To ensure the continuation of successful fisheries mitigation programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 5, 2013

Mr. Crawford (for himself, Mr. Westmoreland, and Mr. Roe of Tennessee) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To ensure the continuation of successful fisheries mitigation programs, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “National Mitigation Fisheries Coordination Act”.

SEC. 2. FINDINGS.

Congress finds the following:
(1) The operation of dams and other water diversion projects are for the benefit of the American public. They provide inexpensive energy, flood control, water storage for municipal and agricultural purposes, and opportunities for recreational boating and enjoyment. The construction and operation of these Federal water resources development projects have had impacts on many water systems, habitats, and their respective fish populations, resulting in the need to build and operate fish hatcheries to mitigate for aquatic resources affected by these projects.


(3) The Service currently operates fish hatcheries that are involved in mitigation fishery activities related to construction and operation of Federal water resources development projects.
(4) Inconsistency in authorities to construct and operate Federal water resources development projects has led to a myriad of mechanisms for funding and conducting Federal mitigation fishery activities. In most cases, Federal water project development agencies fund mitigation fishery costs. In some cases, the Service expends its appropriations to offset or completely pay for mitigation fishery costs.

(5) The water development agency should bear the financial responsibility for mitigation fishery costs incurred by the Service.

SEC. 3. MITIGATION FISHERY ACTIVITIES.

(a) IMPOSITION OF CHARGES.—The Director of the Service shall impose a charge for conducting mitigation fishery activities.

(b) FISHERY MITIGATION PLANS.—

(1) DEVELOPMENT.—A charge imposed by the Service under subsection (a) shall be paid by a water development agency in accordance with a fishery mitigation plan developed and approved by the Director and the head of the agency.

(2) CONTENTS.—A fishery mitigation plan developed under this subsection shall—

(A) describe the long-term goals and annual targets under which the Service will con-
duct mitigation fishery activities in connection
with projects carried out by a water develop-
ment agency;

(B) establish charges to be imposed by the
Service on the agency for conducting the miti-
gation fishery activities; and

(C) include the terms under which the
agency will make payments on the charges to
the Service.

(3) PARTICIPATION OF STATES AND INDIAN
TRIBES.—A fishery mitigation plan under this sec-
section shall be developed in cooperation and coordina-
tion with affected States and Indian tribes.

(4) RENEGOTIATION.—The Director of the
Service and the head of a water development agency
shall renegotiate a fishery mitigation plan under this
subsection every 3 years to adjust for changing miti-
gation fishery costs covered by the plan.

(c) AMOUNT OF CHARGES.—Charges imposed by the
Service for conducting mitigation fishery activities shall be
reasonably related to the mitigation fishery costs associ-
ated with the activities.

(d) PAYMENT OF CHARGES.—

(1) IN GENERAL.—On or before the first day of
each fiscal year beginning after September 30, 2013,
a water development agency shall make a payment
to the Service for that fiscal year as required under
a fishery mitigation plan developed by the Service
and the agency under subsection (b).

(2) CREDITING OF PAYMENTS; AVAILABILITY
OF AMOUNTS.—Funds paid to the Service under this
subsection shall—

(A) be credited to the appropriation of the
Service initially charged for providing the serv-

ice for which the payment is being made;

(B) be available to the Service for expendi-
ture in amounts specified in appropriations
Acts; and

(C) remain available until expended.

(3) PROJECTS WITHOUT FISHERY MITIGATION
PLANS.—In the absence of a fishery mitigation plan,
the Service may conduct mitigation fishery activities
and receive funding from a water development agen-
cy for the activities based on the terms and condi-
tions that applied with respect to the activities in the
prior fiscal year.

(e) DEFINITIONS.—In this section, the following defi-
nitions apply:

(1) MITIGATION FISHERY ACTIVITIES.—The
term “mitigation fishery activities” means rearing
and stocking of native and nonnative fish to replace
or maintain fishery resources or harvest levels (or
both) lost as a result of a Federal water resources
development project, and includes project planning,
population assessment and evaluation, genetic moni-
toring, broodstock development, and fish health sam-
pling.

(2) Mitigation Fishery Costs.—The term
"mitigation fishery costs" means the expenditures
necessary to operate, maintain, and rehabilitate miti-
gation fishery facilities and to conduct mitigation
fishery activities, and includes personnel, transpor-
tation, utilities, contractual services, fish feed, sup-
plies, equipment, routine maintenance, deferred
maintenance, fish eggs, technical support, fish
health, management and administration, planning,
outreach and education, and hatchery product eval-
uations.

(3) Mitigation Fishery Facility.—The term
"mitigation fishery facility" means a facility de-
scribed in subsection (g) that is owned and operated
by the Service through the National Fish Hatchery
System for the purpose, either wholly or substan-
tially in part, of conducting mitigation fishery activi-
ties.
(4) SERVICE.—The term “Service” means the United States Fish and Wildlife Service.

(5) WATER DEVELOPMENT AGENCY.—The term “water development agency” means the Army Corps of Engineers, the Bureau of Reclamation, or the Tennessee Valley Authority.

(f) LISTING OF MITIGATION FISHERY FACILITIES.—The mitigation fishery facilities referred to in subsection (f) are as follows:

(1) In Arkansas—

(A) Greers Ferry National Fish Hatchery;

and

(B) Norfork National Fish Hatchery.

(2) In Georgia—

(A) Chattahoochee Forest National Fish Hatchery; and

(B) Warm Springs Fish Health Center.

(3) In Kentucky, Wolf Creek National Fish Hatchery.

(4) In Missouri, Neosho National Fish Hatchery.

(5) In Montana—

(A) Ennis National Fish Hatchery; and

(B) Bozeman Fish Health Center.

(6) In North Dakota—
(A) Garrison Dam National Fish Hatchery; and

(B) Valley City National Fish Hatchery.

(7) In Pennsylvania, Lamar Fish Health Center.

(8) In South Dakota, Gavins Point National Fish Hatchery.

(9) In Tennessee—

(A) Dale Hollow National Fish Hatchery;

and

(B) Erwin National Fish Hatchery.

(10) In Utah, Jones Hole National Fish Hatchery.

(11) In West Virginia, White Sulphur Springs National Fish Hatchery.

(12) In Wisconsin, LaCrosse Fish Health Center.

(13) In Wyoming, Saratoga National Fish Hatchery.