An Act

Making consolidated appropriations for the fiscal year ending September 30, 2021, providing coronavirus emergency response and relief, and for other purposes.

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

SECTION 1. SHORT TITLE. This Act may be cited as the "Consolidated Appropriations Act, 2021".

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SEC. 3. REFERENCES.

Except as expressly provided otherwise, any reference to “this Act” contained in any division of this Act shall be treated as referring only to the provisions of that division.

SEC. 4. EXPLANATORY STATEMENT.

The explanatory statement regarding this Act, printed in the House section of the Congressional Record on or about December 21, 2020, and submitted by the Chairwoman of the Committee on Appropriations of the House, shall have the same effect with respect to the allocation of funds and implementation of divisions A through L of this Act as if it were a joint explanatory statement of a committee of conference.

SEC. 5. STATEMENT OF APPROPRIATIONS.

The following sums in this Act are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2021.

SEC. 6. AVAILABILITY OF FUNDS.

(a) Each amount designated in this Act by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be available (or rescinded, if applicable) only if the President subsequently so designates all such amounts and transmits such designations to the Congress.

(b) Each amount designated in this Act by the Congress for Overseas Contingency Operations/Global War on Terrorism pursuant to section 251(b)(2)(A)(ii) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be available (or rescinded, if applicable) only if the President subsequently so designates all such amounts and transmits such designations to the Congress.

SEC. 7. ADJUSTMENTS TO COMPENSATION.

Notwithstanding any other provision of law, no adjustment shall be made under section 601(a) of the Legislative Reorganization Act of 1946 (2 U.S.C. 4501) (relating to cost of living adjustments for Members of Congress) during fiscal year 2021.

SEC. 8. DEFINITION.

In divisions A through M of this Act, the term “coronavirus” means SARS-CoV-2 or another coronavirus with pandemic potential.
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performance and pay banding, throughout the Department of Energy, including at the National Laboratories, for the purposes of hiring, recruiting, and retaining employees responsible for conducting work of a scientific, technological, engineering, or mathematical nature.

DIVISION AA—WATER RESOURCES DEVELOPMENT ACT OF 2020

SEC. 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This division may be cited as the “Water Resources Development Act of 2020”.

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

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Sec. 128. National Dam Safety Program.

Sec. 129. Rehabilitation of Corps of Engineers constructed pump stations.

Sec. 130. Non-Federal Project Implementation Pilot Program.

Sec. 131. Cost sharing provisions for territories and Indian Tribes.

Sec. 132. Review of contracting policies.

Sec. 133. Criteria for funding environmental infrastructure projects.

Sec. 134. Aging infrastructure.

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Sec. 136. Coastal storm damage reduction contracts.

Sec. 137. Dam remediation for ecosystem restoration.
Sec. 142. Levee accreditation process; levee certifications.
Sec. 143. Project partnership agreement.
Sec. 144. Acceptance of funds for harbor dredging.
Sec. 145. Replacement capacity.
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Sec. 147. Repair and restoration of embankments.
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Sec. 150. Maintenance dredging permits.
Sec. 151. High water-low water preparedness.
Sec. 152. Treatment of certain benefits and costs.
Sec. 153. Lease deviations.
Sec. 154. Sense of Congress on Arctic deep draft port development.
Sec. 155. Small water storage projects.
Sec. 156. Planning Assistance to States.
Sec. 157. Forecast-informed reservoir operations.
Sec. 158. Data for water allocation, supply, and demand.
Sec. 159. Inland waterways pilot program.
Sec. 160. Definition of economically disadvantaged community.
Sec. 161. Studies of water resources development projects by non-Federal interests.
Sec. 162. Leveraging Federal infrastructure for increased water supply.
Sec. 163. Sense of Congress on removal of unauthorized, manmade, flammable materials on Corps property.
Sec. 164. Enhanced development program.
Sec. 165. Continuing authority programs.

