H. R. 2828

To authorize the Secretary of the Interior to implement water supply technology and infrastructure programs aimed at increasing and diversifying domestic water resources.

IN THE HOUSE OF REPRESENTATIVES

July 23, 2003

Mr. Calvert (for himself, Mr. Dooley of California, Mr. Radanovich, Mr. Ortiz, Mr. Nunes, Mr. Cardoza, Mr. Osborne, Mr. Baca, Mr. Renzi, Mr. Gallegly, Mr. Lewis of California, Mr. Thomas, Mr. Dreier, Mr. Hunter, Mrs. Bono, Mr. Cox, Mr. Doolittle, Mr. Gary G. Miller of California, Mr. McKeon, Mr. Royce, Mr. Cunningham, Mr. Rohrabacher, Mr. Issa, Mr. Ose, and Mr. Pombo) introduced the following bill; which was referred to the Committee on Resources, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To authorize the Secretary of the Interior to implement water supply technology and infrastructure programs aimed at increasing and diversifying domestic water resources.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Water Supply, Reli-
- 3 ability, and Environmental Improvement Act".

4 SEC. 2. TABLE OF CONTENTS.

- 5 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.
 - Sec. 3. Definitions.
 - Sec. 4. Purposes.

TITLE I—DEPARTMENT OF INTERIOR, COMPETITIVE GRANT PROGRAM

- Sec. 101. General authority.
- Sec. 102. Authority to study, plan, design, and construct.
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- Sec. 104. Annual report.
- Sec. 105. Authorization of appropriations.
- Sec. 106. Limitation on eligibility for funding.

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- Sec. 201. CALFED Bay-Delta Program.
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TITLE III—SALTON SEA

Sec. 301. Funding to address Salton Sea.

TITLE IV—ESTABLISHMENT OF CENTRALIZED REGULATORY OFFICE

- Sec. 401. Establishment of office.
- Sec. 402. Acceptance and expenditure of contributions.

TITLE V—RURAL WATER SUPPLY PROGRAM

Sec. 501. Rural water supply program.

6 SEC. 3. DEFINITIONS.

7 For purposes of this Act:

- 1 (1) BAY-DELTA SOLUTION AREA.—The term
 2 "Bay-Delta solution area" means the Bay-Delta wa3 tershed and the San Francisco Bay/Sacramento-San
 4 Joaquin Delta Estuary, California, and the areas in
 5 which diverted/exported water is used.
 - (2) BAY-DELTA WATERSHED.—The term "Bay-Delta watershed" means the Sacramento River-San Joaquin River Delta, and the rivers and watersheds that are tributary to that delta.
 - (3) Calfed Bay-Delta Program.—The term "Calfed Bay-Delta Program" means the programs, projects, complementary actions, and activities undertaken through coordinated planning, implementation, and assessment activities of the State and Federal agencies in a manner consistent with the Objectives and Solution Principles of the Calfed Bay-Delta Program as stated in the Record of Decision.
 - (4) Congressional authorizing committees.—The term "congressional authorizing committees" means the Committee on Energy and Natural Resources of the Senate and the Committee on Resources of the House of Representatives.

- 1 (5) COMMISSIONER.—The term "commissioner"
 2 means the Commissioner of the Bureau of Reclamation.
 - (6) Environmental Water Account.—The term "Environmental Water Account" means the water account established by the Federal agencies and State agencies pursuant to the Record of Decision to reduce incidental take and provide a mechanism for recovery of species.
 - (7) FEDERAL AGENCIES.—The term "Federal agencies" means the Federal agencies that are signatories to Attachment 3 of the Record of Decision.
 - (8) GOVERNOR.—The term "Governor" means the Governor of the State of California.
 - (9) IMPLEMENTATION MEMORANDUM.—The term "Implementation Memorandum" means the Calfed Bay-Delta Program Implementation Memorandum of Understanding dated August 28, 2000, executed by the Federal agencies and the State agencies, as such record of decision may be adapted or modified by the Secretary in accordance with applicable law.
 - (10) RECLAMATION STATES.—The term "Reclamation States" means the States of Arizona, California, Colorado, Idaho, Kansas, Montana, Ne-

1	braska, Nevada, New Mexico, North Dakota, Okla-
2	homa, Oregon, South Dakota, Utah, Washington,
3	Wyoming, and Texas.
4	(11) RECORD OF DECISION.—The term
5	"Record of Decision" means the Federal pro-
6	grammatic Record of Decision dated August 28,
7	2000, issued by the Federal agencies and supported
8	by the State.
9	(12) Secretary.—The term "Secretary"
10	means the Secretary of the Interior.
11	(13) State.—The term "State" means the
12	State of California.
13	(14) STATE AGENCIES.—The term "State agen-
14	cies" means the California State agencies that are
15	signatories to Attachment 3 of the Record of Deci-
16	sion.
17	(15) Water resource agencies.—The term
18	"Water resource agencies" means the Federal agen-
19	cies that are signatories to Attachment 3 of the
20	Record of Decision.
21	(16) Water supply.—The term "water sup-
22	ply" means a quantity of water that is developed or
23	derived from—
24	(A) increased water yield;
25	(B) recycling existing sources;

1	(C) desalination of seawater or brackish
2	water;
3	(D) surface or ground water storage;
4	(E) conservation; or
5	(F) other actions or water management
6	tools that improve the availability and reliability
7	of water supplies for beneficial uses in all water
8	year types, including critically dry years.
9	(17) Water yield.—The term "water yield"
10	means a new quantity of water in storage that is re-
11	liably available in critically dry years for beneficial
12	uses.
13	SEC. 4. PURPOSES.
14	The purposes of this Act are as follows:
15	(1) To enhance and improve water supply,
16	water yield, and water reliability coordinated
17	through the Secretary, in cooperation, and consulta-
18	tion with Water Resource Agencies.
19	(2) To foster and promote the development of
20	supplemental and new water supplies, coordinated
21	through the Secretary, in consultation and coordina-
22	tion with the Water Resource Agencies, through
23	water reuse and salinity management.
24	(3) To establish a competitive, performance-

- in consultation and coordination with the Water Resource Agencies, to provide financial incentives to entities to develop demonstration projects designed to treat seawater and brackish water, wastewater and impaired ground water.
 - (4) To establish an office, in any Reclamation State requesting such an office, for the use of all Federal and State agencies that will be involved in issuing permits and conducting environmental reviews for water supply, water supply capital improvement projects, level maintenance, and delivery systems in any Reclamation State requesting such an office.
 - (5) To provide assistance to States, municipalities, other local governmental agencies (including soil and water conservation districts) and investorowned utilities that provide municipal water supply service pursuant to State law in the design and construction of projects to desalinate seawater and put to beneficial use impaired ground water and brackish water.
 - (6) To implement and abide by the 4 primary objectives and solution principles set forth in the CALFED Bay-Delta Program. To authorize funding and coordinate sustained funding sources, through

- 1 the Secretary, for the implementation of a com-
- 2 prehensive program to achieve increased water yield
- and water supply, improved water quality, and en-
- 4 hanced environmental benefits as well as improved
- 5 water system reliability, water use efficiency, water-
- 6 shed management, water transfers, and levee protec-
- 7 tion.
- 8 (7) To implement other related provisions to
- 9 improve water supply and yield.

