
11	"(5) the 1 or more counties or political subdivi-
12	sions in which the project is to be carried out;
13	"(6) the number of jobs expected to be created or
14	retained as a result of the project;
15	"(7) the estimated date of completion of the
16	project;
17	"(8) the amount of the grant awarded;
18	"(9) a description of the project; and
19	"(10) any additional information, as determined
20	to be appropriate by the Secretary.
21	"(d) Public Availability.—The Secretary shall
22	make a notification under subsection (a) publicly available
23	not later than 60 days after the date on which the Secretary
24	provides the notice."

1	SEC. 2223. SPECIFIC FLEXIBILITIES RELATED TO DEPLOY-
2	MENT OF HIGH-SPEED BROADBAND.
3	Title II of the Public Works and Economic Develop-
4	ment Act of 1965 (42 U.S.C. 3141 et seq.) (as amended by
5	section 2222) is amended by adding at the end the fol-
6	lowing:
7	"SEC. 221. HIGH-SPEED BROADBAND DEPLOYMENT INITIA-
8	TIVE.
9	"(a) Definitions.—In this section:
10	"(1) Broadband project.—The term
11	'broadband project' means, for the purposes of pro-
12	viding, extending, expanding, or improving high-
13	speed broadband service to further the goals of this
14	Act—
15	"(A) planning, technical assistance, or
16	training;
17	"(B) the acquisition or development of land;
18	or
19	"(C) the acquisition, design and engineer-
20	ing, construction, rehabilitation, alteration, ex-
21	pansion, or improvement of facilities, including
22	related machinery, equipment, contractual
23	rights, and intangible property.
24	"(2) Eligible recipient.—
25	"(A) In General.—The term 'eligible re-
26	cipient' means an eligible recipient.

1	"(B) Inclusions.—The term 'eligible re-
2	cipient' includes—
3	"(i) a public-private partnership; and
4	"(ii) a consortium formed for the pur-
5	pose of providing, extending, expanding, or
6	improving high-speed broadband service be-
7	tween 1 or more eligible recipients and 1 or
8	more for-profit organizations.
9	"(3) High-speed broadband.—The term high-
10	speed broadband' means the provision of 2-way data
11	transmission with sufficient downstream and up-
12	stream speeds to end users to permit effective partici-
13	pation in the economy and to support economic
14	growth, as determined by the Secretary.
15	"(b) Broadband Projects.—
16	"(1) In general.—On the application of an eli-
17	gible recipient, the Secretary may make grants under
18	this title for broadband projects, which shall be subject
19	to the provisions of this section.
20	"(2) Considerations.—In reviewing applica-
21	tions submitted under paragraph (1), the Secretary
22	shall take into consideration geographic diversity of
23	grants provided, including consideration of under-
24	served markets, in addition to data requested in para-
25	graph(3).

1	"(3) Data requested.—In reviewing an appli-
2	cation submitted under paragraph (1), the Secretary
3	shall request from the Federal Communications Com-
4	mission, the Administrator of the National Tele-
5	communications and Information Administration, the
6	Secretary of Agriculture, and the Appalachian Re-
7	gional Commission data on—
8	"(A) the level and extent of broadband serv-
9	ice that exists in the area proposed to be served;
10	and
11	"(B) the level and extent of broadband serv-
12	ice that will be deployed in the area proposed to
13	be served pursuant to another Federal program.
14	"(4) Interest in real or personal prop-
15	ERTY.—For any broadband project carried out by an
16	eligible recipient that is a public-private partnership
17	or consortium, the Secretary shall require that title to
18	any real or personal property acquired or improved
19	with grant funds, or if the recipient will not acquire
20	title, another possessory interest acceptable to the Sec-
21	retary, be vested in a public partner or eligible non-
22	profit organization or association for the useful life of
23	the project, after which title may be transferred to
24	any member of the public-private partnership or con-

sortium in accordance with regulations promulgated
 by the Secretary.

"(5) PROCUREMENT.—Notwithstanding any other provision of law, no person or entity shall be disqualified from competing to provide goods or services related to a broadband project on the basis that the person or entity participated in the development of the broadband project or in the drafting of specifications, requirements, statements of work, or similar documents related to the goods or services to be provided.

"(6) Broadband project property.—

"(A) In General.—The Secretary may permit a recipient of a grant for a broadband project to grant an option to acquire real or personal property (including contractual rights and intangible property) related to that project to a third party on such terms as the Secretary determines to be appropriate, subject to the condition that the option may only be exercised after the Secretary releases the Federal interest in the property.

"(B) TREATMENT.—The grant or exercise of an option described in subparagraph (A) shall

1	not constitute a redistribution of grant funds
2	under section 217.
3	"(c) Non-Federal Share.—In determining the
4	amount of the non-Federal share of the cost of a broadband
5	project, the Secretary may provide credit toward the non-
6	Federal share for the present value of allowable contribu-
7	tions over the useful life of the broadband project, subject
8	to the condition that the Secretary may require such assur-
9	ances of the value of the rights and of the commitment of
10	the rights as the Secretary determines to be appropriate.".
11	SEC. 2224. CRITICAL SUPPLY CHAIN SITE DEVELOPMENT
12	GRANT PROGRAM.
13	Title II of the Public Works and Economic Develop-
14	ment Act of 1965 (42 U.S.C. 3141 et seq.) (as amended by
15	section 2223) is amended by adding at the end the fol-
16	lowing:
17	"SEC. 222. CRITICAL SUPPLY CHAIN SITE DEVELOPMENT
18	GRANT PROGRAM.
19	"(a) In General.—On the application of an eligible
20	recipient, the Secretary may make grants under the 'Crit-
21	ical Summer Chain Site Development agent magnetic
	ical Supply Chain Site Development grant program' (re-
22	ferred to in this section as the 'grant program') to carry

1	"(b) Considerations.—In providing a grant to an
2	eligible recipient under the grant program, the Secretary
3	may consider whether—
4	"(1) the proposed improvements to the site will
5	improve economic conditions for rural areas, Tribal
6	communities, or areas that meet 1 or more of the cri-
7	teria described in section 301(a);
8	"(2) the project is consistent with regional eco-
9	nomic development plans, which may include a com-
10	prehensive economic development strategy;
11	"(3) the eligible recipient has initiatives to
12	prioritize job training and workforce development;
13	and
14	"(4) the project supports industries determined
15	by the Secretary to be of strategic importance to the
16	national or economic security of the United States.
17	"(c) Priority.—In awarding grants to eligible recipi-
18	ents under the grant program, the Secretary shall give pri-
19	ority to eligible recipients that propose to carry out a
20	project that—
21	"(1) has State, local, private, or nonprofit funds
22	being contributed to assist with site development ef-
23	forts; and

1	"(2) if the site development or expansion project
2	is carried out, will result in a demonstrated interest
3	in the site by commercial entities or other entities.
4	"(d) Use of Funds.—A grant provided under the
5	grant program may be used for the following activities re-
6	lating to the development or expansion of a site:
7	"(1) Investments in site utility readiness, includ-
8	ing—
9	"(A) construction of on-site utility infra-
10	structure;
11	"(B) construction of last-mile infrastruc-
12	ture, including road infrastructure, water infra-
13	structure, power infrastructure, broadband infra-
14	structure, and other physical last-mile infra-
15	structure;
16	"(C) site grading; and
17	"(D) other activities to extend public utili-
18	ties or services to a site, as determined appro-
19	priate by the Secretary.
20	"(2) Investments in site readiness, including—
21	"(A) land assembly;
22	"(B) environmental reviews;
23	$"(C)\ zoning;$
24	"(D) design;
25	"(E) engineering; and

1	" (F) permitting.
2	"(3) Investments in workforce development and
3	sustainability programs, including job training and
4	retraining programs.
5	"(4) Investments to ensure that disadvantaged
6	communities have access to on-site jobs.
7	"(e) Prohibition.—
8	"(1) In general.—Subject to paragraph (2), in
9	awarding grants under the grant program, the Sec-
10	retary shall not require an eligible recipient to dem-
11	onstrate that a private company or investment has se-
12	lected the site for development or expansion.
13	"(2) SAFEGUARDS.—In awarding grants under
14	the grant program, the Secretary shall include nec-
15	essary safeguards to ensure that—
16	"(A) the site development is fully completed
17	within a reasonable timeframe; and
18	"(B) the eligible recipient has sufficiently
19	demonstrated private sector interest.".
20	SEC. 2225. UPDATED DISTRESS CRITERIA AND GRANT
21	RATES.
22	Section 301 of the Public Works and Economic Devel-
23	opment Act of 1965 (42 U.S.C. 3161) is amended—
24	(1) in subsection (a), by striking paragraph (3)
25	and inserting the following:

1	"(3) Unemployment, underemployment, or
2	ECONOMIC ADJUSTMENT PROBLEMS.—The area is an
3	area that the Secretary determines has experienced or
4	is about to experience a special need arising from ac-
5	tual or threatened severe unemployment, under-
6	employment, or economic adjustment problems result-
7	ing from severe short-term or long-term changes in
8	$economic\ conditions.$
9	"(4) Low median household income.—The
10	area has a median household income of 80 percent or
11	less of the national average.
12	"(5) Workforce participation.—The area
13	has—
14	"(A) a labor force participation rate of 90
15	percent or less of the national average; or
16	"(B) a prime-age employment gap of 5 per-
17	cent or more.
18	"(6) Expected economic dislocation and
19	DISTRESS FROM ENERGY INDUSTRY TRANSITIONS.—
20	The area is an area that is expected to experience ac-
21	tual or threatened severe unemployment or economic
22	adjustment problems resulting from severe short-term
23	or long-term changes in economic conditions from en-
24	ergy industries that are experiencing accelerated con-
25	traction."; and

1	(2) by adding at the end the following:
2	"(e) Transparency.—To the extent the Secretary in-
3	cludes neighboring counties and communities in an eco-
4	nomic development district in accordance with subsection
5	(a)(3), the Secretary shall submit to Congress, and make
6	publicly available online, a notification describing the jus-
7	tification for such inclusion and detailing the economic in-
8	dicators of such neighboring counties and communities.".
9	SEC. 2226. COMPREHENSIVE ECONOMIC DEVELOPMENT
10	STRATEGIES.
11	Section 302 of the Public Works and Economic Devel-
12	opment Act of 1965 (42 U.S.C. 3162) is amended—
13	(1) in subsection $(a)(3)(A)$, by inserting "includ-
14	ing to mitigate and adapt to the economic impacts of
15	extreme weather," after "enhances and protects the
16	environment,"; and
17	(2) by adding at the end the following:
18	"(d) Exception.—This section shall not apply to
19	grants awarded under section 207 or grants awarded under
20	section 209(c)(2) for areas to which more than one com-
21	prehensive economic development strategy may apply.".
22	SEC. 2227. OFFICE OF TRIBAL ECONOMIC DEVELOPMENT.
23	Title V of the Public Works and Economic Develop-
24	ment Act of 1965 (42 U.S.C. 3191 et seq.) is amended by
25	adding at the end the following:

1	"SEC. 508. OFFICE OF TRIBAL ECONOMIC DEVELOPMENT.
2	"(a) Establishment.—There is established within
3	the Economic Development Administration an Office of
4	Tribal Economic Development (referred to in this section
5	as the 'Office').
6	"(b) Purposes.—The purposes of the Office shall be—
7	"(1) to coordinate all Tribal economic develop-
8	ment activities carried out by the Secretary;
9	"(2) to help Tribal communities access economic
10	development assistance programs, including the as-
11	sistance provided under this Act;
12	"(3) to coordinate Tribal economic development
13	strategies and efforts with other Federal agencies; and
14	"(4) to be a participant in any negotiated
15	rulemakings or consultations relating to, or having
16	an impact on, projects, programs, or funding that
17	benefit Tribal communities.
18	"(c) Tribal Economic Development Strategy.—
19	"(1) In general.—Not later than 1 year after
20	the date of enactment of the Economic Development
21	Reauthorization Act of 2024, the Office shall initiate
22	a Tribal consultation process to develop, and not less
23	frequently than every 3 years thereafter, update, a
24	strategic plan for Tribal economic development for the
25	$Economic\ Development\ Administration.$

1	"(2) Submission to congress.—Not later than
2	1 year after the date of enactment of the Economic
3	Development Reauthorization Act of 2024 and not
4	less frequently than every 3 years thereafter, the Office
5	shall submit to the Committee on Transportation and
6	Infrastructure of the House of Representatives and the
7	Committee on Environment and Public Works of the
8	Senate the strategic plan for Tribal economic develop-
9	ment developed under paragraph (1).
10	"(d) Outreach.—The Secretary shall establish a pub-
11	licly facing website to help provide a comprehensive, single
12	source of information for Indian tribes, Tribal leaders,
13	Tribal businesses, and citizens in Tribal communities to
14	better understand and access programs that support eco-
15	nomic development in Tribal communities, including the
16	economic development programs administered by Federal
17	agencies or departments other than the Department.
18	"(e) Dedicated Staff.—The Secretary shall ensure
19	that the Office has sufficient staff to carry out all outreach
20	activities under this section.".
21	SEC. 2228. OFFICE OF DISASTER RECOVERY AND RESIL
22	IENCE.
23	Title V of the Public Works and Economic Develop-
24	ment Act of 1965 (42 U.S.C. 3191 et seq.) (as amended by

1	section 2227) is amended by adding at the end the fol-
2	lowing:
3	"SEC. 509. OFFICE OF DISASTER RECOVERY AND RESIL-
4	IENCE.
5	"(a) Establishment.—The Secretary shall establish
6	an Office of Disaster Recovery and Resilience—
7	"(1) to direct and implement the post-disaster
8	economic recovery responsibilities of the Economic
9	Development Administration pursuant to subsections
10	(c)(2) and (e) of section 209 and section 703;
11	"(2) to direct and implement economic recovery
12	and enhanced resilience support function activities as
13	directed under the National Disaster Recovery Frame-
14	work; and
15	"(3) support long-term economic recovery in
16	communities in which a major disaster or emergency
17	has been declared under the Robert T. Stafford Dis-
18	aster Relief and Emergency Assistance Act (42 U.S.C.
19	5121 et seq.), or otherwise impacted by an event of
20	national significance, as determined by the Secretary,
21	through—
22	"(A) convening and deploying an economic
23	development assessment team;
24	"(B) hosting or attending convenings re-
25	lated to identification of additional Federal.

