PROVIDING FOR CONSIDERATION OF THE SENATE AMENDMENT TO THE BILL (H.R. 3249) TO AUTHORIZE THE PROJECT SAFE NEIGHBORHOODS GRANT PROGRAM, AND FOR OTHER PURPOSES; PROVIDING FOR CONSIDERATION OF THE BILL (H.R. 8) TO PROVIDE FOR IMPROVEMENTS TO THE RIVERS AND HARBORS OF THE UNITED STATES, TO PROVIDE FOR THE CONSERVATION AND DEVELOPMENT OF WATER AND RELATED RESOURCES, AND FOR OTHER PURPOSES; AND PROVIDING FOR CONSIDERATION OF THE BILL (H.R. 5895) MAKING APPROPRIATIONS FOR ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2019, AND FOR OTHER PURPOSES

JUNE 5, 2018.—Referred to the House Calendar and ordered to be printed

Mr. Woodall, from the Committee on Rules,

submitted the following

R E P O R T

[To accompany H. Res. 918]

The Committee on Rules, having had under consideration House Resolution 918, by a record vote of 8 to 2, report the same to the House with the recommendation that the resolution be adopted.

SUMMARY OF PROVISIONS OF THE RESOLUTION

The resolution provides for the consideration of the Senate amendment to H.R. 3249, the Project Safe Neighborhoods Grant Program Authorization Act of 2018. The resolution makes in order a motion offered by the chair of the Committee on the Judiciary or his designee that the House concur in the Senate amendment to H.R. 3249. The resolution waives all points of order against consideration of the motion. The resolution provides that the Senate amendment and the motion shall be considered as read. The resolution provides one hour of debate on the motion equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary.

Section 2 of the resolution provides for consideration of H.R. 8, the Water Resources Development Act of 2018, under a structured rule. The resolution provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on Transportation and Infrastructure. The resolution waives all points of order against consideration of the bill. The resolution provides that an amendment in the nature of a substitute consisting of the text of Rules Committee Print 115–72 shall
be considered as adopted and the bill, as amended, shall be considered as read. The resolution waives all points of order against provisions in the bill, as amended. The resolution makes in order only those further amendments printed in part A of this report. Each such amendment may be offered only in the order printed in this report, may be offered only by a Member designated in this report, shall be considered as read, shall be debatable for the time specified in this report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the committee of the whole. The resolution waives all points of order against the amendments printed in part A of this report. The resolution provides one motion to recommit with or without instructions.

Section 3 of the resolution provides for consideration of H.R. 5895, the Energy and Water Development and Related Agencies Appropriations Act 2019, under a structured rule. The resolution provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on Appropriations. The resolution waives all points of order against consideration of the bill. The resolution provides that an amendment in the nature of a substitute consisting of the text of Rules Committee Print 115–71, shall be considered as adopted and the bill, as amended, shall be considered as read. The resolution waives points of order against provisions in the bill, as amended, for failure to comply with clause 2 rule XXI, except beginning on page 66, line 14, through page 66, line 20. The resolution makes in order only those further amendments printed in part B of this report. Each such amendment may be offered only in the order printed in this report, may be offered only by a Member designated in this report, shall be considered as read, shall be debatable for the time specified in this report equally divided and controlled by the proponent and an opponent, may be withdrawn by the proponent at any time before action thereon, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the committee of the whole. The resolution waives all points of order against the amendments printed in part B of this report. The resolution provides that no further consideration of the bill shall be in order except pursuant to a subsequent order of the House.

Section 4 of the resolution provides that the chair and ranking minority member of the Committee on Appropriations or their respective designees may offer up to 10 pro forma amendments each at any point for the purpose of debate.

Section 5 of the resolution provides that during consideration of H.R. 5895, it shall not be in order to use a decrease in Overseas Contingency Operations funds to offset an amendment that increases an appropriation not designated as Overseas Contingency Operations funds or vice versa, but does not apply to amendments between the Houses.

EXPLANATION OF WAIVERS

Although the resolution waives all points of order against consideration of the motion to concur in the Senate amendment, the Com-
mittee is not aware of any points of order. The waiver is prophylactic in nature.

The waiver of all points of order against consideration of H.R. 8 includes a waiver of the following:

- Clause 3(d)(1) of rule XIII, which requires the inclusion of a committee cost estimate;
- Clause 10 of rule XXI, which prohibits the consideration of a bill if it has the net effect of increasing mandatory spending over the five-year or ten-year period;
- Section 302(f) of the Congressional Budget Act, which prohibits consideration of legislation providing new budget authority in excess of a 302(a) allocation of such authority; and
- Section 303 of the Congressional Budget Act, which prohibits consideration of legislation, providing a change in revenues for a fiscal year until the budget resolution for that year has been agreed to.

The waiver of all points of order against provisions in H.R. 8, as amended, includes a waiver of clause 4 of rule XXI, which prohibits reporting a bill or joint resolution carrying an appropriation from a committee not having jurisdiction to report an appropriation.

Although the resolution waives all points of order against the amendments printed in part A of this report, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

The waiver of all points of order against consideration of H.R. 5895 includes waivers of the following:

- Section 306 of the Congressional Budget Act, which prohibits consideration of legislation within the jurisdiction of the Committee on the Budget unless referred to or reported by the Budget Committee; and
- Section 5104 of H. Con. Res. 71, which prohibits the consideration of a general appropriation bill that provides for advance appropriations.

The waiver of all points of order against provisions in H.R. 5895, as amended, includes a waiver of clause 2 of rule XXI, which prohibits unauthorized appropriations or legislative provisions in an appropriations bill. This waiver is necessary because the bill, as amended, contains unauthorized appropriations and legislative provisions.

The waiver of all points of order against the amendments printed in part B of this report includes a waiver of clause 2(c) of rule XXI, which requires that limitation amendments are to be offered at the end of the bill. The waiver is necessary because the limitation amendments printed in this report will be offered at the end of each division. It should be noted that sponsors of such amendments complied with Rules Committee guidance when drafting amendments to the end of divisions rather than the end of the bill.

**COMMITTEE VOTES**

The results of each record vote on an amendment or motion to report, together with the names of those voting for and against, are printed below:

*Rules Committee record vote No. 227*

Motion by Mr. McGovern to make in order and provide the appropriate waivers to amendment # 60 to H.R. 8, offered by Rep.
DeFazio (OR) and Rep. Shuster (PA) and Rep. Napolitano (CA) and Rep. Graves (LA), which establishes a specific budgetary mechanism to allow funds collected into the Harbor Maintenance Trust Fund to be appropriated and expended to address the maintenance dredging needs of U.S. commercial harbors. Defeated: 2–8

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<td>Mr. Cole</td>
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<td>Mr. McGovern</td>
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<td>Mr. Woodall</td>
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<td>Mr. Sessions, Chairman</td>
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Rules Committee record vote No. 228

Motion by Mr. McGovern make in order and provide the appropriate waivers to amendment # 69 to H.R. 8, offered by Rep. Moulton (MA) and Rep. Keating (MA), which provides additional funding for the Army Corps of Engineers Storm and Hurricane Restoration and Impact Minimization Program. The program assists communities in their efforts to recover and adapt to severe weather and natural disasters. Defeated: 2–8

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Rules Committee record vote No. 229

Motion by Mr. Cole to report the rule. Adopted: 8–2

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SUMMARY OF THE AMENDMENTS TO H.R. 8 IN PART A MADE IN ORDER

1. Shuster (PA): MANAGER'S. Makes technical changes to the bill, as well as additional provisions relating to Corps of Engineers projects and reports. Addresses direct spending issue in sec. 306. (10 minutes)

2. Soto (FL): Directs the Secretary to expand the areas of consideration to include water storage. (10 minutes)
3. Gibbs (OH): Amends language to ensure all factors are considered in order for the mitigation bank to provide sufficient financial assurances. (10 minutes)

4. Royce (CA), Hunter (CA), Mast (FL): Adds flexibility in Section 120 so that future projects can also qualify for the pilot program. (10 minutes)

5. Keating (MA): Authorizes Army Corps to give technical assistance to regional coalitions as they prepare for water resources development projects with potential connections to Army Corps projects or properties. (10 minutes)

6. Posey (FL), Mast (FL), Hastings, Alcee (FL), Wilson (FL): Directs the Secretary to provide technical assistance on construction to a state agency that is carrying out congressionally authorized projects. Such assistance would be reimbursed by the state agency. Protects existing authorities under Davis-Bacon. (10 minutes)

7. Denham (CA), Costa (CA): Extends authority of the U.S. Army Corps of Engineers to enter into cost recovery agreements for evaluation and processing of permits. (10 minutes)

8. Esty (CT), Babin (TX), Blumenauer (OR), Black (TN), Bonamici (OR), Sinema (AZ): Adds to a National Academy of Sciences report consideration of an analysis on whether the Corps considers cumulative benefits of locally developed projects, including Master Plans, and if the Corps uses these benefits for purposes of benefit-cost analysis for potential projects within such Master Plans. (10 minutes)

9. Soto (FL): Adds universities to the list of entities that the Secretary of the Army Corps should consider when submitting a report to Congress on the use of innovative materials in water resource development projects. (10 minutes)

10. Krishnamoorthi (IL): Requires the Comptroller of the United States to provide recommendations to improve the capacity and preparedness of the Corp of Engineers workforce. (10 minutes)

