

# BOARD OF DIRECTORS EAST BAY MUNICIPAL UTILITY DISTRICT

375 - 11th Street, Oakland, CA 94607

Office of the Secretary: (510) 287-0440

## AGENDA Tuesday, September 8, 2015

## REGULAR CLOSED SESSION 11:00 a.m., Board Room

## **ROLL CALL:**

**<u>PUBLIC COMMENT</u>**: The Board of Directors is limited by State law to providing a brief response, asking questions for clarification, or referring a matter to staff when responding to items that are not listed on the agenda.

## ANNOUNCEMENT OF CLOSED SESSION AGENDA:

- 1. Significant exposure to litigation pursuant to Government Code section 54956.9(d)(2): one matter.
- 2. Initiation of litigation pursuant to Government Code section 54956.9(d)(4): one matter.

(The Board will hold Closed Session in Conference Room 8A/B)

## REGULAR BUSINESS MEETING 1:15 p.m., Board Room

## **ROLL CALL:**

## **BOARD OF DIRECTORS:**

• Pledge of Allegiance

## **ANNOUNCEMENTS FROM CLOSED SESSION:**

**<u>PUBLIC COMMENT</u>**: The Board of Directors is limited by State law to providing a brief response, asking questions for clarification, or referring a matter to staff when responding to items that are not listed on the agenda.

**CONSENT CALENDAR:** (Single motion and vote approving 5 recommendations.)

- 1. Approve the Regular Meeting Minutes of August 11, 2015.
- 2. File correspondence with the Board.

## **CONSENT CALENDAR:** (Continued)

- 3. Authorize an agreement beginning on or after October 1, 2015 with SN Sands Corp. dba S & S Trucking in an amount not to exceed \$275,420 annually for hauling and disposal of wastewater treatment residuals (grit, screenings, and skimmings) for three years with two options to renew for an additional one-year period to include annual CPI increases for a total cost of \$1,514,810 under RFQ 1521.
- 4. Authorize an agreement beginning on or after September 9, 2015, with Pacific Water Resources in an amount not to exceed \$90,000, after the addition of taxes, for the repair of the Clay Station Raw Water Pumping Plant Unit 3 pump.
- 5. Authorize an amendment to an agreement with the Schnur Consulting Group in the amount of \$75,000 increasing the total amount of the agreement to \$197,300, for services related to implementation of District values and organizational improvements strategies beginning September 8, 2015.

#### **DETERMINATION AND DISCUSSION:**

- 6. Legislative Update:
  - Receive Legislative Report No. 09-15 and receive information on the following bills: SB 188 (Hancock) Municipal Utility District: Utility Charges: Delinquencies; AB 142 (Bigelow) Wild and Scenic Rivers: Mokelumne River; SB 20 (Pavley) California Water Resiliency Investment Act; and consider positions on the following bills: S. 1837 (Boxer) Drought Recovery and Resilience Act of 2015; and S. 1894 (Feinstein, Boxer) California Emergency Drought Relief Act of 2015.
  - Update on Legislative Issues of Interest to EBMUD
- 7. General Manager's Report:
  - 2015 Critical Drought Action Plan Update
  - Monthly Report August 2015

## **REPORTS AND DIRECTOR COMMENTS:**

- 8. Committee Reports:
  - Planning
  - Legislative/Human Resources
- 9. Director Comments.

Regular Meeting of September 8, 2015 Page 3 of 4

## **ADJOURNMENT:**

The next Regular Meeting of the Board of Directors will be held at 1:15 p.m. on Tuesday, September 22, 2015 in the Administration Center Board Room, 375 Eleventh Street, Oakland, California.

#### Disability Notice

If you require a disability-related modification or accommodation to participate in an EBMUD public meeting please call the Office of the Secretary (510) 287-0404. We will make reasonable arrangements to ensure accessibility. Some special equipment arrangements may require 48 hours advance notice.

#### **Document Availability**

Materials related to an item on this Agenda that have been submitted to the EBMUD Board of Directors within 72 hours prior to this meeting are available for public inspection in EBMUD's Office of the Secretary at 375 11<sup>th</sup> Street, Oakland, California, during normal business hours.

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## **BOARD CALENDAR**

| Date                   | Meeting   | Time/Location                            | Topics  |
|------------------------|---|--|---|
| Monday, September 7    | Labor Day Holiday   |  | District Offices Closed   |
| Tuesday, September 8   | Planning Committee McIntosh {Chair}, Linney, Young  | 9:15 a.m.<br>Training Resource<br>Center | <ul> <li>Update on San Francisco         Bay Nutrient Efforts</li> <li>Main Wastewater         Treatment Plant Odor         Mitigation Update</li> </ul>  |
|                        | Legislative/Human Resources Committee Coleman {Chair}, McIntosh, Patterson  | 10:00 a.m. Training Resource Center      | <ul> <li>Update on District Values         Assessment Project     </li> <li>Chabot Dam Seismic         Improvement Project-Pilot         Project Labor Agreement         Update     </li> <li>Legislative Report</li> </ul> |
|                        | Board of Directors  | 11:00 a.m.<br>1:15 p.m.                  | <ul><li> Closed Session</li><li> Regular Meeting</li></ul>  |
| Wednesday, September 9 | Admission Day Holiday   |  | District Offices Closed   |
| Tuesday, September 22  | Finance/Administration Committee Patterson {Chair}, Katz, Young   |  |   |
|                        | <b>Board of Directors</b>   | 11:00 a.m.<br>1:15 p.m.                  | <ul><li>Closed Session</li><li>Regular Meeting</li></ul>  |
| Tuesday, October 13    | Planning Committee McIntosh {Chair}, Linney, Young Legislative/Human Resources Committee Coleman {Chair}, McIntosh, Patterson |  |   |
|                        | <b>Board of Directors</b>   | 11:00 a.m.<br>1:15 p.m.                  | <ul><li>Closed Session</li><li>Regular Meeting</li></ul>  |
| Tuesday, October 27    | Finance/Administration Committee Patterson {Chair}, Katz, Young   |  |   |
|                        | <b>Board of Directors</b>   | 11:00 a.m.<br>1:15 p.m.                  | <ul><li> Closed Session</li><li> Regular Meeting</li></ul>  |

Draft Prepared By

## **MINUTES**

Tuesday, August 11, 2015

East Bay Municipal Utility District Board of Directors 375 Eleventh Street Oakland, California

## **Regular Closed Session Meeting**

President Frank Mellon called to order the Regular Closed Session Meeting of the Board of Directors at 11:01 a.m. in the Administration Center Board Room.

## **ROLL CALL**

Directors John A. Coleman, Andy Katz, Doug Linney, Lesa R. McIntosh, William B. Patterson, Marguerite Young, and President Frank Mellon were present at roll call.

Staff present included General Manager Alexander R. Coate, General Counsel Craig S. Spencer, Risk Manager Karen K. Curry (Item 1a), Attorney Xanthe M. Berry (Item 1a), Manager of Human Resources Laura A. Brunson (Item 1b), Attorney Lourdes Matthew (Item 1b), Manager of Customer and Community Services Sherri A. Hong (Item 2), Director of Operations and Maintenance Michael J. Wallis (Item 3), and Manager of Security and Emergency Steven G. Frew (Item 3).

#### **PUBLIC COMMENT**

There was no public comment.

#### ANNOUNCEMENT OF CLOSED SESSION AGENDA

President Frank Mellon announced the closed session agenda. The Board convened to Conference Room 8a/b for discussion.

## Regular Business Meeting

President Frank Mellon called to order the Regular Business Meeting of the Board of Directors at 1:15 p.m. in the Administration Building Board Room.

## ROLL CALL

Directors John A. Coleman, Andy Katz, Doug Linney, Lesa R. McIntosh, William B. Patterson, Marguerite Young, and President Frank Mellon were present at roll call.

Staff present included General Manager Alexander R. Coate, General Counsel Craig S. Spencer and Secretary of the District Lynelle M. Lewis.

Regular Meeting Minutes of August 11, 2015 Page 2 of 6

## **BOARD OF DIRECTORS**

President Mellon led the Pledge of Allegiance.

## ANNOUNCEMENTS FROM CLOSED SESSION

The Board in closed session, by a unanimous vote of the directors attending, authorized the General Counsel to initiate litigation in one matter. The action, defendants, and other particulars will be disclosed, upon inquiry, once the action is formally commenced.

There were no other announcements from closed session.

## **PUBLIC COMMENT**

Addressing the Board was Michael Mejia, Open Space Liaison for the Bicycle Trails Council of the East Bay, who appealed to the Board to consider mountain bike access on EBMUD trails as part of the East Bay Watershed Master Plan update.

## **CONSENT CALENDAR**

- Motion by Director Coleman, seconded by Director Linney, to approve the recommended actions for Items 1-9 on the Consent Calendar, carried (7-0) by the following voice vote:
   AYES (Coleman, Katz, Linney, McIntosh, Patterson, Young, and Mellon); NOES (None);
   ABSTAIN (None); ABSENT (None).
- 1. **Motion No. 148-15** Approved the Regular Meeting Minutes of July 28, 2015.
- 2. The following correspondence was filed with the Board: 1) Letter dated August 10, 2015 to EBMUD (Attn: Director Frank Mellon), from Michael Mejia, Open Space Liaison for the Bicycle Trails Council of the East Bay, along with a publication entitled "Bay Nature" (July-September 2015) which address the organization's appeal for access to EBMUD trails as part of the East Bay Watershed Master Plan update; 2) Presentation entitled "Drought Operations" dated August 11, 2015; and 3) Memorandum dated August 11, 2015 to Board of Directors, from Cheryl A. Farr, Special Assistant to the General Manager, regarding Speaker Notes on Water Taste and Smell Changes Due to Drought.
- 3. **Motion No. 149-15** Awarded a contract to the lowest responsive/responsible bidder Sharper Technology, Inc. in an amount, after the addition of taxes, not to exceed \$197,946 for supplying Check Point firewall equipment and support, beginning on or after August 11, 2015 under Request for Quotation No. 1532.
- 4. **Motion No. 150-15** Authorized a direct award contract to Ford Construction in the estimated total amount of \$325,000 for supplying on-site sorting, supply, transport, and placement of gravel and construction of floodplain habitat in the lower Mokelumne River for spawning and rearing habitat enhancement during the period August 17, 2015 through July 1, 2017.

- 5. **Motion No. 151-15** Authorized execution of an amendment to the Lease Agreement between EBMUD and Viridis Fuels, LLC to reconfigure the boundaries of the two parcels leased under the Lease Agreement in order to allow for necessary improvements to Engineers Road and adjust monthly compensation under the Lease Agreement to account for the new parcel boundary reconfiguration.
- 6. **Motion No. 152-15** Authorized use of the State of California agreements with AT&T, Sprint and Verizon on or after October 1, 2015 to synchronize and provide wireless telephone and wireless broadband Internet service to District devices in an estimated annual amount of \$575,000 through June 30, 2016, with three additional one-year periods for a total cost of \$3,164,000 through June 30, 2019 (includes six percent cumulative increases in years 2, 3 and 4).
- 7. **Resolution No. 34048-15** Authorizing Amendment To General Counsel Employment Agreement.
- 8. **Resolution No. 34049-15** A Resolution Of The Board Of Directors Of The East Bay Municipal Utility District Adopting A Plan For Implementing A Labor Compliance Program For The Camanche Area Regional Water Supply Plan.
- 9. **Resolution No. 34050-15** Fixing The Rate Of Tax For East Bay Municipal Utility District Special District No.1.

## **DETERMINATION AND DISCUSSION**

10. Legislative Update.

Manager of Legislative Affairs Marlaigne K. Dumaine highlighted the recommended positions in Legislative Report No. 08-15. Legislative/Human Resources Committee Chair John A. Coleman reported that the Committee met earlier in the day and supported all of the staff recommended positions. There was discussion and the Board concurred that if SB7 (Wolk) becomes law, staff would schedule a presentation to a Board committee regarding implementation issues.

Motion by Director Coleman, seconded by Director Linney, to approve the staff recommended positions in Legislative Report No. 08-15 carried (7-0) by the following voice vote: AYES (Coleman, Katz, Linney, McIntosh, Patterson, Young, and Mellon); NOES (None); ABSTAINED (None); ABSENT (None).

Motion No. 153-15 – Accepted Legislative Report No. 08-15 and approved positions on the following bills: SUPPORT AB 723 (Rendon) – Rental Property: Plumbing Fixtures: Replacement; SUPPORT SB 7 (Wolk) Housing: Water Meters: Multiunit Structures; SUPPORT SB 32 (Pavley) California Global Warming Solutions Act of 2006: Emissions Limit; and SUPPORT SB 551 (Wolk) State Water Policy: Water and Energy Efficiency.

Regular Meeting Minutes of August 11, 2015 Page 4 of 6

Next, Manager of Legislative Affairs Marlaigne K. Dumaine reported that Senators Dianne Feinstein and Barbara Boxer introduced the California Emergency Drought Relief Act, a bill with provisions designed to help communities cope with the ongoing drought. She reported that staff will be reviewing the legislation and providing an update to the Board in September.

## 11. General Manager's Report.

Manager of Water Operations Eileen M. White presented an update on the District's current water supply, Water Year (WY) 15 drought operations, drought operations planning, and future water supply. She reported that total reservoir storage is at 365,000 acre-feet or 48 percent of capacity and staff projects total system storage on September 30, 2015 to be 330 total acre-feet (TAF) with Central Valley Project water and transfers. The current drought operation relies solely on delivering supplemental supplies to the Upper San Leandro (USL) and San Pablo Reservoirs for treatment at the USL and Sobrante Water Treatment Plants (WTPs). This operation has been subject to several constraints including taste and smell complaints, facility interruptions, and down-time for scheduled maintenance. With the Board's declaration of a Stage 4 Critical Drought, staff developed a plan to increase supplemental supply annual delivery capacity from a maximum of 65 TAF to 100 TAF. The District is completing several projects to implement the operating plan to deliver 100 TAF of supplemental supply. Additionally, staff is making operational adjustments to address taste and odor issues. Staff will keep the Board updated on the District's current water supply, drought operations, and the plans for meeting dry-year water needs. The Board requested that staff continue to report throughout the fall and winter on the impacts of curtailment on the cold water pool and fisheries.

General Manager Coate announced that a memorandum providing an update on recent activities related to the 2015 Critical Drought Action Plan and the Monthly Report for July 2015 was included in the Board's packet. He reminded the Board of the upcoming Cal Shakes event on August 13.

## REPORTS AND DIRECTOR COMMENTS

## 12. Committee Reports.

- Filed with the Board were the meeting Minutes of the June 25, 2015 EBMUD/EBRPD Liaison Committee in addition to the July 28, 2015 Sustainability/Energy and the Finance/Administration Committees.

### 13. Director Comments.

Director Coleman reported attending/participating in the following events: ACWA
 Executive Committee teleconference meeting on July 29 in Oakland; ACWA Board of
 Directors workshop meeting on July 30 in Sacramento; ACWA Executive Committee and
 Board of Directors meetings on July 31 in Sacramento; and EBMUD/ACWA radio

interview Talk Radio 910 with host Ed Baxter on July 31. He reported on plans to attend/participate in the following upcoming events: ACWA Executive Committee teleconference meetings on August 12 in Oakland; ACWA Executive Committee teleconference meeting on August 17 in Arnold; Alameda County Escrow Association presentation on EBMUD issues on August 19 in Dublin; ACWA Executive Committee and Board of Directors teleconference meetings on August 24 in Oakland; DERWA Board of Directors meeting on August 24 in Dublin; ACWA Executive Committee teleconference meeting on August 31 in Oakland; and East Bay Economic Development Alliance Legislative Committee meetings on September 3 in Oakland.

- Director Katz had no report.
- Director Linney thanked staff for coordinating his Ward 5 event on July 29 in Oakland. He reported that the event was very successful with a good turnout.
- Director McIntosh had no report.
- Director Patterson reported attending/participating in the following events: Planning meeting for his Ward 6 event on August 4 in Oakland; meeting of Oakland Youth First on August 5 in Oakland; birthday celebration for Shiloh Church founder Dr. Violet Kiteley and 54<sup>th</sup> wedding anniversary celebration for Mr. & Mrs. Patterson on August 6 in Oakland. He reported on plans to participate in the planning meeting for an event to recognize Andreas Cluver of Alameda County Building and Trades Council on August 13.
- Director Young reported attending/participating in the following events: Meeting of the Bay Chapter Sierra Club Trail Group on the EBMUD Watershed Master Plan update on June 23; meeting with Darci Luce and Judy Kelly regarding the Bay Stewardship resolution on June 25; EBRPD Liaison Committee meeting on June 25 in Oakland; guest speaker at EBMUD LGBT Heritage Month barbeque on June 30; panelist for Climate One (Almonds and Lawns) at the Commonwealth Club to discuss the impact of the drought on urban and agricultural users on June 30 (aired on KQED the week of August 5); meeting with the Bicycle Trails Council of the East Bay and EBMUD staff on the Watershed Master Plan update on July 7; Oakland City Council District 1 Town Hall meeting regarding the drought on July 18; and the Contra Costa County Special Districts Association meeting on July 20 in Martinez.
- President Mellon reported attending/participating in the following events: Meeting with San Ramon Mayor Bill Clarkson to provide an update on drought issues on August 5 in San Ramon; meeting with East Bay Regional Park District Director Dennis Waespi and Assistant General Manager of Operations Jim O'Connor to receive an update on Redwood Canyon Public Golf Course (formerly known as Willow Park Golf Course) on August 6 in Oakland; and the Contra Costa County Mayors' Conference on August 6 in Hercules.

Regular Meeting Minutes of August 11, 2015 Page 6 of 6

## **ADJOURNMENT**

President Mellon adjourned the meeting at 2:34 p.m.

SUBMITTED BY:

Lynelle M. Lewis, Secretary of the District

APPROVED: September 8, 2015

Frank Mellon, President of the Board

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AGENDA NO.
MEETING DATE

3.

September 8, 2015

| TITLE   | HAULING AND | DISPOSAL OF  | WASTEWATE | R TREATMEN  | T RESIDUALS |
|---------|-------------|--------------|-----------|-------------|-------------|
| ⊠ мотіо | N           | □ RESOLUTION |           | □ ORDINANCE |             |

## RECOMMENDED ACTION

Authorize an agreement beginning on or after October 1, 2015 with SN Sands Corp. dba S & S Trucking in an amount not to exceed \$275,420 annually for hauling and disposal of wastewater treatment residuals (grit, screenings, and skimmings) for three years with two options to renew for an additional one-year period to include annual CPI increases for a total cost of \$1,514,810 under RFQ 1521.

#### **SUMMARY**

Wastewater treatment residuals include grit, skimmings, and screenings (sand, floatables, and rags) that are collected from the Main Wastewater Treatment Plant (MWWTP) influent wastewater as well as from some trucked waste such as FOG (fat, oil and grease) and food waste. Operation of the MWWTP produces approximately 9 tons of residuals per day. This requirements contract provides for daily hauling and disposal of all treatment residuals from the MWWTP. Services under this contract will be requested to meet actual District needs. The estimated cost is based on historical data and departmental estimates of future requirements.

#### DISCUSSION

The current contract for the hauling and disposal of treatment residuals will expire on September 30, 2015. Award of this contract will provide for this necessary ongoing service.

#### SERVICE PROVIDER SELECTION

Requests for proposals were sent to 3 resource organizations and to 139 potential proposers. Four bids were received. The bid summary for RFQ 1521 is attached.

## **CONTRACT EQUITY PROGRAM EFFORTS**

The completed P-035 and P-061 forms are attached.

| Funds Available: FY               | Budget Code:  |  |
|-----------------------------------|---|--|
| DEPARTMENT SUBMITTING  Wastewater | DEPARTMENT MANAGER OF DIRECTOR  Horenstein  Bennett K. Horenstein | APPROVED  Stellanger R. Combined Manager |

Contact the Office of the District Secretary with questions about completing or submitting this form.

Hauling and Disposal of Wastewater Treatment Residuals September 8, 2015 Page 2

#### FISCAL IMPACT

Funds are available for this work in the FY16/17 Wastewater Operating Budget.

### **ALTERNATIVES**

Reject all bids and rebid. This alternative is not recommended because the qualifying bid is competitive and reasonable.

<u>Purchase the hauling service on the open market</u>. This is not recommended because the multi-year contract is more cost-effective and provides the District with a reliable vendor to perform the hauling function.

<u>Utilize District forces and equipment to haul the residuals</u>. This option is not recommended because the hauling and disposal of grit, skimmings, and screenings requires specialized containers and vehicles, and as a result this work has historically been handled by contractors.

#### Attachments

P-035 – Contract Equity Program Summary P-061 – Affirmative Action Summary

I:\Sec\2015 Board Related Items\090815 Board Agenda Items\Wastewater\WW - Hauling and Disposal of Wastewater Treatment Residuals

# EAST BAY MUNICIPAL UTILITY DISTRICT REQUEST FOR QUOTATION NO. 1521

## Hauling and Disposal of Wastewater Treatment Residuals Bids Received by 1:30 on July 22, 2015

|    | BIDDER                     | SBE<br>(Y/N) | TOTAL AMOUNT<br>BID |
|----|----------------------------|--------------|---------------------|
| 1. | S &S Trucking              | Y            | 275,420.00          |
| 2. | PSC Industrial Outsourcing | N            | 290,100.00          |
| 3. | Bradley Tanks Inc          | N            | 290,323.00          |
| 4. | Lone Tree Trucking         | Y            | 340,334.00          |

NOTE: Prices do not include sales tax.

<sup>\*</sup>SBE – Small Business Enterprise



## **CONTRACT EQUITY PROGRAM SUMMARY (P-035)**

This summary contains information on the contractor's workforce and contract equity participation. (Completed by District)

| General Services A   | areement     |             |             |       | DEC           | No.152          | 4                    | DATE:                  |                        |   |   |
|--|--------------|-------------|-------------|-------|---------------|-----------------|----------------------|------------------------|------------------------|---|---|
| Hauling and Dispo  | osal of Wast | ewater Trea | atmen<br>ew | nt Re |               |                 |                      |                        | Jı                     | uly 24, 20                              | )15   |
| CONTRACTOR:  |              |             |             |       |               | PERC            | ENTAGI               | OF CONT                | RACT DO                | DLLARS                                  | 10 //   |
| SN Sands, Corp. dba S&S Tr<br>Oakland, CA  | ucking       | Local/Sma   | II Busi     | iness | A             | vailability     | Group                | Contracting Objectives |                        | Participation                           |   |
| BID/PROPOSER'S   | FIRM         | 'S OWNERS   | SHIP        |       |               | White M         | en                   | 25                     | %                      | 0.                                      | 0%  |
| PRICE:   | Ethr         | nicity      | Ge          | nder  |               | White Wo        | men                  | 6%                     | 6                      | 0.0                                     | 0%  |
| \$275,420 */year   | Hisp         | panic       | М           | len   | Et            | thnic Mine      | rities               | 25                     | %                      | 100                                     | .0%   |
|  |              | CONTRA      | CT E        | OU    | TY PAR        | TICIPA          | TION                 |                        |                        |   | 034   |
| 20117111111  | ESTIMATED    |             | GEN         | IDER  |               |                 | CONTR                | ACTING PARTI           | CIPATION               | *************************************** | · m   |
| COMPANY NAME   | AMOUNT       | ETHNICITY   | M           | w     | White-<br>Men | White-<br>Women | Ethnic<br>Minorities | Unclassified           | Publicly<br>Held Corp. | Gov't/Non<br>Profit                     | Foreign   |
| PRIME:   |              |             |             |       |               |                 |                      |                        |                        |   |   |
| SN Sands, Corp. dba S&S Trucking   | \$275,420    | Hispanic    | X           |       |               |                 | 100.0%               |                        |                        |   |   |
| SUBS:  |              |             |             |       | !             |                 |                      |                        |                        |   |   |
| None   |              |             |             |       |               |                 |                      |                        |                        |   |   |
|  |              |             |             |       |               |                 |                      |                        |                        |   |   |
|  |              |             |             |       |               |                 |                      | - <del>10-</del>       |                        |   |   |
|  |              |             |             |       |               |                 |                      |                        |                        |   |   |
|  |              |             |             |       |               |                 |                      |                        |                        |   |   |
|  |              |             |             |       |               |                 |                      | , <del>100</del> ,     |                        |   |   |
|  |              |             |             |       |               |                 |                      |                        |                        |   |   |
|  |              |             |             |       |               |                 |                      |                        |                        | 220                                     |   |
|  |              |             |             |       | ***           |                 |                      |                        |                        |   | -   |
| TOTAL  |              | \$275,420   |             |       | 0.0%          | 0.0%            | 100.0%               | 0.0%                   | 0.0%                   | 0.0%                                    | 0.0%  |
|  | CONTRACT     | OR'S WOR    | KFC         | RCE   | SPRO          | FILE (F)        | om P-02              | Form)                  |                        |   |   |
|  |              | White Me    |             |       | hite Wo       |                 |                      | linorities             | Total                  | Employe                                 | ni Windows M. L   |
| No. of Emp   | loyees:      | 10          |             |       | 2             |                 | 2                    | 22                     |                        |   |   |
| Percent of Total Emp   | loyees:      | 29.4%       |             |       | 5.9%          |                 | 64.                  | .7%                    |                        | 34                                      | 1   |
| MSA Labor Ma   | ırket %:     | 24.5%       |             |       | 21.6%         |                 | 53.                  | 9%                     |                        |   |   |
| MSA Labor Market Lo  | cation:      |             |             |       |               | Alan            | neda Cou             | nty                    |                        |   |   |
| and a state of the |              | - AV 34     | co          | ΝM    | ENTS          |                 |                      | 4.64                   |                        |   |   |
| Contract Equity Participation -  | 100% Ethnic  | Minority pa | articip     | atior | ١.            |                 |                      |                        |                        |   | 10 m. 1000 a. 2000 a. |
| Total not to exceed \$1,514,8  | 10.          |             |             |       |               |                 |                      |                        |                        |   |   |
| Workforce Profile & Statement<br>Submitted   |              | mination    | Go          |       |               | reach Eff       |                      |                        | ward Appr              |   |   |
| NA   |              |             |             |       | NA            |                 |                      | BY                     | Shl                    |   | 7   |
|  |              |             |             |       |               |                 |                      | //                     | 10                     |   |   |

(P-035 - 7/11)

Page: 1 of 1

File: GS - 3515



## **AFFIRMATIVE ACTION SUMMARY (P-061)**

(Completed by District)

This summarizes information provided by the contractor(s)' P-025 Form regarding their workforce.

| Title:                                | Hauling and Disposal o                            |  |   | Ethnic M                   | linority Perc  | entages Fr      | om U.S. Ce                       | nsus Data  |  |
|---------------------------------------|---|--|---|----------------------------|--|-----------------|----------------------------------|--|--|
| 7                                     | Treatment Residuals - Thre                        |  | t   |                            | В  | Н               | A/PI                             | Al/AN  | TOTA   |
|                                       | with 2 One-Year Optio                             | ns to Renew  | Na  | tional                     | 10.5   | 10.7            | 3.7                              | 0.7  | 27.3   |
| C                                     | I Camilana Assurant                               | DATE:  | 9 Bay Ar  | ea Counties                | 5.5  | 16.2            | 14.2                             | 0.4  | 39.9   |
| General                               | Services Agreement                                | 7/24/2015  | 7/24/2015 Alameda/CC Co   |                            |  | 15.6            | 15.4                             | 0.5  | 46.2   |
| R=Recm<br>P=Prime                     |   |  |   | Number of                  | Ethnic Mine  |                 |                                  | 0.0  | , , , , ,  |
| S=Sub                                 |   |  |   | - Tunibul of               |  | only Emplo      | yees                             |  |  |
|                                       | y Name, Owner/Contact Person, Addre:<br>ne Number | 55,  | В   | н                          | A/PI   | Al/AN           | TOTAL                            | PERCENT  | MSA %  |
| RP                                    | EMM:H - L/SBE                                     | Company Wide   | 3   | 11                         | 2  | 1               | 17                               | 50.0%  | 53.9   |
| S & S True                            | cking   | Manager/Prof   | -   | 2                          |  | -               | 2                                | 66.7%  |  |
| Steve Nav                             | rarro   | Technical/Sales  | -   | 2                          | -  | -               | 2                                | 28.6%  | Į.   |
| 477 Rolan                             | d Way   | Clerical/Skilled   | -   | 4                          | 2  | 1               | 7                                | 63.6%  |  |
| Oakland, (                            | CA 94621  | Semi/Unskilled   | 3   | 3                          | -  | -               | 6                                | 46.2%  | avyo cama av   |
|                                       |   | Bay Area   | 3   | 11                         | 2  | 1               | 17                               | 50.0%  | 39.9   |
| 510-383-3                             | 556   | AA Plan on File:   | NA  |                            | Date of las  | t contract with | District:                        | 3/25/2015  |  |
|                                       |   | Co. Wide MSA:  | Alameda   |                            |  | es-Co. Wide:    | 34                               | Bay Area:  | 34   |
|                                       |   | Company Wide   |   | ***                        |  |                 |                                  | The second secon | J7   |
|                                       |   | Manager/Prof   |   |                            | MATERIAL SHAPES IN MAKE  |                 |                                  |  | an the fact that the same of the   |
|                                       |   | Technical/Sales  |   |                            |  | -               |                                  |  |  |
|                                       |   | Clerical/Skilled   |   | <u> </u>                   | -  |                 |                                  |  |  |
|                                       |   | Semi/Unskilled   |   |                            |  |                 |                                  |  |  |
|                                       |   | Bay Area   |   | CAN DESCRIPTION OF THE     |  |                 | A MATERIAL TOWNS OF STREET       | * * *  | CONTRACT DESIGNATION   |
|                                       |   | Co. Wide MSA:  | <u> </u>  |                            | # EI   |                 |                                  |  | enskappanije propaganije   |
| >                                     | WM  |  |   |                            |  | es-Co. Wide:    |                                  | Bay Area:  |  |
|                                       |   | Company Wide   | 11  | 58                         | 4  | 1               | 74                               | 49.7%  | 27.29  |
| Pac muusi<br>Brad Clark               | trial Outsourcing, Inc.                           | Manager/Prof   | -   | 3                          | -  | 1               | 4                                | 30.8%  |  |
| 802 Shelt                             | on Dr   | Technical/Sales  | -   |                            | 1  | -               | 1                                | 20.0%  |  |
| Hollister, C                          |   | Clerical/Skilled   | 2   | 15                         |  | -               | 17                               | 47.2%  |  |
| Tomater, O                            | A 33023   | Semi/Unskilled   | 9   | 40                         | 3  |                 | 52                               | 54.7%  | OF SCAPE SHOWS AND ADDRESS OF THE PARTY OF T |
|                                       |   | Bay Area   | -   | -                          | -  |                 | -                                | NA   | 39.9%  |
| 707-333-00                            |   | Co. Wide MSA:  | Total USA   |                            | # Employee   | s-Co. Wide:     | 149                              | Bay Area:  | 0  |
| ,                                     | WM  | Company Wide   | -   | -                          | -  |                 | 0                                | 0.0%   | 46.2%  |
|                                       | Trucking, Inc.                                    | Manager/Prof   | _   | -                          |  | -               | 0                                | 0.0%   | MANAGAR SEMBANGAR SANS   |
| Cent Botti                            |   | Technical/Sales  | _   | -                          | -  | -               | -                                | NA   |  |
|                                       | no Diablo Rd                                      | Clerical/Skilled   | -   | -                          | -  | - 1             | -                                | NA   |  |
| lyron, CA 9                           | 94514   | Semi/Unskilled   | _   |                            | _  |                 | -                                | NA   |  |
|                                       |   | Bay Area   | -   | -                          | -  | -               | -                                | NA   | 39.9%  |
| 10-701-56                             | 16  | Co. Wide MSA:  | Alameda/Con   | tra Costa                  | # Employee:  | s-Co. Wide:     | 2                                | Bay Area:  | 0  |
|                                       | EMW: A/PI   | Company Wide   | -   | 24                         | 4  | -               | 28                               | 60.9%  | 48.4%  |
| radley Tan                            | iks, Inc.   | Manager/Prof   | ## ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1985 ## 1 | Political Telephone (1904) | 1  | -               | 1                                | 16.7%  | WANTED TO SEE  |
| haron Bon                             | ner   | Technical/Sales  | -   | 1                          | -  | - 1             | 1                                | 11.1%  |  |
| 02 Hartz A                            | ve, Building C                                    | Clerical/Skilled   | _   | 3                          | 2  | -               | 5                                | 71.4%  |  |
| anville, CA                           | A 94526   | Semi/Unskilled   | -   | 19                         | 1  |                 | 20                               | 83.3%  |  |
|                                       |   | Bay Area   | -   | 4                          | 3  | -               | 7                                | 43.8%  | 39.9%  |
|                                       | 00  | Co. Wide MSA:  | California  |                            | # Employees  | S-Co. Wide:     | 46                               | Bay Area:  | 16   |
| 25-22 <u></u> 9-290                   | Publicly Held                                     | Company Wide   | 2   | 23                         | 2  |                 | 27                               | 51.9%  | 48.4%  |
| 25-229-290                            |   | THE RESERVE THE PROPERTY OF THE PERSON OF TH | CHE THINK WAS THE MICHELLO  | 2                          | CONTRACT BOOKS AND ADDRESS OF THE PARTY OF T |                 | Married States - Alex - Michigan | CONTRACTOR CONTRACTOR CONTRACTOR   | 40.470   |
|                                       | agement - Altamont Landfill                       | Manager/Prof 3   |   | 4                          | 1 1  | - [             | 3                                | 37.5%  |  |
| aste Mana                             | agement - Altamont Landfill                       | Manager/Prof<br>Technical/Sales  | 1   |                            |  |                 | 4 1                              | 10 50/   |  |
| /aste Mana<br>ean Logan               | agement - Altamont Landfill                       | Technical/Sales  | 1 1   | - 16                       | - 1  |                 | 1 17                             | 12.5%  |  |
| /aste Mana<br>ean Logan<br>0840 Altam | nont Pass Rd                                      | Technical/Sales<br>Cierical/Skilled  | 1 1   | 16                         | - 1  | -               | 17                               | 60.7%  |  |
| an Logan                              | nont Pass Rd                                      | Technical/Sales  | 1   |                            | 1  | -               | <del></del>                      |  | 39.9%  |

WM=White Male, WW=White Women, EM=Ethnic Minority (Ethnicities: B=Black, H=Hispanic, A/PI=Asian/Pacific Islander, and Al/AN=American Indian/Alaskan Native)



AGENDA NO.
MEETING DATE

4. September 8, 2015

| TITLE    | CI AV STATION | N RAW WATER  | PHMPING PL   |                | PAIR  |  |
|----------|---------------|--------------|--------------|----------------|-------|--|
|          | CLAI STATIOI  | TRAW WATER   | CIVILLING LL | ANT CIVIL SINE | 17111 |  |
| ⊠ MOTION | V             | □ RESOLUTION |              | □ ORDINANCE _  |       |  |

#### RECOMMENDED ACTION

Authorize an agreement beginning on or after September 9, 2015, with Pacific Water Resources in an amount not to exceed \$90,000, after the addition of taxes, for the repair of the Clay Station Raw Water Pumping Plant (RWPP) Unit 3 pump.

#### **SUMMARY**

The Clay Station RWPP is one of two pumping plants used for Folsom South Canal Connection (FSCC) operations. Each plant has four pump units and, under normal operations, uses three units with the fourth as a spare. The Clay Station RWPP unit 3 pump seized during Freeport Regional Water Authority/FSCC startup preparations in March 2015. Because the FSCC pump units are essentially new, the seized pump unit was shipped to the pump manufacturer, Flowserve Corporation, for inspection to determine if there were any design issues with the remaining seven FSCC units. The District attended the inspection and determined that there was no inherent design problem.

Pacific Water Resources is the manufacturer's recommended vendor for the repair work. Repair work will include installing new bearings as well as cleaning and machining of the shaft and impellers and replacement of worn parts.

## SERVICE PROVIDER/CONSULTANT/VENDOR SELECTION

The repair process for the pump required a detailed inspection by a qualified firm to determine the scope of the repair. Pacific Water Resources is the pump manufacturer's recommended repair vendor and the cost proposal has been reviewed by the District and is considered reasonable for the scope of repairs.

### CONTRACT EQUITY PROGRAM EFFORTS

The completed P-035 and P-061 forms are attached.

| Funds Available: FY16                   | Budget Code: 875/10112   | 25/4423/5312                |
|---|--|-----------------------------|
| DEPARTMENT SUBMITTING  Water Operations | DEPARTMENT MANAGER or DIRECTOR  Llow M. White  Eileen M. White | APPROVED  Stevenson Manager |

Contact the Office of the District Secretary with questions about completing or submitting this form.

Clay Station Raw Water Pumping Plant Unit 3 Repair September 8, 2015 Page 2

#### FISCAL IMPACT

Funds for this expenditure are available in the FY 16/17 drought contingency budget.

#### **ALTERNATIVES**

Reject quote and rebid the request for quotation. This alternative is not recommended because Pacific Water Resources is the manufacturer's recommended repair vendor and the repair quote has been reviewed and considered reasonable. There are other pump repair firms but the cost would be comparable and there would be additional costs to ship the unit to another company.

**Do not repair the pump unit.** This alternative is not recommended because the pump is required for reliable operation of the FSCC system.

#### Attachments

P-035 – Contract Equity Program Summary P-061 – Affirmative Action Summary

I:\Sec\2015 Board Related Items\071415 Board Agenda Items\0MD\0MD\_09\_08\_15\_Clay\_Station\_RWPP\_Unit3\_Repair.docx



# CONTRACT EQUITY PROGRAM SUMMARY (P-035) This summary contains information on the contractor's workforce and contract equity participation. (Completed by District)

| Materials and Supp                                 | lies Services | Agreement  |                          |      |                        |                 |                      | DATE:        | DATE:                  |                     |         |  |
|--|---------------|--|--------------------------|------|------------------------|-----------------|----------------------|--------------|------------------------|---------------------|---------|--|
| Clay Station Raw Water Pumping Plant Unit 3 Repair |               |  |                          |      |                        |                 |                      | Aug          | ust 21, 2              | 015                 |         |  |
| CONTRACTOR:  |               |  |                          |      |                        | PERC            | ENTAGE               | OF CONTI     | RACTIDO                | LARS                |         |  |
| Pacific Water Resources<br>Burlingame, CA          |               | Direct /   | Award Availability Group |      | Contracting Objectives |                 | Participation        |              |                        |                     |         |  |
| BID/PROPOSER'S                                     | FIRM          | 'S OWNERS  | HIP                      |      |                        | White Me        | en .                 | 25%          | /a                     | 100                 | .0%     |  |
| PRICE:   | Ethr          | nicity   | Gei                      | nder | ١                      | White Wor       | nen                  | 6%           | ,                      | 0.0                 | )%      |  |
| \$90,000 *   | W             | /hite Men  |                          |      | Et                     | hnic Mino       | rities               | 25%          | <b>%</b>               | 0.0                 | )%      |  |
|  |               | CONTRA   | ĈTĖ                      | QÚI  | TY PAR                 | TICIPAT         | NOV                  |              |                        |                     |         |  |
|  | ESTIMATED     |  | GEN                      | IDER |                        |                 | CONTRA               | CTING PARTI  | CIPATION               |                     |         |  |
| COMPANY NAME                                       | AMOUNT        | ETHNICITY  | М                        | w    | White-<br>Men          | White-<br>Women | Ethnic<br>Minorities | Unclassified | Publicly<br>Held Corp. | Gov't/Non<br>Profit | Foreign |  |
| PRIME:   |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
| Pacific Water Resources                            | \$90,000      | White  | Х                        |      | 100.0%                 |                 |                      |              |                        |                     |         |  |
| SUBS:  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
| None   |               |  | !                        |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  | :                        |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 | ~~=                  |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
|  |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
| TOTAL  |               | \$90,000   |                          |      | 100.0%                 | 0.0%            | 0.0%                 | 0.0%         | 0.0%                   | 0.0%                | 0.0%    |  |
|  | CONTRAC       | TOR'S WO   | RKFO                     | ORC  | ES PRO                 | FILE (F         | rom P-02             | 5 Form)      |                        |                     |         |  |
|  |               | White Me   | en                       | V    | Vhite Wo               | men             | Ethnic I             | Vinorities   | Tota                   | l Employe           | es      |  |
| No. of Emp   | oloyees:      | 1  |                          |      | 1                      |                 | <del>_</del>         | 0            |                        |                     |         |  |
| Percent of Total Emp                               | oloyees:      | 50.0%  |                          |      | 50.0%                  | ,               | 0.                   | 0%           |                        | 2                   |         |  |
| MSA Labor M  | arket %:      | 39.0%  |                          |      | 33.7%                  | ,               | 27                   | .2%          |                        |                     |         |  |
| MSA Labor Market Lo                                | ocation:      |  |                          |      |                        | -               | Total USA            |              |                        |                     |         |  |
|  |               | The state of the s | C(                       | NNC  | IENTS                  |                 |                      |              |                        |                     |         |  |
| Contract Equity Participation -                    | 100% White    | e Men partic   | cipatio                  | on.  |                        |                 |                      |              |                        |                     |         |  |
| *Total not to exceed \$90,000                      |               |  |                          |      |                        |                 |                      |              |                        |                     |         |  |
| Workforce Profile & Statemen<br>Submitte           |               | rimination   | G                        |      | Faith Ou<br>quiremer   |                 |                      |              | Award App<br>Recomme   |                     |         |  |
| NA   |               |  |                          |      | N/                     |                 |                      | RII          | /                      | . <del></del>       |         |  |
|  |               |  |                          |      |                        |                 | L                    |              | 5,67.                  |                     |         |  |



## **AFFIRMATIVE ACTION SUMMARY (P-061)**

(Completed by District)

This summarizes information provided by the contractor(s)' P-025 Form regarding their workforce.

| Title: Cla          | Clay Station Raw Water Pumping Plar  |                                       |  | Ethnic Mi  |  | T  |  |  |  |  |  |
|---------------------|--|---------------------------------------|--|--|--|--|--|--|--|--|--|
|                     | 3 Repair   |                                       |  |  | В  | Н  | A/PI   | Al/AN  | TOTAL  |  |  |
|                     | 3 Repair  Prials and Supplies Services Agreement  Simmo Composition of Ownership  any Name, Owner/Contact Person, Address, none Number  WM Con  Water Resources Inkowski Inyshore Blvd, #201 Ime, CA 94010  Bay  -0320  Publicly Held  Com  Cashdan St Dominguez, CA 90220  Bay  4221  Com  M  Te Ci Si Bay  Com   |                                       | Natio  |  | 10.5   | 10.7                                     | 3.7  | 0.7  | 27.3   |  |  |
| Materia             |  | DATE:                                 | 9 Bay Area   |  | 5.5  | 16.2                                     | 14.2   | 0.4  | 39.9   |  |  |
|                     |  | 8/21/2015                             | Alameda/C0   | C Counties   | 10.7   | 15.6                                     | 15.4   | 0.5  | 46.2   |  |  |
| R≂Recmme<br>P=Prime |  |                                       | 1  | Number of E  | Ethnic Mino  | rity Employ                              | /ees   |  |  |  |  |
| S=Sub               | demand Outstand Demand of the Control of the Contro | -                                     |  |  | 1  |  |  | <del></del>  |  |  |  |
|                     |  |                                       | В  | н  | A/PI   | AI/AN                                    | TOTAL  | PERCENT  | MSA %  |  |  |
| RP                  | WM   | Company Wide                          | -  | -  | -  | -  | 0  | 0.0%   | 27.2   |  |  |
| Pacific Water       | er Resources   | Manager/Prof                          | - 1  | -  | -  | -  | 0  | 0.0%   |  |  |  |
| Alan Bonkov         | wski   | Technical/Sales                       | -  | _  | -  | -  | -  | NA   |  |  |  |
| 499 Baysh           | ore Blvd, #201   | Clerical/Skilled                      | -  | -  | -  | _  | -  | NA   | 4  |  |  |
| Burlingame,         | CA 94010   | Semi/Unskilled                        | -  | -  | -  | -  | -  | NA NA  | 4  |  |  |
|                     |  | Bay Area                              | -  | -  | -  | -  | 0  | 0.0%   | 39.9   |  |  |
| 50-259-032          | 20   | AA Plan on File;                      | NA   | TENSON TOWNS TO THE PARTY OF TH | Date of last                                       | contract with                            | District:  | 4/30/2015  |  |  |  |
|                     |  | Co. Wide MSA:                         | Total USA  |  | # Employee   |  | 2  | Bay Area:  | 2  |  |  |
|                     | Publicly Held  | Company Wide                          | hala karana karang pangang karang   | **************************************   | K-MADIEDAK OBKOS / SSEESKE KANGS KASS / SOKE K.S.) | 3545666646A36A36666666666666666666666666 | Non-towns/1700/2007/17/17/AUGMAN/L/10/                     | , /  | Contraction of the Contraction o |  |  |
| lowserve            |  | Manager/Prof                          |  |  |  |  |  |  |  |  |  |
| Sary Minnac         | ca   | Technical/Sales                       |  |  |  |  |  |  |  |  |  |
| -                   |  | Clerical/Skilled                      | Information not Provided   |  |  |  |  |  |  |  |  |
| ancho Dom           | ninguez, CA 90220  | Semi/Unskilled                        |  |  |  |  |  |  |  |  |  |
|                     |  | Bay Area                              |  |  |  |  |  |  |  |  |  |
| 10-667-422          | 1  | Co. Wide MSA:                         | 799/7:200/40:900-2000:00000000000000000000000000000  | N. Artistik esterra era esta plate i terakennya takta  | # Employee   | - Co Wido:                               | THE ORIENT CHARLES AND |  | ***************  |  |  |
| 10 001 422          | .1   |                                       |  |  | # Employees  | s-Co. vvide:                             |  | Bay Area:  |  |  |  |
|                     |  | Company Wide                          |  |  |  |  |  |  |  |  |  |
|                     |  | Manager/Prof                          | ***************************************  | **************   |  | ***************************************  |  |  |  |  |  |
|                     |  | Technical/Sales                       | · · · · · · · · · · · · · · · · · · ·  | ~ <del>~~</del>  |  |  |  |  |  |  |  |
|                     |  | Clerical/Skilled                      |  |  | <b></b>  |  |  |  |  |  |  |
|                     | 8  | Semi/Unskilled                        |  |  |  |  |  |  | Miller St. Company of Street, and  |  |  |
|                     |  | Bay Area                              | Annual control de la control d | 94-00-05- <b>9</b> 90-97-05-36-0-00-07-07-0  |  |  |  |  |  |  |  |
|                     |  | Co. Wide MSA:                         |  |  | # Employees  | -Co. Wide:                               |  | Bay Area:  |  |  |  |
|                     |  | Company Wide                          |  | 40   |  | -  | and confidence   |  |  |  |  |
|                     |  | Manager/Prof                          |  |  |  |  |  | Marini podeni redicio (2.) indicazione del 2.3   |  |  |  |
|                     |  | Technical/Sales                       |  |  |  |  |  |  |  |  |  |
|                     |  | Clerical/Skilled                      |  |  |  |  |  | ***************************************  |  |  |  |
|                     | ļ  | Semi/Unskilled                        |  |  |  |  |  |  |  |  |  |
|                     |  | Bay Area                              |  |  |  |  |  | - Man  | -0.0   |  |  |
|                     |  | Co. Wide MSA:                         |  | MCARCO (ACO) CANALAGAN (ANALAGAN BUNGSAN AGAN  | # Employees  | -Co. Wide:                               | **************************************                     | Bay Area:  | ecanonomicana carea de la composición  |  |  |
|                     |  | Company Wide                          | WALL STATE OF THE  |  |  |  |  | VALUE OF THE PROPERTY OF THE P |  |  |  |
|                     |  | Manager/Prof                          | SEESE SEPERATED AND CONTRACTORS SEESES   |  |  |  |  |  |  |  |  |
|                     | Ì  | Technical/Sales                       | ····   | ······································   |  |  |  | ~~~~   |  |  |  |
|                     | ŕ  | Clerical/Skilled                      | ***************************************  | والمساورة والمراجع  |  |  |  |  |  |  |  |
|                     |  | Semi/Unskilled                        |  |  |  |  |  |  |  |  |  |
|                     | Î  | Вау Агеа                              |  | CAPITATO A MARCHINE MINISTRANTA -  | /N-186-100-000-00-111-12-00-141-14-2-14            | CARCONIA CONTRACTOR DO NOT               | MC 4050 X 15300 - 14200                                    | 3000000 30 0 0 00000000000000000000000   | Well-amount of Kan   |  |  |
|                     |  | Co. Wide MSA:                         | K. S. A. G. C.   | 50096049346884701988640C6761921080C5C48417316  | # Employees  | -Co. Wide:                               | ***************************************                    | Bay Area:  | 10200000000000000000000000000000000000   |  |  |
|                     |  | Company Wide                          |  |  |  |  |  | Day Area.  |  |  |  |
|                     |  | MAN ST STANDARD FOR THE STREET, SALES |  | TO A THE OWNER OF T   |  | MATERIAL DE LA PROPE                     |  | WAR SHARE WAS A COMMON TO SHARE WAS A SHAR | - 1/2 Y  |  |  |
|                     |  | Manager/Prof                          |  | ***************************************  |  |  |  |  |  |  |  |
|                     |  | Technical/Sales Clerical/Skilled      |  |  |  |  |  |  |  |  |  |
|                     | , .  | Semi/Unskilled                        |  |  |  |  |  |  |  |  |  |
|                     | i i  |                                       |  |  | NAMES AND ASSOCIATION OF A                         |  | AND DESCRIPTION OF THE PARTY OF                            |  | o Million I. L. and a  |  |  |
|                     |  | Bay Area                              | 1  |  |  | à  |  |  |  |  |  |

WM=White Male, WW=White Women, EM=Ethnic Minority (Ethnicities: B=Black, H=Hispanic, A/PI=Asian/Pacific Islander, and Al/AN=American Indian/Alaskan Native)



AGENDA NO.
MEETING DATE

| _                 |  |
|-------------------|--|
| September 8, 2015 |  |

| TITLE   | AMEND AGREEMENT FOR DISTRICT VALUES ASSESSMENT PROJECT |  |
|---------|--|--|
| ⊠ MOTIO | DRESOLUTION DORDINANCE                                 |  |

#### RECOMMENDED ACTION

Authorize an amendment to an agreement with the Schnur Consulting Group in the amount of \$75,000 increasing the total amount of the agreement to \$197,300, for services related to implementation of District values and organizational improvements strategies beginning September 8, 2015.

#### **SUMMARY**

On March 20, 2014, the District entered into an agreement with the Schnur Consulting Group (consultant) in the amount of \$59,800 via General Manager authority with a contract amendment of \$62,500 on November 12, 2014. The purpose of the initial agreement was to assess the values of employees and what they view as strengths and weaknesses of the organization. With 50 percent of the organization eligible for retirement in the next five years, the assessment will help the District clarify for existing and new employees what values we hold and in so doing, align our organization and increase efficiency. Ten percent of District employees were interviewed and a report was prepared. The agreement was amended to provide for creation of cross-functional, multi-level employee teams to provide recommendations for creation of organizational values and to address organizational improvements.

This item seeks Board approval to extend the agreement with the consultant to bring the project to completion. The proposed amendments include work to assist the District in the creation of cross-functional implementation teams to communicate and embed the District's new values into work processes and employee/workplace culture. The consultant will also assist the District in the implementation of strategies related to organizational improvements as recommended by the working teams.

This item was discussed at the September 8, 2015 Legislative/Human Resources Committee meeting.

#### **DISCUSSION**

The District's Strategic Plan includes a Workforce Planning and Development goal to "create an environment that attracts, retains, and engages a high performing diverse workforce in support of the District's mission." In October 2013, senior management discussed the looming retirement bubble,

| Funds Available: FY                   |                  | Budget Code: |   |
|---------------------------------------|------------------|--------------|---|
| DEPARTMENT SUBMITTING Human Resources | DEPARTMENT MANAC | Surven       | APPROVED  Sulanfor every  General Manager |

Contact the Office of the District Secretary with questions about completing or submitting this form.

Amend Agreement for District Values Assessment Project September 8, 2015 Page 2

changing District demographics, and what organizational values would be key to ensuring the District can best assimilate new talent to carry out its mission. This dialogue resulted in senior management initiating a process of gathering employee feedback through focus groups.

The Schnur Consulting Group was contracted to engage the District workforce in a dialogue concerning their perceptions of EBMUD as an employer. In December 2014, the findings of the focus groups were presented to all staff and the Legislative/Human Resources Committee. At that time, staff made a request to extend the Schnur contract to facilitate two cross-functional employee teams to address District values and organizational improvements as identified in the focus group data. Since February of 2015, the two teams of twenty plus members each have been engaged with the consultant to define the District's values and determine ways to embed the values into District work processes and employee/workplace culture, while addressing needed organizational improvements.

To ensure the validity of their recommendations, the Values Team created criteria for values selection, and gathered feedback from hundreds of employees from all parts of the District. The feedback was integrated into their process and was reflected in their final recommendation. On August 18, 2015, the Values Team presented a new set of values and related behaviors and a high level implementation plan to senior managers. The values were unanimously adopted by the senior management team. The same information was shared with all managers and union leadership. The four values identified by the team are:

- Stewardship I am a steward of our resources and committed to public service
- Integrity I act with integrity
- Respect I treat others with respect
- Teamwork We are EBMUD and we are one team

The Organizational Improvements Team was commissioned with addressing the twelve challenges identified in the focus group data and has narrowed their efforts to six strategic directions:

- Create clear strategic direction and shared goals
- Actively promote teamwork
- Strengthen communication in all directions
- Generate and implement new ideas
- Manage poor performance at all levels
- Capture essential knowledge

These six directions have also been validated through discussions with senior management and various employee groups. The team is finalizing their recommendations and will be presenting them to the senior management team in mid-October.

The next phase of the work related to the teams is the formation of implementation teams with an emphasis on educating the workforce on the values, imbedding the values into our daily work processes, and implementing the strategies for organizational improvement. The implementation process is estimated to take place over a period of eighteen to twenty-four months. Staff is recommending that the Schnur Consulting Group continue to support the program through the implementation phase. The support for the program would begin with high intensity assistance in launching the program providing facilitation and

Amend Agreement for District Values Assessment Project September 8, 2015 Page 3

capacity building during the early phases of the program. The activity of the consultant will taper to less formal activity and development of employee subject matter experts to continue in the later stages of the program.

To accomplish these key outcomes, staff is requesting the Board's authorization to amend the agreement with Schnur Consulting Group in the amount of \$75,000, increasing the total amount of the agreement to \$197,300, to complete the work described in the section above.

## **CONTRACT EQUITY PROGRAM EFFORTS**

The completed P-035 and P-061 forms are attached.

#### FISCAL IMPACT

Funds for this work are available in the FY16 budget.

#### UNION NOTIFICATION

Each of the locals was notified of this project and did not raise any specific issues related to this agreement.

## **ALTERNATIVES**

<u>Do not approve an amendment to the agreement</u>. This alternative is not recommended based on the need for external perspectives and best practices to increase organizational effectiveness through the establishment and implementation of organizational values.

<u>Utilize District staff to advance the values and organizational improvement effort</u>. This alternative is not recommended based on the need for existing staff of the Employee and Organizational Development Division to remain focused on the Workforce Development initiatives as spelled out in the District's Strategic Plan.

#### Attachments

P-035 – Contract Equity Program Summary P-061 – Affirmative Action Summary

I:\Sec\2015 Board Related Items\9-8-15 Board Agenda Items\HRD - Amend Agreement for District Values Assessment Project.doc



# CONTRACT EQUITY PROGRAM SUMMARY (P-035) This summary contains information on the contractor's workforce and contract equity participation. (Completed by District)

| Amendment to Prot                                      | essional Ser | vices Agreen | nent   |       |                    |                 |                             | DATE:                |                        |                     |         |
|--|--------------|--------------|--|-------|--------------------|-----------------|-----------------------------|----------------------|------------------------|---------------------|---------|
| Amend Agreement for District Values Assessment Project |              |              |  |       |                    | August 28, 2015 |                             |                      |                        |                     |         |
| CONTRACTOR:  |              |              |  |       |                    | PERC            | ENTAGE                      | OF CONT              | RACT DO                | LLARS               |         |
| Schnur Consulting Group Local/Sm<br>Orinda, CA         |              |              | ıll Business   |       | Availability Group |                 | Contracting Objectives      |                      | Participation          |                     |         |
| BID/PROPOSER'S   | FIRM         | 'S OWNERS    | HIP  |       |                    | White Me        | en                          | 25%                  | %                      | 100                 | .0%     |
| PRICE:   | Ethr         | icity        | Ger  | nder  | V                  | Vhite Wor       | nen                         | 6%                   | 6                      | 0.0                 | )%      |
| \$75,000 *   | W            | nite         | М  | en    | Et                 | hnic Mino       | rities                      | 25%                  | / <sub>0</sub>         | 0.0                 | )%      |
|  |              | CONTRA       | CTE  | QUI   | TY PAR             | TICIPAT         | ION                         |                      |                        |                     |         |
|  | ESTIMATED    |              | GENDER   |       | CONTR              |                 | CONTRA                      | ACTING PARTICIPATION |                        |                     |         |
| COMPANY NAME   | AMOUNT       | ETHNICITY    | М  | w     | White-<br>Men      | White-<br>Women | Ethnic<br>Minorities        | Unclassified         | Publicly<br>Held Corp. | Gov't/Non<br>Profit | Foreign |
| PRIME:   | ,            |              |  |       |                    |                 |                             |                      |                        |                     |         |
| Schnur Consulting Group                                | \$75,000     | White        | Х  |       | 100.0%             |                 |                             |                      |                        |                     |         |
| SUBS:<br>None  |              |              |  |       |                    |                 |                             |                      |                        |                     |         |
|  |              |              |  |       |                    |                 |                             | +n=                  |                        |                     |         |
|  |              |              |  |       |                    |                 |                             |                      |                        |                     |         |
|  |              |              |  |       |                    |                 |                             | : <del></del>        |                        |                     |         |
|  |              |              |  |       |                    |                 |                             | #                    |                        |                     |         |
|  |              |              |  |       |                    |                 |                             | ***                  |                        |                     |         |
|  |              |              |  |       |                    |                 |                             | 122                  |                        |                     |         |
|  |              |              |  |       | at                 |                 |                             |                      |                        |                     |         |
| TOTAL  |              | \$75,000     |  |       | 100.0%             | 0.0%            | 0.0%                        | 0.0%                 | 0.0%                   | 0.0%                | 0.0%    |
|  | CONTRAC      |              |  | RCI   | ES PRO             | FILE (F         | rom P-02                    | 5 Form)              |                        |                     |         |
|  |              | White Me     | n  | V     | Vhite Wo           | men             | Ethnic I                    | Vinorities           | Tota                   | I Employe           | es      |
| No. of Employees:                                      |              |              | 2  |       |                    | 0               |                             | 1                    |                        |                     |         |
| Percent of Total Employees:                            |              | 66.7%        |  |       | 0.0%               |                 | 33.3%                       |                      | 3                      |                     |         |
| MSA Labor Market %:                                    |              | 32.3%        |  |       | 27.8% 39           |                 | 9.9%                        |                      |                        |                     |         |
| MSA Labor Market Location:                             |              |              | 9 Bay Area Counties                                  |       |                    |                 |                             |                      |                        |                     |         |
|  |              |              | CC   | NN    | IENTS              |                 |                             | <b>WALLE</b>         |                        |                     |         |
| Contract Equity Participation -                        | 100% Whit    | e Men parti  | cipati   | on.   |                    |                 |                             |                      |                        |                     |         |
| *Original contract amount \$62                         |              |              | rease  | ed to | \$196,80           | 0.              |                             |                      |                        |                     |         |
| Workforce Profile & Statemen<br>Submitte               |              | imination    | Good Faith Outreach Efforts<br>Requirement Satisfied |       |                    |                 | Award Approval  Recommended |                      |                        |                     |         |
| NA   |              | ·            |  |       | N/                 | 4               |                             | pa                   |                        |                     |         |



## **AFFIRMATIVE ACTION SUMMARY (P-061)**

(Completed by District)

This summarizes information provided by the contractor(s)' P-025 Form regarding their workforce.

| Amend Agreement for District Values Assessment Project   |  | strict Values  | Ethnic Minority Percentages From U.S. Census Data  |  |   |  |   |  |  |  |
|--|--|--|--|--|---|--|---|--|--|--|
|  |  |  |  | В  | Н                                       | A/PI   | Al/AN   | TOTAL  |  |  |
|  |  |  | Nat  | tional   | 10.5                                    | 10.7   | 3.7   | 0.7  | 27.3   |  |
| Profession   | al Services Agreement  | DATE:  | 9 Bay Are  | a Counties   | 5.5                                     | 16.2   | 14.2  | 0.4  | 39.9   |  |
|  | ai Services Agreement  | 8/28/2015  | Alameda/0  | CC Counties  | 10.7                                    | 15.6   | 15.4  | 0.5  | 46.2   |  |
| R=Recmmd P=Prime Composition of Ownership S=Sub  Company Name, Owner/Contact Person, Address, and Phone Number |  | Number of Ethnic Minority Employees  |  |  |   |  |   |  |  |  |
|  |  |  | В  | Н  | A/PI                                    | Al/AN  | TOTAL   | PERCENT  | MSA %  |  |
| RP   | WM - L/SBE   | Company Wide   | -  | -  | 1                                       | -  | 1   | 33.3%  | 39.9   |  |
| Schnur Consul  | ting Group   | Manager/Prof   | -  |  | 1                                       |  | 1   | 33.3%  | -  |  |
| Alan Schnur  |  | Technical/Sales  | -  | -  |   | _  | -   | NA   |  |  |
| PO Box 463   |  | Clerical/Skilled   | -  | <b> </b> -   | <del>  -</del>                          | _  | -   | NA NA  |  |  |
| Orinda, CA 945   | 563  | Semi/Unskilled   | -  | -  | -                                       | -  | -   | NA   |  |  |
|  |  | Bay Area   | _  | -  | 1                                       |  | 1   | 33.3%  | 39.9   |  |
| 925-253-4870   |  | AA Plan on File:   | NA   |  |   | contract with  |   | 3/20/2014  | 00.0   |  |
|  |  | Co. Wide MSA:  | 9 Bay Area C   | ounties  | # Employee                              |  | 3   | Bay Area:  | 3  |  |
| T  |  | Company Wide   | and the second s |  | *************************************** | personal and the second |   | Day Alea,  |  |  |
|  |  | Manager/Prof   | 5  |  |   |  |   |  |  |  |
|  |  | Technical/Sales  |  | ļ  | <u> </u>                                |  |   |  |  |  |
|  |  | Clerical/Skilled   |  |  |   |  |   |  |  |  |
|  |  | Semi/Unskilled   |  |  |   | · · · · · · · · · · · · · · · · · · ·  |   |  |  |  |
|  |  | Bay Area   | 24   |  |   |  |   |  |  |  |
|  |  | Co. Wide MSA:  |  |  | # Employee:                             | E-Co Mide:   |   | D A  | DATES AND DESCRIPTION OF THE PERSON OF THE P |  |
|  |  | Company Wide   |  |  | # Liliployee.                           | S-CO. VVIGE.   |   | Bay Area:  |  |  |
|  |  | Manager/Prof   |  |  |   |  |   |  |  |  |
|  |  | Technical/Sales  | 1907 100-01 (1207 1208 100 110 120 120 120 120 120 120 120 120   |  | ····                                    |  | ***************************************   |  |  |  |
|  |  | Clerical/Skilled   |  |  | <del> </del>                            |  |   |  |  |  |
|  |  | Semi/Unskilled   |  |  |   |  |   |  |  |  |
|  | }  | Bay Area   |  |  | 1                                       |  | -   | THE MAIN THE SHARE AND ASSESSED.   | Printing has proposed  |  |
|  |  | POWER COMPANIES IN PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS OF THE |  |  |   |  |   |  |  |  |
|  |  | Co. Wide MSA:  |  |  | # Employees                             | S-Co. Wide;  |   | Bay Area:  |  |  |
|  |  | Company Wide   |  |  | ANNAMAN NAMANAKAKAKAMANA                |  |   |  |  |  |
|  |  | Manager/Prof   |  | ***************************************  |   |  |   |  |  |  |
|  | ,  | Technical/Sales  |  | e sent anni altra de sent altre sent anni anni anni anni anni anni anni an   |   | ***************************************  |   | ····   |  |  |
|  |  | Clerical/Skilled   |  |  |   |  |   |  |  |  |
|  | }  | Semi/Unskilled   |  | MIN. 1591. 1992 1000.00  |   |  |   |  | 20000000000000000000000000000000000000   |  |
|  | -<br> -  | Bay Area   | Miller Control of the | ***************************************  |   | *** ***********************************  | ***************************************   | MACHINE CONTRACTOR CON | MINISTER STATE   |  |
|  |  | Co. Wide MSA:  |  |  | # Employees                             | -Co. Wide:   |   | Bay Area:  |  |  |
|  |  | Company Wide   |  |  |   |  |   |  |  |  |
|  | [.   | Manager/Prof   |  |  |   |  |   |  |  |  |
|  | _  | Technical/Sales  |  |  |   |  |   |  |  |  |
|  |  | Clerical/Skilled   | ****   | ne de de la lactica de lactica de la lactica de lactica de la lactica de lactica de lactica de lactica de la lactica de la |   |  |   | ***************************************  |  |  |
|  |  | Semi/Unskilled   |  |  |   |  |   |  |  |  |
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|  |  | Co. Wide MSA:  |  |  | # Employees                             | -Co. Wide:   |   | Bay Area:  |  |  |
|  |  | Company Wide   |  |  |   | A) or children   | 10755   | M. com   |  |  |
|  |  | Manager/Prof   |  |  |   |  | NO. 12 . NO. 10 NO. 100   | Carrier of Control Control Control   |  |  |
|  | ľ  | Technical/Sales  | 1  |  |   |  |   | ***************************************  |  |  |
|  |  | Clerical/Skilled   |  |  |   |  |   |  |  |  |
|  | To the state of th | Semi/Unskilled   |  |  |   |  |   |  |  |  |
|  | (E   | Bay Area   | and the same of th |  |   |  |   | TAN ALTONOMIA (A LISANOPARIA) 149  |  |  |
|  | p.co   | Co. Wide MSA:  | ***************************************  | ***************************************  | # Employees                             | ·Ca Wide   | Mary account of the second of | Bay Area:  | and the state of t |  |

#### EAST BAY MUNICIPAL UTILITY DISTRICT

DATE:

September 3, 2015

MEMO TO: Board of Directors

FROM:

Alexander R. Coate, General Manager

SUBJECT:

Legislative Report No. 09-15

The following issues are being referred to the Legislative/Human Resources Committee for review and recommendation to the Board of Directors for action, as appropriate.

## RECOMMENDED ACTION

Receive information on EBMUD's sponsored bill SB 188 (Hancock) Municipal Utility District: utility charges: delinquencies, AB 142 (Bigelow) Wild and Scenic Rivers: Mokelumne River and SB 20 (Pavley) California Water Resiliency Investment Act and approve positions on the following bills: 1) Support S. 1837 (Boxer) Drought Recovery and Resilience Act of 2015 and 2) Support S. 1894 (Feinstein) California Emergency Drought Relief Act of 2015.

## STATE LEGISLATION

RECOMMENDED **POSITION** 

**SB 188** (Hancock) MUNICIPAL UTILITY DISTRICT: **UTILITY CHARGES: DELINQUINCIES** 

INFORMATION

EBMUD's sponsored bill, SB 188 (Hancock), introduced February 9, 2015, would eliminate the statutory 2015 sunset date on EBMUD's lien authority for delinquent water and wastewater charges. SB 188 was heard and approved by the assembly on August 20, 2015 with a bi-partisan vote of 68-6. The measure is currently awaiting action by the governor.

**AB 142** WILD AND SCENIC RIVERS: (Bigelow) **MOKELUMNE RIVER** 

**INFORMATION** 

AB 142 (Bigelow) would require the Secretary of the Natural Resources Agency to study and prepare a report on the suitability of adding a specified stretch of the Mokelumne River to the California Wild and Scenic Rivers system.

AB 142 was passed out of the Senate Appropriations Committee on August 28, 2015 on a unanimous vote with amendments imposed by the committee that would require the Natural Resources Agency to develop a cost estimate of the study and enter into a cost-sharing agreement with the Upper Mokelumne River Watershed Authority to provide a fifty-percent local cost share, and to allow for additional contributions from other interested parties. The

committee amendments require a higher local cost share than those advanced by the author, which would have required a one-third local cost share. Prior to consideration by the full senate, AB 142 is expected to be amended again with language that has been agreed to by key stakeholders and is intended to address concerns recently expressed by the Pacific Gas and Electric Company and to comport the study area with the descriptions used in last year's SB 1199 (Hancock).

# SB 20 CALIFORNIA WATER RESILIENCY INFORMATION (Pavley) INVESTMENT ACT

SB 20 (Pavley), which EBMUD supported in a prior version relating to well reports, was gutted and amended on August 26, 2015 to be the "California Water Resiliency Investment Act." SB 20 would create the California Water Resiliency Investment Fund with five accounts to direct money from a yet to be determined source to drought response and recovery, integrated regional projects, disadvantaged communities, ecosystem improvements, and data and information management systems. At this time, no retail water fee or any other funding source is identified in the measure.

Though SB 20 is likely be the primary vehicle for a water-related fee or tax next year, the author's office has indicated that SB 20 will not be advanced this year and is intended to serve as the basis for funding discussions among stakeholders and the legislature during the legislature's recess this fall.