1	State, local, and philanthropic entities and re-
2	sources;
3	"(C) exploring potential flexibilities related
4	to existing awards;
5	"(D) provision of technical assistance
6	through staff or contractual resources; and
7	"(E) other activities determined by the Sec-
8	retary to be appropriate.
9	"(b) Appointment Authorities.—
10	"(1) Appointment.—The Secretary is author-
11	ized to appoint such temporary personnel as may be
12	necessary to carry out the responsibilities of the Office
13	of Disaster Recovery and Resilience, without regard
14	to the provisions of subchapter I of chapter 33 of title
15	5, United States Code, governing appointments in the
16	competitive service.
17	"(2) Conversion of Employees.—Notwith-
18	standing chapter 33 of title 5, United States Code, or
19	any other provision of law relating to the examina-
20	tion, certification, and appointment of individuals in
21	the competitive service, a temporary employee ap-
22	pointed under this subsection may be selected by the
23	Secretary for a permanent appointment in the com-
24	netitive service in the Economic Development Admin-

1	istration under internal competitive promotion proce-
2	dures if—
3	"(A) the employee has served continuously
4	for at least 2 years under 1 or more appoint-
5	ments under this subsection; and
6	"(B) the employee's performance has been at
7	an acceptable level of performance throughout the
8	period or periods referred to in subparagraph
9	(A).
10	"(3) Status upon conversion.—An individual
11	converted under this subsection shall become a career-
12	conditional employee, unless the employee has already
13	completed the service requirements for career tenure.
14	"(4) Reporting.—For any fiscal year during
15	which the Secretary exercises the authority under this
16	subsection, the Secretary shall submit to the Com-
17	mittee on Environment and Public Works of the Sen-
18	ate and the Committee on Transportation and Infra-
19	structure of the House of Representatives a report that
20	describes the use of that authority including, at a
21	minimum—
22	"(A) the number of employees hired under
23	the authority during the fiscal year;
24	"(B) the positions and grades for which em-
25	ployees were hired;

1	"(C) the number of employees converted to
2	care er-conditional;
3	"(D) a description of how the Secretary as-
4	sessed employee performance to determine the eli-
5	gibility of the employee for conversion under
6	paragraph (2)(B);
7	"(E) the number of employees who were
8	hired under that authority as temporary employ-
9	ees who have met the continuous service require-
10	ments described in subparagraph (A) of para-
11	graph (2) but not the performance requirements
12	described in subparagraph (B) of that para-
13	graph; and
14	"(F) the number of employees who were
15	hired under that authority who have separated
16	$from\ the\ Economic\ Development\ Administration.$
17	"(5) Rule of construction.—Nothing in this
18	subsection waives any requirement relating to quali-
19	fications of applicants for positions in the Office of
20	Disaster Recovery and Resilience under this sub-
21	section.
22	"(6) Termination.—The authority provided by
23	this subsection shall expire on September 30, 2029.
24	"(c) Disaster Team.—

1	"(1) Establishment.—As soon as practicable
2	after the date of enactment of this section, the Sec-
3	retary shall establish a disaster team (referred to in
4	this section as the 'disaster team') for the deployment
5	of individuals to carry out responsibilities of the Of-
6	fice of Disaster Recovery and Resilience after a major
7	disaster or emergency has been declared under the
8	Robert T. Stafford Disaster Relief and Emergency As-
9	sistance Act (42 U.S.C. 5121 et seq.) and the Depart-
10	ment has been activated by the Federal Emergency
11	Management Agency.
12	"(2) Membership.—
13	"(A) Designation of staff.—As soon as
14	practicable after the date of enactment of this
15	section, the Secretary shall designate to serve on
16	the disaster team—
17	"(i) employees of the Office of Disaster
18	Recovery and Resilience;
19	"(ii) employees of the Department who
20	are not employees of the Economic Develop-
21	ment Administration; and
22	"(iii) in consultation with the heads of
23	other Federal agencies, employees of those
24	agencies, as appropriate.

1	"(B) Capabilities.—In designating indi-
2	viduals under subparagraph (A), the Secretary
3	shall ensure that the disaster team includes a
4	sufficient quantity of—
5	"(i) individuals who are capable of de-
6	ploying rapidly and efficiently to respond
7	to major disasters and emergencies; and
8	"(ii) highly trained full-time employees
9	who will lead and manage the disaster
10	team.
11	"(3) Training.—The Secretary shall ensure that
12	appropriate and ongoing training is provided to
13	members of the disaster team to ensure that the mem-
14	bers are adequately trained regarding the programs
15	and policies of the Economic Development Adminis-
16	tration relating to post-disaster economic recovery ef-
17	forts.
18	"(4) Expenses.—In carrying out this section,
19	the Secretary may—
20	"(A) use, with or without reimbursement,
21	any service, equipment, personnel, or facility of
22	any Federal agency with the explicit support of
23	that agency, to the extent such use does not im-
24	pair or conflict with the authority of the Presi-
25	dent or the Administrator of the Federal Emer-

1	gency Management Agency under the Robert T.
2	Stafford Disaster Relief and Emergency Assist-
3	ance Act (42 U.S.C. 5121 et seq.) to direct Fed-
4	eral agencies in any major disaster or emergency
5	declared under that Act; and
6	"(B) provide members of the disaster team
7	with travel expenses, including per diem in lieu
8	of subsistence, at rates authorized for an em-
9	ployee of an agency under subchapter I of chap-
10	ter 57 of title 5, United States Code, while away
11	from the home or regular place of business of the
12	member in the performance of services for, or re-
13	lating to, the disaster team.
14	"(d) Annual Reports.—Not later than July 1, 2026,
15	and annually thereafter, the Secretary shall submit to the
16	Committee on Environment and Public Works of the Senate
17	and the Committee on Transportation and Infrastructure
18	of the House of Representatives a report that includes—
19	"(1) a summary of the activities of the Office of
20	Disaster Recovery and Resilience and any disaster
21	teams established pursuant to subsection (c);
22	"(2) the number and details of the disasters in
23	which the Office of Disaster Recovery and Resilience
24	and permanent and temporary personnel, including
25	disaster teams, were involved and deployed:

1	"(3) the locations and length of any deployments;
2	"(4) the number of personnel deployed, broken
3	down by category, including permanent and tem-
4	porary personnel; and
5	"(5) a breakdown of expenses, with or without
6	reimbursement.".
7	SEC. 2229. ESTABLISHMENT OF TECHNICAL ASSISTANCE LI-
8	AISONS.
9	Title V of the Public Works and Economic Develop-
10	ment Act of 1965 (42 U.S.C. 3191 et seq.) (as amended by
11	section 2228) is amended by adding at the end the fol-
12	lowing:
13	"SEC. 510. TECHNICAL ASSISTANCE LIAISONS.
14	"(a) In General.—A Regional Director of a regional
15	office of the Economic Development Administration may
16	designate a staff member to act as a 'Technical Assistance
17	Liaison' for any State served by the regional office.
18	"(b) Role.—A Technical Assistance Liaison shall—
19	"(1) work in coordination with an Economic De-
20	velopment Representative to provide technical assist-
21	ance, in addition to technical assistance under section
22	207, to eligible recipients that are underresourced
23	communities, as determined by the Technical Assist-
24	ance Liaison, that submit applications for assistance
25	under title II; and

1	"(2) at the request of an eligible recipient that
2	submitted an application for assistance under title II,
3	provide technical feedback on unsuccessful grant ap-
4	plications.
5	"(c) Technical Assistance.—The Secretary may
6	enter into a contract or cooperative agreement with an eli-
7	gible recipient for the purpose of providing technical assist-
8	ance to eligible recipients that are underresourced commu-
9	nities that have submitted or may submit an application
10	for assistance under this Act.".
11	SEC. 2230. ANNUAL REPORT TO CONGRESS.
12	Section 603 of the Public Works and Economic Devel-
13	opment Act of 1965 (42 U.S.C. 3213) is amended—
14	(1) in subsection (b)—
15	(A) in paragraph (2)—
16	(i) in subparagraph (A), by inserting
17	"areas" after "rural"; and
18	(ii) in subparagraph (B), by striking
19	"and" at the end;
20	(B) in paragraph (3), by striking the period
21	at the end and inserting "; and"; and
22	(C) by adding at the end the following:
23	"(4)(A) include a list of all of the grants pro-
24	vided by the Economic Development Administration

1	for projects located in, or that primarily benefit,
2	rural areas;
3	"(B) an explanation of the process used to deter-
4	mine how each project referred to in subparagraph
5	(A) would benefit a rural area; and
6	"(C) a certification that each project referred to
7	in subparagraph (A)—
8	"(i) is located in a rural area; or
9	"(ii) will primarily benefit a rural area.";
10	and
11	(2) by adding at the end the following:
12	"(c) Additional Reporting.—As part of the annual
13	report to Congress of the Economic Development Adminis-
14	tration, the Secretary shall include a report on project com-
15	pletions and close outs for construction awards that in-
16	cludes the following information on individual construction
17	projects:
18	"(1) The award date of the project.
19	"(2) The completion date of the project.
20	"(3) The close out date of the project.
21	"(4) The total amount of the project, including
22	non-Federal cost share and funding from other
23	sources, including a breakdown by source.
24	"(5) The number of jobs anticipated to be created
25	or retained as a result of the investment.

1	"(d) Public Availability.—Not later than the date
2	of the submission of the report under subsection (c), the Sec-
3	retary shall make the report under subsection (c) publicly
4	available.
5	"(e) Additional Reporting Requirement.—To en-
6	sure that projects are meeting expected timelines, not later
7	than 1 year after the date of enactment of the Economic
8	Development Reauthorization Act of 2024, the Secretary
9	shall submit to the Committee on Environment and Public
10	Works of the Senate and the Committee on Transportation
11	and Infrastructure of the House of Representatives a report
12	that, at a minimum—
13	"(1) includes an analysis of Economic Develop-
14	ment Administration construction project timeline es-
15	timates and actual project durations; and
16	"(2) describes the frequency with which project
17	timelines are delayed and the sources of those delays,
18	including cases in which a project scope or schedule
19	requires an award amendment.".
20	SEC. 2231. ECONOMIC DEVELOPMENT REPRESENTATIVES.
21	(a) Sense of Congress.—It is the sense of Congress
22	$that\ the\ Economic\ Development\ Administration\ should\ con-$
23	tinue to promote access to economic development assistance
24	programs of that agency through the use of Economic Devel-

- 1 opment Representatives in underresourced communities,
- 2 particularly coal communities.
- 3 (b) Economic Development Representatives.—In
- 4 assigning Economic Development Representatives, the Sec-
- 5 retary of Commerce may take into account the needs of coal
- 6 communities.

7 SEC. 2232. MODERNIZATION OF ENVIRONMENTAL REVIEWS.

- 8 (a) In General.—Not later than 180 days after the
- 9 date of enactment of this Act, the Secretary of Commerce
- 10 (referred to in this section as the "Secretary") shall submit
- 11 to the Committee on Environment and Public Works of the
- 12 Senate and the Committee on Transportation and Infra-
- 13 structure of the House of Representatives a report on the
- 14 efforts of the Secretary to facilitate efficient, timely, and
- 15 predictable environmental reviews of projects funded by the
- 16 Public Works and Economic Development Act of 1965 (42
- 17 U.S.C. 3121 et seq.), including through expanded use of cat-
- 18 egorical exclusions or programmatic environmental docu-
- 19 ments (as those terms are defined in section 111 of the Na-
- 20 tional Environmental Policy Act of 1969 (42 U.S.C.
- 21 *4336e))*.
- 22 (b) Requirements.—In completing the report under
- 23 subsection (a), the Secretary shall—
- 24 (1) describe the actions the Secretary will take to
- 25 implement the amendments to the National Environ-

1	mental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
2	made by section 321 of the Fiscal Responsibility Act
3	of 2023 (Public Law 118–5; 137 Stat. 38);
4	(2) describe the existing categorical exclusions
5	most frequently used by the Secretary to streamline
6	the environmental review of projects funded by the
7	Public Works and Economic Development Act of 1965
8	(42 U.S.C. 3121 et seq.); and
9	(3) consider—
10	(A) the adoption of additional categorical
11	exclusions, including those used by other Federal
12	agencies, that would facilitate the environmental
13	review of projects funded by the Public Works
14	and Economic Development Act of 1965 (42
15	U.S.C. 3121 et seq.);
16	(B) the adoption of new programmatic en-
17	vironmental documents that would facilitate the
18	environmental review of projects funded by the
19	Public Works and Economic Development Act of
20	1965 (42 U.S.C. 3121 et seq.); and
21	(C) agreements with other Federal agencies
22	that would facilitate a more efficient process for
23	the environmental review of projects funded by
24	the Public Works and Economic Development
25	Act of 1965 (42 U.S.C. 3121 et sea.).

1	(c) Rulemaking.—Not later than 2 years after the
2	submission of the report under subsection (a), the Secretary
3	shall promulgate a final rule implementing, to the max-
4	imum extent practicable, measures considered by the Sec-
5	retary under subsection (b) that are necessary to streamline
6	the environmental review of projects funded by the Public
7	Works and Economic Development Act of 1965 (42 U.S.C.
8	3121 et seq.).
9	SEC. 2233. GAO REPORT ON ECONOMIC DEVELOPMENT PRO-
10	GRAMS.
11	(a) Definitions.—In this section:
12	(1) Comptroller general.—The term "Comp-
13	troller General" means the Comptroller General of the
14	United States.
15	(2) Regional commission.—The term "Re-
16	gional Commission" has the meaning given the term
17	in section 3 of the Public Works and Economic Devel-
18	opment Act of 1965 (42 U.S.C. 3122).
19	(b) Report.—Not later than September 30, 2026, the
20	Comptroller General shall submit to the Committee on En-
21	vironment and Public Works of the Senate and the Com-
22	mittee on Transportation and Infrastructure of the House
23	of Representatives a report that evaluates economic develop-
24	ment programs administered by the Economic Development
25	Administration and the Regional Commissions.

1	(c) Contents.—In carrying out the report under sub-
2	section (b), the Comptroller General shall—
3	(1) evaluate the impact of programs described in
4	that subsection on economic outcomes, including job
5	creation and retention, the rate of unemployment and
6	underemployment, labor force participation, and pri-
7	vate investment leveraged;
8	(2) describe efforts by the Economic Development
9	Administration and the Regional Commissions to
10	document the impact of programs described in that
11	subsection on economic outcomes described in para-
12	graph (1);
13	(3) describe efforts by the Economic Development
14	Administration and the Regional Commissions to
15	carry out coordination activities described in section
16	103 of the Public Works and Economic Development
17	Act of 1965 (42 U.S.C. 3133);
18	(4) consider other factors, as determined to be
19	appropriate by the Comptroller General of the United
20	States, to assess the effectiveness of programs de-
21	scribed in subsection (b); and
22	(5) make legislative recommendations for im-
23	provements to programs described in subsection (b) as
24	applicable.