10 TITLE I—DEPARTMENT OF INTE-

11 RIOR, COMPETITIVE GRANT

12 **PROGRAM**

- 13 SEC. 101. GENERAL AUTHORITY.
- 14 (a) Establishment of a Water Resources Co-
- 15 ORDINATION OFFICE.—There shall be established within
- 16 the Office of the Secretary the Office of the Federal Water
- 17 Resources Coordinator (referred to in this title as the "Co-
- 18 ordinator") who shall be responsible for coordinating the
- 19 Water Resource Agencies activities addressing water de-
- 20 salination (including sea and brackish water), impaired
- 21 ground water, brine removal, and water reuse projects and
- 22 activities authorized under this title.
- 23 (b) Secretarial Responsibility.—The Secretary,
- 24 through the Coordinator, shall carry out the responsibil-
- 25 ities, as specifically identified as a responsibility of the Co-

- 1 ordinator under this title, and may not delegate these re-
- 2 sponsibilities to the Water Resource Agencies. The Coordi-
- 3 nator at its sole option may use the services of the Water
- 4 Resource Agencies on any project deemed necessary.
- 5 (c) Assessment of Existing Federal Authori-
- 6 TIES.—The Secretary, through the Coordinator and in
- 7 consultation with the Water Resource agencies, shall de-
- 8 velop and transmit to Congress no later than 60 days after
- 9 enactment of this Act, an assessment report that identifies
- 10 the following:
- 11 (1) A list of authorities, including mandatory
- and discretionary trust funds, other than those
- under this title, to undertake activities under section
- 14 102.
- 15 (2) A list of all Water Resource Agencies ex-
- penditures since fiscal year 1998 undertaken for
- projects and activities related to this title.
- 18 (3) A plan of Water Resource Agencies coordi-
- 19 nation to meet the criteria, and guidelines as deter-
- 20 mined under this title.
- 21 (4) A detailed/coordinated Water Resource
- Agencies budget review document, including out-
- years funding requirements.
- 24 (5) Recommendations for alternative financing
- 25 mechanisms.

1	(d) Establishment of Guidelines for Activi-
2	TIES UNDERTAKEN BY THE COORDINATOR.—
3	(1) Rules and Guidelines.—In carrying out
4	activities under this title the Secretary, acting
5	through the Coordinator, in coordination with the
6	Water Resource Agencies, shall issue rules and
7	guidelines for the submission of selection, solicita-
8	tion, and timelines of eligible projects and activities
9	seeking grants assistance to analyze, plan, develop
10	and construct, including but not limited to, the fol-
11	lowing:
12	(A) Sea and brackish water desalination
13	projects, including analysis and technology de-
14	velopment, reclamation of wastewater, and im-
15	paired ground and surface waters.
16	(B) Brine management and disposal, in-
17	cluding analysis and technology development.
18	Such analysis shall include, but not be limited
19	to, the effects of concentrate disposal and pos-
20	sible mitigation measures.
21	(C) Water reuse, including, but not limited
22	to, techniques for cleanup and treatment of
23	ground water contamination, especially ground
24	water basins that are the primary source of

drinking water supplies.

1	(2) Equitable selection.—The Secretary
2	shall ensure the rules and guidelines provide for the
3	equitable selection, to the maximum extent prac-
4	ticable, of projects and distribution of grants among
5	the eligible activities identified under this section.
6	(3) Timeframe.—Such rules and guidelines
7	shall be issued not later than 90 days after the date
8	of the enactment of this Act.
9	(e) AGENCY PARTICIPATION.—The Coordinator, in
10	consultation with the Water Resource Agencies, shall—
11	(1) determine available and appropriate ac-
12	counts, both mandatory and permanent, including
13	Federal trust funds; and
14	(2) direct the Federal agency heads to spend
15	authorized funds, if available within their agency,
16	based on their proportional Federal interest.
17	SEC. 102. AUTHORITY TO STUDY, PLAN, DESIGN, AND CON-
18	STRUCT.
19	(a) In General.—The Secretary, through the Coor-
20	dinator, in cooperation and consultation with the Water
21	Resource Agencies, shall undertake a competitive grant
22	program—
23	(1) to investigate and identify opportunities for
24	the study, plan, and design of activities under this
25	title: and

- 1 (2) to construct demonstration and permanent 2 facilities, or the implementation of other programs 3 and activities, to meet the criteria under this title.
- 4 (b) CONDITIONS.—No grant may be made under this 5 title for the design and construction of any project until 6 after—
 - (1) an appraisal investigation and a feasibility study (which may be performed, if applicable, by the non-Federal sponsor and submitted to the Secretary, through the Coordinator, for review) have been completed and approved by the Secretary, through the Coordinator;
 - (2) the Secretary, through the Coordinator, has determined that, if applicable, the non-Federal project sponsor has the financial resources available to fund the non-Federal share of the project's costs; and
 - (3) the Secretary, through the Coordinator, has approved, if applicable, a cost-sharing agreement with the non-Federal project sponsor that commits the non-Federal project sponsor to funding its share of the project's construction costs on an annual basis, and ongoing operations and maintenance.

1 SEC. 103. CRITERIA FOR GRANTS.

2	In making grants pursuant to this title, the Sec-
3	retary, acting through the Coordinator shall give priority
4	to those projects which meet at least one of the following
5	criteria:
6	(1) The requirements of the Secretary, as appli-
7	cable, and any applicable State requirements.
8	(2) Is agreed to by the Federal and non-Fed-
9	eral entities with authority and responsibility for the
10	project.
11	(3) Increase water supply yield.
12	(4) Improve water use efficiency and water con-
13	servation.
14	(5) Reduce or stabilize demand on existing Fed-
15	eral and State water supply facilities.
16	(6) Improve water quality.
17	(7) Employ innovative approaches, including
18	but not limited to, ground water recharge.
19	(8) Facilitate the transfer and adoption of tech-
20	nology.
21	(9) Employ regional solutions that increase the
22	availability of locally and regionally developed water
23	supplies.
24	(10) Remediate a contaminated ground water
25	basin.

- 1 (11) Provide a secure source of new water sup-2 plies for national defense activities.
- 3 (12) Reduce the threat of a water supply dis-4 ruption as a result of a natural disaster or acts of 5 terrorism.
 - (13) Help Water Resource Agencies meet existing legal requirements, contractual water supply obligations, Indian trust responsibilities, water rights settlements, water quality control plans and department of health requirements, Federal and State environmental laws, the Federal Water Pollution Control Act, or other obligations.
 - (14) Promote and applies a regional or watershed approach to water resource management or cross-boundary issues, implements an integrated resources management approach, increases water management flexibility, or forms a partnership with other entities.
 - (15) Improve health and safety of the general public.
 - (16) Provide benefits outside the region in which the project occurs.
- 23 (17) Provide benefits to the agricultural com-24 munity.