11. Jayapal (WA): Adds to a GAO study consideration of how changes to the navigation industry workforce with which the Army Corps of Engineers collaborates may affect safety and operations within the navigation industry. (10 minutes)

12. Soto (FL): Directs the GAO to specifically consider trough bars, coastal wetlands and barrier coral reefs for their study on the feasibility of projects for flood risk management, hurricane and storm damage reduction, and ecosystem restoration. (10 minutes)

13. Sanford (SC), Delaney (MD), Duncan (SC): Ensures timely payback for advanced funds paid for by a non-federal sponsor. (10 minutes)

14. Nolan (MN), Joyce (OH), Huizenga (MI), Krishnamoorthi (IL), Mitchell (MI), Bergman (MI), Kildee (MI), Kennedy (MA): The amendment requires the Secretary to conduct a study of the status of the project for flood damage reduction and environmental restoration for the Muddy River authorized by WRDA 2000. The Secretary is required to submit a report to Congress describing the study and reasons for deauthorizing the project. (10 minutes)

15. Moore, Gwen (WI): Requires the Corps to take steps to better engage with and meaningfully consult with communities of color, low-income communities, tribes, and rural communities. (10 minutes)
16. Meadows (NC): Prioritizes the operation, maintenance, and improvement of existing infrastructure. (10 minutes)

17. Mast (FL): Clarifies the Secretary’s authority under WRDA 2000 to provide credit for Comprehensive Everglades Restoration in-kind work completed during design or construction, including work after a partnership agreement is signed. The Secretary and non-Federal sponsor must agree to the terms and conditions for in-kind work not expressly defined in the partnership agreement and the Secretary must determine the work is integral to the project. (10 minutes)

18. Pearce (NM): Requires the U.S. Army Corps of Engineers to pay back the Federal cost share for projects carried out under section 593 of the Water Resources Development Act of 1999 in the next fiscal year. (10 minutes)

19. Kelly (PA), Thompson, Glenn (PA): States that in regards to WRDA funding determinations, the Corps of Engineers may consider operation and maintenance of the locks on Allegheny River for purposes of recreational boat traffic levels and related economic benefits. (10 minutes)

20. Schrader (OR): Provides the Army Corps of Engineers with the authority to help mitigate any detrimental impacts to municipal water supply resulting from a Corps construction project. (10 minutes)

21. Jayapal (WA): Requests from the Army Corps of Engineers a report to Congress on the potential opportunity for integrating noise abatement and noise mitigation technologies and practices into improvements and operations in harbors and inland harbors. (10 minutes)

22. Higgins, Clay (LA): Directs the Secretary to prefer acquiring the minimum interest necessary in real property needed to support a project or action. Requires consideration of the use of a temporary easement estate or other interests designed to reduce overall costs, reduce project time, and minimize conflict with property owners related to such project or action. (10 minutes)

23. Babin (TX): Expresses the sense of Congress stating the importance and benefits of projects to improve 2-way traffic safety on high volume, deep draft navigation channels. (10 minutes)

24. Bost (IL): Permits a non-federal flood control project sponsor to pay, or contribute to, the difference between the cost of repairing a damaged flood control project and its projected economic benefits. (10 minutes)

25. Heck, Denny (WA): Directs GAO to conduct a study on USACE’s ability to comply with Federal stormwater runoff requirements. (10 minutes)

26. Gonzalez-Colon (PR): Expresses the sense of Congress that the Corps of Engineers should consider urgently and favorably projects and proposals pending before them for flood control, dam repair, beach erosion, harbor navigation in Puerto Rico, as well as for repair and mitigation required by natural disasters in 2017–2018; and that the Secretary should advance the project for ecosystem restoration at Caño Martín Peña, San Juan, Puerto Rico. (10 minutes)

27. Gibbs (OH): Instructs the Secretary to expedite the DMMP process in order that studies reach completion within two years of their initiation and shall make maximum use of existing inform-
tion and studies and avoid all redundant information collection and studies for purposes of Dredged Material Management Plans initiated in fiscal year 2018 and afterward. (10 minutes)

28. Frankel (FL), Curbelo (FL), Mast (FL), Wilson (FL): Allows the Corps to consider the best source of sand for each individual beach renourishment project. (10 minutes)

29. Davis, Rodney (IL), Lipinski (IL), Mitchell (MI), Dingell (MI), Lawrence (MI), Kildee (MI): Clarifies that operation and maintenance of any project authorized under the Chief’s Report for the Brandon Road Study is done at an 80/20 Federal/non-Federal cost share. Also requires the Corps, following construction of any project authorized under the Chief’s Report for the Brandon Road Study, to consult with the governor of the state where the project is located and seek Congressional approval prior to implementing any additional technologies at the project. Also, adds to the list of feasibility studies in the base bill the USACE must expedite completion of the Great Lakes Mississippi River Interbasin Study Brandon Road Study. (10 minutes)

30. González-Colón (PR): Directs the secretary to expedite reports for the navigation project for San Juan Harbor, Puerto Rico, per the study authorized by resolution of the House Committee on Transportation and Infrastructure in September 20, 2006. (10 minutes)

31. Lance (NJ), Gottheimer (NJ): Directs the Secretary to expedite the completion of a feasibility study for the Warren Glen Dam Removal Project in the Musconetcong River, New Jersey. (10 minutes)

32. Lujan (NM), Lujan Grisham (NM): Authorizes the expansion of the Abiquiu Reservoir. (10 minutes)

33. Larsen, Rick (WA): Increases the per project funding cap for Section 544 Puget Sound and Adjacent Waters Restoration (PSAW) to $10 million—which is consistent with Section 206 Aquatic Ecosystem Restoration projects and raises the overall authorization level for PSAW. (10 minutes)

34. Keating (MA): Directs the Army Corps to expedite and complete dredging in Plymouth Harbor, Massachusetts as authorized. (10 minutes)

35. Joyce (OH), Huizenga (MI), Kildee (MI), Foster (IL): Requires the U.S. Army Corps of Engineers to complete its Chief’s Report for the Brandon Road Study by February 2019. (10 minutes)

36. Bishop, Sanford (GA): Conveys three parcels of land, known as the Earle May Recreational Area, from the Army Corps of Engineers to the City of Bainbridge. (10 minutes)

37. Blum (IA): Expedites the completion of the Cedar River flood risk management project authorized in 2014. (10 minutes)

38. Keating (MA): Grants the Army Corps the authority to repair or replace bridges in New England that serve as emergency evacuation routes. (10 minutes)

39. McMorris Rodgers (WA): Authorizes a land transfer between the Port of Whitman and the Army Corps of Engineers. (10 minutes)

40. Shea-Porter (NH): Directs the Secretary to use existing authority to mitigate severe shoaling at Hampton Harbor, New Hampshire. (10 minutes)
41. Shea-Porter (NH): Directs the Secretary to expedite the navigation project for Portsmouth Harbor and the Piscataqua River. (10 minutes)

42. Lewis, Jason (MN): Encourages the Secretary to consider reasonable alternative agreements between state or local entities, private partners, and the U.S. Army Corps of Engineering to dispose of dredged material. (10 minutes)

43. Olson (TX), Weber (TX), González-Colón (PR), Green, Al (TX), Brady, Kevin (TX), Gonzalez, Vicente (TX), Poe (TX), Duncan (SC), Vela (TX), Plaskett, (VI), Gohmert (TX), Wilson (FL): Looks to expedite already authorized U.S. Army Corp of Engineers projects in the declared disaster areas of Texas, Florida, Georgia, Louisiana, South Carolina, Puerto Rico and the U.S. Virgin Islands. (10 minutes)

44. McCaul (TX), Green, Al (TX), Brady, Kevin (TX), Culberson (TX), Olson (TX), Weber (TX), Poe (TX): Requires the U.S. Army Corps of Engineers to carry out flood and storm damage reduction studies expeditiously in order to reduce the risk of damage from future floods and hurricanes in the Houston and Coastal Texas areas. (10 minutes)

45. Weber (TX): Enhances the Levee Safety Action Classification (LSAC) risk categorization tool, developed internally by the U.S. Army Corps of Engineers. It supplements current duties by ensuring that individual levee system LSAC ratings are transparent. (10 minutes)

46. Meeks (NY): Expedites the Army Corps of Engineers’ reformulation project in certain Sandy Superstorm affected areas of Queens, NY. (10 minutes)

47. Schrader (OR): Requires the Army Corps of Engineers to include in future workplans, to the maximum extent practicable, any project or facility for disposition for which the Corps has a final report from the Director of Civil Works. (10 minutes)

48. Smith, Jason (MO): Ensures prompt restoration and rebuilding in the event of an activation of any floodway or backwater feature within the Mississippi Rivers and Tributaries system. (10 minutes)

49. Young, Don (AK): Requires the Secretary to conduct an assessment of dams classified as Class III under the Dam Safety Action Classification of the Corps of Engineers. This amendment require the Secretary to provide a report to Congress describing anticipated impacts on the local communities if the Secretary no longer assumes responsibility of the Class III dam, or what the effects would be if the Secretary continues to assume responsibility of the dams over a period of 15 years after the date of enactment of this Act. (10 minutes)

50. Costa (CA), Denham (CA): Authorizes the Army Corps to accept contributed funds from the owners of non-federal Section 7 reservoirs for the purpose of reviewing/revising operational documents, including flood control manuals and rule curves. (10 minutes)