1	SEC. 2234. GAO REPORT ON ECONOMIC DEVELOPMENT AD-
2	MINISTRATION REGULATIONS AND POLICIES.
3	(a) Definitions.—In this section:
4	(1) Comptroller general.—The term "Comp-
5	troller General" means the Comptroller General of the
6	United States.
7	(2) Small community.—The term "small com-
8	munity" means a community of less than 10,000
9	year-round residents.
10	(b) Report.—Not later than 2 years after the date
11	of enactment of this Act, the Comptroller General shall sub-
12	mit to the Committee on Environment and Public Works
13	of the Senate and the Committee on Transportation and
14	Infrastructure of the House of Representatives a report that
15	evaluates economic development regulations and policies
16	administered by the Economic Development Administration
17	that have hindered the ability of communities to apply for
18	and administer Economic Development Administration
19	grants.
20	(c) Contents.—In carrying out the report under sub-
21	section (b), the Comptroller General shall—
22	(1) review regulations and grant application
23	processes promulgated by the Assistant Secretary of
24	$Commerce\ for\ Economic\ Development;$
25	(2) evaluate the technical capacity of eligible re-
26	cinients (as defined in section 3 of the Public Works

1	and Economic Development Act of 1965 (42 U.S.C.
2	3122)) to apply for Economic Development Adminis-
3	tration grants;
4	(3) provide recommendations for improving the
5	administration and timely disbursement of grants
6	awarded by the Economic Development Administra-
7	tion, including for improving the communication
8	with grantees regarding timelines for disbursement of
9	funds;
10	(4) identify barriers to small communities ap-
11	plying for Economic Development Administration
12	grants, in consultation with—
13	(A) State economic development representa-
14	tives;
15	(B) secretaries of State departments of eco-
16	$nomic\ development;$
17	(C) representatives for small communities
18	that have received Economic Development Ad-
19	ministration grants; and
20	(D) representatives for small communities
21	that have never applied for Economic Develop-
22	ment Administration grants; and
23	(5) provide recommendations for simplifying
24	and easing the ability for grant applicants to navi-
25	aate the Economic Development Administration arant

1	application process, including through a review of
2	regulations, including environmental regulations, not
3	in the jurisdiction of the Economic Development Ad-
4	ministration to identify possible grant application
5	process improvements.
6	SEC. 2235. GAO STUDY ON RURAL COMMUNITIES.
7	(a) In General.—Not later than 2 years after the
8	date of enactment of this Act, the Comptroller General of
9	the United States (referred to in this section as the "Comp-
10	troller General") shall conduct a study to evaluate the im-
11	pacts of funding provided by the Economic Development
12	Administration to distressed communities (as described in
13	section 301(a) of the Public Works and Economic Develop-
14	ment Act of 1965 (42 U.S.C. 3161(a))) located in rural
15	areas.
16	(b) Contents.—In carrying out the study under sub-
17	section (a), the Comptroller General shall—
18	(1) identify not less than 5 geographically di-
19	verse distressed communities in rural areas; and
20	(2) for each distressed community identified
21	under paragraph (1), examine the impacts of funding
22	provided by the Economic Development Administra-
23	tion on—
24	(A) the local jobs and unemployment of the
25	community; and

1	(B) the availability of affordable housing in
2	$the\ community.$
3	(c) Report.—On completion of the study under sub-
4	section (a), the Comptroller General shall submit to the
5	Committee on Environment and Public Works of the Senate
6	and the Committee on Transportation and Infrastructure
7	of the House of Representatives a report on the findings
8	of the study and any recommendations that result from the
9	study.
10	SEC. 2236. GENERAL AUTHORIZATION OF APPROPRIATIONS.
11	(a) In General.—Section 701 of the Public Works
12	and Economic Development Act of 1965 (42 U.S.C. 3231)
13	is amended—
14	(1) by redesignating subsection (b) as subsection
15	(k); and
16	(2) by striking subsection (a) and inserting the
17	following:
18	"(a) Grants for Public Works and Economic De-
19	VELOPMENT.—There are authorized to be appropriated to
20	carry out section 201, to remain available until expended—
21	"(1) \$170,000,000 for fiscal year 2025;
22	"(2) \$195,000,000 for fiscal year 2026;
23	"(3) \$220,000,000 for fiscal year 2027;
24	"(4) \$245,000,000 for fiscal year 2028; and
25	"(5) \$270,000,000 for fiscal year 2029.

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"(b) Grants for Planning and Grants for Admin-
 1
    ISTRATIVE EXPENSES.—There are authorized to be appro-
 3
    priated to carry out section 203, to remain available until
 4
    expended—
 5
              "(1) $90,000,000 for fiscal year 2025;
 6
              "(2) $100,000,000 for fiscal year 2026;
 7
              "(3) $110,000,000 for fiscal year 2027:
 8
              "(4) $120,000,000 for fiscal year 2028; and
 9
              "(5) $130,000,000 for fiscal year 2029.
10
         "(c) Grants for Training, Research, and Tech-
11
    NICAL ASSISTANCE.—There are authorized to be appro-
12
    priated to carry out section 207, to remain available until
13
    expended—
14
              "(1) $25,000,000 for fiscal year 2025;
15
              "(2) $30,000,000 for fiscal year 2026;
              "(3) $35,000,000 for fiscal year 2027;
16
17
              "(4) $40,000,000 for fiscal year 2028; and
18
             "(5) $45,000,000 for fiscal year 2029.
19
         "(d) Grants for Economic Adjustment.—There
20
    are authorized to be appropriated to carry out section 209
21
    (other than subsections (d) and (e)), to remain available
22
    until expended—
23
              "(1) $65,000,000 for fiscal year 2025;
24
              "(2) $75,000,000 for fiscal year 2026;
25
              "(3) $85,000,000 for fiscal year 2027;
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1	"(4) \$95,000,000 for fiscal year 2028; and
2	"(5) \$105,000,000 for fiscal year 2029.
3	"(e) Assistance to Coal Communities.—There is
4	authorized to be appropriated to carry out section 209(d)
5	\$75,000,000 for each of fiscal years 2025 through 2029, to
6	remain available until expended.
7	"(f) Assistance to Nuclear Host Communities.—
8	There are authorized to be appropriated to carry out section
9	209(e), to remain available until expended—
10	"(1) to carry out paragraph (2)(A), \$35,000,000
11	for each of fiscal years 2025 through 2029; and
12	"(2) to carry out paragraph (2)(B), \$5,000,000
13	for each of fiscal years 2025 through 2027.
14	"(g) Renewable Energy Program.—There is au-
15	thorized to be appropriated to carry out section 218
16	\$5,000,000 for each of fiscal years 2025 through 2029, to
17	remain available until expended.
18	"(h) Workforce Training Grants.—There is au-
19	thorized to be appropriated to carry out section 219
20	\$50,000,000 for each of fiscal years 2025 through 2029, to
21	remain available until expended, of which \$10,000,000 for
22	each of fiscal years 2025 through 2029 shall be used to carry
23	out subsection (c) of that section.
24	"(i) Critical Supply Chain Site Development
25	Grant Program.—There is authorized to be appropriated

- 1 to carry out section 222 \$20,000,000 for each of fiscal years
- 2 2025 through 2029, to remain available until expended.
- 3 "(j) Technical Assistance Liaisons.—There is au-
- 4 thorized to be appropriated to carry out section 510
- 5 \$5,000,000 for each of fiscal years 2025 through 2029, to
- 6 remain available until expended.".
- 7 (b) Conforming Amendment.—Title VII of the Pub-
- 8 lic Works and Economic Development Act of 1965 (42
- 9 U.S.C. 3231 et seq.) is amended by striking section 704.
- 10 SEC. 2237. TECHNICAL CORRECTION.
- 11 Section 1 of the Public Works and Economic Develop-
- 12 ment Act of 1965 (42 U.S.C. 3121 note; Public Law 89-
- 13 136) is amended by striking subsection (b) and inserting
- 14 the following:
- 15 "(b) Table of Contents.—The table of contents for
- 16 this Act is as follows:
 - "Sec. 1. Short title; table of contents.
 - "Sec. 2. Findings and declarations.
 - "Sec. 3. Definitions.

"TITLE I—ECONOMIC DEVELOPMENT PARTNERSHIPS COOPERATION AND COORDINATION

- "Sec. 101. Establishment of economic development partnerships.
- "Sec. 102. Cooperation of Federal agencies.
- "Sec. 103. Coordination.

"TITLE II—GRANTS FOR PUBLIC WORKS AND ECONOMIC DEVELOPMENT

- "Sec. 201. Grants for public works and economic development.
- "Sec. 202. Base closings and realignments.
- "Sec. 203. Grants for planning and grants for administrative expenses.
- "Sec. 204. Cost sharing.
- "Sec. 205. Supplementary grants.
- "Sec. 206. Regulations on relative needs and allocations.
- "Sec. 207. Research and technical assistance; university centers.

- "Sec. 208. Investment priorities.
- "Sec. 209. Grants for economic adjustment.
- "Sec. 210. Changed project circumstances.
- "Sec. 211. Use of funds in projects constructed under projected cost.
- "Sec. 212. Reports by recipients.
- "Sec. 213. Prohibition on use of funds for attorney's and consultant's fees.
- "Sec. 214. Special impact areas.
- "Sec. 215. Performance awards.
- "Sec. 216. Planning performance awards.
- "Sec. 217. Direct expenditure or redistribution by recipient.
- "Sec. 218. Renewable energy program.
- "Sec. 219. Workforce training grants.
- "Sec. 220. Congressional notification requirements.
- "Sec. 221. High-Speed Broadband Deployment Initiative.
- "Sec. 222. Critical supply chain site development grant program.

"TITLE III—ELIGIBILITY; COMPREHENSIVE ECONOMIC DEVELOPMENT STRATEGIES

- "Sec. 301. Eligibility of areas.
- "Sec. 302. Comprehensive economic development strategies.

"TITLE IV—ECONOMIC DEVELOPMENT DISTRICTS

- "Sec. 401. Designation of economic development districts.
- "Sec. 402. Termination or modification of economic development districts.
- "Sec. 404. Provision of comprehensive economic development strategies to Regional Commissions.
- "Sec. 405. Assistance to parts of economic development districts not in eligible areas.

"TITLE V—ADMINISTRATION

- "Sec. 501. Assistant Secretary for Economic Development.
- "Sec. 502. Economic development information clearinghouse.
- "Sec. 503. Consultation with other persons and agencies.
- "Sec. 504. Administration, operation, and maintenance.
- "Sec. 506. Performance evaluations of grant recipients.
- "Sec. 507. Notification of reorganization.
- "Sec. 508. Office of Tribal Economic Development.
- "Sec. 509. Office of Disaster Recovery and Resilience.
- "Sec. 510. Technical Assistance Liaisons.

"TITLE VI-MISCELLANEOUS

- "Sec. 601. Powers of Secretary.
- "Sec. 602. Maintenance of standards.
- "Sec. 603. Annual report to Congress.
- "Sec. 604. Delegation of functions and transfer of funds among Federal agencies.
- "Sec. 605. Penalties.
- "Sec. 606. Employment of expediters and administrative employees.
- "Sec. 607. Maintenance and public inspection of list of approved applications for financial assistance.
- "Sec. 608. Records and audits.
- "Sec. 609. Relationship to assistance under other law.
- "Sec. 610. Acceptance of certifications by applicants.
- "Sec. 611. Brownfields redevelopment reports.

"Sec. 612. Savings clause.

 $\hbox{``Sec. 701. General authorization of appropriations.}$

"TITLE VII—FUNDING

"Sec. 702. Authorization of appropriations for defense conversation activities. "Sec. 703. Authorization of appropriations for disaster economic recovery activities.".
Subtitle B—Regional Economic and
$In frastructure \ Development$
SEC. 2241. REGIONAL COMMISSION AUTHORIZATIONS.
Section 15751 of title 40, United States Code, is
amended by striking subsection (a) and inserting the fol-
lowing:
"(a) In General.—There is authorized to be appro-
priated to each Commission to carry out this subtitle
\$40,000,000 for each of fiscal years 2025 through 2029.".
SEC. 2242. REGIONAL COMMISSION MODIFICATIONS.
(a) Membership of Commissions.—Section 15301 of
title 40, United States Code, is amended—
(1) in subsection $(b)(2)(C)$ —
(A) by striking "An alternate member" and
inserting the following:
"(i) In general.—An alternate mem-
ber''; and
(B) by adding at the end the following:
"(ii) State alternates.—If the al-
ternate State member is unable to vote in
accordance with clause (i), the alternate

State member may delegate voting author-

22

1	ity to a designee, subject to the condition
2	that the executive director shall be notified,
3	in writing, of the designation not less than
4	1 week before the applicable vote is to take
5	place."; and
6	(2) in subsection (f), by striking "a Federal em-
7	ployee" and inserting "an employee".
8	(b) Decisions of Commissions.—Section 15302 of
9	title 40, United States Code, is amended—
10	(1) in subsection (a), by inserting "or alternate
11	State members, including designees" after "State
12	members"; and
13	(2) by striking subsection (c) and inserting the
14	following:
15	"(c) Quorums.—
16	"(1) In General.—Subject to paragraph (2), a
17	Commission shall determine what constitutes a
18	quorum for meetings of the Commission.
19	"(2) Requirements.—Any quorum for meetings
20	of a Commission shall include—
21	"(A) the Federal Cochairperson or the alter-
22	nate Federal Cochairperson; and
23	"(B) a majority of State members or alter-
24	nate State members, including designees (exclu-

1	sive of members representing States delinquent
2	under section $15304(c)(3)(C)$).".
3	(c) Administrative Powers and Expenses of Com-
4	MISSIONS.—Section 15304(a) of title 40, United States
5	Code, is amended—
6	(1) in paragraph (5), by inserting ", which may
7	be done without a requirement for the Commission to
8	reimburse the agency or local government" after "sta-
9	tus";
10	(2) by redesignating paragraphs (8) and (9) as
11	paragraphs (9) and (10), respectively;
12	(3) by inserting after paragraph (7) the fol-
13	lowing:
14	"(8) collect fees for services provided and retain
15	and expend such fees;"; and
16	(4) in paragraph (10) (as so redesignated), by
17	striking "maintain a government relations office in
18	the District of Columbia and".
19	(d) Meetings of Commissions.—Section 15305(b) of
20	title 40, United States Code, is amended by striking "with
21	the Federal Cochairperson" and all that follows through the
22	period at the end and inserting the following: "with—
23	"(1) the Federal Cochairperson; and

1	"(2) at least a majority of the State members or
2	alternate State members (including designees) present
3	in-person or via electronic means.".
4	(e) Annual Reports.—Section 15308(a) of title 40,
5	United States Code, is amended by striking "90" and in-
6	serting "180".
7	SEC. 2243. TRANSFER OF FUNDS AMONG FEDERAL AGEN-
8	CIES.
9	(a) In General.—Chapter 153 of subtitle V of title
10	40, United States Code, is amended—
11	(1) by redesignating section 15308 as section
12	15309; and
13	(2) by inserting after section 15307 the fol-
14	lowing:
15	"§ 15308. Transfer of funds among Federal agencies
16	"(a) In General.—Subject to subsection (c), for pur-
17	poses of this subtitle, each Commission may transfer funds
18	to and accept transfers of funds from other Federal agencies.
19	"(b) Transfer of Funds to Other Federal Agen-
20	cies.—Funds made available to a Commission may be
21	transferred to other Federal agencies if the funds are used
22	consistently with the purposes for which the funds were spe-
23	cifically authorized and appropriated.

1	"(c) Transfer of Funds From Other Federal
2	AGENCIES.—Funds may be transferred to any Commission
3	under this section if—
4	"(1) the statutory authority for the funds pro-
5	vided by the Federal agency does not expressly pro-
6	hibit use of funds for authorities being carried out by
7	a Commission; and
8	"(2) the Federal agency that provides the funds
9	determines that the activities for which the funds are
10	to be used are otherwise eligible for funding under
11	such a statutory authority.".
12	(b) Clerical Amendment.—The analysis for chapter
13	153 of subtitle V of title 40, United States Code, is amended
14	by striking the item relating to section 15308 and inserting
15	the following:
	"15308. Transfer of funds among Federal agencies." 15309. Annual reports.".
16	SEC. 2244. FINANCIAL ASSISTANCE.
17	(a) In General.—Chapter 155 of subtitle V of title
18	40, United States Code, is amended by adding at the end
19	the following:
20	"§ 15507. Payment of non-Federal share for certain
21	Federal grant programs
22	"Amounts made available to carry out this subtitle
23	shall be available for the payment of the non-Federal share

1	for any project carried out under another Federal grant
2	program—
3	"(1) for which a Commission is not the sole or
4	primary funding source; and
5	"(2) that is consistent with the authorities of the
6	applicable Commission.".
7	(b) Clerical Amendment.—The analysis for chapter
8	155 of subtitle V of title 40, United States Code, is amended
9	by adding at the end the following:
	"15507. Payment of non-Federal share for certain Federal grant programs.".
10	SEC. 2245. NORTHERN BORDER REGIONAL COMMISSION
11	AREA.
12	Section 15733 of title 40, United States Code, is
13	amended—
14	(1) in paragraph (1), by inserting "Lincoln,"
15	after "Knox,";
16	(2) in paragraph (2), by inserting "Merrimack,"
17	after "Grafton,"; and
18	(3) in paragraph (3)—
19	(A) by inserting "Schoharie," after "Sche-
20	nectady,"; and
21	(B) by inserting "Wyoming," after
22	"Wayne.".

