112H1837

(Original Signature of Member)

113TH CONGRESS 2D Session



To address certain water-related concerns on the San Joaquin River, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. VALADAO introduced the following bill; which was referred to the Committee on _____

A BILL

To address certain water-related concerns on the San Joaquin River, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

5 "Sacramento-San Joaquin Valley Emergency Water Deliv-

6 ery Act".

7 (b) TABLE OF CONTENTS.—The table of contents for

8 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—CENTRAL VALLEY PROJECT WATER RELIABILITY

- Sec. 101. Amendment to purposes.
- Sec. 102. Amendment to definition.
- Sec. 103. Contracts.
- Sec. 104. Water transfers, improved water management, and conservation.
- Sec. 105. Fish, wildlife, and habitat restoration.
- Sec. 106. Restoration fund.
- Sec. 107. Additional authorities.
- Sec. 108. Bay-Delta Accord.
- Sec. 109. Natural and artificially spawned species.
- Sec. 110. Authorized service area.
- Sec. 111. Regulatory streamlining.
- Sec. 112. Warren Act contracts.
- Sec. 113. Additional Warren Act contracts.
- Sec. 114. Pilot Program to Protect Native Anadromous Fish in the Stanislaus River.
- Sec. 115. San Luis Reservoir.

TITLE II—SAN JOAQUIN RIVER RESTORATION

- Sec. 201. Repeal of the San Joaquin River settlement.
- Sec. 202. Purpose.
- Sec. 203. Definitions.
- Sec. 204. Implementation of restoration.
- Sec. 205. Disposal of property; title to facilities.
- Sec. 206. Compliance with applicable law.
- Sec. 207. Compliance with Central Valley Project Improvement Act.
- Sec. 208. No private right of action.
- Sec. 209. Implementation.
- Sec. 210. Repayment contracts and acceleration of repayment of construction costs.
- Sec. 211. Repeal.
- Sec. 212. Water supply mitigation.
- Sec. 213. Additional Authorities.

TITLE III—REPAYMENT CONTRACTS AND ACCELERATION OF REPAYMENT OF CONSTRUCTION COSTS

Sec. 301. Repayment contracts and acceleration of repayment of construction costs.

TITLE IV—BAY-DELTA WATERSHED WATER RIGHTS PRESERVATION AND PROTECTION

- Sec. 401. Water rights and area-of-origin protections.
- Sec. 402. Sacramento River settlement contracts.
- Sec. 403. Sacramento River Watershed Water Service Contractors.
- Sec. 404. No redirected adverse impacts.

TITLE V—MISCELLANEOUS

- Sec. 501. Precedent.
- Sec. 502. No effect on Proclamation of State of Emergency.
- Sec. 503. Wild and Scenic Rivers Act.

TITLE I—CENTRAL VALLEY PROJECT WATER RELIABILITY

3 SEC. 101. AMENDMENT TO PURPOSES.

4 Section 3402 of the Central Valley Project Improve5 ment Act (106 Stat. 4706) is amended—

6 (1) in subsection (f), by striking the period at7 the end; and

8 (2) by adding at the end the following:

9 "(g) to ensure that water dedicated to fish and wild10 life purposes by this title is replaced and provided to Cen11 tral Valley Project water contractors by December 31,
12 2018, at the lowest cost reasonably achievable; and

13 "(h) to facilitate and expedite water transfers in ac-14 cordance with this Act.".

15 SEC. 102. AMENDMENT TO DEFINITION.

16 Section 3403 of the Central Valley Project Improve-17 ment Act (106 Stat. 4707) is amended—

18 (1) by amending subsection (a) to read as fol-19 lows:

20 "(a) the term 'anadromous fish' means those native 21 stocks of salmon (including steelhead) and sturgeon that, 22 as of October 30, 1992, were present in the Sacramento 23 and San Joaquin Rivers and their tributaries and ascend 24 those rivers and their tributaries to reproduce after matur-25 ing in San Francisco Bay or the Pacific Ocean;";

(2) in subsection (l), by striking "and,"
 (3) in subsection (m), by striking the period
 and inserting "; and", and

(4) by adding at the end the following:

5 "(n) the term 'reasonable flows' means water flows 6 capable of being maintained taking into account com-7 peting consumptive uses of water and economic, environ-8 mental, and social factors.".

9 SEC. 103. CONTRACTS.

Section 3404 of the Central Valley Project Improvement Act (106 Stat. 4708) is amended—

12 (1) in the heading, by striking "LIMITATION
13 ON CONTRACTING AND CONTRACT REFORM"
14 and inserting "CONTRACTS"; and

15 (2) by striking the language of the section and16 by adding:

17 "(a) RENEWAL OF EXISTING LONG-TERM CON-18 TRACTS.—Upon request of the contractor, the Secretary 19 shall renew any existing long-term repayment or water 20 service contract that provides for the delivery of water 21 from the Central Valley Project for a period of 40 years. 22 "(b) Administration of Contracts.—Except as 23 expressly provided by this Act, any existing long-term re-24 payment or water service contract for the delivery of water $\mathbf{5}$

from the Central Valley Project shall be administered pur suant to the Act of July 2, 1956 (70 Stat. 483).

3 "(c) DELIVERY CHARGE.—Beginning on the date of 4 the enactment of this Act, a contract entered into or re-5 newed pursuant to this section shall include a provision 6 that requires the Secretary to charge the other party to 7 such contract only for water actually delivered by the Sec-8 retary.".

9 SEC. 104. WATER TRANSFERS, IMPROVED WATER MANAGE10 MENT, AND CONSERVATION.

11 Section 3405 of the Central Valley Project Improve-12 ment Act (106 Stat. 4709) is amended as follows:

13 (1) In subsection (a)—

(A) by inserting before "Except as provided herein" the following: "The Secretary
shall take all necessary actions to facilitate and
expedite transfers of Central Valley Project
water in accordance with this Act or any other
provision of Federal reclamation law and the
National Environmental Policy Act of 1969.";

(B) in paragraph (1)(A), by striking "to combination" and inserting "or combination";

23 (C) in paragraph (2), by adding at the end24 the following:

