DIVISION H—WATER 1 RESOURCES 2 LXXXI—WATER TITLE RE-3 SOURCES DEVELOPMENT ACT 4 **OF 2022** 5 6 SEC. 8001. SHORT TITLE; TABLE OF CONTENTS. 7 (a) SHORT TITLE.—This title may be cited as the 8 "Water Resources Development Act of 2022".

9 (b) TABLE OF CONTENTS.—The table of contents for

10 this title is as follows:

Sec. 8001. Short title; table of contents. Sec. 8002. Secretary defined.

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- Sec. 8102. Emergency response to natural disasters.
- Sec. 8103. Shoreline and riverbank protection and restoration mission.
- Sec. 8104. Floodplain management services.
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- Sec. 8106. Scope of feasibility studies.
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- Sec. 8118. Pilot programs for certain communities.
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- Sec. 8120. Technical assistance for levee inspections.
- Sec. 8121. Assessment of Corps of Engineers levees.
- Sec. 8122. National low-head dam inventory.
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- Sec. 8124. Reserve component training at water resources development projects.
- Sec. 8125. Payment of pay and allowances of certain officers from appropriation for improvements.

- Sec. 8126. Maintenance dredging permits.
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- Sec. 8129. Studies for periodic nourishment.
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- Sec. 8152. Rehabilitation of pump stations.
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- Sec. 8350. Lower Missouri River streambank erosion control evaluation and demonstration projects.
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- Sec. 8377. Conveyances.
- Sec. 8378. Land transfer and trust land for Choctaw Nation of Oklahoma.
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- Sec. 8386. Coastal community flood control and other purposes.
- Sec. 8387. National levee safety program.
- Sec. 8388. Surplus water contracts and water storage agreements.
- Sec. 8389. Water supply storage repair, rehabilitation, and replacement costs.
- Sec. 8390. Abandoned and inactive noncoal mine restoration.
- Sec. 8391. Asian carp prevention and control pilot program.
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- Sec. 8397. Expedited completion of projects and studies.

Subtitle D—Water Resources Infrastructure

- Sec. 8401. Project authorizations.
- Sec. 8402. Special rules.
- Sec. 8403. Facility investment.

1 SEC. 8002. SECRETARY DEFINED.

2 In this title, the term "Secretary" means the Sec-

3 retary of the Army.

Subtitle A—General Provisions

2 SEC. 8101. FEDERAL BREAKWATERS AND JETTIES.

3 (a) IN GENERAL.—In carrying out repair or maintenance activity of a Federal jetty or breakwater associated 4 with an authorized navigation project, the Secretary shall, 5 notwithstanding the authorized dimensions of the jetty or 6 breakwater, ensure that such repair or maintenance activ-7 8 ity is sufficient to meet the authorized purpose of such 9 project, including ensuring that any harbor or inland har-10 bor associated with the project is protected from projected 11 changes in wave action or height (including changes that 12 result from relative sea level change over the useful life 13 of the project).

(b) CLASSIFICATION OF ACTIVITY.—The Secretary
may not classify any repair or maintenance activity of a
Federal jetty or breakwater carried out under subsection
(a) as major rehabilitation of such jetty or breakwater—

18 (1) if the Secretary determines that—

19 (A) projected changes in wave action or
20 height, including changes that result from rel21 ative sea level change, will diminish the
22 functionality of the jetty or breakwater to meet
23 the authorized purpose of the project; and

24 (B) such repair or maintenance activity is25 necessary to restore such functionality; or

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(2) if—

2 (A) the Secretary has not carried out reg3 ular and routine Federal maintenance activity
4 at the jetty or breakwater; and

5 (B) the structural integrity of the jetty or 6 breakwater is degraded as a result of a lack of 7 such regular and routine Federal maintenance 8 activity.

9 SEC. 8102. EMERGENCY RESPONSE TO NATURAL DISAS-10 TERS.

11 (a) IN GENERAL.—Section 5(a)(1) of the Act of August 18, 1941 (33 U.S.C. 701n(a)(1)) is amended by 12 striking "in the repair and restoration of any federally au-13 thorized hurricane or shore protective structure" and all 14 15 that follows through "non-Federal sponsor." and inserting 16 "in the repair and restoration of any federally authorized hurricane or shore protective structure or project damaged 17 18 or destroyed by wind, wave, or water action of other than an ordinary nature to the pre-storm level of protection, 19 20 to the design level of protection, or, notwithstanding the 21 authorized dimensions of the structure or project, to a 22 level sufficient to meet the authorized purpose of such 23 structure or project, whichever provides greater protec-24 tion, when, in the discretion of the Chief of Engineers, 25 such repair and restoration is warranted for the adequate

functioning of the structure or project for hurricane or 1 2 shore protection, including to ensure the structure or 3 project is functioning adequately to protect against pro-4 jected changes in wave action or height or storm surge 5 (including changes that result from relative sea level change over the useful life of the structure or project), 6 7 subject to the condition that the Chief of Engineers may, 8 if requested by the non-Federal sponsor, include modifica-9 tions to the structure or project (including the addition 10 of new project features) to address major deficiencies, increase resilience, increase benefits from the reduction of 11 12 damages from inundation, wave action, or erosion, or im-13 plement nonstructural alternatives to the repair or res-14 toration of the structure.".

15 (b) GREAT LAKES ADVANCE MEASURES ASSIST-16 ANCE.—

(1) IN GENERAL.—The Secretary shall not deny
a request from the Governor of a Great Lakes State
to provide advance measures assistance pursuant to
section 5(a) of the Act of August 18, 1941 (33)
U.S.C. 701n(a)) to reduce the risk of damage from
rising water levels in the Great Lakes solely on the
basis that the damage is caused by erosion.

24 (2) FEDERAL SHARE.—Assistance provided by
25 the Secretary pursuant to a request described in

1	paragraph (1) shall be at Federal expense if the as-
2	sistance is for the construction of advance measures
3	to a temporary construction standard.
4	(3) Great lakes state defined.—In this
5	subsection, the term "Great Lakes State" means the
6	State of Illinois, Indiana, Michigan, Minnesota, New
7	York, Ohio, Pennsylvania, or Wisconsin.
8	SEC. 8103. SHORELINE AND RIVERBANK PROTECTION AND
9	RESTORATION MISSION.
10	(a) IN GENERAL.—Section 212 of the Water Re-
11	sources Development Act of 1999 (33 U.S.C. 2332) is
12	amended—
13	(1) in the section heading, by striking " FLOOD
14	MITIGATION AND RIVERINE RESTORATION
14 15	MITIGATION AND RIVERINE RESTORATION PROGRAM" and inserting "SHORELINE AND
15	PROGRAM " and inserting "SHORELINE AND
15 16	PROGRAM " and inserting " SHORELINE AND RIVERINE PROTECTION AND RESTORATION ";
15 16 17	 PROGRAM" and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION"; (2) by striking subsection (a) and inserting the
15 16 17 18	PROGRAM " and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION "; (2) by striking subsection (a) and inserting the following:
15 16 17 18 19	 PROGRAM" and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION"; (2) by striking subsection (a) and inserting the following: "(a) IN GENERAL.—The Secretary may carry out
15 16 17 18 19 20	PROGRAM" and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION"; (2) by striking subsection (a) and inserting the following: "(a) IN GENERAL.—The Secretary may carry out studies and projects to—
15 16 17 18 19 20 21	PROGRAM" and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION"; (2) by striking subsection (a) and inserting the following: "(a) IN GENERAL.—The Secretary may carry out studies and projects to— "(1) reduce flood and hurricane and storm
 15 16 17 18 19 20 21 22 	PROGRAM" and inserting "SHORELINE AND RIVERINE PROTECTION AND RESTORATION"; (2) by striking subsection (a) and inserting the following: "(a) IN GENERAL.—The Secretary may carry out studies and projects to— "(1) reduce flood and hurricane and storm damage hazards; or

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1	(3) in subsection (b)—
2	(A) by striking paragraph (1) and insert-
3	ing the following:
4	"(1) AUTHORITY.—
5	"(A) Studies.—In carrying out subsection
6	(a), the Secretary may carry out studies to
7	identify appropriate measures for—
8	"(i) the reduction of flood and hurri-
9	cane and storm damage hazards, including
10	measures for erosion mitigation and bank
11	stabilization; or
12	"(ii) the conservation and restoration
13	of the natural functions and values of riv-
14	ers and shorelines.
15	"(B) Projects.—Subject to subsection
16	(f)(2), in carrying out subsection (a), the Sec-
17	retary may design and implement projects de-
18	scribed in subsection (a).";
19	(B) in paragraph (3), by striking "flood
20	damages" and inserting "flood and hurricane
21	and storm damages, including the use of nat-
22	ural features or nature-based features"; and
23	(C) in paragraph (4)—
24	(i) by inserting "and hurricane and
25	storm" after "flood";

1	(ii) by inserting ", shoreline," after
2	"riverine"; and
3	(iii) by inserting "and coastal bar-
4	riers" after "floodplains";
5	(4) in subsection (c)—
6	(A) in paragraph (1), by inserting ", ex-
7	cept that the first $$200,000$ of the costs of a
8	study conducted under this section shall be at
9	Federal expense" before the period;
10	(B) in paragraph (2)—
11	(i) in the paragraph heading, by strik-
12	ing "FLOOD CONTROL"; and
13	(ii) by striking subparagraph (A) and
14	inserting the following:
15	"(A) IN GENERAL.—Design and construc-
16	tion of a project under this section that includes
17	a nonstructural measure, a natural feature or
18	nature-based feature, or an environmental res-
19	toration measure, shall be subject to cost shar-
20	ing in accordance with section 103 of the Water
21	Resources Development Act of 1986 (33 U.S.C.
22	2213), except that the non-Federal share of the
23	cost to design and construct such a project ben-
24	efitting an economically disadvantaged commu-
25	nity (including economically disadvantaged com-

munities located in urban and rural areas) shall be 10 percent."; and (C) in paragraph (3)—
- ,
(C) in paragraph (3)—
(i) in the paragraph heading, by in-
serting "OR HURRICANE AND STORM DAM-
AGE REDUCTION'' after "FLOOD CON-
TROL'';
(ii) by inserting "or hurricane and
storm damage reduction" after "flood con-
trol"; and
(iii) by striking "section 103(a) of the
Water Resources Development Act of 1986
(33 U.S.C. 2213(a))" and inserting "sec-
tion 103 of the Water Resources Develop-
ment Act of 1986 (33 U.S.C. 2213), ex-
cept that the non-Federal share of the cost
to design and construct such a project ben-
efitting an economically disadvantaged
community (including economically dis-
advantaged communities located in urban
and rural areas) shall be 10 percent";
(5) by striking subsection (d) and inserting the
following:
following: "(d) Project Justification.—Notwithstanding

1	under section 209 of the Flood Control Act of 1970 (42
2	U.S.C. 1962–2), the Secretary may implement a project
3	under this section if the Secretary determines that the
4	project—
5	"(1) will significantly reduce potential flood,
6	hurricane and storm, or erosion damages;
7	"(2) will improve the quality of the environ-
8	ment; and
9	"(3) is justified considering all costs and bene-
10	ficial outputs of the project.";
11	(6) in subsection (e)—
12	(A) in the subsection heading, by striking
13	"PRIORITY AREAS" and inserting "AREAS FOR
14	EXAMINATION'';
15	(B) by redesignating paragraphs (1)
16	through (33) as subparagraphs (A) through
17	(GG), respectively, and adjusting the margins
18	appropriately;
19	(C) by striking "In carrying out" and in-
20	serting the following:
21	"(1) IN GENERAL.—In carrying out"; and
22	(D) by adding at the end the following:
23	"(2) PRIORITY PROJECTS.—In carrying out this
24	section, the Secretary shall prioritize projects for the
25	following locations:

1	"(A) Delaware beaches and watersheds,
2	Delaware.
3	"(B) Louisiana Coastal Area, Louisiana.
4	"(C) Great Lakes Shores and Watersheds.
5	"(D) Oregon Coastal Area and Willamette
6	River basin, Oregon.
7	"(E) Upper Missouri River Basin.
8	"(F) Ohio River Tributaries and their wa-
9	tersheds, West Virginia.
10	"(G) Chesapeake Bay watershed and
11	Maryland beaches, Maryland.
12	"(H) City of Southport, North Carolina.
13	"(I) Maumee River, Ohio.
14	"(J) Los Angeles and San Gabriel Rivers,
15	California.
16	"(K) Kentucky River and its tributaries
17	and watersheds.";
18	(7) by striking subsections (f), (g), and (i);
19	(8) by redesignating subsection (h) as sub-
20	section (f);
21	(9) in subsection (f) (as so redesignated), by
22	striking paragraph (2) and inserting the following:
23	"(2) Projects requiring specific author-
24	IZATION.—If the Federal share of the cost to design
25	and construct a project under this section exceeds

1	\$15,000,000, the Secretary may only carry out the
2	project if Congress enacts a law authorizing the Sec-
3	retary to carry out the project."; and
4	(10) by adding at the end the following:
5	"(g) DEFINITIONS.—In this section:
6	"(1) Economically disadvantaged commu-
7	NITY.—The term 'economically disadvantaged com-
8	munity' has the meaning given the term as defined
9	by the Secretary under section 160 of the Water Re-
10	sources Development Act of 2020 (33 U.S.C. 2201
11	note).
12	"(2) NATURAL FEATURE; NATURE-BASED FEA-
13	TURE.—The terms 'natural feature' and 'nature-
14	based feature' have the meanings given those terms
15	in section 1184(a) of the Water Resources Develop-
16	ment Act of 2016 (33 U.S.C. 2289a(a)).".
17	(b) CLERICAL AMENDMENT.—The table of contents
18	contained in section 1(b) of the Water Resources Develop-
19	ment Act of 1999 (113 Stat. 269) is amended by striking
20	the item relating to section 212 and inserting the fol-
21	lowing:
	"Sec. 212. Shoreline and riverine protection and restoration.".
22	SEC. 8104. FLOODPLAIN MANAGEMENT SERVICES.

23 Section 206 of the Flood Control Act of 1960 (33
24 U.S.C. 709a) is amended—

1	(1) by striking "SEC. 206. (a) In recognition"
2	and inserting the following:
3	"SEC. 206. INFORMATION ON FLOODS AND FLOOD DAMAGE.
4	"(a) Compilation and Dissemination.—
5	"(1) IN GENERAL.—In recognition";
6	(2) in subsection (a)—
7	(A) in the second sentence, by striking
8	"Surveys and guides" and inserting the fol-
9	lowing:
10	"(2) SURVEYS AND GUIDES.—Surveys and
11	guides'';
12	(B) in the first sentence, by inserting
13	"identification of areas subject to floods due to
14	accumulated snags and other debris," after "in-
15	undation by floods of various magnitudes and
16	frequencies,"; and
17	(C) by adding at the end the following:
18	"(3) Identification of assistance.—
19	"(A) IN GENERAL.—To the maximum ex-
20	tent practicable, in providing assistance under
21	this subsection, the Secretary shall identify and
22	communicate to States and non-Federal inter-
23	ests specific opportunities to partner with the
24	Corps of Engineers to address flood hazards.

1	"(B) COORDINATION.—The Secretary shall
2	coordinate activities under this paragraph with
3	activities described in section 22 of the Water
4	Resources Development Act of 1974 (42 U.S.C.
5	1962d–16).";
6	(3) by redesignating subsection (d) as sub-
7	section (e); and
8	(4) by inserting after subsection (c) the fol-
9	lowing:
10	"(d) Institutions of Higher Education.—Not-
11	withstanding section 4141 of title 10, United States Code,
12	in carrying out this section, the Secretary may work with
13	an institution of higher education, as determined appro-
14	priate by the Secretary.".
14	priate by the becretary.
14	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO-
15	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO-
15 16	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS.
15 16 17	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec-
15 16 17 18	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec- retary is authorized to study the incorporation of public
15 16 17 18 19	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec- retary is authorized to study the incorporation of public recreational amenities, including facilities for hiking,
 15 16 17 18 19 20 	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec- retary is authorized to study the incorporation of public recreational amenities, including facilities for hiking, biking, walking, and waterborne recreation, into a project
 15 16 17 18 19 20 21 	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec- retary is authorized to study the incorporation of public recreational amenities, including facilities for hiking, biking, walking, and waterborne recreation, into a project for ecosystem restoration, including a project carried out
 15 16 17 18 19 20 21 22 	SEC. 8105. PUBLIC RECREATIONAL AMENITIES IN ECO- SYSTEM RESTORATION PROJECTS. At the request of a non-Federal interest, the Sec- retary is authorized to study the incorporation of public recreational amenities, including facilities for hiking, biking, walking, and waterborne recreation, into a project for ecosystem restoration, including a project carried out under section 206 of the Water Resources Development

1 SEC. 8106. SCOPE OF FEASIBILITY STUDIES.

2 (a) FLOOD RISK MANAGEMENT OR HURRICANE AND 3 STORM DAMAGE RISK REDUCTION.—In carrying out a feasibility study for a project for flood risk management 4 5 or hurricane and storm damage risk reduction, the Secretary, at the request of the non-Federal interest for the 6 7 study, shall formulate alternatives to maximize the net 8 benefits from the reduction of the comprehensive flood risk within the geographic scope of the study from the isolated 9 10 and compound effects of—

11 (1) a riverine discharge of any magnitude or12 frequency;

(2) inundation, wave attack, and erosion coin-ciding with a hurricane or coastal storm;

(3) flooding associated with tidally influenced
portions of rivers, bays, and estuaries that are
hydrologically connected to the coastal water body;

18 (4) a rainfall event of any magnitude or fre-19 quency;

20 (5) a tide of any magnitude or frequency;

21 (6) seasonal variation in water levels;

22 (7) groundwater emergence;

23 (8) sea level rise;

24 (9) subsidence; or

25 (10) any other driver of flood risk affecting the26 area within the geographic scope of the study.

(b) WATER SUPPLY, WATER CONSERVATION, AND
 DROUGHT RISK REDUCTION.—In carrying out a feasi bility study for any purpose, the Secretary, at the request
 of the non-Federal interest for the study, shall formulate
 alternatives—

6 (1) to maximize combined net benefits for the 7 primary purpose of the study and for the purposes 8 of water supply or water conservation (including the 9 use of water supply conservation measures described 10 in section 1116 of the Water Resources Development 11 Act of 2016 (130 Stat. 1639)); or

(2) to include 1 or more measures for the purposes of water supply or water conservation if the
Secretary determines that such measures may reduce potential adverse impacts of extreme weather
events, including drought, on water resources within
the geographic scope of the study.

(c) COST SHARING.—All costs to carry out a feasibility study in accordance with this section shall be shared
in accordance with the cost share requirements otherwise
applicable to the study.

22 SEC. 8107. WATER SUPPLY CONSERVATION.

23 Section 1116 of the Water Resources Development
24 Act of 2016 (130 Stat. 1639) is amended—

1	(1) in subsection (a), in the matter preceding
2	paragraph (1), by striking "during the 1-year period
3	ending on the date of enactment of this Act" and in-
4	serting "for any portion of any 2 consecutive or non-
5	consecutive years during the 10-year period pre-
6	ceding a request from a non-Federal interest for as-
7	sistance under this section"; and
8	(2) in subsection (b)(4), by inserting ", includ-
9	ing measures utilizing a natural feature or nature-
10	based feature (as those terms are defined in section
11	1184(a)) to reduce drought risk" after "water sup-
12	ply".
10	
13	SEC. 8108. MANAGED AQUIFER RECHARGE STUDY AND
13 14	SEC. 8108. MANAGED AQUIFER RECHARGE STUDY AND WORKING GROUP.
14	WORKING GROUP.
14 15	working group. (a) Assessment.—
14 15 16	 working group. (a) Assessment.— (1) IN GENERAL.—The Secretary shall, in con-
14 15 16 17	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con-
14 15 16 17 18	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con- duct a national assessment of carrying out managed
14 15 16 17 18 19	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con- duct a national assessment of carrying out managed aquifer recharge projects to address drought, water
 14 15 16 17 18 19 20 	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con- duct a national assessment of carrying out managed aquifer recharge projects to address drought, water resiliency, and aquifer depletion at authorized water
 14 15 16 17 18 19 20 21 	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con- duct a national assessment of carrying out managed aquifer recharge projects to address drought, water resiliency, and aquifer depletion at authorized water resources development projects.
 14 15 16 17 18 19 20 21 22 	WORKING GROUP. (a) ASSESSMENT.— (1) IN GENERAL.—The Secretary shall, in con- sultation with applicable non-Federal interests, con- duct a national assessment of carrying out managed aquifer recharge projects to address drought, water resiliency, and aquifer depletion at authorized water resources development projects. (2) REQUIREMENTS.—In carrying out para-

communities, in carrying out managed aquifer
recharge projects; and
(B) assess preliminarily local hydrogeologic
conditions relevant to carrying out managed aq-
uifer recharge projects.
(3) COORDINATION.—In carrying out para-
graph (1), the Secretary shall coordinate, as appro-
priate, with the heads of other Federal agencies,
States, regional governmental agencies, units of local
government, experts in managed aquifer recharge,
and Tribes.
(b) FEASIBILITY STUDIES.—
(1) AUTHORIZATION.—The Secretary is author-
ized to carry out feasibility studies, at the request of
a non-Federal interest, of managed aquifer recharge
projects in areas that are experiencing, or have re-
cently experienced, prolonged drought conditions, aq-
uifer depletion, or water supply scarcity.
(2) LIMITATION.—The Secretary may carry out
not more than 10 feasibility studies under this sub-
section.
(3) USE OF INFORMATION.—The Secretary
(3) USE OF INFORMATION.—The Secretary shall, to the maximum extent practicable, use infor-

1	under subsection (a) in identifying and selecting fea-
2	sibility studies to carry out under this subsection.
3	(4) COST SHARE.—The Federal share of the
4	cost of a feasibility study carried out under this sub-
5	section shall be 90 percent.
6	(c) Working Group.—
7	(1) IN GENERAL.—Not later than 180 days
8	after the date of enactment of this Act, the Sec-
9	retary shall establish a managed aquifer recharge
10	working group made up of subject matter experts
11	within the Corps of Engineers and relevant non-Fed-
12	eral stakeholders.

(2) COMPOSITION.—In establishing the working
group under paragraph (1), the Secretary shall ensure that members of the working group have expertise working with—

17 (A) projects providing water supply storage
18 to meet regional water supply demand, particu19 larly in regions experiencing drought;

20 (B) the protection of groundwater supply,
21 including promoting infiltration and increased
22 recharge in groundwater basins, and ground23 water quality;

24 (C) aquifer storage, recharge, and recovery
25 wells;

1	(D) dams that provide recharge enhance-
2	ment benefits;
3	(E) groundwater hydrology;
4	(F) conjunctive use water systems; and
5	(G) agricultural water resources, including
6	the use of aquifers for irrigation purposes.
7	(3) DUTIES.—The working group established
8	under this subsection shall—
9	(A) advise the Secretary regarding the de-
10	velopment and execution of the assessment
11	under subsection (a) and any feasibility studies
12	under subsection (b);
13	(B) assist Corps of Engineers offices at
14	the headquarter, division, and district levels
15	with raising awareness of non-Federal interests
16	of the potential benefits of carrying out man-
17	aged aquifer recharge projects; and
18	(C) assist with the development of the re-
19	port required to be submitted under subsection
20	(d).
21	(d) Report to Congress.—Not later than 2 years
22	after the date of enactment of this Act, the Secretary shall
23	submit to the Committee on Transportation and Infra-
24	structure of the House of Representatives and the Com-

mittee on Environment and Public Works of the Senate
 a report on managed aquifer recharge that includes—

3 (1) the results of the assessment conducted
4 under subsection (a) and any feasibility studies car5 ried out under subsection (b), including data col6 lected under such assessment and studies and any
7 recommendations on managed aquifer recharge op8 portunities for non-Federal interests, States, local
9 governments, and Tribes;

(2) a status update on the implementation of
the recommendations included in the report of the
U.S. Army Corps of Engineers Institute for Water
Resources entitled "Managed Aquifer Recharge and
the U.S. Army Corps of Engineers: Water Security
through Resilience", published in April 2020 (2020–
WP-01); and

17 (3) an evaluation of the benefits of creating a
18 new or modifying an existing planning center of ex19 pertise for managed aquifer recharge, and identify
20 potential locations for such a center of expertise, if
21 feasible.

(e) SAVINGS PROVISION.—Nothing in this section affects the non-Federal share of the cost of construction of
a managed aquifer recharge project under section 103 of

1 the Water Resources Development Act of 1986 (33 U.S.C.

2 2213) or any other provision of law.

- 3 (f) DEFINITIONS.—In this section:
- 4 (1) MANAGED AQUIFER RECHARGE.—The term
 5 "managed aquifer recharge" means the intentional
 6 banking and treatment of water in aquifers for stor7 age and future use.

8 (2) MANAGED AQUIFER RECHARGE PROJECT.—
9 The term "managed aquifer recharge project"
10 means a project to incorporate managed aquifer re11 charge features into a water resources development
12 project.

13 SEC. 8109. UPDATES TO CERTAIN WATER CONTROL MANU14 ALS.

15 On request of the Governor of a State for which the 16 Governor declared a statewide drought disaster in 2021, 17 the Secretary is authorized to update water control manu-18 als for water resources development projects under the au-19 thority of the Secretary in the State, with priority given 20 to those projects that include water supply or water con-21 servation as an authorized purpose.

22 SEC. 8110. NATIONAL COASTAL MAPPING STUDY.

(a) IN GENERAL.—The Secretary, acting through the
Director of the Engineer Research and Development Center, is authorized to carry out a study of coastal geo-

1	graphic land changes, with recurring national coastal
2	mapping technology, along the coastal zone of the United
3	States to support Corps of Engineers missions.
4	(b) Study.—In carrying out the study under sub-
5	section (a), the Secretary shall identify—
6	(1) new or advanced geospatial information and
7	remote sensing tools for coastal mapping;
8	(2) best practices for coastal change mapping;
9	and
10	(3) how to most effectively—
11	(A) collect and analyze such advanced
12	geospatial information;
13	(B) disseminate such geospatial informa-
14	tion to relevant offices of the Corps of Engi-
15	neers, other Federal agencies, States, Tribes,
16	and local governments; and
17	(C) make such geospatial information
18	available to other stakeholders.
19	(c) Demonstration Project.—
20	(1) PROJECT AREA.—In carrying out the study
21	under subsection (a), the Secretary shall carry out
22	a demonstration project in the coastal region cov-
23	ering the North Carolina coastal waters, connected
24	bays, estuaries, rivers, streams, and creeks, to their
25	tidally influenced extent inland.

1	(2) Scope.—In carrying out the demonstration
2	project, the Secretary shall—
3	(A) identify and study potential hazards,
4	such as debris, sedimentation, dredging effects,
5	and flood areas;
6	(B) identify best practices described in
7	subsection (b)(2), including best practices relat-
8	ing to geographical coverage and frequency of
9	mapping;
10	(C) evaluate and demonstrate relevant
11	mapping technologies to identify which are the
12	most effective for regional mapping of the tran-
13	sitional areas between the open coast and in-
14	land waters; and
15	(D) demonstrate remote sensing tools for
16	coastal mapping.
17	(d) COORDINATION.—In carrying out this section, the
18	Secretary shall coordinate with other Federal and State
19	agencies that are responsible for authoritative data and
20	academic institutions and other entities with relevant ex-
21	pertise.
22	(e) Panel.—
23	(1) ESTABLISHMENT.—In carrying out this sec-
24	tion, the Secretary shall establish a panel of senior
25	leaders from the Corps of Engineers and other Fed-

1	eral agencies that are stakeholders in the coastal
2	mapping program carried out through the Engineer
3	Research and Development Center.
4	(2) DUTIES.—The panel established under this
5	subsection shall—
6	(A) coordinate the collection of data under
7	the study carried out under this section;
8	(B) coordinate the use of geospatial infor-
9	mation and remote sensing tools, and the appli-
10	cation of the best practices identified under the
11	study, by Federal agencies; and
12	(C) identify technical topics and challenges
13	that require multiagency collaborative research
14	and development.
15	(f) Use of Existing Information.—In carrying
16	out this section, the Secretary shall consider any relevant
17	information developed under section $516(g)$ of the Water
18	Resources Development Act of 1996 (33 U.S.C.
19	2326b(g)).
20	(g) REPORT.—Not later than 18 months after the
21	date of enactment of this Act, the Secretary shall submit
22	to the Committee on Transportation and Infrastructure
23	of the House of Representatives and the Committee on
24	Environment and Public Works of the Senate a report
25	that describes—

1	(1) the results of the study carried out under
2	this section; and
3	(2) any geographical areas recommended for
4	additional study.
5	(h) AUTHORIZATION OF APPROPRIATIONS.—There is
6	authorized to be appropriated to carry out this section
7	\$25,000,000, to remain available until expended.
8	SEC. 8111. TRIBAL PARTNERSHIP PROGRAM.
9	Section 203 of the Water Resources Development Act
10	of 2000 (33 U.S.C. 2269) is amended—
11	(1) in subsection (a), by striking "(25 U.S.C.
12	450b)" and inserting "(25 U.S.C. 5304)";
13	(2) in subsection (b)—
14	(A) in paragraph (2)—
15	(i) in subparagraph (A)—
16	(I) by inserting "hurricane and
17	storm" after "flood"; and
18	(II) by inserting "including ero-
19	sion control," after "reduction,";
20	(ii) in subparagraph (B), by striking
21	"and" at the end;
22	(iii) by redesignating subparagraph
23	(C) as subparagraph (D); and
24	(iv) by inserting after subparagraph
25	(B) the following:

1	"(C) technical assistance to an Indian
2	tribe, including—
3	"(i) assistance for planning to amelio-
4	rate flood hazards, to avoid repetitive flood
5	impacts, to anticipate, prepare, and adapt
6	to changing hydrological and climatic con-
7	ditions and extreme weather events, and to
8	withstand, respond to, and recover rapidly
9	from disruption due to flood hazards; and
10	"(ii) the provision of, and integration
11	into planning of, hydrologic, economic, and
12	environmental data and analyses; and";
13	(B) in paragraph (3), by adding at the end
14	the following:
15	"(C) INITIAL COSTS.—The first \$200,000
16	of the costs of a study under this section shall
17	be at Federal expense.";
18	(C) in paragraph (4)—
19	(i) in subparagraph (A), by striking
20	"\$18,500,000" and inserting
21	"\$26,000,000"; and
22	(ii) in subparagraph (B), by striking
23	"\$18,500,000" and inserting
24	"\$26,000,000"; and
25	(D) by adding at the end the following:

1	"(5) PROJECT JUSTIFICATION.—Notwith-
2	standing any requirement for economic justification
3	established under section 209 of the Flood Control
4	Act of 1970 (42 U.S.C. 1962–2), the Secretary may
5	implement a project (other than a project for eco-
6	system restoration) under this section if the Sec-
7	retary determines that the project will—
8	"(A) significantly reduce potential flood or
9	hurricane and storm damage hazards (which
10	may be limited to hazards that may be ad-
11	dressed by measures for erosion mitigation or
12	bank stabilization);
13	"(B) improve the quality of the environ-
14	ment;
15	"(C) reduce risks to life safety associated
16	with the hazards described in subparagraph
17	(A); and
18	"(D) improve the long-term viability of the
19	community.";
20	(3) in subsection (d)—
21	(A) in paragraph $(5)(B)$ —
22	(i) by striking "non-Federal" and in-
23	serting "Federal"; and
24	(ii) by striking "50 percent" and in-
25	serting "100 percent"; and

(B) by adding at the end the following:
 "(6) TECHNICAL ASSISTANCE.—The Federal
 share of the cost of activities described in subsection
 (b)(2)(C) shall be 100 percent."; and

5 (4) in subsection (e), by striking "2024" and
6 inserting "2033".

7 SEC. 8112. TRIBAL LIAISON.

8 (a) IN GENERAL.—Beginning not later than 1 year 9 after the date of enactment of this Act, the District Com-10 mander for each Corps of Engineers district that contains 11 a Tribal community shall have on staff a Tribal Liaison. 12 (b) DUTIES.—Each Tribal Liaison shall make rec-13 ommendations to the applicable District Commander re-14 garding, and be responsible for—

(1) removing barriers to access to, and participation in, Corps of Engineers programs for Tribal
communities, including by improving implementation
of section 103(m) of the Water Resources Development Act of 1986 (33 U.S.C. 2213(m));

20 (2) improving outreach to, and engagement
21 with, Tribal communities about relevant Corps of
22 Engineers programs and services;

23 (3) identifying and engaging with Tribal com24 munities suffering from water resources challenges;

1	(4) improving, expanding, and facilitating gov-
2	ernment-to-government consultation between Tribal
3	communities and the Corps of Engineers;
4	(5) coordinating and implementing all relevant
5	Tribal consultation policies and associated guide-
6	lines, including the requirements of section 112 of
7	the Water Resources Development Act of 2020 (33)
8	U.S.C. 2356);
9	(6) training and tools to facilitate the ability of
10	Corps of Engineers staff to effectively engage with
11	Tribal communities in a culturally competent man-
12	ner, especially in regards to lands of ancestral, his-
13	toric, or cultural significance to a Tribal community,
14	including burial sites; and
15	(7) such other issues identified by the Sec-
16	retary.
17	(c) UNIFORMITY.—Not later than 120 days after the
18	date of enactment of this Act, the Secretary shall finalize
19	guidelines for—
20	(1) a position description for Tribal Liaisons;
21	and
22	(2) required qualifications for Tribal Liaisons,
23	including experience and expertise relating to Tribal
24	communities and water resource issues.

1 (d) FUNDING.—Funding for the position of Tribal 2 Liaison shall be allocated from the budget line item pro-3 vided for the expenses necessary for the supervision and 4 general administration of the civil works program, and fill-5 ing the position shall not be dependent on any increase 6 in this budget line item.

7 (e) DEFINITIONS.—In this section:

8 (1) TRIBAL COMMUNITY.—The term "Tribal 9 community" means a community of people who are 10 recognized and defined under Federal law as indige-11 nous people of the United States.

12 (2) TRIBAL LIAISON.—The term "Tribal Liai13 son" means a permanent employee of a Corps of En14 gineers district whose primary responsibilities are
15 to—

16 (A) serve as a direct line of communication
17 between the District Commander and the Tribal
18 communities within the boundaries of the Corps
19 of Engineers district; and

20 (B) ensure consistency in government-to-21 government relations.

22 SEC. 8113. TRIBAL ASSISTANCE.

(a) CLARIFICATION OF EXISTING AUTHORITY.—
(1) IN GENERAL.—Subject to paragraph (2),
the Secretary, in consultation with the heads of rel-

1 evant Federal agencies, the Confederated Tribes of 2 the Warm Springs Reservation of Oregon, the Con-3 federated Tribes and Bands of the Yakama Nation, 4 the Nez Perce Tribe, and the Confederated Tribes of 5 the Umatilla Indian Reservation, shall revise and 6 carry out the village development plan for The 7 Dalles Dam, Columbia River, Washington and Or-8 egon, as authorized by section 204 of the Flood Con-9 trol Act of 1950 (chapter 188, 64 Stat. 179), to 10 comprehensively address adverse impacts to Indian 11 villages, housing sites, and related structures as a 12 result of the construction of The Dalles Dam, Bon-13 neville Dam, McNary Dam, and John Day Dam, 14 Washington and Oregon.

15 (2) EXAMINATION.—Before carrying out the re-16 quirements of paragraph (1), the Secretary shall 17 conduct an examination and assessment of the ex-18 tent to which Indian villages, housing sites, and re-19 lated structures were displaced or destroyed by the 20 construction of the following projects:

(A) Bonneville Dam, Columbia River, Oregon, as authorized by the first section of the
Act of August 30, 1935 (chapter 831, 49 Stat.
1038) and the first section and section 2(a) of

1	the Act of August 20, 1937 (16 U.S.C. 832,
2	832a(a)).
3	(B) McNary Dam, Columbia River, Wash-
4	ington and Oregon, as authorized by section 2
5	of the Act of March 2, 1945 (chapter 19, 59
6	Stat. 22).
7	(C) John Day Dam, Columbia River,
8	Washington and Oregon, as authorized by sec-
9	tion 204 of the Flood Control Act of 1950
10	(chapter 188, 64 Stat. 179).
11	(3) REQUIREMENTS.—The village development
12	plan under paragraph (1) shall include, at a min-
13	imum—
14	(A) an evaluation of sites on both sides of
15	the Columbia River;
16	(B) an assessment of suitable Federal land
17	and land owned by the States of Washington
18	and Oregon; and
19	(C) an estimated cost and tentative sched-
20	ule for the construction of each housing devel-
21	opment.
22	(4) LOCATION OF ASSISTANCE.—The Secretary
23	may provide housing and related assistance under
24	this subsection at 1 or more village sites in the
25	States of Washington and Oregon.

(b) PROVISION OF ASSISTANCE ON FEDERAL
 LAND.—The Secretary may construct housing or provide
 related assistance on land owned by the United States in
 carrying out the village development plan under subsection
 (a)(1).

6 (c) Acquisition and Disposal of Land.—

7 (1) IN GENERAL.—Subject to subsection (d),
8 the Secretary may acquire land or interests in land
9 for the purpose of providing housing and related as10 sistance in carrying out the village development plan
11 under subsection (a)(1).

12 (2) ADVANCE ACQUISITION.—Acquisition of 13 land or interests in land under paragraph (1) may 14 be carried out in advance of completion of all re-15 quired documentation and receipt of all required 16 clearances for the construction of housing or related 17 improvements on the land.

18 (3) DISPOSAL OF UNSUITABLE LAND.—If the
19 Secretary determines that any land or interest in
20 land acquired by the Secretary under paragraph (2)
21 is unsuitable for that housing or for those related
22 improvements, the Secretary may—

23 (A) dispose of the land or interest in land24 by sale; and

(B) credit the proceeds to the appropria tion, fund, or account used to purchase the land
 or interest in land.

4 (d) LIMITATION.—The Secretary shall only acquire land from willing landowners in carrying out this section. 5 6 COOPERATIVE AGREEMENTS.—The Secretary (e) 7 may enter into a cooperative agreement with a Tribe de-8 scribed in subsection (a)(1), or with a Tribal organization 9 of such a Tribe, to provide funds to the Tribe to construct 10 housing or provide related assistance in carrying out the village development plan under such subsection. 11

12 (f) CONVEYANCE AUTHORIZED.—Upon completion of 13 construction at a village site under this section, the Sec-14 retary may, without consideration, convey the village site 15 and the improvements located thereon to a Tribe described 16 in subsection (a)(1), or to a Tribal organization of such 17 a Tribe.

(g) CONFORMING AMENDMENT.—Section 1178(c) of
the Water Resources Development Act of 2016 (130 Stat.
1675; 132 Stat. 3781) is repealed.

21SEC. 8114. COST SHARING PROVISIONS FOR THE TERRI-22TORIES AND INDIAN TRIBES.

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

25 (1) in subsection (a)—

1	(A) in paragraph (1), by striking "and" at
2	the end;
3	(B) in paragraph (2), by striking the pe-
4	riod at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(3) for any organization that—
7	"(A) is composed primarily of people who
8	are—
9	"(i) recognized and defined under
10	Federal law as indigenous people of the
11	United States; and
12	"(ii) from a specific community; and
13	"(B) assists in the social, cultural, and
14	educational development of such people in that
15	community."; and
16	(2) by adding at the end the following:
17	"(c) INCLUSION.—For purposes of this section, the
18	term 'study' includes a watershed assessment.
19	"(d) Application.—The Secretary shall apply the
20	waiver amount described in subsection (a) to reduce only
21	the non-Federal share of study and project costs.".
22	SEC. 8115. TRIBAL AND ECONOMICALLY DISADVANTAGED
23	COMMUNITIES ADVISORY COMMITTEE.
24	(a) ESTABLISHMENT.—Not later than 90 days after
25	the date of enactment of this Act, the Secretary shall es-

tablish a committee, to be known as the "Tribal and Eco-1 2 nomically Disadvantaged Communities Advisory Committee", to develop and make recommendations to the Sec-3 4 retary and the Chief of Engineers on activities and actions 5 that should be undertaken by the Corps of Engineers to ensure more effective delivery of water resources develop-6 7 ment projects, programs, and other assistance to Indian 8 Tribes and economically disadvantaged communities, in-9 cluding economically disadvantaged communities located in urban and rural areas. 10

11 (b) MEMBERSHIP.—The Committee shall be com-12 posed of members, appointed by the Secretary, who have 13 the requisite experiential or technical knowledge needed to 14 address issues related to the water resources needs and 15 challenges of economically disadvantaged communities and 16 Indian Tribes, including—

17 (1) 5 individuals representing organizations
18 with expertise in environmental policy, rural water
19 resources, economically disadvantaged communities,
20 Tribal rights, or civil rights; and

21 (2) 5 individuals, each representing a non-Fed22 eral interest for a Corps of Engineers project.

23 (c) DUTIES.—

24 (1) RECOMMENDATIONS.—The Committee shall25 provide advice and make recommendations to the

1	Secretary and the Chief of Engineers to assist the
2	Corps of Engineers in—
3	(A) efficiently and effectively delivering so-
4	lutions to the needs and challenges of water re-
5	sources development projects for economically
6	disadvantaged communities and Indian Tribes;
7	(B) integrating consideration of economi-
8	cally disadvantaged communities and Indian
9	Tribes, where applicable, in the development of
10	water resources development projects and pro-
11	grams of the Corps of Engineers; and
12	(C) improving the capability and capacity
13	of the workforce of the Corps of Engineers to
14	assist economically disadvantaged communities
15	and Indian Tribes.
16	(2) MEETINGS.—The Committee shall meet as
17	appropriate to develop and make recommendations
18	under paragraph (1).
19	(3) REPORT.—Recommendations made under
20	paragraph (1) shall be—
21	(A) included in a report submitted to the
22	Committee on Environment and Public Works
23	of the Senate and the Committee on Transpor-
24	tation and Infrastructure of the House of Rep-
25	resentatives; and

(B) made publicly available, including on a
 publicly available website.

3 (d) INDEPENDENT JUDGMENT.—Any recommenda4 tion made by the Committee to the Secretary and the
5 Chief of Engineers under subsection (c)(1) shall reflect the
6 independent judgment of the Committee.

7 (e) Administration.—

8 (1) COMPENSATION.—Except as provided in
9 paragraph (3), the members of the Committee shall
10 serve without compensation.

(2) TRAVEL EXPENSES.—The members of the
Committee shall receive travel expenses, including
per diem in lieu of subsistence, in accordance with
applicable provisions under subchapter I of chapter
57 of title 5, United States Code.

16 (3) TREATMENT.—The members of the Com17 mittee shall not be considered to be Federal employ18 ees, and the meetings and reports of the Committee
19 shall not be considered a major Federal action under
20 the National Environmental Policy Act of 1969 (42)
21 U.S.C. 4321 et seq.).

22 (f) DEFINITIONS.—In this section:

23 (1) COMMITTEE.—The term "Committee"
24 means the Tribal and Economically Disadvantaged

1	Communities Advisory Committee established under
2	subsection (a).
3	(2) Economically disadvantaged commu-
4	NITY.—The term "economically disadvantaged com-
5	munity" has the meaning given the term as defined
6	by the Secretary under section 160 of the Water Re-
7	sources Development Act of 2020 (33 U.S.C. 2201
8	note).
9	(3) INDIAN TRIBE.—The term "Indian Tribe"
10	has the meaning given the term in section 4 of the
11	Indian Self-Determination and Education Assistance
12	Act (25 U.S.C. 5304).
13	SEC. 8116. WORKFORCE PLANNING.
14	(a) AUTHORIZATION.—The Secretary is authorized to
15	carry out activities, at Federal expense—
16	(1) to foster, enhance, and support science,
17	technology, engineering, and math education and
18	awareness; and
19	(2) to recruit individuals for careers at the
20	Corps of Engineers.
21	(b) PARTNERING ENTITIES.—In carrying out activi-
22	ties under this section, the Secretary may enter into part-
23	nerships with—
24	(1) public elementary and secondary schools, in-
25	cluding charter schools;

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(2) community colleges;

2 (3) technical schools; and

3 (4) colleges and universities, including histori-4 cally Black colleges and universities.

5 (c) PRIORITIZATION.—The Secretary shall, to the maximum extent practicable, prioritize the recruitment of 6 7 individuals under this section that are from economically 8 disadvantaged communities (as defined by the Secretary 9 under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note)), including economi-10 11 cally disadvantaged communities located in urban and rural areas. 12

(d) DEFINITION OF HISTORICALLY BLACK COLLEGE
14 OR UNIVERSITY.—In this section, the term "historically
15 Black college or university" has the meaning given the
16 term "part B institution" in section 322 of the Higher
17 Education Act of 1965 (20 U.S.C. 1061).

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$20,000,000 for each of fiscal years 2023 through 2027.
SEC. 8117. CORPS OF ENGINEERS SUPPORT FOR UNDERSERVED COMMUNITIES; OUTREACH.

(a) IN GENERAL.—It is the policy of the United
States for the Corps of Engineers to strive to understand
and accommodate and, in coordination with non-Federal

interests, seek to address the water resources development
 needs of all communities in the United States.

3 (b) OUTREACH AND ACCESS.—

4 (1) IN GENERAL.—The Secretary shall, at Fed-5 eral expense, develop, support, and implement public 6 awareness, education, and regular outreach and en-7 gagement efforts for potential non-Federal interests 8 with respect to the water resources development au-9 thorities of the Secretary, with particular emphasis 10 on—

11 (A) technical service programs, including
12 the authorities under—

 13
 (i) section 206 of the Flood Control

 14
 Act of 1960 (33 U.S.C. 709a);

15(ii) section 22 of the Water Resources16Development Act of 1974 (42 U.S.C.

 17
 1962d-16); and

 18
 (iii) section 2

18 (iii) section 203 of the Water Re19 sources Development Act of 2000 (33
20 U.S.C. 2269); and

(B) continuing authority programs, as
such term is defined in section 7001(c)(1)(D) of
the Water Resources Reform and Development
Act of 2014 (33 U.S.C. 2282d).

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1	(2) IMPLEMENTATION.—In carrying	out	this
2	subsection, the Secretary shall—		

(A) develop and make publicly available (including on a publicly available website), technical assistance materials, guidance, and other information with respect to the water resources development authorities of the Secretary:

8 (B) establish and make publicly available 9 (including on a publicly available website), an 10 appropriate point of contact at each district and 11 division office of the Corps of Engineers for in-12 quiries from potential non-Federal interests re-13 lating to the water resources development au-14 thorities of the Secretary;

15 (C) conduct regular outreach and engage-16 ment, including through hosting seminars and 17 community information sessions, with local 18 elected officials, community organizations, and 19 previous and potential non-Federal interests, on 20 opportunities to address local water resources 21 challenges through the water resources develop-22 ment authorities of the Secretary;

(D) issue guidance for, and provide tech-24 nical assistance through technical service programs to, non-Federal interests to assist such

23

interests in pursuing technical services and de veloping proposals for water resources develop ment projects; and

4 (E) provide, at the request of a non-Fed-5 eral interest, assistance with researching and 6 identifying existing project authorizations or 7 authorities to address local water resources 8 challenges.

9 (3) PRIORITIZATION.—In carrying out this sub-10 section, the Secretary shall, to the maximum extent 11 practicable, prioritize awareness, education, and out-12 reach and engagement to economically disadvan-13 taged communities (as defined by the Secretary 14 under section 160 of the Water Resources Develop-15 ment Act of 2020 (33 U.S.C. 2201 note)), including 16 economically disadvantaged communities located in 17 urban and rural areas.

18 (4) AUTHORIZATION OF APPROPRIATIONS.—
19 There is authorized to be appropriated to carry out
20 this section \$30,000,000 for each fiscal year.

21 SEC. 8118. PILOT PROGRAMS FOR CERTAIN COMMUNITIES.
22 (a) PILOT PROGRAMS ON THE FORMULATION OF
23 CORPS OF ENGINEERS PROJECTS IN RURAL COMMU24 NITIES AND ECONOMICALLY DISADVANTAGED COMMU-

1	NITIES.—Section 118 of the Water Resources Develop-
2	ment Act of 2020 (33 U.S.C. 2201 note) is amended—
3	(1) in subsection $(b)(2)$ —
4	(A) in subparagraph (A), by striking "pub-
5	lish" and inserting "annually publish"; and
6	(B) in subparagraph (C), by striking "se-
7	lect" and inserting ", subject to the availability
8	of appropriations, annually select"; and
9	(2) in subsection $(c)(2)$, in the matter preceding
10	subparagraph (A), by striking "projects" and insert-
11	ing "projects annually".
12	(b) Pilot Program for Continuing Authority
13	PROJECTS IN SMALL OR DISADVANTAGED COMMU-
14	NITIES.—Section 165(a) of the Water Resources Develop-
15	ment Act of 2020 (33 U.S.C. 2201 note) is amended in
16	paragraph (2)(B), by striking "10" and inserting "20".
17	SEC. 8119. TECHNICAL ASSISTANCE.
18	(a) Planning Assistance to States.—Section 22
19	of the Water Resources Development Act of 1974 (42
20	U.S.C. 1962d–16) is amended—
21	(1) in subsection (a)—
22	(A) in paragraph (1)—
23	(i) by inserting "local government,"
24	after "State or group of States,"; and

1	(ii) by inserting "local government,"
2	after "such State, interest,";
3	(B) in paragraph (3), by striking "section
4	236 of title 10" and inserting "section 4141 of
5	title 10"; and
6	(C) by adding at the end the following:
7	"(4) Prioritization.—To the maximum ex-
8	tent practicable, the Secretary shall prioritize the
9	provision of assistance under this subsection to ad-
10	dress both inland and coastal life safety risks.";
11	(2) in subsection $(c)(2)$, by striking
12	"\$15,000,000" and inserting "\$30,000,000"; and
13	(3) in subsection (f)—
14	(A) by striking "The cost-share for assist-
15	ance" and inserting the following:
16	"(1) TRIBES AND TERRITORIES.—The cost-
17	share for assistance"; and
18	(B) by adding at the end the following:
19	"(2) Economically disadvantaged commu-
20	NITIES.—Notwithstanding subsection $(b)(1)$ and the
21	limitation in section 1156 of the Water Resources
22	Development Act of 1986, as applicable pursuant to
23	paragraph (1) of this subsection, the Secretary is
24	authorized to waive the collection of fees for any
25	local government to which assistance is provided

under subsection (a) that the Secretary determines
 is an economically disadvantaged community, as de fined by the Secretary under section 160 of the
 Water Resources Development Act of 2020 (33
 U.S.C. 2201 note) (including economically disadvan taged communities located in urban and rural
 areas).".

8 (b) WATERSHED PLANNING AND TECHNICAL ASSIST-9 ANCE.—In providing assistance under section 22 of the 10 Water Resources Development Act of 1974 (42 U.S.C. 11 1962d–16) or pursuant to section 206 of the Flood Con-12 trol Act of 1960 (33 U.S.C. 709a), the Secretary shall, 13 upon request, provide such assistance at a watershed 14 scale.

15 SEC. 8120. TECHNICAL ASSISTANCE FOR LEVEE INSPEC-16 TIONS.

17 In any instance where the Secretary requires, as a condition of eligibility for Federal assistance under section 18 19 5 of the Act of August 18, 1941 (33 U.S.C. 701n), that 20 a non-Federal sponsor of a flood control project undertake 21 an electronic inspection of the portion of such project that 22 is under normal circumstances submerged, the Secretary 23 shall provide to the non-Federal sponsor credit or reim-24 bursement for the cost of carrying out such inspection

against the non-Federal share of the cost of repair or res toration of such project carried out under such section.
 SEC. 8121. ASSESSMENT OF CORPS OF ENGINEERS LEVEES.

(a) IN GENERAL.—The Secretary shall periodically 4 5 conduct assessments of federally authorized levees under the jurisdiction of the Corps of Engineers, to evaluate the 6 7 potential Federal interest in the modification (including 8 realignment or incorporation of natural features and na-9 ture-based features, as such terms are defined in section 1184(a) of the Water Resources Development Act of 2016 10 11 (33 U.S.C. 2289a(a))) of levee systems to meet one or 12 more of the following objectives:

13 (1) Increasing the flood risk reduction benefits14 of such systems.

15 (2) Achieving greater flood resiliency.

16 (3) Restoring hydrological and ecological con17 nections with adjacent floodplains that achieve
18 greater environmental benefits without undermining
19 flood risk reduction or flood resiliency for levee-pro20 tected communities.

(b) LEVEES OPERATED BY NON-FEDERAL INTERESTS.—The Secretary shall carry out an assessment under
subsection (a) for a federally authorized levee system operated by a non-Federal interest only if the non-Federal interest—

1	(1) requests the assessment; and
2	(2) agrees to provide 50 percent of the cost of
3	the assessment.
4	(c) Assessments.—
5	(1) Considerations.—In conducting an as-
6	sessment under subsection (a), the Secretary shall
7	consider and identify, with respect to each levee sys-
8	tem—
9	(A) an estimate of the number of struc-
10	tures and population at risk and protected by
11	the levee system that would be adversely im-
12	pacted if the levee system fails or water levels
13	exceed the height of any levee segment within
14	the levee system (which may be the applicable
15	estimate included in the levee database estab-
16	lished under section 9004 of the Water Re-
17	sources Development Act of 2007 (33 U.S.C.
18	3303), if available);
19	(B) the number of times the non-Federal
20	interest has received emergency flood-fighting
21	or repair assistance under section 5 of the Act
22	of August 18, 1941 (33 U.S.C. 701n) for the
23	levee system, and the total expenditures on
24	postflood repairs over the life of the levee sys-
25	tem;

1	(C) the functionality of the levee system
2	with regard to higher precipitation levels, in-
3	cluding due to changing climatic conditions and
4	extreme weather events;
5	(D) the potential costs and benefits (in-
6	cluding environmental benefits and implications
7	for levee-protected communities) from modi-
8	fying the applicable levee system to restore con-
9	nections with adjacent floodplains; and
10	(E) available studies, information, lit-
11	erature, or data from relevant Federal, State,
12	or local entities.
13	(2) Prioritization.—In conducting an assess-
14	ment under subsection (a), the Secretary shall, to
15	the maximum extent practicable, prioritize levee sys-
16	tems—
17	(A) associated with an area that has been
18	subject to flooding in two or more events in any
19	10-year period; and
20	(B) for which the non-Federal interest has
21	received emergency flood-fighting or repair as-
22	sistance under section 5 of the Act of August
23	18, 1941 (33 U.S.C. 701n) with respect to such
24	flood events.

(3) SCOPE.—The Secretary shall ensure that an
 assessment under subsection (a) shall be similar in
 cost and scope to an initial assessment prepared by
 the Secretary pursuant to section 216 of the Flood
 Control Act of 1970 (33 U.S.C. 549a).