Staff has communicated, to EBMUD's delegation and others in the legislature and administration, the policy position adopted by EBMUD's Board on May 26, 2015, which states EBMUD is opposed to the imposition of state retail water use fees or surcharges on customer water bills on the basis of equity, affordability, and accountability.

## **FEDERAL LEGISLATION**

RECOMMENDED POSITION

S. 1837 DROUGHT RECOVERY AND (Boxer) RESILIENCE ACT OF 2015

**SUPPORT** 

S. 1837 (Boxer), the Drought Recovery and Resilience Act of 2015 (Act), is a substantially similar companion measure to H.R. 2983 (Huffman), which the Board adopted a "support" position on at the July 28, 2015 meeting. The Act is intended to respond to the drought in California and other western states by providing both short- and long-term solutions to stretch water supplies and build new clean water infrastructure without undermining environmental protections, preempting state laws, or redirecting impacts from one drought-stricken area to another.

Similar to H.R. 2983, the Act would primarily do two things: (1) provide emergency funding, and (2) authorize new water infrastructure programs, and includes additional provisions related to drought response planning, water management, and impacts to wild fisheries.

## **Emergency Funding**

The Act would provide over \$1 billion in emergency funding to address water supply for public health and safety, investments in water recycling, reuse, and reclamation, and meeting the emergency needs of drought-impacted communities. Funding assistance would include \$300 million for United States Bureau of Reclamation (USBR) projects, including \$100 million for Title XVI and \$100 million for WaterSmart, and \$500 million for the United States Environmental Protection Agency (EPA) for the Clean Water and Drinking Water State Revolving Funds with priority for drought response projects.

## New Water Infrastructure Programs

The Act would establish a new EPA grant program to supplement existing Title XVI funding and support water recycling projects and would appropriate \$500 million annually for each fiscal year 2016 through 2020 for this new program. The Act would also expand the financing mechanisms available to the USBR, including establishing a new Reclamation Infrastructure Finance and Innovation Act (RIFIA). Funding under RIFIA would include the following:

- \$500 million total, \$100 million per fiscal year from 2016 through 2020, for a new loan and loan guarantee program, similar to the Water Infrastructure and Finance Innovation Act included in the Water Resources and Reform Development Act of 2014, to offer long-term, low-cost financing for eligible water projects, including projects for water recycling, enhanced energy efficiency, and desalination.
- \$700 million total for USBR to partner with state and local entities for integrated regional water management, reclamation, and water recycling projects that do not have existing federal funding authorizations.

### Other Provisions

The Act includes provisions intended to assist with drought response planning, water management and impacts to wild fisheries and would require the development of a water source protection program within the United States Forest Service to protect and restore watersheds, provide for reservoir operation improvement by allowing consideration of whether using improved weather forecasts and run-off forecasting would improve project benefits, provide for improved oversight of state injection wells, require the National Resources Conservation Service to provide water supply planning assistance to state water agencies requesting assistance, and direct the United States Fish and Wildlife Service to prepare a salmon drought plan to address impacts of drought on salmon population.

The Act is intended to provide assistance to mitigate drought impacts while appropriately preserving environmental protections. In addition, the Act could provide potential funding opportunities for EBMUD projects, such as projects that assist with water supply reliability, including water recycling, conservation, and desalination.

Support of S. 1837 is consistent with EBMUD's support for S. 1837's companion measure, H.R. 2983 (Huffman), and multiple federal measures in 2014 that would have provided federal drought funding assistance, namely H.R. 4239 (Huffman), S. 2016 (Feinstein, Boxer) and S.

2016's companion measure, H.R. 4039 (Costa), as well as EBMUD's 2015 federal initiatives to seek federal funding opportunities. None of these measures advanced out of Congress

# S. 1894 CALIFORNIA EMERGENCY DROUGHT SUPPORT (Feinstein, Boxer) RELIEF ACT OF 2015

Introduced after S. 1837, S. 1894 (Feinstein, Boxer), the California Emergency Drought Relief Act (Drought Relief Act), is Senator Feinstein and Senator Boxer's most recent approach to respond to the drought in California and is intended to provide a template for California-specific solutions that could be included in a western wide drought relief bill. Accordingly, S. 1894 contains provisions similar to those included in other drought-related bills over the past few years, such as funding for both existing and new infrastructure programs included in S. 1837 (Boxer), discussed earlier, and H.R. 2983 (Huffman), which the Board adopted a "support" position on at the July 28, 2015 meeting.

S. 1894 would provide both short- and long-term solutions to help communities cope with the ongoing drought and combat future droughts without undermining environmental protections, preempting state laws, or redirecting impacts from one drought-stricken area to another. The Drought Relief Act would primarily do four things: (1) provide for emergency projects to maximize water supply reliability while preserving environmental protections; (2) provide for expedited environmental reviews and approvals of projects; (3) provide funding for water supply and drought resiliency projects; and (4) deauthorize inactive U.S. Bureau of Reclamation (USBR) projects. The Drought Relief Act also has additional provisions including but not limited to community assistance and water management.

#### **Emergency Projects**

The Drought Relief Act would direct federal agencies to undertake a number of actions within their existing authority and without waiving federal or state law, including environmental protections, to maximize available water supplies. The actions to be taken by federal agencies include, but are not limited to:

- Make it easier to transfer water through the Delta;
- Use existing flexibility to operate pumps in the Delta;
- Keep the Delta Cross Channel Gates open as long as possible, in cooperation with the State Water Resources Control Board, and collect data to assess the impact on endangered species, water quality, and water supply;
- Expedite permit decisions for use of temporary fish barriers and gates; and
- Expedite permit decisions for water transfers related to voluntary fallowing.

## Expedited Environmental Review and Project Approval

The Drought Relief Act would streamline processes for environmental review and approval of projects while the governor's state of emergency drought declaration is in effect by: (1) requiring federal agencies to expedite reviews under the National Environmental Policy Act; (2) requiring approval of projects to increase water supplies if project approval does not violate existing laws;

and (3) requiring the head of a federal agency, upon a state's request, to make a final decision on a project within 10 days.

## **Funding**

The Drought Relief Act seeks to provide funding support for various long-term water supply projects as well as for state and local drought resiliency projects, including water recycling, conservation and desalination. Funding support would include, but is not limited to:

- Identifying entities with recycled water projects, including EBMUD, that may be eligible to compete for funding through the USBR if funds are appropriated and projects meet eligibility requirements, including the completion of a USBR-compliant feasibility report;
- Directing the USBR to award funding, if appropriated, for desalination projects that meet eligibility requirements, including the completion of a USBR-compliant feasibility report;
- Reauthorizing the Water Desalination Act in the amount of \$50 million to support desalination research through 2020;
- Authorizing \$20 million for administration of the United States Environmental Protection Agency's WaterSense program for 2016 through 2019, with the funding amount to be adjusted based on inflation after 2019;
- Authorizing a total of \$35 million over five years, 2016 through 2020, for grants to promote the development of innovative water supply and conservation technologies;
- Authorizing \$200 million to establish a Reclamation Infrastructure Finance and Innovation Act program to offer long-term, low-cost financing for eligible water projects, including projects for water recycling, enhanced energy efficiency and desalination;
- Adding \$100 million to the existing funding authorization for the USBR WaterSmart program and creating a new grant program within WaterSmart for integrated regional water management, reclamation and recycling projects with a local cost share of 75 percent with a maximum federal contribution of \$20 million; and,
- Authorizing \$200 million under Title XVI for planning, design and construction of water recycling projects through 2020, with priority given to projects in drought-impacted areas.

## Deauthorization of Projects

S. 1894 would require the Secretary of the Interior to identify USBR water resources development projects authorized prior to March 30, 2009 that are inactive and no longer viable for construction, and provide a process by which the Secretary of the Interior could deauthorize a project. This provision is not expected to impact EBMUD as EBMUD's authorizations, including authorizations for the Integrated Recycled Water Program and the Bay Area Regional Desalination Project, were authorized under the United States Corps of Engineers, not the USBR.

### Other Provisions

The Drought Relief Act also includes provisions intended to assist drought-stricken communities by providing increased funding and would have the Department of the Interior establish an open water data system to advance the availability, timely distribution and widespread use of water

data and information for water management, education, research, assessment and monitoring purposes.

Overall, the Drought Relief Act is consistent with EBMUD objectives and could provide assistance to mitigate drought impacts while appropriately preserving environmental protections. In addition, the Drought Relief Act could provide potential funding opportunities for EBMUD projects, such as projects that assist with water supply reliability, including water recycling, conservation, and desalination if they meet eligibility requirements. As discussions on a western wide drought bill continue staff proposes to convey EBMUD's support for the measure while communicating that there are three provisions that could be strengthened as part of incorporation into a western wide drought bill:

- Broaden the USBR recycled water and desalination project funding language to ensure
  that projects with longstanding Water Resources Development Act authorizations, such
  as EBMUD's San Ramon Valley Recycled Water Project, the Integrated Recycled Water
  Program, and the Bay Area Regional Desalination Project, as well as projects that
  complete USBR feasibility reports are eligible to compete for funding;
- Provide expedited approvals for water transfers to all CVP contractors, not just for transfers related to voluntary fallowing; and,
- Expand the data collection and evaluation associated with operations of the Delta Cross Channel Gates to include Central Valley fall run chinook so that impacts to Mokelumne River salmon are included in the evaluation.

Support of S. 1894 is consistent with EBMUD's support for H.R. 2983 (Huffman), which the Board adopted a "support" position on at the July 28, 2015 meeting, and multiple federal measures in 2014 that would have provided federal drought funding assistance, namely H.R. 4239 (Huffman), S. 2016 (Feinstein, Boxer) and S. 2016's companion measure, H.R. 4039 (Costa), as well as EBMUD's 2015 federal initiatives to seek federal funding opportunities. None of these measures advanced out of Congress.

ARC:MD:JF

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## Senate Bill No. 188

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|--------------------|-----------------------------------|
| Daggad the Country | Mar. 14 2015                      |
| Passed the Senate  | May 14, 2015                      |
|                    |                                   |
|                    |                                   |
|                    | Secretary of the Senate           |
|                    |                                   |
|                    | <del></del>                       |
| Passed the Assemb  | oly August 20, 2015               |
|                    |                                   |
|                    |                                   |
|                    | Chief Clerk of the Assembly       |
|                    | <del></del>                       |
|                    |                                   |
| This bill was red  | ceived by the Governor this day   |
| of                 | , 2015, at o'clockм.              |
|                    |                                   |
|                    |                                   |
|                    |                                   |
|                    | Private Secretary of the Governor |

#### CHAPTER \_\_\_\_

An act to amend and repeal Section 12811.1 of the Public Utilities Code, relating to utility charges.

#### LEGISLATIVE COUNSEL'S DIGEST

SB 188, Hancock. Municipal utility district: utility charges: delinquencies.

(1) The existing Municipal Utility District Act authorizes the formation of a municipal utility district. The act authorizes a district to acquire, construct, own, operate, control, or use works for supplying the inhabitants of the district and public agencies with light, water, power, heat, transportation, telephone service, or other means of communication, or means for the collection, treatment, or disposition of garbage, sewage, or refuse matter. The act authorizes a municipal utility district, by resolution or ordinance, to require the owner of record of privately owned real property within the district to pay the fees, tolls, rates, rentals, or other charges for certain utility services rendered to a lessee, tenant, or subtenant, and provides that those charges that have become delinquent, together with interest and penalties, are a lien on the property when a certificate is filed by the district in the office of the county recorder and that the lien has the force, effect, and priority of a judgment lien.

The act, in addition to the above-described methods, establishes procedures, until January 1, 2016, for a municipal utility district to collect delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, for services rendered to a lessee, tenant, or subtenant, through the tax roll, in the same manner as property taxes. The act, until January 1, 2016, authorizes a municipal utility district to collect delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, for services rendered to a lessee, tenant, or subtenant, by recording in the office of the county recorder of the county in which the affected parcel is located, a certificate declaring the amount of the delinquent charges, together with interest and penalties thereon, which would then constitute a lien against the affected real property of the delinquent property owner in that

-3- SB 188

county and have the force, effect, and priority of a judgment lien. The act, until January 1, 2016, requires a municipal utility district that exercises these collection measures to reimburse the county for the reasonable expenses incurred by the county.

This bill would extend the operation of these provisions indefinitely. By requiring county auditors and recorders to undertake certain actions in response to the exercise of collection measures by a municipal utility district, the bill would impose a state-mandated local program.

(2) The act prohibits a municipal utility district from collecting delinquent fees or charges using the above-described collection measures for the furnishing of electrical services and, beginning January 1, 2016, for the furnishing of water or sewer service to residential property.

This bill would permanently authorize a municipal utility district to collect delinquent fees or charges using the above-described collection measures for the furnishing of water or sewer service to residential property.

- (3) The act requires any district that places a lien on a property for water or sewer service on or before December 31, 2014, pursuant to the above-described collection measures, to submit a report containing certain information to the Assembly and Senate Committees on Judiciary and to the Assembly and Senate Committees on Local Government on or before January 1, 2015. This bill would delete this provision.
- (4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

The people of the State of California do enact as follows:

SECTION 1. This act is intended to remove the sunset date in Section 12811.1 of the Public Utilities Code on the authority of a municipal utility district to collect delinquent fees, tolls, rates, rentals, and other charges on the tax roll. This act is not intended to change existing law regarding the protection provided to a property owner pursuant to Section 12822.6 of the Public Utilities

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Code, which prohibits a municipal utility district from collecting delinquent charges or penalties from a property owner accrued by a residential tenant in a nonmaster-metered building.

- SEC. 2. Section 12811.1 of the Public Utilities Code, as amended by Section 1 of Chapter 485 of the Statutes of 2010, is amended to read:
- 12811.1. (a) Except when prohibited by Section 12822.6, a district may, by resolution or ordinance, require the owner of record of real property within the district to pay the fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, and those fees, tolls, rates, rentals, and other charges that have become delinquent, together with interest and penalties thereon, are a lien on the property when a certificate is filed in the office of the county recorder pursuant to subdivision (b) and the lien has the force, effect, and priority of a judgment lien. No lien may be created under this section on any publicly owned property.
- (b) A lien under this section attaches when the district files for recordation in the office of the county recorder a certificate specifying the amount of the delinquent fees, tolls, rates, rentals, or other charges together with interest and penalties thereon; the name of the owner of record of the property to which services were rendered by the district; and the legal description of the property. Within 30 days of receipt of payment of all amounts due, including recordation fees paid by the district, the district shall file for recordation a release of the lien.
- (c) A district may, by resolution or ordinance, provide that any delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, may be collected on the tax roll in the same manner as property taxes. Before any entity may collect any delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant on the tax roll, the district shall prepare a report, provide notice, conduct a public hearing, and file a certificate in the office of the county recorder, as follows:
- (1) The general manager shall prepare and file with the district board of directors a report that describes each affected parcel of real property and the amount of the delinquent fees, tolls, rates,

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rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant for each affected parcel for the year. The general manager shall give notice of the filing of the report and of the time, date, and place for a public hearing by publishing the notice pursuant to Section 6066 of the Government Code in a newspaper of general circulation, and by mailing the notice to the owner of each affected parcel at least 14 days prior to the date of the hearing.

- (2) At the public hearing, the board of directors shall hear and consider any objections or protests to the report. At the conclusion of the public hearing, the board of directors may adopt or revise the delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant. The board of directors shall make its determination on each affected parcel and its determinations shall be final.
- (3) On or before August 10 of each year following these determinations, the general manager shall file with the county auditor a copy of the final report adopted by the board of directors. The county auditor shall enter the amount of the delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, against each of the affected parcels of real property as they appear on the current assessment roll. The county tax collector shall include the amount of the delinquent fees, tolls, rates, rentals, or charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, on the tax bills for each affected parcel of real property and collect the delinquent fees, tolls, rates, rentals, or charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, in the same manner as property taxes.
- (4) The district may recover any delinquent fees, tolls, rates, rentals, or other charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, by

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recording in the office of the county recorder of the county in which the affected parcel is located, a certificate declaring the amount of the delinquent fees, tolls, rates, rentals, or charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, due, and the name and last known address of the person liable therefor. From the time of recordation of the certificate, the amount of the delinquent fees, tolls, rates, rentals, or charges, together with interest and penalties thereon, including any delinquent fees, tolls, rates, rentals, or other charges for services rendered to a lessee, tenant, or subtenant, constitutes a lien against the affected real property of the delinquent property owner in that county. This lien shall have the force, effect, and priority of a judgment lien. Within 30 days of receipt of payment of all amounts due, including recordation fees paid by the district, the district shall file for recordation a release of the lien.

- (5) The district shall not recover on the tax roll any delinquent fees, tolls, rates, rentals, or other charges for services for commercial use to a commercial tenant under an account established by the commercial tenant, from any subsequent tenant or the property owner, due to nonpayment of charges by a previous commercial tenant. For this purpose, the term "subsequent commercial tenant" shall not include an entity or adult person that was located at the same address during the period the charges or penalties accrued. This paragraph does not apply to master-metered accounts.
- (d) Notwithstanding Sections 6103 and 27383 of the Government Code, in filing any instrument, paper, or notice pursuant to this section, the district shall pay all applicable recording fees prescribed by law.
- (e) A district shall reimburse the county for the reasonable expenses incurred by the county pursuant to this section.
- (f) The remedies in this section are cumulative and in addition to any other remedy provided by law. The district may pursue remedies alternatively or consecutively.
- (g) This section does not apply to delinquent fees or charges for the furnishing of electrical service.
- SEC. 3. Section 12811.1 of the Public Utilities Code, as added by Section 2 of Chapter 485 of the Statutes of 2010, is repealed.

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SEC. 4. No reimbursement is required by this act pursuant to Section 6 of Article XIIIB of the California Constitution because a local agency or school district has the authority to levy service charges, fees, or assessments sufficient to pay for the program or level of service mandated by this act, within the meaning of Section 17556 of the Government Code.

| Approved | , 2015   |
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# AMENDED IN SENATE SEPTEMBER 1, 2015 AMENDED IN SENATE JULY 16, 2015 AMENDED IN ASSEMBLY APRIL 6, 2015

california legislature—2015–16 regular session

### ASSEMBLY BILL

No. 142

# Introduced by Assembly Member Bigelow (Principal coauthor: Senator Berryhill)

January 12, 2015

An act to amend Section 5093.56 of, and to add Sections 5093.548 and 5093.549 to, the Public Resources Code, relating to wild and scenic rivers.

#### LEGISLATIVE COUNSEL'S DIGEST

AB 142, as amended, Bigelow. Wild and scenic rivers: Mokelumne River.

(1) Existing law, the California Wild and Scenic Rivers Act, provides for a system of classification of those rivers or segments of rivers in the state that are designated as wild, scenic, or recreational rivers, for purposes of preserving the highest and most beneficial use of those rivers. The act requires the Secretary of the Natural Resources Agency to study and submit to the Governor and the Legislature a report that analyzes the suitability or nonsuitability for addition to the system of rivers or segments of rivers that are designated by the Legislature as potential additions to the system, and requires that each report contain specified information and recommendations with respect to the proposed designation.

This bill would require the secretary, in a report analyzing the suitability or nonsuitability of a proposed designation of the Mokelumne

River, its tributaries, or portions thereof as additions to the system, to consider the potential effects of the proposed designation on future water requirements, as specified, and the effects of climate change on river values and current and projected water supplies, and to consider other factors. The bill would include any portion of the Mokelumne River designated for potential addition within certain protections afforded to wild and scenic rivers until the completion of the study period and the implementation of any recommendation to add the portion of the Mokelumne River to the system, or December 31, 2021, whichever occurs first.

The bill would also designate a specified portion of the Mokelumne River, or any segment of that portion, for potential addition to the system. The bill would require the secretary to submit a report pursuant to the above-described requirements to the Legislature and Governor no later than December 31, 2017, and would require the report to include a clear recommendation on the suitability or nonsuitability for addition to the system of the designated portion of the Mokelumne River or any segment of that portion. The bill would require the secretary to enter into a cost-sharing agreement with the Upper Mokelumne River Watershed Authority that would require the state and the authority to each pay a specified portion of the cost of the report. By imposing new duties on a local government entity, the bill would impose a state-mandated local program.

(2) The bill would declare that due to the unique geographical features of the Mokelumne River and its tributaries, a general statute within the meaning of specified provisions of the California Constitution cannot be made applicable and a special statute is necessary.

(3) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no. yes.

The people of the State of California do enact as follows:

SECTION 1. It is the intent of the Legislature that the entities responsible for the Mokelumne Watershed Interregional

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Sustainability Evaluation Program may seek state funding for which the feasibility studies and assessments described in paragraph (3) of subdivision (a) of Section 5093.548 of the Public Resources Code are eligible.

SEC. 2. Section 5093.548 is added to the Public Resources Code, to read:

5093.548. (a) Notwithstanding Section 5093.547, prior to the designation of the Mokelumne River, its tributaries, or portions thereof as additions to the system, the secretary shall study and submit to the Governor and the Legislature a report that analyzes the suitability or nonsuitability of the proposed designation. The suitability analysis contained in the report shall consider all of the following:

- (1) The potential effects of the proposed designation on the ability of public agencies and utilities within the Mokelumne River watershed to meet current and projected future water requirements through the development of new and more reliable water supplies from the Mokelumne River and its tributaries. When considering projected future water requirements, the secretary shall only consider feasible projects to meet foreseeable demands.
- (2) Any effects of climate change on river values described in Section 5093.50 and current and projected water supplies.
- (3) The following feasibility studies and assessments included within the implementation plan of the Mokelumne Watershed Interregional Sustainability Evaluation, Final Report dated June 12, 2015: 7a, 7b, 7d, and 7f. The inclusion of these studies and assessments in this subdivision shall not be construed as an exemption from wild and scenic designation.
- (4) The instances when the secretary has determined pursuant to Section 5093.55 that a water diversion facility may be constructed on a river or segment of a river that is part of the system.
  - (5) The instances when the State Water Resources Control Board has approved an application to appropriate water from a river or a segment of a river that is part of the system and what restrictions, if any, were placed on the appropriation of water as a result of the river or segment of a river's inclusion in the system.
- 38 (b) The report shall also include the information required in subdivision (b) of Section 5093.547 and the secretary's

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1 recommendations and proposals with respect to the proposed 2 designation.

- (c) The report required for the portion of the Mokelumne River designated for potential addition to the system pursuant to Section 5093.549 shall be submitted to the Legislature and Governor no later than December 31, 2017, and shall include a clear recommendation on the suitability or nonsuitability for addition to the system of the designated portion of the Mokelumne River or any segment of that portion.
- (d) The—A study undertaken by the secretary pursuant to subdivision (a) shall provide for public input from a broad range of stakeholders.
- (e) A report required to be submitted pursuant to subdivision (a) shall be submitted in compliance with Section 9795 of the Government Code.
- (f) Until the completion of the study period and the implementation of any recommendation to add segments to the system, or December 31, 2021, whichever occurs first, no dam, reservoir, diversion, or other water impoundment facility may be constructed on any segment designated for study by the secretary as a potential addition to the system unless the secretary determines that the facility is needed to supply domestic water to the residents of the county or counties through which the river and segment flows and the secretary determines that the facility will not adversely affect the free-flowing condition and natural character of the river and segment. This subdivision shall not apply to, and shall not in any way affect, Amador Water Agency's water rights application 5647X03 pending before the State Water Resources Control Board.
- (g) (1) The secretary shall develop a cost estimate of the study and report required by subdivision (c) and enter into a cost-sharing agreement with the Upper Mokelumne River Watershed Authority. The cost-sharing agreement shall require that the state pay not more than 50 percent of the cost of the study and report required by subdivision (c), with the remaining cost to be paid by the authority. The payment by the authority may consist of appropriated funds or a contribution of services.
- 38 (2) Nothing in this section shall preclude any private donations 39 or contributions from interested parties to be used for the purposes 40 of this subdivision.

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SEC. 3. Section 5093.549 is added to the Public Resources Code, to read:

5093.549. The portion of the Mokelumne River, or any segment of that portion, located from one-half mile downstream of the Salt Springs 97-066 Dam to the upper extent of the Pardee Reservoir at the elevation of not less than 580 feet above mean sea level is hereby designated for potential addition to the system.

SEC. 4. Section 5093.56 of the Public Resources Code is amended to read:

5093.56. No department or agency of the state may assist or cooperate, whether by loan, grant, license, or otherwise, with any department or agency of the federal, state, or local government, in the planning or construction of a dam, reservoir, diversion, or other water impoundment facility that could have an adverse effect on the free-flowing condition and natural character of either of the following:

- (a) The rivers and segments thereof designated in Section 5093.54 as included in the system.
- (b) The portion of the Mokelumne River designated in Section 5093.549 for study by the secretary as a potential addition to the system until after the study period and implementation of any recommendations have been completed, or December 31, 2021, whichever occurs first. This subdivision shall not apply to, and shall not in any way affect, Amador Water Agency's water rights application 5647X03 pending before the State Water Resources Control Board.
- SEC. 5. Due to the unique geographical features of the Mokelumne River and its tributaries, the Legislature hereby finds and declares that a special law is necessary and a general law cannot be made applicable within the meaning of Section 16 of Article IV of the California Constitution.
- 32 SEC. 6. No reimbursement is required by this act pursuant to 33 Section 6 of Article XIII B of the California Constitution because 34 the only costs that may be incurred by a local agency or school 35 district are the result of a program for which legislative authority 36 was requested by that local agency or school district, within the 37 meaning of Section 17556 of the Government Code and Section 6 38 of Article XIII B of the California Constitution.

### **Introduced by Senator Pavley**

December 1, 2014

An act to repeal and add Section 13752 of add Division 36 (commencing with Section 86000) to the Water Code, relating to water.

#### LEGISLATIVE COUNSEL'S DIGEST

SB 20, as amended, Pavley. Wells: reports: public availability. California Water Resiliency Investment Act.

Under existing law, various measures provide funding for water

resources projects, facilities, and programs.

This bill would create the California Water Resiliency Investment Fund in the State Treasury and provide that moneys in the fund are available, upon appropriation by the Legislature, for the purpose of providing a more dependable water supply for California. This bill would create various accounts within the fund for prescribed purposes.

Existing law requires a person who digs, bores, or drills a water well, cathodic protection well, or a monitoring well, or abandons or destroys a well, or deepens or reperforates a well, to file a report of completion with the Department of Water Resources. Existing law prohibits those reports from being made available to the public, except under certain circumstances.

This bill would instead require the department to, upon request, make the reports available to the public. The bill would require the department to provide specified disclaimers when providing the reports to the public. The bill would authorize the department to charge a fee for the provision of a report to recover the department's costs, that does not exceed the reasonable costs to the department of providing the report. The bill \_\_2\_

would require the release of a report to comply with the Information Practices Act of 1977 and would require the department to redact from the report specified information pertaining to the well owner. The bill would require a person who requests a report to provide his or her name, address, identification number from a government-issued source, as provided, and reason for making the request.

Vote: majority. Appropriation: no. Fiscal committee: yes. State-mandated local program: no.

The people of the State of California do enact as follows:

SECTION 1. Division 36 (commencing with Section 86000) is added to the Water Code, to read:

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**SB 20** 

### DIVISION 36. CALIFORNIA WATER RESILIENCY INVESTMENT ACT

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### CHAPTER 1. GENERAL PROVISIONS

86000. This division shall be known and may be cited as the California Water Resiliency Investment Act.

86010. The Legislature finds and declares all of the following:

- (a) California's extreme multiyear drought is raising significant concerns regarding the long-term dependability of water supplies that are critical to the state's residents, economy, and environment.
- (b) Nearly three-quarters of California is impacted by the severe drought underscoring the need for additional statewide action.
- (c) The 2015 water year was the driest winter in California's written record and water experts indicate that we could face multiyear droughts that extend years beyond any droughts previously experienced by the state.
- (d) California could lose 25 percent of the Sierra snowpack by 2050 as a result of warmer weather, according to the department. Because the Sierra snowpack is our largest water reservoir, this loss will significantly reduce water supplies when Californians need them the most.
- (e) By 2050, California is expected to add more than 10 million residents, placing even greater pressure on our water supplies.
- (f) The current drought has had a disproportionate impact on disadvantaged communities. Falling groundwater levels in portions

-3- SB 20

of the state from reduced rainfall and increased groundwater pumping have left more than 2,000 wells dry or critically near dry, impacting more than 10,000 residents and with a disproportionate impact on disadvantaged communities.

(g) Furthermore, thousands of residents of disadvantaged communities lack access to a secure long-term supply of clean drinking water due to polluted groundwater and falling

groundwater levels.

(h) Reduced streamflows and water for wildlife areas have had a severe impact on fish and wildlife populations, threatening some species with extinction.

(i) Reports by the Public Policy Institute of California and others indicate that state and local agencies face a multibillion dollar annual funding deficit in addressing the state's long-term water needs and that greater investments are needed to protect the state's economy and natural resources and to ensure that disadvantaged communities have access to safe drinking water.

(j) Enactment of Proposition 1, the Water Quality, Supply, and Infrastructure Improvement Act of 2014, provided a critical down payment to address California's near-term and long-term water needs. Additional actions are needed now to ensure state and local agencies continue to make the needed investments to provide a more dependable water system to meet California's ongoing needs.

(k) To protect the public health and welfare and to protect residential, agricultural, commercial, and environmental uses of water, it is vital that state and local agencies have the resources they need to make responsible and reasonable investments in a more dependable water supply, including by making more efficient use of California's current sources of water.

# Chapter 2. California Water Resiliency Investment Program

86020. (a) The California Water Resiliency Investment Fund is hereby created in the State Treasury. Moneys in the fund are available, upon appropriation by the Legislature, for the purpose of, and in held in trust for, providing a more dependable water supply for California.

(b) The following accounts are hereby created within the California Water Resiliency Investment Fund:

**SB 20** 

(1) The Emergency Drought Response and Recovery Account 1 to support emergency actions to protect vulnerable populations from the severe impacts of droughts, including providing emergency drinking water and other residential water supplies, 5 food assistance, employment training and placement, and other 6 economic relief.

(2) The Integrated Regional Water Resiliency and Management Account to provide matching grants to local and regional agencies to increase regional self-reliance and result in integrated, multibenefit solutions for ensuring sustainable water resources. 10 Eligible projects may include groundwater storage, wastewater recycling, stormwater capture, water conservation, flood management, and other water supply and quality projects.

(3) The Safe Drinking Water for Disadvantaged Communities Account to support planning, construction, operation, and 16 maintenance of drinking water systems for disadvantaged communities.

(4) The Environmental Resilience and Recovery Account to provide funding to restore and protect fish and wildlife habitats and populations to avoid or reduce conflicts with water management systems. Funding from the account shall only be used for projects that will provide fisheries, wildlife, or ecosystems with benefits or improvements that are greater than required applicable environmental mitigation measures or compliance obligations and shall not be used to pay for the mitigation or environmental review costs of any current or proposed water supply project.

(5) The Smart Water Data Program Account to support improved data and information systems that enable better management of water resources and to further facilitate expansion of water markets.

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SECTION 1. Section 13752 of the Water Code is repealed. SEC. 2. Section 13752 is added to the Water Code, to read:

13752. (a) Upon request, the department shall make available to the public a report made in accordance with paragraph (1) of subdivision (b) of Section 13751.

(b) When providing a report to the public pursuant to subdivision 36 37 (a), the department shall also provide a statement that includes all 38 of the following: 39

(1) The information provided in a report varies in accuracy, scale, origin, and completeness.

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(2) The information is provided without warranty of the suitability of the information for any particular purpose.

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- (3) Use of the information in the report may require professional interpretation or judgment.
- (4) Any use of the information provided in a report is at the user's own risk.
- (c) (1) The department may charge a fee for the provision of a report to recover the department's costs, that does not exceed the reasonable costs to the department of providing the report pursuant to this section. These costs may include the costs of promulgating regulations to implement this section.
- 12 (2) The release of a report in possession of the department shall comply with the Information Practices Act of 1977 (Chapter 1 (commencing with Section 1798) of Title 1.8 of Part 4 of Division 3 of the Civil Code).
- 16 (3) Prior to releasing a report pursuant to this section, the
  17 department shall redact from the report the name and address of
  18 the well owner.
- (d) (1) A person making a request pursuant to subdivision (a)
   shall, on a form provided by the department, provide his or her
   name, address, identification number from an identification card
   issued pursuant to Section 13000 of the Vehicle Code, driver's
   license, or passport, and reason for making the request.
  - (2) The department shall maintain copies of the forms submitted pursuant to paragraph (1) for five years.



### 114TH CONGRESS 1ST SESSION

# S. 1837

To provide drought assistance and improved water supply reliability to the State of California, other western States, and the Nation.

### IN THE SENATE OF THE UNITED STATES

July 22, 2015

Mrs. Boxer introduced the following bill; which was read twice and referred to the Committee on Finance

### A BILL

- To provide drought assistance and improved water supply reliability to the State of California, other western States, and the Nation.
- 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; FINDINGS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Drought Recovery and Resilience Act of 2015".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents; findings.

# TITLE I—EMERGENCY DROUGHT RESPONSE APPROPRIATIONS FROM RECLAMATION FUND

Sec. 101. Appropriations to be derived from Reclamation Fund.

- Sec. 102. Supplemental appropriations for drought relief.
- Sec. 103. Supplemental appropriations for the Environmental Protection Agencv.
- Sec. 104. Supplemental appropriations for the Water Infrastructure Finance and Innovation Act program.

### TITLE II—NEW WATER INFRASTRUCTURE PROGRAM AUTHORIZATIONS

- Subtitle A-New Water Recycling and Reclamation Program Through EPA
- Sec. 201. Short title; findings; purposes.
- Sec. 202. National Water Recycling and Reclamation Program.
- Subtitle B-Reclamation Infrastructure Finance and Innovation Act (RIFIA)
- Sec. 210. Short title; purposes; definitions.

### CHAPTER 1-INNOVATIVE FINANCING

- Sec. 211. Purposes.
- Sec. 212. Authority to provide assistance.
- Sec. 213. Applications.
- Sec. 214. Eligibility for assistance.
- Sec. 215. Determination of eligibility and project selection.
- Sec. 216. Secured loans.
- Sec. 217. Program administration.
- Sec. 218. State and local permits.
- Sec. 219. Regulations.
- Sec. 220. Funding.
- Sec. 221. Report to Congress.

## CHAPTER 2—INTEGRATED REGIONAL WATER MANAGEMENT, RECLAMATION, AND RECYCLING PROJECTS

- Sec. 231. Water storage projects.
- Sec. 232. Authorization of appropriations.

#### CHAPTER 3—RECLAMATION TITLE TRANSFER PROGRAM

- Sec. 241. Short title; definitions.
- Sec. 242. Authorization of title transfer program.
- Sec. 243. Compliance with environmental and historic preservation laws.
- Sec. 244. Eligibility criteria.
- Sec. 245. Liability.
- Sec. 246. Benefits.
- Sec. 247. Compliance with other laws.
- Sec. 248. Authorization of appropriations.
- Sec. 249. Termination of authority.

#### Subtitle C—Innovative Stormwater Capture Program

- Sec. 251. Short title.
- Sec. 252. Purposes and findings.
- Sec. 253. Definitions.
- Sec. 254. Centers of Excellence for innovative stormwater control infrastructure.
- Sec. 255. Innovative stormwater control infrastructure project grants.

- Sec. 256. Environmental Protection Agency innovative stormwater control infrastructure promotion.
- Sec. 257. Report to Congress.
- Sec. 258. Authorization of appropriations.

### TITLE III—IMPROVED INFRASTRUCTURE AND WATER MANAGEMENT

### Subtitle A-Restoring America's Watersheds and Increasing Water Yields

- Sec. 301. Short title.
- Sec. 302. Findings.
- Sec. 303. Water Source Protection Program.
- Sec. 304. Watershed Condition Framework.
- Sec. 305. Forest Service Legacy Roads and Trails Remediation Program.
- Sec. 306. Reauthorization of the Collaborative Forest Landscape Restoration Fund.

#### Subtitle B-Reservoir Operation Improvement

- Sec. 311. Short title.
- Sec. 312. Projects, plans, and reports.

### Subtitle C—Reclamation Projects for Renewable Energy To Reduce Evaporation Loss

- Sec. 320. Findings and purpose.
- Sec. 321. Definitions.
- Sec. 322. Evaluation and report.
- Sec. 323. Development of solar and wind energy on covered land.
- Sec. 324. Royalties.
- Sec. 325. Disposition of royalty revenue.

### Subtitle D-Improved Reclamation Crop Data

- Sec. 331. Definitions.
- Sec. 332. Determination of planting of water-intense permanent crops.
- Sec. 333. Report related to water-intense permanent crops.

### Subtitle E-Improved Oversight of State Injection Wells

Sec. 341. Amendment to the Safe Drinking Water Act.

#### Subtitle F-Combating Water Theft for Illegal Marijuana Cultivation

- Sec. 351. Policy directive on illegal water diversion for marijuana cultivation.
- Sec. 352. Environmental reporting requirements for Domestic Cannabis Eradication program.
- Sec. 353. Trespass marijuana location registry.
- Sec. 354. Funding for remediation of trespass marijuana sites.
- Sec. 355. Voluntary guidelines.
- Sec. 356. Research program.

#### Subtitle G-SECURE Water Amendments

- Sec. 361. Authorized activities; eligibility; authorization of appropriations.
- Sec. 362. Authorization of appropriations for national water availability and use assessment program.

Subtitle H—Refundable Tax Credit for Water-Harvesting Systems Sec. 371. Refundable tax credit for water-harvesting systems.

Subtitle I-Funding for Construction for Additional Project Benefits

Sec. 381. Funding for construction for additional project benefits.

Subtitle J-Open Water Data System

Sec. 391. Open water data system.

### TITLE IV—PLANNING FOR THE FUTURE

Subtitle A-X-Prize for Desalination Breakthroughs

Sec. 401. Short title.

Sec. 402. Water technology award program.

Subtitle B-Drought Planning Assistance Through NRCS and Reclamation

Sec. 411. Drought Planning Assistance through NRCS and Reclamation.

Subtitle C—Drought Preparedness for Fisheries

Sec. 421. Drought Preparedness for Fisheries.

Subtitle D-National Emergency Planning Response

Sec. 431. National Emergency Planning Response.

Subtitle E—Military Preparedness for Desalination

Sec. 441. Report on desalinization technology.

- 1 (c) FINDINGS.—Congress finds the following:
- 2 (1) That, as expressed in the Water Supply Act
- 3 of 1958, Congress has recognized the primary re-
- 4 sponsibilities of the States and local interests in de-
- 5 veloping water supplies for domestic, municipal, in-
- 6 dustrial, and other purposes, and that the Federal
- 7 Government should participate and cooperate in
- 8 these projects.
- 9 (2) That there is a long and robust legal prece-
- dent of Federal deference to State primacy in water
- law and the legal system that States establish for re-

- solving disputes over water use, with the Supreme
  Court finding in Kansas v. Colorado that "Congress
  cannot enforce either rule upon any state" in matters of the right regulation of water rights.
  - (3) That, as established in the Proclamation of a State of Emergency issued by the Governor of the State of California on January 17, 2014, California is experiencing record dry conditions, all regions of the State are impacted by the drought, and these extremely dry conditions have persisted since 2012 and are likely to persist beyond this year and more regularly into the future.
    - (4) That the State of California is not alone in the prospects for long-term drought, and that the entire American West and Southwest are facing forecasts of prolonged droughts that will leave States facing major water shortages and catastrophic wildfires.
    - (5) That the prolonged period of drought in the American West has also occurred with higher temperatures throughout the State of California, reducing snowpack and leading to what climate scientists conclude may be the most severe drought in over 1,200 years.

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- 1 (6) That the Colorado River has been under 2 drought conditions since 2000, and that the chances 3 of a "megadrought" striking the Southwest and cen-4 tral Great Plains are on the rise according to fore-5 casts from climate scientists.
  - (7) That the United States should utilize all existing authorities and resources made available by the Agricultural Act of 2014, that over \$500 million in assistance has already been dedicated to assisting agricultural users and rural communities in California and other drought-impacted areas, and that the United States Department of Agriculture should continue to prioritize such assistance to bring relief to drought-impacted areas.
    - (8) That this drought emergency requires an immediate and credible response that respects State, local, and tribal law, and that the policies that respond to the drought should not pit State against State, region against region, or stakeholders against one another.
    - (9) That Federal agencies should continue to operate the Bureau of Reclamation's Central Valley Project in California in compliance with all Federal and State laws, including biological opinions, while working with the State to maximize operational

flexibility in order to deliver as much water as reasonably possible to drought-impacted areas and minimize the harm suffered by fish and wildlife as a result of the drought.

(10) That Congress recognizes the range of separate, distinct Federal agencies with authorities and resources that play a role in water supply, including treatment and remediation of groundwater, surface water storage, water recycling and reuse, and other clean water infrastructure, and that to avoid duplication and ensure the efficiency and effectiveness of these various Federal roles, there is a need for improved coordination, streamlining, and collaboration, both among Federal agencies and with drought-impacted States and localities.

(11) That it is the policy of the United States to respect California's coequal goals, established by the Delta Reform Act of 2009, of providing a more reliable water supply for California and protecting, restoring, and enhancing the Delta ecosystem, and that these coequal goals shall be achieved in a manner that protects and enhances the unique cultural, recreational, natural resource, and agricultural values of the Delta as an evolving place.

(12) That the State of California, in CA Water Code Section 85021, has established a policy to reduce reliance on the Delta in meeting California's future water supply needs through a statewide strategy of investing in improved regional supplies, conservation, and water use efficiency, that California law directs each region that depends on water from the Delta watershed to improve its regional self-reliance for water through investment in water use efficiency, water recycling, advanced water technologies, local and regional water supply projects, and improved regional coordination of local and regional water supply efforts, and that it is the intent of Congress to ensure that Federal programs, policies, and investments respect and compliment, and do not undermine or conflict with, California's policy of reducing reliance on Delta diversions.

(13) That the Reclamation Fund was established in 1902 with the expressed purpose of providing for the construction and maintenance of water infrastructure for the economic development of the western States and territories, with revenues deposited into the fund out of public land sales within these western States and territories.

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1 (14) That since 1902, the Reclamation Fund 2 has been supplemented with additional revenues 3 from Federal water resources development and min-4 eral and natural resource leases on Federal lands, 5 such that the surplus within the Reclamation Fund 6 now exceeds \$10 billion.

(15) That the Reclamation Fund represents a transfer of a portion of receipts from Federal lands and Federal natural resources in the West back to the West for water development, and that in this time of drought the Reclamation Fund's surplus should be used to assist the West in meeting its water needs for public health and safety, for expanding water recycling, reuse, and reclamation, for meeting the emergency needs of communities impacted by the drought, and for developing long-term solutions to meet the impacts of climate change on this already arid region of the country.

### 19 TITLE I—EMERGENCY DROUGHT

### 20 **RESPONSE APPROPRIATIONS**

### 21 FROM RECLAMATION FUND

- 22 SEC. 101. APPROPRIATIONS TO BE DERIVED FROM REC-
- 23 LAMATION FUND.
- Amounts made available under this title shall be de-
- 25 rived from the reclamation fund established by section 1

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- 1 of the Act of June 17, 1902 (42 U.S.C. 391; popularly
- 2 known as the "Reclamation Act"), and shall remain avail-
- 3 able until expended.
- 4 SEC. 102. SUPPLEMENTAL APPROPRIATIONS FOR
- 5 DROUGHT RELIEF.
- 6 (a) IN GENERAL.—Subject to subsection (b), the fol-
- 7 lowing sums are appropriated, out of any money in the
- 8 Treasury not otherwise appropriated, for fiscal year 2015:
- 9 (1) Water and related resources.—For
- an additional amount for "Department of the Inte-
- 11 rior—Bureau of Reclamation—Water and Related
- Resources", \$300,000,000, of which not less than
- \$100,000,000 shall be for water reclamation and
- 14 reuse projects authorized under title XVI of Public
- 15 Law 102–575; of which not less than \$100,000,000
- shall be for WaterSMART for assistance under the
- 17 Reclamation States Emergency Drought Relief Act
- 18 of 1991 (43 U.S.C. 2201 et seq.); and of which not
- less than \$50,000,000 shall be for water acquisition,
- 20 water conveyance, and facilities construction under
- 21 the Refuge Water Supply Program: Provided, That
- funds provided under this heading may be used for
- 23 recycled water projects without regard to whether
- such projects are otherwise authorized under law:
- 25 Provided further, That sufficient funds are spent on

- the completion of CALFED feasibility studies de-scribed in section 103(d)(1)(A) of Public Law 108-361 (118 Stat. 1684) that have the financing and feasibility to be under construction within 10 years, and that for the purposes of this Act the Federal cost share of such feasibility studies shall be no less than 75 percent and that the cost share waiver for such feasibility studies shall extend to December 31, 2017.
  - (2) HAZARDOUS SUBSTANCE SUPERFUND.—For an additional amount for "Environmental Protection Agency—Hazardous Substance Superfund", \$300,000,000 for the cleanup of polluted groundwater supplies.
    - (3) Rural water and waste disposal program additional amount for "Department of Agriculture—Rural Utilities Service—Rural Water and Waste Disposal Program Account", \$5,000,000 for the cost of direct and guaranteed loans and grants for the rural water, wastewater, and waste disposal programs authorized by sections 306 and 310B or described in section 381E(d)(2) of the Consolidated Farm and Rural Development Act.

- (4) Drug enforcement administration.— For an additional amount for "Department of Jus-tice—Drug Enforcement Administration". \$3,000,000 for the Domestic Cannabis Eradication and Suppression Program to assist State or local law enforcement agencies in the suppression of can-nabis operations that are conducted on public lands or that intentionally trespass on the property of an-other that also divert, redirect, obstruct, drain, or impound water supply.
  - (5) ARMY CORPS OF ENGINEERS.—For an additional amount for the Army Corps of Engineers, \$40,000,000 to carry out section 5039 of the Water Resources and Development Act of 2007 (33 U.S.C. 2201 et seq.).
  - (6) LAND AND WATER CONSERVATION FUND.—
    For an additional amount for "Land and Water Conservation Fund", \$100,000,000 for the implementation of projects under the Land and Water Conservation Fund Act of 1965 in drought-affected States that reduce fire risk, improve water quality or downstream water quantity, or expand ground water recharge capacity.
  - (7) LOW-INCOME MIGRANT AND SEASONAL FARMWORKERS.—For an additional amount for the

- 1 Department of Agriculture, \$25,000,000 for emer-
- 2 gency grants to assist low-income migrant and sea-
- 3 sonal farmworkers under section 2281 of the Food,
- 4 Agriculture, Conservation, and Trade Act of 1990
- 5 (42 U.S.C. 5177a) to address impacts of drought
- 6 upon declaration of a natural disaster under section
- 7 321(a) of the Consolidated Farm and Rural Devel-
- 8 opment Act (7 U.S.C. 1961(a)) or for the same pur-
- 9 poses in counties that are contiguous to a designated
- 10 natural disaster area.
- 11 (b) DROUGHT PRIORITIZATION.—Each amount ap-
- 12 propriated under subsection (a) shall be used in States
- 13 impacted by drought, with an emphasis on projects that
- 14 will provide additional water supplies most expeditiously
- 15 to areas at risk of having an inadequate supply of water
- 16 for public health and safety purposes or to improve resil-
- 17 iency to drought, or projects that provide relief to drought-
- 18 affected communities facing unemployment and economic
- 19 dislocation.
- 20 (c) EMERGENCY DESIGNATION.—Each amount ap-
- 21 propriated under subsection (a) is designated by the Con-
- 22 gress as being for an emergency requirement pursuant to
- 23 section 251(b)(2)(A)(i) of the Balanced Budget and
- 24 Emergency Deficit Control Act of 1985.
- 25 (d) GAO STUDY.—

| 1  | (1) IN GENERAL.—The Comptroller General               |
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| 2  | shall conduct a comprehensive study on Federal in-    |
| 3  | vestments in clean water and wastewater infrastruc-   |
| 4  | ture, addressing duplicative and fragmented pro-      |
| 5  | grams. The report shall include—                      |
| 6  | (A) a description of how Federal agencies,            |
| 7  | including the Army Corps of Engineers, the En-        |
| 8  | vironmental Protection Agency, the Bureau of          |
| 9  | Reclamation, the Rural Utilities Service, and         |
| 10 | other relevant agencies, coordinate their efforts     |
| 11 | to address nationally, regionally, or locally iden-   |
| 12 | tified needs or priorities in an efficient and ef-    |
| 13 | fective manner; and                                   |
| 14 | (B) an evaluation of the adequacy of Fed-             |
| 15 | eral coordination in meeting the needs of tribal      |
| 16 | lands.  |
| 17 | (2) REPORT TO CONGRESS.—Not later than 1              |
| 18 | year after the date of the enactment of this Act, the |
| 19 | Comptroller General shall submit to Congress a re-    |
| 20 | port containing the results of the study required     |
| 21 | under paragraph (1) and any recommendations           |

based on such study.

| 1  | SEC. 103. SUPPLEMENTAL APPROPRIATIONS FOR THE EN            |
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| 2  | VIRONMENTAL PROTECTION AGENCY.                              |
| 3  | The following sums are appropriated, out of any             |
| 4  | money in the Treasury not otherwise appropriated, for fis-  |
| 5  | cal year 2015:  |
| 6  | ENVIRONMENTAL PROTECTION AGENCY                             |
| 7  | STATE AND TRIBAL ASSISTANCE GRANTS                          |
| 8  | For an additional amount for "State and Tribal As-          |
| 9  | sistance Grants", \$500,000,000, of which \$400,000,000     |
| 10 | shall be for making capitalization grants for the State     |
| 11 | water pollution control revolving funds under title VI of   |
| 12 | the Federal Water Pollution Control Act; and of which       |
| 13 | \$100,000,000 shall be for making capitalization grants for |
| 14 | the State drinking water treatment revolving loan funds     |
| 15 | under section 1452 of the Safe Drinking Water Act: Pro-     |
| 16 | vided, That notwithstanding the time period specified in    |
| 17 | section 603(d)(1)(A) of the Federal Water Pollution Con-    |
| 18 | trol Act and section 1452(f)(1)(B)(i) of the Safe Drinking  |
| 19 | Water Act, loans made by such funds shall be authorized     |
| 20 | for 40-year terms: Provided further, That notwithstanding   |
| 21 | the formula or allotments set forth in section 604 of the   |
| 22 | Federal Water Pollution Control Act and section             |
| 23 | 1452(a)(1)(D) of the Safe Drinking Water Act, loans         |
| 24 | made by such funds shall be distributed based on an as-     |
| 25 | sessment of the immediate need in States impacted by        |
| 26 | drought, with an emphasis on projects that will provide     |

- 1 additional water supplies most expeditiously to areas that
- 2 are at risk of having an inadequate supply of water for
- 3 public health and safety purposes or to improve resiliency
- 4 to drought, including projects to increase efficiency and
- 5 conservation by end users: Provided further, That to the
- 6 maximum extent practicable, highest priority to the loans
- 7 made with such funds shall be given to projects that have
- 8 been approved by, and have previously received funding
- 9 from, State and local water agencies: Provided further,
- 10 That such amount is designated by the Congress as being
- 11 for an emergency requirement pursuant to section
- 12 251(b)(2)(A)(i) of the Balanced Budget and Emergency
- 13 Deficit Control Act of 1985.
- 14 SEC. 104. SUPPLEMENTAL APPROPRIATIONS FOR THE
- 15 WATER INFRASTRUCTURE FINANCE AND IN-
- 16 NOVATION ACT PROGRAM.
- 17 The following sums are appropriated, out of any
- 18 money in the Treasury not otherwise appropriated, for fis-
- 19 cal year 2015:
- 20 ENVIRONMENTAL PROTECTION AGENCY
- 21 STATE AND TRIBAL ASSISTANCE GRANTS
- For an additional amount for "State and Tribal As-
- 23 sistance Grants", \$20,000,000 to carry out the Water In-
- 24 frastructure Finance and Innovation Act of 2014: Pro-
- 25 vided, That loans made by such funds shall be distributed

1 based on an assessment of the immediate need in States 2 impacted by drought, with an emphasis on projects that will provide additional water supplies most expeditiously to areas that are at risk of having an inadequate supply of water for public health and safety purposes or to improve resiliency to drought, including projects to increase efficiency and conservation by end users: Provided further, That the limitations imposed by sections 5028(a)(5) and 5029(b)(2)(A) of the Water Resources Reform and Devel-10 opment Act of 2014 shall not apply with respect to a project receiving such funds in any State with a drought 12 declaration: Provided further, That notwithstanding sec-13 tion 5029(b)(4) of the Water Resources Reform and Development Act of 2014, the interest rate for a secured loan 15 under this section shall be not more than the yield on 16 United States Treasury securities of a similar maturity to the maturity of the secured loan on the date of execu-18 tion of the loan agreement: Provided further, That notwithstanding section 5028(a)(2)(A) of the Water Re-20 sources Reform and Development Act of 2014, the eligible project costs of a project shall be reasonably anticipated to be not less than \$10,000,000: Provided further, That such amount is designated by the Congress as being for 24 an emergency requirement pursuant section to

| 1  | 251(b)(2)(A)(i) of the Balanced Budget and Emergency |
|----|--|
| 2  | Deficit Control Act of 1985.                         |
| 3  | TITLE II—NEW WATER INFRA-                            |
| 4  | STRUCTURE PROGRAM AU-                                |
| 5  | THORIZATIONS   |
| 6  | Subtitle A—New Water Recycling                       |
| 7  | and Reclamation Program                              |
| 8  | Through EPA  |
| 9  | SEC. 201. SHORT TITLE; FINDINGS; PURPOSES.           |
| 10 | (a) SHORT TITLE.—This subtitle may be cited as the   |
| 11 | "National Water Recycling and Reclamation Act of     |
| 12 | 2015".   |
| 13 | (b) FINDINGS.—Congress finds that—                   |
| 14 | (1) water supply, wastewater, sanitation, and        |
| 15 | sewage agencies across the Nation are developing     |
| 16 | and investing in water reuse and recycling projects; |
| 17 | (2) almost 900,000 acre-feet of annual water         |
| 18 | supply are in development through these projects     |
| 19 | and could be expeditiously constructed with in-      |
| 20 | creased Federal investment; and                      |
| 21 | (3) in California alone, there are water reuse       |
| 22 | and recycling projects that could add over 500,000   |
| 23 | acre-feet of annual water supply.                    |

| 1  | (c) Purposes.—It is the purpose of this subtitle to        |
|----|--|
| 2  | expand investments in water reuse and recycling projects   |
| 3  | nationwide.  |
| 4  | SEC. 202. NATIONAL WATER RECYCLING AND RECLAMA-            |
| 5  | TION PROGRAM.  |
| 6  | (a) Establishment.—The Administrator of the En-            |
| 7  | vironmental Protection Agency shall establish and carry    |
| 8  | out a National Water Recycling and Reclamation Program     |
| 9  | to provide grants to eligible entities for water recycling |
| 10 | and reclamation projects.                                  |
| 11 | (b) DEFINITIONS.—In this section, the following defi-      |
| 12 | nitions apply:   |
| 13 | (1) ELIGIBLE COSTS.—The term "eligible                     |
| 14 | costs" means amounts substantially all of which are        |
| 15 | paid by, or for the account of, an eligible entity in      |
| 16 | connection with a project, including the cost of—          |
| 17 | (A) development phase activities, including                |
| 18 | planning, feasibility analysis, revenue fore-              |
| 19 | casting, environmental review, permitting, pre-            |
| 20 | liminary engineering and design work, and                  |
| 21 | other preconstruction activities;                          |
| 22 | (B) construction, reconstruction, rehabili-                |
| 23 | tation, replacement, and acquisition of real               |
| 24 | property (including land related to the project            |
| 25 | and improvements to land), environment miti-               |

| 1  | gation, construction contingencies, and acquisi-         |
|----|--|
| 2  | tion of equipment;                                       |
| 3  | (C) capitalized interest necessary to meet               |
| 4  | market requirements, reasonably required re-             |
| 5  | serve funds, capital issuance expenses, and              |
| 6  | other carrying costs during construction; and            |
| 7  | (D) reimbursement for costs described in                 |
| 8  | subparagraphs (A) through (C) incurred prior             |
| 9  | to the date of enactment of this Act.                    |
| 10 | (2) ELIGIBLE ENTITY.—The term "eligible enti-            |
| 11 | ty" means a corporation, partnership, joint venture,     |
| 12 | trust, public or investor-owned utility, private entity, |
| 13 | government entity, agency, or instrumentality, tribal    |
| 14 | government, or any other reclamation and reuse en-       |
| 15 | tity, as determined by the Administrator.                |
| 16 | (3) PROGRAM.—The term "program" means                    |
| 17 | the National Water Recycling and Reclamation Pro-        |
| 18 | gram established under this section.                     |
| 19 | (c) ELIGIBILITY.—  |
| 20 | (1) PROJECT COSTS.—To be eligible for assist-            |
| 21 | ance under the program, a water recycling and rec-       |
| 22 | lamation project shall have total eligible costs that    |
| 23 | are reasonably anticipated to exceed \$1,000,000.        |
| 24 | (2) PROJECT SPONSOR.—To be eligible for as-              |
| 25 | sistance under the program, a water recycling and        |

| 1  | reclamation project shall have a project sponsor   |
|----|--|
| 2  | that—  |
| 3  | (A) is an eligible entity;                         |
| 4  | (B) submits to the Administrator an appli-         |
| 5  | cation for the project; and                        |
| 6  | (C) demonstrates a source for non-Federal          |
| 7  | revenues that is sufficient to satisfy the non-    |
| 8  | Federal share of the cost of the project.          |
| 9  | (d) Competitive Grant Selection.—                  |
| 10 | (1) IN GENERAL.—The Administrator shall—           |
| 11 | (A) establish criteria for selecting among         |
| 12 | projects that meet the eligibility criteria speci- |
| 13 | fied in subsection (c);                            |
| 14 | (B) conduct a national solicitation for ap-        |
| 15 | plications; and                                    |
| 16 | (C) award grants on a competitive basis.           |
| 17 | (2) SELECTION CRITERIA.—The selection cri-         |
| 18 | teria shall include the following:                 |
| 19 | (A) The extent to which the project ad-            |
| 20 | dresses near- and long-term water demand and       |
| 21 | supply, protects the environment, or otherwise     |
| 22 | enhances the overall water reclamation and         |
| 23 | reuse system.                                      |
| 24 | (B) The extent to which the project en-            |
| 25 | hances the return on the Federal investment        |

| 1  | through the production of new, highly renew                |
|----|--|
| 2  | able water supplies.                                       |
| 3  | (C) The likelihood that financial assistance               |
| 4  | under the program will enable the project to               |
| 5  | proceed at an earlier date than the project                |
| 6  | would otherwise be able to proceed.                        |
| 7  | (D) The extent to which the project uses                   |
| 8  | measures that enhance the efficiency of the                |
| 9  | project.   |
| 10 | (3) Deadlines.—The Administrator shall—                    |
| 11 | (A) publish the selection criteria under                   |
| 12 | paragraph (1) in the Federal Register not later            |
| 13 | than 90 days after the date of enactment of                |
| 14 | this Act;  |
| 15 | (B) require that applications seeking finan-               |
| 16 | cial assistance under the program be submitted             |
| 17 | not later than 180 days after the date of publi-           |
| 18 | cation of the selection criteria under subpara-            |
| 19 | graph (A); and   |
| 20 | (C) provide notice of approved project ap-                 |
| 21 | plications under the program not later than 1              |
| 22 | year after the date of enactment of this Act.              |
| 23 | (e) FEDERAL SHARE.—The Federal share of the cost           |
| 24 | of a project receiving financial assistance under the pro- |
| 25 | gram may not exceed 80 percent.                            |

| 1  | (f) AUTHORIZATION OF APPROPRIATIONS.—                        |
|----|--|
| 2  | (1) In general.—There is authorized to be                    |
| 3  | appropriated to carry out this section \$500,000,000         |
| 4  | for each of fiscal years 2016 through 2020. Such             |
| 5  | sums shall remain available until expended.                  |
| 6  | (2) Administrative expenses.—From funds                      |
| 7  | made available to carry out this section for a fiscal        |
| 8  | year, the Administrator may use not to exceed 2              |
| 9  | percent of the funds for the costs of administering          |
| 10 | this section.  |
| 11 | (g) REPORTS TO CONGRESS.—Not later than October              |
| 12 | 1, 2016, and every 2 years thereafter, the Administrator     |
| 13 | shall submit to Congress a report summarizing the finan-     |
| 14 | cial performance of projects that are receiving, or have re- |
| 15 | ceived, assistance under the program.                        |
| 16 | (h) REGULATIONS.—The Administrator may issue                 |
| 17 | such regulations as the Administrator determines appro-      |
| 18 | priate to carry out this section.                            |
| 19 | (i) FAILURE TO MEET DEADLINE.—If the Adminis-                |
| 20 | trator does not meet a deadline under subsection (d)(3),     |
| 21 | the Administrator shall transfer all funds made available    |
| 22 | for the program so as to make such funds available for       |
| 23 | the purpose of making capitalization grants for water re-    |
| 24 | cycling and reclamation projects under the State water       |
| 25 | pollution revolving loan fund program under title VI of      |

| 1  | the Federal Water Pollution Control Act (33 U.S.C. 1381   |
|----|---|
| 2  | et seq.) and the State drinking water treatment revolving |
| 3  | loan fund program under section 1452 of the Safe Drink-   |
| 4  | ing Water Act (42 U.S.C. 300j-12).                        |
| 5  | Subtitle B—Reclamation Infra-                             |
| 6  | structure Finance and Innova-                             |
| 7  | tion Act (RIFIA)  |
| 8  | SEC. 210. SHORT TITLE; PURPOSES; DEFINITIONS.             |
| 9  | (a) SHORT TITLE.—This subtitle may be cited as the        |
| 10 | "Reclamation Infrastructure Finance and Innovation Act"   |
| 11 | or "RIFIA".   |
| 12 | (b) Purposes.—The purposes of this subtitle are—          |
| 13 | (1) to promote increased development of critical          |
| 14 | water resources infrastructure by establishing addi-      |
| 15 | tional opportunities for financing water resources        |
| 16 | projects;   |
| 17 | (2) to attract new investment capital to infra-           |
| 18 | structure projects that are capable of generating rev-    |
| 19 | enue streams through user fees or other dedicated         |
| 20 | funding sources;  |
| 21 | (3) to complement existing Federal funding                |
| 22 | sources and address budgetary constraints on Bu-          |
| 23 | reau of Reclamation programs; and                         |
| 24 | (4) to leverage private investment in water re-           |
| 25 | sources infrastructure, with the goal of every \$100      |

| 1  | million in secured loans being leveraged for \$1 bil-  |
|----|--|
| 2  | lion in water in water infrastructure financing.       |
| 3  | (c) DEFINITIONS.—In this subtitle:                     |
| 4  | (1) ELIGIBLE ENTITY.—The term "eligible enti-          |
| 5  | ty" means—   |
| 6  | (A) a corporation;                                     |
| 7  | (B) a partnership;                                     |
| 8  | (C) a joint venture;                                   |
| 9  | (D) a trust;   |
| 10 | (E) a State or local governmental entity,              |
| 11 | agency, or instrumentality; and                        |
| 12 | (F) a conservancy district, irrigation dis-            |
| 13 | trict, canal company, mutual water company,            |
| 14 | water users' association, Indian tribe, agency         |
| 15 | created by interstate compact, or any other en-        |
| 16 | tity that has the capacity to contract with the        |
| 17 | United States under Federal reclamation law.           |
| 18 | (2) FEDERAL CREDIT INSTRUMENT.—The term                |
| 19 | "Federal credit instrument" means a secured loan,      |
| 20 | loan guarantee, or other credit enhancement author-    |
| 21 | ized to be made available under this subtitle with re- |
| 22 | spect to a project.                                    |
| 23 | (3) INVESTMENT-GRADE RATING.—The term                  |
| 24 | "investment-grade rating" means a rating of BBB        |

| 1  | minus, Baa3, bbb minus, BBB (low), or higher as       |
|----|---|
| 2  | assigned by a rating agency to project obligations.   |
| 3  | (4) Lender.—  |
| 4  | (A) IN GENERAL.—The term "lender"                     |
| 5  | means any non-Federal qualified institutional         |
| 6  | buyer (as defined in section 230.144A(a) of           |
| 7  | title 17, Code of Federal Regulations (or a suc-      |
| 8  | cessor regulation) (commonly known as "Rule           |
| 9  | 144A(a) of the Securities and Exchange Com-           |
| 10 | mission" and issued under the Securities Act of       |
| 11 | 1933 (15 U.S.C. 77a et seq.))).                       |
| 12 | (B) Inclusions.—The term "lender" in-                 |
| 13 | cludes—   |
| 14 | (i) a qualified retirement plan (as de-               |
| 15 | fined in section 4974 of the Internal Rev-            |
| 16 | enue Code of 1986) that is a qualified in-            |
| 17 | stitutional buyer; and                                |
| 18 | (ii) a governmental plan (as defined in               |
| 19 | section 414 of the Internal Revenue Code              |
| 20 | of 1986) that is a qualified institutional            |
| 21 | buyer.  |
| 22 | (5) LOAN GUARANTEE.—The term "loan guar-              |
| 23 | antee" means any guarantee or other pledge by the     |
| 24 | Secretary to pay all or part of the principal of, and |

| 1  | interest on, a loan or other debt obligation issued by  |
|----|---|
| 2  | an obligor and funded by a lender.                      |
| 3  | (6) Obligor.—The term "obligor" means an                |
| 4  | eligible entity that is primarily liable for payment of |
| 5  | the principal of, or interest on, a Federal credit in-  |
| 6  | strument.   |
| 7  | (7) Project obligation.—                                |
| 8  | (A) IN GENERAL.—The term "project obli-                 |
| 9  | gation" means any note, bond, debenture, or             |
| 10 | other debt obligation issued by an obligor in           |
| 11 | connection with the financing of a project.             |
| 12 | (B) Exclusion.—The term "project obli-                  |
| 13 | gation" does not include a Federal credit in-           |
| 14 | strument.   |
| 15 | (8) RATING AGENCY.—The term "rating agen-               |
| 16 | cy" means a credit rating agency registered with the    |
| 17 | Securities and Exchange Commission as a nationally      |
| 18 | recognized statistical rating organization (as defined  |
| 19 | in section 3(a) of the Securities Exchange Act of       |
| 20 | 1934 (15 U.S.C. 78e(a))).                               |
| 21 | (9) RECLAMATION STATE.—The term "Rec-                   |
| 22 | lamation State" means any of the States of-             |
| 23 | (A) Arizona;  |
| 24 | (B) California;   |
| 25 | (C) Colorado;   |

| 1  | (D) Idaho;   |
|----|--|
| 2  | (E) Kansas;  |
| 3  | (F) Montana;   |
| 4  | (G) Nebraska;  |
| 5  | (H) Nevada;  |
| 6  | (I) New Mexico;                                      |
| 7  | (J) North Dakota;                                    |
| 8  | (K) Oklahoma;  |
| 9  | (L) Oregon;  |
| 10 | (M) South Dakota;                                    |
| 11 | (N) Texas;   |
| 12 | (O) Utah;  |
| 13 | (P) Washington; and                                  |
| 14 | (Q) Wyoming.   |
| 15 | (10) Secretary.—The term "Secretary"                 |
| 16 | means the Secretary of the Interior.                 |
| 17 | (11) SECURED LOAN.—The term "secured                 |
| 18 | loan" means a direct loan or other debt obligation   |
| 19 | issued by an obligor and funded by the Secretary in  |
| 20 | connection with the financing of a project under     |
| 21 | chapter 1.   |
| 22 | (12) Subsidy amount.—The term "subsidy               |
| 23 | amount" means the amount of budget authority suf-    |
| 24 | ficient to cover the estimated long-term cost to the |
| 25 | Federal Government of a Federal credit instrument,   |

| 1  | as calculated on a net present value basis, excluding   |
|--|---|
| 2  | administrative costs and any incidental effects on  |
| 3  | Governmental receipts or outlays in accordance with   |
| 4  | the Federal Credit Reform Act of 1990 (2 U.S.C.   |
| 5  | 661 et seq.).   |
| 6  | (13) Substantial completion.—The term   |
| 7  | "substantial completion", with respect to a project,  |
| 8  | means the earliest date on which a project is consid-   |
| 9  | ered to perform the functions for which the project   |
| 10   | is designed.  |
| 11   | CHAPTER 1—INNOVATIVE FINANCING  |
| 12   | SEC. 211. PURPOSES.   |
|  |   |
| 13   | The purposes of this chapter are—   |
| 13   | The purposes of this chapter are—  (1) to promote increased development of critical   |
|  | * *   |
| 13<br>14   | (1) to promote increased development of critical  |
| 13<br>14<br>15                                     | (1) to promote increased development of critical water resources infrastructure by establishing addi-   |
| 13<br>14<br>15<br>16                               | (1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources  |
| 13<br>14<br>15<br>16                               | (1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources projects;  |
| 113<br>114<br>115<br>116<br>117                    | (1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources projects;  (2) to attract new investment capital to infra-   |
| 113<br>114<br>115<br>116<br>117<br>118             | <ul> <li>(1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources projects;</li> <li>(2) to attract new investment capital to infrastructure projects that are capable of generating rev-</li> </ul>                                      |
| 13<br>14<br>15<br>16<br>17<br>18<br>19<br>20       | (1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources projects;  (2) to attract new investment capital to infrastructure projects that are capable of generating revenue streams through user fees or other dedicated                  |
| 13<br>14<br>15<br>16<br>17<br>18<br>19<br>20<br>21 | (1) to promote increased development of critical water resources infrastructure by establishing additional opportunities for financing water resources projects;  (2) to attract new investment capital to infrastructure projects that are capable of generating revenue streams through user fees or other dedicated funding sources; |

| 1  | (4) to leverage private investment in water re-              |
|----|--|
| 2  | sources infrastructure.                                      |
| 3  | SEC. 212. AUTHORITY TO PROVIDE ASSISTANCE.                   |
| 4  | (a) In General.—The Secretary may provide finan-             |
| 5  | cial assistance to an eligible entity under this chapter to  |
| 6  | carry out projects within—                                   |
| 7  | (1) any Reclamation State;                                   |
| 8  | (2) any other State in which the Bureau of                   |
| 9  | Reclamation is authorized to provide project assist-         |
| 10 | ance; and  |
| 11 | (3) the States of Alaska and Hawaii.                         |
| 12 | (b) Selection.—In selecting projects to receive fi-          |
| 13 | nancial assistance under subsection (a), the Secretary       |
| 14 | shall ensure diversity with respect to—                      |
| 15 | (1) project types; and                                       |
| 16 | (2) geographical locations.                                  |
| 17 | SEC. 213. APPLICATIONS.                                      |
| 18 | To be eligible to receive assistance under this chapter,     |
| 19 | an eligible entity shall submit to the Secretary an applica- |
| 20 | tion at such time, in such manner, and containing such       |
| 21 | information as the Secretary may require.                    |
| 22 | SEC. 214. ELIGIBILITY FOR ASSISTANCE.                        |
| 23 | (a) ELIGIBLE PROJECTS.—The following projects                |
| 24 | may be carried out using assistance made available under     |
| 25 | this chapter:  |

| 1  | (1) A project for the reclamation and reuse of       |
|----|--|
| 2  | municipal, industrial, domestic, and agricultural    |
| 3  | wastewater, and naturally impaired ground, which     |
| 4  | the Secretary, acting through the Commissioner of    |
| 5  | Reclamation, is authorized to undertake.             |
| 6  | (2) Any water infrastructure project not specifi-    |
| 7  | cally authorized by law that—                        |
| 8  | (A) the Secretary determines, through the            |
| 9  | completion of an appraisal investigation and         |
| 10 | feasibility study, would contribute to a safe,       |
| 11 | adequate water supply for domestic, agricul-         |
| 12 | tural, environmental, or municipal and indus-        |
| 13 | trial use; and                                       |
| 14 | (B) is otherwise eligible for assistance             |
| 15 | under this chapter.                                  |
| 16 | (3) A new water infrastructure facility project,     |
| 17 | including a water conduit, pipeline, canal, pumping, |
| 18 | power, and associated facilities.                    |
| 19 | (4) A project for enhanced energy efficiency in      |
| 20 | the operation of a water system.                     |
| 21 | (5) A project for accelerated repair and replace-    |
| 22 | ment of an aging water distribution facility.        |
| 23 | (6) A brackish or sea water desalination             |

project.