21

1 "(E) The contracting district from which 2 the water is coming, the agency, or the Secretary shall determine if a written transfer pro-3 4 posal is complete within 45 days after the date 5 of submission of such proposal. If such district 6 or agency or the Secretary determines that such 7 proposal is incomplete, such district or agency 8 or the Secretary shall state with specificity 9 what must be added to or revised in order for 10 such proposal to be complete. 11 "(F) Except as provided in this section, 12 the Secretary shall not impose mitigation or 13 other requirements on a proposed transfer, but 14 the contracting district from which the water is 15 coming or the agency shall retain all authority 16 under State law to approve or condition a pro-17 posed transfer."; and 18 (D) by adding at the end the following: 19 "(4) Notwithstanding any other provision of 20 Federal reclamation law— 21 "(A) the authority to make transfers or ex-22 changes of, or banking or recharge arrange-23 ments using, Central Valley Project water that 24 could have been conducted before October 30, 25 1992, is valid, and such transfers, exchanges,

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1	or arrangements shall not be subject to, limited,
2	or conditioned by this title; and
3	"(B) this title shall not supersede or re-
4	voke the authority to transfer, exchange, bank,
5	or recharge Central Valley Project water that
6	existed prior to October 30, 1992.".
7	(2) In subsection (b)—
8	(A) in the heading, by striking "METER-
9	ING" and inserting "MEASUREMENT"; and
10	(B) by inserting after the first sentence
11	the following: "The contracting district or agen-
12	cy, not including contracting districts serving
13	multiple agencies with separate governing
14	boards, shall ensure that all contractor-owned
15	water delivery systems within its boundaries
16	measure surface water at the district or agen-
17	cy's facilities up to the point the surface water
18	is commingled with other water supplies.".
19	(3) By striking subsection (d).
20	(4) By redesignating subsections (e) and (f) as
21	subsections (d) and (e), respectively.
22	(5) By amending subsection (e)(as redesignated
23	by paragraph (4))—

1	(A) by striking "as a result of the in-
2	creased repayment" and inserting "that exceed
3	the cost-of-service";
4	(B) by inserting "the delivery of" after
5	"rates applicable to"; and
6	(C) by striking ", and all increased reve-
7	nues received by the Secretary as a result of the
8	increased water prices established under sub-
9	section 3405(d) of this section,".
10	SEC. 105. FISH, WILDLIFE, AND HABITAT RESTORATION.
11	Section 3406 of the Central Valley Project Improve-
12	ment Act (106 Stat. 4714) is amended as follows:
13	(1) In subsection (b)—
14	(A) in paragraph $(1)(B)$ —
15	(i) by striking "is authorized and di-
16	rected to" and inserting "may";
17	(ii) by inserting "reasonable water"
18	after "to provide";
19	(iii) by striking "anadromous fish, ex-
20	cept that such" and inserting "anad-
21	romous fish. Such";
22	(iv) by striking "Instream flow" and
23	inserting "Reasonable instream flow";

1	(v) by inserting "and the National
2	Marine Fisheries Service' after "United
3	States Fish and Wildlife Service"; and
4	(vi) by striking "California Depart-
5	ment of Fish and Game" and inserting
6	"United States Geological Survey";
7	(B) in paragraph (2)—
8	(i) by striking "primary purpose" and
9	inserting "purposes";
10	(ii) by striking "but not limited to"
11	before "additional obligations"; and
12	(iii) by adding after the period the fol-
13	lowing: "All Central Valley Project water
14	used for the purposes specified in this
15	paragraph shall be credited to the quantity
16	of Central Valley Project yield dedicated
17	and managed under this paragraph by de-
18	termining how the dedication and manage-
19	ment of such water would affect the deliv-
20	ery capability of the Central Valley Project
21	during the 1928 to 1934 drought period
22	after fishery, water quality, and other flow
23	and operational requirements imposed by
24	terms and conditions existing in licenses,
25	permits, and other agreements pertaining

1	to the Central Valley Project under appli-
2	cable State or Federal law existing on Oc-
3	tober 30, 1992, have been met. To the full-
4	est extent possible and in accordance with
5	section 3411, Central Valley Project water
6	dedicated and managed pursuant to this
7	paragraph shall be reused to fulfill the
8	Secretary's remaining contractual obliga-
9	tions to provide Central Valley Project
10	water for agricultural or municipal and in-
11	dustrial purposes.";
12	(C) by amending paragraph $(2)(C)$ to read:
13	"(C) If by March 15th of any year the
14	quantity of Central Valley Project water fore-
15	casted to be made available to water service or
16	repayment contractors in the Delta Division of
17	the Central Valley Project is below 75 percent
18	of the total quantity of water to be made avail-
19	able under said contracts, the quantity of Cen-
20	tral Valley Project yield dedicated and managed
21	for that year under this paragraph shall be re-
22	duced by 25 percent.".
23	(2) By adding at the end the following:
24	"(i) Satisfaction of purposes.—

By pursuing the activities described in this

1	section, the Secretary shall be deemed to
2	have met the mitigation, protection, res-
3	toration, and enhancement purposes of this
4	title.".
5	SEC. 106. RESTORATION FUND.
6	(a) IN GENERAL.—Section 3407(a) of the Central
7	Valley Project Improvement Act (106 Stat. 4726) is
8	amended as follows:
9	(1) By inserting "(1) IN GENERAL.—" before
10	"There is hereby".
11	(2) By striking "Not less than 67 percent" and
12	all that follows through "Monies" and inserting
13	"Monies".
14	(3) By adding at the end the following:
15	"(2) PROHIBITIONS.—The Secretary may not directly
16	or indirectly require a donation or other payment to the
17	Restoration Fund—
18	"(A) or environmental restoration or mitigation
19	fees not otherwise provided by law, as a condition
20	to—
21	"(i) providing for the storage or convey-
22	ance of non-Central Valley Project water pursu-
23	ant to Federal reclamation laws; or

1	"(ii) the delivery of water pursuant to sec-
2	tion 215 of the Reclamation Reform Act of
3	1982 (Public Law 97–293; 96 Stat. 1270); or
4	"(B) for any water that is delivered with the
5	sole intent of groundwater recharge.".
6	(b) Certain Payments.—Section 3407(c)(1) of the
7	Central Valley Project Improvement Act is amended—
8	(1) by striking "mitigation and restoration";
9	(2) by striking "provided for or"; and
10	(3) by striking "of fish, wildlife" and all that
11	follows through the period and inserting "of carrying
12	out all activities described in this title.".
13	(c) Adjustment and Assessment of Mitigation
14	AND RESTORATION PAYMENTS.—Section 3407(d)(2) of
15	the Central Valley Project Improvement Act is amended
16	by inserting ", or after October 1, 2015, \$4 per megawatt-
17	hour for Central Valley Project power sold to power con-
18	tractors (October 2015 price levels)" after "\$12 per acre-
19	foot (October 1992 price levels) for municipal and indus-
20	trial water sold and delivered by the Central Valley
21	Project".
22	(d) COMPLETION OF ACTIONS.—Section
23	3407(d)(2)(A) of the Central Valley Project Improvement

23 3407(d)(2)(A) of the Central Valley Project Improvement
24 Act is amended by inserting "no later than December 31,
25 2020," after "That upon the completion of the fish, wild-

life, and habitat mitigation and restoration actions man dated under section 3406 of this title,".