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1 SEC. 104. ANNUAL REPORT.

2	The Secretary shall provide the Congress an annual
3	report that includes the following:
4	(1) A list of projects, and project details,
5	amount of past, current, and projected funding.
6	(2) Documentation of the accounts within the
7	Water Resource Agencies funding.
8	(3) The benefits gained by projects, and to
9	which beneficiaries and users, funded under this
10	title.
11	(4) An assessment of how the project met each
12	of the evaluation criteria under this title.
13	SEC. 105. AUTHORIZATION OF APPROPRIATIONS.
14	(a) Activities and Projects Under This
15	TITLE.—
16	(1) Determination of water resources
17	AGENCY PARTICIPATION.—If existing authorities are
18	not available to carry out activities addressed under
19	this title, the Coordinator, in consultation with the
20	Water Resource agencies, shall make the determina-
21	tion of Federal participation and Federal agency
22	cost share.
23	(2) Funding.—Subject to section 105(a)(1)
24	and section 105(b), there are authorized to be ap-
25	propriated—
26	(A) \$50,000,000 for fiscal year 2004; and

1 (B)\$100,000,000 for each fiscal year 2 thereafter. 3 (b) Limitations on Grants.— (1) Location of project.—Grants carried 4 5 out by the Secretary, through the Coordinator, may 6 be carried out through the 50 States. 7 (2) PER STATE LIMIT.—Except as provided in 8 under this section, of the amount available in a fis-9 cal year for grants under this title, not more than 10 30 percent may be used for projects in a single 11 State. 12 (c) Cost Sharing.—Except as provided under this section, and notwithstanding any other provision of this title. Grants for projects receiving Federal assistance 14 under this title shall not exceed the lesser of \$50,000,000 (indexed annually for inflation) or 35 percent of the total 16 cost of the project. 17 18 SEC. 106. LIMITATION ON ELIGIBILITY FOR FUNDING. 19 A project that receives funds under this Act shall be 20 ineligible to receive Federal funds from any other source 21 for the same purpose unless such funds are provided to

ensure compliance with a Federal mandate.

TITLE II—CALIFORNIA WATER 1 **SECURITY ENVIRON-**AND 2 MENTAL ENHANCEMENT ACT 3 4 SEC. 201. CALFED BAY-DELTA PROGRAM. 5 (a) FINDINGS.—Congress finds as follows: 6 (1) The mission of the CALFED Bay-Delta 7 Program is to develop and implement a long-term 8 comprehensive plan that will increase water supply 9 and yield, improve water management, and restore 10 the ecological health of the Bay-Delta solution area. 11 (2) The CALFED Bay-Delta Program was de-12 veloped as a joint Federal-State program to deal ef-13 fectively with the multijurisdictional issues involved 14 in managing the Bay-Delta Watershed. 15 (b) In General.— 16 (1) AUTHORIZATION.—The Federal agencies, in 17 consultation with State agencies, are authorized to 18 participate in the CALFED Bay-Delta Program, in 19 accordance with this title, and consistent with the 20 Objectives and Solution Principles set forth in the 21 Record of Decision. 22 (2) Goals.—The goals of the Calfed Bay-23 Delta Program shall consist of components that in-24

clude water supply and yield, ecosystem restoration,

water supply reliability, conveyance, water use effi-

- ciency, water quality, water transfers, watersheds,
 Environmental Water Account, levee stability, and
 science.
 - (3) Balance.—Calfed Bay-Delta Program activities consisting of protecting water quality, including but not limited to, drinking water quality, restoring ecological health, improving water supply reliability, including additional water supply and water yield and conveyance, and protecting levees in the Bay-Delta watershed, shall progress in a balanced manner.

(c) Administration of Activities.—

- (1) In General.—The Secretary and the heads of the Federal agencies are authorized to carry out the activities described in this title, subject to the cost-share and other provisions of this title, if the activity—
 - (A) has been subject to environmental review and approval as required under applicable Federal and State law; and
 - (B) has been approved and certified by the Secretary to be consistent with the Objectives and Solution Principles of the CALFED Bay-Delta Program as stated in Record of Decision.

- 1 (2) MULTIPLE BENEFIT PROJECTS FAVORED.—
 2 The Secretary and Federal agencies are authorized
 3 to carry out the activities set forth in this title. In
 4 selecting projects and programs for increasing water
 5 yield and water supply, improving water quality, and
 6 enhancing environmental benefits, projects and pro7 grams with multiple benefits shall be emphasized.
 - (3) ELEMENTS REGULATED.—To the extent that CALFED Bay-Delta Program projects and elements are subject to regulation under section 404 of the Clean Water Act, the United States Army Corps of Engineers and the United States Environmental Protection Agency shall not consider, as alternatives to projects that are elements of the overall CALFED Bay-Delta Program, programs, projects, or actions beyond those described in the Record of Decision, nor shall they favor one CALFED Bay-Delta Program project or element over another.
 - (4) Balance.—The Secretary shall ensure that all elements of the CALFED Bay-Delta Program need to be completed and operated cooperatively to maintain the balanced progress in all CALFED Bay-Delta Program areas.
- 24 (d) Program Activities.—

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- (1) Water Storage.—Except as provided by section 207(b), the amounts authorized to be appropriated for fiscal years 2004 through 2007 under this Act, no more than \$102,000,000 may be expended for the following:
- (A) WATER STORAGE SUPPLY AND YIELD.—For purposes of implementing the CALFED Bay-Delta Program, the Secretary is authorized to undertake all necessary planning activities and feasibility studies required for the development of recommendations by the Secretary to Congress on the construction and implementation of specific water supply and yield, ground water management, and ground water storage projects and implementation of comprehensive water management planning. The requirements of section 9(a) of the Act of August 4, 1939 (43 U.S.C. 485h(a); 53 Stat. 1193) shall be deemed to be met through the performance of a feasibility study as authorized within this section as well as those feasibility studies authorized under the Consolidated Appropriations Resolution Fiscal Year 2003, Public Law 108–7, House Report 108–10, division D, title II, section 215.

