(Original	Signature of	f Member)

116TH CONGRESS 2D SESSION

H.R.

To amend the National Environmental Policy Act of 1969 to clarify ambiguous provisions, align the Act with relevant case law, reflect modern technologies, optimize interagency coordination, and facilitate a more efficient, effective, and timely environmental review process.

IN THE HOUSE OF REPRESENTATIVES

Mr. Graves of Louisiana	introduced	the following	bill; v	which w	vas re	eferred	to
the Committee	on						

A BILL

To amend the National Environmental Policy Act of 1969 to clarify ambiguous provisions, align the Act with relevant case law, reflect modern technologies, optimize interagency coordination, and facilitate a more efficient, effective, and timely environmental review process.

- 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.
- This Act may be cited as "BUILDER Act of 2020"
- 5 or the "Building United States Infrastructure through
- 6 Limited Delays and Efficient Reviews Act of 2020".

1	SEC. 2. NATIONAL ENVIRONMENTAL POLICY ACT OF 1969.
2	(a) Paragraph (2) of Section 102.—Section
3	102(2) of the National Environmental Policy Act of 1969
4	(42 U.S.C. 4332(2)) is amended—
5	(1) in subparagraph (A), by striking "insure"
6	and inserting "ensure";
7	(2) in subparagraph (B), by striking "insure"
8	and inserting "ensure";
9	(3) in subparagraph (C)—
10	(A) by inserting "consistent with the provi-
11	sions of this Act and except as provided by
12	other provisions of law," before "include in
13	every";
14	(B) by striking clauses (i) through (v) and
15	inserting the following:
16	"(i) reasonably foreseeable environmental
17	effects with a reasonably close causal relation-
18	ship to the proposed agency action;
19	"(ii) any reasonably foreseeable adverse en-
20	vironmental effects which cannot be avoided
21	should the proposal be implemented;
22	"(iii) a reasonable number of alternatives
23	to the proposed agency action that are tech-
24	nically and economically feasible, are within the
25	jurisdiction of the agency, meet the purpose and

1	need of the proposed agency action, and, where
2	applicable, meet the goals of the applicant;
3	"(iv) the relationship between local short-
4	term uses of man's environment and the main-
5	tenance and enhancement of long-term produc-
6	tivity; and
7	"(v) any irreversible and irretrievable com-
8	mitments of Federal resources which would be
9	involved in the proposed agency action should it
10	be implemented."; and
11	(C) by striking "the responsible Federal
12	official" and inserting "the head of the lead
13	agency";
14	(4) in subparagraph (D), by striking "Any"
15	and inserting "any";
16	(5) by redesignating subparagraphs (D)
17	through (I) as subparagraphs (F) through (K), re-
18	spectively;
19	(6) by inserting after subparagraph (C) the fol-
20	lowing:
21	"(D) ensure the professional integrity, including
22	scientific integrity, of the discussion and analysis in
23	an environmental document;
24	"(E) make use of reliable existing data and re-
25	sources in carrying out this Act;";

1	(7) in subparagraph (G), as amended, by in-
2	serting "consistent with the provisions of this Act,"
3	before "study,"; and
4	(8) in subparagraph (H), as amended, by in-
5	serting "consistent with the provisions of this Act"
6	before "recognize".
7	(b) New Sections.—Title I of the National Envi-
8	ronmental Policy Act of 1969 (42 U.S.C. 4321 et seq.)
9	is amended by adding at the end the following:
10	"SEC. 106. PROCEDURE FOR DETERMINATION OF LEVEL OF
11	REVIEW.
12	"(a) Threshold Determinations.—An agency is
13	not required to prepare an environmental document with
14	respect to a proposed agency action if—
15	"(1) such action is not a final agency action
16	within the meaning of such term in chapter 5 of title
17	5, United States Code;
18	"(2) such proposed agency action is covered by
19	a categorical exclusion established by a Federal
20	agency;
21	"(3) the preparation of such document would
22	clearly and fundamentally conflict with the require-
23	ments of another provision of law;
24	"(4) the proposed agency action is, in whole or
25	in part, a nondiscretionary action with respect to

1	which such agency does not have authority to take
2	environmental factors into consideration in deter-
3	mining whether to take the proposed action; or
4	"(5) the proposed agency action is an action for
5	which such agency's compliance with another stat-
6	ute's requirements serve the same function as the
7	requirements of this Act with respect to such action.
8	"(b) Levels of Review.—
9	"(1) Environmental impact statement.—
10	An agency shall issue an environmental impact
11	statement with respect to a proposed agency action
12	that has a significant effect on the quality of the
13	human environment.
14	"(2) Environmental assessment.—An agen-
15	cy shall issue an environmental assessment with re-
16	spect to a proposed agency action that is not likely
17	to have a significant effect on the quality of the
18	human environment, or if the significance of such ef-
19	fect is unknown. Such environmental assessment
20	shall be a concise public document prepared by a
21	Federal agency to provide notice to the public for
22	the basis of such agency's finding of no significant
23	impact.
24	"(3) Sources of information.—In making a
25	determination under this subsection, an agency—