1	SEC. 2246. SOUTHWEST BORDER REGIONAL COMMISSION
2	AREA.
3	Section 15732 of title 40, United States Code, is
4	amended—
5	(1) in paragraph (3)—
6	(A) by inserting "Bernalillo," before
7	"Catron,";
8	(B) by inserting "Cibola, Curry, De Baca,"
9	after "Chaves,";
10	(C) by inserting "Guadalupe," after
11	"Grant,";
12	(D) by inserting "Lea," after "Hidalgo,";
13	(E) by inserting "Roosevelt," after "Otero,";
14	and
15	(F) by striking "and Socorro" and insert-
16	ing "Socorro, Torrance, and Valencia"; and
17	(2) in paragraph (4)—
18	(A) by inserting "Guadalupe," after
19	"Glasscock,"; and
20	(B) by striking "Tom Green Upton," and
21	inserting "Tom Green, Upton,".
22	SEC. 2247. GREAT LAKES AUTHORITY AREA.
23	Section 15734 of title 40, United States Code, is
24	amended, in the matter preceding paragraph (1), by insert-
25	ing "the counties which contain, in part or in whole, the"
26	after "consist of".

1	SEC. 2248. ADDITIONAL REGIONAL COMMISSION PRO-
2	GRAMS.
3	(a) In General.—Subtitle V of title 40, United States
4	Code, is amended by adding at the end the following:
5	"CHAPTER 159—ADDITIONAL REGIONAL
6	COMMISSION PROGRAMS
	"Sec. "15901. State capacity building grant program. "15902. Demonstration health projects.
7	"§ 15901. State capacity building grant program
8	"(a) Definitions.—In this section:
9	"(1) Commission State.—The term 'Commis-
10	sion State' means a State that contains 1 or more eli-
11	$gible\ counties.$
12	"(2) Eligible county.—The term 'eligible
13	county' means a county described in subchapter II of
14	chapter 157.
15	"(3) Program.—The term 'program' means a
16	State capacity building grant program established by
17	a Commission under subsection (b).
18	"(b) Establishment.—Each Commission shall estab-
19	lish a State capacity building grant program to provide
20	grants to Commission States in the area served by the Com-
21	mission for the purposes described in subsection (c).
22	"(c) Purposes.—The purposes of a program are to
23	support the efforts of the Commission—

1	"(1) to better support business retention and ex-
2	pansion in eligible counties;
3	"(2) to create programs to encourage job creation
4	and workforce development in eligible counties, in-
5	cluding projects and activities, in coordination with
6	other relevant Federal agencies, to strengthen the
7	water sector workforce and facilitate the sharing of
8	best practices;
9	"(3) to partner with universities in distressed
10	counties (as designated under section 15702(a)(1))—
11	"(A) to strengthen the capacity in eligible
12	counties to train new professionals in fields for
13	which there is a shortage of workers;
14	"(B) to increase local capacity in eligible
15	counties for project management, project execu-
16	tion, and financial management; and
17	"(C) to leverage funding sources for eligible
18	counties;
19	"(4) to prepare economic and infrastructure
20	plans for eligible counties;
21	"(5) to expand access to high-speed broadband in
22	eligible counties;
23	"(6) to provide technical assistance that results
24	in Commission investments in transportation, water,
25	wastewater, and other critical infrastructure:

1	"(7) to promote workforce development in eligible
2	counties to support resilient infrastructure projects;
3	"(8) to develop initiatives to increase the effec-
4	tiveness of local development districts in eligible coun-
5	ties; and
6	"(9) to implement new or innovative economic
7	development practices that will better position eligible
8	counties to compete in the global economy.
9	"(d) Use of Funds.—
10	"(1) In general.—Funds from a grant under a
11	program may be used to support a project, program,
12	or related expense of the Commission State in an eli-
13	$gible\ county.$
14	"(2) Limitation.—Funds from a grant under a
15	program shall not be used for—
16	"(A) the purchase of furniture, fixtures, or
17	equipment;
18	"(B) the compensation of—
19	"(i) any State member of the Commis-
20	sion (as described in section
21	15301(b)(1)(B)); or
22	"(ii) any State alternate member of the
23	Commission (as described in section
24	15301(b)(2)(B)); or

1	"(C) the cost of supplanting existing State
2	programs.
3	"(e) Annual Work Plan.—
4	"(1) In general.—For each fiscal year, before
5	providing a grant under a program, each Commis-
6	sion State shall provide to the Commission an annual
7	work plan that includes the proposed use of the grant.
8	"(2) Approval.—No grant under a program
9	shall be provided to a Commission State unless the
10	Commission has approved the annual work plan of
11	the State.
12	"(f) Amount of Grant.—
13	"(1) In general.—The amount of a grant pro-
14	vided to a Commission State under a program for a
15	fiscal year shall be based on the proportion that—
16	"(A) the amount paid by the Commission
17	State (including any amounts paid on behalf of
18	the Commission State by a nonprofit organiza-
19	tion) for administrative expenses for the applica-
20	ble fiscal year (as determined under section
21	15304(c)); bears to
22	"(B) the amount paid by all Commission
23	States served by the Commission (including any
24	amounts paid on behalf of a Commission State
25	by a nonprofit organization) for administrative

- expenses for that fiscal year (as determined
 under that section).
- 3 "(2) REQUIREMENT.—To be eligible to receive a 4 grant under a program for a fiscal year, a Commis-5 sion State (or a nonprofit organization on behalf of 6 the Commission State) shall pay the amount of ad-7 ministrative expenses of the Commission State for the 8 applicable fiscal year (as determined under section 9 15304(c)).
- "(3) APPROVAL.—For each fiscal year, a grant
 provided under a program shall be approved and
 made available as part of the approval of the annual
 budget of the Commission.
- 14 "(g) GRANT AVAILABILITY.—Funds from a grant 15 under a program shall be available only during the fiscal 16 year for which the grant is provided.
- "(h) Report.—Each fiscal year, each Commission

 18 State shall submit to the relevant Commission and make

 19 publicly available a report that describes the use of the

 20 grant funds and the impact of the program in the Commis
 21 sion State.
- 22 "(i) Continuation of Program Authority for 23 Northern Border Regional Commission.—With re-24 spect to the Northern Border Regional Commission, the pro-25 gram shall be a continuation of the program under section

1	6304(c) of the Agriculture Improvement Act of 2018 (40
2	U.S.C. 15501 note; Public Law 115–334) (as in effect on
3	the day before the date of enactment of this section).
4	"§ 15902. Demonstration health projects
5	"(a) Purpose.—To demonstrate the value of adequate
6	health facilities and services to the economic development
7	of the region, a Commission may make grants for the plan-
8	ning, construction, equipment, and operation of demonstra-
9	tion health, nutrition, and child care projects to serve dis-
10	tressed areas (referred to in this section as a 'demonstration
11	health project'), including hospitals, regional health diag-
12	nostic and treatment centers, and other facilities and serv-
13	ices necessary for the purposes of this section.
14	"(b) Eligible Entities.—An entity eligible to receive
15	a grant under this section is—
16	"(1) an entity described in section 15501(a);
17	"(2) an institution of higher education (as de-
18	fined in section 101(a) of the Higher Education Act
19	of 1965 (20 U.S.C. 1001(a)));
20	"(3) a hospital (as defined in section 1861 of the
21	Social Security Act (42 U.S.C. 1395x)); or
22	"(4) a critical access hospital (as defined in that
23	section).
24	"(a) DI ANNING CIDANTIS

- 1 "(1) In General.—A Commission may make 2 grants for planning expenses necessary for the devel-3 opment and operation of demonstration health 4 projects for the region served by the Commission.
 - "(2) MAXIMUM COMMISSION CONTRIBUTION.—
 The maximum Commission contribution for a demonstration health project that receives a grant under paragraph (1) shall be made in accordance with section 15501(d).
 - "(3) Sources of Assistance.—A grant under paragraph (1) may be provided entirely from amounts made available to carry out this section or in combination with amounts provided under other Federal grant programs.
 - "(4) FEDERAL SHARE FOR GRANTS UNDER OTHER FEDERAL GRANT PROGRAMS.—Notwithstanding any provision of law limiting the Federal share in other Federal grant programs, amounts made available to carry out this subsection may be used to increase the Federal share of another Federal grant up to the maximum contribution described in paragraph (2).
- 23 "(d) Construction and Equipment Grants.—

1	"(1) In General.—A grant under this section
2	for construction or equipment of a demonstration
3	health project may be used for—
4	"(A) costs of construction;
5	"(B) the acquisition of privately owned fa-
6	cilities—
7	"(i) not operated for profit; or
8	"(ii) previously operated for profit if
9	the Commission finds that health services
10	would not otherwise be provided in the area
11	served by the facility if the acquisition is
12	not made; and
13	"(C) the acquisition of initial equipment.
14	"(2) Standards for making grants.—A grant
15	under paragraph (1)—
16	"(A) shall be approved in accordance with
17	section 15503; and
18	"(B) shall not be incompatible with the ap-
19	plicable provisions of title VI of the Public
20	Health Service Act (42 U.S.C. 291 et seq.), the
21	Developmental Disabilities Assistance and Bill of
22	Rights Act of 2000 (42 U.S.C. 15001 et seq.),
23	and other laws authorizing grants for the con-
24	struction of health-related facilities, without re-
25	gard to any provisions in those laws relating to

- appropriation authorization ceilings or to allot ments among the States.
- 3 "(3) MAXIMUM COMMISSION CONTRIBUTION.—
 4 The maximum Commission contribution for a dem5 onstration health project that receives a grant under
 6 paragraph (1) shall be made in accordance with sec7 tion 15501(d).
 - "(4) Sources of Assistance.—A grant under paragraph (1) may be provided entirely from amounts made available to carry out this section or in combination with amounts provided under other Federal grant programs.
 - "(5) Contribution to increased federal share for other federal grant program for the construction or equipment of a demonstration health project, amounts made available to carry out this subsection may be used to increase Federal grants for component facilities of a demonstration health project to a maximum of 90 percent of the cost of the facilities.
- 23 "(e) OPERATION GRANTS.—

1	"(1) In General.—A grant under this section
2	for the operation of a demonstration health project
3	may be used for—
4	"(A) the costs of operation of the facility;
5	and
6	"(B) initial operating costs, including the
7	costs of attracting, training, and retaining
8	qualified personnel.
9	"(2) Standards for making grants.—A grant
10	for the operation of a demonstration health project
11	shall not be made unless the facility funded by the
12	grant is—
13	"(A) publicly owned;
14	"(B) owned by a public or private nonprofit
15	organization;
16	"(C) a private hospital described in section
17	501(c)(3) of the Internal Revenue Code of 1986
18	and exempt from taxation under section 501(a)
19	of that Code; or
20	"(D) a private hospital that provides a cer-
21	tain amount of uncompensated care, as deter-
22	mined by the Commission, and applies for the
23	grant in partnership with a State, local govern-
24	ment, or Indian Tribe.

- 1 "(3) MAXIMUM COMMISSION CONTRIBUTION.—
 2 The maximum Commission contribution for a dem3 onstration health project that receives a grant under
 4 paragraph (1) shall be made in accordance with sec5 tion 15501(d).
- 6 "(4) Sources of Assistance.—A grant under paragraph (1) may be provided entirely from 7 8 amounts made available to carry out this section or 9 in combination with amounts provided under other 10 Federal grant programs for the operation of health-re-11 lated facilities or the provision of health and child de-12 velopment services, including parts A and B of title 13 IV and title XX of the Social Security Act (42 U.S.C. 14 601 et seg., 621 et seg., 1397 et seg.).
 - "(5) FEDERAL SHARE.—Notwithstanding any provision of law limiting the Federal share in the other Federal programs described in paragraph (4), amounts made available to carry out this subsection may be used to increase the Federal share of a grant under those programs up to the maximum contribution described in paragraph (3).
- "(f) Priority Health Programs.—If a Commission 23 elects to make grants under this section, the Commission 24 shall establish specific regional health priorities for such 25 grants that address—

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1	"(1) addiction treatment and access to resources
2	helping individuals in recovery;
3	"(2) workforce shortages in the healthcare indus-
4	try; or
5	"(3) access to services for screening and diag-
6	nosing chronic health issues.".
7	(b) Repeal.—Section 6304(c) of the Agriculture Im-
8	provement Act of 2018 (40 U.S.C. 15501 note; Public Law
9	115–334) is repealed.
10	(c) Clerical Amendment.—The table of chapters for
11	subtitle V of title 40, United States Code, is amended by
12	inserting after the item relating to chapter 157 the fol-
13	lowing:
	"159. Additional Regional Commission Programs
14	SEC. 2249. ESTABLISHMENT OF MID-ATLANTIC REGIONAL
15	COMMISSION.
16	(a) Establishment.—Section 15301(a) of title 40,
17	United States Code, is amended by adding at the end the
18	following:
19	"(5) The Mid-Atlantic Regional Commission.".
20	(b) Designation of Region.—
21	(1) In general.—Subchapter II of chapter 157
22	of title 40, United States Code, is amended by adding
23	at the end the following:

1	"§ 15735. Mid-Atlantic Regional Commission.
2	"The region of the Mid-Atlantic Regional Commission
3	shall include the following counties:
4	"(1) Delaware.—Each county in the State of
5	Delaware.
6	"(2) MARYLAND.—Each county in the State of
7	Maryland that is not already served by the Appa-
8	lachian Regional Commission.
9	"(3) Pennsylvania.—Each county in the Com-
10	monwealth of Pennsylvania that is not already served
11	by the Appalachian Regional Commission.".
12	(2) Clerical amendment.—The analysis for
13	subchapter II of chapter 157 of title 40, United States
14	Code, is amended by adding at the end the following.
	"15735. Mid-Atlantic Regional Commission.".
15	(c) Application.—Section 15702(c) of title 40, United
16	States Code, is amended—
17	(1) by redesignating paragraph (3) as para-
18	graph (4); and
19	(2) by inserting after paragraph (2) the fol-
20	lowing:
21	"(3) Application.—Paragraph (2) shall not
22	apply to a county described in paragraph (2) or (3)
23	of section 15735.".