| 1  | (7) Acquisition of real property or an interes                |
|----|---|
| 2  | in real property for water storage, reclaimed or recy         |
| 3  | cled water, or wastewater, if the acquisition is inte         |
| 4  | gral to a project described in paragraphs (1                  |
| 5  | through (6).  |
| 6  | (8) A combination of projects, each of which is               |
| 7  | eligible under paragraphs (1) through (7), for which          |
| 8  | an eligible entity submits a single application.              |
| 9  | (b) ACTIVITIES ELIGIBLE FOR ASSISTANCE.—For                   |
| 10 | purposes of this chapter, an eligible activity with respect   |
| 11 | to an eligible project under subsection (a) includes the cost |
| 12 | of—   |
| 13 | (1) development-phase activities, including plan-             |
| 14 | ning, feasibility analysis, revenue forecasting, envi-        |
| 15 | ronmental review, permitting, transaction costs, pre-         |
| 16 | liminary engineering and design work, and other               |
| 17 | preconstruction activities;                                   |
| 18 | (2) construction, reconstruction, rehabilitation,             |
| 19 | and replacement activities;                                   |
| 20 | (3) the acquisition of real property (including               |
| 21 | water rights, land relating to the project, and im-           |
| 22 | provements to land), environmental mitigation, con-           |

struction contingencies, and acquisition of equip-

ment;

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| 1  | (4) capitalized interest necessary to meet mar-              |
|----|--|
| 2  | ket requirements, reasonably required reserve funds          |
| 3  | capital issuance expenses, and other carrying costs          |
| 4  | during construction;   |
| 5  | (5) refinancing interim construction funding                 |
| 6  | long-term project obligations, or a secured loan, loan       |
| 7  | guarantee, or other credit enhancement made under            |
| 8  | this chapter;  |
| 9  | (6) reimbursement or success payments to any                 |
| 10 | public or private entity that achieves predetermined         |
| 11 | outcomes on a pay-for-performance or pay-for-suc-            |
| 12 | cess basis; and  |
| 13 | (7) grants, loans, or credit enhancement for                 |
| 14 | community development financial institutions, green          |
| 15 | banks, and other financial intermediaries providing          |
| 16 | ongoing finance for projects that meet the purposes          |
| 17 | of this chapter.   |
| 18 | SEC. 215. DETERMINATION OF ELIGIBILITY AND PROJECT           |
| 19 | SELECTION.   |
| 20 | (a) Eligibility Requirements.—To be eligible to              |
| 21 | receive financial assistance under this chapter, a project   |
| 22 | shall meet the following criteria, as determined by the Sec- |
| 23 | retary:  |
| 24 | (1) Creditworthiness.—                                       |

- 1 (A) IN GENERAL.—Subject to subpara2 graph (B), the project shall be creditworthy, as
  3 determined by the Secretary, who shall ensure
  4 that any financing for the project has appro5 priate security features, such as a rate cov6 enant, to ensure repayment.
  - (B) Preliminary rating opinion letters.—The Secretary shall require each applicant to provide a preliminary rating opinion letter from at least 1 rating agency indicating that the senior obligations of the project (which may be the Federal credit instrument) have the potential to achieve an investment-grade rating.
  - (2) ELIGIBLE PROJECT COSTS.—The eligible project costs of a project and other projects in a watershed shall be reasonably anticipated to be not less than \$10,000,000.
  - (3) DEDICATED REVENUE SOURCES.—The Federal credit instrument for the project shall be repayable from dedicated revenue sources that also secure the project obligations.
  - (4) PUBLIC SPONSORSHIP OF PRIVATE ENTI-TIES.—In the case of a project carried out by an entity that is not a State or local government or an

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| 1  | agency or instrumentality of a State or local govern-    |
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| 2  | ment, the project shall be publicly sponsored.           |
| 3  | (b) SELECTION CRITERIA.—                                 |
| 4  | (1) ESTABLISHMENT.—The Secretary shall es-               |
| 5  | tablish criteria for the selection of projects that meet |
| 6  | the eligibility requirements of subsection (a), in ac-   |
| 7  | cordance with paragraph (2).                             |
| 8  | (2) Criteria.—The selection criteria shall in-           |
| 9  | clude the following:                                     |
| 10 | (A) The extent to which the project is na-               |
| 11 | tionally or regionally significant.                      |
| 12 | (B) The extent to which assistance under                 |
| 13 | this section would foster innovative public-pri-         |
| 14 | vate partnerships and attract private debt or            |
| 15 | equity investment.                                       |
| 16 | (C) The likelihood that assistance under                 |
| 17 | this section would enable the project to proceed         |
| 18 | at an earlier date than the project would other-         |
| 19 | wise be able to proceed.                                 |
| 20 | (D) The extent to which the project uses                 |
| 21 | new or innovative approaches.                            |
| 22 | (E) The extent to which projects track evi-              |
| 23 | dence about the effectiveness of the one or more         |
| 24 | projects financed and the availability of the evi-       |

| 1  | dence and project information to the public to              |
|----|---|
| 2  | facilitate replication.                                     |
| 3  | (F) The amount of budget authority re-                      |
| 4  | quired to fund the Federal credit instrument                |
| 5  | made available under this chapter.                          |
| 6  | (G) The extent to which the project helps                   |
| 7  | maintain or protect the environment.                        |
| 8  | (H) The extent to which the project sup-                    |
| 9  | ports the local economy and provides local jobs.            |
| 10 | (3) Priority.—The Secretary shall prioritize                |
| 11 | projects that promote wastewater recycling, agricul-        |
| 12 | tural or urban water conservation and efficiency,           |
| 13 | stormwater capture, or other innovative projects that       |
| 14 | reduce reliance on surface and groundwater supplies.        |
| 15 | (c) RECEIPT OF OTHER FEDERAL FUNDING.—Re-                   |
| 16 | ceipt of a Federal grant or contract or other Federal fund- |
| 17 | ing to support an eligible project shall not preclude the   |
| 18 | project from being eligible for assistance under this chap- |
| 19 | ter.  |
| 20 | (d) FEDERAL REQUIREMENTS.—Nothing in this sec-              |
| 21 | tion supersedes the applicability of other requirements of  |
| 22 | Federal law (including regulations).                        |
| 23 | SEC. 216. SECURED LOANS.                                    |
| 24 | (a) AGREEMENTS.—  |

| 1  | (1) In GENERAL.—Subject to paragraphs (2)            |
|----|--|
| 2  | through (4), the Secretary may enter into agree-     |
| 3  | ments with one or more obligors to make secured      |
| 4  | loans, the proceeds of which shall be used—          |
| 5  | (A) to finance eligible project costs of any         |
| 6  | project selected under section 215;                  |
| 7  | (B) to refinance interim construction fi-            |
| 8  | nancing of eligible project costs of any project     |
| 9  | selected under section 215; or                       |
| 10 | (C) to refinance long-term project obliga-           |
| 11 | tions or Federal credit instruments, if that refi-   |
| 12 | nancing provides additional funding capacity for     |
| 13 | the completion, enhancement, or expansion of         |
| 14 | any project that—                                    |
| 15 | (i) is selected under section 215; or                |
| 16 | (ii) otherwise meets the requirements                |
| 17 | of section 215.                                      |
| 18 | (2) LIMITATION ON REFINANCING OF INTERIM             |
| 19 | CONSTRUCTION FINANCING.—A secured loan under         |
| 20 | paragraph (1) shall not be used to refinance interim |
| 21 | construction financing under paragraph (1)(B) later  |
| 22 | than 1 year after the date of substantial completion |
| 23 | of the applicable project.                           |
| 24 | (3) RISK ASSESSMENT.—Before entering into            |
| 25 | an agreement under this subsection for a secured     |

- loan, the Secretary, in consultation with the Director of the Office of Management and Budget and each rating agency providing a preliminary rating opinion letter under section 215(a)(1)(B), shall determine an appropriate capital reserve subsidy amount for the secured loan, taking into account each such preliminary rating opinion letter.
  - (4) Investment-grade rating requirement.—The execution of a secured loan under this section shall be contingent on receipt by the senior obligations of the project of an investment-grade rating.

## (b) TERMS AND LIMITATIONS.—

- (1) IN GENERAL.—A secured loan provided for a project under this section shall be subject to such terms and conditions, and contain such covenants, representations, warranties, and requirements (including requirements for audits), as the Secretary determines to be appropriate.
- (2) MAXIMUM AMOUNT.—The amount of a secured loan under this section shall not exceed the lesser of—
- 23 (A) an amount equal to 100 percent of the 24 reasonably anticipated eligible project costs; and

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| 1  | (B) if the secured loan does not receive an          |
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| 2  | investment-grade rating, the amount of the sen-      |
| 3  | ior project obligations of the project.              |
| 4  | (3) PAYMENT.—A secured loan under this sec-          |
| 5  | tion—  |
| 6  | (A) shall be payable, in whole or in part,           |
| 7  | from State or local taxes, user fees, or other       |
| 8  | dedicated revenue sources that also secure the       |
| 9  | senior project obligations of the relevant           |
| 10 | project;   |
| 11 | (B) shall include a rate covenant, coverage          |
| 12 | requirement, or similar security feature sup-        |
| 13 | porting the project obligations; and                 |
| 14 | (C) may have a lien on revenues described            |
| 15 | in subparagraph (A), subject to any lien secur-      |
| 16 | ing project obligations.                             |
| 17 | (4) Interest rate.—The interest rate on a            |
| 18 | secured loan under this section shall be not more    |
| 19 | than the yield on United States Treasury securities  |
| 20 | of a similar maturity to the maturity of the secured |
| 21 | loan on the date of execution of the loan agreement, |
| 22 | as determined by the Secretary.                      |
| 23 | (5) MATURITY DATE.—The final maturity date           |
| 24 | of a secured loan under this section shall be not    |

- later than 35 years after the expected date of substantial completion of the relevant project.
  - (6) Nonsubordination.—A secured loan under this section shall not be subordinated to the claims of any holder of project obligations in the event of bankruptcy, insolvency, or liquidation of the obligor of the project.
  - (7) FEES.—The Secretary may establish fees under section 217(b) at a level sufficient to cover all or a portion of the costs to the Federal Government of making a secured loan under this section.
  - (8) Non-federal share.—The proceeds of a secured loan under this section may be used to pay any non-federal share of project costs required if the loan is repayable from non-federal funds.

### (c) Repayment.—

- (1) SCHEDULE.—The Secretary shall establish a repayment schedule for each secured loan provided under this section, based on the projected cash flow from project revenues and other repayment sources.
- (2) COMMENCEMENT.—Scheduled loan repayment of principal or interest on a secured loan under this section shall commence not later than 5 years after the date of substantial completion of the project.

| 1      | (3) DEFERRED PAYMENTS.—                           |
|--------|---|
| 2      | (A) AUTHORIZATION.—If, at any time                |
| 3 - 7: | after the date of substantial completion of a     |
| 4      | project for which a secured loan is provided      |
| 5      | under this section, the project is unable to gen- |
| 6      | erate sufficient revenues to pay the scheduled    |
| 7      | loan repayments of principal and interest on the  |
| 8      | secured loan, the Secretary may allow the obli-   |
| 9      | gor, subject to subparagraph (C), to add unpaid   |
| 10     | principal and interest to the outstanding bal-    |
| 11     | ance of the secured loan.                         |
| 12     | (B) Interest.—Any payment deferred                |
| 13     | under subparagraph (A) shall—                     |
| 14     | (i) continue to accrue interest in ac-            |
| 15     | cordance with subsection (b)(4) until fully       |
| 16     | repaid; and                                       |
| 17     | (ii) be scheduled to be amortized over            |
| 18     | the remaining term of the secured loan.           |
| 19     | (C) Criteria.—                                    |
| 20     | (i) IN GENERAL.—Any payment defer-                |
| 21     | ral under subparagraph (A) shall be con-          |
| 22     | tingent on the project meeting such cri-          |
| 23     | teria as the Secretary may establish.             |
| 24     | (ii) Repayment standards.—The                     |
| 25     | criteria established under clause (i) shall       |

include standards for reasonable assurance
of repayment.

### (4) Prepayment.—

- (A) USE OF EXCESS REVENUES.—Any excess revenues that remain after satisfying scheduled debt service requirements on the project obligations and secured loan and all deposit requirements under the terms of any trust agreement, bond resolution, or similar agreement securing project obligations may be applied annually to prepay a secured loan under this section without penalty.
- (B) USE OF PROCEEDS OF REFINANCING.—A secured loan under this section may be prepaid at any time without penalty from the proceeds of refinancing from non-Federal funding sources.

## (d) SALE OF SECURED LOANS.—

(1) IN GENERAL.—Subject to paragraph (2), as soon as practicable after the date of substantial completion of a project and after providing a notice to the obligor, the Secretary may sell to another entity or reoffer into the capital markets a secured loan for a project under this section, if the Secretary

- determines that the sale or reoffering can be made on favorable terms.
- 3 (2) CONSENT OF OBLIGOR.—In making a sale
  4 or reoffering under paragraph (1), the Secretary
  5 may not change the original terms and conditions of
  6 the secured loan without the written consent of the
  7 obligor.

### (e) LOAN GUARANTEES.—

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- (1) IN GENERAL.—The Secretary may provide a loan guarantee to a lender in lieu of making a secured loan under this section, if the Secretary determines that the budgetary cost of the loan guarantee is substantially the same as that of a secured loan.
- 14 (2) TERMS.—The terms of a loan guarantee 15 provided under this subsection shall be consistent 16 with the terms established in this section for a se-17 cured loan, except that the rate on the guaranteed 18 loan and any prepayment features shall be nego-19 tiated between the obligor and the lender, with the 20 consent of the Secretary.

#### 21 SEC. 217. PROGRAM ADMINISTRATION.

- (a) REQUIREMENT.—The Secretary shall establish a
  uniform system to service the Federal credit instruments
  made available under this chapter.
- 25 (b) Capital Reserve Fund.—

- 1 (1) IN GENERAL.—There is hereby established
  2 in the Treasury of the United States the Reclama3 tion Loan Finance Capital Reserve Fund, which
  4 shall be available for deposit of capital reserve fees
  5 provided for under this subsection. Amounts deposited shall be credited as offsetting collections.
  - (2) Capital reserve fees.—To the extent required by appropriations Acts, the Secretary may assess, collect, and spend capital reserve fees at a level that is sufficient to cover—
    - (A) the costs of services of expert firms retained pursuant to subsection (d); and
    - (B) all or a portion of the costs to the Federal Government of servicing the Federal credit instruments provided under this chapter, including all or a portion of the outlays associated with the provision of the Federal credit instruments under this chapter.
  - (3) Determination of fee amounts.—The capital reserve fees shall be established at amounts that will result in the collection, during each fiscal year, of an amount that can be reasonably expected to equal the outlays associated with the provision of the Federal credit instruments under this chapter.
  - (c) Servicer.—

| 1  | (1) In general.—The Secretary may appoint                   |
|----|---|
| 2  | a financial entity to assist the Secretary in servicing     |
| 3  | the Federal credit instruments provided under this          |
| 4  | chapter.  |
| 5  | (2) Duties.—A servicer appointed under para-                |
| 6  | graph (1) shall act as the agent for the Secretary.         |
| 7  | (3) Fee.—A servicer appointed under para-                   |
| 8  | graph (1) shall receive a servicing fee, subject to ap-     |
| 9  | proval by the Secretary.                                    |
| 10 | (d) Assistance From Experts.—The Secretary                  |
| 11 | may retain the services, including counsel, of any organi-  |
| 12 | zation or entity with expertise in the field of municipal   |
| 13 | and project finance to assist in the underwriting and serv- |
| 14 | icing of Federal credit instruments provided under this     |
| 15 | chapter.  |
| 16 | (e) Loan Coordination; Interagency Coopera-                 |
| 17 | TION.—The Secretary—  |
| 18 | (1) shall coordinate implementation of loan                 |
| 19 | guarantees under this section with the Administrator        |
| 20 | to avoid duplication and enhance the effectiveness of       |
| 21 | implementation of the State revolving funds estab-          |
| 22 | lished under the Federal Water Pollution Control            |
| 23 | Act (33 U.S.C. 1251 et seq.) and the Safe Drinking          |
|    |   |

Water Act (42 U.S.C. 300f et seq.);

| 1   | (2) shall consult with the Secretary of Agri-           |
|-----|---|
| 2   | culture before promulgating criteria with respect to    |
| 3   | financial appraisal functions and loan guarantee ad-    |
| 4   | ministration for activities carried out under this      |
| 5   | chapter; and  |
| 6   | (3) may enter into a memorandum of agree-               |
| 7   | ment providing for Department of Agriculture finan-     |
| 8   | cial appraisal functions and loan guarantee adminis-    |
| 9   | tration for activities carried out under this chapter.  |
| 10  | SEC. 218. STATE AND LOCAL PERMITS.                      |
| 11  | The provision of financial assistance for a project     |
| 12  | under this chapter shall not—                           |
| 13  | (1) relieve any recipient of the assistance of any      |
| `14 | obligation to obtain any required State or local per-   |
| 15  | mit or approval with respect to the project;            |
| 16  | (2) limit the right of any unit of State or local       |
| 17  | government to approve or regulate any rate of re-       |
| 18  | turn on private equity invested in the project; or      |
| 19  | (3) otherwise supersede any State or local law          |
| 20  | (including any regulation) applicable to the construc-  |
| 21  | tion or operation of the project.                       |
| 22  | SEC. 219. REGULATIONS.                                  |
| 23  | The Secretary may promulgate such regulations as        |
| 24  | the Secretary determines to be appropriate to carry out |
| 25  | this chapter.   |

#### l SEC. 220. FUNDING.

- 2 (a) In General.—There is authorized to be appro-
- 3 priated to the Secretary to carry out this chapter
- 4 \$100,000,000 for each of fiscal years 2015 through 2019,
- 5 to remain available until expended.
- 6 (b) Administrative Costs.—Of the funds made
- 7 available to carry out this chapter, the Secretary may use
- 8 for the administration of this chapter not more than
- 9 \$2,200,000 for each of fiscal years 2015 through 2019.

#### 10 SEC. 221. REPORT TO CONGRESS.

- 11 Not later than 2 years after the date of enactment
- 12 of this Act, and every 2 years thereafter, the Secretary
- 13 shall submit to the Committee on Energy and Natural Re-
- 14 sources of the Senate and the Committee on Natural Re-
- 15 sources of the House of Representatives a report summa-
- 16 rizing the financial performance and on-the-ground out-
- 17 comes of the projects that are receiving, or have received,
- 18 assistance under this chapter, including an assessment of
- 19 whether the objectives of this chapter are being met.

# 20 CHAPTER 2—INTEGRATED REGIONAL

# 21 **WATER MANAGEMENT, RECLAMATION,**

# 22 AND RECYCLING PROJECTS

#### 23 SEC. 231. WATER STORAGE PROJECTS.

- 24 (a) AGREEMENTS.—The Secretary may enter into a
- 25 cost-shared financial assistance agreement with any non-
- 26 Federal entity in a Reclamation State or the State of Ha-

| 1  | waii to carry out the planning, design, and construction     |
|----|--|
| 2  | of any permanent water storage and conveyance facility       |
| 3  | used solely to regulate and maximize the water supply        |
| 4  | arising from a project that is eligible for assistance under |
| 5  | this chapter or any other provision of law, including recy-  |
| 6  | cled water projects not congressionally authorized—          |
| 7  | (1) to recycle wastewater or ground water; or                |
| 8  | (2) to use integrated and coordinated water                  |
| 9  | management on a watershed or regional scale.                 |
| 10 | (b) FINANCIAL ASSISTANCE.—In providing financial             |
| 11 | assistance under this section, the Secretary shall give pri- |
| 12 | ority to storage and conveyance components that—             |
| 13 | (1) ensure the efficient and beneficial use of               |
| 14 | water or reuse of the recycled water;                        |
| 15 | (2) make maximum use of natural systems;                     |
| 16 | (3) consistent with Secretarial Order No. 3297,              |
| 17 | dated February 22, 2010, support sustainable water           |
| 18 | management practices and the water sustainability            |
| 19 | objectives of one or more offices of the Department          |
| 20 | of the Interior or any other Federal agency;                 |
| 21 | (4)(A) increase the availability of usable water             |
| 22 | supplies in a watershed or region to benefit people,         |
| 23 | the economy, and the environment; and                        |
| 24 | (B) include adaptive measures needed to ad-                  |
| 25 | dress climate change and future demands;                     |

| 1  | (5) where practicable—                                  |
|----|---|
| 2  | (A) provide flood control or recreation ben             |
| 3  | efits; and  |
| 4  | (B) include the development of incrementa               |
| 5  | hydroelectric power generation;                         |
| 6  | (6) include partnerships that go beyond political       |
| 7  | and institutional jurisdictions to support the effi-    |
| 8  | cient use of the limited water resources of the         |
| 9  | United States and the applicable region;                |
| 10 | (7) generate environmental benefits, such as            |
| 11 | benefits to fisheries, wildlife and habitat, and water  |
| 12 | quality and water-dependent ecological systems, as      |
| 13 | well as water supply benefits to agricultural and       |
| 14 | urban water users; and                                  |
| 15 | (8) the financing of which leverages private and        |
| 16 | other non-Federal resources.                            |
| 17 | (c) FEDERAL SHARE.—The Federal share of the cost        |
| 18 | of a project carried out under subsection (a) shall be- |
| 19 | (1) equal to the lesser of—                             |
| 20 | (A) 50 percent of total cost of the project;            |
| 21 | and   |
| 22 | (B) \$15,000,000, adjusted for inflation;               |
| 23 | and   |
| 24 | (2) nonreimbursable.                                    |

| J  | (d) NON-FEDERAL SHARE.—The non-Federal share               |
|----|--|
| 2  | 2 of the cost of a project carried out under subsection (a |
| 3  | may include in-kind contributions to the planning, design  |
| 4  | and construction of a project.                             |
| 5  | (e) TITLE AND COSTS.—A non-Federal entity enter-           |
| 6  | ing into a financial assistance agreement under this sec-  |
| 7  | tion shall—  |
| 8  | (1) hold title to all facilities constructed under         |
| 9  | this section; and  |
| 10 | (2) be solely responsible for the costs of oper-           |
| 11 | ating and maintaining those facilities.                    |
| 12 | (f) APPROVAL.—The Secretary may enter into a fi-           |
| 13 | nancial assistance agreement under this section, if—       |
| 14 | (1) the Secretary notifies Congress of the pro-            |
| 15 | posed agreement at least 90 days before the date on        |
| 16 | which the Secretary enters into the agreement; and         |
| 17 | (2) Congress does not pass a joint resolution              |
| 18 | disapproving the agreement before such date.               |
| 19 | SEC. 232. AUTHORIZATION OF APPROPRIATIONS.                 |
| 20 | There is authorized to be appropriated \$700,000,000       |
| 21 | to carry out this chapter.                                 |

## **CHAPTER 3—RECLAMATION TITLE** 1 TRANSFER PROGRAM 2 SEC. 241. SHORT TITLE; DEFINITIONS. (a) SHORT TITLE.—This chapter may be cited as the 4 5 "Reclamation Title Transfer Act of 2015". (b) DEFINITIONS.—In this chapter: 6 (1) CONVEYED PROPERTY.—The term "con-7 veved property" means an eligible facility that has 8 9 been conveyed to a qualifying entity under section 10 242(b)(1). (2) ELIGIBLE FACILITY.— 11 (A) IN GENERAL.—The term "eligible fa-12 cility" means a reclamation project or facility, 13 or a portion of a reclamation project or facility, 14 15 for which the United States holds title and that meets the criteria for potential transfer estab-16 lished under section 244(a). 17 (B) INCLUSIONS.—The term "eligible facil-18 ity" includes dams and appurtenant works, in-19 frastructure, recreational facilities, buildings, 20 21 distribution and drainage works, and associated 22 land or interests in land or water. (3) QUALIFYING ENTITY.—The term "quali-23 24 fying entity" means a State, unit of local government, Indian tribe, municipal corporation, quasi-mu-

1 nicipal corporation, or other entity (such as a water 2 district) that, as determined by the Secretary, has 3 the capacity to continue to manage the conveyed 4 property for the same purposes that the conveved 5 property has been managed for under the reclama-6 tion laws. 7 (4) Secretary.—The term "Secretary" means 8 the Secretary of the Interior, acting through the 9 Commissioner of the Bureau of Reclamation. 10 SEC. 242. AUTHORIZATION OF TITLE TRANSFER PROGRAM. 11 (a) Establishment of Title Transfer Pro-GRAM.—The Secretary may establish a program that— 12 13 (1) identifies and analyzes the potential for 14 public benefits from the transfer out of Federal own-15 ership of eligible facilities, including analyses of the 16 financial, operational, and environmental character-17 istics of the eligible facilities proposed for transfer; 18 and 19 (2) facilitates the transfer to qualifying entities 20 of the title to eligible facilities to promote more effi-21 cient management of water and water-related facili-22 ties. 23 (b) AUTHORIZATION TO TRANSFER TITLE TO ELIGI-

24

BLE FACILITIES.—

| 1  | (1) In general.—The Secretary may convey                 |
|----|--|
| 2  | to a qualifying entity all right, title, and interest or |
| 3  | the United States in and to any eligible facility, sub-  |
| 4  | ject to paragraphs (2) through (6), if—                  |
| 5  | (A) the Secretary notifies Congress in writ-             |
| 6  | ing of the proposed conveyance at least 90 days          |
| 7  | before the date on which the Secretary makes             |
| 8  | the conveyance; and                                      |
| 9  | (B) Congress does not pass a joint resolu-               |
| 10 | tion disapproving the conveyance before such             |
| 11 | date.  |
| 12 | (2) RIGHT OF FIRST REFUSAL.—If the entity                |
| 13 | that operates an eligible facility at the time that the  |
| 14 | Secretary attempts to facilitate the transfer of title   |
| 15 | under subsection (a)(2) is a qualifying entity, that     |
| 16 | entity shall have the right of first refusal to receive  |
| 17 | the conveyance under paragraph (1).                      |
| 18 | (3) Reservation of easement.—The Sec-                    |
| 19 | retary may reserve an easement over a conveyed           |
| 20 | property if the Secretary determines that the ease-      |
| 21 | ment is necessary for the management of any inter-       |
| 22 | ests retained by the Federal Government under this       |
| 23 | chapter.   |

| 1  | (A) RETENTION.—The Secretary shall re                          |
|----|--|
| 2  | tain any mineral interests associated with a                   |
| 3  | conveyed property.   |
| 4  | (B) MANAGEMENT.—The mineral interests                          |
| 5  | retained under subparagraph (A) shall be man-                  |
| 6  | aged—  |
| 7  | (i) consistent with Federal law; and                           |
| 8  | (ii) in a manner that would not inter-                         |
| 9  | fere with the purposes for which the rec-                      |
| 10 | lamation project was authorized.                               |
| 11 | (5) Interests in water.—No interests in                        |
| 12 | water shall be conveyed under this chapter unless              |
| 13 | the conveyance is provided for in writing in an                |
| 14 | agreement between the Secretary and the qualifying             |
| 15 | entity.  |
| 16 | (6) Additional criteria.—Title transfers                       |
| 17 | under this section shall be carried out consistent             |
| 8  | with—  |
| 9  | (A) this chapter; and  |
| 20 | (B) any additional criteria or procedures                      |
| 21 | that the Secretary determines to be in the pub-                |
| 22 | lic interest.  |
| 23 | (c) RESTRICTIONS ON USE.—As a condition of ob-                 |
| 24 | taining title to an eligible facility, the qualifying entity   |
| 25 | shall agree to use the eligible facility for substantially the |

## 1 SEC. 244. ELIGIBILITY CRITERIA.

| 2  | (a) Establishment.—The Secretary shall establish             |
|----|--|
| 3  | criteria for determining whether facilities are eligible for |
| 4  | conveyance under this chapter.                               |
| 5  | (b) MINIMUM REQUIREMENTS.—                                   |
| 6  | (1) AGREEMENT OF QUALIFYING ENTITY.—The                      |
| 7  | criteria established under subsection (a) shall in-          |
| 8  | clude a requirement that a qualifying entity agree—          |
| 9  | (A) to accept title to the eligible facility;                |
| 10 | (B) to accept all liability for the eligible fa-             |
| 11 | cility, except as otherwise provided in section              |
| 12 | 245;   |
| 13 | (C) to use the eligible facility for substan-                |
| 14 | tially the same purposes the eligible facility is            |
| 15 | being used for at the time the Secretary evalu-              |
| 16 | ates the potential transfer; and                             |
| 17 | (D) to provide, as consideration for the as-                 |
| 18 | sets to be conveyed, compensation to the United              |
| 19 | States in an amount that is the equivalent of                |
| 20 | the net present value of any repayment obliga-               |
| 21 | tion to the United States or other income                    |
| 22 | stream the United States derives from the eligi-             |
| 23 | ble facility to be transferred as of the date of             |
| 24 | the transfer, including any costs previously                 |
| 25 | deemed beyond the irrigator's ability to pay and             |

same purposes the eligible facility is being used for during the period in which the eligible facility was under reclamation ownership. SEC. 243. COMPLIANCE WITH ENVIRONMENTAL AND HIS-5 TORIC PRESERVATION LAWS. 6 (a) In General.—Before conveying eligible facilities under this chapter, the Secretary shall complete all actions required under all applicable laws, including— 9 (1) the National Environmental Policy Act of 10 1969 (42 U.S.C. 4321 et seq.); (2) the Endangered Species Act of 1973 (16 11 12 U.S.C. 1531 et seq.); and 13 (3) the National Historic Preservation Act (16) 14 U.S.C. 470 et seq.). 15 (b) LIMITATION ON CONVEYANCES.—The Secretary may not convey an eligible facility under this chapter if 17 the Secretary determines, as part of a review conducted 18 under the National Environmental Policy Act of 1969 and with public input, that making the conveyance will lessen any of the protections afforded under the laws referred 20

to in subsection (a) or is inconsistent with other applicable

requirements to preserve and protect environmental, cul-

23 tural, and historic assets.

| 1  | reassigned to project power customers for re-  |
|----|--|
| 2  | payment.                                       |
| 3  | (2) Determinations of secretary.—              |
| 4  | (A) In general.—The criteria established       |
| 5  | under subsection (a) shall include a require-  |
| 6  | ment that the Secretary, in consultation with  |
| 7  | the Governor of any State in which the project |
| 8  | is located, determine that the proposed trans- |
| 9  | $	ext{fer}$ —                                  |
| 10 | (i) would not have an unmitigated sig-         |
| 11 | nificant effect on the environment;            |
| 12 | (ii) is uncomplicated, based on, as de-        |
| 13 | termined by the Secretary—                     |
| 14 | (I) there being no significant op-             |
| 15 | position to the proposed transfer;             |
| 16 | (II) the eligible facility not being           |
| 17 | hydrologically, operationally, or finan-       |
| 18 | cially integrated with other Federal or        |
| 19 | non-Federal water projects;                    |
| 20 | (III) the eligible facility not gen-           |
| 21 | erating electric power sold to, or eligi-      |
| 22 | ble to be sold to, power customers             |
| 23 | (other than the project itself); and           |
| 24 | (IV) the parties to the transfer               |
| 25 | being able to reach agreement on               |

| 1  | legal, institutional, and financial ar-              |
|----|--|
| 2  | rangements relating to the convey-                   |
| 3  | ance;  |
| 4  | (iii) is consistent with the responsi-               |
| 5  | bility of the Secretary—                             |
| 6  | (I) to protect land and water re-                    |
| 7  | sources held in trust for federally rec-             |
| 8  | ognized Indian tribes; and                           |
| 9  | (II) to ensure compliance with                       |
| 10 | any applicable international treaties                |
| 11 | and interstate compacts; and                         |
| 12 | (iv) is in the financial interest of the             |
| 13 | United States.                                       |
| 14 | (B) Publication.—The Secretary shall                 |
| 15 | make publically available information on how         |
| 16 | the Secretary made the determinations under          |
| 17 | subparagraph (A).                                    |
| 18 | (3) STATUS OF RECLAMATION LAND.—The cri-             |
| 19 | teria established under subsection (a) shall require |
| 20 | that any land to be conveyed out of Federal owner-   |
| 21 | ship under this Act is—                              |
| 22 | (A) land acquired by the Secretary; or               |
| 23 | (B) land withdrawn by the Secretary, only            |
| 24 | if—  |

| 1  | (i) the Secretary determines in writing                       |
|----|---|
| 2  | that the withdrawn land is encumbered by                      |
| 3  | reclamation project facilities to the extent                  |
| 4  | that the withdrawn land is unsuitable for                     |
| 5  | return to the public domain; and                              |
| 6  | (ii) the qualifying entity agrees to pay                      |
| 7  | fair market value for the withdrawn land                      |
| 8  | to be conveyed.   |
| 9  | SEC. 245. LIABILITY.  |
| 10 | (a) In General.—Except as provided in subsection              |
| 11 | (b), effective beginning on the date of conveyance of any     |
| 12 | eligible facility under this chapter, the United States shall |
| 13 | not be liable under any law for damages of any kind aris-     |
| 14 | ing out of any act, omission, or occurrence based on the      |
| 15 | prior ownership or operation of the conveyed property.        |
| 16 | (b) LIMITATION.—Notwithstanding subsection (a),               |
| 17 | the United States shall retain the responsibilities and au-   |
| 18 | thorities of the United States for a conveyed property        |
| 19 | based on the prior ownership or operation of the conveyed     |
| 20 | property by the United States under Federal environ-          |
| 21 | mental laws, including the Comprehensive Environmental        |
| 22 | Response, Compensation, and Liability Act of 1980 (42         |
|    |   |

23 U.S.C. 9601 et seq.).

| 1  | SEC. 246. BENEFITS.  |
|----|--|
| 2  | After a conveyance of an eligible facility under this        |
| 3  | chapter—   |
| 4  | (1) the conveyed property shall no longer be                 |
| 5  | considered to be a part of a reclamation project; and        |
| 6  | (2) the entity to which the conveyed property is             |
| 7  | conveyed shall not be eligible to receive any benefits       |
| 8  | with respect to the conveyed property (including             |
| 9  | project power), except for benefits that would be            |
| 10 | available to a similarly situated entity with respect        |
| 11 | to property that is not part of a reclamation project.       |
| 12 | SEC. 247. COMPLIANCE WITH OTHER LAWS.                        |
| 13 | (a) In General.—After a conveyance of title under            |
| 14 | this chapter, the qualifying entity to which the property    |
| 15 | is conveyed shall comply with all applicable Federal, State, |
| 16 | and local laws (including regulations) in the operation of   |
| 17 | the conveyed property.                                       |
| 18 | (b) <b>Effect.</b> —   |
| 19 | (1) In general.—Nothing in this chapter shall                |
| 20 | affect or interfere with—                                    |
| 21 | (A) the laws of any State relating to the                    |
| 22 | control, appropriation, use, or distribution of              |
| 23 | water used in irrigation or for any other pur-               |
| 24 | pose;  |
| 25 | (B) any vested right acquired under State                    |
| 26 | law; or  |

| 1  | (C) any interstate compact, decree, or ne-              |
|----|---|
| 2  | gotiated water rights agreement.                        |
| 3  | (2) Conformity with state law.—In car-                  |
| 4  | rying out this chapter, the Secretary shall proceed in  |
| 5  | conformity with the State laws and rights acquired      |
| 6  | under State law described in paragraph (1).             |
| 7  | SEC. 248. AUTHORIZATION OF APPROPRIATIONS.              |
| 8  | (a) In General.—There are authorized to be appro-       |
| 9  | priated to carry out this chapter such sums as are nec- |
| 10 | essary.   |
| 11 | (b) USE OF AMOUNTS.—Amounts made available              |
| 12 | under subsection (a) may be used—                       |
| 13 | (1) to carry out the investigations to carry out        |
| 14 | this chapter; and                                       |
| 15 | (2) to pay any other costs associated with con-         |
| 16 | veyances under this chapter, including an appro-        |
| 17 | priate Federal share of the costs of compliance with    |
| 18 | the National Environmental Policy Act of 1969 (42       |
| 19 | U.S.C. 4321 et seq.) and other applicable law.          |
| 20 | (c) NOT TREATED AS PROJECT COSTS.—Expendi-              |
| 21 | tures made by the Secretary under this chapter—         |
| 22 | (1) shall not be a project cost assignable to a         |
| 23 | reclamation project; and                                |
| 24 | (2) shall be nonreimbursable.                           |

| 1  | SEC. 249. TERMINATION OF AUTHORITY.                     |
|----|---|
| 2  | The authority of the Secretary to carry out convey-     |
| 3  | ances under this chapter shall terminate 15 years after |
| 4  | the date of enactment of this Act.                      |
| 5  | Subtitle C—Innovative Stormwater                        |
| 6  | Capture Program   |
| 7  | SEC. 251. SHORT TITLE.                                  |
| 8  | This subtitle may be cited as the "Innovative           |
| 9  | Stormwater Infrastructure Act of 2015".                 |
| 10 | SEC. 252. PURPOSES AND FINDINGS.                        |
| 11 | Congress finds that—                                    |
| 12 | (1) many water resources in the United States           |
| 13 | are declining, particularly in urban and agricultural   |
| 14 | areas;  |
| 15 | (2) the decline of water resources is the result        |
| 16 | o <b>f</b> —  |
| 17 | (A) an increase in population, water con-               |
| 18 | sumption, and impermeable surfaces; and                 |
| 19 | (B) the negative effects of urbanization,               |
| 20 | commercial and industrial activities, and in-           |
| 21 | creasing and persistent droughts;                       |
| 22 | (3) an October 2008 study by the National Re-           |
| 23 | search Council found that some of the benefits of in-   |
| 24 | novative stormwater control infrastructure include—     |
| 25 | (A) increased water supplies;                           |
| 26 | (B) the creation of jobs;                               |

| 1  | (C) cost savings; and                               |
|----|---|
| 2  | (D) a reduction of stormwater runoff, sur-          |
| 3  | face water discharge, stormwater pollution, and     |
| 4  | stormwater flows to protect and restore natural     |
| 5  | hydrology, meeting local conditions to the max-     |
| 6  | imum extent feasible; and                           |
| 7  | (4) capturing stormwater runoff in urban and        |
| 8  | suburban areas of the State of California can in-   |
| 9  | crease water supplies by over 600,000 acre-feet an- |
| 10 | nually, and similar benefits are achievable in the  |
| 11 | urban and suburban areas of other States.           |
| 12 | SEC. 253. DEFINITIONS.                              |
| 13 | In this subtitle:                                   |
| 14 | (1) ADMINISTRATOR.—The term "Adminis-               |
| 15 | trator" means the Administrator of the Environ-     |
| 16 | mental Protection Agency.                           |
| 17 | (2) CENTER.—The term "center" means a cen-          |
| 18 | ter of excellence for innovative stormwater control |
| 19 | infrastructure established under section 4(a).      |
| 20 | (3) ELIGIBLE ENTITY.—The term "eligible enti-       |
| 21 | ty'' means—   |
| 22 | (A) a State, tribal, or local government; or        |
| 23 | (B) a local, regional, or other entity that         |
| 24 | manages stormwater, drinking water resources,       |
| 25 | or wastewater resources                             |

| 1  | (4) ELIGIBLE INSTITUTION.—                       |
|----|--|
| 2  | (A) IN GENERAL.—The term "eligible in-           |
| 3  | stitution" means an institution of higher edu-   |
| 4  | cation (as defined in section 101 of the Higher  |
| 5  | Education Act of 1965 (20 U.S.C. 1001)), or a    |
| 6  | research institution, that has demonstrated ex-  |
| 7  | cellence in innovative stormwater control infra- |
| 8  | structure by—                                    |
| 9  | (i) conducting research on innovative            |
| 10 | stormwater control infrastructure to deter-      |
| 11 | mine the means by which innovative infra-        |
| 12 | structure reduces stormwater runoff, en-         |
| 13 | hances and protects drinking water               |
| 14 | sources, and improves water quality;             |
| 15 | (ii) developing and disseminating in-            |
| 16 | formation regarding the means by which           |
| 17 | an organization can use innovative               |
| 18 | stormwater control infrastructure;               |
| 19 | (iii) providing technical assistance to          |
| 20 | an organization for an innovative                |
| 21 | stormwater control infrastructure project;       |
| 22 | (iv) developing best practices stand-            |
| 23 | ards for innovative stormwater control in-       |
| 24 | frastructure;                                    |

| 1  | (v) providing job training relating to        |
|----|---|
| 2  | innovative stormwater control infrastruc-     |
| 3  | ture;   |
| 4  | (vi) developing course curricula for—         |
| 5  | (I) elementary schools (as defined            |
| 6  | in section 9101 of the Elementary and         |
| 7  | Secondary Education Act of 1965 (20           |
| 8  | U.S.C. 7801));                                |
| 9  | (II) secondary schools (as defined            |
| 10 | in that section);                             |
| 11 | (III) institutions of higher edu-             |
| 12 | cation (as defined in section 101 of          |
| 13 | the Higher Education Act of 1965 (20          |
| 14 | U.S.C. 1001)); or                             |
| 15 | (IV) vocational schools;                      |
| 16 | (vii) training students regarding inno-       |
| 17 | vative stormwater control infrastructure; or  |
| 18 | (viii) providing information to the           |
| 9  | Federal Government or State, tribal, and      |
| 20 | local governments regarding the implemen-     |
| 21 | tation of innovative stormwater control in-   |
| 22 | frastructure.                                 |
| 23 | (B) Associated definition.—For pur-           |
| 24 | poses of subparagraph (A), the term "research |
| 25 | institution" means an entity that is—         |

| 1  | (i) described in section 501(c)(3) of               |
|----|---|
| 2  | the Internal Revenue Code of 1986;                  |
| 3  | (ii) exempt from tax under section                  |
| 4  | 501(a) of the Internal Revenue Code of              |
| 5  | 1986; and   |
| 6  | (iii) organized and operated for re-                |
| 7  | search purposes.                                    |
| 8  | (5) Indian tribe.—The term "Indian tribe"           |
| 9  | has the meaning given the term in section 518(h) of |
| 10 | the Federal Water Pollution Control Act (33 U.S.C.  |
| 11 | 1377(h)).   |
| 12 | (6) State.—The term "State" means—                  |
| 13 | (A) each of the several States of the               |
| 14 | United States;                                      |
| 15 | (B) the District of Columbia;                       |
| 16 | (C) the Commonwealth of Puerto Rico;                |
| 17 | (D) Guam;   |
| 18 | (E) American Samoa;                                 |
| 19 | (F) the Commonwealth of the Northern                |
| 20 | Mariana Islands;                                    |
| 21 | (G) the Federated States of Micronesia;             |
| 22 | (H) the Republic of the Marshall Islands;           |
| 23 | (I) the Republic of Palau; and                      |
| 24 | (J) the United States Virgin Islands.               |

| 1  | (7) Innovative stormwater control infra-     |
|----|--|
| 2  | STRUCTURE.—                                  |
| 3  | (A) IN GENERAL.—The term "innovative         |
| 4  | stormwater control infrastructure" means any |
| 5  | green infrastructure stormwater management   |
| 6  | technique that—                              |
| 7  | (i) uses natural systems or engineered       |
| 8  | systems that mimic natural processes to      |
| 9  | infiltrate, evapotranspire, or capture       |
| 10 | stormwater; and                              |
| 11 | (ii) preserves, enhances, or mimics          |
| 12 | natural hydrology to protect or restore      |
| 13 | water quality.                               |
| 14 | (B) Inclusions.—The term "innovative         |
| 15 | stormwater control infrastructure" includes— |
| 16 | (i) methods that promote absorption,         |
| 17 | uptake, percolation, evapotranspiration,     |
| 18 | and filtration by soil and plant life; and   |
| 19 | (ii) the preservation or restoration         |
| 20 | of—  |
| 21 | (I) natural topography, including            |
| 22 | hills, plains, ravines, and shorelines;      |
| 23 | (II) interconnected networks of              |
| 24 | natural land that protect essential ec-      |

| 1  | ological functions critical for water                   |
|----|---|
| 2  | quality;  |
| 3  | (III) ecological function, includ-                      |
| 4  | ing forests, grasslands, and deserts;                   |
| 5  | (IV) bodies of water, including                         |
| 6  | lakes, flood plains, headwaters, and                    |
| 7  | wetlands; and   |
| 8  | (V) native soil characteristics of                      |
| 9  | composition, structure, and                             |
| 10 | transmissivity.   |
| 11 | SEC. 254. CENTERS OF EXCELLENCE FOR INNOVATIVE          |
| 12 | STORMWATER CONTROL INFRASTRUCTURE.                      |
| 13 | (a) Establishment of Centers.—                          |
| 14 | (1) IN GENERAL.—The Administrator shall pro-            |
| 15 | vide grants, on a competitive basis, to eligible insti- |
| 16 | tutions to establish and maintain not less than 3,      |
| 17 | and not more than 5, centers of excellence for inno-    |
| 18 | vative stormwater control infrastructure, to be lo-     |
| 19 | cated in various regions throughout the United          |
| 20 | States.   |
| 21 | (2) GENERAL OPERATION.—Each center                      |
| 22 | shall—  |
| 23 | (A) conduct research on innovative                      |
| 24 | stormwater control infrastructure that is rel-          |
| 25 | evant to the geographical region in which the           |

center is located, including stormwater and sewer overflow reduction, other approaches to water resource enhancement, and other environmental, economic, and social benefits;

- (B) develop manuals and establish industry standards on best management practices relating to State, tribal, local, and commercial innovative stormwater control infrastructure for use by State, tribal, and local governments and the private sector;
- (C) develop and administer testing and evaluation protocols to measure and verify the performance of stormwater infrastructure products and practices;
- (D) provide information regarding research conducted under subparagraph (A), manuals developed under subparagraph (B), and testing and evaluation performed under subparagraph (C) to the national electronic clearinghouse center for publication on the Internet website established under subsection (c) to provide to the Federal Government and State, tribal, and local governments and the private sector information regarding innovative stormwater control infrastructure;

| 1   | (E) provide technical assistance to State                     |
|-----|---|
| 2   | tribal, and local governments to assist with th               |
| 3   | construction, operation, and maintenance of in                |
| 4   | novative stormwater control infrastructure                    |
| 5   | projects;   |
| 6   | (F) collaborate with institutions of higher                   |
| 7   | education and private and public organizations                |
| 8   | in the geographical region in which the center                |
| 9   | is located on innovative stormwater control in                |
| 10  | frastructure research and technical assistance                |
| 11  | projects;   |
| 12  | (G) assist institutions of higher education                   |
| 13  | secondary schools, and vocational schools to de               |
| 14  | velop innovative stormwater control infrastruc                |
| 15  | ture curricula;   |
| 16  | (H) provide training regarding innovative                     |
| 17  | stormwater control infrastructure to institutions             |
| 18  | of higher education and professional schools;                 |
| 19  | (I) evaluate regulatory and policy issues                     |
| 2:0 | relating to innovative stormwater control infra-              |
| 21  | structure; and  |
| 22  | (J) coordinate with the other centers to                      |
| 23  | avoid duplication of efforts.                                 |
| 24  | (b) APPLICATION.—To be eligible to receive a grant            |
| 25  | under this section, an eligible institution shall prepare and |

| 1  | submit to the Administrator an application at such a time,   |
|----|--|
| 2  | in such form, and containing such information as the Ad-     |
| 3  | ministrator may require.                                     |
| 4  | (c) NATIONAL ELECTRONIC CLEARINGHOUSE CEN-                   |
| 5  | TER.—Of the centers established under subsection (a)(1),     |
| 6  | one shall—   |
| 7  | (1) be designated as the "national electronic                |
| 8  | clearinghouse center"; and                                   |
| 9  | (2) in addition to the other functions of that               |
| 10 | center—  |
| 11 | (A) develop, operate, and maintain an                        |
| 12 | Internet website and a public database that                  |
| 13 | contains information relating to innovative                  |
| 14 | stormwater control infrastructure; and                       |
| 15 | (B) post to the website information from                     |
| 16 | all centers.   |
| 17 | SEC. 255. INNOVATIVE STORMWATER CONTROL INFRA-               |
| 18 | STRUCTURE PROJECT GRANTS.                                    |
| 19 | (a) Grant Authority.—The Administrator shall                 |
| 20 | provide grants, on a competitive basis, to eligible entities |
| 21 | to carry out innovative stormwater control infrastructure    |
| 22 | projects in accordance with this section.                    |
| 23 | (b) Innovative Stormwater Control Infra-                     |
| 24 | STRUCTURE PROJECTS.—   |
|    |  |

| 1  | (1) PLANNING AND DEVELOPMENT GRANTS.—              |
|----|--|
| 2  | The Administrator may make planning and develop-   |
| 3  | ment grants under this section for the following   |
| 4  | projects:  |
| 5  | (A) Planning and designing innovative              |
| 6  | stormwater control infrastructure projects, in-    |
| 7  | cluding engineering surveys, landscape plans,      |
| 8  | maps, and implementation plans.                    |
| 9  | (B) Identifying and developing standards           |
| 10 | and revisions to local zoning, building, or other  |
| 11 | local codes necessary to accommodate innova-       |
| 12 | tive stormwater control infrastructure projects.   |
| 13 | (C) Identifying and developing fee struc-          |
| 14 | tures to provide financial support for design, in- |
| 15 | stallation, and operations and maintenance of      |
| 16 | innovative stormwater control infrastructure.      |
| 17 | (D) Developing training and educational            |
| 8  | materials regarding innovative stormwater con-     |
| 19 | trol infrastructure for distribution to—           |
| 20 | (i) individuals and entities with appli-           |
| 21 | cable technical knowledge; and                     |
| 22 | (ii) the public.                                   |
| 23 | (E) Developing an innovative stormwater            |
| 24 | control infrastructure portfolio standard pro-     |
| 25 | gram described in section 6(e).                    |

| 1  | (2) IMPLEMENTATION GRANTS.—The Adminis-                         |
|----|---|
| 2  | trator may make implementation grants under this                |
| 3  | section for the following projects:                             |
| 4  | (A) Installing innovative stormwater con-                       |
| 5  | trol infrastructure.  |
| 6  | (B) Protecting or restoring interconnected                      |
| 7  | networks of natural areas that protect water                    |
| 8  | quality.  |
| 9  | (C) Monitoring and evaluating the environ-                      |
| 10 | mental, economic, or social benefits of innova-                 |
| 11 | tive stormwater control infrastructure.                         |
| 12 | (D) Implementing a best practices stand-                        |
| 13 | ard for an innovative stormwater control infra-                 |
| 14 | structure program.  |
| 15 | (E) Implementing an innovative                                  |
| 16 | stormwater control infrastructure portfolio                     |
| 17 | standard program described in section 6(e).                     |
| 18 | (c) APPLICATION.—Except as otherwise provided in                |
| 19 | this Act, to be eligible to receive a grant under this section, |
| 20 | an eligible entity shall prepare and submit to the Adminis-     |
| 21 | trator an application at such time, in such form, and con-      |
| 22 | taining such information as the Administrator may re-           |
| 23 | quire, including, as applicable—                                |
| 24 | (1) a description of the innovative stormwater                  |
| 25 | control infrastructure project;                                 |

| 1  | (2) a plan for monitoring the impacts of the in-           |
|----|--|
| 2  | novative stormwater control infrastructure project         |
| 3  | on the water quality and quantity;                         |
| 4  | (3) an evaluation of other environmental, eco-             |
| 5  | nomic, and social benefits of the innovative               |
| 6  | stormwater control infrastructure project; and             |
| 7  | (4) a plan for the long-term operation and                 |
| 8  | maintenance of the innovative stormwater control in-       |
| 9  | frastructure project.                                      |
| 10 | (d) Additional Requirement for Innovative                  |
| 11 | STORMWATER CONTROL INFRASTRUCTURE PORTFOLIO                |
| 12 | STANDARD PROJECT.—In addition to an application            |
| 13 | under subsection (c), a State or Indian tribe applying for |
| 14 | a grant for an innovative stormwater control infrastruc-   |
| 15 | ture portfolio standard program described in section 6(e)  |
| 16 | shall prepare and submit to the Administrator a schedule   |
| 17 | of increasing minimum percentages of the annual water      |
| 18 | to be managed using innovative stormwater control infra-   |
| 19 | structure under the program.                               |
| 20 | (e) Priority.—In making grants under this section,         |
| 21 | the Administrator shall give priority to applications sub- |
| 22 | mitted on behalf of—                                       |
| 23 | (1) a community that—                                      |

| 1  | (A) has combined storm and sanitary sew-             |
|----|--|
| 2  | ers in the collection system of the community;       |
| 3  | or   |
| 4  | (B) is a low-income or disadvantaged com-            |
| 5  | munity, as determined by the Administrator; or       |
| 6  | (2) an eligible entity that will use not less than   |
| 7  | 10 percent of the grant to provide service to a low- |
| 8  | income or disadvantaged community, as determined     |
| 9  | by the Administrator.                                |
| 10 | (f) MAXIMUM AMOUNTS.—                                |
| 11 | (1) Planning and development grants.—                |
| 12 | (A) SINGLE GRANT.—The amount of a sin-               |
| 13 | gle planning and development grant provided          |
| 14 | under this section shall be not more than            |
| 15 | \$200,000.   |
| 16 | (B) AGGREGATE AMOUNT.—The total                      |
| 17 | amount of all planning and development grants        |
| 18 | provided under this section for a fiscal year        |
| 19 | shall be not more than 1/3 of the total amount       |
| 20 | made available to carry out this section.            |
| 21 | (2) Implementation grants.—                          |
| 22 | (A) SINGLE GRANT.—The amount of a sin-               |
| 23 | gle implementation grant provided under this         |
| 24 | section shall be not more than \$3,000,000.          |

1 (B) AGGREGATE AMOUNT.—The total
2 amount of all implementation grants provided
3 under this section for a fiscal year shall be not
4 more than % of the total amount made avail5 able to carry out this section.

## (g) Federal Share.—

- (1) IN GENERAL.—Except as provided in paragraph (3), the Federal share of a grant provided under this section shall not exceed 65 percent of the total project cost.
- (2) CREDIT FOR IMPLEMENTATION GRANTS.—
  The Administrator shall credit toward the non-Federal share of the cost of an implementation project carried out under this section the cost of planning, design, and construction work completed for the project using funds other than funds provided under this Act.
- (3) EXCEPTION.—The Administrator may waive the Federal share limitation under paragraph (1) for an eligible entity that has adequately demonstrated financial need.

| 1  | SEC. 256. ENVIRONMENTAL PROTECTION AGENCY INNOVA-          |
|----|--|
| 2  | TIVE STORMWATER CONTROL INFRASTRUC-                        |
| 3  | TURE PROMOTION.  |
| 4  | (a) IN GENERAL.—The Administrator shall ensure             |
| 5  | that the Office of Water, the Office of Enforcement and    |
| 6  | Compliance, the Office of Research and Development, and    |
| 7  | the Office of Policy of the Environmental Protection Agen- |
| 8  | cy promote the use of innovative stormwater control infra- |
| 9  | structure in and coordinate the integration of innovative  |
| 0  | stormwater control infrastructure into permitting pro-     |
| 1  | grams, planning efforts, research, technical assistance,   |
| 12 | and funding guidance.                                      |
| 13 | (b) DUTIES.—The Administrator shall ensure that            |
| 4  | the Office of Water—                                       |
| 15 | (1) promotes the use of innovative stormwater              |
| 16 | control infrastructure in the programs of the Envi-        |
| 17 | ronmental Protection Agency;                               |
| 8  | (2) supports establishing public-private partner-          |
| 9  | ships and other innovative financing mechanisms in         |
| 20 | the implementation of innovative stormwater control        |
| 21 | infrastructure; and  |
| 22 | (3) coordinates efforts to increase the use of in-         |
| 23 | novative stormwater control infrastructure with—           |
| 24 | (A) other Federal departments and agen-                    |
| 25 | cies;  |

| 1  | (B) State, tribal, and local governments;                   |
|----|---|
| 2  | and   |
| 3  | (C) the private sector.                                     |
| 4  | (c) REGIONAL INNOVATIVE STORMWATER CONTROL                  |
| 5  | INFRASTRUCTURE PROMOTION.—The Administrator shall           |
| 6  | direct each regional office of the Environmental Protection |
| 7  | Agency, as appropriate based on local factors, to promote   |
| 8  | and integrate the use of innovative stormwater control in-  |
| 9  | frastructure within the region that includes—               |
| 10 | (1) a plan for monitoring, financing, mapping,              |
| 11 | and designing the innovative stormwater control in-         |
| 12 | frastructure;   |
| 13 | (2) outreach and training regarding innovative              |
| 14 | stormwater control infrastructure implementation            |
| 15 | for State, tribal, and local governments, tribal com-       |
| 16 | munities, and the private sector; and                       |
| 17 | (3) the incorporation of innovative stormwater              |
| 18 | control infrastructure into permitting and other reg-       |
| 19 | ulatory programs, codes, and ordinance development,         |
| 20 | including the requirements under consent decrees            |
| 21 | and settlement agreements in enforcement actions.           |
| 22 | (d) Innovative Stormwater Control Infra-                    |
| 23 | STRUCTURE INFORMATION-SHARING.—The Administrator            |
| 24 | shall promote innovative stormwater control infrastructure  |
| 25 | information-sharing, including through an Internet          |

- 1 website, to share information with, and provide technical
- 2 assistance to, State, tribal, and local governments, tribal
- 3 communities, the private sector, and the public regarding
- 4 innovative stormwater control infrastructure approaches
- 5 for—
- 6 (1) reducing water pollution;
- 7 (2) protecting water resources;
- 8 (3) complying with regulatory requirements;
- 9 and
- 10 (4) achieving other environmental, public
- 11 health, and community goals.
- 12 (e) Innovative Stormwater Control Infra-
- 13 STRUCTURE PORTFOLIO STANDARD.—The Administrator,
- 14 in collaboration with State, tribal, and local water resource
- 15 managers, shall establish voluntary measurable goals, to
- 16 be known as the "innovative stormwater control infra-
- 17 structure portfolio standard", to increase the percentage
- 18 of annual water managed by eligible entities that use inno-
- 19 vative stormwater control infrastructure.
- 20 SEC. 257. REPORT TO CONGRESS.
- Not later than September 30, 2017, the Adminis-
- 22 trator shall submit to Congress a report that includes,
- 23 with respect to the period covered by the report—
- 24 (1) a description of all grants provided under
- 25 this Act;

| 1  | (2) a detailed description of—                          |
|----|---|
| 2  | (A) the projects supported by those grants              |
| 3  | and   |
| 4  | (B) the outcomes of those projects;                     |
| 5  | (3) a description of the improvements in tech-          |
| 6  | nology, environmental benefits, resources conserved,    |
| 7  | efficiencies, and other benefits of the projects funded |
| 8  | under this Act;   |
| 9  | (4) recommendations for improvements to pro-            |
| 10 | mote and support innovative stormwater control in-      |
| 11 | frastructure for the centers, grants, and activities    |
| 12 | under this Act; and                                     |
| 13 | (5) a description of existing challenges con-           |
| 14 | cerning the use of innovative stormwater control in-    |
| 15 | frastructure.   |
| 16 | SEC. 258. AUTHORIZATION OF APPROPRIATIONS.              |
| 17 | There are authorized to be appropriated to carry out    |
| 18 | this Act such sums as are necessary for each of fiscal  |
| 19 | years 2016 through 2021.                                |

| 1  | TITLE III—IMPROVED INFRA-                           |
|----|---|
| 2  | STRUCTURE AND WATER                                 |
| 3  | MANAGEMENT  |
| 4  | Subtitle A—Restoring America's                      |
| 5  | Watersheds and Increasing                           |
| 6  | Water Yields  |
| 7  | SEC. 301. SHORT TITLE.                              |
| 8  | This subtitle may be cited as the "Restoring Amer-  |
| 9  | ica's Watersheds Act of 2015".                      |
| 10 | SEC. 302. FINDINGS.                                 |
| 11 | Congress makes the following findings:              |
| 12 | (1) Watershed health and effective headwaters       |
| 13 | management can have multiple benefits for water     |
| 14 | supply reliability, water quality, and ecosystems.  |
| 15 | (2) Investments to restore meadows, forests,        |
| 16 | and watersheds will improve their critical          |
| 17 | hydrological functions and reduce wildfire impacts. |
| 18 | (3) Proper ecosystem restoration could increase     |
| 19 | groundwater storage by 50,000 to 500,000 acre-feet  |
| 20 | per year just within the National Forest System     |
| 21 | lands in the Sierra bioregion of the State of Cali- |
| 22 | fornia.   |
| 23 | (4) Improved headwaters management would            |
| 24 | have a similarly significant impact on groundwater  |

1 storage within National Forest System lands across 2 the western States. 3 (5) Source watersheds are recognized and de-4 fined as an integral part of federally funded water 5 systems. SEC. 303. WATER SOURCE PROTECTION PROGRAM. 7 Subtitle A of title III of the Omnibus Public Land Management Act of 2009 (Public Law 111-11; 123 Stat. 1126) is amended by adding at the end the following: 10 "SEC. 3002. WATER SOURCE PROTECTION PROGRAM. "(a) IN GENERAL.—The Secretary of Agriculture, 11 acting through the Chief of the Forest Service (referred 13 to in this section as the 'Secretary'), shall establish and maintain a Water Source Protection Program (referred to in this section as the 'Program') within the National For-16 est System west of the 100th Meridian. 17 Source WATER INVESTMENT PARTNER-18 SHIPS.— 19 "(1) IN GENERAL.—In carrying out the Pro-20 gram, the Secretary may enter into water source in-21 vestment partnerships with end water users (includ-

ing States, political subdivisions, Indian tribes, utili-

ties, municipal water systems, irrigation districts,

nonprofit organizations, and corporations) to protect

and restore the condition of National Forest water-

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| 1  | sheds that provide water to the non-Federal part       |
|----|--|
| 2  | ners.  |
| 3  | "(2) FORM.—A partnership described in para-            |
| 4  | graph (1) may take the form of memoranda of un-        |
| 5  | derstanding, cost-share or collection agreements       |
| 6  | long-term match funding commitments, or other ap-      |
| 7  | propriate instruments.                                 |
| 8  | "(c) Water Source Management Plan.—                    |
| 9  | "(1) In general.—In carrying out the Pro-              |
| 10 | gram, the Secretary may produce a water source         |
| 1  | management plan in cooperation with the water          |
| 12 | source investment partnership participants and         |
| 13 | State, local, and tribal governments.                  |
| 4  | "(2) FIREWOOD.—A water source management               |
| 15 | plan may give priority to projects that facilitate the |
| 6  | gathering of firewood for personal use pursuant to     |
| 17 | section 223.5 of title 36, Code of Federal Regula-     |
| 8  | tions (or successor regulations).                      |
| 9  | "(3) Environmental analysis.—The Sec-                  |
| 20 | retary may conduct—                                    |
| 21 | "(A) a single environmental impact state-              |
| 22 | ment or similar analysis required under the Na-        |
| 23 | tional Environmental Policy Act of 1969 (42            |
| )A | IISC 4321 et seg ) for all or part of the res-         |

| 1  | toration projects in the water source manage-         |
|----|---|
| 2  | ment plan; and  |
| 3  | "(B) a statement or analysis described in             |
| 4  | subparagraph (A) as part of the development of        |
| 5  | the water source management plan or after the         |
| 6  | finalization of the plan.                             |
| 7  | "(4) Endangered species act.—In carrying              |
| 8  | out the Program, the Secretary may use the Manual     |
| 9  | on Adaptive Management of the Department of the       |
| 10 | Interior, including any associated guidance, for pur- |
| 11 | poses of fulfilling any requirements under the En-    |
| 12 | dangered Species Act of 1973 (16 U.S.C. 1531 et       |
| 13 | seq.).  |
| 14 | "(5) Funds and services.—                             |
| 15 | "(A) IN GENERAL.—In carrying out the                  |
| 16 | Program, the Secretary may accept and use             |
| 17 | funding, services, and other forms of investment      |
| 18 | and assistance from water source investment           |
| 19 | partnership participants to implement the water       |
| 20 | source management plan.                               |
| 21 | "(B) MANNER OF USE.—The Secretary                     |
| 22 | may accept and use investments described in           |
| 23 | subparagraph (A) directly or indirectly through       |
| 24 | the National Forest Foundation.                       |

| 1  | "(C) WATER SOURCE PROTECTION                                |
|----|---|
| 2  | FUND.—  |
| 3  | "(i) IN GENERAL.—Subject to the                             |
| 4  | availability of appropriations, the Secretary               |
| 5  | may establish a Water Source Protection                     |
| 6  | Fund to match funds or in-kind support                      |
| 7  | contributed by water source investment                      |
| 8  | partnership participants under subpara-                     |
| 9  | graph (A).  |
| 10 | "(ii) USE OF APPROPRIATED                                   |
| 11 | FUNDS.—The Secretary may use funds ap-                      |
| 12 | propriated to carry out this subparagraph                   |
| 13 | to make multiyear commitments, if nec-                      |
| 14 | essary, to implement one or more water                      |
| 15 | source investment partnership agree-                        |
| 16 | ments.".  |
| 17 | SEC. 304. WATERSHED CONDITION FRAMEWORK.                    |
| 18 | Subtitle A of title III of the Omnibus Public Land          |
| 19 | Management Act of 2009 (Public Law 111–11; 123 Stat.        |
| 20 | 1126) is amended by inserting after section 3002, as        |
| 21 | added by section 303, the following:                        |
| 22 | "SEC. 3003. WATERSHED CONDITION FRAMEWORK.                  |
| 23 | "(a) In General.—The Secretary of Agriculture,              |
| 24 | acting through the Chief of the Forest Service (referred    |
| 25 | to in this section as the 'Secretary'), shall establish and |

| 1  | maintain a Watershed Condition Framework within the   |
|----|---|
| 2  | National Forest System west of the 100th Meridian—    |
| 3  | "(1) to evaluate and classify the condition of        |
| 4  | watersheds, taking into consideration—                |
| 5  | "(A) water quality and quantity;                      |
| 6  | "(B) aquatic habitat and biota;                       |
| 7  | "(C) riparian and wetland vegetation;                 |
| 8  | "(D) the presence of roads and trails;                |
| 9  | "(E) soil type and condition;                         |
| 10 | "(F) groundwater-dependent ecosystems;                |
| 11 | "(G) relevant terrestrial indicators, such as         |
| 12 | fire regime, risk of catastrophic fire, forest and    |
| 13 | rangeland vegetation, invasive species, and in-       |
| 14 | sects and disease; and                                |
| 15 | "(H) other significant factors, as deter-             |
| 16 | mined by the Secretary;                               |
| 17 | "(2) to identify for restoration up to 5 priority     |
| 18 | watersheds in each National Forest, and up to 2 pri-  |
| 19 | ority watersheds in each national grassland, taking   |
| 20 | into consideration the impact of the condition of the |
| 21 | watershed condition on—                               |
| 22 | "(A) wildfire behavior;                               |
| 23 | "(B) flood risk;                                      |
| 24 | "(C) fish and wildlife;                               |
| 25 | "(D) drinking water supplies;                         |

| 1  | "(E) irrigation water supplies;                    |
|----|--|
| 2  | "(F) forest-dependent communities; and             |
| 3  | "(G) other significant impacts, as deter-          |
| 4  | mined by the Secretary;                            |
| 5  | "(3) to develop a watershed restoration action     |
| 6  | plan for each priority watershed that—             |
| 7  | "(A) takes into account existing restora-          |
| 8  | tion activities being implemented in the water-    |
| 9  | shed; and  |
| 10 | "(B) includes, at a minimum—                       |
| 11 | "(i) the major stressors responsible               |
| 12 | for the impaired condition of the water-           |
| 13 | shed;  |
| 14 | "(ii) a set of essential projects that,            |
| 15 | once completed, will address the identified        |
| 16 | stressors and improve watershed condi-             |
| 17 | tions;   |
| 18 | "(iii) a proposed implementation                   |
| 19 | schedule;  |
| 20 | "(iv) potential partners and funding               |
| 21 | sources; and                                       |
| 22 | "(v) a monitoring and evaluation pro-              |
| 23 | gram;  |
| 24 | "(4) to prioritize restoration activities for each |
| 25 | watershed restoration action plan;                 |

| 1  | "(5) to implement each watershed restoration                |
|----|---|
| 2  | action plan; and  |
| 3  | "(6) to monitor the effectiveness of restoration            |
| 4  | actions and indicators of watershed health.                 |
| 5  | "(b) COORDINATION.—Throughout the establishment             |
| 6  | and maintenance of the Watershed Condition Framework,       |
| 7  | the Secretary shall—  |
| 8  | "(1) coordinate with interested non-Federal                 |
| 9  | landowners and with State, tribal, and local govern-        |
| 10 | ments within the relevant watershed; and                    |
| 11 | "(2) provide for an active and ongoing public               |
| 12 | engagement process.   |
| 13 | "(c) EMERGENCY DESIGNATION.—Notwithstanding                 |
| 14 | subsection (a)(2), the Secretary may identify a watershed   |
| 15 | as a priority for rehabilitation in the Watershed Condition |
| 16 | Framework without using the process described in sub-       |
| 17 | section (a), if the appropriate Forest Supervisor deter-    |
| 8  | mines that—   |
| 9  | "(1) a wildfire has significantly diminished the            |
| 20 | condition of the watershed; and                             |
| 21 | "(2) the emergency stabilization activities of the          |
| 22 | Burned Area Emergency Response Team are insuffi-            |
| 23 | cient to return the watershed to proper function.".         |

| 1  | SEC. 305. FOREST SERVICE LEGACY ROADS AND TRAILS RE-          |
|----|---|
| 2  | MEDIATION PROGRAM.  |
| 3  | (a) IN GENERAL.—The Secretary of Agriculture, act-            |
| 4  | ing through the Chief of the Forest Service (referred to      |
| 5  | in this section as the "Secretary"), shall establish and      |
| 6  | maintain a Forest Service Legacy Roads and Trails Reme-       |
| 7  | diation Program (referred to in this section as the "Pro-     |
| 8  | gram") within the National Forest System west of the          |
| 9  | 100th Meridian—   |
| 10 | (1) to carry out critical maintenance and urgent              |
| 11 | repairs and improvements on National Forest Sys-              |
| 12 | tem roads, trails, and bridges;                               |
| 13 | (2) to restore fish and other aquatic organism                |
| 14 | passage by removing or replacing unnatural barriers           |
| 15 | to the passage of fish and other aquatic organisms;           |
| 16 | (3) to decommission unneeded roads and trails;                |
| 17 | and   |
| 18 | (4) to carry out associated activities.                       |
| 19 | (b) PRIORITY.—In implementing the Program, the                |
| 20 | Secretary shall give priority to projects that protect or re- |
| 21 | store—  |
| 22 | (1) water quality;  |
| 23 | (2) watersheds that feed public drinking water                |
| 24 | systems; or   |
| 25 | (3) habitat for threatened, endangered, and                   |
| 26 | sensitive fish and wildlife species.                          |

- 1 (c) NATIONAL FOREST SYSTEM.—Except as author-
- 2 ized under section 323 of the Department of the Interior
- 3 and Related Agencies Appropriations Act, 1999 (16
- 4 U.S.C. 1011a), all projects carried out under the Program
- 5 shall be on National Forest System roads.
- 6 (d) NATIONAL PROGRAM STRATEGY.—Not later than
- 7 180 days after the date of enactment of this Act, the Sec-
- 8 retary shall develop a national strategy for implementing
- 9 the Program.
- 10 SEC. 306. REAUTHORIZATION OF THE COLLABORATIVE
- 11 FOREST LANDSCAPE RESTORATION FUND.
- 12 Section 4003(f)(6) of the Omnibus Public Land Man-
- 13 agement Act of 2009 (16 U.S.C. 7303(f)(6)) is amended
- 14 by striking "2019, to remain available until expended"
- 15 and inserting "2015, and \$80,000,000 for each of fiscal
- 16 years 2016 through 2024, to remain available until ex-
- 17 pended".