6 (d) FLOOD PLAIN MANAGEMENT SERVICES.—In con7 ducting an assessment under subsection (a), the Secretary
8 shall consider information on floods and flood damages
9 compiled under section 206 of the Flood Control Act of
10 1960 (33 U.S.C. 709a).

11 (e) Report to Congress.—

12 (1) IN GENERAL.—Not later than 18 months 13 after the date of enactment of this section, and peri-14 odically thereafter, the Secretary shall submit to the 15 Committee on Transportation and Infrastructure of 16 the House of Representatives and the Committee on 17 Environment and Public Works of the Senate a re-18 port on the results of the assessments conducted 19 under subsection (a).

20 (2) INCLUSION.—The Secretary shall include in
21 each report submitted under paragraph (1)—

(A) identification of any levee system for
which the Secretary has conducted an assessment under subsection (a);

1	(B) a description of any opportunities
2	identified under such subsection for the modi-
3	fication of a levee system, including the poten-
4	tial benefits of such modification for the pur-
5	poses identified under such subsection;
6	(C) information relating to the willingness
7	and ability of each applicable non-Federal inter-
8	est to participate in a modification to the rel-
9	evant levee system, including by obtaining any
10	real estate necessary for the modification; and
11	(D) a summary of the information consid-
12	ered and identified under subsection $(c)(1)$.
13	(f) INCORPORATION OF INFORMATION.—The Sec-
14	retary shall include in the levee database established under
15	section 9004 of the Water Resources Development Act of
16	2007 (33 U.S.C. 3303) the information included in each
17	report submitted under subsection (e), and make such in-
18	formation publicly available (including on a publicly avail-
19	able website).
20	(g) LEVEE SYSTEM DEFINED.—In this section, the
21	term "levee system" has the meaning given that term in
22	section $9002(9)$ of the Water Resources Development Act

23 of 2007 (33 U.S.C. 3301).

1 (h) AUTHORIZATION OF APPROPRIATIONS.—There is 2 authorized to be appropriated to carry out this section \$10,000,000, to remain available until expended. 3

4 SEC. 8122. NATIONAL LOW-HEAD DAM INVENTORY.

5 The National Dam Safety Program Act (33 U.S.C. 6 467 et seq.) is amended by adding at the end the fol-7 lowing:

8 "SEC. 15. NATIONAL LOW-HEAD DAM INVENTORY.

9 "(a) DEFINITIONS.—In this section:

10 "(1) INVENTORY.—The term 'inventory' means 11 the national low-head dam inventory developed 12 under subsection (b)(1)(A).

13 "(2) LOW-HEAD DAM.—The term 'low-head 14 dam' means a river-wide artificial barrier that gen-15 erally spans a stream channel, blocking the water-16 way and creating a backup of water behind the bar-17 rier, with a drop off over the wall of not less than 18 6 inches and not more than 25 feet.

19 "(b) NATIONAL LOW-HEAD DAM INVENTORY.—

20 "(1) IN GENERAL.—Not later than 18 months 21 after the date of enactment of this section, the Sec-22 retary of the Army, in consultation with the heads 23 of appropriate Federal and State agencies, shall—

24 "(A) develop an inventory of low-head 25 dams in the United States that includes—

1	"(i) the location, ownership, descrip-
2	tion, current use, condition, height, and
3	length of each low-head dam;
4	"(ii) any information on public safety
5	conditions at each low-head dam;
6	"(iii) public safety information on the
7	dangers of low-head dams;
8	"(iv) a directory of financial and tech-
9	nical assistance resources available to re-
10	duce safety hazards and fish passage bar-
11	riers at low-head dams; and
12	"(v) any other relevant information
13	concerning low-head dams; and
14	"(B) submit the inventory to the Com-
15	mittee on Environment and Public Works of the
16	Senate and the Committee on Transportation
17	and Infrastructure of the House of Representa-
18	tives.
19	"(2) DATA.—In carrying out this subsection,
20	the Secretary shall—
21	"(A) coordinate with Federal and State
22	agencies and other relevant entities; and
23	"(B) use data provided to the Secretary by
24	those agencies and entities.

1 "(3) PUBLIC AVAILABILITY.—The Secretary 2 shall make the inventory publicly available, including 3 on a publicly available website. "(4) UPDATES.—The Secretary, in consultation 4 5 with the heads of appropriate Federal and State 6 agencies, shall maintain and periodically publish up-7 dates to the inventory. "(c) AUTHORIZATION OF APPROPRIATIONS.—There 8 9 is authorized to be appropriated to the Secretary to carry out this section \$30,000,000. 10 11 "(d) CLARIFICATION.—Nothing in this section pro-12 vides authority to the Secretary to carry out an activity, with respect to a low-head dam, that is not explicitly au-13 thorized under this section.". 14 15 SEC. 8123. EXPEDITING HYDROPOWER AT CORPS OF ENGI-16 NEERS FACILITIES. 17 Section 1008 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2321b) is amended— 18 19 (1) in subsection (b)(1), by inserting "and to 20 meet the requirements of subsection (b)" after "projects": 21 22 (2) by redesignating subsections (b) and (c) as 23 subsections (c) and (d), respectively; and 24 (3) by inserting after subsection (a) the fol-25 lowing:

1	"(b) Implementation of Policy.—The Secretary
2	shall—
3	"(1) ensure that the policy described in sub-
4	section (a) is implemented nationwide in an efficient,
5	consistent, and coordinated manner; and
6	"(2) assess opportunities—
7	"(A) to increase the development of hydro-
8	electric power at existing water resources devel-
9	opment projects of the Corps of Engineers with
10	hydroelectric facilities; and
11	"(B) to develop new hydroelectric power at
12	existing nonpowered water resources develop-
13	ment projects of the Corps of Engineers.".
13 14	ment projects of the Corps of Engineers.". SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE-
14	SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE-
14 15	SOURCES DEVELOPMENT PROJECTS.
14 15 16	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training require-
14 15 16 17	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training require-
14 15 16 17 18	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training require- ments, units or members of a reserve component of the
14 15 16 17 18 19	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training require- ments, units or members of a reserve component of the Armed Forces may perform services and furnish supplies
 14 15 16 17 18 19 20 	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training require- ments, units or members of a reserve component of the Armed Forces may perform services and furnish supplies in support of a water resources development project or
 14 15 16 17 18 19 20 21 	 SEC. 8124. RESERVE COMPONENT TRAINING AT WATER RE- SOURCES DEVELOPMENT PROJECTS. (a) IN GENERAL.—In carrying out military training activities or otherwise fulfilling military training requirements, units or members of a reserve component of the Armed Forces may perform services and furnish supplies in support of a water resources development project or program of the Corps of Engineers without reimburse-

25 is employed by the Corps of Engineers on a full-time basis.

1	SEC. 8125. PAYMENT OF PAY AND ALLOWANCES OF CER-
2	TAIN OFFICERS FROM APPROPRIATION FOR
3	IMPROVEMENTS.
4	Section 36 of the Act of August 10, 1956 (33 U.S.C.
5	583a), is amended—
6	(1) by striking "Regular officers of the Corps
7	of Engineers of the Army, and reserve officers of the
8	Army who are assigned to the Corps of Engineers,"
9	and inserting the following:
10	"(a) IN GENERAL.—The personnel described in sub-
11	section (b)"; and
12	(2) by adding at the end the following:
13	"(b) PERSONNEL DESCRIBED.—The personnel re-
14	ferred to in subsection (a) are the following:
15	"(1) Regular officers of the Corps of Engineers
16	of the Army.
17	"(2) The following members of the Army who
18	are assigned to the Corps of Engineers:
19	"(A) Reserve component officers.
20	"(B) Warrant officers (whether regular or
21	reserve component).
22	"(C) Enlisted members (whether regular or
23	reserve component).".
24	SEC. 8126. MAINTENANCE DREDGING PERMITS.
25	(a) IN GENERAL.—The Secretary shall, to the max-
26	imum extent practicable, prioritize the reissuance of any

regional general permit for maintenance dredging under 1 2 section 404 of the Federal Water Pollution Control Act 3 (33 U.S.C. 1344) that expired prior to May 1, 2021. 4 (b) SAVINGS PROVISION.—Nothing in this section af-5 fects any obligation to comply with the provisions of any Federal or State environmental law, including— 6 7 (1) the National Environmental Policy Act of 8 1969 (42 U.S.C. 4321 et seq.); 9 (2) the Federal Water Pollution Control Act 10 (33 U.S.C. 1251 et seq.); and 11 (3) the Endangered Species Act of 1973 (16) 12 U.S.C. 1531 et seq.). 13 SEC. 8127. ENVIRONMENTAL DREDGING. 14 (a) IN GENERAL.—In carrying out the following 15 projects, the Secretary shall, to the maximum extent practicable, coordinate efforts with the applicable non-Federal 16 interest, the Administrator of the Environmental Protec-17 tion Agency, and the heads of other Federal, State, and 18 19 regional agencies responsible for the remediation of con-20 taminated sediments: 21 The project for ecosystem restoration, (1)

(1) The project for ecosystem restoration,
South Fork of the South Branch of the Chicago
River, Bubbly Creek, Illinois, authorized by section
401(5) of the Water Resources Development Act of
2020 (134 Stat. 2740).

1	(2) The project for navigation, Columbia and
2	Lower Willamette Rivers, Oregon and Washington,
3	authorized by section 101 of the River and Harbor
4	Act of 1962 (76 Stat. 1177), in the vicinity of the
5	Albina Turning Basin, River Mile 10, and the Post
6	Office Bar, Portland Harbor, River Mile 2.
7	(3) The project for aquatic ecosystem restora-
8	tion, Mahoning River, Ohio, being carried out under
9	section 206 of the Water Resources Development
10	Act of 1996 (33 U.S.C. 2330).
11	(4) The project for navigation, South Branch of
12	the Chicago River, Cook County, Illinois, in the vi-
13	cinity of Collateral Channel.
14	(5) The projects carried out under the Com-
15	prehensive Everglades Restoration Plan, as author-
16	ized by or pursuant to section 601 of the Water Re-
17	sources Development Act of 2000 (114 Stat. 2680;
18	132 Stat. 3786), in the vicinity of Lake Okeechobee.
19	(b) REPORT TO CONGRESS.—Not later than 180 days
20	after the date of enactment of this section, the Secretary
21	and the Administrator of the Environmental Protection
22	Agency shall jointly submit to the Committee on Trans-
23	portation and Infrastructure of the House of Representa-
24	tives and the Committee on Environment and Public
25	Works of the Senate a report on efforts to remove or reme-

diate contaminated sediments associated with the projects
 identified in subsection (a), including, if applicable, any
 specific recommendations for actions or agreements nec essary to undertake such work.

5 (c) LIMITATION ON STATUTORY CONSTRUCTION.—
6 Nothing in this section shall be construed to affect the
7 rights and responsibilities of any person under the Com8 prehensive Environmental Response, Compensation, and
9 Liability Act of 1980 (42 U.S.C. 9601 et seq.).

10 SEC. 8128. ASSESSMENT OF REGIONAL CONFINED AQUATIC 11 DISPOSAL FACILITIES.

(a) AUTHORITY.—The Secretary is authorized to conduct assessments of the availability of confined aquatic
disposal facilities for the disposal of contaminated dredged
material.

16 (b) INFORMATION AND COMMENT.—In conducting an17 assessment under this section, the Secretary shall—

18 (1) solicit information from stakeholders on po19 tential projects that may require disposal of con20 taminated sediments in a confined aquatic disposal
21 facility;

(2) solicit information from the applicable division of the Corps of Engineers on the need for confined aquatic disposal facilities; and

25 (3) provide an opportunity for public comment.

1 (c) NEW ENGLAND DISTRICT REGION ASSESS-2 MENT.—In carrying out subsection (a), the Secretary shall 3 prioritize conducting an assessment of the availability of 4 confined aquatic disposal facilities in the New England 5 District region for the disposal of contaminated dredged 6 material in such region.

7 (d) REPORT TO CONGRESS.—Not later than 1 year 8 after the date of enactment of this Act, the Secretary shall 9 submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Com-10 mittee on Environment and Public Works of the Senate 11 12 a report on the results of any assessments conducted 13 under this section, including any recommendations of the Secretary for the construction of new confined aquatic dis-14 15 posal facilities or expanded capacity for confined aquatic disposal facilities. 16

(e) DEFINITION.—In this section, the term "New
England District region" means the area located within
the boundaries of the New England District in the North
Atlantic Division of the Corps of Engineers.

21 SEC. 8129. STUDIES FOR PERIODIC NOURISHMENT.

(a) IN GENERAL.—Section 156 of the Water Resources Development Act of 1976 (42 U.S.C. 1962d–5f)
is amended—

(1) in subsection (b)—

1	(A) in paragraph (1), by striking "15" and
2	inserting "50"; and
3	(B) in paragraph (2), by striking "15";
4	and
5	(2) in subsection (e)—
6	(A) by striking "10-year period" and in-
7	serting "16-year period"; and
8	(B) by striking "6 years" and inserting
9	"12 years".
10	(b) Indian River Inlet Sand Bypass Plant.—
11	For purposes of the project for hurricane-flood protection
12	and beach erosion control at Indian River Inlet, Delaware,
13	commonly known as the "Indian River Inlet Sand Bypass
14	Plant", authorized by section 869 of the Water Resources
15	Development Act of 1986 (100 Stat. 4182), a study car-
16	ried out under section 156(b) of the Water Resources De-
17	velopment Act of 1976 (42 U.S.C. 1962d–5f(b)) shall con-
18	sider as an alternative for periodic nourishment continued
19	reimbursement of the Federal share of the cost to the non-
20	Federal interest for the project to operate and maintain
21	the sand bypass plant.
22	SEC. 8130. BENEFICIAL USE OF DREDGED MATERIAL; MAN-
23	AGEMENT PLANS.
24	(a) Strategic Plan on Beneficial Use of
25	Dredged Material.—

1 (1) IN GENERAL.—Not later than 1 year after 2 the date of enactment of this section, the Secretary 3 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 strategic plan that identifies 7 opportunities and challenges relating to furthering 8 the policy of the United States to maximize the ben-9 eficial use of suitable dredged material obtained 10 from the construction or operation and maintenance 11 of water resources development projects, as de-12 scribed in section 125(a)(1) of the Water Resources 13 Development Act of 2020 (33 U.S.C. 2326g). 14 (2) CONSULTATION.—In developing the stra-15 tegic plan under paragraph (1), the Secretary shall— 16 17 (A) consult with relevant Federal agencies 18 involved in the beneficial use of dredged mate-19 rial; 20 (B) solicit and consider input from State 21 and local governments and Indian Tribes, while seeking to ensure a geographic diversity of 22 23 input from the various Corps of Engineers divi-

sions; and

1	(C) consider input received from other
2	stakeholders involved in beneficial use of
3	dredged material.
4	(3) INCLUSION.—The Secretary shall include in
5	the strategic plan developed under paragraph (1) —
6	(A) identification of any specific barriers
7	and conflicts that the Secretary determines im-
8	pede the maximization of beneficial use of
9	dredged material at the Federal, State, and
10	local level, and any recommendations of the
11	Secretary to address such barriers and conflicts;
12	(B) identification of specific measures to
13	improve interagency and Federal, State, local,
14	and Tribal communications and coordination to
15	improve implementation of section 125(a) of the
16	Water Resources Development Act of 2020 (33)
17	U.S.C. 2326g); and
18	(C) identification of methods to prioritize
19	the use of dredged material to benefit water re-
20	sources development projects in areas experi-
21	encing vulnerabilities to coastal land loss.
22	(b) Dredged Material Management Plans for
23	HARBORS IN THE STATE OF OHIO.—
24	(1) IN GENERAL.—

1 (A) FORMULATION OF PLAN.—In devel-2 oping each dredged material management plan for a federally authorized harbor in the State of 3 4 Ohio, including any such plan under develop-5 ment on the date of enactment of this Act, each District Commander shall include, as a con-6 7 straint on the formulation of the base plan and 8 any alternatives, a prohibition consistent with 9 section 105 of the Energy and Water Develop-10 ment and Related Agencies Appropriations Act, 11 2022 (Public Law 117–103; 136 Stat. 217) on 12 the use of funds for open-lake disposal of 13 dredged material. 14 (B) MAXIMIZATION OF BENEFICIAL USE.—

15 Each dredged material management plan for a 16 federally authorized harbor in the State of 17 Ohio, including any such dredged material man-18 agement plan under development on the date of 19 enactment of this Act, shall maximize the bene-20 ficial use of dredged material under the base 21 plan and under section 204(d) of the Water Re-22 sources Development Act of 1992 (33 U.S.C. 23 2326(d)).

24 (2) SAVINGS PROVISION.—Nothing in this sub-25 section prohibits the use of funds for open-lake dis-

posal of dredged material if such use is not other wise prohibited by law.

3 SEC. 8131. CRITERIA FOR FUNDING OPERATION AND MAIN4 TENANCE OF SMALL, REMOTE, AND SUBSIST5 ENCE HARBORS.

6 (a) IN GENERAL.—Not later than 180 days after the 7 date of enactment of this Act, the Secretary shall develop 8 specific criteria for the annual evaluation and ranking of 9 maintenance dredging requirements for small harbors and 10 remote and subsistence harbors, taking into account the 11 following:

12 (1) The contribution of a harbor to the local13 and regional economy.

14 (2) The extent to which a harbor has deterio15 rated since the last cycle of maintenance dredging.
16 (3) Public safety concerns.

17 (b) INCLUSION IN GUIDANCE.—The Secretary shall
18 include the criteria developed under subsection (a) in the
19 annual Civil Works Direct Program Development Policy
20 Guidance of the Secretary.

(c) REPORT TO CONGRESS.—The Secretary shall include in each biennial report submitted under section
210(e)(3) of the Water Resources Development Act of
1986 (33 U.S.C. 2238(e)(3)) a ranking of projects in ac-

cordance with the criteria developed under subsection (a)
 of this section.

3 (d) DEFINITIONS.—In this section:

4 (1) REMOTE AND SUBSISTENCE HARBOR.—The
5 term "remote and subsistence harbor" means a har6 bor with respect to which section 2006 of the Water
7 Resources Development Act of 2007 (33 U.S.C.
8 2242) applies, as determined by the Secretary.

9 (2) SMALL HARBOR.—The term "small harbor"
10 includes an emerging harbor, as such term is defined
11 in section 210 of the Water Resources Development
12 Act of 1986 (33 U.S.C. 2238).

13 SEC. 8132. ADDITIONAL PROJECTS FOR UNDERSERVED 14 COMMUNITY HARBORS.

(a) IN GENERAL.—Subject to the availability of appropriations designated by statute as being for the purpose of carrying out this section, the Secretary may carry
out projects for underserved community harbors for purposes of sustaining water-dependent commercial and recreational activities at such harbors.

21 (b) BENEFICIAL USE.—

(1) JUSTIFICATION.—The Secretary may carry
out a project under this section involving a disposal
option for the beneficial use of dredged material that
is not the least cost disposal option if the Secretary

determines that the incremental cost of the disposal
 option is reasonable pursuant to the standard de scribed in section 204(d)(1) of the Water Resources
 Development Act of 1992 (33 U.S.C. 2326(d)(1)).

(2) COST SHARE.—The non-Federal share of 5 6 the incremental cost of a project carried out under this section involving a disposal option for the bene-7 8 ficial use of dredged material that is not the least 9 cost disposal option shall be determined as provided 10 under subsections (a) through (d) of section 103 of 11 the Water Resources Development Act of 1986 (33) 12 U.S.C. 2213).

13 (c) PRIORITIZATION.—The Secretary shall prioritize
14 carrying out projects using funds made available under
15 this section based on an assessment of—

16 (1) the local or regional economic benefits of17 the project;

(2) the environmental benefits of the project,
including the benefits to the aquatic environment to
be derived from the creation of wetland and control
of shoreline erosion; and

(3) other social effects of the project, including
protection against loss of life and contributions to
local or regional cultural heritage.

1 (d) CLARIFICATION.—The Secretary shall not require 2 the non-Federal interest for a project carried out under 3 this section to perform additional operation and mainte-4 nance activities at the beneficial use placement site or the 5 disposal site for such project as a condition of receiving 6 assistance under this section.

7 (e) FEDERAL PARTICIPATION LIMIT.—The Federal
8 share of the cost of a project under this section shall not
9 exceed \$10,000,000.

10 (f) STATUTORY CONSTRUCTION.—Projects carried 11 out under this section shall be in addition to operation 12 and maintenance activities otherwise carried out by the Secretary for underserved community harbors using funds 13 appropriated pursuant to section 210 of the Water Re-14 15 sources Development Act of 1986 (33 U.S.C. 2238) or section 102(a) of the Water Resources Development Act of 16 2020 (33 U.S.C. 2238 note). 17

18 (g) DEFINITIONS.—In this section:

19 (1) PROJECT.—The term "project" means a
20 single cycle of maintenance dredging of an under21 served community harbor and any associated place22 ment of dredged material at a beneficial use place23 ment site or disposal site.

24 (2) UNDERSERVED COMMUNITY HARBOR.—The
25 term "underserved community harbor" means an

1	emerging harbor (as defined in section $210(f)$ of the
2	Water Resources Development Act of 1986 (33
3	U.S.C. 2238(f))) for which—
4	(A) no Federal funds have been obligated
5	for maintenance dredging in the current fiscal
6	year or in any of the 4 preceding fiscal years;
7	and
8	(B) State and local investments in infra-
9	structure have been made during any of the 4
10	preceding fiscal years.
11	(h) AUTHORIZATION OF APPROPRIATIONS.—
12	(1) IN GENERAL.—There is authorized to be
13	appropriated to carry out this section \$50,000,000
14	from the General Fund of the Treasury for each of
15	fiscal years 2023 through 2026, to be deposited into
16	the "CORPS OF ENGINEERS—CIVIL—OPERATION
17	AND MAINTENANCE" account.
18	(2) Special Rule.—Not less than 35 percent
19	of the amounts made available to carry out this sec-
20	tion for each fiscal year shall be used for projects in-
21	volving the beneficial use of dredged material.
22	SEC. 8133. INLAND WATERWAYS REGIONAL DREDGE PILOT
23	PROGRAM.
	FROOMAM.
24	(a) IN GENERAL.—The Secretary is authorized to es-

"pilot program") to conduct a multiyear demonstration
 program to award contracts with a duration of up to 5
 years for dredging projects on inland waterways of the
 United States described in section 206 of the Inland Wa terways Revenue Act of 1978 (33 U.S.C. 1804).

6 (b) PURPOSES.—The purposes of the pilot program7 shall be to—

8 (1) increase the reliability, availability, and effi9 ciency of federally owned and federally operated in10 land waterways projects;

(2) decrease operational risks across the inlandwaterways system; and

(3) provide cost savings by combining work
across multiple projects across different accounts of
the Corps of Engineers.

16 (c) DEMONSTRATION.—

17 (1) IN GENERAL.—The Secretary shall, to the
18 maximum extent practicable, award contracts for
19 projects under subsection (a) that combine work for
20 construction and operation and maintenance.

(2) PROJECTS.—In awarding contracts under
paragraph (1), the Secretary shall consider projects
that—

24 (A) improve navigation reliability on inland
25 waterways that are accessible year-round;

(B) increase freight capacity on inland wa terways; and

3 (C) have the potential to enhance the avail4 ability of containerized cargo on inland water5 ways.

6 (d) SAVINGS CLAUSE.—Nothing in this section af7 fects the responsibility of the Secretary with respect to the
8 construction and operation and maintenance of projects
9 on the inland waterways system.

10 (e) REPORT TO CONGRESS.—Not later than 1 year 11 after the date on which the first contract is awarded pur-12 suant to the pilot program, the Secretary shall submit to the Committee on Environment and Public Works of the 13 14 Senate and the Committee on Transportation and Infra-15 structure of the House of Representatives a report that 16 evaluates, with respect to the pilot program and any contracts awarded under the pilot program— 17

- 18 (1) cost-effectiveness;
- 19 (2) reliability and performance;
- 20 (3) cost savings attributable to mobilization and
 21 demobilization of dredge equipment; and

(4) response times to address navigational impediments.

24 (f) SUNSET.—The authority of the Secretary to enter25 into contracts pursuant to the pilot program shall expire

on the date that is 10 years after the date of enactment
 of this Act.

3 SEC. 8134. NEPA REPORTING.

4 (a) DEFINITIONS.—In this section:

5 (1) CATEGORICAL EXCLUSION.—The term "cat6 egorical exclusion" has the meaning given the term
7 in section 1508.1 of title 40, Code of Federal Regu8 lations (or a successor regulation).

9 (2) ENVIRONMENTAL ASSESSMENT.—The term 10 "environmental assessment" has the meaning given 11 the term in section 1508.1 of title 40, Code of Fed-12 eral Regulations (or a successor regulation).

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

(4) FINDING OF NO SIGNIFICANT IMPACT.—The
term "finding of no significant impact" has the
meaning given the term in section 1508.1 of title 40,
Code of Federal Regulations (or a successor regulation).

(5) PROJECT STUDY.—The term "project
study" means a feasibility study for a project carried
out pursuant to section 905 of the Water Resources

1	Development Act of 1986 (33 U.S.C. 2282) for
2	which a categorical exclusion may apply, or an envi-
3	ronmental assessment or an environmental impact
4	statement is required, pursuant to the National En-
5	vironmental Policy Act of 1969 (42 U.S.C. 4321 et
6	seq.).
7	(b) Reports.—
8	(1) NEPA DATA.—
9	(A) IN GENERAL.—The Secretary shall
10	carry out a process to track, and annually sub-
11	mit to the Committee on Environment and
12	Public Works of the Senate and the Committee
13	on Transportation and Infrastructure of the
14	House of Representatives, a report containing
15	the information described in subparagraph (B).
16	(B) INFORMATION DESCRIBED.—The in-
17	formation referred to in subparagraph (A) is,
18	with respect to the Corps of Engineers—
19	(i) the number of project studies for
20	which a categorical exclusion was used dur-
21	ing the reporting period;
22	(ii) the number of project studies for
23	which the decision to use a categorical ex-
24	clusion, to prepare an environmental as-
25	sessment, or to prepare an environmental

1	impact statement is pending on the date
2	on which the report is submitted;
3	(iii) the number of project studies for
4	which an environmental assessment was
5	issued during the reporting period, broken
6	down by whether a finding of no signifi-
7	cant impact, if applicable, was based on
8	mitigation;
9	(iv) the length of time the Corps of
10	Engineers took to complete each environ-
11	mental assessment described in clause (iii);
12	(v) the number of project studies
13	pending on the date on which the report is
14	submitted for which an environmental as-
15	sessment is being drafted;
16	(vi) the number of project studies for
17	which an environmental impact statement
18	was issued during the reporting period;
19	(vii) the length of time the Corps of
20	Engineers took to complete each environ-
21	mental impact statement described in
22	clause (vi); and
23	(viii) the number of project studies
24	pending on the date on which the report is

1	submitted for which an environmental im-
2	pact statement is being drafted.
3	(2) Public access to NEPA Reports.—The
4	Secretary shall make each annual report required
5	under paragraph (1) publicly available (including on
6	a publicly available website).
7	SEC. 8135. FUNDING TO PROCESS PERMITS.
8	Section $214(a)(2)$ of the Water Resources Develop-
9	ment Act of 2000 (33 U.S.C. 2352(a)(2)) is amended—
10	(1) by striking "The Secretary" and inserting
11	the following:
12	"(A) IN GENERAL.—The Secretary"; and
13	(2) by adding at the end the following:
14	"(B) MITIGATION BANK INSTRUMENT
15	PROCESSING.—An activity carried out by the
16	Secretary to expedite evaluation of a permit de-
17	scribed in subparagraph (A) may include the
18	evaluation of an instrument for a mitigation
19	bank if—
20	"(i) the non-Federal public entity,
21	public-utility company, natural gas com-
22	pany, or railroad carrier applying for the
23	permit described in that subparagraph is
24	the sponsor of the mitigation bank; and

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"(ii) expediting evaluation of the in strument is necessary to expedite evalua tion of the permit described in that sub paragraph.".

5 SEC. 8136. LEASE DURATIONS.

6 The Secretary shall issue guidance on the cir-7 cumstances under which a lease under section 2667 of title 8 10, United States Code, or section 4 of the Act of Decem-9 ber 22, 1944 (16 U.S.C. 460d), with a term in excess of 10 25 years is appropriate and in the public interest.

11 SEC. 8137. REFORESTATION.

12 The Secretary is encouraged to consider measures to 13 restore swamps and other wetland forests in carrying out 14 studies for water resources development projects for eco-15 system restoration, flood risk management, and hurricane 16 and storm damage risk reduction.

17SEC. 8138. EMERGENCY STREAMBANK AND SHORELINE18PROTECTION.

19 Section 14 of the Flood Control Act of 1946 (3320 U.S.C. 701r) is amended—

(1) by inserting "lighthouses (including those
lighthouses with historical value)," after "bridge approaches,"; and

24 (2) by striking "\$5,000,000" and inserting
25 "\$10,000,000".

1 SEC. 8139. LEASE DEVIATIONS.

2 The Secretary shall fully implement the requirements
3 of section 153 of the Water Resources Development Act
4 of 2020 (134 Stat. 2658).

5 SEC. 8140. POLICY AND TECHNICAL STANDARDS.

6 Every 5 years, the Secretary shall revise, rescind, or 7 certify as current, as applicable, each policy and technical standards publication for the civil works programs of the 8 9 Corps of Engineers, including each engineer regulation, engineer circular, engineer manual, engineer pamphlet, en-10 gineer technical letter, planning guidance letter, policy 11 guidance letter, planning bulletin, and engineering and 12 construction bulletin. 13

14 SEC. 8141. CORPS RECORDS RELATING TO HARMFUL15ALGAL BLOOMS IN LAKE OKEECHOBEE,16FLORIDA.

(a) SERVICE RECORDS.—The Secretary shall indicate
in the service record of a member or employee of the Corps
of Engineers who performs covered duty that such member or employee was exposed to microcystin in the line of
duty.

(b) COVERED DUTY DEFINED.—In this section, theterm "covered duty" means duty performed—

(1) during a period when the Florida Department of Environmental Protection has determined
that there is a concentration of microcystin of great-

1	er than 8 parts per billion in the waters of Lake
2	Okeechobee resulting from a harmful algal bloom in
3	such lake; and
4	(2) at or near any of the following structures:
5	(A) S–77.
6	(B) S–78.
7	(C) S–79.
8	(D) S–80.
9	(E) S–308.

10 SEC. 8142. FORECASTING MODELS FOR THE GREAT LAKES.

(a) AUTHORIZATION.—There is authorized to be appropriated to the Secretary \$10,000,000 to complete and
maintain a model suite to forecast water levels, account
for water level variability, and account for the impacts of
extreme weather events and other natural disasters in the
Great Lakes.

(b) SAVINGS PROVISION.—Nothing in this section
precludes the Secretary from using funds made available
pursuant to the Great Lakes Restoration Initiative established by section 118(c)(7) of the Federal Water Pollution
Control Act (33 U.S.C. 1268(c)(7)) for activities described
in subsection (a) for the Great Lakes, in addition to carrying out activities under this section.

1	3242 SEC. 8143. MONITORING AND ASSESSMENT PROGRAM FOR
2	SALINE LAKES IN THE GREAT BASIN.
3	(a) IN GENERAL.—The Secretary is authorized to
4	carry out a program (referred to in this subsection as the
5	"program") to monitor and assess the hydrology of saline
6	lake ecosystems in the Great Basin, including the Great
7	Salt Lake, to inform and support Federal and non-Federal
8	management and conservation activities to benefit those
9	ecosystems.
10	(b) COORDINATION.—The Secretary shall coordinate
11	implementation of the program with relevant—
12	(1) Federal and State agencies;
13	(2) Indian Tribes;
14	(3) local governments; and
15	(4) nonprofit organizations.
16	(c) Contracts and Cooperative Agreements.—
17	The Secretary is authorized to use contracts, cooperative
18	agreements, or any other authorized means to work with
19	institutions of higher education and with entities described
20	in subsection (b) to implement the program.
21	(d) UPDATE.—Not later than 1 year after the date
22	of enactment of this Act, the Secretary shall submit to
23	Congress an update on the progress of the Secretary in
24	carrying out the program.

25 (e) ADDITIONAL INFORMATION.—In carrying out the26 program, the Secretary may use available studies, infor-

1 mation, literature, or data on the Great Basin region pub-

2 lished by relevant Federal, State, Tribal, or local govern-3 mental entities.

4 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
5 authorized to be appropriated to carry out this section
6 \$10,000,000.

7 SEC. 8144. CHATTAHOOCHEE RIVER PROGRAM.

8 (a) Establishment.—

9 (1) IN GENERAL.—The Secretary shall establish
10 a program to provide environmental assistance to
11 non-Federal interests in the Chattahoochee River
12 Basin.

13 (2) FORM.—

14 (A) IN GENERAL.—The assistance provided 15 under paragraph (1) shall be in the form of design and construction assistance for water-re-16 17 resource protection and restoration lated 18 projects affecting the Chattahoochee River 19 Basin, based on the comprehensive plan devel-20 oped under subsection (b).

21 (B) ASSISTANCE.—Projects for which as22 sistance is provided under subparagraph (A)
23 may include—

24 (i) projects for—

(I) sediment and erosion control;

1	(II) protection of eroding shore-
2	lines;
3	(III) ecosystem restoration, in-
4	cluding restoration of submerged
5	aquatic vegetation;
6	(IV) protection of essential public
7	works;
8	(V) wastewater treatment, and
9	related facilities; and
10	(VI) beneficial uses of dredged
11	material; and
12	(ii) other related projects that may
13	enhance the living resources of the Chat-
14	tahoochee River Basin.
15	(b) Comprehensive Plan.—
16	(1) IN GENERAL.—Not later than 2 years after
17	the date of enactment of this Act, the Secretary, in
18	cooperation with State and local governmental offi-
19	cials and affected stakeholders, shall develop a com-
20	prehensive Chattahoochee River Basin restoration
21	plan to guide the implementation of projects under
22	this section.
23	(2) COORDINATION.—The comprehensive plan
24	developed under paragraph (1) shall, to the max-
25	imum extent practicable, consider and avoid duplica-

tion of any ongoing or planned actions of other Fed eral, State, and local agencies and nongovernmental
 organizations.

4 (3) PRIORITIZATION.—The comprehensive plan 5 developed under paragraph (1) shall give priority to 6 projects described in subsection (a)(2) that will im-7 prove water quality or quantity or use a combination 8 of structural and nonstructural measures, including 9 alternatives that use natural features or nature-10 based features (as such terms are defined in section 11 1184 of the Water Resources Development Act of 2016 (32 U.S.C. 2289a)). 12

13 (c) AGREEMENT.—

(1) IN GENERAL.—Before providing assistance
for a project under this section, the Secretary shall
enter into an agreement with a non-Federal interest
for the design and construction of the project.

18 (2) REQUIREMENTS.—Each agreement entered
19 into under this subsection shall provide for—

20 (A) the development by the Secretary, in
21 consultation with appropriate Federal, State,
22 and local officials, of a resource protection and
23 restoration plan, including appropriate engi24 neering plans and specifications and an esti25 mate of expected resource benefits; and

1	(B) the establishment of such legal and in-
2	stitutional structures as are necessary to ensure
3	the effective long-term operation and mainte-
4	nance of the project by the non-Federal inter-
5	est.
6	(d) Cost Sharing.—
7	(1) FEDERAL SHARE.—The Federal share of
8	the cost to design and construct a project under
9	each agreement entered into under this section shall
10	be 75 percent.
11	(2) Non-federal share.—
12	(A) VALUE OF LAND, EASEMENTS,
13	RIGHTS-OF-WAY, AND RELOCATIONS.—In deter-
14	mining the non-Federal contribution toward
15	carrying out an agreement entered into under
16	this section, the Secretary shall provide credit
17	to a non-Federal interest for the value of land,
18	easements, rights-of-way, and relocations pro-
19	vided by the non-Federal interest, except that
20	the amount of credit provided for a project
21	under this paragraph may not exceed 25 per-
22	cent of the total project costs.
23	(B) Operation and maintenance
24	COSTS.—The non-Federal share of the costs of
25	operation and maintenance of a project carried

1	out under an agreement under this section shall
2	be 100 percent.
3	(e) PROJECTS ON FEDERAL LAND.—
4	(1) IN GENERAL.—Except as provided in para-
5	graph (2), a project carried out pursuant to the
6	comprehensive plan developed under subsection (b)
7	that is located on Federal land shall be carried out
8	at the expense of the Federal agency that owns the
9	land on which the project will be carried out.
10	(2) Non-federal contribution.—A Federal
11	agency carrying out a project described in paragraph
12	(1) may accept contributions of funds from non-Fed-
13	eral interests to carry out that project.
14	(f) COOPERATION.—In carrying out this section, the
15	Secretary shall cooperate with—
16	(1) the heads of appropriate Federal agencies,
17	including—
18	(A) the Administrator of the Environ-
19	mental Protection Agency;
20	(B) the Secretary of Commerce, acting
21	through the Administrator of the National Oce-
22	anic and Atmospheric Administration;
23	(C) the Secretary of the Interior, acting
24	through the Director of the United States Fish
25	and Wildlife Service; and

(D) the heads of such other Federal agen cies as the Secretary determines to be appro priate; and

4 (2) agencies of any relevant State or political5 subdivision of a State.

6 (g) PROTECTION OF RESOURCES.—A project estab7 lished under this section shall be carried out using such
8 measures as are necessary to protect environmental, his9 toric, and cultural resources.

(h) PROJECTS REQUIRING SPECIFIC AUTHORIZATION.—If the Federal share of the cost to design and construct a project under this section exceeds \$15,000,000,
the Secretary may only carry out the project if Congress
enacts a law authorizing the Secretary to carry out the
project.

16 (i) SAVINGS PROVISION.—Nothing in this section—
17 (1) establishes any express or implied reserved
18 water right in the United States for any purpose;

19 (2) affects any water right in existence on the20 date of enactment of this Act;

21 (3) preempts or affects any State water law or22 interstate compact governing water; or

(4) affects any Federal or State law in existence on the date of enactment of this Act regarding
water quality or water quantity.

1 (j) REPORT.—Not later than 3 years after the date 2 of enactment of this Act, the Secretary shall submit to 3 the Committee on Environment and Public Works of the 4 Senate and the Committee on Transportation and Infra-5 structure of the House of Representatives a report that 6 describes the results of the program established under this 7 section.

8 (k) AUTHORIZATION OF APPROPRIATIONS.—There is
9 authorized to be appropriated to carry out this section
10 \$40,000,000.

11 SEC. 8145. LOWER MISSISSIPPI RIVER BASIN DEMONSTRA12 TION PROGRAM.

13 (a) Establishment.—

14 (1) IN GENERAL.—The Secretary shall establish
15 a program to provide environmental assistance to
16 non-Federal interests in the Lower Mississippi River
17 Basin.

18 (2) FORM.—

(A) IN GENERAL.—The assistance under
paragraph (1) shall be in the form of design
and construction assistance for flood or coastal
storm risk management or aquatic ecosystem
restoration projects in the Lower Mississippi
River Basin based on the comprehensive plan
developed under subsection (b).

1	(B) Assistance.—Projects for which as-
2	sistance is provided under subparagraph (A)
3	may include—
4	(i) projects for—
5	(I) sediment and erosion control;
6	(II) protection of eroding river-
7	banks and streambanks and shore-
8	lines;
9	(III) ecosystem restoration;
10	(IV) channel modifications; and
11	(V) beneficial uses of dredged
12	material; and
13	(ii) other related projects that may
14	enhance the living resources of the Lower
15	Mississippi River Basin.
16	(b) Comprehensive Plan.—
17	(1) IN GENERAL.—Not later than 2 years after
18	the date of enactment of this Act, the Secretary, in
19	cooperation with State and local governmental offi-
20	cials and affected stakeholders, shall develop a com-
21	prehensive Lower Mississippi River Basin restora-
22	tion plan to guide the implementation of projects
23	under this section.
24	(2) COORDINATION.—The comprehensive plan
25	developed under paragraph (1) shall, to the max-

imum extent practicable, consider and avoid duplica tion of any ongoing or planned actions of other Fed eral, State, and local agencies and nongovernmental
 organizations.

(3) PRIORITIZATION.—The comprehensive plan 5 6 developed under paragraph (1) shall give priority to 7 projects described in subsection (a)(2) that will im-8 prove water quality, reduce hypoxia in the Lower 9 Mississippi River or the Gulf of Mexico, or use a 10 combination of structural and nonstructural meas-11 ures, including alternatives that use natural features 12 or nature-based features (as such terms are defined 13 in section 1184 of the Water Resources Development 14 Act of 2016 (32 U.S.C. 2289a)).

15 (c) AGREEMENT.—

16 (1) IN GENERAL.—Before providing assistance
17 for a project under this section, the Secretary shall
18 enter into an agreement with a non-Federal interest
19 for the design and construction of the project.

20 (2) REQUIREMENTS.—Each agreement entered
21 into under this subsection shall provide for—

(A) the development by the Secretary, in
consultation with appropriate Federal, State,
and local officials, of a resource protection and
restoration plan, including appropriate engi-

1	neering plans and specifications and an esti-
2	mate of expected resource benefits; and
3	(B) the establishment of such legal and in-
4	stitutional structures as are necessary to ensure
5	the effective long-term operation and mainte-
6	nance of the project by the non-Federal inter-
7	est.
8	(d) Cost Sharing.—
9	(1) FEDERAL SHARE.—The Federal share of
10	the cost to design and construct a project under
11	each agreement entered into under this section shall
12	be 75 percent.
13	(2) Non-federal share.—
14	(A) VALUE OF LAND, EASEMENTS,
15	RIGHTS-OF-WAY, AND RELOCATIONS.—In deter-
16	mining the non-Federal contribution toward
17	carrying out an agreement entered into under
18	this section, the Secretary shall provide credit
19	to a non-Federal interest for the value of land,
20	easements, rights-of-way, and relocations pro-
21	vided by the non-Federal interest, except that
22	the amount of credit provided for a project
23	under this paragraph may not exceed 25 per-

1	(B) Operation and maintenance
2	COSTS.—The non-Federal share of the costs of
3	operation and maintenance of a project carried
4	out under an agreement under this section shall
5	be 100 percent.
6	(e) Projects on Federal Land.—
7	(1) IN GENERAL.—Except as provided in para-
8	graph (2), a project carried out pursuant to the
9	comprehensive plan developed under subsection (b)
10	that is located on Federal land shall be carried out
11	at the expense of the Federal agency that owns the
12	land on which the project will be carried out.
13	(2) Non-federal contribution.—A Federal
14	agency carrying out a project described in paragraph
15	(1) may accept contributions of funds from non-Fed-
16	eral interests to carry out that project.
17	(f) COOPERATION.—In carrying out this section, the
18	Secretary shall cooperate with—
19	(1) the heads of appropriate Federal agencies,
20	including—
21	(A) the Secretary of Agriculture;
22	(B) the Secretary of the Interior, acting
23	through the Director of the United States Fish
24	and Wildlife Service; and

(C) the heads of such other Federal agen cies as the Secretary determines to be appro priate; and

4 (2) agencies of any relevant State or political5 subdivision of a State.

6 (g) PROTECTION OF RESOURCES.—A project estab7 lished under this section shall be carried out using such
8 measures as are necessary to protect environmental, his9 toric, and cultural resources.

(h) PROJECTS REQUIRING SPECIFIC AUTHORIZATION.—If the Federal share of the cost to design and construct a project under this section exceeds \$15,000,000,
the Secretary may only carry out the project if Congress
enacts a law authorizing the Secretary to carry out the
project.

(i) REPORT.—Not later than 3 years 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 that
describes the results of the program established under this
section.

(j) DEFINITION.—In this section, the term "Lower
Mississippi River Basin" means the portion of the Mississippi River that begins at the confluence of the Ohio

River and flows to the Gulf of Mexico, and its tributaries
 and distributaries.

3 (k) AUTHORIZATION OF APPROPRIATIONS.—There is
4 authorized to be appropriated to carry out this section
5 \$40,000,000.

6 SEC. 8146. WASHINGTON AQUEDUCT.

7 (a) CAPITAL IMPROVEMENT AUTHORITY.—The Sec8 retary may carry out capital improvements for the Wash9 ington Aqueduct that the Secretary determines necessary
10 for the safe, effective, and efficient operation of the Aque11 duct.

- 12 (b) BORROWING AUTHORITY.—
- (1) IN GENERAL.—Subject to paragraphs (2)
 through (4) and subsection (c), the Secretary is authorized to borrow from the Treasury of the United
 States such amounts as are sufficient to cover any
 obligations that will be incurred by the Secretary in
 carrying out capital improvements for the Washington Aqueduct under subsection (a).

20 (2) LIMITATION.—The amount borrowed by the
21 Secretary under paragraph (1) may not exceed
22 \$40,000,000 in any fiscal year.

23 (3) AGREEMENT.—Amounts borrowed under
24 paragraph (1) may only be used to carry out capital

1	improvements with respect to which the Secretary
2	has entered into an agreement with each customer.
3	(4) TERMS OF BORROWING.—
4	(A) IN GENERAL.—Subject to subsection
5	(c), the Secretary of the Treasury shall provide
6	amounts borrowed under paragraph (1) under
7	such terms and conditions as the Secretary of
8	Treasury determines to be necessary and in the
9	public interest.
10	(B) TERM.—The term of any loan made
11	under paragraph (1) shall be for a period of not
12	less than 20 years.
13	(C) PREPAYMENT.—There shall be no pen-
14	alty for the prepayment of any amounts bor-
15	rowed under paragraph (1).
16	(c) Contracts With Customers.—
17	(1) IN GENERAL.—The Secretary may not bor-
18	row any amounts under subsection (b) until such
19	time as the Secretary has entered into a contract
20	with each customer under which the customer com-
21	mits to pay a pro rata share (based on water pur-
22	chase) of the principal and interest owed to the Sec-
23	retary of the Treasury under subsection (b).
24	(2) Prepayment.—Any customer may pay, in
25	advance, the pro rata share of the principal and in-

terest owed by the customer, or any portion thereof,
 without penalty.

3 (3) RISK OF DEFAULT.—A customer that en4 ters into a contract under this subsection shall, as
5 a condition of the contract, commit to pay any addi6 tional amount necessary to fully offset the risk of
7 default on the contract.

8 (4) OBLIGATIONS.—Each contract entered into 9 under paragraph (1) shall include such terms and 10 conditions as the Secretary of the Treasury may re-11 quire so that the total value to the Government of 12 all contracts entered into under paragraph (1) is es-13 timated to be equal to the obligations of the Sec-14 retary for carrying out capital improvements for the 15 Washington Aqueduct.

16 (5) OTHER CONDITIONS.—Each contract en17 tered into under paragraph (1) shall—

18 (A) include other conditions consistent
19 with this section that the Secretary and the
20 Secretary of the Treasury determine to be appropriate; and

(B) provide the United States priority in
regard to income from fees assessed to operate
and maintain the Washington Aqueduct.

1 (d) CUSTOMER DEFINED.—In this section, the term 2 "customer" means— 3 (1) the District of Columbia; 4 (2) Arlington County, Virginia; and 5 (3) Fairfax County, Virginia. 6 SEC. 8147. WATER INFRASTRUCTURE PUBLIC-PRIVATE 7 PARTNERSHIP PILOT PROGRAM. 8 Section 5014 of the Water Resources Reform and De-9 velopment Act of 2014 (33 U.S.C. 2201 note) is amend-10 ed---11 (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco-12 system restoration," after "flood damage reduc-13 14 tion,". 15 SEC. 8148. ADVANCE PAYMENT IN LIEU OF REIMBURSE-16 MENT FOR CERTAIN FEDERAL COSTS. 17 (a) IN GENERAL.—The Secretary is authorized to provide in advance to a non-Federal interest the Federal 18 19 share of funds required for the acquisition of land, ease-20 ments, and rights-of-way and the performance of reloca-21 tions for a water resources development project or a sepa-22 rable element of a water resources development project— (1) that is authorized to be constructed at Fed-23 24 eral expense;

1	(2) for which the Secretary has determined
2	under section $103(b)(2)$ of the Water Resources De-
3	velopment Act of 1986 (33 U.S.C. $2213(b)(2)$) that
4	additional costs are a Federal responsibility; or
5	(3) that is listed in subsection (b), if at any
6	time the cost to acquire the land, easements, and
7	rights-of-way required for the project is projected to
8	exceed the non-Federal share of the cost of the
9	project.
10	(b) LISTED PROJECTS.—The projects referred to in
11	subsection $(a)(3)$ are the following:
12	(1) Project for hurricane and storm damage
13	risk reduction, Delaware Beneficial Use of Dredged
14	Material for the Delaware River, Delaware, author-
15	ized by section $401(3)$ of the Water Resources De-
16	velopment Act of 2020 (134 Stat. 2736), as modi-
17	fied by this Act.
18	(2) Project for ecosystem restoration, Mis-
19	sissippi River Gulf Outlet, Louisiana, authorized by
20	section $7013(a)(4)$ of the Water Resources Develop-
21	ment Act of 2007 (121 Stat. 1281), as modified by
22	this Act.
23	(3) Project for ecosystem restoration, Great
24	Lakes and Mississippi River Interbasin project,

25 Brandon Road, Will County, Illinois, authorized by

1	title IV of the Water Resources Development Act of
2	2020 (134 Stat. 2740), as modified by this Act.
3	(4) Project for navigation, Port of Nome, Alas-
4	ka, authorized by section $401(1)$ of the Water Re-
5	sources Development Act of 2020 (134 Stat. 2733),
6	as modified by this Act.
7	(5) Project for storm damage reduction and
8	shoreline erosion protection, Lake Michigan, Illinois,
9	from Wilmette, Illinois, to the Illinois-Indiana State
10	line, authorized by section $101(a)(12)$ of the Water
11	Resources Development Act of 1996 (110 Stat.
12	3664), as modified by this Act.
13	(6) Project for flood control, Milton, West Vir-
14	ginia, authorized by section 580 of the Water Re-
15	sources Development Act of 1996 (110 Stat. 3790;
16	114 Stat. 2612; 121 Stat. 1154), as modified by this
17	Act.
18	(7) Project for coastal storm risk management,
19	South Shore of Staten Island, Fort Wadsworth to
20	Oakwood Beach, New York, as authorized by this
21	Act.
22	SEC. 8149. USE OF OTHER FEDERAL FUNDS.
23	Section 2007 of the Water Resources Development
24	Act of 2007 (33 U.S.C. 2222) is amended—

1	(1) by striking "water resources study or
2	project" and inserting "water resources development
3	study or project, including a study or project under
4	a continuing authority program (as defined in sec-
5	tion $7001(c)(1)(D)$ of the Water Resources Reform
6	and Development Act of 2014 (33 U.S.C.
7	2282d(c)(1)(D)) and a study or project under an
8	environmental infrastructure assistance program,";
9	and
10	(2) by striking "if the Federal agency that pro-
11	vides the funds determines that the funds are au-
12	thorized to be used to carry out the study or
13	project." and inserting the following: "if—
14	((1) the statutory authority for the funds pro-
	rided by the Dedevel econor deer not errored was
15	vided by the Federal agency does not expressly pro-
15 16	hibit use of the funds for a study or project of the
16	hibit use of the funds for a study or project of the
16 17	hibit use of the funds for a study or project of the Corps of Engineers; and
16 17 18	hibit use of the funds for a study or project of the Corps of Engineers; and "(2) the Federal agency that provides the funds
16 17 18 19	hibit use of the funds for a study or project of the Corps of Engineers; and "(2) the Federal agency that provides the funds determines that the study or project activities for
16 17 18 19 20	hibit use of the funds for a study or project of the Corps of Engineers; and "(2) the Federal agency that provides the funds determines that the study or project activities for which the funds will be used are otherwise eligible
 16 17 18 19 20 21 	hibit use of the funds for a study or project of the Corps of Engineers; and "(2) the Federal agency that provides the funds determines that the study or project activities for which the funds will be used are otherwise eligible for funding under such statutory authority.".
 16 17 18 19 20 21 22 	 hibit use of the funds for a study or project of the Corps of Engineers; and "(2) the Federal agency that provides the funds determines that the study or project activities for which the funds will be used are otherwise eligible for funding under such statutory authority.". SEC. 8150. NON-FEDERAL INTEREST ADVISORY COM-

a committee, to be known as the "Non-Federal Interest 1 2 Advisory Committee" and referred to in this section as the "Committee", to develop and make recommendations 3 4 to the Secretary and the Chief of Engineers on activities and actions that should be undertaken by the Corps of 5 Engineers to ensure more effective and efficient delivery 6 7 of water resources development projects, programs, and 8 other assistance.

9 (b) Membership.—

10 (1) IN GENERAL.—The Committee shall be
11 composed of the members described in paragraph
12 (2), who shall—

(A) be appointed by the Secretary; and
(B) have the requisite experiential or technical knowledge needed to address issues related to water resources needs and challenges.
(2) REPRESENTATIVES.—The members of the
Committee shall include the following:

19 (A) 1 representative of each of the fol-20 lowing:

(i) A non-Federal interest for a
project for navigation for an inland harbor.
(ii) A non-Federal interest for a
project for navigation for a harbor.

1	(iii) A non-Federal interest for a
2	project for flood risk management.
3	(iv) A non-Federal interest for a
4	project for coastal storm risk management.
5	(v) A non-Federal interest for a
6	project for aquatic ecosystem restoration.
7	(B) 1 representative of each of the fol-
8	lowing:
9	(i) A non-Federal stakeholder with re-
10	spect to inland waterborne transportation.
11	(ii) A non-Federal stakeholder with
12	respect to water supply.
13	(iii) A non-Federal stakeholder with
14	respect to recreation.
15	(iv) A non-Federal stakeholder with
16	respect to hydropower.
17	(v) A non-Federal stakeholder with re-
18	spect to emergency preparedness, including
19	coastal protection.
20	(C) 1 representative of each of the fol-
21	lowing:
22	(i) An organization with expertise in
23	conservation.
24	(ii) An organization with expertise in
25	environmental policy.