1	"(A) may make use of any reliable data
2	source; and
3	"(B) is not required to undertake new sci-
4	entific or technical research.
5	"SEC. 107. TIMELY AND UNIFIED FEDERAL REVIEWS.
6	"(a) Lead Agency.—
7	"(1) Designation.—If there are two or more
8	involved Federal agencies, such agencies shall deter-
9	mine, by letter or memorandum, which agency shall
10	be the lead agency based on consideration of the fol-
11	lowing factors:
12	"(A) Magnitude of agency's involvement.
13	"(B) Project approval or disapproval au-
14	thority.
15	"(C) Expertise concerning the action's en-
16	vironmental effects.
17	"(D) Duration of agency's involvement.
18	"(E) Sequence of agency's involvement.
19	"(2) Joint Lead Agencies.—In making a de-
20	termination under paragraph (1), the involved Fed-
21	eral agencies may, in addition to a Federal agency,
22	appoint such Federal, State, Tribal, or local agencies
23	as joint lead agencies as the involved Federal agen-
24	cies shall determine appropriate. Joint lead agencies

1	shall jointly fulfill the role described in paragraph
2	(3).
3	"(3) Role.—A lead agency shall, with respect
4	to a proposed agency action—
5	"(A) supervise the preparation of an envi-
6	ronmental document if, with respect to such
7	proposed agency action, there is more than one
8	involved Federal agency;
9	"(B) request the participation of each co-
10	operating agency;
11	"(C) in preparing an environmental docu-
12	ment, give consideration to any analysis or pro-
13	posal created by a cooperating agency with ju-
14	risdiction by law or special expertise;
15	"(D) develop a schedule, in consultation
16	with each involved cooperating agency and such
17	other entities as the lead agency determines ap-
18	propriate, for completion of any environmental
19	review, permit, or authorization required to
20	carry out the proposed agency action;
21	"(E) if the lead agency determines that a
22	review, permit, or authorization will not be com-
23	pleted in accordance with the schedule devel-
24	oped under subparagraph (D), notify the agen-
25	cy responsible for issuing such review, permit,

1	or authorization of the discrepancy and request
2	that such agency take such measures as such
3	agency determines appropriate to comply with
4	such schedule; and
5	"(F) meet with a cooperating agency that
6	requests such a meeting.
7	"(4) Cooperating agency.—The lead agency
8	may, with respect to a proposed agency action, des-
9	ignate any involved Federal agency or a State, Trib-
10	al, or local agency as a cooperating agency. A co-
11	operating agency may, not later than a date speci-
12	fied by the lead agency, submit comments to the
13	lead agency. Such comments shall be limited to mat-
14	ters relating to the proposed agency action with re-
15	spect to which such agency has special expertise or
16	jurisdiction by law with respect to an environmental
17	issue.
18	"(5) Request for Designation.—Any Fed-
19	eral, State, Tribal, or local agency or person that is
20	substantially affected by the lack of a designation of
21	a lead agency with respect to a proposed agency ac-
22	tion under paragraph (1) may submit a written re-
23	quest for such a designation to an involved Federal
24	agency. An agency that receives a request under this

1	paragraph shall transmit such request to each in-
2	volved Federal agency and to the Council.
3	"(6) Council designation.—
4	"(A) Request .—Not earlier than 45 days
5	after the date on which a request is submitted
6	under paragraph (5), if no designation has been
7	made under paragraph (1), a Federal, State,
8	Tribal, or local agency or person that is sub-
9	stantially affected by the lack of a designation
10	of a lead agency may request that the Council
11	designate a lead agency. Such request shall con-
12	sist of—
13	"(i) a precise description of the nature
14	and extent of the proposed agency action;
15	and
16	"(ii) a detailed statement with respect
17	to each involved Federal agency and each
18	factor listed in paragraph (1) regarding
19	which agency should serve as lead agency.
20	"(B) Transmission.—The Council shall
21	transmit a request received under subparagraph
22	(A) to each involved Federal agency.
23	"(C) Response.—An involved Federal
24	agency may, not later than 20 days after the
25	date of the submission of a request under sub-