TITLE II—STUDIES AND REPORTS

Sec. 201. Authorization of proposed feasibility studies.
Sec. 203. Expedited modifications of existing feasibility studies.
Sec. 204. Assistance to non-Federal sponsors; feasibility analysis.
Sec. 205. Selma, Alabama.
Sec. 206. Report on Corps of Engineers facilities in Appalachia.
Sec. 207. Additional studies under North Atlantic Coast Comprehensive Study.
Sec. 208. South Atlantic coastal study.
Sec. 209. Comprehensive study of the Sacramento River, Yolo Bypass, California.
Sec. 211. Great Lakes coastal resiliency study.
Sec. 212. Report on the status of restoration in the Louisiana coastal area.
Sec. 213. Lower Mississippi River comprehensive management study.
Sec. 214. Upper Missouri River Comprehensive Plan.
Sec. 215. Upper Missouri River Basin mainstem dam fish loss research.
Sec. 216. Lower and Upper Missouri River Comprehensive Flood Protection.
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Sec. 323. Big Cypress Seminole Indian Reservation Water Conservation Plan, Florida.
Sec. 324. Central Everglades, Florida.
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Sec. 332. Baltimore, Maryland.
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Sec. 335. Portsmouth, New Hampshire.
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Sec. 348. Limitation on contract execution in the Arkansas River Basin.
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Sec. 509. Asian carp prevention and control pilot program.
Sec. 510. Invasive species in noncontiguous States and territories pilot program.
Sec. 511. Soil moisture and snowpack monitoring.
Sec. 512. Great Lakes St. Lawrence Seaway Development Corporation.

SEC. 2. SECRETARY DEFINED.

In this Act, the term “Secretary” means the Secretary of the Army.

TITLE I—GENERAL PROVISIONS

SEC. 101. BUDGETARY TREATMENT EXPANSION AND ADJUSTMENT FOR THE HARBOR MAINTENANCE TRUST FUND.

Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:

“SEC. 14003. Any discretionary appropriation for the Corps of Engineers—

“(1) derived from the Harbor Maintenance Trust Fund,

in this fiscal year and thereafter, not to exceed the sum of—

(A) the total amount deposited in the Harbor Maintenance Trust Fund in the fiscal year that is two years prior to the fiscal year for which the appropriation is being made; and

(B)(i) $500,000,000 for fiscal year 2021;

(ii) $600,000,000 for fiscal year 2022;

(iii) $700,000,000 for fiscal year 2023;

(iv) $800,000,000 for fiscal year 2024;

(v) $900,000,000 for fiscal year 2025;

(vi) $1,000,000,000 for fiscal year 2026;

(vii) $1,200,000,000 for fiscal year 2027;

(viii) $1,300,000,000 for fiscal year 2028;

(ix) $1,400,000,000 for fiscal year 2029; and

(x) $1,500,000,000 for fiscal year 2030 and thereafter;

and

(2) for the Operation and Maintenance account of the Corps of Engineers which is designated in statute as being to carry out subsection (c) of section 2106 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2238c), not to exceed—

(A) $50,000,000 for fiscal year 2021;

(B) $50,000,000 for fiscal year 2022;

(C) $56,000,000 for fiscal year 2023;

(D) $58,000,000 for fiscal year 2024;

(E) $60,000,000 for fiscal year 2025;

(F) $62,000,000 for fiscal year 2026;

(G) $64,000,000 for fiscal year 2027;

(H) $66,000,000 for fiscal year 2028;

(I) $68,000,000 for fiscal year 2029; and

(J) $70,000,000 for fiscal year 2030; shall be subtracted from the estimate of discretionary budget authority and outlays for any estimate of an appropriations Act under the Congressional Budget and Impoundment Control Act of 1974 or the Balanced Budget and Emergency Deficit Control Act of 1985.”.

SEC. 102. AUTHORIZATION OF APPROPRIATIONS FOR NAVIGATION.

(a) AUTHORIZATION.—
(ii) the latest technical data and scientific approaches to changing hydrologic and climatic conditions.

(c) RECOMMENDATIONS.—

(1) IN GENERAL.—In conducting the comprehensive study under subsection (a), the Secretary may develop a recommendation to Congress for—

(A) the construction of a water resources development project;

(B) the structural or operational modification of an existing water resources development project;

(C) additional monitoring of, or adaptive management measures to carry out with respect to, existing water resources development projects, to respond to changing hydrologic and climatic conditions; or

(D) geographic areas within the Yolo Bypass System for additional study by the Secretary.

(2) ADDITIONAL CONSIDERATIONS.—Any feasibility study carried out pursuant to a recommendation under paragraph (1)(D) shall be considered to be a continuation of the comprehensive study authorized under subsection (a).

(d) COMPLETION OF STUDY; REPORT TO CONGRESS.—Not later than 3 years after the date of enactment of this section, 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 detailing—

(1) the results of the comprehensive study conducted under subsection (a), including any recommendations developed under subsection (c);

(2) any additional, site-specific areas within the Yolo Bypass System where additional study for flood risk management or ecosystem restoration projects is recommended by the Secretary; and

(3) any interim actions relating to existing water resources development projects undertaken by the Secretary during the study period.