3264 1 (iii) An organization with expertise in 2 rural water resources. 3 (c) DUTIES.— 4 (1) RECOMMENDATIONS.—The Committee shall 5 provide advice and make recommendations to the 6 Secretary and the Chief of Engineers to assist the 7 Corps of Engineers in— 8 (A) efficiently and effectively delivering 9 water resources development projects; 10 (B) improving the capability and capacity 11 of the workforce of the Corps of Engineers to 12 deliver such projects and other assistance; 13 (C) improving the capacity and effective-14 ness of Corps of Engineers consultation and li-15 aison roles in communicating water resources needs and solutions, including regionally spe-16 17 cific recommendations; and 18 (D) strengthening partnerships with non-19 Federal interests to advance water resources so-20 lutions. 21 (2) MEETINGS.—The Committee shall meet as 22 appropriate to develop and make recommendations 23 under paragraph (1). 24 (3) REPORT.—Recommendations made under

25 paragraph (1) shall be—

1	(A) included in a report submitted to the
2	Committee on Environment and Public Works
3	of the Senate and the Committee on Transpor-
4	tation and Infrastructure of the House of Rep-
5	resentatives; and
6	(B) made publicly available, including on a
7	publicly available website.
8	(d) INDEPENDENT JUDGMENT.—Any recommenda-
9	tion made by the Committee to the Secretary and the
10	Chief of Engineers under subsection $(c)(1)$ shall reflect the
11	independent judgment of the Committee.
12	(e) Administration.—
13	(1) COMPENSATION.—Except as provided in
14	paragraph (2), the members of the Committee shall
15	serve without compensation.
16	(2) TRAVEL EXPENSES.—The members of the
17	Committee shall receive travel expenses, including
18	per diem in lieu of subsistence, in accordance with
19	applicable provisions under subchapter I of chapter
20	57 of title 5, United States Code.
21	(3) TREATMENT.—The members of the Com-
22	mittee shall not be considered to be Federal employ-
23	ees, and the meetings and reports of the Committee
24	shall not be considered a major Federal action under

1	the National Environmental Policy Act of 1969 (42
2	U.S.C. 4321 et seq.).
3	SEC. 8151. MATERIALS, SERVICES, AND FUNDS FOR REPAIR,
4	RESTORATION, OR REHABILITATION OF CER-
5	TAIN PUBLIC RECREATION FACILITIES.
6	(a) AUTHORIZATION.—During a period of low water
7	at an eligible public recreation facility, the Secretary is
8	authorized to—
9	(1) accept and use materials, services, and
10	funds from a non-Federal interest to repair, restore,
11	or rehabilitate the facility; and
12	(2) reimburse the non-Federal interest for the
13	Federal share of the materials, services, or funds.
14	(b) REQUIREMENT.—The Secretary may not reim-
15	burse a non-Federal interest for the use of materials or
16	services accepted under this section unless the materials
17	or services—
18	(1) meet the specifications of the Secretary; and
19	(2) comply with all applicable laws and regula-
20	tions that would apply if the materials and services
21	were acquired by the Secretary, including subchapter
22	IV of chapter 31 and chapter 37 of title 40, United
23	States Code, and section 8302 of title 41, United
24	States Code.

(c) AGREEMENT.—Before the acceptance of mate rials, services, or funds under this section, the Secretary
 and the non-Federal interest shall enter into an agreement
 that—

5 (1) specifies that the non-Federal interest shall
6 hold and save the United States free from liability
7 for any and all damages that arise from use of mate8 rials or services of the non-Federal interest, except
9 for damages due to the fault or negligence of the
10 United States or its contractors;

(2) requires that the non-Federal interest certify that the materials or services comply with the
applicable laws and regulations described in subsection (b)(2); and

15 (3) includes any other term or condition re-16 quired by the Secretary.

17 (d) SUNSET.—The authority to enter into an agree-18 ment under this section shall expire on the date that is19 10 years after the date of enactment of this Act.

20 (e) DEFINITION OF ELIGIBLE PUBLIC RECREATION
21 FACILITY.—In this section, the term "eligible public recre22 ation facility" means a facility that—

23 (1) is located—

24 (A) at a reservoir operated by the Corps of25 Engineers; and

1	(B) in the Upper Missouri River Basin;
2	(2) was constructed to enable public use of and
3	access to the reservoir; and
4	(3) requires repair, restoration, or rehabilitation
5	to function.
6	(f) Authorization of Appropriations.—There is
7	authorized to be appropriated to carry out subsection
8	(a)(2) \$20,000,000, to remain available until expended.
9	SEC. 8152. REHABILITATION OF PUMP STATIONS.
10	Section 133 of the Water Resources Development Act
11	of 2020 (33 U.S.C. 2327a) is amended—
12	(1) in subsection (a), by striking paragraph (1)
13	and inserting the following:
14	"(1) ELIGIBLE PUMP STATION.—The term 'eli-
15	gible pump station' means a pump station—
16	"(A) that is a feature of—
17	"(i) a federally authorized flood or
18	coastal storm risk management project; or
19	"(ii) an integrated flood risk reduction
20	system that includes a federally authorized
21	flood or coastal storm risk management
22	project; and
23	"(B) the failure of which the Secretary has
24	determined would demonstrably impact the

1	function of the federally authorized flood or
2	coastal storm risk management project.";
3	(2) by striking subsection (b) and inserting the
4	following:
5	"(b) AUTHORIZATION.—The Secretary may carry out
6	rehabilitation of an eligible pump station, if the Secretary
7	determines that—
8	"(1) the eligible pump station has a major defi-
9	ciency; and
10	"(2) the rehabilitation is feasible."; and
11	(3) by adding at the end the following:
	$\mathcal{W}(x)$ DECEMBER MICENT Matching the macrimum entert
12	"(g) Prioritization.—To the maximum extent
12 13	(g) PRIORITIZATION.—16 the maximum extent practicable, the Secretary shall prioritize the rehabilitation
13	practicable, the Secretary shall prioritize the rehabilitation
13 14	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit
13 14 15	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by
13 14 15 16	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources
 13 14 15 16 17 	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note), includ-
 13 14 15 16 17 18 	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note), includ- ing economically disadvantaged communities located in
 13 14 15 16 17 18 19 	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note), includ- ing economically disadvantaged communities located in urban and rural areas.".
 13 14 15 16 17 18 19 20 	practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note), includ- ing economically disadvantaged communities located in urban and rural areas.". SEC. 8153. REPORT TO CONGRESS ON CORPS OF ENGI-
 13 14 15 16 17 18 19 20 21 	 practicable, the Secretary shall prioritize the rehabilitation of eligible pump stations under this section that benefit economically disadvantaged communities, as defined by the Secretary under section 160 of the Water Resources Development Act of 2020 (33 U.S.C. 2201 note), including economically disadvantaged communities located in urban and rural areas.". SEC. 8153. REPORT TO CONGRESS ON CORPS OF ENGINEERS RESERVOIRS.

of the Water Resources Reform and Development Act of
 2014 (128 Stat. 1252).

3 (b) REPORT TO CONGRESS; PUBLIC AVAILABILITY.—
4 Upon completion of the report as required by subsection
5 (a), the Secretary shall—

6 (1) submit the report to Congress; and

7 (2) make the full report publicly available, in-8 cluding on a publicly available website.

9 SEC. 8154. TEMPORARY RELOCATION ASSISTANCE PILOT 10 PROGRAM.

(a) IN GENERAL.—Not later than 90 days after the
date of enactment of this Act, the Secretary shall establish
a pilot program to evaluate the extent to which the provision of temporary relocation assistance enhances the completeness, effectiveness, efficiency, acceptability, and equitable implementation of covered water resources development projects.

18 (b) ASSISTANCE AUTHORIZED.—Subject to sub-19 section (c)—

(1) the non-Federal interest for a covered water
resources development project included in the pilot
program established under this section may provide
temporary relocation assistance to a temporarily displaced person; and

1	(2) the Secretary shall, pursuant to a project
2	partnership agreement—

3 (A) include the temporary relocation as4 sistance provided by the non-Federal interest
5 for a covered water resources development
6 project under paragraph (1) in the value of the
7 land, easements, and rights-of-way required for
8 the project; and

9 (B) credit the amount of the temporary re-10 location assistance provided by the non-Federal 11 interest for the covered water resources develop-12 ment project under paragraph (1) toward the 13 non-Federal share of the cost of the project.

14 (c) REQUIREMENTS.—

(1) REQUEST OF NON-FEDERAL INTEREST.—At
the request of the non-Federal interest for a covered
water resources development project, the Secretary
may include the project in the pilot program established under this section.

20 (2) DUPLICATION OF BENEFITS.—The Sec21 retary and the non-Federal interest for a covered
22 water resources development project included in the
23 pilot program established under this section shall en24 sure that no temporarily displaced person receives
25 temporary relocation assistance under this section

for expenses for which the temporarily displaced per son has received financial assistance from any insur ance, other program, or any other governmental
 source.

5 (3) EQUAL TREATMENT.—The non-Federal in-6 terest for a covered water resources development 7 project included in the pilot program established 8 under this section shall provide temporary relocation 9 assistance to each temporarily displaced person on 10 equal terms.

11 (4) MAXIMUM AMOUNT OF CREDIT.—The Sec-12 retary shall not include in the value of the land, 13 easements, and rights-of-way required for a covered 14 water resources development project, or credit to-15 ward the non-Federal share of the cost of the 16 project, any amount paid to individuals of a single 17 household by the non-Federal interest for the project 18 under subsection (b) that exceeds \$20,000.

(d) REPORT TO CONGRESS.—Not later than 1 year
after the date of enactment of this Act, and biennially
thereafter, 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 that includes findings
and recommendations of the Secretary with respect to the

provision of temporary relocation assistance for covered
 water resources development projects included in the pilot
 program established under this section.

4 (e) SUNSET.—The authority to enter into or amend 5 a project partnership agreement for a covered water re-6 sources development project under the pilot program es-7 tablished under this section shall expire on the date that 8 is 10 years after the date of enactment of this Act.

9 (f) SAVINGS PROVISION.—Nothing in this section af-10 fects the eligibility for, or entitlement to, relocation assist-11 ance under the Uniform Relocation Assistance and Real 12 Property Acquisition Policies Act of 1970 (42 U.S.C. 4601 13 et seq.) for any individual.

14 (g) DEFINITIONS.—In this section:

15 (1) COVERED WATER RESOURCES DEVELOP16 MENT PROJECT.—The term "covered water re17 sources development project" means the following
18 projects:

19 (A) Project for hurricane and storm dam20 age risk reduction, Charleston Peninsula,
21 Coastal Storm Risk Management, South Caro22 lina, authorized by this Act.

23 (B) Project for hurricane and storm dam24 age risk reduction, Fire Island Inlet to
25 Montauk Point, New York, authorized by sec-

1	tion $401(3)$ of the Water Resources Develop-
2	ment Act of 2020 (134 Stat. 2738).
3	(C) Project for hurricane and storm dam-
4	age risk reduction, Rahway River Basin, New
5	Jersey, authorized by section $401(3)$ of the
6	Water Resources Development Act of 2020
7	(134 Stat. 2737).
8	(D) Project for flood risk management,
9	Peckman River Basin, New Jersey, authorized
10	by section $401(2)$ of the Water Resources De-
11	velopment Act of 2020 (134 Stat. 2735).
12	(E) Project for hurricane and storm dam-
13	age reduction, New Jersey Back Bays, Cape
14	May, Ocean, Atlantic, Monmouth, and Bur-
15	lington Counties, authorized by resolutions of
16	the Committee on Public Works and Transpor-
17	tation of the House of Representatives and the
18	Committee on Environment and Public Works
19	of the Senate, approved in December 1987,
20	under study on the date of enactment of this
21	Act.
22	(2) DWELLING.—The term "dwelling" means—
23	(A) a single-family house;
24	(B) a single-family unit in a two-family,
25	multifamily, or multipurpose property;

1	(C) a unit of a condominium or cooperative
2	housing project;
3	(D) a mobile home; or
4	(E) any other residential unit.
5	(3) HOUSEHOLD.—The term "household"
6	means 1 or more individuals occupying a single
7	dwelling.
8	(4) TEMPORARILY DISPLACED PERSON.—The
9	term "temporarily displaced person" means an indi-
10	vidual who is—
11	(A) required to temporarily move from a
12	dwelling that is the primary residence of the in-
13	dividual as a direct result of the elevation or
14	modification of the dwelling by the Secretary or
15	a non-Federal interest as part of a covered
16	water resources development project; and
17	(B) not otherwise entitled to temporary re-
18	location assistance under the Uniform Reloca-
19	tion Assistance and Real Property Acquisition
20	Policies Act of 1970 (42 U.S.C. 4601 et seq.).
21	(5) TEMPORARY RELOCATION ASSISTANCE.—
22	The term "temporary relocation assistance" means
23	assistance that covers all or any portion of the docu-
24	mented reasonable living expenses, excluding food
25	and personal transportation, incurred by a tempo-

rarily displaced person during a period of displace ment.

3 SEC. 8155. CONTINUATION OF CONSTRUCTION.

4 (a) CONTINUATION OF CONSTRUCTION.—

5 (1) IN GENERAL.—Upon the transmittal of an 6 initial notification pursuant to subsection (b)(1) with 7 respect to a water resources development project, the 8 Secretary shall not, solely on the basis of the max-9 imum cost requirements under section 902 of the 10 Water Resources Development Act of 1986 (33 11 U.S.C. 2280)—

12 (A) defer the initiation or continuation of
13 construction of the water resources development
14 project during the covered period; or

(B) terminate during or after the covered
period, a contract for design or construction of
the water resources development project that
was entered into prior to or during the covered
period.

20 (2) RESUMPTION OF CONSTRUCTION.—The
21 Secretary shall, upon the transmittal of an initial
22 notification pursuant to subsection (b)(1) with re23 spect to a water resources development project for
24 which construction was deferred, during the period
25 beginning on October 1, 2021, and ending on the

date of enactment of this Act, because the cost of
 such project exceeded the maximum cost permitted
 under section 902 of the Water Resources Develop ment Act of 1986 (33 U.S.C. 2280), resume con struction of the project.

6 (b) NOTIFICATION.—

7 (1) INITIAL NOTIFICATION.—Not later than 30 8 days after the Chief of Engineers makes a deter-9 mination that a water resources development project 10 exceeds, or is expected to exceed, the maximum cost 11 of the project permitted under section 902 of the 12 Water Resources Development Act of 1986 (33) 13 U.S.C. 2280), the Chief of Engineers shall transmit 14 a written notification concurrently to the Secretary 15 and to the Committee on Environment and Public 16 Works of the Senate and the Committee on Trans-17 portation and Infrastructure of the House of Rep-18 resentatives for each such determination.

(2) SUPPLEMENTAL NOTIFICATION.—Not later
than 60 days after the Chief of Engineers transmits
an initial notification required under paragraph (1),
the Chief shall transmit concurrently to the Secretary and to the Committee on Environment and
Public Works of the Senate and the Committee on
Transportation and Infrastructure of the House of

1	Representatives a supplemental notification that in-
2	cludes, based on information available to the Corps
3	of Engineers on the date of the supplemental notifi-
4	cation—
5	(A) an estimate of the expected increase in
6	the cost of the project that is in excess of the
7	authorized maximum cost for the project;
8	(B) a description of the reason for the in-
9	creased cost of the project; and
10	(C) the expected timeline for submission of
11	a post-authorization change report for the
12	project in accordance with section 1132 of the
13	Water Resources Development Act of 2016 (33
14	U.S.C. 2282e).
15	(3) TRANSMITTAL.—The notifications described
16	in paragraphs (1) and (2) may not be delayed as a
17	result of consideration being given to changes in pol-
18	icy or priority with respect to project consideration.
19	(c) DEFERRAL OF CONSTRUCTION.—After expiration
20	of the covered period, the Secretary shall not enter into
21	any new contract, or exercise any option in a contract,
22	for construction of a water resources development project
23	if the project exceeds the maximum cost of the project per-
24	mitted under section 902 of the Water Resources Develop-
25	ment Act of 1986 (33 U.S.C. 2280), until the date on

which Congress authorizes an increase in the cost of the
 project.

3 (d) STATUTORY CONSTRUCTION.—Nothing in this 4 section waives the obligation of the Secretary to submit to the Committee on Environment and Public Works of 5 the Senate and the Committee on Transportation and In-6 7 frastructure of the House of Representatives a post-au-8 thorization change report recommending an increase in 9 the authorized cost of a project if the project otherwise would exceed the maximum cost of the project permitted 10 under section 902 of the Water Resources Development 11 12 Act of 1986 (33 U.S.C. 2280).

(e) DEFINITION OF COVERED PERIOD.—In this section, the term "covered period" means the period beginning on the date of enactment of this Act and ending on
December 31, 2024.

17 SEC. 8156. FEDERAL INTEREST DETERMINATION.

18 Section 905(b)(1) of the Water Resources Develop19 ment Act of 1986 (33 U.S.C. 2282(b)(1)) is amended by
20 amending subparagraph (B) to read as follows:

21 "(B) OTHER COMMUNITIES.—In preparing
22 a feasibility report under subsection (a) for a
23 study that will benefit a community other than
24 a community described in subparagraph (A),
25 upon request by the non-Federal interest for

the study, the Secretary may, with respect to
 not more than 20 studies in each fiscal year,
 first determine the Federal interest in carrying
 out the study and the projects that may be proposed in the study.".

6 SEC. 8157. INLAND WATERWAY PROJECTS.

7 (a) IN GENERAL.—Section 102(a) of the Water Re8 sources Development Act of 1986 (33 U.S.C. 2212(a)) is
9 amended—

10 (1) in the matter preceding paragraph (1), by
11 striking "One-half of the costs" and inserting "65
12 percent of the costs"; and

(2) in the undesignated matter following paragraph (3), in the second sentence, by striking "Onehalf of such costs" and inserting "35 percent of
such costs".

17 (b) APPLICATION.—The amendments made by subsection (a) shall apply beginning on October 1, 2022, to 18 19 any construction of a project for navigation on the inland waterways that is new or ongoing on or after that date. 20 (c) CONFORMING AMENDMENT.—Section 109 of the 21 22 Water Resources Development Act of 2020 (33 U.S.C. 23 2212 note) is amended by striking "fiscal years 2021 through 2031" and inserting "fiscal years 2021 through 24 2022". 25

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1 SEC. 8158. CORPS OF ENGINEERS WESTERN WATER COOP-

- ERATIVE COMMITTEE.
- (a) Establishment.—

4 (1) IN GENERAL.—Not later than 90 days after
5 the date of enactment of this Act, the Secretary
6 shall establish a Western Water Cooperative Com7 mittee (referred to in this section as the "Coopera8 tive Committee").

9 (2) PURPOSE.—The purpose of the Cooperative 10 Committee is to ensure that Corps of Engineers 11 flood control projects in Western States are operated 12 consistent with congressional directives by identi-13 fying opportunities to avoid or minimize conflicts be-14 tween the operation of Corps of Engineers projects 15 and water rights and water laws in such States.

16 (3) MEMBERSHIP.—The Cooperative Committee
17 shall be composed of—

18 (A) the Assistant Secretary of the Army19 for Civil Works (or a designee);

20 (B) the Chief of Engineers (or a designee);
21 (C) 1 representative from each of the
22 Western States, who may serve on the Western
23 States Water Council, to be appointed by the
24 Governor of each State;

25 (D) 1 representative with legal experience
26 from each of the Western States, to be ap-

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1	pointed by the attorney general of each State;
2	and
3	(E) 1 employee from each of the impacted
4	regional offices of the Bureau of Indian Affairs.
5	(4) MEETINGS.—
6	(A) IN GENERAL.—The Cooperative Com-
7	mittee shall meet not less than once each year
8	in one of the Western States.
9	(B) AVAILABLE TO PUBLIC.—Each meet-
10	ing of the Cooperative Committee shall be open
11	and accessible to the public.
12	(C) NOTIFICATION.—The Cooperative
13	Committee shall publish in the Federal Register
14	adequate advance notice of a meeting of the Co-
15	operative Committee.
16	(5) DUTIES.—
17	(A) IN GENERAL.—The Cooperative Com-
18	mittee shall develop and make recommendations
19	to avoid or minimize conflicts between the oper-
20	ation of Corps of Engineers projects and the
21	water rights and water laws of Western States.
22	(B) LIMITATION.—In carrying out sub-
23	paragraph (A), the Cooperative Committee
24	shall—

1	(i) make recommendations that only
2	apply to Western States; and
3	(ii) ensure that any recommended
4	changes or modifications to policy or regu-
5	lations for Corps of Engineers projects
6	would not adversely affect water resources
7	within the State of Missouri.
8	(6) STATUS UPDATES.—
9	(A) IN GENERAL.—On an annual basis,
10	the Secretary shall provide to the Committee on
11	Environment and Public Works of the Senate
12	and the Committee on Transportation and In-
13	frastructure of the House of Representatives a
14	written report that includes—
15	(i) a summary of the contents of
16	meetings of the Cooperative Committee;
17	(ii) any legislative proposal from a
18	Western State proposed to the Cooperative
19	Committee; and
20	(iii) a description of any recommenda-
21	tions made by the Cooperative Committee
22	under paragraph (5), including actions
23	taken by the Secretary in response to such
24	recommendations.
25	(B) Comment.—

1	(i) IN GENERAL.—Not later than 45
2	days following the conclusion of a meeting
3	of the Cooperative Committee, the Sec-
4	retary shall provide to members of the Co-
5	operative Committee an opportunity to
6	comment on the contents of the meeting
7	and any recommendations made under
8	paragraph (5).
9	(ii) INCLUSION.—Comments provided
10	under clause (i) shall be included in the re-
11	port provided under subparagraph (A).
12	(7) Compensation.—
13	(A) IN GENERAL.—Except as provided in
14	subparagraph (B), the members of the Coopera-
15	tive Committee shall serve without compensa-
16	tion.
17	(B) TRAVEL EXPENSES.—The members of
18	the Cooperative Committee shall receive travel
19	expenses, including per diem in lieu of subsist-
20	ence, in accordance with applicable provisions
21	under subchapter I of chapter 57 of title 5,
22	United States Code.
23	(8) MAINTENANCE OF RECORDS.—The Cooper-
24	ative Committee shall maintain records pertaining to

1	operating costs and records of the Cooperative Com-
2	mittee for a period of not less than 3 years.
3	(9) Savings provisions.—
4	(A) NO ADDITIONAL AUTHORITY.—Noth-
5	ing in this section provides authority to the Co-
6	operative Committee to affect any Federal or
7	State water law or interstate compact governing
8	water.
9	(B) OTHER STATES.—Nothing in this sec-
10	tion may be interpreted, by negative implication
11	or otherwise, as suggesting that States not rep-
12	resented on the Cooperative Committee have
13	lesser interest or authority, in relation to West-
14	ern States, in managing the water within their
15	borders or in vindicating State water rights and
16	water laws.
17	(b) Definition of Western States.—In this sec-
18	tion, the term "Western States" means the States of Alas-
19	ka, Arizona, California, Colorado, Idaho, Kansas, Mon-
20	tana, Nebraska, Nevada, New Mexico, North Dakota,
21	Oklahoma, Oregon, South Dakota, Texas, Utah, Wash-
22	ington, and Wyoming.

23 SEC. 8159. SUPPORT OF ARMY CIVIL WORKS MISSIONS.

The Secretary is authorized to use contracts, coopera-tive agreements, or any other authorized means, in sup-

port of the Corps of Engineers civil works missions, to
 work with—

3 (1) the University of Delaware to conduct aca4 demic research on water resource ecology, water
5 quality, aquatic ecosystem restoration (including
6 shellfish aquaculture), coastal restoration, and water
7 resource-related emergency management, in the
8 State of Delaware, the Delaware River Basin, and
9 the Chesapeake Bay watershed;

10 (2) the University of Missouri to conduct eco11 nomic analyses and other academic research to im12 prove water management, enhance flood resiliency,
13 and preserve water resources for the State of Mis14 souri, the Lower Missouri River Basin, and Upper
15 Mississippi River Basin;

16 (3) Oregon State University to conduct a study
17 and other academic research on the associated im18 pacts of wildfire on water resource ecology, water
19 supply, quality, and distribution in the Willamette
20 River Basin and to develop a water resource assess21 ment and management platform for the Willamette
22 River Basin; and

(4) West Virginia University to conduct academic research on flood risk management, water resource-related emergency management, aquatic eco-

system restoration, water quality, hydropower, and
 water resource-related recreation in the State of
 West Virginia.

4 SEC. 8160. CIVIL WORKS RESEARCH AND DEVELOPMENT.

5 (a) IN GENERAL.—Section 7 of the Water Resources
6 Development Act of 1988 (33 U.S.C. 2313) is amended
7 to read as follows:

8 "SEC. 7. RESEARCH AND DEVELOPMENT.

9 "(a) IN GENERAL.—The Secretary is authorized to 10 carry out basic, applied, and advanced research activities 11 as required to aid in the planning, design, construction, 12 operation, and maintenance of water resources develop-13 ment projects and to support the missions and authorities 14 of the Corps of Engineers.

15 "(b) TESTING AND APPLICATION.—In carrying out 16 subsection (a), the Secretary is authorized to test and 17 apply technology, tools, techniques, and materials devel-18 oped pursuant to such subsection, including the testing 19 and application of such technology, tools, techniques, and 20 materials at authorized water resources development 21 projects, in consultation with the non-Federal interests for 22 such projects.

23 "(c) Other Transactional Authority for Pro24 Totype Projects.—

1	"(1) IN GENERAL.—In carrying out subsection
2	(b), the Secretary is authorized to enter into trans-
3	actions (other than contracts, cooperative agree-
4	ments, or grants) to carry out prototype projects to
5	support basic, applied, and advanced research activi-
6	ties that are directly relevant to the civil works mis-
7	sions and authorities of the Corps of Engineers.
8	"(2) Follow-on production trans-
9	ACTIONS.—A transaction entered into under para-
10	graph (1) for a prototype project may provide for
11	the award of a follow-on production contract or
12	transaction to the participants in the transaction in
13	accordance with the requirements of section 4022 of
14	title 10, United States Code.
15	"(3) GUIDANCE.—Prior to entering into the
16	first transaction under this subsection, the Secretary
17	shall issue guidance for entering into transactions
18	under this subsection (including guidance for follow-
19	on production contracts or transactions under para-
20	graph (2)).
21	"(4) CONDITIONS.—In carrying out this sub-
22	section, the Secretary shall ensure that—
23	"(A) competitive procedures are used to
24	the maximum extent practicable to award each
25	transaction; and

1	"(B) at least one of the following condi-
2	tions is met with respect to each transaction:
3	"(i) The prototype project includes
4	significant participation by at least one
5	nonprofit research institution or nontradi-
6	tional defense contractor, as that term is
7	defined in section 3014 of title 10, United
8	States Code.
9	"(ii) All significant participants in the
10	transaction other than the Federal Govern-
11	ment are small business concerns, as that
12	term is used in section 3 of the Small
13	Business Act (15 U.S.C. 632) (including
14	such concerns participating in a program
15	described in section 9 of such Act (15)
16	U.S.C. 638)).
17	"(iii) At least one-third of the total
18	cost of the prototype project is to be paid
19	out of funds provided by sources other
20	than the Federal Government.
21	"(iv) The Head of the Contracting
22	Activity for the Corps of Engineers sub-
23	mits to the Committee on Transportation
24	and Infrastructure of the House of Rep-
25	resentatives and the Committee on Envi-

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1	ronment and Public Works of the Senate a
2	notification that exceptional circumstances
3	justify the use of a transaction that pro-
4	vides for innovative business arrangements
5	or structures that would not be feasible or
6	appropriate under a contract, cooperative
7	agreement, or grant.
8	"(5) NOTIFICATION.—Not later than 30 days
9	before the Secretary enters into a transaction under
10	paragraph (1), the Secretary shall notify the Com-
11	mittee on Transportation and Infrastructure of the
12	House of Representatives and the Committee on En-
13	vironment and Public Works of the Senate of—
14	"(A) the dollar amount of the transaction;
15	"(B) the entity carrying out the prototype
16	project that is the subject of the transaction;
17	"(C) the justification for the transaction;
18	and
19	"(D) as applicable, the water resources de-
20	velopment project where the prototype project
21	will be carried out.
22	"(6) REPORT.—Not later than 4 years after the
23	date of enactment of the Water Resources Develop-
24	ment Act of 2022, the Secretary shall submit to the
25	Committee on Transportation and Infrastructure of

the House of Representatives and the Committee on
 Environment and Public Works of the Senate a re port describing the use of the authority under this
 subsection.

5 "(7) COMPTROLLER GENERAL ACCESS TO IN6 FORMATION.—

"(A) EXAMINATION OF RECORDS.—Each
transaction entered into under this subsection
shall provide for mandatory examination by the
Comptroller General of the United States of the
records of any party to the transaction or any
entity that participates in the performance of
the transaction.

14 "(B) LIMITATIONS.—

15 "(i) Parties and entities.—Examination of records by the Comptroller Gen-16 17 eral pursuant to subparagraph (A) shall be 18 limited as provided under clause (ii) in the 19 case of a party to the transaction, an enti-20 ty that participates in the performance of 21 the transaction, or a subordinate element 22 of that party or entity if the only trans-23 actions that the party, entity, or subordi-24 nate element entered into with Government 25 entities in the year prior to the date of

1	that transaction were entered into under
2	paragraph (1) or under section 4021 or
3	4022 of title 10, United States Code.
4	"(ii) Records.—The only records of
5	a party, other entity, or subordinate ele-
6	ment referred to in clause (i) that the
7	Comptroller General may examine pursu-
8	ant to subparagraph (A) are records of the
9	same type as the records that the Govern-
10	ment has had the right to examine under
10	the audit access clauses of the previous
11	-
	transactions referred to in such clause that
13	were entered into by that particular party,
14	entity, or subordinate element.
15	"(C) WAIVER.—The Head of the Con-
16	tracting Activity for the Corps of Engineers
17	may waive the applicability of subparagraph (A)
18	to a transaction if the Head of the Contracting
19	Activity for the Corps of Engineers—
20	"(i) determines that it would not be in
21	the public interest to apply the require-
22	ment to the transaction; and
23	"(ii) transmits to the Committee on
24	Environment and Public Works of the Sen-
25	ate, the Committee on Transportation and
	7 1

1	Infrastructure of the House of Representa-
2	tives, and the Comptroller General, before
3	the transaction is entered into, a notifica-
4	tion of the waiver, including the rationale
5	for the determination under clause (i).
6	"(D) TIMING.—The Comptroller General
7	may not examine records pursuant to subpara-
8	graph (A) more than 3 years after the final
9	payment is made by the United States under
10	the transaction.
11	"(E) REPORT.—Not later than 1 year
12	after the date of enactment of the Water Re-
13	sources Development Act of 2022, and annually
14	thereafter, the Comptroller General shall submit
15	to the Committee on Environment and Public
16	Works of the Senate and the Committee on
17	Transportation and Infrastructure of the House
18	of Representatives a report on the use of the
19	authority under this paragraph.
20	"(8) TERMINATION OF AUTHORITY.—The au-
21	thority to enter into a transaction under this sub-
22	section shall terminate on December 31, 2028.
23	"(d) Coordination and Consultation.—In car-
24	rying out this section, the Secretary may coordinate and
25	consult with Federal agencies, State and local agencies,

Indian Tribes, universities, consortiums, councils, and
 other relevant entities that will aid in the planning, design,
 construction, operation, and maintenance of water re sources development projects.

5 "(e) ANNUAL REPORT.—

6 "(1) IN GENERAL.—For fiscal year 2025, and 7 annually thereafter, in conjunction with the annual 8 budget submission of the President to Congress 9 under section 1105(a) of title 31, United States 10 Code, the Secretary shall submit to the Committee 11 on Environment and Public Works of the Senate 12 and the Committee on Transportation and Infra-13 structure of the House of Representatives a report 14 on basic, applied, and advanced research activities 15 and prototype projects carried out under this sec-16 tion.

17 "(2) CONTENTS.—Each report under para18 graph (1) shall include—

19 "(A) a description of each ongoing and
20 new activity or project, including—
21 (((i) the still state is a first state in the first state is a first state in the state in the state is a first state in the state in the state is a first state in the state is a first state in the state in the state in the state is a first state in the state in the state in the state in the state is a first state in the state in the

21 "(i) the estimated total cost of the ac22 tivity or project;
23 "(ii) the amount of Federal expendi-

24 tures for the activity or project;

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1	"(iii) the amounts provided by a non-
2	Federal party to a transaction described in
3	subsection (c), if applicable;
4	"(iv) the estimated timeline for com-
5	pletion of the activity or project;
6	"(v) the requesting district of the
7	Corps of Engineers, if applicable; and
8	"(vi) how the activity or project is
9	consistent with subsection (a); and
10	"(B) any additional information that the
11	Secretary determines to be appropriate.
12	"(f) SAVINGS CLAUSE.—Nothing in this section af-
13	fects the authority of the Secretary to carry out, through
14	the Engineer Research and Development Center, any ac-
15	tivity requested by a district of the Corps of Engineers
16	in support of a water resources development project or fea-
17	sibility study (as defined in section 105(d) of the Water
18	Resources Development Act of 1986 (33 U.S.C.
19	2215(d))).
20	"(g) Establishment of Account.—The Secretary,
21	in consultation with the Director of the Office of Manage-
22	ment and Budget, shall establish a separate appropria-
23	tions account for administering funds made available to
24	carry out this section.".

(b) CLERICAL AMENDMENT.—The table of contents
 contained in section 1(b) of the Water Resources Develop ment Act of 1988 (102 Stat. 4012) is amended by striking
 the item relating to section 7 and inserting the following:
 "Sec. 7. Research and development.".

5 SEC. 8161. SENSE OF CONGRESS ON OPERATIONS AND 6 MAINTENANCE OF RECREATION SITES.

7 It is the sense of Congress that the Secretary, in each 8 work plan submitted to Congress by the Secretary, should 9 distribute amounts provided for the operations and main-10 tenance of recreation sites of the Corps of Engineers so 11 that each site receives an amount that is not less than 12 80 percent of the recreation fees generated by such site 13 in a given year.

14 SEC. 8162. SENSE OF CONGRESS RELATING TO POST-DIS15 ASTER REPAIRS.

16 It is the sense of Congress that in scoping and fund17 ing post-disaster repairs, the Secretary should, to the max18 imum extent practicable, repair assets—

- 19 (1) to project design levels; or
- 20 (2) if the original project design is outdated, to21 a higher level than the project design level.

1 Subtitle B—Studies and Reports 2 SEC. 8201. AUTHORIZATION OF PROPOSED FEASIBILITY 3 STUDIES.

4 (a) NEW PROJECTS.—The Secretary is authorized to conduct a feasibility study for the following projects for 5 water resources development and conservation and other 6 purposes, as identified in the reports titled "Report to 7 8 Congress on Future Water Resources Development" sub-9 mitted to Congress pursuant to section 7001 of the Water 10 Resources Reform and Development Act of 2014 (33) 11 U.S.C. 2282d) or otherwise reviewed by Congress:

12 (1) DUDLEYVILLE, ARIZONA.—Project for flood
13 risk management, Dudleyville, Arizona.

14 (2) MCMICKEN DAM, ARIZONA.—Project for15 flood risk management, McMicken Dam, Arizona.

16 (3) CONN CREEK DAM, CALIFORNIA.—Project
17 for flood risk management, Conn Creek Dam, Cali18 fornia.

19 (4)CITY HUNTINGTON \mathbf{OF} BEACH, CALI-20 FORNIA.—Project for hurricane and storm damage 21 risk reduction, including sea level rise, and shoreline 22 stabilization, City of Huntington Beach, California. 23 NAPA RIVER, CALIFORNIA.—Project for (5)24 navigation, Federal Channel of Napa River, Cali-25 fornia.

1	(6) PETALUMA RIVER WETLANDS, CALI-
2	FORNIA.—Project for ecosystem restoration, City of
3	Petaluma, California.
4	(7) CITY OF RIALTO, CALIFORNIA.—Project for
5	ecosystem restoration and flood risk management,
6	City of Rialto and vicinity, California.
7	(8) NORTH RICHMOND, CALIFORNIA.—Project
8	for hurricane and storm damage risk reduction, in-
9	cluding sea level rise, and ecosystem restoration,
10	North Richmond, California.
11	(9) Stratford, connecticut.—Project for
12	hurricane and storm damage risk reduction and
13	flood risk management, Stratford, Connecticut.
14	(10) THATCHBED ISLAND, CONNECTICUT.—
15	Project for flood risk management and ecosystem
16	restoration, Thatchbed Island, Essex, Connecticut.
17	(11) WOODBRIDGE, CONNECTICUT.—Project for
18	flood risk management, Woodbridge, Connecticut.
19	(12) FEDERAL TRIANGLE AREA, WASHINGTON,
20	DISTRICT OF COLUMBIA.—Project for flood risk
21	management, Federal Triangle Area, Washington,
22	District of Columbia, including construction of im-
23	provements to interior drainage.
24	(13) Potomac and anacostia rivers, wash-
25	INGTON, DISTRICT OF COLUMBIA.—Project for rec-

1	reational access, including enclosed swimming areas,
2	Potomac and Anacostia Rivers, District of Columbia.
3	(14) WASHINGTON METROPOLITAN AREA,
4	WASHINGTON, DISTRICT OF COLUMBIA, MARYLAND,
5	AND VIRGINIA.—Project for water supply, including
6	the identification of a secondary water source and
7	additional water storage capability for the Wash-
8	ington Metropolitan Area, Washington, District of
9	Columbia, Maryland, and Virginia.
10	(15) TOWN OF LONGBOAT KEY, FLORIDA.—
11	Project for whole island hurricane and storm dam-
12	age risk reduction, Town of Longboat Key, Florida.
13	(16) Lake Runnymede, Florida.—Project for
14	ecosystem restoration, Lake Runnymede, Florida.
15	(17) TAMPA BACK BAY, FLORIDA.—Project for
16	flood risk management and hurricane and storm
17	damage risk reduction, including the use of natural
18	features and nature-based features for protection
19	and recreation, Tampa Back Bay, Florida.
20	(18) PORT TAMPA BAY AND MCKAY BAY, FLOR-
21	IDA.—Project for hurricane and storm damage risk
22	reduction, Port Tampa Bay, Florida, including
23	McKay Bay.

1	(19) LAKE TOHOPEKALIGA, FLORIDA.—Project
2	for ecosystem restoration and flood risk manage-
3	ment, Lake Tohopekaliga, Florida.
4	(20) CITY OF ALBANY, GEORGIA.—Project for
5	flood risk management, City of Albany, Georgia.
6	(21) CITY OF EAST POINT, GEORGIA.—Project
7	for flood risk management, City of East Point,
8	Georgia.
9	(22) CUMBERLAND ISLAND AND SEA ISLAND,
10	GEORGIA.—Project for ecosystem restoration and
11	coastal storm risk management, Cumberland Island
12	and Sea Island, Georgia.
13	(23) FLINT RIVER BASIN HEADWATERS, CLAY-
14	TON COUNTY, GEORGIA.—Project for flood risk man-
15	agement and ecosystem restoration, Flint River
16	Basin Headwaters, Clayton County, Georgia.
17	(24) County of Hawai'i, Hawaii.—Project for
18	flood and coastal storm risk management, County of
19	Hawai'i, Hawaii.
20	(25) Maui, hawaii.—Project for coastal storm
21	risk management, County of Maui, Hawaii.
22	(26) Waikīkī, hawaii.—Project for ecosystem
23	restoration and hurricane and storm damage risk re-
24	duction, Waikīkī, Hawaii.

1	(27) WAILUPE STREAM WATERSHED, HAWAII.—
2	Project for flood risk management, Wailupe Stream
3	watershed, Hawaii.
4	(28) Columbus, Kentucky.—Project for flood
5	risk management, including riverbank stabilization,
6	Columbus, Kentucky.
7	(29) CUMBERLAND RIVER, KENTUCKY.—Project
8	for navigation, Cumberland River, Kentucky.
9	(30) JENKINS, KENTUCKY.—Project for flood
10	risk management and water supply, Jenkins, Ken-
11	tucky.
12	(31) KENTUCKY RIVER, KENTUCKY.—Project
13	for flood risk management on the Kentucky River
14	and its tributaries and watersheds in Breathitt,
15	Clay, Estill, Harlan, Lee, Leslie, Letcher, Owsley,
16	Perry, and Wolfe Counties, Kentucky.
17	(32) NEWPORT, KENTUCKY.—Project for eco-
18	system restoration, flood risk management, and
19	recreation, Newport, Kentucky.
20	(33) Ellicott city and howard county,
21	MARYLAND.—Project for flood risk management,
22	Ellicott City and Howard County, Maryland.
23	(34) Assawompset pond complex, massa-
24	CHUSETTS.—Project for ecosystem restoration, flood

1	risk management, and water supply, Assawompset
2	Pond Complex, Massachusetts.
3	(35) Charles River, Massachusetts.—
4	Project for flood risk management and ecosystem
5	restoration, Charles River, Massachusetts.
6	(36) CHELSEA CREEK AND MILL CREEK, MAS-
7	SACHUSETTS.—Project for flood risk management
8	and ecosystem restoration, including bank stabiliza-
9	tion, City of Chelsea, Massachusetts.
10	(37) Connecticut river streambank ero-
11	SION, MASSACHUSETTS, VERMONT, AND NEW HAMP-
12	SHIRE.—Project for streambank erosion, Con-
13	necticut River, Massachusetts, Vermont, and New
14	Hampshire.
15	(38) Deerfield river, massachusetts.—
16	Project for flood risk management and ecosystem
17	restoration, Deerfield River, Massachusetts.
18	(39) Town of North Attleborough, Massa-
19	CHUSETTS.—Project for ecosystem restoration and
20	flood risk management, Ten Mile River, North
21	Attleborough, Massachusetts.
22	(40) Town of hull, massachusetts.—
23	Project for flood risk management and hurricane
24	and storm damage risk reduction, Hull, Massachu-
25	setts.

1	(41) CITY OF REVERE, MASSACHUSETTS.—
2	Project for flood risk management and marsh eco-
3	system restoration, City of Revere, Massachusetts.
4	(42) Lower east side, detroit, michigan.—
5	Project for flood risk management, Lower East Side,
6	Detroit, Michigan.
7	(43) Elijah root dam, michigan.—Project
8	for dam removal, by carrying out a disposition study
9	under section 216 of the Flood Control Act of 1970
10	(33 U.S.C. 549a), Elijah Root Dam, Michigan.
11	(44) GROSSE POINTE SHORES AND GROSSE
12	POINTE FARMS, MICHIGAN.—Project for ecosystem
13	restoration and flood risk management, Grosse
14	Pointe Shores and Grosse Pointe Farms, Michigan.
15	(45) Southeast Michigan, Michigan.—
16	Project for flood risk management, Southeast Michi-
17	gan.
18	(46) TITTABAWASSEE RIVER, CHIPPEWA RIVER,
19	PINE RIVER, AND TOBACCO RIVER, MICHIGAN
20	Project for flood risk management and ecosystem
21	restoration, Tittabawassee River, Chippewa River,
22	Pine River, and Tobacco River, Michigan.
23	(47) Southwest Mississippi, Mississippi.—
24	Project for ecosystem restoration and flood risk
25	management, Wilkinson, Adams, Warren, Claiborne,

1	Franklin, Amite, and Jefferson Counties, Mis-
2	sissippi.
3	(48) Bellevue, Nebraska.—Project for flood
4	risk management, Bellevue, Nebraska, including the
5	placement of a pump station near Offutt Ditch.
6	(49) PAPILLION CREEK, NEBRASKA.—Project
7	for flood risk management, including levee improve-
8	ment, Papillion Creek, Nebraska.
9	(50) SARPY COUNTY, NEBRASKA.—Project for
10	flood risk management, Sarpy County, Nebraska.
11	(51) CAMDEN AND GLOUCESTER COUNTY, NEW
12	JERSEY.—Project for tidal and riverine flood risk
13	management, Camden and Gloucester Counties, New
14	Jersey.
15	(52) Edgewater, New Jersey.—Project for
16	flood risk management, Edgewater, New Jersey.
17	(53) MAURICE RIVER, NEW JERSEY.—Project
18	for navigation and for beneficial use of dredged ma-
19	terials for hurricane and storm damage risk reduc-
20	tion and ecosystem restoration, Maurice River, New
21	Jersey.
22	(54) Northern New Jersey Inland Flood-
23	ING, NEW JERSEY.—Project for inland flood risk
24	management in Hudson, Essex, Union, Bergen,

1	Hunterdon, Morris, Somerset, Warren, Passaic, and
2	Sussex Counties, New Jersey.

3 (55) RISER DITCH, NEW JERSEY.—Project for 4 flood risk management, including channel improve-5 ments, and other related water resource needs re-6 lated to Riser Ditch in the communities of South 7 Hackensack. Hasbrouck Heights, Little Ferry. 8 Teterboro, and Moonachie, New Jersey.

9 (56) ROCKAWAY RIVER, NEW JERSEY.—Project
10 for flood risk management and ecosystem restora11 tion, including bank stabilization, Rockaway River,
12 New Jersey.

13 (57) TENAKILL BROOK, NEW JERSEY.—Project
14 for flood risk management, Tenakill Brook, New
15 Jersey.

16 (58) VERONA, CEDAR GROVE, AND WEST
17 CALDWELL, NEW JERSEY.—Project for flood risk
18 management along the Peckman River Basin in the
19 townships of Verona (and surrounding area), Cedar
20 Grove, and West Caldwell, New Jersey.

21 (59) WHIPPANY RIVER WATERSHED, NEW JER22 SEY.—Project for flood risk management, Morris
23 County, New Jersey.

1	(60) Lake farmington dam, New Mexico
2	Project for water supply, Lake Farmington Dam,
3	New Mexico.
4	(61) Mcclure dam, New Mexico.—Project for
5	dam safety improvements and flood risk manage-
6	ment, McClure Dam, City of Santa Fe, New Mexico.
7	(62) BLIND BROOK, NEW YORK.—Project for
8	flood risk management, coastal storm risk manage-
9	ment, navigation, ecosystem restoration, and water
10	supply, Blind Brook, New York.
11	(63) BROOKLYN NAVY YARD, NEW YORK.—
12	Project for flood risk management and hurricane
13	and storm damage risk reduction, Brooklyn Navy
14	Yard, New York.
15	(64) Connetquot river and green creek,
16	NEW YORK.—Project for navigation, Connetquot
17	River and Green Creek, Suffolk County, New York.
18	(65) HUTCHINSON RIVER, NEW YORK.—Project
19	for flood risk management and ecosystem restora-
20	tion, Hutchinson River, New York.
21	(66) Mohawk river basin, new york.—
22	Project for flood risk management, navigation, and
23	environmental restoration, Mohawk River Basin,

24 New York.

(67) NEWTOWN CREEK, NEW YORK.—Project
 for ecosystem restoration, Newtown Creek, New
 York.

4 (68) JOHN J. BURNS PARK, OYSTER BAY, NEW
5 YORK.—Project for flood risk management and hur6 ricane and storm risk reduction, Oyster Bay, New
7 York, in the vicinity of John J. Burns Park,
8 Massapequa, New York, including the replacement
9 and reconstruction of the existing bulkhead system.

10 (69) JOSEPH J. SALADINO MEMORIAL MARINA,
11 OYSTER BAY, NEW YORK.—Project for flood risk
12 management and hurricane and storm risk reduc13 tion, Oyster Bay, New York, in the vicinity of the
14 Joseph J. Saladino Memorial Marina, Massapequa,
15 New York, including the replacement and recon16 struction of the existing bulkhead system.

17 (70) SAW MILL RIVER, NEW YORK.—Project for
18 flood risk management and ecosystem restoration to
19 address areas in the City of Yonkers and the Village
20 of Hastings-on-Hudson within the 100-year flood
21 zone, Saw Mill River, New York.

(71) SOUTH SHORE OF LONG ISLAND, NEW
YORK.—Project for flood and coastal storm risk
management, navigation, and ecosystem restoration,
South Shore of Long Island, New York.

1	(72) Upper east river and flushing bay,
2	NEW YORK.—Project for ecosystem restoration,
3	Upper East River and Flushing Bay, New York.
4	(73) CAPE FEAR RIVER BASIN, NORTH CARO-
5	LINA.—Project for flood and coastal storm risk man-
6	agement, Cape Fear River Basin, North Carolina.
7	(74) OREGON INLET, NORTH CAROLINA.—
8	Project for navigation, Oregon Inlet, North Carolina.
9	(75) Mineral Ridge dam, Ohio.—Project for
10	dam safety improvements and rehabilitation, Mineral
11	Ridge Dam, Ohio.
12	(76) Mill creek levee and walla walla
13	RIVER, OREGON.—Project for ecosystem restoration,
14	Mill Creek Levee and Walla Walla River, Oregon.
15	(77) Brodhead creek watershed, penn-
16	SYLVANIA.—Project for ecosystem restoration and
17	flood risk management, Brodhead Creek Watershed,
18	Pennsylvania.
19	(78) CHARTIERS CREEK WATERSHED, PENN-
20	SYLVANIA.—Project for flood risk management,
21	Chartiers Creek Watershed, Pennsylvania.
22	(79) Coplay Creek, pennsylvania.—Project
23	for flood risk management, Coplay Creek, Pennsyl-
24	vania.

1 (80) BERKELEY COUNTY, SOUTH CAROLINA. 2 Project for ecosystem restoration and flood risk 3 management, Berkeley County, South Carolina. 4 (81) BIG SIOUX RIVER, SOUTH DAKOTA. 5 Project for flood risk management, City of Water-6 town and vicinity, South Dakota. 7 (82) EL PASO COUNTY, TEXAS.—Project for 8 flood risk management for economically disadvan-9 taged communities, as defined by the Secretary 10 under section 160 of the Water Resources Develop-11 ment Act of 2020 (33 U.S.C. 2201 note), along the 12 United States-Mexico border, El Paso County, 13 Texas. 14 (83) GULF INTRACOASTAL WATERWAY-CHAN-NEL TO PALACIOS, TEXAS.—Project for navigation, 15 16 Gulf Intracoastal Waterway-Channel to Palacios, 17 Texas. 18 (84)HIDALGO AND CAMERON COUNTIES, 19 TEXAS.—Project for flood risk management and eco-20 system restoration, the Resacas, Hidalgo and Cam-21 eron Counties, Texas. 22 (85) SIKES LAKE, TEXAS.—Project for eco-23 system restoration and flood risk management, Sikes 24 Lake, Texas.

1	(86) Southwest Border Region, Texas.—
2	Project for flood risk management for economically
3	disadvantaged communities, as defined by the Sec-
4	retary under section 160 of the Water Resources
5	Development Act of 2020 (33 U.S.C. 2201 note),
6	along the United States-Mexico border in Webb, Za-
7	pata, and Starr Counties, Texas.
8	(87) Lower Clear Creek and Dickinson
9	BAYOU, TEXAS.—Project for flood risk management,
10	Lower Clear Creek and Dickinson Bayou, Texas.
11	(88) GREAT SALT LAKE, UTAH.—Project for
12	ecosystem restoration and water supply, Great Salt
13	Lake, Utah.
14	(89) CEDAR ISLAND, VIRGINIA.—Project for
15	ecosystem restoration, hurricane and storm damage
16	risk reduction, and navigation, Cedar Island, Vir-
17	ginia.
18	(90) Ballinger creek, washington.—
19	Project for ecosystem restoration, City of Shoreline,
20	Washington.
21	(91) CITY OF NORTH BEND, WASHINGTON.—
22	Project for water supply, City of North Bend, Wash-
23	ington.

1 (92) TANEUM CREEK, WASHINGTON.—Project 2 for ecosystem restoration, Taneum Creek, Wash-3 ington. 4 (93) CITY OF HUNTINGTON, WEST VIRGINIA. 5 Project for flood risk management, Huntington, 6 West Virginia. 7 (94) FOX-WOLF BASIN, WISCONSIN.—Project 8 for flood risk management and water supply, Fox-9 Wolf Basin, Wisconsin.

10 (b) PROJECT MODIFICATIONS.—The Secretary is au11 thorized to conduct a feasibility study for the following
12 project modifications:

13 (1) CRAIGHEAD, POINSETT, AND CROSS COUN-14 TIES, ARKANSAS.—Modifications to the project for 15 flood protection and major drainage improvement in 16 the Saint Francis River Basin, Missouri and Arkan-17 sas, authorized by section 204 of the Flood Control 18 Act of 1950 (64 Stat. 172), to provide flood risk 19 management for the tributaries and drainage of 20 Straight Slough, Craighead, Poinsett, and Cross 21 Counties, Arkansas.

(2) SHINGLE CREEK AND KISSIMMEE RIVER,
FLORIDA.—Modifications to the project for ecosystem restoration and water storage, Shingle Creek
and Kissimmee River, Florida, authorized by section

201(a)(5) of the Water Resources Development Act
 of 2020 (134 Stat. 2670), for flood risk manage ment.

4 (3) JACKSONVILLE HARBOR, FLORIDA.—Modi5 fications to the project for navigation, Jacksonville
6 Harbor, Florida, authorized by section 7002 of the
7 Water Resources Reform and Development Act of
8 2014 (128 Stat. 1364), for outer channel improve9 ments.

(4) SAVANNAH HARBOR, GEORGIA.—Modifications to the project for navigation, Savannah Harbor
Expansion Project, Georgia, authorized by section
7002(1) of the Water Resources Reform and Development Act of 2014 (128 Stat. 1364; 132 Stat.
3839), without evaluation of additional deepening.

16 (5) HONOLULU HARBOR, HAWAII.—Modifica17 tions to the project for navigation, Honolulu Harbor,
18 Hawaii, for navigation improvements and coastal
19 storm risk management, authorized by the first sec20 tion of the Act of March 3, 1905 (chapter 1482, 33
21 Stat. 1146).

(6) CEDAR RIVER, CEDAR RAPIDS, IOWA.—
Modifications to the project for flood risk management, Cedar River, Cedar Rapids, Iowa, authorized
by section 7002(2) of the Water Resources Reform

1	and Development Act of 2014 (128 Stat. 1366),
2	consistent with the City of Cedar Rapids, Iowa,
3	Cedar River Flood Control System Master Plan.
4	(7) South haven harbor, michigan.—Modi-
5	fications to the project for navigation, South Haven
6	Harbor, Michigan, for turning basin improvements,
7	authorized by the first section of the Act of August
8	11, 1888 (chapter 860, 25 Stat. 406).
9	(8) SALEM RIVER, SALEM COUNTY, NEW JER-
10	SEY.—Modifications to the project for navigation,
11	Salem River, Salem County, New Jersey, authorized
12	by section 1 of the Act of March 2, 1907 (chapter
13	2509, 34 Stat. 1080), to increase the authorized
14	depth.
15	(9) Port of ogdensburg, New York.—Modi-
16	fications to the project for navigation, Port of
17	Ogdensburg, New York, including deepening, au-
18	thorized by the first section of the Act of June 25,
19	1910 (chapter 382, 36 Stat. 635).
20	(10) ROLLINSON CHANNEL AND HATTERAS
21	INLET TO HATTERAS, NORTH CAROLINA.—Modifica-
22	tions to the project for navigation, Rollinson Chan-
23	nel and channel from Hatteras Inlet to Hatteras,
24	North Carolina, authorized by section 101 of the

River and Harbor Act of 1962 (76 Stat. 1174), to
 incorporate the ocean bar.