51. Soto (FL): Directs the Secretary, to the maximum extent practicable, to endeavor to provide information to all adjoining residential property stakeholders, next to property which the Army Corps of Engineers holds an interest. (10 minutes)
52. Paulsen (MN), Ellison (MN): Expedite the completion of a disposition study and requires the Secretary to report on the feasibility of preserving and enhancing recreational opportunities and the health of the ecosystem of Upper St. Anthony Falls Lock and Dam. (10 minutes)

SUMMARY OF THE AMENDMENTS TO H.R. 5895 IN PART B MADE IN ORDER

1. Collins, Chris (NY): Increases funding for Army Corps Investigations account by $1.2 million, for a total of $129.2 million, offset by a reduction of $1.2 million in the Army Corps Expenses account. (10 minutes)
2. Abraham (LA): Increases Corps of Engineers Construction by $17,410,000 and reduces DOE Departmental Administration by the same amount. (10 minutes)
3. Keating (MA): Ensures funds for considering the historic and national significance of dredging projects in allocating Army Corps additional funding. (10 minutes)
4. Beyer (VA): Strikes Sec. 107, which prohibits funds from being used to require a permit for the discharge of dredged or fill material under the Federal Water Pollution Control Act. (10 minutes)
5. Ruiz (CA): Redirects $2 million within the Water and Related Resources Account toward projects with a public health benefit. (10 minutes)
6. Lujan Grisham (NM): Prioritizes funding for Bureau of Reclamation research and development projects. (10 minutes)
7. DeSaulnier (CA): Increase the Anadromous Fish Screen Program by $5 million for the purposes of making repairs to existing equipment. (10 minutes)
8. Mitchell (MI): Cuts 10% from administrative expense accounts at both the Bureau of Reclamation and the Department of Energy. (10 minutes)
10. Keating (MA): Allocations funding for the Office of Energy Efficiency and Renewable Energy to support marine and hydrokinetic energy research and technologies. (10 minutes)
11. Bonamici (OR), Pingree (ME), Perry (PA): Increases funding for the EERE Water Power Technologies Office by $10 million. (10 minutes)
12. Esty (CT): Restores $15 million in funding to the Advanced Manufacturing Office (AMO) within the Office of Energy Efficiency & Renewable Energy (EERE). (10 minutes)
13. Tsongas (MA), Grijalva (AZ), Keating (MA): Increases funding to the Office of Energy Efficiency and Renewable Energy for the purposes of offshore wind job training grants. (10 minutes)
14. Soto (FL): Increases funding to the Cybersecurity, Energy Security, and Emergency Response program by $1,000,000 to further facilitate the Department of Energy’s effort to secure the nation’s energy infrastructure against all hazards, reduce the risks of and impacts from cyber events, and assist with restoration activities. (10 minutes)
15. Soto (FL): Increases funding to the Electricity Delivery program by $1,000,000 to further facilitate the programs aim to de-
velop a modern power grid by advancing resilient power distribution systems, intelligent and high-efficiency grid components, and energy storage systems. (10 minutes)

16. Weber (TX): Provides for $35 million from within funds appropriated to the Office of Nuclear Energy to meet the House-passed authorization level for the Versatile Neutron Source, a fast test reactor user facility. (10 minutes)

17. Esty (CT), Larson, John (CT): Increases and decrease funding to Solid Oxide Fuel Cells by $20 million. (10 minutes)

18. Beyer (VA), Esty (CT), Eshoo (CA): Increases ARPA–E to its FY18 enacted level and reduces Fossil Energy R&D by the same amount. (10 minutes)

19. Smith, Lamar (TX): Provides for $126.8 million from within funds appropriated to the Office of Science to meet House-passed authorization levels for the LINAC Coherent Light Source II High Energy Upgrade, the Proton Power Upgrade to the Spallation Neutron Source, the construction of the Spallation Neutron Source Second Target Station, and the construction of the Facility for Rare Isotope Beams; provides for full funding for the U.S. contribution to the construction of the ITER project. (10 minutes)

20. Keating (MA): Allocates funding to support research and grants to further innovation in the safe and secure storage, treatment, transportation, and disposal of spent nuclear fuel from civilian nuclear reactors. (10 minutes)

21. Marshall (KS): Reduces funding for the Office of Science by $20,000,000 and then increases the same number by $20,000,000. (10 minutes)

22. Langevin (RI): Increases funding by $3 million to be used for divertor test tokamak research and development. (10 minutes)

23. Kihuen (NV), Titus (NV), Rosen (NV): Strikes $190 million for the licensing of the nuclear waste depository at Yucca Mountain. (10 minutes)

24. Gosar (AZ): Eliminates funding for the ARPA–E program as recommended by the administration. (10 minutes)

25. Jackson Lee (TX): Increases Administration account by $1 million to address environmental concerns in both urban and rural settings. (10 minutes)

26. Lee, Barbara (CA), Blumenauer (OR), Garamendi (CA), Kildee (MI), Lieu (CA), Cicilline (RI): Strikes $65 million for the W76–2 warhead and transfers it to Defense Nuclear Nonproliferation account (10 minutes)

27. Connolly (VA): Restores the Defense Nuclear Nonproliferation account to the FY2018 funding level by giving the Weapons Activities account a $404 million increase instead of the current $550 million increase. (10 minutes)

28. O’Halloran (AZ): Provides funding to expedite the work of the Department of Energy’s Defense-Related Uranium Mines Program’s work on Native American Reservations in the west. (10 minutes)

29. Gosar (AZ), Gohmert (TX): Uses the Holman Rule to reduce the salary of Mark Gabriel, the Administrator of the Western Area Power Administration, to $1. (10 minutes)

30. Keating (MA): Provides resources for the Nuclear Regulatory Commission to ensure safe and effective decommissioning of nuclear power plants. (10 minutes)
31. Beyer (VA), Pingree (ME), Lowenthal (CA), Carbajal (CA), Huffman (CA), Langevin (RI), Castor (FL), Cicilline (RI), Bonamici (OR): Strikes Sec. 505, which prohibits funds from being used for further implementation of the coastal and marine spatial planning and ecosystem-based management components of the National Ocean Policy. (10 minutes)

32. Kihuen (NV), Titus (NV), Rosen (NV): Strikes language that would prohibit closure of the Yucca Mountain project. (10 minutes)

33. Newhouse (WA), Gosar (AZ), Schrader (OR), Crawford (AR), Tipton (CO), Gohmert (TX), DeFazio (OR), Lamborn (CO), Kilmer (WA), Lujan Grisham (NM), Carbajal (CA), McMorris Rodgers (WA), Heck, Denny (WA), McNerney (CA), Herrera-Beutler (WA), Blumenauer (OR), Black (TN), Bonomici (OR), Sinema (AZ): Prohibits the use of funds to sell the transmission assets of three Power Marketing Administrations and the Tennessee Valley Authority. (10 minutes)

34. Blackburn (TN): Provides for a one percent across the board cut to the discretionary spending levels in Division A of the bill. (10 minutes)

35. Jackson Lee (TX): Allocates an additional $3 million for post-disaster watershed assessment studies. (10 minutes)

36. Jackson Lee (TX): Prohibits use of funds in contravention of the Department of Energy Organization Act and addresses the need to increase programs that educate minorities in science, technology, engineering and math. (10 minutes)

37. Burgess (TX): Prohibits using federal funds for the enforcement of standards established in the Energy Policy and Conservation Act with respect to BPAR incandescent reflector lamps, BR incandescent reflector lamps, and ER incandescent reflector lamps. (10 minutes)

38. DeSantis (FL): Prohibits funds from being used to purchase heavy water from Iran. (10 minutes)

39. Norman (SC): Reduces the total amount of appropriations made available by $1.5 billion to match the fiscal year 2018 enacted level. (10 minutes)

PART A—TEXT OF AMENDMENTS TO H.R. 8 MADE IN ORDER

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SHUSTER OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 23, line 12, strike “note(b)(8))” and insert “note)”.

At the end of title I, add the following:

SEC. 144. OLD RIVER CONTROL STRUCTURE, LOUISIANA.

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

(1) flood control;

(2) navigational conditions;
(3) water supply; and
(4) ecosystem restoration and ecological productivity.

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

SEC. 145. DREDGE PILOT PROGRAM.

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

(b) SCOPE.—In carrying out the pilot program under subsection (a), the Secretary may award a contract described in such subsection, which may address one or more harbors or inland harbors in a geographical region, if the Secretary determines that the contract provides cost savings compared to the awarding of such work on an annual basis.

(c) REPORT TO CONGRESS.—Not later than one year after the date on which the first contract is awarded pursuant to the pilot program carried out under subsection (a), the Secretary shall submit to Congress a report evaluating, with respect to the pilot program and any contracts awarded under the pilot program—
(1) cost effectiveness;
(2) reliability and performance;
(3) cost savings attributable to mobilization and demobilization of dredge equipment; and
(4) response times to address navigational impediments.

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

SEC. 146. DISPOSITION OF PROJECTS.

(a) IN GENERAL.—In carrying out a disposition study for a project of the Corps of Engineers, or a separable element of such a project, including a disposition study under section 216 of the Flood Control Act of 1970 (33 U.S.C. 549a), the Secretary shall consider modifications that would improve the overall quality of the environment in the public interest, including removal of the project or separable element of a project.