- 3 (e) REPORT; ADVISORY BOARD.—Section 3407 of the
 4 Central Valley Project Improvement Act (106 Stat. 4714)
 5 is amended by adding at the end the following:
- 6 "(g) REPORT ON EXPENDITURE OF FUNDS.—At the 7 end of each fiscal year, the Secretary, in consultation with 8 the Restoration Fund Advisory Board, shall submit to 9 Congress a plan for the expenditure of all of the funds 10 deposited into the Restoration Fund during the preceding 11 fiscal year. Such plan shall contain a cost-effectiveness 12 analysis of each expenditure.
- 13 "(h) Advisory Board.—
- 14 "(1) ESTABLISHMENT.—There is hereby estab-15 lished the Restoration Fund Advisory Board (herein-16 after in this section referred to as the 'Advisory' 17 Board') composed of 12 members selected by the 18 Secretary, each for four-year terms, one of whom 19 shall be designated by the Secretary as Chairman. 20 The members shall be selected so as to represent the 21 various Central Valley Project stakeholders, four of 22 whom shall be from CVP agricultural users, three 23 from CVP municipal and industrial users, three 24 from CVP power contractors, and two at the discre-25 tion of the Secretary. The Secretary and the Sec-

1	retary of Commerce may each designate a represent-
2	ative to act as an observer of the Advisory Board.
3	"(2) DUTIES.—The duties of the Advisory
4	Board are as follows:
5	"(A) To meet at least semiannually to de-
6	velop and make recommendations to the Sec-
7	retary regarding priorities and spending levels
8	on projects and programs carried out pursuant
9	to the Central Valley Project Improvement Act.
10	"(B) To ensure that any advice or rec-
11	ommendation made by the Advisory Board to
12	the Secretary reflect the independent judgment
13	of the Advisory Board.
14	"(C) Not later than December 31, 2015,
15	and annually thereafter, to transmit to the Sec-
16	retary and Congress recommendations required
17	under subparagraph (A).
18	"(D) Not later than December 31, 2015,
19	and biennially thereafter, to transmit to Con-
20	gress a report that details the progress made in
21	achieving the actions mandated under section
22	3406 of this title.
23	"(3) Administration.—With the consent of
24	the appropriate agency head, the Advisory Board

may use the facilities and services of any Federal
 agency.".

3 SEC. 107. ADDITIONAL AUTHORITIES.

4 (a) AUTHORITY FOR CERTAIN ACTIVITIES.—Section
5 3408(c) of the Central Valley Project Improvement Act
6 (106 Stat. 4728) is amended to read as follows:

7 "(c) CONTRACTS FOR ADDITIONAL STORAGE AND
8 DELIVERY OF WATER.—

9 "(1) IN GENERAL.—The Secretary is authorized 10 to enter into contracts pursuant to Federal reclama-11 tion law and this title with any Federal agency, Cali-12 fornia water user or water agency, State agency, or 13 private organization for the exchange, impoundment, 14 storage, carriage, and delivery of nonproject water 15 for domestic, municipal, industrial, fish and wildlife, 16 and any other beneficial purpose.

17 "(2) LIMITATION.—Nothing in this subsection
18 shall be deemed to supersede the provisions of sec19 tion 103 of Public Law 99–546 (100 Stat. 3051).

20 "(3) AUTHORITY FOR CERTAIN ACTIVITIES.—
21 The Secretary shall use the authority granted by
22 this subsection in connection with requests to ex23 change, impound, store, carry, or deliver nonproject
24 water using Central Valley Project facilities for any
25 beneficial purpose.

1	"(4) RATES.—The Secretary shall develop rates
2	not to exceed the amount required to recover the
3	reasonable costs incurred by the Secretary in con-
4	nection with a beneficial purpose under this sub-
5	section. Such rates shall be charged to a party using
6	Central Valley Project facilities for such purpose.
7	Such costs shall not include any donation or other
8	payment to the Restoration Fund.
9	"(5) CONSTRUCTION.—This subsection shall be
10	construed and implemented to facilitate and encour-
11	age the use of Central Valley Project facilities to ex-
12	change, impound, store, carry, or deliver nonproject
13	water for any beneficial purpose.".
14	(b) Reporting Requirements.—Section 3408(f) of
15	the Central Valley Project Improvement Act (106 Stat.
16	4729) is amended—
17	(1) by striking "Interior and Insular Affairs
18	and the Committee on Merchant Marine and Fish-
19	eries" and inserting "Natural Resources";
20	(2) in the second sentence, by inserting before
21	the period at the end the following: ", including
22	progress on the plan required by subsection (j)"; and
23	(3) by adding at the end the following: "The fil-
24	ing and adequacy of such report shall be personally
25	certified to the Committees referenced above by the

Regional Director of the Mid-Pacific Region of the
 Bureau of Reclamation.".

3 (c) PROJECT YIELD INCREASE.—Section 3408(j) of
4 the Central Valley Project Improvement Act (106 Stat.
5 4730) is amended as follows:

6 (1) By redesignating paragraphs (1) through (7) as subparagraphs (A) through (G), respectively. 7 8 (2) By striking "In order to minimize adverse 9 effects, if any, upon" and inserting "(1) IN GEN-10 ERAL.—In order to minimize adverse effects upon". 11 (3) By striking "needs, the Secretary," and all 12 that follows through "submit to the Congress, a" 13 and inserting "needs, the Secretary, on a priority 14 basis and not later than September 30, 2015, shall 15 submit to Congress a".

