Calendar No. 488 H.R.8

2d Session

115TH CONGRESS

IN THE SENATE OF THE UNITED STATES

JUNE 11, 2018 Received

JUNE 26, 2018 Read twice and placed on the calendar

AN ACT

- To provide for improvements to the rivers and harbors of the United States, to provide for the conservation and development of water and related resources, and for other purposes.
 - 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; TABLE OF CONTENTS.
 - 4 (a) SHORT TITLE.—This Act may be cited as the
 - 5 "Water Resources Development Act of 2018".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Secretary defined.

TITLE I—GENERAL PROVISIONS

- Sec. 101. Sense of Congress regarding water resources development bills.
- Sec. 102. Assessment of harbors and inland harbors.
- Sec. 103. Levee safety initiative reauthorization.
- Sec. 104. Dam safety.
- Sec. 105. Rehabilitation of Corps of Engineers constructed dams.
- Sec. 106. Forecast-informed reservoir operations.
- Sec. 107. Identification of nonpowered dams for hydropower development.
- Sec. 108. Emergency response to natural disasters.
- Sec. 109. Integrated water resources planning.
- Sec. 110. Mitigation banks.
- Sec. 111. Indian Tribes.
- Sec. 112. Columbia River.
- Sec. 113. Dissemination of information.
- Sec. 114. Non-Federal engagement and review.
- Sec. 115. Comprehensive backlog report.
- Sec. 116. Structures and facilities constructed by Secretary.
- Sec. 117. Transparency in administrative expenses.
- Sec. 118. Study of the future of the United States Army Corps of Engineers.
- Sec. 119. Acknowledgment of credit.
- Sec. 120. Non-Federal implementation pilot program.
- Sec. 121. Study of water resources development projects by non-Federal interests.
- Sec. 122. Construction of water resources development projects by non-Federal interests.
- Sec. 123. Technical assistance for regional coalitions.
- Sec. 124. Advanced funds for water resources development studies and projects.
- Sec. 125. Funding to process permits.
- Sec. 126. Study on economic and budgetary analyses.
- Sec. 127. Study of corrosion management at Corps of Engineers projects.
- Sec. 128. Costs in excess of Federal participation limit.
- Sec. 129. Report on innovative materials.
- Sec. 130. Study on Corps of Engineers.
- Sec. 131. GAO study.
- Sec. 132. GAO report on Alaska Native village relocation efforts due to flooding and erosion threats.
- Sec. 133. Study and report on expediting certain waiver processes.
- Sec. 134. Corps of Engineers continuing authorities program.
- Sec. 135. Credit or reimbursement.
- Sec. 136. Lake Okeechobee regulation schedule review.
- Sec. 137. Missouri River.
- Sec. 138. Access to real estate data.
- Sec. 139. Aquatic invasive species research.
- Sec. 140. Harmful algal bloom technology demonstration.
- Sec. 141. Bubbly Creek, Chicago ecosystem restoration.
- Sec. 142. Operation and maintenance of navigation and hydroelectric facilities.
- Sec. 143. Hurricane and storm damage reduction.
- Sec. 144. Post-disaster watershed assessments in the territories of the United States.
- Sec. 145. Old River control structure, Louisiana.
- Sec. 146. Dredge pilot program.
- Sec. 147. Disposition of projects.
- Sec. 148. Sense of Congress.
- Sec. 149. Community engagement.

- Sec. 150. Operation and maintenance of existing infrastructure.
- Sec. 151. Clarification for integral determination.
- Sec. 152. Cost share payment for certain projects.
- Sec. 153. Locks on Allegheny River.
- Sec. 154. Assistance relating to water supply.
- Sec. 155. Noise pollution abatement and mitigation.
- Sec. 156. Property acquisition.
- Sec. 157. Sense of Congress on navigation safety.
- Sec. 158. Cost and benefit feasibility assessment.
- Sec. 159. Study on Stormwater Runoff Requirements.
- Sec. 160. Sense of Congress relating to Puerto Rico.
- Sec. 161. Dredged material management plans.
- Sec. 162. Feasibility of Chicago Sanitary and Ship Canal Dispersal Barriers Project, Illinois.
- Sec. 163. Sense of Congress encouraging non-Federal dredged material placement sponsors.
- Sec. 164. Project completion for disaster areas.
- Sec. 165. Inclusion of project or facility in Corps of Engineers workplan.
- Sec. 166. Mississippi River and Tributaries Project.
- Sec. 167. Maintenance of high risk flood control projects.
- Sec. 168. Contributed funds for non-Federal reservoir operations.
- Sec. 169. Corps of Engineers continuing authorities program.

TITLE II—STUDIES

- Sec. 201. Authorization of proposed feasibility studies.
- Sec. 202. Additional studies.
- Sec. 203. Expedited completion of reports for certain projects.
- Sec. 204. Plymouth Harbor, Massachusetts.
- Sec. 205. Brandon Road study.
- Sec. 206. Houston and Coastal Texas.

TITLE III—DEAUTHORIZATIONS, MODIFICATIONS, AND RELATED PROVISIONS

- Sec. 301. Deauthorization of inactive projects.
- Sec. 302. Backlog prevention.
- Sec. 303. Project modifications.
- Sec. 304. Milwaukee Harbor, Milwaukee, Wisconsin.
- Sec. 305. Bridgeport Harbor, Connecticut.
- Sec. 306. Conveyances.
- Sec. 307. Clatsop County, Oregon.
- Sec. 308. Kissimmee River restoration, Central and Southern Florida.
- Sec. 309. Lytle and Cajon Creeks, California.
- Sec. 310. Yuba River Basin, California.
- Sec. 311. Boston harbor reserved channel deauthorizations.
- Sec. 312. Continued authorization of certain projects.
- Sec. 313. Puget sound nearshore ecosystem restoration.
- Sec. 314. Land conveyance.
- Sec. 315. Cedar River, Cedar Rapids, Iowa.
- Sec. 316. Corps of Engineers bridge repair and divestiture program for New England evacuation routes.
- Sec. 317. Port of Whitman County.
- Sec. 318. Hampton Harbor, New Hampshire, navigation improvement project.
- Sec. 319. Portsmouth Harbor and Piscataqua River.

TITLE IV—WATER RESOURCES INFRASTRUCTURE Sec. 401. Project authorizations.

1 SEC. 2. SECRETARY DEFINED.

2 In this Act, the term "Secretary" means the Sec-3 retary of the Army.

4 TITLE I—GENERAL PROVISIONS

5 SEC. 101. SENSE OF CONGRESS REGARDING WATER RE-

6 SOURCES DEVELOPMENT BILLS.

7 It is the sense of Congress that, because the missions of the Corps of Engineers for navigation, flood control, 8 9 beach erosion control and shoreline protection, hydro-10 electric power, recreation, water supply, environmental 11 protection, restoration, and enhancement, and fish and wildlife mitigation benefit all Americans, and because 12 water resources development projects are critical to main-13 taining the country's economic prosperity, national secu-14 rity, and environmental protection, Congress should con-15 sider a water resources development bill not less often 16 than once every Congress. 17

18 SEC. 102. ASSESSMENT OF HARBORS AND INLAND HAR19 BORS.

20 Section 210(e) of the Water Resources Development
21 Act of 1986 (33 U.S.C. 2238) is amended—

(1) in paragraph (1), by striking "shall assess
the" and inserting "shall assess, and issue a report
to Congress on, the"; and

(2) in paragraph (2), by adding at the end the
 following:

"(C) 3 OPPORTUNITIES FOR BENEFICIAL 4 USE OF DREDGED MATERIALS.—In carrying out 5 paragraph (1), the Secretary shall identify po-6 tential opportunities for the beneficial use of 7 dredged materials obtained from harbors and 8 inland harbors referred to in subsection (a)(2), 9 including projects eligible under section 1122 of 10 the Water Resources Development Act of 2016 11 (130 Stat. 1645; 33 U.S.C. 2326 note).".

12 SEC. 103. LEVEE SAFETY INITIATIVE REAUTHORIZATION.

13 Title IX of the Water Resources Development Act of
14 2007 (33 U.S.C. 3301 et seq.) is amended—

(1) in section 9005(g)(2)(E)(i), by striking
"2015 through 2019" and inserting "2019 through
2023"; and

(2) in section 9008, by striking "2015 through
2019" each place it appears and inserting "2019
through 2023".

21 SEC. 104. DAM SAFETY.

Section 14 of the National Dam Safety Program Act
(33 U.S.C. 467j) is amended by striking "2015 through
2019" each place it appears and inserting "2019 through
2023".

3 Section 1177 of the Water Resources Development
4 Act of 2016 (33 U.S.C. 467f–2 note) is amended—

5 (1) in subsection (e), by striking "\$10,000,000"
6 and inserting "\$40,000,000"; and

7 (2) in subsection (f), by striking "\$10,000,000"
8 and inserting "\$40,000,000".

9 SEC. 106. FORECAST-INFORMED RESERVOIR OPERATIONS.

10 (a) Report on Forecast-Informed Reservoir 11 OPERATIONS.—Not later than one year after the date of completion of the forecast-informed reservoir operations 12 13 research study pilot program at Coyote Valley Dam, Russian River Basin, California (authorized by the River and 14 Harbor Act of 1950 (64 Stat. 177)), the Secretary shall 15 16 issue a report to the Committee on Transportation and Infrastructure of the House of Representatives and the 17 Committee on Environment and Public Works of the Sen-18 19 ate on the results of the study pilot program.

20 (b) CONTENTS OF REPORT.—The Secretary shall in21 clude in the report issued under subsection (a)—

(1) an analysis of the use of forecast-informed
reservoir operations at Coyote Valley Dam, California;

6

1 (2) an assessment of the viability of using fore-2 cast-informed reservoir operations at other dams 3 owned or operated by the Secretary; 4 (3) an identification of other dams owned or op-5 erated by the Secretary where forecast-informed res-6 ervoir operations may assist the Secretary in the op-7 timization of future reservoir operations; and 8 (4) any additional areas for future study of 9 forecast-informed reservoir operations. 10 SEC. 107. IDENTIFICATION OF NONPOWERED DAMS FOR 11 HYDROPOWER DEVELOPMENT. 12 (a) IN GENERAL.—Not later than 18 months after 13 the date of enactment of this section, the Secretary shall develop a list of existing nonpowered dams owned and op-14 15 erated by the Corps of Engineers that have the greatest potential for hydropower development. 16 17 (b) CONSIDERATIONS.—In developing the list under 18 subsection (a), the Secretary may consider the following: 19 (1) The compatibility of hydropower generation 20 with existing purposes of the dam. 21 (2) The proximity of the dam to existing trans-22 mission resources. 23 (3) The existence of studies to characterize en-24 vironmental, cultural, and historic resources relating 25 to the dam.

 $\overline{7}$

(4) Whether hydropower is an authorized pur pose of the dam.

3 (c) AVAILABILITY.—The Secretary shall provide the 4 list developed under subsection (a) to the Committee on 5 Transportation and Infrastructure of the House of Rep-6 resentatives and the Committee on Environment and Pub-7 lic Works of the Senate, and make such list available to 8 the public.

9 SEC. 108. EMERGENCY RESPONSE TO NATURAL DISASTERS.

10 (a) IN GENERAL.—Section 5(a)(1) of the Act of Au11 gust 18, 1941 (33 U.S.C. 701n(a)(1)) is amended in the
12 first sentence—

(1) by striking "strengthening, raising, extending, or other modification thereof" and inserting
"strengthening, raising, extending, realigning, or
other modification thereof"; and

17 (2) by striking "structure or project damaged 18 or destroyed by wind, wave, or water action of other 19 than an ordinary nature to the design level of pro-20 tection when, in the discretion of the Chief of Engineers," and inserting "structure or project damaged 21 22 or destroyed by wind, wave, or water action of other 23 than an ordinary nature to either the pre-storm level 24 or the design level of protection, whichever provides greater protection, when, in the discretion of the
 Chief of Engineers,".

3 (b) DURATION.—Section 156(e) of the Water Re4 sources Development Act of 1976 (42 U.S.C. 1962d–
5 5f(e)) is amended by striking "6 years" and inserting "9
6 years".

7 SEC. 109. INTEGRATED WATER RESOURCES PLANNING.

8 In carrying out a water resources development feasi-9 bility study, the Secretary shall consult with local govern-10 ments in the watershed covered by such study to deter-11 mine if local water management plans exist, or are under 12 development, for the purposes of stormwater management, 13 water quality improvement, aquifer recharge, water stor-14 age, or water reuse.

15 SEC. 110. MITIGATION BANKS.

(a) DEFINITION OF MITIGATION BANK.—In this section, the term "mitigation bank" has the meaning given
that term in section 332.2 of title 33, Code of Federal
Regulations.

(b) GUIDANCE.—The Secretary shall issue guidance
on the use of mitigation banks to meet requirements for
water resources development projects in order to update
mitigation bank credit release schedules to—

	(1) support the goal of achieving efficient per-
2	mitting and maintaining appropriate environmental
3	protections; and
4	(2) promote increased transparency in the use
5	of mitigation banks.
6	(c) REQUIREMENTS.—The guidance issued under
7 s	ubsection (b) shall—
8	(1) be consistent with—
9	(A) part 230 of title 40, Code of Federal
10	Regulations;
11	(B) section 906 of the Water Resources
12	Development Act of 1986 (33 U.S.C. 2283);
13	(C) part 332 of title 33, Code of Federal
14	Regulations; and
15	(D) section 314(b) of the National Defense
16	Authorization Act for Fiscal Year 2004 (Public
17	Law 108–136; 33 U.S.C. 1344 note); and
18	(2) provide for—
19	(A) the mitigation bank sponsor to provide
20	sufficient financial assurances to ensure a high
21	level of confidence that the compensatory miti-
22	gation project will be successfully completed, in
23	accordance with applicable performance stand-
24	ards, under section 332.3(n) of title 33, Code of
25	Federal Regulations;

1 (B) the mitigation bank sponsor to reserve 2 the share of mitigation bank credits required to 3 ensure ecological performance of the mitigation 4 bank, in accordance with section 332.8(o) of 5 title 33, Code of Federal Regulations; and 6 (C) all credits except for the share reserved 7 under subparagraph (B) to be available upon 8 completion of the construction of the mitigation 9 bank.

10 SEC. 111. INDIAN TRIBES.

11 (a) Cost Sharing Provisions for the Terri-12 TORIES AND INDIAN TRIBES.—Section 1156(a)(2) of the Water Resources Development Act of 1986 (33 U.S.C. 13 2310(a)(2)) is amended by striking "section 102 of the 14 15 Federally Recognized Indian Tribe List Act of 1994 (25) U.S.C. 5130)" and inserting "section 4(e) of the Indian 16 Self-Determination and Education Assistance Act (25 17 U.S.C. 5304(e))". 18

19 (b) WRITTEN AGREEMENT REQUIREMENT FOR WATER RESOURCES PROJECTS.—Section 221(b)(1) of the 20 21 Flood Control Act of 1970 (42 U.S.C. 1962d–5b(b)(1)) 22 is amended by striking "a federally recognized Indian tribe 23 and, as defined in section 3 of the Alaska Native Claims 24 Settlement Act (43 U.S.C. 1602), a Native village, Re-25 gional Corporation, and Village Corporation" and inserting "an Indian tribe, as defined in section 4(e) of the In dian Self-Determination and Education Assistance Act
 (25 U.S.C. 5304(e))".

4 SEC. 112. COLUMBIA RIVER.

5 (a)BONNEVILLE DAM, **OREGON.**—Section 6 1178(c)(1)(A) of the Water Resources Development Act 7 of 2016 (130 Stat. 1675) is amended by striking "may 8 provide assistance" and inserting "may provide assistance, 9 which may include housing and related improvements,". 10 (b) JOHN DAY DAM, WASHINGTON AND OREGON.— 11 (1) IN GENERAL.—The Secretary shall, not 12 later than 180 days after the date of enactment of 13 this Act, and in consultation with the Secretary of 14 the Interior, conduct a study to determine the extent 15 to which Indian Tribes have been displaced as a re-16 sult of the construction of the John Day Dam, Co-17 lumbia River, Washington and Oregon, as author-18 ized by section 204 of the Flood Control Act of 1950 19 (64 Stat. 179), including an assessment of effects 20 related to housing and related improvements.

(2) ADDITIONAL ACTIONS.—If the Secretary determines, based on the study under paragraph (1),
that assistance is required, the Secretary may use all
existing authorities of the Secretary to provide assistance, which may include housing and related im-

provements, to Indian Tribes displaced as a result of
 the construction of the John Day Dam, Columbia
 River, Washington and Oregon.

4 (3) REPEAL.—Section 1178(c)(2) of the Water
5 Resources Development Act of 2016 (130 Stat.
6 1675) is repealed.