- (B) Feasibility studies.—All feasibility studies completed for storage projects as a result of this section shall include identification of project benefits and beneficiaries and a cost allocation plan consistent with the benefits to be received, for both governmental and non-governmental entities.
 - (C) DISAPPROVAL RESOLUTION.—If the Secretary determines a project to be feasible, and meets the requirements under subparagraph (B), the report shall be submitted to Congress. If Congress does not pass a disapproval resolution of the feasibility study during the first 120 days before Congress (not including days on which either the House of Representatives or the Senate is not in session because of an adjournment of more than three calendar days to a day certain) the project shall be authorized, subject to appropriations.
 - (D) WATER SUPPLY AND WATER YIELD STUDY.—(i) The Secretary, acting through the Bureau of Reclamation and in consultation with the State, shall conduct a study of available water supplies and water yield and existing demand and future needs for water—

1	(I) within the units of the Central
2	Valley Project;
3	(II) within the area served by Central
4	Valley Project agricultural water service
5	contractors and municipal and industrial
6	water service contractors; and
7	(III) within the Bay-Delta solution
8	area.
9	(ii) Relationship to prior study.—The
10	study under clause (i) shall incorporate and re-
11	vise as necessary the study required by section
12	3408(j) of the Central Valley Project Improve-
13	ment Act of 1992 (Public Law 102–575).
14	(E) Report.—The Secretary shall submit
15	a report to the congressional authorizing com-
16	mittees by not later than 180 days after the
17	date of the enactment of this title describing
18	the following:
19	(i) Water yield and water supply im-
20	provements, if any, for Central Valley
21	Project agricultural water service contrac-
22	tors and municipal and industrial water
23	service contractors.
24	(ii) All water management actions or
25	projects that would improve water yield or

1	water supply and that, if taken or con-
2	structed, would balance available water
3	supplies and existing demand for those
4	contractors and other water users of the
5	Bay-Delta watershed with due recognition
6	of water right priorities and environmental
7	needs.
8	(iii) The financial costs of the actions
9	and projects described under clause (ii).
10	(iv) The beneficiaries of those actions
11	and projects and an assessment of their
12	willingness to pay the capital costs and op-
13	eration and maintenance costs thereof.
14	(F) Other activities.—Studying, devel-
15	oping and implementing ground water manage-
16	ment and ground water storage projects (not to
17	exceed $$50,000,000$; and
18	(G) Planning.—Comprehensive water
19	management planning (not to exceed
20	\$6,000,000).
21	(2) Conveyance.—Except as provided by sec-
22	tion 207(b), the amounts authorized to be appro-
23	priated for fiscal years 2004 through 2007 under
24	this Act, no more than \$77,000,000 may be ex-
25	pended for the following:

1	(A) South Delta Actions (not to exceed
2	\$45,000,000):
3	(i) South Delta Improvements Pro-
4	gram for the following:
5	(I) To increase the State Water
6	Project export limit to 8500 cfs, sub-
7	ject to subclause (VI).
8	(II) To install permanent, oper-
9	able barriers in the south Delta. The
10	Federal Agencies shall cooperate with
11	the State to accelerate installation of
12	the permanent, operable barriers in
13	the south Delta, with the intent to
14	complete that installation not later
15	than the end of fiscal year 2006.
16	(III) To design and construct
17	fish screens and intake facilities at
18	Clifton Court Forebay and the Tracy
19	Pumping Plant facilities.
20	(IV) To increase the State Water
21	Project export to the maximum capa-
22	bility of 10,300 cfs.
23	(ii) Reduction of agricultural drainage
24	in south Delta channels and other actions
25	necessary to minimize impacts of such

1	drainage on water quality, including but
2	not limited to, design and construction of
3	the relocation of drinking water intake fa-
4	cilities to delta water users. The Secretary
5	shall coordinate actions for relocating in-
6	take facilities on a time schedule consistent
7	with subclause (i)(II).
8	(iii) Design and construction of lower
9	San Joaquin River floodway improvements.
10	(iv) Installation and operation of tem-
11	porary barriers in the south Delta until
12	fully operable barriers are constructed.
13	(v) Actions to protect navigation and
14	local diversions not adequately protected by
15	the temporary barriers.
16	(vi) Actions to increase pumping shall
17	be accomplished in a manner consistent
18	with California law protecting:
19	(I) deliveries to, costs of, and
20	water suppliers and water users, in-
21	cluding but not limited to, agricultural
22	users, that have historically relied on
23	water diverted from the Delta; and

1	(II) the quality of water for exist-
2	ing municipal, industrial, and agricul-
3	tural uses.
4	(vi) Actions at Franks Tract to im-
5	prove water quality in the Delta.
6	(B) North Delta Actions (not to exceed
7	\$12,000,000):
8	(i) Evaluation and implementation of
9	improved operational procedures for the
10	Delta Cross Channel to address fishery
11	and water quality concerns.
12	(ii) Evaluation of a screened through-
13	Delta facility on the Sacramento River.
14	(iii) Design and construction of lower
15	Mokelumne River floodway improvements.
16	(C) Interties (not to exceed \$10,000,000):
17	(i) Evaluation and construction of an
18	intertie between the State Water Project
19	and the Central Valley Project facilities at
20	or near the City of Tracy.
21	(ii) Assessment of the connection of
22	the Central Valley Project to the State
23	Water Project's Clifton Court Forebay
24	with a corresponding increase in the
25	Forebay's screened intake.

1	(D) Evaluation and implementation of the
2	San Luis Reservoir lowpoint improvement
3	project (not to exceed \$10,000,000).
4	(3) Water use efficiency.—Of the amounts
5	authorized to be appropriated for fiscal years 2004
6	through 2007 under this Act, no more than
7	\$153,000,000 may be expended for the following:
8	(A) Water conservation projects that pro-
9	vide water supply reliability, water quality, and
10	ecosystem benefits to the Bay-Delta solution
11	area (not to exceed \$61,000,000).
12	(B) Technical assistance for urban and ag-
13	ricultural water conservation projects (not to
14	exceed $$5,000,000$).
15	(C) Water recycling and desalination
16	projects, including but not limited to projects
17	identified in the Bay Area Water Recycling
18	Plan and the Southern California Comprehen-
19	sive Water Reclamation and Reuse Study (not
20	to exceed \$84,000,000), as follows:
21	(i) In providing financial assistance
22	under this clause, the Secretary shall give
23	priority consideration to projects that in-
24	clude regional solutions to benefit regional
25	water supply and reliability needs.