16 (4) By striking "increase," and all that follows 17 through "options:" and inserting "increase, as soon 18 as possible but not later than September 30, 2018 19 (except for the construction of new facilities which 20 shall not be limited by that deadline), the water of 21 the Central Valley Project by the amount dedicated 22 and managed for fish and wildlife purposes under 23 this title and otherwise required to meet the pur-24 poses of the Central Valley Project including satis-25 fying contractual obligations. The plan required by

1	this subsection shall include recommendations on ap-
2	propriate cost-sharing arrangements and authorizing
3	legislation or other measures needed to implement
4	the intent, purposes, and provisions of this sub-
5	section and a description of how the Secretary in-
6	tends to use the following options—".
7	(5) In subparagraph (A), by inserting "and
8	construction of new water storage facilities" before
9	the semicolon.
10	(6) In subparagraph (F), by striking "and" at
11	the end.
12	(7) In subparagraph (G), by striking the period
13	and all that follows through the end of the sub-
14	section and inserting "; and".
15	(8) By inserting after subparagraph (G) the fol-
16	lowing:
17	"(H) Water banking and recharge.".
18	(9) By adding at the end the following:
19	"(2) Implementation of plan.—The Sec-
20	retary shall implement the plan required by para-
21	graph (1) commencing on October 1, 2015. In order
22	to carry out this subsection, the Secretary shall co-
23	ordinate with the State of California in imple-
24	menting measures for the long-term resolution of

problems in the San Francisco Bay/Sacramento-San
 Joaquin Delta Estuary.

3 "(3) FAILURE OF THE PLAN.—Notwithstanding 4 any other provision of Federal reclamation law, if by 5 September 30, 2018, the plan required by paragraph 6 (1) fails to increase the annual delivery capability of the Central Valley Project by 800,000 acre-feet, im-7 8 plementation of any non-mandatory action under 9 section 3406(b)(2) shall be suspended until the plan 10 achieves an increase in the annual delivery capability 11 of the Central Valley Project by 800,000 acre-feet.". 12 (d) TECHNICAL CORRECTION.—Section 3408(h) of 13 the Central Valley Project Improvement Act (106 Stat. 14 4729) is amended—

(1) in paragraph (1), by striking "paragraph
(h)(2)" and inserting "paragraph (2)"; and

17 (2) in paragraph (2), by striking "paragraph18 (h)(i)" and inserting "paragraph (1)".

(e) WATER STORAGE PROJECT CONSTRUCTION.—
The Secretary, acting through the Commissioner of the
Bureau of Reclamation, may partner or enter into an
agreement on the water storage projects identified in section 103(d)(1) of the Water Supply Reliability, and Environmental Improvement Act (Public Law 108–361)(and
Acts supplemental and amendatory to the Act) with local

joint powers authorities formed pursuant to State law by 1 2 irrigation districts and other local water districts and local governments within the applicable hydrologic region, to 3 4 advance these projects. No additional Federal funds are 5 authorized for the activities authorized in sections 6 103(d)(1)(A)(i), 103(d)(1)(A)(ii), and 103(d)(1)(A)(iii) of 7 Public Law 108–361. However, each water storage project 8 under sections 103(d)(1)(A)(i), 103(d)(1)(A)(i), and 9 103(d)(1)(A)(iii) of Public Law 108–361 is authorized for construction if non-Federal funds are used for financing 10 11 and constructing the project.

12 SEC. 108. BAY-DELTA ACCORD.

13 (a) CONGRESSIONAL DIRECTION REGARDING CEN-14 TRAL VALLEY PROJECT AND CALIFORNIA STATE WATER 15 **PROJECT OPERATIONS.**—The Central Valley Project and the State Water Project shall be operated pursuant to the 16 water quality standards and operational constraints de-17 scribed in the "Principles for Agreement on the Bay-Delta 18 19 Standards Between the State of California and the Fed-20 eral Government" dated December 15, 1994, and such op-21 erations shall proceed without regard to the Endangered 22 Species Act of 1973 (16 U.S.C. 1531 et seq.) or any other 23 law pertaining to the operation of the Central Valley 24 Project and the California State Water Project. Implementation of this section shall be in strict conformance 25

with the "Principles for Agreement on the Bay-Delta
 Standards Between the State of California and the Fed eral Government" dated December 15, 1994.

4 (b) APPLICATION OF LAWS TO OTHERS.—Neither a 5 Federal department nor the State of California, including any agency or board of the State of California, shall im-6 7 pose on any water right obtained pursuant to State law, 8 including a pre-1914 appropriative right, any condition 9 that restricts the exercise of that water right in order to 10 conserve, enhance, recover or otherwise protect any species that is affected by operations of the Central Valley Project 11 12 or California State Water Project. Nor shall the State of California, including any agency or board of the State of 13 14 California, restrict the exercise of any water right obtained 15 pursuant to State law, including a pre-1914 appropriative right, in order to protect, enhance, or restore under the 16 Public Trust Doctrine any public trust value. Implementa-17 18 tion of the "Principles for Agreement on the Bay-Delta 19 Standards Between the State of California and the Federal Government" dated December 15, 1994, shall be in 20 21 strict compliance with the water rights priority system and 22 statutory protections for areas of origin.

(c) COSTS.—No cost associated with the implementation of this section shall be imposed directly or indirectly
on any Central Valley Project contractor, or any other per-

son or entity, unless such costs are incurred on a voluntary
 basis.

3 (d) NATIVE SPECIES PROTECTION.—California law is
4 preempted with respect to any restriction on the quantity
5 or size of nonnative fish taken or harvested that preys
6 upon one or more native fish species that occupy the Sac7 ramento and San Joaquin Rivers and their tributaries or
8 the Sacramento-San Joaquin Rivers Delta.

9 SEC. 109. NATURAL AND ARTIFICIALLY SPAWNED SPECIES.

10 After the date of the enactment of this title, and re-11 gardless of the date of listing, the Secretaries of the Inte-12 rior and Commerce shall not distinguish between natural-13 spawned and hatchery-spawned or otherwise artificially propagated strains of a species in making any determina-14 15 tion under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) that relates to any anadromous fish 16 species present in the Sacramento and San Joaquin Rivers 17 18 or their tributaries and ascend those rivers and their tributaries to reproduce after maturing in San Francisco Bay 19 20 or the Pacific Ocean.