7 (c) THE DALLES DAM, WASHINGTON AND OR-8 EGON.—The Secretary, in consultation with the Secretary 9 of the Interior, shall complete a village development plan 10 for any Indian Tribe displaced as a result of the construc-11 tion of the Dalles Dam, Columbia River, Washington and 12 Oregon, as authorized by section 204 of the Flood Control 13 Act of 1950 (64 Stat. 179).

14 SEC. 113. DISSEMINATION OF INFORMATION.

15 (a) FINDINGS.—Congress finds the following:

16 (1) Congress plays a central role in identifying,
17 prioritizing, and authorizing vital water resources in18 frastructure activities throughout the United States.

(2) The Water Resources Reform and Development Act of 2014 (Public Law 113–121) established
a new and transparent process to review and
prioritize the water resources development activities
of the Corps of Engineers with strong congressional
oversight.

1	(3) Section 7001 of the Water Resources Re-
2	form and Development Act of 2014 (33 U.S.C.
3	2282d) requires the Secretary to develop and submit
4	to Congress each year a Report to Congress on Fu-
5	ture Water Resources Development and, as part of
6	the annual report process, to—
7	(A) publish a notice in the Federal Reg-
8	ister that requests from non-Federal interests
9	proposed feasibility studies and proposed modi-
10	fications to authorized water resources develop-
11	ment projects and feasibility studies for inclu-
12	sion in the report; and
13	(B) review the proposals submitted and in-
14	clude in the report those proposed feasibility
15	studies and proposed modifications that meet
16	the criteria for inclusion established under such
17	section 7001.
18	(4) Congress will use the information provided
19	in the annual Report to Congress on Future Water
20	Resources Development to determine authorization
21	needs and priorities for purposes of water resources
22	development legislation.
23	(5) To ensure that Congress can gain a thor-
24	ough understanding of the water resources develop-
25	ment needs and priorities of the United States, it is

important that the Secretary take sufficient steps to
ensure that non-Federal interests are made aware of
the new annual report process, including the need
for non-Federal interests to submit proposals during
the Secretary's annual request for proposals in order
for such proposals to be eligible for consideration by
Congress.

8 (b) DISSEMINATION OF PROCESS INFORMATION.— 9 The Secretary shall develop, support, and implement edu-10 cation and awareness efforts for non-Federal interests 11 with respect to the annual Report to Congress on Future 12 Water Resources Development required under section 13 7001 of the Water Resources Reform and Development 14 Act of 2014 (33 U.S.C. 2282d), including efforts to—

(1) develop and disseminate technical assistance
materials, seminars, and guidance on the annual
process as it relates to non-Federal interests;

(2) provide written notice to local elected officials and previous and potential non-Federal interests on the annual process and on opportunities to
address local water resources challenges through the
missions and authorities of the Corps of Engineers;
(3) issue guidance for non-Federal interests to
assist such interests in developing proposals for

	10
1	water resources development projects that satisfy the
2	requirements of such section 7001; and
3	(4) provide, at the request of a non-Federal in-
4	terest, assistance with researching and identifying
5	existing project authorizations and Corps of Engi-
6	neers decision documents.
7	SEC. 114. NON-FEDERAL ENGAGEMENT AND REVIEW.
8	(a) PUBLIC NOTICE.—
9	(1) IN GENERAL.—Prior to developing and
10	issuing any new or revised implementation guidance
11	for a covered water resources development law, the
12	Secretary shall issue a public notice that—
13	(A) informs potentially interested non-Fed-
14	eral stakeholders of the Secretary's intent to
15	develop and issue such guidance; and
16	(B) provides an opportunity for interested
17	non-Federal stakeholders to engage with, and
18	provide input and recommendations to, the Sec-
19	retary on the development and issuance of such
20	guidance.
21	(2) ISSUANCE OF NOTICE.—The Secretary shall
22	issue the notice under paragraph (1) through a post-
23	ing on a publicly accessible website dedicated to pro-
24	viding notice on the development and issuance of im-

plementation guidance for a covered water resources
 development law.

3 (b) STAKEHOLDER ENGAGEMENT.—

4 (1) INPUT.—The Secretary shall allow a min5 imum of 60 days after issuance of the public notice
6 under subsection (a) for non-Federal stakeholders to
7 provide input and recommendations to the Secretary,
8 prior to finalizing implementation guidance for a
9 covered water resources development law.

10 (2) OUTREACH.—The Secretary may, as appro11 priate (as determined by the Secretary), reach out to
12 non-Federal stakeholders and circulate drafts of im13 plementation guidance for a covered water resources
14 development law for informal feedback and rec15 ommendations.

16 (c) DEVELOPMENT OF GUIDANCE.—When developing 17 implementation guidance for a covered water resources de-18 velopment law, the Secretary shall take into consideration 19 the input and recommendations received from non-Federal 20 stakeholders, and make the final guidance available to the 21 public on-line on a publicly accessible website.

(d) COVERED WATER RESOURCES DEVELOPMENT
LAW.—In this section, the term "covered water resources
development law" means—

1	(1) the Water Resources Reform and Develop-
2	ment Act of 2014;
3	(2) the Water Resources Development Act of
4	2016;
5	(3) this Act; and
6	(4) any Federal water resources development
7	law enacted after the date of enactment of this Act.
8	SEC. 115. COMPREHENSIVE BACKLOG REPORT.
9	Section 1001(b)(4) of the Water Resources Develop-
10	ment Act of 1986 (33 U.S.C. 579a(b)(4)) is amended—
11	(1) in the header, by inserting "AND OPER-
12	ATION AND MAINTENANCE" after "BACKLOG";
13	(2) by amending subparagraph (A) to read as
14	follows:
15	"(A) IN GENERAL.—The Secretary shall
16	compile and publish—
17	"(i) a complete list of all projects and
18	separable elements of projects of the Corps
19	of Engineers that are authorized for con-
20	struction but have not been completed; and
21	"(ii) a list of major Federal operation
22	and maintenance needs of projects and
23	properties under the control of the Corps
24	of Engineers.";
25	(3) in subparagraph (B)—

1	(A) in the heading, by inserting "BACK-
2	LOG" before "INFORMATION"; and
3	(B) in the matter preceding clause (i), by
4	striking "subparagraph (A)" and inserting
5	"subparagraph (A)(i)";
6	(4) by redesignating subparagraph (C) as sub-
7	paragraph (D) and inserting after subparagraph (B)
8	the following:
9	"(C) Required operation and mainte-
10	NANCE INFORMATION.—The Secretary shall in-
11	clude on the list developed under subparagraph
12	(A)(ii), for each project and property under the
13	control of the Corps of Engineers on that list—
14	"(i) the authority under which the
15	project was authorized or the property was
16	acquired by the Corps of Engineers;
17	"(ii) a brief description of the project
18	or property;
19	"(iii) an estimate of the Federal costs
20	to meet the major operation and mainte-
21	nance needs at the project or property; and
22	"(iv) an estimate of unmet or deferred
23	operation and maintenance needs at the
24	project or property."; and
25	(5) in subparagraph (D), as so redesignated—

1	(A) in clause (i), in the matter preceding
2	subclause (I), by striking "Not later than 1
3	year after the date of enactment of this para-
4	graph, the Secretary shall submit a copy of the
5	list" and inserting "For fiscal year 2019, and
6	biennially thereafter, in conjunction with the
7	President's annual budget submission to Con-
8	gress under section 1105(a) of title 31, United
9	States Code, the Secretary shall submit a copy
10	of the lists'; and
11	(B) in clause (ii), by striking "list" and in-
12	serting "lists".
13	SEC. 116. STRUCTURES AND FACILITIES CONSTRUCTED BY
13 14	SEC. 116. STRUCTURES AND FACILITIES CONSTRUCTED BY SECRETARY.
14	SECRETARY.
14 15	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C.
14 15 16	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following:
14 15 16 17	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec-
14 15 16 17 18	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec- tion, the term 'work' shall not include unimproved real es-
 14 15 16 17 18 19 	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec- tion, the term 'work' shall not include unimproved real es- tate owned or operated by the Secretary as part of a water
 14 15 16 17 18 19 20 	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec- tion, the term 'work' shall not include unimproved real es- tate owned or operated by the Secretary as part of a water resources development project if the Secretary determines
 14 15 16 17 18 19 20 21 	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec- tion, the term 'work' shall not include unimproved real es- tate owned or operated by the Secretary as part of a water resources development project if the Secretary determines that modification of such real estate would not affect the
 14 15 16 17 18 19 20 21 22 	SECRETARY. Section 14 of the Act of March 3, 1899 (33 U.S.C. 408) is amended by adding at the end the following: "(d) WORK DEFINED.—For the purposes of this sec- tion, the term 'work' shall not include unimproved real es- tate owned or operated by the Secretary as part of a water resources development project if the Secretary determines that modification of such real estate would not affect the function and usefulness of the project.".

is amended by striking "The Secretary" and inserting
 "Not later than 1 year after the date of enactment of the
 Water Resources Development Act of 2018, the Sec retary".

5 SEC. 118. STUDY OF THE FUTURE OF THE UNITED STATES 6 ARMY CORPS OF ENGINEERS.

7 (a) IN GENERAL.—The Secretary shall enter into an
8 agreement with the National Academy of Sciences to con9 vene a committee of experts to carry out a comprehensive
10 study on—

11 (1) the ability of the Corps of Engineers to 12 carry out its statutory missions and responsibilities, 13 and the potential effects of transferring the func-14 tions (including regulatory obligations), personnel, 15 assets, and civilian staff responsibilities of the Sec-16 retary relating to civil works from the Department 17 of Defense to a new or existing agency or subagency 18 of the Federal Government, including how such a 19 transfer might affect the Federal Government's abil-20 ity to meet the current statutory missions and re-21 sponsibilities of the Corps of Engineers; and

(2) improving the Corps of Engineers' project
delivery processes, including recommendations for
such improvements, taking into account factors including—

1	(A) the effect of the annual appropriations
2	process on the ability of the Corps of Engineers
3	to efficiently secure and carry out contracts for
4	water resources projects and perform regulatory
5	obligations;
6	(B) the effect that the current Corps of
7	Engineers leadership and geographic structure
8	at the division and district levels has on its abil-
9	ity to carry out its missions in a cost-effective
10	manner; and
11	(C) the effect of the frequency of rotations
12	of senior leaders of the Corps of Engineers and
13	how such frequency affects the function of the
14	district.
15	(b) Considerations.—The study carried out under
16	subsection (a) shall include consideration of—
17	(1) effects on the national security of the
18	United States;
19	(2) the ability of the Corps of Engineers to
20	maintain sufficient engineering capability and capac-
21	ity to assist ongoing and future operations of the
22	United States armed services; and
23	(3) emergency and natural disaster response
24	obligations of the Federal Government that are car-
25	ried out by the Corps of Engineers.

1	(c) CONSULTATION.—The agreement entered into
2	under subsection (a) shall require the National Academy
3	to, in carrying out the study, consult with—
4	(1) the Department of Defense, including the
5	Secretary of the Army and the Assistant Secretary
6	of the Army for Civil Works;
7	(2) the Department of Transportation;
8	(3) the Environmental Protection Agency;
9	(4) the Department of Homeland Security;
10	(5) the Office of Management and Budget;
11	(6) other appropriate Federal agencies;
12	(7) professional and nongovernmental organiza-
13	tions; and
14	(8) the Committee on Transportation and In-
15	frastructure of the House of Representatives and the
16	Committee on Environment and Public Works of the
17	Senate.
18	(d) SUBMISSION TO CONGRESS.—The Secretary shall
19	submit the final report of the National Academy con-
20	taining the findings of the study carried out under sub-
21	section (a) to the Committee on Transportation and Infra-
22	structure of the House of Representatives and the Com-
23	mittee on Environment and Public Works of the Senate
24	not later than 2 years after the date of enactment of this
25	Act.

24

1 SEC. 119. ACKNOWLEDGMENT OF CREDIT.

2 Section 7007(a) of the Water Resources Development 3 Act of 2007 (121 Stat. 1277; 128 Stat. 1226) is amended by adding at the end the following: "Notwithstanding sec-4 5 tion 221(a)(4)(C)(i) of the Flood Control Act of 1970 (42) U.S.C. 1962d-5b(a)(4)(C)(i), the Secretary may provide 6 7 credit for work carried out during the period beginning on November 8, 2007, and ending on the date of enact-8 9 ment of the Water Resources Development Act of 2018 by the non-Federal interest for a project under this title 10 if the Secretary determines that the work is integral to 11 the project and was carried out in accordance with the 12 13 laws specified in section 5014(i)(2)(A) of the Water Re-14 sources Reform and Development Act of 2014 (128 Stat. 1331) and all other applicable Federal laws.". 15

16SEC. 120. NON-FEDERAL IMPLEMENTATION PILOT PRO-17GRAM.

18 Section 1043(b) of the Water Resources Reform and
19 Development Act of 2014 (33 U.S.C. 2201 note) is
20 amended—

21 (1) in paragraph (3)(A)(i)—

22 (A) in the matter preceding subclause
23 (I)—

24 (i) by striking "15" and inserting
25 "20"; and

1 (ii) by striking "prior to the date of 2 enactment of this Act"; 3 (B) in subclause (I)— 4 (i) in the matter preceding item (aa), by inserting "that have been authorized for 5 6 construction prior to the date of enactment of this Act and" after "not more than 12 7 8 projects"; and (ii) in item (bb), by striking "; and" 9 10 and inserting a semicolon; 11 (C) in subclause (II)— (i) by inserting "that have been au-12 13 thorized for construction prior to the date 14 of enactment of this Act and" after "not 15 more than 3 projects"; and 16 (ii) by striking the semicolon and in-17 serting "; and"; and 18 (D) by adding at the end the following: 19 "(III) not more than 5 projects 20 that have been authorized for con-21 struction, but did not receive the au-22 thorization prior to the date of enact-23 ment of this Act;"; and 24 (2) in subsection (b)(8) by striking "2015" through 2019" and inserting "2019 through 2023". 25

1	SEC. 121. STUDY OF WATER RESOURCES DEVELOPMENT
2	PROJECTS BY NON-FEDERAL INTERESTS.
3	Section 203 of the Water Resources Development Act
4	of 1986 (33 U.S.C. 2231) is amended—
5	(1) in subsection $(a)(1)$, by inserting "federally
6	authorized" before "feasibility study";
7	(2) by amending subsection (c) to read as fol-
8	lows:
9	"(c) Submission to Congress.—
10	"(1) REVIEW AND SUBMISSION OF STUDIES TO
11	CONGRESS.—Not later than 180 days after the date
12	of receipt of a feasibility study of a project under
13	subsection $(a)(1)$, the Secretary shall submit to the
14	Committee on Environment and Public Works of the
15	Senate and the Committee on Transportation and
16	Infrastructure of the House of Representatives a re-
17	port that describes—
18	"(A) the results of the Secretary's review
19	of the study under subsection (b), including a
20	determination of whether the project is feasible;
21	"(B) any recommendations the Secretary
22	may have concerning the plan or design of the
23	project; and
24	"(C) any conditions the Secretary may re-
25	quire for construction of the project.

1	"(2) LIMITATION.—The completion of the re-
2	view by the Secretary of a feasibility study that has
3	been submitted under subsection $(a)(1)$ may not be
4	delayed as a result of consideration being given to
5	changes in policy or priority with respect to project
6	consideration."; and
7	(3) by amending subsection (e) to read as fol-
8	lows:
9	"(e) REVIEW AND TECHNICAL ASSISTANCE.—
10	"(1) REVIEW.—The Secretary may accept and
11	expend funds provided by non-Federal interests to
12	undertake reviews, inspections, certifications, and
13	other activities that are the responsibility of the Sec-
14	retary in carrying out this section.
15	"(2) TECHNICAL ASSISTANCE.—At the request
16	of a non-Federal interest, the Secretary shall provide
17	to the non-Federal interest technical assistance re-
18	lating to any aspect of a feasibility study if the non-
19	Federal interest contracts with the Secretary to pay
20	all costs of providing such technical assistance.
21	"(3) LIMITATION.—Funds provided by non-
22	Federal interests under this subsection shall not be
23	eligible for credit under subsection (d) or reimburse-
24	ment.