## 18 Subtitle B—Reservoir Operation

- 19 Improvement
- 20 SEC. 311. SHORT TITLE.
- This subtitle may be cited as the "Five Demonstra-
- 22 tions of Advancing Yields by Fixing Operations of Res-
- 23 ervoirs to Encompass Climatic and Atmospheric Science
- 24 Trends Act".

## SEC. 312. PROJECTS, PLANS, AND REPORTS.

- 2 (a) Specific Information.—Not later than 90 days
- 3 after the date of enactment of this Act, the Secretary of
- 4 the Army shall provide to the Committees on Appropria-
- 5 tions of the House of Representatives and the Senate a
- 6 report including the following information for any State
- 7 under a gubernatorial drought declaration during water
- 8 year 2015:
- 9 (1) A list of Army Corps and non-Army Corps
- 10 (section 7 of the Flood Control Act of 1944 (33
- 11 U.S.C. 709)) projects that have a water control
- 12 plan.
- 13 (2) The year the original water control manual
- was approved.
- 15 (3) The year for any subsequent revisions to
- the project's water control plan and manual.
- 17 (4) A list of projects in which operational devi-
- 18 ations for drought contingency have been requested
- or implemented and the status of the request.
- 20 (5) How water conservation and water quality
- 21 improvements were addressed.
- 22 (6) A list of projects where permanent changes
- 23 to storage allocations have been requested and the
- status of the request.
- 25 (b) IDENTIFICATION OF PROJECTS.—Not later than
- 26 60 days after completion of the report under subsection

- 1 (a), the Secretary of the Army, in consultation with the
- 2 National Oceanic and Atmospheric Administration, shall
- 3 identify any projects from the report that meet the fol-
- 4 lowing criteria:
- 5 (1) Located in a State in which a drought 6 emergency has been declared or was in effect during 7 the 1-year period preceding the date of completion 8 of the report by the Secretary under subsection (a).
- 9 (2) Future revision of a water operations man-10 ual, including flood control rule curves, based on the 11 better use of improved weather forecasting or run-12 off forecasting methods, new watershed data, or 13 changes to project operations, would be likely to en-14 hance the existing authorized project purposes for 15 water supply storage capacity and reliability, or 16 flood control operations.
- 17 (c) ADDITIONAL PROJECTS.—In addition, not later
  18 than 60 days after completion of the report in subsection
  19 (a), the Secretary of the Army shall identify any non20 Corps projects that meet the criteria in subsection (b) and
  21 the following 2 criteria:
- 22 (1) The owner of the non-Corps project has 23 submitted to the Secretary of the Army a formal re-24 quest to review or revise the operations manual or 25 flood control rule curves to accommodate new water-

- shed data or projected project modifications or operational changes.
- 3 (2) The modifications or operational changes 4 proposed by the owner of the non-Corps projects are 5 likely to enhance water supply benefits and flood 6 control operations.
- 7 (d) PILOT PROJECTS.—Not later than 1 year after 8 identification of the projects in subsections (b) and (c), 9 if any, the Secretary of the Army, in consultation with 10 the National Oceanic and Atmospheric Administration, 11 shall establish not more than 5 pilot projects to implement 12 forecast-based reservoir operations.
- 13 (e) Coordination With Non-Federal Project 14 Sponsor.—
- 15 (1) IN GENERAL.—If any of the projects identi-16 fied in subsections (b) and (c) are non-Federal 17 projects, the Secretary of the Army, prior to car-18 rying out an activity under this section, shall consult 19 with the non-Federal project sponsor and enter into 20 a cooperative agreement, memorandum of understanding, or other agreement with the non-Federal 21 22 project sponsor.
  - (2) Definition.—In this subsection, the term "non-Federal project sponsor" means an entity or a local government entity, including a municipal water

24

| 1  | district, that currently manages (in whole or in part)    |
|----|---|
| 2  | an Army Corps of Engineers dam or reservoir.              |
| 3  | (f) Forecast-Based Reservoir Operations                   |
| 4  | PLAN.—As part of the pilot project under subsection (d),  |
| 5  | the Secretary, in consultation with the National Oceanic  |
| 6  | and Atmospheric Administration, in designing and imple-   |
| 7  | menting a forecast-based reservoir operations plan, shall |
| 8  | include the following:                                    |
| 9  | (1) The relationship between ocean and atmos-             |
| 10 | pheric conditions, including the El Niño and La           |
| 11 | Niña cycles, and the potential for above normal, nor-     |
| 12 | mal, and below normal rainfall for the coming water       |
| 13 | year.   |
| 14 | (2) The precipitation and runoff index specific           |
| 15 | to the basin and watershed of the relevant dam or         |
| 16 | reservoir, including incorporating information about      |
| 17 | hydrological and meteorological conditions that influ-    |
| 18 | ence the timing and quantity of runoff.                   |
| 19 | (3) Improved hydrologic forecasting for precipi-          |
| 20 | tation, snowpack, streamflow, and soil moisture con-      |
| 21 | ditions.  |
| 22 | (4) An adjustment of operational flood control            |
| 23 | rule curves to optimize water supply storage and re-      |

liability, hydropower production, environmental bene-

- 1 fits for flows and temperature, and other authorized
- 2 project benefits, without a reduction in flood safety.
- 3 (5) Proactive management in response to
- 4 changes in forecasts.
- 5 (g) Non-Federal Funds.—Upon finalizing an
- 6 agreement with a non-Federal project sponsor pursuant
- 7 to subsection (e), the Secretary of the Army may accept
- 8 non-Federal funds for all or a portion of the cost of car-
- 9 rying out a review or revision of water control manuals
- 10 and flood control rule curves.
- 11 (h) No Additional Authority.—Revisions of the
- 12 manuals referred to in subsection (b) shall not interfere
- 13 with authorized purposes. Nothing in this Act authorizes
- 14 the Secretary of the Army to carry out, at a Corps of En-
- 15 gineers dam or reservoir, any project for a purpose not
- 16 otherwise authorized as of the date of enactment of this
- 17 Act.
- 18 (i) CONSULTATION.—In implementing the pilot
- 19 projects pursuant to subsection (d), the Secretary of the
- 20 Army may consult with other affected interests, including
- 21 non-Federal entities responsible for operations and main-
- 22 tenance costs of a Corps facility, affected water rights
- 23 holders, individuals and entities with storage entitlements,
- 24 and local agencies with flood control responsibilities down-
- 25 stream of a Corps facility.

| 1  | (j) Change to Operations Manual.—Not later                 |
|----|--|
| 2  | than 180 days after the completion of a change to the      |
| 3  | operations manual or flood control rule curves, the Sec-   |
| 4  | retary shall submit a report to the appropriate committees |
| 5  | of Congress regarding the components of the forecast-      |
| 6  | based reservoir operations plan incorporated into the      |
| 7  | change.  |
| 8  | Subtitle C—Reclamation Projects                            |
| 9  | for Renewable Energy To Re-                                |
| 10 | duce Evaporation Loss                                      |
| 11 | SEC. 320. FINDINGS AND PURPOSE.                            |
| 12 | (a) FINDINGS.—The Congress finds that—                     |
| 13 | (1) evaporative loss along Bureau of Reclama-              |
| [4 | tion reservoirs, canals, and other conveyance systems      |
| 15 | reduces the quantity and reliability of water deliv-       |
| 16 | eries;   |
| 17 | (2) drought and extreme aridity from changing              |
| 8  | weather patterns will contribute to increased evapo-       |
| 9  | rative loss in the future; and                             |
| 20 | (3) existing Central Valley Project operations             |
| 21 | assume a conveyance loss for evaporation and seep-         |
| 22 | age south of the Delta of 150,000 acre-feet annu-          |
| 23 | ally.  |
| 24 | (b) Purpose.—The purpose of this subtitle is to ex-        |
| 25 | pand investments in infrastructure for Bureau of Rec-      |

| 1  | lamation reservoirs, canals, and other conveyance systems |
|----|---|
| 2  | that will provide shade, reduce evaporative loss, and in- |
| 3  | crease water supplies in the arid western States.         |
| 4  | SEC. 321. DEFINITIONS.                                    |
| 5  | In this subtitle:   |
| 6  | (1) COVERED LAND.—The term "covered land"                 |
| 7  | means land that is—                                       |
| 8  | (A) land under the administrative jurisdic-               |
| 9  | tion of the Bureau of Reclamation; and                    |
| 10 | (B) not excluded from the development of                  |
| 11 | solar or wind energy under—                               |
| 12 | (i) a final land use plan established                     |
| 13 | under the Federal Land Policy and Man-                    |
| 14 | agement Act of 1976 (43 U.S.C. 1701 et                    |
| 15 | seq.); or   |
| 16 | (ii) Federal law.   |
| 17 | (2) Fund.—The term "Fund" means the Fish                  |
| 18 | and Wildlife Restoration Fund established under           |
| 19 | section 324.  |
| 20 | (3) Public Land.—The term "public land"                   |
| 21 | has the meaning given the term "public lands" in          |
| 22 | section 103 of the Federal Land Policy and Manage-        |
| 23 | ment Act of 1976 (43 U.S.C. 1702).                        |
| 24 | (4) Secretary.—The term "Secretary" means                 |
| 25 | the Secretary of the Interior.                            |

| 1  | SEC. 322. EVALUATION AND REPORT.                            |
|----|---|
| 2  | (a) IN GENERAL.—Not later than one year after the           |
| 3  | date of the enactment of this Act, the Secretary shall com- |
| 4  | plete an evaluation and report to Congress on the potential |
| 5  | for developing rights-of-way along Bureau of Reclamation    |
| 6  | canals and infrastructure, including reservoirs, for solar  |
| 7  | or wind energy production through leasing of lands or       |
| 8  | other means.  |
| 9  | (b) REPORT.—The report to Congress shall specify—           |
| 10 | (1) the location of potential rights-of-way for             |
| 11 | energy production;  |
| 12 | (2) estimates of water losses due to evaporation            |
| 13 | that would be reduced due to shade and other bene-          |
| 14 | fits from energy production;                                |
| 15 | (3) the total acreage available for energy pro-             |
| 16 | duction;  |
| 17 | (4) existing transmission infrastructure at such            |
| 18 | locations;  |
| 19 | (5) estimates of fair market leasing value of po-           |
| 20 | tential energy sites; and                                   |
| 21 | (6) estimates of energy development potential               |
| 22 | at sites.   |
| 23 | SEC. 323. DEVELOPMENT OF SOLAR AND WIND ENERGY ON           |
| 24 | COVERED LAND.   |
| 25 | (a) PILOT PROGRAM ON SELECTED COVERED                       |
| 26 | LAND.—  |

| 1  | (1) Establishment.—Not later than 180 days            |
|----|---|
| 2  | after the date of the enactment of this Act, the Sec- |
| 3  | retary shall establish a wind and solar energy leas-  |
| 4  | ing pilot program under which the Secretary con-      |
| 5  | ducts lease sales of certain sites located on covered |
| 6  | land for purposes of carrying out wind and solar en-  |
| 7  | ergy projects.  |
| 8  | (2) Selection of sites on covered land.—              |
| 9  | (A) IN GENERAL.—Not later than 90 days                |
| 10 | after the date the pilot program is established       |
| 11 | under paragraph (1), the Secretary shall select       |
| 12 | from covered land—                                    |
| 13 | (i) 1 site for the development of a                   |
| 14 | solar energy project; and                             |
| 15 | (ii) 1 site for the development of a                  |
| 16 | wind energy project.                                  |
| 17 | (B) SITE SELECTION.—In selecting sites                |
| 18 | under subparagraph (A), the Secretary shall—          |
| 19 | (i) give a preference to sites that the               |
| 20 | Secretary determines—                                 |
| 21 | (I) are likely to attract a high                      |
| 22 | level of wind and solar energy indus-                 |
| 23 | try interest;   |
| 24 | (II) would likely have a positive                     |
| 25 | impact on water supply through re-                    |

| 1  | ducing water loss from evaporation by            |
|----|--|
| 2  | providing shade and temperature re-              |
| 3  | ductions, or beneficial impacts from             |
| 4  | energy production and infrastructure;            |
| 5  | and  |
| 6  | (III) would serve as models for                  |
| 7  | the expansion of the pilot program to            |
| 8  | other locations if the program is ex-            |
| 9  | panded under subsection (c);                     |
| 10 | (ii) take into consideration the value           |
| 11 | of the multiple resources of the covered         |
| 12 | land on which such sites are located; and        |
| 13 | (iii) not select any site for which a            |
| 14 | right-of-way or special use permit for site      |
| 15 | testing or construction has been issued          |
| 16 | under title V of the Federal Land Policy         |
| 17 | and Management Act of 1976 (43 U.S.C.            |
| 18 | 1761 et seq.).                                   |
| 19 | (3) Lease sales of project sites.—               |
| 20 | (A) In general.—Except as provided in            |
| 21 | paragraph (4)(B)(i), not later than 180 days     |
| 22 | after the date on which sites are selected under |
| 23 | paragraph (2), the Secretary shall offer each    |
| 24 | site for competitive leasing under such terms    |
| 25 | and conditions as the Secretary requires.        |

| 1  | (B) BIDDING.—Bidding on a site offered    |
|----|---|
| 2  | for lease under this subsection shall be— |
| 3  | (i) limited to one round;                 |
| 4  | (ii) open only to bidders who—            |
| 5  | (I) submit a plan of development          |
| 6  | for such site together with the bid;      |
| 7  | and                                       |
| 8  | (II) the Secretary determines are         |
| 9  | qualified under subparagraph (C)(ii);     |
| 10 | and                                       |
| 11 | (iii) conducted using a bidding system    |
| 12 | selected by the Secretary, including—     |
| 13 | (I) a cash bonus bids system re-          |
| 14 | quiring payment of the royalty estab-     |
| 15 | lished under this Act;                    |
| 16 | (II) a variable royalty bids sys-         |
| 17 | tem based on a percentage of the          |
| 18 | gross proceeds from the sale of elec-     |
| 19 | tricity produced from the site offered    |
| 20 | for lease, except that the royalty shall  |
| 21 | not be less than the royalty required     |
| 22 | under this Act, together with a fixed     |
| 23 | cash bonus; or                            |
| 24 | (III) such other bidding system           |
| 25 | as ensures a fair return to the public    |

| 1  | consistent with the royalty established     |
|----|---|
| 2  | under this Act.                             |
| 3  | (C) BIDDER QUALIFICATIONS.—The Sec-         |
| 4  | retary shall—                               |
| 5  | (i) before conducting any lease sale        |
| 6  | under this subsection, establish qualifica- |
| 7  | tion requirements for bidders on a site of- |
| 8  | fered for lease that ensure that such bid-  |
| 9  | ders, with respect to wind or solar energy  |
| 10 | projects—                                   |
| 11 | (I) are able to expeditiously de-           |
| 12 | velop such a project on the site;           |
| 13 | (II) possess the financial re-              |
| 14 | sources necessary to complete such a        |
| 15 | project;                                    |
| 16 | (III) possess knowledge of the              |
| 17 | technology needed to complete such a        |
| 18 | project;                                    |
| 19 | (IV) meet eligibility requirements          |
| 20 | that are substantially similar to the       |
| 21 | eligibility requirements for leasing        |
| 22 | that apply under the first section of       |
| 23 | the Mineral Leasing Act (30 U.S.C.          |
| 24 | 181 et seq.); and                           |

| 1  | (V) possess such other qualifica-                  |
|----|--|
| 2  | tions as the Secretary determines are              |
| 3  | necessary; and                                     |
| 4  | (ii) using the requirements established            |
| 5  | under clause (i), determine whether a per-         |
| 6  | son is qualified to be a bidder on a site of-      |
| 7  | fered for lease under this subsection.             |
| 8  | (D) CREDIT FOR BID PREPARATION EX-                 |
| 9  | PENDITURES.—In the case of a site offered for      |
| 10 | lease under this subsection with respect to        |
| 11 | which more than one bid is submitted on the        |
| 12 | date of the lease sale of such site, the Secretary |
| 13 | shall give credit to each person who submitted     |
| 14 | a bid with respect to such site for expenditures   |
| 15 | such person incurred in the preparation of such    |
| 16 | bid.   |
| 17 | (4) Lease terms.—                                  |
| 18 | (A) IN GENERAL.—The Secretary may es-              |
| 19 | tablish such lease terms and conditions, includ-   |
| 20 | ing the duration of the lease with respect to any  |
| 21 | site offered for lease under this subsection.      |
| 22 | (B) Short-term leases for data col-                |
| 23 | LECTION.—In carrying out this subsection, the      |
| 24 | Secretary shall—                                   |

| 1  | (i) offer on a noncompetitive basis a                   |
|----|---|
| 2  | short-term lease on not less than one site              |
| 3  | selected under paragraph (2) for purposes               |
| 4  | of data collection; and                                 |
| 5  | (ii) upon the expiration of the short-                  |
| 6  | term lease, offer on a competitive basis a              |
| 7  | long-term lease, giving credit toward the               |
| 8  | bonus bid submitted with respect to the                 |
| 9  | long-term lease to the holder of the short-             |
| 10 | term lease for any qualified expenditures               |
| 11 | made by such holder to collect data or to               |
| 12 | develop the site during such short-term                 |
| 13 | lease.  |
| 14 | (5) REVENUES.—Subject to section 324, the               |
| 15 | Secretary may collect bonus bids, royalties, fees, or   |
| 16 | other payments (except rental payments) with re-        |
| 17 | spect to sites offered for lease under this subsection. |
| 18 | (6) REPORT.—Not later than 90 days after the            |
| 19 | date on which the Secretary conducts the final lease    |
| 20 | sale under this subsection, the Secretary shall sub-    |
| 21 | mit to the Committee on Energy and Natural Re-          |
| 22 | sources of the Senate and the Committee on Natural      |
| 23 | Resources of the House of Representatives a report      |
| 24 | on the results of each lease sale conducted under       |

this subsection, including—

| 1  | (A) the level of competitive interest;            |
|----|---|
| 2  | (B) a summary of bids and revenues re-            |
| 3  | ceived; and                                       |
| 4  | (C) any other factors that may have im-           |
| 5  | pacted the lease sale.                            |
| 6  | (7) OTHER LAWS.—                                  |
| 7  | (A) COMPLIANCE WITH LAND MANAGE-                  |
| 8  | MENT AND ENVIRONMENTAL LAWS.—In offer-            |
| 9  | ing sites for lease under this subsection, the    |
| 10 | Secretary concerned shall comply with—            |
| 11 | (i) all Federal laws applicable to lands          |
| 12 | under the administrative jurisdiction of the      |
| 13 | Bureau of Land Management; and                    |
| 14 | (ii) Federal or State environmental               |
| 15 | laws or any other relevant laws.                  |
| 16 | (B) Applicability to wind and solar               |
| 17 | ENERGY PROJECTS UNDER OTHER FEDERAL               |
| 18 | LAWS.—Nothing in this subsection shall be con-    |
| 19 | strued so as to prohibit the Secretary from       |
| 20 | issuing rights-of-way or special use permits with |
| 21 | respect to wind and solar energy projects in      |
| 22 | compliance with other Federal laws and regula-    |
| 23 | tions in effect on the date of the enactment of   |
| 24 | this Act.   |

| 1  | (8) Enforcement of federal land policy                      |
|----|---|
| 2  | MANAGEMENT.—  |
| 3  | (A) In general.—Sections 302(c) and                         |
| 4  | 303 of the Federal Land Policy and Manage-                  |
| 5  | ment Act of 1976 (43 U.S.C. 1732(c), 1733)                  |
| 6  | shall apply to activities conducted on sites on             |
| 7  | covered land offered for lease under this sub-              |
| 8  | section.  |
| 9  | (B) Effect on enforcement author-                           |
| 10 | ITY UNDER OTHER FEDERAL LAW.—Nothing in                     |
| 11 | this subsection shall be construed so as to re-             |
| 12 | duce or limit the enforcement authority vested              |
| 13 | in the Secretary or the Attorney General on                 |
| 14 | covered land under any other Federal law.                   |
| 15 | (b) TEMPORARY EXTENSION OF PILOT PROGRAM.—                  |
| 16 | Until final regulations are issued under subsection (c)(4), |
| 17 | the Secretary shall continue to carry out the pilot program |
| 18 | under subsection (a) on the sites offered for lease under   |
| 19 | such subsection. The Secretary may extend any lease         |
| 20 | issued for such sites under subsection (a) under the same   |
| 21 | terms and conditions applicable to such lease on the date   |
| 22 | of the lease sale as necessary until final regulations are  |
| 23 | issued under subsection (c)(4) with respect to such sites.  |
| 24 | (e) Expansion of Pilot Program to All Cov-                  |
| 25 | ERED LAND.—   |

| 1  | (1) Joint determination required.—Not                 |
|----|---|
| 2  | later than 5 years after the date of the enactment    |
| 3  | of this Act, the Secretary shall determine whether to |
| 4  | expand the pilot program established under sub-       |
| 5  | section (a) to apply to all covered land, including   |
| 6  | sites with respect to which leases were issued under  |
| 7  | subsection (a). In making such determination, the     |
| 8  | Secretary shall—                                      |
| 9  | (A) take into consideration the results of            |
| 10 | the pilot program;                                    |
| 11 | (B) consult with—                                     |
| 12 | (i) the heads of Federal agencies and                 |
| 13 | relevant State agencies (including State              |
| 14 | fish and wildlife agencies);                          |
| 15 | (ii) interested States, Indian tribes,                |
| 16 | and local governments;                                |
| 17 | (iii) representatives of the solar and                |
| 18 | wind energy industries;                               |
| 19 | (iv) representatives of the environ-                  |
| 20 | ment, conservation, and outdoor sporting              |
| 21 | communities; and                                      |
| 22 | (v) the public; and                                   |
| 23 | (C) consider whether such expansion—                  |
| 24 | (i) provides an effective means of de-                |
| 25 | veloping wind or solar energy; and                    |

| 1  | (ii) is in the public interest.                        |
|----|--|
| 2  | (2) EXPANSION AUTHORIZED.—The Secretary                |
| 3  | shall expand the pilot program only if the Secretary   |
| 4  | determined to expand the pilot program under para-     |
| 5  | graph (1).   |
| 6  | (3) REPORT ON JOINT DETERMINATION.—Not                 |
| 7  | later than 60 days after making the determination      |
| 8  | under paragraph (1) to expand the pilot program,       |
| 9  | the Secretary shall submit to the Committee on En-     |
| 10 | ergy and Natural Resources of the Senate and the       |
| 11 | Committee on Natural Resources of the House of         |
| 12 | Representatives a report describing the basis and      |
| 13 | findings for the determination.                        |
| 14 | (4) REGULATIONS TO IMPLEMENT EXPAN-                    |
| 15 | SION.—Not later than one year after making a de-       |
| 16 | termination to expand the pilot program under para-    |
| 17 | graph (1), the Secretary shall issue final regulations |
| 18 | to implement this subtitle.                            |
| 19 | (5) Applicability of provisions of pilot               |
| 20 | PROGRAM TO EXPANDED PROGRAM.—                          |
| 21 | (A) In general.—Except as provided in                  |
| 22 | subparagraph (B), paragraphs (3), (7), and (8)         |
| 23 | of subsection (a) shall apply to covered land of-      |
| 24 | fered for lease under this subsection in the           |

| 1  | same manner as such paragraphs apply to sites   |
|----|---|
| 2  | offered for lease under subsection (a).         |
| 3  | (B) Competitive leasing not required            |
| 4  | UNDER CERTAIN CIRCUMSTANCES.—The re-            |
| 5  | quirement under subsection (a)(3) that a lease  |
| 6  | be sold on a competitive basis shall not apply  |
| 7  | to a lease issued under this subsection if the  |
| 8  | Secretary determines that—                      |
| 9  | (i) no competitive interest exists for          |
| 10 | the covered land offered for lease;             |
| 11 | (ii) the public interest would not be           |
| 12 | served by the competitive issuance of a         |
| 13 | lease with respect to such covered land; or     |
| 14 | (iii) the lease is for a purpose de-            |
| 15 | scribed in paragraph (7)(A)(ii).                |
| 16 | (6) PAYMENTS.—                                  |
| 17 | (A) In general.—Subject to section 324,         |
| 18 | the Secretary shall establish fees, bonuses, or |
| 19 | other payments (except rental payments) to en-  |
| 20 | sure a fair return to the United States for any |
| 21 | lease issued under this subsection.             |
| 22 | (B) Bonus Bids.—The Secretary may               |
| 23 | grant credit toward any bonus bid for a quali-  |
| 24 | fied expenditure by the holder of a lease de-   |
| 25 | scribed in paragraph (7)(A)(ii) in any competi- |

| 1  | tive lease sale held for a long-term lease of the |
|----|---|
| 2  | covered land that is the subject of the lease de- |
| 3  | scribed in such paragraph.                        |
| 4  | (C) READJUSTMENT.—                                |
| 5  | (i) IN GENERAL.—Royalties and other               |
| 6  | terms and conditions of a lease issued            |
| 7  | under this subsection shall be subject to         |
| 8  | readjustment—                                     |
| 9  | (I) on the date that is 15 years                  |
| 10 | after the date on which the lease is              |
| 11 | issued; and                                       |
| 12 | (II) every 10 years thereafter.                   |
| 13 | (ii) INDEXING.—Effective on the first             |
| 14 | day of the first month beginning after the        |
| 15 | date of enactment of this Act and each            |
| 16 | year thereafter, the amount of royalties or       |
| 17 | other terms and conditions subject to read-       |
| 18 | justment under clause (i) shall be adjusted       |
| 19 | to reflect changes for the 12-month period        |
| 20 | ending on the most recent date for which          |
| 21 | data are available in the Consumer Price          |
| 22 | Index for All Urban Consumers published           |
| 23 | by the Bureau of Labor Statistics of the          |
| 24 | Department of Labor.                              |

| 1  | (7) LEASE DURATION, ADMINISTRATION, AND           |
|----|---|
| 2  | READJUSTMENT.—                                    |
| 3  | (A) DURATION.—                                    |
| 4  | (i) IN GENERAL.—Except as provided                |
| 5  | in clause (ii), a lease issued under this sub-    |
| 6  | section shall be for—                             |
| 7  | (I) an initial term of 25 years;                  |
| 8  | and   |
| 9  | $(\Pi)$ any additional period after               |
| 10 | the initial 25-year term during which             |
| 11 | electricity is being produced annually            |
| 12 | in commercial quantities from the                 |
| 13 | lease.  |
| 14 | (ii) Data collection leases.—In                   |
| 15 | the case of a lease issued under this sub-        |
| 16 | section for the placement and operation of        |
| 17 | a meteorological or data collection facility      |
| 18 | or for the development or demonstration of        |
| 19 | a new wind or solar energy technology,            |
| 20 | such lease shall have a term of not more          |
| 21 | than 5 years.                                     |
| 22 | (B) Administration.—The Secretary of              |
| 23 | the Interior shall establish terms and conditions |
| 24 | for the issuance, transfer, renewal, suspension,  |

| 1  | and cancellation of a lease issued under this        |
|----|--|
| 2  | subsection.  |
| 3  | (C) READJUSTMENT PROVISION RE-                       |
| 4  | QUIRED.—Each lease issued under this sub-            |
| 5  | section shall provide for readjustment in ac-        |
| 6  | cordance with subparagraph (A).                      |
| 7  | (8) Surface-disturbing activities.—The               |
| 8  | Secretary shall issue regulations regarding surface- |
| 9  | disturbing activities conducted under any lease      |
| 10 | issued under this subsection, including any reclama- |
| 11 | tion and other actions necessary to conserve and to  |
| 12 | offset impacts to surface resources.                 |
| 13 | (9) Security.—                                       |
| 14 | (A) IN GENERAL.—The Secretary shall re-              |
| 15 | quire that the holder of a lease issued under        |
| 16 | this subsection—                                     |
| 17 | (i) furnish a surety bond or other                   |
| 18 | form of security, as prescribed by the Sec-          |
| 19 | retary;  |
| 20 | (ii) provide for the reclamation and                 |
| 21 | restoration of the covered land that is the          |
| 22 | subject of the lease; and                            |
| 23 | (iii) comply with such other require-                |
| 24 | ments as the Secretary considers necessary           |

| 1  | to protect the interests of the public and                   |
|----|--|
| 2  | the United States.   |
| 3  | (B) Periodic review.—Not less fre-                           |
| 4  | quently than once every 5 years, the Secretary               |
| 5  | shall conduct a review of the adequacy of the                |
| 6  | surety bond or other form of security provided               |
| 7  | by the holder of a lease issued under this sub-              |
| 8  | section.   |
| 9  | SEC. 324. ROYALTIES.   |
| 10 | (a) In General.—The Secretary shall require as a             |
| 11 | term and condition of any lease issued under section 323,    |
| 12 | the payment of a royalty. The Secretary shall establish      |
| 13 | such royalty pursuant to a rulemaking. The royalty shall     |
| 14 | be a percentage of the gross proceeds from the sale of elec- |
| 15 | tricity produced on covered land that is the subject of such |
| 16 | lease, at a rate that—                                       |
| 17 | (1) encourages production of solar or wind en-               |
| 18 | ergy;  |
| 19 | (2) ensures a fair return to the public com-                 |
| 20 | parable to the return that would be obtained on              |
| 21 | State or private land; and                                   |
| 22 | (3) encourages the maximum energy generation                 |
| 23 | while disturbing the least quantity of covered land          |
| 24 | and other natural resources, including water.                |

| 1  | (b) Consideration.—In establishing the royalty                |
|----|---|
| 2  | under subsection (a), the Secretary shall consider the rel-   |
| 3  | ative capacity factors of wind and solar energy projects.     |
| 4  | (c) EXCLUSIVE PAYMENT ON SALE OF ELEC-                        |
| 5  | TRICITY.—The royalty under subsection (a) shall be the        |
| 6  | only rent, royalty, or similar payment to the Federal Gov-    |
| 7  | ernment required with respect to the sale of electricity pro- |
| 8  | duced under a lease issued under section 323.                 |
| 9  | (d) ROYALTY RELIEF.—The Secretary may reduce                  |
| 10 | the royalty rate established under subsection (a) if the      |
| 11 | holder of a lease issued under this Act shows by clear and    |
| 12 | convincing evidence that—                                     |
| 13 | (1) collection of the full royalty would unreason-            |
| 14 | ably burden energy generation on covered land that            |
| 15 | is the subject of the lease; and                              |
| 16 | (2) the royalty reduction is in the public inter-             |
| 17 | est.  |
| 18 | (e) Enforcement.—   |
| 9  | (1) AUDITING SYSTEM.—The Secretary shall                      |
| 20 | establish a comprehensive inspection, collection, fis-        |
| 21 | cal, and production accounting and auditing sys-              |
| 22 | tem—  |
| 23 | (A) to accurately determine royalties, in-                    |
| 24 | terest, fines, penalties, fees, deposits, and other           |
| 25 | payments owed under this subtitle; and                        |

| 1  | (B) to collect and account for the pay-                     |
|----|---|
| 2  | ments in a timely manner.                                   |
| 3  | (2) Applicability of federal oil and roy-                   |
| 4  | ALTY MANAGEMENT ACT OF 1982.—The provisions of              |
| 5  | the Federal Oil and Gas Royalty Management Act              |
| 6  | of 1982 (30 U.S.C. 1701 et seq.) (including the civil       |
| 7  | and criminal enforcement provisions of such Act)            |
| 8  | shall apply to leases issued under this subtitle with       |
| 9  | respect to wind and solar energy projects in the            |
| 10 | same manner as such provisions apply to oil and gas         |
| 11 | leases.   |
| 12 | (f) REPORT ON ROYALTIES.—Not later than 5 years             |
| 13 | after the date of enactment of this Act and every 5 years   |
| 14 | thereafter, the Secretary shall submit to the Committee     |
| 15 | on Energy and Natural Resources of the Senate and the       |
| 16 | Committee on Natural Resources of the House of Rep-         |
| 17 | resentatives a report consisting of a review of the collec- |
| 18 | tions and impacts of the royalties and fees collected under |
| 19 | this subtitle, including—                                   |
| 20 | (1) the total revenues received (by category) on            |
| 21 | an annual basis as royalties from wind and solar en-        |
| 22 | ergy development and production (specified by en-           |
| 23 | ergy source) on covered land;                               |
| 24 | (2) whether the revenues received for the devel-            |
| 25 | opment of wind and solar energy development are             |

| 1  | comparable to the revenues received for similar de-          |
|----|--|
| 2  | velopment on State or private land;                          |
| 3  | (3) any impact on the development of wind and                |
| 4  | solar energy on covered land as a result of the royal-       |
| 5  | ties; and  |
| 6  | (4) any recommendations with respect to                      |
| 7  | changes in Federal law (including regulations) relat-        |
| 8  | ing to the amount or method of collection (including         |
| 9  | auditing, compliance, and enforcement) of the royal-         |
| 10 | ties.  |
| 11 | (g) REGULATIONS.—Not later than one year after the           |
| 12 | date of the enactment of this Act, the Secretary shall issue |
| 13 | final regulations to carry out this section.                 |
| 14 | SEC. 325. DISPOSITION OF ROYALTY REVENUE.                    |
| 15 | (a) Allocation of Revenue.—All amounts col-                  |
| 16 | lected by the Secretary as royalties or bonuses under sub-   |
| 17 | section (a)(5) or (c)(6) of section 323 shall be distributed |
| 18 | as follows:  |
| 19 | (1) 25 percent shall be paid by the Secretary of             |
| 20 | the Treasury to States within the boundaries of              |
| 21 | which the royalties or bonuses are derived, to be al-        |
| 22 | located among such States based on the percentage            |
| 23 | of covered land from which such royalties or bonuses         |
| 24 | are derived in each State.                                   |

- 1 (2) 25 percent shall be paid by the Secretary of 2 the Treasury to the counties within the boundaries 3 of which the royalties or bonuses are derived, to be 4 allocated among such counties based on the percent-5 age of covered land from which such royalties or bo-6 nuses are derived in each county.
  - (3) 25 percent shall be deposited into the Fish and Wildlife Restoration Fund established by subsection (b) and used in accordance with that subsection.
  - (4) For the period that begins on the date of the enactment of this Act and ending on the date that is 15 years after the date of the enactment of this Act, 15 percent shall be paid by the Secretary of the Treasury directly to the State offices of the Bureau of Reclamation with jurisdiction over the areas of which the royalties or bonuses are derived for purposes of reducing the number of renewable energy permits that have not been processed before the date of the enactment of this Act, to be allocated among such offices based on the percentage of covered land from which the royalties or bonuses are derived in each State.

| 1  | (5) The remainder shall be deposited into the       |
|----|---|
| 2  | general fund of the Treasury for purposes of reduc- |
| 3  | ing the annual Federal budget deficit.              |
| 4  | (b) FISH AND WILDLIFE RESTORATION FUND.—            |
| 5  | (1) Establishment.—There is established in          |
| 6  | the Treasury a Fish and Wildlife Restoration Fund   |
| 7  | to be administered by the Secretary of the Interior |
| 8  | for use in regions impacted by the development of   |
| 9  | hydropower by Federal agencies, including the Bu-   |
| 10 | reau of Reclamation, and the development of wind or |
| 11 | solar energy on Bureau of Reclamation land.         |
| 12 | (2) USE OF FUNDS.—The Secretary shall use           |
| 13 | amounts in the Fund to take actions and to make     |
| 14 | payments to State agencies, Federal agencies, or    |
| 15 | other interested persons in such regions for—       |
| 16 | (A) protecting and restoring important fish         |
| 17 | and wildlife habitat and native populations in      |
| 18 | such regions, including corridors, water re-        |
| 19 | sources, and other sensitive land; and              |
| 20 | (B) improving fish species habitat or na-           |
| 21 | tive population within the boundaries and down-     |
| 22 | stream of a Bureau of Reclamation project.          |
| 23 | (3) AVAILABILITY OF AMOUNTS.—Amounts in             |
| 24 | the Fund shall be available for expenditure, in ac- |

| 1  | cordance with this subsection, without further appro-  |
|----|--|
| 2  | priation and without fiscal year limitation.           |
| 3  | (4) Investment of fund.—                               |
| 4  | (A) IN GENERAL.—Any amounts deposited                  |
| 5  | in the Fund shall earn interest in an amount           |
| 6  | determined by the Secretary of the Treasury on         |
| 7  | the basis of the current average market yield on       |
| 8  | outstanding marketable obligations of the              |
| 9  | United States of comparable maturities.                |
| 10 | (B) Deposit.—Any interest earned under                 |
| 11 | subparagraph (A) shall be deposited into the           |
| 12 | Fund.  |
| 13 | (5) MITIGATION REQUIREMENTS.—The expend-               |
| 14 | iture of funds under this subsection shall be sepa-    |
| 15 | rate and distinct from any mitigation requirements     |
| 16 | imposed pursuant to any law, regulation, or term or    |
| 17 | condition of any lease, right-of-way, or other author- |
| 18 | ization.   |
| 19 | (c) Allocation for Permitting After Expira-            |
| 20 | TION OF 15-YEAR PERIOD.—                               |
| 21 | (1) CERTIFICATION BY SECRETARY.—At the                 |
| 22 | end of the period described in subsection (a)(4), the  |
| 23 | Secretary shall certify whether the State offices re-  |
| 24 | ferred to in such subsection have adequately reduced   |

| 1  | the renewable energy permitting backlog referred to |
|----|---|
| 2  | in such subsection.                                 |
| 3  | (2) Allocation after certification.—If              |
| 4  | the Secretary certifies under paragraph (1) that—   |
| 5  | (A) the State offices referred to in such           |
| 6  | paragraph have not adequately reduced the           |
| 7  | backlog referred to in such paragraph—              |
| 8  | (i) the period described in subsection              |
| 9  | (a)(4) shall be extended by an additional           |
| 10 | 15-year period; and                                 |
| 11 | (ii) payments shall continue to be                  |
| 12 | made during that period as described in             |
| 13 | such subsection; or                                 |
| 14 | (B) the State offices referred to in such           |
| 15 | paragraph have adequately reduced such back-        |
| 16 | log—  |
| 17 | (i) two-thirds of the amount otherwise              |
| 18 | required to be paid under subsection (a)(4)         |
| 19 | shall be added to the amount deposited in           |
| 20 | the Fund established under subsection (b);          |
| 21 | and   |
| 22 | (ii) one-third of such amount shall be              |
| 23 | deposited into the general fund of the              |
| 24 | Treasury for purposes of reducing the an-           |
| 25 | nual Federal budget deficit.                        |

| 1  | (d) Payments to States and Counties.—                 |
|----|---|
| 2  | (1) In general.—Amounts paid to States and            |
| 3  | counties under subsection (a) shall be used in a      |
| 4  | manner that is consistent with section 35 of the      |
| 5  | Mineral Leasing Act (30 U.S.C. 191).                  |
| 6  | (2) IMPACTS.—Not less than 35 percent of the          |
| 7  | amount paid to a State each fiscal year shall be used |
| 8  | for the purposes described in subsection (b)(2).      |
| 9  | Subtitle D—Improved Reclamation                       |
| 0  | Crop Data   |
| 1  | SEC. 331. DEFINITIONS.                                |
| 12 | For the purposes of this subtitle:                    |
| 13 | (1) AGRICULTURAL WATER CONTRACT.—The                  |
| 14 | term "agricultural water contract" means any con-     |
| 15 | tract or arrangement, including water service con-    |
| 16 | tracts, repayment contracts, water rights settlement  |
| 17 | contracts, exchange contracts, or other form of       |
| 8  | agreement, through which agricultural users received  |
| 19 | water and deliveries through a facility owned, oper-  |
| 20 | ated, or constructed in whole or in part by the Bu-   |
| 21 | reau of Reclamation, including contracts under the    |
| 22 | Reclamation Act of 1902 (ch. 1093; 32 Stat. 388)      |
| 23 | as amended and supplemented.                          |
| 24 | (2) Drought emergency.—The term                       |
| 25 | "drought emergency" means a period when a state       |

| 1 | of drought emergency declared by the Governor of |
|---|--|
| 2 | the State is in effect.                          |

- (3) FEDERALLY DEVELOPED WATER SUP-PLIES.—The term "federally developed water supplies" means water supplies derived from a project developed by the Secretary pursuant to Federal law.
- 7 (4) SECRETARY.—The term "Secretary" means 8 the Secretary of the Interior, acting through the 9 Commissioner of the Bureau of Reclamation.
- 10 (5) WATER-INTENSE PERMANENT CROP.—The term "water-intense permanent crop" means any 11 crop considered by the Secretary, after consultation 12 13 with the Secretary  $\mathbf{of}$ Agriculture, to be unsustainable for an area given its expected level of 14 15 rainfall in the absence of the federally developed 16 water supply.

## 17 SEC. 332. DETERMINATION OF PLANTING OF WATER-IN-

## 18 TENSE PERMANENT CROPS.

- 19 The Secretary shall survey agricultural water con-
- 20 tracts related to federally developed water supplies to de-
- 21 termine if water-intense permanent crops have been plant-
- 22 ed by or on behalf of the customers or beneficiaries of any
- 23 agricultural water contract during a drought emergency.
- 24 The survey shall include the examination of all such con-
- 25 tracts in effect at any time during the period from the

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| 1  | date of the enactment of this Act and until the date that   |
|----|---|
| 2  | is 10 years before the date of the enactment of this Act.   |
| 3  | SEC. 333. REPORT RELATED TO WATER-INTENSE PERMA-            |
| 4  | NENT CROPS.   |
| 5  | Not later than 90 days after the date of the enact-         |
| 6  | ment of this Act, the Secretary shall submit a report based |
| 7  | on the survey conducted pursuant to section 331 and other   |
| 8  | information available to the Secretary to Congress that in- |
| 9  | cludes—   |
| 10 | (1) the number and location of acres put into               |
| 11 | production of water-intense permanent crops during          |
| 12 | a drought emergency;  |
| 13 | (2) the types of water-intense permanent crops              |
| 14 | put into production on each acre; and                       |
| 15 | (3) the impact that putting the water-intense               |
| 16 | permanent crops into production had and is pro-             |
| 17 | jected to have on the water demands for the agricul-        |
| 18 | tural water contracts and federally developed water         |
| 19 | supply related to those crops.                              |

| 1  | Subtitle E—Improved Oversight of                             |
|----|--|
| 2  | State Injection Wells  |
| 3  | SEC. 341. AMENDMENT TO THE SAFE DRINKING WATER               |
| 4  | ACT.   |
| 5  | Section 1422 of the Safe Drinking Water Act (42              |
| 6  | U.S.C. 300h-1) is amended by adding at the end the fol-      |
| 7  | lowing new subsection:                                       |
| 8  | "(f) For the purposes of subsection (c), if the Admin-       |
| 9  | istrator finds that a State has, at any time, improperly     |
| 10 | issued permits under the State's underground injection       |
| 11 | control program and the State fails to address such defi-    |
| 12 | ciencies and take sufficient remedial action, as determined  |
| 13 | by the Administrator, by the date that is 90 days after      |
| 14 | the date on which the Administrator notifies the State of    |
| 15 | such finding, the State shall be considered to no longer     |
| 16 | meet the requirements of clause (i) or (ii) of subsection    |
| 17 | (b)(1)(A) until such time as the State has addressed the     |
| 18 | deficiencies and taken sufficient remedial action, as deter- |
| 19 | mined by the Administrator.".                                |
| 20 | Subtitle F—Combating Water Theft                             |
| 21 | for Illegal Marijuana Cultivation                            |
| 22 | SEC. 351. POLICY DIRECTIVE ON ILLEGAL WATER DIVER-           |
| 23 | SION FOR MARIJUANA CULTIVATION.                              |
| 24 | Not later than 90 days after the date of enactment           |
| 25 | of this Act the Director of National Drug Control Policy     |

- 1 in collaboration with the Secretary of the Interior and the
- 2 Administrator of the Environmental Protection Agency,
- 3 shall determine the amount of water diverted for mari-
- 4 juana cultivation in each of the high intensity drug traf-
- 5 ficking areas (as designated under section 707 of the Of-
- 6 fice of National Drug Control Policy Reauthorization Act
- 7 of 1998 (21 U.S.C. 1706)) within the State of California
- 8 and other States with declared droughts.
- 9 SEC. 352. ENVIRONMENTAL REPORTING REQUIREMENTS
- 10 FOR DOMESTIC CANNABIS ERADICATION
- 11 PROGRAM.
- Not later than 1 year after the date of enactment
- 13 of this Act, and annually thereafter, the Attorney General
- 14 shall require, as a condition of the receipt of any funds
- 15 under the Domestic Cannabis Eradication/Suppression
- 16 program of the Drug Enforcement Administration, or any
- 17 successor program thereto, a report from any participant
- 18 in such program containing information on the environ-
- 19 mental consequences of actions taken pursuant to pro-
- 20 gram participation. The Attorney General, in making any
- 21 determination to provide funding under the program, shall
- 22 take into account the information so reported.
- 23 SEC. 353. TRESPASS MARIJUANA LOCATION REGISTRY.
- Not later than 180 days after the date of enactment
- 25 of this Act, the Attorney General shall establish and main-

| 1  | tain a registry, in which reports received by the Attorney  |
|----|---|
| 2  | General of incidents of cultivation of marijuana on Federal |
| 3  | or State property or while intentionally trespassing on the |
| 4  | property of another will be recorded and, to the extent     |
| 5  | feasible, made available to the public.                     |
| 6  | SEC. 354. FUNDING FOR REMEDIATION OF TRESPASS MARI-         |
| 7  | JUANA SITES.  |
| 8  | (a) From Forfeiture Fund.—Section                           |
| 9  | 524(c)(1)(E)(ii) of title 28, United States Code, is amend- |
| 10 | $\operatorname{ed}$ —                                       |
| 11 | (1) by striking "and" at the end of subclause               |
| 12 | (I);  |
| 13 | (2) by inserting "and" after the semicolon at               |
| 14 | the end of subclause (II); and                              |
| 15 | (3) by inserting after subclause (II) the fol-              |
| 16 | lowing:   |
| 17 | "(III) costs incurred by or on behalf of any                |
| 18 | State, local, or tribal government in connection            |
| 9  | with the remediation of any area formerly used              |
| 20 | for the production or cultivation of marijuana,             |
| 21 | including the removal of any hazardous sub-                 |
| 22 | stance or pollutant or contaminant, in which                |
| 23 | such State, local, or tribal government has as-             |
| 24 | sisted in a Federal prosecution related to mari-            |
| 25 | juana;".  |

| 1  | (b) From Restitution in Criminal Cases.—Sec-                |
|----|---|
| 2  | tion 413(q) of the Controlled Substances Act (21 U.S.C.     |
| 3  | 853(q)) is amended—   |
| 4  | (1) by striking "or methamphetamine" the first              |
| 5  | place it appears and inserting ", methamphetamine,          |
| 6  | or marijuana''; and   |
| 7  | (2) by inserting after "or methamphetamine"                 |
| 8  | the second place it appears the following: ", or cul-       |
| 9  | tivation of marijuana,".                                    |
| 10 | SEC. 355. VOLUNTARY GUIDELINES.                             |
| 11 | (a) Establishment of Voluntary Guidelines.—                 |
| 12 | Not later than 6 months after the date of enactment of      |
| 13 | this Act, the Secretary of Agriculture (in this section re- |
| 14 | ferred to as the "Secretary"), in consultation with other   |
| 15 | appropriate Federal agencies, including the Environ-        |
| 16 | mental Protection Agency, shall establish voluntary guide-  |
| 17 | lines, based on the best currently available scientific     |
| 18 | knowledge—  |
| 19 | (1) for the remediation of former indoor and                |
| 20 | outdoor marijuana cultivation and processing sites,         |
| 21 | including guidelines regarding preliminary site as-         |
| 22 | sessment and the remediation of residual contami-           |
| 23 | nants and ecosystems; and                                   |
| 24 | (2) for State, local, and tribal governments to             |
| 25 | use in developing and implementing laws, regula-            |

| 1  | tions, guidelines, and other policies that apply the          |
|----|---|
| 2  | best available research and technology to the remedi-         |
| 3  | ation of former indoor and outdoor marijuana cul-             |
| 4  | tivation and processing sites.                                |
| 5  | (b) Considerations.—In establishing the voluntary             |
| 6  | guidelines under subsection (a), the Secretary shall con-     |
| 7  | sider, at a minimum—  |
| 8  | (1) relevant standards, guidelines, and require-              |
| 9  | ments found in Federal, State, tribal, and local laws         |
| 10 | and regulations;  |
| 11 | (2) the various types and locations of former                 |
| 12 | marijuana cultivation or processing sites, including          |
| 13 | both indoor and outdoor sites; and                            |
| 14 | (3) the estimated costs of carrying out any such              |
| 15 | guidelines.   |
| 16 | (c) CONSULTATION.—The Secretary shall work with               |
| 17 | State, local, and tribal governments and other non-Federal    |
| 18 | agencies and organizations the Secretary determines rel-      |
| 19 | evant to promote and encourage the adoption of the vol-       |
| 20 | untary guidelines.  |
| 21 | (d) REVISIONS TO THE GUIDELINES.—The Secretary                |
| 22 | shall periodically review and, as the Secretary, in consulta- |
| 23 | tion with State, local, and tribal governments and other      |
| 24 | interested parties, determines necessary and appropriate,     |

25 revise the voluntary guidelines to incorporate findings of

| 1  | the research conducted pursuant to section 356 and other   |
|----|--|
| 2  | new knowledge.   |
| 3  | SEC. 356. RESEARCH PROGRAM.                                |
| 4  | The Secretary of Agriculture, in consultation with         |
| 5  | other appropriate Federal agencies, including the Environ- |
| 6  | mental Protection Agency, shall establish a program of re- |
| 7  | search to support the development and revision of the vol- |
| 8  | untary guidelines established under section 355. Such pro- |
| 9  | gram shall—  |
| 10 | (1) identify marijuana cultivation or processing           |
| 11 | related chemicals of concern;                              |
| 12 | (2) assess the types and levels of exposure to             |
| 13 | chemicals of concern identified under paragraph (1)        |
| 14 | that may present significant adverse biological ef-        |
| 15 | fects, and identify actions and additional research        |
| 16 | necessary to remediate such biological effects;            |
| 17 | (3) assess the impacts of marijuana cultivation            |
| 18 | and processing on waterways and bodies of water            |
| 19 | and identify actions and additional research nec-          |
| 20 | essary to remediate such impacts;                          |
| 21 | (4) evaluate the performance of current remedi-            |
| 22 | ation techniques for marijuana cultivation and proc-       |
| 23 | essing sites;  |
| 24 | (5) identify areas where additional research is            |
| 25 | necessary, including research relating to-                 |

| 1  | (A) the impacts of indoor and outdoor                 |
|----|---|
| 2  | marijuana cultivation and processing, including       |
| 3  | biological and hydrological effects and impacts       |
| 4  | to soil and landscape, such as the potential for      |
| 5  | erosion; and  |
| 6  | (B) the remediation of former indoor or               |
| 7  | outdoor marijuana cultivation or processing           |
| 8  | sites;  |
| 9  | (6) support other research priorities identified      |
| 10 | by the Secretary, in consultation with State, local,  |
| 11 | and tribal governments and other interested parties;  |
| 12 | and   |
| 13 | (7) include collaboration with colleges and uni-      |
| 14 | versities currently engaged in research on any mat-   |
| 15 | ter described in this section or additional research  |
| 16 | priorities determined appropriate by the Secretary.   |
| 17 | Subtitle G—SECURE Water                               |
| 18 | Amendments  |
| 19 | SEC. 361. AUTHORIZED ACTIVITIES; ELIGIBILITY; AUTHOR- |
| 20 | IZATION OF APPROPRIATIONS.                            |
| 21 | (a) In General.—Section 9504 of the Omnibus           |
| 22 | Public Land Management Act of 2009 (42 U.S.C. 10364)  |
| 23 | is amended—   |
| 24 | (1) in subsection (a)—                                |
| 25 | (A) in paragraph (1)(H)—                              |

| 1  | (i) in clause (i), by striking "or" at               |
|----|--|
| 2  | the end;   |
| 3  | (ii) in clause (ii), by striking the pe-             |
| 4  | riod and inserting "; or"; and                       |
| 5  | (iii) by adding at the end the fol-                  |
| 6  | lowing:  |
| 7  | "(iii) to plan for or address the im-                |
| 8  | pacts of drought."; and                              |
| 9  | (B) in paragraph (2)(A)—                             |
| 10 | (i) by striking "; and" and inserting                |
| 11 | "; or";  |
| 12 | (ii) by striking "(A) be located within              |
| 13 | the States" and inserting the following:             |
| 14 | "(A) be located in—                                  |
| 15 | "(i) the States"; and                                |
| 16 | (iii) by adding at the end the fol-                  |
| 17 | lowing:  |
| 18 | "(ii) the State of Hawaii; and"; and                 |
| 19 | (2) in subsection (e), by striking "There is"        |
| 20 | and all that follows through "\$200,000,000" and in- |
| 21 | serting "There are authorized to be appropriated     |
| 22 | such sums as are necessary to carry out this section |
| 23 | for each of fiscal years 2015 through 2023".         |

| 1  | SEC. 362. AUTHORIZATION OF APPROPRIATIONS FOR NA           |
|----|--|
| 2  | TIONAL WATER AVAILABILITY AND USE AS-                      |
| 3  | SESSMENT PROGRAM.  |
| 4  | Section 9508(e)(2) of the Omnibus Public Land Man-         |
| 5  | agement Act of 2009 (42 U.S.C. 10368(e)(2)) is amended     |
| 6  | by striking "\$12,500,000 for the period of fiscal years   |
| 7  | 2009 through 2013" and inserting "such sums as are nec-    |
| 8  | essary for the period of fiscal years 2014 through 2023".  |
| 9  | Subtitle H—Refundable Tax Credit                           |
| 10 | for Water-Harvesting Systems                               |
| 11 | SEC. 371. REFUNDABLE TAX CREDIT FOR WATER-HAR-             |
| 12 | VESTING SYSTEMS.   |
| 13 | (a) IN GENERAL.—Subpart C of part IV of sub-               |
| 14 | chapter A of subtitle A of the Internal Revenue Code of    |
| 15 | 1986 is amended by inserting after section 36B the fol-    |
| 16 | lowing new section:  |
| 17 | "SEC. 36C. WATER-HARVESTING SYSTEMS.                       |
| 18 | "(a) In General.—In the case of an individual,             |
| 19 | there shall be allowed as a credit against the tax imposed |
| 20 | by this subtitle for any taxable year an amount equal to   |
| 21 | the aggregate amount paid or incurred for the purchase     |
| 22 | and installation of a qualified water-harvesting system.   |
| 23 | "(b) LIMITATION.—The amount allowed as a credit            |
| 24 | under subsection (a) shall not exceed the excess (if any)  |
| 25 | of—  |
| 26 | "(1) \$2,000, over   |

| 1  | "(2) the amount allowed as a credit under sub                 |
|----|---|
| 2  | section (a) for all prior taxable years.                      |
| 3  | "(c) Qualified Water-Harvesting System De                     |
| 4  | FINED.—For purposes of this section, the term 'qualified      |
| 5  | water-harvesting system' means earthworks or passive          |
| 6  | rain gardens, gutters, cisterns, tanks, and other systems     |
| 7  | that meet the guidelines developed under subsection (d        |
| 8  | and that are installed in the United States with respec       |
| 9  | to the principal place of abode of the taxpayer.              |
| 10 | "(d) Guidelines.—The Secretary, in consultation               |
| 11 | with the Administrator of the Environmental Protection        |
| 12 | Agency, shall—  |
| 13 | "(1) develop guidelines for the identification                |
| 4  | and approval of qualified water-harvesting systems            |
| 15 | and   |
| 6  | "(2) shall review and, if appropriate, update                 |
| 7  | such guidelines at least once every 6 years.                  |
| 8  | Such guidelines shall include the establishment and main-     |
| 9  | tenance of performance criteria so that products, land-       |
| 20 | scapes, and processes meet industry standards for water-      |
| 21 | efficiency and water-capture. In developing and updating      |
| 22 | guidelines under this subsection, the Secretary shall solicit |
| 23 | public comment.   |

| 1  | "(e) REGULATIONS.—The Secretary shall prescribe           |
|----|---|
| 2  | such regulations or other guidance as may be necessary    |
| 3  | or appropriate to carry out subsection (a).".             |
| 4  | (b) Conforming Amendments.—                               |
| 5  | (1) Section 1324(b)(2) of title 31, United                |
| 6  | States Code, is amended by inserting "36C," after         |
| 7  | "36B,".   |
| 8  | (2) The table of sections for subpart C of part           |
| 9  | IV of subchapter A of chapter 1 of the Internal Rev-      |
| 10 | enue Code of 1986 is amended by inserting after the       |
| 11 | item relating to section 36B the following new item:      |
|    | "Sec. 36C. Water-harvesting systems.".                    |
| 12 | (c) EFFECTIVE DATE.—The amendments made by                |
| 13 | this section shall apply to taxable years beginning after |
| 14 | the date of the enactment of this Act.                    |
| 15 | Subtitle I—Funding for Construc-                          |
| 16 | tion for Additional Project Ben-                          |
| 17 | efits   |
| 18 | SEC. 381. FUNDING FOR CONSTRUCTION FOR ADDITIONAL         |
| 19 | PROJECT BENEFITS.   |
| 20 | The Reclamation Safety of Dams Act of 1978 (43            |
| 21 | U.S.C. 509 et seq.) is amended—                           |
| 22 | (1) in section 3, by striking "Construction" and          |
| 23 | inserting "Except as provided in section 5, construc-     |
| 24 | tion"; and  |
| 25 | (2) by inserting after section 5A the following:          |
|    |   |

| 1  | "Sec. 5B. (a) Notwithstanding section 3, if the Sec-        |
|----|---|
| 2  | retary determines that additional project benefits, such as |
| 3  | additional conservation storage capacity, are feasible and  |
| 4  | not inconsistent with the purposes of this Act, the Sec-    |
| 5  | retary is authorized to develop additional project benefits |
| 6  | through the construction of new or supplementary works      |
| 7  | on a project in conjunction with the Secretary's activities |
| 8  | under section 2 and subject to the conditions described     |
| 9  | in the feasibility study, if—                               |
| 10 | "(1) the Secretary determines that developing               |
| 11 | additional project benefits through the construction        |
| 12 | of new or supplementary works on a project is likely        |
| 13 | to promote more efficient management of water and           |
| 14 | water-related facilities;                                   |
| 15 | "(2) the feasibility study pertaining to addi-              |
| 16 | tional project benefits has been authorized pursuant        |
| 17 | to section 8 of the Federal Water Project Recreation        |
| 18 | Act of 1965 (16 U.S.C. 460 <i>l</i> -18); and               |
| 19 | "(3) the Secretary determines, in advance of                |
| 20 | funds being committed or expanded, that—                    |
| 21 | "(A) the project sponsor shall provide                      |
| 22 | funding for not less than 75 percent of project             |
| 23 | costs;  |
| 24 | "(B) the project shall generate environ-                    |
| 25 | mental enhancement, including increase water                |

| 1  | deliveries for environmental flows or refuge                |
|----|---|
| 2  | water supplies, that justify a non-reimbursable             |
| 3  | Federal cost share of not more than 25 percent              |
| 4  | and that a share of the increased water supply              |
| 5  | made possible from expanded storage capacity                |
| 6  | equal to the Federal cost share shall be made               |
| 7  | available for such environmental purposes;                  |
| 8  | "(C) all of the estimated costs properly al-                |
| 9  | locable to irrigation, power, and municipal                 |
| 10 | water supply or other miscellaneous purposes                |
| 11 | are included in the non-Federal cost share;                 |
| 12 | "(D) any State cost identified shall be pro-                |
| 13 | cured or committed by the State; and                        |
| 14 | "(E) the project sponsor shall complete a                   |
| 15 | feasibility study consistent with Bureau of Rec-            |
| 16 | lamation requirements and report the findings               |
| 17 | of that study to the Secretary.                             |
| 18 | "(b) If the project sponsor has a completed feasibility     |
| 19 | study and the Secretary makes a finding of feasibility, the |
| 20 | Secretary is authorized to expend available appropriated    |
| 21 | funds for construction of the project if—                   |
| 22 | "(1) in the determination of the Secretary an               |
| 23 | analysis commensurate with risk has been performed          |
| 24 | that demonstrates that—                                     |

| 1  | "(A) financial feasibility or capability for         |
|----|--|
| 2  | reimbursable project purposes and any remain-        |
| 3  | ing non-reimbursable project purposes not being      |
| 4  | funded by the maximum 25-percent Federal             |
| 5  | cost-share; and                                      |
| 6  | "(B) the costs of non-reimbursable project           |
| 7  | purposes to be borne by the United States are        |
| 8  | justified by the environmental enhancement, in-      |
| 9  | cluding increase water deliveries for environ-       |
| 10 | mental flows or refuge water supplies, and that      |
| 11 | the Federal share of the project costs shall not     |
| 12 | exceed 25 percent; and                               |
| 13 | "(2) any environmental document prepared by          |
| 14 | the project sponsor is supplemented to address any   |
| 15 | changes to the project that the Secretary determines |
| 16 | are necessary.".                                     |
| 17 | Subtitle J—Open Water Data                           |
| 18 | System   |
| 19 | SEC. 391. OPEN WATER DATA SYSTEM.                    |
| 20 | (a) DEFINITIONS.—In this section:                    |
| 21 | (1) EDUCATIONAL INSTITUTION.—The term                |
| 22 | "educational institution" means—                     |
| 23 | (A) a public or private elementary or sec-           |
| 24 | ondary school;                                       |

| 1  | (B) an institution of vocational, profes-                   |
|----|---|
| 2  | sional, or higher education (including a junior             |
| 3  | college or teachers' college); and                          |
| 4  | (C) an association of schools or institutions               |
| 5  | described in subparagraphs (A) and (B).                     |
| 6  | (2) Indian tribe.—The term "Indian tribe"                   |
| 7  | has the meaning given that term in section 4 of the         |
| 8  | Indian Self-Determination and Education Assistance          |
| 9  | Act (25 U.S.C. 450b).                                       |
| 10 | (3) Secretary.—The term "Secretary" means                   |
| 11 | the Secretary of the Interior, acting through the Di-       |
| 12 | rector of the United States Geological Survey.              |
| 13 | (4) STATE.—The term "State" means—                          |
| 14 | (A) a State;  |
| 15 | (B) the District of Columbia;                               |
| 16 | (C) the Commonwealth of Puerto Rico;                        |
| 17 | and   |
| 18 | (D) any other territory or possession of the                |
| 19 | United States.  |
| 20 | (5) System.—The term "system" means the                     |
| 21 | open water data system established under subsection         |
| 22 | (b).  |
| 23 | (b) System.—The Secretary shall establish and               |
| 24 | maintain an open water data system within the United        |
| 25 | States Geological Survey to advance the availability, time- |

| 1  | ly distribution, and widespread use of water data and in- |
|----|---|
| 2  | formation for water management, education, research, as-  |
| 3  | sessment, and monitoring purposes.                        |
| 4  | (c) Purposes.—The purposes of the system are—             |
| 5  | (1) to advance the quantification of the avail-           |
| 6  | ability, use of, and risks to, water resources through-   |
| 7  | out the United States;                                    |
| 8  | (2) to increase accessibility to, and expand the          |
| 9  | use of, water data and information in a standard,         |
| 10 | easy-to-use format by Federal, State, local, and trib-    |
| 11 | al governments, communities, educational institu-         |
| 12 | tions, and the private sector; and                        |
| 13 | (3) to facilitate the open exchange of water in-          |
| 14 | formation particularly in the face of climate change      |
| 15 | and unprecedented drought.                                |
| 16 | (d) ACTIVITIES.—In carrying out this section, the         |
| 17 | Secretary shall—  |
| 18 | (1) integrate water data and information into a           |
| 19 | interoperable, national, geospatially referenced water    |
| 20 | data framework;   |
| 21 | (2) identify new water data and information               |
| 22 | needs, including data on surface and groundwater          |
| 23 | quality and quantity, sediment, erosion, transport,       |
| 24 | water chemistry, precipitation, reservoir storage,        |
| 25 | water cycle, landscape variables, hydrography, cli-       |

| 1  | mate and weather impacts, soil moisture, and human          |
|----|---|
| 2  | use;  |
| 3  | (3) leverage existing shared databases, infra-              |
| 4  | structure, and tools to provide a platform for water        |
| 5  | data and information innovation, modeling and data          |
| 6  | sharing, and solution development;                          |
| 7  | (4) support water data and information shar-                |
| 8  | ing, applied research, and educational programs of          |
| 9  | State, local, and tribal governments, communities,          |
| 10 | educational institutions, and the private sector; and       |
| 11 | (5) promote cooperation and sharing of exper-               |
| 12 | tise regarding water data and information among             |
| 13 | State, local, and tribal governments, communities,          |
| 14 | educational institutions, and the private sector.           |
| 15 | (e) AUTHORIZATION OF APPROPRIATIONS.—There                  |
| 16 | are authorized to be appropriated to carry out this section |
| 17 | such sums as are necessary.                                 |
| 18 | TITLE IV—PLANNING FOR THE                                   |
| 19 | FUTURE  |
| 20 | Subtitle A—X-Prize for                                      |
| 21 | <b>Desalination Breakthroughs</b>                           |
| 22 | SEC. 401. SHORT TITLE.                                      |
| 23 | This subtitle may be cited as the "Water Innovation         |
| 24 | and Prize Competition Act of 2015".                         |

| 1  | SEC. 402. WATER TECHNOLOGY AWARD PROGRAM.                 |
|----|---|
| 2  | (a) PROGRAM ESTABLISHED.—The Secretary of En              |
| 3  | ergy shall, in consultation with the Administrator of the |
| 4  | Environmental Protection Agency and the Secretary of the  |
| 5  | Interior, working through the Bureau of Reclamation, es   |
| 6  | tablish a program to award prizes to eligible persons de- |
| 7  | scribed in subsection (b) for achievement in one or more  |
| 8  | of the following applications of water technology:        |
| 9  | (1) Demonstration of desalination of brackish             |
| 10 | or sea water with significantly less energy than com-     |
| 11 | mercially available reverse osmosis technology.           |
| 12 | (2) Demonstration of portable or modular de-              |
| 13 | salination units that can process 1 to 5,000,000 gal-     |
| 14 | lons per day that could be deployed for temporary         |
| 15 | emergency uses in coastal communities or commu-           |
| 16 | nities with brackish ground water supplies.               |
| 17 | (3) Demonstration of significant advantages               |
| 18 | over commercially available reverse osmosis tech-         |
| 19 | nology as determined by the board established under       |
| 20 | subsection (c).   |
| 21 | (b) ELIGIBLE PERSON.—An eligible person described         |
| 22 | in this subsection is—                                    |
| 23 | (1) an individual who is—                                 |
| 24 | (A) a citizen or legal resident of the                    |
| 25 | United States; or   |

| 1  | (B) a member of a group that includes                 |
|----|---|
| 2  | citizens or legal residents of the United States;     |
| 3  | or  |
| 4  | (2) an entity that is incorporated and maintains      |
| 5  | its primary place of business in the United States.   |
| 6  | (c) Establishment of Board.—                          |
| 7  | (1) IN GENERAL.—The Secretary of Energy               |
| 8  | shall establish a board to administer the program es- |
| 9  | tablished under subsection (a).                       |
| 10 | (2) Membership.—The board shall be com-               |
| 11 | posed of not less than 15 and not more than 21        |
| 12 | members appointed by the President, of whom-          |
| 13 | (A) not less than 1 shall—                            |
| 14 | (i) be a representative of the interests              |
| 15 | of academic, business, and nonprofit orga-            |
| 16 | nizations; and  |
| 17 | (ii) have expertise in—                               |
| 18 | (I) the field of water technology,                    |
| 19 | including desalination; or                            |
| 20 | (II) administering award com-                         |
| 21 | petitions; and  |
| 22 | (B) not less than 1 shall be from each of—            |
| 23 | (i) the Department of Energy;                         |
| 24 | (ii) the Environmental Protection                     |
| 25 | Agency;   |

| 1  | (iii) the Bureau of Reclamation of the                    |
|----|---|
| 2  | Department of the Interior; and                           |
| 3  | (iv) the National Science Foundation.                     |
| 4  | (d) AWARDS.—Subject to the availability of appro-         |
| 5  | priations, the board established under subsection (c) may |
| 6  | make awards under the program established under sub-      |
| 7  | section (a) as follows:                                   |
| 8  | (1) FINANCIAL PRIZE.—The board may hold a                 |
| 9  | financial award competition and award a financial         |
| 10 | award in an amount determined before the com-             |
| 11 | mencement of the competition to the first competitor      |
| 12 | to meet such criteria as the board shall establish.       |
| 13 | (2) RECOGNITION PRIZE.—                                   |
| 14 | (A) IN GENERAL.—The board may recog-                      |
| 15 | nize an eligible person for superlative achieve-          |
| 16 | ment in one or more applications described in             |
| 17 | subsection (a).   |
| 18 | (B) No financial remuneration.—An                         |
| 19 | award under this paragraph shall not include              |
| 20 | any financial remuneration.                               |
| 21 | (C) NATIONAL TECHNOLOGY AND INNOVA-                       |
| 22 | TION MEDAL RECOMMENDATIONS.—For each                      |
| 23 | eligible person recognized under this paragraph,          |
| 24 | the board shall recommend to the Secretary of             |
| 25 | Commerce that the Secretary recommend to the              |

President under section 16(b) of the StevensonWydler Technology Innovation Act of 1980 (15
U.S.C. 3711) that the President award the National Technology and Innovation Medal established under section 16(a) of such Act to such eligible person.