(e) DEFINITIONS.—In this section:

(1) YOLO BYPASS SYSTEM.—The term “Yolo Bypass System” means the system of weirs, levees, bypass structures, and other water resources development projects in California’s Sacramento River Valley, extending from the Fremont Weir near Woodland, California, to the Sacramento River near Rio Vista, California, authorized pursuant to section 2 of the Act of March 1, 1917 (chapter 144; 39 Stat. 949).

(2) YOLO BYPASS AND CACHE SLOUGH PARTNERSHIP.—The term “Yolo Bypass and Cache Slough Partnership” means the group of parties to the Yolo Bypass and Cache Slough Memorandum of Understanding, effective May 2016, regarding collaboration and cooperation in the Yolo Bypass and Cache Slough region.

SEC. 210. LAKE OKEECHOBEE REGULATION SCHEDULE, FLORIDA.

(a) IN GENERAL.—In carrying out the review of the Lake Okeechobee regulation schedule pursuant to section 1106 of the Water Resources Development Act of 2018 (132 Stat. 3773), the Secretary shall—
(1) evaluate the implications of prohibiting releases from Lake Okeechobee through the S–308 and S–80 lock and dam structures, and evaluate separately the implications of prohibiting high volume releases through the S–77, S–78, and S–79 lock and dam structures, on the operation of the lake in accordance with authorized purposes and seek to minimize unnecessary releases to coastal estuaries; and

(2) to the maximum extent practicable, coordinate with the ongoing efforts of Federal and State agencies responsible for monitoring, forecasting, and notification of cyanobacteria levels in Lake Okeechobee.

(b) MONTHLY REPORT.—Each month, the Secretary shall make public a report, which may be based on the Water Management Daily Operational Reports, disclosing the volumes of water deliveries to or discharges from Lake Okeechobee & Vicinity, Water Conservation Area I, Water Conservation Area II, Water Conservation Area III, East Coast Canals, and the South Dade Conveyance. Such report shall be aggregated and reported in a format designed for the general public, using maps or other widely understood communication tools.

(c) EFFECT.—In carrying out the evaluation under subsection (a)(1), nothing shall be construed to authorize any new purpose for the management of Lake Okeechobee or authorize the Secretary to affect any existing authorized purpose, including flood protection and management of Lake Okeechobee to provide water supply for all authorized users.

SEC. 211. GREAT LAKES COASTAL RESILIENCY STUDY.

(a) IN GENERAL.—In carrying out the comprehensive assessment of water resources needs for the Great Lakes System under section 729 of the Water Resources Development Act of 1986 (33 U.S.C. 2267a), as required by section 1219 of the Water Resources Development Act of 2018 (132 Stat. 3811), the Secretary shall—

(1) taking into account recent high lake levels within the Great Lakes, assess and make recommendations to Congress on—

(A) coastal storm and flood risk management measures, including measures that use natural features and nature-based features, as those terms are defined in section 1184 of the Water Resources Development Act of 2016 (33 U.S.C. 2289a);

(B) operation and maintenance of the Great Lakes Navigation System, as such term is defined in section 210 of the Water Resources Development Act of 1986 (33 U.S.C. 2238);

(C) ecosystem protection and restoration;

(D) the prevention and control of invasive species and the effects of invasive species; and

(E) recreation associated with water resources development projects;

(2) prioritize actions necessary to protect critical public infrastructure, communities, and critical natural or cultural resources; and

(3) to the maximum extent practicable and where appropriate, utilize existing data provided to the Secretary by Federal and State agencies, Indian Tribes, and other stakeholders, including data obtained through other Federal programs.
non-Federal interest of capacity in the Wilmington Harbor South Disposal Area permitted by the Secretary under section 217(b) of the Water Resources Development Act of 1996 pursuant to subsection (a) of this section.

(d) AGREEMENT TO PAY.—In accordance with section 217(a) of the Water Resources Development Act of 1996 (33 U.S.C. 2326a(a)), if, to accommodate the dredged materials from operation and maintenance of the Edgemoor Expansion of the Port of Wilmington, the Secretary provides additional capacity at the Wilmington Harbor South Disposal Area, the non-Federal interest for the Edgemoor Expansion of the Port of Wilmington shall agree to pay, during the period of construction, all costs associated with the construction of the additional capacity.

SEC. 322. WASHINGTON HARBOR, DISTRICT OF COLUMBIA.