1	"(4) Impartial decisionmaking.—In carrying
2	out this section, the Secretary shall ensure that the
3	use of funds accepted from a non-Federal interest
4	will not affect the impartial decisionmaking of the
5	Secretary, either substantively or procedurally.".
6	SEC. 122. CONSTRUCTION OF WATER RESOURCES DEVEL-
7	OPMENT PROJECTS BY NON-FEDERAL INTER-
8	ESTS.
9	Section 204 of the Water Resources Development Act
10	of 1986 (33 U.S.C. 2232) is amended—
11	(1) in subsection (b)—
12	(A) in paragraph (1), in the matter pre-
13	ceding subparagraph (A), by inserting "feder-
14	ally authorized" before "water resources devel-
15	opment project'';
16	(B) in paragraph (2)(A), by inserting ",
17	except as provided in paragraph (3)" before the
18	semicolon; and
19	(C) by adding at the end the following:
20	"(3) PERMIT EXCEPTION.—
21	"(A) IN GENERAL.—For a project de-
22	scribed in subsection $(a)(1)$ or subsection
23	(a)(3), or a separable element thereof, with re-
24	spect to which a written agreement described in
25	subparagraph (B) has been entered into, a non-

1	Federal interest that carries out a project under
2	this section shall not be required to obtain any
3	Federal permits or approvals that would not be
4	required if the Secretary carried out the project
5	or separable element unless significant new cir-
6	cumstances or information relevant to environ-
7	mental concerns or compliance have arisen since
8	development of the project recommendation.
9	"(B) WRITTEN AGREEMENT.—For pur-
10	poses of this paragraph, a written agreement
11	shall provide that the non-Federal interest shall
12	comply with the same legal and technical re-
13	quirements that would apply if the project or

poses of this paragraph, a written agreement shall provide that the non-Federal interest shall comply with the same legal and technical requirements that would apply if the project or separable element were carried out by the Secretary, including all mitigation required to offset environmental impacts of the project or separable element as determined by the Secretary.

18 "(C) CERTIFICATIONS.—Notwithstanding 19 subparagraph (A), if a non-Federal interest car-20 rying out a project under this section would, in 21 the absence of a written agreement entered into 22 under this paragraph, be required to obtain a 23 certification from a State under Federal law to carry out the project, such certification shall 24 25 still be required if a written agreement is en-

14

15

16

17

1 tered into with respect to the project under this 2 paragraph."; 3 (2) by amending subsection (c) to read as fol-4 lows: 5 "(c) STUDIES AND ENGINEERING.— 6 "(1) IN GENERAL.—When requested by an ap-7 propriate non-Federal interest, the Secretary shall undertake all necessary studies, engineering, and 8 9 technical assistance on construction for any project 10 to be undertaken under subsection (b), and provide 11 technical assistance in obtaining all necessary per-12 mits for the construction, if the non-Federal interest 13 contracts with the Secretary to furnish the United 14 States funds for the studies, engineering, or tech-15 nical assistance on construction in the period during 16 which the studies, engineering, or technical assist-17 ance on construction are being conducted.

18 "(2) NO WAIVER.—Nothing in this section may
19 be construed to waive any requirement of section
20 3142 of title 40, United States Code.

21 "(3) LIMITATION.—Funds provided by non22 Federal interests under this subsection shall not be
23 eligible for credit or reimbursement under subsection
24 (d).

1	"(4) Impartial decisionmaking.—In carrying
2	out this section, the Secretary shall ensure that the
3	use of funds accepted from a non-Federal interest
4	will not affect the impartial decisionmaking of the
5	Secretary, either substantively or procedurally."; and
6	(3) in subsection (d)—
7	(A) in paragraph (3)—
8	(i) in subparagraph (A), by striking ";
9	and" and inserting a semicolon;
10	(ii) in subparagraph (B)(ii), by strik-
11	ing the period at the end and inserting ";
12	and"; and
13	(iii) by adding at the end the fol-
14	lowing:
15	"(C) in the case of reimbursement, appro-
16	priations are provided by Congress for such
17	purpose."; and
18	(B) in paragraph (5)—
19	(i) by striking "flood damage reduc-
20	tion" each place it appears and inserting
21	"water resources development";
22	(ii) in subparagraph (A), by striking
23	"for a discrete segment of a" and inserting
24	"for carrying out a discrete segment of a
25	federally authorized"; and

1	(iii) in subparagraph (D), in the mat-
2	ter preceding clause (i), by inserting "to be
3	carried out" after "project".
4	SEC. 123. TECHNICAL ASSISTANCE FOR REGIONAL COALI-
5	TIONS.
6	Section $22(a)(1)$ of the Water Resources Develop-
7	ment Act of 1974 (42 U.S.C. 1962d-16(a)(1)) is amended
8	to read as follows:
9	"(1) Comprehensive plans.—The Secretary
10	of the Army, acting through the Chief of Engineers,
11	is authorized to cooperate with any State, group of
12	States, non-Federal interest working with a State or
13	group of States, or regional coalition of govern-
14	mental entities in the preparation of comprehensive
15	plans for the development, utilization, and conserva-
16	tion of the water and related resources of drainage
17	basins, watersheds, or ecosystems located within the
18	boundaries of such State, interest, or entity, includ-
19	ing plans to comprehensively address water re-
20	sources challenges, and to submit to Congress re-
21	ports and recommendations with respect to appro-
22	priate Federal participation in carrying out such
23	plans.".

1SEC. 124. ADVANCED FUNDS FOR WATER RESOURCES DE-2VELOPMENT STUDIES AND PROJECTS.

3 (a) CONTRIBUTIONS BY STATES AND POLITICAL
4 SUBDIVISIONS FOR IMMEDIATE USE ON AUTHORIZED
5 FLOOD-CONTROL WORK; REPAYMENT.—The Act of Octo6 ber 15, 1940 (54 Stat. 1176; 33 U.S.C. 701h-1) is
7 amended—

8 (1) by striking "a flood-control project duly
9 adopted and authorized by law" and inserting "a
10 federally authorized water resources development
11 project,";

12 (2) by striking "such work" and inserting13 "such project";

(3) by striking "from appropriations which may
be provided by Congress for flood-control work" and
inserting "if appropriations are provided by Congress for such purpose"; and

(4) by adding at the end the following: "For
purposes of this Act, the term 'State' means the several States, the District of Columbia, the commonwealths, territories, and possessions of the United
States, and Indian tribes (as defined in section 4(e)
of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5304(e))).".

(b) NO ADVERSE EFFECT ON PROCESSES.—In im26 plementing any provision of law that authorizes a nonHR 8 PCS

Federal interest to provide, advance, or contribute funds 1 2 to the Secretary for the development or implementation 3 of a water resources development project (including sec-4 tions 203 and 204 of the Water Resources Development Act of 1986 (33 U.S.C. 2231, 2232), section 5 of the Act 5 of June 22, 1936 (33 U.S.C. 701h), and the Act of Octo-6 7 ber 15, 1940 (33 U.S.C. 701h–1)), the Secretary shall en-8 sure, to the maximum extent practicable, that the use by 9 a non-Federal interest of such authorities does not ad-10 versely affect—

(1) the process or timeline for development and
implementation of other water resources development projects by other non-Federal entities that do
not use such authorities; or

(2) the process for including such projects in
the President's annual budget submission to Congress under section 1105(a) of title 31, United
States Code.

(c) ADVANCES BY PRIVATE PARTIES; REPAYMENT.—
20 Section 11 of the Act of March 3, 1925 (Chapter 467;
21 33 U.S.C. 561) is repealed.

22 SEC. 125. FUNDING TO PROCESS PERMITS.

23 Section 214(a) of the Water Resources Development
24 Act of 2000 (33 U.S.C. 2352(a)) is amended—

1	(1) by striking paragraph (3) and redesignating
2	paragraphs (4) and (5) as paragraphs (3) and (4),
3	respectively; and
4	(2) in paragraph (4), as so redesignated—
5	(A) by striking "4 years after the date of
6	enactment of this paragraph" and inserting
7	"December 31, 2022"; and
8	(B) by striking "carry out a study" and in-
9	serting "carry out a followup study".
10	SEC. 126. STUDY ON ECONOMIC AND BUDGETARY ANAL-
11	YSES.
12	(a) IN GENERAL.—Not later than 180 days after the
13	date of enactment of this Act, the Secretary shall enter
14	into an agreement with the National Academy of Sciences
15	to—
16	(1) carry out a study on the economic principles
17	and analytical methodologies currently used by or
18	applied to the Corps of Engineers to formulate,
19	evaluate, and budget for water resources develop-
20	ment projects; and
21	(2) make recommendations to Congress on po-
22	tential changes to such principles and methodologies
23	to improve transparency, return on Federal invest-
24	ment, cost savings, and prioritization, in the formu-
25	lation, evaluation, and budgeting of such projects.

1 (b) CONSIDERATIONS.—The study under subsection2 (a) shall include—

3 (1) an analysis of the current economic prin4 ciples and analytical methodologies used by or ap5 plied to the Corps of Engineers in determining the
6 total benefits and total costs during the formulation
7 of, and plan selection for, a water resources develop8 ment project;

9 (2) an analysis of improvements or alternatives 10 to how the Corps of Engineers utilizes the National 11 Economic Development, Regional Economic Develop-12 ment, Environmental Quality, and Other Social Ef-13 fects accounts developed by the Institute for Water 14 Resources of the Corps of Engineers in the formula-15 tion of, and plan selection for, such projects;

16 (3) an analysis of whether such principles and
17 methodologies fully account for all of the potential
18 benefits of project alternatives, including any reason19 ably associated benefits of such alternatives that are
20 not contrary to law, Federal policy, or sound water
21 resources management;

(4) an analysis of whether such principles and
methodologies fully account for all of the costs of
project alternatives, including potential societal

1	costs, such as lost ecosystem services, and full
2	lifecycle costs for such alternatives;
3	(5) an analysis of the methodologies utilized by
4	the Federal Government in setting and applying dis-
5	count rates for benefit-cost analyses used in the for-
6	mulation, evaluation, and budgeting of Corps of En-
7	gineers water resources development projects; and
8	(6) an analysis of whether or not the Army
9	Corps of Engineers—
10	(A) considers cumulative benefits of locally
11	developed projects, including Master Plans ap-
12	proved by the Corps; and
13	(B) uses the benefits referred to in sub-
14	paragraph (A) for purposes of benefit-cost anal-
15	ysis for project justification for potential
16	projects within such Master Plans.
17	(c) PUBLICATION.—The agreement entered into
18	under subsection (a) shall require the National Academy
19	of Sciences to, not later than 30 days after the completion
20	of the study—
21	(1) submit a report containing the results of
22	the study and the recommendations to the Com-
23	mittee on Environment and Public Works of the
24	Senate and the Committee on Transportation and
25	Infrastructure of the House of Representatives; and

1	(2) make a copy of such report available on a
2	publicly accessible website.

3 (d) SENSE OF CONGRESS ON BUDGETARY EVALUA4 TION METRICS AND TRANSPARENCY.—It is the sense of
5 Congress that the President, in the formulation of the an6 nual budget request for the U.S. Army Corps of Engineers
7 (Civil Works), should submit to Congress a budget that—

8 (1) aligns the assessment of the potential ben-9 efit-cost ratio for budgeting water resources develop-10 ment projects with that used by the Corps of Engi-11 neers during project plan formulation and evaluation 12 pursuant to section 80 of the Water Resources De-13 velopment Act of 1974 (42 U.S.C. 1962d–17); and (2) demonstrates the transparent criteria and 14 15 metrics utilized by the President in the evaluation 16 selection of water resources and development 17 projects included in the budget request.

18 SEC. 127. STUDY OF CORROSION MANAGEMENT AT CORPS

19

OF ENGINEERS PROJECTS.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Comptroller General
of the United States shall submit to the Committee on
Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a study of corrosion management

efforts at projects and properties under the control of the
 Corps of Engineers.

3 (b) REQUIREMENTS.—The study under subsection4 (a) shall include—

5 (1) an analysis of—

6 (A) asset management protocols that are 7 utilized by the Corps of Engineers, including 8 protocols that examine both asset integrity and 9 the integration of corrosion management efforts 10 within the asset lifecycle, which includes the 11 stages of design, manufacturing and construc-12 tion, operation and maintenance, and decom-13 missioning;

(B) available corrosion prevention technologies that may be used at projects and properties under the control of the Corps of Engineers;

18 (C) corrosion-related asset failures and the
19 management protocols of the Corps of Engi20 neers to incorporate lessons learned from such
21 failures into work and management practices;

(D) training of Corps of Engineers employees with respect to, and best practices for, identifying and preventing corrosion at projects and

1	properties under the control of the Corps of En-
2	gineers; and
3	(E) the estimated costs and anticipated
4	benefits, including safety benefits, associated
5	with the integration of corrosion management
6	efforts within the asset lifecycle; and
7	(2) a description of Corps of Engineers, stake-
8	holder, and expert perspectives on the effectiveness
9	of corrosion management efforts to reduce the inci-
10	dence of corrosion at projects and properties under
11	the control of the Corps of Engineers.
12	SEC. 128. COSTS IN EXCESS OF FEDERAL PARTICIPATION
13	LIMIT.
14	Section 14 of the Flood Control Act of 1946 (33
15	U.S.C. 701r) is amended by inserting ", and if such
16	amount is not sufficient to cover the costs included in the
17	Federal cost share for a project, as determined by the Sec-
18	retary, the non-Federal interest shall be responsible for
19	any such costs that exceed such amount" before the period

20 at the end.

21 SEC. 129. REPORT ON INNOVATIVE MATERIALS.

Not later than 1 year after the date of enactment
of this Act, the Secretary shall submit to Congress a report that describes activities conducted by the Corps of
Engineers at centers of expertise, technology centers, tech-

nical centers, research and development centers, univer sities, and similar facilities and organizations relating to
 the testing, research, development, identification, and rec ommended uses for innovative materials in water re sources development projects.

6 SEC. 130. STUDY ON CORPS OF ENGINEERS.

7 Not later than 180 days after the date of enactment
8 of this Act, the Comptroller General of the United States
9 shall submit to Congress a report that—

(1) describes the capacity and preparedness of
the Corps of Engineers workforce, including challenges related to diversity, recruitment, retention, retirements, credentialing, professional development,
on-the-job training, and other readiness-related gaps
in ensuring a fully prepared 21st century Corps of
Engineers workforce;

17 (2) provides recommendations to improve the
18 capacity and preparedness of the Corps of Engineers
19 workforce;

20 (3) contains an assessment of the existing tech21 nology used by the Corps of Engineers, the effects
22 of inefficiencies in the Corps' current technology
23 usage, and recommendations for improved tech24 nology or tools to accomplish its missions and re25 sponsibilities; and

(4) describes how changes to the navigation in dustry workforce with which the Corps of Engineers
 collaborates may affect safety and operations within
 the navigation industry.

5 SEC. 131. GAO STUDY.

6 (a) IN GENERAL.—Not later than 2 years after the 7 date of enactment of this Act, the Comptroller General 8 of the United States shall submit to the Committee on 9 Environment and Public Works of the Senate and the 10 Committee on Transportation and Infrastructure of the House of Representatives a study of the consideration by 11 the Corps of Engineers of natural features and nature-12 13 based features in the study of the feasibility of projects for flood risk management, hurricane and storm damage 14 15 reduction, and ecosystem restoration.

16 (b) CONSIDERATIONS.—The study under subsection17 (a) shall include—

(1) a description of guidance or instructions
issued, and other measures taken, by the Secretary
and the Chief of Engineers to consider natural features and nature-based features in project feasibility
studies;

(2) an assessment of the costs, benefits, impacts, and trade-offs associated with natural features and nature-based features recommended by the

1

_	
2	storm damage reduction (including trough bars,
3	coastal wetlands, and barrier coral reefs), and eco-
4	system restoration projects, and the effectiveness of
5	those natural features and nature-based features;
6	(3) a description of any statutory, fiscal, regu-
7	latory, or other policy barriers to the appropriate
8	consideration and use of a full array of natural fea-
9	tures and nature-based features; and
10	(4) any recommendations for changes to statu-
11	tory, fiscal, regulatory, or other policies to improve
12	the use of natural features and nature-based fea-
13	tures by the Corps of Engineers.
14	(c) DEFINITIONS.—In this section, the terms "nat-
15	ural feature" and "nature-based feature" have the mean-
16	ings given such terms in section 1184 of the Water Re-
17	sources Development Act of 2016 (33 U.S.C. 2289a).
18	SEC. 132. GAO REPORT ON ALASKA NATIVE VILLAGE RELO-
19	CATION EFFORTS DUE TO FLOODING AND
20	EROSION THREATS.
21	(a) Definition of Alaska Native Village.—In
22	this section, the term "Alaska Native village" means a Na-
23	tive village that has a Village Corporation (as those terms
24	are defined in section 3 of the Alaska Native Claims Set-
25	tlement Act (43 U.S.C. 1602)).