1	SEC. 2250. ESTABLISHMENT OF SOUTHERN NEW ENGLAND
2	REGIONAL COMMISSION.
3	(a) Establishment.—Section 15301(a) of title 40,
4	United States Code (as amended by section 2249(a)), is
5	amended by adding at the end the following:
6	"(6) The Southern New England Regional Com-
7	mission.".
8	(b) Designation of Region.—
9	(1) In general.—Subchapter II of chapter 157
10	of title 40, United States Code (as amended by section
11	2249(b)(1)), is amended by adding at the end the fol-
12	lowing:
13	"§ 15736. Southern New England Regional Commis-
14	sion
15	"The region of the Southern New England Regional
16	Commission shall include the following counties:
17	"(1) Rhode island.—Each county in the State
18	of Rhode Island.
19	"(2) Connecticut.—The counties of Hartford,
20	Middlesex, New Haven, New London, Tolland, and
21	Windham in the State of Connecticut.
22	"(3) Massachusetts.—Each county in the
23	$Commonwealth\ of\ Massachusetts.".$
24	(2) Clerical amendment.—The analysis for
25	subchapter II of chapter 157 of title 40, United States

1	Code (as amended by section 2249(b)(2)), is amended
2	by adding at the end the following:
	"15736. Southern New England Regional Commission.".
3	(c) Application.—Section 15702(c)(3) of title 40,
4	United States Code (as amended by section 2249(c)), is
5	amended—
6	(1) by striking the period at the end and insert-
7	ing "; or";
8	(2) by striking "to a county" and inserting the
9	following: "to—
10	"(A) a county"; and
11	(3) by adding at the end the following:
12	"(B) the Southern New England Regional
13	Commission.".
14	SEC. 2251. DENALI COMMISSION REAUTHORIZATION.
15	(a) Reauthorization.—Section 312(a) of the Denali
16	Commission Act of 1998 (42 U.S.C. 3121 note; Public Law
17	105-277) is amended by striking "\$15,000,000 for each of
18	fiscal years 2017 through 2021" and inserting "\$35,000,000
19	for each of fiscal years 2025 through 2029".
20	(b) Powers of the Commission.—Section 305 of the
21	Denali Commission Act of 1998 (42 U.S.C. 3121 note; Pub-
22	lic Law 105–277) is amended—
23	(1) in subsection (d), in the first sentence, by in-
24	serting "enter into leases (including the lease of office
25	space for any term)," after "award grants,"; and

1	(2) by adding at the end the following:
2	"(e) Use of Funds Toward Non-Federal Share
3	of Certain Projects.—Notwithstanding any other provi-
4	sion of law regarding payment of a non-Federal share in
5	connection with a grant-in-aid program, the Commission
6	may use amounts made available to the Commission for the
7	payment of such a non-Federal share for programs under-
8	taken to carry out the purposes of the Commission.".
9	(c) Special Functions of the Commission.—Sec-
10	tion 307 of the Denali Commission Act of 1998 (42 U.S.C.
11	4321 note; Public Law 105–277) is amended—
12	(1) by striking subsection (a);
13	(2) by redesignating subsections (b) through (e)
14	as subsections (a) through (d), respectively; and
15	(3) in subsection (c) (as so redesignated), by in-
16	serting ", including interagency transfers," after
17	"payments".
18	(d) Conforming Amendment.—Section 309(c)(1) of
19	the Denali Commission Act of 1998 (42 U.S.C. 4321 note;
20	Public Law 105–277) is amended by inserting "of Trans-
21	portation" after "Secretary".
22	SEC. 2252. DENALI HOUSING FUND.
23	(a) Definitions.—In this section:
24	(1) Eligible enti-The term "eligible enti-
25	ty" means—

1	(A) a nonprofit organization;
2	(B) a limited dividend organization;
3	(C) a cooperative organization;
4	(D) an Indian Tribe (as defined in section
5	4 of the Indian Self-Determination and Edu-
6	cation Assistance Act (25 U.S.C. 5304)); and
7	(E) a public entity, such as a municipality,
8	county, district, authority, or other political sub-
9	division of a State.
10	(2) Federal cochair.—The term "Federal Co-
11	chair" means the Federal Cochairperson of the Denali
12	Commission.
13	(3) Fund.—The term "Fund" means the Denali
14	$Housing \ Fund \ established \ under \ subsection \ (b) (1).$
15	(4) Low-income.—The term "low-income", with
16	respect to a household means that the household in-
17	come is less than 150 percent of the Federal poverty
18	level for the State of Alaska.
19	(5) Moderate-income.—The term "moderate-
20	income", with respect to a household, means that the
21	household income is less than 250 percent of the Fed-
22	eral poverty level for the State of Alaska.
23	(6) Secretary.—The term "Secretary" means
24	the Secretary of Agriculture.
25	(b) Denali Housing Fund.—

1	(1) Establishment.—There shall be established
2	in the Treasury of the United States the Denali Hous-
3	ing Fund, to be administered by the Federal Cochair.
4	(2) Source and use of amounts in fund.—
5	(A) In general.—Amounts allocated to the
6	Federal Cochair for the purpose of carrying out
7	this section shall be deposited in the Fund.
8	(B) Uses.—The Federal Cochair shall use
9	the Fund as a revolving fund to carry out the
10	purposes of this section.
11	(C) Investment.—The Federal Cochair
12	may invest amounts in the Fund that are not
13	necessary for operational expenses in bonds or
14	other obligations, the principal and interest of
15	which are guaranteed by the Federal Govern-
16	ment.
17	(D) General expenses.—The Federal Co-
18	chair may charge the general expenses of car-
19	rying out this section to the Fund.
20	(3) Authorization of Appropriations.—
21	There is authorized to be appropriated to the Fund
22	\$5,000,000 for each of fiscal years 2025 through 2029.
23	(c) Purposes.—The purposes of this section are—
24	(1) to encourage and facilitate the construction
25	or rehabilitation of housing to meet the needs of low-

1	income households and moderate-income households;
2	and
3	(2) to provide housing for public employees.
4	(d) Loans and Grants.—
5	(1) In General.—The Federal Cochair may
6	provide grants and loans from the Fund to eligible
7	entities under such terms and conditions the Federal
8	Cochair may prescribe.
9	(2) Purpose.—The purpose of a grant or loan
10	under paragraph (1) shall be for planning and ob-
11	taining federally insured mortgage financing or other
12	financial assistance for housing construction or reha-
13	bilitation projects for low-income and moderate-in-
14	come households in rural Alaska villages.
15	(e) Providing Amounts to States for Grants and
16	LOANS.—The Federal Cochair may provide amounts to the
17	State of Alaska, or political subdivisions thereof, for making
18	the grants and loans described in subsection (d).
19	(f) Loans.—
20	(1) Limitation on available amounts.—A
21	loan under subsection (d) for the cost of planning and
22	obtaining financing (including the cost of prelimi-
23	nary surveys and analyses of market needs, prelimi-
24	nary site engineering and architectural fees, site op-
25	tions, application and mortgage commitment fees,

- legal fees, and construction loan fees and discounts)
 of a project described in that subsection may be for
 not more than 90 percent of that cost.
 - (2) Interest.—A loan under subsection (d) shall be made without interest, except that a loan made to an eligible entity established for profit shall bear interest at the prevailing market rate authorized for an insured or guaranteed loan for that type of project.

(3) PAYMENT.—

- (A) In GENERAL.—The Federal Cochair shall require payment of a loan made under this section under terms and conditions the Secretary may require by not later than the date of completion of the project.
- (B) CANCELLATION.—For a loan other than a loan to an eligible entity established for profit, the Secretary may cancel any part of the debt with respect to a loan made under subsection (d) if the Secretary determines that a permanent loan to finance the project cannot be obtained in an amount adequate for repayment of a loan made under subsection (d).

(g) Grants.—

1	(1) In General.—A grant under this section for
2	expenses incidental to planning and obtaining financ-
3	ing for a project described in this section that the
4	Federal Cochair considers unrecoverable from the pro-
5	ceeds of a permanent loan made to finance the
6	project—
7	(A) may not be made to an eligible entity
8	established for profit; and
9	(B) may not exceed 90 percent of those ex-
10	penses.
11	(2) Site development costs and offsite im-
12	PROVEMENTS.—
13	(A) In General.—The Federal Cochair
14	may make grants and commitments for grants
15	under terms and conditions the Federal Cochair
16	may require to eligible entities for reasonable site
17	development costs and necessary offsite improve-
18	ments, such as sewer and water line extensions,
19	if the grant or commitment—
20	(i) is essential to ensuring that housing
21	is constructed on the site in the future; and
22	(ii) otherwise meets the requirements
23	for assistance under this section.
24	(B) Maximum amounts.—The amount of a
25	grant under this paragraph may not—

1	(i) with respect to the construction of
2	housing, exceed 40 percent of the cost of the
3	construction; and
4	(ii) with respect to the rehabilitation of
5	housing, exceed 10 percent of the reasonable
6	value of the rehabilitation, as determined by
7	the Federal Cochair.
8	(h) Information, Advice, and Technical Assist-
9	ANCE.—The Federal Cochair may provide, or contract with
10	public or private organizations to provide, information, ad-
11	vice, and technical assistance with respect to the construc-
12	tion, rehabilitation, and operation by nonprofit organiza-
13	tions of housing for low-income or moderate-income house-
14	holds, or for public employees, in rural Alaska villages
15	under this section.
16	SEC. 2253. DELTA REGIONAL AUTHORITY REAUTHORIZA-
17	TION.
18	(a) Authorization of Appropriations.—Section
19	382M(a) of the Consolidated Farm and Rural Development
20	Act (7 U.S.C. 2009aa-12(a)) is amended by striking
21	"\$30,000,000 for each of fiscal years 2019 through 2023"
22	and inserting "\$40,000,000 for each of fiscal years 2025
23	through 2029".

1	(b) Termination of Authority.—Section 382N of
2	the Consolidated Farm and Rural Development Act (7
3	U.S.C. 2009aa–13) is repealed.
4	(c) Fees.—Section 382B(e) of the Consolidated Farm
5	and Rural Development Act (7 U.S.C. 2009aa-1(e)) is
6	amended—
7	(1) in paragraph (9)(C), by striking "and" at
8	$the\ end;$
9	(2) in paragraph (10), by striking the period at
10	the end and inserting "; and"; and
11	(3) by adding at the end the following:
12	"(11) collect fees for the Delta Doctors program
13	of the Authority and retain and expend those fees.".
14	(d) Succession.—Section 382B(h)(5)(B) of the Con-
15	solidated Farm and Rural Development Act (7 U.S.C.
16	2009aa-1(h)(5)(B)) is amended—
17	(1) in clause (ii), by striking "and" at the end;
18	(2) by redesignating clause (iii) as clause (iv);
19	and
20	(3) by inserting after clause (ii) the following:
21	"(iii) assuming the duties of the Fed-
22	eral cochairperson and the alternate Federal
23	cochairperson for purposes of continuation
24	of normal operations in the event that both
25	positions are vacant: and".

- 1 (e) Indian Tribes.—Section 382C(a) of the Consoli-
- 2 dated Farm and Rural Development Act (7 U.S.C. 2009aa-
- *3* 2(*a*)) is amended—
- 4 (1) in the matter preceding paragraph (1), by
- 5 inserting ", Indian Tribes," after "States"; and
- 6 (2) in paragraph (1), by inserting ", Tribal,"
- 7 after "State".
- 8 (f) Clarification.—Section 4(2)(D) of the Delta De-
- 9 velopment Act (42 U.S.C. 3121 note; Public Law 100–460)
- 10 is amended by inserting "Sabine, Vernon, Terrebonne,"
- 11 after "Webster,".
- 12 SEC. 2254. NORTHERN GREAT PLAINS REGIONAL AUTHOR-
- 13 ITY REAUTHORIZATION.
- 14 (a) AUTHORIZATION OF APPROPRIATIONS.—Section
- 15 383N(a) of the Consolidated Farm and Rural Development
- 16 Act (7 U.S.C. 2009bb-12(a)) is amended by striking
- 17 "\$30,000,000 for each of fiscal years 2008 through 2018"
- 18 and inserting "\$40,000,000 for each of fiscal years 2025
- 19 through 2029".
- 20 (b) Termination of Authority.—Section 3830 of
- 21 the Consolidated Farm and Rural Development Act (7
- 22 U.S.C. 2009bb–13) is repealed.

TITLE III—PUBLIC BUILDINGS 1 REFORMS 2 SEC. 2301. AMENDMENTS TO THE FEDERAL ASSETS SALE 4 AND TRANSFER ACT OF 2016. 5 (a) Purposes.—Section 2 of the Federal Assets Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; Public Law 7 114–287) is amended— 8 (1) in paragraph (9), by striking "and" at the 9 end: 10 (2) in paragraph (10), by striking the period at the end and inserting "; and"; and 11 12 (3) by adding at the end the following: 13 "(11) implementing innovative methods for the 14 sale, redevelopment, consolidation, or lease of Federal 15 buildings and facilities, including the use of no cost, 16 nonappropriated contracts for expert real estate serv-17 ices to obtain the highest and best value for the tax-18 payer.". 19 (b) Definitions.—Section 3(5)(B)(viii) of the Federal Assets Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; 20 Public Law 114–287) is amended by inserting ", other than 22 office buildings and warehouses," after "Properties". 23 (c) Board.—Section 4(c)(3) of the Federal Assets Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; Public Law 25 114–287) is amended—

1	(1) by striking "The term" and inserting the fol-
2	lowing:
3	"(A) In general.—Subject to subpara-
4	graph (B), the term"; and
5	(2) by adding at the end the following:
6	"(B) Limitation.—Notwithstanding sub-
7	paragraph (A), the term of a member of the
8	Board shall continue beyond 6 years until such
9	time as the President appoints a replacement
10	member of the Board.".
11	(d) Board Meetings.—Section 5(b) of the Federal
12	Assets Sale and Transfer Act of 2016 (40 U.S.C. 1303 note;
13	Public Law 114–287) is amended by striking "Five Board
14	members" and inserting "4 Board members".
15	(e) Executive Director.—Section 7 of the Federal
16	Assets Sale and Transfer Act of 2016 (40 U.S.C. 1303 note;
17	Public Law 114-287) is amended by adding at the end the
18	following:
19	"(c) Return to Civil Service.—An Executive Di-
20	rector selected from the civil service (as defined in section
21	2101 of title 5, United States Code) shall be entitled to re-
22	turn to the civil service (as so defined) after service to the
23	Board ends if the service of the Executive Director to the
24	Board ends for reasons other than misconduct, neglect of
25	duty, or malfeasance.".

```
1
        (f) Staff.—Section 8 of the Federal Assets Sale and
    Transfer Act of 2016 (40 U.S.C. 1303 note; Public Law
    114-287) is amended—
 3
 4
             (1) in subsection (b)—
                  (A) by striking "and the Director of OMB";
 5
 6
             and
 7
                  (B) by inserting "for a period of not less
 8
             than 1 year" before "to assist the Board";
 9
             (2) by redesignating subsection (c) as subsection
10
        (d); and
11
             (3) by inserting after subsection (b) the fol-
12
        lowing:
13
        "(c) Hiring of Term Employees.—The Executive
   Director, with approval of the Board, may use the Office
14
    of Personnel Management to hire employees for terms not
16 to exceed 2 years pursuant to the Office of Personnel Man-
    agement guidance for nonstatus appointments in the com-
   petitive service.".
18
19
        (g) Termination.—Section 10 of the Federal Assets
    Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; Public
   Law 114-287) is amended by striking "6 years after the
    date on which the Board members are appointed pursuant
    to section 4" and inserting "on December 31, 2026".
24
                                    RECOMMENDATIONS
        (h)
              DEVELOPMENT
                               OF
                                                          TO
25 Board.—Section 11 of the Federal Assets Sale and Trans-
```