1	paragraph (A), submit to the Council a re-
2	sponse to such request.
3	"(D) Designation.—Not later than 40
4	days after the date of the submission of a re-
5	quest under subparagraph (A), the Council
6	shall designate the lead agency with respect to
7	the relevant proposed agency action.
8	"(b) ONE DOCUMENT.—To the extent practicable, if
9	there are 2 or more involved Federal agencies with respect
10	to a proposed agency action and the lead agency has deter-
11	mined that section 102(2)(C) requires the issuance of an
12	environmental document, such requirement shall be
13	deemed satisfied with respect to all involved Federal agen-
14	cies if the lead agency issues such an environmental docu-
15	ment.
16	"(c) REQUEST FOR PUBLIC COMMENT.—Each notice
17	of intent to prepare an environmental impact statement
18	under section 102 shall include a request for public com-
19	ment on potential alternatives or impacts and on relevant
20	information, studies, or analyses with respect to the pro-
21	posed agency action.
22	"(d) Statement of Purpose and Need.—Each
23	environmental impact statement shall include a statement
24	of purpose and need that briefly summarizes the under-
25	lying purpose and need for the proposed agency action.

1	"(e) ESTIMATED TOTAL COST.—The cover sheet for
2	each environmental impact statement shall include a state-
3	ment of the estimated total cost of preparing such environ-
4	mental impact statement, including the costs of agency
5	full-time equivalent personnel hours, contractor costs, and
6	other direct costs.
7	"(f) Sponsor Preparation.—A lead agency may
8	allow a project sponsor to prepare an environmental as-
9	sessment or an environmental impact statement, if such
10	agency provides such sponsor with appropriate guidance
11	and assists in the preparation. The lead agency shall inde-
12	pendently evaluate the environmental document and shall
13	take responsibility for the contents upon adoption.
14	"(g) Deadlines.—
15	"(1) Issuance of environmental impact
16	STATEMENT.—Except as provided in paragraph (2),
17	with respect to a proposed agency action, a lead
18	agency shall complete—
19	"(A) the environmental impact statement
20	not later than the date that is 2 years after the
21	date on which such agency determines that sec-
22	tion 102(2)(C) requires the issuance of an envi-
23	ronmental impact statement with respect to
24	such action; or

1	"(B) the environmental assessment not
2	later than the date that is 1 year after the date
3	on which such agency determines that such
4	102(2)(C) requires the issuance of an environ-
5	mental assessment with respect to such action.
6	"(2) Delay.—A lead agency that determines it
7	is not able to meet the deadline described in para-
8	graph (1) may approve a delay of such deadline in
9	writing and establish a new timeline that provides
10	only so much additional time as is necessary to com-
11	plete such environmental impact statement or envi-
12	ronmental assessment.
13	"SEC. 108. JUDICIAL REVIEW.
13 14	"SEC. 108. JUDICIAL REVIEW. "(a) LIMITATIONS ON CLAIMS.—Notwithstanding
	"(a) Limitations on Claims.—Notwithstanding
14 15	"(a) Limitations on Claims.—Notwithstanding
14 15 16	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal
14 15 16 17	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act,
14 15 16 17	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act, of a determination made under this Act, or of Federal ac-
14 15 16 17	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act, of a determination made under this Act, or of Federal action resulting from a determination made under this Act,
14 15 16 17 18	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act, of a determination made under this Act, or of Federal action resulting from a determination made under this Act, shall be barred unless—
14 15 16 17 18 19 20	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act, of a determination made under this Act, or of Federal action resulting from a determination made under this Act, shall be barred unless— "(1) in the case of a claim pertaining to a pro-
14 15 16 17 18 19 20	"(a) LIMITATIONS ON CLAIMS.—Notwithstanding any other provision of law, a claim arising under Federal law seeking judicial review of compliance with this Act, of a determination made under this Act, or of Federal action resulting from a determination made under this Act, shall be barred unless— "(1) in the case of a claim pertaining to a proposed agency action for which—

1	"(B) the claim is filed by a party that par-
2	ticipated in the administrative proceedings re-
3	garding such environmental document; or
4	"(C) the claim is filed by a party that sub-
5	mitted a comment during the public comment
6	period for such administrative proceedings and
7	such comment was sufficiently detailed to put
8	the lead agency on notice of the issue upon
9	which the party seeks judicial review;
10	"(2) except as provided in subsection (b), such
11	claim is filed not later than 120 days after the date
12	of publication of a notice in the Federal Register of
13	agency intent to carry out the proposed agency ac-
14	tion;
15	"(3) such claim is filed after the issuance of a
16	record of decision or other final agency action with
17	respect to the relevant proposed agency action; and
18	"(4) such claim does not challenge the estab-
19	lishment of a categorical exclusion under section
20	102.
21	"(b) Supplemental Environmental Impact
22	STATEMENT.—
23	"(1) SEPARATE FINAL AGENCY ACTION.—The
24	issuance of a supplemental environmental impact
25	statement shall be considered a final agency action