1 REPORT.—The Comptroller General of the (b) 2 United States shall submit to Congress a report on efforts 3 to relocate Alaska Native villages due to flooding and ero-4 sion threats that updates the report of the Comptroller "Alaska Native 5 General entitled Villages: Limited Progress Has Been Made on Relocating Villages Threat-6 7 ened by Flooding and Erosion", dated June 2009. 8 (c) INCLUSIONS.—The report under subsection (b) 9 shall include— 10 (1) a summary of flooding and erosion threats 11 to Alaska Native villages throughout the State of 12 Alaska, based on information from— 13 (A) the Corps of Engineers; 14 (B) the Denali Commission; and 15 (C) any other relevant sources of informa-16 tion as the Comptroller General determines to 17 be appropriate; 18 (2) the status of efforts to relocate Alaska Na-19 tive villages due to flooding and erosion threats; and 20 (3) any other issues relating to flooding and 21 erosion threats to, or relocation of, Alaska Native 22 villages, as the Comptroller General determines to be 23 appropriate.

1SEC. 133. STUDY AND REPORT ON EXPEDITING CERTAIN2WAIVER PROCESSES.

3 Not later than 1 year after the date of enactment of this Act, the Secretary shall complete and submit to 4 5 the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infra-6 7 structure of the House of Representatives a report based 8 on the results of a study on the best options available to 9 the Secretary to implement the waiver process for the non-10 Federal cost share under section 116 of the Energy and 11 Water Development and Related Agencies Appropriations Act, 2010 (Public Law 111-85; 123 Stat. 2851). 12

13 SEC. 134. CORPS OF ENGINEERS CONTINUING AUTHORI14 TIES PROGRAM.

15 Section 107 of the River and Harbor Act of 196016 (33 U.S.C. 577) is amended—

17 (1) in subsection (a), by striking
18 "\$50,000,000" and inserting "\$62,500,000"; and

19 (2) in subsection (b), by striking
20 "\$10,000,000" and inserting "\$12,500,000".

21 SEC. 135. CREDIT OR REIMBURSEMENT.

Section 1022 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2225) is amended to
read as follows:

46

1 "SEC. 1022. CREDIT OR REIMBURSEMENT.

2 "(a) REQUESTS FOR CREDITS.—With respect to an 3 authorized flood damage reduction project, or separable element thereof, that has been constructed by a non-Fed-4 5 eral interest under section 211 of the Water Resources Development Act of 1996 (33 U.S.C. 701b–13), or an au-6 7 thorized coastal navigation project that has been con-8 structed by the Corps of Engineers pursuant to section 9 11 of the Act of March 3, 1925, before the date of enactment of the Water Resources Development Act of 2018, 10 11 the Secretary may provide to the non-Federal interest, at 12 the request of the non-Federal interest, a credit in an 13 amount equal to the estimated Federal share of the cost of the project or separable element, in lieu of providing 14 to the non-Federal interest a reimbursement in that 15 amount or reimbursement of funds of an equivalent 16 amount, subject to the availability of appropriations. 17

18 "(b) APPLICATION OF CREDITS.—At the request of 19 the non-Federal interest, the Secretary may apply such 20 credit to the share of the cost of the non-Federal interest 21 of carrying out other flood damage reduction and coastal 22 navigation projects or studies.

23 "(c) APPLICATION OF REIMBURSEMENT.—At the re24 quest of the non-Federal interest, the Secretary may apply
25 such funds, subject to the availability of appropriations,
26 equal to the share of the cost of the non-Federal interest

of carrying out other flood damage reduction and coastal
 navigation projects or studies.".

3 SEC. 136. LAKE OKEECHOBEE REGULATION SCHEDULE RE-4 VIEW.

5 The Secretary, acting through the Chief of Engi-6 neers, shall expedite completion of the Lake Okeechobee 7 regulation schedule to coincide with the completion of the 8 Herbert Hoover Dike project, and may consider all rel-9 evant aspects of the Comprehensive Everglades Restora-10 tion Plan described in section 601 of the Water Resources 11 Development Act of 2000 (114 Stat. 2680).

12 SEC. 137. MISSOURI RIVER.

13 (a) IRC REPORT.—Not later than 18 months after the date of enactment of this Act, the Secretary shall sub-14 15 mit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee 16 17 on Environment and Public Works of the Senate a report regarding the impacts of interception-rearing complex con-18 19 struction on the navigation, flood control, and other au-20thorized purposes set forth in the Missouri River Master 21 Manual, and on the population recovery of the pallid stur-22 geon.

(b) NO ADDITIONAL IRC CONSTRUCTION.—Until the
report under subsection (a) is submitted, no additional
interception-rearing complex construction is authorized.

48

1 SEC. 138. ACCESS TO REAL ESTATE DATA.

2 (a) IN GENERAL.—As soon as is practicable, using 3 available funds, the Secretary shall make publicly available, including on a publicly accessible website, informa-4 5 tion relating to all real property with respect to which the Corps of Engineers holds an interest. In making such in-6 7 formation publicly available, the Secretary shall, to the 8 maximum extent practicable, endeavor to provide such in-9 formation to all adjoining residential stakeholders of real property to which the Army Corps of Engineers holds an 10 11 interest therein. The information shall include standardized real estate plat descriptions and geospatial informa-12 13 tion.

14 (b) LIMITATION.—Nothing in this section may be 15 construed to compel or authorize the disclosure of data 16 or other information determined by the Secretary to be 17 confidential, privileged, national security, or personal in-18 formation, or information the disclosure of which is other-19 wise prohibited by law.

20 SEC. 139. AQUATIC INVASIVE SPECIES RESEARCH.

(a) IN GENERAL.—As part of the ongoing activities
of the Engineer Research and Development Center to address the spread and impacts of aquatic invasive species,
the Secretary shall undertake research on the management and eradication of aquatic invasive species, including
Asian carp and zebra mussels.

1 (b) LOCATIONS.—In carrying out subsection (a), the 2 Secretary shall work with Corps of Engineers district of-3 fices representing diverse geographical regions of the con-4 tinental United States that are impacted by aquatic 5 invasive species, such as the Atlantic, Pacific, and Gulf 6 coasts and the Great Lakes.

7 (c) REPORT.—Not later than 180 days after the date 8 of enactment of this section, the Secretary shall submit 9 to the Committee on Transportation and Infrastructure 10 of the House of Representatives and the Committee on 11 Environment and Public Works of the Senate a report rec-12 ommending a plan to address the spread and impacts of 13 aquatic invasive species.

14 SEC. 140. HARMFUL ALGAL BLOOM TECHNOLOGY DEM-15 ONSTRATION.

16 (a) IN GENERAL.—The Secretary, acting through the 17 Engineer Research and Development Center of the Chief of Engineers, shall implement a 5-year harmful algal 18 19 bloom technology development demonstration under the 20 Aquatic Nuisance Research Program. To the extent prac-21 ticable, the Corps of Engineers shall support research that 22 will identify and develop improved strategies for early de-23 tection, prevention, and management techniques and pro-24 cedures to reduce the occurrence and effects of harmful 25 algal blooms in the Nation's water resources.

(b) SCALABILITY REQUIREMENT.—The Secretary
 shall ensure that technologies identified, tested, and de ployed under the harmful algal bloom program technology
 development demonstration have the ability to scale up to
 meet the needs of harmful-algal-bloom-related events.

6 SEC. 141. BUBBLY CREEK, CHICAGO ECOSYSTEM RESTORA7 TION.

8 The Secretary shall enter into a memorandum of un-9 derstanding with the Administrator of the Environmental 10 Protection Agency to facilitate ecosystem restoration ac-11 tivities at the South Fork of the South Branch of the Chi-12 cago River (commonly known as Bubbly Creek).

13 SEC. 142. OPERATION AND MAINTENANCE OF NAVIGATION 14 AND HYDROELECTRIC FACILITIES.

(a) IN GENERAL.—Section 314 of the Water Resources Development Act of 1990 (33 U.S.C. 2321) is
amended—

18 (1) in the heading by inserting "NAVIGATION
19 AND" before "HYDROELECTRIC FACILITIES";

20 (2) in the first sentence, by striking "Activities21 currently performed" and inserting the following:

22 "(a) IN GENERAL.—Activities currently performed";

23 (3) in subsection (a) (as designated by para24 graph (2)), by inserting "navigation or" before "hy25 droelectric";

1	(4) in the second sentence, by striking "This
2	section" and inserting the following:
3	"(b) Major Maintenance Contracts Al-
4	LOWED.—This section''; and
5	(5) by adding at the end the following:
6	"(c) EXCLUSION.—This section does not—
7	"(1) apply to a navigation facility that was
8	under contract on or before the date of enactment
9	of this subsection with a non-Federal interest to per-
10	form operations or maintenance; and
11	"(2) prohibit the Secretary from contracting
12	out commercial activities after the date of enactment
13	of this subsection at a navigation facility.".
14	(b) CLERICAL AMENDMENT.—The table of contents
15	contained in section 1(b) of the Water Resources Develop-
16	ment Act of 1990 (104 Stat. 4604) is amended by striking
17	the item relating to section 314 and inserting the fol-
18	lowing:
	"Sec. 314. Operation and maintenance of navigation and hydroelectric facili- ties.".
19	SEC. 143. HURRICANE AND STORM DAMAGE REDUCTION.
20	Section 156 of the Water Resources Development Act
21	of 1976 (42 U.S.C. 1962d–5f) is amended in subsection
22	(b)—
23	(1) by striking "Notwithstanding" and insert-
24	ing the following:

1	"(1) IN GENERAL.—Notwithstanding"; and
2	(2) by adding at the end the following:
3	"(2) TIMING.—The 15 additional years under
4	paragraph (1) shall begin on the date of initiation
5	of construction of congressionally authorized nour-
6	ishment.".
7	SEC. 144. POST-DISASTER WATERSHED ASSESSMENTS IN
8	THE TERRITORIES OF THE UNITED STATES.
9	Section 3025 of the Water Resources Reform and De-
10	velopment Act of 2014 (33 U.S.C. 2267b) is amended by
11	adding at the end the following:
12	"(e) Assessments in the Territories of the
13	UNITED STATES.—
14	"(1) IN GENERAL.—For any major disaster de-
15	clared in the territories of the United States before
16	the date of enactment of this subsection, all activi-
17	ties in the territory carried out or undertaken pursu-
18	ant to the authorities described under this section
19	shall be conducted at full Federal expense unless the
20	President determines that the territory has the abil-
21	ity to pay the cost share for an assessment under
22	this section without the use of non-Federal funds or
23	loans.
24	"(2) TERRITORIES DEFINED.—In this sub-

25 section, the term 'territories of the United States'

means those insular areas specified in section
 1156(a)(1) of the Water Resources Development Act
 of 1986 (33 U.S.C. 2310(a)(1)).".

4 SEC. 145. OLD RIVER CONTROL STRUCTURE, LOUISIANA.

5 (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary shall submit 6 7 to the Committee on Transportation and Infrastructure 8 of the House of Representatives and the Committee on 9 Environment and Public Works of the Senate a report on 10 the structure and operations plan for the Old River control structure authorized by the Flood Control Act of 1954 (68 11 12 Stat. 1258) based on the best available science, improved 13 monitoring capabilities, and other factors as determined by the Secretary, including consideration of— 14

- 15 (1) flood control;
- 16 (2) navigational conditions;
- 17 (3) water supply; and
- 18 (4) ecosystem restoration and ecological produc-19 tivity.

(b) PUBLIC PARTICIPATION.—In developing the report required by subsection (a), the Secretary shall provide
opportunity for public input and stakeholder engagement,
including public meetings.

1 SEC. 146. DREDGE PILOT PROGRAM.

(a) IN GENERAL.—The Secretary is authorized to
carry out a pilot program to award contracts with a duration of up to five years for the operation and maintenance
of harbors and inland harbors referred to in section
210(a)(2) of the Water Resources Development Act of
1986 (33 U.S.C. 2238(a)(2)).

8 (b) SCOPE.—In carrying out the pilot program under 9 subsection (a), the Secretary may award a contract de-10 scribed in such subsection, which may address one or more 11 harbors or inland harbors in a geographical region, if the 12 Secretary determines that the contract provides cost sav-13 ings compared to the awarding of such work on an annual 14 basis.

(c) REPORT TO CONGRESS.—Not later than one year
after the date on which the first contract is awarded pursuant to the pilot program carried out under subsection
(a), the Secretary shall submit to Congress a report evaluating, with respect to the pilot program and any contracts
awarded under the pilot program—

- 21 (1) cost effectiveness;
- 22 (2) reliability and performance;

23 (3) cost savings attributable to mobilization and
24 demobilization of dredge equipment; and

25 (4) response times to address navigational im-26 pediments.

(d) SUNSET.—The authority of the Secretary to enter
 into contracts pursuant to the pilot program carried out
 under subsection (a) shall expire on the date that is 10
 years after the date of enactment of this Act.

5 SEC. 147. DISPOSITION OF PROJECTS.

6 (a) IN GENERAL.—In carrying out a disposition 7 study for a project of the Corps of Engineers, or a sepa-8 rable element of such a project, including a disposition 9 study under section 216 of the Flood Control Act of 1970 10 (33 U.S.C. 549a), the Secretary shall consider modifications that would improve the overall quality of the environ-11 12 ment in the public interest, including removal of the 13 project or separable element of a project.

(b) DISPOSITION STUDY TRANSPARENCY.—The Secretary shall carry out disposition studies described in subsection (a) in a transparent manner, including by—

(1) providing opportunities for public input; and(2) publishing the final disposition studies.

(c) REMOVAL OF INFRASTRUCTURE.—For disposition
studies described in subsection (a) in which the Secretary
determines that a Federal interest no longer exists, and
makes a recommendation of removal of the project or separable element of a project, the Secretary is authorized
to pursue removal of the project or separable element of
a project using—

(1) existing authorities, as considered appro priate by the Secretary; or

3 (2) partnerships with other Federal agencies
4 and non-Federal entities with appropriate capabili5 ties to undertake infrastructure removal.

6 SEC. 148. SENSE OF CONGRESS.

7 It is the sense of Congress that the construction of
8 a new lock at the Soo Locks at Sault Ste. Marie, Michi9 gan, is vital to our national economy, national security,
10 and national need for new critical infrastructure.

11 SEC. 149. COMMUNITY ENGAGEMENT.

12 (a) IN GENERAL.—The Corps of Engineers shall13 make efforts—

(1) as part of the mission of the Corps, to identify and address with respect to covered communities
any disproportionate and adverse health or environmental effects of the Corps' programs, policies, practices, and activities;

(2) to promote the meaningful involvement of
communities of color in the Corps' project development and implementation, enforcement efforts, and
other activities;

23 (3) to provide guidance and technical assistance24 to covered communities to increase understanding of

1	the Corps' project planning and management activi-
2	ties, regulations, and policies; and
3	(4) to cooperate with State, Tribal, and local
4	governments with respect to activities carried out
5	pursuant to this subsection.
6	(b) DEFINITIONS.—In this section, the following defi-
7	nitions apply:
8	(1) COMMUNITY OF COLOR.—The term "com-
9	munity of color" means a community of individuals
10	who are—
11	(A) American Indian or Alaska Native;
12	(B) Asian or Pacific Islander;
13	(C) Black, not of Hispanic origin; or
14	(D) Hispanic.
15	(2) COVERED COMMUNITY.—The term "covered
16	community" means each of the following:
17	(A) A community of color.
18	(B) A low-income community.
19	(C) A rural community.
20	(D) A Tribal and indigenous community.
21	SEC. 150. OPERATION AND MAINTENANCE OF EXISTING IN-
22	FRASTRUCTURE.
23	The Secretary of the Army shall prioritize the oper-

its reliability, and, as necessary, improve its resilience to
 cyber-related threats.

3 SEC. 151. CLARIFICATION FOR INTEGRAL DETERMINATION.

4 (a) WRDA 2000.—Section 601(e)(5)(B) of the
5 Water Resources Development Act of 2000 (Public Law
6 106–541) is amended to read as follows:

"(B) WORK.—The Secretary may provide
credit, including in-kind credit, toward the nonFederal share for the reasonable cost of any
work performed in connection with a study,
preconstruction engineering and design, or construction that is necessary for the implementation of the Plan if—

14 "(i)(I) the credit is provided for work
15 completed during the period of design, as
16 defined in a design agreement between the
17 Secretary and the non-Federal sponsor;

18 "(II) the credit is provided for work
19 completed during the period of construc20 tion, as defined in a project cooperation
21 agreement for an authorized project be22 tween the Secretary and the non-Federal
23 sponsor;

24 "(III) the credit is provided for work25 carried out before the date of the partner-

1	ship agreement between the Secretary and
2	the non-Federal sponsor, as defined in an
3	agreement between the Secretary and the
4	non-Federal sponsor providing for such
5	credit; or
6	"(IV) the credit is provided for work
7	carried out by the non-Federal sponsor in
8	the implementation of an authorized
9	project implementation report, and such
10	work was defined in an agreement between
11	the Secretary and the non-Federal sponsor
12	prior to the execution of such work;
13	"(ii) the agreement prescribes the
14	terms and conditions of the credit, includ-
15	ing in the case of credit provided under
16	clause (i)(iii) conditions relating to design
17	and construction; and
18	"(iii) the Secretary determines that
19	the work performed by the non-Federal
20	sponsor is integral to the project.".
21	(b) TIMING.—Section $601(e)(5)$ of the Act referred
22	to in subsection (a) is further amended by inserting after
23	subparagraph (B) the following (and redesignating any
24	subparagraphs accordingly):

"(C) TIMING.—In any case in which the 1 2 Secretary approves credit under subparagraph 3 (B), in writing or by electronic agreement with 4 the non-Federal sponsor, the Secretary shall 5 provide such credit for work completed during 6 the period of construction under an agreement 7 that prescribes the terms and conditions for the 8 in-kind contributions not expressly defined.".