21 SEC. 110. AUTHORIZED SERVICE AREA.

The authorized service area of the Central Valley
Project shall include the area within the boundaries of the
Kettleman City Community Services District, California,
as those boundaries exist on the date of the enactment

of this title. Notwithstanding the provisions of the Act of 1 October 30, 1992 (Public Law 102–575, 106 Stat. 4600 2 et seq.), upon enactment of this title, the Secretary is au-3 4 thorized and directed to enter into a long-term contract accordance with the reclamation laws with the 5 in Kettleman City Community Services District, California, 6 7 for the delivery of up to 900 acre-feet of Central Valley 8 Project water for municipal and industrial use. The Sec-9 retary may temporarily reduce deliveries of the quantity 10 of water made available pursuant to up to 25 percent of such total whenever reductions due to hydrologic cir-11 12 cumstances are imposed upon agricultural deliveries of Central Valley Project water. If any additional infrastruc-13 ture or related-costs are needed to implement this section, 14 15 such costs shall be the responsibility of the non-Federal 16 entity.

17 SEC. 111. REGULATORY STREAMLINING.

(a) APPLICABILITY OF CERTAIN LAWS.—Filing of a
Notice of Determination or a Notice of Exemption for any
project, including the issuance of a permit under State
law, related to any project of the CVP or the delivery of
water therefrom in accordance with the California Environmental Quality Act shall be deemed to meet the requirements of section 102(2)(C) of the National Environ-

mental Protection Act of 1969 (42 U.S.C. 4332(2)(C)) for
 that project or permit.

3 (b) CONTINUATION OF PROJECT.—The Bureau of
4 Reclamation shall not be required to cease or modify any
5 major Federal action or other activity related to any
6 project of the CVP or the delivery of water there from
7 pending completion of judicial review of any determination
8 made under the National Environmental Protection Act
9 of 1969 (42 U.S.C. 4332(2)(C)).

10 (c) PROJECT DEFINED.—For the purposes of this11 section:

12	(1) CVP.—The term "CVP" means the Central
13	Valley Project.
1/	(9) Dro Hom The term "preject"

14	(2) PROJECT.—The term "project"—
15	(A) means an activity that—
16	(i) is undertaken by a public agency,
17	funded by a public agency, or that requires
18	an issuance of a permit by a public agency;
19	(ii) has a potential to result in phys-
20	ical change to the environment; and
21	(iii) may be subject to several discre-
22	tionary approvals by governmental agen-
23	cies;
24	(B) may include construction activities,
25	clearing or grading of land, improvements to

1	existing structures, and activities or equipment
2	involving the issuance of a permit; or
3	(C) as defined under the California Envi-
4	ronmental Quality Act in section 21065 of the
5	California Public Resource Code

6 SEC. 112. WARREN ACT CONTRACTS.

7 (a) IN GENERAL.—Not later than 30 days after the 8 date of the enactment of this Act, the Secretary of Interior 9 shall offer to the Oakdale Irrigation District and the 10 South San Joaquin Irrigation District (hereafter in this section referred to as the "districts") a contract enabling 11 12 the districts to collectively impound and store up to 13 200,000 acre-feet of their Stanislaus River water rights in the New Melones Reservoir in accordance with the 14 15 terms and conditions of sections 1 through 3 of the Act of February 21, 1911 (43 U.S.C. 523–525; commonly 16 known as the "Warren Act"); provided, That before offer-17 ing any such contract, the Secretary has determined that 18 the amount of water to be impounded and stored under 19 20 the contract will not directly or indirectly result in any 21 redirected adverse water supply or fiscal impacts to any 22 Central Valley Project contractor related to the Sec-23 retary's operation of the Central Valley Project to meet 24 legal obligations imposed by or through any State or Fed-25 eral agency, including but not limited to those legal obliga-

tions emanating from the Endangered Species Act of 1973
 (16 U.S.C. 1531, et seq.), the Water Pollution Control Act
 (33 U.S.C. 1251, et seq., commonly known as the "Clean
 Water Act" pursuant to the 1977 amendments, Public
 Law 95–217), and the Porter-Cologne Water Quality Con trol Act (Cal. Water Code 13000, et seq.).

7 (b) TERMS AND CONDITIONS.—The terms and condi8 tions of any contract entered into under subsection (a)
9 shall—

(1) be for a term of not less than 10 years; and
(2) expressly provide that—

12 (A) the districts may use any water im-13 pounded and stored in the New Melones Res-14 ervoir for any legal purpose under California 15 law, including use within the boundaries of ei-16 ther district, transfer to and reasonable and 17 beneficial use by a person or entity not located 18 within the boundaries of either district, and for 19 instream use in the Stanislaus River, the San 20 Joaquin River, or the Sacramento-San Joaquin 21 River Delta; and

(B) any water impounded and stored by either district shall not be released or withdrawn
if the end of month September storage level for
New Melones Reservoir is projected to be equal

to or below 300,000 acre-feet, but in such event
the impounded and stored water shall be retained in the New Melones Reservoir for use by
the districts in the following year, subject to the
same 300,000 acre-foot minimum storage requirement, and without additional payment
being required.

8 (c)CONSERVATION ACCOUNT.—Any water im-9 pounded and stored in the New Melones Reservoir by ei-10 ther district under the contract shall not be considered or accounted as water placed in the districts' conservation 11 12 account, as that account is defined and explained in the 13 August 30, 1988 Stipulation and Agreement entered into by and between the Bureau of Reclamation and the dis-14 15 tricts.

16 SEC. 113. ADDITIONAL WARREN ACT CONTRACTS.

17 (a)) IN GENERAL.—Not later than 30 days after the 18 date of the enactment of this Act, the Secretary of the Interior shall develop and offer to the Calaveras County 19 Water District (hereafter in this section referred to as the 20 21 "CCWD") a contract enabling the CCWD to impound and 22 store up to 100,000 acre-feet of their Stanislaus River 23 water rights in the New Melones Reservoir in accordance 24 with the terms and conditions of sections 1 through 3 of the Act of February 21, 1911 (43 U.S.C. 523-525; com-25

monly known as the "Warren Act"). This stored water
 may be obtained for use by CCWD at a point, or points
 determined convenient to the District.

4 (b) TERMS AND CONDITIONS.—The terms and condi5 tions of any contract entered into under subsection (a)
6 shall—

7 (1) be for a term of not less than 10 years; and
8 (2) expressly provide that—

9 (A) the CCWD may use any water im-10 pounded and stored in the New Melones Res-11 ervoir for any legal purpose under California 12 law, including use within the boundaries of the 13 CCWD, transfer to and reasonable and bene-14 ficial use by a person or entity not located with-15 in the boundaries of CCWD, and for instream 16 use in the Stanislaus River, the San Joaquin 17 River, or the Sacramento-San Joaquin River 18 Delta; and

(B) any water impounded and stored by either district shall not be released or withdrawn
if the end of month September storage level for
New Melones Reservoir is projected to be equal
to or below 300,000 acre-feet, but in such event
the impounded and stored water shall be retained in the New Melones Reservoir for use by

the districts in the following year, subject to the
 same 300,000 acre-foot minimum storage re quirement, and without additional payment
 being required.