1	for the purposes of chapter 5 of title 5, United
2	States Code, separate from the issuance of any pre-
3	vious environmental impact statement with respect
4	to the same proposed agency action.
5	"(2) Deadline for filing a claim.—A claim
6	seeking judicial review of a supplemental environ-
7	mental review issued under section 102(2)(C) shall
8	be barred unless—
9	"(A) such claim is filed within 120 days of
10	the date on which such supplemental environ-
11	mental impact statement is issued; and
12	"(B) such claim is based on information
13	contained in such supplemental environmental
14	impact statement that was not contained in a
15	previous environmental document pertaining to
16	the same proposed agency action.
17	"(c) Prohibition on Injunctive Relief.—Not-
18	withstanding any other provision of law, a violation of this
19	Act shall not constitute the basis for injunctive relief.
20	"(d) Rule of Construction.—Nothing in this sub-
21	section shall be construed to create a right of judicial re-
22	view or place any limit on filing a claim with respect to
23	the violation of the terms of a permit, license, or approval.
24	"SEC. 109. DEFINITIONS.
25	"In this title:

1	"(1) CATEGORICAL EXCLUSION.—The term
2	'categorical exclusion' means a category of actions
3	that a Federal agency has determined normally does
4	not significantly affect the quality of the human en-
5	vironment within the meaning of section 102(2)(C).
6	"(2) Cooperating agency.—The term 'co-
7	operating agency' means any Federal, State, Tribal,
8	or local agency that has been designated as a co-
9	operating agency under section 107(a)(4).
10	"(3) COUNCIL.—The term 'Council' means the
11	Council on Environmental Quality established in
12	title II.
13	"(4) Environmental assessment.—The
14	term 'environmental assessment' means an environ-
15	mental assessment prepared under section
16	106(b)(2).
17	"(5) Environmental document.—The term
18	'environmental document' means an environmental
19	impact statement, an environmental assessment, or
20	a finding of no significant impact.
21	"(6) Environmental impact statement.—
22	The term 'environmental impact statement' means a
23	detailed written statement that is required by section
24	102(2)(C) of this Act.

1	"(7) Finding of no significant impact.—
2	The term 'finding of no significant impact' means a
3	determination by a Federal agency that a proposed
4	agency action does not require the issuance of an en-
5	vironmental impact statement.
6	"(8) Involved federal agency.—The term
7	'involved Federal agency' means an agency that,
8	with respect to a proposed agency action—
9	"(A) proposed such action; or
10	"(B) is involved in such action because
11	such action is directly related, through func-
12	tional interdependence or geographic proximity,
13	in an action such agency has taken or has pro-
14	posed to take
15	"(9) Lead agency.—The term 'lead agency'
16	means, with respect to a proposed agency action—
17	"(A) the agency that proposed such action;
18	or
19	"(B) if there are 2 or more involved Fed-
20	eral agencies with respect to such action, the
21	agency designated under section 107(a).
22	"(10) Major federal action.—
23	"(A) IN GENERAL.—The term 'major Fed-
24	eral action' means an action that the agency

1	carrying out such action determines is subject
2	to Federal control and responsibility.
3	"(B) Exclusion.—The term 'major Fed-
4	eral action' does not include—
5	"(i) a non-Federal action with mini-
6	mal Federal funding or minimal Federal
7	involvement where a Federal agency can-
8	not control the outcome of the project;
9	"(ii) funding assistance solely in the
10	form of general revenue sharing funds with
11	no Federal agency control over the subse-
12	quent use of such funds;
13	"(iii) loans, loan guarantees, or other
14	forms of financial assistance where a Fed-
15	eral agency does not exercise sufficient
16	control and responsibility over the effect of
17	the action;
18	"(iv) farm ownership and operating
19	loan guarantees by the Farm Service
20	Agency pursuant to sections 305 and 311
21	through 319 of the Consolidated Farmers
22	Home Administration Act of 1961 (7
23	U.S.C. 1925 and 1941 through 1949);
24	"(v) business loan guarantees pro-
25	vided by the Small Business Administra-

1	tion pursuant to section 7(a) or (b) and of
2	the Small Business Act (15 U.S.C.
3	636(a)), or title V of the Small Business
4	Investment Act of 1958 (15 U.S.C. 695 et
5	seq.); or
6	"(vi) bringing judicial or administra-
7	tive civil or criminal enforcement actions.
8	"(11) Reasonably foreseeable.—The term
9	'reasonably foreseeable' means sufficiently likely to
10	occur such that an individual of ordinary prudence
11	would take such occurrence into account in reaching
12	a decision.".