3 (11) HIRAM M. CHITTENDEN LOCKS, LAKE 4 WASHINGTON SHIP CANAL, WASHINGTON.-Modifica-5 tions to the Hiram M. Chittenden Locks (also 6 known as Ballard Locks), Lake Washington Ship 7 Canal, Washington, authorized by the Act of June 8 25, 1910 (chapter 382, 36 Stat. 666), for the con-9 struction of fish ladder improvements, including ef-10 forts to address elevated temperature and low dis-11 solved oxygen levels in the Canal.

12 (12) HUNTINGTON, WEST VIRGINIA.—Modifica13 tions to the Huntington Local Protection Project,
14 Huntington, West Virginia.

15 (c) Special Rules.—

(1) WAILUPE STREAM WATERSHED, HAWAII.—
The study authorized by subsection (a)(27) shall be
considered a resumption and a continuation of the
general reevaluation initiated on December 30,
2003, pursuant to section 209 of the Flood Control
Act (76 Stat. 1197).

(2) BELLEVUE AND PAPILLION CREEK, NEBRASKA.—The studies authorized by paragraphs
(48) and (49) of subsection (a) shall be considered
a continuation of the study that resulted in the

1	Chief's Report for the project for Papillion Creek
2	and Tributaries Lakes, Nebraska, signed January
3	24, 2022.
4	(3) South shore of long island, new
5	YORK.—In carrying out the study authorized by sub-
6	section $(a)(71)$, the Secretary shall study the South
7	Shore of Long Island, New York, as a whole system,
8	including inlets that are Federal channels.
9	(4) Project modifications.—Each study au-
10	thorized by subsection (b) shall be considered a new
11	phase investigation and afforded the same treatment
12	as a general reevaluation.
13	SEC. 8202. EXPEDITED COMPLETION.
14	(a) FEASIBILITY STUDIES.—The Secretary shall ex-
15	pedite the completion of a feasibility study for each of the
16	following projects, and if the Secretary determines that
17	the project is justified in a completed report, may proceed
18	
	directly to preconstruction planning, engineering, and de-
19	sign of the project:
19 20	
	sign of the project:
20	sign of the project: (1) Modifications to the project for navigation,

24 (3) Project for navigation, Branford Harbor25 and Stony Creek Channel, Connecticut.

1	(4) Project for flood risk management, East
2	Hartford Levee System, Connecticut.
3	(5) Project for navigation, Guilford Harbor and
4	Sluice Channel, Connecticut.
5	(6) Project for ecosystem restoration, Lake
6	Okeechobee, Florida.
7	(7) Project for ecosystem restoration, Western
8	Everglades, Florida.
9	(8) Modifications to the project for navigation,
10	Hilo Harbor, Hawaii.
11	(9) Project for ecosystem restoration, Fox
12	River, Illinois, included in the comprehensive plan
13	under section 519 of the Water Resources Develop-
14	ment Act of 2000 (114 Stat. 2653).
15	(10) Project for ecosystem restoration, recre-
16	ation, and other purposes, Illinois River, Chicago
17	River, Calumet River, Grand Calumet River, Little
18	Calumet River, and other waterways in the vicinity
19	of Chicago, Illinois, authorized by section $201(a)(7)$
20	of the Water Resources Development Act of 2020
21	(134 Stat. 2670).
22	(11) Project for hurricane and storm damage
23	risk reduction, Chicago Shoreline, Illinois, author-
24	ized by section $101(a)(12)$ of the Water Resources

3317

Development Act of 1996 (110 Stat. 3664; 128
 Stat. 1372).
 (12) Project for coastal storm risk manage-

ment, St. Tammany Parish, Louisiana.

5 (13) Modifications to the project for navigation,
6 Baltimore Harbor and Channels–Seagirt Loop Deep7 ening, Maryland, including to a depth of 50 feet.

8 (14) Project for flood and coastal storm risk
9 management and ecosystem restoration, Boston
10 North Shore, Revere, Saugus, Lynn, Malden, and
11 Everett, Massachusetts.

(15) Project for flood and coastal storm risk
management, Chelsea, Massachusetts, authorized by
a study resolution of the Committee on Public
Works of the Senate dated September 12, 1969.

16 (16) Project for ecosystem restoration, Herring
17 River Estuary, Barnstable County, Massachusetts,
18 authorized by a resolution of the Committee on
19 Transportation and Infrastructure of the House of
20 Representatives, approved July 23, 1997.

(17) Modifications to the project for flood risk
management, North Adams, Massachusetts, authorized by section 5 of the Act of June 22, 1936 (chapter 688, 49 Stat. 1572; 55 Stat. 639), for flood risk
management and ecosystem restoration.

1	(18) Project for coastal storm risk manage-
2	ment, ecosystem restoration, and navigation, Nauset
3	Barrier Beach and inlet system, Chatham, Massa-
4	chusetts, authorized by a study resolution of the
5	Committee on Public Works of the Senate dated
6	September 12, 1969.
7	(19) Project for flood risk management, DeSoto
8	County, Mississippi.
9	(20) Project for flood risk management, Rah-
10	way, New Jersey, authorized by section 336 of the
11	Water Resources Development Act of 2020 (134
12	Stat. 2712).
13	(21) Project for coastal storm risk manage-
14	ment, Raritan Bay and Sandy Hook Bay, New Jer-
15	sey.
16	(22) Project for coastal storm risk manage-
17	ment, Sea Bright to Manasquan, New Jersey.
18	(23) Project for flood risk management, Rio
19	Grande de Loiza, Puerto Rico.
20	(24) Project for flood risk management, Rio
21	Nigua, Salinas, Puerto Rico.
22	(25) Project for flood risk management,
23	Kanawha River Basin, West Virginia, Virginia, and
24	North Carolina.

(b) POST-AUTHORIZATION CHANGE REPORTS.—The
 Secretary shall expedite completion of a post-authorization
 change report for the following projects:

4 (1) Project for ecosystem restoration, Tres
5 Rios, Arizona, authorized by section 101(b)(4) of the
6 Water Resources Development Act of 2000 (114
7 Stat. 2577).

8 (2) Project for coastal storm risk management,
9 Surf City and North Topsail Beach, North Carolina,
10 authorized by section 7002(3) of the Water Re11 sources Reform and Development Act of 2014 (128)
12 Stat. 1367).

13 (c) WATERSHED AND RIVER BASIN ASSESSMENTS.—

14 (1)GREAT LAKES COASTAL RESILIENCY 15 STUDY.—The Secretary shall expedite the comple-16 tion of the comprehensive assessment of water re-17 sources needs for the Great Lakes System under 18 section 729 of the Water Resources Development 19 Act of 1986 (33 U.S.C. 2267a), as required by sec-20 tion 1219 of the Water Resources Development Act 21 of 2018 (132 Stat. 3811; 134 Stat. 2683).

(2) COUNTY OF HAWAI'I, HAWAII.—The Secretary shall expedite the completion of a watershed
assessment for the County of Hawai'i, Hawaii,

under section 729 of the Water Resources Develop ment Act of 1986 (33 U.S.C. 2267a).

3 (d) MAINTENANCE OF NAVIGATION CHANNELS.— 4 The Secretary shall expedite the completion of a determination of the feasibility of improvements proposed by 5 6 the non-Federal interest under section 204(f)(1)(A)(i) of 7 the Water Resources Development Act of 1986 (33 U.S.C. 8 2232(f)(1)(A)(i), for the deepening and widening of the 9 navigation project for Coos Bay, Oregon, authorized by the Act of March 3, 1879 (chapter 181, 20 Stat. 370). 10 11 SEC. 8203. EXPEDITED MODIFICATIONS OF EXISTING FEASI-12 **BILITY STUDIES.**

13 The Secretary shall expedite the completion of the 14 following feasibility studies, as modified by this section, 15 and if the Secretary determines that a project that is the 16 subject of the feasibility study is justified in the completed 17 report, may proceed directly to preconstruction planning, 18 engineering, and design of the project:

(1) MARE ISLAND STRAIT, CALIFORNIA.—The
study for navigation, Mare Island Strait channel, authorized by section 406 of the Water Resources Development Act of 1999 (113 Stat. 323), is modified
to authorize the Secretary to consider the economic
and national security benefits from recent proposals

for utilization of the channel for Department of De fense shipbuilding and vessel repair.

3 (2) LAKE PONTCHARTRAIN AND VICINITY, LOU-4 ISIANA.—The study for flood risk management and 5 hurricane and storm damage risk reduction, Lake 6 Pontchartrain and Vicinity, Louisiana, authorized by 7 section 204 of the Flood Control Act of 1965 (79 8 Stat. 1077), is modified to authorize the Secretary 9 to investigate increasing the scope of the project to 10 provide protection against a 200-year storm event.

11 (3) BLACKSTONE RIVER VALLEY, RHODE IS12 LAND AND MASSACHUSETTS.—

(A) IN GENERAL.—The study for eco-13 14 system restoration, Blackstone River Valley, 15 Rhode Island and Massachusetts, authorized by 16 section 569 of the Water Resources Develop-17 ment Act of 1996 (110 Stat. 3788), is modified 18 to authorize the Secretary to conduct a study 19 for water supply, water flow, and wetland res-20 toration and protection within the scope of the 21 study.

(B) INCORPORATION OF EXISTING DATA.—
In carrying out the study described in subparagraph (A), the Secretary shall use, to the extent
practicable, any existing data for the project

1	prepared under the authority of section 206 of
2	the Water Resources Development Act of 1996
3	(33 U.S.C. 2330).

4 (4) LOWER SADDLE RIVER, NEW JERSEY.—The 5 study for flood control, Lower Saddle River, New 6 Jersey, authorized by section 401(a) of the Water 7 Resources Development Act of 1986 (100 Stat. 8 4119), is modified to authorize the Secretary to re-9 view the previously authorized study and take into 10 consideration changes in hydraulic and hydrologic 11 circumstances and local economic development since 12 the study was initially authorized.

13 (5)TRINITY RIVER AND TRIBUTARIES, 14 TEXAS.—The study for navigation, Liberty, Texas, 15 authorized by section 1201(7) of the Water Re-16 sources Development Act of 2018 (132 Stat. 3802), 17 is modified to authorize the Secretary to include in 18 the study flood risk management and ecosystem res-19 toration.

20 SEC. 8204. CORPS OF ENGINEERS RESERVOIR SEDIMENTA-

21 TION ASSESSMENT.

(a) IN GENERAL.—The Secretary, at Federal expense, shall conduct an assessment of sediment in reservoirs owned and operated by the Secretary.

(b) CONTENTS.—For each reservoir for which the
 Secretary carries out an assessment under subsection (a),
 the Secretary shall include in the assessment—

4 (1) an estimation of the volume of sediment in5 the reservoir;

6 (2) an evaluation of the effects of such sedi-7 ment on reservoir storage capacity, including a 8 quantification of lost reservoir storage capacity due 9 to the sediment and an evaluation of how such lost 10 reservoir storage capacity affects the allocated stor-11 age space for authorized purposes within the res-12 ervoir (including, where applicable, allocations for 13 dead storage, inactive storage, active conservation, 14 joint use, and flood surcharge);

(3) the identification of any additional effects of
sediment on the operations of the reservoir or the
ability of the reservoir to meet its authorized purposes;

(4) the identification of any potential effects of
the sediment over the 10-year period beginning on
the date of enactment of this Act on the areas immediately upstream and downstream of the reservoir;

1	(5) the identification of any existing sediment
2	monitoring and management plans associated with
3	the reservoir;
4	(6) for any reservoir that does not have a sedi-
5	ment monitoring and management plan—
6	(A) an identification of whether a sediment
7	management plan for the reservoir is under de-
8	velopment; or
9	(B) an assessment of whether a sediment
10	management plan for the reservoir would be
11	useful in the long-term operation and mainte-
12	nance of the reservoir for its authorized pur-
13	poses; and
14	(7) any opportunities for beneficial use of the
15	sediment in the vicinity of the reservoir.
16	(c) Report to Congress; Public Availability.—
17	Not later than 2 years after the date of enactment of this
18	Act, the Secretary shall submit to the Committee on
19	Transportation and Infrastructure of the House of Rep-
20	resentatives and the Committee on Environment and Pub-
21	lic Works of the Senate, and make publicly available (in-
22	cluding on a publicly available website), a report describ-
23	ing the results of the assessment carried out under sub-
24	section (a).

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to carry out this section
 \$10,000,000, to remain available until expended.

4 SEC. 8205. REPORT AND RECOMMENDATIONS ON DREDGE 5 CAPACITY.

6 (a) IN GENERAL.—Not later than 2 years after the 7 date of enactment of this Act, the Secretary shall submit 8 to the Committee on Transportation and Infrastructure 9 of the House of Representatives and the Committee on 10 Environment and Public Works of the Senate, and make 11 publicly available (including on a publicly available 12 website), a report that includes—

(1) a quantification of the expected hopper and
pipeline dredging needs of authorized water resources development projects for the 10 years after
the date of enactment of this Act, including—

- 17 (A) the dredging needs to—
- (i) construct deepenings or widenings
 at authorized but not constructed projects
 and the associated operations and maintenance needs of such projects; and
- 22 (ii) operate and maintain existing23 Federal navigation channels;

1	(B) the amount of dredging to be carried
2	out by the Corps of Engineers for other Federal
3	agencies;
4	(C) the dredging needs associated with au-
5	thorized hurricane and storm damage risk re-
6	duction projects (including periodic renourish-
7	ment); and
8	(D) the dredging needs associated with
9	projects for the beneficial use of dredged mate-
10	rial authorized by section 1122 of the Water
11	Resources Development Act of 2016 (33 U.S.C.
12	2326 note);
13	(2) an identification of the Federal appropria-
14	tions for dredging projects and expenditures from
15	the Harbor Maintenance Trust Fund for fiscal year
16	2015 and each fiscal year thereafter;
17	(3) an identification of the dredging capacity of
18	the domestic hopper and pipeline dredge fleet, in-
19	cluding publicly owned and privately owned vessels,
20	in each of the 10 years preceding the date of enact-
21	ment of this Act;
22	(4) an analysis of the ability of the domestic
23	hopper and pipeline dredge fleet to meet the ex-
24	pected dredging needs identified under paragraph

1	(1), including an analysis of such ability in each
2	of—
3	(A) the east coast region;
4	(B) the west coast region, including the
5	States of Alaska and Hawaii;
6	(C) the gulf coast region; and
7	(D) the Great Lakes region;
8	(5) an identification of the dredging capacity of
9	domestic hopper and pipeline dredge vessels that are
10	under contract for construction and intended to be
11	used at water resources development projects;
12	(6) an identification of any hopper or pipeline
13	dredge vessel expected to be retired or become un-
14	available during the 10-year period beginning on the
15	date of enactment of this section;
16	(7) an identification of the potential costs of
17	using either public or private dredging to carry out
18	authorized water resources development projects;
19	and
20	(8) any recommendations of the Secretary for
21	adding additional domestic hopper and pipeline
22	dredging capacity, including adding public and pri-
23	vate dredging vessels to the domestic hopper and
24	pipeline dredge fleet to efficiently service water re-
25	sources development projects.

(b) OPPORTUNITY FOR PARTICIPATION.—In carrying
 out subsection (a), the Secretary shall provide interested
 stakeholders, including representatives from the commer cial dredging industry, with an opportunity to submit com ments to the Secretary.

6 (c) SENSE OF CONGRESS.—It is the sense of Con7 gress that the Corps of Engineers should add additional
8 dredging capacity if the addition of such capacity would—

9 (1) enable the Corps of Engineers to carry out
10 water resources development projects in an efficient
11 and cost-effective manner; and

12 (2) be in the best interests of the United13 States.

14 SEC. 8206. ASSESSMENT OF IMPACTS FROM CHANGING OP-

15 ERATION AND MAINTENANCE RESPONSIBIL16 ITIES.

(a) IN GENERAL.—The Secretary shall carry out an
assessment of the consequences of amending section
101(b) of the Water Resources Development Act of 1986
(33 U.S.C. 2211(b)) to authorize the operation and maintenance of navigation projects for a harbor or inland harbor constructed by the Secretary at 100-percent Federal
cost to a depth of 55 feet.

(b) CONTENTS.—In carrying out the assessment
under subsection (a), the Secretary shall—

1	(1) describe all existing Federal navigation
2	projects that are authorized or constructed to a
3	depth of 55 feet or greater;
4	(2) describe any Federal navigation project that
5	is likely to seek authorization or modification to a
6	depth of 55 feet or greater during the 10-year period
7	beginning on the date of enactment of this section;
8	(3) estimate—
9	(A) the potential annual increase in Fed-
10	eral costs that would result from authorizing
11	operation and maintenance of a navigation
12	project to a depth of 55 feet at Federal ex-
13	pense; and
14	(B) the potential cumulative increase in
15	such Federal costs during the 10-year period
16	beginning on the date of enactment of this sec-
17	tion; and
18	(4) assess the potential effect of authorizing op-
19	eration and maintenance of a navigation project to
20	a depth of 55 feet at Federal expense on other Fed-
21	eral navigation operation and maintenance activities,
22	including the potential impact on activities at donor
23	ports, energy transfer ports, emerging harbor
24	projects, and projects carried out in the Great Lakes
25	Navigation System, as such terms are defined in sec-

- 1 tion 102(a)(2) of the Water Resources Development
- 2 Act of 2020 (33 U.S.C. 2238 note).
- 3 (c) REPORT.—Not later than 18 months after the 4 date of enactment of this section, the Secretary shall submit to the Committee on Transportation and Infrastruc-5 ture of the House of Representatives and the Committee 6 7 on Environment and Public Works of the Senate, and 8 make publicly available (including on a publicly available 9 website), a report describing the results of the assessment carried out under subsection (a). 10

11 SEC. 8207. MAINTENANCE DREDGING DATA.

Section 1133(b)(3) of the Water Resources Development Act of 2016 (33 U.S.C. 2326f(b)(3)) is amended by inserting ", including a separate line item for all Federal costs associated with the disposal of dredged material" before the semicolon.

17 SEC. 8208. WESTERN INFRASTRUCTURE STUDY.

(a) COMPREHENSIVE STUDY.—The Secretary shall
conduct a comprehensive study to evaluate the effectiveness of carrying out additional measures, including measures that use natural features or nature-based features,
at or upstream of covered reservoirs, for the purposes of—
(1) sustaining operations in response to chang-

24 ing hydrological and climatic conditions;

1	(2) mitigating the risk of drought or floods, in-
2	cluding the loss of storage capacity due to sediment
3	accumulation;
4	(3) increasing water supply; or
5	(4) aquatic ecosystem restoration.
6	(b) Study Focus.—In conducting the study under
7	subsection (a), the Secretary shall include all covered res-
8	ervoirs located in the South Pacific Division of the Corps
9	of Engineers.
10	(c) Consultation and Use of Existing Data.—
11	(1) CONSULTATION.—In conducting the study
12	under subsection (a), the Secretary shall consult
13	with applicable—
14	(A) Federal, State, and local agencies;
15	(B) Indian Tribes;
16	(C) non-Federal interests; and
17	(D) stakeholders, as determined appro-
18	priate by the Secretary.
19	(2) Use of existing data and prior stud-
20	IES.—In conducting the study under subsection (a),
21	the Secretary shall, to the maximum extent prac-
22	ticable and where appropriate—
23	(A) use existing data provided to the Sec-
24	retary by entities described in paragraph (1) ;
25	and

	000 <i>2</i>
1	(B) incorporate—
2	(i) relevant information from prior
3	studies and projects carried out by the
4	Secretary; and
5	(ii) the relevant technical data and
6	scientific approaches with respect to
7	changing hydrological and climatic condi-
8	tions.
9	(d) REPORT.—Not later than 3 years after the date
10	of enactment of this Act, the Secretary shall submit to
11	the Committee on Transportation and Infrastructure of
12	the House of Representatives and the Committee on Envi-
13	ronment and Public Works of the Senate a report that
14	describes—
15	(1) the results of the study; and
16	(2) any recommendations for additional study
17	in specific geographic areas.
18	(e) SAVINGS PROVISION.—Nothing in this section
19	provides authority to the Secretary to change the author-
20	ized purposes of any covered reservoir.
21	(f) DEFINITIONS.—In this section:
22	(1) COVERED RESERVOIR.—The term "covered
23	reservoir" means a reservoir owned and operated by
24	the Secretary or for which the Secretary has flood

1	control responsibilities under section 7 of the Act of
2	December 22, 1944 (33 U.S.C. 709).

3 (2) NATURAL FEATURE AND NATURE-BASED
4 FEATURE.—The terms "natural feature" and "na5 ture-based feature" have the meanings given such
6 terms in section 1184(a) of the Water Resources
7 Development Act of 2016 (33 U.S.C. 2289a(a)).

8 SEC. 8209. RECREATION AND ECONOMIC DEVELOPMENT AT 9 CORPS FACILITIES IN APPALACHIA.

10 (a) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Secretary shall prepare 11 12 and submit to the Committee on Environment and Public 13 Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives 14 15 a plan to implement the recreational and economic development opportunities identified by the Secretary in the re-16 17 port submitted under section 206 of the Water Resources Development Act of 2020 (134 Stat. 2680) at Corps of 18 19 Engineers facilities located within a distressed county or 20an at-risk county (as described in subsection (a)(1) of such 21 section) in Appalachia.

(b) CONSIDERATIONS.—In accordance with existing
guidance, in preparing the plan under subsection (a), the
Secretary shall consider options for Federal funding, partnerships, and outgrants to Federal, State, and local gov-

ernments, nonprofit organizations, and commercial busi nesses.

3 SEC. 8210. OUACHITA RIVER WATERSHED, ARKANSAS AND 4 LOUISIANA.

5 The Secretary shall conduct a review of projects in
6 the Ouachita River watershed, Arkansas and Louisiana,
7 under section 216 of the Flood Control Act of 1970 (33
8 U.S.C. 549a).

9 SEC. 8211. REPORT ON SANTA BARBARA STREAMS, LOWER 10 MISSION CREEK, CALIFORNIA.

11 Not later than 1 year after the date of enactment 12 of this section, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House 13 of Representatives and the Committee on Environment 14 15 and Public Works of the Senate, and make publicly available (including on a publicly available website), a report 16 that provides an updated economic review of the remain-17 ing portions of the project for flood damage reduction, 18 19 Santa Barbara streams, Lower Mission Creek, California, 20 authorized by section 101(b) of the Water Resources De-21 velopment Act of 2000 (114 Stat. 2577), taking into con-22 sideration work already completed by the non-Federal in-23 terest.

SEC. 8212. DISPOSITION STUDY ON SALINAS DAM AND RES ERVOIR, CALIFORNIA.

In carrying out the disposition study for the project
for Salinas Dam (Santa Margarita Lake), California, pursuant to section 202(d) of the Water Resources Development Act of 2020 (134 Stat. 2675), the Secretary shall—

7 (1) ensure that the County of San Luis Obispo
8 is provided right of first refusal for any potential
9 conveyance of the project; and

10 (2) ensure that the study identifies and de11 scribes any potential repairs or modifications to the
12 project necessary to meet Federal and State dam
13 safety requirements prior to transferring the project.
14 SEC. 8213. EXCESS LANDS REPORT FOR WHITTIER NAR15 ROWS DAM, CALIFORNIA.

16 (a) IN GENERAL.—Not later than 1 year after the 17 date of enactment of this section, the Secretary shall submit to the Committee on Transportation and Infrastruc-18 19 ture of the House of Representatives and the Committee 20 on Environment and Public Works of the Senate a report 21 that identifies any real property associated with the Whit-22 tier Narrows Dam element of the Los Angeles County 23 Drainage Area project that the Secretary determines—

(1) is not needed to carry out the authorized
purposes of the Whittier Narrows Dam element of
such project; and

(2) could be transferred to the City of Pico Ri vera, California, for the replacement of recreational
 facilities located in such city that were adversely im pacted by dam safety construction activities associ ated with the Whittier Narrows Dam element of
 such project.

7 (b) Los ANGELES COUNTY DRAINAGE AREA 8 PROJECT DEFINED.—In this section, the term "Los Angeles County Drainage Area project" means the project 9 for flood control, Los Angeles County Drainage Area, 10 11 California, authorized by section 101(b) of the Water Resources Development Act of 1990 (104 Stat. 4611; 130 12 Stat. 1690). 13

14 SEC. 8214. COMPREHENSIVE CENTRAL AND SOUTHERN 15 FLORIDA STUDY.

(a) IN GENERAL.—The Secretary is authorized to
carry out a feasibility study for resiliency and comprehensive improvements or modifications to existing water resources development projects in the central and southern
Florida area, for the purposes of flood risk management,
water supply, ecosystem restoration (including preventing
saltwater intrusion), recreation, and related purposes.

23 (b) REQUIREMENTS.—In carrying out the feasibility
24 study under subsection (a), the Secretary—

25 (1) is authorized to—

1 (A) review the report of the Chief of Engi-2 neers on central and southern Florida, pub-3 lished as House Document 643, 80th Congress, 4 2d Session, and other related reports of the 5 Secretary; and 6 (B) recommend cost-effective structural 7 and nonstructural projects for implementation 8 that provide a systemwide approach for the pur-9 poses described in subsection (a); and 10 (2) shall ensure the study and any projects rec-11 ommended under paragraph (1)(B) will not interfere 12 with the efforts undertaken to carry out the Com-13 prehensive Everglades Restoration Plan pursuant to 14 section 601 of the Water Resources Development 15 Act of 2000 (114 Stat. 2680; 132 Stat. 3786). 16 SEC. 8215. NORTHERN ESTUARIES ECOSYSTEM RESTORA-17 TION, FLORIDA. 18 (a) DEFINITIONS.—In this section: 19 (1)CENTRAL AND SOUTHERN FLORIDA PROJECT.—The term "Central and Southern Florida 20 21 Project" has the meaning given that term in section 22 601 of the Water Resources Development Act of 23 2000.24 (2) NORTHERN ESTUARIES.—The term "northern estuaries" means the Caloosahatchee Estuary, 25

1	Charlotte Harbor, Indian River Lagoon, Lake Worth
2	Lagoon, and St. Lucie River Estuary.
3	(3) South florida ecosystem.—
4	(A) IN GENERAL.—The term "South Flor-
5	ida ecosystem" means the area consisting of the
6	land and water within the boundary of the
7	South Florida Water Management District in
8	effect on July 1, 1999.
9	(B) INCLUSIONS.—The term "South Flor-
10	ida ecosystem" includes—
11	(i) the Everglades;
12	(ii) the Florida Keys;
13	(iii) the contiguous near-shore coastal
14	water of South Florida; and
15	(iv) Florida's Coral Reef.
16	(4) Study Area.—The term "study area"
17	means all lands and waters within—
18	(A) the northern estuaries;
19	(B) the South Florida ecosystem; and
20	(C) the study area boundaries of the In-
21	dian River Lagoon National Estuary Program
22	and the Coastal and Heartland Estuary Part-
23	nership, authorized pursuant to section 320 of
24	the Federal Water Pollution Control Act (33
25	U.S.C. 1330).

1	(b) Proposed Comprehensive Plan.—
2	(1) DEVELOPMENT.—The Secretary shall de-
3	velop, in cooperation with the non-Federal sponsors
4	of the Central and Southern Florida project and any
5	relevant Federal, State, and Tribal agencies, a pro-
6	posed comprehensive plan for the purpose of restor-
7	ing, preserving, and protecting the northern estu-
8	aries.
9	(2) Inclusions.—In carrying out paragraph
10	(1), the Secretary shall develop a proposed com-
11	prehensive plan that provides for ecosystem restora-
12	tion within the northern estuaries, including the
13	elimination of harmful discharges from Lake Okee-
14	chobee.
15	(3) SUBMISSION.—Not later than 3 years after
16	the date of enactment of this Act, the Secretary
17	shall submit to Congress for approval—
18	(A) the proposed comprehensive plan devel-
19	oped under this subsection; and
20	(B) recommendations for future feasibility
21	studies within the study area for the ecosystem
22	restoration of the northern estuaries.
23	(4) INTERIM REPORTS.—Not later than 1 year
24	after the date of enactment of this Act, and annually
25	thereafter until the submission of the proposed com-

prehensive plan under paragraph (3), the Secretary
 shall submit to Congress an interim report on the
 development of the proposed comprehensive plan.

4 (5) ADDITIONAL STUDIES AND ANALYSES.— 5 Notwithstanding the submission of the proposed 6 comprehensive plan under paragraph (3), the Sec-7 retary shall continue to conduct such studies and 8 analyses after the date of such submission as are 9 necessary for the purpose of restoring, preserving, 10 and protecting the northern estuaries.

(c) LIMITATION.—Nothing in this section shall be
construed to require the alteration or amendment of the
schedule for completion of the Comprehensive Everglades
Restoration Plan.

15 SEC. 8216. STUDY ON SHELLFISH HABITAT AND SEAGRASS,

16

FLORIDA CENTRAL GULF COAST.

17 (a) IN GENERAL.—Not later than 24 months after 18 the date of enactment of this Act, the Secretary shall carry 19 out a study, and submit to the Committee on Transpor-20 tation and Infrastructure of the House of Representatives 21 and the Committee on Environment and Public Works of 22 the Senate a report, on projects and activities carried out 23 through the Engineer Research and Development Center 24 to restore shellfish habitat and seagrass in coastal estuaries in the Florida Central Gulf Coast. 25

(b) REQUIREMENTS.—In conducting the study under
 subsection (a), the Secretary shall—

3 (1) consult with independent expert scientists
4 and other regional stakeholders with relevant exper5 tise and experience; and

6 (2) coordinate with Federal, State, and local
7 agencies providing oversight for both short- and
8 long-term monitoring of the projects and activities
9 described in subsection (a).

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$2,000,000, to remain available until expended.

13 SEC. 8217. REPORT ON SOUTH FLORIDA ECOSYSTEM RES14 TORATION PLAN IMPLEMENTATION.

(a) REPORT.—Not later than 180 days after the date
of enactment of this Act, the Secretary shall submit to
the Committee on Transportation and Infrastructure of
the House of Representatives and the Committee on Environment and Public Works of the Senate a report that
provides an update on—

(1) Comprehensive Everglades Restoration Plan
projects, as authorized by or pursuant to section 601
of the Water Resources Development Act of 2000
(114 Stat. 2680; 121 U.S.C. 1269; 132 U.S.C.
3786);

1	(2) the review of the Lake Okeechobee Regula-
2	tion Schedule pursuant to section 1106 of the Water
3	Resources Development Act of 2018 (132 Stat.
4	3773) and section 210 of the Water Resources De-
5	velopment Act of 2020 (134 U.S.C. 2682); and
6	(3) any additional water resources development
7	projects and studies included in the South Florida
8	Ecosystem Restoration Plan Integrated Delivery
9	Schedule prepared in accordance with part 385 of
10	title 33, Code of Federal Regulations.
11	(b) CONTENTS.—The Secretary shall include in the
12	report submitted under subsection (a) the status of each
13	authorized water resources development project or study
14	described in such subsection, including—
15	(1) an estimated implementation or completion
16	date of the project or study; and
17	(2) the estimated costs to complete implementa-
18	tion or construction, as applicable, of the project or
19	study.
20	SEC. 8218. GREAT LAKES RECREATIONAL BOATING.
21	Notwithstanding subsection (f) of section 455 of the
22	Water Resources Development Act of 1999 (42 U.S.C.
23	1962d–21), not later than 1 year after the date of enact-
24	ment of this Act, the Secretary shall prepare, at Federal
25	expense, and submit to the Committee on Environment

and Public Works of the Senate and the Committee on
 Transportation and Infrastructure of the House of Rep resentatives a report updating the findings of the report
 on the economic benefits of recreational boating in the
 Great Lakes basin prepared under subsection (c) of such
 section.

7 SEC. 8219. HYDRAULIC EVALUATION OF UPPER MIS8 SISSIPPI RIVER AND ILLINOIS RIVER.

9 (a) STUDY.—The Secretary, in coordination with rel10 evant Federal agencies, shall, at Federal expense, periodi11 cally carry out a study to—

12 (1) evaluate the flow frequency probabilities of
13 the Upper Mississippi River and the Illinois River;
14 and

15 (2) develop updated water surface profiles for16 such rivers.

17 (b) AREA OF EVALUATION.—In carrying out sub-18 section (a), the Secretary shall conduct analysis along the mainstem of the Mississippi River from upstream of the 19 20 Minnesota River confluence near Anoka, Minnesota, to 21 just upstream of the Ohio River confluence near Cairo, 22 Illinois, and along the Illinois River from Dresden Island 23 Lock and Dam to the confluence with the Mississippi 24 River, near Grafton, Illinois.

(c) REPORTS.—Not later than 5 years after the date 1 2 of enactment of this Act, and not less frequently than 3 every 20 years thereafter, the Secretary shall submit to 4 the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Envi-5 ronment and Public Works of the Senate a report con-6 7 taining the results of a study carried out under subsection 8 (a).

9 (d) PUBLIC AVAILABILITY.—Any information devel10 oped under subsection (a) shall be made publicly available,
11 including on a publicly available website.

12 SEC. 8220. DISPOSITION STUDY ON HYDROPOWER IN THE
13 WILLAMETTE VALLEY, OREGON.

14 (a) DISPOSITION STUDY.—

(1) IN GENERAL.—The Secretary shall carry
out a disposition study to determine the Federal interest in, and identify the effects of, deauthorizing
hydropower as an authorized purpose, in whole or in
part, of the Willamette Valley hydropower project.

20 (2) CONTENTS.—In carrying out the disposition
21 study under paragraph (1), the Secretary shall re22 view the effects of deauthorizing hydropower on—

23 (A) Willamette Valley hydropower project
24 operations;

1	(B) other authorized purposes of such
2	project;
3	(C) cost apportionments;
4	(D) dam safety;
5	(E) compliance with the requirements of
6	the Endangered Species Act (16 U.S.C. 1531 et
7	seq.); and
8	(F) the operations of the remaining dams
9	within the Willamette Valley hydropower
10	project.
11	(3) Recommendations.—If the Secretary,
12	through the disposition study authorized by para-
13	graph (1), determines that hydropower should be re-
14	moved as an authorized purpose of any part of the
15	Willamette Valley hydropower project, the Secretary
16	shall also investigate and recommend any necessary
17	structural or operational changes at such project
18	that are necessary to achieve an appropriate balance
19	among the remaining authorized purposes of such
20	project or changes to such purposes.
21	(b) REPORT.—Not later than 18 months after the
22	date of enactment of this Act, the Secretary shall issue
23	a report to the Committee on Transportation and Infra-
24	structure of the House of Representatives and the Com-

mittee on Environment and Public Works of the Senate
 that describes—

3 (1) the results of the disposition study on
4 deauthorizing hydropower as a purpose of the Wil5 lamette Valley hydropower project; and

6 (2) any recommendations required under sub-7 section (a)(3).

8 (c) COSTS.—Until such time as the report required 9 under subsection (b) is issued, any new construction-re-10 lated expenditures of the Secretary at the Willamette Val-11 ley hydropower project that are assigned to hydropower 12 shall not be reimbursable.

13 (d) DEFINITION.—In this section, the term "Willamette Valley hydropower project" means the system of dams 14 15 and reservoir projects authorized to generate hydropower and the power features that operate in conjunction with 16 the main regulating dam facilities, including the Big Cliff, 17 Dexter, and Foster re-regulating dams in the Willamette 18 River Basin, Oregon, as authorized by section 4 of the 19 20 Flood Control Act of 1938 (chapter 795, 52 Stat. 1222; 21 62 Stat. 1178; 64 Stat. 177; 68 Stat. 1264; 74 Stat. 499; 22 100 Stat. 4144).

1 SEC. 8221. HOUSTON SHIP CHANNEL EXPANSION CHANNEL

2

IMPROVEMENT PROJECT, TEXAS.

3 The Secretary shall expedite the completion of a study under section 216 of the Flood Control Act of 1970 4 5 (33 U.S.C. 549a) for modifications of the project for navigation, Houston Ship Channel Expansion Channel Im-6 7 provement Project, Harris, Chambers, and Galveston 8 Counties, Texas, authorized by section 401 of the Water 9 Resources Development Act of 2020 (134 Stat. 2734), to incorporate into the project the construction of barge lanes 10 11 immediately adjacent to either side of the Houston Ship Channel from Bolivar Roads to Morgan's Point. 12

13 SEC. 8222. SABINE-NECHES WATERWAY NAVIGATION IM PROVEMENT PROJECT, TEXAS.

The Secretary shall expedite the review and coordination of the feasibility study for the project for navigation,
Sabine–Neches Waterway, Texas, under section 203(b) of
the Water Resources Development Act of 1986 (33 U.S.C.
2231(b)).

20 SEC. 8223. NORFOLK HARBOR AND CHANNELS, VIRGINIA.

Not later than December 31, 2023, the Secretary
shall complete a post-authorization change report for the
Anchorage F modifications to the project for navigation,
Norfolk Harbor and Channels, Virginia, authorized by section 201 of the Water Resources Development Act of 1986
(100 Stat. 4090; 132 Stat. 3840).

1 SEC. 8224. COASTAL VIRGINIA, VIRGINIA.

2 (a) IN GENERAL.—In carrying out the feasibility 3 study for the project for flood risk management, ecosystem restoration, and navigation, Coastal Virginia, authorized 4 5 by section 1201(9) of the Water Resources Development Act of 2018 (132 Stat. 3802), the Secretary is authorized 6 7 to enter into a written agreement with any Federal agency 8 that owns or operates property in the area of the project 9 to accept and expend funds from such Federal agency to include in the study an analysis with respect to property 10 11 owned or operated by such Federal agency.

(b) INFORMATION.—The Secretary shall use any relevant information obtained from a Federal agency described in subsection (a) to carry out the feasibility study
described in such subsection.

16 SEC. 8225. WEST VIRGINIA HYDROPOWER.

(a) IN GENERAL.—For water resources development
projects described in subsection (b), the Secretary is authorized to evaluate Federal and non-Federal modifications to such projects for the purposes of adding capacity
for hydropower generation or energy storage.

(b) PROJECTS DESCRIBED.—The projects referred toin subsection (a) are the following:

(1) Sutton Dam, Braxton County, West Virginia, authorized by section 5 of the Act of June 22,
1936 (chapter 688, 49 Stat. 1586).

1	(2) Hildebrand Lock and Dam, Monongahela
2	County, West Virginia, authorized by section 101 of
3	the River and Harbor Act of 1950 (chapter 188, 64
4	Stat. 166).
5	(3) Bluestone Lake, Summers County, West
6	Virginia, authorized by section 5 of the Act of June
7	22, 1936 (chapter 688, 49 Stat. 1586).
8	(4) R.D. Bailey Dam, Wyoming County, West
9	Virginia, authorized by section 203 of the Flood
10	Control Act of 1962 (76 Stat. 1188).
11	(5) Stonewall Jackson Dam, Lewis County,
12	West Virginia, authorized by section 203 of the
13	Flood Control Act of 1966 (80 Stat. 1421).
14	(6) East Lynn Dam, Wayne County, West Vir-
15	ginia, authorized by section 5 of the Act of June 22,
16	1936 (chapter 688, 49 Stat. 1586).
17	(7) Burnsville Lake, Braxton County, West Vir-
18	ginia, authorized by section 5 of the Act of June 22,
19	1936 (chapter 688, 49 Stat. 1586).
20	(c) Demonstration Projects.—In carrying out
21	subsection (a), the Secretary may carry out demonstration
22	projects for purposes of testing and evaluating technology
23	for adding capacity for hydropower generation or energy
24	storage to a project described in subsection (b).

1	SEC. 8226. ELECTRONIC PREPARATION AND SUBMISSION
2	OF APPLICATIONS.
3	Section 2040(f) of the Water Resources Development
4	Act of 2007 (33 U.S.C. 2345(f)) is amended—
5	(1) in paragraph (1), by striking "Water Re-
6	sources Development Act of 2016" and inserting
7	"Water Resources Development Act of 2022"; and
8	(2) by striking paragraph (2) and inserting the
9	following:
10	"(2) Update on electronic system imple-
11	MENTATION.—The Secretary shall submit to the
12	Committee on Transportation and Infrastructure of
13	the House of Representatives and the Committee on
14	Environment and Public Works of the Senate a
15	quarterly update describing the status of the imple-
16	mentation of this section.".
17	SEC. 8227. INVESTMENTS FOR RECREATION AREAS.

17 SEC. 8227. INVESTMENTS FOR RECREATION AREAS.

(a) SENSE OF CONGRESS.—It is the sense of Congress that the Corps of Engineers should use all available
authorities to promote and enhance development and recreational opportunities at lakes that are part of authorized
civil works projects under the administrative jurisdiction
of the Corps of Engineers.

(b) REPORT.—Not later than 180 days 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 Infra structure of the House of Representatives a report on in vestments needed to support recreational activities that
 are part of authorized water resources development
 projects under the administrative jurisdiction of the Corps
 of Engineers.

7 (c) REQUIREMENTS.—The report under subsection8 (b) shall include—

9 (1) a list of deferred maintenance projects, in10 cluding maintenance projects relating to recreational
11 facilities and sites and associated access roads;

(2) a plan to fund the projects described in
paragraph (1) during the 5-year period beginning on
the date of enactment of this Act;

(3) a description of efforts made by the Corps
of Engineers to coordinate investments in recreational facilities and sites and associated access
roads with—

- 19 (A) State and local governments; or
- 20 (B) private entities; and

(4) an assessment of whether the modification
of Federal contracting requirements could accelerate
the availability of funds for the projects described in
paragraph (1).

1 SEC. 8228. AUTOMATED FEE MACHINES.

For the purpose of mitigating adverse impacts to public access to outdoor recreation, to the maximum extent practicable, the Secretary shall consider alternatives to the use of automated fee machines for the collection of fees for the use of developed recreation sites and facilities in West Virginia.

8 SEC. 8229. REVIEW OF RECREATIONAL HAZARDS.

9 (a) IN GENERAL.—The Secretary shall—

10 (1) carry out a review of potential threats to 11 human life and safety from use of covered sites; and 12 (2) install such technologies and other meas-13 ures, including sirens, strobe lights, and signage, 14 that the Secretary, based on the review carried out 15 under paragraph (1), determines necessary for alerting the public of hazardous water conditions or to 16 17 otherwise minimize or eliminate any identified 18 threats to human life and safety.

19 (b) COVERED SITES DEFINED.—In this section, the20 term "covered sites" means—

(1) designated recreational areas at the Buford
Dam, Lake Sidney Lanier, Georgia, authorized by
section 1 of the Act of July 24, 1946 (chapter 595,
60 Stat. 635);

25 (2) designated recreational areas at the banks26 of the Mississippi River, Louisiana; and

1 (3) the project for navigation, Murderkill River, 2 Delaware, authorized by the first section of the Act 3 of July 13, 1892 (chapter 158, 27 Stat. 98). 4 SEC. 8230. ASSESSMENT OF COASTAL FLOODING MITIGA-5 TION MODELING AND TESTING CAPACITY. 6 (a) IN GENERAL.—The Secretary, acting through the 7 Director of the Engineer Research and Development Cen-8 ter, shall carry out an assessment of the current capacity 9 of the Corps of Engineers to model coastal flood mitiga-10 tion systems and test the effectiveness of such systems in preventing flood damage resulting from coastal storm 11 12 surges. 13 (b) CONSIDERATIONS.—In carrying out the assess-14 ment under subsection (a), the Secretary shall— 15 (1) identify the capacity of the Corps of Engi-16 neers to-17 (A) carry out the testing of the perform-18 ance and reliability of coastal flood mitigation 19 systems; or 20 (B) collaborate with private industries to 21 carry out such testing; 22 (2) identify any limitations or deficiencies at 23 Corps of Engineers facilities that are capable of test-24 ing the performance and reliability of coastal flood 25 mitigation systems;

(3) assess any benefits that would result from
 addressing the limitations or deficiencies identified
 under paragraph (2); and

4 (4) provide recommendations for addressing5 such limitations or deficiencies.

6 (c) REPORT TO CONGRESS.—Not later than 1 year 7 after the date of enactment of this section, the Secretary 8 shall submit to the Committee on Transportation and In-9 frastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate, 10 11 and make publicly available (including on a publicly avail-12 able website), a report describing the results of the assessment carried out under subsection (a). 13

14 SEC. 8231. REPORT ON SOCIALLY AND ECONOMICALLY DIS-

15

ADVANTAGED SMALL BUSINESS CONCERNS.

16 (a) IN GENERAL.—Not later than 1 year after the 17 date of enactment of this Act, the Secretary shall submit 18 to the Committee on Transportation and Infrastructure 19 of the House of Representatives and the Committee on 20Environment and Public Works of the Senate, and make 21 publicly available (including on a publicly available 22 website), a report that describes and documents the use 23 of contracts and subcontracts with Small Disadvantaged 24 Businesses in carrying out the water resources develop-25 ment authorities of the Secretary.

(b) INFORMATION.—The Secretary shall include in
 the report under subsection (a) information on the dis tribution of funds to Small Disadvantaged Businesses on
 a disaggregated basis.

5 (c) DEFINITION.—In this section, the term "Small
6 Disadvantaged Business" has the meaning given that
7 term in section 124.1001 of title 13, Code of Federal Reg8 ulations (or successor regulations).

9 SEC. 8232. REPORT ON SOLAR ENERGY OPPORTUNITIES.

10 (a) Assessment.—

(1) IN GENERAL.—The Secretary shall conduct
an assessment, in collaboration with relevant Federal agencies and after consultation with relevant
non-Federal interests, of opportunities to install and
maintain photovoltaic solar panels (including floating solar panels) at covered projects.

17 (2) CONTENTS.—The assessment conducted18 under paragraph (1) shall—

(A) include a description of the economic,
environmental, and technical viability of installing and maintaining, or contracting with third
parties to install and maintain, photovoltaic
solar panels at covered projects;

24 (B) identify covered projects with a high25 potential for the installation and maintenance

1	of photovoltaic solar panels and whether such
2	installation and maintenance would require ad-
3	ditional authorization;

4 (C) account for potential impacts of photo-5 voltaic solar panels at covered projects and the 6 authorized purposes of such projects, including 7 potential impacts on flood risk reduction, navi-8 gation, recreation, water supply, and fish and 9 wildlife; and

10 (D) account for the availability of electric 11 grid infrastructure close to covered projects, in-12 cluding underutilized transmission infrastruc-13 ture.

(b) REPORT TO CONGRESS.—Not later than 18
months after the date of enactment of this Act, the Secretary shall submit to Congress, and make publicly available (including on a publicly available website), a report
containing the results of the assessment conducted under
subsection (a).

20 (c) AUTHORIZATION OF APPROPRIATIONS.—There is
21 authorized to be appropriated to the Secretary
22 \$10,000,000 to carry out this section.

23 (d) DEFINITION.—In this section, the term "covered
24 project" means—

1	(1) any property under the control of the Corps
2	of Engineers; and
3	(2) any water resources development project
4	constructed by the Secretary or over which the Sec-
5	retary has financial or operational responsibility.
6	SEC. 8233. REPORT TO CONGRESS ON ECONOMIC VALU-
7	ATION OF PRESERVATION OF OPEN SPACE,
8	RECREATIONAL AREAS, AND HABITAT ASSO-
9	CIATED WITH PROJECT LANDS.
10	(a) IN GENERAL.—The Secretary shall conduct a re-
11	view of the existing statutory, regulatory, and policy re-
12	quirements related to the determination of the economic
13	value of lands that—
14	(1) may be provided by the non-Federal inter-
15	est, as necessary, for the construction of a project
16	for flood risk reduction or hurricane and storm risk
17	reduction in accordance with section 103(i) of the
18	Water Resources Development Act of 1986 (33
19	U.S.C. 2213(i));
20	(2) are being maintained for open space, rec-
21	reational areas, or preservation of fish and wildlife
22	habitat; and
23	(3) will continue to be so maintained as part of
24	the project.

(b) REPORT TO CONGRESS.—Not later than 1 year
 after the date of enactment of this section, the Secretary
 shall issue to the Committee on Transportation and Infra structure of the House of Representatives and the Com mittee on Environment and Public Works of the Senate
 a report containing the results of the review conducted
 under subsection (a), including—

8 (1) a summary of the existing statutory, regu9 latory, and policy requirements described in such
10 subsection;

(2) a description of the requirements and process the Secretary uses to place an economic value on
the lands described in such subsection;

(3) an assessment of whether such requirements and process affect the ability of a non-Federal
interest to provide such lands for the construction of
a project described in such subsection;

(4) an assessment of whether such requirements and process directly or indirectly encourage
the selection of developed lands for the construction
of a project, or have the potential to affect the total
cost of a project; and

(5) the identification of alternative measures for
determining the economic value of such lands that
could provide incentives for the preservation of open

space, recreational areas, and habitat in association
 with the construction of a project.

3 SEC. 8234. REPORT ON CORROSION PREVENTION ACTIVI-4 TIES.

5 Not later than 180 days after the date of enactment 6 of this Act, the Secretary shall submit to the Committee 7 on Transportation and Infrastructure of the House of 8 Representatives and the Committee on Environment and 9 Public Works of the Senate, and make publicly available 10 (including on a publicly available website), a report that 11 describes—

(1) the extent to which the Secretary has carried out section 1033 of the Water Resources Reform and Development Act of 2014 (33 U.S.C.
2350);

16 (2) the extent to which the Secretary has incor17 porated corrosion prevention activities (as defined in
18 such section) at water resources development
19 projects constructed or maintained by the Secretary
20 since the date of enactment of such section; and

(3) in instances where the Secretary has not incorporated corrosion prevention activities at such
water resources development projects since such
date, an explanation of why such corrosion prevention activities have not been incorporated.

1SEC. 8235. REPORT TO CONGRESS ON EASEMENTS RE-2LATED TO WATER RESOURCES DEVELOP-3MENT PROJECTS.

4 (a) IN GENERAL.—The Secretary shall conduct a re5 view of the existing statutory, regulatory, and policy re6 quirements and procedures related to the use, in relation
7 to the construction of a project for flood risk management,
8 hurricane and storm damage risk reduction, or ecosystem
9 restoration, of covered easements that may be provided to
10 the Secretary by non-Federal interests.

(b) REPORT TO CONGRESS.—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 containing the results of the review conducted
under subsection (a), including—

(1) the findings of the Secretary relating to—
(A) the minimum rights in property that
are necessary to construct, operate, or maintain
projects for flood risk management, hurricane
and storm damage risk reduction, or ecosystem
restoration;

(B) whether increased use of covered easements in relation to such projects could promote greater participation from cooperating

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1	landowners in addressing local flooding or eco-	
2	system restoration challenges; and	
3	(C) whether such increased use could re-	
4	sult in cost savings in the implementation of	
5	the projects, without any reduction in project	
6	benefits; and	
7	(2) any recommendations of the Secretary relat-	
8	ing to whether existing requirements or procedures	
9	Prelated to such use of covered easements should be	
10	revised to reflect the results of the review.	
11	(c) DEFINITION.—In this section, the term "covered	
12	easement" means an easement or other similar interest	
13	in real property that—	
14	(1) reserves for the Secretary rights in the	
15	property that are necessary to construct, operate, or	
16	maintain a water resources development project;	
17	(2) provides for appropriate public use of the	
18	property, and retains the right of continued use of	
19	the property by the owner of the property, to the ex-	
20	tent such uses are consistent with purposes of the	
21	covered easement;	
22	(3) provides access to the property for oversight	
23	and inspection by the Secretary;	
24	(4) is permanently recorded; and	
25	(5) is enforceable under Federal and State law.	

1	3302 SEC. 8236. GAO STUDIES.
2	(a) Study on Project Distribution.—
3	(1) IN GENERAL.—Not later than 1 year after
4	the date of enactment of this Act, the Comptroller
5	General of the United States shall initiate an anal-
6	ysis of—
7	(A) the geographic distribution of annual
8	and supplemental funding for water resources
9	development projects carried out by the Sec-
10	retary over the immediately preceding 5 fiscal
11	years; and
12	(B) the factors contributing to such dis-
13	tribution.
14	(2) Report.—Upon completion of the analysis
15	required under paragraph (1), the Comptroller Gen-
16	eral shall submit to the Committee on Environment
17	and Public Works of the Senate and the Committee
18	on Transportation and Infrastructure of the House
19	of Representatives a report on the findings of such
20	analysis.
21	(b) Assessment of Concessionaire Practices.—
22	(1) IN GENERAL.—Not later than 1 year after
23	the date of enactment of this Act, the Comptroller
24	General of the United States shall initiate an assess-
25	ment of the concessionaire lease practices of the
26	Corps of Engineers.

1	(2) Scope.—In conducting the assessment
2	under paragraph (1), the Comptroller General shall
3	assess—
4	(A) the extent to which the formula of the
5	Corps of Engineers for calculating conces-
6	sionaire rental rates allows concessionaires to
7	obtain a reasonable return on investment, tak-
8	ing into account operating margins for sales of
9	food and fuel; and
10	(B) the process and formula for assessing
11	administrative fees for concessionaire leases
12	that addresses—
13	(i) the statutory authority for such
14	fees; and
15	(ii) the extent to which the process
16	and formula for assessing such fees are
17	transparent and consistent across districts
18	of the Corps of Engineers.
19	(3) Report.—Upon completion of the assess-
20	ment required under paragraph (1), the Comptroller
21	General shall submit to the Committee on Environ-
22	ment and Public Works of the Senate and the Com-
23	mittee on Transportation and Infrastructure of the
24	House of Representatives a report on the findings of
25	such assessment.

(c) AUDIT OF PROJECTS OVER BUDGET OR BEHIND
 SCHEDULE.—

3 (1) LIST REQUIRED.—Not later than 90 days
4 after the date of enactment of this Act, the Sec5 retary shall provide to the Comptroller General of
6 the United States a list of each covered ongoing
7 water resources development project.

8 (2) REVIEW.—Not later than 1 year after re-9 ceiving the list under paragraph (1), the Comptroller 10 General shall initiate a review of the factors and 11 conditions resulting in the estimated project cost or 12 completion date exceedances for each covered ongo-13 ing water resources development project.

14 (3) REPORT.—Upon completion of the review
15 conducted under paragraph (2), the Comptroller
16 General shall submit to the Committee on Environ17 ment and Public Works of the Senate and the Com18 mittee on Transportation and Infrastructure of the
19 House of Representatives a report on the findings of
20 such review.