Beginning on the date of enactment of this Act, the project for navigation, Washington Harbor, District of Columbia, authorized by the Act of August 30, 1935 (chapter 831, 49 Stat. 1031), is modified to reduce, in part, the authorized dimensions of the project, such that the remaining authorized dimensions are as follows:

1. A 200-foot-wide, 12-foot-deep channel with a center line beginning at a point East 1,317,064.30 and North 440,373.32, thence to a point East 1,316,474.30 and North 440,028.31, thence to a point East 1,315,584.30 and North 439,388.30, thence to a point East 1,315,259.31 and North 438,908.30.

2. A 200- to 300-foot-wide, 12-foot-deep transition area, with a center line beginning at a point East 1,315,259.31 and North 438,908.30 to a point East 1,315,044.31 and North 438,748.30.

3. A 300-foot-wide, 15-foot-deep channel with a centerline beginning a point East 1,315,044.31 and North 438,748.30, thence to a point East 1,314,105.31 and North 438,124.79, thence to a point East 1,311,973.30 and North 438,124.79, thence to a point East 1,311,369.73 and North 438,577.42, thence to a point East 1,311,015.73 and North 438,197.57, thence to a point East 1,309,713.47 and North 435,678.91.

4. A 300- to 400-foot-wide, 15- to 24-foot-deep transition area, with a center line beginning at a point East 1,309,713.47 and North 435,678.91 to a point East 1,307,709.33 and North 434,488.25.

5. A 400-foot-wide, 24-foot-deep channel with a centerline beginning at a point East 1,307,709.33 and North 434,488.25, thence to a point East 1,307,459.33 and North 434,173.25, thence to a point East 1,306,476.82 and North 432,351.28, thence to a point East 1,306,209.79 and North 431,460.21, thence to a point at the end of the channel near Hains Point East 1,305,997.63 and North 429,978.31.

SEC. 323. BIG CYPRESS SEMINOLE INDIAN RESERVATION WATER CONSERVATION PLAN, FLORIDA.

(a) IN GENERAL.—The project for ecosystem restoration, Big Cypress Seminole Indian Reservation Water Conservation Plan, Florida, authorized pursuant to section 528 of the Water Resources Development Act of 1996 (110 Stat. 3767), is no longer authorized beginning on the date of enactment of this Act.

(b) SAVINGS PROVISION.—Nothing in this section affects the responsibility of the Secretary to pay any damages awarded by
the Armed Services Board of Contract Appeals, or by a court of competent jurisdiction, to a contractor relating to the adjudication of claims arising from construction of the project described in subsection (a).

SEC. 324. CENTRAL EVERGLADES, FLORIDA.

The project for ecosystem restoration, Central Everglades, authorized by section 1401(4) of the Water Resources Development Act of 2016 (130 Stat. 1713), is modified to include the project for ecosystem restoration, Central and Southern Florida, Everglades Agricultural Area, authorized by section 1308 of the Water Resources Development Act of 2018 (132 Stat. 3819), and to authorize the Secretary to carry out the project, as so combined, at a total combined cost of $4,982,091,000.

SEC. 325. MIAMI RIVER, FLORIDA.

The portion of the project for navigation, Miami River, Florida, authorized by the Act of July 3, 1930 (46 Stat. 925; 59 Stat. 16; 74 Stat. 481; 100 Stat. 4257), beginning at the existing railroad bascule bridge and extending approximately 1,000 linear feet upstream to an existing salinity barrier and flood control structure, is no longer authorized beginning on the date of enactment of this Act.

SEC. 326. JULIAN KEEN, JR. LOCK AND DAM, MOORE HAVEN, FLORIDA.

(a) Designation.—The Moore Haven Lock and Dam, Moore Haven, Florida, authorized pursuant to the Act of July 3, 1930 (chapter 847, 46 Stat. 925; 49 Stat. 1032), shall be known and designated as the “Julian Keen, Jr. Lock and Dam”.

(b) References.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the Lock and Dam referred to in subsection (a) shall be deemed to be a reference to the “Julian Keen, Jr. Lock and Dam”.

SEC. 327. TAYLOR CREEK RESERVOIR AND LEVEE L–73 (SECTION 1), UPPER ST. JOHNS RIVER BASIN, FLORIDA.

The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L–73, Section 1, within the Upper St. Johns River Basin, Florida, are no longer authorized beginning on the date of enactment of this Act.

SEC. 328. EXTINGUISHMENT OF FLOWAGE EASEMENTS, ROUGH RIVER LAKE, KENTUCKY.

