..... (Original Signature of Member)

112TH CONGRESS 2D Session



To amend Public Law 106–392 to maintain annual base funding for the Upper Colorado and San Juan fish recovery programs through fiscal year 2019.

IN THE HOUSE OF REPRESENTATIVES

M____ introduced the following bill; which was referred to the Committee on

A BILL

- To amend Public Law 106–392 to maintain annual base funding for the Upper Colorado and San Juan fish recovery programs through fiscal year 2019.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Endangered Fish Re-5 covery Programs Extension Act of 2012".

6 SEC. 2. EXTENSIONS OF AUTHORITY UNDER PUBLIC LAW

7

106-392; REPORT.

Section 3(d)(2) of Public Law 106–392 is amended—

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(1) by striking "2011" each place it appears
 and inserting "2019";

3 (2) by striking "2008" and inserting "2018";
4 and

(3) by inserting before "Nothing in this Act" 5 6 the following: "Such report shall also describe the 7 Recovery Implementation Programs actions and ac-8 complishments to date, the status of the endangered 9 species of fish and projected dates for downlisting 10 and delisting under the Endangered Species Act of 11 1973, and the utilization of power revenues for an-12 nual base funding.".

13 SEC. 3. INDIRECT COST RECOVERY RATE FOR RECOVERY
14 PROGRAMS.

15 Section 3 of Public Law 106–392 is amended by add-16 ing at the end the following new subsection:

17 "(i) LIMITATION ON INDIRECT COST RECOVERY RATE.—The indirect cost recovery rate for any transfer 18 19 of funds to the U.S. Fish and Wildlife Service from an-20 other Federal agency for the purpose of funding any activ-21 ity associated with the Upper Colorado River Endangered 22 Fish Recovery Program or the San Juan River Basin Re-23 covery Implementation Program shall not exceed three 24 percent of the funds transferred. In the case of a transfer of funds for the purpose of funding activities under both 25

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programs, the limitation shall be applied to the funding
 amount for each program and may not be allocated un equally to either program, even if the average aggregate
 indirect cost recovery rate would not exceed three per cent.".

6 SEC. 4. LIMITATION ON TRAVEL FOR ADVOCACY PUR-7 POSES.

8 At the end of Public Law 106–392, add the following9 new section:

10 "SEC. 5. LIMITATION ON TRAVEL FOR ADVOCACY PUR-11 POSES.

12 "No Federal funds may be used to cover any ex-13 penses incurred by an employee or detailee of the Depart-14 ment of the Interior to travel to any location (other than 15 the field office to which that individual is otherwise as-16 signed) to advocate, lobby, or attend meetings that advo-17 cate or lobby for the Recovery Implementation Pro-18 grams.".