(4) DEFINITION OF COVERED ONGOING WATER
RESOURCES DEVELOPMENT PROJECT.—In this subsection, the term "covered ongoing water resources
development project" means a water resources devel-

1	opment project being carried out by the Secretary
2	for which, as of the date of enactment of this Act—
3	(A) the estimated total project cost of the
4	project exceeds the authorized total project cost
5	of the project by not less than \$50,000,000; or
6	(B) the estimated completion date of the
7	project exceeds the original estimated comple-
8	tion date of the project by not less than 5
9	years.
10	(d) Studies on Mitigation.—
11	(1) STUDY ON MITIGATION FOR WATER RE-
12	SOURCES DEVELOPMENT PROJECTS.—
13	(A) IN GENERAL.—Not later than 1 year
14	after the date of enactment of this Act, the
15	Comptroller General of the United States shall
16	initiate a review of projects and activities to
17	mitigate fish and wildlife losses resulting from
18	the construction, or operation and maintenance,
19	of an authorized water resources development
20	project.
21	(B) REQUIREMENTS.—In conducting the
22	review under subparagraph (A), the Comp-
23	troller General shall—
24	(i) assess the extent to which—

1	(I) districts of the Corps of Engi-
2	neers consistently implement the final
3	rule of the Department of Defense
4	and the Environmental Protection
5	Agency titled "Compensatory Mitiga-
6	tion for Losses of Aquatic Resources"
7	and issued on April 10, 2008 (73
8	Fed. Reg. 19594);
9	(II) mitigation projects and ac-
10	tivities (including the acquisition of
11	lands or interests in lands) restore the
12	natural hydrologic conditions, restore

- 11natural hydrologic conditions, restore the12natural hydrologic conditions, restore13native vegetation, and otherwise sup-14port native fish and wildlife species,15as required under section 906 of the16Water Resources Development Act of171986 (33 U.S.C. 2283);
- (III) mitigation projects or activities (including the acquisition of lands
 or interests in lands) are undertaken
 before, or concurrent with, the construction of the authorized water resources development project for which
 such mitigation is required;

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1	(IV) mitigation projects or activi-
2	ties (including the acquisition of lands
3	or interests in lands) are completed;
4	(V) mitigation projects or activi-
5	ties are undertaken to mitigate fish
6	and wildlife losses resulting from the
7	operation and maintenance of an au-
8	thorized water resources development
9	project, including based on periodic
10	review and updating of such projects
11	or activities;
12	(VI) the Secretary includes miti-
13	gation plans, as required by section
14	906(d) of the Water Resources Devel-
15	opment Act of 1986 (33 U.S. 2283),
16	in any project study (as defined in
17	section 2034(l) of the Water Re-
18	sources Development Act of 2007 (33
19	U.S.C. 2343));
20	(VII) processing and approval of
21	mitigation projects and activities (in-
22	cluding the acquisition of lands or in-
23	terests in lands) affects the timeline
24	of completion of authorized water re-
25	sources development projects; and

1 (VIII) mitigation projects and ac-2 tivities (including the acquisition of lands or interests in lands) affect the 3 total cost of authorized water re-4 5 sources development projects; 6 (ii) evaluate the performance of each 7 of the mitigation mechanisms included in 8 the final rule described in clause (i)(I); 9 (iii) evaluate the efficacy of the use of 10 alternative methods, such as a perform-11 ance-based contract, to satisfy mitigation 12 requirements of authorized water resources 13 development projects; 14 (iv) review any reports submitted to 15 Congress in accordance with section 2036(b) of the Water Resources Develop-16 17 ment Act of 2007 (121 Stat. 1094) on the 18 status of construction of authorized water 19 resources development projects that require 20 mitigation; and 21 (v) consult with independent sci-22 entists, economists, and other stakeholders 23 with expertise and experience to conduct such review. 24

1 (C) DEFINITION OF PERFORMANCE-BASED 2 CONTRACT.—In this paragraph, the term "performance-based contract" means a procurement 3 4 mechanism by which the Corps of Engineers 5 contracts with a public or private non-Federal 6 entity for a specific mitigation outcome require-7 ment, with payment to the entity linked to de-8 livery of verifiable, sustainable, and functionally 9 equivalent mitigation performance.

10 (D) REPORT.—Upon completion of the re-11 view conducted under this paragraph, the 12 Comptroller General shall submit to the Com-13 mittee on Environment and Public Works of the 14 Senate and the Committee on Transportation 15 and Infrastructure of the House of Representa-16 tives a report on the findings of such review.

17 (2) Study on compensatory mitigation.—

18 (A) IN GENERAL.—Not later than 1 year 19 after the date of enactment of this Act, the 20 Comptroller General of the United States shall 21 initiate a review of the performance metrics for, 22 compliance with, and adequacy of potential 23 mechanisms for fulfilling compensatory mitiga-24 tion obligations pursuant to the Federal Water 25 Pollution Control Act (33 U.S.C. 1251 et seq.).

1	(B) REQUIREMENTS.—The Comptroller
2	General shall include in the review conducted
3	under subparagraph (A) an analysis of—
4	(i) the primary mechanisms for ful-
5	filling compensatory mitigation obligations,
6	including-
7	(I) mitigation banks;
8	(II) in-lieu fee programs; and
9	(III) direct mitigation by permit-
10	tees;
11	(ii) the timeliness of initiation and
12	successful completion of compensatory
13	mitigation activities in relation to when a
14	permitted activity occurs;
15	(iii) the timeliness of processing and
16	approval of compensatory mitigation activi-
17	ties;
18	(iv) the costs of carrying out compen-
19	satory mitigation activities borne by the
20	Federal Government, a permittee, or any
21	other involved entity;
22	(v) Federal and State agency over-
23	sight and short- and long-term monitoring
24	of compensatory mitigation activities;

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1	(vi) whether a compensatory mitiga-
2	tion activity successfully replaces any lost
3	or adversely affected habitat with a habitat
4	having similar functions of equal or greater
5	ecological value; and
6	(vii) the continued, long-term oper-
7	ation of the compensatory mitigation ac-
8	tivities over a 5-, 10-, 20-, and 50-year pe-
9	riod, including ecological performance and
10	the functioning of long-term funding mech-
11	anisms.
12	(C) UPDATE.—In conjunction with the re-
13	view required under subparagraph (A), the
14	Comptroller General shall review and update
15	the findings and recommendations contained in
16	the report of the Comptroller General titled
17	"Corps of Engineers Does Not Have an Effec-
18	tive Oversight Approach to Ensure That Com-

21 review of Federal agency compliance with such
22 recommendations.
23 (D) REPORT.—Upon completion of the re24 view conducted under required subparagraph

pensatory Mitigation Is Occurring" and dated

September 2005 (GAO-05-898), including a

(A), the Comptroller General shall submit to

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1	the Committee on Environment and Public
2	Works of the Senate and the Committee on
3	Transportation and Infrastructure of the House
4	of Representatives a report on the findings of
5	such review.
6	(e) Study on Waterborne Commerce Statis-
7	TICS.—
8	(1) IN GENERAL.—Not later than 18 months
9	after the date of enactment of this Act, the Comp-
10	troller General of the United States shall initiate a
11	review of the Waterborne Commerce Statistics Cen-
12	ter of the Corps of Engineers that includes—
13	(A) an assessment of ways in which the
14	Waterborne Commerce Statistics Center can
15	improve the collection of information relating to
16	all commercial maritime activity within the ju-
17	risdiction of a port, including the collection and
18	reporting of records of fishery landings and
19	aquaculture harvest; and
20	(B) recommendations to improve the col-
21	lection of such information from non-Federal
22	entities, taking into consideration—
23	(i) the cost, efficiency, and accuracy
24	of collecting such information; and

1	(ii) the protection of proprietary infor-
2	mation.
3	(2) REPORT.—Upon completion of the review
4	conducted out under paragraph (1), the Comptroller
5	General shall submit to the Committee on Transpor-
6	tation and Infrastructure of the House of Represent-
7	atives and the Committee on Environment and Pub-
8	lic Works of the Senate a report containing the re-
9	sults of such review.
10	(f) Study on the Integration of Information
11	INTO THE NATIONAL LEVEE DATABASE.—
12	(1) IN GENERAL.—Not later than 18 months
13	after the date of enactment of this Act, the Comp-
14	troller General of the United States shall initiate a
15	review of the sharing of levee information, and the
16	integration of such information into the National
17	Levee Database, by the Corps of Engineers and the
18	Federal Emergency Management Agency in accord-
19	ance with section 9004 of the Water Resources De-
20	velopment Act of 2007 (33 U.S.C. 3303).
21	(2) REQUIREMENTS.—In conducting the review
22	under paragraph (1), the Comptroller General
23	shall—
24	(A) investigate the information-sharing

1	Engineers and the Federal Emergency Manage-
2	ment Agency regarding the construction of new
3	Federal flood protection projects;
4	(B) analyze the timeliness of the integra-
5	tion of information relating to newly con-
6	structed Federal flood protection projects into
7	the National Levee Database;
8	(C) identify any delays between the con-
9	struction of a new Federal flood protection
10	project and when a policyholder of the National
11	Flood Insurance Program would realize a pre-
12	mium discount due to the construction of a new
13	Federal flood protection project; and
14	(D) determine whether such information-
15	sharing protocols are adversely impacting the
16	ability of the Secretary to perform accurate
17	benefit-cost analyses for future flood risk man-
18	agement activities.
19	(3) Report.—Upon completion of the review
20	conducted under paragraph (1), the Comptroller
21	General shall submit to the Committee on Transpor-
22	tation and Infrastructure of the House of Represent-
23	atives and the Committee on Environment and Pub-
24	lic Works of the Senate a report containing the re-
25	sults of such review.

(g) Audit of Joint Costs for Operation and
 Maintenance.—

3 (1) IN GENERAL.—Not later than 1 year after
4 the date of enactment of this Act, the Comptroller
5 General of the United States shall initiate a review
6 of the practices of the Corps of Engineers with re7 spect to the determination of joint costs associated
8 with operations and maintenance of reservoirs owned
9 and operated by the Secretary.

10 (2) **REPORT.**—Upon completion of the review 11 conducted under paragraph (1), the Comptroller 12 General shall submit to the Committee on Environ-13 ment and Public Works of the Senate and the Com-14 mittee on Transportation and Infrastructure of the 15 House of Representatives a report on the findings of 16 such review and any recommendations that result 17 from such review.

18 SEC. 8237. ASSESSMENT OF FOREST, RANGELAND, AND WA-

19TERSHED RESTORATION SERVICES ON20LANDS OWNED BY THE CORPS OF ENGI-21NEERS.

(a) IN GENERAL.—The Secretary shall carry out an
assessment of forest, rangeland, and watershed restoration
services on lands owned by the Corps of Engineers, including an assessment of whether the provision of such serv-

ices on such lands by non-Federal interests through good
 neighbor agreements would be in the best interests of the
 United States.

4 (b) CONSIDERATIONS.—In carrying out the assess5 ment under subsection (a), the Secretary shall—

6 (1) describe the forest, rangeland, and water7 shed restoration services provided by the Secretary
8 on lands owned by the Corps of Engineers;

9 (2) assess whether such services, including ef-10 forts to reduce hazardous fuels and to restore and 11 improve forest, rangeland, and watershed health (in-12 cluding the health of fish and wildlife habitats) 13 would be enhanced by authorizing the Secretary to 14 enter into a good neighbor agreement with a non-15 Federal interest;

(3) describe the process for ensuring that Federal requirements for land management plans for
forests on lands owned by the Corps of Engineers
remain in effect under good neighbor agreements;

(4) assess whether Congress should authorize
the Secretary to enter into a good neighbor agreement with a non-Federal interest to provide forest,
rangeland, and watershed restoration services on
lands owned by the Corps of Engineers, including by

1	assessing any interest expressed by a non-Federal
2	interest to enter into such an agreement;

3 (5) consider whether implementation of a good
4 neighbor agreement on lands owned by the Corps of
5 Engineers would benefit State and local governments
6 and Indian Tribes that are located in the same geo7 graphic area as such lands; and

8 (6) consult with the heads of other Federal
9 agencies authorized to enter into good neighbor
10 agreements with non-Federal interests.

11 (c) REPORT TO CONGRESS.—Not later than 18 12 months after the date of enactment of this section, the 13 Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives 14 15 and the Committee on Environment and Public Works of the Senate, and make publicly available (including on a 16 17 publicly available website), a report describing the results of the assessment carried out under subsection (a). 18

19 (d) DEFINITIONS.—In this section:

(1) FOREST, RANGELAND, AND WATERSHED
RESTORATION SERVICES.—The term "forest, rangeland, and watershed restoration services" has the
meaning given such term in section 8206 of the Agricultural Act of 2014 (16 U.S.C. 2113a).

1	(2) GOOD NEIGHBOR AGREEMENT.—The term
2	"good neighbor agreement" means a cooperative
3	agreement or contract (including a sole source con-
4	tract) entered into between the Secretary and a non-
5	Federal interest to carry out forest, rangeland, and
6	watershed restoration services.
7	(3) LANDS OWNED BY THE CORPS OF ENGI-
8	NEERS.—The term "lands owned by the Corps of
9	Engineers" means any land owned by the Corps of
10	Engineers, but does not include—
11	(A) a component of the National Wilder-
12	ness Preservation System;
13	(B) land on which the removal of vegeta-
14	tion is prohibited or restricted by law or Presi-
15	dential proclamation;
16	(C) a wilderness study area; or
17	(D) any other land with respect to which
18	the Secretary determines that forest, rangeland,
19	and watershed restoration services should re-
20	main the responsibility of the Secretary.
21	Subtitle C—Deauthorizations and
22	Modifications
23	SEC. 8301. DEAUTHORIZATION OF INACTIVE PROJECTS.
24	(a) Purposes; Proposed Deauthorization List;
25	SUBMISSION OF FINAL LIST.—Section 301 of the Water

1	Resources Development Act of 2020 (33 U.S.C. 579d–2)
2	is amended by striking subsections (a) through (c) and
3	inserting the following:
4	"(a) PURPOSES.—The purposes of this section are—
5	"(1) to identify water resources development
6	projects, and separable elements of projects, author-
7	ized by Congress that are no longer viable for con-
8	struction due to—
9	"(A) a lack of local support;
10	"(B) a lack of available Federal or non-
11	Federal resources; or
12	"(C) an authorizing purpose that is no
13	longer relevant or feasible;
14	((2) to create an expedited and definitive proc-
15	ess for Congress to deauthorize water resources de-
16	velopment projects and separable elements that are
17	no longer viable for construction; and
18	"(3) to allow the continued authorization of
19	water resources development projects and separable
20	elements that are viable for construction.
21	"(b) Proposed Deauthorization List.—
22	"(1) Preliminary list of projects.—
23	"(A) IN GENERAL.—The Secretary shall
24	develop a preliminary list of each water re-
25	sources development project, or separable ele-

1	ment of a project, authorized for construction
2	before November 8, 2007, for which—
3	"(i) planning, design, or construction
4	was not initiated before the date of enact-
5	ment of this Act; or
6	"(ii) planning, design, or construction
7	was initiated before the date of enactment
8	of this Act, but for which no funds, Fed-
9	eral or non-Federal, were obligated for
10	planning, design, or construction of the
11	project or separable element of the project
12	during the current fiscal year or any of the
13	10 preceding fiscal years.
14	"(B) Use of comprehensive construc-
15	TION BACKLOG AND OPERATION AND MAINTE-
16	NANCE REPORT.—The Secretary may develop
17	the preliminary list from the comprehensive
18	construction backlog and operation and mainte-
19	nance reports developed pursuant to section
20	1001(b)(2) of the Water Resources Develop-
21	ment Act of 1986 (33 U.S.C. 579a).
22	"(2) PREPARATION OF PROPOSED DEAUTHOR-
23	IZATION LIST.—

1	"(A) Proposed list and estimated de-
2	AUTHORIZATION AMOUNT.—The Secretary
3	shall—
4	"(i) prepare a proposed list of projects
5	for deauthorization comprised of a subset
6	of projects and separable elements identi-
7	fied on the preliminary list developed
8	under paragraph (1) that are projects or
9	separable elements described in subsection
10	(a)(1), as determined by the Secretary;
11	and
12	"(ii) include with such proposed list
13	an estimate, in the aggregate, of the Fed-
14	eral cost to complete such projects.
15	"(B) DETERMINATION OF FEDERAL COST
16	to complete.—For purposes of subparagraph
17	(A), the Federal cost to complete shall take into
18	account any allowances authorized by section
19	902 of the Water Resources Development Act
20	of 1986 (33 U.S.C. 2280), as applied to the
21	most recent project schedule and cost estimate.
22	"(3) Public comment and consultation.—
23	"(A) IN GENERAL.—The Secretary shall
24	solicit comments from the public and the Gov-
25	ernors of each applicable State on the proposed

1	deauthorization list prepared under paragraph
2	(2)(A).
3	"(B) Comment Period.—The public com-
4	ment period shall be 90 days.
5	"(4) PREPARATION OF FINAL DEAUTHORIZA-
6	TION LIST.—
7	"(A) IN GENERAL.—The Secretary shall
8	prepare a final deauthorization list by—
9	"(i) considering any comments re-
10	ceived under paragraph (3); and
11	"(ii) revising the proposed deauthor-
12	ization list prepared under paragraph
13	(2)(A) as the Secretary determines nec-
14	essary to respond to such comments.
15	"(B) APPENDIX.—The Secretary shall in-
16	clude as part of the final deauthorization list an
17	appendix that—
18	"(i) identifies each project or sepa-
19	rable element on the proposed deauthoriza-
20	tion list that is not included on the final
21	deauthorization list; and
22	"(ii) describes the reasons why the
23	project or separable element is not in-
24	cluded on the final deauthorization list.

1	"(c) Submission of Final Deauthorization List
2	TO CONGRESS FOR CONGRESSIONAL REVIEW; PUBLICA-
3	TION.—
4	"(1) IN GENERAL.—Not later than 90 days
5	after the date of the close of the comment period
6	under subsection (b)(3), the Secretary shall—
7	"(A) submit the final deauthorization list
8	and appendix prepared under subsection $(b)(4)$
9	to the Committee on Transportation and Infra-
10	structure of the House of Representatives and
11	the Committee on Environment and Public
12	Works of the Senate; and
13	"(B) publish the final deauthorization list
14	and appendix in the Federal Register.
15	"(2) Exclusions.—The Secretary shall not in-
16	clude in the final deauthorization list submitted
17	under paragraph (1) any project or separable ele-
18	ment with respect to which Federal funds for plan-
19	ning, design, or construction are obligated after the
20	development of the preliminary list under subsection
21	(b)(1)(A) but prior to the submission of the final de-
22	authorization list under paragraph (1)(A) of this
23	subsection.".

1	(b) REPEAL.—Section 301(d) of the Water Resources
2	Development Act of 2020 (33 U.S.C. 579d–2(d)) is re-
3	pealed.
4	SEC. 8302. WATERSHED AND RIVER BASIN ASSESSMENTS.
5	Section 729 of the Water Resources Development Act
6	of 1986 (33 U.S.C. 2267a) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (5), by striking "and" at
9	the end;
10	(B) in paragraph (6), by striking the pe-
11	riod at the end and inserting a semicolon; and
12	(C) by adding at the end the following:
13	"(7) sea level rise;
14	"(8) coastal storm damage reduction; and
15	"(9) streambank and shoreline protection.";
16	and
17	(2) in subsection (d) —
18	(A) in paragraph (9), by striking "and" at
19	the end;
20	(B) in paragraph (10), by striking the pe-
21	riod at the end and inserting a semicolon; and
22	(C) by adding at the end the following:
23	"(11) New York-New Jersey Watershed Basin,
24	which encompasses all the watersheds that flow into
25	the New York-New Jersey Harbor and their associ-

1	ated estuaries, including the Hudson, Mohawk, Rari-
2	tan, Passaic, Hackensack, and Bronx River Water-
3	sheds and the Hudson River Estuary;
4	"(12) Mississippi River Watershed; and
5	"(13) Chattahoochee River Basin, Alabama,
6	Florida, and Georgia.".
7	SEC. 8303. FORECAST-INFORMED RESERVOIR OPERATIONS.
8	(a) Additional Utilization of Forecast-In-
9	Formed Reservoir Operations.—Section 1222(c) of
10	the Water Resources Development Act of 2018 (132 Stat.
11	3811; 134 Stat. 2661) is amended—
12	(1) in paragraph (1), by striking "the Upper
13	Missouri River Basin and the North Platte River
14	Basin" and inserting "the Upper Missouri River
15	Basin, the North Platte River Basin, and the Apa-
16	lachicola Chattahoochee Flint River Basin''; and
17	(2) in paragraph (2) —
18	(A) in subparagraph (A), by striking "the
19	Upper Missouri River Basin or the North
20	Platte River Basin" and inserting "the Upper
21	Missouri River Basin, the North Platte River
22	Basin, or the Apalachicola Chattahoochee Flint
23	River Basin''; and
24	(B) in subparagraph (B), by striking "the
25	Upper Missouri River Basin or the North

Platte River Basin" and inserting "the Upper
 Missouri River Basin, the North Platte River
 Basin, or the Apalachicola Chattahoochee Flint
 River Basin".

5 (b) COMPLETION OF REPORTS.—The Secretary shall
6 expedite completion of the reports authorized by section
7 1222 of the Water Resources Development Act of 2018
8 (132 Stat. 3811; 134 Stat. 2661).

9 (c) FORECAST-INFORMED RESERVOIR OPER-10 ATIONS.—

(1) IN GENERAL.—The Secretary is authorized
to carry out a research study pilot program at 1 or
more dams owned and operated by the Secretary in
the North Atlantic Division of the Corps of Engineers to assess the viability of forecast-informed reservoir operations in the eastern United States.

17 (2) REPORT.—Not later than 1 year after com-18 pletion of the research study pilot program under 19 paragraph (1), the Secretary shall submit to the 20 Committee on Transportation and Infrastructure of 21 the House of Representatives and the Committee on 22 Environment and Public Works of the Senate a re-23 port on the results of the research study pilot pro-24 gram.

1 SEC. 8304. LAKES PROGRAM.

2	Section 602(a) of the Water Resources Development
3	Act of 1986 (100 Stat. 4148; 104 Stat. 4646; 110 Stat.
4	3758; 113 Stat. 295; 121 Stat. 1076; 134 Stat. 2703)
5	is amended—
6	(1) in paragraph (29), by striking "and" at the
7	end;
8	(2) in paragraph (30) , by striking the period at
9	the end and inserting a semicolon; and
10	(3) by adding at the end the following:
11	"(31) Salisbury Pond, Worcester, Massachu-
12	setts;
13	"(32) Baisley Pond, New York;
14	"(33) Legacy Park, Decatur, Georgia; and
15	"(34) White Rock Lake, Dallas, Texas.".
16	SEC. 8305. INVASIVE SPECIES.
17	(a) Aquatic Invasive Species Research.—Sec-
18	tion 1108(a) of the Water Resources Development Act of
19	2018 (33 U.S.C. 2263a(a)) is amended by inserting ",
20	hydrilla'' after ''elodea''.
21	(b) Invasive Species Management.—Section 104
22	of the River and Harbor Act of 1958 (33 U.S.C. 610)
23	is amended—
24	(1) in subsection $(b)(2)(A)(ii)$ —
25	(A) by striking "\$50,000,000" and insert-
26	ing "\$75,000,000"; and

1	(B) by striking "2024" and inserting
2	<i>``2028'';</i>
3	(2) in subsection $(f)(4)$ by striking "2024" and
4	inserting "2028"; and
5	(3) in subsection (g)—
6	(A) in paragraph (2)—
7	(i) in subparagraph (A)—
8	(I) by striking "water quantity or
9	water quality" and inserting "water
10	quantity, water quality, or eco-
11	systems"; and
12	(II) by inserting "the Lake Erie
13	Basin, the Ohio River Basin," after
14	"the Upper Snake River Basin,"; and
15	(ii) in subparagraph (B), by inserting
16	", hydrilla (Hydrilla verticillata)," after
17	"(Elaeagnus angustifolia)"; and
18	(B) in paragraph $(3)(D)$, by striking
19	"2024" and inserting "2028".
20	(c) HARMFUL ALGAL BLOOM DEMONSTRATION PRO-
21	GRAM.—Section 128(c) of the Water Resources Develop-
22	ment Act of 2020 (33 U.S.C. 610 note) is amended to
23	read as follows:
24	"(c) Focus Areas.—In carrying out the demonstra-
25	tion program under subsection (a), the Secretary shall un-

1	dertake program activities related to harmful algal blooms
2	in—
3	"(1) the Great Lakes;
4	"(2) the tidal and inland waters of the State of
5	New Jersey, including Lake Hopatcong, New Jersey;
6	"(3) the coastal and tidal waters of the State
7	of Louisiana;
8	"(4) the waterways of the counties that com-
9	prise the Sacramento-San Joaquin Delta, California;
10	"(5) the Allegheny Reservoir Watershed, New
11	York;
12	"(6) Lake Okeechobee, Florida;
13	"(7) the Caloosahatchee and St. Lucie Rivers,
14	Florida;
15	''(8) Lake Sidney Lanier, Georgia;
16	"(9) Rio Grande River Basin, Colorado, New
17	Mexico, and Texas;
18	"(10) lakes and reservoirs in the State of Ohio;
19	"(11) the Upper Mississippi River and tribu-
20	taries;
21	"(12) Detroit Lake, Oregon;
22	"(13) Ten Mile Lake, Oregon; and
23	"(14) the coastal waters of the United States
24	Virgin Islands.".

1	(d) Update on Invasive Species Policy Guid-
2	ANCE.—Section 501(b) of the Water Resources Develop-
3	ment Act of 2020 (33 U.S.C. 610 note) is amended—
4	(1) in paragraph (1), by striking "and" at the
5	end;
6	(2) in paragraph (2) , by striking the period at
7	the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(3) the Sacramento-San Joaquin Delta, Cali-
10	fornia.".
11	SEC. 8306. MAINTENANCE OF NAVIGATION CHANNELS.
12	Section 509(a) of the Water Resources Development
13	Act of 1996 (110 Stat. 3759; 113 Stat. 339; 114 Stat.
14	2679) is amended by adding at the end the following:
15	"(18) Second harbor at New Madrid County
16	Harbor, Missouri.
17	"(19) Yabucoa Harbor, Puerto Rico.
18	"(20) Everett Harbor and Snohomish River,
19	Boat Launch Connector Channel, Washington.
20	"(21) Port Townsend, Boat Haven Marina
21	Breakwater, Washington.
22	"(22) Segment 1B of Houston Ship Channel,
23	Texas.".
24	SEC. 8307. PROJECT REAUTHORIZATIONS.
25	(a) IN GENERAL.—

1	(1) New York harbor, New York and New
2	JERSEY.—The New York Harbor collection and re-
3	moval of drift project authorized by section 2 of the
4	Act of March 4, 1915 (chapter 142, 38 Stat. 1051;
5	88 Stat. 39; 104 Stat. 4615), and deauthorized pur-
6	suant to section 6001 of the Water Resources Re-
7	form and Development Act of 2014 (128 Stat.
8	1345), is authorized to be carried out by the Sec-
9	retary.
10	(9) PLO NIGULA GALINAG DUEDTO DIGO \mathbb{T}_{20}

10 (2) RIO NIGUA, SALINAS, PUERTO RICO.—The 11 project for flood control, Rio Nigua, Salinas, Puerto 12 Rico, authorized by section 101 of the Water Re-13 sources Development Act of 1999 (113 Stat. 278), 14 and deauthorized pursuant to section 6001 of the 15 Water Resources Reform and Development Act of 16 2014 (128 Stat. 1345), is authorized to be carried 17 out by the Secretary.

18 (3) RIO GRANDE DE LOIZA, PUERTO RICO. 19 The project for flood control, Rio Grande De Loiza, 20 Puerto Rico, authorized by section 101 of the Water 21 Resources Development Act of 1992 (106 Stat. 22 4803), and deauthorized pursuant to section 6001 of 23 the Water Resources Reform and Development Act 24 of 2014 (128 Stat. 1345), is authorized to be carried 25 out by the Secretary.

(b) FEASIBILITY STUDIES.—The Secretary shall
 carry out, and submit to the Committee on Environment
 and Public Works of the Senate and the Committee on
 Transportation and Infrastructure of the House of Rep resentatives a report on the results of, a feasibility study
 for each of the projects described in subsection (a).

7 SEC. 8308. SPECIAL RULE FOR CERTAIN BEACH NOURISH8 MENT PROJECTS.

9 (a) IN GENERAL.—In the case of a water resources
10 development project described in subsection (b), the Sec11 retary shall—

(1) fund, at Federal expense, any incremental
increase in cost to the project that results from a
legal requirement to use a borrow source determined
by the Secretary to be other than the least-cost option; and

17 (2) exclude the cost described in paragraph (1)18 from the cost-benefit analysis for the project.

19 (b) WATER RESOURCES DEVELOPMENT PROJECT
20 DESCRIBED.—A water resources development project re21 ferred to in subsection (a) is any of the following:

(1) The Townsends Inlet to Cape May Inlet,
New Jersey, hurricane storm damage reduction,
shore protection, and ecosystem restoration project,

1	authorized by section $101(a)(26)$ of the Water Re-
2	sources Development Act of 1999 (113 Stat. 278).
3	(2) The Folly Beach, South Carolina, shoreline
4	protection project, authorized by section 501(a) of
5	the Water Resources Development Act of 1986 (100
6	Stat. 4136; 105 Stat. 520).
7	(3) The Carolina Beach and Vicinity, North
8	Carolina, coastal storm risk management project,
9	authorized by section 203 of the Flood Control Act
10	of 1962 (76 Stat. 1182; 134 Stat. 2741).
11	(4) The Wrightsville Beach, North Carolina,
12	coastal storm risk management project, authorized
13	by section 203 of the Flood Control Act of 1962 (76
14	Stat. 1182; 134 Stat. 2741).
15	(c) SAVINGS PROVISION.—Nothing in this section
16	limits the eligibility for, or availability of, Federal expendi-
17	tures or financial assistance for any water resources devel-
18	opment project, including any beach nourishment or re-
19	nourishment project, under any other provision of Federal
20	law.
21	SEC. 8309. COLUMBIA RIVER BASIN.
22	(a) Study of Flood Risk Management Activi-
23	TIES.—
24	(1) IN GENERAL.—Using funds made available

25 to carry out this section, the Secretary is authorized,

1	at Federal expense, to carry out a study to deter-
2	mine the feasibility of a project for flood risk man-
3	agement and related purposes in the Columbia River
4	Basin and to report to the Committee on Transpor-
5	tation and Infrastructure of the House of Represent-
6	atives and the Committee on Environment and Pub-
7	lic Works of the Senate with recommendations
8	thereon, including recommendations for a project to
9	potentially reduce the reliance on Canada for flood
10	risk management in the basin.
11	(2) COORDINATION.—The Secretary shall carry
12	out the activities described in this subsection in co-
13	ordination with other Federal and State agencies
14	and Indian Tribes.
15	(b) Funds for Columbia River Treaty Obliga-
16	TIONS.—
17	(1) IN GENERAL.—The Secretary is authorized
18	to expend funds appropriated for the purpose of sat-
19	isfying United States obligations under the Colum-
20	bia River Treaty to compensate Canada for oper-
21	ating Canadian storage on behalf of the United
22	States under such treaty.
23	(2) NOTIFICATION.—If the U.S. entity calls
	(2) NOTIFICATION. If the U.S. charge data
24	upon Canada to operate Canadian reservoir storage

25 for flood risk management on behalf of the United

States, which operation may incur an obligation to
 compensate Canada under the Columbia River Trea tv—

4 (A) the Secretary shall submit to the Committees on Transportation and Infrastructure 5 6 and Appropriations of the House of Representa-7 tives and the Committees on Environment and 8 Public Works and Appropriations of the Senate, 9 by not later than 30 days after the initiation of 10 the call, a written notice of the action and a 11 justification, including a description of the cir-12 cumstances necessitating the call;

13 (B) upon a determination by the United 14 States of the amount of compensation that shall 15 be paid to Canada, the Secretary shall submit 16 to the Committees on Transportation and In-17 frastructure and Appropriations of the House 18 of Representatives and the Committees on En-19 vironment and Public Works and Appropria-20 tions of the Senate a written notice specifying 21 such amount and an explanation of how such 22 amount was derived, which notification shall 23 not delay or impede the flood risk management 24 mission of the U.S. entity; and

1	(C) the Secretary shall make no payment
2	to Canada for the call under the Columbia
3	River Treaty until such time as funds appro-
4	priated for the purpose of compensating Can-
5	ada under such treaty are available.
6	(3) DEFINITIONS.—In this section:
7	(A) COLUMBIA RIVER BASIN.—The term
8	"Columbia River Basin" means the entire
9	United States portion of the Columbia River
10	watershed.
11	(B) COLUMBIA RIVER TREATY.—The term
12	"Columbia River Treaty" means the treaty re-
13	lating to cooperative development of the water
14	resources of the Columbia River Basin, signed
15	at Washington January 17, 1961, and entered
16	into force September 16, 1964.
17	(C) U.S. ENTITY.—The term "U.S. entity"
18	means the entity designated by the United
19	States under Article XIV of the Columbia River
20	Treaty.
21	SEC. 8310. EVALUATION OF HYDROLOGIC CHANGES IN
22	SOURIS RIVER BASIN.
23	The Secretary is authorized to evaluate hydrologic
24	changes affecting the agreement entitled "Agreement Be-
25	tween the Government of Canada and the Government of

the United States of America for Water Supply and Flood
 Control in the Souris River Basin", signed and entered
 into force on October 26, 1989.

4 SEC. 8311. ACEQUIAS IRRIGATION SYSTEMS.

5 Section 1113 of the Water Resources Development
6 Act of 1986 (100 Stat. 4232; 110 Stat. 3719) is amend7 ed—

8 (1) in subsection (b)—

9 (A) by striking "(b) Subject to section
10 903(a) of this Act, the Secretary is authorized
11 and directed to undertake" and inserting the
12 following:

13 "(b) AUTHORIZATION.—The Secretary shall carry14 out"; and

(B) by striking "canals" and all that follows through "100 percent." and inserting the
following: "channels attendant to the operations
of the community ditch and Acequia systems in
New Mexico that—

20 "(1) are declared to be a political subdivision of
21 the State; or

"(2) belong to an Indian Tribe (as defined in
section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5304)).";

(2) by redesignating subsection (c) as sub section (f);

3 (3) by inserting after subsection (b) the fol-4 lowing:

5 "(c) INCLUSIONS.—The measures described in sub-6 section (b) shall, to the maximum extent practicable—

"(1) ensure greater resiliency of diversion structures, including to flow variations, prolonged
drought conditions, invasive plant species, and
threats from changing hydrological and climatic conditions; or

"(2) support research, development, and training for innovative management solutions, including
those for controlling invasive aquatic plants that affect acequias.

16 "(d) COST SHARING.—The non-Federal share of the 17 cost of carrying out the measures described in subsection (b), including study costs, shall be 25 percent, except that 18 19 in the case of a measure benefitting an economically dis-20 advantaged community (as defined by the Secretary under 21 section 160 of the Water Resources Development Act of 22 2020 (33 U.S.C. 2201 note)), including economically dis-23 advantaged communities located in urban and rural areas, 24 the Federal share of the cost of carrying out such measure shall be 90 percent. 25

1	"(e) Authorization of Appropriations.—There
2	is authorized to be appropriated to carry out the measures
3	described in subsection (b) \$80,000,000."; and
4	(4) in subsection (f) (as so redesignated)—
5	(A) in the first sentence—
6	(i) by striking "(f) The Secretary is
7	further authorized and directed to" and in-
8	serting the following:
9	"(f) Public Entity Status.—
10	"(1) IN GENERAL.—The Secretary shall"; and
11	(ii) by inserting "or belong to an In-
12	dian Tribe within the State of New Mex-
13	ico" after "that State"; and
14	(B) in the second sentence, by striking
15	"This public entity status will allow the officials
16	of these Acequia systems" and inserting the fol-
17	lowing:
18	"(2) EFFECT.—The public entity status pro-
19	vided under paragraph (1) shall allow the officials of
20	the Acequia systems described in such paragraph".
21	SEC. 8312. PORT OF NOME, ALASKA.
22	(a) IN GENERAL.—The Secretary shall carry out the
23	project for navigation, Port of Nome, Alaska, authorized
24	by section 401(1) of the Water Resources Development

1 (b) Cost Share.—

(1) IN GENERAL.—The non-Federal interest for
the project described in subsection (a) shall pay 10
percent of the costs associated with the general navigation features of the project during the period of
construction.

7 (2) EXCEPTION.—Section 101(a)(2) of the
8 Water Resources Development Act of 1986 (33
9 U.S.C. 2211(a)(2)) shall not apply to the project de10 scribed in subsection (a).

11 SEC. 8313. ST. GEORGE, ALASKA.

12 Notwithstanding the terms of the local cooperation 13 agreement between the Department of the Army and the 14 City of St. George, Alaska, dated December 23, 1988, the 15 Secretary shall waive any and all payments due and owing to the United States by the City of St. George on or after 16 the date of enactment this Act resulting from the judg-17 18 ment filed on November 8, 1993, in the United States 19 Court of Federal Claims in J.E. McAmis, Inc. v. United 20 States, 90–315C, 91–1194C, and 91–1195C.

21 SEC. 8314. UNALASKA (DUTCH HARBOR) CHANNELS, ALAS22 KA.

23 Section 401(1) of the Water Resources Development
24 Act of 2020 (134 Stat. 2734) is amended, in row 3 (relat25 ing to the project for navigation, Unalaska (Dutch Har-

bor) Channels, Alaska), by striking "February 7, 2020"
 and inserting "October 2, 2020".

3 SEC. 8315. STORM DAMAGE PREVENTION AND REDUCTION, 4 COASTAL EROSION, AND ICE AND GLACIAL 5 DAMAGE, ALASKA.

6 (a) IN GENERAL.—The Secretary shall establish a
7 program to carry out structural and nonstructural
8 projects for storm damage prevention and reduction,
9 coastal erosion, and ice and glacial damage in the State
10 of Alaska, including—

11 (1) relocation of affected communities; and

12 (2) construction of replacement facilities.

13 (b) Cost Share.—

(1) IN GENERAL.—Except as provided in paragraph (2), the non-Federal share of the cost of a
project carried out under this section shall be in accordance with sections 103 and 105 of the Water
Resources Development Act of 1986 (33 U.S.C.
2213, 2215).

(2) EXCEPTION.—In the case of a project benefitting an economically disadvantaged community (as
defined by the Secretary under section 160 of the
Water Resources Development Act of 2020 (33
U.S.C. 2201 note)), including economically disadvantaged communities located in urban and rural areas,

the non-Federal share of the cost of such project
 shall be 10 percent.

3 (c) REPEAL.—Section 116 of the Energy and Water
4 Development and Related Agencies Appropriations Act,
5 2010 (123 Stat. 2851), is repealed.

6 (d) TREATMENT.—The program authorized by sub7 section (a) shall be considered a continuation of the pro8 gram authorized by section 116 of the Energy and Water
9 Development and Related Agencies Appropriations Act,
10 2010 (123 Stat. 2851) (as in effect on the day before the
11 date of enactment of this Act).

12 SEC. 8316. ST. FRANCIS LAKE CONTROL STRUCTURE.

(a) IN GENERAL.—The Secretary shall set the ordinary high water mark for water impounded behind the St.
Francis Lake Control Structure, authorized by the Act of
May 15, 1928 (chapter 569, 45 Stat. 538; 79 Stat. 1077),
at 208 feet mean sea level.

(b) OPERATION BY PROJECT MANAGER.—In setting
the ordinary high water mark under subsection (a), the
Secretary shall ensure that the project manager for the
St. Francis Lake Control Structure may continue operating such structure in accordance with the instructions
set forth in the document titled "St. Francis Lake Control
Structure Standing Instructions to the Project Manager"

and published in January 1982 by the Corps of Engineers,
 Memphis District.

3 SEC. 8317. SOUTH PLATTE RIVER AND TRIBUTARIES, 4 ADAMS AND DENVER COUNTIES, COLORADO.

5 (a) IN GENERAL.—The Secretary shall expedite the completion of a written agreement under section 204(d)6 of the Water Resources Development Act of 1986 (33 7 8 U.S.C. 2232(d)) with the non-Federal interest for the 9 project for ecosystem restoration and flood risk management, South Platte River and Tributaries, Adams and 10 Denver Counties, Colorado, authorized by section 401(4)11 12 of the Water Resources Development Act of 2020 (134) Stat. 2739). 13

14 (b) REIMBURSEMENT.—The written agreement de-15 scribed in subsection (a) shall provide for reimbursement of the non-Federal interest from funds in the allocation 16 for the project described in subsection (a) in the detailed 17 spend plan submitted for amounts appropriated under the 18 heading "DEPARTMENT OF THE ARMY-CORPS OF 19 ENGINEERS—CIVIL—CONSTRUCTION" in title III of 20 21 division J of the Infrastructure Investment and Jobs Act 22 (135 Stat. 1359) if the Secretary determines that funds 23 in an amount sufficient to reimburse the non-Federal in-24 terest are available in such allocation.

1SEC. 8318. FRUITVALE AVENUE RAILROAD BRIDGE, ALA-2MEDA, CALIFORNIA.

3 Section 4017(d) of the Water Resources Development
4 Act of 2007 (121 Stat. 1175) is repealed.

5 SEC. 8319. LOS ANGELES COUNTY, CALIFORNIA.

6 (a) ESTABLISHMENT OF PROGRAM.—The Secretary
7 may establish a program to provide environmental assist8 ance to non-Federal interests in Los Angeles County, Cali9 fornia.

10 (b) FORM OF ASSISTANCE.—Assistance provided under this section may be in the form of design and con-11 struction assistance for water-related environmental infra-12 13 structure and resource protection and development projects in Los Angeles County, California, including 14 projects for wastewater treatment and related facilities, 15 16 water supply and related facilities, environmental restoration, and surface water resource protection and develop-17 18 ment.

(c) OWNERSHIP REQUIREMENT.—The Secretary may
provide assistance for a project under this section only if
the project is publicly owned.

22 (d) PARTNERSHIP AGREEMENTS.—

(1) IN GENERAL.—Before providing assistance
under this section to a non-Federal interest, the Secretary shall enter into a partnership agreement
under section 221 of the Flood Control Act of 1970

1	(42 U.S.C. 1962d–5b) with the non-Federal interest
2	with respect to the project to be carried out with
3	such assistance.
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 insti-
13	tutional structures as are necessary to ensure
14	the effective long-term operation of the project
15	by the non-Federal interest.
16	(3) Cost sharing.—
17	(A) IN GENERAL.—The Federal share of
18	the 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
25	under this section, the non-Federal interest

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shall receive credit for reasonable interest incurred in providing the non-Federal share of the project cost.

4 (C) CREDIT FOR LAND, EASEMENTS, AND 5 RIGHTS-OF-WAY.—Notwithstanding section 6 221(a)(4)(G) of the Flood Control Act of 1970 7 (42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-8 eral interest shall receive credit for land, ease-9 ments, rights-of-way, and relocations toward 10 the non-Federal share of project cost (including 11 all reasonable costs associated with obtaining 12 permits necessary for the construction, oper-13 ation, and maintenance of the project on pub-14 licly owned or controlled land), but the credit 15 may not exceed 25 percent of total project 16 costs.

17 (D) OPERATION AND MAINTENANCE.—The
18 non-Federal share of operation and mainte19 nance costs for projects constructed with assist20 ance provided under this section shall be 100
21 percent.

22 (e) Authorization of Appropriations.—

23 (1) IN GENERAL.—There is authorized to be
24 appropriated \$50,000,000 to carry out this section.

(2) CORPS OF ENGINEERS EXPENSES.—Not
 more than 10 percent of the amounts made available
 to carry out this section may be used by the Corps
 of Engineers district offices to administer projects
 under this section at Federal expense.

6 SEC. 8320. DEAUTHORIZATION OF DESIGNATED PORTIONS 7 OF THE LOS ANGELES COUNTY DRAINAGE 8 AREA, CALIFORNIA.

9 (a) IN GENERAL.—The portion of the project for 10 flood risk management, Los Angeles County Drainage Area, California, authorized by section 5 of the Act of 11 12 June 22, 1936 (chapter 688, 49 Stat. 1589; 50 Stat. 167; 13 52 Stat. 1215; 55 Stat. 647; 64 Stat. 177; 104 Stat. 14 4611), consisting of the debris basins described in sub-15 section (b), is no longer authorized beginning on the date that is 18 months after the date of enactment of this Act. 16 17 (b) DEBRIS BASINS DESCRIBED.—The debris basins 18 referred to in subsection (a) are the following debris basins 19 operated and maintained by the Los Angeles County Flood 20 Control District, as generally defined in Corps of Engi-21 neers operations and maintenance manuals as may be fur-22 ther described in an agreement entered into under sub-23 section (c): Auburn Debris Basin, Bailey Debris Basin, 24 Big Dalton Debris Basin, Blanchard Canyon Debris 25 Basin, Blue Gum Canyon Debris Basin, Brand Canyon G:\CMTE\AS\23\C\RCP.XML

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Debris Basin, Carter Debris Basin, Childs Canyon Debris 1 Basin, Dunsmuir Canyon Debris Basin, Eagle Canyon 2 Debris Basin, Eaton Wash Debris Basin, Elmwood Can-3 4 yon Debris Basin, Emerald East Debris Basin, Emerald 5 West Debris Retention Inlet, Hay Debris Basin, Hillcrest Debris Basin, La Tuna Canyon Debris Basin, Little Dal-6 7 ton Debris Basin, Live Oak Debris Retention Inlet, Lopez 8 Debris Retention Inlet, Lower Sunset Canyon Debris 9 Basin, Marshall Canyon Debris Retention Inlet, Santa 10 Anita Debris Basin, Sawpit Debris Basin, Schoolhouse Canyon Debris Basin, Shields Canyon Debris Basin, Si-11 12 erra Madre Villa Debris Basin, Snover Canyon Debris Basin, Stough Canyon Debris Basin, Wilson Canyon De-13 bris Basin, and Winery Canyon Debris Basin. 14

(c) AGREEMENT.—Not later than 90 days after the
date of enactment of this Act, the Secretary shall seek
to enter into an agreement with the Los Angeles County
Flood Control District to ensure that the Los Angeles
County Flood Control District—

20 (1) operates, maintains, repairs, and rehabili21 tates, and replaces as necessary, the debris basins
22 described in subsection (b)—

23 (A) in perpetuity at no cost to the United24 States; and

1 (B) in a manner that ensures that the 2 quantity and concentration of stormwater 3 inflows from such debris basins does not reduce 4 the level of flood protection of the project de-5 scribed in subsection (a);

6 (2) retains public ownership of, and compatible 7 uses for, all real property required for the continued 8 functioning of the debris basins described in sub-9 section (b), consistent with authorized purposes of 10 the project described in subsection (a);

(3) allows the Corps of Engineers to continue to operate, maintain, rehabilitate, repair, and replace appurtenant structures, such as rain and stream gages, located within the debris basins subject to deauthorization under subsection (a) as necessary to ensure the continued functioning of the project described in subsection (a); and

(4) holds and saves the United States harmless
from damages due to overtopping, breach, failure,
operation, or maintenance of the debris basins described in subsection (b).

(d) ADMINISTRATIVE COSTS.—The Secretary may
accept and expend funds voluntarily contributed by the
Los Angeles County Flood Control District to cover the
administrative costs incurred by the Secretary to—

1	(1) enter into an agreement under subsection
2	(c); and
3	(2) monitor compliance with such agreement.
4	SEC. 8321. MURRIETA CREEK, CALIFORNIA.
5	Section 103 of title I of appendix B of Public Law
6	$106\mathchar`-377$ (114 Stat. 1441A–65) (relating to the project
7	for flood control, environmental restoration, and recre-
8	ation, Murrieta Creek, California), is amended—
9	(1) by striking "\$89,850,000" and inserting
10	``\$277,194,000'';
11	(2) by striking " $$57,735,000$ " and inserting
12	"\$180,176,100"; and
13	(3) by striking "\$32,115,000" and inserting
14	``\$97,017,900``.
15	SEC. 8322. SACRAMENTO RIVER BASIN, CALIFORNIA.
16	The portion of the project for flood protection in the
17	Sacramento River Basin, authorized by section 2 of the
18	Act of March 1, 1917 (chapter 144, 39 Stat. 949; 68 Stat.
19	1264; 110 Stat. 3662; 113 Stat. 319), consisting of the
20	portion of the American River North Levee, upstream of
21	Arden Way, from G.P.S. coordinate 38.600948N
22	121.330599W to $38.592261N$ $121.334155W$, is no longer
23	authorized beginning on the date of enactment of this Act.

SEC. 8323. SAN DIEGO RIVER AND MISSION BAY, SAN DIEGO COUNTY, CALIFORNIA.

3 (a) IN GENERAL.—The project for flood control and navigation, San Diego River and Mission Bay, San Diego 4 5 County, California, authorized by the Act of July 24, 1946 (chapter 595, 60 Stat. 636; 134 Stat. 2705), is modified 6 7 to change the authorized conveyance capacity of the 8 project to a level determined appropriate by the Secretary 9 based on the actual capacity of the project, which level 10 may be further modified by the Secretary as necessary to 11 account for sea level rise.

12 (b) Operation and Maintenance Manual.—

(1) IN GENERAL.—The non-Federal sponsor for
the project described in subsection (a) shall prepare
for review and approval by the Secretary a revised
operation and maintenance manual for the project to
implement the modification described in subsection
(a).

(2) FUNDING.—The non-Federal sponsor shall
provide to the Secretary funds sufficient to cover the
costs incurred by the Secretary to review and approve the manual described in paragraph (1), and
the Secretary may accept and expend such funds in
the performance of such review and approval.

25 (c) EMERGENCY REPAIR AND RESTORATION ASSIST26 ANCE.—Upon approval by the Secretary of the revised op-

eration and maintenance manual required under sub section (b), and subject to compliance by the non-Federal
 sponsor with the requirements of such manual and with
 any other eligibility requirement established by the Sec retary, the project described in subsection (a) shall be con sidered for assistance under section 5(a) of the Act of Au gust 18, 1941 (33 U.S.C. 701n(a)).

8 SEC. 8324. ADDITIONAL ASSISTANCE FOR EASTERN SANTA 9 CLARA BASIN, CALIFORNIA.

Section 111 of title I of division B of the Miscellaneous Appropriations Act, 2001 (Public Law 106–554,
appendix D, 114 Stat. 2763A–224 (as enacted by section
1(a)(4) of the Consolidated Appropriations Act, 2001 (114
Stat. 2763)); 121 Stat. 1209), is amended—

(1) in subsection (a), by inserting "and volatile
organic compounds" after "perchlorates"; and

17 (2) in subsection (b)(3), by inserting "and vola-18 tile organic compounds" after "perchlorates".

19 SEC. 8325. SAN FRANCISCO BAY, CALIFORNIA.

(a) TECHNICAL AMENDMENT.—Section 203(a)(1)(A)
of the Water Resources Development Act of 2020 (134
Stat. 2675) is amended by striking "ocean shoreline" and
inserting "bay and ocean shorelines".

(b) IMPLEMENTATION.—In carrying out a studyunder section 142 of the Water Resources Development

Act of 1976 (90 Stat. 2930; 100 Stat. 4158), pursuant 1 to section 203(a)(1)(A) of the Water Resources Develop-2 ment Act of 2020 (as amended by this section), the Sec-3 4 retary shall not differentiate between damages related to 5 high tide flooding and coastal storm flooding for the purposes of determining the Federal interest or cost share. 6 7 SEC. 8326. SOUTH SAN FRANCISCO BAY SHORELINE, CALI-8 FORNIA.

9 (a) IN GENERAL.—Except for funds required for a 10 betterment or for a locally preferred plan, the Secretary shall not require the non-Federal interest for the project 11 12 for flood risk management, ecosystem restoration, and 13 recreation, South San Francisco Bay Shoreline, California, authorized by section 1401(6) of the Water Re-14 15 sources Development Act of 2016 (130 Stat. 1714), to contribute funds under an agreement entered into prior 16 to the date of enactment of this Act in excess of the total 17 18 cash contribution required from the non-Federal interest for the project under section 103 of the Water Resources 19 20Development Act of 1986 (33 U.S.C. 2213).

(b) REQUIREMENT.—The Secretary shall not, at any
time, defer, suspend, or terminate construction of the
project described in subsection (a) solely on the basis of
a determination by the Secretary that an additional appropriation is required to cover the Federal share of the cost

1 to complete construction of the project, if Federal funds, in an amount determined by the Secretary to be sufficient 2 3 to continue construction of the project, remain available 4 in the allocation for the project under the Long-Term Dis-5 aster Recovery Investment Plan for amounts appropriated 6 under the heading "CORPS OF ENGINEERS-CIVIL-DE-7 PARTMENT OF THE ARMY—CONSTRUCTION" in title IV of 8 subdivision 1 of division B of the Bipartisan Budget Act 9 of 2018 (Public Law 115–123; 132 Stat. 76).

10SEC. 8327. DELAWARE SHORE PROTECTION AND RESTORA-11TION.

12 (a) DELAWARE BENEFICIAL USE OF DREDGED MA13 TERIAL FOR THE DELAWARE RIVER, DELAWARE.—

14 (1) IN GENERAL.—At the request of the non-15 Federal interest for the project for hurricane and 16 storm damage risk reduction, Delaware Beneficial 17 Use of Dredged Material for the Delaware River, 18 Delaware, authorized by section 401(3) of the Water 19 Resources Development Act of 2020 (134 Stat. 20 (referred to in this subsection as the 2736) 21 "project"), the Secretary shall implement the project 22 using borrow sources that are alternatives to the 23 Delaware River, Philadelphia to the Sea, project, 24 Delaware, New Jersey, Pennsylvania, authorized by 25 the Act of June 25, 1910 (chapter 382, 36 Stat.