### (e) ADMINISTRATION.—

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- (1) CONTRACTING.—The board established under subsection (c) may contract with a private organization to administer a financial award competition described in subsection (d)(1).
- (2) Solicitation of funds.—A member of the board or any administering organization with which the board has a contract under paragraph (1) may solicit gifts from private and public entities to be used for a financial award under subsection (d)(1).
- (3) LIMITATION ON PARTICIPATION OF DO-NORS.—The board may allow a donor who is a private person described in paragraph (2) to participate in the determination of criteria for an award under subsection (d), but such donor may not solely determine the criteria for such award.
- 24 (4) NO ADVANTAGE FOR DONATION.—A donor 25 who is a private person described in paragraph (3)

| 1  | shall not be entitled to any special consideration or      |
|----|--|
| 2  | advantage with respect to participation in a financial     |
| 3  | award competition under subsection (d)(1).                 |
| 4  | (f) Intellectual Property.—The Federal Gov-                |
| 5  | ernment may not acquire an intellectual property right in  |
| 6  | any product or idea by virtue of the submission of such    |
| 7  | product or idea in any competition under subsection        |
| 8  | (d)(1).  |
| 9  | (g) LIABILITY.—The board established under sub-            |
| 10 | section (c) may require a competitor in a financial award  |
| 11 | competition under subsection (d)(1) to waive liability     |
| 12 | against the Federal Government for injuries and damages    |
| 13 | that result from participation in such competition.        |
| 4  | (h) ANNUAL REPORT.—Each year, the board estab-             |
| 5  | lished under subsection (c) shall submit to Congress a re- |
| 6  | port on the program established under subsection (a).      |
| 7  | (i) AUTHORIZATION OF APPROPRIATIONS.—                      |
| 8  | (1) In General.—There are authorized to be                 |
| 9  | appropriated sums for the program established              |
| 20 | under subsection (a) as follows:                           |
| 21 | (A) For administration of prize competi-                   |
| 22 | tions under subsection (d), \$750,000 for each             |
| 23 | fiscal year.   |
| 4  | (B) For the awarding of a financial prize                  |
| 5  | award under subsection (d)(1) in addition to               |

| 1  | any amounts received under subsection $(e)(2)$ ,             |
|----|--|
| 2  | \$2,000,000 for each fiscal year.                            |
| 3  | (2) AVAILABILITY.—Amounts appropriated pur-                  |
| 4  | suant to the authorization of appropriations under           |
| 5  | paragraph (1) shall remain available until expended.         |
| .6 | Subtitle B-Drought Planning As-                              |
| 7  | sistance Through NRCS and                                    |
| 8  | Reclamation  |
| 9  | SEC. 411. DROUGHT PLANNING ASSISTANCE THROUGH                |
| 10 | NRCS AND RECLAMATION.  |
| 11 | (a) IN GENERAL.—The Secretary of Agriculture, act-           |
| 12 | ing through the Natural Resources Conservation Service,      |
| 13 | in collaboration with the Secretary of the Interior, acting  |
| 14 | through the Bureau of Reclamation, shall, upon request,      |
| 15 | provide assistance to water or power delivery authorities,   |
| 16 | including water districts and irrigation districts, that are |
| 17 | authorized under subtitle F of title IX of the Omnibus       |
| 18 | Public Land Management Act of 2009 (42 U.S.C. 10362          |
| 19 | et seq.) to receive financial assistance from the Bureau     |
| 20 | of Reclamation, for the purposes of increasing water use     |
| 21 | efficiency and providing on-farm assistance to address       |
| 22 | water quantity and water quality conservation practices.     |
| 23 | (b) Types of Assistance.—Assistance under sub-               |
| 24 | section (a) shall include—                                   |
| 25 | (1) hydrological forecasting;                                |

| 1  | (2) assessment of water supply sources under         |
|----|--|
| 2  | different water year classification types;           |
| 3  | (3) identification of alternative water supply       |
| 4  | sources;   |
| 5  | (4) guidance on potential water transfer part-       |
| 6  | ners;  |
| 7  | (5) technical assistance regarding Federal and       |
| 8  | State permits and contracts under the Act of Feb-    |
| 9  | ruary 21, 1911 (36 Stat. 925, chapter 141) (com-     |
| 10 | monly known as the "Warren Act");                    |
| 11 | (6) installation of districtwide or on-farm water    |
| 12 | efficiency and conservation technologies, including  |
| 13 | behavioral water efficiency, system modernizations   |
| 14 | (including leak repair and supervisory control and   |
| 15 | data acquisition systems), and other technologies    |
| 16 | that have been proven to provide improvements in     |
| 17 | water use efficiency through verification by a third |
| 18 | party;   |
| 19 | (7) technical assistance regarding emergency         |
| 20 | provision of water supplies for critical health and  |
| 21 | safety purposes; and                                 |
| 22 | (8) activities carried out in conjunction with the   |
| 23 | National Oceanic and Atmospheric Administration,     |
| 24 | the National Integrated Drought Information Sys-     |
| 25 | tem, and the State partners of the National Inte-    |

| 1  | grated Drought Information System under the Na-             |
|----|---|
| 2  | tional Integrated Drought Information System Act            |
| 3  | of 2006 (15 U.S.C. 313d)—                                   |
| 4  | (A) to collect and integrate key indicators                 |
| 5  | of drought severity and impacts; and                        |
| 6  | (B) to produce and communicate timely                       |
| 7  | monitoring and forecast information to local                |
| 8  | and regional communities.                                   |
| 9  | Subtitle C—Drought Preparedness                             |
| 10 | for Fisheries   |
| 11 | SEC. 421. DROUGHT PREPAREDNESS FOR FISHERIES.               |
| 12 | (a) SALMON DROUGHT PLAN.—Not later than Janu-               |
| 13 | ary 1, 2016, the Director of the United States Fish and     |
| 14 | Wildlife Service shall, in consultation with the National   |
| 15 | Marine Fisheries Service, the Bureau of Reclamation, the    |
| 16 | Army Corps of Engineers, and the California Department      |
| 17 | of Fish and Wildlife, prepare a California salmon drought   |
| 18 | plan. The plan shall investigate options to protect salmon  |
| 19 | populations originating in the State of California, con-    |
| 20 | tribute to the recovery of populations listed under the En- |
| 21 | dangered Species Act of 1973 (16 U.S.C. 1531 et seq.),      |
| 22 | and contribute to the goals of the Central Valley Project   |
| 23 | Improvement Act (Public Law 102–575). The plan shall        |
| 24 | focus on actions that can aid salmon populations during     |
| 25 | the driest years. Strategies investigated shall include—    |

| 1  | (1) relocating the release location and timing of           |
|----|---|
| 2  | hatchery fish to avoid predation and temperature            |
| 3  | impacts;  |
| 4  | (2) barging of hatchery release fish to improve             |
| 5  | survival and reduce straying;                               |
| 6  | (3) coordinating with water users, the Bureau               |
| 7  | of Reclamation, and the California Department of            |
| 8  | Water Resources regarding voluntary water trans-            |
| 9  | fers, to determine if water released upstream to            |
| 10 | meet the needs of downstream or South-of-Delta              |
| 11 | water users can be managed in a way that provides           |
| 12 | additional benefits for salmon;                             |
| 13 | (4) hatchery management modifications, such                 |
| 14 | as expanding hatchery production of listed fish dur-        |
| 15 | ing the driest years, if appropriate;                       |
| 16 | (5) increasing rescue operations of upstream                |
| 17 | migrating fish; and   |
| 18 | (6) improving temperature modeling and related              |
| 19 | forecasted information to predict water management          |
| 20 | impacts to salmon and salmon habitat with a higher          |
| 21 | degree of accuracy than current models.                     |
| 22 | (b) Coordination With Fisheries Agencies.—In                |
| 23 | preparing the plan under subsection (a), the Director shall |
| 24 | coordinate with the National Marine Fisheries Service and   |
| 25 | relevant State agencies.                                    |

| 1  | (c) APPROPRIATION.—There is hereby appropriated             |
|----|---|
| 2  | for fiscal year 2014, out of any funds in the Treasury not  |
| 3  | otherwise appropriated, a total amount of \$3,000,000, to   |
| 4  | remain available until the end of the period during which   |
| 5  | the State's emergency drought designation is in effect, for |
| 6  | the United States Fish and Wildlife Service for urgent      |
| 7  | fish, stream, and hatchery activities related to extreme    |
| 8  | drought conditions, including work with the National Ma-    |
| 9  | rine Fisheries Service, the Bureau of Reclamation, the      |
| 10 | Army Corps of Engineers, the California Department of       |
| 11 | Fish and Wildlife, or a qualified tribal government.        |
| 12 | (d) Qualified Tribal Government Defini-                     |
| 13 | TION.—For the purposes of this section, the term "quali-    |
| 14 | fied tribal government" means any government of an In-      |
| 15 | dian tribe that the Secretary of the Interior determines—   |
| 16 | (1) is involved in salmon management and re-                |
| 17 | covery activities including under the Endangered            |
| 18 | Species Act of 1973 (16 U.S.C. 1531 et seq.); and           |
| 19 | (2) has the management and organizational ca-               |
| 20 | pability to maximize the benefits of assistance pro-        |
| 21 | vided under this section.                                   |

# Subtitle D—National Emergency

| 2 | <b>Planning Response</b> |  |
|---|--------------------------|--|

| _  | 1 mining receponise  |
|----|--|
| 3  | SEC. 431. NATIONAL EMERGENCY PLANNING RESPONSE.              |
| 4  | (a) CATASTROPHIC DROUGHT PLAN.—Not later than                |
| 5  | 120 days after the date of enactment of this Act, the        |
| 6  | President shall update the National Response Plan and        |
| 7  | the National Disaster Recovery Framework to include a        |
| 8  | plan for catastrophic drought that calls on the capabilities |
| 9  | of all applicable Federal agencies and departments, includ-  |
| 10 | ing the pre-positioning of Federal resources to provide      |
| 11 | emergency clean water supplies.                              |
| 12 | (b) Definitions.—For the purposes of this sec-               |
| 13 | tion—  |
| 14 | (1) the term "National Response Plan" means                  |
| 15 | the National Response Plan or any successor plan             |
| 16 | prepared under section 504(a)(6) of the Homeland             |
| 17 | Security Act of 2002 (6 U.S.C. 314(a)(6)); and               |
| 18 | (2) the term "National Disaster Recovery                     |
| 19 | Framework" means the National Disaster Recovery              |
| 20 | Framework or any successor document prepared                 |
| 21 | under section 682 of the Post-Katrina Emergency              |
| 22 | Management Reform Act of 2006 (6 U.S.C. 771).                |

# Subtitle E—Military Preparedness

## 2 for Desalination

- 3 SEC. 441. REPORT ON DESALINIZATION TECHNOLOGY.
- 4 Not later than 90 days after the date of enactment
- 5 of this Act, the Secretary of the Navy shall submit to Con-
- 6 gress a report on desalinization technology's application
- 7 for defense and national security purposes to provide
- 8 drought relief to areas impacted by sharp declines in water
- 9 supply.

1



114TH CONGRESS 1ST SESSION

# S. 1894

To provide short-term water supplies to drought-stricken California.

## IN THE SENATE OF THE UNITED STATES

July 29, 2015

Mrs. Feinstein (for herself and Mrs. Boxer) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

# A BILL

To provide short-term water supplies to drought-stricken California.

- 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 "California Emergency Drought Relief Act of 2015".
- 6 (b) Table of Contents.—The table of contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Definitions.

TITLE I—CALIFORNIA EMERGENCY DROUGHT RELIEF

Subtitle A-Drought Relief Actions

Sec. 101. Emergency operations.

- Sec. 102. Emergency environmental reviews.
- Sec. 103. State revolving funds.

#### Subtitle B-Protection of Third-Party Water Rights

- Sec. 111. Offset for State water project.
- Sec. 112. Area of origin and water rights protections.
- Sec. 113. No redirected adverse impacts.

### Subtitle C-General Provisions

- Sec. 121. Effect on existing obligations.
- Sec. 122. Level of detail required for analysis.
- Sec. 123. Progress report.
- Sec. 124. Termination.

#### TITLE II—ACTIONS TO BENEFIT FISH AND REFUGES

- Sec. 201. Actions to benefit threatened and endangered fish populations.
- Sec. 202. Pilot program to protect native anadramous fish in Stanislaus River, Delta, and other Delta tributaries.
- Sec. 203. Improved science to better protect threatened and endangered fish.
- Sec. 204. Actions to benefit refuges.

#### TITLE III—LONG-TERM WATER SUPPLY PROJECTS

#### Subtitle A-Desalination and Water Reuse

- Sec. 301. Water recycling and desalination projects.
- Sec. 302. Reauthorization of Desalination Act.

#### Subtitle B-Storage

- Sec. 311. Definitions.
- Sec. 312. Federal support for investments in storage.
- Sec. 313. CALFED storage projects.
- Sec. 314. Authorization to increase reservoir capacity as part of dam safety projects.
- Sec. 315. Reservoir operation improvement.
- Sec. 316. Report to Congress.

### Subtitle C-Water Recycling, Conservation, Efficiency, and Other Programs

- Sec. 321. Promoting water efficiency with WaterSense.
- Sec. 322. Increasing opportunities for agricultural conservation.
- Sec. 323. Assistance for drought-stricken communities.
- Sec. 324. Conservation at California military installations.
- Sec. 325. Support for State Water Resources Control Board curtailment of illegal water diversions.
- Sec. 326. Combating water theft for illegal marijuana cultivation.
- Sec. 327. Support for innovative water supply and conservation technologies.
- Sec. 328. Open water data system.

# TITLE IV—FEDERAL SUPPORT FOR STATE AND LOCAL DROUGHT RESILIENCY PROJECTS

Subtitle A-Reclamation Infrastructure Finance and Innovation Act

Sec. 401. Purposes.

- Sec. 402. Definitions.
- Sec. 403. Authority to provide assistance.
- Sec. 404. Applications.
- Sec. 405. Eligibility for assistance.
- Sec. 406. Determination of eligibility and project selection.
- Sec. 407. Secured loans.
- Sec. 408. Program administration.
- Sec. 409. State and local permits.
- Sec. 410. Regulations.
- Sec. 411. Funding.
- Sec. 412. Deauthorization of inactive projects.

# Subtitle B—Expansion of Water Storage, Integrated Regional Water Management, and WaterSMART

Sec. 421. Water storage, integrated regional water management, reclamation, and recycling projects.

#### Subtitle C-Water Recycling Eligibility

Sec. 431. New water recycling and reuse projects.

Subtitle D-Federal Support for State and Local Drought Solutions Fund

- Sec. 441. Establishment.
- Sec. 442. Accounts.
- Sec. 443. Deposits to Fund.
- Sec. 444. Expenditures from Fund.
- Sec. 445. Investments of amounts.
- Sec. 446. Transfers of amounts.
- Sec. 447. Termination.

#### 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Central valley project.—The term
- 4 "Central Valley Project" has the meaning given the
- 5 term in section 3403 of the Central Valley Project
- 6 Improvement Act (Public Law 102–575; 106 Stat.
- 7 4707).
- 8 (2) Delta.—The term "Delta" means the Sac-
- 9 ramento-San Joaquin Delta and the Suisun Marsh
- 10 (as defined in section 12220 of the California Water
- 11 Code and section 29101 of the California Public Re-

- sources Code (as in effect on the date of enactment of this Act)).
- 3 (3)SALMONID BIOLOGICAL OPINION.—The 4 term "salmonid biological opinion" means the bio-5 logical and conference opinion of the National Ma-6 rine Fisheries Service, dated June 4, 2009, on the 7 long-term operation of the Central Valley Project 8 and the State Water Project, including the operative 9 incidental take statement of that opinion.
  - (4) SMELT BIOLOGICAL OPINION.—The term "smelt biological opinion" means the biological opinion, dated December 15, 2008, on the coordinated operation of the Central Valley Project and the State Water Project, including the operative incidental take statement of that opinion.
  - (5) STATE.—The term "State" means the State of California.
- 18 (6) STATE WATER PROJECT.—The term "State 19 Water Project" means the water project described in 20 chapter 5 of part 3 of division 6 of the California 21 Water Code (sections 11550 et seq. (as in effect on 22 the date of enactment of this Act)) and operated by 23 the California Department of Water Resources.

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## TITLE I—CALIFORNIA

## 2 EMERGENCY DROUGHT RELIEF

# 3 Subtitle A—Drought Relief Actions

- 4 SEC. 101. EMERGENCY OPERATIONS.
  - (a) Water Supplies.—

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- 6 (1) IN GENERAL.—In response to the declara-7 tion of a state of drought emergency by the Governor of the State, the Secretary of the Interior and 8 9 Secretary of Commerce shall provide the maximum 10 quantity of water supplies possible to Central Valley 11 Project agricultural, municipal and industrial, and 12 refuge service and repayment contractors, State 13 Water Project contractors, and any other locality or municipality in the State by approving, consistent 14 15 with applicable laws (including regulations), projects 16 and operations to provide additional water supplies 17 as quickly as possible, based on available informa-18 tion, to address the emergency conditions.
  - (2) APPLICATION.—Paragraph (1) applies to any project or operation involving the Klamath Project, if the project or operation would benefit Federal water contractors in the State.
- 23 (b) LIMITATION.—Nothing in this section allows any
- 24 Federal department or agency to approve a project—

| 1  | (1) that would otherwise require congressional               |
|----|--|
| 2  | authorization; or  |
| 3  | (2) without following procedures required by                 |
| 4  | applicable law.  |
| 5  | (c) Administration.—In carrying out subsection               |
| 6  | (a), the Secretary of the Interior and Secretary of Com-     |
| 7  | merce shall, consistent with applicable laws (including reg- |
| 8  | ulations)—   |
| 9  | (1) authorize and implement actions to ensure                |
| 10 | that the Delta Cross Channel Gates shall remain              |
| 11 | open to the greatest extent possible, timed to maxi-         |
| 12 | mize the peak flood tide period and provide water            |
| 13 | supply and water quality benefits for the duration of        |
| 14 | the drought emergency declaration of the State, con-         |
| 15 | sistent with operational criteria and monitoring cri-        |
| 16 | teria developed pursuant to the California State             |
| 17 | Water Resources Control Board's Order Approving a            |
| 18 | Temporary Urgency Change in License and Permit               |
| 19 | Terms in Response to Drought Conditions, effective           |
| 20 | January 31, 2014 (or a successor order);                     |
| 21 | (2) collect data associated with the operation of            |
| 22 | the Delta Cross Channel Gates described in para-             |
| 23 | graph (1) and the impact of the operation on species         |

listed as threatened or endangered under the Endan-

- gered Species Act of 1973 (16 U.S.C. 1531 et seq.),
  water quality, and water supply;
  - (3)(A) implement turbidity control strategies that allow for increased water deliveries while avoiding jeopardy to adult Delta smelt (Hypomesus transpacificus) due to entrainment at Central Valley Project and State Water Project pumping plants; and
    - (B) manage reverse flow in the Old and Middle Rivers, as prescribed by the smelt biological opinion and salmonid biological opinion, to minimize water supply reductions for the Central Valley Project and the State Water Project;
    - (4)(A) in a timely manner, evaluate any proposal to increase flow in the San Joaquin River through a voluntary sale, transfer, or exchange of water from an agency with rights to divert water from the San Joaquin River or its tributaries; and
    - (B) adopt a 1:1 inflow to export ratio for the increment of increased flow, as measured as a 3-day running average at Vernalis during the period from April 1 through May 31, that results from the voluntary sale, transfer, or exchange, unless the Secretary of the Interior and Secretary of Commerce determine that a 1:1 inflow-to-export ratio for that

- 1 increment of increased flow will cause impacts on 2 species listed as threatened or endangered under the 3 Endangered Species Act of 1973 (16 U.S.C. 1531 et 4 seq.) beyond those anticipated to occur through the 5 implementation of the salmonid biological opinion. 6 Any individual sale, transfer, or exchange using a 7 1:1 inflow to export ratio adopted under the author-8 ity of this section may only proceed if—
  - (i) the Secretary of the Interior determines that the environmental effects of the proposed sale, transfer, or exchange are consistent with effects permitted under applicable law (including the Endangered Species Act (16 U.S.C. 1531 et seq.), the Federal Water Pollution Control Act (33 U.S.C. 1381 et seq.), and the Porter-Cologne Water Quality Control Act (California Water Code 13000 et seq.));
  - (ii) Delta conditions are suitable to allow movement of the acquired, transferred, or exchanged water through the Delta consistent with existing water rights; and
  - (iii) such voluntary sale, transfer, or exchange of water results in flow that is in addition to flow that otherwise would occur in the

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- 1 absence of the voluntary sale, transfer, or ex-2 change;
- (5) issue all necessary permit decisions under the authority of the Secretary of the Interior and Secretary of Commerce within the shortest prac-ticable time period after receiving a completed appli-cation by the State to place and use temporary bar-riers or operable gates in Delta channels to improve water quantity and quality for State Water Project and Central Valley Project south-of-Delta water con-tractors and other water users, which barriers or gates shall provide benefits for species protection and in-Delta water user water quality;
  - (6) require the Director of the United States Fish and Wildlife Service and the Commissioner of Reclamation to complete all requirements under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) necessary to make final permit decisions on water transfer requests associated with voluntarily fallowing non-permanent crops in the State, within the shortest practicable time period after receiving such a request;

| 1  | (7) in coordination with the Secretary of Agri-       |
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| 2  | culture, enter into an agreement with the National    |
| 3  | Academy of Sciences to conduct a comprehensive        |
| 4  | study, to be completed not later than 1 year after    |
| 5  | the date of enactment of this Act, on the effective-  |
| 6  | ness and environmental impacts of saltcedar biologi-  |
| 7  | cal control efforts on increasing water supplies and  |
| 8  | improving riparian habitats of the Colorado River     |
| 9  | and its principal tributaries, in the State and else- |
| 10 | where; and  |
| 11 | (8) use all available scientific tools to identify    |

- (8) use all available scientific tools to identify any changes to real-time operations of Bureau of Reclamation, State, and local water projects that could result in the availability of additional water supplies.
- 16 (d) OTHER AGENCIES.—To the extent that a Federal agency other than the Department of the Interior and the 18 Department of Commerce has a role in approving projects 19 described in subsections (a) and (c), this section shall 20 apply to the Federal agency.
- 21 (e) ACCELERATED PROJECT DECISION AND ELE-22 VATION.—
- 23 (1) IN GENERAL.—Upon the request of the 24 State, the heads of Federal agencies shall use the 25 expedited procedures under this subsection to make

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final decisions relating to a Federal project or operation to provide additional water supplies or address emergency drought conditions pursuant to subsections (a) and (c).

### (2) Request for resolution.—

- (A) In GENERAL.—Upon the request of the State, the head of a Federal agency referred to in subsection (a), or the head of another Federal agency responsible for carrying out a review of a project, as applicable, the Secretary of the Interior shall convene a final project decision meeting with the heads of all relevant Federal agencies to decide whether to approve a project to provide emergency water supplies.
- (B) MEETING.—The Secretary of the Interior shall convene a meeting requested under subparagraph (A) not later than 7 days after receiving the meeting request.
- (3) NOTIFICATION.—Upon receipt of a request for a meeting under this subsection, the Secretary of the Interior shall notify the heads of all relevant Federal agencies of the request, including a description of the project to be reviewed and the date for the meeting.

- 1 (4) DECISION.—Not later than 10 days after 2 the date on which a meeting is requested under 3 paragraph (2), the head of the relevant Federal 4 agency shall issue a final decision on the project.
- 5 (5) MEETING CONVENED BY SECRETARY.—The 6 Secretary of the Interior may convene a final project 7 decision meeting under this subsection at any time, 8 at the discretion of the Secretary, regardless of 9 whether a meeting is requested under paragraph (2).

### 10 SEC. 102. EMERGENCY ENVIRONMENTAL REVIEWS.

- To minimize the time spent carrying out environ-
- 12 mental reviews and quickly to deliver water that is needed
- 13 to address emergency drought conditions in the State, the
- 14 head of each applicable Federal agency shall, in carrying
- 15 out this Act, consult with the Council on Environmental
- 16 Quality in accordance with section 1506.11 of title 40,
- 17 Code of Federal Regulations (or successor regulations), to
- 18 develop alternative arrangements to comply with the Na-
- 19 tional Environmental Policy Act of 1969 (42 U.S.C. 4321
- 20 et seq.) during the emergency.

#### 21 SEC. 103. STATE REVOLVING FUNDS.

- 22 (a) IN GENERAL.—The Administrator of the Envi-
- 23 ronmental Protection Agency, in allocating amounts for
- 24 each of the fiscal years during which the emergency
- 25 drought declaration of the State is in force to State water

pollution control revolving funds established under title VI of the Federal Water Pollution Control Act (33 U.S.C. 1381 et seq.) and the State drinking water treatment revolving loan funds established under section 1452 of the Safe Drinking Water Act (42 U.S.C. 300j-12), shall, for those projects that are eligible to receive assistance under 7 section 603 of the Federal Water Pollution Control Act (33 U.S.C. 1383) or section 1452(a)(2) of the Safe Drinking Water Act (42 U.S.C. 300j-12(a)(2)), respectively, that the State determines will provide additional water 10 supplies most expeditiously to areas that are at risk of 11 having an inadequate supply of water for public health and 12 13 safety purposes or to improve resiliency to drought— 14 (1) require the State to review and prioritize 15 funding; 16 (2) make a finding on any request for a waiver 17 received from the State within 30 days of the con-18 clusion of the informal public comment period pursu-19 ant to section 436(c) of division G of Public Law 20 113-76 (128 Stat. 347); and 21 (3) authorize, at the request of the State, 40-22 assistance year financing for under section 23 603(d)(2) of the Federal Water Pollution Control

Act (33 U.S.C. 1383(d)(2)) or section 1452(f)(2) of

- the Safe Drinking Water Act (42 U.S.C. 300j-
- 2 12(f)(2).
- 3 (b) Effect of Section.—Nothing in this section
- 4 authorizes the Administrator of the Environmental Pro-
- 5 tection Agency to modify any funding allocation, funding
- 6 criteria, or other requirement relating to State water pol-
- 7 lution control revolving funds established under title VI
- 8 of the Federal Water Pollution Control Act (33 U.S.C.
- 9 1381 et seq.) or the State drinking water treatment re-
- 10 volving loan funds established under section 1452 of the
- 11 Safe Drinking Water Act (42 U.S.C. 300j-12) for any
- 12 other State.

## 13 Subtitle B—Protection of Third-

## 14 Party Water Rights

- 15 SEC. 111. OFFSET FOR STATE WATER PROJECT.
- 16 (a) IMPLEMENTATION IMPACTS.—The Secretary of
- 17 the Interior shall confer with the California Department
- 18 of Fish and Wildlife in connection with the implementa-
- 19 tion of this title on potential impacts to any consistency
- 20 determination for operations of the State Water Project
- 21 issued pursuant to section 2080.1 of the California Fish
- 22 and Game Code (as in effect on the date of enactment
- 23 of this Act).
- 24 (b) Additional Yield.—If, as a result of the appli-
- 25 cation of this title, the California Department of Fish and

| 1  | Wildlife requires take authorization under section 2081 of   |
|----|--|
| 2  | the California Fish and Game Code (as in effect on the       |
| 3  | date of enactment of this Act) for operation of the State    |
| 4  | Water Project in a manner that directly or indirectly re-    |
| 5  | sults in reduced water supply to the State Water Project,    |
| 6  | as compared with the water supply available under the        |
| 7  | smelt biological opinion and the salmonid biological opin-   |
| 8  | ion, and as a consequence of the action of the Department,   |
| 9  | Central Valley Project yield is greater than the yield would |
| 10 | have been absent those actions, that additional yield shall  |
| 11 | be made available to the State Water Project for delivery    |
| 12 | to State Water Project contractors to offset losses result-  |
| 13 | ing from the action of the Department.                       |
| 14 | (c) Notification Relating to Environmental                   |
| 15 | PROTECTIONS.—The Secretary of the Interior and Sec-          |
| 16 | retary of Commerce shall—                                    |
| 17 | (1) notify the Director of the California Depart-            |
| 18 | ment of Fish and Wildlife regarding any changes in           |
| 19 | the manner in which the smelt biological opinion or          |
| 20 | the salmonid biological opinion is implemented; and          |
| 21 | (2) confirm that those changes are authorized                |
| 22 | under the smelt biological opinion or the salmonid           |
| 23 | biological opinion.  |

## SEC. 112. AREA OF ORIGIN AND WATER RIGHTS PROTEC-2 TIONS. 3 (a) IN GENERAL.—Nothing in this title— 4 (1) diminishes, impairs, or otherwise affects in any manner any area of origin, watershed of origin, 5 6 county of origin, or any other water rights protec-7 tion, including rights to water appropriated prior to 8 December 19, 1914, provided under State law; 9 (2) limits or otherwise affects the application of 10 section 10505, 10505.5, 11128, 11460, 11463, or 11 12200 through 12220 of the California Water Code 12 or any other provision of State water rights law, 13 without respect to whether such a provision is specifically referred to in this Act; or 14 15 (3) diminishes, impairs, or otherwise affects in 16 any manner any water rights priorities under appli-17 cable law. 18 (b) EFFECT OF SECTION.—Nothing in this section 19 affects or modifies any obligation of the Secretary of the 20 Interior under section 8 of the Act of June 17, 1902 (32) 21 Stat. 390, chapter 1093). 22 SEC. 113. NO REDIRECTED ADVERSE IMPACTS. 23 (a) IN GENERAL.—The Secretary of the Interior and 24 Secretary of Commerce shall not carry out any specific 25 action authorized under this title that will directly result

in the involuntary reduction of water supply to an indi-

- 1 vidual or district that has in effect a contract for water
- 2 with the State Water Project or the Central Valley
- 3 Project, or to any other water user or purveyor organized
- 4 under State law that obtains water based on any other
- 5 legal right, as compared to the water supply that would
- 6 be provided in the absence of action under this Act.

## (b) Action on Determination.—

- (1) IN GENERAL.—If, after exploring all options, the Secretary of the Interior or the Secretary of Commerce makes a final determination that a proposed action under this title cannot be carried out in accordance with subsection (a), that Secretary shall—
  - (A) document that determination in writing for that action, including a statement of the facts relied on, and an explanation of the basis, for the decision; and
  - (B) comply with any other applicable law that requires or authorizes action under the circumstances, including the Endangered Species Act (16 U.S.C. 1531 et seq.), the Federal Water Pollution Control Act (33 U.S.C. 1381 et seq.), and the Porter-Cologne Water Quality Control Act (California Water Code 13000 et seq.).

| 1  | (2) Substitute actions.—If the Secretary             |
|----|--|
| 2  | takes a substitute action as so required or author-  |
| 3  | ized under paragraph (1)(B), the substitute action   |
| 4  | shall—   |
| 5  | (A) be limited to replacement of the spe-            |
| 6  | cific action identified in paragraph (1);            |
| 7  | (B) not be subject to the requirements of            |
| 8  | this title; and                                      |
| 9  | (C) comply with other existing laws (in-             |
| 10 | cluding regulations), as applicable, including-      |
| 11 | (i) the Endangered Species Act of                    |
| 12 | 1973 (16 U.S.C. 1531 et seq.); and                   |
| 13 | (ii) the salmonid biological opinion                 |
| 14 | and the smelt biological opinion.                    |
| 15 | Subtitle C—General Provisions                        |
| 16 | SEC. 121. EFFECT ON EXISTING OBLIGATIONS.            |
| 7  | Nothing in this Act—                                 |
| 8. | (1) authorizes the Secretary of the Interior, the    |
| 9  | Secretary of Commerce, or any other Federal official |
| 20 | to take any action that—                             |
| 21 | (A) is likely to jeopardize the continued ex-        |
| 22 | istence of any endangered species or threatened      |
| 23 | species or result in the destruction or adverse      |
| .4 | modification of habitat of such a species that is    |
| 25 | determined by 1 of the Secretaries, after appro-     |

| 1  | priate consultation with affected States, to be             |
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| 2  | critical; or  |
| 3  | (B) would cause any additional adverse ef-                  |
| 4  | fect on a species listed as threatened or endan-            |
| 5  | gered under the Endangered Species Act of                   |
| 6  | 1973 (16 U.S.C. 1531 et seq.) beyond those ef-              |
| 7  | fects anticipated to occur through implementa-              |
| 8  | tion of the smelt biological opinion and                    |
| 9  | salmonid biological opinion;                                |
| 10 | (2) preempts or modifies any obligation of the              |
| 11 | United States under the reclamation laws to operate         |
| 12 | the Central Valley Project in conformance with State        |
| 13 | law; or   |
| 14 | (3) affects or modifies any obligation under the            |
| 15 | Central Valley Project Improvement Act (Public              |
| 16 | Law 102–575; 106 Stat. 4706).                               |
| 17 | SEC. 122. LEVEL OF DETAIL REQUIRED FOR ANALYSIS.            |
| 18 | In articulating the determinations and demonstra-           |
| 19 | tions required under this title, the Secretary of the Inte- |
| 20 | rior and Secretary of Commerce —                            |
| 21 | (1) shall fully satisfy the requirements of this            |
| 22 | title; but  |
| 23 | (2) shall not be expected to provide a greater              |
| 24 | level of supporting detail for any analysis than is         |
| 25 | feasible to provide within the timeframe permitted          |

| 1  | for timely decisionmaking in response to changing        |  |  |  |
|----|--|--|--|--|
| 2  | conditions in the Delta.                                 |  |  |  |
| 3  | SEC. 123. PROGRESS REPORT.                               |  |  |  |
| 4  | Not later than 90 days after the date of enactment       |  |  |  |
| 5  | of this Act, and not less frequently than once every 90  |  |  |  |
| 6  | days thereafter, the Secretary of the Interior and Sec-  |  |  |  |
| 7  | 7 retary of Commerce shall submit to the Committee on En |  |  |  |
| 8  | ergy and Natural Resources and the Committee on Envi-    |  |  |  |
| 9  | ronment and Public Works of the Senate and the Com-      |  |  |  |
| 10 | mittee on Natural Resources of the House of Representa-  |  |  |  |
| 11 | tives a progress report describing the implementation of |  |  |  |
| 12 | sections 101 and 102.                                    |  |  |  |
| 13 | SEC. 124. TERMINATION.                                   |  |  |  |
| 14 | This title shall expire on the later of—                 |  |  |  |
| 15 | (1) the date on which the Governor of the State          |  |  |  |
| 16 | declares an end to the State drought emergency; and      |  |  |  |
| 17 | (2) September 30, 2017.                                  |  |  |  |
| 18 | TITLE II—ACTIONS TO BENEFIT                              |  |  |  |
| 19 | FISH AND REFUGES   |  |  |  |
| 20 | SEC. 201. ACTIONS TO BENEFIT THREATENED AND ENDAN-       |  |  |  |
| 21 | GERED FISH POPULATIONS.                                  |  |  |  |
| 22 | (a) Implementation of National Oceanic and               |  |  |  |
| 23 | Atmospheric Administration's Salmon Restoration          |  |  |  |
| 24 | Plan.—   |  |  |  |

- 1 (1) AUTHORIZATION.—There is authorized to
  2 be appropriated \$4,000,000 for each fiscal year
  3 through 2020 to carry out the National Oceanic and
  4 Atmospheric Administration's Recovery Plan for
  5 Sacramento River winter-run Chinook salmon, Cen6 tral Valley spring-run Chinook salmon, and Central
  7 Valley steelhead.
- (2) REQUIREMENT.—The Secretary of the Inte-8 9 rior shall take such steps as are necessary to partner 10 with, and coordinate the efforts of, the Department of the Interior, the Department of Commerce, and 11 12 other relevant Federal agencies to ensure that all Federal reviews, analyses, opinions, statements, per-13 mits, licenses, or other approvals or decisions re-14 quired under Federal law to allow the construction 15 and operation of salmon recovery projects that are 16 17 part of the Sacramento Salmon Recovery Program are completed on an expeditious basis, consistent 18 19 with Federal law.
- (b) Nonstructural Barriers at Delta Cross-21 Channel Gates and Other Key Delta Junctions.—
- 22 (1) IN GENERAL.—To increase protections of 23 fish listed under the smelt biological opinion and the 24 salmonid biological opinion, the Secretary of the In-

- terior, in consultation with the Secretary of Commerce, shall submit to Congress—
  - (A) by not later than 90 days after the date of enactment of this Act, a report describing the current progress of evaluating non-structural barriers at Deadhorse Island and other locations to prevent straying of threatened or endangered salmonids through the Delta cross-channel gates and other key Delta junctions; and
    - (B) by not later than 1 year after the date of enactment of this Act, a report describing the effectiveness of the nonstructural barriers described in subparagraph (A) in preventing straying of endangered salmonids.
  - (2) COORDINATION.—In carrying out paragraph (1), the Secretary of the Interior shall coordinate with the California Water Resources Control Board and the California Departments of Fish and Wildlife and Water Resources.
  - (3) AUTHORIZATION OF APPROPRIATIONS.—
    There is authorized to be appropriated to carry out this subsection \$2,000,000 for the period of fiscal years 2016 through 2020.

| 1  | (c) Gravel and Rearing Area Additions to              |  |  |  |  |
|----|---|--|--|--|--|
| 2  | Upper Sacramento River.—                              |  |  |  |  |
| 3  | (1) In general.—Not later than 180 days               |  |  |  |  |
| 4  | after the date of enactment of this Act, the Sec-     |  |  |  |  |
| 5  | retary of the Interior, in consultation with the Sec- |  |  |  |  |
| 6  | retary of Commerce, shall submit to Congress—         |  |  |  |  |
| 7  | (A) a report on the cost and effectiveness            |  |  |  |  |
| 8  | of additional gravel that was placed downstream       |  |  |  |  |
| 9  | of the Keswick Dam in 2013 and 2014 in im-            |  |  |  |  |
| 10 | proving salmon spawning rates;                        |  |  |  |  |
| 11 | (B) a report on the feasibility of imple-             |  |  |  |  |
| 12 | menting gravel additions at additional locations      |  |  |  |  |
| 13 | to improve salmon and steelhead spawning              |  |  |  |  |
| 14 | rates, including the timetable for implementing       |  |  |  |  |
| 15 | any approved locations; and                           |  |  |  |  |
| 16 | (C) a report on the feasibility of con-               |  |  |  |  |
| 17 | structing or restoring additional natural rearing     |  |  |  |  |
| 18 | areas in the upper mainstem Sacramento River          |  |  |  |  |
| 19 | to improve salmon and steelhead population re-        |  |  |  |  |
| 20 | covery.   |  |  |  |  |
| 21 | (2) COMMENCEMENT.—If the Secretary of the             |  |  |  |  |
| 22 | Interior determines, in the feasibility reports de-   |  |  |  |  |
| 23 | scribed in paragraph (1), that additions of gravel    |  |  |  |  |
| 24 | and natural rearing areas are feasible and beneficial |  |  |  |  |
| 25 | for protecting and recovering fish populations, the   |  |  |  |  |

| 1  | Secretary shall commence implementation of those     |
|----|--|
| 2  | additions by not later than 1 year after the date of |
| 3  | submission of the feasibility reports.               |
| 4  | (3) COORDINATION.—In carrying out para-              |
| 5  | graphs (1) and (2), the Secretary shall coordinate   |
| 6  | with the California Department of Fish and Wildlife  |
| 7  | and the Secretary of Commerce.                       |
| 8  | (4) AUTHORIZATION OF APPROPRIATIONS.—                |
| 9  | There is authorized to be appropriated to carry out  |
| 10 | this subsection \$4,000,000 for the period of fiscal |
| 11 | years 2016 through 2020.                             |
| 12 | (d) Alternative Hatchery Salmon Release              |
| 13 | STRATEGIES.—   |
| 14 | (1) IN GENERAL.—The Secretary of the Inte-           |
| 15 | rior, in consultation with the Secretary of Com-     |
| 16 | merce, shall—  |
| 17 | (A) establish pilot programs to test alter-          |
| [8 | native release strategies for hatchery-raised,       |
| 19 | winter-run salmon to reduce mortality rates be-      |
| 20 | yond those in effect on the date of enactment        |
| 21 | of this Act, including alternative release loca-     |
| 22 | tions, trucking options, or barging options; and     |
| 23 | (B) not later than 3 years after the date            |
| 24 | of enactment of this Act, and annually there-        |
| 25 | after, submit to Congress reports regarding the      |

| 1  | progress and results of the pilot programs           |
|----|--|
| 2  | under subparagraph (A), including rec-               |
| 3  | ommendations on whether those pilot programs         |
| 4  | should be continued.                                 |
| 5  | (2) Authorization of appropriations.—                |
| 6  | There is authorized to be appropriated to carry out  |
| 7  | this subsection \$7,000,000 for the period of fiscal |
| 8  | years 2016 through 2020.                             |
| 9  | (e) REDUCING PREDATOR HABITAT.—                      |
| 10 | (1) IN GENERAL.—Not later than 2 years after         |
| 11 | the date of enactment of this Act, the Secretary of  |
| 12 | the Interior and Secretary of Commerce shall imple-  |
| 13 | ment a pilot program—                                |
| 14 | (A) to identify natural and artificial fac-          |
| 15 | tors in the Sacramento River and the Sac-            |
| 16 | ramento-San Joaquin River Delta watershed            |
| 17 | that could be providing favorable predatory fish     |
| 18 | habitat for fish that prey on juvenile salmon;       |
| 19 | (B) to collect scientific data at those loca-        |
| 20 | tions to determine whether those natural or ar-      |
| 21 | tificial factors are contributing to predation of    |
| 22 | endangered fish; and                                 |
| 23 | (C) to provide recommendations on wheth-             |
| 24 | er those natural or artificial factors that enable   |
| 25 | the formation or continuation of predatory fish      |

| 1  | habitat could be feasibly and effectively modi       |
|----|--|
| 2  | fied, in compliance with all applicable State and    |
| 3  | Federal laws (including regulations), to reduce      |
| 4  | predation.   |
| 5  | (2) AUTHORIZATION OF APPROPRIATIONS.—                |
| 6  | There is authorized to be appropriated to carry out  |
| 7  | this subsection \$6,000,000 for the period of fisca  |
| 8  | years 2016 through 2020.                             |
| 9  | (f) Eliminating or Reducing Lighting at In-          |
| 10 | RIVER STRUCTURES.—                                   |
| 11 | (1) IN GENERAL.—The Secretary of the Inte-           |
| 12 | rior and Secretary of Commerce shall—                |
| 13 | (A) assess the effectiveness of lowering             |
| 14 | light intensity at artificial structures in the Sac- |
| 15 | ramento-San Joaquin River Delta to reduce            |
| 16 | predation of endangered fish; and                    |
| 17 | (B) implement actions to lower light inten-          |
| 18 | sity at other artificial structures in the Delta if  |
| 19 | the assessment under subparagraph (A) results        |
| 20 | in a determination that the action is effective in   |
| 21 | reducing predation.                                  |
| 22 | (2) Coordination.—In carrying out para-              |
| 23 | graph (1), the Secretary of the Interior and Sec-    |
| 24 | retary of Commerce shall coordinate with the Cali-   |

| 1  | fornia Department of Fish and Wildlife and other     |
|----|--|
| 2  | relevant local and State authorities.                |
| 3  | (3) AUTHORIZATION OF APPROPRIATIONS.—                |
| 4  | There is authorized to be appropriated to carry out  |
| 5  | this subsection \$3,000,000 for the period of fiscal |
| 6  | years 2016 through 2020.                             |
| 7  | (g) Evaluating and Improving Delta Pump Fish         |
| 8  | Salvage System.—                                     |
| 9  | (1) IN GENERAL.—Not later than 1 year after          |
| 10 | the date of enactment of this Act, the Secretary of  |
| 11 | the Interior and Secretary of Commerce shall evalu-  |
| 12 | ate and submit to Congress a report that describes   |
| 13 | alternatives—  |
| 14 | (A) to redeposit salvaged salmon smolts              |
| 15 | and other fish from the Delta that would reduce      |
| 6  | predation losses; and                                |
| 17 | (B) to reduce predation at the existing fish         |
| 8  | salvage system.                                      |
| 9  | (2) COORDINATION.—In carrying out actions            |
| 20 | under paragraph (1), the Secretary of the Interior   |
| 21 | and Secretary of Commerce shall coordinate with the  |
| 22 | California Department of Fish and Wildlife.          |
| 23 | (3) AUTHORIZATION OF APPROPRIATIONS.—                |
| 24 | There is authorized to be appropriated to carry out  |

| 1  | this subsection \$10,000,000 for the period of fiscal |
|----|---|
| 2  | years 2016 through 2020.                              |
| 3  | (h) Trap and Barge Pilot Project To Increase          |
| 4  | FISH SURVIVAL THROUGH DELTA.—                         |
| 5  | (1) PILOT PROGRAM.—                                   |
| 6  | (A) IN GENERAL.—The Assistant Adminis-                |
| 7  | trator for Fisheries of the National Marine           |
| 8  | Fisheries Service and the Commissioner of Rec-        |
| 9  | lamation, in collaboration with the United            |
| 10 | States Fish and Wildlife Service, the California      |
| 11 | Department of Fish and Wildlife, applicable           |
| 12 | water agencies, and other interested parties,         |
| 13 | shall design, permit, implement, and evaluate a       |
| 14 | pilot program to test the efficacy of an experi-      |
| 15 | mental trap and barge program to improve sur-         |
| 16 | vival of juvenile salmonids emigrating from the       |
| 17 | San Joaquin watershed through the Delta.              |
| 18 | (B) Plan.—  |
| 19 | (i) Working group.—Not later than                     |
| 20 | 30 days after the date of enactment of this           |
| 21 | Act, the Assistant Administrator and the              |
| 22 | Commissioner shall convene a working                  |
| 23 | group, to be comprised of representatives             |
| 24 | of relevant agencies and other interested             |

parties, to develop and execute a plan for

| 1  | the design, budgeting, implementation, and      |
|----|---|
| 2  | evaluation of the pilot program under this      |
| 3  | paragraph using such existing expertise on      |
| 4  | trap and barge programs as may be avail-        |
| 5  | able.   |
| 6  | (ii) REQUIREMENTS.—The plan under               |
| 7  | this subparagraph shall—                        |
| 8  | (I) include a schedule and budget               |
| 9  | for the pilot program; and                      |
| 10 | (II) identify the responsible par-              |
| 11 | ties for each element of the program.           |
| 12 | (C) IMPLEMENTATION.—The Assistant Ad-           |
| 13 | ministrator and the Commissioner shall seek to  |
| 14 | commence implementation of the pilot program    |
| 15 | under this paragraph during calendar year       |
| 16 | 2016, if practicable.                           |
| 17 | (D) REPORTS.—Not less frequently than           |
| 18 | once each calendar year, the Assistant Adminis- |
| 19 | trator and the Commissioner shall jointly sub-  |
| 20 | mit to the Committees on Environment and        |
| 21 | Public Works and Energy and Natural Re-         |
| 22 | sources of the Senate and the Committee on      |
| 23 | Natural Resources of the House of Representa-   |
| 24 | tives a report that describes—                  |

| 1   | (i) progress made in implementing                       |
|-----|---|
| 2   | this subsection;  |
| 3   | (ii) estimated survival rates through                   |
| 4   | the Delta for both juvenile salmonids that              |
| 5   | were barged through the Delta and those                 |
| 6   | that were not barged; and                               |
| 7   | (iii) if the survival rates described in                |
| 8   | clause (ii) are significantly higher for                |
| 9   | barged fish, as compared to other                       |
| 10  | outmigrating smolts, recommendations re-                |
| 11  | garding broadening the pilot program.                   |
| 12  | (2) Authorization of appropriations.—                   |
| 13  | There is authorized to be appropriated to carry out     |
| 14  | this subsection \$3,000,000 for the period of fiscal    |
| 15  | years 2016 through 2020.                                |
| 16  | (i) Improved Temperature Modeling and Re-               |
| 17  | LATED FORECASTED INFORMATION.—There is authorized       |
| 18  | to be appropriated \$4,000,000 for the Commissioner to  |
| 19  | improve temperature modeling and related forecasted in- |
| 20  | formation for purposes of predicting impacts to salmon  |
| 2.1 | and salmon habitat as a result of water management.     |

| 1  | SEC. 202. PILOT PROGRAM TO PROTECT NATIVE                |
|----|--|
| 2  | ANADRAMOUS FISH IN STANISLAUS RIVER,                     |
| 3  | DELTA, AND OTHER DELTA TRIBUTARIES.                      |
| 4  | (a) Nonnative Predator Fish Removal Pro-                 |
| 5  | GRAM ON STANISLAUS RIVER.—                               |
| 6  | (1) IN GENERAL.—The Assistant Administrator              |
| 7  | for Fisheries of the National Marine Fisheries Serv-     |
| 8  | ice (referred to in this section as the "Assistant Ad-   |
| 9  | ministrator") and the Oakdale Irrigation District        |
| 10 | and South San Joaquin Irrigation District (referred      |
| 11 | to in this section as the "participating districts"), in |
| 12 | consultation with the United States Fish and Wild-       |
| 13 | life Service, the California Department of Fish and      |
| 14 | Wildlife, and other interested parties, shall jointly    |
| 15 | develop and implement a scientifically based pilot       |
| 16 | program to remove nonnative predator fish from the       |
| 17 | Stanislaus River not later than 180 days after the       |
| 18 | date of enactment of this Act.                           |
| 19 | (2) REQUIREMENTS.—In implementing the pro-               |
| 20 | gram, the following requirements shall apply:            |
| 21 | (A) Staffing.—By agreement between                       |
| 22 | the Assistant Administrator and the partici-             |
| 23 | pating districts, the pilot program may be con-          |
| 24 | ducted by any combination of participating dis-          |
| 25 | trict personnel, qualified private contractors,          |
| 26 | and personnel of, on loan to, or otherwise as-           |

| 1  | signed to the National Marine Fisheries Serv-    |
|----|--|
| 2  | ice.   |
| 3  | (B) PARTICIPATION BY NATIONAL MARINE             |
| 4  | FISHERIES SERVICE.—                              |
| 5  | (i) IN GENERAL.—In the event the                 |
| 6  | participating districts elect to conduct the     |
| 7  | program using the personnel or qualified         |
| 8  | private contractors of the participating dis-    |
| 9  | tricts, the Assistant Administrator may as-      |
| 10 | sign an employee of, on loan to, or other-       |
| 11 | wise assigned to the National Marine Fish-       |
| 12 | eries Service to be present for all activities   |
| 13 | performed in the field.                          |
| 14 | (ii) Cost.—The participating districts           |
| 15 | shall pay 100 percent of the cost of partici-    |
| 16 | pation under clause (i), in accordance with      |
| 17 | paragraph (3).                                   |
| 18 | (C) TIMING OF AGREEMENT.—The partici-            |
| 19 | pating districts and the Assistant Administrator |
| 20 | shall reach agreement on the work plan for the   |
| 21 | subsequent calendar year on or before October    |
| 22 | 15 of each calendar year of the pilot program.   |
| 23 | (3) Funding.—                                    |
| 24 | (A) CONTRIBUTED FUNDS.—The Assistant             |
| 25 | Administrator is authorized to receive and ex-   |

pend contributed funds for the purposes for 1 which the funds are contributed in a like man-2 ner as if said sums had been specifically appro-3 priated for said purposes. 4 5 (B) ANNUAL FUNDING.— (i) IN GENERAL.—The participating 6 districts shall be responsible through con-7 tributed funds for 100 percent of the cost 8 9 of the pilot program. (ii) ESTIMATES.—Not later than De-10 cember 1 of each year of the pilot pro-11 gram, the Assistant Administrator shall 12 submit to the participating districts an es-13 timate of the cost to be incurred by the 14 National Marine Fisheries Service during 15 the following calendar year, if any. 16 (C) ACCOUNTING.— 17 (i) IN GENERAL.—On or before Sep-18 tember 1 of each calendar year, the Assist-19 ant Administrator shall provide an ac-20 counting of the expenses of the prior cal-21 endar year to the participating districts. 22 (ii) Underestimate.—If the esti-23 mate paid by the participating districts 24

| 1  | was less than the actual costs incurred by       |
|----|--|
| 2  | the National Marine Fisheries Service—           |
| 3  | (I) the participating districts                  |
| 4  | shall have until September 30 of that            |
| 5  | calendar year to pay the difference              |
| 6  | pursuant to subparagraph (A); or                 |
| 7  | (II) the National Marine Fish-                   |
| 8  | eries Service shall have no obligation           |
| 9  | to conduct any activities otherwise              |
| 10 | scheduled to be carried out under the            |
| 11 | pilot program under this subsection.             |
| 12 | (iii) Overestimate.—If the estimate              |
| 13 | paid by the participating districts was          |
| 14 | greater than the actual costs incurred by        |
| 15 | the National Marine Fisheries Service, a         |
| 16 | credit shall be provided to the participating    |
| 17 | districts, which shall be deducted from the      |
| 18 | estimate payment the participating dis-          |
| 19 | tricts shall make for the work performed         |
| 20 | by the National Marine Fisheries Service,        |
| 21 | if any, during the following calendar year.      |
| 22 | (4) REPORTING AND EVALUATION.—                   |
| 23 | (A) IN GENERAL.—Not later than the 15th          |
| 24 | day of each month, the Assistant Administrator   |
| 25 | shall post on the website of the National Marine |

| 1  | Fisheries Service a tabular summary of the raw     |
|----|--|
| 2  | data collected during the prior month.             |
| 3  | (B) REPORT.—Not later than June 30 of              |
| 4  | the calendar year following the completion of      |
| 5  | the pilot program, the Assistant Administrator     |
| 6  | and the participating districts shall jointly sub- |
| 7  | mit for peer review a report that—                 |
| 8  | (i) describes any data, analyses, and              |
| 9  | findings relating to the pilot program; and        |
| 10 | (ii) makes recommendations for fur-                |
| 11 | ther study and action.                             |
| 12 | (5) Permits process.—                              |
| 13 | (A) IN GENERAL.—Not later than 180                 |
| 14 | days after the date on which an application to     |
| 15 | authorize the pilot program is filed, the Sec-     |
| 16 | retary of the Interior and Secretary of Com-       |
| 17 | merce shall make a final determination on any      |
| 18 | permits required under section 10(a)(1) of the     |
| 19 | Endangered Species Act of 1973 (16 U.S.C.          |
| 20 | 1539(a)(1)) for the performance of the pilot       |
| 21 | program.   |
| 22 | (B) STATE LAW.—The Secretary of the In-            |
| 23 | terior, the Secretary of Commerce, and the par-    |
| 24 | ticipating districts shall comply with applicable  |

| 1  | requirements of State law with respect to the          |
|----|--|
| 2  | program under this subsection.                         |
| 3  | (6) Sunset.—The authorities provided by this           |
| 4  | subsection shall expire on the date that is 7 years    |
| 5  | after the date on which the final applicable permit    |
| 6  | is issued under paragraph (5).                         |
| 7  | (b) PILOT PROJECTS TO IMPLEMENT CALFED                 |
| 8  | Invasive Species Program.—                             |
| 9  | (1) IN GENERAL.—Not later than January 1,              |
| 10 | 2017, the Secretary of the Interior, in collaboration  |
| 11 | with the Secretary of Commerce, the Director of the    |
| 12 | California Department of Fish and Wildlife, and        |
| 13 | other relevant agencies and interested parties, shall  |
| 14 | begin pilot projects to implement the invasive species |
| 15 | control program authorized pursuant to section         |
| 16 | 103(d)(6)(A)(iv) of Public Law 108–361 (118 Stat.      |
| 17 | 1690).   |
| 18 | (2) REQUIREMENTS.—The pilot projects shall—            |
| 19 | (A) seek to reduce invasive aquatic vegeta-            |
| 20 | tion, predators, and other competitors which           |
| 21 | contribute to the decline of native listed pelagic     |
| 22 | and anadromous species that occupy the Sac-            |
| 23 | ramento and San Joaquin Rivers and their trib-         |
| 24 | utaries and the Sacramento-San Joaquin Bay-            |
| 25 | Delta; and   |

| 1 | (B) remove, reduce, or control the effects        |
|---|---|
| 2 | of species, including Asiatic clams, silversides, |
| 3 | gobies, Brazilian water weed, largemouth bass,    |
| 4 | smallmouth bass, striped bass, crappie, bluegill, |
| 5 | white and channel catfish, and brown bullheads.   |
| 6 | (3) Sunset.—The authorities provided under        |

- (3) SUNSET.—The authorities provided under this subsection shall expire on the date that is 7 years after the date on which the Secretary of the Interior and Secretary of Commerce commence implementation of the pilot projects pursuant to paragraph (1).
- 12 (c) EMERGENCY ENVIRONMENTAL REVIEWS.—To 13 expedite the environmentally beneficial programs for the conservation of threatened and endangered species, the 14 15 Secretary of the Interior and Secretary of Commerce shall 16 consult with the Council on Environmental Quality in accordance with section 1506.11 of title 40, Code of Federal 18 Regulations (or successor regulations), to develop alternative arrangements to comply with the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) for 20 21 the programs.