9 SEC. 152. COST SHARE PAYMENT FOR CERTAIN PROJECTS.

Not later than September 30 of the first fiscal year
following the date of enactment of this Act, the Secretary
shall pay the outstanding balance of the Federal cost
share for any project carried out under section 593 of the
Water Resources Development Act of 1999 (113 Stat.
380).

16 SEC. 153. LOCKS ON ALLEGHENY RIVER.

17 The Corps of Engineers may consider, in making
18 funding determinations with respect to the operation and
19 maintenance of locks on the Allegheny River—

20 (1) recreational boat traffic levels; and

21 (2) related economic benefits.

22 SEC. 154. ASSISTANCE RELATING TO WATER SUPPLY.

The Secretary may provide assistance to municipalities the water supply of which is adversely affected by construction carried out by the Corps of Engineers.

1 SEC. 155. NOISE POLLUTION ABATEMENT AND MITIGATION.

2 Not later than 180 days after the date of enactment 3 of this section, the Secretary shall submit to Congress a 4 report on the potential opportunity for integrating noise 5 abatement and noise mitigation technologies and practices 6 into improvements and operations in harbors and inland 7 harbors.

8 SEC. 156. PROPERTY ACQUISITION.

9 (a) IN GENERAL.—In requiring or acquiring an inter-10 est in land, the Secretary shall, in accordance with the 11 Uniform Relocation Assistance and Real Property Acquisi-12 tion Policies Act of 1970, prefer the minimum interest in 13 real property necessary to support a project or action.

(b) DETERMINATION.—In determining the proper interest in land under subsection (a), the Secretary shall
first consider a temporary easement estate or other interest designed to reduce the overall cost, reduce the time,
and minimize conflict with property owners related to such
action or project.

(c) PROCEDURES USED IN STATE.—The Secretary
shall consider and attempt to replicate, to the maximum
extent practicable and consistent with Federal laws, the
procedures that a State has used to acquire interests in
land, provided that such procedures are generally consistent with the goals of a project or action.

1 SEC. 157. SENSE OF CONGRESS ON NAVIGATION SAFETY.

2 It is the sense of Congress that—

3 (1) high use Federal navigation projects, in4 cluding those with numerous deep draft vessel calls
5 per year, should ensure safe 2-way traffic by design
6 vessels recommended by authorized navigation stud7 ies; and

8 (2) the Secretary should consider the benefits of 9 the safety modification or improvement to commer-10 cial navigation in evaluating such modifications or 11 improvements.

12 SEC. 158. COST AND BENEFIT FEASIBILITY ASSESSMENT.

(a) COST BENEFIT AND SPECIAL CONDITIONS.—Section 5(a) of the Act of August 18, 1941 (55 Stat. 650,
chapter 377; 33 U.S.C. 701n(a)), as amended by this Act,
is further amended by striking paragraph (2) and inserting the following:

18 "(2) COST AND BENEFIT FEASIBILITY ASSESS19 MENT.—

"(A) CONSIDERATION OF BENEFITS.—In
preparing a cost and benefit feasibility assessment for any emergency project described in
paragraph (1), the Chief of Engineers shall consider the benefits to be gained by such project
for the protection of—

26

"(i) residential establishments;

"(ii) commercial establishments, in-1 2 cluding the protection of inventory; and "(iii) agricultural establishments, in-3 4 cluding the protection of crops. "(B) Special conditions.— 5 6 "(i) The Chief of Engineers may carry 7 out repair or restoration work described in 8 paragraph (1) that does not produce bene-9 fits greater than cost, if the non-Federal 10 sponsor agrees to pay, or contribute to, an 11 amount sufficient to make the remaining 12 costs of the project equal to the estimated 13 value of the benefits of the repair or res-14 toration work and the Secretary deter-15 mines the damage to the structure was not 16 as a result of negligent operation and 17 maintenance, and that repair of the project 18 could benefit other Corps project missions. 19 "(ii) Non-Federal payments pursuant 20 to clause (i) shall be in addition to any

non-Federal payments required by the

Chief of Engineers which are applicable to

the remaining costs of the repair or res-

toration work.".

63

21

22

23

24

1 (b) CONTINUED ELIGIBILITY.—Notwithstanding a non-Federal flood control work's status in the Rehabilita-2 3 tion and Inspection Program, any unconstructed emer-4 gency project for the non-Federal flood control work that 5 was formulated during the three fiscal years preceding the fiscal year in which this Act was enacted but that was 6 7 determined to not produce benefits greater than costs shall 8 remain eligible for assistance under Section 5 of the Act 9 of August 18, 1941 (55 Stat. 650, chapter 377; 33 U.S.C. 10 701n) until the last day of the third fiscal year following the fiscal year in which this Act was enacted if the non-11 12 Federal sponsor agrees, in accordance with section 5 as 13 amended by subsection (a) of this section, to pay, or pro-14 vide contributions equal to, an amount sufficient to make 15 the remaining costs of the project equal to the estimated value of the benefits of the repair or restoration work and 16 17 the Secretary determines the damage to the structure was not as a result of negligent operation and maintenance, 18 and that repair of the project could benefit other Corps 19 20 project missions.

21 SEC. 159. STUDY ON STORMWATER RUNOFF REQUIRE22 MENTS.

(a) IN GENERAL.—Not later than 180 days after the
date of enactment of this Act, the Comptroller General
of the United States 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 study on the compliance of
 projects and properties constructed or renovated by the
 Corps of Engineers with stormwater runoff requirements.

6 (b) REQUIREMENTS.—The study under subsection7 (a) shall include an analysis of—

8 (1) the extent to which the Corps of Engineers 9 has complied with section 439 of the Energy Inde-10 pendence and Security Act of 2007 (42 U.S.C. 11 17094) for projects and properties constructed or 12 renovated since February 1, 2010;

(2) the feasibility of the Corps of Engineers to
meet the requirement to restore the predevelopment
hydrology of properties under the "maximum extent
technically feasible" standard created under the Energy Independence and Security Act of 2007;

(3) potential changes to the Corps of Engineers' budgeting, planning, design, construction, and
maintenance strategies that could increase the agency's ability to meet the requirement described in
paragraph (2);

(4) potential changes to the guidance described
in the Technical Guidance on Implementing the
Stormwater Runoff Requirements for Federal

Projects under section 438 of the Energy Independ ence and Security Act, issued by the Environmental
 Protection Agency and dated December 2009, that
 could increase the Corps of Engineers' ability to
 meet the requirement described in paragraph (2).

6 SEC. 160. SENSE OF CONGRESS RELATING TO PUERTO 7 RICO.

8 (a) WATER Resource PROJECTS IN PUERTO 9 RICO.—It is the sense of Congress that the Corps of Engi-10 neers should proceed with a sense of urgency, and viewing requirements in the most favorable light, in evaluating and 11 programming the actions to be taken to complete current 12 13 phases, initiate pending phases, and prepare the reports necessary to proceed with the water resources projects 14 15 necessary for flood control, dam repair, beach erosion control, and harbor navigation improvement in Puerto Rico, 16 17 as well as for repair and mitigation required by hurricane 18 and severe weather event damages that occurred between 19 September 2017 and March 2018.

(b) CAÑO MARTIN PEÑA ECOSYSTEM RESTORATION
PROJECT.—It is the sense of Congress that the Secretary
should advance the project for ecosystem restoration,
Caño Martín Peña, San Juan, Puerto Rico.

1 SEC. 161. DREDGED MATERIAL MANAGEMENT PLANS.

(a) IN GENERAL.—For purposes of dredged material
management plans initiated in or after fiscal year 2018,
the Secretary shall expedite the dredged material management plan process in order that studies make maximum
use of existing information, studies, and innovative
dredged material management practices, and avoid any redundant information collection and studies.

9 (b) REPORT.—Not later than 60 days after the date 10 of enactment of this Act, the Secretary shall submit to 11 Congress a report on how the Corps of Engineers intends 12 to meet the requirements of subsection (a).

13 SEC. 162. FEASIBILITY OF CHICAGO SANITARY AND SHIP 14 CANAL DISPERSAL BARRIERS PROJECT, ILLI15 NOIS.

Section 3061(d) of the Water Resources Development
Act of 2007 (Public Law 110–114; 121 Stat. 1121) is
amended—

19 (1) by striking "The Secretary" and inserting20 the following:

21 "(1) IN GENERAL.—The Secretary"; and

22 (2) by adding at the end the following:

23 "(2) OPERATION AND MAINTENANCE.—Oper24 ation and maintenance of any project authorized to
25 be carried out pursuant to the feasibility study iden26 tified in paragraph (1) shall be carried out at 80
HR 8 PCS

percent Federal expense and 20 percent non-Federal
 expense.

3 "(3) CONSULTATION.—After construction of
4 any project authorized to be carried out pursuant to
5 the feasibility study identified in paragraph (1), the
6 Secretary shall consult with the Governor of the
7 State in which the project is constructed and seek
8 Congressional authority to construct any new tech9 nologies not included in the Chief's Report.".

10 SEC. 163. SENSE OF CONGRESS ENCOURAGING NON-FED-

11ERAL DREDGED MATERIAL PLACEMENT12SPONSORS.

13 It is the sense of Congress that—

14 (1) when a State or subdivision of a State, indi-15 vidually or in partnership with a private partner, de-16 velops a reasonable alternative to the Federal stand-17 ard for dredged material disposal facilities that 18 meets relevant Federal environmental and dredged 19 material placement and disposal requirements in co-20 ordination with a Corps of Engineers' District Of-21 fice, it should receive preferred consideration by the 22 Secretary; and

(2) the Secretary is encouraged to consider entering into agreements with non-Federal sponsors
for the acquisition, design, construction, manage-

ment, or operation and maintenance of dredged ma terial disposal facilities, including port facilities,
 through section 217 of the Water Resources Devel opment Act of 1996.

5 SEC. 164. PROJECT COMPLETION FOR DISASTER AREAS.

6 The Secretary shall carry out expeditiously projects
7 already authorized by the Army Corps of Engineers to re8 duce the risk of future floods and hurricanes in Texas,
9 Florida, Georgia, Louisiana, South Carolina, Puerto Rico,
10 and the United States Virgin Islands.

SEC. 165. INCLUSION OF PROJECT OR FACILITY IN CORPS OF ENGINEERS WORKPLAN.

13 Any project or facility of the Corps of Engineers 14 studied for disposition for which a final report by the Di-15 rector of Civil Works has been completed shall, to the 16 maximum extent practicable, be included in the future 17 workplan of the Corps.

18 SEC. 166. MISSISSIPPI RIVER AND TRIBUTARIES PROJECT.

(a) IN GENERAL.—After any flood event requiring
operation or activation of any floodway or backwater feature within the Mississippi River and Tributaries Project
through natural overtopping of a Federal levee or artificial
crevassing of a Federal levee to relieve pressure on the
levees elsewhere in the system, the Secretary shall expeditiously reset and restore the damaged floodway's levees.

(b) MISSISSIPPI RIVER AND TRIBUTARIES
 PROJECT.—The term "Mississippi River and Tributaries
 Project" means the Mississippi River and Tributaries
 project authorized by the Act of May 15, 1928 (Chap.
 569; 45 Stat. 534).

6 SEC. 167. MAINTENANCE OF HIGH RISK FLOOD CONTROL 7 PROJECTS.

8 (a) ASSESSMENT.—With respect to each project clas-9 sified as class III under the Dam Safety Action Classifica-10 tion of the Corps of Engineers for which the Secretary 11 has assumed responsibility for maintenance, as of the date 12 of enactment of this Act, the Secretary shall assess—

(1) the anticipated effects of the Secretary continuing to be responsible for the maintenance of the
project during the period that ends 15 years after
the date of enactment of this Act, including the benefits to the State and local community; and

(2) the anticipated effects of the Secretary not
continuing to be responsible for the maintenance of
the project during such 15-year period, including the
costs to the State and local community.

(b) REPORT.—Not later than 90 days after completion of the assessment under subsection (a), the Secretary
shall submit a report summarizing the results of the assessment 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.
 SEC. 168. CONTRIBUTED FUNDS FOR NON-FEDERAL RES ERVOIR OPERATIONS.

5 Section 5 of the Act of June 22, 1936 (49 Stat. 1572, chapter 688; 33 U.S.C. 701h), is amended by inserting 6 7 after "authorized purposes of the project:" the following: 8 "Provided further, That the Secretary is authorized to re-9 ceive and expend funds, subject to the availability of ap-10 propriations, from an owner of a non-Federal reservoir to formulate, review, or revise operational documents for any 11 12 non-Federal reservoir for which the Secretary is author-13 ized to prescribe regulations for the use of storage allocated for flood risk management or navigation pursuant 14 15 to section 7 of the Act of December 22, 1944 (58 Stat. 890, chapter 665; 33 U.S.C. 709):". 16

17 SEC. 169. CORPS OF ENGINEERS CONTINUING AUTHORI18 TIES PROGRAM.

19 Section 3(c) of the Act of August 13, 1946 (60 Stat.
20 1056, chapter 960; 33 U.S.C. 426g(c)) is amended—

21 (1)in paragraph (1),by striking "\$30,000,000" and inserting "\$45,000,000"; and 22 23 (2)in paragraph (2)(B),by striking "\$10,000,000" and inserting "\$15,000,000". 24

1 TITLE II—STUDIES 2 SEC. 201. AUTHORIZATION OF PROPOSED FEASIBILITY 3 STUDIES.

4 The Secretary is authorized to conduct a feasibility study for the following projects for water resources devel-5 opment and conservation and other purposes, as identified 6 in the reports titled "Report to Congress on Future Water 7 8 Resources Development" submitted to Congress on March 9 17, 2017, and February 5, 2018, respectively, pursuant 10 to section 7001 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2282d) or otherwise re-11 12 viewed by Congress:

13 (1) CAVE BUTTES DAM, ARIZONA.—Project for
14 flood risk management, Phoenix, Arizona.

15 (2) SAN DIEGO RIVER, CALIFORNIA.—Project
16 for flood risk management, navigation, and eco17 system restoration, San Diego, California.

18 (3) J. BENNETT JOHNSTON WATERWAY, LOU19 ISIANA.—Project for navigation, J. Bennett John20 ston Waterway, Louisiana.

21 (4) NORTHSHORE, LOUISIANA.—Project for
22 flood risk management, St. Tammany Parish, Lou23 isiana.

24 (5) OUACHITA-BLACK RIVERS, LOUISIANA.—
25 Project for navigation, Little River, Louisiana.

1	(6) CHAUTAUQUA LAKE, NEW YORK.—Project
2	for ecosystem restoration and flood risk manage-
3	ment, Chautauqua, New York.
4	(7) TRINITY RIVER AND TRIBUTARIES,
5	TEXAS.—Project for navigation, Liberty, Texas.
6	(8) West Cell Levee, Texas.—Project for
7	flood risk management, Irving, Texas.
8	(9) Coastal Virginia, Virginia.—Project for
9	flood risk management, ecosystem restoration, and
10	navigation, Coastal Virginia.
11	(10) TANGIER ISLAND, VIRGINIA.—Project for
12	flood risk management and ecosystem restoration,
13	Tangier Island, Virginia.
14	SEC. 202. ADDITIONAL STUDIES.
15	(a) Lower Mississippi River; Missouri, Ken-
16	TUCKY, TENNESSEE, ARKANSAS, MISSISSIPPI, AND LOU-
17	ISIANA.—
18	(1) IN GENERAL.—The Secretary is authorized
19	to carry out studies to determine the feasibility of
20	habitat restoration for each of the eight reaches
21	identified as priorities in the report property by the
~ ~	identified as priorities in the report prepared by the
22	Secretary pursuant to section 402 of the Water Re-
22 23	

1	sessment In Response to Section 402 of WRDA
2	2000" and dated July 2015.
3	(2) CONSULTATION.—The Secretary shall con-
4	sult with the Lower Mississippi River Conservation
5	Committee during each feasibility study carried out
6	under paragraph (1).
7	(b) St. Louis Riverfront, Meramec River
8	BASIN, MISSOURI AND ILLINOIS.—
9	(1) IN GENERAL.—The Secretary is authorized
10	to carry out studies to determine the feasibility of a
11	project for ecosystem restoration and flood risk man-
12	agement in Madison, St. Clair, and Monroe Coun-
13	ties, Illinois, St. Louis City, and St. Louis, Jeffer-
14	son, Franklin, Gasconade, Maries, Phelps, Crawford,
15	Dent, Washington, Iron, St. Francois, St. Genevieve,
16	Osage, Reynolds, and Texas Counties, Missouri.
17	(2) Continuation of existing study.—Any
18	study carried out under paragraph (1) shall be con-
19	sidered a continuation of the study being carried out
20	under Committee Resolution 2642 of the Committee
21	on Transportation and Infrastructure of the House
22	of Representatives, adopted June 21, 2000.