1	fer Act of 2016 (40 U.S.C. 1303 note; Public Law 114–287)
2	is amended—
3	(1) in subsection (a)—
4	(A) in the matter preceding paragraph (1),
5	by striking "the Administrator and the Director
6	of OMB" and inserting "the Administrator, the
7	Director of OMB, and the Board";
8	(B) in paragraph (1)—
9	(i) by striking "and square" and in-
10	serting "number of Federal employees phys-
11	ically reporting to the respective property
12	each work day, square"; and
13	(ii) by inserting ", amount of acreage
14	associated with the respective property, and
15	whether the respective property is on a cam-
16	pus or larger facility" before the period at
17	the end; and
18	(C) by adding at the end the following:
19	"(3) Consolidation plans.—Any Federal
20	agency plans to consolidate, reconfigure, or otherwise
21	reduce the use of owned and leased Federal civilian
22	real property of the Federal agency.";
23	(2) in subsection $(b)(3)(J)$, by inserting ", in-
24	cluding access by members of federally recognized In-
25	dian Tribes," after "public access"; and

1	(3) by adding at the end the following:
2	"(e) Disclosure of Information.—
3	"(1) In general.—Except as provided in para-
4	graph (2), the Board may not publicly disclose any
5	information received under paragraph (2) or (3) of
6	subsection (a) until the Board, the Administrator,
7	and the Director of OMB enter into an agreement de-
8	scribing what information is ready to be publicly dis-
9	closed.
10	"(2) Application.—Paragraph (1) shall not
11	apply to any disclosure of information to the Com-
12	mittee on Environment and Public Works of the Sen-
13	ate or the Committee on Transportation and Infra-
14	structure of the House of Representatives.".
15	(i) Board Duties.—Section 12 of the Federal Assets
16	Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; Public
17	Law 114–287) is amended—
18	(1) in subsection (b)(2), by striking the second
19	sentence and inserting the following: "In the case of
20	a failure by a Federal agency to comply with a re-
21	quest of the Board, the Board shall notify the commit-
22	tees listed in section $5(c)$, the relevant congressional
23	committees of jurisdiction for the Federal agency, and
24	the inspector general of the Federal agency of that
25	failure.'':

1	(2) in subsection (d)—
2	(A) in paragraph (1), by inserting ", Trib-
3	al," after "State"; and
4	(B) in paragraph (2), by inserting ", Trib-
5	al," after "State";
6	(3) by redesignating subsections (d) through (i)
7	as subsections (e) through (j), respectively;
8	(4) by inserting after subsection (c) the fol-
9	lowing:
10	"(d) Preparation of Properties for Disposal.—
11	At the request of, and in coordination with, the Board, a
12	Federal agency may undertake any analyses and due dili-
13	gence as necessary, to supplement the independent analysis
14	of the Board under subsection (c), to prepare a property
15	for disposition so that the property may be included in the
16	recommendations of the Board under subsection (h), includ-
17	$ing\ completion\ of\ the\ requirements\ of\ section\ 306108\ of\ title$
18	54, United States Code, for historic preservation and identi-
19	fication of the likely highest and best use of the property
20	subsequent to disposition.";
21	(5) in subsection (h) (as so redesignated)—
22	(A) in paragraph (1)—
23	(i) in subparagraph (A), by striking
24	"and" at the end;

1	(ii) by redesignating subparagraph (B)
2	as subparagraph (C); and
3	(iii) by inserting after subparagraph
4	(A) the following:
5	"(B) the process to be followed by Federal
6	agencies to carry out the actions described in
7	subparagraph (A), including the use of no cost,
8	nonappropriated contracts for expert real estate
9	services and other innovative methods, to obtain
10	the highest and best value for the taxpayer; and";
11	and
12	(B) in paragraph (2), by adding at the end
13	$the\ following:$
14	"(C) Third round.—During the period be-
15	ginning on the day after the transmittal of the
16	second report and ending on the day before the
17	date on which the Board terminates under sec-
18	tion 10, the Board shall transmit to the Director
19	of OMB a third report required under paragraph
20	(1)."; and
21	(C) by adding at the end the following:
22	"(4) Community notification.—45 days before
23	the date on which the Board transmits the third re-
24	port required under paragraph (1), the Board shall
25	notify—

1	"(A) any State or local government of any
2	findings, conclusions, or recommendations con-
3	tained in that report that relate to a Federal ci-
4	vilian real property located in the State or local-
5	ity, as applicable; and
6	"(B) any federally recognized Indian Tribe
7	of any findings, conclusions, or recommendations
8	contained in that report that relate to a Federal
9	civilian real property that—
10	"(i) is in close geographic proximity to
11	a property described in section $3(5)(B)(v)$;
12	or
13	"(ii) relates to a Federal civilian real
14	property that is known to be accessed at
15	regular frequency by members of the feder-
16	ally recognized Indian Tribe for other rea-
17	sons."; and
18	(6) by adding at the end the following:
19	"(k) Report to Congress.—The Board shall peri-
20	odically submit to the Committee on Environment and Pub-
21	lic Works of the Senate and the Committee on Transpor-
22	tation and Infrastructure of the House of Representatives
23	a report containing any recommendations on consolida-
24	tions, exchanges, sales, lease reductions, and redevelopments
25	that are not included in the transmissions submitted under

1	subsection (h), or approved by the Director of OMB under
2	section 13, but that the majority of the Board concludes
3	meets the goals of this Act.".
4	(j) Review by OMB.—Section 13 of the Federal Assets
5	Sale and Transfer Act of 2016 (40 U.S.C. 1303 note; Public
6	Law 114–287) is amended—
7	(1) in subsection (a), by striking "subsections (b)
8	and (g)" and inserting "subsections (b) and (h)"; and
9	(2) in subsection $(c)(4)$ —
10	(A) by inserting ", in whole or in part," be-
11	fore "received under paragraph (3)"; and
12	(B) by striking "revised" the second place it
13	appears.
14	(k) AGENCY RETENTION OF RECORDS.—Section 20 of
15	the Federal Assets Sale and Transfer Act of 2016 (40 U.S.C.
16	1303 note; Public Law 114–287) is amended by striking
17	subsection (b) and inserting the following:
18	"(b) Effective Date.—The provisions of this section,
19	including the amendments made by this section, shall take
20	effect on the date on which the Board transmits the second
21	report under section 12(h)(2)(B) and shall apply to pro-
22	ceeds from—
23	"(1) transactions contained in that report; and
24	"(2) any transactions conducted after the date
25	on which the Roard terminates under section 10"

1	(1) Federal Real Property Database.—Section
2	21(b) of the Federal Assets Sale and Transfer Act of 2016
3	(40 U.S.C. 1303 note; Public Law 114–287) is amended by
4	adding at the end the following:
5	"(9)(A) Whether the Federal real property is on
6	a campus or similar facility; and
7	"(B) if applicable, identification of the campus
8	or facility and related details, including total acreage
9	of the campus or facility.".
10	(m) Access to Federal Real Property Council
11	Meetings and Reports.—
12	(1) In General.—The Federal Assets Sale and
13	Transfer Act of 2016 (40 U.S.C. 1303 note; Public
14	Law 114-287) is amended by adding at the end the
15	following:
16	"SEC. 26. ACCESS TO FEDERAL REAL PROPERTY COUNCIL
17	MEETINGS AND REPORTS.
18	"(a) In General.—The Federal Real Property Coun-
19	cil established by subsection (a) of section 623 of title 40,
20	United States Code, shall ensure that the Board has access
21	to any meetings of the Federal Real Property Council and
22	any reports required under that section, subject to the con-
23	dition that the Board enters into a memorandum of under-
24	standing relating to public disclosure with the Adminis-

1	trator and the Federal Real Property Council before the
2	Board has access to those meetings and reports.
3	"(b) Notification.—The Board shall notify the Com-
4	mittee on Environment and Public Works of the Senate and
5	the Committee on Transportation and Infrastructure of the
6	House of Representatives if the Administrator and the Fed-
7	eral Real Property Council described in subsection (a) have
8	not entered into a memorandum of understanding pursuant
9	to that subsection by the date that is 60 days after the date
10	of enactment of this section, and every 60 days thereafter
11	until the memorandum of understanding is entered into.".
12	(2) Clerical amendment.—The table of con-
13	tents in section 1(b) of the Federal Assets Sale and
14	Transfer Act of 2016 (Public Law 114–287; 130 Stat.
15	1463) is amended by inserting after the item relating
16	to section 25 the following:
	"Sec. 26. Access to Federal Real Property Council meetings and reports.".
17	(n) Conforming Amendments.—
18	(1) Section 3(9) of the Federal Assets Sale and
19	Transfer Act of 2016 (40 U.S.C. 1303 note; Public
20	Law 114–287) is amended by striking "section 12(e)"
21	and inserting "section 12(f)".
22	(2) Section 14(g)(1)(A) of the Federal Assets Sale
23	and Transfer Act of 2016 (40 U.S.C. 1303 note; Pub-
24	lic Law 114–287) is amended by striking "section
25	12(g)" and inserting "section 12(h)".

1	(o) Technical Amendments.—
2	(1) Section 16(b)(1) of the Federal Assets Sale
3	and Transfer Act of 2016 (40 U.S.C. 1303 note; Pub-
4	lic Law 114–287) is amended, in the second sentence,
5	by striking "of General Services".
6	(2) Section 21(a) of the Federal Assets Sale and
7	Transfer Act of 2016 (40 U.S.C. 1303 note; Public
8	Law 114–287) is amended by striking "of General
9	Services".
10	(3) Section 24 of the Federal Assets Sale and
11	Transfer Act of 2016 (40 U.S.C. 1303 note; Public
12	Law 114–287) is amended, in each of subsections (a),
13	(b), and (c), by striking "of General Services".
14	(4) Section 25(b) of the Federal Assets Sale and
15	Transfer Act of 2016 (40 U.S.C. 1303 note; Public
16	Law 114-287) is amended by striking "of General
17	Services".
18	SEC. 2302. UTILIZING SPACE EFFICIENTLY AND IMPROVING
19	TECHNOLOGIES ACT.
20	(a) Definitions.—In this section:
21	(1) ACTUAL UTILIZATION RATE.—The term "ac-
22	tual utilization rate" means the total usable square
23	footage of a public building or federally-leased space
24	divided by the occupancy.

1	(2) Administrator.—The term "Adminis
2	trator" means the Administrator of General Services
3	(3) Building utilization.—The term "build
4	ing utilization" means the percentage of utilization
5	generated by comparing the actual utilization rat
6	with the capacity based on a utilization benchmark of
7	150 useable square feet per person.
8	(4) Capacity.—The term "capacity" means th
9	total usable square footage of a public building or fed
10	erally-leased space divided by a utilization bench
11	mark.
12	(5) Director.—The term "Director" means th
13	Director of the Office of Management and Budget.
14	(6) Federal agency.—The term "Federal agen
15	cy" means an executive department covered by th
16	Chief Financial Officers Act of 1990 (Public Lar
17	101–576; 104 Stat. 2838).
18	(7) Occupancy.—The term "occupancy" mean
19	the average number of employees actually performing
20	duties in person in a public building or federally
21	leased space at least 40 hours per week over a 2
22	$month\ period.$
23	(8) Public building.—The term "public build
24	ing" has the meaning given the term in section

 $3301(a)\ of\ title\ 40,\ United\ States\ Code.$

1	(b) Identification and Deployment of Building
2	Usage Technology.—

- (1) In General.—Not later than 60 days after the date of enactment of this Act, the Administrator, in coordination with the Director, shall establish standard methodologies and identify technologies available for measuring occupancy in public buildings and federally-leased space.
- than 180 days after the date of enactment of this Act, the heads of Federal agencies shall work with the Administrator to identify, deploy, and use Personal Identity Verification badge swipe data isolating only the first credential use of the day for each cardholder and other technologies that the Administrator determines to be appropriate, such as sensors, in public buildings and federally-leased space where the Federal agency occupies space to measure the occupancy of public buildings and federally-leased space.
 - (3) Protection of Personally Identifiable Information.—In carrying out paragraph (2), the Administrator shall ensure any sensors used for the purposes of determining occupancy are designed to protect of all personally identifiable information.
- 25 (c) Reporting on Usage of Real Property.—

1	(1) In General.—Not later than 1 year after
2	the date of enactment of this Act, and annually there-
3	after, the heads of Federal agencies shall submit to the
4	Director, the Administrator, the Committee on Trans-
5	portation and Infrastructure of the House of Rep-
6	resentatives, the Committee on Environment and
7	Public Works of the Senate, and the Committees on
8	Appropriations of the House of Representatives and
9	the Senate a report on—
10	(A) the occupancy and the actual utiliza-
11	tion rates of space in public buildings and feder-
12	ally-leased space occupied by the respective agen-
13	cy of the Federal agency head broken down by
14	building and lease;
15	(B) the methodology used for determining
16	occupancy, including the period of time and
17	other parameters used to determine occupancy on
18	a regular basis;
19	(C) the utilization percentage of each public
20	building and federally-leased space by the respec-
21	tive agency of the Federal agency head, com-
22	paring the capacity to the actual utilization rate
23	based on a utilization benchmark of 150 usable

square feet per person; and

1	(D) any costs associated with capacity that
2	exceeds occupancy with respect to the respective
3	agency of the Federal agency head.
4	(2) Publishing requirement.—
5	(A) In general.—Except as provided in
6	subparagraph (B), the heads of Federal agencies
7	shall make each report required under paragraph
8	(1) available on a publicly accessible website of
9	the General Services Administration.
10	(B) Exception.—The publishing require-
11	ments of subparagraph (A) shall not apply if the
12	head of the respective Federal agency makes a
13	determination that making the report required
14	under paragraph (1) available on a publicly ac-
15	cessible website would be detrimental to national
16	security.
17	(d) Reducing Unneeded Space.—
18	(1) Target utilization metrics.—Not later
19	than 1 year after the date of enactment of this Act,

and annually thereafter, the Director, in consultation

with the Administrator, shall ensure building utiliza-

tion in each public building and federally-leased

space is not less than 60 percent on average over each

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1-year period.

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23

(2) Actions.—In the event that building utiliza-
tion is below 60 percent on average over a 1-year pe-
riod described in paragraph (1) for any particular
public building or federally-leased space, the Adminis-
trator shall—

- (A) provide notice to the tenant agency informing the agency of the excess in capacity along with associated costs of such excess; and
- (B) notify the Committee on Transportation and Infrastructure of the House of Representatives, the Committee on Environment and Public Works of the Senate, and the Committees on Appropriations of the House of Representatives and the Senate of the excess capacity and associated costs.
- (3) Subsequent failure.—If the tenant agency fails to meet the 60 percent target under paragraph (1) in the reporting period subsequent to the reporting period under paragraph (2), the Administrator shall, in consultation with the Director, take steps to reduce the space of the tenant agency, including consolidating the tenant agency with another agency, selling or disposing of excess capacity space, and adjusting space requirements, as appropriate, for any replacement space.