1	637; 46 Stat. 921; 52 Stat. 803; 59 Stat. 14; 68
2	Stat. 1249; 72 Stat. 297).
3	(2) INTERIM AUTHORITY.—Until the Secretary
4	implements the modification under paragraph (1) ,
5	the Secretary is authorized, at the request of a non-
6	Federal interest, to carry out initial construction or
7	periodic nourishments at any site included in the
8	project under—
9	(A) section 1122 of the Water Resources
10	Development Act of 2016 (33 U.S.C. 2326
11	note); or
12	(B) section 204(d) of the Water Resources
13	Development Act of 1992 (33 U.S.C. 2326(d)).
14	(3) COST SHARE.—The Federal share of the
15	cost to construct and periodically nourish the
16	project, including the cost of any modifications car-
17	ried out under paragraph (1) and the incremental
18	cost of any placements carried out under paragraph
19	(2)(B), shall be 90 percent.
20	(b) Delaware Emergency Shore Restora-
21	TION.—
22	(1) IN GENERAL.—The Secretary is authorized
23	to repair or restore a federally authorized hurricane
24	and storm damage reduction structure or project or
25	a public beach located in the State of Delaware pur-

1	suant to section 5(a) of the Act of August 18, 1941
2	(33 U.S.C. 701n(a)), if—
3	(A) the structure, project, or public beach
4	is damaged by wind, wave, or water action asso-
5	ciated with a Nor'easter; and
6	(B) the Secretary determines that the
7	damage prevents—
8	(i) in the case of a structure or
9	project, the adequate functioning of the
10	structure or project for the authorized pur-
11	poses of the structure or project; or
12	(ii) in the case of a public beach, the
13	adequate functioning of the beach as a
14	natural barrier to inundation, wave attack,
15	or erosion coinciding with hurricanes,
16	coastal storms, or Nor'easters.
17	(2) JUSTIFICATION.—The Secretary may carry
18	out a repair or restoration activity under paragraph
19	(1) without the need to demonstrate that the activity
20	is justified solely by national economic development
21	benefits if—
22	(A) the Secretary determines that—
23	(i) such activity is necessary to restore
24	the adequate functioning of the structure,
25	project, or public beach for the purposes

1	described in paragraph $(1)(B)$, as applica-
2	ble; and
3	(ii) such activity is warranted to pro-
4	tect against loss to life or property of the
5	community protected by the structure,
6	project, or public beach; and
7	(B) in the case of a public beach, the non-
8	Federal interest agrees to participate in, and
9	comply with, applicable Federal floodplain man-
10	agement and flood insurance programs.
11	(3) PRIORITIZATION.—Repair or restoration ac-
12	tivities carried out by the Secretary under paragraph
13	(2) shall be given equal budgetary consideration and
14	priority as activities justified solely by national eco-
15	nomic development benefits.
16	(4) LIMITATIONS.—An activity carried out
17	under paragraph (1) for a public beach shall not—
18	(A) repair or restore the beach beyond its
19	natural profile; or
20	(B) be considered initial construction of
21	the hurricane and storm damage reduction
22	project.
23	(5) SAVINGS PROVISION.—The authority pro-
24	vided by this subsection shall be in addition to any
25	authority provided by section 5(a) of the Act of Au-

1	gust 18, 1941 (33 U.S.C. 701n(a)) to repair or re-
2	store federally authorized hurricane or shore protec-
3	tive structure or project located in the State of Dela-
4	ware damaged or destroyed by wind, wave, or water
5	action of other than an ordinary nature.
6	(6) SUNSET.—The authority of the Secretary to
7	carry out an activity under paragraph (1) for a pub-
8	lic beach shall expire on the date that is 10 years
9	after the date of enactment of this Act.
10	(7) DEFINITIONS.—In this subsection:
11	(A) NOR'EASTER.—The term "Nor'easter"
12	means a synoptic-scale, extratropical cyclone in
13	the western North Atlantic Ocean.
14	(B) PUBLIC BEACH.—The term "public
15	beach" means a beach within the geographic
16	boundary of an unconstructed federally author-
17	ized hurricane and storm damage reduction
18	project that is—
19	(i) a publicly owned beach; or
20	(ii) a privately owned beach that is
21	available for public use, including the avail-
22	ability of reasonable public access, in ac-
23	cordance with Engineer Regulation 1165–
24	2–130, published by the Corps of Engi-
25	neers, dated June 15, 1989.

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1	(c) Indian River Inlet and Bay, Delaware.—
2	(1) IN GENERAL.—In carrying out major main-
3	tenance of the project for navigation, Indian River
4	Inlet and Bay, Delaware, authorized by the first sec-
5	tion of the Act of August 26, 1937 (chapter 832, 50
6	Stat. 846; 59 Stat. 14), the Secretary shall repair,
7	restore, or relocate any non-Federal public recre-
8	ation facility that has been damaged, in whole or in
9	part, by the deterioration or failure of the project.
10	(2) Authorization of appropriations.—
11	There is authorized to be appropriated to carry out
12	this subsection \$10,000,000.
13	(d) Indian River Inlet Sand Bypass Plant,
14	DELAWARE.—
15	(1) IN GENERAL.—The project for hurricane-
16	flood protection and beach erosion control at Indian
17	River Inlet, Delaware, commonly known as the "In-
18	dian River Inlet Sand Bypass Plant", authorized by
19	section 869 of the Water Resources Development
20	Act of 1986 (100 Stat. 4182), is modified to author-
21	ize the Secretary, at the request of a non-Federal in-
22	terest, to provide periodic nourishment through dedi-
23	cated dredging or other means to maintain or re-
24	store the functioning of such project when—
25	(A) the sand bypass plant is inoperative; or

(B) operation of the sand bypass plant is
 insufficient to maintain the functioning of the
 project.

4 (2) COST SHARE.—The non-Federal share of 5 the cost of a cycle of periodic nourishment provided 6 pursuant to paragraph (1) shall be the same per-7 centage as the non-Federal share of the cost to oper-8 ate the sand bypass plant.

9 (e) Reprogramming for Coastal Storm Risk
10 Management Project at Indian River Inlet.—

11 (1) IN GENERAL.—For each fiscal year, the 12 Secretary may reprogram amounts made available 13 for any coastal storm risk management project to 14 use such amounts for the project for hurricane-flood 15 protection and beach erosion control at Indian River 16 Inlet, Delaware, commonly known as the "Indian 17 River Inlet Sand Bypass Plant", authorized by sec-18 tion 869 of the Water Resources Development Act 19 of 1986 (100 Stat. 4182).

20 (2) LIMITATIONS.—

21 (A) IN GENERAL.—The Secretary may
22 carry out not more than 2 reprogramming ac23 tions under paragraph (1) for each fiscal year.
24 (B) AMOUNT.—For each fiscal year, the
25 Secretary may reprogram—

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1	(i) not more than \$100,000 per re-
2	programming action; and
3	(ii) not more than \$200,000 for each
4	fiscal year.

5 SEC. 8328. ST. JOHNS RIVER BASIN, CENTRAL AND SOUTH6 ERN FLORIDA.

7 The portions of the project for flood control and other 8 purposes, Central and Southern Florida, authorized by 9 section 203 of the Flood Control Act of 1948 (62 Stat. 10 1176), consisting of the southernmost 3.5-mile reach of 11 the L-73 levee, Section 2, Osceola County Florida, are 12 no longer authorized beginning on the date of enactment 13 of this Act.

14 SEC. 8329. LITTLE PASS, CLEARWATER BAY, FLORIDA.

15 The portion of the project for navigation, Little Pass, 16 Clearwater Bay, Florida, authorized by section 101 of the 17 River and Harbor Act of 1960 (74 Stat. 481), beginning 18 with the most westerly 1,000 linear feet of the channel 19 encompassing all of Cut H, to include the turning basin, 20 is no longer authorized beginning on the date of enactment 21 of this Act.

1	SEC. 8330. COMPREHENSIVE EVERGLADES RESTORATION
2	PLAN, FLORIDA.
3	(a) IN GENERAL.—Section $601(e)(5)$ of the Water
4	Resources Development Act of 2000 (114 Stat. 2685; 121
5	Stat. 1269; 132 Stat. 3786) is amended—
6	(1) in subparagraph (D), by striking "subpara-
7	graph (D)" and inserting "subparagraph (E)"; and
8	(2) in subparagraph (E)—
9	(A) in clause (i), in the matter preceding
10	subclause (I), by striking "during each 5-year
11	period, beginning with commencement of design
12	of the Plan" and inserting "during each period
13	of 5 fiscal years, beginning on October 1,
14	2022";
15	(B) in clause (ii), by inserting "for each
16	project in the Plan" before the period at the
17	end; and
18	(C) by adding at the end the following:
19	"(iii) ACCOUNTING.—Not later than
20	90 days after the end of each fiscal year,
21	the Secretary shall provide to the non-Fed-
22	eral sponsor a financial accounting of non-
23	Federal contributions under clause $(i)(I)$
24	for such fiscal year.
25	"(iv) LIMITATION.—In the case of an
26	authorized project for which a project part-

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1	nership agreement has not been executed
2	and for which there is an agreement under
3	subparagraph (B)(i)(III), the Secretary—
4	"(I) shall consider all expendi-
5	tures and obligations incurred by the
6	non-Federal sponsor for land and in-
7	kind services for the project in deter-
8	mining the amount of any cash con-
9	tribution required from the non-Fed-
10	eral sponsor to satisfy the cost-share
11	requirements of this subsection; and
12	"(II) may only require any such
13	cash contribution to be made at the
14	end of each period of 5 fiscal years
15	under clause (i).".
16	(b) UPDATE.—The Secretary and the non-Federal in-
17	terest shall revise the Master Agreement for the Com-
18	prehensive Everglades Restoration Plan, executed in 2009
19	pursuant to section 601 of the Water Resources Develop-
20	ment Act of 2000 (114 Stat. 2680), to reflect the amend-
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21 ment made by subsection (a).

22 SEC. 8331. PALM BEACH HARBOR, FLORIDA.

Beginning on the date of enactment of this Act, the
project for navigation, Palm Beach Harbor, Florida, for
which assumption of maintenance was authorized by sec-

tion 202 of the Water Resources Development Act of 1986 1 2 (100 Stat. 4093), is modified to deauthorize the portion 3 of the project, known as the Northern Turning Basin, con-4 sisting of an approximate 209,218-square foot area (4.803) 5 acres) of the Federal northern turning basin within Palm Beach Harbor, starting at a point with coordinates 6 7 N887149.6299. E965813.7673; thence running 8 N46°05'59"E for 106.07 feet to a point with coordinates 9 N887223.1767, E965890.1929; thence running S88°54'01"E for 393.00 feet to a point with coordinates 10 11 N887215.6342, E966283.1205; thence running 12 S32°48'37"E for 433.78 feet to a point with coordinates 13 N886851.0560. E966518.1668; thence running N88°54'01''W for 710.00 feet to a point with coordinates 14 15 N886864.6824, E965808.2975; thence running N01°05'59"E for 285.00 feet to the point of origin. 16

17 SEC. 8332. PORT EVERGLADES, FLORIDA.

18 Section 1401(1) of the Water Resources Development
19 Act of 2016 (130 Stat. 1709) is amended, in row 4 (relat20 ing to the project for navigation, Port Everglades, Flor21 ida)—

(1) by striking "\$229,770,000" and inserting
"\$529,700,000";

24 (2) by striking "\$107,233,000" and inserting
25 "\$247,209,000"; and

1 (3) by striking "\$337,003,000" and inserting 2 "\$776,909,000".

3 SEC. 8333. SOUTH FLORIDA ECOSYSTEM RESTORATION 4 TASK FORCE.

Section 528(f)(1)(J) of the Water Resources Development Act of 1996 (110 Stat. 3771) is amended by striking
"2 representatives of the State of Florida," and inserting
"3 representatives of the State of Florida, including at
least 1 representative of the Florida Department of Environmental Protection and 1 representative of the Florida
Fish and Wildlife Conservation Commission,".

12 SEC. 8334. NEW SAVANNAH BLUFF LOCK AND DAM, GEOR13 GIA AND SOUTH CAROLINA.

Section 1319(c) of the Water Resources Development
Act of 2016 (130 Stat. 1704) is amended by striking paragraph (2) and inserting the following:

17 "(2) Cost share.—

18 "(A) IN GENERAL.—The costs of construc19 tion of a Project feature constructed pursuant
20 to paragraph (1) shall be determined in accord21 ance with section 101(a)(1)(B) of the Water
22 Resources Development Act of 1986 (33 U.S.C.
23 2211(a)(1)(B)).

24 "(B) SAVINGS PROVISION.—Any increase
25 in costs for the Project due to the construction

1	of a Project feature constructed pursuant to
2	paragraph (1) shall not be included in the total
3	project cost for purposes of section 902 of the
4	Water Resources Development Act of 1986 (33
5	U.S.C. 2280).".
6	SEC. 8335. LITTLE WOOD RIVER, GOODING, IDAHO.
7	Section 3057 of the Water Resources Development
8	Act of 2007 (121 Stat. 1120) is amended—
9	(1) in subsection $(a)(2)$, by striking
10	"\$9,000,000" and inserting "\$40,000,000"; and
11	(2) in subsection (b)—
12	(A) by striking paragraph (1) and insert-
13	ing the following:
14	"(1) Planning, design, and reconstruc-
15	TION COSTS.—The Federal share of planning, de-
16	sign, and reconstruction costs for a project under
17	this section, including any work associated with
18	bridges, shall be 90 percent."; and
19	(B) by adding at the end the following:
20	"(3) IN-KIND CONTRIBUTIONS.—The non-Fed-
21	eral interest may provide and receive credit for in-
22	kind contributions for a project carried out under
23	this section, consistent with section $221(a)(4)$ of the
24	Flood Control Act of 1970 (42 U.S.C. 1962d-
25	5b(a)(4)).

"(4) CASH CONTRIBUTION NOT APPLICABLE.—
 The requirement under section 103(a)(1)(A) of the
 Water Resources Development Act of 1986 (33
 U.S.C. 2213(a)(1)(A)) for a non-Federal interest to
 provide 5 percent of the cost of a project carried out
 under this section shall not apply with respect to the
 project.

8 "(5) PAYMENT OPTIONS.—At the request of the 9 non-Federal interest for a project carried out under 10 this section and subject to available funding, the 11 non-Federal contribution for construction of the 12 project shall be financed in accordance with the pro-13 visions of section 103(k) of the Water Resources De-14 velopment Act of 1986 (33 U.S.C. 2213(k)) over a 15 period of thirty years from the date of completion of 16 the project.".

17 SEC. 8336. CHICAGO SHORELINE PROTECTION.

18 The project for storm damage reduction and shore-19 line erosion protection, Lake Michigan, Illinois, from 20 Wilmette, Illinois, to the Illinois-Indiana State line, au-21 thorized by section 101(a)(12) of the Water Resources De-22 velopment Act of 1996 (110 Stat. 3664), is modified to 23 authorize the Secretary to provide 65 percent of the cost 24 of the locally preferred plan, as described in the Report

of the Chief of Engineers, dated April 14, 1994, for the
 construction of the following segments of the project:

- 3 (1) Shoreline revetment at Morgan Shoal.
- 4 (2) Shoreline revetment at Promontory Point.

5 SEC.8337.GREAT LAKES AND MISSISSIPPI RIVER6INTERBASIN PROJECT, BRANDON ROAD,7WILL COUNTY, ILLINOIS.

8 (a) IN GENERAL.—Section 402(a)(1) of the Water
9 Resources Development Act of 2020 (134 Stat. 2742) is
10 amended by striking "80 percent" and inserting "90 per11 cent".

12 (b) LOCAL COOPERATION REQUIREMENTS.—At the 13 request of the applicable non-Federal interests for the project for ecosystem restoration, Great Lakes and Mis-14 15 sissippi River Interbasin project, Brandon Road, Will County, Illinois, authorized by section 401(a)(5) of the 16 Water Resources Development Act of 2020 (134 Stat. 17 2740), the Secretary shall not require such non-Federal 18 interests to be jointly and severally liable for all non-Fed-19 20 eral obligations in the project partnership agreement for 21 the project.

22 SEC. 8338. SOUTHEAST DES MOINES, SOUTHWEST PLEAS23 ANT HILL, IOWA.

24 (a) PROJECT MODIFICATIONS.—The project for flood25 control and other purposes, Red Rock Dam and Lake, Des

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Moines River, Iowa (referred to in this section as the "Red 1 Rock Dam Project"), authorized by section 10 of the Act 2 of December 22, 1944 (chapter 665, 58 Stat. 896), and 3 4 the project for local flood protection, Des Moines Local Flood Protection, Des Moines River, Iowa (referred to in 5 this section as "Flood Protection Project"), authorized by 6 7 such section, shall be modified as follows, subject to a new 8 or amended agreement between the Secretary and the non-9 Federal interest for the Flood Protection Project, the City 10 of Des Moines, Iowa (referred to in this section as the 11 "City"), in accordance with section 221 of the Flood Con-12 trol Act of 1970 (42 U.S.C. 1962d–5b):

(1) That portion of the Red Rock Dam Project
consisting of the segment of levee from Station
15+88.8W to Station 77+43.7W shall be transferred to the Flood Protection Project.

17 (2) The relocated levee improvement con18 structed by the City, from Station 77+43.7W to ap19 proximately Station 20+00, shall be included in the
20 Flood Protection Project.

21 (b) FEDERAL EASEMENT CONVEYANCES.—

(1) IN GENERAL.—The Secretary is authorized
to convey the following easements, acquired by the
Federal Government for the Red Rock Dam Project,

1	to the City to become part of the Flood Protection
2	Project in accordance with subsection (a):
3	(A) Easements identified as Tracts
4	3215E–1, 3235E, and 3227E.
5	(B) Easements identified as Partial Tracts
6	3216E–2, 3216E–3, 3217E–1, and 3217E–2.
7	(2) Additional conveyances authorized.—
8	After execution of a new or amended agreement pur-
9	suant to subsection (a) and conveyance of the ease-
10	ments under paragraph (1) , the Secretary is author-
11	ized to convey the following easements, by quitclaim
12	deed, without consideration, acquired by the Federal
13	Government for the Red Rock Dam project, to the
14	City or to the Des Moines Metropolitan Wastewater
15	Reclamation Authority and no longer required for
16	the Red Rock Dam Project or for the Des Moines
17	Local Flood Protection Project:
18	(A) Easements identified as Tracts 3200E,
19	3202E-1, 3202E-2, 3202E-4, 3203E-2,
20	3215E–3, 3216E–1, and 3216E–5.
21	(B) Easements identified as Partial Tracts
22	3216E–2, 3216E–3, 3217E–1, and 3217E–2.
23	(3) EASEMENT DISPOSAL PROCESS AND
24	FEES.—All real property interests conveyed under
25	this subsection shall be subject to the standard re-

lease of easement disposal process. All administra tive fees associated with the transfer of the subject
 easements to the City or to the Des Moines Metro politan Wastewater Reclamation Authority will be
 borne by the transferee.

6 SEC. 8339. CITY OF EL DORADO, KANSAS.

7 (a) IN GENERAL.—The Secretary shall amend the 8 contract described in subsection (b) between the United 9 States and the City of El Dorado, Kansas, relating to stor-10 age space for water supply, to change the method of calculation of the interest charges that began accruing on 11 12 June 30, 1991, on the investment costs for the 72,087 13 acre-feet of future use storage space, from compounding interest annually to charging simple interest annually on 14 15 the principal amount, until—

- 16 (1) the City of El Dorado informs the Secretary
- 17 of the desire to convert the future use storage space18 to present use; and
- (2) the principal amount plus the accumulated
 interest becomes payable pursuant to the terms of
 the contract.

(b) CONTRACT DESCRIBED.—The contract referred
to in subsection (a) is the contract between the United
States and the City of El Dorado, Kansas, for the use
by the City of El Dorado of storage space for water supply

1 in El Dorado Lake, Kansas, entered into on June 30,

2 1972, and titled Contract DACW56–72–C–0220.

3 SEC. 8340. ALGIERS CANAL LEVEES, LOUISIANA.

4 (a) IN GENERAL.—In accordance with section 328 of
5 the Water Resources Development Act of 1999 (113 Stat.
6 304; 121 Stat. 1129), the Secretary shall resume oper7 ation, maintenance, repair, rehabilitation, and replace8 ment of the Algiers Canal Levees, Louisiana, at full Fed9 eral expense.

(b) TECHNICAL AMENDMENT.—Section 328(c) of the
Water Resources Development Act of 1999 (113 Stat.
304; 121 Stat. 1129) is amended by inserting "described
in subsection (b)" after "the project".

14 SEC. 8341. MISSISSIPPI RIVER GULF OUTLET, LOUISIANA.

The Federal share of the cost of the project for ecosystem restoration, Mississippi River Gulf Outlet, Louisiana, authorized by section 7013(a)(4) of the Water Resources Development Act of 2007 (121 Stat. 1281), shall be 100 percent.

20 SEC. 8342. CAMP ELLIS, SACO, MAINE.

(a) IN GENERAL.—The project being carried out
under section 111 of the River and Harbor Act of 1968
(33 U.S.C. 426i) for the mitigation of shore damages attributable to the project for navigation, Camp Ellis, Saco,
Maine, is modified as follows:

1 (1) The maximum amount of Federal funds 2 that may be expended for the project shall be 3 \$45,000,000. 4 (2) The project may include Federal participa-5 tion in periodic nourishment. 6 (3) For purposes of subsection (b) of section 7 111 of the River and Harbor Act of 1968 (33 8 U.S.C. 426i(b)), the Secretary shall determine that 9 the navigation works to which the shore damages are 10 attributable were constructed at Federal expense. 11 (b) CONFORMING AMENDMENT.—Section 3085 of the 12 Water Resources Development Act of 2007 (121 Stat. 1129), and the item relating to such section in the table 13 of contents for such Act, are repealed. 14 15 SEC. 8343. LOWER MISSISSIPPI RIVER COMPREHENSIVE

16 MANAGEMENT STUDY.

Section 213 of the Water Resources Development Act
of 2020 (134 Stat. 2684) is amended by adding at the
end the following:

20 "(j) COST SHARE.—The Federal share of the cost of
21 the comprehensive study carried out under subsection (a),
22 and any feasibility study carried out under subsection (e),
23 shall be 100 percent.".

1 SEC. 8344. UPPER MISSISSIPPI RIVER PROTECTION.

2 Section 2010 of the Water Resources Reform and De3 velopment Act of 2014 (128 Stat. 1270; 132 Stat. 3812)
4 is amended by adding at the end the following:

5 "(f) LIMITATION.—The Secretary shall not rec6 ommend deauthorization of the Upper St. Anthony Falls
7 Lock and Dam pursuant to the disposition study carried
8 out under subsection (d) unless the Secretary identifies
9 a willing and capable non-Federal public entity to assume
10 ownership of the Upper St. Anthony Falls Lock and Dam.

11 "(g) MODIFICATION.—The Secretary is authorized to the feasibility of modifying, 12 investigate prior to deauthorizing, the Upper St. Anthony Falls Lock and 13 Dam to add ecosystem restoration, including the preven-14 tion and control of invasive species, water supply, and 15 16 recreation as authorized purposes.".

17 SEC. 8345. UPPER MISSISSIPPI RIVER RESTORATION PRO-18 GRAM.

19 Section 1103(e)(3) of the Water Resources Develop20 ment Act of 1986 (33 U.S.C. 652(e)(3)) is amended by
21 striking "\$40,000,000" and inserting "\$75,000,000".

22 SEC. 8346. WATER LEVEL MANAGEMENT ON THE UPPER
23 MISSISSIPPI RIVER AND ILLINOIS WATER24 WAY.

(a) IN GENERAL.—As part of the operation andmaintenance of the navigation channel projects on the

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Upper Mississippi River, including all projects authorized 1 for navigation of the Mississippi River from the mouth of 2 3 the Missouri River to Minneapolis, authorized by the first 4 section of the Act of July 3, 1930 (chapter 847, 46 Stat. 5 927; 49 Stat. 1034; 50 Stat. 848; 59 Stat. 19; 72 Stat. 298; 92 Stat. 1695; 95 Stat. 1634; 100 Stat. 4208; 100 6 7 Stat. 4213; 100 Stat. 4228; 102 Stat. 4027; 104 Stat. 8 4613; 106 Stat. 4806; 106 Stat. 4811; 110 Stat. 3716; 9 121 Stat. 1283; 128 Stat. 1270; 132 Stat. 3812; 134 10 Stat. 2704), and as part of the operation and maintenance of the navigation channel projects on the Illinois River, 11 12 Illinois (also called the Illinois Waterway), authorized by 13 the first section of the Act of January 21, 1927 (chapter 47, 44 Stat. 1013; 46 Stat. 929; 49 Stat. 1035; 49 Stat. 14 15 1036; 52 Stat. 805; 59 Stat. 19; 60 Stat. 636; 72 Stat. 302; 82 Stat. 735; 100 Stat. 4208; 106 Stat. 4806; 121 16 Stat. 1283; 128 Stat. 1351), the Secretary is authorized 17 to and shall carry out water level management activities 18 to help redress the degrading influences of prolonged inun-19 dation or sedimentation from such projects, and to im-20 21 prove the quality and quantity of habitat available for fish 22 and wildlife.

(b) CONDITIONS ON DRAWDOWNS.—In carrying out
subsection (a), the Secretary shall carry out routine and
systemic water level drawdowns of the pools created by

the locks and dams of the projects described in subsection
 (a), including drawdowns during the growing season,
 when—

4 (1) hydrologic conditions allow the Secretary to
5 carry out a drawdown within applicable dam oper6 ating plans; or

7 (2) hydrologic conditions allow the Secretary to
8 carry out a drawdown and sufficient funds are avail9 able to the Secretary to carry out any additional ac10 tivities that may be required to ensure that the
11 drawdown does not adversely affect navigation.

12 (c) COORDINATION AND NOTIFICATION.—

(1) COORDINATION.—The Secretary shall use
existing coordination and consultation processes to
regularly coordinate and consult with other relevant
Federal agencies and States regarding the planning
and assessment of water level management actions
implemented under this section.

19 (2) NOTIFICATION AND OPPORTUNITY FOR
20 COMMENT.—Prior to carrying out any activity under
21 this section, the Secretary shall provide to the public
22 and to navigation interests and other interested
23 stakeholders notice and an opportunity for comment
24 on such activity.

1 (d) REPORT.—Not later than December 31, 2028, 2 the Secretary shall make publicly available (including on 3 a publicly available website) and submit to the Committee 4 on Transportation and Infrastructure of the House of 5 Representatives and the Committee on Environment and Public Works of the Senate a report that describes any 6 7 activity carried out under this section and the effects of 8 such activity.

9 SEC. 8347. MISSISSIPPI DELTA HEADWATERS, MISSISSIPPI.

10 As part of the authority of the Secretary to carry out the project for flood damage reduction, bank stabilization, 11 12 and sediment and erosion control, Yazoo Basin, Mis-13 sissippi Delta Headwaters, Mississippi, authorized pursuant to the matter under the heading "ENHANCEMENT OF 14 15 WATER RESOURCE BENEFITS AND FOR EMERGENCY DIS-ASTER WORK" in title I of Public Law 98–8 (97 Stat. 22), 16 the Secretary may carry out emergency maintenance ac-17 18 tivities, as the Secretary determines to be necessary, for 19 features of the project completed before the date of enact-20 ment of this Act.

21 SEC. 8348. SENSE OF CONGRESS RELATING TO OKATIBBEE 22 LAKE, MISSISSIPPI.

- 23 It is the sense of Congress that—
- (1) there is significant shoreline sloughing anderosion at the Okatibbee Lake portion of the project

1	for flood protection, Chunky Creek, Chickasawhay
2	and Pascagoula Rivers, Mississippi, authorized by
3	section 203 of the Flood Control Act of 1962 (76
4	Stat. 1183), which has the potential to impact infra-
5	structure, damage property, and put lives at risk;
6	and
7	(2) addressing shoreline sloughing and erosion
8	at a project of the Secretary, including at a location
9	leased by non-Federal entities such as Okatibbee
10	Lake, is an activity that is eligible to be carried out
11	by the Secretary as part of the operation and main-
12	tenance of such project.
13	SEC. 8349. ARGENTINE, EAST BOTTOMS, FAIRFAX-JERSEY
13 14	SEC. 8349. ARGENTINE, EAST BOTTOMS, FAIRFAX-JERSEY CREEK, AND NORTH KANSAS LEVEES UNITS,
14	CREEK, AND NORTH KANSAS LEVEES UNITS,
14 15	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN-
14 15 16 17	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS.
14 15 16 17	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS. (a) IN GENERAL.—The project for flood control,
14 15 16 17 18	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS. (a) IN GENERAL.—The project for flood control, Kansas Citys on Missouri and Kansas Rivers in Missouri
14 15 16 17 18 19	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS. (a) IN GENERAL.—The project for flood control, Kansas Citys on Missouri and Kansas Rivers in Missouri and Kansas, authorized by section 5 of the Act of June
 14 15 16 17 18 19 20 	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS. (a) IN GENERAL.—The project for flood control, Kansas Citys on Missouri and Kansas Rivers in Missouri and Kansas, authorized by section 5 of the Act of June 22, 1936 Flood Control Act of 1936 (chapter 688, 49
 14 15 16 17 18 19 20 21 	CREEK, AND NORTH KANSAS LEVEES UNITS, MISSOURI RIVER AND TRIBUTARIES AT KAN- SAS CITIES, MISSOURI AND KANSAS. (a) IN GENERAL.—The project for flood control, Kansas Citys on Missouri and Kansas Rivers in Missouri and Kansas, authorized by section 5 of the Act of June 22, 1936 Flood Control Act of 1936 (chapter 688, 49 Stat. 1588; 58 Stat. 897; 121 Stat. 1054) is modified to

1	for regular inspection of project features if the Sec-
2	retary determines that such work is—
3	(A) not required as a result of improper
4	operation and maintenance of the project by the
5	nonFederal interest; and
6	(B) technically feasible and environ-
7	mentally acceptable; and
8	(2) plan, design, and carry out the construction
9	described in paragraph (1) as a continuation of the
10	construction of such project.
11	(b) COST SHARING.—The Federal share of the cost
12	of planning, design, and construction of access manholes
13	or other features under this section shall be 90 percent.
15	of other reatures under this section shall be 50 percent.
13 14	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION
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14	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION
14 15	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA-
14 15 16	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS.
14 15 16 17	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to
14 15 16 17 18	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to carry out streambank erosion control evaluation and dem-
14 15 16 17 18 19	 SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to carry out streambank erosion control evaluation and dem- onstration projects in the Lower Missouri River through
 14 15 16 17 18 19 20 	 SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to carry out streambank erosion control evaluation and dem- onstration projects in the Lower Missouri River through contracts with non-Federal interests, including projects
 14 15 16 17 18 19 20 21 	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to carry out streambank erosion control evaluation and dem- onstration projects in the Lower Missouri River through contracts with non-Federal interests, including projects for streambank protection and stabilization.
 14 15 16 17 18 19 20 21 22 	SEC. 8350. LOWER MISSOURI RIVER STREAMBANK EROSION CONTROL EVALUATION AND DEMONSTRA- TION PROJECTS. (a) IN GENERAL.—The Secretary is authorized to carry out streambank erosion control evaluation and dem- onstration projects in the Lower Missouri River through contracts with non-Federal interests, including projects for streambank protection and stabilization. (b) AREA.—The Secretary shall carry out demonstra-

(c) REQUIREMENTS.—In carrying out subsection (a),
 the Secretary shall—

3 (1) conduct an evaluation of the extent of
4 streambank erosion on the Lower Missouri River;
5 and

6 (2) develop new methods and techniques for
7 streambank protection, research soil stability, and
8 identify the causes of erosion.

9 (d) REPORT.—Not later than 1 year after the date of enactment of this Act, the Secretary shall submit to 10 the Committee on Transportation and Infrastructure of 11 12 the House of Representatives and the Committee on Environment and Public Works of the Senate a report describ-13 ing the results of the demonstration projects carried out 14 15 under this section, including any recommendations for methods to prevent and correct streambank erosion. 16

17 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
18 authorized to be appropriated to carry out this section
19 \$15,000,000, to remain available until expended.

20 (f) SUNSET.—The authority of the Secretary to enter
21 into contracts under subsection (a) shall expire on the date
22 that is 5 years after the date of enactment of this Act.

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1 SEC. 8351. MISSOURI RIVER INTERCEPTION-REARING COM-

PLEXES.

3 (a) IN GENERAL.—Notwithstanding section 129 of
4 the Water Resources Development Act of 2020 (134 Stat.
5 2643), and subject to subsection (b), the Secretary is au6 thorized to carry out the construction of an interception7 rearing complex at each of Plowboy Bend A (River Mile:
8 174.5 to 173.2) and Pelican Bend B (River Mile: 15.8
9 to 13.4) on the Missouri River.

10 (b) ANALYSIS AND MITIGATION OF RISK.—

(1) ANALYSIS.—Prior to construction of the
interception-rearing complexes under subsection (a),
the Secretary shall perform an analysis to identify
whether the interception-rearing complexes will—

15 (A) contribute to an increased risk of
16 flooding to adjacent lands and properties, in17 cluding local levees;

(B) affect the navigation channel, including crossflows, velocity, channel depth, and
channel width;

21 (C) affect the harvesting of sand;

(D) affect ports and harbors; or

23 (E) contribute to bank erosion on adjacent24 private lands.

25 (2) MITIGATION.—The Secretary may not con26 struct an interception-rearing complex under sub-

section (a) until the Secretary successfully mitigates
 any effects described in paragraph (1) with respect
 to such interception-rearing complex.

4 (c) REPORT.—Not later than 1 year after completion of the construction of the interception-rearing complexes 5 under subsection (a), the Secretary shall submit to the 6 7 Committee on Transportation and Infrastructure of the 8 House of Representatives and the Committee on Environ-9 ment and Public Works of the Senate a report describing the extent to which the construction of such interception-10 rearing complexes affected the population recovery of pal-11 12 lid sturgeon in the Missouri River.

(d) CONFORMING AMENDMENT.—Section 129(b) of
the Water Resources Development Act of 2020 (134 Stat.
2643) is amended by redesignating paragraphs (2) and
(3) as paragraphs (3) and (4), respectively, and inserting
after paragraph (1) the following:

18 "(2) submits the report required by section
19 318(c) of the Water Resources Development Act of
20 2022;".

21 SEC. 8352. MISSOURI RIVER MITIGATION PROJECT, MIS22 SOURI, KANSAS, IOWA, AND NEBRASKA.
23 (a) USE OF OTHER FUNDS.—

1	(1) IN GENERAL.—Section 334 of the Water
2	Resources Development Act of 1999 (113 Stat. 306)
3	is amended by adding at the end the following:
4	"(c) Use of Other Funds.—
5	"(1) IN GENERAL.—The Secretary shall consult
6	with other Federal agencies to determine if lands or
7	interests in lands acquired by such other Federal
8	agencies—
9	"(A) meet the purposes of the Missouri
10	River Mitigation Project, Missouri, Kansas,
11	Iowa, and Nebraska, authorized by section
12	601(a) of the Water Resources Development
13	Act of 1986 (100 Stat. 4143; 113 Stat. 306;
14	121 Stat. 1155); and
15	"(B) whether such lands are restricted by
16	such other Federal agencies from being applied
17	toward the total number of acres required
18	under subsection (a).
19	"(2) Application of lands.—Upon making a
20	determination under paragraph (1) that lands or in-
21	terests in lands acquired by a Federal agency meet
22	the purposes of the project described in paragraph
23	(1)(A) and that such lands are not otherwise re-
24	stricted, the Secretary shall apply the lands or inter-
25	ests in lands acquired toward the total number of

1	acres required under subsection (a), regardless of
2	the source of the Federal funds used to acquire such
3	lands or interests in lands.
4	"(3) SAVINGS PROVISION.—Nothing in this sub-
5	section authorizes any transfer of administrative ju-
6	risdiction over any lands or interests in lands ac-
7	quired by a Federal agency that are applied toward
8	the total number of acres required under subsection
9	(a) pursuant to this subsection.".
10	(2) Report Required.—
11	(A) IN GENERAL.—Not later than 180
12	days after the enactment of this Act, the Sec-
13	retary shall submit to the Committee on Trans-
14	portation and Infrastructure of the House of
15	Representatives and the Committee on Environ-
16	ment and Public Works of the Senate a report
17	identifying the lands or interests in lands ac-
18	quired with Federal funds that the Secretary
19	determines, pursuant to section $344(c)(1)$ of the
20	Water Resources Development Act of 1999,
21	meet the purposes of the Missouri River Mitiga-
22	tion Project, Missouri, Kansas, Iowa, and Ne-
23	braska, authorized by section 601(a) of the
24	Water Resources Development Act of 1986

 1
 (100 Stat. 4143; 113 Stat. 306; 121 Stat.

 2
 1155).

(B) CONTENTS.—The Secretary shall in-3 4 clude in the report submitted under subpara-5 graph (A) a justification for any lands or inter-6 ests in lands acquired with Federal funding 7 that the Secretary determines will not be ap-8 plied toward the total number of acres required 9 under section 334(a) of the Water Resources 10 Development Act of 1999 (113 Stat. 306).

11 (b) FLOOD RISK MANAGEMENT BENEFITS.—The 12 project for mitigation of fish and wildlife losses, Missouri River Bank Stabilization and Navigation Project, Mis-13 souri, Kansas, Iowa, and Nebraska, authorized by section 14 15 601(a) of the Water Resources Development Act of 1986 (100 Stat. 4143; 113 Stat. 306; 121 Stat. 1155), is modi-16 fied to authorize the Secretary to consider incidental flood 17 risk management benefits when acquiring land for the 18 19 project.

20 SEC. 8353. NORTHERN MISSOURI.

(a) ESTABLISHMENT OF PROGRAM.—The Secretary
may establish a program to provide environmental assistance to non-Federal interests in northern Missouri.

(b) FORM OF ASSISTANCE.—Assistance providedunder this section may be in the form of design and con-

struction assistance for water-related environmental infra structure and resource protection and development
 projects in northern Missouri, including projects for
 wastewater treatment and related facilities, water supply
 and related facilities, environmental restoration, and sur face water resource protection and development.

7 (c) OWNERSHIP REQUIREMENT.—The Secretary may
8 provide assistance for a project under this section only if
9 the project is publicly owned.

10 (d) Partnership Agreements.—

(1) IN GENERAL.—Before providing assistance
under this section to a non-Federal interest, the Secretary shall enter into a partnership agreement
under section 221 of the Flood Control Act of 1970
(42 U.S.C. 1962d–5b) with the non-Federal interest
with respect to the project to be carried out with
such assistance.

18 (2) REQUIREMENTS.—Each partnership agree19 ment for a project entered into under this subsection
20 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.

1	(B) Establishment of such legal and insti-
2	tutional structures as are necessary to ensure
3	the effective long-term operation of the project
4	by the non-Federal interest.
5	(3) Cost sharing.—
6	(A) IN GENERAL.—The Federal share of
7	the cost of a project carried out under this sec-
8	tion—
9	(i) shall be 75 percent; and
10	(ii) may be provided in the form of
11	grants or reimbursements of project costs.
12	(B) CREDIT FOR INTEREST.—In case of a
13	delay in the funding of the Federal share of a
14	project that is the subject of a partnership
15	agreement under this section, the non-Federal
16	interest shall receive credit for reasonable inter-
17	est incurred in providing the non-Federal share
18	of the project cost.
19	(C) CREDIT FOR LAND, EASEMENTS, AND
20	RIGHTS-OF-WAY.—Notwithstanding section
21	221(a)(4)(G) of the Flood Control Act of 1970
22	(42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-
23	eral interest shall receive credit for land, ease-
24	ments, rights-of-way, and relocations toward
25	the non-Federal share of project cost (including

1	all reasonable costs associated with obtaining
2	permits necessary for the construction, oper-
3	ation, and maintenance of the project on pub-
4	licly owned or controlled land), but such credit
5	may not exceed 25 percent of total project
6	costs.
7	(D) Operation and maintenance.—The
8	non-Federal share of operation and mainte-
9	nance costs for projects constructed with assist-
10	ance provided under this section shall be 100
11	percent.
12	(e) AUTHORIZATION OF APPROPRIATIONS.—
13	(1) IN GENERAL.—There is authorized to be
14	appropriated \$50,000,000 to carry out this section.
15	(2) Corps of engineers expenses.—Not
16	more than 10 percent of the amounts made available
17	to carry out this section may be used by the Corps
18	of Engineers district offices to administer projects
19	under this section at Federal expense.
20	(f) NORTHERN MISSOURI DEFINED.—In this section,
21	the term "northern Missouri" means the counties of
22	Buchanan, Marion, Platte, and Clay, Missouri.
23	SEC. 8354. ISRAEL RIVER, LANCASTER, NEW HAMPSHIRE.
24	The project for flood control, Israel River, Lancaster,
25	New Hampshire, carried out under section 205 of the

Flood Control Act of 1948 (33 U.S.C. 701s), is no longer
 authorized beginning on the date of enactment of this Act.
 SEC. 8355. MIDDLE RIO GRANDE FLOOD PROTECTION,
 BERNALILLO TO BELEN, NEW MEXICO.

5 The non-Federal share of the cost of the project for
6 flood risk management, Middle Rio Grande, Bernalillo to
7 Belen, New Mexico, authorized by section 401(2) of the
8 Water Resources Development Act of 2020 (134 Stat.
9 2735), shall be 25 percent.

10sec. 8356. ECOSYSTEM RESTORATION, HUDSON-RARITAN11ESTUARY, NEW YORK AND NEW JERSEY.

12 (a) IN GENERAL.—The Secretary may carry out ad-13 ditional feasibility studies for the project ecosystem restoration, Hudson-Raritan Estuary, New York and New 14 15 Jersey, authorized by section 401(5) of the Water Resources Development Act of 2020 (134 Stat. 2739), in-16 cluding an examination of measures and alternatives at 17 Baisley Pond Park and the Richmond Terrace Wetlands. 18 19 (b) TREATMENT.—A feasibility study carried out under subsection (a) shall be considered a continuation of 20 21 the study that formulated the project for ecosystem res-22 toration, Hudson-Raritan Estuary, New York and New 23 Jersey, authorized by section 401(5) of the Water Re-24 sources Development Act of 2020 (134 Stat. 2740).

1 SEC. 8357. ARKANSAS RIVER CORRIDOR, OKLAHOMA.

2 Section 3132 of the Water Resources Development
3 Act of 2007 (121 Stat. 1141) is amended by striking sub4 section (b) and inserting the following:

5 "(b) AUTHORIZED COST.—The Secretary is author6 ized to carry out construction of projects under this sec7 tion at a total cost of \$128,400,000, with the cost shared
8 in accordance with section 103 of the Water Resources
9 Development Act of 1986 (33 U.S.C. 2213).

10 "(c) Additional Feasibility Studies Author-11 ized.—

"(1) IN GENERAL.—The Secretary is authorized
to carry out feasibility studies for purposes of recommending to the Committee on Environment and
Public Works of the Senate and the Committee on
Transportation and Infrastructure of the House of
Representatives additional projects under this section.

19 "(2) TREATMENT.—An additional feasibility
20 study carried out under this subsection shall be con21 sidered a continuation of the feasibility study that
22 formulated any project carried out under subsection
23 (a).".

24 SEC. 8358. COPAN LAKE, OKLAHOMA.

(a) IN GENERAL.—The Secretary shall amend thecontract described in subsection (c) between the United

States and the Copan Public Works Authority, relating
 to the use of storage space for water supply in Copan
 Lake, Oklahoma, to—

4 (1) release to the United States all rights of the
5 Copan Public Works Authority to utilize 4,750 acre6 feet of future use water storage space; and

7 (2) relieve the Copan Public Works Authority
8 from all financial obligations, to include the initial
9 project investment costs and the accumulated inter10 est on unpaid project investment costs, for the vol11 ume of water storage space described in paragraph
12 (1).

(b) REQUIREMENT.—During the 2-year period begin14 ning on the effective date of the contract amendment
15 under subsection (a), the Secretary shall—

16 (1) provide the City of Bartlesville, Oklahoma,
17 with the right of first refusal to contract for the uti18 lization of storage space for water supply for any
19 portion of the storage space that was released by the
20 Authority under subsection (a); and

(2) ensure that the City of Bartlesville, Oklahoma, shall not pay more than 110 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).

(c) CONTRACT DESCRIBED.—The contract referred
 to in subsection (a) is the contract between the United
 States and the Copan Public Works Authority for the use
 of storage space for water supply in Copan Lake, Okla homa, entered into on June 22, 1981, and titled Contract
 DACW56-81-C-0114.

7 SEC. 8359. SOUTHWESTERN OREGON.

8 (a) ESTABLISHMENT OF PROGRAM.—The Secretary
9 may establish a program to provide environmental assist10 ance to non-Federal interests in southwestern Oregon.

11 (b) FORM OF ASSISTANCE.—Assistance provided 12 under this section may be in the form of design and construction assistance for water-related environmental infra-13 structure and resource protection and development 14 15 projects in southwestern Oregon, including projects for wastewater treatment and related facilities, water supply 16 and related facilities, environmental restoration, and sur-17 18 face water resource protection and development.

(c) OWNERSHIP REQUIREMENT.—The Secretary may
provide assistance for a project under this section only if
the project is publicly owned.

22 (d) PARTNERSHIP AGREEMENTS.—

(1) IN GENERAL.—Before providing assistance
under this section to a non-Federal interest, the Secretary shall enter into a partnership agreement

	0 200
1	under section 221 of the Flood Control Act of 1970
2	(42 U.S.C. 1962d–5b) with the non-Federal interest
3	with respect to the project to be carried out with
4	such assistance.
5	(2) REQUIREMENTS.—Each partnership agree-
6	ment for a project entered into under this subsection
7	shall provide for the following:
8	(A) Development by the Secretary, in con-
9	sultation with appropriate Federal and State of-
10	ficials, of a facilities or resource protection and
11	development plan, including appropriate engi-
12	neering plans and specifications.
13	(B) Establishment of such legal and insti-
14	tutional structures as are necessary to ensure
15	the effective long-term operation of the project
16	by the non-Federal interest.
17	(3) Cost sharing.—
18	(A) IN GENERAL.—The Federal share of
19	the cost of a project carried out under this sec-
20	tion—
21	(i) shall be 75 percent; and
22	(ii) may be provided in the form of
23	grants or reimbursements of project costs.
24	(B) CREDIT FOR INTEREST.—In case of a
25	delay in the funding of the Federal share of a

1	project that is the subject of a partnership
2	agreement under this section, the non-Federal
3	interest shall receive credit for reasonable inter-
4	est incurred in providing the non-Federal share
5	of the project cost.
6	(C) CREDIT FOR LAND, EASEMENTS, AND
7	RIGHTS-OF-WAY.—Notwithstanding section
8	221(a)(4)(G) of the Flood Control Act of 1970
9	(42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-
10	eral interest shall receive credit for land, ease-
11	ments, rights-of-way, and relocations toward
12	the non-Federal share of project cost (including
13	all reasonable costs associated with obtaining
14	permits necessary for the construction, oper-
15	ation, and maintenance of the project on pub-
16	licly owned or controlled land), but such credit
17	may not exceed 25 percent of total project
18	costs.
19	(D) Operation and maintenance.—The
20	non-Federal share of operation and mainte-
21	nance costs for projects constructed with assist-
22	ance provided under this section shall be 100
23	percent.
24	(e) AUTHORIZATION OF APPROPRIATIONS.—

(1) IN GENERAL.—There is authorized to be
 appropriated \$50,000,000 to carry out this section.
 (2) CORPS OF ENGINEERS EXPENSE.—Not
 more than 10 percent of the amounts made available
 to carry out this section may be used by the Corps
 of Engineers district offices to administer projects
 under this section at Federal expense.

8 (f) SOUTHWESTERN OREGON DEFINED.—In this sec9 tion, the term "southwestern Oregon" means the counties
10 of Benton, Coos, Curry, Douglas, Lane, Linn, and Jose11 phine, Oregon.

12 SEC. 8360. YAQUINA RIVER, OREGON.

The Secretary shall not require the non-Federal interest for the project for navigation, Yaquina River, Oregon, authorized by the first section of the Act of March
4, 1913 (chapter 144, 37 Stat. 819), to—

17 (1) provide a floating plant to the United18 States for use in maintaining the project; or

(2) provide funds in an amount determined by
the Secretary to be equivalent to the value of the
floating plant as a non-Federal contribution to the
cost of maintaining the project.

23 SEC. 8361. LOWER BLACKSTONE RIVER, RHODE ISLAND.

The project being carried out under section 206 ofthe Water Resources Development Act of 1996 (33 U.S.C.

2330) for ecosystem restoration, Lower Blackstone River,
 Rhode Island, is modified as follows:

- 3 (1) The maximum amount of Federal funds
 4 that may be expended for the project shall be
 5 \$15,000,000.
- 6 (2) If the Secretary includes in the project a 7 measure on Federal land under the jurisdiction of 8 another Federal agency, the Secretary may enter 9 into an agreement with such agency that grants per-10 mission for the Secretary to—

(A) construct the measure on the landunder the jurisdiction of such agency; and

13 (B) operate and maintain the measure
14 using funds provided to the Secretary by the
15 non-Federal interest for the project.

16 (3) If the Secretary includes in the project a 17 measure for fish passage at a dam licensed for hy-18 dropower, the Secretary shall include in the project 19 costs all costs for such measure, except that those 20 costs that are in excess of the costs to provide fish 21 passage at the dam if hydropower improvements 22 were not in place shall be at 100 percent non-Fed-23 eral expense.

1 SEC. 8362. CHARLESTON HARBOR, SOUTH CAROLINA.

2 The Secretary shall reimburse the non-Federal inter-3 est for project for navigation, Charleston Harbor, South Carolina, authorized by section 1401(1) of the Water Re-4 5 sources Development Act of 2016 (130 Stat. 1708), for advanced funds provided by the non-Federal interest for 6 7 construction of the project that exceed the non-Federal 8 share of the cost of construction of the project as soon 9 as practicable after the completion of each individual contract for the project. 10

11 SEC. 8363. COLLETON COUNTY, SOUTH CAROLINA.

12 Notwithstanding subparagraph (C)(i) of section 13 221(a)(4) of the Flood Control Act of 1970 (42 U.S.C. 1962d-5b(a)(4), the non-Federal interest for the project 14 for hurricane and storm damage risk reduction, Colleton 15 County, South Carolina, authorized by section 1401(3) of 16 the Water Resources Development Act of 2016 (130 Stat. 17 1711), may receive credit under subparagraph (A) of such 18 19 section 221(a)(4) for the cost of construction carried out 20before the date of enactment of this Act.

21 SEC. 8364. ENSLEY LEVEE, TENNESSEE.

(a) IN GENERAL.—Section 353(b)(1) of the Water
Resources Development Act of 2020 (134 Stat. 2721) is
amended by striking "and Nonconnah Creek" and inserting ", Nonconnah Creek, and Ensley".

(b) RESUMPTION OF MAINTENANCE.—The Secretary
 shall resume operation and maintenance of Ensley levee
 system portion of the project described in the modification
 made by subsection (a) pursuant to the requirements of
 section 353(b)(1) of the Water Resources Development
 Act of 2020 (134 Stat. 2721).

7 SEC. 8365. WOLF RIVER HARBOR, TENNESSEE.

8 Beginning on the date of enactment of this Act, the 9 project for navigation, Wolf River Harbor, Tennessee, au-10 thorized by section 202 of the National Industrial Recov-11 ery Act (48 Stat. 201; 49 Stat. 1034; 72 Stat. 308), is 12 modified to reduce, in part, the authorized dimensions of 13 the project, such that the remaining authorized dimen-14 sions are as follows:

(1) A 250-foot-wide, 9-foot-depth channel with
a center line beginning at an approximate point of
35.139634, -90.062343 and extending approximately
1,300 feet to an approximate point of 35.142077,
-90.059107.

20 (2) A 200-foot-wide, 9-foot-depth channel with
21 a center line beginning at an approximate point of
22 35.142077, -90.059107 and extending approximately
23 1,800 feet to an approximate point of 35.1467861,
24 -90.057003.

(3) A 250-foot-wide, 9-foot-depth channel with
 a center line beginning at an approximate point of
 35.1467861, -90.057003 and extending approxi mately 5,550 feet to an approximate point of
 35.160848, -90.050566.

6 SEC. 8366. ADDICKS AND BARKER RESERVOIRS, TEXAS.

7 The Secretary is authorized to provide, pursuant to section 206 of the Flood Control Act of 1960 (33 U.S.C. 8 9 709a), information and advice to non-Federal interests on the removal of sediment obstructing inflow channels to the 10 Addicks and Barker Reservoirs, authorized pursuant to 11 12 the project for Buffalo Bayou and its tributaries, Texas, 13 under section 3a of the Act of August 11, 1939 (chapter 699, 53 Stat. 1414; 68 Stat. 1258). 14

15 SEC. 8367. NORTH PADRE ISLAND, CORPUS CHRISTI BAY, 16 TEXAS.

The project for ecosystem restoration, North Padre
Island, Corpus Christi Bay, Texas, authorized under section 556 of the Water Resources Development Act of 1999
(113 Stat. 353), shall not be eligible for repair and restoration assistance under section 5(a) of the Act of August
18, 1941 (33 U.S.C. 701n(a)).

23 SEC. 8368. NUECES COUNTY, TEXAS.

(a) IN GENERAL.—Upon receipt of a written requestfrom the owner of land subject to a covered easement, the

Secretary shall, without consideration, release or otherwise
 convey the covered easement to the holder of such ease ment, if the Secretary determines that the covered ease ment is no longer required for purposes of navigation.

5 (b) SURVEY TO OBTAIN LEGAL DESCRIPTION.—The
6 exact acreage and legal description of any covered ease7 ments to be released or otherwise conveyed under this sec8 tion shall be determined by a survey that is satisfactory
9 to the Secretary.

10 (c) COSTS.—An entity to which a release or convey-11 ance is made under this section shall be responsible for 12 all reasonable and necessary costs, including real estate 13 transaction and environmental documentation costs, asso-14 ciated with the release or conveyance.

15 (d) ADDITIONAL TERMS AND CONDITIONS.—The 16 Secretary may require that the release or conveyance of 17 a covered easement under this section be subject to such 18 additional terms and conditions as the Secretary deter-19 mines necessary and appropriate to protect the interests 20 of the United States.

(e) DEFINITION OF COVERED EASEMENT.—In this
subsection, the term "covered easement" means an easement held by the United States for purposes of navigation
in Nueces County, Texas.

1SEC. 8369. LAKE CHAMPLAIN CANAL, VERMONT AND NEW2YORK.

3 Section 5146 of the Water Resources Development
4 Act of 2007 (121 Stat. 1255) is amended by adding at
5 the end the following:

6 "(c) CLARIFICATIONS.—

7 "(1) IN GENERAL.—At the request of the non-8 Federal interest for the study of the Lake Cham-9 plain Canal Aquatic Invasive Species Barrier carried 10 out under section 542 of the Water Resources Devel-11 opment Act of 2000 (114 Stat. 2671; 121 Stat. 12 1150; 134 Stat. 2652), the Secretary shall scope the 13 phase II portion of such study to satisfy the feasi-14 bility determination under subsection (a).

15 "(2) DISPERSAL BARRIER.—A dispersal barrier
16 constructed, maintained, or operated under this sec17 tion may include—

- 18 "(A) physical hydrologic separation;
- 19 "(B) nonstructural measures;
- 20 "(C) deployment of technologies; and
- 21 "(D) buffer zones.".

22 SEC. 8370. REHABILITATION OF CORPS OF ENGINEERS
23 CONSTRUCTED DAMS.

Section 1177 of the Water Resources Development
Act of 2016 (33 U.S.C. 467f–2 note) is amended by adding at the end the following:

1 "(g) SPECIAL RULE.—Notwithstanding subsection 2 (c), the non-Federal share of the cost of the project for 3 rehabilitation of Waterbury Dam, Washington County, 4 Vermont, under this section, including the cost of any re-5 quired study, shall be the same share assigned to the non-6 Federal interest for the cost of initial construction of the 7 Waterbury Dam.".

8 SEC. 8371. PUGET SOUND NEARSHORE ECOSYSTEM RES9 TORATION, WASHINGTON.

In carrying out the project for ecosystem restoration, Puget Sound, Washington, authorized by section 1401(4) of the Water Resources Development Act of 2016 (130 Stat. 1713), the Secretary shall consider the removal and replacement of the Highway 101 causeway and bridges at the Duckabush River Estuary site to be a project feature the costs of which are shared as construction.