(b) DISPOSITION STUDY TRANSPARENCY.—The Secretary shall carry out disposition studies described in subsection (a) in a transparent manner, including by—
(1) providing opportunities for public input; and
(2) publishing the final disposition studies.

(c) REMOVAL OF INFRASTRUCTURE.—For disposition studies described in subsection (a) in which the Secretary determines that a Federal interest no longer exists, and makes a recommendation of removal of the project or separable element of a project, the Secretary is authorized to pursue removal of the project or separable element of a project using—
(1) existing authorities, as considered appropriate by the Secretary; or
(2) partnerships with other Federal agencies and non-Federal entities with appropriate capabilities to undertake infrastructure removal.

Page 52, after line 24, insert the following:

(21) Project for flood damage reduction, Westminster-East Garden Grove, California.

(22) Project for hurricane and storm damage risk reduction and ecosystem restoration, Southwest Coastal Louisiana, Louisiana, authorized by section 1401(8) of the Water Resources Development Act of 2016 (130 Stat.1715).


Strike section 308 and insert the following:

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

Not later than 30 days after the date of enactment of this Act, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report on the total estimated value of in-kind contributions made by the non-Federal interest with respect to the following six actions, as described in the final report of the Director of Civil Works on the Central and Southern Florida Project, Kissimmee River Restoration Project, dated April 27, 2018:

(1) Shady Oaks Fish Camp land preparation.
(2) Rocks Fish Camp land preparation.
(3) Levee breaching of Sparks Candler and Bronson Levees.
(4) Packingham Slough construction related to land acquisition.
(5) Engineering analysis of River Acres engineering solution.
(6) Small local levee modifications.

At the end of title III, add the following:

SEC. 311. BOSTON HARBOR RESERVED CHANNEL DEAUTHORIZATIONS.

(a) 40-FOOT RESERVED CHANNEL.—

(1) IN GENERAL.—The portions of the project for navigation, Boston Harbor, Massachusetts, authorized by the first section of the Act of October 17, 1940 (54 Stat. 1198, chapter 895) and modified by section 101 of the River and Harbor Act of 1958 (72 Stat. 297), section 101(a)(13) of the Water Resources Development Act of 1990 (104 Stat. 4607), and section 7002(1) of the Water Resources Reform and Development Act of 2014 (128 Stat. 1365) described in paragraph (2) are no longer authorized beginning on the date of enactment of this Act.

(2) AREAS DESCRIBED.—
(A) FIRST AREA.—The first areas described in this para-
graph are—
(i) beginning at a point N. 2950154.45, E. 785995.64;
(ii) running southeasterly about 1451.63 feet to a
point N. 2950133.83, E. 784544.58;
(iii) running southwesterly about 54.00 feet to a
point N. 2950059.85, E. 784546.09;
(iv) running southwesterly about 1335.82 feet to a
point N. 2950022.48, E. 783210.79;
(v) running northwesterly about 83.00 feet to a point
N. 2950105.44, E. 783208.47;
(vi) running northeasterly about 2787.45 feet to a
point N. 2950183.44, E. 785994.83; and
(vii) running southeasterly about 29.00 feet to the
point described in clause (i).

(B) SECOND AREA.—The second areas described in this
paragraph are—
(i) beginning at a point N. 2950502.86, E. 785540.84;
(ii) running northeasterly about 46.11 feet to a point
N. 2950504.16, E. 785586.94;
(iii) running southwesterly about 25.67 feet to a
point N. 2950480.84, E. 785576.18;
(iv) running southwesterly to a point N. 2950414.32,
E. 783199.60;
(v) running northwesterly about 8.00 feet to a point
N. 2950422.32, E. 783199.60;
(vi) running northeasterly about 2342.58 feet to a
point N. 2950487.87, E. 785541.26; and
(vii) running northwesterly about 15.00 feet to the
point described in clause (i).

(b) 35-FOOT RESERVED CHANNEL.—
(1) IN GENERAL.—The portions of the project for navigation,
Boston Harbor, Massachusetts, authorized by the first section
of the Act of October 17, 1940 (54 Stat. 1198, chapter 895) and
modified by section 101 of the River and Harbor Act of 1958
(72 Stat. 297) described in paragraph (2) are no longer author-
ized beginning on the date of enactment of this Act.

(2) AREAS DESCRIBED.—
(A) FIRST AREA.—The first areas described in this para-
graph are—
(i) beginning at a point N. 2950143.44, E. 787532.14;
(ii) running southeasterly about 22.21 feet to a point
N. 2950128.91, E. 787548.93;
(iii) running southwesterly about 4,339.42 feet to a
point N. 2950007.48, E. 783211.21;
(iv) running northwesterly about 15.00 feet to a
point N. 2950022.48, E. 783210.79; and
(v) running northeasterly about 4,323.05 feet to the
point described in clause (i).

(B) SECOND AREA.—The second areas described in this
paragraph are—
(i) beginning at a point N. 2950502.86, E. 785540.84;
(ii) running southeasterly about 15.00 feet to a point
N. 2950487.87, E. 785541.26;
(iii) running southwesterly about 2342.58 feet to a point N. 2950422.32, E. 783199.60;
(iv) running southeasterly about 8.00 feet to a point N. 2950376.85, E. 781861.23;
(v) running southwesterly about 1339.12 feet to a point N. 2950376.85, E. 781861.23;
(vi) running northwesterly about 23.00 feet to a point N. 2950399.84, E. 781860.59; and
(vii) running northeasterly about 3681.70 feet to the point described in clause (i).

SEC. 312. CONTINUED AUTHORIZATION OF CERTAIN PROJECTS.
Notwithstanding the third sentence of section 1001(b)(2) of the Water Resources Development Act of 1986 (33 U.S.C. 579a(b)(2)), projects and separable elements of projects identified in the fiscal year 2017 report prepared in accordance with such section and submitted to Congress on December 15, 2016, shall not be deauthorized unless such projects and separable elements meet the requirements of section 1301(b)(1)(A) of the Water Resources Development Act of 2016 (130 Stat. 1687).

2. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SOTO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES
Page 8, line 7, insert “water storage,” after “aquifer recharge,”.

3. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GIBBS OF OHIO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES
Page 9, line 17, insert “, if determined necessary after taking into account all relevant factors (including past successful project completion)” before the semicolon.

4. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ROYCE OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES
Strike section 120 and insert the following:

SEC. 120. NON-FEDERAL IMPLEMENTATION PILOT PROGRAM.
Section 1043(b) of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2201 note) is amended—

(I) in paragraph (3)(A)(i)—
(A) in the matter preceding subclause (I)—
(i) by striking “15” and inserting “20”; and
(ii) by striking “prior to the date of enactment of this Act”;
(B) in subclause (I)—
(i) in the matter preceding item (aa), by inserting “that have been authorized for construction prior to the date of enactment of this Act and” after “not more than 12 projects”; and
(ii) in item (bb), by striking “; and” and inserting a semicolon;
(C) in subclause (II)—
(i) by inserting “that have been authorized for construction prior to the date of enactment of this Act and” after “not more than 3 projects”; and
(ii) by striking the semicolon and inserting “; and”, and
(D) by adding at the end the following:
“(III) not more than 5 projects that have been authorized for construction, but did not receive the authorization prior to the date of enactment of this Act;”; and
(2) in subsection (b)(8) by striking “2015 through 2019” and inserting “2019 through 2023”.

5. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Insert after section 122 the following (and renumber subsequent sections and the table of contents accordingly):

SEC. 123. TECHNICAL ASSISTANCE FOR REGIONAL COALITIONS.
Section 22(a)(1) of the Water Resources Development Act of 1974 (42 U.S.C. 1962d-16(a)(1)) is amended to read as follows:
“(1) COMPREHENSIVE PLANS.—The Secretary of the Army, acting through the Chief of Engineers, is authorized to cooperate with any State, group of States, non-Federal interest working with a State or group of States, or regional coalition of governmental entities in the preparation of comprehensive plans for the development, utilization, and conservation of the water and related resources of drainage basins, watersheds, or ecosystems located within the boundaries of such State, interest, or entity, including plans to comprehensively address water resources challenges, and to submit to Congress reports and recommendations with respect to appropriate Federal participation in carrying out such plans.”.

6. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE POSEY OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 27, line 14, strike “and”.
Page 27, after line 14, insert the following (and redesignate the subsequent paragraph accordingly):
(2) by amending subsection (c) to read as follows:
“(c) STUDIES AND ENGINEERING.—
“(1) IN GENERAL.—When requested by an appropriate non-Federal interest, the Secretary shall undertake all necessary studies, engineering, and technical assistance on construction for any project to be undertaken under subsection (b), and provide technical assistance in obtaining all necessary permits for the construction, if the non-Federal interest contracts with the Secretary to furnish the United States funds for the studies, engineering, or technical assistance on construction in the period during which the studies, engineering, or technical assistance on construction are being conducted.
“(2) NO WAIVER.—Nothing in this section may be construed to waive any requirement of section 3142 of title 40, United States Code.

“(3) LIMITATION.—Funds provided by non-Federal interests under this subsection shall not be eligible for credit or reimbursement under subsection (d).