5 SEC. 114. PILOT PROGRAM TO PROTECT NATIVE ANAD6 ROMOUS FISH IN THE STANISLAUS RIVER.

(a) ESTABLISHMENT OF NON-NATIVE PREDATOR 7 FISH REMOVAL PROGRAM.—The Commissioner and dis-8 9 tricts, in consultation with the National Marine Fisheries 10 Service, the United States Fish and Wildlife Service, and the California Department of Fish and Wildlife, shall 11 jointly develop and conduct a pilot non-native predator 12 13 fish removal program to remove non-native striped bass, smallmouth bass, largemouth bass, black bass, and other 14 15 non-native predator fishes from the Stanislaus River. The pilot program shall— 16

17 (1) be scientifically based;

(2) include methods to quantify the number and
size of predator fishes removed each year, the impact of such removal on the overall abundance of
predator fishes, and the impact of such removal on
the populations of juvenile anadromous fish found in
the Stanislaus River by, among other things, evaluating the number of juvenile anadromous fish that

migrate past the rotary screw trap located at
 Caswell;

3 (3) use wire fyke trapping, portable resistance
4 board weirs, and boat electrofishing, which are the
5 most effective predator collection techniques that
6 minimize affects to native anadromous fish;

(4) be developed, including the application for
all necessary scientific research and species enhancement permits under section 10(a)(1) of the Endangered Species Act of 1973 (16 U.S.C. 1539(a)(1)),
for the performance of the pilot program, not later
than 6 months after the date of the enactment of
this Act;

(5) be implemented on the first business day of
the calendar year following the issuance of all necessary scientific research and species enhancement
permits needed to begin the pilot program; and

18 (6) be implemented for a period of seven con-19 secutive calendar years.

(b) MANAGEMENT.—The management of the pilot
program shall be the joint responsibility of the Commissioner and the districts. Such parties shall work collaboratively to insure the performance of the pilot program,
and shall discuss and agree upon, among other things,
changes in the structure, management, personnel, tech-

niques, strategy, data collection, reporting and conduct of
 the pilot program.

3 (c) CONDUCT.—

- 4 (1) IN GENERAL.—At the election of the dis5 tricts, the pilot program may be conducted by their
 6 own personnel, qualified private contractors hired by
 7 the districts, personnel of, on loan to, or otherwise
 8 assigned to the Bureau of Reclamation, or a com9 bination thereof.
- 10 (2) PARTICIPATION BY BUREAU OF RECLAMA-11 TION.—In the event the districts elect to conduct the 12 program using their own personnel or qualified pri-13 vate contractors hired by them, the Commissioner 14 has the option to assign an employee of, on loan to, 15 or otherwise assigned to the Bureau of Reclamation, 16 to be present for all activities performed in the field. 17 Such presence shall insure compliance with the 18 agreed upon elements specified in subsection (b). 19 The districts shall pay 100 percent of the cost of 20 such participation as specified in subsection (d).
- (3) TIMING OF ELECTION.—The districts shall
 notify the Commissioner of their election on or before October 15 of each calendar year of the pilot
 program, which election shall apply to the work performed in the subsequent calendar year.

1 (d) FUNDING.—

2 (1) ANNUAL FUNDING.—The districts shall be 3 responsible for 100 percent of the cost of the pilot 4 program. On or before December 1 of each year of 5 the pilot program, the Commissioner shall submit to 6 the districts an estimate of the cost to be incurred 7 by the Bureau of Reclamation in the following cal-8 endar year, if any, including the cost of any data 9 collection and posting under subsection (e). If an 10 amount equal to the estimate is not provided to the 11 reclamation fund identified in section 3 of the Act 12 of February 21, 1911 (43 U.S.C. 525), or any other 13 fund as directed by the Commissioner, by the dis-14 tricts on or before December 31 of each year, (a)the 15 Bureau of Reclamation shall have no obligation to 16 conduct the pilot program activities otherwise sched-17 uled, and (b) the districts shall be prohibited from 18 conducting any aspect of the pilot program, until full 19 payment is made by the districts.

20 (2) ACCOUNTING.—On or before September 1
21 of each calendar year, the Commissioner shall pro22 vide an accounting of the prior calendar year's ex23 penses to the districts. If the estimate paid by the
24 districts was less than the actual costs incurred by
25 the Bureau of Reclamation, the districts shall have

1	until September 30 of that calendar year to pay the
2	difference to the reclamation fund. If the estimate
3	paid by the districts was greater than the actual
4	costs incurred by the Bureau of Reclamation, then
5	a credit shall be provided to the districts, which shall
6	be deducted from the estimate payment the districts
7	must make for the work performed by the Bureau
8	of Reclamation, if any, in the next calendar year.
9	(e) Reporting and Evaluation.—
10	(1) IN GENERAL.—On or before the 15th day
11	of each month, the Commissioner shall post on the
12	website of the Bureau of Reclamation a tabular
13	summary of the raw data collected in the prior
14	month. (2) REPORT.
15	(2) Report.—On or before June 30 of the cal-
16	endar year following the completion of the program,
17	the Commissioner and districts shall jointly publish
18	a peer reviewed report that—
19	(A) discusses the findings and conclusions
20	of the pilot program;
21	(B) synthesizes the data collected under
22	paragraph (1); and
23	(C) makes recommendations for further
24	study and action.
25	(f) Permits Process.—

1	(1) Not later than 180 days after filing of an
2	application by the Commissioner and the districts,
3	the Secretary of Interior, the Secretary of Com-
4	merce, or both, as appropriate, shall issue all nec-
5	essary scientific research and species enhancement
6	permits under section $10(a)(1)$ of the Endangered
7	Species Act (16 U.S.C. $153(9)(a)(1)$), for the per-
8	formance of the pilot program.
9	(2) Any permit application that is not approved
10	by the Secretary of Interior, Secretary of Commerce,
11	or both, as appropriate, for any reason, within 180
12	days after receiving the application, shall be deemed
13	approved.
14	(3) All permits issued shall be in the name of
15	the Bureau of Reclamation and the districts.
16	(4) Districts may delegate the authority to ad-
17	minister the permit authority to any qualified pri-
18	vate contractor retained in accordance with sub-
19	section (c).
20	(5) The pilot program, including amendments
21	thereto by the appropriate Federal and State agen-
22	cies, shall constitute a conservation plan that com-
23	plies with the requirements of section $10(a)(2)$ of
24	the Endangered Species Act of 1973 (16 U.S.C.§
25	1539(a)(2)).