17 SEC. 8372. LOWER MUD RIVER, MILTON, WEST VIRGINIA.

(a) IN GENERAL.—The Federal share of the cost of
the project for flood control, Milton, West Virginia, authorized by section 580 of the Water Resources Development Act of 1996 (110 Stat. 3790; 114 Stat. 2612; 121
Stat. 1154), shall be 90 percent.

(b) LAND, EASEMENTS, AND RIGHTS-OF-WAY.—For
the project described in subsection (a), the Secretary shall
include in the cost of the project, and credit toward the

1 non-Federal share of that cost, the value of land, ease2 ments, and rights-of-way provided by the non-Federal in3 terest for the project, including the value of land, ease4 ments, and rights-of-way required for the project that are
5 owned or held by the non-Federal interest or other non6 Federal public body.

7 (c) ADDITIONAL ELIGIBILITY.—Unless otherwise ex8 plicitly prohibited in an Act making appropriations for the
9 Corps of Engineers, the project described in subsection (a)
10 shall be eligible for additional funding appropriated and
11 deposited into the "CORPS OF ENGINEERS—CIVIL—CON12 STRUCTION" account—

13 (1) without a new investment decision; and

14 (2) on the same terms as a project that is not15 the project described in subsection (a).

16 SEC. 8373. NORTHERN WEST VIRGINIA.

17 (a) IN GENERAL.—Section 571 of the Water Re18 sources Development Act of 1999 (113 Stat. 371; 121
19 Stat. 1257; 134 Stat. 2719) is amended—

20 (1) in the section heading, by striking "CEN21 TRAL" and inserting "NORTHERN";

(2) by striking subsection (a) and inserting thefollowing:

24 "(a) DEFINITION OF NORTHERN WEST VIRGINIA.—
25 In this section, the term 'northern West Virginia' means

1	the counties of Barbour, Berkeley, Brooke, Doddridge,
2	Grant, Hampshire, Hancock, Hardy, Harrison, Jefferson,
3	Lewis, Marion, Marshall, Mineral, Morgan, Monongalia,
4	Ohio, Pleasants, Preston, Randolph, Ritchie, Taylor,
5	Tucker, Tyler, Upshur, Wetzel, and Wood, West Vir-
6	ginia.'';
7	(3) in subsection (b), by striking "central" and
8	inserting "northern";
9	(4) in subsection (c), by striking "central" and
10	inserting "northern"; and
11	(5) in subsection (h), by striking
12	"\$100,000,000" and inserting "\$120,000,000".
13	(b) Clerical Amendment.—The table of contents
14	in section 1(b) of the Water Resources Development Act
15	of 1999 (113 Stat. 269) is amended by striking the item
16	relating to section 571 and inserting the following:
	"Sec. 571. Northern West Virginia.".
17	SEC. 8374. SOUTHERN WEST VIRGINIA.
18	(a) IN GENERAL.—Section 340 of the Water Re-
19	sources Development Act of 1992 (106 Stat. 4856) is
20	amended—
21	(1) in the section heading, by striking "ENVI-
22	RONMENTAL RESTORATION INFRASTRUCTURE
23	AND RESOURCE PROTECTION DEVELOPMENT
24	PILOT PROGRAM";

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

3 "(f) Definition of Southern West Virginia.— 4 In this section, the term 'southern West Virginia' means the counties of Boone, Braxton, Cabell, Calhoun, Clay, 5 Fayette, Gilmer, Greenbrier, Jackson, Kanawha, Lincoln, 6 Logan, Mason, McDowell, Mercer, Mingo, Monroe, Nich-7 8 olas, Pendleton, Pocahontas, Putnam, Raleigh, Roane, 9 Summers, Wayne, Webster, Wirt, and Wyoming, West 10 Virginia."; and

- 11(3) in subsection(g), by striking12"\$120,000,000" and inserting "\$140,000,000".
- (b) CLERICAL AMENDMENT.—The table of contents
 in section 1(b) of the Water Resources Development Act
 of 1992 (106 Stat. 4797) is amended by striking the item
- 16 relating to section 340 and inserting the following:"Sec. 340. Southern West Virginia.".
- 17 SEC. 8375. ENVIRONMENTAL INFRASTRUCTURE.
- (a) NEW PROJECTS.—Section 219(f) of the Water
 Resources Development Act of 1992 (106 Stat. 4835; 113
 Stat. 336; 121 Stat. 1258) is amended by adding at the
 end the following:
- 22 "(274) ALABAMA.—\$50,000,000 for water,
 23 wastewater, and other environmental infrastructure
 24 in Alabama.

"(275) Chandler, Arizona.—\$18,750,000 for
water and wastewater infrastructure in the city of
Chandler, Arizona.
"(276) Pinal County, Arizona.—\$40,000,000
for water and wastewater infrastructure in Pinal
County, Arizona.
"(277) TEMPE, ARIZONA.—\$37,500,000 for
water and wastewater infrastructure, including
water reclamation and groundwater recharge, for the
City of Tempe, Arizona.
"(278) Alameda county, california.—
\$20,000,000 for environmental infrastructure, in Al-
ameda County, California.
"(279) Bell gardens, california.—
\$12,500,000 for water and wastewater infrastruc-
ture, including water recycling and water supply, in
the city of Bell Gardens, California.
"(280) Calimesa, california.—\$3,500,000
for stormwater management and water supply infra-
structure, including groundwater recharge and water
recycling, in the city of Calimesa, California.
"(281) Compton Creek, California.—
\$6,165,000 for stormwater management infrastruc-
ture in the vicinity of Compton Creek, city of Comp-
ton, California.

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1	"(282) Downey, California.—\$100,000,000
2	for water infrastructure, including water supply, in
3	the city of Downey, California.
4	"(283) East county, san diego county,
5	CALIFORNIA.—\$70,000,000 for water and waste-
6	water infrastructure, including water recycling and
7	water supply, in East County, San Diego County,
8	California.
9	"(284) EASTERN LOS ANGELES COUNTY, CALI-
10	FORNIA.—\$25,000,000 for the planning, design, and
11	construction of water and wastewater infrastructure,
12	including water recycling and water supply, for the
13	cities of Azusa, Baldwin Park, Covina, Duarte, El
14	Monte, Glendora, Industry, Irwindale, La Puente,
15	La Verne, Monrovia, San Dimas, and West Covina,
16	and for Avocado Heights, Bassett, and Valinda,
17	California.

18 "(285) ESCONDIDO CREEK, CALIFORNIA.—
19 \$34,000,000 for water and wastewater infrastruc20 ture, including stormwater management, in the vi21 cinity of Escondido Creek, city of Escondido, Cali22 fornia.

23 "(286) FONTANA, CALIFORNIA.—\$16,000,000
24 for stormwater management infrastructure in the
25 city of Fontana, California.

1	"(287) HEALDSBURG, CALIFORNIA.—
2	\$23,500,000 for water and wastewater infrastruc-
3	ture, including water recycling and water supply, in
4	the city of Healdsburg, California.
5	"(288) Inland Empire, California.—
6	\$60,000,000 for water and wastewater infrastruc-
7	ture, including water supply, in Riverside County
8	and San Bernardino County, California.
9	"(289) Lomita, California.—\$4,716,600 for
10	stormwater management infrastructure in the city of
11	Lomita, California.
12	"(290) MARIN COUNTY, CALIFORNIA.—
13	\$28,000,000 for water and wastewater infrastruc-
14	ture, including water supply, in Marin County, Cali-
15	fornia.
16	"(291) Maywood, California.—\$10,000,000
17	for wastewater infrastructure in the city of May-
18	wood, California.
19	"(292) Monterey peninsula, california.—
20	\$20,000,000 for water and wastewater infrastruc-
21	ture, and water supply, on the Monterey Peninsula,
22	California.
23	"(293) North Richmond, California.—
24	\$45,000,000 for water and wastewater infrastruc-
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25 ture, including coastal flooding resilience measures

1	for such infrastructure, in North Richmond, Cali-
2	fornia.
3	"(294) ONTARIO, CALIFORNIA.—\$40,700,000
4	for water and wastewater infrastructure, including
5	water recycling and water supply, in the city of On-
6	tario, California.
7	"(295) Paramount, California.—
8	\$20,000,000 for water and wastewater infrastruc-
9	ture, including stormwater management, in the city
10	of Paramount, California.
11	"(296) Petaluma, california.—\$13,700,000
12	for water and wastewater infrastructure, including
13	water recycling, in the city of Petaluma, California.
14	"(297) Placer county, california.—
15	\$21,000,000 for environmental infrastructure, in
16	Placer County, California.
17	"(298) Rialto, california.—\$27,500,000 for
18	wastewater infrastructure in the city of Rialto, Cali-
19	fornia.
20	"(299) RINCON RESERVATION, CALIFORNIA.—
21	\$38,000,000 for water and wastewater infrastruc-
22	ture on the Rincon Band of Luiseño Indians res-
23	ervation, California.
24	"(300) Sacramento-san Joaquin Delta,
25	CALIFORNIA.—\$50,000,000 for water and waste-

1	water infrastructure (including stormwater manage-
2	ment), water supply and related facilities, environ-
3	mental restoration, and surface water protection and
4	development, including flooding resilience measures
5	for such infrastructure, in Contra Costa County,
6	San Joaquin County, Solano County, Sacramento
7	County, and Yolo County, California.
8	"(301) San Joaquin and Stanislaus, cali-
9	FORNIA.—\$200,000,000 for water and wastewater
10	infrastructure, including stormwater management,
11	and water supply, in San Joaquin County and
12	Stanislaus County, California.
13	"(302) SANTA ROSA, CALIFORNIA.—
14	\$19,400,000 for water and wastewater infrastruc-
15	ture, in the city of Santa Rosa California.
16	"(303) SIERRA MADRE, CALIFORNIA.—
17	\$20,000,000 for water and wastewater infrastruc-
18	ture, and water supply, including earthquake resil-
19	ience measures for such infrastructure and water
20	supply, in the city of Sierra Madre, California.
21	"(304) Smith river, california.—
22	\$25,000,000 for wastewater infrastructure in
23	Howonquet Village and Resort and Tolowa Dee-ni'
24	Nation, Smith River, California.

1	"(305) South san francisco, california.—
2	\$270,000,000 for water and wastewater infrastruc-
3	ture, including stormwater management and water
4	recycling, at the San Francisco International Air-
5	port, California.
6	"(306) TEMECULA, CALIFORNIA.—\$18,000,000
7	for environmental infrastructure, in the city of
8	Temecula, California.
9	"(307) TORRANCE, CALIFORNIA.—
10	\$100,000,000 for water and wastewater infrastruc-
11	ture, including groundwater recharge and water sup-
12	ply, in the city of Torrance, California.
13	"(308) WESTERN CONTRA COSTA COUNTY,
14	CALIFORNIA.—\$15,000,000 for wastewater infra-
15	structure in the cities of Pinole, San Pablo, and
16	Richmond, and in El Sobrante, California.
17	"(309) YOLO COUNTY, CALIFORNIA.—
18	\$6,000,000 for environmental infrastructure, in Yolo
19	County, California.
20	"(310) Hebron, Connecticut.—\$3,700,000
21	for water and wastewater infrastructure in the town
22	of Hebron, Connecticut.
23	"(311) New London, Connecticut.—
24	\$16,000,000 for wastewater infrastructure in the

1	town of Bozrah and the City of Norwich, Con-
2	necticut.
3	"(312) WINDHAM, CONNECTICUT.—
4	\$18,000,000 for water and wastewater infrastruc-
5	ture in the town of Windham, Connecticut.
6	"(313) Kent, delaware.—\$35,000,000 for
7	water and wastewater infrastructure, including
8	stormwater management, water storage and treat-
9	ment systems, and environmental restoration, in
10	Kent County, Delaware.
11	"(314) New Castle, Delaware.—
12	\$35,000,000 for water and wastewater infrastruc-
13	ture, including stormwater management, water stor-
14	age and treatment systems, and environmental res-
15	toration, in New Castle County, Delaware.
16	"(315) SUSSEX, DELAWARE.—\$35,000,000 for
17	water and wastewater infrastructure, including
18	stormwater management, water storage and treat-
19	ment systems, and environmental restoration, in
20	Sussex County, Delaware.
21	"(316) WASHINGTON, DISTRICT OF COLUM-
22	BIA.—\$1,000,000 for water and wastewater infra-
23	structure, including stormwater management, in
24	Washington, District of Columbia.

1	"(317) Longboat Key, Florida.—
2	\$12,750,000 for water and wastewater infrastruc-
3	ture in the town of Longboat Key, Florida.
4	"(318) MARTIN, ST. LUCIE, AND PALM BEACH
5	COUNTIES, FLORIDA.—\$100,000,000 for water and
6	wastewater infrastructure, including stormwater
7	management, to improve water quality in the St.
8	Lucie River, Indian River Lagoon, and Lake Worth
9	Lagoon in Martin County, St. Lucie County, and
10	Palm Beach County, Florida.
11	"(319) Polk county, florida.—\$10,000,000
12	for wastewater infrastructure, including stormwater
13	management, in Polk County, Florida.
14	"(320) OKEECHOBEE COUNTY, FLORIDA.—
15	\$20,000,000 for wastewater infrastructure in Okee-
16	chobee County, Florida.
17	"(321) Orange county, florida.—
18	\$50,000,000 for water and wastewater infrastruc-
19	ture, including water reclamation and water supply,
20	in Orange County, Florida.
21	"(322) Georgia.—\$75,000,000 for environ-
22	mental infrastructure in Baldwin County, Bartow
23	County, Floyd County, Haralson County, Jones
24	County, Gilmer County, Towns County, Warren
25	County, Lamar County, Lowndes County, Troup

1 County, Madison County, Toombs County, Dade 2 County, Bulloch County, Gordon County, Walker 3 County, Dooly County, Butts County, Clarke Coun-4 ty, Crisp County, Newton County, Bibb County, 5 Baker County, Barrow County, Oglethorpe County, 6 Peach County, Brooks County, Carroll County, 7 Worth County, Jenkins County, Wheeler County, 8 Calhoun County, Randolph County, Wilcox County, 9 Stewart County, Telfair County, Clinch County, 10 Hancock County, Ben Hill County, Jeff Davis Coun-11 ty, Chattooga County, Lanier County, Brantley 12 County, Charlton County, Tattnall County, Emanuel 13 County, Mitchell County, Turner County, Bacon 14 County, Terrell County, Macon County, Ware Coun-15 ty, Bleckley County, Colquitt County, Washington 16 County, Berrien County, Coffee County, Pulaski 17 County, Cook County, Atkinson County, Candler 18 County, Taliaferro County, Evans County, Johnson 19 County, Irwin County, Dodge County, Jefferson 20 County, Appling County, Taylor County, Wayne 21 County, Clayton County, Decatur County, Schley 22 County, Sumter County, Early County, Webster 23 County, Clay County, Upson County, Long County, 24 Twiggs County, Dougherty County, Quitman Coun-25 ty, Meriwether County, Stephens County, Wilkinson

1	County, Murray County, Wilkes County, Elbert
2	County, McDuffie County, Heard County, Marion
3	County, Talbot County, Laurens County, Mont-
4	gomery County, Echols County, Pierce County,
5	Richmond County, Chattahoochee County, Screven
6	County, Habersham County, Lincoln County, Burke
7	County, Liberty County, Tift County, Polk County,
8	Glascock County, Grady County, Jasper County,
9	Banks County, Franklin County, Whitfield County,
10	Treutlen County, Crawford County, and Hart Coun-
11	ty, Georgia.
12	"(323) GUAM.—\$10,000,000 for water and
13	wastewater infrastructure in Guam.
14	"(324) STATE OF HAWAII.—\$75,000,000 for
15	water and wastewater infrastructure (including
16	urban stormwater conveyance), resource protection
17	and development, water supply, environmental res-
18	toration, and surface water protection and develop-
19	ment, in the State of Hawaii.
20	"(325) County of Hawai'i, Hawaii.—
21	\$20,000,000 for water and wastewater infrastruc-
22	ture, including stormwater management, in the

23 County of Hawai'i, Hawaii.

24 "(326) HONOLULU, HAWAII.—\$20,000,000 for
25 water and wastewater infrastructure, including

1	stormwater management, in the City and County of
2	Honolulu, Hawaii.
3	"(327) KAUA'I, HAWAII.—\$20,000,000 for
4	water and wastewater infrastructure, including
5	stormwater management, in the County of Kaua'i,
6	Hawaii.
7	"(328) Maui, hawaii.—\$20,000,000 for water
8	and wastewater infrastructure, including stormwater
9	management, in the County of Maui, Hawaii.
10	"(329) DIXMOOR, ILLINOIS.—\$15,000,000 for
11	water and water supply infrastructure in the village
12	of Dixmoor, Illinois.
13	"(330) Forest Park, Illinois.—\$10,000,000
14	for wastewater infrastructure, including stormwater
15	management, in the village of Forest Park, Illinois.
16	"(331) LEMONT, ILLINOIS.—\$3,135,000 for
17	water infrastructure in the village of Lemont, Illi-
18	nois.
19	"(332) Lockport, Illinois.—\$6,550,000 for
20	wastewater infrastructure, including stormwater
21	management, in the city of Lockport, Illinois.
22	"(333) Montgomery and christian coun-
23	TIES, ILLINOIS.—\$30,000,000 for water and waste-
24	water infrastructure, including water supply, in
25	Montgomery County and Christian County, Illinois.

1	"(334) WILL COUNTY, ILLINOIS.—\$30,000,000
2	for water and wastewater infrastructure, including
3	stormwater management, in Will County, Illinois.
4	"(335) Orleans parish, Louisiana.—
5	\$100,000,000 for water and wastewater infrastruc-
6	ture in Orleans Parish, Louisiana.
7	"(336) FITCHBURG, MASSACHUSETTS.—
8	\$20,000,000 for water and wastewater infrastruc-
9	ture, including stormwater management (including
10	combined sewer overflows), in the city of Fitchburg,
11	Massachusetts.
12	"(337) Haverhill, Massachusetts.—
13	\$20,000,000 for water and wastewater infrastruc-
14	ture, including stormwater management (including
15	combined sewer overflows), in the city of Haverhill,
16	Massachusetts.
17	"(338) LAWRENCE, MASSACHUSETTS.—
18	\$20,000,000 for water and wastewater infrastruc-
19	ture, including stormwater management (including
20	combined sewer overflows), in the city of Lawrence,
21	Massachusetts.
22	"(339) Lowell, Massachusetts.—
23	\$20,000,000 for water and wastewater infrastruc-
24	ture, including stormwater management (including

1	combined sewer overflows), in the city of Lowell,
2	Massachusetts.
3	"(340) Methuen, Massachusetts.—
4	\$20,000,000 for water and wastewater infrastruc-
5	ture, including stormwater management (including
6	combined sewer overflows), in the city of Methuen,
7	Massachusetts.
8	"(341) MARYLAND.—\$100,000,000 for water,
9	wastewater, and other environmental infrastructure,
10	Maryland.
11	"(342) Boonsbord, Maryland.—\$5,000,000
12	for water infrastructure, including water supply, in
13	the town of Boonsboro, Maryland.
14	"(343) Brunswick, Maryland.—\$15,000,000
15	for water and wastewater infrastructure in the city
16	of Brunswick, Maryland.
17	"(344) Cascade Charter Township, Michi-
18	GAN.—\$7,200,000 for water and wastewater infra-
19	structure in Cascade Charter Township, Michigan.
20	"(345) Macomb county, michigan.—
21	\$40,000,000 for wastewater infrastructure, including
22	stormwater management, in Macomb County, Michi-
23	gan.

1	"(346) Northfield, Minnesota.—
2	\$33,450,000 for water and wastewater infrastruc-
3	ture in the city of Northfield, Minnesota.
4	"(347) Centertown, Missouri.—\$15,900,000
5	for water and wastewater infrastructure in the vil-
6	lage of Centertown, Missouri.
7	"(348) City of st. Louis, missouri.—
8	\$45,000,000 for water and wastewater infrastruc-
9	ture in the city of St. Louis, Missouri.
10	"(349) St. Louis County, Missouri.—
11	\$45,000,000 for water and wastewater infrastruc-
12	ture in St. Louis County, Missouri.
13	"(350) CLINTON, MISSISSIPPI.—\$13,600,000
14	for environmental infrastructure, including water
15	and wastewater infrastructure (including stormwater
16	management), drainage systems, and water quality
17	enhancement, in the city of Clinton, Mississippi.
18	"(351) Madison county, mississippi.—
19	\$10,000,000 for environmental infrastructure, in-
20	cluding water and wastewater infrastructure (includ-
21	ing stormwater management), drainage systems, and
22	water quality enhancement, in Madison County, Mis-
23	sissippi.
24	"(352) Meridian, mississippi.—\$10,000,000
25	for environmental infrastructure, including water

1	and wastewater infrastructure (including stormwater
2	management), drainage systems, and water quality
3	enhancement, in the city of Meridian, Mississippi.
4	"(353) Oxford, mississippi.—\$10,000,000 for
5	environmental infrastructure, including water and
6	wastewater infrastructure (including stormwater
7	management), drainage systems, and water quality
8	enhancement, in the City of Oxford, Mississippi.
9	"(354) Rankin county, mississippi.—
10	\$10,000,000 for environmental infrastructure, in-
11	cluding water and wastewater infrastructure (includ-
12	ing stormwater management), drainage systems, and
13	water quality enhancement, in Rankin County, Mis-
14	sissippi.
15	"(355) Manchester, New Hampshire.—
16	\$20,000,000 for water and wastewater infrastruc-
17	ture, including stormwater management (including
18	combined sewer overflows), in the city of Man-
19	chester, New Hampshire.
20	"(356) Bayonne, New Jersey.—\$825,000 for
21	we stawaton infractional including starmouton

wastewater infrastructure, including stormwater
management (including combined sewer overflows),
in the city of Bayonne, New Jersey.

1	"(357) Camden, New Jersey.—\$119,000,000
2	for wastewater infrastructure, including stormwater
3	management, in the city of Camden, New Jersey.
4	"(358) Essex and sussex counties, new
5	JERSEY.—\$60,000,000 for water and wastewater in-
6	frastructure, including water supply, in Essex Coun-
7	ty and Sussex County, New Jersey.
8	"(359) Flemington, New Jersey.—
9	\$4,500,000 for water and wastewater infrastructure,
10	including water supply, in the Borough of
11	Flemington, New Jersey.
12	"(360) Jefferson, New Jersey.—
13	\$90,000,000 for wastewater infrastructure, including
14	stormwater management, in Jefferson Township,
15	New Jersey.
16	"(361) Kearny, New Jersey.—\$69,900,000
17	for wastewater infrastructure, including stormwater
18	management (including combined sewer overflows),
19	in the town of Kearny, New Jersey.
20	"(362) Long Hill, New Jersey.—\$7,500,000
21	for wastewater infrastructure, including stormwater
22	management, in Long Hill Township, New Jersey.
23	"(363) Morris county, New Jersey.—
24	\$30,000,000 for water and wastewater infrastruc-
25	ture in Morris County, New Jersey.

1	"(364) PASSAIC, NEW JERSEY.—\$1,000,000 for
2	wastewater infrastructure, including stormwater
3	management, in Passaic County, New Jersey.
4	"(365) Phillipsburg, New Jersey.—
5	\$2,600,000 for wastewater infrastructure, including
6	stormwater management, in the town of Phillips-
7	burg, New Jersey.
8	"(366) Rahway, New Jersey.—\$3,250,000
9	for water and wastewater infrastructure in the city
10	of Rahway, New Jersey.
11	"(367) Roselle, New Jersey.—\$5,000,000
12	for wastewater infrastructure, including stormwater
13	management, in the Borough of Roselle, New Jer-
14	sey.
15	"(368) South orange village, new jer-
16	SEY.—\$7,500,000 for water infrastructure, including
17	water supply, in the Township of South Orange Vil-
18	lage, New Jersey.
19	"(369) Summit, New Jersey.—\$1,000,000 for
20	wastewater infrastructure, including stormwater
21	management, in the city of Summit, New Jersey.
22	"(370) WARREN, NEW JERSEY.—\$4,550,000
23	for wastewater infrastructure, including stormwater
24	management, in Warren Township, New Jersey.

1	"(371) Española, new mexico.—\$21,995,000
2	for water and wastewater infrastructure in the city
3	of Española, New Mexico.
4	"(372) FARMINGTON, NEW MEXICO.—
5	\$15,500,000 for water infrastructure, including
6	water supply, in the city of Farmington, New Mex-
7	ico.
8	"(373) Mora county, new mexico.—
9	\$2,874,000 for wastewater infrastructure in Mora
10	County, New Mexico.
11	"(374) SANTA FE, NEW MEXICO.—\$20,700,000
12	for water and wastewater infrastructure, including
13	water reclamation, in the city of Santa Fe, New
14	Mexico.
15	"(375) Clarkstown, New York.—
16	\$14,600,000 for wastewater infrastructure, including
17	stormwater management, in the town of Clarkstown,
18	New York.
19	"(376) GENESEE, NEW YORK.—\$85,000,000
20	for water and wastewater infrastructure, including
21	stormwater management and water supply, in Gen-
22	esee County, New York.
23	"(377) QUEENS, NEW YORK.—\$119,200,000
24	for water and wastewater infrastructure, including

1	stormwater management (including combined sewer
2	overflows), in Queens, New York.
3	"(378) Yorktown, New York.—\$40,000,000
4	for wastewater infrastructure, including stormwater
5	management, in the town of Yorktown, New York.
6	"(379) Brunswick, Ohio.—\$4,510,000 for
7	wastewater infrastructure, including stormwater
8	management, in the city of Brunswick, Ohio.
9	"(380) Brookings, Oregon.—\$2,000,000 for
10	wastewater infrastructure in the City of Brookings
11	and the Port of Brookings Harbor, Oregon.
12	"(381) Monroe, oregon.—\$6,000,000 for
13	water and wastewater infrastructure in the city of
14	Monroe, Oregon.
15	"(382) NEWPORT, OREGON.—\$60,000,000 for
16	water and wastewater infrastructure, including
17	water supply and water storage, in the city of New-
18	port, Oregon.
19	"(383) LANE COUNTY, OREGON.—\$25,000,000
20	for water and wastewater infrastructure, including
21	water supply and storage, distribution, and treat-
22	ment systems, in Lane County, Oregon.
23	"(384) PALMYRA, PENNSYLVANIA.—
24	\$36,300,000 for wastewater infrastructure in Pal-
25	myra Township, Pennsylvania.

1	"(385) PIKE COUNTY, PENNSYLVANIA.—
2	\$10,000,000 for water and stormwater management
3	infrastructure, including water supply, in Pike Coun-
4	ty, Pennsylvania.
5	"(386) Pittsburgh, pennsylvania.—
6	\$20,000,000 for wastewater infrastructure, including
7	stormwater management, in the city of Pittsburgh,
8	Pennsylvania.
9	"(387) Pocono, pennsylvania.—\$22,000,000
10	for water and wastewater infrastructure in Pocono
11	Township, Pennsylvania.
12	"(388) Westfall, Pennsylvania.—
13	\$16,880,000 for wastewater infrastructure in
14	Westfall Township, Pennsylvania.
15	"(389) WHITEHALL, PENNSYLVANIA.—
16	\$6,000,000 for stormwater management infrastruc-
17	ture in Whitehall Township and South Whitehall
18	Township, Pennsylvania.
19	"(390) BEAUFORT, SOUTH CAROLINA.—
20	\$7,462,000 for stormwater management infrastruc-
21	ture in Beaufort County, South Carolina.
22	"(391) Charleston, south carolina.—
23	\$25,583,000 for wastewater infrastructure, including
24	stormwater management, in the city of Charleston,
25	South Carolina.

1 "(392) Horry County, South Carolina.— 2 \$19,000,000 for environmental infrastructure, in-3 cluding ocean outfalls, in Horry County, South Carolina. 4 5 "(393) Mount pleasant, south carolina.— 6 \$7,822,000 for wastewater infrastructure, including stormwater management, in the town of Mount 7 8 Pleasant, South Carolina. 9 "(394) PORTLAND, TENNESSEE.—\$1,850,000 10 for water and wastewater infrastructure, including 11 water supply, in the city of Portland, Tennessee. 12 ((395))SMITH COUNTY, TENNESSEE.— 13 \$19,500,000 for wastewater infrastructure, including 14 stormwater management, in Smith County, Ten-15 nessee. 16 (396)TROUSDALE, MACON, AND SUMNER 17 COUNTIES, TENNESSEE.—\$178,000,000 for water 18 and wastewater infrastructure in Trousdale County, 19 Macon County, and Sumner County, Tennessee. 20 "(397) UNITED STATES VIRGIN ISLANDS.— \$1,584,000 for wastewater infrastructure in the 21 22 United States Virgin Islands. 23 ((398))BONNEY LAKE, WASHINGTON.-24 \$3,000,000 for water and wastewater infrastructure 25 in the city of Bonney Lake, Washington.

1	"(399) Burien, Washington.—\$5,000,000 for
2	stormwater management infrastructure in the city of
3	Burien, Washington.
4	"(400) Ellensburg, Washington.—
5	\$3,000,000 for wastewater infrastructure, including
6	stormwater management, in the city of Ellensburg,
7	Washington.
0	

8 "(401) NORTH BEND, WASHINGTON.—
9 \$30,000,000 for wastewater infrastructure, including
10 stormwater management, in the city of North Bend,
11 Washington.

12 "(402) PORT ANGELES, WASHINGTON.—
13 \$7,500,000 for wastewater infrastructure, including
14 stormwater management, in the City and Port of
15 Port Angeles, Washington.

16 "(403) SNOHOMISH COUNTY, WASHINGTON.—
17 \$56,000,000 for water and wastewater infrastruc18 ture, including water supply, in Snohomish County,
19 Washington.

20 "(404) WESTERN WASHINGTON STATE.—
21 \$200,000,000 for water and wastewater infrastruc22 ture, including stormwater management, water sup23 ply, and conservation, in Chelan County, King Coun24 ty, Kittitas County, Pierce County, Snohomish

County, Skagit County, and Whatcom County,
 Washington.

3 "(405) MILWAUKEE, WISCONSIN.—\$4,500,000
4 for water and wastewater infrastructure, including
5 stormwater management (including combined sewer
6 overflows), and resource protection and development,
7 in the Milwaukee metropolitan area, Wisconsin.".
8 (b) PROJECT MODIFICATIONS.—

9 (1) CONSISTENCY WITH REPORTS.—Congress 10 finds that the project modifications described in this 11 subsection are in accordance with the reports sub-12 mitted to Congress by the Secretary under section 13 7001 of the Water Resources Reform and Develop-14 ment Act of 2014 (33 U.S.C. 2282d), titled "Report 15 to Congress on Future Water Resources Develop-16 ment", or have otherwise been reviewed by Congress. 17 (2) Modifications.—

18 (A) CALAVERAS COUNTY, CALIFORNIA.—
19 Section 219(f)(86) of the Water Resources De20 velopment Act of 1992 (106 Stat. 4835; 113
21 Stat. 334; 121 Stat. 1259) is amended by strik22 ing "\$3,000,000" and inserting "\$13,280,000".

23 (B) SACRAMENTO AREA, CALIFORNIA.—
24 Section 219(f)(23) of the Water Resources De25 velopment Act of 1992 (106 Stat. 4835; 113

1	Stat. 336; 117 Stat. 1840; 134 Stat. 2718) is
2	amended by striking "Suburban".
3	(C) Los angeles county, california.—
4	Section 219(f) of the Water Resources Develop-
5	ment Act of 1992 (106 Stat. 4835; 113 Stat.
6	334; 117 Stat. 1840; 121 Stat. 1259) is
7	amended by striking paragraph (93) and insert-
8	ing the following:
9	"(93) Los angeles county, california.—
10	\$103,000,000 for water and wastewater infrastruc-
11	ture, including stormwater management, Diamond
12	Bar, La Habra Heights, Dominguez Channel, Santa
13	Clarity Valley, and Rowland Heights, Los Angeles
14	County, California.".
15	(D) BOULDER COUNTY, COLORADO.—Sec-
16	tion $219(f)(109)$ of the Water Resources Devel-
17	opment Act of 1992 (106 Stat. 4835; 113 Stat.
18	334; 114 Stat. 2763A–220) is amended by
19	striking "\$10,000,000 for water supply infra-
20	structure" and inserting "\$20,000,000 for
21	water and wastewater infrastructure, including
22	stormwater management and water supply".
23	(E) CHARLOTTE COUNTY, FLORIDA.—Sec-
24	tion $219(f)(121)$ of the Water Resources Devel-
25	opment Act of 1992 (106 Stat. 4835; 113 Stat.

1	336; 121 Stat. 1261) is amended by striking
2	"\$3,000,000 for" and inserting "\$33,000,000
3	for wastewater and".
4	(F) MIAMI-DADE COUNTY, FLORIDA.—Sec-
5	tion $219(f)(128)$ of the Water Resources Devel-
6	opment Act of 1992 (106 Stat. 4835; 113 Stat.
7	336; 121 Stat. 1261) is amended by striking
8	"\$6,250,000 for" and inserting "\$190,250,000
9	for wastewater infrastructure, including".
10	(G) ALBANY, GEORGIA.—Section
11	219(f)(130) of the Water Resources Develop-
12	ment Act of 1992 (106 Stat. 4835; 113 Stat.
13	336; 121 Stat. 1261) is amended by striking
14	"\$4,000,000 for a storm drainage system," and
15	inserting "\$109,000,000 for wastewater infra-
16	structure, including stormwater management
17	(including combined sewer overflows),".
18	(H) ATLANTA, GEORGIA.—Section
19	219(e)(5) of the Water Resources Development
20	Act of 1992 (106 Stat. 4835; 110 Stat. 3757;
21	113 Stat. 334) is amended by striking
22	"\$25,000,000" and inserting "\$75,000,000".
23	(I) EAST POINT, GEORGIA.—Section
24	219(f)(136) of the Water Resources Develop-

1	336; 121 Stat. 1261) is amended by striking
2	"\$5,000,000 for" and inserting "\$15,000,000
3	for stormwater management and other".
4	(J) COOK COUNTY AND LAKE COUNTY, IL-
5	LINOIS.—Section 219(f)(54) of the Water Re-
6	sources Development Act of 1992 (106 Stat.
7	4835; 113 Stat. 336; 114 Stat. 2763A-220) is
8	amended—
9	(i) in the paragraph heading, by strik-
10	ing "COOK COUNTY" and inserting "COOK
11	COUNTY AND LAKE COUNTY";
12	(ii) by striking "\$35,000,000 for" and
13	inserting "\$100,000,000 for wastewater in-
14	frastructure, including stormwater man-
15	agement, and other''; and
16	(iii) by inserting "and Lake County"
17	after "Cook County".
18	(K) MADISON AND ST. CLAIR COUNTIES,
19	ILLINOIS.—Section 219(f)(55) of the Water Re-
20	sources Development Act of 1992 (106 Stat.
21	4835; 113 Stat. 334; 114 Stat. 2763A-221;
22	134 Stat. 2718) is amended by striking
23	"\$45,000,000" and inserting "\$100,000,000".
24	(L) CALUMET REGION, INDIANA.—Section
25	219(f)(12)(A) of the Water Resources Develop-

1	ment Act of 1992 (106 Stat. 4835; 113 Stat.
2	336; 117 Stat. 1843; 121 Stat. 1225) is
3	amended by striking "\$100,000,000" and in-
4	serting ''\$125,000,000''.
5	(M) BATON ROUGE, LOUISIANA.—Section
6	219(f)(21) of the Water Resources Development
7	Act of 1992 (106 Stat. 4835; 113 Stat. 336;
8	114 Stat. 2763A–220; 121 Stat. 1226) is
9	amended by striking "\$35,000,000" and insert-
10	ing ''\$90,000,000''.
11	(N) South central planning and de-
12	VELOPMENT COMMISSION, LOUISIANA.—Section
13	219(f)(153) of the Water Resources Develop-
14	ment Act of 1992 (106 Stat. 4835; 113 Stat.
15	336; 121 Stat. 1262) is amended by striking
16	"\$2,500,000" and inserting "\$12,500,000".
17	(O) St. charles, st. bernard,
18	PLAQUEMINES, ST. JOHN THE BAPTIST, ST.
19	JAMES, AND ASSUMPTION PARISHES, LOU-
20	ISIANA.—
21	(i) St. charles, st. bernard, and
22	PLAQUEMINES PARISHES, LOUISIANA.—
23	Section $219(c)(33)$ of the Water Resources
24	Development Act of 1992 (106 Stat. 4835;
25	113 Stat. 334; 114 Stat. 2763A-219) is

1	amended by striking "Water and waste-
2	water infrastructure" and inserting
3	"Water supply and wastewater infrastruc-
4	ture, including stormwater management".
5	(ii) St. John the baptist, st.
6	JAMES, AND ASSUMPTION PARISHES, LOU-
7	ISIANA.—Section 219(c)(34) of the Water
8	Resources Development Act of 1992 (106
9	Stat. 4835; 113 Stat. 334; 114 Stat.
10	2763A–219) is amended—
11	(I) in the paragraph heading, by
12	striking "BAPTIST AND ST. JAMES"
13	and inserting "BAPTIST, ST. JAMES,
14	AND ASSUMPTION"; and
15	(II) by striking "Baptist and St.
16	James" and inserting "Baptist, St.
17	James, and Assumption".
18	(iii) AUTHORIZATION OF APPROPRIA-
19	TIONS FOR CONSTRUCTION ASSISTANCE.—
20	Section 219(e) of the Water Resources De-
21	velopment Act of 1992 (106 Stat. 4835;
22	110 Stat. 3757; 113 Stat. 334; 121 Stat.
23	1192) is amended—
24	(I) by striking the "and" at the
25	end of paragraph (16);

	τυτυ
1	(II) by striking the period at the
2	end of paragraph (17) and inserting a
3	semicolon; and
4	(III) by adding at the end the
5	following:
6	((18) \$70,000,000 for the project described in
7	subsection $(c)(33)$; and
8	((19) \$36,000,000 for the project described in
9	subsection $(c)(34)$.".
10	(P) Michigan combined sewer over-
11	FLOWS.—Section 219(f)(157) of the Water Re-
12	sources Development Act of 1992 (106 Stat.
13	4835; 113 Stat. 336; 121 Stat. 1262) is
14	amended—
15	(i) by striking "\$35,000,000 for" and
16	inserting the following:
17	"(A) IN GENERAL.—\$85,000,000 for"; and
18	(ii) by adding at the end the fol-
19	lowing:
20	"(B) Additional projects.—Amounts
21	made available under subparagraph (A) may be
22	used for design and construction projects for
23	water-related environmental infrastructure and
24	resource protection and development projects in
25	Michigan, including for projects for wastewater

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treatment and related facilities, water supply 2 and related facilities, environmental restoration, 3 and surface water resource protection and de-4 velopment.".

5 (\mathbf{Q}) JACKSON, MISSISSIPPI.—Section 6 219(f)(167) of the Water Resources Develop-7 ment Act of 1992 (106 Stat. 4835; 113 Stat. 8 336; 121 Stat. 1263) is amended by striking 9 "\$25,000,000 for water and wastewater infrastructure" and inserting "\$125,000,000 for 10 11 water and wastewater infrastructure, including 12 resilience activities for such infrastructure".

13 (R) ALLEGHENY COUNTY. PENNSYL-14 VANIA.—Section 219(f)(66)(A) of the Water 15 Resources Development Act of 1992 (106 Stat. 16 4835; 113 Stat. 336; 114 Stat. 2763A–221; 17 1240) is amended by striking 121Stat. 18 "\$20,000,000 for" and inserting "\$30,000,000 19 for infrastructure, wastewater including 20 stormwater management, and other".

21 (S) Lakes Marion and Moultrie, South 22 CAROLINA.—Section 219(f)(25) of the Water 23 Resources Development Act of 1992 (106 Stat. 24 4835; 113 Stat. 336; 114 Stat. 2763A–220; 25 117 Stat. 1838; 130 Stat. 1677; 132 Stat.

1	3818; 134 Stat. 2719) is amended by striking
2	"\$110,000,000" and inserting "\$165,000,000".
3	(T) Myrtle beach and vicinity, south
4	CAROLINA.—Section 219(f) of the Water Re-
5	sources Development Act of 1992 (106 Stat.
6	4835; 113 Stat. 334; 121 Stat. 1267) is
7	amended by striking paragraph (250) and in-
8	serting the following:
9	(250) Myrtle beach and vicinity, south
10	CAROLINA.—\$31,000,000 for environmental infra-
11	structure, including ocean outfalls, Myrtle Beach
12	and vicinity, South Carolina.".
13	(U) NORTH MYRTLE BEACH AND VICINITY,
14	SOUTH CAROLINA.—Section 219(f) of the Water
15	Resources Development Act of 1992 (106 Stat.
16	4835; 113 Stat. 334; 121 Stat. 1267) is
17	amended by striking paragraph (251) and in-
18	serting the following:
19	(251) North myrtle beach and vicinity,
20	SOUTH CAROLINA.—\$74,000,000 for environmental
21	infrastructure, including ocean outfalls, North Myr-
22	tle Beach and vicinity, South Carolina.".
23	(V) EASTERN SHORE AND SOUTHWEST
24	VIRGINIA.—Section 219(f)(10)(A) of the Water
25	Resources Development Act of 1992 (106 Stat.

1	4835; 113 Stat. 335; 121 Stat. 1255) is
2	amended—
3	(i) by striking "\$20,000,000" and in-
4	serting "\$52,000,000"; and
5	(ii) by striking "Accomac" and insert-
6	ing "Accomack".
7	(W) NORTHERN WEST VIRGINIA.—Section
8	219(f)(272) of the Water Resources Develop-
9	ment Act of 1992 (106 Stat. 4835; 113 Stat.
10	334; 121 Stat. 1268) is amended—
11	(i) by striking "\$20,000,000 for water
12	and wastewater" and inserting the fol-
13	lowing:
14	"(A) IN GENERAL.—\$20,000,000 for water
15	and wastewater"; and
16	(ii) by adding at the end the fol-
17	lowing:
18	"(B) LOCAL COOPERATION AGREE-
19	MENTS.—Notwithstanding subsection (a), at
20	the request of a non-Federal interest for a
21	project or a separable element of a project that
22	receives assistance under this paragraph, the
23	Secretary may enter into an agreement devel-
24	oped in accordance with section $571(e)$ of the
25	Water Resources Development Act of 1999

(113 Stat. 371) for the project or separable ele ment.".

3 (3)EFFECT ON AUTHORIZATION.—Notwith-4 standing the operation of section 6001(e) of the 5 Water Resources Reform and Development Act of 6 2014 (as in effect on the day before the date of en-7 actment of the Water Resources Development Act of 8 2016), any project included on a list published by 9 the Secretary pursuant to such section the author-10 ization for which is amended by this subsection re-11 mains authorized to be carried out by the Secretary. 12 SEC. 8376. ADDITIONAL ASSISTANCE FOR CRITICAL 13 **PROJECTS.**

14 (a) CONSISTENCY WITH REPORTS.—Congress finds 15 that the project modifications described in this section are in accordance with the reports submitted to Congress by 16 the Secretary under section 7001 of the Water Resources 17 Reform and Development Act of 2014 (33 U.S.C. 2282d), 18 19 titled "Report to Congress on Future Water Resources" Development", or have otherwise been reviewed by Con-20 21 gress.

22 (b) Projects.—

23 (1) CHESAPEAKE BAY.—Section 510 of the
24 Water Resources Development Act of 1996 (110)

1	Stat. 3759; 121 Stat. 1202; 128 Stat. 1317; 134
2	Stat. 3704) is amended—
3	(A) in subsection $(a)(2)$ —
4	(i) by inserting "infrastructure and"
5	before "resource protection";
6	(ii) in subparagraph (B), by inserting
7	"and streambanks" after "shorelines";
8	(iii) by redesignating subparagraphs
9	(E) and (F) as subparagraphs (H) and (I),
10	respectively; and
11	(iv) by inserting after subparagraph
12	(D) the following:
13	((E) was tewater treatment and related fa-
14	cilities;
15	"(F) water supply and related facilities;
16	"(G) stormwater and drainage systems;";
17	and
18	(B) in subsection $(c)(2)(A)$, by inserting
19	"facilities or" before "a resource protection and
20	restoration plan".
21	(2) FLORIDA KEYS WATER QUALITY IMPROVE-
22	MENTS, FLORIDA.—Section 109(f) of title I of divi-
23	sion B of the Miscellaneous Appropriations Act,
24	2001 (Public Law 106–554, appendix D, 114 Stat.
25	2763A–222 (as enacted by section $1(a)(4)$ of the

1	Consolidated Appropriations Act, 2001 (114 Stat.
2	2763)); 121 Stat. 1217) is amended by striking
3	"\$100,000,000" and inserting "\$200,000,000".
4	(3) Northeastern minnesota.—Section
5	569(h) of the Water Resources Development Act of
6	1999 (113 Stat. 368; 121 Stat. 1232) is amended
7	by striking "\$54,000,000" and inserting
8	``\$80,000,000''.
9	(4) MISSISSIPPI.—Section 592 of the Water Re-
10	sources Development Act of 1999 (113 Stat. 379;
11	117 Stat. 1837; 121 Stat. 1233; 123 Stat. 2851) is
12	amended—
13	(A) in subsection (b), by striking "and sur-
14	face water resource protection and develop-
15	ment" and inserting "surface water resource
16	protection and development, stormwater man-
17	agement, drainage systems, and water quality
18	enhancement"; and
19	(B) in subsection (g), by striking
20	"\$200,000,000" and inserting "\$300,000,000".
21	(5) Lake tahoe basin restoration, nevada
22	AND CALIFORNIA.—Section 108(g) of division C of
23	the Consolidated Appropriations Act, 2005 (Public
24	Law 108–447; 118 Stat. 2942) is amended by strik-
25	ing "\$25,000,000" and inserting "\$50,000,000".

1	(6) CENTRAL NEW MEXICO.—Section 593 of
2	the Water Resources Development Act of 1999 (113
3	Stat. 380; 119 Stat. 2255) is amended—
4	(A) in subsection (a), by inserting
5	"Colfax," before "Sandoval";
6	(B) in subsection (c), by inserting "water
7	reuse," after "conservation,"; and
8	(C) in subsection (h), by striking
9	"\$50,000,000" and inserting "\$100,000,000".
10	(7) New York City Watershed.—Section
11	552(a)(2) of the Water Resources Development Act
12	of 1996 (110 Stat. 3780) is amended—
13	(A) by striking "design and construction
14	assistance" and inserting "design, repair, re-
15	placement, and construction assistance"; and
16	(B) by striking "treatment, and distribu-
17	tion facilities" and inserting "treatment,
18	stormwater management, and water distribution
19	facilities".
20	(8) Ohio and North Dakota.—Section 594 of
21	the Water Resources Development Act of 1999 (113
22	Stat. 381; 119 Stat. 2261; 121 Stat. 1140; 121
23	Stat. 1944) is amended—

1	(A) in subsection (h), by striking
2	"\$240,000,000" and inserting "\$250,000,000";
3	and
4	(B) by adding at the end the following:
5	"(i) Authorization of Additional Appropria-
6	TIONS.—In addition to amounts authorized under sub-
7	section (h), there is authorized to be appropriated to carry
8	out this section \$100,000,000, to be divided between the
9	States referred to in subsection (a).".
10	(9) Southeastern pennsylvania.—Section
11	566 of the Water Resources Development Act of
12	1996 (110 Stat. 3786; 113 Stat. 352) is amended—
13	(A) by striking the section heading and in-
15	(II) by striking the section heading and in-
13 14	serting "SOUTHEASTERN PENNSYLVANIA
14	serting "SOUTHEASTERN PENNSYLVANIA
14 15	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN.";
14 15 16	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and
14 15 16 17	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south-
14 15 16 17 18	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south- eastern Pennsylvania";
14 15 16 17 18 19	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south- eastern Pennsylvania"; (C) in subsection (b), by striking "south-
14 15 16 17 18 19 20	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south- eastern Pennsylvania"; (C) in subsection (b), by striking "south- eastern Pennsylvania, including projects for
14 15 16 17 18 19 20 21	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south- eastern Pennsylvania"; (C) in subsection (b), by striking "south- eastern Pennsylvania, including projects for waste water treatment and related facilities,"
 14 15 16 17 18 19 20 21 22 	serting "SOUTHEASTERN PENNSYLVANIA AND LOWER DELAWARE RIVER BASIN."; (B) in subsection (a), by inserting "and the Lower Delaware River Basin" after "south- eastern Pennsylvania"; (C) in subsection (b), by striking "south- eastern Pennsylvania, including projects for waste water treatment and related facilities," and inserting "southeastern Pennsylvania and

1	ture improvements and other stormwater man-
2	agement),";
3	(D) by amending subsection (g) to read as
4	follows:
5	"(g) AREAS DEFINED.—In this section:
6	"(1) Lower delaware river basin.—The
7	term 'Lower Delaware River Basin' means the
8	Schuylkill Valley, Upper Estuary, Lower Estuary,
9	and Delaware Bay subwatersheds of the Delaware
10	River Basin in the Commonwealth of Pennsylvania
11	and the States of New Jersey and Delaware.
12	"(2) Southeastern pennsylvania.—The
13	term 'southeastern Pennsylvania' means Philadel-
14	phia, Bucks, Chester, Delaware, and Montgomery
15	Counties, Pennsylvania."; and
16	(E) in subsection (h), by striking "to carry
17	out this section $$25,000,000$ " and inserting
18	"\$50,000,000 to provide assistance under this
19	section to non-Federal interests in southeastern
20	Pennsylvania, and \$20,000,000 to provide as-
21	sistance under this section to non-Federal inter-
22	ests in the Lower Delaware River Basin".
23	(10) South Central Pennsylvania.—Section
24	313(g)(1) of the Water Resources Development Act
25	of 1992 (106 Stat. 4845; 109 Stat. 407; 110 Stat.

1	3723; 113 Stat. 310; 117 Stat. 142; 121 Stat. 1146;
2	134 Stat. 2719) is amended by striking
3	"\$400,000,000" and inserting "\$410,000,000".
4	(11) TEXAS.—Section 5138 of the Water Re-
5	sources Development Act of 2007 (121 Stat. 1250)
6	is amended—
7	(A) in subsection (b), by striking ", as
8	identified by the Texas Water Development
9	Board";
10	(B) in subsection (e)(3), by inserting "and
11	construction" after "design work";
12	(C) by redesignating subsection (g) as sub-
13	section (i);
14	(D) by inserting after subsection (f) the
15	following:
16	"(g) NONPROFIT ENTITIES.—In this section, the
17	term non-Federal interest has the meaning given such
18	term in section 221(b) of the Flood Control Act of 1970
19	(42 U.S.C. 1962d–5b(b)).
20	"(h) Corps of Engineers Expenses.—Not more
21	than 10 percent of the amounts made available to carry
22	out this section may be used by the Corps of Engineers
23	district offices to administer projects under this section
24	at Federal expense."; and

1	(E) in subsection (i) (as redesignated), by
2	striking "\$40,000,000" and inserting
3	``\$80,000,000''.
4	(12) Lake champlain, vermont and new
5	YORK.—Section 542 of the Water Resources Devel-
6	opment Act of 2000 (114 Stat. 2671; 121 Stat.
7	1150; 134 Stat. 2652) is amended—
8	(A) in subsection $(b)(2)(C)$, by striking
9	"planning" and inserting "clean water infra-
10	structure planning, design, and construction";
11	and
12	(B) in subsection (g), by striking
13	"\$32,000,000" and inserting "\$100,000,000".
14	(13) Western Rural Water.—Section 595 of
15	the Water Resources Development Act of 1999 (113
16	Stat. 383; 117 Stat. 139; 117 Stat. 142; 117 Stat.
17	1836; 118 Stat. 440; 121 Stat. 1219; 123 Stat.
18	2851; 128 Stat. 1316; 130 Stat. 1681; 134 Stat.
19	2719) is amended—
20	(A) in subsection $(i)(1)$, by striking
21	"\$435,000,000" and inserting "\$800,000,000";
22	and
23	(B) in subsection $(i)(2)$, by striking
24	"\$150,000,000" and inserting "\$200,000,000".

1 (c) EFFECT ON AUTHORIZATION.—Notwithstanding 2 the operation of section 6001(e) of the Water Resources Reform and Development Act of 2014 (as in effect on the 3 4 day before the date of enactment of the Water Resources Development Act of 2016), any project included on a list 5 published by the Secretary pursuant to such section the 6 authorization for which is amended by this section remains 7 8 authorized to be carried out by the Secretary.

9 SEC. 8377. CONVEYANCES.

10 (a) GENERALLY APPLICABLE PROVISIONS.—

(1) SURVEY TO OBTAIN LEGAL DESCRIPTION.—
The exact acreage and the legal description of any
real property to be conveyed under this section shall
be determined by a survey that is satisfactory to the
Secretary.

16 (2) APPLICABILITY OF PROPERTY SCREENING
17 PROVISIONS.—Section 2696 of title 10, United
18 States Code, shall not apply to any conveyance
19 under this section.

(3) COSTS OF CONVEYANCE.—An entity to
which a conveyance is made under this section shall
be responsible for all reasonable and necessary costs,
including real estate transaction and environmental
documentation costs, associated with the conveyance.

1 (4) LIABILITY.—An entity to which a convey-2 ance is made under this section shall hold the 3 United States harmless from any liability with re-4 spect to activities carried out, on or after the date 5 of the conveyance, on the real property conveyed. 6 The United States shall remain responsible for any 7 liability with respect to activities carried out, before 8 such date, on the real property conveyed. 9 (5) Additional terms and conditions.— 10 The Secretary may require that any conveyance 11 under this section be subject to such additional 12 terms and conditions as the Secretary considers nec-13 essary and appropriate to protect the interests of the 14 United States. 15 (b) CITY OF LEWES, DELAWARE.— 16 (1) CONVEYANCE AUTHORIZED.—The Secretary 17 is authorized to convey, without consideration, to the 18 City of Lewes, Delaware, all right, title, and interest 19 of the United States in and to the real property de-20 scribed in paragraph (2), for the purpose of housing

a new municipal campus for Lewes City Hall, a po-lice station, and a board of public works.

23 (2) PROPERTY.—The property to be conveyed
24 under this subsection is the approximately 5.26

1	acres of land, including improvements on that land,
2	located at 1137 Savannah Road, Lewes, Delaware.
3	(3) Reversion.—
4	(A) IN GENERAL.—If the Secretary deter-
5	mines at any time that the property conveyed
6	under paragraph (1) is not being used in ac-
7	cordance with the purpose specified in such
8	paragraph, all right, title, and interest in and to
9	the property shall revert, at the discretion of
10	the Secretary, to the United States.
11	(B) DETERMINATION.—A determination
12	by the Secretary under subparagraph (A) shall
13	be made on the record after an opportunity for
14	a hearing.
15	(c) ARMY RESERVE FACILITY, BELLEVILLE, ILLI-
16	NOIS.—
17	(1) Conveyance Authorized.—The Secretary
18	shall convey to the city of Belleville, Illinois, without
19	consideration, all right, title, and interest of the
20	United States in and to the real property described
21	in paragraph (2).
22	(2) PROPERTY.—The property to be conveyed
23	under this subsection is the approximately 5.2 acres
24	of land, including improvements on that land, lo-
25	cated at 500 South Belt East in Belleville, Illinois.