“(4) IMPARTIAL DECISIONMAKING.—In carrying out this section, the Secretary shall ensure that the use of funds accepted from a non-Federal interest will not affect the impartial decisionmaking of the Secretary, either substantively or procedurally.”; and

7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DENHAM OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 30, strike lines 15 and 16 and insert the following:
(1) by striking paragraph (3) and redesignating paragraphs (4) and (5) as paragraphs (3) and (4), respectively; and
Page 30, line 17, strike “paragraph (5)” and insert “paragraph (4), as so redesignated”.

8. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ESTY OF CONNECTICUT OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 32, line 16, strike “and”.
Page 32, line 21, strike the period and insert “; and”.
Page 32, after line 21, insert the following:
(6) an analysis of whether or not the Army Corps of Engineers—
(A) considers cumulative benefits of locally developed projects, including Master Plans approved by the Corps; and
(B) uses the benefits referred to in subparagraph (A) for purposes of benefit-cost analysis for project justification for potential projects within such Master Plans.

9. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SOTO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 36, line 8, insert “universities,” after “research and development centers,”.

10. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KRISHNAMOORTHI OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 36, line 23, strike “and”.
Page 36, after line 23, insert the following (and renumber the subsequent paragraph accordingly):
(2) provides recommendations to improve the capacity and preparedness of the Corps of Engineers workforce; and
11. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JAYAPAL OF WASHINGTON OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 36, line 23, strike “; and” and insert a semicolon.
Page 37, line 4, strike the period and insert “; and”.
Page 37, after line 4, insert the following:

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

12. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SOTO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 38, line 3, after “storm damage reduction” insert “(including trough bars, coastal wetlands, and barrier coral reefs)”. 

13. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SANFORD OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 40, line 21, strike “in lieu of” and insert “or”.
Page 41, line 1, strike “in lieu of” and insert “or”.
Page 41, line 16, insert “or reimbursement of funds of an equivalent amount, subject to the availability of appropriations” before the period.
Page 41, line 21, strike the closing quotation marks and the second period.
Page 41, after line 21, insert the following:

“(c) APPLICATION OF REIMBURSEMENT.—At the request of the non-Federal interest, the Secretary may apply such funds, subject to the availability of appropriations, equal to the share of the cost of the non-Federal interest of carrying out other flood damage reduction and coastal navigation projects or studies.”.

14. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE NOLAN OF MINNESOTA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. _____. SENSE OF CONGRESS.

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

15. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MOORE OF WISCONSIN OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, insert the following:

SEC. _____. COMMUNITY ENGAGEMENT.

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

(1) as part of the mission of the Corps, to identify and address with respect to covered communities any disproportionate and adverse health or environmental effects of the Corps’ programs, policies, practices, and activities;
(2) to promote the meaningful involvement of communities of color in the Corps’ project development and implementation, enforcement efforts, and other activities;
(3) to provide guidance and technical assistance to covered communities to increase understanding of the Corps’ project planning and management activities, regulations, and policies; and
(4) to cooperate with State, Tribal, and local governments with respect to activities carried out pursuant to this subsection.

(b) DEFINITIONS.—In this section, the following definitions apply:

(1) COMMUNITY OF COLOR.—The term “community of color” means a community of individuals who are—
(A) American Indian or Alaska Native;
(B) Asian or Pacific Islander;
(C) Black, not of Hispanic origin; or
(D) Hispanic.

(2) COVERED COMMUNITY.—The term “covered community” means each of the following:
(A) A community of color.
(B) A low-income community.
(C) A rural community.
(D) A Tribal and indigenous community.

16. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MEADOWS OF NORTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 111. OPERATION AND MAINTENANCE OF EXISTING INFRASTRUCTURE.

The Secretary of the Army shall prioritize the operation and maintenance of existing infrastructure, improve its reliability, and, as necessary, improve its resilience to cyber-related threats.

17. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MAST OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 1111. CLARIFICATION FOR INTEGRAL DETERMINATION.

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

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

“(i)(I) the credit is provided for work completed during the period of design, as defined in a design agreement between the Secretary and the non-Federal sponsor;
“(II) the credit is provided for work completed during the period of construction, as defined in a project cooperation agreement for an authorized project between the Secretary and the non-Federal sponsor;

“(III) the credit is provided for work carried out before the date of the partnership agreement between the Secretary and the non-Federal sponsor, as defined in an agreement between the Secretary and the non-Federal sponsor providing for such credit; or

“(IV) the credit is provided for work carried out by the non-Federal sponsor in the implementation of an authorized project implementation report, and such work was defined in an agreement between the Secretary and the non-Federal sponsor prior to the execution of such work;

“(ii) the agreement prescribes the terms and conditions of the credit, including in the case of credit provided under clause (i)(iii) conditions relating to design and construction; and

“(iii) the Secretary determines that the work performed by the non-Federal sponsor is integral to the project.”.

(b) TIMING.—Section 601(e)(5) of the Act referred to in subsection (a) is further amended by inserting after subparagraph (B) the following (and redesignating any subparagraphs accordingly):

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

18. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE PEARCE OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 311. COST SHARE PAYMENT FOR CERTAIN PROJECTS.

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

19. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KELLY OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, insert the following:

SEC. 312. LOCKS ON ALLEGHENY RIVER.

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

(1) recreational boat traffic levels; and
20. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SCODER OF OREGON OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 344. ASSISTANCE RELATING TO WATER SUPPLY.

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

21. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JAYAPAL OF WASHINGTON OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 345. NOISE POLLUTION ABATEMENT AND MITIGATION.

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

22. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HIGGINS OF LOUISIANA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title I the following:

SEC. 346. PROPERTY ACQUISITION.

(a) IN GENERAL.—In requiring or acquiring an interest in land, the Secretary shall, in accordance with the Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, prefer the minimum interest in real property necessary to support a project or action.

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

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

23. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BABIN OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title I the following:

SEC. 347. SENSE OF CONGRESS ON NAVIGATION SAFETY.

It is the sense of Congress that—

(1) high use Federal navigation projects, including those with numerous deep draft vessel calls per year, should ensure safe 2-way traffic by design vessels recommended by authorized navigation studies; and
(2) the Secretary should consider the benefits of the safety modification or improvement to commercial navigation in evaluating such modifications or improvements.

24. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BOST OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

SEC. 7. COST AND BENEFIT FEASIBILITY ASSESSMENT.

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

“(2) COST AND BENEFIT FEASIBILITY ASSESSMENT.—

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

“(I) residential establishments;

“(ii) commercial establishments, including the protection of inventory; and

“(iii) agricultural establishments, including the protection of crops.

“(B) SPECIAL CONDITIONS.—

“(i) The Chief of Engineers may carry out repair or restoration work described in paragraph (1) that does not produce benefits greater than cost, if the non-Federal sponsor agrees to pay, or contribute to, an amount sufficient to make the remaining costs of the project equal to the estimated value of the benefits of the repair or restoration work and the Secretary determines the damage to the structure was not as a result of negligent operation and maintenance, and that repair of the project could benefit other Corps project missions.

“(ii) Non-Federal payments pursuant to clause (i) shall be in addition to any non-Federal payments required by the Chief of Engineers which are applicable to the remaining costs of the repair or restoration work.”

(b) CONTINUED ELIGIBILITY.—Notwithstanding a non-Federal flood control work’s status in the Rehabilitation and Inspection Program, any unconstructed emergency project for the non-Federal flood control work that was formulated during the three fiscal years preceding the fiscal year in which this Act was enacted but that was determined to not produce benefits greater than costs shall remain eligible for assistance under Section 5 of the Act of August 18, 1941 (55 Stat. 650, chapter 377; 33 U.S.C. 701n) until the last day of the third fiscal year following the fiscal year in which this Act was enacted if the non-Federal sponsor agrees, in accordance with section 5 as amended by subsection (a) of this section, to pay, or provide contributions equal to, an amount sufficient to make the remaining costs of the project equal to the estimated
value of the benefits of the repair or restoration work and the Secretary determines the damage to the structure was not as a result of negligent operation and maintenance, and that repair of the project could benefit other Corps project missions.

25. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HECK OF WASHINGTON OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title I the following:

SEC. __. STUDY ON STORMWATER RUNOFF REQUIREMENTS.

(a) In General.—Not later than 180 days after the date of enactment of this Act, the Comptroller General of the United States shall submit to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a study on the compliance of projects and properties constructed or renovated by the Corps of Engineers with stormwater runoff requirements.

(b) Requirements.—The study under subsection (a) shall include an analysis of—

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

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

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

(4) potential changes to the guidance described in the Technical Guidance on Implementing the Stormwater Runoff Requirements for Federal Projects under section 438 of the Energy Independence and Security Act, issued by the Environmental Protection Agency and dated December 2009, that could increase the Corps of Engineers’ ability to meet the requirement described in paragraph (2).

26. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GONZALEZ-COLON OF PUERTO RICO OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title I the following:

SEC. ___. SENSE OF CONGRESS RELATING TO PUERTO RICO.

(a) Water Resource Projects in Puerto Rico.—It is the sense of Congress that the Corps of Engineers should proceed with a sense of urgency, and viewing requirements in the most favorable light, in evaluating and programming the actions to be taken to complete current phases, initiate pending phases, and prepare the reports necessary to proceed with the water resources projects necessary for flood control, dam repair, beach erosion control, and harbor navigation improvement in Puerto Rico, as well as for repair
and mitigation required by hurricane and severe weather event damages that occurred between September 2017 and March 2018.