(a) In General.—Subject to the availability of appropriations and on request of the landowner, the Secretary shall extinguish any flowage easement or portion of a flowage easement held by the United States on developed land of the landowner at Rough River Lake, Kentucky—

(1) that is above 534 feet mean sea level; and

(2) for which the Secretary determines the flowage easement or portion of the flowage easement is not required to address backwater effects.

(b) No Liability.—The United States shall not be liable for any damages to property or injuries to persons from flooding that may be attributable to the operation and maintenance of Rough
### (5) Ecosystem Restoration.—

<table>
<thead>
<tr>
<th>A. State</th>
<th>B. Name</th>
<th>C. Date of Report of Chief of Engineers</th>
<th>D. Estimated Costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. CO</td>
<td>South Platte River and Tributaries, Adams and Denver Counties</td>
<td>July 29, 2019</td>
<td>Federal: $344,076,000</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Non-Federal: $206,197,000</td>
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<td>Total: $550,273,000</td>
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<tr>
<td>2. CA</td>
<td>Malibu Creek Ecosystem Restoration, Los Angeles and Ventura Counties</td>
<td>November 13, 2020</td>
<td>Federal: $172,249,000</td>
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<td></td>
<td></td>
<td></td>
<td>Non-Federal: $106,960,000</td>
</tr>
<tr>
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<td>Total: $279,209,000</td>
</tr>
<tr>
<td>3. CA</td>
<td>Yuba River Ecosystem Restoration</td>
<td>June 20, 2019</td>
<td>Federal: $66,975,000</td>
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<td></td>
<td></td>
<td></td>
<td>Non-Federal: $36,064,000</td>
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<td>Total: $103,039,000</td>
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<tr>
<td>4. CO, NM, TX</td>
<td>Rio Grande, Environmental Management Program, Sandia Pueblo to Isleta Pueblo, New Mexico, Ecosystem Restoration</td>
<td>August 5, 2019</td>
<td>Federal: $16,998,000</td>
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<td></td>
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<td>Non-Federal: $9,153,000</td>
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<td></td>
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<td>Total: $26,151,000</td>
</tr>
<tr>
<td>5. FL</td>
<td>Comprehensive Everglades Restoration Plan, Loxahatchee River Watershed Restoration Project, Martin and Palm Beach Counties</td>
<td>April 8, 2020</td>
<td>Federal: $379,583,000</td>
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<td>Non-Federal: $375,737,000</td>
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<td>Total: $755,320,000</td>
</tr>
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</table>
## (7) MODIFICATIONS AND OTHER PROJECTS.—

<table>
<thead>
<tr>
<th>A. State</th>
<th>B. Name</th>
<th>C. Date of Decision Document</th>
<th>D. Estimated Costs</th>
</tr>
</thead>
</table>
| CA       | San Luis Rey Flood Control Project, San Diego County | July 24, 2020 | Federal: $143,407,500  
Non-Federal: $47,802,500  
Total: $191,210,000 |
| FL       | Caloosahatchee River West Basin Storage Reservoir (C-43 WBSR) | July 24, 2020 | Federal: $514,999,000  
Non-Federal: $514,999,000  
Total: $1,029,998,000 |
| FL       | Central and Southern Florida, Canal 111 (C-111) South Dade Project | September 15, 2020 | Federal: $66,736,500  
Non-Federal: $66,736,500  
Total: $133,473,000 |
| KY       | Kentucky Lock | June 9, 2020 | Total: $1,166,809,000 |
| NC       | Carolina Beach Integrated Beach Renourishment | June 16, 2020 | Federal: $25,125,000  
Non-Federal: $25,125,000  
Total: $50,250,000 |
| NC       | Wrightsville Beach | July 2, 2020 | Federal: $60,068,000  
Non-Federal: $18,486,000  
Total: $78,554,000  
Renourishment Federal: $18,918,900  
Renourishment Non-Federal: $10,187,100  
Renourishment Total: $29,106,000 |
| TX       | Corpus Christi Ship Channel, Deepening and Widening and Barge Shelves | May 4, 2020 | Federal: $406,343,000  
Non-Federal: $275,274,000  
Total: $681,617,000 |
SEC. 503. TERRESTRIAL NOXIOUS WEED CONTROL PILOT PROGRAM.

(a) IN GENERAL.—The Secretary shall carry out a pilot program, in consultation with the Federal Interagency Committee for the Management of Noxious and Exotic Weeds, to identify and develop new and improved strategies for terrestrial noxious weed control on Federal land under the jurisdiction of the Secretary.