(4) PRIORITIZATION.—The Administrator, in coordination with the Director, shall prioritize to the maximum extent practicable capital investments in public buildings where Federal agencies meet or exceed building utilization metrics, except that prioritization may be given to projects that will result in building utilization of 60 percent or more.

(5) Exceptions.—

- (A) In General.—The Director may provide exceptions to building utilization metrics based on the amount of non-standard office space a Federal agency demonstrates is required to meet the mission of the agency, including warehouse space, laboratories critical to the mission of the agency, and public customer-facing spaces driven by agency missions.
- (B) REPORTING.—The Administrator shall submit to the Committee on Transportation and Infrastructure of the House of Representatives, the Committee on Environment and Public Works of the Senate, and the Committees on Appropriations of the House of Representatives and the Senate a report on any exceptions granted under subparagraph (A), including the justification for the exception.

1	(e) Headquarters Buildings.—
2	(1) Headquarters consolidations.—No
3	later than 1 year after the date of enactment of this
4	Act, the Director, in consultation with the Adminis
5	trator, shall submit to the Committee on Transpor
6	tation and Infrastructure of the House of Representa
7	tives, the Committee on Environment and Public
8	Works of the Senate, and the Comptroller General of
9	the United States a plan to consolidate departmen
10	and agency headquarters buildings in the Nationa
11	Capital Region that will result in building utiliza
12	tions of 60 percent or greater.
13	(2) Contents.—The plan submitted under
14	paragraph (1) shall include details on the following
15	(A) Which departments and agencies wil
16	collocate and consolidate and into which build
17	ings and associated details before and after plan
18	implementation related to building utilization
19	building capacities, and actual utilization.
20	(B) Details on the strategies for the sale of
21	disposal of buildings that will no longer be need
22	ed for Federal use.
23	(C) A detailed breakdown of any costs asso
24	ciated with the proposed consolidations and col

25

locations.

1	(D) An estimate of future savings as a re-
2	sult of space reductions and consolidations, in-
3	cluding costs associated with energy savings and
4	building operations.
5	(3) Implementation.—Not later than 1 year
6	after the submission of the plan under paragraph (1),
7	the Administrator and Director shall begin imple-
8	menting the plan.
9	(f) Federal Use It or Lose It Leases Act.—
10	(1) Definitions.—In this subsection:
11	(A) FEDERAL TENANT.—
12	(i) In general.—The term "Federal
13	tenant" means a Federal agency that has
14	an occupancy agreement with the Adminis-
15	trator to occupy a commercial lease for of-
16	fice space secured by the Administrator on
17	behalf of the Federal Government.
18	(ii) Exclusion.—The term "Federal
19	tenant" does not include an element of the
20	$intelligence\ community.$
21	(B) Intelligence community.—The term
22	"intelligence community" has the meaning given
23	the term in section 3 of the National Security
24	Act of 1947 (50 U.S.C. 3003).

1	(2) Reporting of space utilization and oc-
2	CUPANCY DATA FOR OFFICE SPACE.—An occupancy
3	agreement between the Administrator and a Federal
4	tenant for office space shall—
5	(A) include language that requires the Fed-
6	eral tenant to submit to the Administrator an
7	annual report for the duration of the agreement
8	containing data on—
9	(i) monthly total occupancy of such of-
10	fice space;
11	(ii) the actual utilization of such office
12	space;
13	(iii) monthly space utilization rates;
14	and
15	(iv) any other office space utilization
16	data considered important by the Adminis-
17	trator; and
18	(B) include language that requires the Fed-
19	eral tenant to have written procedures in place
20	governing the return of office space to the Ad-
21	ministrator if the occupancy of the Federal ten-
22	ant falls below a 60 percent space utilization
23	rate for 6 months within any 1-year period, be-
24	ginning on the date on which the agreement
25	takes effect.

1	(3) Requirements for federal agencies
2	WITH INDEPENDENT LEASING AUTHORITIES.—The
3	head of any agency with independent leasing authori-
4	ties with leases for office space shall submit to the
5	Committee on Transportation and Infrastructure of
6	the House of Representatives, the Committee on Envi-
7	ronment and Public Works of the Senate, and each
8	congressional committee of jurisdiction of the applica-
9	ble independent leasing authority an annual report
10	for the duration of the agreement containing data
11	on—
12	(A) monthly total occupancy of the office
13	space;
14	(B) the actual utilization of the office space;
15	(C) monthly space utilization rates; and
16	(D) any other office space utilization data
17	considered important for collection by Congress.
18	(4) Exceptions to reporting and occupancy
19	AGREEMENT REQUIREMENTS.—This subsection shall
20	not apply to properties used by an element of the in-
21	telligence community.
22	(5) APPLICABILITY.—The requirements of this
23	subsection shall apply to any occupancy or novation
24	agreement entered into on or after the date that is
25	180 days after the date of enactment of this Act.

(g) GAO REPORT.—

- (1) In General.—Not later than 1 year after the date of enactment of this Act, the Comptroller General of the United States shall submit to Congress a report on the cost to each Federal agency of measuring the occupancy and actual utilization rates of space in public buildings and federally-leased space to prepare the reports required under subsection (d).
- (2) REQUIREMENTS.—The Comptroller General of the United States shall include in the report required under paragraph (1) the cost of deploying sensors and technologies pursuant to subsection (c) but shall exclude any such technologies that were in place before the date of enactment of this Act.

(h) Investigation of Underutilized Space.—

(1) Reporting requirement.—Not later than 90 days after the submission of each report under subsection (d), the head of each Federal agency shall submit to the inspector general of each respective agency a report detailing any public building or federally-leased space with a capacity of 500 or more employees under the jurisdiction of the agency that has a utilization rate below 20 percent during the reporting period that is not a vacant office building.

1	(2) Inspector general investigation.—On
2	receipt of a report under paragraph (1), the inspector
3	general of the relevant Federal agency shall conduct
4	an investigation to determine whether there is any
5	evidence of fraud, waste, abuse, or mismanagement
6	with respect to the use of the public building or feder-
7	ally-leased space identified in the report.
8	SEC. 2303. IMPACT OF CRIME ON PUBLIC BUILDING USAGE
9	ACT.
10	(a) Report on Impact of Crime on Public Build-
11	ING USAGE.—Not later than 1 year after the date of enact-
12	ment of this Act, the Comptroller General of the United
13	States shall conduct a review and submit to the Committee
14	on Environment and Public Works of the Senate and the
15	Committee on Transportation and Infrastructure of the
16	House of Representatives a report outlining—
17	(1) the effects of increased crime rates and safety
18	concerns, including the use of fentanyl and other il-
19	licit drugs and substances, in areas surrounding Fed-
20	eral buildings on building usage for in-person work at
21	$Federal\ buildings;$
22	(2) how usage of different commuting modes of
23	transportation to Federal buildings are affected by in-
24	creased crime rates;

1	(3) the effects of low office utilization rates on
2	safety around Federal buildings;
3	(4) any agency exceptions given to the policy set
4	forth in the memorandum of the Office of Manage-
5	ment and Budget entitled "Measuring, Monitoring,
6	and Improving Organizational Health and Organiza-
7	tional Performance in the Context of Evolving Agency
8	Work Environments" and issued on April 13, 2023,
9	due to unsafe commuting conditions; and
10	(5) any costs associated with safety issues im-
11	pacting Federal building.
12	(b) Report on Costs of Crime Around Public
13	Buildings.—Not later than 1 year after the date of enact-
14	ment of this Act, the inspector general of the General Serv-
15	ices Administration, in coordination with inspectors gen-
16	eral of other relevant Federal agencies, shall submit to the
17	Committee on Environment and Public Works of the Senate
18	and the Committee on Transportation and Infrastructure
19	of the House of Representatives a report on the impacts on
20	and costs associated with building operations related to
21	crime and public safety in and around Federal buildings.
22	SEC. 2304. FEDERAL OVERSIGHT OF CONSTRUCTION USE
23	AND SAFETY ACT.
24	(a) Eliminating Project Escalations.—Section
25	3307(c) of title 40. United States Code, is amended by add-

- 1 ing at the end the following: "The Administrator shall no2 tify, in writing, the Committee on Transportation and In3 frastructure of the House of Representatives and the Com4 mittee on Environment and Public Works of the Senate of
 5 any increase of more than 5 percent of an estimated max6 imum cost or of any increase or decrease in the scope or
 7 size of a project of 5 or more percent. Such notification shall
 8 include an explanation regarding any such increase or de9 crease. The scope or size of a project shall not increase or
 10 decrease by more than 10 percent unless an amended pro11 spectus is submitted and approved pursuant to this sec-
- 13 (b) Public Safety at Federal Buildings.—
 - (1) Data collection.—The Administrator of General Services shall collect data from tenant Federal agencies reports of any safety incidents as a result of criminal or other activity impacting public safety in and around public buildings, as defined in section 3301 of title 40, United States Code.
 - (2) Report.—Not later than 180 days after the date of enactment of this Act, the Administrator shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report that—

tion."

1	(A) contains the data collected under para-
2	graph (1); and
3	(B) describes any actions taken or planned,
4	if necessary, to improve building management
5	and operations to address such incidents.
6	(c) Reducing Waste in New Projects.—Section
7	3307(b) of title 40, United States Code, is amended—
8	(1) in the matter preceding paragraph (1), by
9	inserting "(referred to in this section as the 'Adminis-
10	trator')" after "Administrator of General Services";
11	(2) in paragraph (7), by striking "and" at the
12	end;
13	(3) in paragraph (8), by striking the period at
14	the end and inserting a semicolon; and
15	(4) by adding at the end the following:
16	"(9) information on any space occupied by the
17	relevant agency in the geographical area of the pro-
18	posed facility, including uses, utilization rates, any
19	proposed consolidations, and, if not proposed to be
20	consolidated, a justification for such determination;
21	"(10) a statement by the Administrator of wheth-
22	er the public building needs of the Government for the
23	proposed space to be leased were formerly met by a
24	federally owned building, including any building
25	identified for disposal or sale; and

"(11) details on actual utilization rates, including number of personnel assigned to the facility, number of personnel expected to work in-person at the facility and whether all personnel identified reflect
filled and authorized positions.".

(d) Review of Special Use Space.—

- (1) Review.—The Comptroller General of the United States shall review the use of special use spaces in Federal buildings, including conference centers, fitness centers, and similar spaces to determine levels of utilization, opportunities for sharing, collocating, and other efficiencies.
- (2) Report.—Not later than 1 year after the date of enactment of this Act, the Comptroller General of the United States shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report containing the review under paragraph (1).

20 (e) Interagency Space Coordination.—

(1) In General.—Chapter 33 of title 40, United States Code, is amended by adding at the end the following:

1 "§ 3319. Interagency space coordination

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- 3 sharing of the information described in this section for na-
- 4 tional security purposes, the Administrator of General
- 5 Services shall share with tenant Federal agencies pursuing
- 6 new or replacement office space information on any other
- 7 Federal agencies located in the same geographical area for
- 8 purposes of determining opportunities for consolidations,
- 9 collocations, or other space sharing to reduce the costs of
- 10 space and maximize space utilization.".
- 11 (2) Clerical amendment.—The analysis for
- 12 chapter 33 of title 40, United States Code, is amended
- by adding at the end the following:

"3319. Interagency space coordination.".

- 14 (f) Notification of Milestones.—Section 3307 of
- 15 title 40, United States Code, is amended by adding at the
- 16 end the following:
- 17 "(i) Notification Required.—For each project ap-
- 18 proved under this section, the Administrator shall notify,
- 19 in writing, the Committee on Transportation and Infra-
- 20 structure of the House of Representatives and the Committee
- 21 on Environment and Public Works of the Senate of any
- 22 project milestones that are accomplished, including—
- 23 "(1) the solicitation and award of design and
- 24 construction services;

1	"(2) the completion of any actions required for
2	the project pursuant to the National Environmental
3	Policy Act of 1969 (42 U.S.C. 4321 et seq.);
4	"(3) any ceremonies for the beginning or comple-
5	tion of the project;
6	"(4) a naming ceremony for the project; and
7	"(5) the completion of the project.".
8	SEC. 2305. PUBLIC BUILDINGS ACCOUNTABILITY ACT.
9	Not later than 1 year after the date of enactment of
10	this Act, the Comptroller General of the United States shall
11	conduct a review of the Public Buildings Service and sub-
12	mit to the Committee on Transportation and Infrastructure
13	of the House of Representatives and the Committee on Envi-
14	ronment and Public Works of the Senate a report con-
15	taining the results of that review, including—
16	(1) a review of the administration and manage-
17	ment of all Public Buildings Service real estate pro-
18	grams and activities, including—
19	(A) a review and accounting of the number
20	of employees and contract workers, including
21	functions and the sources of funding (for example
22	building operations, reimbursable work, project-
23	specific funding) categorized by region and orga-
24	nizational, management, and oversight structure
25	within the Public Building Service, including

1	identification of components, programs, and re-
2	porting structures;
3	(B) an accounting of in-person attendance
4	by employee category and function;
5	(C) an analysis, trends, and comparisons of
6	staffing numbers and associated costs and other
7	administrative costs over the 10 years preceding
8	the review; and
9	(D) an analysis of the effectiveness of orga-
10	nizational structure, management, and oversight
11	in carrying out the mission of the Public Build-
12	ings Service; and
13	(2) a review of the building operations account
14	of the Federal Buildings Fund established by section
15	592(a) of title 40, United States Code, including ac-
16	tivities and costs associated with conferences, train-
17	ing, and travel and transportation.
18	SEC. 2306. SALE OF WEBSTER SCHOOL.
19	(a) SALE.—Not later than December 31, 2025, the Ad-
20	ministrator of General Services (referred to in this section
21	as the "Administrator") shall sell the property described in
22	subsection (b) at fair market value and for the highest and
23	best use.
24	(b) Property Described.—The property referred to
25	in subsection (a) is the property generally consisting of Lot

- 1 822 of Square 375 at 940 H Street Northwest in Wash-
- 2 ington, District of Columbia, including the building known
- 3 as the Webster School, subject to a survey, as determined
- 4 appropriate by the Administrator.
- 5 (c) Treatment of Net Proceeds; Future Appro-
- 6 PRIATION.—
- 7 (1) In General.—Any net proceeds received
- 8 from the sale under this section shall be deposited into
- 9 an account in the Federal Buildings Fund established
- by section 592(a) of title 40, United States Code (re-
- 11 ferred to in this subsection as the "Fund").
- 12 (2) Future appropriation.—On deposit of net
- 13 proceeds into the Fund under paragraph (1), those
- 14 net proceeds may only be expended pursuant to a spe-
- 15 *cific future appropriation.*
- 16 SEC. 2307. REAL PROPERTY CONVEYANCE.
- 17 (a) In General.—Not later than 2 years after the
- 18 date of enactment of this Act, the Administrator of General
- 19 Services, on behalf of the Director of the Bureau of Prisons
- 20 of the Department of Justice, shall sell, by quitclaim deed,
- 21 the property described in subsection (b) at fair market value
- 22 and at highest and best use.
- 23 (b) Property Described.—The property to be sold
- 24 under this section is all property, including all buildings
- 25 and improvements thereon, located in the State of Missouri

- 1 in connection with the United States Penitentiary, Leaven-
- 2 worth, Kansas, and administered by the United States Bu-
- 3 reau of Prisons.
- 4 (c) Survey Required.—As soon as practicable after
- 5 the date of enactment of this Act, the exact legal description,
- 6 including buildings, improvements, and acreage of the
- 7 property to be sold under this section shall be determined
- 8 by a survey that is satisfactory to the Administrator.
- 9 (d) Deferred Maintenance.—Any deferred mainte-
- 10 nance required pursuant to the agreement between the
- 11 United States and the Farley-Beverly Drainage District
- 12 and entered into on April 18, 1967, shall be addressed before
- 13 sale of the property under this section.
- 14 (e) Costs.—Any costs incurred for the completion of
- 15 the survey or other activities undertaken to prepare the
- 16 property for sale under this section, including costs related
- 17 to the deferred maintenance requirements described in sub-
- 18 section (d), shall be reimbursed from the gross proceeds of
- 19 the sale.
- 20 (f) Net Proceeds.—
- 21 (1) In General.—Any net proceeds received
- from the sale of the property under this section shall
- 23 be deposited into an account in the Federal Buildings
- Fund established by section 592(a) of title 40, United
- 25 States Code.