1	(ii) The Secretary shall review any
2	feasibility level studies for seawater desali-
3	nation and regional brine line projects that
4	have been completed, whether or not those
5	studies were prepared with financial assist-
6	ance from the Secretary.
7	(iii) The Secretary shall report to the
8	Congress within 90 days after the comple-
9	tion of a feasibility study or the review of
10	a feasibility study for the purposes of pro-
11	viding design and construction assistance
12	for the construction of desalination and re-
13	gional brine line projects.
14	(iv) The Federal share of the cost of
15	any activity carried out with assistance
16	under this clause may not exceed the lesser
17	of 35 percent of the total cost of the activ-
18	ity or \$50,000,000.
19	(D) Water measurement and transfer ac-
20	tions (not to exceed \$1,500,000).
21	(E) Certification of implementation of best
22	management practices for urban water con-
23	servation (not to exceed \$1,500,000).
24	(4) Water transfers.—Of the amounts au-
25	thorized to be appropriated for fiscal years 2004

1	through 2007 under this Act, no more than
2	\$3,000,000 may be expended for the following:
3	(A) Increasing the availability of existing
4	facilities for water transfers.
5	(B) Lowering transaction costs through
6	permit streamlining.
7	(C) Maintaining a water transfer informa-
8	tion clearinghouse.
9	(5) Environmental water account.—Of
10	the amounts authorized to be appropriated for fiscal
11	years 2004 through 2007 under this Act, no more
12	than \$75,000,000 may be expended for implementa-
13	tion of the Environmental Water Account.
14	(6) Integrated regional water manage-
15	MENT PLANS.—Of the amounts authorized to be ap-
16	propriated for fiscal years 2004 through 2007 under
17	this Act, no more than \$95,000,000 may be ex-
18	pended for the following:
19	(A) Establishing a competitive grants pro-
20	gram to assist local and regional communities
21	in California in developing and implementing
22	integrated regional water management plans to
23	carry out the Objectives and Solution Principles
24	of the CALFED Bay-Delta Program as stated
25	in the Record of Decision.

1	(B) Implementation of projects and pro-
2	grams in California that improve water supply
3	reliability, water quality, ecosystem restoration,
4	and flood protection, or meet other local and re-
5	gional needs, that are consistent with, and
6	make a significant contribution to, Stage 1 of
7	the CALFED Bay-Delta Program.
8	(7) Ecosystem restoration.—(A) Of the
9	amounts authorized to be appropriated for fiscal
10	years 2004 through 2007 under this title, no more
11	than \$100,000,000 may be expended for projects
12	under this subsection.
13	(B) The Secretary is authorized to undertake
14	the following projects under this paragraph:
15	(i) Restoration of habitat in the San Fran-
16	cisco Bay-Delta watershed, San Pablo Bay, and
17	Suisun Bay and Marsh, including tidal wetlands
18	and riparian habitat.
19	(ii) Fish screen and fish passage improve-
20	ment projects.
21	(iii) Implementation of an invasive species
22	program, including prevention, control, and
23	eradication.
24	(iv) Development and integration of State
25	and Federal agricultural programs that benefit

1	wildlife into the Ecosystem Restoration Pro-
2	gram.
3	(v) Financial and technical support for lo-
4	cally-based collaborative programs to restore
5	habitat while addressing the concerns of local
6	communities.
7	(vi) Water quality improvement projects to
8	manage salinity, selenium, mercury, pesticides,
9	trace metals, dissolved oxygen, turbidity, sedi-
10	ment, and other pollutants.
11	(vii) Land and water acquisitions to im-
12	prove habitat and fish spawning and survival in
13	the Bay-Delta watershed.
14	(viii) Integrated flood management and
15	levee protection projects for improving eco-
16	system restoration.
17	(ix) Scientific evaluations and targeted re-
18	search on program activities, including appro-
19	priate use of adaptive management concepts.
20	(x) Preparation of management plans for
21	all properties acquired, and update current
22	management plans, prior to the purchase or any
23	contribution to the purchase of any interest in
24	land for ecosystem.

1 (xi) Strategic planning and tracking of 2 program performance using established proto-3 cols and/or bio-indicators.

> (C) Project Initiation Report for each project, describing project purpose, objective, and cost, shall be transmitted to Congress following Secretarial certification, 30 days (not including days on which either the House of Representatives or the Senate is not in session because of an adjournment of more than three calendar days to a day certain) prior to implementing ecosystem restoration actions as described under this paragraph. Such reports shall be required for all ecosystem projects, (including comprehensive projects that are composed of several components and are to be completed by staged implementation) exceeding \$20,000 in Federal funds. Annual ecosystem restoration project summary reports shall be submitted to Congress through the Secretary highlighting progress of the project implementation. The reports required to be submitted under this paragraph shall consider the following on each project:

(i) A description of ecological monitoring data to be collected for the restoration projects and how the data are to be integrated, stream-

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- lined, compatible, and designed to measure overall trends of ecosystem health in the Bay-Delta watershed.
 - (ii) Whether the restoration project has integrated monitoring plans and descriptions of protocols, or bio-indicators, to be used for gauging cost-effective performance of the project.
 - (iii) Whether the proposed project is a part of a larger, more comprehensive restoration project in a particular part of the solution area, and if so, how the proposed project contributes to the larger project.
 - (iv) A secretarial determination, or strategy, that utilizes existing Federal land, State land, or other land acquired for ecosystem restoration, with amounts provided by the United States or the State, to the extent that such lands are available within the CALFED solution area.
 - (v) A determination of the potential cumulative impacts, or induced damages of fee title, easement, and/or lease acquisition of land on local and regional economies, and adjacent land and landowners; and a description of how such impacts will be mitigated.

1	(vi) A description of actions that will be
2	taken to mitigate any induced damages from
3	the conversion of agriculture land including the
4	degree to which wildlife and habitat values will
5	increase due to the land conversion.
6	(D) Conditions, if applicable, for projects and
7	activities under this paragraph are as follows:
8	(i) A requirement that before obligating or
9	expending Federal funds to acquire land, the
10	Secretary shall first determine that existing
11	Federal land, State land, or other land acquired
12	for ecosystem restoration with amounts pro-
13	vided by the United States or the State, to the
14	extent such lands are available, is not available
15	for that purpose. If no public land is available
16	the Secretary, prior to any federal expenditure
17	for private land acquisition, shall—
18	(I) make an accounting of all habitat
19	types located on publicly owned land
20	throughout the solution area;
21	(II) not convert prime farm land and
22	unique farm land, to the maximum extent
23	as practicable, as identified by local, State,
24	or Federal land use inventories, including

1	the Natural Resources Conservation Serv-
2	ice;
3	(III) not conflict with existing zoning
4	for agriculture use; and
5	(IV) not involve other changes in ex-
6	isting environment due to location and na-
7	ture of converting farmland to non-farm-
8	land use.
9	(ii) A requirement that in determining
10	whether to acquire private land for ecosystem
11	restoration, the Secretary shall—
12	(I) conduct appropriate analysis, in-
13	cluding cost valuation to assure that pri-
14	vate land acquisitions prioritize easements
15	and leases over acquisition by fee title un-
16	less easements and leases are unavailable
17	or unsuitable for the stated purposes;
18	(II) consider the potential cumulative
19	impacts on the local and regional econo-
20	mies of transferring the property into gov-
21	ernment ownership and—
22	(aa) describe the actions that will
23	be taken, to the maximum extent
24	practicable, to mitigate any induced
25	damages; and

1	(bb) determine that the land ac-
2	quired will add increasing value to the
3	purposes of ecosystem restoration;
4	(III) mitigate any potential induced
5	damage, to the maximum extent prac-
6	ticable, of any conversion of agriculture
7	land for ecosystem restoration due to the
8	implementation of the CALFED Bay-Delta
9	Program; and
10	(IV) partner with landowners and
11	local agencies to develop cooperating land-
12	owner commitments that are likely to meet
13	coequal objectives of achieving local eco-
14	nomic and social goals and implementing
15	the ecosystem restoration goals.
16	(8) Watersheds.—Of the amounts authorized
17	to be appropriated for fiscal years 2004 through
18	2007 under this Act, no more than \$50,000,000
19	may be expended for the following:
20	(A) Building local capacity to assess and
21	manage watersheds affecting the Bay-Delta so-
22	lution area.
23	(B) Technical assistance for watershed as-
24	sessments and management plans.