1	SEC. 203. EXPEDITED COMPLETION OF REPORTS FOR CER-
2	TAIN PROJECTS.
3	(a) FEASIBILITY REPORTS.—The Secretary shall ex-
4	pedite the completion of a feasibility study for each of the
5	following projects, and if the Secretary determines that
6	the project is justified in a completed report, may proceed
7	directly to preconstruction planning, engineering, and de-
8	sign of the project:
9	(1) Project for riverbank stabilization, Selma,
10	Alabama.
11	(2) Project for ecosystem restoration, Three
12	Mile Creek, Alabama.
13	(3) Project for navigation, Nome, Alaska.
14	(4) Project for flood diversion, Seward, Alaska.
15	(5) Project for navigation, Three Rivers, Arkan-
16	sas.
17	(6) Project for flood control, water conserva-
18	tion, and related purposes, Coyote Valley Dam, Cali-
19	fornia.
20	(7) Project for flood risk management, Lower
21	Cache Creek, California.
22	(8) Project for flood risk management, Lower
23	San Joaquin River, California, as described in sec-
24	tion $1322(b)(2)(F)$ of the Water Resources Develop-
25	ment Act of 2016 (130 Stat. 1707) (second phase
26	of feasibility study).

1	(9) Project for flood risk management, South
2	San Francisco, California.
3	(10) Project for flood risk management and
4	ecosystem restoration, Tijuana River, California.
5	(11) Project for flood risk management in East
6	Hartford, Connecticut.
7	(12) Project for flood risk management in
8	Hartford, Connecticut.
9	(13) Projects under the Comprehensive Flood
10	Mitigation Study for the Delaware River Basin.
11	(14) Project for ecosystem restoration, Lake
12	Apopka, Florida.
13	(15) Project for ecosystem restoration, Kansas
14	River Weir, Kansas.
15	(16) Project for water resource improvements,
16	Willamette River Basin, Fern Ridge, Oregon.
17	(17) Project for navigation, San Juan Harbor,
18	Puerto Rico.
19	(18) Project for ecosystem restoration, Resacas
20	at Brownsville, Texas.
21	(19) Project for navigation, Norfolk Harbor,
22	Virginia.
23	(20) Project for coastal storm risk manage-
24	ment, Norfolk, Virginia.

1	(21) Project for navigation, Tacoma Harbor,
2	Washington.
3	(22) Project for flood damage reduction, West-
4	minster-East Garden Grove, California.
5	(23) Project for hurricane and storm damage
6	risk reduction and ecosystem restoration, Southwest
7	Coastal Louisiana, Louisiana, authorized by section
8	1401(8) of the Water Resources Development Act of
9	2016 (130 Stat. 1715).
10	(24) Project for navigation and channel deep-
11	ening, Baptiste Collette Bayou, Louisiana, under
12	section 203 of the Water Resources Development
13	Act of 1986 (33 U.S.C. 2231).
14	(25) Project for navigation and channel deep-
15	ening, Houma Navigation Canal, Louisiana, under
16	section 203 of the Water Resources Development
17	Act of 1986 (33 U.S.C. 2231).
18	(26) Project for navigation and channel deep-
19	ening, Bayou Lafourche, Louisiana, under section
20	203 of the Water Resources Development Act of
21	1986 (33 U.S.C. 2231).
22	(27) Projects under the Great Lakes Mis-
23	sissippi River Interbasin Study Brandon Road
24	Study.

(28) Project for ecosystem restoration, Warren
 Glen Dam Removal, Musconetcong River, New Jer sey.

4 (29) Project for flood control and water supply,
5 Abiquiu Dam, New Mexico.

6 (30) Project for reformulation, East Rockaway
7 Inlet to Rockaway Inlet and Jamaica Bay, Queens,
8 New York.

9 (b) LOWER SAN JOAQUIN RIVER, CALIFORNIA.—In 10 expediting completion of the second phase of the Lower San Joaquin River feasibility study under subsection 11 12 (a)(8), the Secretary shall review and give priority to any 13 plans and designs requested by non-Federal interests and incorporate such plans and designs into the Federal study 14 15 if the Secretary determines that such plans and designs are consistent with Federal standards. 16

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

20 (1) Project for flood risk management, San
21 Luis Rey River Flood Control Protection Project,
22 California.

23 (2) Project for flood risk management, Success
24 Reservoir Enlargement Project, California.

(3) Everglades Agricultural Area Reservoir,
 Central Everglades Planning Project, Florida.

3 (4) Project for navigation, Sault Sainte Marie,4 Michigan.

5 (d) UPPER MISSISSIPPI RIVER PROTECTION.—Sec6 tion 2010 of the Water Resources Reform and Develop7 ment Act of 2014 (128 Stat. 1270) is amended by adding
8 at the end the following:

9 "(d) CONSIDERATIONS.—In carrying out a disposi-10 tion study with respect to the Upper St. Anthony Falls Lock and Dam, including a disposition study under sec-11 tion 216 of the Flood Control Act of 1970 (33 U.S.C. 12 13 549a), the Secretary shall expedite completion of such study and shall produce a report on the Upper St. An-14 15 thony Falls Lock and Dam that is separate from any report on any other lock or dam included in such study that 16 17 includes plans for—

18 "(1) carrying out modifications to the Upper
19 St. Anthony Falls Lock and Dam to—

20 "(A) preserve and enhance recreational op21 portunities and the health of the ecosystem; and
22 "(B) maintain the benefits to the natural
23 ecosystem and human environment;

24 "(2) a partial disposition of the Upper St. An-25 thony Falls Lock and Dam facility and surrounding

real property that preserves any portion of the
 Upper St. Anthony Falls Lock and Dam necessary
 to maintain flood control; and

4 "(3) expediting the disposition described in this
5 subsection (d).".

6 SEC. 204. PLYMOUTH HARBOR, MASSACHUSETTS.

Not later than December 31, 2019, the Secretary
8 shall expedite and complete the dredging of Plymouth
9 Harbor, Massachusetts, as authorized by the Act of March
10 4, 1913 (37 Stat. 802, chapter 144) and the Act of Sep11 tember 22, 1922 (42 Stat. 1038, chapter 427).

12 SEC. 205. BRANDON ROAD STUDY.

The Secretary shall complete a final feasibility report
for the Great Lakes Mississippi River Interbasin Study
Brandon Road Study, authorized under section 3061(d)
of the Water Resources Development Act of 2007 (121
Stat. 1121) and section 1538(b)(1) of MAP-21 (Public
Law 112-141; 126 Stat. 586) by the original deadline of
February 2019.

20 SEC. 206. HOUSTON AND COASTAL TEXAS.

The Secretary shall expeditiously carry out flood and storm damage reduction studies to reduce the risk of damage from future floods and hurricanes in the Houston and Coastal Texas areas. In carrying out the studies, the Secretary shall leverage existing information and resources.

	81
1	TITLE III—DEAUTHORIZATIONS,
2	MODIFICATIONS, AND RE-
3	LATED PROVISIONS
4	SEC. 301. DEAUTHORIZATION OF INACTIVE PROJECTS.
5	(a) PURPOSES.—The purposes of this section are—
6	(1) to identify \$3,150,000,000 in water re-
7	sources development projects authorized by Congress
8	that are no longer viable for construction due to—
9	(A) a lack of local support;
10	(B) a lack of available Federal or non-Fed-
11	eral resources; or
12	(C) an authorizing purpose that is no
13	longer relevant or feasible;
14	(2) to create an expedited and definitive process
15	for Congress to deauthorize water resources develop-
16	ment projects that are no longer viable for construc-
17	tion; and
18	(3) to allow the continued authorization of
19	water resources development projects that are viable
20	for construction.
21	(b) INTERIM DEAUTHORIZATION LIST.—
22	(1) IN GENERAL.—The Secretary shall develop
23	an interim deauthorization list that identifies—
24	(A) each water resources development
25	project, or separable element of a project, au-

1	thorized for construction before November 8,
2	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	6 preceding fiscal years;
14	(B) each project or separable element iden-
15	tified and included on a list to Congress for de-
16	authorization pursuant to section $1001(b)(2)$ of
17	the Water Resources Development Act of 1986
18	(33 U.S.C. 579a(b)(2)); and
19	(C) any project or separable element for
20	which the non-Federal sponsor of such project
21	or separable element submits a request for in-
22	clusion on the list.
23	(2) Public comment and consultation.—
24	(A) IN GENERAL.—The Secretary shall so-
25	licit comments from the public and the Gov-

1	ernors of each applicable State on the interim
2	deauthorization list developed under paragraph
3	(1).
4	(B) COMMENT PERIOD.—The public com-
5	ment period shall be 90 days.
6	(3) SUBMISSION TO CONGRESS; PUBLICA-
7	TION.—Not later than 90 days after the date of the
8	close of the comment period under paragraph (2),
9	the Secretary shall—
10	(A) submit a revised interim deauthoriza-
11	tion list 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; and
15	(B) publish the revised interim deauthor-
16	ization list in the Federal Register.
17	(c) FINAL DEAUTHORIZATION LIST.—
18	(1) IN GENERAL.—The Secretary shall develop
19	a final deauthorization list of water resources devel-
20	opment projects, or separable elements of projects,
21	from the revised interim deauthorization list de-
22	scribed in subsection $(b)(3)$.
23	(2) DEAUTHORIZATION AMOUNT.—
24	(A) PROPOSED FINAL LIST.—The Sec-
25	retary shall prepare a proposed final deauthor-

1	ization list of projects and separable elements of
2	projects that have, in the aggregate, an esti-
3	mated Federal cost to complete that is at least
4	\$3,150,000,000.
5	(B) DETERMINATION OF FEDERAL COST
6	to complete.—For purposes of subparagraph
7	(A), the Federal cost to complete shall take into
8	account any allowances authorized by section
9	902 of the Water Resources Development Act
10	of 1986 (33 U.S.C. 2280), as applied to the
11	most recent project schedule and cost estimate.
12	(3) Identification of projects.—
13	(A) Sequencing of projects.—
14	(i) IN GENERAL.—The Secretary shall
15	identify projects and separable elements of
16	projects for inclusion on the proposed final
17	deauthorization list according to the order
18	in which the projects and separable ele-
19	ments of the projects were authorized, be-
20	ginning with the earliest authorized
21	projects and separable elements of projects
22	and ending with the latest project or sepa-
23	rable element of a project necessary to
24	meet the aggregate amount under para-
25	graph (2)(A).

1	(ii) FACTORS TO CONSIDER.—The
2	Secretary may identify projects and sepa-
3	rable elements of projects in an order other
4	than that established by clause (i) if the
5	Secretary determines, on a case-by-case
6	basis, that a project or separable element
7	of a project is critical for interests of the
8	United States, based on the possible im-
9	pact of the project or separable element of
10	the project on public health and safety, the
11	national economy, or the environment.
12	(iii) Consideration of public com-
13	MENTS.—In making determinations under
14	clause (ii), the Secretary shall consider any
15	comments received under subsection $(b)(2)$.
16	(B) APPENDIX.—The Secretary shall in-
17	clude as part of the proposed final deauthoriza-
18	tion list an appendix that—
19	(i) identifies each project or separable
20	element of a project on the interim de-
21	authorization list developed under sub-
22	section (b) that is not included on the pro-
23	posed final deauthorization list; and

	80
1	(ii) describes the reasons why the
2	project or separable element is not in-
3	cluded on the proposed final list.
4	(4) Public comment and consultation.—
5	(A) IN GENERAL.—The Secretary shall so-
6	licit comments from the public and the Gov-
7	ernor of each applicable State on the proposed
8	final deauthorization list and appendix devel-
9	oped under paragraphs (2) and (3).
10	(B) COMMENT PERIOD.—The public com-
11	ment period shall be 90 days.
12	(5) Submission of final list to congress;
13	PUBLICATION.—Not later than 120 days after the
14	date of the close of the comment period under para-
15	graph (4), the Secretary shall—
16	(A) submit a final deauthorization list and
17	an appendix to the final deauthorization list in
18	a report to the Committee on Environment and
19	Public Works of the Senate and the Committee
20	on Transportation and Infrastructure of the
21	House of Representatives; and
22	(B) publish the final deauthorization list
23	and the appendix to the final deauthorization
24	list in the Federal Register.
25	(d) Deauthorization; Congressional Review.—

1	(1) IN GENERAL.—After the expiration of the
2	180-day period beginning on the date of submission
3	of the final deauthorization list and appendix under
4	subsection (c), a project or separable element of a
5	project identified in the final deauthorization list is
6	hereby deauthorized, unless Congress passes a joint
7	resolution disapproving the final deauthorization list
8	prior to the end of such period.
9	(2) Non-federal contributions.—
10	(A) IN GENERAL.—A project or separable
11	element of a project identified in the final de-
12	authorization list under subsection (c) shall not
13	be deauthorized under this subsection if, before
14	the expiration of the 180-day period referred to
15	in paragraph (1), the non-Federal interest for
16	the project or separable element of the project
17	provides sufficient funds to complete the project
18	or separable element of the project.
19	(B) TREATMENT OF PROJECTS.—Notwith-
20	standing subparagraph (A), each project and
21	separable element of a project identified in the
22	final deauthorization list shall be treated as de-
23	authorized for purposes of the aggregate de-
24	authorization amount specified in subsection
25	(c)(2)(A).

(3) PROJECTS IDENTIFIED IN APPENDIX.—A
 project or separable element of a project identified
 in the appendix to the final deauthorization list shall
 remain subject to future deauthorization by Con gress.

6 (e) Special Rule for Projects Receiving 7 FUNDS FOR POST-AUTHORIZATION STUDY.—A project or 8 separable element of a project may not be identified on 9 the interim deauthorization list developed under sub-10 section (b), or the final deauthorization list developed under subsection (c), if the project or separable element 11 received funding for a post-authorization study during the 12 13 current fiscal year or any of the 6 preceding fiscal years. 14 (f) GENERAL PROVISIONS.—

15 (1) DEFINITIONS.—In this section, the fol-16 lowing definitions apply:

17 (A) POST-AUTHORIZATION STUDY.—The 18 term "post-authorization study" means-19 (i) a feasibility report developed under 20 section 905 of the Water Resources Devel-21 opment Act of 1986 (33 U.S.C. 2282); 22 (ii) a feasibility study, as defined in section 105(d) of the Water Resources De-23 24 velopment Act of 1986(33)U.S.C. 25 2215(d); or

1	(iii) a review conducted under section
2	216 of the Flood Control Act of 1970 (33)
3	U.S.C. 549a), including an initial appraisal
4	that—
5	(I) demonstrates a Federal inter-
6	est; and
7	(II) requires additional analysis
8	for the project or separable element.
9	(B) WATER RESOURCES DEVELOPMENT
10	PROJECT.—The term "water resources develop-
11	ment project" includes an environmental infra-
12	structure assistance project or program of the
13	Corps of Engineers.
14	(2) TREATMENT OF PROJECT MODIFICA-
15	TIONS.—For purposes of this section, if an author-
16	ized water resources development project or sepa-
17	rable element of the project has been modified by an
18	Act of Congress, the date of the authorization of the
19	project or separable element shall be deemed to be
20	the date of the most recent modification.
21	SEC. 302. BACKLOG PREVENTION.
22	(a) PROJECT DEAUTHORIZATION.—
23	(1) IN GENERAL.—A water resources develop-
24	ment project, or separable element of such a project,
25	authorized for construction by this Act shall not be

authorized after the last day of the 10-year period

1

2	beginning on the date of enactment of this Act un-
3	less—
4	(A) funds have been obligated for construc-
5	tion of, or a post-authorization study for, such
6	project or separable element during that period;
7	or
8	(B) the authorization contained in this Act
9	has been modified by a subsequent Act of Con-
10	gress.
11	(0) IDDUMUDICATION OF DOCUMENT Net later

11 (2) IDENTIFICATION OF PROJECTS.—Not later 12 than 60 days after the expiration of the 10-year pe-13 riod referred to in paragraph (1), the Secretary shall 14 submit to the Committee on Environment and Pub-15 lic Works of the Senate and the Committee on 16 Transportation and Infrastructure of the House of 17 Representatives a report that identifies the projects 18 deauthorized under paragraph (1).