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| 1  | SEC. 203. IMPROVED SCIENCE TO BETTER PROTECT          |
|----|---|
| 2  | THREATENED AND ENDANGERED FISH.                       |
| 3  | (a) DELTA SMELT DISTRIBUTION STUDY.—Not later         |
| 4  | than January 1, 2016, contingent on funding, the Sec- |
| 5  | retary of the Interior shall—                         |
| 6  | (1) initiate studies designed to understand the       |
| 7  | location and distribution of Delta smelt throughout   |
| 8  | the range of the Delta smelt and to determine poten-  |
| 9  | tial methods to minimize the effects of Central Val-  |
| 10 | ley Project and State Water Project operations on     |
| 11 | the Delta smelt; and                                  |
| 12 | (2) utilize, to the maximum extent practicable,       |
| 13 | new technologies to allow for better tracking of      |
| 14 | Delta smelt, such as acoustic tagging, optical rec-   |
| 15 | ognition during trawls, and fish detection using re-  |
| 16 | sidual DNA.   |
| 17 | (3) Consultation.—In determining the scope            |
| 18 | of the studies under this subsection, the Secretary   |
| 19 | may consult with—                                     |
| 20 | (A) Federal and State water users; and                |
| 21 | (B) appropriate nongovernmental organiza-             |
| 22 | tions.  |
| 23 | (4) Authorization of appropriations.—                 |
| 24 | There is authorized to be appropriated to carry out   |
| 25 | this subsection \$7,500,000 for the period of fiscal  |
| 26 | years 2016 through 2020.                              |

- 1 (b) REAL-TIME MONITORING.—Contingent on funding, during the period beginning on December 1, 2015, and ending March 31, 2016, and during each following December-through-March period for which this Act is in effect, if suspended sediment loads enter the Delta from 5 the Sacramento River and the suspended sediment loads appear likely to raise turbidity levels in Old River north of the export pumps from values below 12 Nephelometric Turbidity Units (NTUs) to values above 12 NTUs, the 10 Secretary shall— 11 (1) conduct daily monitoring using appropriate 12 survey methods at locations including the vicinity of Station 902 to determine the extent that adult Delta 13 14 smelt are moving with turbidity toward the export 15 pumps; and 16 (2) use results from the monitoring surveys at 17 locations including the vicinity of Station 902 to determine how increased trawling can inform daily 18 real-time Central Valley Project and State Water 19 Project operations to achieve fish protection and 20 21 water supply benefits. SEC. 204, ACTIONS TO BENEFIT REFUGES.
- 23 (a) IN GENERAL.—In addition to funding under sec-
- tion 3407 of the Central Valley Project Improvement Act
- (Public Law 102-575; 106 Stat. 4726), there is author-

| 1   | ized to be appropriated to the Secretary of the Interior    |
|-----|---|
| 2   | \$2,000,000 for each of fiscal years 2016 through 2020      |
| 3   | for the acceleration and completion of water infrastructure |
| 4   | and conveyance facilities necessary to achieve full water   |
| 5   | deliveries to Central Valley wildlife refuges and habitat   |
| 6   | areas pursuant to section 3406(d) of that Act (Public Law   |
| 7   | 102–575; 106 Stat. 4722).                                   |
| 8   | (b) Cost-Sharing.—  |
| 9   | (1) FEDERAL SHARE.—The Federal share of                     |
| 10  | the cost of carrying out an activity described in this      |
| 11  | section shall be not more than 50 percent.                  |
| 12  | (2) Non-federal share.—The non-Federal                      |
| 13  | share of the cost of carrying out an activity de-           |
| l4  | scribed in this section—                                    |
| 15  | (A) shall be not less than 50 percent; and                  |
| 16  | (B) may be provided in each or in-kind.                     |
| 17  | TITLE III—LONG-TERM WATER                                   |
| 8   | SUPPLY PROJECTS   |
| 9   | Subtitle A—Desalination and Water                           |
| 20, | Reuse   |
| 21  | SEC. 301. WATER RECYCLING AND DESALINATION                  |
| 22  | PROJECTS.   |
| 23  | (a) FINDINGS.—Congress finds that—                          |
| 24  | (1) Federal funding to support water recycling              |
| 25  | and desalination projects in recent years has been          |

- insufficient to address water supply needs in many
  regions across the United States;
  - (2) climate change and drought resiliency require additional water supply projects to cope with higher probabilities of longer more intense droughts;
  - (3) the historic drought in California highlights the necessity of long-term projects to address a changing climate;
  - (4) a recycled water project national survey conducted by the National Association of Clean Water Agencies, the Water Reuse Association, the Association of California Water Agencies, and the California Association of Sanitation Agencies in October 2013 identified 92 projects in 14 States that are under consideration or development by water districts capable of producing up to approximately 900,000 acre-feet of new water supplies if there were sufficient funding or financing tools to facilitate the development of those projects; and
  - (5) desalination of both seawater and brackish water has the potential to provide significant new water supplies to regions of the United States vulnerable to drought, as is done in Israel, Australia, and many other countries around the world with scarce water supplies.

| 1  | (b) ELIGIBILITY FOR WATER RECYCLING FEDERAL                   |
|----|---|
| 2  | SUPPORT.—Upon the submission of a completed feasi-            |
| 3  | bility report compliant with Bureau of Reclamation stand-     |
| 4  | ards, the Secretary of the Interior shall review requests     |
| 5  | for water recycling project funding assistance and, subject   |
| 6  | to the availability of appropriations, award funding, on a    |
| 7  | competitive basis, for projects that meet the eligibility re- |
| 8  | quirements of title IV, including among the projects re-      |
| 9  | viewed water recycling projects sponsored by any of the       |
| 10 | following:  |
| 11 | (1) Bear Valley Community Services District.                  |
| 12 | (2) Beaumont Cherry Valley Water District.                    |
| 13 | (3) Burbank Water and Power.                                  |
| 14 | (4) Cambria Community Services District.                      |
| 15 | (5) Central Contra Costa Sanitary District.                   |
| 16 | (6) City of American Canyon.                                  |
| 17 | (7) City of Benicia.  |
| 18 | (8) City of Brentwood.  |
| 19 | (9) City of Camarillo.  |
| 20 | (10) City of Carlsbad (Municipal Water Dis-                   |
| 21 | trict).   |
| 22 | (11) City of Corona Department of Water and                   |
| 23 | Power.  |
| 24 | (12) City of Daly City.                                       |
| 25 | (13) City of Del Mar.   |

| 1  | (14) City of Escondido.                        |
|----|--|
| 2  | (15) City of Fresno.                           |
| 3  | (16) City of Hayward.                          |
| 4  | (17) City of Los Angeles A. (Bureau of Sanita- |
| 5  | tion & Department of Water & Power).           |
| 6  | (18) City of Modesto.                          |
| 7  | (19) City of Morro Bay.                        |
| 8  | (20) City of Mountain View.                    |
| 9  | (21) City of Oceanside.                        |
| 10 | (22) City of Palo Alto.                        |
| 11 | (23) City of Paso Robles.                      |
| 12 | (24) City of Pismo Beach.                      |
| 13 | (25) City of Pleasanton.                       |
| 14 | (26) City of Poway.                            |
| 15 | (27) City of Redwood City.                     |
| 16 | (28) City of Riverside.                        |
| 17 | (29) City of Roseville.                        |
| 18 | (30) City of Sacramento.                       |
| 19 | (31) City of San Bernardino.                   |
| 20 | (32) City of San Diego.                        |
| 21 | (33) City of San Luis Obispo.                  |
| 22 | (34) City of Santa Barbara.                    |
| 23 | (35) City of Santa Rosa.                       |
| 24 | (36) City of Shasta Lake.                      |
| 25 | (37) City of Sunnyvale.                        |

| 1  | (38) City of Turlock.                         |
|----|---|
| 2  | (39) City of Vacaville.                       |
| 3  | (40) City of Visalia.                         |
| 4  | (41) Clear Creek Community Services District. |
| 5  | (42) Coachella Valley Water District.         |
| 6  | (43) Cucamonga Valley Water District.         |
| 7  | (44) Delta Diablo Sanitation District.        |
| 8  | (45) Desert Water Agency.                     |
| 9  | (46) Dublin San Ramon Services District.      |
| 10 | (47) East Bay Municipal Utility District.     |
| 11 | (48) East Valley Water District.              |
| 12 | (49) Eastern Municipal Water District.        |
| 13 | (50) El Dorado Irrigation District.           |
| 14 | (51) Fallbrook Public Utility District.       |
| 15 | (52) Goleta Water District.                   |
| 16 | (53) Helendale Community Services District.   |
| 17 | (54) Hi-Desert Water District.                |
| 18 | (55) Idyllwild Water District.                |
| 19 | (56) Inland Empire Utilities Agency.          |
| 20 | (57) Ironhouse Sanitary District.             |
| 21 | (58) Irvine Ranch Water District.             |
| 22 | (59) Las Virgenes Municipal Water District.   |
| 23 | (60) Leucadia Wastewater District.            |
| 24 | (61) Los Carneros Water District.             |
| 25 | (62) Marin Municipal Water District.          |

| 1  | (63) Monterey Regional Water Pollution Con-   |
|----|---|
| 2  | trol Agency.                                  |
| 3  | (64) Napa County Department of Public         |
| 4  | Works.  |
| 5  | (65) North Bay Water Reuse Authority.         |
| 6  | (66) North Marin Water District.              |
| 7  | (67) Novato Sanitary District.                |
| 8  | (68) Olivenhain Municipal Water District.     |
| 9  | (69) Orange County Sanitation District.       |
| 10 | (70) Orange County Water District.            |
| 11 | (71) Otay Water District.                     |
| 12 | (72) Padre Dam Municipal Water District.      |
| 13 | (73) Pajaro Valley Water Management Agency.   |
| 14 | (74) Paradise Irrigation District.            |
| 15 | (75) Pebble Beach Community Services Dis-     |
| 16 | trict.  |
| 17 | (76) Rainbow Municipal Water District.        |
| 18 | (77) Ramona Municipal Water District.         |
| 19 | (78) Rancho California Water District.        |
| 20 | (79) Rincon Del Diablo Municipal Water Dis-   |
| 21 | trict.  |
| 22 | (80) Sacramento Regional County Sanitation    |
| 23 | District.                                     |
| 24 | (81) San Bernardino County Special Districts. |

| 1  | (82) San Francisco Public Utilities Commis-    |
|----|--|
| 2  | sion.  |
| 3  | (83) San Jose Water Company.                   |
| 4  | (84) San Luis Obispo County.                   |
| 5  | (85) Santa Clara Valley Water District.        |
| 6  | (86) Santa Clarita Valley Sanitation District. |
| 7  | (87) Santa Fe Irrigation District.             |
| 8  | (88) Santa Margarita Water District.           |
| 9  | (89) Sonoma County Water Agency.               |
| 10 | (90) South Orange County Wastewater Author-    |
| 11 | ity.   |
| 12 | (91) South Tahoe Public Utility District.      |
| 13 | (92) Sunnyslope County Water District.         |
| 14 | (93) Town of Yountville.                       |
| 15 | (94) Tuolumne Utilities District.              |
| 16 | (95) Upper San Gabriel Valley Municipal Water  |
| 17 | District.                                      |
| 18 | (96) Valley Center Municipal Water District.   |
| 19 | (97) Valley Sanitary District.                 |
| 20 | (98) Ventura County Waterworks District No.    |
| 21 | 8.   |
| 22 | (99) Victor Valley Wastewater Reclamation Au-  |
| 23 | thority.                                       |
| 24 | (100) West Basin Municipal Water District.     |
| 25 | (101) West Bay Sanitary District.              |

| 1  | (102) West County Wastewater District (Rich-                  |
|----|---|
| 2  | mond, California).  |
| 3  | (103) Western Municipal Water District of Riv-                |
| 4  | erside County.  |
| 5  | (104) Western Riverside County Regional                       |
| 6  | Wastewater Authority.   |
| 7  | (105) Yucaipa Valley Water District.                          |
| 8  | (c) Eligibility for Desalination Project Fed-                 |
| 9  | ERAL SUPPORT.—Upon the submission of a completed              |
| 10 | feasibility report compliant with Bureau of Reclamation       |
| 11 | standards, the Secretary of the Interior shall review re-     |
| 12 | quests for water desalination funding assistance and, sub-    |
| 13 | ject to the availability of appropriations, award funding     |
| 14 | on a competitive basis for projects that meet the eligibility |
| 15 | requirements of title IV, including among the projects re-    |
| 16 | viewed the following desalination projects referenced in the  |
| 17 | 2013 California Water Plan:                                   |
| 18 | (1) Cambria Desalination Project.                             |
| 19 | (2) Camp Pendleton Seawater Desalination                      |
| 20 | Project.  |
| 21 | (3) Chino Basin Desalter 3.                                   |
| 22 | (4) Doheny Ocean Desalination Project.                        |
| 23 | (5) GREAT Program Groundwater Desalina-                       |
| 24 | tion Facility Expansion.                                      |

| 1  | (6) Huntington Beach Seawater Desalination       |
|----|--|
| 2  | Project.   |
| 3  | (7) Irvine Non-Potable Shallow Groundwater       |
| 4  | Unit Desalter.                                   |
| 5  | (8) Irvine Ranch Water District Wells 51, 52,    |
| 6  | 53, 21 & 22 Potable (Non-exempt) Desalter Plant. |
| 7  | (9) Long Beach Seawater Desalination Project.    |
| 8  | (10) Marina Desalination Facility Expansion.     |
| 9  | (11) Mission Valley Brackish Groundwater Re-     |
| 10 | covery Project.                                  |
| 11 | (12) Monterey Bay Regional Water Project De-     |
| 12 | salination Facility (Moss Landing).              |
| 13 | (13) Monterey Peninsula Water Supply Project.    |
| 14 | (14) Monterey Peninsula Water Supply Project     |
| 15 | (Ocean Desalination/Groundwater Replenishment).  |
| 16 | (15) Moorpark Groundwater Desalter.              |
| 17 | (16) North Pleasant Valley Groundwater           |
| 18 | Desalter.  |
| 19 | (17) Oceanside Ocean Desalination Project        |
| 20 | (San Luis Rey Basin).                            |
| 21 | (18) Perris II Desalter.                         |
| 22 | (19) Ramona Desalting Facility.                  |
| 23 | (20) San Diego Formation/Balboa Park             |
| 24 | Goundwater Desal Facility.                       |
| 25 | (21) San Elijo Valley Groundwater Project.       |

| 1  | (22) San Pasqual Brackish Groundwater Re                      |
|----|---|
| 2  | covery Project.   |
| 3  | (23) Santa Cruz/Soquel Creek Water District                   |
| 4  | Desalination Plant.   |
| 5  | (24) South Orange Coastal Ocean Desalination                  |
| 6  | Project.  |
| 7  | (25) West Basin Seawater Desalination Re-                     |
| 8  | gional Project.   |
| 9  | (26) West Simi Valley Desalter.                               |
| 10 | (d) Eligibility for Water Supply Project Fed-                 |
| 11 | ERAL SUPPORT.—Upon the submission of a completed              |
| 12 | feasibility report compliant with Bureau of Reclamation       |
| 13 | standards, the Secretary of the Interior shall review re-     |
| 14 | quests for funding assistance and, subject to the avail-      |
| 15 | ability of appropriations, award funding on a competitive     |
| 16 | basis for projects that meet the eligibility requirements of  |
| 17 | title IV, including in the review drought recovery and resil- |
| 18 | iency projects for—   |
| 19 | (1) groundwater recharge;                                     |
| 20 | (2) stormwater capture;                                       |
| 21 | (3) agricultural or urban water conservation                  |
| 22 | and efficiency; or  |
| 23 | (4) other innovative projects that can reduce re-             |
| 24 | liance on surface and groundwater supplies.                   |

| 1  | SEC. 302. REAUTHORIZATION OF DESALINATION ACT.             |
|----|--|
| 2  | (a) Definitions.—Section 2 of the Water Desalina-          |
| 3  | tion Act of 1996 (42 U.S.C. 10301 note; Public Law 104-    |
| 4  | 298) is amended—   |
| 5  | (1) by redesignating paragraphs (1), (2), (3),             |
| 6  | (4), and (5) as paragraphs (2), (3), (5), (6), and         |
| 7  | (4), respectively, and moving the paragraphs so as         |
| 8  | to appear in numerical order; and                          |
| 9  | (2) by inserting before paragraph (2) (as so re-           |
| 10 | designated) the following:                                 |
| 11 | "(1) ADMINISTRATOR.—The term 'Adminis-                     |
| 12 | trator' means the Administrator of the Environ-            |
| 13 | mental Protection Agency.".                                |
| 14 | (b) AUTHORIZATION OF RESEARCH AND STUDIES.—                |
| 15 | Section 3 of the Water Desalination Act of 1996 (42        |
| 16 | U.S.C. 10301 note; Public Law 104-298) is amended by       |
| 17 | adding at the end the following:                           |
| 18 | "(e) Prioritization.—In carrying out this section,         |
| 19 | the Secretary of the Interior shall prioritize funding for |
| 20 | research—  |
| 21 | "(1) to reduce energy consumption and lower                |
| 22 | the cost of seawater and brackish water desalination;      |
| 23 | "(2) to reduce the environmental impacts of                |
| 24 | seawater desalination and develop technology and           |
| 25 | strategies to minimize those impacts;                      |

| 1  | "(3) to improve existing reverse osmosis and                 |
|----|--|
| 2  | membrane technology;   |
| 3  | "(4) to carry out basic and applied research on              |
| 4  | next generation desalination technologies, including         |
| 5  | graphene membranes, forward osmosis, hybrid mem-             |
| 6  | brane-thermal desalination, improved energy recov-           |
| 7  | ery systems, and renewable energy-powered desalina-          |
| 8  | tion systems that could significantly reduce desalina-       |
| 9  | tion costs; and  |
| 10 | "(5) to develop portable or modular desalina-                |
| 11 | tion units capable of providing temporary emergency          |
| 12 | water supplies for domestic or military deployment           |
| 13 | purposes.".  |
| 14 | (c) DESALINATION DEMONSTRATION AND DEVELOP-                  |
| 15 | MENT.—Section 4 of the Water Desalination Act of 1996        |
| 16 | (42 U.S.C. 10301 note; Public Law 104–298) is amended        |
| 17 | by adding at the end the following:                          |
| 18 | "(c) Prioritization.—In carrying out demonstra-              |
| 19 | tion and development activities under this section, the Sec- |
| 20 | retary shall prioritize projects—                            |
| 21 | "(1) in drought-stricken States and commu-                   |
| 22 | nities;  |
| 23 | "(2) in States that have authorized funding for              |
| 24 | research and development of desalination tech-               |
| 25 | nologies and projects; and                                   |

| 1  | "(3) that can reduce reliance on imported water          |
|----|--|
| 2  | supplies that have an impact on species listed under     |
| 3  | the Endangered Species Act of 1973 (16 U.S.C.            |
| 4  | 1531 et seq.).".   |
| 5  | (d) AUTHORIZATION OF APPROPRIATIONS.—Section             |
| 6  | 8 of the Water Desalination Act of 1996 (42 U.S.C. 10301 |
| 7  | note; Public Law 104–298) is amended—                    |
| 8  | (1) in subsection (a), in the first sentence—            |
| 9  | (A) by striking "\$5,000,000" and inserting              |
| 10 | "\$10,000,000"; and                                      |
| 1  | (B) by striking "2013" and inserting                     |
| 12 | "2020"; and  |
| 13 | (2) in subsection (b), by striking "for each of          |
| 4  | fiscal years 2012 through 2013" and inserting "for       |
| 5  | each of fiscal years 2016 through 2020".                 |
| 6  | (e) Consultation.—Section 9 of the Water Desali-         |
| .7 | nation Act of 1996 (42 U.S.C. 10301 note; Public Law     |
| 8  | 104–298) is amended—                                     |
| 9  | (1) by striking the section designation and              |
| 20 | heading and all that follows through "In carrying        |
| 21 | out" in the first sentence and inserting the fol-        |
| 22 | lowing:  |
| 23 | "SEC. 9. CONSULTATION AND COORDINATION.                  |
| 4  | "(a) Consultation.—In carrying out";                     |

| 1  | (2) in the second sentence, by striking "The au       |
|----|---|
| 2  | thorization" and inserting the following:             |
| 3  | "(c) OTHER DESALINATION PROGRAMS.—The au-             |
| 4  | thorization'; and                                     |
| 5  | (3) by inserting after subsection (a) (as des-        |
| 6  | ignated by paragraph (1)) the following:              |
| 7  | "(b) Coordination of Federal Desalination             |
| 8  | RESEARCH AND DEVELOPMENT.—                            |
| 9  | "(1) IN GENERAL.—The White House Office of            |
| 10 | Science and Technology Policy shall develop a co-     |
| 11 | ordinated strategic plan that—                        |
| 12 | "(A) establishes priorities for future Fed-           |
| 13 | eral investments in desalination; and                 |
| 14 | "(B) coordinates the activities of Federal            |
| 15 | agencies involved in desalination, including the      |
| 16 | Bureau of Reclamation, the National Science           |
| 17 | Foundation, the Office of Naval Research of the       |
| 18 | Department of Defense, the National Labora-           |
| 19 | tories of the Department of Energy, the United        |
| 20 | States Geological Survey, the Environmental           |
| 21 | Protection Agency, and the National Oceanic           |
| 22 | and Atmospheric Administration.".                     |
| 23 | (f) Desalination Project Assistance.—The              |
| 24 | Water Desalination Act of 1996 (42 U.S.C. 10301 note; |

1 Public Law 104–298) is amended by adding at the end

| 2  | the following:   |
|----|--|
| 3  | "SEC. 10. FEASIBILITY STUDY AND DESIGN ASSISTANCE.           |
| 4  | "(a) IN GENERAL.—In order to facilitate the develop-         |
| 5  | ment of water desalination projects, the Administrator       |
| 6  | shall develop and implement a program to provide finan-      |
| 7  | cial assistance to study the feasibility and support the de- |
| 8  | sign of desalination facilities (including associated water  |
| 9  | distribution infrastructure) that provide usable water.      |
| 10 | "(b) Feasibility Studies.—                                   |
| 11 | "(1) IN GENERAL.—The Administrator may                       |
| 12 | provide grant assistance to a non-Federal project            |
| 13 | sponsor to evaluate and determine the feasibility of         |
| 14 | a public or public-private desalination project.             |
| 15 | "(2) FEDERAL SHARE.—The Federal share for                    |
| 16 | a feasibility study under paragraph (1) shall not ex-        |
| 17 | ceed 50 percent of the cost of the study.                    |
| 18 | "(3) Criteria for eligibility.—In carrying                   |
| 19 | out this subsection, the Administrator shall establish       |
| 20 | criteria to determine projects eligible for grant fund-      |
| 21 | ing based on the ability of the projects to provide re-      |
| 22 | gional water supply benefits, including—                     |
| 23 | "(A) improving water supply reliability in                   |
| 24 | regions subject to frequent and severe drought;              |
|    |  |

| 1  | "(B) enhancement of public health, safety,              |
|----|---|
| 2  | ecosystems, and watershed sustainability;               |
| 3  | "(C) preservation of groundwater through                |
| 4  | reduction of withdrawals from aquifers;                 |
| 5  | "(D) offsetting demand for water conveyed               |
| 6  | from environmentally sensitive areas outside            |
| 7  | service area of the project; and                        |
| 8  | "(E) mitigation of saltwater intrusion to               |
| 9  | aquifers.   |
| 10 | "(c) Project Design.—                                   |
| 11 | "(1) In General.—The Administrator may                  |
| 12 | provide grant assistance to a non-Federal project       |
| 13 | sponsor for the design of a public or public-private    |
| 14 | desalination project.                                   |
| 15 | "(2) FEDERAL SHARE.—The Federal share for               |
| 16 | project design under paragraph (1) shall not exceed     |
| 17 | 25 percent of the cost of project design of the         |
| 18 | project.  |
| 19 | "(3) Criteria for eligibility.—In carrying              |
| 20 | out this subsection, the Administrator shall establish  |
| 21 | criteria to determine projects eligible for grant fund- |
| 22 | ing, including—   |
| 23 | "(A) completion of a feasibility study de-              |
| 24 | scribed in subsection (b);                              |

| 1   | "(B) demonstration of technical feasibility                  |
|-----|--|
| 2   | and cost effectiveness;                                      |
| . 3 | "(C) completion of all required State and                    |
| 4   | Federal environmental impact analyses;                       |
| 5   | "(D) receipt of all necessary local, State,                  |
| 6   | and Federal permits;   |
| 7   | "(E) demonstration of financial capability                   |
| 8   | of non-Federal project sponsors;                             |
| 9   | "(F) quantification and net cost of water                    |
| 10  | produced by the project; and                                 |
| 11  | "(G) identification of users of produced                     |
| 12  | water supply, including water purchase agree-                |
| 13  | ments and other contractually binding mecha-                 |
| 14  | nisms.   |
| 15  | "(d) GUIDANCE.—Not later than 180 days after the             |
| 16  | date of enactment of this section, the Administrator shall   |
| 17  | publish appropriate guidance to implement this section.      |
| 18  | "(e) AUTHORIZATION OF APPROPRIATIONS.—There                  |
| 19  | is authorized to be appropriated to carry out this section   |
| 20  | \$10,000,000 for each of fiscal years 2016 through 2020,     |
| 21  | to remain available until expended.                          |
| 22  | "(f) Report on Desalination Technology.—Not                  |
| 23  | later than 90 days after the date of enactment of this sec-  |
| 24  | tion, the Secretary of the Navy shall submit to Congress     |
| 25  | a report on the application of desalinization technology for |

| 1  | defense and national security purposes to provide drought |
|----|---|
| 2  | relief to areas impacted by sharp declines in water sup-  |
| 3  | ply.".  |
| 4  | Subtitle B—Storage  |
| 5  | SEC. 311. DEFINITIONS.                                    |
| 6  | In this subtitle:   |
| 7  | (1) FEDERAL STORAGE PROJECT.—The term                     |
| 8  | "Federal storage project" means any water storage         |
| 9  | facility to which the United States holds title and       |
| 10 | which was authorized to be constructed, operated,         |
| 11 | and maintained pursuant to the reclamation laws.          |
| 12 | (2) Non-federal storage project.—The                      |
| 13 | term "non-Federal storage project" means any              |
| 14 | water storage facility constructed, operated, and         |
| 15 | maintained by any State, department of a State,           |
| 16 | subdivision of a State, or public agency organized        |
| 17 | pursuant to State law.                                    |
| 18 | SEC. 312. FEDERAL SUPPORT FOR INVESTMENTS IN STOR-        |
| 19 | AGE.  |
| 20 | (a) Federal Storage Projects.—                            |
| 21 | (1) AGREEMENTS.—On the request of any                     |
| 22 | State, department, agency, or subdivision of a State,     |
| 23 | or public agency organized pursuant to State law,         |
| 24 | the Secretary of the Interior may negotiate and           |
| 25 | enter into an agreement on behalf of the United           |

- States for participation in the construction or expansion of any Federal storage project in accordance with this section.
  - (2) FEDERAL COST SHARE.—Subject to the requirements of this subsection, the Secretary may participate in a Federal storage project in an amount equal to not more than 50 percent of the total cost of the Federal storage project.
  - (3) COMMENCEMENT.—The construction of a Federal storage project that is the subject of an agreement under this subsection shall not commence until the Secretary secures an agreement providing such funds as are necessary to pay the capital costs for any purpose that would otherwise be considered to be reimbursable under the reclamation laws.
  - (4) RIGHTS TO USE CAPACITY.—Subject to compliance with State water rights laws, the right to use the capacity of a Federal storage project for which the Secretary has entered into an agreement under this subsection shall be allocated in such manner as may be mutually agreed on by the Secretary and each other party to the agreement.
  - (5) Environmental laws.—In participating in a Federal storage project under this subsection, the Secretary shall comply with all applicable envi-

| 1  | ronmental laws, including the National Environ-       |
|----|---|
| 2  | mental Policy Act of 1969 (42 U.S.C. 4321 et seq.)    |
| 3  | (b) Non-Federal Storage Projects.—                    |
| 4  | (1) In general.—Subject to the requirements           |
| 5  | of this subsection, the Secretary of the Interior may |
| 6  | participate in a non-Federal storage project in an    |
| 7  | amount equal to not more than 25 percent of the       |
| 8  | total cost of the non-Federal storage project.        |
| 9  | (2) Request by Governor.—Participation in             |
| 10 | a non-Federal storage project under this subsection   |
| 11 | shall not occur unless—                               |
| 12 | (A) the participation has been requested by           |
| 13 | the Governor of the State in which the non-           |
| 14 | Federal storage project is located; and               |
| 15 | (B) the Secretary—                                    |
| 16 | (i) makes each determination de-                      |
| 17 | scribed in paragraph (3); and                         |
| 18 | (ii) submits to Congress a written no-                |
| 19 | tification of those determinations.                   |
| 20 | (3) Description of Determinations.—The                |
| 21 | determinations referred to in paragraph (2)(B)(i) in- |
| 22 | clude a determination by the Secretary that—          |
| 23 | (A) the relevant non-Federal storage                  |
| 24 | project is technically and financially feasible;      |

| 1  | (B) sufficient non-Federal funding is avail-            |
|----|---|
| 2  | able to complete the non-Federal storage                |
| 3  | project;  |
| 4  | (C) the non-Federal storage project spon-               |
| 5  | sors are financially solvent;                           |
| 6  | (D) the environmental impacts of the non-               |
| 7  | Federal storage project are acceptable; and             |
| 8  | (E) the Federal benefits of the non-Fed-                |
| 9  | eral storage project, including water supplies          |
| 10 | dedicated to specific purposes such as environ-         |
| 11 | mental enhancement or wildlife refuges, meet or         |
| 12 | exceed the proposed Federal investment.                 |
| 13 | (4) PROJECTS IN CALIFORNIA.—Federal fund-               |
| 14 | ing for construction of the Los Vaqueros Reservoir,     |
| 15 | North-of-Delta Offstream Storage (Sites Reservoir),     |
| 16 | and the Upper San Joaquin River non-Federal stor-       |
| 17 | age projects described in clauses (i)(II), (ii)(I), and |
| 18 | (ii)(II) of section 103(d)(1)(A) of Public Law 108–     |
| 19 | 361 (118 Stat. 1684) is conditional on the Cali-        |
| 20 | fornia Water Commission determining that—               |
| 21 | (A) the project is feasible, is consistent              |
| 22 | with all applicable laws and regulations, and           |
| 23 | will advance the long-term objectives of restor-        |
| 24 | ing ecological health and improving water man-          |
| 25 | agement for beneficial uses of the Delta, pursu-        |

| 1  | ant to section 79755(a)(5)(B) of the California  |
|----|--|
| 2  | Water Quality, Supply, and Infrastructure Im-    |
| 3  | provement Act of 2014 (division 26.7 of the      |
| 4  | California Water Code); and                      |
| 5  | (B) pursuant to section 79753(a) of that         |
| 6  | Act, 50 percent or more of the total public ben- |
| 7  | efits of the project provide the following:      |
| 8  | (i) Ecosystem improvements, includ-              |
| 9  | ing changing the timing of water diver-          |
| 10 | sions, improvement in flow conditions, tem-      |
| 11 | perature, or other benefits that contribute      |
| 12 | to restoration of aquatic ecosystems and         |
| 13 | native fish and wildlife, including those        |
| 14 | ecosystems and fish and wildlife in the          |
| 15 | Delta.   |
| 16 | (ii) Water quality improvements in the           |
| 17 | Delta, or in other river systems, that pro-      |
| 18 | vide significant public trust resources, or      |
| 19 | that clean up and restore groundwater re-        |
| 20 | sources.   |
| 21 | (iii) Flood control benefits, including          |
| 22 | increases in flood reservation space in ex-      |
| 23 | isting reservoirs by exchange for existing       |
| 24 | or increased water storage capacity in re-       |
| 25 | sponse to the effects of changing hydrology      |

| 1  | and decreasing snow pack on the water                 |
|----|---|
| 2  | and flood management system of the State              |
| 3  | (iv) Emergency response, including se-                |
| 4  | curing emergency water supplies and flows             |
| 5  | for dilution and salinity repulsion following         |
| 6  | a natural disaster or act of terrorism.               |
| 7  | (v) Recreational purposes, including                  |
| 8  | those recreational pursuits generally asso-           |
| 9  | ciated with the outdoors.                             |
| 10 | (5) Environmental laws.—In participating              |
| 11 | in a non-Federal storage project under this sub-      |
| 12 | section, the Secretary shall comply with all applica- |
| 13 | ble environmental laws, including the National Envi-  |
| 14 | ronmental Policy Act of 1969 (42 U.S.C. 4321 et       |
| 15 | seq.).  |
| 16 | (6) Information.—In participating in a non-           |
| 17 | Federal storage project under this subsection, the    |
| 18 | Secretary—  |
| 19 | (A) may rely on reports prepared by the               |
| 20 | non-Federal storage project sponsor, including        |
| 21 | feasibility (or equivalent) studies, environmental    |
| 22 | analyses, and other pertinent reports and anal-       |
| 23 | yses; but   |

| 1  | (B) shall retain responsibility for making           |
|----|--|
| 2  | the independent determinations described in          |
| 3  | paragraph (3).                                       |
| 4  | (c) AUTHORIZATION OF APPROPRIATIONS.—                |
| 5  | (1) In general.—There is authorized to be            |
| 6  | appropriated to carry out this section \$600,000,000 |
| 7  | through fiscal year 2025.                            |
| 8  | (2) Report.—Not later than 1 year after the          |
| 9  | date of enactment of this Act, the Secretary of the  |
| 10 | Interior shall submit to the Committee on Energy     |
| 11 | and Natural Resources of the Senate and the Com-     |
| 12 | mittee on Natural Resources of the House of Rep-     |
| 13 | resentatives a report that contains recommendations  |
| 14 | of the Secretary, if any, regarding whether addi-    |
| 15 | tional appropriations are needed to carry out the    |
| 16 | purposes of this section, and the amount of such ad- |
| 17 | ditional appropriations.                             |
| 18 | SEC. 313. CALFED STORAGE PROJECTS.                   |
| 19 | (a) FINDINGS.—Congress finds that—                   |
| 20 | (1) the record drought conditions being experi-      |
| 21 | enced in the State as of the date of enactment of    |
| 22 | this Act are—  |
| 23 | (A) expected to recur in the future; and             |
| 24 | (B) likely to do so with increasing fre-             |
| 25 | quency;  |

| 1          | (2) water storage is an indispensable and inte-        |
|------------|--|
| 2          | gral part of any solution to address the long-term     |
| 3          | water challenges of the State;                         |
| 4          | (3) Congress authorized relevant feasibility           |
| 5          | studies for 5 water storage projects in the State, in- |
| 6          | cluding projects for—                                  |
| 7          | (A) enlargement of Shasta Dam in Shasta                |
| 8          | County under section 2(a) of Public Law 96-            |
| 9          | 375 (94 Stat. 1506), as reaffirmed under sec-          |
| 10         | tion $103(d)(1)(A)(i)(I)$ of Public Law $108-361$      |
| 11         | (118 Stat. 1684);                                      |
| 12         | (B) enlargement of Los Vaqueros Res-                   |
| 13         | ervoir in Contra Costa County under section            |
| <b>l</b> 4 | 215 of Public Law 108-7 (117 Stat. 147), as            |
| 15         | reaffirmed under section $103(d)(1)(A)(i)(H)$ of       |
| 16         | Public Law 108–361 (118 Stat. 1684);                   |
| 17         | (C) construction of North-of-Delta                     |
| 8          | Offstream Storage (Sites Reservoir) in Colusa          |
| 9          | County under section 215 of Public Law 108-            |
| 20         | 7 (117 Stat. 147), as reaffirmed under section         |
| 21         | 103(d)(1)(A)(ii)(I) of Public Law $108-361$            |
| 22         | (118 Stat. 1684);                                      |
| 23         | (D) construction of the Upper San Joaquin              |
| 4          | River storage (Temperance Flat) in Fresno and          |
| 5          | Madera Counties under section 215 of Public            |

| 1  | Law 108–7 (117 Stat. 147), as reaffirmed                |
|----|---|
| 2  | under section 103(d)(1)(A)(ii)(II) of Public            |
| 3  | Law 108-361 (118 Stat. 1684); and                       |
| 4  | (E) expansion of San Luis Reservoir under               |
| 5  | section 103(f)(1)(A) of Public Law 108–361              |
| 6  | (118 Stat. 1694);                                       |
| 7  | (4) as of the date of enactment of this Act, it         |
| 8  | has been more than 10 years since the authorization     |
| 9  | of the feasibility studies referred to in paragraph     |
| 10 | (3), but complete and final feasibility studies have    |
| 11 | not been prepared for any of those water storage        |
| 12 | projects;   |
| 13 | (5) the slow pace of work on completion of the          |
| 14 | feasibility studies for those 5 water storage projects  |
| 15 | is unjustified and of deep concern; and                 |
| 16 | (6) there is significant public interest in, and        |
| 17 | urgency with respect to, completing all feasibility     |
| 18 | studies and environmental reviews for the water         |
| 19 | storage projects referred to in paragraph (3), given    |
| 20 | the critical need for that infrastructure to address    |
| 21 | current and future water challenges of the State.       |
| 22 | (b) Deadlines for Completing Storage Stud-              |
| 23 | IES.—The Secretary of the Interior, through the Commis- |
| 24 | sioner of Reclamation, shall—                           |

- 1 (1) complete the feasibility studies described in 2 clauses (i)(I) and (ii)(II) of section 103(d)(1)(A) of 3 Public Law 108–361 (118 Stat. 1684) and submit 4 such studies to the appropriate committees of the 5 House of Representatives and the Senate not later 6 than December 31, 2015;
  - (2) complete the feasibility study described in clause (i)(II) of section 103(d)(1)(A) of Public Law 108–361 (118 Stat. 1684) and submit such study to the appropriate committees of the House of Representatives and the Senate not later than November 30, 2016;
  - (3) complete a publicly available draft of the feasibility study described in clause (ii)(I) of section 103(d)(1)(A) of Public Law 108–361 (118 Stat. 1684) and submit such study to the appropriate committees of the House of Representatives and the Senate not later than November 30, 2016;
  - (4) complete the feasibility study described in clause (ii)(I) of section 103(d)(1)(A) of Public Law 108–361 (118 Stat. 1684) and submit such study to the appropriate committees of the House of Representatives and the Senate not later than November 30, 2017;

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- (5) complete the feasibility study described in section 103(f)(1)(A) of Public Law 108-361 (118) Stat. 1694) and submit such study to the appropriate Committees of the House of Representatives and the Senate not later than December 31, 2017;
- 6 (6) provide a progress report on the status of 7 the feasibility studies referred to in paragraphs (1) 8 through (3) to the appropriate committees of the 9 House of Representatives and the Senate not later 10 than 90 days after the date of the enactment of this Act and every 180 days thereafter until December 31, 2017, as applicable, which report shall include timelines for study completion, draft environmental impact statements, final environmental impact statements, and records of decision; and
  - (7) communicate, coordinate, and cooperate with public water agencies that contract with the United States for Central Valley Project water and that are expected to participate in the cost pools that will be created for the projects proposed in the feasibility studies under this section.
- 22 (c) IMPACTS.—The Secretary of the Interior, in con-23 sultation with other appropriate agencies, shall establish a process to address direct and substantial impacts caused

by any storage projects under this section.

| 1  | SEC. 314. AUTHORIZATION TO INCREASE RESERVOIR CA     |
|----|--|
| 2  | PACITY AS PART OF DAM SAFETY PROJECTS                |
| 3  | The Reclamation Safety of Dams Act of 1978 is        |
| 4  | amended by—  |
| 5  | (1) in section 3 (43 U.S.C. 507), in the first       |
| 6  | sentence, by striking "Construction" and inserting   |
| 7  | "Except as provided in section 5B, construction";    |
| 8  | and  |
| 9  | (2) inserting after section 5A (43 U.S.C. 509a)      |
| 10 | the following:                                       |
| 11 | "SEC. 5B. AUTHORIZATION TO INCREASE RESERVOIR CA-    |
| 12 | PACITY AS PART OF DAM SAFETY PROJECTS.               |
| 13 | "(a) DETERMINATION BY SECRETARY OF THE INTE-         |
| 14 | RIOR.—   |
| 15 | "(1) In general.—Subject to subsection (b),          |
| 16 | notwithstanding section 3, if the Secretary makes a  |
| 17 | determination described in paragraph (2), the Sec-   |
| 18 | retary may develop additional project benefits       |
| 19 | through the construction of new or supplementary     |
| 20 | works on a project—                                  |
| 21 | "(A) in conjunction with the activities of           |
| 22 | the Secretary under section 2; and                   |
| 23 | "(B) subject to the conditions described in          |
| 24 | the relevant feasibility study.                      |
| 25 | "(2) Description of Determination.—A de-             |
| 26 | termination referred to in paragraph (1) is a deter- |
|    |  |

| 1  | mination by the Secretary that an additional project        |
|----|---|
| 2  | benefit (including additional conservation storage ca       |
| 3  | pacity) is—   |
| 4  | "(A) necessary;   |
| 5  | "(B) in the interests of—                                   |
| 6  | "(i) the United States; and                                 |
| 7  | "(ii) the project;  |
| 8  | "(C) feasible; and  |
| 9  | "(D) not inconsistent with the purposes of                  |
| 10 | this Act.   |
| 11 | "(b) REQUIREMENT.—The costs associated with de-             |
| 12 | veloping an additional project benefit under subsection (a) |
| 13 | shall be—   |
| 14 | "(1) allocated to the authorized purposes of the            |
| 15 | project that have a benefit;                                |
| 16 | "(2) subject to a cost-sharing agreement among              |
| 17 | applicable Federal, State, and local agencies relating      |
| 18 | to the additional project benefit; and                      |
| 19 | "(3) repaid in accordance with the reclamation              |
| 20 | laws.".   |
| 21 | SEC. 315. RESERVOIR OPERATION IMPROVEMENT.                  |
| 22 | (a) REPORT.—Not later than 180 days after the date          |
| 23 | of enactment of this Act, the Secretary of the Army shall   |
| 24 | submit to the Committees on Appropriations and the Com-     |
| 25 | mittee on Environment and Public Works of the Senate        |

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|----|---|
| 1  | and the Committee on Appropriations and the Committee     |
| 2  | on Transportation and Infrastructure of the House of      |
| 3  | Representatives a report including the following informa- |
| 4  | tion for any State under a gubernatorial drought declara- |
| 5  | tion during water year 2015:                              |
| 6  | (1) A list of Corps of Engineer projects and              |
| 7  | non-Federal projects operated for flood control in        |
| 8  | accordance with rules prescribed by the Secretary of      |
| 9  | the Army pursuant to section 7 of the Act of De-          |
| 10 | cember 22, 1944 (commonly known as the "Flood             |
| 11 | Control Act of 1944") (58 Stat. 890, chapter 665).        |
| 12 | (2) The year during which the original water              |
| 13 | control manual was approved.                              |
| 14 | (3) The year during which any subsequent revi-            |
| 15 | sions to the water control plan and manual of the         |
| 16 | project are proposed to occur.                            |
| 17 | (4) A list of projects for which operational devi-        |
| 18 | ations for drought contingency have been requested,       |
| 19 | and the status of the request.                            |
| 20 | (5) The means by which water conservation and             |
| 21 | water quality improvements were addressed.                |

(6) A list of projects for which permanent

changes to storage allocations have been requested,

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and the status of the request.

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- 1 (b) Project Identification.—Not later than 60
- 2 days after the date of completion of the report under sub-
- 3 section (a), the Secretary of the Army shall identify any
- 4 projects described in the report that meet the following
- 5 criteria:
- 6 (1) The project is located in a State in which
- 7 a drought emergency has been declared or was in ef-
- 8 fect during the 1-year period preceding the date of
- 9 final review by the Secretary.
- 10 (2) The water control manual and hydrometeo-
- 11 rological information establishing the flood control
- rule curves of the project have not been revised dur-
- ing the 20-year period ending on the date of review
- by the Secretary.
- 15 (3) Revision of water operations manuals, in-
- 16 cluding flood control rule curves, based on the use
- of improved weather forecasting or run-off fore-
- casting methods, new watershed data, or changes to
- 19 project operations, for the project is likely to en-
- 20 hance the existing authorized project purposes in-
- 21 cluding water supply storage capacity and reliability,
- flood control operations and environmental restora-
- tion.
- 24 (c) Additional Projects Identified.—Not later
- 25 than 60 days after the date of completion of the report

- 1 under subsection (a), the Secretary of the Army shall iden-
- 2 tify any non-Corps of Engineers projects that meet—
- 3 (1) the criteria described in subsection (b); and
- 4 (2)(A) the owner of the non-Federal project has
- 5 submitted to the Secretary of the Army a formal re-
- 6 quest to review or revise the operations manual or
- 7 flood control rule curves to accommodate new water-
- 8 shed data or projected project modifications or oper-
- 9 ational changes; and
- 10 (B) the modifications or operational changes
- proposed by the owner of the non-Federal project
- are likely to enhance water supply benefits and flood
- 13 control operations.

## (d) PILOT PROJECTS.—

- 15 (1) IN GENERAL.—Not later than 1 year after
- the date of identification of the projects under sub-
- sections (b) and (c), if any, the Secretary of the
- Army shall carry out not more than 5 pilot projects,
- including at least 2 non-Federal projects (within the
- meaning of subsection (a)(1)) (if any are identified
- under subsection (b) or (c)), to implement revisions
- of water operations manuals, including flood control
- rule curves, based on the best available science,
- which may include—
- 25 (A) forecast-informed operations;

| 1  | (B) new watershed data; and                               |
|----|---|
| 2  | (C) if applicable, spillway improvements.                 |
| 3  | (2) Consultation.—In implementing the pilot               |
| 4  | projects pursuant to this subsection, the Secretary of    |
| 5  | the Army shall consult with all affected interests, in-   |
| 6  | cluding non-Federal entities responsible for oper-        |
| 7  | ations and maintenance costs of a Corps of Engi-          |
| 8  | neers facility, affected water rights holders, individ-   |
| 9  | uals and entities with storage entitlements, and local    |
| 10 | agencies with flood control responsibilities down-        |
| 11 | stream of a Corps of Engineers facility.                  |
| 12 | (e) COORDINATION WITH NON-FEDERAL PROJECT                 |
| 13 | ENTITIES.—If a project identified under subsection (b) or |
| 14 | (c) is—   |
| 15 | (1) a non-Federal project, the Secretary of the           |
| 16 | Army, prior to carrying out an activity under this        |
| 17 | section, shall—   |
| 18 | (A) consult with the non-Federal project                  |
| 19 | owner; and  |
| 20 | (B) enter into a cooperative agreement,                   |
| 21 | memorandum of understanding, or other agree-              |
| 22 | ment with the non-Federal project owner; and              |
| 23 | (2) owned and operated by the Corps of Engi-              |
| 24 | neers, the Secretary of the Army, prior to carrying       |
| 25 | out an activity under this section, shall—                |

| 1  | (A) consult with each non-Federal entity                   |
|----|--|
| 2  | (including a municipal water district, irrigation          |
| 3  | district, joint powers authority, or other local           |
| 4  | governmental entity) that currently—                       |
| 5  | (i) manages (in whole or in part) a                        |
| 6  | Corps of Engineers dam or reservoir; or                    |
| 7  | (ii) is responsible for operations and                     |
| 8  | maintenance costs; and                                     |
| 9  | (B) enter into a cooperative agreement,                    |
| 10 | memorandum of understanding, or other agree-               |
| 11 | ment with each such entity.                                |
| 12 | (f) Consideration.—In designing and imple-                 |
| 13 | menting a forecast-informed reservoir operations plan, the |
| 14 | Secretary of the Army may consider—                        |
| 15 | (1) the relationship between ocean and atmos-              |
| 16 | pheric conditions, including the El Nino and La            |
| 17 | Nina cycles, and the potential for above-normal, nor-      |
| 18 | mal, and below-normal rainfall for the coming water        |
| 19 | year, including consideration of atmospheric river         |
| 20 | forecasts;   |
| 21 | (2) the precipitation and runoff index specific            |
| 22 | to the basin and watershed of the relevant dam or          |
| 23 | reservoir, including incorporating knowledge of            |
| 24 | hydrological and meteorological conditions that influ-     |
| 25 | ence the timing and quantity of runoff;                    |

| 1  | (3) improved hydrologic forecasting for precipi-            |
|----|---|
| 2  | tation, snowpack, and soil moisture conditions;             |
| 3  | (4) an adjustment of operational flood control              |
| 4  | rule curves to optimize water supply storage and re-        |
| 5  | liability, hydropower production, environmental bene-       |
| 6  | fits for flows and temperature, and other authorized        |
| 7  | project benefits, without a reduction in flood safety;      |
| 8  | and   |
| 9  | (5) proactive management in response to                     |
| 10 | changes in forecasts.                                       |
| 11 | (g) FUNDING.—On finalizing an agreement with a              |
| 12 | non-Federal project sponsor or non-Federal project owner    |
| 13 | pursuant to subsection (e), the Secretary of the Army may   |
| 14 | accept non-Federal funds for all or a portion of the cost   |
| 15 | of carrying out a review or revision of water control manu- |
| 16 | als and flood control rule curves.                          |
| 17 | (h) Effec <b>t.</b> —                                       |
| 18 | (1) Manual revisions.—A revision of a man-                  |
| 19 | ual shall not interfere with the authorized purposes        |
| 20 | of a project.   |
| 21 | (2) Effect.—  |
| 22 | (A) Act.—Nothing in this Act authorizes                     |
| 23 | the Secretary of the Army to carry out, at a                |
| 24 | Corps of Engineers or non-Federal dam or res-               |
| 25 | ervoir, any project or activity for a purpose not           |

- otherwise authorized as of the date of enactment of this Act.
- 3 (B) SECTION.—Nothing in this section af-4 fects or modifies any obligation of the Secretary 5 of the Army under State law or authorizes the 6 diversion or use of water in a manner that is 7 inconsistent with State water rights law.
- 8 (3) BUREAU OF RECLAMATION PROJECTS EX-9 CLUDED.—This section shall not apply to any dam 10 or reservoir owned by the Bureau of Reclamation.
- 11 (i) Modifications to Manuals and Curves.—Not 12 later than 180 days after the date of completion of a modi-13 fication to an operations manual or flood control rule 14 curve, the Secretary of the Army shall submit to Congress 15 a report regarding the components of the forecast-based 16 reservoir operations plan incorporated into the change.

## 17 SEC. 316. REPORT TO CONGRESS.

Not later than 2 years after the date of enactment of this Act, and every 2 years thereafter, the Secretary shall submit to the Committee on Energy and Natural Resources of the Senate and the Committee on Natural Resources of the House of Representatives a report summarizing the financial performance of the projects that are receiving, or have received, assistance under this subtitle.

| 1  | including an assessment of whether the objectives of this    |
|----|--|
| 2  | subtitle are being met.                                      |
| 3  | Subtitle C-Water Recycling, Con-                             |
| 4  | servation, Efficiency, and Other                             |
| 5  | Programs   |
| 6  | SEC. 321. PROMOTING WATER EFFICIENCY WITH                    |
| 7  | WATERSENSE.  |
| 8  | (a) In General.—There is established within the              |
| 9  | Environmental Protection Agency a program, to be known       |
| 10 | as the "WaterSense Program", to identify and promote         |
| 11 | water efficient products, buildings, landscapes, facilities, |
| 12 | processes, and services so as—                               |
| 13 | (1) to reduce water use;                                     |
| 14 | (2) to reduce the strain on water, wastewater,               |
| 15 | and stormwater infrastructure;                               |
| 16 | (3) to conserve energy used to pump, heat,                   |
| 17 | transport, and treat water; and                              |
| 18 | (4) to preserve water resources for future gen-              |
| 19 | erations, through voluntary labeling of, or other            |
| 20 | forms of communications regarding, products, build-          |
| 21 | ings, landscapes, facilities, processes, and services        |
| 22 | that meet the highest water efficiency and perform-          |
| 23 | ance criteria.   |

| 1  | (b) Duties.—The Administrator of the Environ-            |
|----|--|
| 2  | mental Protection Agency (referred to in this section as |
| 3  | the "Administrator") shall—                              |
| 4  | (1) establish—   |
| 5  | (A) a WaterSense label to be used for cer-               |
| 6  | tain items; and  |
| 7  | (B) the procedure by which an item may                   |
| 8  | be certified to display the WaterSense label;            |
| 9  | (2) promote WaterSense-labeled products,                 |
| 10 | buildings, landscapes, facilities, processes, and serv-  |
| 11 | ices in the marketplace as the preferred technologies    |
| 12 | and services for—  |
| 13 | (A) reducing water use; and                              |
| 14 | (B) ensuring product and service perform-                |
| 15 | ance;  |
| 16 | (3) work to enhance public awareness of the              |
| 17 | WaterSense label through public outreach, edu-           |
| 18 | cation, and other means;                                 |
| 19 | (4) preserve the integrity of the WaterSense             |
| 20 | label by—  |
| 21 | (A) establishing and maintaining perform-                |
| 22 | ance criteria so that products, buildings, land-         |
| 23 | scapes, facilities, processes, and services labeled      |
| 24 | with the WaterSense label perform as well or             |
| 25 | better than less water-efficient counterparts;           |

| 1  | (B) overseeing WaterSense certifications                |
|----|---|
| 2  | made by third parties;                                  |
| 3  | (C) conducting reviews of the use of the                |
| 4  | WaterSense label in the marketplace and taking          |
| 5  | corrective action in any case in which misuse of        |
| 6  | the label is identified; and                            |
| 7  | (D) carrying out such other measures as                 |
| 8  | the Administrator determines to be appropriate;         |
| 9  | (5) regularly review and, if appropriate, update        |
| 10 | WaterSense criteria for categories of products, build-  |
| 11 | ings, landscapes, facilities, processes, and services,  |
| 12 | at least once every 6 years;                            |
| 13 | (6) to the maximum extent practicable, regu-            |
| 14 | larly estimate and make available to the public the     |
| 15 | production and relative market shares of, and the       |
| 16 | savings of water, energy, and capital costs of water,   |
| 17 | wastewater, and stormwater infrastructure attrib-       |
| 18 | utable to the use of WaterSense-labeled products,       |
| 19 | buildings, landscapes, facilities, processes, and serv- |
| 20 | ices, at least annually;                                |
| 21 | (7) solicit comments from interested parties and        |
| 22 | the public prior to establishing or revising a          |
| 23 | WaterSense category, specification, installation cri-   |
| 24 | terion, or other criterion;                             |

| 1          | (8) provide reasonable notice to interested par           |
|------------|---|
| 2          | ties and the public of any changes (including effect      |
| 3          | tive dates), on the adoption of a new or revised cat      |
| 4          | egory, specification, installation criterion, or other    |
| 5          | criterion, along with—                                    |
| 6          | (A) an explanation of the changes; and                    |
| 7          | (B) as appropriate, responses to comments                 |
| 8          | submitted by interested parties and the public            |
| 9          | (9) provide appropriate lead time (as deter-              |
| 10         | mined by the Administrator) prior to the applicable       |
| 11         | effective date for a new or significant revision to a     |
| 12         | category, specification, installation criterion, or other |
| 13         | criterion, taking into account the timing require-        |
| <u>l</u> 4 | ments of the manufacturing, marketing, training           |
| 15         | and distribution process for the specific product,        |
| 16         | building and landscape, or service category ad-           |
| 17         | dressed;  |
| 8          | (10) identify and, if appropriate, implement              |
| 9          | other voluntary approaches in commercial, institu-        |
| 20         | tional, residential, industrial, and municipal sectors    |
| 21         | to encourage recycling and reuse technologies to im-      |
| 22         | prove water efficiency or lower water use; and            |
| 23         | (11) if appropriate, authorize the WaterSense             |

label for use on products that are labeled by the En-

| 1  | ergy Star program implemented by the Adminis-               |
|----|---|
| 2  | trator and the Secretary of Energy.                         |
| 3  | (c) AUTHORIZATION OF APPROPRIATIONS.—There                  |
| 4  | are authorized to be appropriated to carry out this sec-    |
| 5  | tion—   |
| 6  | (1) \$5,000,000 for fiscal year 2016;                       |
| 7  | (2) \$5,000,000 for fiscal year 2017;                       |
| 8  | (3) \$5,000,000 for fiscal year 2018;                       |
| 9  | (4) \$5,000,000 for fiscal year 2019; and                   |
| 10 | (5) for each subsequent fiscal year, the applica-           |
| 11 | ble amount for the preceding fiscal year, as adjusted       |
| 12 | to reflect changes for the 12-month period ending           |
| 13 | the preceding November 30 in the Consumer Price             |
| 14 | Index for All Urban Consumers published by the              |
| 15 | Bureau of Labor Statistics of the Department of             |
| 16 | Labor.  |
| 17 | SEC. 322. INCREASING OPPORTUNITIES FOR AGRICUL              |
| 18 | TURAL CONSERVATION.   |
| 19 | (a) In General.—The Secretary of the Interior is            |
| 20 | authorized and directed to enter into voluntary agree-      |
| 21 | ments with public water agencies or other entities that re- |
| 22 | ceive water from any project operated by the Bureau of      |
| 23 | Reclamation to implement water conservation programs        |

| 1  | (b) USES OF CONSERVED WATER.—Of the quantity              |
|----|---|
| 2  | of water conserved as a result of the exercise of the au  |
| 3  | thority of the Secretary under subsection (a)—            |
| 4  | (1) 25 percent shall be retained by the public            |
| 5  | water agency or entity with which the Secretary has       |
| 6  | entered into a water conservation agreement; and          |
| 7  | (2) 75 percent shall be retained by the Sec-              |
| 8  | retary, of which—   |
| 9  | (A) 33 percent shall be used or marketed                  |
| 10 | on an annual basis for purposes that will pro-            |
| 11 | mote groundwater recharge and conservation;               |
| 12 | and   |
| 13 | (B) 67 percent shall be used on an annual                 |
| 14 | basis for refuge water supply or other author-            |
| 15 | ized project purposes.                                    |
| 16 | (c) Exceptions.—For good reason, the Secretary            |
| 17 | and the public water agency or entity with which the Sec- |
| 18 | retary has entered into a water conservation agreement    |
| 19 | may agree to modify the percentages of uses of the water  |
| 20 | conserved specified in subsection (b) in a particular in- |
| 21 | stance.   |
| 22 | (d) Contributed Funds.—                                   |
| 23 | (1) In general.—Any existing water service or             |
| 24 | repayment contractor within the project service area      |

- 1 may contribute funds for the implementation of the 2 water conservation agreement.
  - (2) ACTION BY SECRETARY.—If a contractor provides contributed funds pursuant to paragraph (1), the Secretary shall provide to that water service or repayment contractor some or all of the water described in subsection (b)(2)(B), but not to exceed the proportion of funds contributed by the contractor.
- 10 (3) Additional water.—If a contractor con-11 tributes over 50 percent of the project cost, the Sec-12 retary may reach an agreement with the contractor 13 to provide some of the water described in subsection 14 (b)(2)(A) for the contractor to use for groundwater 15 recharge and conservation, subject to the condition 16 that the contractor may not receive a higher propor-17 tion of the water conserved than the proportion of 18 the funds contributed by the contractor.

## 19 SEC. 323. ASSISTANCE FOR DROUGHT-STRICKEN COMMU-

20 NITIES.

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- 21 (a) FINDINGS.—Congress finds that—
- 22 (1) across the United States, more than 90 per-23 cent of the community water systems serve popu-24 lations of less than 10,000 individuals;

- 1 (2) the number of dry wells continues to in2 crease as the State enters the fourth consecutive
  3 summer of drought, with approximately 1,988 wells
  4 statewide identified as critical or dry, which affects
  5 an estimated 9,940 residents, with 1,883 of the
  6 1,988 dry wells concentrated in the inland regions
  7 within the Central Valley;
  - (3) many areas of the State are disproportionately impacted by drought because the areas are heavily dependent or completely reliant on groundwater from basins that are in overdraft and in which the water table declines year after year or from basins that are contaminated; and
  - (4) those communities throughout the State have been impacted by the presence of naturally occurring arsenic in the groundwater among other contaminants, as a result of higher concentration of contaminants in the water.
- 19 (b) Additional Assistance for Communities20 Without Access to Adequate Water.—
  - (1) IN GENERAL.—To assist disadvantaged communities that have experienced a significant decline in quantity or quality of drinking water, and to obtain or maintain adequate quantities of water that meet the standards set by the Federal Water Pollu-

| 1  | tion Control Act (33 U.S.C. et seq.), there is estab- |
|----|---|
| 2  | lished within the Rural Water and Waste Disposal      |
| 3  | Program of the Department of Agriculture a pro-       |
| 4  | gram under which the Secretary of Agriculture shall   |
| 5  | provide grants for communities—                       |
| 6  | (A) that are unable to meet the primary               |
| 7  | water quality standards under that Act; or            |
| 8  | (B) the local private or public water supply          |
| 9  | of which has been lost or severely diminished         |
| 10 | due to drought conditions.                            |
| 11 | (2) ELIGIBLE COMMUNITIES.—                            |
| 12 | (A) IN GENERAL.—Except as provided in                 |
| 13 | subparagraph (B), to be eligible to receive a         |
| 14 | grant under this subsection, a community shall        |
| 15 | carry out a project described in paragraph (3),       |
| 16 | the service area of which—                            |
| 17 | (i) shall not be located in any city or               |
| 18 | town with a population of more than                   |
| 19 | 10,000 residents; and                                 |
| 20 | (ii) has a median household income of                 |
| 21 | less than 100 percent of a the nonmetro-              |
| 22 | politan median household income of the                |
| 23 | State.  |
| 24 | (B) Exceptions.—Notwithstanding sub-                  |
| 25 | paragraph (A)(i), the Secretary may provide as-       |

| 1    | sistance to communities exceeding the 10,000       |
|------|--|
| 2    | population limit established by that subpara-      |
| 3    | graph in the event there is a threat to the        |
| 4    | human health and safety of the community as        |
| -5   | a result of decreased water supplies or water      |
| 6    | quality.   |
| 7    | (3) Eligible projects.—Projects eligible for       |
| 8    | this program may be used for—                      |
| 9    | (A) point of use treatment;                        |
| 10   | (B) point of entry systems;                        |
| 11   | (C) distributed treatment facilities;              |
| 12   | (D) construction of new water source fa-           |
| 13   | cilities including wells and connections to exist- |
| 14   | ing systems;                                       |
| 15   | (E) water distribution facilities;                 |
| 16   | (F) connection fees to existing systems;           |
| 17   | (G) assistance to households to connect to         |
| 18 , | water facilities; and                              |
| 19   | (H) any combination of activities described        |
| 20   | in subparagraphs (A) through (G).                  |
| 21   | (4) Prioritization.—In determining priorities      |
| 22   | for funding projects, the Secretary of Agriculture |
| 23   | shall take into consideration—                     |
| 24   | (A) where water outages—                           |
| 25   | (i) are most imminent; and                         |

| 1  | (ii) pose the greatest threat to public                |
|----|--|
| 2  | health and safety; and                                 |
| 3  | (B) the access of the applicant to, or abil-           |
| 4  | ity to qualify for, alternative funding sources.       |
| 5  | (5) MAXIMUM AMOUNT.—The amount of a                    |
| 6  | grant provided under this section may be made up       |
| 7  | to 100 percent of costs, including—                    |
| 8  | (A) initial operation costs incurred for               |
| 9  | start-up and testing of project facilities;            |
| 10 | (B) components to ensure such facilities               |
| 11 | and components are properly operational; and           |
| 12 | (C) costs of operation or maintenance in-              |
| 13 | curred subsequent to placing the facilities or         |
| 14 | components into service.                               |
| 15 | (6) Nonprofit organizations.—The Sec-                  |
| 16 | retary may use amounts made available to carry out     |
| 17 | this section to provide grants to, or enter into coop- |
| 18 | erative agreements with, nonprofit organizations       |
| 19 | that can provide onsite technical assistance, assist-  |
| 20 | ance with implementing source water protection         |
| 21 | plans, and assistance with implementing monitoring     |
| 22 | and maintenance plans.                                 |
| 23 | (c) PILOT PROJECTS.—There is authorized to be ap-      |
| 24 | propriated to the Secretary to carry out this section  |

| 1  | \$15,000,000 for up to 15 pilot projects to implement the |
|----|---|
| 2  | program under this section.                               |
| 3  | SEC. 324. CONSERVATION AT CALIFORNIA MILITARY IN-         |
| 4  | STALLATIONS.  |
| 5  | (a) Initial Assessment.—                                  |
| 6  | (1) IN GENERAL.—Not later than 180 days                   |
| 7  | after the date of enactment of this Act, the Sec-         |
| 8  | retary of Defense shall submit to the Subcommittees       |
| 9  | on Military Construction, Veterans Affairs, and Re-       |
| 10 | lated Agencies of the Committees on Appropriations        |
| 11 | of the Senate and the House of Representatives a          |
| 12 | list of water conservation activities and best prac-      |
| 13 | tices that the Secretary—                                 |
| 14 | (A) has carried out on military installa-                 |
| 15 | tions in the State; or                                    |
| 16 | (B) will carry out in the State pursuant to               |
| 17 | sections 2866 and 2914 of title 10, United                |
| 18 | States Code.  |
| 19 | (2) Inclusions.—The report under paragraph                |
| 20 | (1) shall include—  |
| 21 | (A) consideration of—                                     |
| 22 | (i) implementing the Net Zero initia-                     |
| 23 | tive of the Army in the State;                            |
| 24 | (ii) reducing irrigation for landscaping                  |
| 25 | and golf courses;   |

| 1  | (iii) addressing distribution leaks and                    |
|----|--|
| 2  | inadequate or faulty plumbing fixtures;                    |
| 3  | and  |
| 4  | (iv) wastewater reclamation and rain-                      |
| 5  | water harvesting; and                                      |
| 6  | (B) a description of—                                      |
| 7  | (i) how installations can use the En-                      |
| 8  | ergy and Water focus area of the Strategic                 |
| 9  | Environmental Research and Development                     |
| 10 | Program and Environmental Security                         |
| 11 | Technology Certification Program to pro-                   |
| 12 | mote and accelerate conservation at mili-                  |
| 13 | tary installations in the State; and                       |
| 14 | (ii) the feasibility of entering into                      |
| 15 | agreements with a utility or other entity to               |
| 16 | adopt technologies or practices that—                      |
| 17 | (I) reduce water demand;                                   |
| 8  | (II) increase water conservation;                          |
| 9  | or   |
| 20 | (III) reclaim water.                                       |
| 21 | (b) PILOT PROJECTS.—Not later than 180 days after          |
| 22 | the date of submission of the report under subsection (a), |
| 23 | the Secretary of Defense shall commence, including         |
| 24 | through initial planning and study, not fewer than 3 pilot |

- 1 projects on military installations in the State to implement
- 2 the actions described in the report.
- 3 (c) Subsequent Reports.—Not later than 1 year
- 4 after the date of enactment of this Act, and annually
- 5 thereafter for each year during which there exists a
- 6 drought declaration in the State, the Secretary of Defense
- 7 shall submit to the Subcommittees on Military Construc-
- 8 tion, Veterans Affairs, and Related Agencies of the Com-
- 9 mittees on Appropriations of the Senate and the House
- 10 of Representatives a progress report describing the imple-
- 11 mentation of this section during the preceding calendar
- 12 year.
- 13 SEC. 325. SUPPORT FOR STATE WATER RESOURCES CON-
- 14 TROL BOARD CURTAILMENT OF ILLEGAL
- 15 WATER DIVERSIONS.
- 16 The Secretary of the Interior and the Secretary of
- 17 Commerce shall support the efforts of the State Water Re-
- 18 sources Control Board to regulate the State's water sup-
- 19 plies during the drought emergency by providing technical
- 20 and modeling assistance upon request.
- 21 SEC. 326. COMBATING WATER THEFT FOR ILLEGAL MARI-
- 22 JUANA CULTIVATION.
- In addition to other amounts made available under
- 24 this Act (or an amendment made by this Act), there is
- 25 authorized to be appropriated \$3,000,000 to the Adminis-

- 1 trator of the Drug Enforcement Administration for a do-
- 2 mestic cannabis eradication and suppression program to
- 3 assist State or local law enforcement agencies in the sup-
- 4 pression of cannabis operations that—
- 5 (1) are conducted on public land; or
- 6 (2)(A) trespass on the property of an individual
- 7 or entity; and
- 8 (B) unlawfully divert, redirect, obstruct, drain,
- 9 or impound water.
- 10 SEC. 327. SUPPORT FOR INNOVATIVE WATER SUPPLY AND
- 11 CONSERVATION TECHNOLOGIES.
- 12 (a) In General.—In order to promote the develop-
- 13 ment of innovative water supply and conservation tech-
- 14 nologies, the Administrator of the Environmental Protec-
- 15 tion Agency is authorized, on a competitive basis, to award
- 16 grants and enter into contracts to assist in the financing
- 17 of research and demonstration projects for such innovative
- 18 technologies.
- 19 (b) ELIGIBLE ENTITIES.—Entities eligible to receive
- 20 grants and enter into contracts pursuant to this section
- 21 include local entities, public nonprofit institutions or orga-
- 22 nizations, businesses, federally recognized Indian tribal
- 23 governments, and nonprofit institutions or organizations.
- 24 (c) ELIGIBILITY CRITERIA.—The Administrator shall
- 25 establish criteria for applicants to be eligible to receive a

| 1  | grant from, or enter into a contract with, the Adminis      |
|----|---|
| 2  | trator under this section, including—                       |
| 3  | (1) demonstration of the technical feasibility o            |
| 4  | the proposal and the qualifications of the entity to        |
| 5  | carry out the proposal;                                     |
| 6  | (2) demonstration of the financial capability               |
| 7  | and creditworthiness of non-Federal project spon-           |
| 8  | sors;   |
| 9  | (3) compliance with all applicable laws and re-             |
| 10 | ceipt of all necessary local, State, and Federal per-       |
| 11 | mits; and   |
| 12 | (4) quantification of the estimated water to be             |
| 13 | produced or saved by the project and the net cost of        |
| 14 | the project.  |
| 15 | (d) EVALUATION CRITERIA.—The Administrator                  |
| 16 | shall establish criteria for evaluating on a competitive    |
| 17 | basis eligible applicants under this section, including the |
| 18 | degree to which the proposed technology—                    |
| 19 | (1) proposes an innovation that has broad, fun-             |
| 20 | damental implications for water savings or water            |
| 21 | supply;   |
| 22 | (2) is economically feasible;                               |
| 23 | (3) could reduce the costs of water supply, in-             |
| 24 | cluding reductions in associated energy costs;              |

| 1  | (4) would solve environmental concerns or pro-        |
|----|---|
| 2  | vide environmental benefits;                          |
| 3  | (5) has a proof of concept, and a likely path to      |
| 4  | success within a reasonable time frame; and           |
| 5  | (6) is aimed at the development of a specific         |
| 6  | water saving or water supply application, as opposed  |
| 7  | to basic research aimed at discovery and funda-       |
| 8  | mental knowledge generation.                          |
| 9  | (e) AUTHORITY TO ENGAGE OTHERS.—                      |
| 10 | (1) IN GENERAL.—In carrying out research and          |
| 11 | studies authorized in this section, the Administrator |
| 12 | may engage the necessary personnel, industrial or     |
| 13 | engineering firms, Federal laboratories, water re-    |
| 14 | sources research and technology institutions, other   |
| 15 | facilities, and educational institutions suitable to  |
| 16 | conduct investigations and studies authorized under   |
| 17 | this section.   |
| 18 | (2) TECHNICAL AND ADMINISTRATIVE ASSIST-              |
| 19 | ANCE.—The Administrator may—                          |
| 20 | (A) accept technical and administrative as-           |
| 21 | sistance from States and public or private agen-      |
| 22 | cies in connection with studies, surveys, loca-       |
| 23 | tion, construction, operation, and other work re-     |
| 24 | lating to the desalting of water; and                 |

1 (B) enter into contracts or agreements
2 stating the purposes for which the assistance is
3 contributed and providing for the sharing of
4 costs between the Administrator and any such
5 agency.