1	(C) Developing and implementing locally-
2	based watershed conservation, maintenance,
3	and restoration actions.
4	(9) Water quality.—Of the amounts author-
5	ized to be appropriated for fiscal years 2004 through
6	2007 under this Act, no more than \$50,000,000
7	may be expended for the following:
8	(A) Addressing drainage problems in the
9	San Joaquin Valley to improve downstream
10	water quality, including habitat restoration
11	projects that reduce drainage and improve
12	water quality, provided that—
13	(i) a plan is in place for monitoring
14	downstream water quality improvements;
15	(ii) State and local agencies are con-
16	sulted on the activities to be funded; and
17	(iii) this clause is not intended to cre-
18	ate any right, benefit, or privilege.
19	(B) Implementing source control programs
20	in the Bay-Delta watershed.
21	(C) Developing recommendations through
22	technical panels and advisory council processes
23	to meet the CALFED Bay-Delta Program goal
24	of continuous improvement in water quality for
25	all uses.

1	(D) Investing in treatment technology
2	demonstration projects.
3	(E) Controlling runoff into the California
4	aqueduct and other similar conveyances.
5	(F) Addressing water quality problems at
6	the North Bay Aqueduct.
7	(G) Studying recirculation of export water
8	to reduce salinity and improve dissolved oxygen
9	in the San Joaquin River.
10	(H) Projects that may meet the Objectives
11	and Solution Principles of the water quality
12	component of CALFED Bay-Delta Program.
13	(I) Development of water quality ex-
14	changes and other programs to make high qual-
15	ity water available to urban areas.
16	(J) Development and implementation of a
17	plan to meet all existing water quality stand-
18	ards for which the State and Federal water
19	projects have responsibility.
20	(10) Levee stability.—Of the amounts au-
21	thorized to be appropriated for fiscal years 2004
22	through 2007 under this Act, no more than
23	\$70,000,000 may be expended for the following:

1	(A) Assisting local reclamation districts in
2	reconstructing Delta levees to a base level of
3	protection not to exceed \$20,000,000.
4	(B) Enhancing the stability of levees that
5	have particular importance in the system
6	through the Delta Levee Special Improvement
7	Projects program not to exceed \$20,000,000.
8	(C) Developing best management practices
9	to control and reverse land subsidence on is-
10	lands in the Bay-Delta watershed (not to exceed
11	\$1,000,000).
12	(D) Refining the Delta Emergency Man-
13	agement Plan (not to exceed \$1,000,000).
14	(E) Developing a Delta Risk Management
15	Strategy after assessing the consequences of
16	failure levees in the Bay-Delta watershed from
17	floods, seepage, subsidence, and earthquakes
18	(not to exceed \$500,000).
19	(F) Developing a strategy for reuse of
20	dredged materials on islands in the Bay-Delta
21	watershed (not to exceed \$1,500,000).
22	(G) Evaluating and, where appropriate, re-
23	habilitating the Suisun Marsh levees (not to ex-

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ceed \$6,000,000).

1	(H) Integrated flood management, eco-
2	system restoration, and levee protection
3	projects, including design and construction of
4	lower San Joaquin River and lower Mokelumne
5	River floodway improvements and other projects
6	under the Sacramento-San Joaquin Comprehen-
7	sive Study (not to exceed \$20,000,000).
8	(11) Monitoring and analysis.—Of the
9	amounts authorized to be appropriated for fiscal
10	years 2004 through 2007 under this Act, no more
11	than \$50,000,000 may be expended for the fol-
12	lowing:
13	(A) Establishing and maintaining an inde-
14	pendent technical board, technical panels, and
15	standing boards to provide oversight and peer
16	review of the CALFED Bay-Delta Program.
17	(B) Conducting expert evaluations and sci-
18	entific assessments of all CALFED Bay-Delta
19	Program elements.
20	(C) Coordinating existing monitoring and
21	scientific research programs.
22	(D) Developing and implementing adaptive
23	management experiments to test, refine, and

 $improve\ technical\ understandings.$

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1	(E) Establishing performance measures
2	and monitoring and valuating the performance
3	of all CALFED Bay-Delta Program elements.
4	(F) Preparing an annual science report.
5	(12) Program management, oversight, and
6	COORDINATION.—Of the amounts authorized to be
7	appropriated for fiscal years 2004 through 2007
8	under this Act, no more than \$25,000,000 may be
9	expended by the Secretary, in cooperation with the
10	State, for the following:
11	(A) CALFED Bay-Delta Program-wide
12	tracking of schedules, finances, and perform-
13	ance.
14	(B) Multi-agency oversight and coordina-
15	tion of CALFED Bay-Delta Program activities
16	to ensure program balance and integration.
17	(C) Development of interagency cross-cut
18	budgets and a comprehensive finance plan to al-
19	locate costs in accordance with the beneficiary
20	pays provisions of the Record of Decision.
21	(D) Coordination of public outreach and
22	involvement, including tribal, environmental jus-
23	tice, and public advisory activities under the
24	Federal Advisory Committee Act.
25	(E) Development of annual reports.

- 1 (13) Diversification of water supplies.—
- 2 Of the amounts authorized to be appropriated for
- 3 fiscal years 2004 through 2007 under this Act, no
- 4 more than \$30,000,000 may be expended to diver-
- 5 sify sources of level 2 refuge supplies and modes of
- 6 delivery to refuges and to acquire additional water
- 7 for level 4 refuge supplies.
- 8 (e) AUTHORIZED ACTIONS.—The Secretary and the
- 9 Federal agency heads are authorized to carry out the ac-
- 10 tivities authorized by this title through the use of grants,
- 11 loans, contracts, and cooperative agreements with Federal
- 12 and non-Federal entities where the Secretary or Federal
- 13 agency head determines that the grant, loan, contract, or
- 14 cooperative agreement is likely to assist in implementing
- 15 the authorized activity in an efficient, timely, and cost-
- 16 effective manner.