(b) PARTNERSHIPS.—In carrying out the pilot program under subsection (a), the Secretary shall act in partnership with such other individuals and entities as the Secretary determines to be appropriate.

(c) COOPERATIVE AGREEMENTS.—The Secretary may utilize cooperative agreements with county and State agencies for the implementation of the pilot program under subsection (a).

(d) REPORT TO CONGRESS.—Not later than 2 years after the date of enactment of this Act, the Secretary shall provide to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives a report describing the new and improved strategies developed through the pilot program under subsection (a).

SEC. 504. INVASIVE SPECIES RISK ASSESSMENT, PRIORITIZATION, AND MANAGEMENT.

Section 528(f)(2) of the Water Resources Development Act of 1996 (110 Stat. 3771) is amended—

(1) by redesignating subparagraphs (I) and (J) as subparagraphs (J) and (K), respectively;

(2) by inserting after subparagraph (H) the following:

"(I) shall, using existing amounts appropriated to the Task Force, develop and update, as appropriate, a priority list of invasive species that—

"(i) reflects an assessment of ecological risk that the listed invasive species represent;

"(ii) includes populations of invasive plants and animals that—

"(I) are significantly impacting the structure and function of ecological communities, native species, or habitat within the South Florida ecosystem; or

"(II) demonstrate a strong potential to reduce, obscure, or otherwise alter key indicators used to measure Everglades restoration progress; and

"(iii) shall be used by the Task Force and agencies and entities represented on the Task Force to focus cooperative and collaborative efforts—

"(I) to guide applied research;

"(II) to develop innovative strategies and tools to facilitate improved management, control, or eradication of listed invasive species;

"(III) to implement specific management, control, or eradication activities at the appropriate periodicity and intensity necessary to reduce or neutralize the impacts of listed invasive species, including the use of qualified skilled volunteers when appropriate; and

"(IV) to develop innovative strategies and tools to prevent future introductions of nonnative species;";
(3) in subparagraph (J) (as so redesignated), by striking “ecosystem” and inserting “ecosystem, including the activities described in subparagraph (I)”; and
(4) in clause (i) of subparagraph (K) (as so redesignated), by inserting “, including the priority list under subparagraph (I) and the activities described in that subparagraph” after “Task Force”.

SEC. 505. INVASIVE SPECIES MITIGATION AND REDUCTION.

Section 104 of the River and Harbor Act of 1958 (33 U.S.C. 610) is amended—
(1) in subsection (b)—
(A) in paragraph (1)—
(i) in the matter preceding subparagraph (A), by striking “this section $110,000,000” and inserting “this section (except for subsections (f) and (g)) $130,000,000”; (ii) in subparagraph (B), by striking “and” at the end;
(iii) in subparagraph (C), by striking the period at the end and inserting a semicolon; and
(iv) by adding at the end the following:
“(D) $30,000,000 shall be made available to carry out subsection (d)(1)(A)(iv); and
(E) $10,000,000 shall be made available to carry out subsection (d)(1)(A)(v).”;
(B) by redesignating paragraph (2) as paragraph (3);
(C) by inserting after paragraph (1) the following:
“(2) OTHER PROGRAMS.—
(A) IN GENERAL.—There are authorized to be appropriated—
“(i) $10,000,000 for each of fiscal years 2021 through 2024 to carry out subsection (f); and
“(ii) $50,000,000 for each of fiscal years 2021 through 2024 to carry out subsection (g)(2).”;
(B) INVASIVE PLANT SPECIES PILOT PROGRAM.—There is authorized to be appropriated to the Secretary of the Interior, acting through the Director of the United States Fish and Wildlife Service, $10,000,000 to carry out subsection (g)(3); and
(D) in paragraph (3) (as so redesignated), by inserting “or (2)(A)” after “paragraph (1)”; (2) in subsection (d)—
(A) in the subsection heading, by inserting “AND DECONTAMINATION” after “INSPECTION”;
(B) in paragraph (1)—
(i) in subparagraph (A)—
(I) in the subparagraph heading, by inserting “AND DECONTAMINATION” after “INSPECTION”;
(II) in clause (ii), by striking “and” at the end;
(III) in clause (iii), by striking “Arizona River Basins.” and inserting “Arkansas River Basins;”;
and
(IV) by adding at the end the following:
“(iv) to protect the Russian River Basin, California; and

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