(b) REPORT TO CONGRESS.—Not later than 60 days
after the expiration of the 12-year period beginning on 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, and make
available to the public, a report that contains—

1	(1) a list of any water resources development
2	projects authorized by this Act for which construc-
3	tion has not been completed during that period;
4	(2) a description of the reasons the projects
5	were not completed;
6	(3) a schedule for the completion of the projects
7	based on expected levels of appropriations; and
8	(4) a 5-year and 10-year projection of construc-
9	tion backlog and any recommendations to Congress
10	regarding how to mitigate current problems and the
11	backlog.
12	(c) CLARIFICATION.—Section 6003(a) of the Water
13	Resources Reform and Development Act of 2014 (33
14	U.S.C. 579c(a)) is amended by striking "7-year" each
15	place it appears and inserting "10-year".
16	SEC. 303. PROJECT MODIFICATIONS.
17	(a) Consistency With Reports.—Congress finds
18	that the project modifications described in this section are
19	in accordance with the reports submitted to Congress by
20	the Secretary under section 7001 of the Water Resources
21	Reform and Development Act of 2014 (33 U.S.C. 2282d),
22	titled "Report to Congress on Future Water Resources
23	Development", or have otherwise been reviewed by Con-
24	gress.

25 (b) Modifications.—

(1) HARBOR/SOUTH BAY, CALIFORNIA.—Sec tion 219(f)(43) of the Water Resources Development
 Act of 1992 (113 Stat. 337; 114 Stat. 2763A–220)
 is amended by striking "\$35,000,000" and inserting
 "\$70,000,000".

6 (2) LAKES MARION AND MOULTRIE, SOUTH
7 CAROLINA.—Section 219(f)(25) of the Water Re8 sources Development Act of 1992 (113 Stat. 336;
9 114 Stat. 2763A–220; 117 Stat. 1838; 130 Stat.
10 1677) is amended by striking "\$60,000,000" and in11 serting "\$89,550,000".

12 SEC. 304. MILWAUKEE HARBOR, MILWAUKEE, WISCONSIN.

13 The portion of the project for navigation, Milwaukee Harbor, Milwaukee, Wisconsin, authorized by the first sec-14 15 tion of the Act of March 3, 1843 (5 Stat. 619; chapter 85), consisting of the navigation channel within the 16 17 Menomonee River that extends from the 16th Street 18 Bridge upstream to the upper limit of the authorized navi-19 gation channel and described as follows is no longer au-20 thorized beginning on the date of enactment of this Act:

(1) Beginning at a point in the channel just
downstream of the 16th Street Bridge,
N383219.703, E2521152.527.

(2) Thence running westerly along the channel

2	about 2,530.2 feet to a point, N383161.314,
3	E2518620.712.
4	(3) Thence running westerly by southwesterly
5	along the channel about 591.7 feet to a point at the
6	upstream limit of the existing project, N383080.126,
7	E2518036.371.
8	(4) Thence running northerly along the up-
9	stream limit of the existing project about 80.5 feet
10	to a point, N383159.359, E2518025.363.
11	(5) Thence running easterly by northeasterly
12	along the channel about 551.2 feet to a point,
13	N383235.185, E2518571.108.
14	(6) Thence running easterly along the channel
15	about 2,578.9 feet to a point, N383294.677,
16	E2521150.798.
17	(7) Thence running southerly across the chan-
18	nel about 74.3 feet to the point of origin.
19	SEC. 305. BRIDGEPORT HARBOR, CONNECTICUT.
20	That portion of the project for navigation, Bridgeport
21	Harbor, Connecticut, authorized by the Act of June 18,
22	1878 (20 Stat. 158), and modified by the Act of August
23	11, 1888 (25 Stat. 401), the Act of March 3, 1899 (30
24	Stat. 1122), the Act of June 25, 1910 (36 Stat. 633),
25	and the Act of July 3, 1930 (46 Stat. 919), and lying

upstream of a line commencing at point N627942.09,
 E879709.18 thence running southwesterly about 125 feet
 to a point N627832.03, E879649.91 is no longer author ized beginning on the date of enactment of this Act.

5 SEC. 306. CONVEYANCES.

6 (a) CHEATHAM COUNTY, TENNESSEE.—

7 (1) CONVEYANCE AUTHORIZED.—The Secretary 8 may convey to Cheatham County, Tennessee (in this 9 subsection referred to as the "Grantee"), all right, 10 title, and interest of the United States in and to the 11 real property in Cheatham County, Tennessee, con-12 sisting of approximately 9.19 acres, identified as 13 portions of tracts E-514-1, E-514-2, E-518-1, E-14 518-2, E-519-1, E-537-1, and E-538, all being 15 part of the Cheatham Lock and Dam project at 16 CRM 158.5, including any improvements thereon.

17 (2) DEED.—The conveyance of property under 18 this subsection shall be accomplished using a quit-19 claim deed and upon such terms and conditions as 20 the Secretary determines appropriate to protect the 21 interests of the United States, to include retaining 22 the right to inundate with water any land trans-23 ferred under this subsection.

24 (3) CONSIDERATION.—The Grantee shall pay to25 the Secretary an amount that is not less than the

1	fair market value of the land conveyed under this
2	subsection, as determined by the Secretary.
3	(4) SUBJECT TO EXISTING EASEMENTS AND
4	OTHER INTERESTS.—The conveyance of property
5	under this section shall be subject to all existing
6	easements, rights-of-way, and leases that are in ef-
7	fect as of the date of the conveyance.
8	(b) Nashville, Tennessee.—
9	(1) CONVEYANCE AUTHORIZED.—The Secretary
10	may convey, without consideration, to the City of
11	Nashville, Tennessee (in this subsection referred to
12	as the "City"), all right, title, and interest of the
13	United States in and to the real property covered by
14	Lease No. DACW62-1-84-149, including any im-
15	provements thereon, at the Riverfront Park Rec-
16	reational Development, consisting of approximately 5
17	acres, subject to the right of the Secretary to retain
18	any required easements in the property.
19	(2) Conveyance Agreement.—A quit claim
20	deed shall be used to convey real property under this
21	subsection upon the terms and conditions mutually
22	satisfactory to the Secretary and the City. The deed
23	shall provide that in the event the City its succes

shall provide that in the event the City, its successors, or assigns cease to maintain improvements for
recreation included in the conveyance or otherwise

1	utilize the real property conveyed for purposes other
2	than recreation and compatible flood risk manage-
3	ment, the City, its successor, or assign shall repay
4	to the United States the Federal share of the cost
5	of constructing the improvements for recreation
6	under the agreement between the United States and
7	the City dated December 8, 1981, increased as nec-
8	essary to account for inflation.
9	(c) GENERALLY APPLICABLE PROVISIONS.—
10	(1) Survey to obtain legal description.—
11	The exact acreage and the legal description of any
12	real property to be conveyed under this section shall
13	be determined by a survey that is satisfactory to the
14	Secretary.
15	(2) Applicability of property screening
16	PROVISIONS.—Section 2696 of title 10, United
17	States Code, shall not apply to any conveyance
18	under this section.
19	(3) Additional terms and conditions.—
20	The Secretary may require that any conveyance
21	under this section be subject to such additional
22	terms and conditions as the Secretary considers nec-
23	essary and appropriate to protect the interests of the
24	United States.

(4) 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.

6 (5) LIABILITY.—An entity to which a convey-7 ance is made under this section shall hold the 8 United States harmless from any liability with re-9 spect to activities carried out, on or after the date 10 of the conveyance, on real property conveyed. The 11 United States shall remain responsible for any liabil-12 ity with respect to activities carried out, before such 13 date, on the real property conveyed.

14 SEC. 307. CLATSOP COUNTY, OREGON.

15 The portions of the project for raising and improving 16 existing levees of Clatsop County Diking District No. 13, 17 in Clatsop County, Oregon, authorized by section 5 of the 18 Act of June 22, 1936 (49 Stat. 1590), that are referred 19 to as Christensen No. 1 Dike No. 42 and Christensen No. 20 2 Levee No. 43 are no longer authorized beginning on the 21 date of enactment of this Act.

22 SEC. 308. KISSIMMEE RIVER RESTORATION, CENTRAL AND 23 SOUTHERN FLORIDA.

Not later than 30 days after the date of enactmentof this Act, the Secretary shall submit to the Committee

1	on Transportation and Infrastructure of the House of
2	Representatives and the Committee on Environment and
3	Public Works of the Senate a report on the total estimated
4	value of in-kind contributions made by the non-Federal
5	interest with respect to the following six actions, as de-
6	scribed in the final report of the Director of Civil Works
7	on the Central and Southern Florida Project, Kissimmee
8	River Restoration Project, dated April 27, 2018:
9	(1) Shady Oaks Fish Camp land preparation.
10	(2) Rocks Fish Camp land preparation.
11	(3) Levee breaching of Sparks Candler and
12	Bronson Levees.
13	(4) Packingham Slough construction related to
14	land acquisition.
15	(5) Engineering analysis of River Acres engi-
16	neering solution.
17	(6) Small local levee modifications.
18	SEC. 309. LYTLE AND CAJON CREEKS, CALIFORNIA.
19	That portion of the channel improvement project,
20	Lytle and Cajon Creeks, California, authorized to be car-
21	
	ried out as a part of the project for the Santa Ana River
22	ried out as a part of the project for the Santa Ana River Basin, California, by the Act of December 22, 1944

nue groins" is no longer authorized as a Federal project
 beginning on the date of enactment of this Act.

3 SEC. 310. YUBA RIVER BASIN, CALIFORNIA.

4 (a) IN GENERAL.—The project for flood damage re5 duction, Yuba River Basin, California, authorized by sec6 tion 101(a)(10) of the Water Resources Development Act
7 of 1999 (113 Stat. 275) is modified to allow a non-Federal
8 interest to construct a new levee to connect the existing
9 levee with high ground.

10 (b) PROJECT DESCRIPTION.—The levee to be con-11 structed shall tie into the existing levee at a point 12 Northing 2186189.2438, Easting 6703908.8657, thence 13 running east and south along a path to be determined to 14 a point Northing 2187849.4328, Easting 6719262.0164.

(c) COOPERATION AGREEMENT.—The Secretary shall
execute a conforming amendment to the Memorandum of
Understanding Respecting the Sacramento River Flood
Control Project with the State of California dated November 30, 1953, that is limited to changing the description
of the project to reflect the modification.

21 (d) NO FEDERAL COST.—

(1) REVIEW COSTS.—Before construction of the
levee described in subsection (b), the Secretary may
accept and expend funds received from a non-Federal interest to review the planning, engineering, and

	100
1	design of the levee described in subsection (b) to en-
2	sure that such planning, engineering, and design
3	complies with Federal standards.
4	(2) Non-Federal Share.—The non-Federal
5	share of the cost of constructing the levee shall be
6	100 percent.
7	SEC. 311. BOSTON HARBOR RESERVED CHANNEL
8	DEAUTHORIZATIONS.
9	(a) 40-foot Reserved Channel.—
10	(1) IN GENERAL.—The portions of the project
11	for navigation, Boston Harbor, Massachusetts, au-
12	thorized by the first section of the Act of October
13	17, 1940 (54 Stat. 1198, chapter 895) and modified
14	by section 101 of the River and Harbor Act of 1958
15	(72 Stat. 297), section $101(a)(13)$ of the Water Re-
16	sources Development Act of 1990 (104 Stat. 4607),
17	and section $7002(1)$ of the Water Resources Reform
18	and Development Act of 2014 (128 Stat. 1365) de-
19	scribed in paragraph (2) are no longer authorized
20	beginning on the date of enactment of this Act.
21	(2) Areas described.—
22	(A) FIRST AREA.—The first areas de-
23	scribed in this paragraph are—
24	(i) beginning at a point N.
25	2950154.45, E. 785995.64;

1	(ii) running southwesterly about
2	1451.63 feet to a point N. 2950113.83, E.
3	784544.58;
4	(iii) running southeasterly about
5	54.00 feet to a point N. 2950059.85, E.
6	784546.09;
7	(iv) running southwesterly about
8	1335.82 feet to a point N. 2950022.48, E.
9	783210.79;
10	(v) running northwesterly about 83.00
11	feet to a point N. 2950105.44, E.
12	783208.47;
13	(vi) running northeasterly about
14	2787.45 feet to a point N. 2950183.44, E.
15	785994.83; and
16	(vii) running southeasterly about
17	29.00 feet to the point described in clause
18	(i).
19	(B) SECOND AREA.—The second areas de-
20	scribed in this paragraph are—
21	(i) beginning at a point N.
22	2950502.86, E. 785540.84;
23	(ii) running northeasterly about 46.11
24	feet to a point N2950504.16, E785586.94;

1	(iii) running southwesterly about
2	25.67 feet to a point N. 2950480.84, E.
3	785576.18;
4	(iv) running southwesterly to a point
5	N. 2950414.32, E. 783199.83;
6	(v) running northwesterly about 8.00
7	feet to a point N. 2950422.32, E.
8	783199.60;
9	(vi) running northeasterly about
10	2342.58 feet to a point N. 2950487.87, E.
11	785541.26; and
12	(vii) running northwesterly about
13	15.00 feet to the point described in clause
14	(i).
15	(b) 35-foot Reserved Channel.—
16	(1) IN GENERAL.—The portions of the project
17	for navigation, Boston Harbor, Massachusetts, au-
18	thorized by the first section of the Act of October
19	17, 1940 (54 Stat. 1198, chapter 895) and modified
20	by section 101 of the River and Harbor Act of 1958
21	(72 Stat. 297) described in paragraph (2) are no
22	longer authorized beginning on the date of enact-
23	ment of this Act.
24	(2) Areas described.—

1	(A) FIRST AREA.—The first areas de-
2	scribed in this paragraph are—
3	(i) beginning at a point N.
4	2950143.44, E. 787532.14;
5	(ii) running southeasterly about 22.21
6	feet to a point N. 2950128.91, E.
7	787548.93;
8	(iii) running southwesterly about
9	4,339.42 feet to a point N. 2950007.48, E.
10	783211.21;
11	(iv) running northwesterly about
12	15.00 feet to a point N. 2950022.48, E.
13	783210.79; and
14	(v) running northeasterly about
15	4,323.05 feet to the point described in
16	clause (i).
17	(B) SECOND AREA.—The second areas de-
18	scribed in this paragraph are—
19	(i) beginning at a point N.
20	2950502.86, E. 785540.84;
21	(ii) running southeasterly about 15.00
22	feet to a point N. 2950487.87, E.
23	785541.26;

1	(iii) running southwesterly about
2	2342.58 feet to a point N. 2950422.32, E.
3	783199.60;
4	(iv) running southeasterly about 8.00
5	feet to a point N. 2950414.32, E.
6	783199.83;
7	(v) running southwesterly about
8	1339.12 feet to a point N. 2950376.85, E.
9	781861.23;
10	(vi) running northwesterly about
11	23.00 feet to a point N. 2950399.84, E.
12	781860.59; and
13	(vii) running northeasterly about
14	3681.70 feet to the point described in
14 15	3681.70 feet to the point described in
14 15	3681.70 feet to the point described in clause (i).
14 15 16	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN
14 15 16 17	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS.
14 15 16 17 18	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS. Notwithstanding the third sentence of section
14 15 16 17 18 19	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS. Notwithstanding the third sentence of section 1001(b)(2) of the Water Resources Development Act of
 14 15 16 17 18 19 20 21 	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS. Notwithstanding the third sentence of section 1001(b)(2) of the Water Resources Development Act of 1986 (33 U.S.C. 579a(b)(2)), projects and separable ele-
 14 15 16 17 18 19 20 	3681.70 feet to the point described in clause (i). SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS. Notwithstanding the third sentence of section 1001(b)(2) of the Water Resources Development Act of 1986 (33 U.S.C. 579a(b)(2)), projects and separable ele- ments of projects identified in the fiscal year 2017 report

requirements of section 1301(b)(1)(A) of the Water Re-1 2 sources Development Act of 2016 (130 Stat. 1687). 3 SEC. 313. PUGET SOUND NEARSHORE ECOSYSTEM RES-4 TORATION. 5 Section 544(f) of the Water Resources Development 6 Act of 2000 (Public Law 106–541; 114 Stat. 2675) is 7 amended-8 (1) by striking "\$40,000,000" and inserting 9 "\$60,000,000"; and (2) by striking "\$5,000,000" and inserting 10 "\$10,000,000". 11 12 SEC. 314. LAND CONVEYANCE. 13 (a) IN GENERAL.—On the date of enactment of this Act, the Secretary of the Army shall convey to the City 14 15 of Bainbridge, Georgia, without monetary consideration and subject to subsection (b), all right, title, and interest 16 in and to real property described in subsection (c). 17 18 (b) TERMS AND CONDITIONS.— 19 IN GENERAL.—The conveyance by the (1)20 United States under this subsection shall be subject 21 to— 22 (A) the condition that the City of Bain-23 bridge agree to operate, maintain, and manage 24 the property for fish and wildlife, recreation,