17 SEC. 202. MANAGEMENT.

- 18 (a) COORDINATION.—In carrying out the CALFED
- 19 Bay-Delta Program, the Federal agencies shall coordinate,
- 20 to the maximum extent practicable, their activities with
- 21 the State agencies.
- 22 (b) Public Participation.—In carrying out the
- 23 CALFED Bay-Delta Program, the Federal agencies shall
- 24 cooperate with local and tribal governments and the public
- 25 through a federally chartered advisory committee or other

- 1 appropriate means, to seek input on program elements
- 2 such as planning, design, technical assistance, and devel-
- 3 opment of peer review science programs.
- 4 (c) Objective Review and Analysis.—In carrying
- 5 out the CALFED Bay-Delta Program, the Federal agen-
- 6 cies shall seek to ensure, to the maximum extent prac-
- 7 ticable, that—
- 8 (1) all major aspects of implementing the
- 9 CALFED Bay-Delta Program are subjected to cred-
- 10 ible and objective scientific review and economic
- analysis; and
- 12 (2) major decisions are based upon the best
- available scientific information.
- 14 (d) AGENCIES' DISCRETION.—This Act shall not af-
- 15 fect the discretion of any of the Federal agencies or the
- 16 State agencies or the authority granted to any of the Fed-
- 17 eral agencies or State agencies by any other Federal or
- 18 State law.
- 19 (e) Status Reports.—The Secretary shall report,
- 20 quarterly to the Congressional Committees, on the
- 21 progress in achieving the water supply targets as described
- 22 in Section 2.2.4 of the Record of Decision, the environ-
- 23 mental water account requirements as described in Section
- 24 2.2.7, and the water quality targets as described in Sec-
- 25 tion 2.2.9, and any pending actions that may affect the

1	ability of the CALFED Bay-Delta Program to achieve
2	those targets and requirements.
3	SEC. 203. IMPLEMENTATION SCHEDULE REPORT.
4	(a) The Secretary, in cooperation with the Governor,
5	shall submit a report of the CALFED Bay-Delta Program
6	not later than 90 days after the date of the enactment
7	of this Act and December 15 of each year thereafter to
8	the appropriate authorizing and appropriating Committees
9	of the Senate and the House of Representatives that de-
10	scribes the status and projected implementation schedule
11	of all components through fiscal year 2008 of the
12	CALFED Bay-Delta Program. The Report shall contain
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13	the following:
13 14	(1) STATEMENT OF BALANCE.—The report
14	(1) STATEMENT OF BALANCE.—The report
14 15	(1) STATEMENT OF BALANCE.—The report shall identify the progress in each of the categories
141516	(1) STATEMENT OF BALANCE.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in coopera-
14151617	(1) STATEMENT OF BALANCE.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in cooperation with the Governor, shall prepare and certify a
1415161718	(1) STATEMENT OF BALANCE.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in cooperation with the Governor, shall prepare and certify a statement of whether the program is in balance tak-
141516171819	(1) STATEMENT OF BALANCE.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in cooperation with the Governor, shall prepare and certify a statement of whether the program is in balance taking into consideration the following:
14151617181920	(1) Statement of balance.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in cooperation with the Governor, shall prepare and certify a statement of whether the program is in balance taking into consideration the following: (A) The status of all actions, including
14 15 16 17 18 19 20 21	(1) Statement of Balance.—The report shall identify the progress in each of the categories listed in paragraph (2). The Secretary, in cooperation with the Governor, shall prepare and certify a statement of whether the program is in balance taking into consideration the following: (A) The status of all actions, including goals, schedules, and financing agreements and

1	ments, water quality projects, and water use ef-
2	ficiency programs and reasons for any delays.
3	(C) Completion of key projects and mile-
4	stones identified in the Ecosystem Restoration
5	Program.
6	(D) Development and implementation of
7	local programs for watershed conservation and
8	restoration.
9	(E) Progress in improving water supply re-
10	liability and implementing the Environmenta
11	Water Account.
12	(F) Achievement of commitments under
13	State and Federal endangered species laws.
14	(G) Implementation of a comprehensive
15	science program.
16	(H) Progress toward acquisition of the
17	State and Federal permits, including permits
18	issued under section 404(a) of the Clean Water
19	Act, for implementation of projects in all identi-
20	fied program areas.
21	(I) Progress in achieving benefits in all ge-
22	ographic regions covered by the CALFED Bay-
23	Delta Program.
24	(J) Status of actions that compliment the
25	Record of Decision

1	(K) Status of mitigation measures ad-
2	dressed under section $201(d)(7)$.
3	(L) Revisions to funding commitments and
4	CALFED Bay-Delta Program responsibilities.
5	(2) Accomplishments in the past fiscal year and
6	year-to-date in achieving the objectives of—
7	(A) additional and improved water storage;
8	including supply and yield;
9	(B) water quality;
10	(C) water use efficiency;
11	(D) ecosystem restoration;
12	(E) watershed management;
13	(F) levee system integrity;
14	(G) water transfers;
15	(H) water conveyance; and
16	(I) water supply reliability.
17	(3) REVISED SCHEDULE.—If the report and
18	statement of balance under subsection (a) concludes
19	that the CALFED Bay-Delta Program is not pro-
20	gressing in a balanced manner so that no certifi-
21	cation of balanced implementation can be made, the
22	Secretary, in consultation with the Governor, shall
23	prepare a revised schedule to ensure that the
24	CALFED Bay-Delta Program is likely to progress
25	in a balanced manner consistent with the objectives

- and solution principles of the Record of Decision and in consideration of subsections (a) and (b) of this section. This revised schedule shall be subject to approval by the Secretary, in consultation by the Governor, and upon such approval shall be submitted to the appropriate authorizing and appropriating Committees of the Senate and the House of
- 9 (b) Crosscut Budget and Authorization of Ap-10 propriations.—
 - BUDGET.—The Crosscut President's (1)Budget shall include the appropriate departmental and agency authorities, and request for the level of funding for each of the Federal agencies to carry out its responsibilities under the CALFED Bay-Delta Program. Such funds shall be requested for the Federal agency with authority and programmatic responsibility for the obligation of such funds. No later than 30 days after submission of the President's Budget to the Congress, the Director of the Office of Management and Budget shall submit to the appropriate authorizing and appropriating committees of the Senate and the House of Representatives an updated interagency budget crosscut report, as required under Public Law 108–7.

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Representatives.

1 FINANCIAL SUMMARY.—As part of the 2 crosscut budget submission, a financial report cer-3 tified by the Secretary, and the Office of Management and Budget, containing a detailed accounting 5 of current year, budget year and all funds received 6 and obligated by all Federal and State agencies re-7 sponsible for implementing the CALFED Bay-Delta 8 Program in the previous fiscal year, a budget for the 9 proposed projects (including a description of the 10 project, authorization level, and project status) to be 11 carried out through fiscal year 2008 the Federal 12 portion of funds authorized under this title, and a 13 list of all projects to be undertaken in the upcoming 14 fiscal year with the Federal portion of funds author-15 ized under this title.

16 SEC. 204. AUTHORIZATION OF APPROPRIATIONS.

- 17 There are authorized to be appropriated to the Sec-
- 18 retary and the heads of the Federal agencies
- 19 \$880,000,000 to pay the Federal share of programs and
- 20 activities under this title for fiscal years 2004 through
- 21 2007, in accordance with the provisions of this title. The
- 22 funds shall remain available without fiscal year limitation.