1 (g) NEPA.—Section 102(2)(C) of the National Envi-2 ronmental Policy Act of 1969 (42 U.S.C. 4332(2)(C)) 3 shall not apply with respect to section 402 and the 4 issuance of any permit under this subsection during the 5 seven year period beginning on the date of the implemen-6 tation of the pilot program.

7 (h) **RESTRICTIONS.**—Any restriction imposed under 8 California law on the catch, take, or harvest of any non-9 native or introduced aquatic or terrestrial species that 10 preys upon anadromous fish and that occupies or is found in the Stanislaus River is hereby void and is preempted. 11 12 (i) DEFINITIONS.— For the purposes of this section: 13 (1) ANADROMOUS FISH.— (A) The term "anadromous fish" as ap-14 15 plied to the Stanislaus River and the operation 16 of New Melones— m— 17 (i) eans those native stocks of salmon 18 (including steelhead) that— 19 (I) as of October 30, 1992 were 20 present in and had not been extir-21 pated from the Stanislaus River, and 22 (II) which ascend the Stanislaus 23 River to reproduce after maturing in 24 San Francisco Bay or the Pacific 25 Ocean; and

1	(ii) does not mean any stock, strain or
2	member of American shad, sockeye salmon,
3	or striped bass.
4	(B) The definition of anadromous fish pro-
5	vided in section 3403(a) of the Central Valley
6	Project Improvement Act (Public Law 102–
7	575) shall not apply to the operation of New
8	Melones Dam and Reservoir, or to any Federal
9	action in the Stanislaus River.
10	(2) Commissioner.—The term "Commis-
11	sioner" means the Commissioner of the Bureau of
12	Reclamation.
13	(3) DISTRICTS.—The term "districts" means
14	the Oakdale Irrigation District and the South San
15	Joaquin Irrigation District.
16	(4) PILOT PROGRAM.—The term "program"
17	means the pilot non-native predator removal pro-
18	gram established under this section.
19	(j) SUNSET.—The authorities provided under this
20	section shall expire seven years after the implementation
21	of the pilot program.
22	SEC. 115. SAN LUIS RESERVOIR.
23	In connection with operations of the Central Valley
24	Project, California, if San Luis Reservoir does not fill by
25	the last day of February, the Secretary of the Interior

shall permit any entity with an agricultural water service 1 2 or repayment contract for the delivery of water from the Delta Division or the San Luis Unit to reschedule into 3 4 the immediately following contract year (March 1 through the last day of February) any unused Central Valley 5 Project water previously allocated for irrigation purposes. 6 7 If water remaining in federal storage in San Luis Res-8 ervoir on the last day of February is insufficient to meet 9 all rescheduling requests, the Secretary shall apportion, 10 based on contract quantity, among all such contractors that request to reschedule water all water remaining in 11 12 San Luis Reservoir on the last day of February. The Secretary shall thereafter make all reasonable efforts to make 13 available additional rescheduled water; provided, that such 14 15 efforts shall not interfere with the Central Valley Project operations in the contract year into which Central Valley 16 17 Project has been rescheduled.

18 TITLE II—SAN JOAQUIN RIVER

19

RESTORATION

20 SEC. 201. REPEAL OF THE SAN JOAQUIN RIVER SETTLE-21 MENT.

As of the date of enactment of this title, the Secretary
shall cease any action to implement the Stipulation of Settlement (Natural Resources Defense Council, et al. v. Kirk

Rodgers, et al., Eastern District of California, No. Civ.
 S-88-1658 LKK/GGH).

3 SEC. 202. PURPOSE.

4 Section 10002 of the San Joaquin River Restoration
5 Settlement Act (Public Law 111–11) is amended by strik6 ing "implementation of the Settlement" and inserting
7 "restoration of the San Joaquin River".

8 SEC. 203. DEFINITIONS.

9 Section 10003 of the San Joaquin River Restoration
10 Settlement Act (Public Law 111–11) is amended—

(1) by striking paragraph (1) and inserting thefollowing:

"(1) The term 'Restoration Flows' means the
additional water released or bypassed from Friant
Dam to insure that the target flow entering
Mendota Pool, located approximately 62 river miles
downstream from Friant Dam, does not fall below
50 cubic feet per second.";

19 (2) by striking paragraph (3) and inserting the20 following:

21 "(3) The term 'Water Year' means March 1
22 through the last day of February of the following
23 Calendar Year, both dates inclusive."; and

24 (3) by adding at the end the following new25 paragraph:

1	"(4) The term 'Critical Water Year' means
2	when the total unimpaired runoff at Friant Dam is
3	less than 400,000 acre-feet, as forecasted as of
4	March 1 of that water year by the California De-
5	partment of Water Resources.".
6	SEC. 204. IMPLEMENTATION OF RESTORATION.
7	Section 10004 of the San Joaquin River Restoration
8	Settlement Act (Public Law 111–11) is amended—
9	(1) in subsection (a)—
10	(A) in the matter preceding paragraph (1),
11	by striking "authorized and directed" and all
12	that follows through "in the Settlement:" and
13	inserting "authorized to carry out the fol-
14	lowing:";
15	(B) by striking paragraphs (1) , (2) , (4) ,
16	and (5);
17	(C) in paragraph (3)—
18	(i) by striking "(3)" and inserting
19	"(1)"; and
20	(ii) by striking "paragraph 13 of the
21	Settlement" and inserting "this part"; and
22	(D) by adding at the end the following new
23	paragraphs:
24	"(2) In each Water Year, commencing in the
25	Water Year starting on March 1, 2015—

1	"(A) shall modify Friant Dam operations
2	so as to release the Restoration Flows for that
3	Water Year, except in any Critical Water Year;
4	"(B) shall ensure that the release of Res-
5	toration Flows are maintained at the level pre-
6	scribed by this part, but that Restoration Flows
7	do not reach downstream of Mendota Pool;
8	"(C) shall release the Restoration Flows in
9	a manner that improves the fishery in the San
10	Joaquin River below Friant Dam, but upstream
11	of Gravelly Ford in existence as of the date of
12	the enactment of this part, and the associated
13	riparian habitat; and
14	"(D) may, without limiting the actions re-
15	quired under paragraphs (A) and (C) and sub-
16	ject to subsections $10004(a)(3)$ and $10004(l)$,
17	use the Restoration Flows to enhance or restore
18	a warm water fishery downstream of Gravelly
19	Ford to and including Mendota Pool, if the Sec-
20	retary determines that it is reasonable, prudent,
21	and feasible to do so; and
22	"(3) Not later than 1 year after the date of the
23	enactment of this section, the Secretary shall develop
24	and implement, in cooperation with the State of