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

#### 27. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GIBBS OF OHIO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

**SEC. 27. DREDGED MATERIAL MANAGEMENT PLANS.**

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

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

#### 28. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE FRANKEL OF FLORIDA OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, insert the following:

**SEC. 28. ACQUISITION OF BEACH FILL.**

Section 935 of the Water Resources Development Act of 1986 (33 U.S.C. 2299) is amended by striking “if such materials are not available from domestic sources for environmental or economic reasons”.

#### 29. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DAVIS OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title I, add the following:

**SEC. 29. FEASIBILITY OF CHICAGO SANITARY AND SHIP CANAL DISPERSAL BARRIERS PROJECT, ILLINOIS.**

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

(1) by striking “The Secretary” and inserting the following:

“(1) **IN GENERAL.**—The Secretary”;

and

(2) by adding at the end the following:

“(2) **OPERATION AND MAINTENANCE.**—Operation and maintenance of any project authorized to be carried out pursuant to the feasibility study identified in paragraph (1) shall be carried out at 80 percent Federal expense and 20 percent non-Federal expense.

“(3) **CONSULTATION.**—After construction of any project authorized to be carried out pursuant to the feasibility study identified in paragraph (1), the Secretary shall consult with the Governor of the State in which the project is constructed
and seek Congressional authority to construct any new technologies not included in the Chief’s Report.”

Page 52, after line 24, insert the following:

(21) Projects under the Great Lakes Mississippi River Interbasin Study Brandon Road Study.

30. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GONZALEZ-COLON OF PUERTO RICO OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 52, after line 16, insert the following (and redesignate accordingly):

(17) Project for navigation, San Juan Harbor, Puerto Rico.

31. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LANCE OF NEW JERSEY OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 52, after line 24, insert the following:

(21) Project for ecosystem restoration, Warren Glen Dam Removal, Musconetcong River, New Jersey.

32. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LUJÁN OF NEW MEXICO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 52, after line 24, insert the following:

(21) Project for flood control and water supply, Abiquiu Dam, New Mexico.

33. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LARSEN OF WASHINGTON OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 55, line 1, strike “$3,000,000,000” and insert “$3,025,000,000”.

Page 57, line 24, strike “$3,000,000,000” and insert “$3,025,000,000”.

At the end of title III, add the following:

SEC. 544. PUGET SOUND NEARSHORE ECOSYSTEM RESTORATION.

Section 544(f) of the Water Resources Development Act of 2000 (Public Law 106–541; 114 Stat. 2675) is amended—

(1) by striking “$40,000,000” and inserting “$60,000,000”;

and

(2) by striking “$5,000,000” and inserting “$10,000,000”.

34. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title II the following:

SEC. 544. PLYMOUTH HARBOR, MASSACHUSETTS.

Not later than December 31, 2019, the Secretary shall expedite and complete the dredging of Plymouth Harbor, Massachusetts, as authorized by the Act of March 4, 1913 (37 Stat. 802, chapter 144) and the Act of September 22, 1922 (42 Stat. 1038, chapter 427).
35. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JOYCE OF OHIO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title II the following:

SEC. ___. BRANDON ROAD STUDY.

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

36. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BISHOP JR. OF GEORGIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title III, add the following:

SEC. ___. LAND CONVEYANCE.

(a) IN GENERAL.—On the date of enactment of this Act, the Secretary of the Army shall convey to the City of Bainbridge, Georgia, without monetary consideration and subject to subsection (b), all right, title, and interest in and to real property described in subsection (c).

(b) TERMS AND CONDITIONS.—

(1) IN GENERAL.—The conveyance by the United States under this subsection shall be subject to—

(A) the condition that the City of Bainbridge agree to operate, maintain, and manage the property for fish and wildlife, recreation, and environmental purposes at no cost or expense to the United States; and

(B) such other terms and conditions as the Secretary determines to be in the interest of the United States.

(2) REVERSION.—If the Secretary determines that the real property conveyed under paragraph (1) ceases to be held in public ownership or the city ceases to operate, maintain, and manage the real property in accordance with this subsection, all right, title, and interest in and to the property shall revert to the United States, at the option of the Secretary.

(c) PROPERTY.—The property to be conveyed is composed of the following 3 parcels of land:

(1) PARCEL 1.—All that tract or parcel of land lying and being in Land Lots 226. and 228, Fifteenth Land District, and Land Lots 319, 320, 321, 322, 323 and 358, Twentieth Land District, Decatur County, Georgia, more particularly described as follows:

Beginning at a concrete monument stamped “358” which is 950 feet, more or less, North of the South line and 600 feet, more or less, West of the East line of said Land Lot 358, at a corner of a tract of land owned by the United States of America at Lake Seminole and at plane coordinate position North 318,698.72 feet and East 360,033.38 feet based on Transverse Mercator Projection, Georgia West Zone;

Thence Due West 75 feet, more or less, to the contour at elevation 77.0 feet above Mean Sea Level;
Thence Northeasterly along the meanders of said 77.0 foot contour a distance of 20,600 feet, more or less, to the mouth of the entrance channel to the arena and boat basin;

Thence N 75° E 150 feet, more or less, to another point on said 77.0 foot contour;

Thence Northeasterly along the meanders of said 77.0 foot contour a distance of 3,300 feet, more or less, to a point which is on the boundary of said United States tract and on the boundary of a tract of land now or formerly owned by the City of Bainbridge, Georgia;

Thence along the boundary of said United States tract the following courses:

S 10° 52' E along the boundary of said City of Bainbridge tract 830 feet, more or less, to a corner of said tract;

S 89° 45' E along the boundary of said City of Bainbridge tract 700 feet, more or less, to a concrete monument stamped "J1A", coordinates of said monument being North 328,902.34 feet and East 369,302.33 feet;

S 22° 25' W 62 feet, more or less, to a corner of another tract of land owned by the City of Bainbridge, Georgia;

S 88° 07' W along the boundary of said City of Bainbridge tract 350 feet, more or less to a corner of said tract;

N 84° 00' W along the boundary of said City of Bainbridge tract 100.5 feet to a corner said tract;

S 88° 07' W along the boundary of said City of Bainbridge tract 300.0 feet to a corner of said tract;

S 14° 16' W along boundary of said City of Bainbridge tract 89.3 feet to a corner of said tract;

Southwesterly along the boundary of said City of Bainbridge tract which is along a curve to the right with a radius of 684.69 feet an arc distance of 361.8 feet to a corner of said tract;

S 30° 00' W along the boundary of said City of Bainbridge tract 294.0 feet to a corner of said tract;

S 10° 27. W along the boundary of said City of Bainbridge tract 885.0 feet to a corner of said tract;

N 73° 31' W 38 feet, more or less, to a concrete monument;

S 16° 25' W 563.7 feet to a concrete monument stamped "J7A";

S 68° 28' W 719.5 feet to a concrete monument stamped "J9A";

S 68° 28' W 831.3 feet to a concrete monument stamped "J12A";

S 89° 39'E 746.7 feet to a concrete monument stamped "J11A";

S 01° 22' W 80.0 feet to a concrete monument stamped "J11B";

N 89° 39' W 980.9 feet to a concrete monument stamped "J13A";
S 01° 21' W 560.0 feet to a concrete monument stamped “J15A”;
S 37° 14' W 1,213.0 feet;
N 52° 46' W 600.0 feet;
S 37° 14' W 1,000.0 feet;
S 52° 46' E 600.0 feet;
S 37° 14' W 117.0 feet to a concrete monument stamped “320/319”;
S 37° 13' W 1,403.8 feet to a concrete monument stamped “322/319”;
S 37° 13' W 2,771.4 feet to a concrete monument stamped “322/323”;
S 37° 13' W 1,459.2 feet;
N 89° 04' W 578.9 feet;
S 53° 42' W 367.7 feet;
S 43° 42' W 315.3 feet;
S 26° 13' W 654.9 feet, more or less, to the point of beginning.

Containing 550.00 acres, more or less, and being a part of Tracts L-1105 and L-1106 of Lake Seminole.

(2) PARCEL 2.—All that tract or parcel of land lying and lying and being in Land Lot 226, Fifteenth Land District, Decatur County, Georgia, more particularly described as follows:

Beginning at a point which is on the East right-of-way line of the Seaboard Airline Railroad, 215 feet North of the South end of the trestle over the Flint River, and at a corner of a tract of land owned by the United States of America at Lake Seminole;

Thence Southeasterly along the boundary of said United States tract which is along a curve to the right a distance of 485 feet, more or less, to a point which is 340 feet, more or less, S 67° 00' E from the South end of said trestle, and at a corner of said United States tract;

Thence N 70° 00' E along the boundary of said United States tract 60.0 feet to a corner of said tract;

Thence Northerly along the boundary of said United States tract which is along a curve to the right a distance of 525 feet, more or less, to a corner of said tract;

Thence S 05° 00' W along the boundary of said United States tract 500.0 feet to a corner of said tract;

Thence Due West along the boundary of said United States tract 370 feet, more or less, to a point which is on the East right-of-way line of said railroad and at a corner of said United States tract;

Thence N 13° 30' W along the boundary of said United States tract which is along the East right-of-way line of said railroad a distance of 310 feet, more or less, to the point of beginning.