23 SEC. 205. FEDERAL SHARE OF COSTS.

- 24 (a) In General.—The Federal share of the cost of
- 25 implementing of the CALFED Bay-Delta Program as set

- 1 forth in the Record of Decision shall not exceed 33.3 per-
- 2 cent.
- 3 (b) CALFED BAY-DELTA PROGRAM BENE-
- 4 FICIARIES.—
- 5 (1) IN GENERAL.—The Secretary shall ensure
- 6 that all beneficiaries, including the environment,
- 7 shall pay for benefits received from all projects or
- 8 activities carried out under the CALFED Bay-Delta
- 9 Program. This requirement shall not be limited to
- storage and conveyance projects and shall be imple-
- mented so as to encourage integrated resource plan-
- 12 ning.
- 13 SEC. 206. USE OF EXISTING AUTHORITIES AND FUNDS.
- 14 (a) GENERALLY.—The heads of the Federal agencies
- 15 shall use the authority under the alternative Acts identi-
- 16 field by the Secretary to carry out the purposes of this
- 17 title. Funds available under the alternative Acts shall be
- 18 used before other funds made available under this title for
- 19 the same activities.
- 20 (b) Use of Funds.—In addition to funds authorized
- 21 and appropriated for section 201(d)(1) or section
- 22 201(d)(2), the Secretary, in consultation with the heads
- 23 of the Federal agencies, may use money appropriated for
- 24 any activity authorized under this title for any activity au-
- 25 thorized under section 201(d)(1) or section 201(d)(2) if

- 1 the Secretary, in consultation with the heads of the Fed-
- 2 eral agencies, determines that the funds appropriated for
- 3 the other activity cannot be used for that other activity.
- 4 This section shall be construed to apply to funds appro-
- 5 priated after the date of the enactment of this Act unless
- 6 the Act appropriating the funds specifically and explicitly
- 7 states that this section shall not apply to those funds.
- 8 (c) Use of Unexpended Budget Authority.—
- 9 The Secretary is authorized to utilize all unexpended
- 10 budget authority under this title for any activity author-
- 11 ized under section 201(d)(1) or section 201(d)(2).
- 12 (d) Report.—Not later than 60 days after the date
- 13 of the enactment of this Act and annual thereafter, the
- 14 Secretary, in consultation with the heads of the Federal
- 15 agencies, shall transmit to Congress a report that de-
- 16 scribes the following:
- 17 (1) A list of all existing authorities, including
- the authorities listed in subsection (a), under which
- the Secretary or the heads of the Federal agencies
- 20 may carry out the purposes of this Act.
- 21 (2) A list funds authorized in the previous fiscal
- year for the authorities listed under paragraph (1).
- 23 (3) A list of the projects carried out with the
- funds listed in paragraph (2) and the amount of
- funds obligated and expended for each project.

1	SEC. 207. COMPLIANCE WITH STATE AND FEDERAL LAW.
2	Nothing in this Act—
3	(1) invalidates of preempts State water law or
4	an interstate compact governing water;
5	(2) alters the rights of any State to any appro-
6	priated share of the waters of any body of surface
7	or ground water, whether determined by past or fu-
8	ture interstate compacts or final judicial allocations;
9	(3) preempts or modifies any State or Federal
10	law or interstate compact governing water quality or
11	disposal; or
12	(4) confers on any non-federal entity the ability
13	to exercise any Federal right to the waters of any
14	stream or to any ground water resource.
15	TITLE III—SALTON SEA
16	SEC. 301. FUNDING TO ADDRESS SALTON SEA.
17	There is authorized to be appropriated to the Sec-
18	retary \$300,000,000 for activities to address issues sur-
19	rounding the Salton Sea.
20	TITLE IV—ESTABLISHMENT OF
21	CENTRALIZED REGULATORY
22	OFFICE
23	SEC. 401. ESTABLISHMENT OF OFFICE.
24	The Secretary shall establish an office, in Sacramento
25	California, and may establish other offices in the capitol
26	of any Reclamation State requesting such an office, for

- 1 projects within their State, for the use of all Federal agen-
- 2 cies and State agencies that are likely to be involved in
- 3 issuing permits and conducting environmental reviews for
- 4 water supply, water supply capital improvement projects,
- 5 levee maintenance, and delivery systems in California or
- 6 any Reclamation State requesting such an office.

7 SEC. 402. ACCEPTANCE AND EXPENDITURE OF CONTRIBU-

- 8 TIONS.
- 9 (a) IN GENERAL.—The Secretary may accept and ex-
- 10 pend funds contributed by non-Federal public entities to
- 11 expedite the consideration of permits and the conducting
- 12 of environmental reviews for all projects described in sec-
- 13 tion 401 and to offset the Federal costs of processing such
- 14 permits and conducting such reviews. The Secretary shall
- 15 allocate funds received under this section among Federal
- 16 agencies in accordance with the costs such agencies incur
- 17 in processing such permits and conducting such reviews.
- 18 The allocated funds shall be for reimbursements of such
- 19 costs.
- 20 (b) Protection of Impartial Decisionmaking.—
- 21 In carrying out this section, the Secretary and the heads
- 22 Federal agencies receiving funds under this section shall
- 23 ensure that the use of the funds accepted under this sec-
- 24 tion will not impact impartial decisionmaking with respect
- 25 to the issuance of permits or conducting of environmental

- 1 reviews, either substantively or procedurally, or diminish,
- 2 modify, or otherwise affect the statutory or regulatory au-
- 3 thorities of such agencies.

4 TITLE V—RURAL WATER SUPPLY 5 PROGRAM

- 6 SEC. 501. RURAL WATER SUPPLY PROGRAM.
- 7 (a) IN GENERAL.—The Secretary is authorized to es-
- 8 tablish a program to plan, design, and construct rural
- 9 water systems in coordination with other Federal agencies
- 10 with rural water programs, and in cooperation with non-
- 11 Federal project entities.
- 12 (b) Requirements.—Provisions to be included in
- 13 the establishment of a rural water system shall include
- 14 the following:
- 15 (1) Appraisal investigations.
- 16 (2) Feasibility studies.
- 17 (3) Environmental reports.
- 18 (4) Cost sharing responsibilities.
- 19 (5) Responsibility for operation and mainte-
- 20 nance.
- 21 (6) Prohibition for funding for irrigation.
- 22 (c) Criteria.—The Secretary is authorized to de-
- 23 velop criteria for determining which projects are eligible
- 24 for participation in the program established under this
- 25 section.

- 1 (d) Reports to Congress.—The Secretary shall
- 2 submit to Congress the program developed under this sec-
- 3 tion.
- 4 (e) Reclamation States.—The program estab-
- 5 lished by this section shall be limited to Reclamation

6 States.

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