1	(2) Future appropriation.—On deposit of net
2	proceeds into the Fund under paragraph (1), the net
3	proceeds may be expended only subject to a specific
4	future appropriation.
5	(g) Prohibition on Foreign Ownership.—
6	(1) Definitions.—In this subsection, the terms
7	"beneficial owner", "foreign entity", and "foreign
8	person" have the meanings given those terms in sec-
9	tion 2 of the Secure Federal LEASEs Act (40 U.S.C.
10	585 note; Public Law 116–276).
11	(2) Prohibition.—The property described in
12	subsection (b) may not be sold to any foreign person
13	or foreign entity, including if the foreign person or
14	foreign entity is a beneficial owner of the foreign per-
15	son or foreign entity.
16	SEC. 2308. THINK DIFFERENTLY ABOUT BUILDING ACCESSI-
17	BILITY ACT.
18	Not later than 1 year after the date of enactment of
19	this Act, the Comptroller General of the United States shall
20	report to the Committee on Transportation and Infrastruc-
21	ture of the House of Representatives and the Committee on
22	Environment and Public Works of the Senate on the com-
23	pliance under the Architectural Barriers Act of 1968 (42
24	U.S.C. 4151 et seq.) of all office buildings under the juris-

1	diction, custody, or control of the General Services Adminis-
2	tration.
3	SEC. 2309. REVISION OF DESIGN STANDARDS.
4	(a) In General.—Not later than 6 months after the
5	date of enactment of this Act, the Administrator of General
6	Services (referred to in this section as the "Administrator")
7	shall revise the process by which the Administrator updates
8	or changes the P100 facilities standards guidance document
9	for federally owned buildings under the custody and control
10	of the General Services Administration.
11	(b) Process.—The Administrator shall ensure that
12	the process revised under subsection (a) requires—
13	(1) a public comment period for any updates or
14	changes to the documents described in such subsection;
15	(2) publication of those updates or changes in the
16	Federal Register and on the website of the General
17	Services Administration; and
18	(3) a summary of any comments received during
19	the public comment period.
20	(c) Report.—The Administrator shall submit to the
21	Committee on Transportation and Infrastructure of the
22	House of Representatives and the Committee on Environ-
23	ment and Public Works of the Senate a report describing
24	the revisions to the process required under subsection (a).

SEC. 2310. LIMITATION ON AUTHORIZATIONS.

2	Section	3307	of	title	40,	United	States	Code	(as

- 3 amended by section 2304(f)), is amended by adding at the
- 4 end the following:
- 5 "(j) Expiration of Committee Resolutions.—
- 6 "(1) In general.—Unless a lease is awarded or
- 7 a construction, alteration, repair, design, or acquisi-
- 8 tion project is initiated not later than 5 years after
- 9 the resolution approvals adopted by the Committee on
- 10 Transportation and Infrastructure of the House of
- 11 Representatives and the Committee on Environment
- and Public Works of the Senate pursuant to sub-
- section (a), the resolutions shall be deemed expired.
- 14 "(2) APPLICATION.—This subsection shall only
- apply to resolutions approved after the date of enact-
- 16 ment of this subsection.".
- 17 SEC. 2311. CONVEYANCE OF FEDERAL COURTHOUSE TO
- 18 THE CITY OF HUNTSVILLE, ALABAMA.
- 19 (a) In General.—Not later than 60 days after the
- 20 date of enactment of this Act, the Administrator of General
- 21 Services shall offer to convey to the City of Huntsville, Ala-
- 22 bama, all right, title, and interest of the United States in
- 23 and to the property described in subsection (b).
- 24 (b) Property Description.—The property referred
- 25 to in subsection (a) is the parcel of land and building lo-
- 26 cated at 101 E. Holmes Avenue, Huntsville, Alabama,

- 1 which is known as the "Huntsville Courthouse and Post Of-
- 2 *fice*".
- 3 (c) Consideration.—In exchange for the conveyance
- 4 of the Huntsville Courthouse and Post Office to the City
- 5 of Huntsville, Alabama under this title, the Administrator
- 6 of General Services shall require the City of Huntsville, Ala-
- 7 bama, to pay to the Administrator of General Services, sub-
- 8 ject to subsection (d), consideration in an amount equal to
- 9 the fair market value of the Huntsville Courthouse and Post
- 10 Office, as determined based on an appraisal that is accept-
- 11 able to the Administrator of General Services.
- 12 (d) Credits.—In lieu of all or a portion of the
- 13 amount of consideration for the Huntsville Courthouse and
- 14 Post Office, the Administrator of General Services shall ac-
- 15 cept as consideration for the conveyance of such Huntsville
- 16 Courthouse and Post Office any credits related to the ap-
- 17 praised value of the 4.76-acre parcel of land located at 660
- 18 Gallatin Street, Huntsville, Alabama.
- 19 (e) Costs.—As a condition of the conveyance under
- 20 this section, the City shall pay all costs associated with the
- 21 conveyance.
- 22 SEC. 2312. WILBUR J. COHEN FEDERAL BUILDING.
- 23 (a) SALE.—Not later than 2 years after the vacancy
- 24 of existing Federal agencies, the Administrator of General
- 25 Services shall sell for fair market value at highest and best

1	use, the Wilbur J. Cohen Federal building located at 330
2	Independence Avenue SW in Washington, D.C.
3	(b) Net Proceeds.—
4	(1) In General.—Any net proceeds received
5	from the sale of the property under this section shall
6	be deposited into an account in the Federal Buildings
7	Fund established by section 592(a) of title 40, United
8	States Code.
9	(2) Future appropriation.—On deposit of net
10	proceeds into the Fund under paragraph (1), such net
11	proceeds may be expended only subject to a specific
12	future appropriation.
13	(c) Prohibition on Foreign Ownership.—
14	(1) Definitions.—In this subsection, the terms
15	"beneficial owner", "foreign entity", and "foreign
16	person" have the meanings given those terms in sec-
17	tion 2 of the Secure Federal LEASEs Act (40 U.S.C.
18	585 note; Public Law 116–276).
19	(2) Prohibition.—The property described in
20	subsection (a) may not be sold to any foreign person
21	or foreign entity, including if the foreign person or
22	foreign entity is a beneficial owner of the foreign per-
23	son or foreign entity.

1	SEC. 2313. EUGENE E. SILER, JR. UNITED STATES COURT-
2	HOUSE ANNEX.
3	(a) Designation.—The United States courthouse
4	annex located at 310 South Main Street in London, Ken-
5	tucky, shall be known and designated as the "Eugene E.
6	Siler, Jr. United States Courthouse Annex".
7	(b) References.—Any reference in a law, map, regu-
8	lation, document, paper, or other record of the United
9	States to the United States courthouse annex referred to in
10	subsection (a) shall be deemed to be a reference to the "Eu-
11	gene E. Siler, Jr. United States Courthouse Annex".
12	SEC. 2314. SENATOR DIANNE FEINSTEIN FEDERAL BUILD-
13	ING.
14	(a) Designation.—The Federal building located at 50
15	United Nations Plaza in San Francisco, California, shall
16	be known and designated as the "Senator Dianne Feinstein
17	Federal Building".
18	(b) References.—Any reference in a law, map, regu-
19	lation, document, paper, or other record of the United
20	States to the Federal building referred to in subsection (a)
21	shall be deemed to be a reference to the "Senator Dianne
22	Feinstein Federal Building".
23	SEC. 2315. REUBEN E. LAWSON FEDERAL BUILDING.
24	(a) Findings.—Congress finds that—
25	(1) Rouhon F. Langon dedicated his life and as
	(1) Reuben E. Lawson dedicated his life and ca-

- 1 as a lawyer for the Roanoke chapter of the National
- 2 Association for the Advancement of Colored People
- 3 (commonly known as the "NAACP") who actively
- 4 worked to end segregation in Southwest Virginia;
- 5 (2) arguing a number of significant cases in the
- 6 Western District of Virginia, Reuben E. Lawson
- 7 fought to ensure the enforcement of Brown v. Board
- 8 of Education of Topeka, 347 U.S. 483 (1954), so that
- 9 schools in the Roanoke region would be fully inte-
- 10 grated; and
- 11 (3) Southwest Virginians are indebted to Reuben
- 12 E. Lawson for his important work in ending segrega-
- 13 tion, and it is fitting that he be remembered in the
- 14 current home of the court in which he valiantly
- 15 fought.
- 16 (b) Redesignation.—The Richard H. Poff Federal
- 17 Building located at 210 Franklin Road Southwest in Roa-
- 18 noke, Virginia, shall be known and designated as the "Reu-
- 19 ben E. Lawson Federal Building".
- 20 (c) References.—Any reference in a law, map, regu-
- 21 lation, document, paper, or other record of the United
- 22 States to the Richard H. Poff Federal Building shall be
- 23 deemed to be a reference to the "Reuben E. Lawson Federal
- 24 Building".

1	SEC. 2316. IRENE M. KEELEY UNITED STATES COURTHOUSE.
2	(a) Designation.—The United States courthouse lo-

- 3 cated at 500 West Pike Street in Clarksburg, West Virginia,
- 4 shall be known and designated as the "Irene M. Keeley
- 5 United States Courthouse".
- 6 (b) References.—Any reference in a law, map, regu-
- 7 lation, document, paper, or other record of the United
- 8 States to the United States courthouse referred to in sub-
- 9 section (a) shall be deemed to be a reference to the "Irene
- 10 M. Keeley United States Courthouse".
- 11 SEC. 2317. VIRGINIA SMITH FEDERAL BUILDING.
- 12 (a) Designation.—The Federal building located at
- 13 300 E. 3rd Street in North Platte, Nebraska, shall be known
- 14 and designated as the "Virginia Smith Federal Building".
- 15 (b) References.—Any reference in a law, map, regu-
- 16 lation, document, paper, or other record of the United
- 17 States to the Federal building referred to in subsection (a)
- 18 shall be deemed to be a reference to the "Virginia Smith
- 19 Federal Building".
- 20 SEC. 2318. HAROLD L. MURPHY FEDERAL BUILDING AND
- 21 *United States courthouse.*
- 22 (a) FINDINGS.—Congress finds that—
- 23 (1) Judge Harold L. Murphy was born in
- 24 Felton, Georgia, in 1927;

1	(2) Judge Murphy attended West Georgia College
2	before serving in the United States Navy during the
3	closing years of World War II;
4	(3) Judge Murphy resumed his studies at the
5	University of Mississippi and the University of Geor-
6	gia School of Law, where he graduated in 1949;
7	(4) Judge Murphy began a law practice in
8	Haralson County, Georgia, and in 1950 was elected
9	to the Georgia House of Representatives as the young-
10	est Member at the time;
11	(5) Judge Murphy served five consecutive terms
12	before stepping down in 1961 to focus on practicing
13	law;
14	(6) in 1971, Judge Murphy was appointed by
15	Governor Jimmy Carter to the Superior Court for the
16	Tallapoosa Judicial Circuit, and following his elec-
17	tion in 1976, President Carter nominated Judge Mur-
18	phy to the United States District Court for the North-
19	ern District of Georgia;
20	(7) Judge Murphy was confirmed by the United
21	States Senate on July 28, 1977;
22	(8) for 45 years, Judge Murphy served his coun-
23	try on the Federal bench and became an acclaimed ju-
24	rist and legal icon with a stellar reputation that ex-
25	tended far beyond Georgia;

1	(9) Judge Murphy always displayed a quick wit
2	and a keen sense of humor, was kind and empathetic,
3	and treated all those who appeared before him with
4	courtesy and respect;
5	(10) Judge Murphy worked tirelessly and carried
6	a full docket until the age of 90, when he took senior
7	judge status in the Northern District of Georgia;
8	(11) Judge Murphy continued to preside over
9	cases until his death on December 28, 2022;
10	(12) Judge Murphy received many professional
11	awards and recognitions, including from the State
12	Bar of Georgia and the University of Georgia School
13	$of\ Law;$
14	(13) in 2014, Alabama State University re-
15	named its graduate school after Judge Murphy in rec-
16	ognition of his landmark ruling in Knight v. Ala-
17	bama, a long-running case that the Eleventh Circuit
18	Court of Appeals asked him to handle involving the
19	vestiges of racial segregation then present in the Ala-
20	bama University System; and
21	(14) above all else, Judge Murphy was a loving
22	and devoted husband and father—and a strong role
23	model.
24	(b) Designation.—The Federal building and United
25	States courthouse located at 600 East First Street in Rome,

- 1 Georgia, shall be known and designated as the "Harold L.
- 2 Murphy Federal Building and United States Courthouse".
- 3 (c) References.—Any reference in a law, map, regu-
- 4 lation, document, paper, or other record of the United
- 5 States to the Federal building and United States courthouse
- 6 referred to in subsection (b) shall be deemed to be a reference
- 7 to the "Harold L. Murphy Federal Building and United
- 8 States Courthouse".
- 9 SEC. 2319. FELICITAS AND GONZALO MENDEZ UNITED
- 10 STATES COURTHOUSE.
- 11 (a) Designation.—The United States courthouse lo-
- 12 cated at 350 W. 1st Street, Los Angeles, California, shall
- 13 be known and designated as the "Felicitas and Gonzalo
- 14 Mendez United States Courthouse".
- 15 (b) References.—Any reference in a law, map, regu-
- 16 lation, document, paper, or other record of the United
- 17 States to the United States courthouse referred to in sub-
- 18 section (a) shall be deemed to be a reference to the "Felicitas
- 19 and Gonzalo Mendez United States Courthouse".
- 20 SEC. 2320. HELEN EDWARDS ENGINEERING RESEARCH CEN-
- 21 **TER.**
- 22 (a) Designation.—The Department of Energy Inte-
- 23 grated Engineering Research Center Federal Building lo-
- 24 cated at the Fermi National Accelerator Laboratory in Ba-

- 1 tavia, Illinois, shall be known and designated as the "Helen
- 2 Edwards Engineering Research Center".
- 3 (b) References.—Any reference in a law, map, regu-
- 4 lation, document, paper, or other record of the United
- 5 States to the Federal building referred to in subsection (a)
- 6 shall be deemed to be a reference to the "Helen Edwards
- 7 Engineering Research Center".

Attest:

Clerk.

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