Containing 3.67 acres, more or less, and being all of Tract L-1124 of Lake Seminole.

Parcels 1 and 2 contain in the aggregate 553.67 acres, more or less.

(3) PARCEL 3.—All that tract or panel of land lying and being in Land Lot 225, Fifteenth Land District, Decatur County, Georgia, more particularly described as follows:
Beginning at an iron marker designated “225/226/”, which is on the South line and 500 feet, more or less, West of the Southeast corner of said Land Lot 225 at a corner of a tract of land owned by the United States of America at Lake Seminole and at plane coordinate position North 330,475.82 feet and East 370,429.36 feet, based on Transverse Mercator Projection, Georgia West Zone;

Thence Due West along the boundary of said United States tract a distance of 53.0 feet to a monument stamped “225/226-A”;

Thence continue Due West along the boundary of said United States tract a distance of 56 feet, more or less, to a point on the East bank of the Flint River;

Thence Northerly, upstream, along the meanders of the East bank of said river a distance of 1,200 feet, more or less, to a point which is on the Southern right-of-way line of U.S. Highway No. 84 and at a corner of said United States tract;

Thence Easterly and Southeasterly along the Southern right-of-way line of said highway, which is along the boundary of said United States tract a distance of 285 feet, more or less, to a monument stamped “L-23-1”, the coordinates of said monument being North 331,410.90 and East 370,574.96;

Thence $02^\circ 25'\ E$ along the boundary of said United States tract a distance of 650.2 feet to a monument stamped “225-A”;

Thence $42^\circ 13'\ E$ along the boundary of said United States tract a distance of 99.8 feet to a monument stamped “225”;

Thence $48^\circ 37'\ W$ along the boundary of said United States tract a distance of 319.9 feet, more or less, to the point of beginning.

Containing 4.14 acres, more or less, and being all of Tract L-1123 of the Lake Seminole Project.

37. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BLUM OF IOWA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title III, add the following:

SEC. 11. CEDAR RIVER, CEDAR RAPIDS, IOWA.

The Secretary shall expedite completion of the project for flood risk management, Cedar River, Cedar Rapids, Iowa, authorized by section 7002(2) of the Water Resources Development Act of 2014 (128 Stat. 1366).

38. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title III, add the following:
SEC. 30. CORPS OF ENGINEERS BRIDGE REPAIR AND DIVESTITURE PROGRAM FOR NEW ENGLAND EVACUATION ROUTES.

Subject to the availability of appropriations, the Secretary may repair or replace, as necessary, any bridge owned and operated by the Secretary that is—

(1) located in any of the States of Connecticut, Maine, Massachusetts, New Hampshire, Rhode Island, and Vermont; and

(2) necessary for evacuation during an extreme weather event.

39. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE McMORRIS RODGERS OF WASHINGTON OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of title III, add the following:

SEC. _____ PORT OF WHITMAN COUNTY.

(a) DEFINITIONS.—In this section:

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

(2) NON-FEDERAL LAND.—The term “non-Federal land” means a tract or tracts of land owned by the Port of Whitman County, Washington, that the Secretary determines, with approval of the Washington Department of Fish and Wildlife and the Secretary of the Interior acting through the Director of the United States Fish and Wildlife Service, equals or exceeds the value of the Federal land both as habitat for fish and wildlife and for recreational opportunities related to fish and wildlife.

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

(c) DEEDS.—

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

(2) DEED TO FEDERAL LAND.—The Secretary shall convey the Federal land to the Port of Whitman County by quitclaim deed and subject to any reservations, terms, and conditions the Secretary determines necessary to allow the United States to operate and maintain the Lower Snake River Project and to protect the interests of the United States.

(d) CASH PAYMENT.—If the appraised fair market value of the Federal land, as determined by the Secretary, exceeds the appraised fair market value of the non-Federal land, as determined by the Secretary, the Port of Whitman County shall make a cash payment to the United States reflecting the difference in the appraised fair market values.

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

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

(g) Applicability of Real Property Screening Provisions.—Section 2696 of title 10, United States Code, shall not apply to the conveyance of the Federal land under this section.

(h) Survey to Obtain Legal Description.—The exact acreage and legal description of the Federal land and non-Federal land shall be determined by a survey that is satisfactory to the Secretary.

40. An Amendment To Be Offered by Representative Shea-Porter of New Hampshire or Her Designee, Debatable for 10 Minutes

At the end of title III, insert the following:

SEC. ____. HAMPTON HARBOR, NEW HAMPSHIRE, NAVIGATION IMPROVEMENT PROJECT.

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

41. An Amendment To Be Offered by Representative Shea-Porter of New Hampshire or Her Designee, Debatable for 10 Minutes

At the end of title III, add the following:

SEC. ____. PORTSMOUTH HARBOR AND PISCATAQUA RIVER.

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

42. An Amendment To Be Offered by Representative Lewis of Minnesota or His Designee, Debatable for 10 Minutes

Add at the end of title I the following:

SEC. ____. SENSE OF CONGRESS ENCOURAGING NON-FEDERAL DREDGED MATERIAL PLACEMENT SPONSORS.

It is the sense of Congress that—

(1) when a State or subdivision of a State, individually or in partnership with a private partner, develops a reasonable alternative to the Federal standard for dredged material disposal facilities that meets relevant Federal environmental and dredged material placement and disposal requirements in coordination with a Corps of Engineers' District Office, it should receive preferred consideration by the Secretary; and

(2) the Secretary is encouraged to consider entering into agreements with non-Federal sponsors for the acquisition, design, construction, management, or operation and maintenance of dredged material disposal facilities, including port facilities, through section 217 of the Water Resources Development Act of 1996.
43. An Amendment to Be Offered by Representative Olson of Texas or His Designee, Debatable for 10 Minutes

At the end of title I, add the following:

SEC. 111. PROJECT COMPLETION FOR DISASTER AREAS.

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

44. An Amendment to Be Offered by Representative McCaul of Texas or His Designee, Debatable for 10 Minutes

Add at the end of title II the following:

SEC. 111. HOUSTON AND COASTAL TEXAS.

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

45. An Amendment to Be Offered by Representative Weber of Texas or His Designee, Debatable for 10 Minutes

Page 4, after line 10, insert the following (and renumber the subsequent paragraphs accordingly):

(1) by striking section 9003;
(2) by redesignating sections 9004 through 9008 as sections 9003 through 9007, respectively;
(3) in section 9003(c) (as redesignated by this section), by adding at the end the following:

“(6) LEVEE SAFETY ACTION CLASSIFICATION.—In carrying out risk characterizations for levee systems, the Secretary shall include, as a part of any Levee Safety Action Classification, the following information—

“(A) a complete explanation of the way project condition, design, hydrology, flood frequency, probabilities of failure and overtopping and any other relevant factor were integrated in arriving at the rating assigned;

“(B) all incremental corrective actions that can be taken to progressively improve the relative levee safety action classification assigned to a levee system; and

“(C) the incremental costs associated with each corrective action in subsection (b).”;

(4) in section 9004 (as redesignated by this section), by striking subsection (b) (and redesignating the subsequent subsection accordingly); Page 4, line 11, strike “9005(g)(2)(E)(i)” and insert “9004(f)(2)(E)(i)” (as redesignated by this section).”

Page 4, line 14, strike “9008” and insert “9007 (as redesignated by this section).”
46. An Amendment to Be Offered by Representative Meeks of New York or His Designee, Debatable for 10 Minutes

Page 52, after line 24, insert the following:

(21) Project for reformulation, East Rockaway Inlet to Rockaway Inlet and Jamaica Bay, Queens, New York.

47. An Amendment to Be Offered by Representative Schraeder of Oregon or His Designee, Debatable for 10 Minutes

At the end of title I, add the following:

SEC. 111. INCLUSION OF PROJECT OR FACILITY IN CORPS OF ENGINEERS WORKPLAN.

Any project or facility of the Corps of Engineers studied for disposition for which a final report by the Director of Civil Works has been completed shall, to the maximum extent practicable, be included in the future workplan of the Corps.

48. An Amendment to Be Offered by Representative Smith of Missouri or His Designee, Debatable for 10 Minutes

Add at the end of title I the following:

SEC. 111. MISSISSIPPI RIVER AND TRIBUTARIES PROJECT.

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

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

49. An Amendment to Be Offered by Representative Young of Alaska or His Designee, Debatable for 10 Minutes

At the end of title I, add the following:

SEC. 111. MAINTENANCE OF HIGH RISK FLOOD CONTROL PROJECTS.

(a) ASSESSMENT.—With respect to each project classified as class III under the Dam Safety Action Classification of the Corps of Engineers for which the Secretary has assumed responsibility for maintenance, as of the date of enactment of this Act, the Secretary shall assess—

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

(2) the anticipated effects of the Secretary not continuing to be responsible for the maintenance of the project during such 15-year period, including the costs to the State and local community.
(b) Report.—Not later than 90 days after completion of the assessment under subsection (a), the Secretary shall submit a report summarizing the results of the assessment to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate.

50. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE COSTA OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Add at the end of title I the following:

SEC. ___ CONTRIBUTED FUNDS FOR NON-FEDERAL RESERVOIR OPERATIONS.