## (f) Cost-Sharing.—

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- (1) 25-PERCENT FEDERAL COST SHARE.—A
  Federal contribution in excess of 25 percent for a
  project carried out under this section may not be
  made unless the Administrator determines that the
  project is not feasible without such increased Federal contribution.
- 13 (2) MAXIMUM FEDERAL COST SHARE.—In no 14 case shall the Federal cost-share for a project under 15 this section exceed 50 percent of the total cost of the 16 project.
  - (3) PROCEDURES FOR ALLOCATING COSTS.—
    The Administrator shall prescribe appropriate procedures to implement the provisions of this section.
    Costs of operation, maintenance, repair, and rehabilitation of facilities funded under the authority of this section shall be non-Federal responsibilities.
- 23 (g) AUTHORIZATION OF APPROPRIATIONS.—There is 24 authorized to be appropriated to carry out this section

| 1  | \$35,000,000 for the period of fiscal years 2016 through |
|----|--|
| 2  | 2020.  |
| 3  | SEC. 328. OPEN WATER DATA SYSTEM.                        |
| 4  | (a) DEFINITIONS.—In this section:                        |
| 5  | (1) EDUCATIONAL INSTITUTION.—The term                    |
| 6  | "educational institution" means—                         |
| 7  | (A) a public or private elementary or sec-               |
| 8  | ondary school;   |
| 9  | (B) an institution of vocational, profes-                |
| 10 | sional, or higher education (including a junior          |
| 11 | college or teachers' college); and                       |
| 12 | (C) an association of schools or institutions            |
| 13 | described in subparagraphs (A) and (B).                  |
| 14 | (2) Indian tribe.—The term "Indian tribe"                |
| 15 | has the meaning given that term in section 4 of the      |
| 16 | Indian Self-Determination and Education Assistance       |
| 17 | Act (25 U.S.C. 450b).                                    |
| 18 | (3) Secretary.—The term "Secretary" means                |
| 19 | the Secretary of the Interior, acting through the Di-    |
| 20 | rector of the United States Geological Survey.           |
| 21 | (4) State.—The term "State" means—                       |
| 22 | (A) a State;   |
| 23 | (B) the District of Columbia;                            |
| 24 | (C) the Commonwealth of Puerto Rico;                     |
| 25 | and  |

| 1  | (D) any other territory or possession of the                |
|----|---|
| 2  | United States.  |
| 3  | (5) System.—The term "system" means the                     |
| 4  | open water data system established under subsection         |
| 5  | (b).  |
| 6  | (b) System.—The Secretary shall establish and               |
| 7  | maintain an open water data system within the United        |
| 8  | States Geological Survey to advance the availability, time- |
| 9  | ly distribution, and widespread use of water data and in-   |
| 10 | formation for water management, education, research, as-    |
| 11 | sessment, and monitoring purposes.                          |
| 12 | (c) Purposes.—The purposes of the system are—               |
| 13 | (1) to advance the quantification of the avail-             |
| 14 | ability, use of, and risks to, water resources through-     |
| 15 | out the United States;                                      |
| 16 | (2) to increase accessibility to, and expand the            |
| 17 | use of, water data and information in a standard,           |
| 18 | easy-to-use format by Federal, State, local, and trib-      |
| 19 | al governments, communities, educational institu-           |
| 20 | tions, and the private sector; and                          |
| 21 | (3) to facilitate the open exchange of water in-            |
| 22 | formation particularly in the face of climate change        |
| 23 | and unprecedented drought.                                  |
| 24 | (d) ACTIVITIES.—In carrying out this section, the           |
| 25 | Secretary shall—  |

- (1) integrate water data and information into a
   interoperable, national, geospatially referenced water
   data framework;
  - (2) identify new water data and information needs, including data on surface and groundwater quality and quantity, sediment, erosion, transport, water chemistry, precipitation, reservoir storage, water cycle, landscape variables, hydrography, climate and weather impacts, soil moisture, and human use;
  - (3) leverage existing shared databases, infrastructure, and tools to provide a platform for water data and information innovation, modeling and data sharing, and solution development;
  - (4) support water data and information sharing, applied research, and educational programs of State, local, and tribal governments, communities, educational institutions, and the private sector; and
  - (5) promote cooperation and sharing of expertise regarding water data and information among State, local, and tribal governments, communities, educational institutions, and the private sector.
- 23 (e) AUTHORIZATION OF APPROPRIATIONS.—There is 24 authorized to be appropriated to carry out this subsection 25 \$4,000,000 for each fiscal year from 2016 through 2020.

| 1  | TITLE IV—FEDERAL SUPPORT                               |
|----|--|
| 2  | FOR STATE AND LOCAL                                    |
| 3  | DROUGHT RESILIENCY                                     |
| 4  | PROJECTS   |
| 5  | Subtitle A—Reclamation Infra-                          |
| 6  | structure Finance and Innova-                          |
| 7  | tion Act   |
| 8  | SEC. 401. PURPOSES.                                    |
| 9  | The purposes of this subtitle are—                     |
| 10 | (1) to promote increased development of critical       |
| 11 | water resources infrastructure by establishing addi-   |
| 12 | tional opportunities for financing water resources     |
| 13 | projects;  |
| 14 | (2) to attract new investment capital to infra-        |
| 15 | structure projects that are capable of generating rev- |
| 16 | enue streams through user fees or other dedicated      |
| 17 | funding sources;                                       |
| 18 | (3) to complement existing Federal funding             |
| 19 | sources and address budgetary constraints on Bu-       |
| 20 | reau of Reclamation programs; and                      |
| 21 | (4) to leverage private investment in water re-        |
| 22 | sources infrastructure.                                |
| 23 | SEC. 402. DEFINITIONS.                                 |
| 24 | In this subtitle:                                      |

| 1  | (1) ELIGIBLE ENTITY.—The term "eligible enti-      |
|----|--|
| 2  | ty'' means—  |
| 3  | (A) a corporation;                                 |
| 4  | (B) a partnership;                                 |
| 5  | (C) a joint venture;                               |
| 6  | (D) a trust;                                       |
| 7  | (E) a State, or local governmental entity,         |
| 8  | agency, or instrumentality; and                    |
| 9  | (F) a conservancy district, irrigation dis-        |
| 10 | trict, canal company, mutual water company,        |
| 11 | water users' association, Indian tribe, agency     |
| 12 | created by interstate compact, or any other en-    |
| 13 | tity that has the capacity to contract with the    |
| 14 | United States under the reclamation laws.          |
| 15 | (2) Federal credit instrument.—The term            |
| 16 | "Federal credit instrument" means a secured loan   |
| 17 | or loan guarantee authorized to be made available  |
| 18 | under this title with respect to a project.        |
| 19 | (3) INVESTMENT-GRADE RATING.—The term              |
| 20 | "investment-grade rating" means a rating of BBB    |
| 21 | minus, Baa3, bbb minus, BBB (low), or higher as    |
| 22 | assigned by a rating agency to project obligations |
| 23 | (4) Lender.—                                       |
| 24 | (A) IN GENERAL.—The term "lender"                  |
| 25 | means any non-Federal qualified institutional      |

| 1  | buyer (as defined in section 230.144A(a) of             |
|----|---|
| 2  | title 17, Code of Federal Regulations (or a suc-        |
| 3  | cessor regulation) (commonly known as "Rule             |
| 4  | 144A(a) of the Securities and Exchange Com-             |
| 5  | mission" and issued under the Securities Act of         |
| 6  | 1933 (15 U.S.C. 77a et seq.))).                         |
| 7  | (B) Inclusions.—The term "lender" in-                   |
| 8  | ${ m clude}{f s}$ —                                     |
| 9  | (i) a qualified retirement plan (as de-                 |
| 10 | fined in section 4974 of the Internal Rev-              |
| 11 | enue Code of 1986) that is a qualified in-              |
| 12 | stitutional buyer; and                                  |
| 13 | (ii) a governmental plan (as defined in                 |
| 14 | section 414 of the Internal Revenue Code                |
| 15 | of 1986) that is a qualified institutional              |
| 16 | buyer.  |
| 17 | (5) LOAN GUARANTEE.—The term "loan guar-                |
| 18 | antee" means any guarantee or other pledge by the       |
| 19 | Secretary of the Interior to pay all or part of the     |
| 20 | principal of, and interest on, a loan or other debt ob- |
| 21 | ligation issued by an obligor and funded by a lender.   |
| 22 | (6) Obligor.—The term "obligor" means an                |
| 23 | eligible entity that is primarily liable for payment of |
| 24 | the principal of, or interest on, a Federal credit in-  |
| 25 | strument.   |

| 1  | (7) Project obligation.—                               |
|----|--|
| 2  | (A) In general.—The term "project obli-                |
| 3  | gation" means any note, bond, debenture, or            |
| 4  | other debt obligation issued by an obligor in          |
| 5  | connection with the financing of a project.            |
| 6  | (B) EXCLUSION.—The term "project obli-                 |
| 7  | gation" does not include a Federal credit in-          |
| 8  | strument.  |
| 9  | (8) RATING AGENCY.—The term "rating agen-              |
| 10 | cy" means a credit rating agency registered with the   |
| 11 | Securities and Exchange Commission as a nationally     |
| 12 | recognized statistical rating organization (as defined |
| 13 | in section 3(a) of the Securities Exchange Act of      |
| 14 | 1934 (15 U.S.C. 78c(a)).                               |
| 15 | (9) RECLAMATION STATE.—The term "Rec-                  |
| 16 | lamation State" means any of the States of—            |
| 17 | (A) Arizona;   |
| 18 | (B) California;  |
| 19 | (C) Colorado;  |
| 20 | (D) Idaho;   |
| 21 | (E) Kansas;  |
| 22 | (F) Montana;   |
| 23 | (G) Nebraska;  |
| 24 | (H) Nevada;  |
| 25 | (I) New Mexico;  |

| 1  | (J) North Dakota;                                     |
|----|---|
| 2  | (K) Oklahoma;   |
| 3  | (L) Oregon;   |
| 4  | (M) South Dakota;                                     |
| 5  | (N) Texas;  |
| 6  | (O) Utah;   |
| 7  | (P) Washington; and                                   |
| 8  | (Q) Wyoming.  |
| 9  | (10) Secretary.—The term "Secretary"                  |
| 10 | means the Secretary of the Interior.                  |
| 11 | (11) SECURED LOAN.—The term "secured                  |
| 12 | loan" means a direct loan or other debt obligation    |
| 13 | issued by an obligor and funded by the Secretary in   |
| 14 | connection with the financing of a project under sub- |
| 15 | title A.  |
| 16 | (12) Subsidy amount.—The term "subsidy                |
| 17 | amount" means the amount of budget authority suf-     |
| 18 | ficient to cover the estimated long-term cost to the  |
| 19 | Federal Government of a Federal credit instrument,    |
| 20 | as calculated on a net present value basis, excluding |
| 21 | administrative costs and any incidental effects on    |
| 22 | Governmental receipts or outlays in accordance with   |
| 23 | the Federal Credit Reform Act of 1990 (2 U.S.C.       |
| 24 | 661 et seq.).   |

| 1  | (13) Substantial completion.—The term                        |
|----|--|
| 2  | "substantial completion", with respect to a project,         |
| 3  | means the earliest date on which a project is consid-        |
| 4  | ered to perform the functions for which the project          |
| 5  | is designed.   |
| 6  | SEC. 403. AUTHORITY TO PROVIDE ASSISTANCE.                   |
| 7  | The Secretary may provide financial assistance under         |
| 8  | this subtitle to carry out projects within—                  |
| 9  | (1) any Reclamation State;                                   |
| 10 | (2) any other State in which the Bureau of                   |
| 11 | Reclamation is authorized to provide project assist-         |
| 12 | ance; and  |
| 13 | (3) the States of Alaska and Hawaii.                         |
| 14 | SEC. 404. APPLICATIONS.                                      |
| 15 | To be eligible to receive assistance under this subtitle,    |
| 16 | an eligible entity shall submit to the Secretary an applica- |
| 17 | tion at such time, in such manner, and containing such       |
| 18 | information as the Secretary may require.                    |
| 19 | SEC. 405. ELIGIBILITY FOR ASSISTANCE.                        |
| 20 | (a) ELIGIBLE PROJECTS.—The following non-Fed-                |
| 21 | eral projects may be carried out using assistance made       |
| 22 | available under this subtitle:                               |
| 23 | (1) A project for the reclamation and reuse of               |
| 24 | municipal, industrial, domestic, and agricultural            |

| ]  | wastewater, and naturally impaired ground and sur            |
|----|--|
| 2  | face waters, which—  |
| 3  | (A) has a completed feasibility study that                   |
| 4  | complies with Reclamation standards; and                     |
| 5  | (B) the Secretary, acting through the                        |
| 6  | Commissioner of Reclamation, is authorized to                |
| 7  | undertake.   |
| 8  | (2) Any water infrastructure project not specifi-            |
| 9  | cally authorized by law the Secretary determines             |
| 10 | would contribute to a safe, adequate water supply            |
| 11 | for domestic, agricultural, environmental, or munic-         |
| 12 | ipal and industrial use.                                     |
| 13 | (3) A new water infrastructure facility project,             |
| 14 | including a water conduit, pipeline, canal, pumping,         |
| 15 | power, and associated facilities.                            |
| 16 | (4) A project for accelerated repair and replace-            |
| 17 | ment of an aging water distribution facility.                |
| 18 | (5) A brackish or sea water desalination                     |
| 19 | project.   |
| 20 | (6) A combination of projects, each of which is              |
| 21 | eligible under paragraphs (1) through (5), for which         |
| 22 | an eligible entity or group of eligible entities submits     |
| 23 | a single application.  |
| 24 | (b) Activities Eligible for Assistance.—For                  |
| 25 | purposes of this subtitle, an eligible activity with respect |

| 1  | to an eligible project under subsection (a) includes the cost |
|----|---|
| 2  | of—   |
| 3  | (1) development-phase activities, including plan-             |
| 4  | ning, feasibility analysis, revenue forecasting, envi-        |
| 5  | ronmental review, permitting, preliminary engineer-           |
| 6  | ing and design work, and other preconstruction ac-            |
| 7  | tivities;   |
| 8  | (2) construction, reconstruction, rehabilitation,             |
| 9  | and replacement activities;                                   |
| 10 | (3) the acquisition of real property (including               |
| 11 | water rights, land relating to the project, and im-           |
| 12 | provements to land), environmental mitigation, con-           |
| 13 | struction contingencies, and acquisition of equip-            |
| 14 | ment;   |
| 15 | (4) capitalized interest necessary to meet mar-               |
| 16 | ket requirements, reasonably required reserve funds,          |
| 17 | capital issuance expenses, and other carrying costs           |
| 18 | during construction; and                                      |
| 19 | (5) refinancing interim construction funding,                 |
| 20 | existing long-term project obligations, or a secured          |
| 21 | loan or loan guarantee made under this subtitle.              |
| 22 | SEC. 406. DETERMINATION OF ELIGIBILITY AND PROJECT            |
| 23 | SELECTION.  |
| 24 | (a) ELIGIBILITY REQUIREMENTS.—To be eligible to               |
| 25 | receive financial assistance under this subtitle, a project   |

| 1  | shall meet the following criteria, as determined by the Sec |
|----|---|
| 2  | retary:   |
| 3  | (1) Creditworthiness.—                                      |
| 4  | (A) In General.—Subject to subpara-                         |
| 5  | graph (B), the project shall be creditworthy, as            |
| 6  | determined by the Secretary, who shall ensure               |
| 7  | that any financing for the project has appro-               |
| 8  | priate security features, such as a rate cov-               |
| 9  | enant, to ensure repayment.                                 |
| 10 | (B) PRELIMINARY RATING OPINION LET-                         |
| 11 | TER.—The Secretary shall require each appli-                |
| 12 | cant to provide a preliminary rating opinion let-           |
| 13 | ter from at least 1 rating agency indicating that           |
| 4  | the senior obligations of the project (which may            |
| 5  | be the Federal credit instrument) have the po-              |
| 6  | tential to achieve an investment-grade rating.              |
| 7  | (2) Eligible Project Costs.—The eligible                    |
| .8 | project costs of a project shall be reasonably antici-      |
| 9  | pated to be not less than \$20,000,000.                     |
| 20 | (3) Dedicated revenue sources.—The Fed-                     |
| 21 | eral credit instrument for the project shall be repay-      |
| 22 | able, in whole or in part, from dedicated revenue           |
| 23 | sources that also secure the project obligations.           |
| 4  | (4) Public sponsorship of private enti-                     |
| 5  | TIES.—In the case of a project carried out by an en-        |

| 1  | tity that is not a State or local government or an       |
|----|--|
| 2  | agency or instrumentality of a State or local govern-    |
| 3  | ment, the project shall be publicly sponsored.           |
| 4  | (b) SELECTION CRITERIA.—                                 |
| 5  | (1) Establishment.—The Secretary shall es-               |
| 6  | tablish criteria for the selection of projects that meet |
| 7  | the eligibility requirements of subsection (a), in ac-   |
| 8  | cordance with paragraph (2).                             |
| 9  | (2) Criteria.—The selection criteria shall in-           |
| 10 | clude the following:                                     |
| 11 | (A) The extent to which a project serves a               |
| 12 | region with significant water resources chal-            |
| 13 | lenges.  |
| 14 | (B) The extent to which the project is na-               |
| 15 | tionally or regionally significant.                      |
| 16 | (C) The extent to which assistance under                 |
| 17 | this section would foster innovative public-pri-         |
| 18 | vate partnerships and attract private debt or            |
| 19 | equity investment.                                       |
| 20 | (D) The extent to which the project fos-                 |
| 21 | ters—  |
| 22 | (i) collaborative partnerships between                   |
| 23 | cities, counties, water districts, and State             |
| 24 | and Federal agencies; and                                |

|    | (ii) innovative recycling programs that                     |
|----|---|
| 2  | augment a combination of industrial, com-                   |
| 3  | mercial, residential, and agricultural uses.                |
| ۷  | (E) The likelihood that assistance under                    |
| 5  | this section would enable the project to proceed            |
| 6  | at an earlier date than the project would other-            |
| 7  | wise be able to proceed.                                    |
| 8  | (F) The amount of budget authority re-                      |
| 9  | quired to fund the Federal credit instrument                |
| 10 | made available under this subtitle.                         |
| 11 | (G) The extent to which the project helps                   |
| 12 | maintain or protect the environment.                        |
| 13 | (3) Consistency of Criteria.—Not later                      |
| 14 | than 180 days after the enactment of this Act, the          |
| 15 | Secretary shall issue eligibility requirements under        |
| 16 | title IV of this Act for water recycling projects that      |
| 17 | reclaim and reuse municipal, industrial, domestic, or       |
| 18 | agricultural wastewater or impaired ground or sur-          |
| 19 | face waters.  |
| 20 | (c) RECEIPT OF OTHER FEDERAL FUNDING.—Re-                   |
| 21 | ceipt of a Federal grant or contract or other Federal fund- |
| 22 | ing to support an eligible project shall not preclude the   |
| 23 | project from being eligible for assistance under this sub-  |
| 24 | title and shall not be counted towards any Federal cost-    |

| 1  | share requirements otherwise applicable to a project eligi |
|----|--|
| 2  | ble for assistance under this subtitle.                    |
| 3  | SEC. 407. SECURED LOANS.                                   |
| 4  | (a) AGREEMENTS.—   |
| 5  | (1) In general.—Subject to paragraphs (2)                  |
| 6  | through (4), the Secretary may enter into agree-           |
| 7  | ments with 1 or more obligors to make secured              |
| 8  | loans, the proceeds of which shall be used—                |
| 9  | (A) to finance eligible project costs of any               |
| 10 | project selected under section 406;                        |
| 11 | (B) to refinance interim construction fi-                  |
| 12 | nancing of eligible project costs of any project           |
| 13 | selected under section 406; or                             |
| 14 | (C) to refinance long-term project obliga-                 |
| 15 | tions or Federal credit instruments, if that refi-         |
| 16 | nancing provides additional funding capacity for           |
| 17 | the completion, enhancement, or expansion of               |
| 18 | any project that—  |
| 19 | (i) is selected under section 406; or                      |
| 20 | (ii) otherwise meets the requirements                      |
| 21 | of section 406.  |
| 22 | (2) Limitation on refinancing of interim                   |
| 23 | CONSTRUCTION FINANCING.—A secured loan under               |
| 24 | paragraph (1) shall not be used to refinance interim       |
| 25 | construction financing under paragraph (1)(B) later        |

- than 1 year after the date of substantial completionof the applicable project.
  - (3) RISK ASSESSMENT.—Before entering into an agreement under this subsection for a secured loan, the Secretary, in consultation with the Director of the Office of Management and Budget and each rating agency providing a preliminary rating opinion letter under section 406(a)(1)(B), shall determine an appropriate capital reserve subsidy amount for the secured loan, taking into account each such preliminary rating opinion letter.
    - (4) Investment-grade rating require-Ment.—The execution of a secured loan under this section shall be contingent on receipt by the senior obligations of the project of an investment-grade rating.

### (b) TERMS AND LIMITATIONS.—

- (1) IN GENERAL.—A secured loan provided for a project under this section shall be subject to such terms and conditions, and contain such covenants, representations, warranties, and requirements (including requirements for audits), as the Secretary determines to be appropriate.
- 24 (2) Nonsubordination.—A secured loan 25 under this section shall not be subordinated to the

| 1  | claims of any holder of project obligations in the     |
|----|--|
| 2  | event of bankruptcy, insolvency, or liquidation of the |
| 3  | obligor of the project.                                |
| 4  | (3) MAXIMUM AMOUNT.—The amount of a se-                |
| 5  | cured loan under this section shall not exceed the     |
| 6  | lesser of—   |
| 7  | (A) an amount equal to 49 percent of the               |
| 8  | reasonably anticipated eligible project costs; and     |
| 9  | (B) if the secured loan does not receive an            |
| 10 | investment-grade rating, an amount equal to            |
| 11 | other project obligations that have received an        |
| 12 | investment-grade rating.                               |
| 13 | (4) PAYMENT.—A secured loan under this sec-            |
| 14 | tion—  |
| 15 | (A) shall be payable, in whole or in part,             |
| 16 | from State or local taxes, user fees, or other         |
| 17 | dedicated revenue sources that also secure the         |
| 18 | senior project obligations of the relevant             |
| 19 | project;   |
| 20 | (B) shall include a rate covenant, coverage            |
| 21 | requirement, or similar security feature sup-          |
| 22 | porting the project obligations; and                   |
| 23 | (C) may have a lien on revenues described              |
| 24 | in subparagraph (A), subject to any lien secur-        |
| 25 | ing project obligations.                               |

- 1 (5) INTEREST RATE.—The interest rate on a 2 secured loan under this section shall be not less than 3 the yield on United States Treasury securities of a 4 similar maturity to the maturity of the secured loan 5 on the date of execution of the loan agreement.
  - (6) Maturity date.—The final maturity date of a secured loan under this section shall be not later than 35 years after the date of substantial completion of the relevant project.
  - (7) FEES.—The Secretary may establish fees, in accordance with section 408(b)(2) at a level sufficient to cover all or a portion of the costs to the Federal Government of making a secured loan under this section.
  - (8) Non-federal share.—The proceeds of a secured loan under this section may be used to pay any non-federal share of project costs required if the loan is repayable from non-federal funds.
  - (9) MAXIMUM FEDERAL INVOLVEMENT.—The total amount of Federal assistance provided for a project for which assistance is provided under this subtitle from all sources (including this subtitle) shall not exceed 80 percent of the total cost of the project.
- 25 (c) Repayment.—

- (1) Schedule.—The Secretary shall establish a repayment schedule for each secured loan provided under this section, based on the projected cash flow from project revenues and other repayment sources.
- (2) COMMENCEMENT.—Scheduled loan repayment of principal or interest on a secured loan under this section shall commence not later than 5 years after the date of substantial completion of the project, with interest accruing during those 5 years and during construction.

#### (3) Deferred payments.—

- (A) AUTHORIZATION.—If, at any time after the date of substantial completion of a project for which a secured loan is provided under this section, the project is unable to generate sufficient revenues to pay the scheduled loan repayments of principal and interest on the secured loan, the Secretary may allow the obligor, subject to subparagraph (C), to add unpaid principal and interest to the outstanding balance of the secured loan.
- (B) Interest.—Any payment deferred under subparagraph (A) shall—

| 1  | (i) continue to accrue interest in ac            |
|----|--|
| 2  | cordance with subsection (b)(5) until fully      |
| 3  | repaid; and                                      |
| 4  | (ii) be scheduled to be amortized over           |
| 5  | the remaining term of the secured loan.          |
| 6  | (C) Criteria.—                                   |
| 7  | (i) In general.—Any payment defer-               |
| 8  | ral under subparagraph (A) shall be con-         |
| 9  | tingent on the project meeting such cri-         |
| 10 | teria as the Secretary may establish.            |
| 11 | (ii) Repayment standards.—The                    |
| 12 | criteria established under clause (i) shall      |
| 13 | include standards for reasonable assurance       |
| 14 | of repayment.                                    |
| 15 | (4) Prepayment.—                                 |
| 16 | (A) USE OF EXCESS REVENUES.—Any ex-              |
| 17 | cess revenues that remain after satisfying       |
| 18 | scheduled debt service requirements on the       |
| 19 | project obligations and secured loan and all de- |
| 20 | posit requirements under the terms of any trust  |
| 21 | agreement, bond resolution, or similar agree-    |
| 22 | ment securing project obligations may be ap-     |
| 23 | plied annually to prepay a secured loan under    |
| 24 | this section without penalty.                    |

| 1 | (B) Use of proceeds of refi-                   |
|---|--|
| 2 | NANCING.—A secured loan under this section     |
| 3 | may be prepaid at any time without penalty     |
| 4 | from the proceeds of refinancing from non-Fed- |
| 5 | eral funding sources.                          |

## (d) SALE OF SECURED LOANS.—

- (1) In General.—Subject to paragraph (2), as soon as practicable after the date of substantial completion of a project and after providing a notice to the obligor, the Secretary may sell to another entity or reoffer into the capital markets a secured loan for a project under this section, if the Secretary determines that the sale or reoffering can be made on favorable terms.
- (2) CONSENT OF OBLIGOR.—In making a sale or reoffering under paragraph (1), the Secretary may not change the original terms and conditions of the secured loan without the written consent of the obligor.

# (e) Loan Guarantees.—

(1) IN GENERAL.—The Secretary may provide a loan guarantee to a lender in lieu of making a secured loan under this section, if the Secretary determines that the budgetary cost of the loan guarantee is substantially the same as that of a secured loan.

| 1  | (2) TERMS.—The terms of a loan guarantee                 |
|----|--|
| 2  | provided under this subsection shall be consistent       |
| 3  | with the terms established in this section for a se-     |
| 4  | cured loan, except that the rate on the guaranteed       |
| 5  | loan and any prepayment features shall be nego-          |
| 6  | tiated between the obligor and the lender, with the      |
| 7  | consent of the Secretary.                                |
| 8  | SEC. 408. PROGRAM ADMINISTRATION.                        |
| 9  | (a) REQUIREMENT.—The Secretary shall establish a         |
| 10 | uniform system to service the Federal credit instruments |
| 11 | made available under this subtitle.                      |
| 12 | (b) RECLAMATION LOAN FINANCE CAPITAL RE-                 |
| 13 | SERVE FUND.—   |
| 14 | (1) Establishment.—                                      |
| 15 | (A) IN GENERAL.—There is established in                  |
| 16 | the Treasury of the United States a fund, to be          |
| 17 | known as the "Reclamation Loan Finance Cap-              |
| 18 | ital Reserve Fund".                                      |
| 19 | (B) Deposits to fund.—The Secretary                      |
| 20 | of the Treasury shall deposit in the fund estab-         |
| 21 | lished by subparagraph (A) an amount equal to            |
| 22 | the amount of capital reserve fees collected             |
| 23 | under paragraph (2) for each applicable fiscal           |
| 24 | year.  |

| 1  | (C) TREATMENT.—The amounts deposited                    |
|----|---|
| 2  | in the fund under subparagraph (B) shall be             |
| 3  | credited as offsetting collections.                     |
| 4  | (2) Capital reserve fees.—                              |
| 5  | (A) IN GENERAL.—To the extent required                  |
| 6  | by appropriations Acts, the Secretary may as-           |
| 7  | sess, collect, and spend capital reserve fees at a      |
| 8  | level that is sufficient to cover all or a portion      |
| 9  | of the costs to the Federal Government of serv-         |
| 10 | icing the Federal credit instruments provided           |
| 11 | under this subtitle, including all or a portion of      |
| 12 | the outlays associated with the provision of the        |
| 13 | Federal credit instruments under this subtitle.         |
| 14 | (B) Amount.—The capital reserve fees                    |
| 15 | under this paragraph shall be established at            |
| 16 | amounts that will result in the collection, dur-        |
| 17 | ing each fiscal year, of an amount that can be          |
| 18 | reasonably expected to equal the outlays associ-        |
| 19 | ated with the provision of the Federal credit in-       |
| 20 | struments under this subtitle.                          |
| 21 | (c) Servicer.—  |
| 22 | (1) IN GENERAL.—The Secretary may appoint               |
| 23 | a financial entity to assist the Secretary in servicing |
| 24 | the Federal credit instruments provided under this      |

subtitle.

| - 1 | (2) Duties.—A servicer appointed under para-            |
|-----|---|
| 2   | graph (1) shall act as the agent for the Secretary.     |
| 3   | (3) FEE.—A servicer appointed under para-               |
| 4   | graph (1) shall receive a servicing fee, subject to ap- |
| 5   | proval by the Secretary.                                |
| 6   | SEC. 409. STATE AND LOCAL PERMITS.                      |
| 7   | (a) Establishment.—                                     |
| 8   | (1) Assumption of Responsibility.—                      |
| 9   | (A) IN GENERAL.—Subject to this section,                |
| 10  | the Secretary and the State may enter into a            |
| 11  | written agreement, which may be in the form of          |
| 12  | a memorandum of understanding, under which              |
| 13  | the Secretary may designate the State as lead           |
| 14  | agency for purposes of the National Environ-            |
| 15  | mental Policy Act of 1969 (42 U.S.C. 4321 et            |
| 16  | seq.).  |
| 17  | (B) PROCEDURAL AND SUBSTANTIVE RE-                      |
| 18  | QUIREMENTS.—If designated as the lead agency            |
| 19  | under subparagraph (A), the State shall assume          |
| 20  | responsibility under this section, subject to the       |
| 21  | same procedural and substantive requirements            |
| 22  | that would apply if that responsibility were car-       |
| 23  | ried out by the Secretary.                              |
| 24  | (2) Preservation of federal responsi-                   |
| 25  | BILITY AND AUTHORITY.—                                  |

| 1  | (A) FEDERAL RESPONSIBILITY.—Any re-                   |
|----|---|
| 2  | sponsibility of the Secretary not explicitly as-      |
| 3  | sumed by the State by written agreement under         |
| 4  | this section shall remain the responsibility of       |
| 5  | the Secretary.  |
| 6  | (B) NO EFFECT ON AUTHORITY.—Nothing                   |
| 7  | in this section preempts or interferes with any       |
| 8  | power, jurisdiction, responsibility, or authority     |
| 9  | of an agency, other than the Department of the        |
| 10 | Interior, under applicable law (including regula-     |
| 11 | tions) with respect to a project.                     |
| 12 | (3) Preservation of flexibility.—The Sec-             |
| 13 | retary may not require a State, as a condition of     |
| 14 | participation and assuming lead agency status in the  |
| 15 | program, to forego project delivery methods that are  |
| 16 | otherwise permissible for projects.                   |
| 17 | (b) STATE PARTICIPATION.—                             |
| 18 | (1) PARTICIPATING STATES.—The Secretary               |
| 19 | shall permit the State, and not more than 4 addi-     |
| 20 | tional States, to participate in the program under    |
| 21 | this section, subject to the limitations described in |
| 22 | paragraph (4).  |
| 23 | (2) APPLICATION.—Not later than 270 days              |
| 24 | after the date of enactment of this Act, the Sec-     |

retary shall amend, as appropriate, regulations that

| 1  | establish requirements relating to information re-  |
|----|---|
| 2  | quired to be contained in an application of a State |
| 3  | to participate in the program and to assume lead    |
| 4  | agency status, including, at a minimum—             |
| 5  | (A) the projects or classes of projects for         |
| 6  | which the State anticipates exercising the au-      |
| 7  | thority that may be granted under the program;      |
| 8  | (B) verification of the financial, regulatory,      |
| 9  | and enforcement resources necessary to carry        |
| 10 | out the authority that may be granted under         |
| 11 | the program; and                                    |
| 12 | (C) evidence of the notice and solicitation         |
| 13 | of public comment by the State relating to par-     |
| 14 | ticipation of the State in the program, including   |
| 15 | copies of comments received from that solicita-     |
| 16 | tion.   |
| 17 | (3) Public notice.—                                 |
| 18 | (A) IN GENERAL.—The State that submits              |
| 19 | an application under this subsection shall give     |
| 20 | notice of the intent of the State to participate    |
| 21 | in the program not later than 30 days before        |
| 22 | the date of submission of the application.          |
| 23 | (B) METHOD OF NOTICE AND SOLICITA-                  |
| 24 | TION.—The State shall provide notice and so-        |
| 25 | licit public comment under this paragraph by        |

|    | publishing the complete application of the State      |
|----|---|
| 2  | in accordance with the appropriate public notice      |
| 3  | State law.  |
| 4  | 4 (4) SELECTION CRITERIA.—The Secretary may           |
| 5  | approve the application of a State under this section |
| 6  | only if—  |
| 7  | (A) the regulatory requirements of para-              |
| 8  | graph (2) have been met;                              |
| 9  | (B) the Secretary determines that the                 |
| 10 | State has the capability, including financial,        |
| 11 | regulatory, enforcement, and personnel, to as-        |
| 12 | sume the responsibility of a lead agency for the      |
| 13 | project; and  |
| 14 | (C) the head of the State agency with pri-            |
| 15 | mary jurisdiction over water infrastructure mat-      |
| 16 | ters enters into a written agreement with the         |
| 17 | Secretary described in subsection (c).                |
| 18 | (c) Written Agreement.—A written agreement            |
| 19 | under this section shall—                             |
| 20 | (1) be executed by the Governor or the top            |
| 21 | ranking water infrastructure official in the State    |
| 22 | who is charged with responsibility for water infra-   |
| 23 | structure construction;                               |
| 24 | (2) be in such form as the Secretary may pre-         |
| 25 | scribe;   |

| 1  | (3) provide that the State—                           |
|----|---|
| 2  | (A) agrees to assume all or part of the re-           |
| 3  | sponsibilities of the Secretary described in sub-     |
| 4  | section (a), including all responsibilities as a      |
| 5  | lead agency;  |
| 6  | (B) expressly consents, on behalf of the              |
| 7  | State, to accept the jurisdiction of the Federal      |
| 8  | courts for the compliance, discharge, and en-         |
| 9  | forcement of any responsibility of the Secretary      |
| 10 | assumed by the State;                                 |
| 11 | (C) certifies that State laws (including reg-         |
| 12 | ulations) are in effect that authorize the State      |
| 13 | to take the actions necessary to carry out the        |
| 14 | responsibilities being assumed; and                   |
| 15 | (D) agrees to maintain the financial re-              |
| 16 | sources necessary to carry out the responsibil-       |
| 17 | ities being assumed;                                  |
| 18 | (4) require the State to provide to the Secretary     |
| 19 | any information that the Secretary considers nec-     |
| 20 | essary to ensure that the State is adequately car-    |
| 21 | rying out the responsibilities assigned to the State; |
| 22 | (5) have a term of not more than 5 years; and         |
| 23 | (6) be renewable.                                     |
| 24 | (d) Jurisdiction.—                                    |

| 1  | (1) IN GENERAL.—The United States district                    |
|----|---|
| 2  | courts shall have exclusive jurisdiction over any civil       |
| 3  | action against a State for failure to carry out any           |
| 4  | responsibility of the State under this section.               |
| 5  | (2) Legal standards and requirements.—                        |
| 6  | A civil action under paragraph (1) shall be governed          |
| 7  | by the legal standards and requirements that would            |
| 8  | apply in such a civil action against the Secretary if         |
| 9  | the Secretary had taken the actions in question.              |
| 10 | (3) Intervention.—The Secretary shall have                    |
| 11 | the right to intervene in any action described in             |
| 12 | paragraph (1).  |
| 13 | (e) Effect of Assumption of Responsibility.—                  |
| 14 | A State that assumes responsibility under subsection          |
| 15 | (a)(2) shall be solely responsible and solely liable for car- |
| 16 | rying out, in lieu of the Secretary, the responsibilities as- |
| 17 | sumed under subsection (a), until the program is termi-       |
| 18 | nated as provided in subsection (h).                          |
| 19 | (f) Audits.—  |
| 20 | (1) IN GENERAL.—To ensure compliance by a                     |
| 21 | State with any agreement of the State under sub-              |
| 22 | section (c) (including compliance by the State with           |
| 23 | all Federal laws for which responsibility is assumed          |

under subsection (a)(2)), for each State partici-

| 1  | pating in the program under this section, the Sec-          |
|----|---|
| 2  | retary shall conduct—                                       |
| 3  | (A) semiannual audits during each of the                    |
| 4  | first 2 years of State participation; and                   |
| 5  | (B) annual audits during of the third and                   |
| 6  | fourth years of State participation.                        |
| 7  | (2) Public availability and comment.—                       |
| 8  | (A) In general.—An audit conducted                          |
| 9  | under paragraph (1) shall be provided to the                |
| 10 | public for comment.   |
| 11 | (B) Response.—Not later than 60 days                        |
| 12 | after the date on which the period for public               |
| 13 | comment ends, the Secretary shall respond to                |
| 14 | public comments received under subparagraph                 |
| 15 | (A).  |
| 16 | (g) Monitoring.—After the fourth year of the par-           |
| 17 | ticipation of a State in the program, the Secretary shall   |
| 18 | monitor compliance by the State with the written agree-     |
| 19 | ment, including the provision by the State of financial re- |
| 20 | sources to carry out the written agreement.                 |
| 21 | (h) TERMINATION.—   |
| 22 | (1) TERMINATION BY SECRETARY.—The Sec-                      |
| 23 | retary may terminate the participation of any State         |
| 24 | in the program if—  |

|    | (A) the Secretary determines that the                 |
|----|---|
| 4  | State is not adequately carrying out the respon-      |
| 3  | sibilities assigned to the State;                     |
| ۷  | (B) the Secretary provides to the State—              |
| 5  | (i) notification of the determination of              |
| 6  | noncompliance; and                                    |
| 7  | (ii) a period of at least 30 days during              |
| 8  | which to take such corrective action as the           |
| 9  | Secretary determines is necessary to com-             |
| 10 | ply with the applicable agreement; and                |
| 11 | (C) the State, after the notification and             |
| 12 | period provided under subparagraph (B), fails         |
| 13 | to take satisfactory corrective action, as deter-     |
| 14 | mined by Secretary.                                   |
| 15 | (2) TERMINATION BY STATE.—The State may               |
| 16 | terminate the participation of the State in the pro-  |
| 17 | gram at any time by providing to the Secretary a      |
| 18 | notice by not later than the date that is 90 days be- |
| 19 | fore the date of termination, and subject to such     |
| 20 | terms and conditions as the Secretary may provide.    |
| 21 | (i) LIMITATIONS ON AGREEMENTS.—Nothing in this        |
| 22 | section or program—                                   |
| 23 | (1) authorizes a State to assume any rule-            |
| 24 | making authority of the Secretary under any Fed-      |
| 25 | eral law;   |

| 1  | (2) relieves any recipient of the assistance of             |
|----|---|
| 2  | any obligation to obtain any other required State or        |
| 3  | local permit or approval with respect to the project;       |
| 4  | (3) limits the right of any unit of State or local          |
| 5  | government to approve or regulate any rate of re-           |
| 6  | turn on private equity invested in the project; or          |
| 7  | (4) otherwise supersedes any State or local law             |
| 8  | (including any regulation) applicable to the construc-      |
| 9  | tion or operation of the project.                           |
| 10 | SEC. 410. REGULATIONS.                                      |
| 11 | The Secretary may promulgate such regulations as            |
| 12 | the Secretary determines to be appropriate to carry out     |
| 13 | this subtitle.  |
| 14 | SEC. 411. FUNDING.  |
| 15 | (a) In General.—There is authorized to be appro-            |
| 16 | priated to the Secretary to carry out this subtitle         |
| 17 | \$200,000,000 through fiscal year 2020, to remain avail-    |
| 18 | able until expended.  |
| 19 | (b) Offset Required.—No funds made available                |
| 20 | under this section may be used to provide financial assist- |
| 21 | ance under this subtitle unless sufficient funds have been  |
| 22 | appropriated to offset any decrease in Federal revenue re-  |
| 23 | sulting from the use by any unit of State or local govern-  |
| 24 | ment of proceeds of any obligation—                         |

| 1  | (1) the interest on which is exempt from the                |
|----|---|
| 2  | tax imposed under chapter 1 of the Internal Rev-            |
| 3  | enue Code of 1986; or                                       |
| 4  | (2) with respect to which credit is allowable               |
| 5  | under subpart I or J of part IV of subchapter A of          |
| 6  | chapter 1 of that Code.                                     |
| 7  | (c) Administrative Costs.—Of the funds made                 |
| 8  | available to carry out this subtitle, the Secretary may use |
| 9  | for the administration of this subtitle not more than       |
| 10 | \$2,200,000 for each of fiscal years 2016 through 2020.     |
| 11 | SEC. 412. DEAUTHORIZATION OF INACTIVE PROJECTS.             |
| 12 | (a) Purposes; Definitions.—                                 |
| 13 | (1) Purposes.—The purposes of this section                  |
| 14 | are—  |
| 15 | (A) to establish an efficient and trans-                    |
| 16 | parent process for deauthorizing projects and               |
| 17 | programs that have failed to receive a minimum              |
| 18 | level of investment to ensure active projects can           |
| 19 | move forward while reducing the backlog of au-              |
| 20 | thorized projects;  |
| 21 | (B) to create an expedited and definitive                   |
| 22 | process to deauthorize water resources develop-             |
| 23 | ment programs and projects;                                 |

| 1  | (C) to allow the continued authorization of           |
|----|---|
| 2  | water resources development programs and              |
| 3  | projects that are viable for construction; and        |
| 4  | (D) to establish a process for identifying            |
| 5  | authorized reclamation projects that are no           |
| 6  | longer—   |
| 7  | (i) in the Federal interest; or                       |
| 8  | (ii) feasible.  |
| 9  | (2) Definitions.—In this section:                     |
| 10 | (A) Secretary.—The term "Secretary"                   |
| 11 | means the Secretary of the Interior.                  |
| 12 | (B) WATER RESOURCES DEVELOPMENT                       |
| 13 | PROGRAM OR PROJECT.—The term "water re-               |
| 14 | sources development program or project" in-           |
| 15 | cludes any water and related resource project or      |
| 16 | program of the Bureau of Reclamation.                 |
| 17 | (b) Comprehensive Reports.—                           |
| 18 | (1) MINIMUM FUNDING LIST.—Not later than              |
| 19 | 180 days after the date of enactment of this Act, the |
| 20 | Secretary shall submit to the Committee on Energy     |
| 21 | and Natural Resources of the Senate and the Com-      |
| 22 | mittee on Natural Resources of the House of Rep-      |
| 23 | resentatives, and make available on a publicly acces- |
| 24 | sible Internet website in a manner that is download-  |
| 25 | able, searchable, and sortable, a list of—            |

| 1  | (A) projects or separable elements of                  |
|----|--|
| 2  | projects authorized for construction for which         |
| 3  | funding has been obligated during the current          |
| 4  | fiscal year or any of the 5 preceding fiscal           |
| 5  | years;   |
| 6  | (B) the amount of funding obligated for                |
| 7  | each such project or separable element per fis-        |
| 8  | cal year;  |
| 9  | (C) the current phase of each such project             |
| 10 | or separable element; and                              |
| 11 | (D) the amount required to complete the                |
| 12 | current phase of each such project or separable        |
| 13 | element.   |
| 14 | (2) BACKLOG REPORT.—Together with the re-              |
| 15 | port under paragraph (1), the Secretary shall submit   |
| 16 | to the Committee on Energy and Natural Resources       |
| 17 | of the Senate and the Committee on Natural Re-         |
| 18 | sources of the House of Representatives, and make      |
| 19 | available on a publicly accessible Internet website in |
| 20 | a manner that is downloadable, searchable, and sort-   |
| 21 | able, a list of—                                       |
| 22 | (A) projects or separable elements that are            |
| 23 | authorized for construction but have not been          |
| 24 | completed;   |

| 1  | (B) the date of authorization of the project         |
|----|--|
| 2  | or separable element, including any subsequent       |
| 3  | modifications to the original authorization;         |
| 4  | (C) the original budget authority for the            |
| 5  | project or separable element;                        |
| 6  | (D) a brief description of the project or            |
| 7  | separable element;                                   |
| 8  | (E) the estimated date of completion of the          |
| 9  | project or separable element;                        |
| 10 | (F) the estimated cost of completion of the          |
| 11 | project or separable element; and                    |
| 12 | (G) any amounts appropriated for the                 |
| 13 | project or separable element that remain unobli-     |
| 14 | gated.   |
| 15 | (c) Interim Deauthorization List.—                   |
| 16 | (1) IN GENERAL.—The Secretary shall develop          |
| 17 | an interim deauthorization list that identifies each |
| 18 | water resources development program or project, or   |
| 19 | separable element of a program or project, author-   |
| 20 | ized for construction before March 30, 2009, for     |
| 21 | which—   |
| 22 | (A) construction was not initiated before            |
| 23 | the date of enactment of this Act; or                |
| 24 | (B) construction was initiated before the            |
| 25 | date of enactment of this Act, but for which no      |

| 1  | Federal or non-Federal funds were obligated for     |
|----|---|
| 2  | construction of the program, project, or sepa-      |
| 3  | rable element of the program or project during      |
| 4  | the current fiscal year or any of the 6 preceding   |
| 5  | fiscal years.                                       |
| 6  | (2) Public comment and consultation.—               |
| 7  | (A) IN GENERAL.—The Secretary shall so-             |
| 8  | licit comments from the public and the Gov-         |
| 9  | ernors of each applicable State on the interim      |
| 10 | deauthorization list developed under paragraph      |
| 11 | (1).  |
| 12 | (B) COMMENT PERIOD.—The public com-                 |
| 13 | ment period shall be 90 days.                       |
| 14 | (3) Submission to congress; publica-                |
| 15 | TION.—Not later than 90 days after the date of sub- |
| 16 | mission of the list required by subsection (b), the |
| 17 | Secretary shall—                                    |
| 18 | (A) submit the interim deauthorization list         |
| 19 | to the Committee on Energy and Natural Re-          |
| 20 | sources of the Senate and the Committee on          |
| 21 | Natural Resources of the House of Representa-       |
| 22 | tives; and  |
| 23 | (B) publish the interim deauthorization list        |
| 24 | in the Federal Register.                            |
| 25 | (d) Final Deauthorization List.—                    |

| 1  | (1) IN GENERAL.—The Secretary shall develop             |
|----|---|
| 2  | a final deauthorization list of each water resources    |
| 3  | development program or project, or separable ele-       |
| 4  | ment of a program or project, described in sub-         |
| 5  | section (c)(1) that is identified pursuant to this sub- |
| 6  | section.  |
| 7  | (2) Identification of projects.—                        |
| 8  | (A) CRITERIA FOR INCLUSION.—                            |
| 9  | (i) IN GENERAL.—The Secretary shall                     |
| 10 | identify programs, projects, and separable              |
| 11 | elements of programs and projects for in-               |
| 12 | clusion on the final deauthorization list               |
| 13 | that may no longer be viable for construc-              |
| 14 | tion.   |
| 15 | (ii) FACTORS TO CONSIDER.—The                           |
| 16 | Secretary may identify programs, projects,              |
| 17 | and separable elements of programs and                  |
| 18 | projects for exclusion from the final de-               |
| 19 | authorization list if the Secretary deter-              |
| 20 | mines, on a case-by-case basis, that a                  |
| 21 | project or separable element of a project is            |
| 22 | critical for interests of the United States,            |
| 23 | based on the possible impact of the project             |
| 24 | or separable element of the project on pub-             |

| 1  | lic health and safety, the national economy        |
|----|--|
| 2  | or the environment.                                |
| 3  | (iii) Consideration of public com                  |
| 4  | MENTS.—In making determinations unde               |
| 5  | clauses (i) and (ii), the Secretary shall con      |
| 6  | sider any comments received under sub              |
| 7  | section (c)(3).                                    |
| 8  | (B) APPENDIX.—The Secretary shall in               |
| 9  | clude as part of the final deauthorization list an |
| 10 | appendix that—                                     |
| 11 | (i) identifies each program, project               |
| 12 | and separable element of a program or              |
| 13 | project on the interim deauthorization lis-        |
| 14 | developed under subsection (c) that is not         |
| 15 | included on the final deauthorization list         |
| 16 | and  |
| 17 | (ii) describes the reasons why the pro-            |
| 18 | gram, project, or separable element is not         |
| 19 | included.  |
| 20 | (3) Submission to congress; publica-               |
| 21 | TION.—Not later than 120 days after the date on    |
| 22 | which the public comment period under subsection   |
| 23 | (c)(3) expires, the Secretary shall—               |
| 24 | (A) submit the final deauthorization list          |
| 25 | and the appendix to the final deauthorization      |

| 1 | list to the Committee on Energy and Natural   |
|---|---|
| 2 | Resources of the Senate and the Committee on  |
| 3 | Natural Resources of the House of Representa- |
| 4 | tives; and                                    |

- (B) publish the final deauthorization list and the appendix to the final deauthorization list in the Federal Register.
- (e) DEAUTHORIZATION; CONGRESSIONAL REVIEW.—
- (1) IN GENERAL.—Subject to paragraph (2), after the date that is 180 days after the date of submission of the final deauthorization report under subsection (d), a program, project, or separable element of a program or project identified in the report is deauthorized, unless Congress passes a joint resolution disapproving the final deauthorization report prior to the end of that period.
- (2) Non-federal contributions.—A program, project, or separable element of a program or project identified in the final deauthorization report under subsection (d) shall not be deauthorized under this subsection if, before the expiration of the 180-day period referred to in paragraph (1), the non-federal interest of the program, project, or separable element of the project provides sufficient funds

|  | to complete the program, project, or separable ele-  |
|--|--|
| 2  | ment of the project.   |
| 3  | (f) Treatment of Project Modifications.—For  |
| 4  | purposes of this section, if an authorized water resources   |
| 5  | development program, project, or separable element of the  |
| 6  | program or project has been modified by an Act of Con-   |
| 7  | gress, the date of authorization of the program, project,  |
| 8  | or separable element shall be deemed to be the date of   |
| 9  | the most recent modification.  |
| 10   | Subtitle B—Expansion of Water  |
| 11   | Storage, Integrated Regional   |
| 12   | Water Management, and  |
|  |  |
| 13   | WaterSMART   |
| 13<br>14   | WaterSMART  SEC. 421. WATER STORAGE, INTEGRATED REGIONAL   |
|  |  |
| 14   | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL   |
| 14<br>15   | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL WATER MANAGEMENT, RECLAMATION, AND  |
| 14<br>15<br>16                                     | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  |
| 14<br>15<br>16<br>17                               | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  |
| 14<br>15<br>16<br>17<br>18                         | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  (1) the State is currently experiencing an his-   |
| 14<br>15<br>16<br>17<br>18<br>19                   | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  (1) the State is currently experiencing an historic drought that has not been witnessed in over   |
| 14<br>15<br>16<br>17<br>18<br>19<br>20             | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  (1) the State is currently experiencing an historic drought that has not been witnessed in over 100 years of recorded history, and funding will allow   |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21       | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  (1) the State is currently experiencing an historic drought that has not been witnessed in over 100 years of recorded history, and funding will allow the Bureau of Reclamation to better respond to and  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21<br>22 | SEC. 421. WATER STORAGE, INTEGRATED REGIONAL  WATER MANAGEMENT, RECLAMATION, AND  RECYCLING PROJECTS.  (a) FINDINGS.—Congress finds that—  (1) the State is currently experiencing an historic drought that has not been witnessed in over 100 years of recorded history, and funding will allow the Bureau of Reclamation to better respond to and mitigate the potential impacts of extended drought |

| 1  | \$250,000,000 in competitively awarded funding to      |
|----|--|
| 2  | non-Federal partners, including Indian tribes, water   |
| 3  | districts, municipalities, and institutions of higher  |
| 4  | education, which investments have conserved enough     |
| 5  | water to meet the needs of more than 3,800,000 in-     |
| 6  | dividuals, allowing every acre-foot of water conserved |
| 7  | to be made available for other uses; and               |
| 8  | (3) activities funded under WaterSMART in-             |
| 9  | clude those critical to meeting the Priority Goal for  |
| 10 | Climate Change of the Department of the Interior,      |
| 11 | which includes climate risk assessment activities and  |
| 12 | related efforts that ensure sustainable water supplies |
| 13 | in the western United States.                          |
| 14 | (b) AMENDMENT.—Section 9504 of the Omnibus             |
| 15 | Public Land Management Act of 2009 (42 U.S.C. 10368)   |
| 16 | is amended—  |
| 17 | (1) by redesignating subsections (c) through (e)       |
| 18 | as subsections (d) through (f), respectively;          |
| 19 | (2) by inserting after subsection (b) the fol-         |
| 20 | lowing:  |
| 21 | "(c) Water Storage, Integrated Regional                |
| 22 | WATER MANAGEMENT, RECLAMATION, AND RECYCLING           |
| 23 | Projects.—   |
| 24 | "(1) In general.—The Secretary is authorized           |
| 25 | to enter into cost shared financial assistance and     |

| 1  | other long-term agreements with non-Federal par-        |
|----|---|
| 2  | ticipants in Reclamation States (as defined in sec-     |
| 3  | tion 402 of the California Emergency Drought Re-        |
| 4  | lief Act of 2015) and the States of Hawaii and Alas-    |
| 5  | ka to advance the planning, design, and construction    |
| 6  | of non-Federal permanent water storage and convey-      |
| 7  | ance facilities, projects for the reclamation and reuse |
| 8  | of municipal, industrial, domestic and agricultural     |
| 9  | wastewater, and naturally impaired ground and sur-      |
| 10 | face waters, and other water management improve-        |
| 11 | ment projects for which the Secretary is authorized     |
| 12 | under this subtitle to assist an applicant in the plan- |
| 13 | ning, design, and construction.                         |
| 14 | "(2) Priority.—In providing financial assist-           |
| 15 | ance under this section, the Secretary shall give pri-  |
| 16 | ority to storage, conveyance, and water management      |
| 17 | improvement projects that—                              |
| 18 | "(A) ensure the efficient and beneficial use            |
| 19 | of water or reuse of recycled water;                    |
| 20 | "(B) use integrated and coordinated water               |

- "(B) use integrated and coordinated water management on a watershed or regional scale;
- "(C) increase the availability of usable water supplies in a watershed or region to benefit individuals, the economy, and the environ-

21

22

23

| 1  | ment and include adaptive measures needed to         |
|----|--|
| 2  | address climate change and future demands;           |
| 3  | "(D) where practicable, provide flood con-           |
| 4  | trol or recreation benefits and include the devel-   |
| 5  | opment of incremental hydroelectric power gen-       |
| 6  | eration;   |
| 7  | "(E) include partnerships that go beyond             |
| 8  | political and institutional jurisdictions to sup-    |
| 9  | port the efficient use of the limited water re-      |
| 10 | sources of a region and the United States; and       |
| 11 | "(F) generate environmental benefits, such           |
| 12 | as benefits to fisheries, wildlife and habitat,      |
| 13 | water quality, water-dependent ecological sys-       |
| 14 | tems, and water supply benefits to agricultural      |
| 15 | and urban water users.                               |
| 16 | "(3) FEDERAL COST SHARE.—The Federal                 |
| 17 | share of the cost of a project authorized under sub- |
| 18 | section (a) shall be—                                |
| 19 | "(A) an amount equal to the lesser of—               |
| 20 | "(i) 25 percent of total costs; and                  |
| 21 | "(ii) \$20,000,000 (adjusted for infla-              |
| 22 | tion); and   |
| 23 | "(B) nonreimbursable.                                |
| 24 | "(4) IN-KIND CONTRIBUTIONS.—The non-Fed-             |
| 25 | eral share of the cost of a project authorized under |

| 1  | subsection (a) may include in-kind contributions to     |
|----|---|
| 2  | the planning, design, and construction of a project.    |
| 3  | "(5) TITLE; OPERATION AND MAINTENANCE                   |
| 4  | COSTS.—The non-Federal entity entering into a fi-       |
| 5  | nancial assistance agreement under this subsection      |
| 6  | shall hold title to any and all facilities constructed  |
| 7  | under this section, and shall be solely responsible for |
| 8  | the costs of operating and maintaining such facili-     |
| 9  | ties."; and   |
| 10 | (3) in subsection (f) (as redesignated by para-         |
| 11 | graph (1)), by striking "\$300,000,000" and insert-     |
| 12 | ing "\$400,000,000".                                    |
| 13 | Subtitle C—Water Recycling                              |
| 14 | Eligibility   |
| 15 | SEC. 431. NEW WATER RECYCLING AND REUSE PROJECTS.       |
| 16 | Section 1602 of the Reclamation Wastewater and          |
| 17 | Groundwater Study and Facilities Act (43 U.S.C. 390h)   |
| 18 | is amended by adding at the end the following:          |
| 19 | "(e) AUTHORIZATION OF NEW WATER RECYCLING               |
| 20 | AND REUSE PROJECTS.—                                    |
| 21 | "(1) IN GENERAL.—A non-Federal interest may             |
| 22 | submit to the Secretary proposals for eligible          |
| 23 | projects in the form of completed feasibility studies.  |

|    | 1 "(2) ELIGIBLE PROJECTS.—A project shall be          |
|----|---|
| ,  | considered eligible for consideration under this sub- |
| 2  | section if the project reclaims and reuses—           |
| 4  | "(A) municipal, industrial, domestic, or ag-          |
| 5  | ricultural wastewater; or                             |
| 6  | "(B) impaired ground or surface waters.               |
| 7  | "(3) Guidelines.—                                     |
| 8  | "(A) IN GENERAL.—Not later than 90                    |
| 9  | days after the date of enactment of this sub-         |
| 10 | section, the Secretary shall issue water recy-        |
| 11 | cling project solicitation and evaluation guide-      |
| 12 | lines that include the criteria listed in sub-        |
| 13 | section $(f)(2)$ .                                    |
| 14 | "(B) REVIEW.—Consistent with the prior-               |
| 15 | ities described in section 301 of the California      |
| 16 | Emergency Drought Relief Act of 2015, the             |
| 17 | Secretary shall review each feasibility study re-     |
| 18 | ceived under paragraph (1) for the purpose of         |
| 19 | determining whether the study, and the process        |
| 20 | under which the study was developed, comply           |
| 21 | with Federal laws and regulations applicable to       |
| 22 | feasibility studies of water recycling and reuse      |
| 23 | projects.   |
| 24 | "(f) Competitive Grant Funding of Water Re-           |
| 25 | CYCLING AND REUSE PROJECTS.—                          |

| 1  | "(1) Establishment.—The Secretary shall es-           |
|----|---|
| 2  | tablish a competitive grant program under which the   |
| 3  | non-Federal project sponsor of any project deter-     |
| 4  | mined by the Secretary to be feasible under sub-      |
| 5  | section (e)(2) shall be eligible to apply for funding |
| 6  | for the planning, design, and construction of the     |
| 7  | project.  |
| 8  | "(2) Priority.—When funding projects under            |
| 9  | paragraph (1), the Secretary shall give funding pri-  |
| 10 | ority to projects that meet 1 or more of the criteria |
| 11 | listed in paragraph (3) and are located in an area    |
| 12 | that at any time in the 10-year period before such    |
| 13 | funds are made available—                             |
| 14 | "(A) has been identified by the United                |
| 15 | States Drought Monitor as experiencing severe,        |
| 16 | extreme, or exceptional drought; or                   |
| 17 | "(B) was designated as a disaster area by             |
| 18 | a State.  |
| 19 | "(3) Criteria.—The project criteria referred          |
| 20 | to in paragraph (2) are as follows:                   |
| 21 | "(A) Projects that are likely—                        |
| 22 | "(i) to provide a more reliable water                 |
| 23 | supply; and   |
| 24 | "(ii) to protect, restore, or enhance                 |
| 25 | aquatic ecosystems including estuaries,               |

| 1  | groundwater basins, and rivers and                 |
|----|--|
| 2  | streams and tributaries.                           |
| 3  | "(B) Projects that are likely to increase          |
| 4  | water management flexibility and reduce im-        |
| 5  | pacts on environmental resources.                  |
| 6  | "(C) Projects that are regional in scale or        |
| 7  | are included in integrated regional water man-     |
| 8  | agement plans.                                     |
| 9  | "(D) Projects that use integrated and co-          |
| 10 | ordinated water management on a watershed or       |
| 11 | regional scale.                                    |
| 12 | "(E) Projects that provide multiple bene-          |
| 13 | fits, including improved water supply reliability  |
| 14 | for urban and agricultural water users, eco-       |
| 15 | system benefits, such as benefits to fisheries,    |
| 16 | wildlife and habitat, water quality, groundwater   |
| 17 | management, and water quality improvements.        |
| 18 | "(F) Projects for which a feasibility study        |
| 19 | has been completed and any necessary environ-      |
| 20 | mental or public reviews have been initiated.      |
| 21 | "(4) AUTHORIZATION OF APPROPRIATIONS.—             |
| 22 | There is authorized to be appropriated to the Sec- |
| 23 | retary to carry out this subsection \$200,000,000  |
| 24 | through fiscal year 2020.".                        |

# D—Federal Support for Subtitle State and Local Drought Solu-2 tions Fund 3 SEC. 441. ESTABLISHMENT. 5 There is established in the Treasury of the United States a fund, to be known as the "Federal Support for State and Local Drought Solutions Fund" (referred to in this subtitle as the "Fund"), consisting of-9 (1) such amounts as are deposited in the Fund 10 under section 443; and 11 (2) any interest earned on investment of 12 amounts in the Fund under section 445. 13 SEC. 442. ACCOUNTS. 14 Within the Fund, there are established the following 15 accounts: 16 (1) The Federal Assistance to State and Local 17 Storage Project Account, for expenditure on projects 18 with a maximum 25-percent Federal cost share au-19 thorized under section 301(c). 20 (2) The Reclamation Infrastructure Finance 21 and Innovation Account, for expenditure on Federal 22 loan guarantees authorized under subtitle A. 23 SEC. 443. DEPOSITS TO FUND. 24 (a) In General.—For each of fiscal years 2026 25 through 2050, the Secretary of the Treasury shall deposit

|     | l in the Fund \$150,000,000 of the revenues that would oth-  |
|-----|--|
| 2   | 2 erwise be deposited for the fiscal year in the reclamation |
| 3   | 3 fund established by the first section of the Act of June   |
| 4   | 17, 1902 (32 Stat. 388, chapter 1093), of which—             |
| - 5 | (1) \$75,000,000 for each of those fiscal years              |
| 6   | shall be deposited in the Federal Assistance to State        |
| 7   | and Local Storage Project Account established by             |
| 8   | section $442(1)$ ;   |
| 9   | (2) \$40,000,000 for each of those fiscal years              |
| 10  | shall be used to fund projects pursuant to section           |
| 11  | 1602 of the Reclamation Wastewater and Ground-               |
| 12  | water Study and Facilities Act (43 U.S.C. 390h);             |
| 13  | and  |
| 14  | (3) \$35,000,000 for each of the fiscal years                |
| 15  | shall be deposited in the Reclamation Infrastructure         |
| 16  | Finance and Innovation Account established by sec-           |
| 17  | tion $442(2)$ .  |
| 18  | (b) AVAILABILITY OF AMOUNTS.—Amounts depos-                  |
| 19  | ited in the Fund under this subtitle shall—                  |
| 20  | (1) be made available in accordance with this                |
| 21  | section, without further appropriation; and                  |
| 22  | (2) be in addition to amounts appropriated for               |
| 23  | such purposes under any other provision of law.              |

| 1  | SEC. 444. EXPENDITURES FROM FUND.                       |
|----|---|
| 2  | (a) In General.—Subject to subsection (b), for each     |
| 3  | of fiscal years 2026 through 2050, the Secretary of the |
| 4  | Interior may expend from the Fund, in accordance with   |
| 5  | this subtitle, not more than an amount equal to the sum |
| 6  | of—   |
| 7  | (1) the amounts deposited in the Fund that              |
| 8  | year under section 443; and                             |
| 9  | (2) the amount of interest accrued in the Fund          |
| 10 | in each account for the fiscal year in which the ex-    |
| 11 | penditures are made, with the interest accrued in       |
| 12 | each account used only for expenditures from that       |
| 13 | account.  |
| 14 | (b) Additional Expenditures.—                           |
| 15 | (1) IN GENERAL.—The Secretary may expend                |
| 16 | more in any fiscal year than the amounts described      |
| 17 | in subsection (a) if the additional amounts are avail-  |
| 18 | able in the Fund as a result of a failure of the Sec-   |
| 19 | retary to expend all of the amounts available under     |
| 20 | subsection (a) in 1 or more prior fiscal years.         |
| 21 | (2) RETENTION IN ACCOUNTS.—Any additional               |
| 22 | amounts referred to in paragraph (1) shall—             |
| 23 | (A) be retained within the account to                   |
| 24 | which the amounts were designated;                      |
| 25 | (B) accrue interest for the designated ac-              |
| 26 | count in accordance with this subtitle: and             |

|    | 1 (C) only be expended for the purposes for                  |
|----|--|
|    | which expenditures from the designated ac-                   |
|    | counts are authorized.                                       |
| 4  | 4 SEC. 445. INVESTMENTS OF AMOUNTS.                          |
| :  | (a) In General.—The Secretary shall invest such              |
| (  | o portion of the Fund as is not, in the judgment of the Sec- |
| 7  | retary, required to meet current withdrawals.                |
| 8  | (b) CREDITS TO FUND.—The interest on, and the                |
| 9  | proceeds from the sale or redemption of, any obligations     |
| 10 | held in the Fund shall be credited to, and form a part       |
| 11 | of, the Fund.  |
| 12 | SEC. 446. TRANSFERS OF AMOUNTS.                              |
| 13 | (a) In General.—The amounts required to be                   |
| 14 | transferred to the Fund under this subtitle shall be trans-  |
| 15 | ferred at least monthly from the general fund of the         |
| 16 | Treasury to the Fund on the basis of estimates made by       |
| 17 | the Secretary of the Treasury.                               |
| 18 | (b) Adjustments.—Proper adjustment shall be                  |
| 19 | made in amounts subsequently transferred to the extent       |
| 20 | prior estimates are in excess of or less than the amounts    |
| 21 | required to be transferred.                                  |
| 22 | SEC. 447. TERMINATION.                                       |
| 23 | On September 30, 2050—                                       |
| 24 | (1) the Fund shall terminate; and                            |

| 1 | (2) the unexpended and unobligated balance of       |
|---|---|
| 2 | the Fund shall be transferred to the reclamation    |
| 3 | fund established by the first section of the Act of |
| 4 | June 17, 1902 (32 Stat. 388, chapter 1093).         |

# EAST BAY MUNICIPAL UTILLITY DISTRICT

DATE:

September 8, 2015

MEMO TO:

Board of Directors

THROUGH:

Alexander R. Coate, General Manager Mil

FROM:

Cheryl A. Farr, Special Assistant to the General Manager

SUBJECT:

2015 Critical Drought Action Plan Update

### SUMMARY

Staff continues implementing the 2015 Critical Drought Action Plan to support customer conservation and customer compliance with drought-related regulations and ordinances adopted by the Board and the state. Based on water production, August demand was down 27 percent compared to the same time period in 2013, surpassing the calendar year 2015 20 percent goal set by the Board and the 16 percent target EBMUD is required to achieve based on state requirements. Since the February 11, 2014 drought declaration the cumulative savings rate is 16 percent and since January 2015 the cumulative savings rate is 21 percent.

## DISCUSSION

Customer Outreach and Activity. Bill inserts thanking customers who are using eight units or less per bi-monthly billing period continued mailing in August to acknowledge sustained low water use. During August, staff responded to 486 drought-related phone and email inquiries regarding customer conservation efforts, rebate programs, excessive use penalties and the drought surcharge. Rebates were processed for 618 requests, lower than the previous month (1,166) due to the typical seasonal slowdown in August. Business orders for conservation materials such as restaurant table tents, hotel linen cards, shower stickers, and nursery plant tags continued with 675 orders placed through the online store. Staff continues to respond to a high volume of water waste reports; 600 were received in August and 67 percent involved residential properties.

Home Water Reports continue to be an effective customer engagement tool with 33,197 reports distributed in August. The reports continue to help inform customers of additional conservation services through the online portal and District website. Water conservation activities completed in August are summarized in Attachment 1.

The District continues to work with residential and business customers on meeting the drought outdoor watering restrictions. Golf courses that have pledged a 40% reduction from their 2013 baseline have been doing very well in achieving savings to date. Staff continued to

Critical Drought Action Plan 2015 Update Board of Directors September 8, 2015 Page 2

meet with members of the Landscape Advisory Committee during August to engage members on ideas and approaches to enhance community outreach and services that will promote efficient landscape design, irrigation and maintenance practices. The District also is planning a number of outdoor landscaping community workshops in September and the fall that are being supported with \$2,000 in drought education funding from the California Department of Water Resources. Interest in scheduling Board members and staff to speak on water supply and drought efforts remains high. Recent and upcoming speaking engagements are shown in Attachment 2.

During August staff responded to 18 drought-related media inquiries that addressed violations of the outdoor watering restrictions, demand reductions this summer, recycled water projects and the potential impact of El Niño on drought. The drought theater program EBMUD is sponsoring at community events throughout the service area was presented in 7 cities during August.

The September-October *Customer Pipeline* has started mailing. It thanks customers for conserving, features advice to help customers save water outdoors and provides an update on recycled water use in the service area. As part of continuing efforts to communicate the consequences of excessive water use and water theft, the current top of bill message informs customers that California law requires EBMUD to release the name, address and water use data of customers who have used water in violation of EBMUD's regulations and ordinances if that data is requested under the Public Records Act.

In April, EBMUD mailed a request from President Mellon to all cities, counties, special districts and home owners associations within our service area asking them to make a pledge to partner with EBMUD to conserve water together during the drought. The pledge commits those who sign to helping educate local residents and businesses on how to conserve and to promoting compliance with mandatory water use restrictions. Board members and staff have been periodically following up with cities, counties and other entities who received the pledge to either thank them for pledging or encourage them to make the conservation pledge.

Community pledges received to date are from Alameda, Albany, Berkeley, Lafayette, Oakland, Pleasant Hill, Pinole and Walnut Creek. EBMUD is awaiting pledges from Danville, El Cerrito, Emeryville, Hercules, Orinda, Piedmont, Richmond, San Leandro, San Pablo and San Ramon. Contra Costa County has pledged to partner and we are awaiting a pledge from Alameda County. Pledges also have been received from: Alameda County Office of Education, Albany Unified School District, Castro Valley Sanitary District, East Bay Regional Park District, Hayward Recreation & Parks District, Oakland Unified School District, Pleasant Hill Recreation & Park District, San Leandro Unified School District, Avington Lofts Home Owners Association (HOA), Eastbluff HOA, FSS Properties, Lafayette Chamber of Commerce, LBJ Properties, Listo Properties, Orinda Chamber of Commerce, Marina Seagate HOA, Primrose Terrace HOA, Regency Townhomes HOA and Woodminster HOA.

**District Operations.** Staff continues to actively monitor and manage EBMUD's own water use. August 2015 water use at our facilities was down 23 percent compared to August 2013

Critical Drought Action Plan 2015 Update Board of Directors September 8, 2015 Page 3

(6,496 units consumed in 2013 and 5,001 in 2015) and cumulative water use from February 2014 – August 2015 is down 15 percent. In addition, the District has saved water in 11 of the last 12 months, with April 2015 being the exception. The District's heightened deployment of acoustic loggers, remote telemetry and pipeline survey crews continues to identify leaks and prioritize water loss control response within the distribution system.

**Trucked Recycled Water Program.** The amount of trucked recycled water used in August was 587,000 gallons from the East Bayshore station and 262,000 gallons from the North Richmond station, for a total of 849,000 gallons.

Supplemental Supply Actions. The Freeport pumping plants and facilities continued to be in service in August to deliver supplemental supply from the Sacramento River to the East Bay. The District has been diverting 64 MGD of Central Valley Project (CVP) water from the Freeport facilities in August. On August 30<sup>th</sup>, the District completed delivery of 33,250 acre-feet of CVP water and began delivering transfer water. Staff obtained approval from the U. S. Bureau of Reclamation to increase the delivery rate at Freeport to 90 MGD as of September 1, 2015 and is bringing Folsom South Canal water into Walnut Creek Water Treatment Plant in September. Staff plans to complete the delivery of 24,668 acre-feet of transfer water to the East Bay by mid-December.

### **NEXT STEPS**

The San Pablo Water Treatment Plant is scheduled to come into service in October and staff is continuing to prepare for the start-up.

Staff is preparing to mail letters to customers who are at or near the penalty level based on their water use in recent weeks. The letter explains the consequences of violating EBMUD's excess water use ordinance and the criteria for appeals.

Staff is developing a web listing of agencies that have taken the pledge to partner with EBMUD on conservation to thank them for helping to meet our service area conservation goals this summer. The listings will include hyperlinks to conservation information on our partners' websites.