1	and environmental purposes at no cost or ex-
2	pense to the United States; and
3	(B) such other terms and conditions as the
4	Secretary determines to be in the interest of the
5	United States.
6	(2) REVERSION.—If the Secretary determines
7	that the real property conveyed under paragraph (1)
8	ceases to be held in public ownership or the city
9	ceases to operate, maintain, and manage the real
10	property in accordance with this subsection, all
11	right, title, and interest in and to the property shall
12	revert to the United States, at the option of the Sec-
13	retary.
14	(c) PROPERTY.—The property to be conveyed is com-
15	posed of the following 3 parcels of land:
16	(1) PARCEL 1.—All that tract or parcel of land
17	lying and being in Land Lots 226. and 228, Fif-
18	teenth Land District, and Land Lots 319, 320, 321,
19	322, 323 and 358, Twentieth Land District, Deca-
20	tur County, Georgia, more particularly described as
21	follows:
22	Beginning at a concrete monument
23	stamped "358" which is 950 feet, more or less,
24	North of the South line and 600 feet, more or
25	less, West of the East line of said Land Lot

1	358, at a corner of a tract of land owned by the
2	United States of America at Lake Seminole and
3	at plane coordinate position North 318,698.72
4	feet and East 360,033.38 feet based on Trans-
5	verse Mercator Projection, Georgia West Zone;
6	Thence Due West 75 feet, more or less, to
7	the contour at elevation 77.0 feet above Mean
8	Sea Level;
9	Thence Northeasterly along the meanders
10	of said 77.0 foot contour a distance of 20,600
11	feet, more or less, to the mouth of the entrance
12	channel to the arena and boat basin;
13	Thence N 75° E 150 feet, more or less, to
14	another point on said 77.0 foot contour;
15	Thence Northeasterly along the meanders
16	of said 77.0 foot contour a distance of 3,300
17	feet, more or less, to a point which is on the
18	boundary of said United States tract and on
19	the boundary of a tract of land now or formerly
20	owned by the City of Bainbridge, Georgia;
21	Thence along the boundary of said United
22	States tract the following courses:
23	S 10° 52' E along the boundary of
24	said City of Bainbridge tract 830 feet,
25	more or less, to a corner of said tract;

1	S 89° 45' E along the boundary of
2	said City of Bainbridge tract 700 feet,
3	more or less, to a concrete monument
4	stamped "J1A", coordinates of said monu-
5	ment being North 328,902.34 feet and
6	East 369,302.33 feet;
7	S 22° 25' W 62 feet, more or less, to
8	a corner of another tract of land owned by
9	the City of Bainbridge, Georgia;
10	S 88° 07' W along the boundary of
11	said City of Bainbridge tract 350 feet,
12	more or less to a corner of said tract;
13	N 84° 00' W along the boundary of
14	said City of Bainbridge tract 100.5 feet to
15	a corner said tract;
16	S 88° 07' W along the boundary of
17	said City of Bainbridge tract 300.0 feet to
18	a corner of said tract;
19	S 14° 16' W along boundary of said
20	City of Bainbridge tract 89.3 feet to a cor-
21	ner of said tract;
22	Southwesterly along the boundary of
23	said City of Bainbridge tract which is
24	along a curve to the right with a radius of

684.69 feet an arc distance of 361.8 feet 1 2 to a corner of said tract; S 30° 00' W along the boundary of 3 4 said City of Bainbridge tract 294.0 feet to 5 a corner of said tract; S 10° 27.' W along the boundary of 6 7 said City of Bainbridge tract 385.0 feet to 8 a corner of said tract; 9 N 73° 31′ W 38 feet, more or less, to 10 a concrete monument; S 16° 25' W 563.7 feet to a concrete 11 monument stamped "J7A"; 12 S 68° 28' W 719.5 feet to a concrete 13 14 monument stamped "J9A"; S 68° 28' W 831.3 feet to a concrete 15 monument stamped "J12A"; 16 17 S 89° 39' \times 746.7 feet to a concrete 18 monument stamped "J11A"; 19 S 01° 22′ w 80.0 feet to a concrete monument stamped "J11B"; 20 21 N 89° 39' W 980.9 feet to a concrete 22 monument stamped "J13A"; S 01° 21′ W 560.0 feet to a concrete 23 24 monument stamped "J15A"; S 37° 14′ W 1,213.0 feet; 25

110

1	N 52° 46′ W 600.0 feet;
2	S 37° 14′ W 1,000.0 feet;
3	S 52° 46′ E 600.0 feet;
4	S 37° 14' W 117.0 feet to a concrete
5	monument stamped "320/319";
6	S 37° 13' W 1,403.8 feet to a con-
7	crete monument stamped "322/319";
8	S 37° 13' W 2,771.4 feet to a con-
9	crete monument stamped "322/323";
10	S 37° 13′ W 1,459.2 feet;
11	N 89° 04' W 578.9 feet;
12	S 53° 42′ W 367.7 feet;
13	S 43° 42′ W 315.3 feet;
14	S 26° 13' W 654.9 feet, more or less,
15	to the point of beginning.
16	Containing 550.00 acres, more or less, and
17	being a part of Tracts L-1105 and L-1106 of
18	Lake Seminole.
19	(2) PARCEL 2.—All that tract or parcel of land
20	lying and lying and being in Land Lot 226, Fif-
21	teenth Land District, Decatur County, Georgia,
22	more particularly described as follows:
23	Beginning at a point which is on the East
24	right-of-way line of the Seaboard Airline Rail-
25	road, 215 feet North of the South end of the
	,

1	trestle over the Flint River, and at a corner of
2	a tract of land owned by the United States of
3	America at Lake Seminole;
4	Thence Southeasterly along the boundary
5	of said United States tract which is along a
6	curve to the right a distance of 485 feet, more
7	or less, to a point which is 340 feet, more or
8	less, S 67° 00' E from the South end of said
9	trestle, and at a corner of said United States
10	tract;
11	Thence N 70° 00' E along the boundary of
12	said United States tract 60.0 feet to a corner
13	of said tract;
14	Thence Northerly along the boundary of
15	said United States tract which is along a curve
16	to the right a distance of 525 feet, more or less,
17	to a corner of said tract;
18	Thence S 05° $00'$ W along the boundary of
19	said United States tract 500.0 feet to a corner
20	of said tract;
21	Thence Due West along the boundary of
22	said United States tract 370 feet, more or less,
23	to a point which is on the East right-of-way line
24	of said railroad and at a corner of said United
25	States tract;

1	Thence N $13^{\circ} 30'$ W along the boundary
2	of said United States tract which is along the
3	East right-of-way line of said railroad a dis-
4	tance of 310 feet, more or less, to the point of
5	beginning.
6	Containing 3.67 acres, more or less, and
7	being all of Tract L-1124 of Lake Seminole.
8	Parcels 1 and 2 contain in the aggregate
9	553.67 acres, more or less.
10	(3) PARCEL 3.—All that tract or panel of land
11	lying and being in Land Lot 225, Fifteenth Land
12	District, Decatur County, Georgia, more particularly
13	described as follows:
14	Beginning at an iron marker designated
15	" $225/226/$ ", which is on the South line and 500
16	feet, more or less, West of the Southeast corner
17	of said Land Lot 225 at a corner of a tract of
18	land owned by the United States of America at
19	Lake Seminole and at plane coordinate position
20	North 330,475.82 feet and East 370,429.36
21	feet, based on Transverse Mercator Projection,
22	Georgia West Zone;
23	Thence Due West along the boundary of
24	said United States tract a distance of 53.0 feet
25	to a monument stamped "225/226-A";

1 Thence continue Due West along the 2 boundary of said United States tract a distance 3 of 56 feet, more or less, to a point on the East 4 bank of the Flint River; 5 Thence Northerly, upstream, along the me-6 anders of the East bank of said river a distance 7 of 1,200 feet, more or less, to a point which is 8 on the Southern right-of-way line of U.S. High-9 way No. 84 and at a corner of said United 10 States tract; 11 Thence Easterly and Southeasterly along 12 the Southern right-of-way line of said highway, 13 which is along the boundary of said United 14 States tract a distance of 285 feet, more or 15 less, to a monument stamped "L-23-1", the co-16 ordinates of said monument being North 17 331,410.90 and East 370,574.96; 18 Thence S 02° 25' E along the boundary of 19 said United States tract a distance of 650.2 feet to a monument stamped "225-A"; 20 Thence S 42° 13' E along the boundary of 21 22 said United States tract a distance of 99.8 feet 23 to a monument stamped "225";

1	Thence S 48° 37' W along the boundary of
2	said United States tract a distance of 319.9
3	feet, more or less, to the point of beginning.
4	Containing 4.14 acres, more or less, and
5	being all of Tract L-1123 of the Lake Seminole
6	Project.
7	SEC. 315. CEDAR RIVER, CEDAR RAPIDS, IOWA.
8	The Secretary shall expedite completion of the project
9	for flood risk management, Cedar River, Cedar Rapids,
10	Iowa, authorized by section $7002(2)$ of the Water Re-
11	sources Development Act of 2014 (128 Stat. 1366).
12	SEC. 316. CORPS OF ENGINEERS BRIDGE REPAIR AND DI-
13	VESTITURE PROGRAM FOR NEW ENGLAND
	VESTITURE PROGRAM FOR NEW ENGLAND EVACUATION ROUTES.
14	
14 15	EVACUATION ROUTES.
14 15 16	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec-
14 15 16 17	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge
14 15 16 17 18	EVACUATION ROUTES. Subject to the availability of appropriations, the Secretary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is—
14 15 16 17 18 19	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is— (1) located in any of the States of Connecticut,
 14 15 16 17 18 19 20 	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is— (1) located in any of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Is-
 14 15 16 17 18 19 20 21 	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is— (1) located in any of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Is- land, and Vermont; and
 13 14 15 16 17 18 19 20 21 22 23 	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is— (1) located in any of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Is- land, and Vermont; and (2) necessary for evacuation during an extreme
 14 15 16 17 18 19 20 21 22 	EVACUATION ROUTES. Subject to the availability of appropriations, the Sec- retary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is— (1) located in any of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Is- land, and Vermont; and (2) necessary for evacuation during an extreme weather event.

(1) FEDERAL LAND.—The term "Federal land"
 means the approximately 288 acres of land situated
 in Whitman County, Washington, contained within
 Tract D of Little Goose Lock and Dam.

(2) NON-FEDERAL LAND.—The term "non-Fed-5 6 eral land" means a tract or tracts of land owned by 7 the Port of Whitman County, Washington, that the 8 Secretary determines, with approval of the Wash-9 ington Department of Fish and Wildlife and the 10 Secretary of the Interior acting through the Director 11 of the United States Fish and Wildlife Service, 12 equals or exceeds the value of the Federal land both 13 as habitat for fish and wildlife and for recreational 14 opportunities related to fish and wildlife.

(b) LAND EXCHANGE.—On conveyance by the Port
of Whitman County to the United States of all right, title,
and interest in and to the non-Federal land, the Secretary
of the Army shall convey to the Port of Whitman County
all right, title, and interest of the United States in and
to the Federal land.

21 (c) DEEDS.—

(1) DEED TO NON-FEDERAL LAND.—The Secretary may only accept conveyance of the non-Federal land by warranty deed, as determined acceptable by the Secretary.

1 (2) DEED TO FEDERAL LAND.—The Secretary 2 shall convey the Federal land to the Port of Whit-3 man County by quitclaim deed and subject to any 4 reservations, terms, and conditions the Secretary de-5 termines necessary to allow the United States to op-6 erate and maintain the Lower Snake River Project 7 and to protect the interests of the United States.

8 (d) CASH PAYMENT.—If the appraised fair market 9 value of the Federal land, as determined by the Secretary, 10 exceeds the appraised fair market value of the non-Federal 11 land, as determined by the Secretary, the Port of Whitman 12 County shall make a cash payment to the United States 13 reflecting the difference in the appraised fair market val-14 ues.

(e) ADMINISTRATIVE EXPENSES.—The Port of Whitman County shall be responsible for the administrative
costs of the transaction in accordance with section 2695
of title 10, United States Code.

(f) LIABILITY.—The Port of Whitman County shall
hold the United States harmless from any liability with
respect to activities carried out on the Federal land on
or after the date of the conveyance.

23 (g) APPLICABILITY OF REAL PROPERTY SCREENING
24 PROVISIONS.—Section 2696 of title 10, United States

Code, shall not apply to the conveyance of the Federal
 land under this section.

3 (h) SURVEY TO OBTAIN LEGAL DESCRIPTION.—The
4 exact acreage and legal description of the Federal land
5 and non-Federal land shall be determined by a survey that
6 is satisfactory to the Secretary.

7 SEC. 318. HAMPTON HARBOR, NEW HAMPSHIRE, NAVIGA8 TION IMPROVEMENT PROJECT.

9 In carrying out the project for navigation, Hampton 10 Harbor, New Hampshire, under section 107 of the River 11 and Harbor Act of 1960 (33 U.S.C. 577), the Secretary 12 shall use all existing authorities of the Secretary to miti-13 gate severe shoaling.

14 SEC. 319. PORTSMOUTH HARBOR AND PISCATAQUA RIVER.

The Secretary shall expedite the project for navigation for Portsmouth Harbor and the Piscataqua River authorized by section 101 of the River and Harbor Act of
1962 (76 Stat. 1173).

19 TITLE IV—WATER RESOURCES 20 INFRASTRUCTURE

21 SEC. 401. PROJECT AUTHORIZATIONS.

The following projects for water resources development and conservation and other purposes, as identified in the reports titled "Report to Congress on Future Water Resources Development" submitted to Congress on March 17, 2017, and February 5, 2018, respectively, pursuant
 to section 7001 of the Water Resources Reform and Devel opment Act of 2014 (33 U.S.C. 2282d) or otherwise re viewed by Congress are authorized to be carried out by
 the Secretary substantially in accordance with the plans,
 and subject to the conditions, described in the respective
 reports or decision documents designated in this section:
 (1) NAVIGATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. TX	Galveston Harbor Channel Exten- sion Project, Houston-Gal- veston Naviga- tion Channels	Aug. 8, 2017	Federal: \$10,046,000 Non-Federal: \$3,349,000 Total: \$13,395,000

9

(2) FLOOD RISK MANAGEMENT.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. NY	Mamaroneck- Sheldrake Riv- ers	Dec. 14, 2017	Federal: \$53,500,000 Non-Federal: \$28,750,000 Total: \$82,250,000
2. HI	Ala Wai Canal	Dec. 21, 2017	Federal: \$198,962,000; Non-Federal: \$107,133,000 Total: \$306,095,000

(3) Hurricane and storm damage risk re-

2 DUCTION.—

1

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Initial Costs and Estimated Renourishment Costs
1. FL	St. Johns County	Aug. 8, 2017	Initial Federal: \$5,712,000 Initial Non-Federal: \$19,122,000 Initial Total: \$24,834,000 Renourishment Federal: \$9,484,000 Renourishment Non-Federal: \$44,099,000 Renourishment Total: \$53,583,000
2. TX	Sabine Pass to Galveston Bay	Dec. 7, 2017	Initial Federal: \$2,157,202,000 Initial Non-Federal: \$1,161,570,000 Initial Total: \$3,318,772,000
3. FL	St. Lucie County	Dec. 15, 2017	Initial Federal: \$7,097,000 Initial Non-Federal: \$13,179,000 Initial Total: \$20,276,000 Renourishment Federal: \$8,915,000 Renourishment Non-Federal: \$24,105,000 Renourishment Total: \$33,020,000

3 (4) FLOOD RISK MANAGEMENT AND ECO-

4 SYSTEM RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. NM	Española Valley, Rio Grande	May 11, 2018	Federal: \$40,117,000 Non-Federal: \$21,601,000 Total: \$61,718,000

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
1. GA	Savannah Harbor Expansion Project	Dec. 5, 2016	Federal: \$677,613,600 Non-Federal: \$295,829,400 Total: \$973,443,000
2. KY	Kentucky River Locks and Dams - 1, 2, 3, and 4	April 20, 2018	Federal: \$0 Non-Federal: \$0 Total: \$0

(5) Modifications and other projects.—

Passed the House of Representatives June 6, 2018.

Attest:

KAREN L. HAAS,

Clerk.

Calendar No. 488

¹¹⁵TH CONGRESS H. R. 8

AN ACT

To provide for improvements to the rivers and harbors of the United States, to provide for the conservation and development of water and related resources, and for other purposes.

June 26, 2018

Read twice and placed on the calendar