Section 5 of the Act of June 22, 1936 (49 Stat. 1572, chapter 688; 33 U.S.C. 701h), is amended by inserting after “authorized purposes of the project:” the following: “Provided further, That the Secretary is authorized to receive and expend funds, subject to the availability of appropriations, from an owner of a non-Federal reservoir to formulate, review, or revise operational documents for any non-Federal reservoir for which the Secretary is authorized to prescribe regulations for the use of storage allocated for flood risk management or navigation pursuant to section 7 of the Act of December 22, 1944 (58 Stat. 890, chapter 665; 33 U.S.C. 709):”.

51. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SOTO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 42, line 24, insert “In making such information publicly available, the Secretary shall, to the maximum extent practicable, endeavor to provide such information to all adjoining residential stakeholders of real property to which the Army Corps of Engineers holds an interest therein.” after “holds an interest.”.

52. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE PAULSEN OF MINNESOTA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 54, beginning on line 5, strike “the Secretary may not complete” and all that follows through “of the Senate on—” on line 9 and insert “the Secretary shall expedite completion of such study and shall produce a report on the Upper St. Anthony Falls Lock and Dam that is separate from any report on any other lock or dam included in such study that includes plans for—”.

Page 54, line 10, strike “the feasibility of”.
Page 54, line 15, strike “and”.
Page 54, line 16, strike “the preservation of” and insert “a partial disposition of the Upper St. Anthony Falls Lock and Dam facility and surrounding real property that preserves”.
Page 54, line 18, strike the first period and insert “; and” and strike the closing quotation marks and second period and insert the following:
“(3) expediting the disposition described in this subsection (d).”.

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PART B—TEXT OF AMENDMENTS TO H.R. 5895 MADE IN ORDER

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE COLLINS OF NEW YORK OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 2, line 23, after the dollar amount, insert (increased by $1,200,000).
Page 7, line 16, after the dollar amount, insert (reduced by $1,200,000).

2. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ABRAHAM OF LOUISIANA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 3, line 15, after the dollar amount, insert “(increased by $17,410,000)”.
Page 32, line 1, after the dollar amount, insert “(reduced by $17,410,000)”.

3. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 3, line 15, after the dollar amount, insert “(reduced by $7,000,000) (increased by $7,000,000)”.

4. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BEYER OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 11, beginning on line 21, strike section 107.

5. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE RUIZ OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 14, line 16, after the dollar amount, insert “(reduced by $2,000,000) (increased by $2,000,000)”.

6. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LUJAN GRISHAM OF NEW MEXICO OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 14, line 16, after the dollar amount, insert “(decreased by $15,000,000) (increased by $15,000,000)”.

7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DESAULNIER OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 15, line 17, after the dollar amount insert “(reduced by $5,000,000) (increased by $5,000,000)”.

8. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MITCHELL OF MICHIGAN OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 17, line 1, after the dollar amount, insert “(reduced by $6,100,000)”.
9. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE COHEN OF TENNESSEE OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 21, line 24, after the dollar amount, insert “(increased by $2,000,000)”. Page 32, line 1, after the dollar amount, insert “(reduced by $2,000,000)”. 

10. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 21, line 24, after the dollar amount, insert “(increased by $10,000,000)”. Page 32, line 1, after the dollar amount, insert “(reduced by $10,000,000)”. 

11. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BONAMICI OF OREGON OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 21, line 24, after the dollar amount, insert “(increased by $10,000,000)”. Page 32, line 1, after the dollar amount, insert “(reduced by $10,000,000)”. 

12. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE ESTY OF CONNECTICUT OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 21, line 24, after the dollar amount, insert “(increased by $15,000,000)”. Page 27, line 21, after the dollar amount, insert “(reduced by $15,000,000)”. 

13. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE TSONGAS OF MASSACHUSETTS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 21, line 24, after the dollar amount, insert “(increased by $5,000,000)”. Page 32, line 1, after the dollar amount, insert “(reduced by $5,000,000)”. 

14. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE SOTO OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 22, line 13, after the dollar amount, insert “(increased by $1,000,000)”. Page 32, line 1, after the dollar amount, insert “(reduced by $1,000,000)”. 


15. An amendment to be offered by Representative Soto of Florida or his designee, debatable for 10 minutes

Page 22, line 25, after the dollar amount, insert “(increased by $1,000,000)”.

Page 32, line 1, after the dollar amount, insert “(reduced by $1,000,000)”.

16. An amendment to be offered by Representative Weber of Texas or his designee, debatable for 10 minutes

Page 23, line 12, after the dollar amount, insert “(reduced by $35,000,000)(increased by $35,000,000)”.

17. An amendment to be offered by Representative Esty of Connecticut or her designee, debatable for 10 minutes

Page 24, line 3, after the dollar amount, insert “(reduced by $20,000,000) (increased by $20,000,000)”.

18. An amendment to be offered by Representative Beyer of Virginia or his designee, debatable for 10 minutes

Page 24, line 3, after the dollar amount, insert “(reduced by $28,310,000)”.

Page 30, line 7, after the dollar amount, insert “(increased by $28,310,000)”.

19. An amendment to be offered by Representative Smith of Texas or his designee, debatable for 10 minutes

Page 27, line 11, after the dollar amount, insert “(reduced by $126,800,000) (increased by $126,800,000)”.

20. An amendment to be offered by Representative Keating of Massachusetts or his designee, debatable for 10 minutes

Page 27, line 21, after the dollar amount, insert “(reduced by $5,000,000)(increased by $5,000,000)”.

21. An amendment to be offered by Representative Marshall of Kansas or his designee, debatable for 10 minutes

Page 27, line 11, after the dollar amount, insert “(reduced by $20,000,000)(increased by $20,000,000)”.

22. An amendment to be offered by Representative Langevin of Rhode Island or his designee, debatable for 10 minutes

Page 27, line 11, after the dollar amount, insert “(reduced by $3,000,000) (increased by $3,000,000)”.
23. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KIHUEN OF NEVADA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 27, line 21, after the dollar amount, insert “(reduced by $190,000,000)”.  
Page 64, line 6, after the dollar amount, insert “(increased by $190,000,000)”.  

24. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GOSAR OF ARIZONA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 30, line 7, after the dollar amount, insert “(reduced by $325,000,000)”.  
Page 30, line 8, after the dollar amount, insert “(reduced by $29,250,000)”.  
Page 64, line 6, after the dollar amount, insert “(increased by $325,000,000)”.  

25. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 32, line 1, after the dollar amount, insert “(reduced by $1,000,000) (increased by $1,000,000)”.  

26. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LEE OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 33, line 14, after the dollar amount, insert “(reduced by $65,000,000)”.  
Page 34, line 3, after the dollar amount, insert “(increased by $65,000,000)”.  

27. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE CONNOLLY OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 33, line 14, after the dollar amount, insert “(reduced by $97,219,000)”.  
Page 34, line 3, after the dollar amount, insert “(increased by $97,219,000)”.  

28. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE O’HALLERAN OF ARIZONA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 36, line 1, after the dollar amount, insert “(reduced by $1,000,000) (increased by $1,000,000)”.  

29. **AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE GOSAR OF ARIZONA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES**

Page 40, after line 24, insert the following:
WAPA ADMINISTRATOR SALARY

SEC. _____. The salary of Mark Gabriel, the Administrator of the Western Area Power Administration, shall be reduced to $1.

30. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KEATING OF MASSACHUSETTS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 55, line 19, after the dollar amount, insert “(reduced by $1,000,000) (increased by $1,000,000)”.

31. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BEYER OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 62, beginning on line 16, strike section 505.

32. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KIHUEN OF NEVADA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

Page 63, beginning on line 7, strike section 508.

33. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE NEWHOUSE OF WASHINGTON OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At end of division A (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to sell the transmission assets of the Bonneville Power Administration, the Southwestern Power Administration, the Western Area Power Administration, or the Tennessee Valley Authority.

34. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BLACKBURN OF TENNESSEE OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A (before the short title), insert the following:

SEC. _____. Each amount appropriated or otherwise made available by this Act that is not required to be appropriated or otherwise made available by a provision of law is hereby reduced by 1 percent.

35. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A, before the short title, insert the following:

SEC. _____. The amounts otherwise provided by this Act are revised by reducing the amount made available for “Corps of Engineers-Civil—Investigations”, and increasing the amount made available for the same account, by $3,000,000.
36. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A (before the short title), insert the following:

SEC. 11. None of the funds made available by this Act for “Department of Energy—Energy Programs—Science” may be used in contravention of the Department of Energy Organization Act (42 U.S.C. 7101 et seq.).

37. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE BURGESS OF TEXAS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A (before the short title), insert the following:

SEC. 11. None of the funds made available by this Act may be used—

(1) to implement or enforce section 430.32(x) of title 10, Code of Federal Regulations; or

(2) to implement or enforce the standards established by the tables contained in section 325(i)(1)(B) of the Energy Policy and Conservation Act (42 U.S.C. 6295(i)(1)(B)) with respect to BPAR incandescent reflector lamps, BR incandescent reflector lamps, and ER incandescent reflector lamps.

38. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DESANTIS OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A (before the short title), insert the following:

SEC. 11. None of the funds made available by this Act may be used to purchase heavy water from Iran.

39. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE NORMAN OF SOUTH CAROLINA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

At the end of division A (before the short title), insert the following:

SEC. 11. The total amount of appropriations made available by this Act is hereby reduced by $1,500,000,000.