### Attachments:

- 1. Water Conservation Outreach Update as of August 30, 2015
- 2. Speakers Bureau Update as of August 30, 2015

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| FY16 Demand Reduction Program  | ١                      |                               |
|--|------------------------|-------------------------------|
| As of August 31, 2015 <sup>4</sup>   |                        |                               |
| Monthly Water Conservation Activity  | Current<br>Month       | Activity Level                |
| Customer Outreach (on-site audits, self-survey kits, landscape consultations, high-bill inquiries, new account review, WaterSmart Home Water Reports <sup>1</sup> ) - Residential  | 33,619                 |                               |
| Single Family  | 33,402                 | 2 260,051                     |
| Multi Family (number of dwelling units audited)  | 217                    | 1,767                         |
| Customer Outreach (on-site audits, landscape consultations, high bill inquiries) - Non Residential   | 1,581                  | 27,907                        |
| Commercial Industrial Institutional Irrigation and IRIS Water Budget Program   | 3                      | 8                             |
| Devices, Materials and Information Distributed   | 1577<br><b>99</b> 0    |                               |
| Water Saving Devices (showerheads, aerators, dye tabs, toilet bags, hose nozzles) Table tents, hotel cards, shower stickers Plant Books <sup>3</sup>   | 291<br>675<br>24       | 9,338                         |
| Water Waste Response   | 600                    | 2,629<br><b>6,757</b>         |
| Residential Commercial Institutional Street and Misc. <sup>2</sup>   | 403<br>97<br>50<br>50  | 4,341<br>1,094<br>357<br>965  |
| Rebates (toilets, clotheswashers, irrigation controllers, landscape, etc.)   | 618                    | 19,441                        |
| Rebates Paid (toilets, clotheswashers, irrigation controllers, landscape, etc.):  Residential  Non-Residential  Community Outreach Presentations/Events  | 593<br>25<br><b>10</b> | 18,045<br>1,396<br><b>245</b> |
| Contact Center Activity  | Current<br>Month       | Activity Level to Date        |
| No. of Leak Adjustments  | 235                    | 5,920                         |
| Drought Related Calls  | 305                    | 3,944                         |
| Drought Related Emails   | 24                     | 843                           |
| <sup>1</sup> WaterSmart Home Water Reports added in September 2014<br><sup>2</sup> Note this is a new category as of August 2014<br><sup>3</sup> Adjustment in plant book sales versus consignments <b>occurred January</b> 2015<br><sup>4</sup> Data Collection started February 2014 |                        |                               |

| SWRCB - Started as of March 2015- no reporting until July 2015 | May | April |
|--|-----|-------|
| Penalties Penalties  | 0   | 0     |
| Optional - Enforcement Actions:                                | 0   | 0     |

 $One time\ adjustment\ of\ totals\ -\ correcting\ year\ -to\ -date$ 

# SPEAKERS' BUREAU and OTTREACH RECORD CV15

|  | ated                 | nce   |                    |   |  |                                      |   |  |  |   |                                   |                             |  |
|--|----------------------|---|--------------------|---|--|--------------------------------------|---|--|--|---|-----------------------------------|-----------------------------|--|
|  | Estimated            | Audience<br>22                                  | 18                 | 40  | 50                                       |                                      | 35  | 40   | 30   |   | 27                                | 25                          |  |
| ORD CV15                                 | Topics Requested     | Water conservation                              | Water conservation | Water conservation tips and rebates for lawn conversion | Water conservation and impact of drought | Drought, recycling, and conservation | Water conservation tips and updates                     | Water conservation and landscaping lawn conversion | Water conservation for personal and building use | Wastewater Treatment Plant - Food waste to energy tour          | Water consumption and storage     | Water conservation          |  |
| ACH REC                                  | Presentation Tvne    | Presentation                                    | Presentation       | Presentation  | Presentation                             | Presentation                         | Presentation  | Presentation                                       | Presentation                                     | Tour  | Presentation                      | Presentation                |  |
| AU and OUTRE                             | Speaker/BOD Attendee | TBD   | Mike Hazinski      | TBD   | TBD                                      | Richard Sykes                        | TBD   | TBD  | TBD  | Ben Horenstein, Jackie<br>Kepke, Sophia Skoda,<br>Steve Sherman | Michelle Blackwell                | TBD                         |  |
| STEANERS BUKEAU and OUTKEACH RECORD CY15 | Group                | Ada Street Neighborhood Association<br>Berkeley | Albany Rotary      | Atchison Village Mutual HOA<br>Richmond                 | Beth Chaim Congregation<br>Danville      | Chevron Refinery                     | Contra Costa Association of Realtors (West)<br>Richmond | Glenview Neighborhood Association<br>Oakland       | kW Engineering<br>Oakland                        | Oakland City Council<br>Desley Brooks                           | Oakland International High School | One Kelton Court<br>Oakland |  |
|  | Date/Time            | TBD   | TBD                | TBD   | TBD                                      | TBD                                  | TBD   | ТВД  | TBD  | TBD   | TBD                               | TBD                         |  |

| Date/Time                      | Group   | Sneaker/BOD Attendage | Decomposition |   |           |
|--------------------------------|---|-----------------------|---------------|---|-----------|
|                                | •   |                       | Type          | l opics Requested   | Estimated |
| TBD                            | Richmond City Council   | Director McIntosh     | Presentation  | Drought and water conservation (Reschedule from June)   | Audience  |
| TBD                            | Rosie the Riveter National Historic Park and Eugene<br>O'Neill National Historic Park<br>Richmond | Michelle Blackwell    | Presentation  | Overview of EBMUD, water supply, water conservation and California water issues                   |           |
| ТВД                            | Sequoyah Hills HOA<br>Oakland   | TBD                   | Presentation  | Water saving tips, long range drought impacts, water saving devices                               | 30        |
| TBD                            | Tara Hills Mobile Manor Senior Housing<br>San Pablo   | David Wallenstein     | Presentation  | Water conservation  | 20        |
| TBD                            | Water Conservation Committee<br>Solar Power - Rossmoor  | Scott Sommerfeld      | Presentation  | Plants and landscapes for Rossmoor  | 25        |
| TBD                            | Zero Graffiti International<br>City of Oakland Annual Graffiti Masters Event                      | TBD                   | Presentation  | Proper disposal and procedures when pressure washing  | 09        |
| 12/2/15<br>2:00pm-<br>3:15pm   | ACWA<br>Statewide Issue Forum   | Alex Coate            | Presentation  | Financing water and related infrastructure in the future  |           |
| 11/19/15<br>11:30am-<br>1:30pm |   | Director McIntosh     | Presentation  | EBMUD update on water supply, rates, water conservation, infrastructure, long term water supplies | 09        |
| 11/4/15<br>11:00am-<br>1:30pm  | Lamorinda Sons In Retirement<br>(Branch 171)  | Director Coleman      | Presentation  | Water policy  | 150       |
| 10/23/15                       | California Utility Management<br>Association/California Urban Water Agency Forum                  | Alex Coate            | Presentation  | Regional Partnerships   |           |
|                                |   |                       |               |   |           |

| Estimated            | S, 60   |  | 50  | 15  | 250                                 | 10                             |   | 150                            | re 15  |   |
|----------------------|---|--|---|---|-------------------------------------|--------------------------------|---|--------------------------------|--|---|
| Topics Requested     | EBMUD update on water supply, rates, water conservation, infrastructure, long term water supplies | Water conservation and landscape rebates | Landscape and indoor water<br>conservation, better plant choices for<br>drought, turf replacement, graywater<br>diversion | Pardee Dam Tour, Camanche, and<br>Chevron Treatment Plant | Water conservation and water supply | Water conservation and drought | Water conservation  | Drought and water conservation | "The State of Our Water - Where we are today and what is ahead?" | Water conservation for multi-family owners and managers       |
| Presentation         | Presentation  | Presentation                             | Presentation  | Tour  | Presentation                        | Presentation                   | Presentation  | Presentation                   | Presentation   | Table   |
| Speaker/BOD Attendee | President Mellon  | Scott Sommerfeld                         | Scott Sommerfeld  | TBD   | Charles Bohlig                      | Charles Bohlig                 | Jessica Woodard   | Charles Bohlig                 | Scott Sommerfeld   | Rolando Gonzalez  |
| Group                | President Frank Mellon's Ward Briefing<br>Castro Valley   | Castro Valley Library                    | Palomares Hills HOA<br>Castro Valley  | EBMUD Insurance Brokers and Insurance<br>Underwriters     | Alamo/Danville Newcomers Club       | Oakland Sunrise Rotary Club    | The Gardens at Heather Farms<br>Wine & Roses Mediterraneo<br>Walnut Creek | Sustainable Lafayette          | Orchard Nursery & Florist<br>Lafayette                           | East Bay Rental Housing Association Annual Trade Show Oakland |
| Date/Time            | 10/20/15<br>7:45am-<br>9:45am   | 10/17/15<br>2pm                          | 10/17/15<br>10am  | 10/15-16/15   | 10/13/15<br>11:30am                 | 10/13/15<br>7:30am-<br>8:30am  | 10/4/15<br>4pm-7pm  | 10/4/15<br>2pm-5pm             | 10/4/15<br>1:00pm-<br>2:30pm                                     | 3pm-7pm   |

| Date/Time                     | Group  | Speaker/BOD Attendee                | Pre          | Topics Requested  | Estimated |
|-------------------------------|--|-------------------------------------|--------------|---|-----------|
| 9/30/15<br>12pm               | Orinda Rotary  | Director Young                      | Presentation | Drought and water conservation  | Audience  |
| 9/29<br>TBD                   | EcoLab Water Conservation Seminar                          | Richard Harris                      | Panel        | Commercial, industrial, and institutional water conservation                                      |           |
| 9/28/15                       | BPC Water Energy Nexus Workshop                            | Alex Coate                          | Presentation | EBMUD water and energy optimization efforts   |           |
| 9/26/15<br>10am-3pm           | UC Master Gardeners of Contra Costa County<br>Walnut Creek | Salbra James                        | Presentation | Water saving landscapes   | 09        |
| 9/24/15<br>11am               | Hoe and Hope East Bay Garden Club<br>Piedmont              | Charles Bohlig,<br>Shannon Rivers   | Presentation | Water conservation, drought, solutions for clean water, El Nino                                   | 40        |
| 9/23/15<br>11:30am-<br>1:30pm | Director Bill Patterson's Ward Briefing<br>Oakland         | Director Patterson                  | Presentation | EBMUD update on water supply, rates, water conservation, infrastructure, long term water supplies | 09        |
| 9/22/15<br>6:30pm-<br>9:00pm  | Lamorinda Lions Club<br>Lafayette                          | Jessica Woodard                     | Presentation | Water conservation and lawn rebate program  | 150       |
| 9/22/15<br>10:30am            | Oakland Chinatown StreetFest                               | EarthCapades for<br>EBMUD           | Presentation | Water conservation and drought  |           |
| 9/22/15                       | Danville - Sycamore Rotary                                 | Director Coleman                    | Presentation | Drought   |           |
| 9/20/15                       | Art and Nature in Redwood Park<br>Oakland                  | EarthCapades for<br>EBMUD           | Presentation | Water conservation and drought  |           |
| 9/20/15<br>11am-4pm           | El Sobrante Chamber of Commerce<br>El Sobrante Stroll      | Rolando Gonzalez<br>Jolene Bertetto | Booth        | Water conservation rebates and programs   |           |
|                               |  |                                     |              |   |           |

|  | dioip.   | Speaker/BOD Attendee             | Presentation          | Topics Requested   | Estimated |
|--|--|----------------------------------|-----------------------|--|-----------|
| <u>                                   </u> | Ronn Owens Talk Radio Show<br>KGO 810 AM                       | Director Coleman                 | 1 ype<br>Presentation | Drought update   | Audience  |
|  | Alameda County Emergency Managers Association<br>Oakland       | Charles Bohlig                   | Presentation          | Drought management   | 30        |
|  | Orinda City Council  | Director Young                   | Presentation          | Drought update   |           |
|  | PG&E "Solutions to the Drought" Water<br>Conservation Showcase | Jessica Woodard                  | Booth                 | Water conservation   |           |
|  | Danville Home Expo   | Joseph Lerma<br>Dave Wallenstein | Booth                 | Water conservation measures  | 200       |
|  | Movie Night<br>Berkeley  | EarthCapades for EBMUD           | Presentation          | Water conservation and drought   |           |
|  | Movie Night<br>Castro Valley                                   | Shows That Teach for EBMUD       | Presentation          | Water conservation and drought   |           |
|  | East Bay Economic Development Alliance                         | Richard Harris                   | Presentation          | "Conservation Tools For Business" panel discussion and presentation, drought tolerant landscapes |           |
|  | Our Power Festival Richmond                                    | Jessica Woodard                  | Table                 | Sustainable water practices  |           |
|  | Movie in the Park Orinda                                       | EarthCapades for BBMUD           | Presentation          | Water conservation and drought   |           |

| Speaker/BOD Attendee Presentation  Concert Series - Walnut EBMUD  Magic Circus for Presentation  Magic Circus for Presentation  EBMUD  Scott Sommerfeld Presentation  Scott Sommerfeld Presentation  EarthCapades for EarthCapades for EBMUD  Shows That Teach for Presentation  EBMUD  Shows That Teach for Presentation  EBMUD  Shows That Teach for Presentation  EBMUD  Shows That Mellon  President Mellon  President Mellon  Presentation  President Mellon  Presentation | equested Estimated   |  | heck for leaks use                                 | t plant 20                                      | nd drought                     | disaster, terrain,<br>be do to conserve   | t plant 6                         | nd drought                     | nd drought                     | 20                      |  |  |
|---|----------------------|--|--|---|--------------------------------|---|-----------------------------------|--------------------------------|--------------------------------|-------------------------|--|--|
| Doncert Series - Walnut Magic Circus for EBMUD  Maintenance Students Joe Barge  Magic Circus for PrebMUD  Scott Sommerfeld PrebMUD  Charles Bohlig PrebMUD  Charles Bohlig PrebMUD  President Mellon Pre  | Topics Requested     | Water conservation and drought                         | How to save water, check for leaks use submetering | Wastewater treatment plant                      | Water conservation and drought | Drought as a chronic disaster, terrain, landscape, what can be do to conserve for the long term | Wastewater treatment plant        | Water conservation and drought | Water conservation and drought | Water conservation      | EBMUD update                                     |  |
| Speaker/BOD Attendee Concert Series - Walnut Magic Circus for EBMUD Maintenance Students Joe Barge Magic Circus for EBMUD Scott Sommerfeld Scott Sommerfeld Kepke EarthCapades for EBMUD Shows That Teach for EBMUD Charles Bohlig Charles Bohlig   |                      | Type<br>Presentation                                   | Presentation                                       | Tour  | Presentation                   | Presentation  | Tour                              | Presentation                   | Presentation                   | Presentation            | Presentation                                     |  |
| Broadway Plaza Summer Concert Series - Walnut Creek Wagon Wheel Mobile Home Park Castro Valley Laney College - Industrial Maintenance Students Camp Awesome Lafayette Berkeley CERT Meeting Music in the Park Danville Movie Night San Ramon Kiwanis Club Alameda City of San Ramon Mayor Bill Clarkson Meeting   | Speaker/BOD Attendee | Magic Circus for<br>EBMUD                              | Nanci Miller                                       | Joe Barge                                       | Magic Circus for<br>EBMUD      | Scott Sommerfeld  | renstein, Jackie                  | EarthCapades for<br>EBMUD      |                                | Charles Bohlig          | President Mellon                                 |  |
| , , , , , , , , , , , , , , , , , , ,   | Croup                | Broadway Plaza Summer Concert Series - Walnut<br>Creek | Wagon Wheel Mobile Home Park<br>Castro Valley      | Laney College - Industrial Maintenance Students | Camp Awesome<br>Lafayette      | Berkeley CERT Meeting   | Federal General Accounting Office | Music in the Park<br>Danville  | Movie Night<br>San Ramon       | Kiwanis Club<br>Alameda | City of San Ramon<br>Mayor Bill Clarkson Meeting |  |

### EAST BAY MUNICIPAL UTILITY DISTRICT

DATE:

September 8, 2015

MEMO TO:

Board of Directors

FROM:

Alexander R. Coate, General Manager ALC

SUBJECT:

Monthly Report – August 2015

#### HIGHLIGHTS

Food waste processing agreement between the District and Waste Management of Alameda County executed August 24, 2015. Under this 10-year agreement, the District will receive commercial source-separated food waste collected by Waste Management in Oakland and delivered to the Main Wastewater Treatment Plant for anaerobic digestion. City of Oakland deliveries are expected to be upwards of 50 tons per day, increasing renewable energy generation and associated revenues. Tip fees are \$96/ton with an estimated value of \$1.2 million per year. Food waste deliveries from Oakland are scheduled to begin in 2016.

Update on Glen Echo Creek Cellular Concrete Spill. Because an ongoing wastewater leak was identified during Glen Echo Creek monitoring, during August the City of Oakland replaced the sewer pipe in the area and also completed manhole rehabilitation. The City will conduct another round of creek sampling to confirm the absence of sewage in the storm drain system. On August 17 and 20 the District's restoration contractor conducted the field characterization study. Restoration recommendations for each creek segment will be developed for staff review in September and the staff-approved recommendations will be the foundation for the restoration plan that will be proposed to the regulatory agencies. On August 27 staff accompanied the Army Corps of Engineers (COE) to the creek for a site walk and overview of the incident and discussed the permit issues associated with conducting the restoration work. Sampling of the creek showed ammonia levels were negligible indicating the repairs were successful. District staff will continue to monitor water quality in the creek to confirm this conclusion.

Public hearing held to discuss the East Bay Watershed Master Plan update. On August 20, a public meeting was held in the Administration Building to receive comments on the update to the East Bay Watershed Master Plan. Approximately 80 members of the public attended. Nearly all comments pertained to community access to the trail system. An email address was established to receive additional public comment. Staff will provide an update to the Board this fall.

EBMUD has received preliminary approval for an award of \$200,000 from the U.S. Bureau of Reclamation to fund a Bay Area Regional Reliability Drought Contingency Plan. \$200,000 is the maximum allowed under the Bureau's WaterSMART program. EBMUD submitted the grant application in June on behalf of the eight regional reliability partners. Agency funds, contributed equally by the eight partners, will supplement the Bureau funding.

# WATER SUPPLY AND WATER RIGHTS PROGRAMS AND ACTIVITIES

**Delivery of transfer water begins.** On August 30, the District completed delivering 33,250 acre-feet of CVP water and began delivering transfer water. Staff has been coordinating with the U.S. Bureau of Reclamation and obtained approval to increase delivery at Freeport to 90 MGD as of September 1. Staff plans to bring Folsom South Canal water into Walnut Creek Water Treatment Plant in September and San Pablo Water Treatment Plant is scheduled to come into service in October. Staff plans to complete the delivery of 24,668 acre-feet of transfer water to the East Bay by mid-December.

The Lower Mokelumne River Spawning and Rearing Habitat Improvement Project took place in the Mokelumne River Day Use Area from August 17-28, 2015. Approximately 3,000 cubic yards of coarse gravel was added to the river to improve spawning habitat for Chinook salmon and steelhead. In addition to providing optimal spawning habitat, the inclusion of a 0.2 acre seasonal floodplain will provide additional rearing habitat for juvenile salmonids.

**Precipitation.** The East Bay precipitation for August was 0.03 inches (43% of average) and the season total was 0.07 inches (78% of average). The Mokelumne precipitation for August was 0.08 inches (30% of average) and the season total was 0.53 inches (104% of average).

**Releases from Camanche Reservoir.** The average rate of Camanche release for August was 228 cfs (7 cfs generation, 205 cfs sluice, and 16 cfs through the hatchery), and the average flow below Woodbridge Dam was 23 cfs, both in accordance with the Joint Settlement Agreement "Critically Dry" criteria.

**Mokelumne reservoirs storage is 52% of average.** As of August 31, 2015, Pardee was at 551.0 feet or 87% of average, and Camanche was at 171.7 feet or 29% of average. Combined Pardee and Camanche reservoir storage was 245,000 AF compared to 304,000 AF last year.

Releases from East Bay Reservoirs. There were no East Bay reservoir releases in August.

**East Bay reservoirs storage is 92% of average.** As of August 31, 2015, USL was at 452.6 feet or 115% of average, San Pablo was at 283.2 feet or 63% of average, and Briones was at 565.6 feet or 98% of average. Total terminal reservoir storage was 114,000 AF compared to 112,000 AF last year.

**Mokelumne Aqueducts and Raw Water Pumping Plants.** The average rate of Mokelumne Aqueduct draft for August 2015 was 94 MGD. Moraga RWPP (FSCC operation) pumped a total of 1,850 MG at an average of 60 MGD to refill USL Reservoir. Walnut Creek and Briones Raw Water Pumping Plants remained out of service.

Water Production. Average rate of gross water production for August.

|                       | August 2015            | August 2014           | August 2013            | Average of FY 2005-2007 |
|-----------------------|------------------------|-----------------------|------------------------|-------------------------|
| East of Hills         | 52 MGD                 | 69 MGD                | 83 MGD                 | . 99 MGD                |
| West of Hills         | 117 MGD                | 132 MGD               | 148 MGD                | 181 MGD                 |
| Total                 | 169 MGD                | 201 MGD               | 231 MGD                | 280 MGD                 |
| Max Day<br>Production | 186 MGD<br>(8/17/2015) | 227 MGD<br>(8/1/2014) | 248 MGD<br>(8/19/2013) |                         |

Note: Data are all from preliminary daily operational reports and are subject to revision

### CUSTOMER EVENTS AND PUBLIC OUTREACH

Alameda-North Bay Farm Island Pipeline Crossings Project. On August 18, staff met with City of Oakland public works staff to brief them on the Alameda-North Bay Farm Island Pipeline Crossings Project for which the District is preparing an Environmental Impact Report (EIR). The EIR schedule was discussed and Oakland's staff asked questions about community outreach, traffic impacts and paving requirements related to the pipeline installation. Staff explained how potential impacts will be addressed in the EIR and the public outreach process. The Notice of Preparation was published August 20 and the comment period will end September 21. Informational meetings will occur in Alameda on September 1 and in Oakland on September 10. The District's website summarizes the project and schedule and provides access to documents.

Water theft ordinance implementation update: Staff began alerting customers to the new water theft ordinance in April, effective on May 28, 2015. In August, six customers (or occupants) were mailed first-time violation notices for water theft. A total of 47 water theft notices for first-time violations have been mailed since May; four appeals were received and denied at the first level and two denied at the second level of the appeal process. A third second-level appeal is pending.

Going Batty 2015 occurred August 8. Staff led the 23 participants to a site below the Carson Creek spillway along Pardee Reservoir, where a local volunteer docent and bat enthusiast provided an interpretive presentation and answered questions about the featured flying mammals.

### Contract Equity Outreach Events.

On August 4, the Western Regional Minority Supplier Development Council hosted its 37<sup>th</sup> Annual Minority Business Opportunity Expo in Santa Clara. Staff met one-on-one with minority small businesses during scheduled sessions and disseminated information on the Contract Equity Program, upcoming contract opportunities and the small business incentives. Approximately 400 participants were in attendance.

On August 12, Associated General Contractors of California. Staff attended the Second Annual Title VI and Title VII Economic Empowerment Summit in Sacramento.

On August 20, the California Hispanic Chambers of Commerce annual convention in Sacramento, California. Staff met one-on-one with minority small businesses during scheduled sessions and disseminated information on the Contract Equity Program, upcoming contract opportunities and the small business incentives. Over 500 participants attended the convention.

### Water Conservation Outreach Events.

On August 1, staff hosted a table at the "Defeat the Drought Water Expo" at the Residential Recycled Water Fill Station in Dublin. Information was provided on current drought conditions and restrictions, water supply, rebates, conservation programs, and saving water. Congressman Eric Swalwell and approximately 300 members of the public attended.

On August 10, staff hosted three officials from the U.S. Government Accountability Office. The purpose of the visit was to gather information on water and energy efficiency technologies. The guests were given a tour of resource recovery facilities and the meter shop, and heard presentations on water supply, drought measures, pipeline replacement and automated meters.

On August 12, staff presented at the Berkeley Community Emergency Response Team (CERT) training program. The presentation focused on water conservation best management practices and practical ways to make the landscape resistant to drought. The audience consisted of approximately 35emergency preparedness volunteers from Berkeley.

On August 15, staff spoke at a program presented by the Mason Oakland Durant Rockridge Lodge No. 188 honoring Enoch and George Pardee. The talk focused on George Pardee's role is securing a high quality reliable water supply for the East Bay and the importance of water conservation programs to ensure reliability today. The program was attended by approximately 40 Mason Lodge members.

On August 27, staff gave a presentation at an East Bay Economic Development Alliance committee meeting in Oakland. The meeting was focused on water challenges for businesses and the staff's presentation was entitled "Conservation Tools for Business" and provided information on EBMUD's services and incentives provided to the commercial, industrial, and institutional sector. Approximately 40 community business leaders attended.

### CAPITAL IMPROVEMENTS AND FACILLTY MAINTENANCE

San Ramon Valley recycled water retrofits accelerated. Staff is working with consultants, District service yards, the City of San Ramon, and multiple customers to prioritize and accelerate design and construction of customer site conversions to allow for recycled water service in the vicinity of Bishop Ranch. These sites include some major water irrigation users such as San Ramon's Central and Coyote Crossing Parks, Iron Horse Middle School, and the former AT&T campus at Bishop Ranch.

Camanche launch ramps and drought. Due to low lake levels, low-water launch ramp #2 is out of service, leaving South Shore without launch capability. For the first time in decades, a third low-water launch ramp that normally rests underneath 40 to 60 feet of water is now exposed at Camanche South Shore. With some planned minor repairs, the launch will be in service by Labor Day weekend.

Mi-Wuk Village site protection continues as Camanche Reservoir levels drop. Mi-Wuk tribe representatives continue to partner with District staff to document and protect a culturally sensitive Native American village site from erosion. Coconut fabric blankets have been applied to stabilize the exposed soils on the site to provide coverage down to the water line.

**Paving.** Staff completed pavement restoration on Parker Street in Berkeley. This curb-to-curb restoration was fast-tracked to minimize inconvenience to the public. Staff also restored pavement at a major break on Calmar Avenue in Oakland.

**Pipeline.** District received the permit to start work on a cluster of streets in the Lake Merritt area in Oakland. The project included the installation of 2655 feet of 6-inch PVC on Merritt Avenue, 1160 feet of 8-inch steel water pipe on Cleveland Street and 3005 feet of 8-inch steel water pipe on Brooklyn Avenue.

Work to startup San Pablo Water Treatment Plant is nearing completion. Significant progress continues to be made by staff who are working collaboratively to ready the plant for service by October 2015. On August 18, the San Pablo Tunnel was successfully flushed for a second time and the flushing included operation of the sedimentation basin and pretreatment processes. Testing of various plant equipment and control systems continues, and a number of issues were resolved including repair and isolation of the wash water line, hydrostatic testing of the filters, replacement of filter control valves and actuators, and purchase of a new precast decant pump system to recycle water from the reclaim basin back to the inlet of the plant.

Completed successful test on Walnut Creek Raw Water Pumping Plant No. 3. Staff replaced motor control and protection hardware at the four 3,500hp motor pumping units. This work involved replacing 15 protective relays per unit with new multifunction protective relays. Related work included retrofit of pump bearings, motor bearings, and motor temperature monitoring with new controls. Staff successfully completed startup testing of the new protection and control system on August 12. This project required close coordination and teamwork. The electrical safety improvements in this project improve the District's ability to safely operate this important pumping plant and dramatically reduce the quantity of electrical protection/control devices required for future maintenance.

Renovations of Pardee Recreational Vehicle (RV) Park began. Demolition and clearing started with the removal of shade structures, underground utilities and concrete parking slabs. Installation of a new sewer system is proceeding and new water, power and telecommunications distribution systems will follow. New RV sites with park amenities are scheduled to be available for park users in mid-February 2016 when the Pardee Recreation Area re-opens for the season.

Staff and consultants met with Division of Safety of Dams (DSOD) on August 18 to discuss design and construction elements of the Chabot Dam Seismic Upgrade project. Some of the issues discussed and resolved included the appropriate strength of the cement deep mixing walls, the size of the walls, and drainage features. The issues will be incorporated in the 90 percent design package that will be submitted to DSOD for their review and approval in October.

Dingee Pipeline and Claremont Center Aqueducts (Oakland) replacement work continues. At the Claremont Center, work on the Dingee pipeline surge tanks process piping was completed. Restoration work at the Claremont Center and punchlist work throughout the project areas continued. Paving of Roble Road, Chabot Road and Brookside Road were completed. A cost-sharing agreement was reached with the City of Oakland for paving on Roble Road. The City of Berkley opted out of sharing in the cost of pavement restoration and will perform remaining pavement improvements on Roble Road later. Replacement of concrete pavement panels on Broadway Terrace was agreed upon with the City of Oakland and is scheduled for September.

An increase to the Digester Upgrade Phase 2 Project (SD 319) consultant design services agreement of \$470,000 is required to support digester-related process improvements. On February 10, 2009, the Board of Directors authorized the original agreement with Brown and Caldwell (BC) for \$1,896,370. On May 10, 2011, the Board authorized a contract amendment to increase the agreement to \$2,439,370. On March 27, 2012, the Board authorized a second contract amendment to increase the agreement to \$3,136,486. These prior cost increases were required for BC to provide design support during the construction phase for a significant number of submittal reviews, requests for information, and change orders submitted by the contract. This cost increase (\$470,000, 15%) will increase the agreement cost ceiling to \$3,606,486 and is required to complete design of digester gas management system improvements and provide review of digester feed and withdrawal modifications to be designed by staff. The modifications are required to support implementation of the food waste program, which requires dedicated digestion and integration of a new compressed natural gas production system with the existing Power Generation Station. BC has the extensive knowledge and understanding regarding the current digester gas management system needed to design the required complex modifications.

## WATER AND WASTEWATER SYSTEM OPERATIONS

Lower Mokelumne water quality acceptable for upcoming salmon return despite drought. Staff continually tracks water quality conditions in Camanche Reservoir and adjusts operations to ensure a sufficient cold water pool exists for the October and November salmon run. Nearly 35,000 acre-feet of cold water remains in storage in Pardee Reservoir.

**San Leandro recycled water project.** On August 17, staff met with the City of San Leandro to discuss options for recycled water. Near-term options discussed included a commercial truck fill station that will be in service soon and plans for a future residential fill station if the drought continues. Long-term options discussed include upgrading to tertiary treatment at the plant to allow for unrestricted use of recycled water and potentially studying an indirect reuse option. Staff also discussed plans to work with the City to amend the existing supply agreement.

Emeryville Shellmound-Christie recycled water pipeline work. A Notice to Commence Field Work to install approximately one mile of 12-inch steel and PVC recycled water pipeline along Shellmound Street and Christie Avenue in Emeryville was issued to the contractor. Construction will start this fall. Staff held a coordination meeting with the City of Emeryville on August 18.

All authorized discharges from the Main Wastewater Treatment Plant were in compliance with the permit limits for the month of August. This is the 192<sup>nd</sup> consecutive month (16 years) that the Main Wastewater Treatment Plant experienced no exceedances.

Three odor complaints were received at the MWWTP during this reporting period; all were from locations somewhat removed from the plant. Investigation into two of the complaints concluded that the plant was not the source of the odor. The investigation into the third complaint was inconclusive with there being no identified odor cause but wind direction consistent with the plant as a potential source. Staff is working to identify and better understand possible odor sources in the vicinity of the complaint.

The District continues to negotiate food waste preprocessing agreements with Harvest Power and Recology to expand the Resource Recovery Program. Harvest Power would provide preprocessing services to remove contaminants from Oakland food waste so it is suitable for anaerobic digestion and partner with the District to obtain other organics sources. Recology would deliver preprocessed organics from municipal solid waste from San Francisco for anaerobic digestion. Staff expects to bring both Harvest and Recology contracts to the Board for consideration this fall.

**August main breaks.** The attached table lists the main breaks that were repaired by staff in August, sorted by city and street. The associated map shows the locations of the breaks geographically.

# ORGANIZATIONAL EFFECTIVENESS AND EFFICIENCY

**Staff responds to an upcountry fire.** The fire occurred on August 6, just north of the Camanche Power Plant in San Joaquin County. The fire was caused by a bird arcing power lines and was contained to just over two acres by Cal Fire, Clements Fire and District firefighters.

**Business Recovery Managers Association (BRMA).** On August 27, District staff and Business Recovery Managers Association (BRMA) hosted a joint meeting of the BRMA members and FBI InfraGard and table top exercise. The primary purpose of the meeting was to conduct a cybersecurity exercise, to increase understanding of cyber-related risks and identify improvements to individual company response. There were over 70 attendees.

Staff organized high-density polyethylene pipe (HDPE) construction inspection training from August 5 - 12. The training provided staff with guidance and knowledge for inspecting HDPE pipeline installations.

**Industrial Maintenance Internship Program.** On August 27 the District, in partnership with Laney College and the Peralta Colleges Foundation, welcomed three interns for the Industrial Maintenance Internship Program. For 15 weeks this fall, the interns will receive training while shadowing and assisting machining and maintenance crews. It is anticipated that the interns (along with other candidates from the public) will apply for the upcoming Plant Maintenance Worker II and Machining Maintenance Worker II positions scheduled to open November 2015.

### **Tuition Reimbursement**

|                  | August 2015 | FY16 Total |
|------------------|-------------|------------|
| # of Employees   | 19          | 46         |
| # of Classes     | 21          | 56         |
| Total Reimbursed | \$11,533    | \$42,046   |

## **Employment Information**

|                       | August 2015 | FY16 Total |
|-----------------------|-------------|------------|
| Retirements – Regular | 8           | 15         |
| Retirements – Vested  | 0           | 1          |
| Hires                 | 26          | 46         |
| Other Separations     | 12          | 23         |

### FINANCIAL NEWS

There were no contracts over \$70,000 and less than \$100,000 approved by the General Manager in August 2015.

The Net Mokelumne Power Revenue for August was \$166,178, vs the \$414,560 planned. Inflows into Pardee Reservoir for August were 99 percent of plan and generation was 41 percent of plan, with Pardee Reservoir volume decreasing over the month. Renewable power and related Renewable Energy Credits (RECs) were sold to Marin Clean Energy under the Power Purchase Agreement. The average electricity price was \$38/MWh. REC revenue for August was \$32,600. Total net revenue for FY16 is \$450,448 which is 22.5 percent of planned \$2,000,000 and 12.9 percent of the budgeted \$3,500,000.

| FY16           | Net R     | evenue    | Inflow (A | cre Feet) |
|----------------|-----------|-----------|-----------|-----------|
|                | Plan      | Actual    | Plan      | Actual    |
| July-15        | \$539,180 | \$284,270 | 17,100    | 17,221    |
| Aug-15         | \$414,560 | \$166,178 | 17,100    | 17,018    |
| FY16 YTD Total | \$953,740 | \$450,448 | 34,200    | 34,239    |

**Bold items are estimated** 

Plant book activity for August 2015. Twenty-four books were sold in August 2015 increasing number of total plant books sold 36,697. Total revenues as a percentage of out-of-pocket book design and production cost is at 99%. Plant book activity will be reported quarterly in the future.

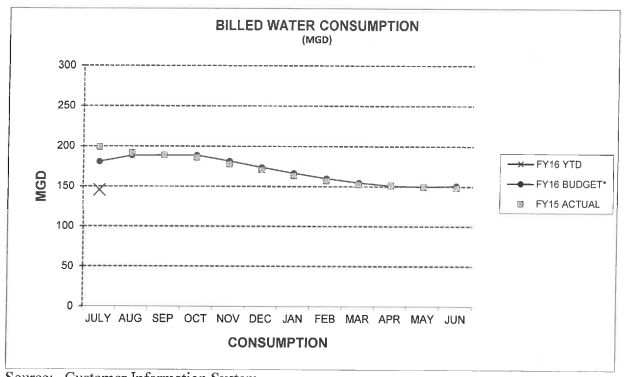
Water Sales. The following consumption information is the average water consumption in million gallons per day (MGD) for each period specified. Overall actual billed water consumption for FY16 through July 2015 was 145.4 MGD. The table below breaks out this information by customer class with a comparison to FY15. The budgeted average daily water consumption budget for FY16 is 151 MGD; under the Stage 4 drought, the average daily water consumption is estimated to be 138 MGD.

| Year To Date Actu                     | al Billed Water Consumpt | ion        |
|---------------------------------------|--------------------------|------------|
| Usage Type                            | FY16 (MGD)               | FY15 (MGD) |
| Residential                           | 68.8                     | 102.3      |
| Commercial                            | 52.1                     | 69.2       |
| Industrial                            | 17.8                     | 17.5       |
| Public Authority                      | 6.7                      | 9.6        |
| <b>Total Billed Water Consumption</b> | 145.4                    | 198.6      |

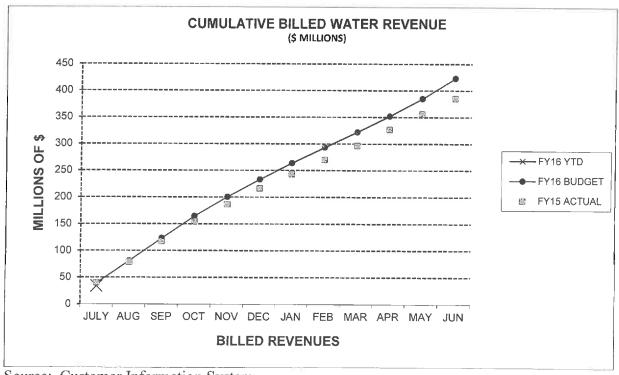
Water revenues billed for the fiscal year through July were \$33.6 million, or 14.9% less than the FY15 revenue for July of \$39.5 million which reflects the net impact of lower consumption and the prorated 8% rate increase and the 25% Stage 4 Drought surcharge for services provided and billed starting July 1, 2015. Actual water revenues through July are down \$4.7 million or 12.3% compared to the budgeted water revenue.

| Year                          | to Date Billed Water Revenu | e   |
|-------------------------------|-----------------------------|---|
| Usage Type                    | FY16 Actual Revenue (\$ M)  | FY16 Budgeted* Revenue<br>Seasonally Adjusted<br>(\$ M) |
| Normal Water Revenue          | \$31.9                      | \$38.3  |
| Drought Surcharge Revenue     | \$1.7                       |   |
| Drought Excessive Use Penalty |                             |   |
| Revenue                       | \$0.0                       |   |
| Total Billed Water Revenue    | \$33.6                      | \$38.3  |

<sup>\*</sup>Based on the budgeted annual water sales of 151 MGD



Source: Customer Information System
\*Stage 4 Drought Annual Consumption Estimated at 138 MGD



Source: Customer Information System

|               |              |     | <b>AUGUST 2015 MAIN BREAKS</b> | BREAKS           |      |           |            |           |             |
|---------------|--------------|-----|--------------------------------|------------------|------|-----------|------------|-----------|-------------|
| City          | Pre Street   | Suf | Pipe Material                  | Pipe<br>Diameter | Year | Est Water | Identified | Completed | KPI         |
| ALAMEDA       | ATLANTIC     | AVE | ASBESTOS CEMENT                | 8.00             | 1941 | 17280     | 8/3/2015   | 8/6/2015  |             |
| ALAMO         | ALAMO        | WAY | ASBESTOS CEMENT                | 00.9             | 1969 | 5760      | 8/21/2015  | 8/22/2015 | -   >       |
| ALAMO         | ANGELA       | AVE | ASBESTOS CEMENT                | 6.00             | 1959 | 1800      | 8/3/2015   | 8/3/2015  | -   >       |
| ALAMO         | ANGELA       | AVE | ASBESTOS CEMENT                | 6.00             | 1959 | 2880      | 8/14/2015  | 8/15/2015 | >           |
| ALAMO         | BROOKDALE    | СТ  | ASBESTOS CEMENT                | 6.00             | 1962 | 2700      | 8/3/2015   | 8/3/2015  | -   >       |
| ALAMO         | DANVILLE     | BL  | CAST IRON                      | 10.00            | 1931 | 6750      | 8/12/2015  | 8/12/2015 | -   >       |
| ALAMO         | STONE VALLEY | WAY | ASBESTOS CEMENT                | 6.00             | 1980 | 2700      | 8/8/2015   | 8/8/2015  | <b>-</b>    |
| ALAMO         | SUGARLOAF    | DR  | ASBESTOS CEMENT                | 6.00             | 1984 | 1800      | 8/4/2015   | 8/4/2015  | <b>&gt;</b> |
| BERKELEY      | 8TH          | ST  | CAST IRON                      | 6.00             | 1940 | 1350      | 8/31/2015  | 8/31/2015 | <b>&gt;</b> |
| BERKELEY      | EUCLID       | AVE | CAST IRON                      | 6.00             | 1950 | 6750      | 8/24/2015  | 8/24/2015 | <b>/</b>    |
| BERKELEY      | FAIRVIEW     | ST  | CAST IRON                      | 6.00             | 1949 | 25920     | 8/19/2015  | 8/24/2015 | -   >       |
| BERKELEY      | SAN ANTONIO  | AVE | CAST IRON                      | 6.00             | 1929 | 4500      | 8/11/2015  | 8/11/2015 | >           |
| BERKELEY      | SAN JUAN     | AVE | CAST IRON                      | 6.00             | 1931 | 10080     | 7/28/2015  | 8/3/2015  | - >         |
| BERKELEY      | SAN MIGUEL   | AVE | CAST IRON                      | 6.00             | 1940 | 0         | 8/17/2015  | 8/19/2015 | -  >        |
| BERKELEY      | SAN PABLO    | AVE | CAST IRON                      | 6.00             | 1940 | 1350      | 8/25/2015  | 8/25/2015 | - >         |
| CASTRO VALLEY | ALMOND       | RD  | CAST IRON                      | 8.00             | 1953 | 0         | 8/18/2015  | 8/26/2015 | -  >        |
| CASTRO VALLEY | REDWOOD      | RD  | ASBESTOS CEMENT                | 12.00            | 1953 | 5760      | 8/28/2015  | 8/29/2015 | - >         |
| CASTRO VALLEY | SOMERSET     | AVE | CAST IRON                      | 12.00            | 1955 | 7200      | 8/2/2015   | 8/6/2015  | - >         |
| CROCKETT      | WINSLOW      | ST  | ASBESTOS CEMENT                | 6.00             | 1954 | 2880      | 8/12/2015  | 8/13/2015 | >           |
| DANVILLE      | MONTEGO      | DR  | ASBESTOS CEMENT                | 6.00             | 1956 | 1350      | 8/4/2015   | 8/4/2015  | <b>&gt;</b> |
| DANVILLE      | PODVA        | RD  | ASBESTOS CEMENT                | 8.00             | 1957 | 0         | 7/30/2015  | 8/4/2015  | >           |
| DANVILLE      | RICHARD      | LN  | ASBESTOS CEMENT                | 6.00             | 1966 | 22500     | 8/15/2015  | 8/15/2015 | >           |
| EL CERRITO    | ELM          | ST  | CAST IRON                      | 4.00             | 1934 | 18000     | 8/1/2015   | 8/1/2015  | >           |
| EL CERRITO    | FAIRVIEW     | DR  | CAST IRON                      | 6.00             | 1948 | 5760      | 8/11/2015  | 8/12/2015 | <b>&gt;</b> |
| EL CERRITO    | JORDAN       | AVE | CAST IRON                      | 6.00             | 1928 | 2250      | 8/25/2015  | 8/25/2015 | <b>&gt;</b> |
| EL CERRITO    | LIBERTY      | ST  | CAST IRON                      | 00.9             | 1938 | 11520     | 8/19/2015  | 8/26/2015 | <b>&gt;</b> |
| EL CERRITO    | SAN PABLO    | AVE | CAST IRON                      | 6.00             | 1959 | 28800     | 8/29/2015  | 8/30/2015 | >           |
| EL CERRITO    | TULARE       | AVE | CAST IRON                      | 6.00             | 1940 | 0006      | 8/12/2015  | 8/12/2015 | >           |
| EL SOBRANTE   | BURGESS      | WAY | ASBESTOS CEMENT                | 6.00             | 1957 | 450       | 8/30/2015  | 8/31/2015 | >           |

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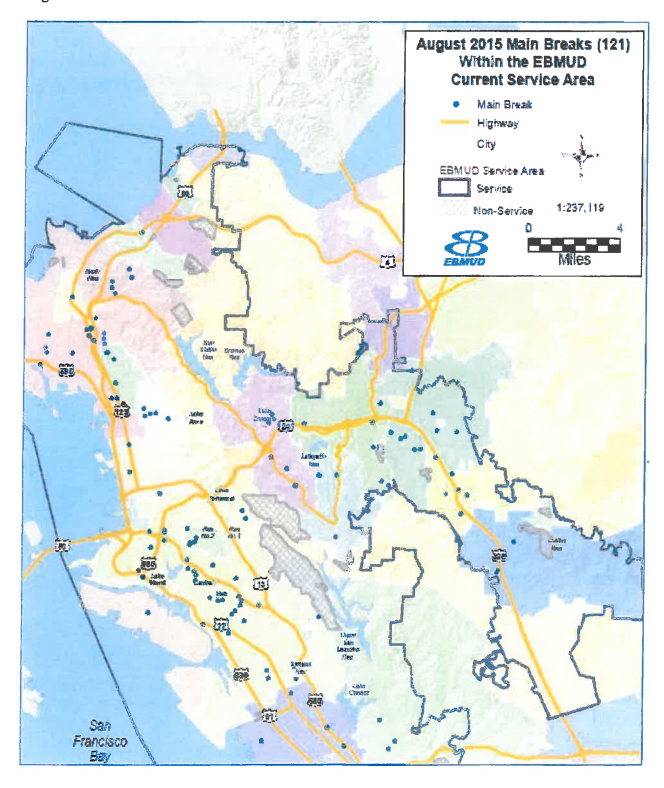
|             |     |                  |     | <b>AUGUST 2015 MAIN BREAKS</b> | <b>N BREAKS</b> |      |           |            |           |                 |
|-------------|-----|------------------|-----|--------------------------------|-----------------|------|-----------|------------|-----------|-----------------|
| City        | Pre | Street           | Suf | Pipe Material                  | Pipe            | Year | Est Water | Identified | Completed | KP              |
| EL SOBRANTE |     | GARDEN           | Z   | STEEL                          | 6.00            | 1956 | 2700      | 8/24/2015  | 97347001E | Met?            |
| KENSINGTON  |     | COVENTRY         | RD  | CAST IRON                      | 6.00            | 1939 |           | 7/28/2018  | 8/3/2015  | - >             |
| LAFAYETTE   |     | LAS TRAMPAS      | RD  | ASBESTOS CEMENT                | 6.00            | 1958 | 4320      | 8/1/2015   | 8/3/2015  | >               |
| LAFAYETTE   |     | MORECROFT        | RD  | ASBESTOS CEMENT                | 8.00            | 1965 | 8640      | 8/11/2015  | 8/13/2015 | - >             |
| LAFAYETTE   |     | MT DIABLO        | CT  | ASBESTOS CEMENT                | 6.00            | 1985 | 2250      | 8/28/2015  | 8/29/2015 | - >             |
| LAFAYETTE   |     | TILDEN           | Z   | ASBESTOS CEMENT                | 6.00            | 1954 | 180       | 8/5/2015   | 8/5/2015  | - >             |
| LAFAYETTE   |     | WARWICK          | СТ  | ASBESTOS CEMENT                | 6.00            | 1960 | 1800      | 8/25/2015  | 8/25/2015 | - >             |
| LAFAYETTE   |     | WOODBOROUGH      | RD  | ASBESTOS CEMENT                | 6.00            | 1989 | 57600     | 8/29/2015  | 8/30/2015 | -   >           |
| MORAGA      |     | JOSEFA           | - L | ASBESTOS CEMENT                | 6.00            | 1984 | 2700      | 8/25/2015  | 8/25/2015 | - >             |
| MORAGA      |     | LARCH            | AVE | ASBESTOS CEMENT                | 8.00            | 1958 | 18000     | 8/2/2015   | 8/2/2015  | -   >           |
| MORAGA      |     | SCOFIELD         | DR  | ASBESTOS CEMENT                | 6.00            | 1957 | 06        | 8/20/2015  | 8/20/2015 | - >             |
| OAKLAND     |     | 80               | ST  | ASBESTOS CEMENT                | 8.00            | 1958 | 0         | 8/6/2015   | 8/27/2015 | -   >           |
| OAKLAND     |     | 101              | AVE | CAST IRON                      | 9.00            | 1940 | 18000     | 8/16/2015  | 8/16/2015 | -   >           |
| OAKLAND     | ш   | 24'14            | ST  | CAST IRON                      | 6.00            | 1929 | 1800      | 8/14/2015  | 8/14/2015 | -  >            |
| OAKLAND     |     | 34"              | AVE | CAST IRON                      | 4.00            | 1932 | 450       | 8/17/2015  | 8/17/2015 | -   >           |
| OAKLAND     |     | 37 <sup>11</sup> | ST  | CAST IRON                      | 6.00            | 1927 | 006       | 8/25/2015  | 8/25/2015 | -   >           |
| OAKLAND     |     | 4131             | AVE | CAST IRON                      | 6.00            | 1948 | 4500      | 8/29/2015  | 8/29/2015 | >               |
| OAKLAND     | +   | 49'11            | AVE | CAST IRON                      | 6.00            | 1932 | 0         | 8/18/2015  | 8/24/2015 | - >             |
| OAKLAND     |     | 9131             | AVE | CAST IRON                      | 4.00            | 1934 | 4500      | 8/25/2015  | 8/26/2015 | ·   >           |
| OAKLAND     |     | 5                | ST  | CAST IRON                      | 18.00           | 1916 | 0         | 7/22/2015  | 8/3/2015  | Z               |
| OAKLAND     |     | BUELL            | ST  | CAST IRON                      | 00.9            | 1931 | 006       | 8/7/2015   | 8/7/2015  | :   <b>&gt;</b> |
| OAKLAND     |     | CHAPMAN          | ST  | CAST IRON                      | 6.00            | 1910 | 7200      | 8/10/2015  | 8/14/2015 | ·   >           |
| OAKLAND     |     | COLTON           | BL  | CAST IRON                      | 00.9            | 1925 | 20160     | 8/2/2015   | 8/3/2015  | -   >           |
| OAKLAND     | -   | COOLIDGE         | AVE | CAST IRON                      | 00.9            | 1931 | 64800     | 8/13/2015  | 8/22/2015 | -   z           |
| OAKLAND     |     | CREED            | RD. | CAST IRON                      | 00.9            | 1925 | 5400      | 8/7/2015   | 8/7/2015  | >               |
| OAKLAND     | +   | ш                | ST  | CAST IRON                      | 4.00            | 1911 | 17280     | 8/22/2015  | 8/24/2015 | -   >           |
| OAKLAND     | +   | EASTMAN          | AVE | CAST IRON                      | 6.00            | 1937 | 11520     | 8/16/2015  | 8/19/2015 | >               |
| CAKLAND     |     | ELM              | ST  | CAST IRON                      | 6.00            | 1938 | 0006      | 8/14/2015  | 8/14/2015 | >               |
| CANLAIND    |     | HADDON           | RD  | CAST IRON                      | 6.00            | 1925 | 450       | 8/17/2015  | 8/17/2015 | >               |

|          |     |                 |        | ACCOUNT TO IMAIN BREAKS | I BREAKS |      |           |            |            |                 |
|----------|-----|-----------------|--------|-------------------------|----------|------|-----------|------------|------------|-----------------|
| City     | Pre | Street          | Suf    | Pipe Material           | Pipe     | Year | Est Water | Identified | Completed  | KP              |
| OAKLAND  | ì   | LOGAN           | ST     | CAST IRON               | 4.00     | 1926 | 9000      | 8/17/2016  | On         | Met?            |
| OAKLAND  |     | NOAT            | AVE    | CAST IRON               | 6.00     | 1923 | 86400     | 6/13/2015  | 0/1//2013  | -   2           |
| OAKLAND  |     | MCKINLEY        | AVE    | CAST IRON               | 6.00     | 1974 | 0000      | 8/24/2015  | 0/11/2015  | z   ;           |
| OAKLAND  |     | MCKINLEY        | AVE    | CAST IRON               | 6.00     | 1949 | 45000     | 8/22/2015  | 6/21/2015  | <b>-</b>  ;     |
| OAKLAND  |     | PLEASANT VAL    | CT     | ASBESTOS CEMENT         | 6.00     | 1965 | 6750      | 9/20/2013  | 0/22/2015  | <b>≻</b>  ;     |
| OAKLAND  |     | RAWSON          | ST     | CAST IRON               | 4.00     | 1935 | 4500      | 9/0/2015   | 0/28/2015  | <b>≻</b>  ;     |
| OAKLAND  |     | SAN PABLO       | AVE    | CAST IRON               | 8 00     | 1966 | 45000     | 0/36/013   | 0/10/2015  | <b>≻</b>  ;     |
| OAKLAND  |     | SKYLINE         | BL     | CAST IRON               | 8.00     | 1953 | 14400     | 8/26/2015  | 8/25/2015  | <b>&gt;</b>     |
| OAKLAND  |     | SUTER           | ST     | CAST IRON               | 6.00     | 1937 | 4320      | 8/3/2015   | 8/8/2015   | <b>-</b>  >     |
| OAKLAND  |     | SUTER           | ST     | CAST IRON               | 6.00     | 1938 | 15840     | 8/21/2018  | 0/04/2013  | - 2             |
| OAKLAND  |     | TAYLOR          | AVE    | CAST IRON               | 4.00     | 1948 | 006       | 8/17/2015  | 9/17/2015  | 2               |
| OAKLAND  |     | TELEGRAPH       | AVE    | CAST IRON               | 4.00     | 1940 | 1440      | 8/25/2015  | 9/75/2015  | - >             |
| OAKLAND  |     | TELEGRAPH       | AVE    | CAST IRON               | 6.00     | 1940 | 1440      | 8/20/2015  | 0/20/2013  | <b>-</b>   ;    |
| OAKLAND  |     | VOLTAIRE        | AVE    | ASBESTOS CEMENT         | 8.00     | 1961 | 1080      | 8/3/2015   | 0/20/2013  | - >             |
| OAKLAND  |     | WICKSON         | AVE    | CASTIRON                | 6.00     | 1941 | 0006      | 8/17/2015  | 9/19/2015  | <b>≻</b>  >     |
| OAKLAND  |     | WOODHAVEN       | WAY    | CAST IRON               | 6.00     | 1939 | 4500      | 8/5/2015   | 0/10/2013  | - >             |
| ORINDA   | Ш   | ALTARINDA       | DR     | ASBESTOS CEMENT         | 8.00     | 1955 | 0006      | 8/26/2015  | 0/0/2013   | - ;             |
| ORINDA   |     | CAMINO ENCINAS  |        | CAST IRON               | 4.00     | 1934 | 0006      | 8/0/2015   | 0/0/2015   | - ;             |
| ORINDA   |     | CAMINO ENCINAS  |        | CAST IRON               | 4 00     | 1934 | 4500      | 0/3/2013   | 0/3/2013   | <b>-</b>   ;    |
| ORINDA   |     | CRESTVIEW       | DR     | CAST IRON               | 4 00     | 1042 | 200       | 0/11/2013  | 6/11/2015  | <b>-</b>        |
| ORINDA   |     | LA ESPIRAL      |        | CAST IRON               | 9 00 9   | 1038 | 02000     | 6/12/2015  | 8/1 //2015 | - :             |
| ORINDA   |     | LAS AROMAS      |        | STEEL                   | 16.00    | 1954 | 10080     | 9/6/2015   | 8/29/2015  | <b>&gt;</b>   : |
| ORINDA   |     | VALLEY          | DR     | ASBESTOS CEMENT         | 900      | 1960 | 14520     | 9/9/2013   | 8/12/2015  | <b>&gt;</b>     |
| ORINDA   |     | VIDA DESCANSADA |        | ASBESTOS CEMENT         | 4 00     | 1061 | 1350      | 8/18/2015  | 8/21/2015  | >               |
| PIEDMONT |     | DALE            | AVF    | NOGI TSOO               | 200      | 1301 | 0001      | 8/20/2015  | 8/20/2015  | >               |
| PIEDMONT |     | GRAND           | AVE    | NOST IDON               | 0.00     | 7061 | 10260     | 8/23/2015  | 8/25/2015  | >               |
| PIEDMONT |     | GRAND           | AVE    | NONI TOAC               | 0.00     | 1938 | 4500      | 8/1/2015   | 8/1/2015   | >               |
| PIEDMONT |     | SAN CARLOS      | AVE    | CAST IDON               | 9.00     | 1938 | 1350      | 8/1/2015   | 8/1/2015   | >               |
| PINO! F  |     | FERNANDEZ       | 1 1/14 | NOVE TO SO TO SO        | 0.00     | 1938 | 4500      | 8/14/2015  | 8/14/2015  | >               |
|          |     | LINIANDEZ       | AVE    | ASBESTOS CEMENT         | 4.00     | 1959 | 630       | 8/2/2015   | 8/2/2015   | >               |

| City                                     | Pre | Street          | Suf      | Pipe Material   | Pipe<br>Diameter | Year  | Est Water  | Identified | Completed       | KP.         |
|--|-----|-----------------|----------|-----------------|------------------|-------|------------|------------|-----------------|-------------|
| RICHMOND                                 |     | 6 <sup>TH</sup> | ST       | CAST IRON       | 6.00             | 1931  | Coss (Gar) | 8/11/2015  | On<br>8/11/2015 | Met?        |
| RICHMOND                                 |     | CHANSLOR        | AVE      | CAST IRON       | 10.00            | 1925  | 11520      | 8/12/2015  | 0/11/2013       | - ;         |
| RICHMOND                                 |     | CLINTON         | AVE      | CAST IRON       | 6.00             | 1930  | 00000      | 0/1/2013   | CI 02/81/0      | <b>&gt;</b> |
| RICHMOND                                 |     | CUTTING         | BL       | CAST IRON       | 8,00             | 1041  | 00000      | 0/1/2015   | 8/1/2015        | >           |
| RICHMOND                                 |     | EL CENTRO       | RD       | CASTIRON        | 00.5             | 1040  | 0 1        | 8/21/2015  | 8/27/2015       | >           |
| RICHMOND                                 |     | EI CENTRO       | 2 2      | NOCH TOVO       | 4.00             | 1940  | 450        | 8/13/2015  | 8/13/2015       | >           |
| RICHMOND                                 |     | GROVE           | 5 5      | CAST IRON       | 6.00             | 1946  | 0          | 8/18/2015  | 8/18/2015       | >           |
| RICHMOND                                 |     | MACDONA         | - 1 S    | CASTIRON        | 00.9             | 1931  | 22500      | 8/24/2015  | 8/25/2015       | >           |
| DICHMONID                                |     | UNACCOUNTE      | AVE      | CAST IRON       | 6.00             | 1935  | 0006       | 8/10/2015  | 8/10/2015       | >           |
| CINCINCINCINCINCINCINCINCINCINCINCINCINC |     | MANOK           | RD:      | CAST IRON       | 6.00             | 1942  | 450        | 8/10/2015  | 8/10/2015       | \<br>\      |
| ONOWING OF                               |     | MCBRYDE         | AVE      | CASTIRON        | 6.00             | 1936  | 4500       | 8/13/2015  | 8/14/2015       | >           |
| GNOMINOIN                                |     | MCBRYDE         | AVE      | ASBESTOS CEMENT | 6.00             | 1957  | 2250       | 8/15/2015  | 8/16/2015       | - >         |
| RICHMOND                                 |     | MCBRYDE         | AVE      | CAST IRON       | 4.00             | 1933  | 2250       | 8/25/2015  | 8/25/2015       | -   >       |
| RICHMOND                                 |     | ROSALIND        | AVE      | CAST IRON       | 4.00             | 1951  | 3600       | 8/17/2015  | 8/10/2013       | - >         |
| RICHMOND                                 |     | SANTA CLARA     | ST       | ASBESTOS CEMENT | 6.00             | 1959  | 3600       | 0/75/2013  | 0/00/00/0       | <b>-</b>    |
| RICHMOND                                 |     | SONOMA          | ST       | CASTIRON        | 00.8             | 1052  | 0000       | 0/23/2013  | 8/26/2015       | >           |
| RICHMOND                                 |     | SONOMA          | ST       | CAST IBON       | 800              | 1002  | 0006       | 8/11/2015  | 8/11/2015       | >           |
| RICHMOND                                 |     | NOS IIW         | AVE      | NOVII TOVO      | 0.00             | 1.081 | 9006       | 8/17/2015  | 8/17/2015       | >           |
| RODEO                                    |     | MARIPOSA        | JVF.     | CAST IRON       | 4.00             | 1933  | 4500       | 8/12/2015  | 8/12/2015       | >           |
| SANIFANDDO                               |     |                 | 5 6      | CASTIRON        | 4.00             | 1939  | 18000      | 8/26/2015  | 8/26/2015       | >           |
| SANIEANDBO                               |     | DAKKOW          | 20       | CAST IRON       | 6.00             | 1951  | 0006       | 8/10/2015  | 8/10/2015       | >           |
| SAN LEANDRO                              |     | GEORGIA         | WAY      | CAST IRON       | 6.00             | 1941  | 7200       | 8/9/2015   | 8/13/2015       | \<br> <br>  |
| SAN LEANDRO                              |     | MAUBERT         | AVE      | CAST IRON       | 00.9             | 1937  | 5760       | 8/27/2015  | 8/28/2015       | ·   >       |
| SAIN LEAINDRO                            |     | PLACER          | N.       | CAST IRON       | 6.00             | 1949  | 0          | 8/27/2015  | 8/31/2015       | - >         |
| SAN PABLO                                |     | RIVERSIDE       | AVE      | STEEL           | 12.00            | 1959  | 006        | 8/10/2015  | 8/10/2015       | -   >       |
| SAN PABLO                                |     | STONE           | AVE      | CAST IRON       | 0009             | 1940  | 2880       | 9/5/2015   | 0.102/01/0      | - :         |
| SAN RAMON                                |     | BELLO           | CT       | ASBESTOS CEMENT | 00.9             | 1975  | 1250       | 0/0/2013   | 8/3/2015        | <b>&gt;</b> |
| WALNUT CREEK                             |     | ACACIA          | RD       | CAST IRON       | 00.9             | 1945  | 000        | 0/13/2013  | 8/13/2015       | >           |
| WALNUT CREEK                             |     | BALL            | RD<br>BD | ASBESTOS CEMENT | 00.8             | 4070  | 0400       | 0/22/2015  | 8/26/2015       | >           |
| WALNUT CREEK                             |     | GEARY           | 2        |                 | 6.00             | 2/2   | 1350       | 8/18/2015  | 8/19/2015       | >           |
|  |     |                 | 2        | SICEL           | 12.00            | 1963  | 10080      | 0/40/00/1  |                 |             |

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|                 |       |          |   | <b>AUGUST 2015 MAIN BREAKS</b> | BREAKS |           |            |            |           |             |
|-----------------|-------|----------|---|--------------------------------|--------|-----------|------------|------------|-----------|-------------|
| Pre Street Suf  |       | Suf      |   | Pine Material                  | Pipe   | Year      | Est Water  | Identified | Comple    | KPI         |
| CI ENHAVEN      | 17/14 |          |   | THE TO COTOLION                |        | HISTAILEA | LUSS (Gal) | ว          | o         | Met?        |
|                 |       | ۵ کا داد |   | ASBESTOS CEMENT                | 00.9   | 1960      | 8640       | 8/15/2015  | 8/20/2015 | >           |
| W HOLLY DR      | DR    |          | _ | ASBESTOS CEMENT                | 6.00   | 1957      | 10080      | 7/20/2015  | 0/4/0047  | - ;         |
| -               | 1     | -        |   |                                |        |           | 200        | 112312013  | 01/4/5013 | <b>&gt;</b> |
| 5               | 5     |          | _ | ASBESTOS CEMENT                | 00.9   | 1959      | 1800       | 8/26/2015  | 8/26/2015 | >           |
| OLYMPIC BL      |       | B        |   | CASTIBON                       | 9      | 1000      | 000        | 0.02020    | 0120120   | -           |
|                 |       | +        |   |                                | 80.5   | 1833      | 4200       | 8/22/2015  | 8/22/2015 | >           |
| OLYMPIC BL NO   | В     |          | 2 | NON METALLIC/PLASTIC           | 8.00   | 1933      | 1800       | 8/23/2015  | 0/04/0045 |             |
| 0               | 0     |          |   |                                |        |           |            | 0/20/2010  | 0/24/2013 | <b>-</b>    |
| SAN MIGUEL DR A | X X   |          | < | ASBESTOS CEMENT                | 8.00   | 1959      | 7200       | 8/2/2015   | 8/6/2015  | >           |
|                 |       |          |   |                                |        | Total     | 1096290    |            |           | .           |



# EAST BAY MUNICIPAL UTILITY DISTRICT

DATE:

September 3, 2015

MEMO TO: Board of Directors

THROUGH: Alexander R. Coate, General Manager

FROM:

SUBJECT:

Lynelle M. Lewis, Secretary of the District Meller Planning Committee Planning Committee Minutes - August 11, 2015

Chair Lesa R. McIntosh called to order the Planning Committee in the Training Resource Center at 9:15 a.m. Directors Doug Linney and Marguerite Young were present at roll call. Staff present included: General Manager Alexander R. Coate, General Counsel Craig S. Spencer, Director of Wastewater Bennett K. Horenstein, Director of Operations and Maintenance Michael J. Wallis. Environmental Affairs Officer Douglas I. Wallace, Senior Civil Engineer Linda H. Hu, Manager of Wastewater Environmental Services Jacqueline T. Zipkin, Special Assistant to the General Manager Cheryl A. Farr, and Secretary of the District Lynelle M. Lewis.

### Public Comment. None.

Recycled Water Update. Senior Civil Engineer Linda H. Hu presented an update on recent recycled water project activities. These projects include expansion of the distribution systems in the San Ramon Valley and East Bayshore recycled water projects, expansion of the recycled water commercial truck program, and start-up of a pilot residential recycled water fill station. Ms. Hu reported that construction began in June 2015 for pipeline expansion into the Bishop Ranch business park and surrounding area in San Ramon and will be completed by June 2016. Construction will begin later this summer/early fall for pipeline extension in Emeryville and will be completed by late spring/early summer next year. Recycled water will primarily be used for landscape irrigation which will offset the use of potable water.

In addition to existing fill stations in West Oakland and North Richmond, commercial truck fill stations were installed for construction activities at the Oakland International Airport and the Faria Reserve Project in San Ramon. Staff is targeting to have a new commercial fill station at the City of San Leandro's plant by late August. Additionally, staff is working toward starting up the pilot residential fill station at Point Isabel in Richmond to allow residents to pick up recycled water for watering their yards. The proposed plan is to truck tertiary recycled water from the East Bayshore plant located at the Main Wastewater Treatment Plant (MWWTP) and store the recycled water at Point Isabel. Staff evaluated other potential sites in Lafayette and Alameda, but no suitable locations were identified. If drought conditions persist, EBMUD will continue to expand the commercial truck program and evaluate new residential fill locations in 2016.

There was considerable discussion by the Committee regarding the pros and cons of the pilot residential fill station at Point Isabel in Richmond. Questions arose regarding the economics of the project, the carbon footprint of trucking water, and traffic control at the fill station. Following the discussion, the Committee recommended delaying further work on this pilot based on current facility limitations and environmental impacts. Staff will provide an information memo advising the Board of this recommendation.

Board of Directors Planning Committee Minutes of August 11, 2015 September 3, 2015 Page 2

Food Waste Update. Manager of Wastewater Environmental Services Jacqueline T. Zipkin presented an update on negotiations with Recology for delivery of pre-processed urban organics from San Francisco. Recology will be focusing on routes primarily made up of multi-family buildings, whose trash is rich in food scraps. This project requires installation of an organics extrusion press to separate organics from trash at Recology's site in San Francisco as well as a polisher system to remove contaminants at the main wastewater treatment plant. Recology has secured a \$3 million grant from CalRecycle to support the purchase of the press and polisher systems. Key contract negotiating points include material quantity, associated tipping fees and contract term. To better understand the nature of the material, available quantities and processing costs, the District and Recology plan to begin the project with a pilot period. Staff anticipates bringing the contract with Recology to the Board for consideration in September.

FY15 Emergency Preparedness and Business Continuity Readiness. Manager of Business Continuity Julia R. Halsne summarized the District's readiness and the accomplishments in FY15 in mitigating risk and preparing for responding to a disaster or emergency. She reported that staff updated eight business continuity plans, revised the Emergency Operation Plan and 16 other supporting and event-specific response plans, provided 2,168 student hours of employee training, conducted or participated in 42 exercises, tests and drills, and completed an industrial control system vulnerability assessment. Staff also participated in six emergency preparedness fairs to educate customers and employees and coordinated preparedness efforts with other utilities.

The District continued to update message templates, distribution lists and protocols for distribution of emergency notification messages. In addition, discussions regarding the use and implementation of social media during emergencies took place and a social media policy was ratified by the Board. In response to recent emergencies (e.g., the Glen Echo Creek response and the Napa earthquake), the District reviewed key procedures and processes regarding mutual assistance and incident command. Communication, coordination and reporting improvements have been made.

In FY16, in addition to routine program management activities, the District will review and update key plans and conduct tests, exercises and training. The District continues to invest in cost-effective business continuity planning and emergency preparedness, and to look for ways to manage costs. Ms. Halsne reported that staff will continue to report annually on our emergency preparedness and business continuity programs and these initiatives. The Committee raised no questions.

Adjournment. Chair McIntosh adjourned the meeting at 10:25 a.m.

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# EAST BAY MUNICIPAL UTILITY DISTRICT

DATE:

September 3, 2015

MEMO TO: Board of Directors

THROUGH: Alexander R. Coate, General Manager

FROM: Lynelle M. Lewis, Secretary of the District Grant Coate.

SUBJECT:

Legislative/Human Resources Committee Minutes - August 11, 2015

Chair John A. Coleman called to order the Legislative/Human Resources Committee at 10:30 a.m. in the Training Resource Center. Director Lesa R. McIntosh was present at roll call and Director William B. Patterson arrived at 10:34 a.m. Staff present included: General Manager Alexander R. Coate, General Counsel Craig S. Spencer, Manager of Legislative Affairs Marlaigne K. Dumaine, Special Assistant to the General Manager Cheryl A. Farr, and Secretary of the District Lynelle M. Lewis.

## Public Comment. None.

Legislative Report. Manager of Legislative Affairs Marlaigne K. Dumaine highlighted the following recommended positions in Legislative Report No. 08-15: SUPPORT AB 723 (Rendon) - Rental Property: Plumbing Fixtures: Replacement; SUPPORT SB 7 (Wolk) Housing: Water Meters: Multiunit Structures; SUPPORT SB 32 (Pavley) California Global Warming Solutions Act of 2006: Emissions Limit; and SUPPORT SB 551 (Wolk) State Water Policy: Water and Energy Efficiency. It was moved by Director McIntosh, seconded by Director Patterson, and carried (3-0) to approve the staff recommended positions in the Legislative Report.

Next Ms. Dumaine reported that Senators Dianne Feinstein and Barbara Boxer introduced the California Emergency Drought Relief Act, a bill with provisions designed to help communities cope with the ongoing drought. She said staff will be reviewing the legislation and will provide an update to the Board in September. Ms. Dumaine also reported that a potential statewide ballot initiative on pension reform proposes to impose restrictions on pension plans. The Committee asked about potential fiscal impacts on the District and its ratepayers. Chair Coleman asked for a status update on a proposed initiative that would require voter approval on projects over a certain dollar amount. Ms. Dumaine said that staff would provide additional information on both of the proposed initiatives as it becomes available.

Adjournment. Chair Coleman adjourned the meeting at 10:45 a.m.

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