1 (3) DEED.—The Secretary shall convey the 2 property under this subsection by quitclaim deed 3 under such terms and conditions as the Secretary 4 determines appropriate to protect the interests of 5 the United States.

6 (4) REVERSION.—If the Secretary determines 7 that the property conveyed under this subsection is 8 not used for a public purpose, all right, title, and in-9 terest in and to the property shall revert, at the dis-10 cretion of the Secretary, to the United States.

11 (d) Lake Barkley, Kentucky.—

12 (1) IN GENERAL.—The Secretary is authorized 13 to convey to the Eddyville Riverport and Industrial 14 Development Authority all right, title, and interest 15 of the United States in and to the approximately 3.3 16 acres of land in Lyon County, Kentucky, including 17 the land identified as Tract 1216-2 and a portion 18 of the land identified as Tract 112–2, adjacent to 19 the southwestern boundary of the port facilities of 20 the Authority at the Barkley Dam and Lake Barkley 21 project, Kentucky, authorized by the first section of 22 the Act of July 24, 1946 (chapter 595, 60 Stat. 23 636).

24 (2) RESERVATION OF RIGHTS.—The Secretary25 shall reserve and retain from the conveyance under

1	this subsection such easements, rights-of-way, and
2	other interests that the Secretary determines to be
3	necessary and appropriate to ensure the continued
4	operation of the project described in paragraph (1).
5	(3) DEED.—The Secretary shall convey the
6	property under this subsection by quitclaim deed
7	under such terms and conditions as the Secretary
8	determines appropriate to protect the interests of
9	the United States.
10	(4) CONSIDERATION.—The Eddyville Riverport
11	and Industrial Development Authority shall pay to
12	the Secretary an amount that is not less than the
13	fair market value of the property conveyed under
14	this subsection, as determined by the Secretary.
15	(e) Sardis Lake, Panola County, Mississippi.—
16	(1) CONVEYANCE AUTHORIZED.—The Secretary
17	is authorized to convey to the City of Sardis, Mis-
18	sissippi, all right, title, and interest of the United
19	States in and to the real property described in para-
20	graph (2).
21	(2) PROPERTY.—The property to be conveyed is
22	the approximately 1,064 acres of lying in the eastern
23	half of Sections 12 and 13, T 8 S, R 6 W and the
24	western half of Section 18 and the western half of
25	Section 7, T 8 S, R 5 W, in Panola County, Mis-

1 sissippi, and being more particularly described as 2 follows: Begin at the southeast corner of said Sec-3 tion 13, run thence from said point of beginning, 4 along the south line of said Section 13, run westerly, 5 2,723 feet; thence run N 27°39'53" W, for 1,898 6 feet; thence run north 2,434 feet; thence run east, 7 1,006 feet, more or less, to a point on the easterly 8 edge of Mississippi State Highway No. 315; thence 9 run along said easterly edge of highway, northerly, 10 for 633 feet; thence leaving said easterly edge of 11 highway, run N 62°00' E, for 200 feet; thence N 12 07°00' E, for 1,350 feet; thence N 07°00' W, for 13 800 feet; thence N 37°30'W for 800 feet; thence N 14 10°00' W for 350 feet; thence N 11°00' E, for 350 15 feet; thence N 43°30' E for 250 feet; thence N 88°00' E for 200 feet; thence S 64°00' E for 350 16 17 feet; thence S 25°30' E, for 650 feet, more or less, 18 to the intersection of the east line of the western 19 half of the eastern half of the northwest quarter of 20 the southeast quarter of the aforesaid Section 12, T 21 8 S, R 6 W and the 235-foot contour; thence run 22 along said 235-foot contour, 6,392 feet; thence leav-23 ing said 235-foot contour, southerly 1,762 feet, more 24 or less, to a point on the south line of Section 7; 25 thence S 00°28'49" E, 2,664.97 feet, more or less,

1 to a point on the south line of the northwest quarter 2 of said Section 18; thence along said south line, eas-3 terly for 100 feet, more or less to the northwest cor-4 ner of the southwest quarter of said Section 18; 5 thence leaving said south line of said northwest 6 quarter, along the east line of said southwest quar-7 ter, S 00°06'20" E, run 2,280 feet, more or less, to 8 the southerly edge of an existing power line right-of-9 way; thence leaving said east line of said southwest 10 quarter, along said southerly edge of said power line 11 right-of-way, northwesterly, 300 feet, more or less, 12 to the easterly edge of the existing 4–H Club Road; 13 thence leaving said southerly edge of said power line 14 right-of-way, along said easterly edge of said road, 15 southeasterly, 420 feet, more or less, to the south 16 line of said southwest quarter; thence leaving said 17 easterly edge of said road, along said south line of 18 southwest quarter, westerly, 2,635 feet, more or less, 19 to the point of beginning, LESS AND EXCEPT the 20 following prescribed parcel: Beginning at a point N 21 00°45'48" W. 302.15 feet and west, 130.14 feet 22 from the southeast corner of said Section 13, T 8 23 S, R 6 W, and running thence S 04°35'58" W, 24 200.00 feet to a point on the north side of a road; 25 running thence with the north side of said road, N

1	83°51' W, for 64.84 feet; thence N 72°26'44'' W,
2	59.48 feet; thence N $60^{\circ}31'37''$ W, 61.71 feet;
3	thence N $63^{\circ}35'08''$ W, 51.07 feet; thence N
4	06°47'17" W, 142.81 feet to a point; running thence
5	S 85°24'02'' E, 254.37 feet to the point of begin-
6	ning, containing 1.00 acre, more or less.
7	(3) Reservation of rights.—
8	(A) IN GENERAL.—The Secretary shall re-
9	serve and retain from the conveyance under this
10	subsection such easements, rights-of-way, and
11	other interests that the Secretary determines to
12	be necessary and appropriate to ensure the con-
13	tinued operation of the Sardis Lake project, au-
14	thorized by section 6 of the Act of May 15,
15	1928 (chapter 569, 45 Stat. 536).
16	(B) FLOODING; LIABILITY.—In addition to
17	any easements, rights-of-way, and other inter-
18	ests reserved an retained under subparagraph
19	(A), the Secretary—
20	(i) shall retain the right to flood land
21	for downstream flood control purposes
22	on—
23	(I) the land located east of
24	Blackjack Road and below 301.0 feet
25	above sea level; and

1	(II) the land located west of
2	Blackjack Road and below 224.0 feet
3	above sea level; and
4	(ii) shall not be liable for any reason-
5	able damage resulting from any flooding of
6	land pursuant to clause (i).
7	(4) DEED.—The Secretary shall—
8	(A) convey the property under this section
9	by quitclaim deed under such terms and condi-
10	tions as the Secretary determines appropriate
11	to protect the interests of the United States;
12	and
13	(B) ensure that such deed includes a per-
14	manent restriction that all future building of
15	above-ground structures on the land conveyed
16	under this subsection shall be restricted to
17	areas lying at or above 301.0 feet above sea
18	level.
19	(5) Consideration.—The City of Sardis, Mis-
20	sissippi, shall pay to the Secretary an amount that
21	is not less than the fair market value of the property
22	conveyed under this subsection, as determined by the
23	Secretary.

1	(6) Notice and reporting.—After conveying
2	property under this subsection, the Secretary shall
3	submit to the City of Sardis, Mississippi—
4	(A) weekly reports describing—
5	(i) the water level of Sardis Lake, as
6	in effect on the date of submission of the
7	report;
8	(ii) any applicable forecasts of that
9	water level; and
10	(iii) any other information that may
11	affect land conveyed under this subsection;
12	and
13	(B) a timely notice of any anticipated
14	flooding of a portion of the land conveyed under
15	this subsection.
16	(f) Rogers County, Oklahoma.—
17	(1) CONVEYANCE AUTHORIZED.—The Secretary
18	is authorized to convey to the City of Tulsa-Rogers
19	County Port Authority, all right, title, and interest
20	of the United States in and to the real property de-
21	scribed in paragraph (2).
22	(2) PROPERTY.—The property to be conveyed
23	under this subsection is the approximately 176 acres
24	of Federal land located on the following 3 parcels in
25	Rogers County, Oklahoma:

	0010
1	(A) Parcel 1 consists of U.S. tract 119
2	(partial), U.S. tract 123, U.S. tract 120, U.S.
3	tract 125, and U.S. tract 118 (partial).
4	(B) Parcel 2 consists of U.S. tract 124
5	(partial) and U.S. tract 128 (partial).
6	(C) Parcel 3 consists of U.S. tract 128
7	(partial).
8	(3) Reservation of rights.—The Secretary
9	shall reserve and retain from any conveyance under
10	this subsection such easements, rights-of-way, and
11	other interests that the Secretary determines to be
12	necessary and appropriate to ensure the continued
13	operation of the McClellan-Kerr Arkansas River
14	navigation project (including Newt Graham Lock
15	and Dam 18) authorized under the comprehensive
16	plan for the Arkansas River Basin by the Act of
17	June 28, 1938 (chapter 795, 52 Stat. 1218; 60
18	Stat. 634; 60 Stat. 647; 101 Stat. 1329–112; 117
19	Stat. 1842).
20	(4) DEED.—The Secretary shall convey the
21	property under this subsection by quitclaim deed
22	under such terms and conditions as the Secretary
23	determines appropriate to protect the interests of
24	the United States

the United States.

1 (5) CONSIDERATION.—The City of Tulsa-Rog-2 ers County Port Authority shall pay to the Secretary 3 an amount that is not less than the fair market 4 value of the property conveyed under this subsection, 5 as determined by the Secretary. 6 (6) Obstructions to navigable capacity.— 7 A conveyance under this subsection shall not affect 8 the jurisdiction of the Secretary under section 10 of 9 the Act of March 3, 1899 (33 U.S.C. 403) with re-10 spect to the property conveyed. 11 (g) REGIONAL CORPS OF ENGINEERS OFFICE, COR-12 PUS CHRISTI, TEXAS.— 13 (1) CONVEYANCE AUTHORIZED.—At such time 14 as new facilities are available to be used as the office 15 for the Galveston District of the Corps of Engineers, 16 the Secretary shall convey to the Port of Corpus 17 Christi, all right, title, and interest of the United 18 States in and to the property described in paragraph 19 (2).20 (2) DESCRIPTION OF PROPERTY.—The property 21 referred to in paragraph (1) is the land known as 22 Tract 100 and Tract 101, including improvements 23 on that land, in Corpus Christi, Texas, and described as follows: 24

1	(A) TRACT 100.—The 1.89 acres, more or
2	less, as conveyed by the Nueces County Naviga-
3	tion District No. 1 of Nueces County, Texas, to
4	the United States by instrument dated October
5	16, 1928, and recorded at Volume 193, pages
6	1 and 2, in the Deed Records of Nueces Coun-
7	ty, Texas.
8	(B) TRACT 101.—The 0.53 acres as con-
9	veyed by the City of Corpus Christi, Nueces
10	County, Texas, to the United States by instru-
11	ment dated September 24, 1971, and recorded
12	at Volume 318, pages 523 and 524, in the
13	Deed Records of Nueces County, Texas.
14	(C) Improvements.—
15	(i) Main Building (RPUID AO-C-
16	3516), constructed January 9, 1974.
17	(ii) Garage, vehicle with 5 bays
18	(RPUID AO–C–3517), constructed Janu-
19	ary 9, 1985.
20	(iii) Bulkhead, Upper (RPUID AO-
21	C–2658), constructed January 1, 1941.
22	(iv) Bulkhead, Lower (RPUID AO-
23	C-3520), constructed January 1, 1933.
24	(v) Bulkhead Fence (RPUID AO–C–
25	3521), constructed January 9, 1985.

1	(vi) Bulkhead Fence (RPUID AO-C-
2	3522), constructed January 9, 1985.
3	(3) DEED.—The Secretary shall convey the
4	property under this subsection by quitclaim deed
5	under such terms and conditions as the Secretary
6	determines appropriate to protect the interests of
7	the United States.
8	(4) CONSIDERATION.—The Port of Corpus
9	Christi shall pay to the Secretary an amount that is
10	not less than the fair market value of the property
11	(including improvements) conveyed under this sub-
12	section, as determined by the Secretary.
13	SEC. 8378. LAND TRANSFER AND TRUST LAND FOR CHOC-
13 14	SEC. 8378. LAND TRANSFER AND TRUST LAND FOR CHOC- TAW NATION OF OKLAHOMA.
14	TAW NATION OF OKLAHOMA.
14 15	TAW NATION OF OKLAHOMA. (a) TRANSFER.—
14 15 16	TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2)
14 15 16 17	TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2) and for the consideration described in subsection (c),
14 15 16 17 18	TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2) and for the consideration described in subsection (c), the Secretary shall transfer to the Secretary of the
14 15 16 17 18 19	TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2) and for the consideration described in subsection (c), the Secretary shall transfer to the Secretary of the Interior the land described in subsection (b) to be
 14 15 16 17 18 19 20 	TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2) and for the consideration described in subsection (c), the Secretary shall transfer to the Secretary of the Interior the land described in subsection (b) to be held in trust for the benefit of the Choctaw Nation.
 14 15 16 17 18 19 20 21 	 TAW NATION OF OKLAHOMA. (a) TRANSFER.— (1) IN GENERAL.—Subject to paragraph (2) and for the consideration described in subsection (c), the Secretary shall transfer to the Secretary of the Interior the land described in subsection (b) to be held in trust for the benefit of the Choctaw Nation. (2) CONDITIONS.—The land transfer under this

1	(i) shall not interfere with the oper-
2	ation by the Corps of Engineers of the
3	Sardis Lake Project, authorized pursuant
4	to section 203 of the Flood Control Act of
5	1962 (76 Stat. 1187), or any other author-
6	ized civil works project; and
7	(ii) shall be subject to such other
8	terms and conditions as the Secretary de-
9	termines to be necessary and appropriate
10	to ensure the continued operation of the
11	Sardis Lake Project or any other author-
12	ized civil works project.
13	(B) The Secretary shall retain the right to
14	inundate with water the land transferred to the
15	Choctaw Nation under this subsection as nec-
16	essary to carry out an authorized purpose of
17	the Sardis Lake Project or any other civil
18	works project.
19	(C) No gaming activities may be conducted
20	on the land transferred under this subsection.
21	(b) LAND DESCRIPTION.—
22	(1) IN GENERAL.—The land to be transferred
23	under subsection (a) is the approximately 247 acres
24	of land located in Sections 18 and 19 of T2N R18E,
25	and Sections 5 and 8 of T2N R19E, Pushmataha

County, Oklahoma, generally depicted as "USACE"
 on the map entitled "Sardis Lake – Choctaw Nation
 Proposal" and dated February 22, 2022.

4 (2) SURVEY.—The exact acreage and legal de5 scriptions of the land to be transferred under sub6 section (a) shall be determined by a survey satisfac7 tory to the Secretary and the Secretary of the Inte8 rior.

9 (c) CONSIDERATION.—The Choctaw Nation shall pay 10 to the Secretary an amount that is equal to the fair mar-11 ket value of the land transferred under subsection (a), as 12 determined by the Secretary, which funds may be accepted 13 and expended by the Secretary.

(d) COSTS OF TRANSFER.—The Choctaw Nation
shall be responsible for all reasonable and necessary costs,
including real estate transaction and environmental documentation costs, associated with the transfer of land under
subsection (a).

19 SEC. 8379. JOHN P. MURTHA LOCKS AND DAM.

(a) DESIGNATION.—Locks and Dam 4, Monongahela
River, Pennsylvania, authorized by section 101(18) of the
Water Resources Development Act of 1992 (106 Stat.
4803), and commonly known as the "Charleroi Locks and
Dam", shall be known and designated as the "John P.
Murtha Locks and Dam".

(b) REFERENCES.—Any reference in a law, map, reg ulation, document, paper, or other record of the United
 States to the locks and dam referred to in subsection (a)
 shall be deemed to be a reference to the "John P. Murtha
 Locks and Dam".

6 SEC. 8380. TREATMENT OF CERTAIN BENEFITS AND COSTS.

Section 152(a) of the Water Resources Development
Act of 2020 (33 U.S.C. 2213a(a)) is amended by striking
"a flood risk management project that incidentally generates seismic safety benefits in regions" and inserting "a
flood risk management or coastal storm risk management
project in a region".

13 SEC. 8381. DEBRIS REMOVAL.

Section 3 of the Act of March 2, 1945 (33 U.S.C.
603a), is amended by striking "or recreation" and inserting "ecosystem restoration, or recreation".

17 SEC. 8382. GENERAL REAUTHORIZATIONS.

(a) REHABILITATION OF EXISTING LEVEES.—Sec19 tion 3017(e) of the Water Resources Reform and Develop20 ment Act of 2014 (33 U.S.C. 3303a note) is amended—

(1) by striking "this subsection" and inserting
"this section"; and

(2) by striking "the date that is 10 years after
the date of enactment of this Act" and inserting
"December 31, 2028".

(b) INVASIVE SPECIES IN ALPINE LAKES PILOT
 PROJECT.—Section 507(c) of the Water Resources Devel opment Act of 2020 (16 U.S.C. 4701 note) is amended
 by striking "2024" and inserting "2028".

5 (c) ENVIRONMENTAL BANKS.—Section 309(e) of the
6 Coastal Wetlands Planning, Protection and Restoration
7 Act (16 U.S.C. 3957(e)) is amended by striking "10" and
8 inserting "12".

9 SEC. 8383. TRANSFER OF EXCESS CREDIT.

Section 1020 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2223) is amended—
(1) in subsection (a), by adding at the end the
following:
"(3) STUDIES AND PROJECTS WITH MULTIPLE

14 (3) STUDIES AND PROJECTS WITH MULTIPLE 15 NON-FEDERAL INTERESTS.—A credit described in 16 paragraph (1) for a study or project with multiple 17 non-Federal interests may be applied to the required 18 non-Federal cost share for a study or project of any 19 such non-Federal interest, if each such non-Federal 20 interest agrees in writing to such application.";

21 (2) in subsection (b), by adding at the end the22 following:

23 "(3) CONDITIONAL APPROVAL OF EXCESS
24 CREDIT.—Notwithstanding paragraph (2)(A)(ii), the
25 Secretary may approve credit in excess of the non-

1	Federal share for a study or project prior to the	
2	identification of each authorized study or project to	
3	which the excess credit will be applied, subject to the	
4	condition that the non-Federal interest agrees to	
5	submit for approval by the Secretary an amendment	
6	to the comprehensive plan prepared under paragraph	
7	(2) that identifies each authorized study or project	
8	in advance of execution of the feasibility cost-sharing	
9	agreement or project partnership agreement for that	
10	authorized study or project.";	
11	(3) in subsection (d), by striking "10 years	
12	after the date of enactment of this Act" and insert-	
13	ing "on December 31, 2028"; and	
14	(4) in subsection $(e)(1)(B)$, by striking "10	
15	years after the date of enactment of this Act" and	
16	inserting "December 31, 2028".	
17	SEC. 8384. TREATMENT OF CREDIT BETWEEN PROJECTS.	
18	Section 7007(d) of the Water Resources Development	
19	Act of 2007 (121 Stat. 1277; 128 Stat. 1226) is amended	
20	by inserting ", or may be applied to reduce the amounts	
21	required to be paid by the non-Federal interest under the	
22	terms of the deferred payment agreements entered into	
23	between the Secretary and the non-Federal interest for the	
24	projects authorized by section $7012(a)(1)$ " before the pe-	
25	riod at the end.	

	3525
1	SEC. 8385. NON-FEDERAL PAYMENT FLEXIBILITY.
2	Section 103(l) of the Water Resources Development
3	Act of 1986 (33 U.S.C. 2213(l)) is amended—
4	(1) in the subsection heading, by striking "INI-
5	TIAL'';
6	(2) in the first sentence, by striking "At the re-
7	quest of" and inserting the following:
8	"(1) INITIAL PAYMENT.—At the request of";
9	and
10	(3) by adding at the end the following:
11	"(2) Interest.—
12	"(A) IN GENERAL.—At the request of any
13	non-Federal interest, the Secretary may waive
14	the accrual of interest on any non-Federal cash
15	contribution under this section or section 101
16	for a project for a period of not more than 1
17	year if the Secretary determines that—
18	"(i) the waiver will contribute to the
19	ability of the non-Federal interest to make
20	future contributions; and
21	"(ii) the non-Federal interest is in
22	good standing under terms agreed to under
23	subsection $(k)(1)$.
24	"(B) LIMITATIONS.—The Secretary may
25	grant not more than 1 waiver under subpara-
26	graph (A) for the same project.".

(858342|6)

1	SEC. 8386. COASTAL COMMUNITY FLOOD CONTROL AND
2	OTHER PURPOSES.
3	Section $103(k)(4)$ of the Water Resources Develop-
4	ment Act of 1986 (33 U.S.C. 2213(k)(4)) is amended—
5	(1) by redesignating subparagraphs (A) and
6	(B) as clauses (i) and (ii), respectively, and adjust-
7	ing the margins appropriately;
8	(2) in the matter preceding clause (i) (as so re-
9	designated), by striking "Notwithstanding" and in-
10	serting the following:
11	"(A) IN GENERAL.—Notwithstanding";
12	(3) in clause (i) (as so redesignated)—
13	(A) by striking "\$200 million" and insert-
14	ing "\$200,000,000"; and
15	(B) by striking "and" at the end;
16	(4) in clause (ii) (as so redesignated)—
17	(A) by inserting "an amount equal to $2/3$
18	of" after "repays"; and
19	(B) by striking the period at the end and
20	inserting "; and"; and
21	(C) by adding at the end the following:
22	"(iii) the non-Federal interest re-
23	pays the balance of remaining prin-
24	cipal by June 1, 2032."; and
25	(5) by adding at the end the following:

1	"(B) REPAYMENT OPTIONS.—Repayment
2	of a non-Federal contribution under subpara-
2	
	graph (A)(iii) may be satisfied through the pro-
4	vision by the non-Federal interest of fish and
5	wildlife mitigation for one or more projects or
6	separable elements, if the Secretary determines
7	that—
8	"(i) the non-Federal interest has in-
9	curred costs for the provision of mitigation
10	that—
11	"(I) equal or exceed the amount
12	of the required repayment; and
13	"(II) are in excess of any re-
14	quired non-Federal contribution for
15	the project or separable element for
16	which the mitigation is provided; and
17	"(ii) the mitigation is integral to the
18	project for which it is provided.".
19	SEC. 8387. NATIONAL LEVEE SAFETY PROGRAM.
20	(a) Definition of Rehabilitation.—Section
21	9002(13) of the Water Resources Development Act of
22	2007 (33 U.S.C. 3301(13)) is amended—
23	(1) by striking "The term" and inserting the
24	following:
25	"(A) IN GENERAL.—The term";
_•	(,

1	(2) by inserting ", increase resiliency to ex-
2	treme weather events," after "flood risk"; and
3	(3) by adding at the end the following:
4	"(B) INCLUSIONS.—The term 'rehabilita-
5	tion' includes improvements to a levee in con-
6	junction with any repair, replacement, recon-
7	struction, or reconfiguration.".
8	(b) Levee Safety Initiative.—Section
9	9005(g)(2)(E)(i) of the Water Resources Development Act
10	of 2007 (33 U.S.C. 3303a(g)(2)(E)(i)) is amended by
11	striking "2023" and inserting "2028".
12	(c) Levee Rehabilitation Assistance Pro-
13	GRAM.—Section 9005(h) of the Water Resources Develop-
14	ment Act of 2007 (33 U.S.C. 3303a(h)) is amended—
15	(1) in paragraph (1) , by inserting "and levee
16	rehabilitation" after "mitigation";
17	(2) in paragraph (7), by striking
18	"\$10,000,000" and inserting "\$25,000,000"; and
19	(3) by adding at the end the following:
20	"(11) Prioritization.—To the maximum ex-
21	tent practicable, the Secretary shall prioritize the
22	provision of assistance under this subsection to eco-
23	nomically disadvantaged communities (as defined by
24	the Secretary under section 160 of the Water Re-
25	sources Development Act of 2020 (33 U.S.C. 2201

1	note)), including economically disadvantaged com-	
2	munities located in urban and rural areas.".	
3	SEC. 8388. SURPLUS WATER CONTRACTS AND WATER STOR-	
4	AGE AGREEMENTS.	
5	Section 1046(c) of the Water Resources Reform and	
6	Development Act of 2014 (128 Stat. 1254; 132 Stat.	
7	3784; 134 Stat. 2715) is amended—	
8	(1) by striking paragraph (3) ; and	
9	(2) by redesignating paragraph (4) as para-	
10	graph (3).	
11	SEC. 8389. WATER SUPPLY STORAGE REPAIR, REHABILITA-	
12	TION, AND REPLACEMENT COSTS.	
13	Section 301(b) of the Water Supply Act of 1958 (43	
14	U.S.C. 390b(b)) is amended, in the fourth proviso, by	
15	striking the second sentence and inserting the following:	
16	"For Corps of Engineers projects, all annual operation	
17	and maintenance costs for municipal and industrial water	
18	supply storage under this section shall be reimbursed from	
19	State or local interests on an annual basis, and all repair,	
20	rehabilitation, and replacement costs for municipal and in-	
21	dustrial water supply storage under this section shall be	
22	reimbursed from State or local interests (1) without inter-	
23	est, during construction of the repair, rehabilitation, or re-	
24	placement, (2) with interest, in lump sum on the comple-	

at the request of the State or local interest, with interest, 1 2 over a period of not more than 25 years beginning on the 3 date of completion of the repair, rehabilitation, or replace-4 ment, with repayment contracts providing for recalcula-5 tion of the interest rate at 5-year intervals. At the request 6 of the State or local interest, the Secretary of the Army 7 shall amend a repayment contract entered into under this 8 section on or before the date of enactment of this sentence 9 for the purpose of incorporating the terms and conditions described in paragraph (3) of the preceding sentence.". 10 11 SEC. 8390. ABANDONED AND INACTIVE NONCOAL MINE 12 **RESTORATION.**

13 Section 560 of the Water Resources Development Act
14 of 1999 (33 U.S.C. 2336) is amended—

(1) in subsection (c), by inserting ", on land
held in trust by the Secretary of the Interior on behalf of, and for the benefit of, an Indian Tribe, or
on restricted land of any Indian Tribe," after "land
owned by the United States"; and

20 (2) in subsection (e)—
21 (A) by striking "Rehabilitation" and in22 serting "Restoration"; and
23 (B) by striking "Sacramento" and insert-

ing "Albuquerque"; and

1	(3) in subsection (f), by striking "\$30,000,000"
2	and inserting "\$50,000,000".
3	SEC. 8391. ASIAN CARP PREVENTION AND CONTROL PILOT
4	PROGRAM.
5	Section $509(a)(2)$ of the Water Resources Develop-
6	ment Act of 2020 (33 U.S.C. 610 note) is amended—
7	(1) in subparagraph (A), by striking "or Ten-
8	nessee River Watershed" and inserting ", Tennessee
9	River Watershed, or Tombigbee River Watershed";
10	and
11	(2) in subparagraph (C)(i), by inserting ", of
12	which not fewer than 1 shall be carried out on the
13	Tennessee–Tombigbee Waterway'' before the period
14	at the end.
15	SEC. 8392. ENHANCED DEVELOPMENT PROGRAM.
16	The Secretary shall fully implement opportunities for
17	enhanced development at lakes located primarily in the
18	State of Oklahoma under the authorities provided in sec-
19	tion 3134 of the Water Resources Development Act of
20	2007 (121 Stat. 1142; 130 Stat. 1671) and section 164
21	of the Water Resources Development Act of 2020 (134
22	Stat. 2668).
23	SEC. 8393. RECREATIONAL OPPORTUNITIES AT CERTAIN
24	PROJECTS.

25 (a) DEFINITIONS.—In this section:

1	(1) COVERED PROJECT.—The term "covered
2	project" means any of the following projects of the
3	Corps of Engineers:
4	(A) Ball Mountain Lake, Vermont, author-
5	ized by section 203 of the Flood Control Act of
6	1954 (68 Stat. 1257).
7	(B) Townshend Lake, Vermont, authorized
8	by section 203 of the Flood Control Act of
9	1954 (68 Stat. 1257).
10	(2) RECREATION.—The term "recreation" in-
11	cludes downstream whitewater recreation that is de-
12	pendent on operations, recreational fishing, and
13	boating at a covered project.
14	(b) SENSE OF CONGRESS.—It is the sense of Con-
15	gress that the Secretary should—
16	(1) ensure that, to the extent compatible with
17	other project purposes, each covered project is oper-
18	ated in such a manner as to protect and enhance
19	recreation associated with the covered project; and
20	(2) manage land at each covered project to im-
21	prove opportunities for recreation at the covered
22	project.
23	(c) Modification of Water Control Plans.—
24	The Secretary may modify, or undertake temporary devi-
25	ations from, the water control plan for a covered project

1 in order to enhance recreation, if the Secretary determines

2 the modifications or deviations—

- 3 (1) will not adversely affect other authorized
 4 purposes of the covered project; and
- 5 (2) will not result in significant adverse impacts6 to the environment.

7 SEC. 8394. FEDERAL ASSISTANCE.

8 Section 1328(c) of the Water Resources Development
9 Act of 2018 (132 Stat. 3826) is amended by striking "4
10 years" and inserting "8 years".

11 SEC. 8395. MISSISSIPPI RIVER MAT SINKING UNIT.

12 The Secretary shall expedite the replacement of the13 Mississippi River mat sinking unit.

14 SEC. 8396. SENSE OF CONGRESS ON LEASE AGREEMENT.

15 It is the sense of Congress that the lease agreement for land and water areas within the Prado Flood Control 16 Basin Project Area entered into between the Secretary 17 and the City of Corona, California, for operations of the 18 19 Municipal Airport (Recreation Lease Corona No. DACW09-1-67-60), is a valid lease of land at a water 20 21 resources development project under section 4 of the Act 22 of December 22, 1944 (16 U.S.C. 460d).

1	SEC. 8397. EXPEDITED COMPLETION OF PROJECTS AND
2	STUDIES.
3	(a) Authorized Projects and Studies.—The
4	Secretary shall, to the maximum extent practicable, expe-
5	dite completion of the following projects and studies:
6	(1) Projects.—
7	(A) Project for Juneau and Auke Bay,
8	Floating Wave Attenuator, Alaska, authorized
9	pursuant to section 204 of the Flood Control
10	Act of 1948 (62 Stat. 1181).
11	(B) Project for flood risk management,
12	Little Colorado River at Winslow, Navajo Coun-
13	ty, Arizona, authorized by section $401(2)$ of the
14	Water Resources Development Act of 2020
15	(134 Stat. 2735).
16	(C) Project for flood damage reduction,
17	Rio de Flag, Flagstaff, Arizona, authorized by
18	section $101(b)(3)$ of the Water Resources De-
19	velopment Act of 2000 (114 Stat. 2576).
20	(D) Project for navigation, including main-
21	tenance and channel deepening, McClellan–Kerr
22	Arkansas River, authorized under the com-
23	prehensive plan for the Arkansas River Basin
24	by section 3 of the Act of June 28, 1938 (chap-
25	ter 795, 52 Stat. 1218; 60 Stat. 634; 60 Stat.
26	647; 101 Stat. 1329–112; 117 Stat. 1842).

1	(E) Project for environmental restoration,
2	Hamilton Airfield, California, authorized by
3	section $101(b)(3)$ of the Water Resources De-
4	velopment Act of 1999 (113 Stat. 279; 121
5	Stat. 1110).
6	(F) Project for flood damage reduction and
7	environmental restoration, Middle Creek, Lake
8	County, California, authorized by section
9	1001(11) of the Water Resources Development
10	Act of 2007 (121 Stat. 1051).
11	(G) The San Francisco Bay Beneficial Use
12	Pilot Project, California, being carried out
13	under section 1122 of the Water Resources De-
14	velopment Act of 2016 (130 Stat. 1645).
15	(H) Project for flood risk management,
16	ecosystem restoration, and recreation, South
17	San Francisco Bay Shoreline, California, au-
18	thorized by section $1401(6)$ of the Water Re-
19	sources Development Act of 2016 (130 Stat.
20	1714).
21	(I) Projects for ecosystem restoration in-
22	cluded in the comprehensive Chesapeake Bay
23	restoration plan developed under the Chesa-
24	peake Bay Environmental Restoration and Pro-
25	tection Program, authorized by section 510 of

1	the Water Resources Development Act of 1996
2	(110 Stat. 3759; 121 Stat. 1202; 128 Stat.
3	1317).
4	(J) Maintenance dredging and other au-

4 (J) Maintenance dredging and other au5 thorized activities to address the impacts of
6 shoaling affecting the project for navigation,
7 Branford Harbor and Branford River, Bran8 ford, Connecticut, authorized by the first sec9 tion of the Act of June 13, 1902 (chapter 1079,
10 32 Stat. 333).

(K) Maintenance dredging and other authorized activities to address the impacts of
shoaling affecting the project for navigation,
Guilford Harbor and Sluice Channel, Connecticut, authorized by section 2 of the Act of
March 2, 1945 (chapter 19, 59 Stat. 13).

17 (L) Maintenance dredging and other au18 thorized activities to address the impacts of
19 shoaling affecting the project for navigation,
20 Milford Harbor, Connecticut, authorized by the
21 first section of the Act of June 23, 1874 (chap22 ter 457, 18 Stat. 241).

23 (M) Project for ecosystem restoration at
24 Bay Point dredge hole, Tampa Bay, Florida.

1	(N) Project for ecosystem restoration, Cen-
2	tral and Southern Florida, Everglades Agricul-
3	tural Area, authorized by section 1308 of the
4	Water Resources Development Act of 2018
5	(132 Stat. 3819; 134 Stat. 2709).
6	(O) An update to the water control manual
7	for Melvin Price Locks and Dam, Illinois, au-
8	thorized by section 102 of Public Law $95-502$
9	(92 Stat. 1695; 95 Stat. 1634).
10	(P) Projects for the restoration of the Illi-
11	nois River Basin, carried out pursuant to sec-
12	tion 519 of the Water Resources Development
13	Act of 2000 (114 Stat. 2653; 121 Stat. 1221).
14	(Q) Projects for ecosystem restoration,
15	Upper Mississippi River and Illinois Waterway
16	System, authorized pursuant to title VIII of the
17	Water Resources Development Act of 2007 (33)
18	U.S.C. 652 note).
19	(R) Project for navigation, Kentucky Lock
20	Addition, Kentucky, authorized by section
21	101(a)(13) of the Water Resources Develop-
22	ment Act of 1996 (110 Stat. 3664).
23	(S) Project for flood damage reduction,
24	Lower Jefferson Parish, Louisiana, authorized

1	by section 7016 of the Water Resources Devel-
2	opment Act of 2007 (121 Stat. 1282).
3	(T) The portion of the project for flood
4	control and other purposes, Cumberland, Mary-
5	land, consisting of the restoration of the his-
6	toric Chesapeake and Ohio Canal, authorized by
7	section 5 of the Act of June 22, 1936 (chapter
8	6881, 49 Stat. 1574; 113 Stat. 375).
9	(U) Project for flood control, Ecorse
10	Creek, Wayne County, Michigan, authorized by
11	section $101(a)(14)$ of the Water Resources De-
12	velopment Act of 1990 (104 Stat. 4607).
13	(V) Projects for ecosystem restoration,
14	Salt River Marsh Coastal Habitat, Lake St.
15	Clair, Michigan, authorized pursuant to section
16	506 of the Water Resources Development Act
17	of 2000 (42 U.S.C. 1962d–22).
18	(W) Assistance for ecosystem restoration,
19	Lower Yellowstone Intake Diversion Dam, Mon-
20	tana, authorized pursuant to section 3109 of
21	the Water Resources Development Act of 2007
22	(121 Stat. 1135).
23	(X) Maintenance dredging and other au-
24	thorized activities to address the impacts of
25	shoaling affecting the project for navigation,

1	Portsmouth Harbor and Piscataqua River,
2	Maine and New Hampshire, authorized by sec-
3	tion 101 of the River and Harbor Act of 1962
4	(76 Stat. 1173).
5	(Y) Project for flood risk management,
6	Tulsa and West–Tulsa Levee System, Tulsa
7	County, Oklahoma, authorized by section
8	401(2) of the Water Resources Development
9	Act of 2020 (134 Stat. 2735).
10	(Z) Project for flood risk management, Rio
11	Guayanilla, Puerto Rico, authorized by section
12	401(2) of the Water Resources Development
13	Act of 2020 (134 Stat. 2736).
14	(AA) Projects for critical restoration, Mis-
15	souri River Restoration, South Dakota, included
16	in the plan developed under section 905(e) of
17	the Water Resources Development Act of 2000
18	(114 Stat. 2707).
19	(BB) Project for water quality control,
20	Red River Basin Chloride Control Area VIII,
21	Texas, authorized pursuant to section 203 of
22	the Flood Control Act of 1966 (80 Stat. 1420).
23	(CC) Dredging for projects at Port of Gal-
24	veston for Turning Basin 2 project, Royal Ter-
25	minal, Galveston Bay, Galveston, Texas, au-

1	thorized pursuant to section $1401(1)$ of the
2	Water Resources Development Act of 2018
3	(132 Stat. 3836).
4	(DD) Project for dam safety modifications,
5	Bluestone Dam, West Virginia, authorized pur-
6	suant to section 5 of the Act of June 22, 1936
7	(chapter 688, 49 Stat. 1586).
8	(EE) The development and implementation
9	of a sediment management plan at Big Horn
10	Lake, Wyoming, pursuant to section 1179(a) of
11	the Water Resources Development Act of 2016
12	(130 Stat. 1675).
13	(FF) Projects authorized by section 219 of
14	the Water Resources Development Act of 1992.
15	(2) Studies.—
16	(A) Feasibility study of modifications to
17	the portion of the project for flood control,
18	water conservation, and related purposes, Rus-
19	sian River Basin, California, consisting of the
20	Coyote Valley Dam, authorized by section 204
21	of the Flood Control Act of 1950 (64 Stat. 177;
22	130 Stat. 1682), to add environmental restora-
23	tion as a project purpose and to increase water

1	(B) Feasibility study of modifications to
2	the portion of the project for flood control,
3	Santa Ana River Mainstem, California, con-
4	sisting of Seven Oaks Dam, California, author-
5	ized by section 401(a) of the Water Resources
6	Development Act of 1986 (100 Stat. 4113; 101
7	Stat. 1329–111; 104 Stat. 4611; 110 Stat.
8	3713; 121 Stat. 1115), to include water con-
9	servation as an authorized purpose.
10	(C) Feasibility study of modifications to
11	the project for flood control, Redbank and
12	Fancher Creeks, California, authorized by sec-
13	tion 401(a) of the Water Resources Develop-
14	ment Act of 1986 (100 Stat. 4112).
15	(D) The update of hydrological modeling of
16	the Fox River Basin, Illinois.
17	(E) Feasibility study of modifications to
18	the channel depths and dimensions pursuant to
19	section 5 of the Act of March 4, 1915 (33
20	U.S.C. 562) for the project for navigation,
21	Miami Harbor Channel, Florida, authorized by
22	section 101 of the Water Resources Develop-
23	ment Act of 1990 (104 Stat. 4606).
24	(F) A comprehensive 50-year review of the
25	Kaskaskia River Navigation Project, Illinois,

1	pursuant to section 216 of the Flood Control
2	Act of 1970 (33 U.S.C. 549a).
3	(G) Feasibility study for the Mississippi
4	River and Tributaries project, to include the
5	portion of the Ouachita River Levee System at
6	and below Monroe, Louisiana to Caldwell Par-
7	ish, Louisiana, authorized by section 204(b) of
8	the Water Resources and Development Act of
9	2020 (134 Stat. 2678).
10	(H) Feasibility study for the project for
11	ecosystem restoration and flood risk manage-
12	ment at Coldwater Creek, Missouri, authorized
13	pursuant to section 1202(b) of the Water Re-
14	sources Development Act of 2018 (132 Stat.
15	3803).
16	(I) Feasibility study for the project for eco-
17	system restoration and flood risk management
18	at Maline Creek, Missouri, authorized pursuant
19	to section 1202(b) of the Water Resources De-
20	velopment Act of 2018 (132 Stat. 3803).
21	(J) Feasibility study for the project for
22	flood protection at the Truman Lake Visitor
23	Center, Warsaw, Missouri, authorized by sec-
24	tion 203 of the Flood Control Act of 1954 (68
25	Stat. 1262; 84 Stat. 265).

1	(K) Feasibility study for an updated hy-
2	drologic analysis for the town of Estancia, Tor-
3	rance County, New Mexico.
4	(L) Feasibility study for water supply to
5	reduce water consumption from the Arbuckle
6	Simpson Aquifer, Oklahoma, utilizing reserved
7	municipal water supply within the Corps of En-
8	gineers-owned lakes, pursuant to section 838 of
9	the Water Resources Development Act of 1986
10	(100 Stat. 4174).
11	(b) Continuing Authorities Programs.—The
12	Secretary shall, to the maximum extent practicable, expe-
13	dite completion of the following projects and studies:
14	(1) Projects for flood control under section 205
15	of the Flood Control Act of 1948 (33 U.S.C. 701s)
16	for the following areas:
17	(A) Lower Santa Cruz River, Arizona.
18	(B) McCormick Wash, Arizona.
19	(C) Rose and Palm Garden Washes, Ari-
20	zona.
21	(D) The Santa Rosa Canal Alternative
22	Conveyance Project, Arizona.
23	(E) Southern Maricopa County, in the vi-
24	cinity of the Ak-Chin Reservation, Arizona.
25	(F) Nancy Creek, Georgia.

1	(G) Peachtree Creek, Georgia.
2	(H) Sugar Creek, Georgia.
3	(I) South River Basin, Georgia.
4	(J) Passaic River, New Jersey.
5	(K) Salt River Marsh Coastal Habitat,
6	Lake St. Clair, Michigan.
7	(L) Blind Brook, Rye, New York.
8	(M) Aibonito Creek and vicinity, Puerto
9	Rico.
10	(N) Canóvanas River, Puerto Rico.
11	(O) Municipality of Orocovis, Puerto Rico.
12	(P) Municipality of San Sebastian, Puerto
13	Rico.
14	(Q) Municipality of Villalba, Puerto Rico.
15	(R) Río Inabón, Ponce, Puerto Rico.
16	(S) Yauco River and Berrenchin Stream,
17	Puerto Rico.
18	(2) Projects for navigation under section 107 of
19	the River and Harbor Act of 1960 (33 U.S.C. 577)
20	for the following areas:
21	(A) Sebewaing River, Port Sanilac Harbor,
22	Lexington Harbor, and Harbor Beach Harbor,
23	Michigan.

1	(B) Portsmouth Back Channels and Saga-
2	more Creek, Portsmouth, New Castle, and Rye,
3	New Hampshire.
4	(C) Sturgeon Point Marina, New York.
5	(D) Davis Creek and Mobjack Bay, Mat-
6	hews County, Virginia.
7	(3) Project for aquatic ecosystem restoration
8	under section 206 of the Water Resources Develop-
9	ment Act of 1996 (33 U.S.C. 2330) for the following
10	areas:
11	(A) El Corazon, Arizona.
12	(B) San Pedro River, Cochise County and
13	vicinity, Arizona, including review of recharge
14	facilities that preserve water flows and habitats.
15	(4) Project modifications for improvement of
16	the environment under section 1135 of the Water
17	Resources Development Act of 1986 (33 U.S.C.
18	2309a) for the towns of Quincy and Braintree, Mas-
19	sachusetts, for fish passage on the Smelt Brook.
20	(5) Project for the removal of obstructions and
21	clearing channels for flood control under section 2 of
22	the Act of August 28, 1937 (33 U.S.C. 701g) for
23	the Passaic River, New Jersey.
24	(6) Project for shoreline erosion protection of
25	public works under section 14 of the Flood Control

Act of 1946 (33 U.S.C. 701r) and for beach erosion
 and storm damage reduction under section 3 of the
 Act of August 13, 1946 (33 U.S.C. 426g) for Buf falo, New York.

5 (7) Project for beach erosion and storm damage
6 reduction under section 3 of the Act of August 13,
7 1946 (33 U.S.C. 426g) for West Haven, Con8 necticut.

9 Subtitle D—Water Resources 10 Infrastructure

11 SEC. 8401. PROJECT AUTHORIZATIONS.

12 The following projects for water resources development and conservation and other purposes, as identified 13 in the reports titled "Report to Congress on Future Water 14 15 Resources Development" submitted to Congress pursuant to section 7001 of the Water Resources Reform and Devel-16 17 opment Act of 2014 (33 U.S.C. 2282d) or otherwise reviewed by Congress, are authorized to be carried out by 18 19 the Secretary substantially in accordance with the plans, 20 and subject to the conditions, described in the respective 21 reports or decision documents designated in this section: 22 (1) NAVIGATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AK	Elim Subsistence Harbor Study, Elim	March 12, 2021	Federal: \$99,057,000 Non-Federal: \$2,517,000 Total: \$101,574,000
2. CA	Port of Long Beach Deep Draft Naviga- tion, Los Ange- les County	October 14, 2021 and May 31, 2022	Federal: \$87,063,000 Non-Federal: \$88,724,000 Total: \$175,787,000
3. GA	Brunswick Harbor Modifications, Glynn County	March 11, 2022	Federal: \$10,555,500 Non-Federal: \$5,680,500 Total: \$16,236,000
4. NY, NJ	New York — New Jersey Harbor Deepening Channel Im- provements	June 3, 2022	Federal: \$2,408,268,000 Non-Federal: \$3,929,279,000 Total: \$6,337,547,000
5. WA	Tacoma Harbor Navigation Im- provement Project	May 26, 2022	Federal: \$140,022,000 Non-Federal: \$203,561,000 Total: \$343,583,000

(2) FLOOD RISK MANAGEMENT.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AL	Selma Flood Risk Management and Bank Sta- bilization	October 7, 2021	Federal: \$16,978,000 Non-Federal: \$9,142,000 Total: \$26,120,000
2. AL	Valley Creek Flood Risk Management, Bessemer and Birmingham	October 29, 2021	Federal: \$21,993,000 Non-Federal: \$11,906,000 Total: \$33,899,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
3. CA	Lower Cache Creek, Yolo County, Wood- land and Vicin- ity	June 21, 2021	Federal: \$238,151,550 Non-Federal: \$128,235,450 Total: \$366,387,000
4. NE	Papillion Creek and Tributaries Lakes	January 24, 2022	Federal: \$100,618,000 Non-Federal: \$57,359,000 Total: \$157,977,000
5. OR	Portland Metro Levee System	August 20, 2021	Federal: \$89,708,000 Non-Federal: \$48,304,000 Total: \$138,012,000
6. PR	Rio Guanajibo Flood Risk Management, Mayaguez, Hormigueros, and San Ger- man	May 24, 2022	Federal: \$184,778,000 Non-Federal: \$0 Total: \$184,778,000

2 DUCTION.—

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A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. CT	Fairfield and New Haven Counties Coastal Storm Risk Manage- ment	January 19, 2021	Federal: \$107,350,000 Non-Federal: \$57,804,000 Total: \$165,154,000
2. FL	Florida Keys, Monroe County, Coastal Storm Risk Manage- ment	September 24, 2021	Federal: \$1,774,631,000 Non-Federal: \$955,570,000 Total: \$2,730,201,000

(3) Hurricane and storm damage risk re-

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs	
3. FL	Miami-Dade County, Main Segment, Coastal Storm Risk Manage- ment	September 26, 2022	Initial Federal: \$25,091,000 Initial Non-Federal: \$18,470,000 Total: \$43,561,000 Renourishment Federal: \$143,874,000 Renourishment Non-Federal: \$180,898,000 Renourishment Total: \$324,772,000	
4. FL	Okaloosa County, Coastal Storm Risk Manage- ment	October 7, 2021	Initial Federal: \$21,274,025 Initial Non-Federal: \$12,379,975 Total: \$33,654,000 Renourishment Federal: \$76,345,000 Renourishment Non-Federal: \$79,292,000 Renourishment Total: \$155,637,000	
5. FL	Pinellas County, Treasure Island and Long Key Segments, Coastal Storm Risk Manage- ment	October 29, 2021	Initial Federal: \$6,097,000 Initial Non-Federal: \$9,864,000 Total: \$15,961,000 Renourishment Federal: \$115,551,000 Renourishment Non-Federal: \$104,540,000 Renourishment Total: \$220,091,000	
6. LA	South Central Coast, Lou- isiana Hurri- cane and Storm Damage Risk Reduction	June 23, 2022	Federal: \$809,297,450 Non-Federal: \$435,775,550 Total: \$1,245,073,000	
7. LA	Upper Barataria Basin Hurri- cane and Storm Damage Risk Reduction	January 28, 2022	Federal: \$1,184,472,250 Non-Federal: \$637,792,750 Total: \$1,822,265,000	

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A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
8. NY	South Shore of Staten Island, Fort Wads- worth to Oak- wood Beach, Coastal Storm Risk Manage- ment	October 27, 2016	Federal: \$1,086,000,000 Non-Federal: \$585,000,000 Total: \$1,671,000,000
9. PR	San Juan Metro- politan Area Coastal Storm Risk Manage- ment	September 16, 2021	Federal: \$288,294,000 Non-Federal: \$155,235,000 Total: \$443,529,000
10. SC	Charleston Penin- sula, Coastal Storm Risk Management	June 10, 2022	Federal: \$828,657,050 Non-Federal: \$446,199,950 Total: \$1,274,857,000
11. SC	Folly Beach, Coastal Storm Risk Manage- ment	October 26, 2021	Initial Federal: \$49,919,000 Initial Non-Federal: \$5,546,000 Total: \$55,465,000 Renourishment Federal: \$180,433,000 Renourishment Non-Federal: \$29,373,000 Renourishment Total: \$209,806,000

(4) FLOOD RISK MANAGEMENT AND ECO-

2 SYSTEM RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. TX	Coastal Texas Protection and Restoration	September 16, 2021	Federal: \$21,380,214,000 Non-Federal: \$12,999,708,000 Total: \$34,379,922,000

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(5) ECOSYSTEM RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. CA	Prado Basin Eco- system Restora- tion, San Bernardino, Riverside and Orange Coun- ties	April 22, 2021	Federal: \$35,265,100 Non-Federal: \$22,373,900 Total: \$57,639,000
2. KY	Three Forks of Beargrass Creek Eco- system Restora- tion, Louisville	May 24, 2022	Federal: \$77,352,671 Non-Federal: \$52,539,940 Total: \$129,892,611

(6) Modifications and other projects.—

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
1. DC	Washington, D.C. and Vicinity Flood Risk Management	July 22, 2021	Federal: \$19,830,000 Non-Federal: \$0 Total: \$19,830,000
2. FL	Central and Southern Flor- ida, Indian River Lagoon	June 30, 2022	Federal: \$2,707,950,500 Non-Federal: \$2,707,950,500 Total: \$5,415,901,000
3. LA	Lake Pont- chartrain and Vicinity	December 16, 2021	Federal: \$950,303,250 Non-Federal: \$511,701,750 Total: \$1,462,005,000
4. LA	West Bank and Vicinity	December 17, 2021	Federal: \$508,337,700 Non-Federal: \$273,720,300 Total: \$782,058,000
5. MI	New Soo Lock Construction Project, Sault Ste. Marie, Chippewa County	June 6, 2022	Federal: \$3,218,944,000 Non-Federal: \$0 Total: \$3,218,944,000

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
6. WA	Howard A. Han- son Dam, Water Supply and Ecosystem Restoration	May 19, 2022	Federal: \$878,530,000 Non-Federal: \$43,085,000 Total: \$921,615,000

1 SEC. 8402. SPECIAL RULES.

2 (a) SOUTH SHORE OF STATEN ISLAND, NEW 3 YORK.—The Federal share of any portion of the cost to 4 design and construct the project for coastal storm risk 5 management, South Shore of Staten Island, Fort Wadsworth to Oakwood Beach, New York, authorized by this 6 Act, that exceeds the estimated total project cost specified 7 in the project partnership agreement for the project, 8 9 signed by the Secretary on February 15, 2019, shall be 90 percent. 10

11 (b) Charleston Peninsula, South Carolina.—

12 (1) IN GENERAL.—Not later than 90 days after 13 the last day of the covered period, the Secretary 14 shall submit to the Committee on Transportation 15 and Infrastructure of the House of Representatives and the Committee on Environment and Public 16 17 Works of the Senate, a request for deauthorization 18 of the project for hurricane and storm damage risk 19 reduction, Charleston Peninsula, South Carolina, au-20 thorized by this Act, if the non-Federal interest has

1	not entered into a project partnership agreement for
2	the project, or a separable element of the project,
3	prior to such last day.
4	(2) DEFINITION OF COVERED PERIOD.—In this
5	subsection, the term "covered period" means the pe-
6	riod beginning on the date of enactment of this Act
7	and ending on the date that is—
8	(A) 10 years after the date of enactment
9	of this Act; or
10	(B) 10 years after the date on which a de-
11	sign agreement for the project described in
12	paragraph (1) is executed, if such design agree-
13	ment is executed prior to the date that is 10
14	years after the date of enactment of this Act.
15	SEC. 8403. FACILITY INVESTMENT.
16	(a) IN GENERAL.—Subject to subsection (b), using
17	amounts available in the revolving fund established by the
18	first section of the Civil Functions Appropriations Act,
19	1954 (33 U.S.C. 576), and not otherwise obligated, the
20	Secretary may—
21	(1) design and construct the lab and office fa-
22	cility for a Mandatory Center of Expertise in
23	Branson, Missouri, described in the prospectus sub-
24	mitted to the Committee on Transportation and In-
25	frastructure of the House of Representatives and the

Committee on Environment and Public Works of the
 Senate on June 10, 2022, pursuant to subsection (c)
 of such Act (33 U.S.C. 576(c)), substantially in ac cordance with such prospectus; and

5 (2) carry out such construction and infrastruc6 ture improvements as are required to support such
7 lab and office facility, including any necessary demo8 lition of the existing infrastructure.

9 (b) REQUIREMENT.—In carrying out subsection (a), 10 the Secretary shall ensure that the revolving fund estab-11 lished by the first section of the Civil Functions Appro-12 priations Act, 1954 (33 U.S.C. 576) is appropriately reim-13 bursed from funds appropriated for Corps of Engineers 14 programs that benefit from the lab and office facility con-15 structed under this section.