25 California, a reasonable plan, to fully recirculate, re-

1 capture, reuse, exchange, or transfer all Restoration 2 Flows and provide such recirculated, recaptured, re-3 used, exchanged, or transferred flows to those con-4 tractors within the Friant Division, Hidden Unit, 5 and Buchanan Unit of the Central Valley Project 6 that relinquished the Restoration Flows so recir-7 culated, recaptured, reused, exchanged, or trans-8 ferred. Such a plan shall address any impact on 9 ground water resources within the service area of 10 the Friant Division, Hidden Unit, and Buchanan 11 Unit of the Central Valley Project and mitigation 12 may include ground water banking and recharge 13 projects. Such a plan shall not impact the water 14 supply or water rights of any entity outside the 15 Friant Division, Hidden unit, and Buchanan Unit of 16 the Central Valley Project. Such a plan shall be sub-17 ject to applicable provisions of California water law 18 and the Secretary's use of Central Valley Project fa-19 cilities to make Project water (other than water re-20 leased from Friant Dam pursuant to this part) and 21 water acquired through transfers available to exist-22 ing south-of-Delta Central Valley Project contrac-23 tors.";

(2) in subsection (b)—

1	(A) in paragraph (1), by striking "the Set-
2	tlement" and inserting "this part"; and
3	(B) in paragraph (2), by striking "the Set-
4	tlement" and inserting "this part";
5	(3) in subsection (c), by striking "the Settle-
6	ment" and inserting "this part";
7	(4) by striking subsection (d) and inserting the
8	following:
9	"(d) MITIGATION OF IMPACTS.—Prior to October 1,
10	2015, the Secretary shall identify—
11	((1) the impacts associated with the release of
12	Restoration Flows prescribed in this part;
13	((2) the measures which shall be implemented
14	to mitigate impacts on adjacent and downstream
15	water users, landowners and agencies as a result of
16	Restoration Flows prescribed in this part; and
17	"(3) prior to the implementation of decisions or
18	agreements to construct, improve, operate, or main-
19	tain facilities that the Secretary determines are
20	needed to implement this part, the Secretary shall
21	implement all mitigations measures identified in sub-
22	section $(d)(2)$ before Restoration Flows are com-
23	menced.";
24	(5) in subsection (e), by striking "the Settle-
25	ment" and inserting "this part";

1	(6) in subsection (f), by striking "the Settle-
2	ment" and all that follows through "section 10011"
3	and insert "this part";
4	(7) in subsection (g)—
5	(A) by striking "the Settlement and" be-
6	fore this part; and
7	(B) by striking "or exchange contract" and
8	inserting "exchange contract, or water rights
9	settlement or holding contracts";
10	(8) in subsection (h)—
11	(A) by striking "INTERIM" in the header;
12	(B) in paragraph (1)—
13	(i) in the matter preceding subpara-
14	graph (A), by striking "Interim Flows
15	under the Settlement" and inserting "Res-
16	toration Flows under this part";
17	(ii) in subparagraph (C)—
18	(I) in clause (i), by striking "In-
19	terim" and inserting "Restoration";
20	and
21	(II) in clause (ii), by inserting
22	"and" after the semicolon;
23	(iii) in subparagraph (D), by striking
24	"and" at the end; and
25	(iv) by striking subparagraph (E);

1	(C) in paragraph (2)—
2	(i) by striking "Interim" and insert-
3	ing "Restoration";
4	(ii) by striking subparagraph (A); and
5	(iii) by striking "(B) exceed" and in-
6	serting "exceed";
7	(D) in paragraph (3), by striking "In-
8	terim" and inserting "Restoration"; and
9	(E) by striking paragraph (4) and insert-
10	ing the following:
11	"(4) CLAIMS.—Within 60 days of enactment of
12	this Act the Secretary shall promulgate a rule estab-
13	lishing a claims process to address current and fu-
14	ture claims including, but not limited to, ground
15	water seepage, flooding, or levee instability damages
16	caused as a result of, arising out of, or related to
17	implementation of subtitle A of title X of Public
18	Law 111–11.";
19	(9) in subsection (i)—
20	(A) in paragraph (1) —
21	(i) in the matter preceding subpara-
22	graph (A), by striking "the Settlement and
23	parts I and III" and inserting "this part";
24	(ii) in subparagraph (A), by inserting
25	"and" after the semicolon;

1	(iii) in subparagraph (B)—
2	(I) by striking "additional
3	amounts authorized to be appro-
4	priated, including the"; and
5	(II) by striking "; and" and in-
6	serting a period; and
7	(iv) by striking subparagraph (C); and
8	(B) by striking paragraph (3); and
9	(10) by adding at the end the following new
10	subsections:
11	"(k) NO IMPACTS ON OTHER INTERESTS.—No Cen-
12	tral Valley Project or other water other than San Joaquin
13	River water impounded by or bypassed from Friant Dam
14	shall be used to implement subsection $(a)(2)$ unless such
15	use is on a voluntary basis. No cost associated with the
16	implementation of this section shall be imposed directly
17	or indirectly on any Central Valley Project contractor, or
18	any other person or entity, outside the Friant Division,
19	the Hidden Unit, or the Buchanan Unit, unless such costs
20	are incurred on a voluntary basis. The implementation of
21	this part shall not result directly or indirectly in any re-
22	duction in water supplies or water reliability on any Cen-
23	tral Valley Project contractor, any State Water Project
24	contractor, or any other person or entity, outside the
25	Friant Division, the Hidden Unit, or the Buchanan Unit,

unless such reductions or costs are incurred on a voluntary
 basis.

3 "(l) PRIORITY.—All actions taken under this part
4 shall be subordinate to the Secretary's use of Central Val5 ley Project facilities to make Project water available to
6 Project contractors, other than water released from the
7 Friant Dam pursuant to this part.

8 "(m) IN GENERAL.—Notwithstanding section 8 of 9 the Reclamation Act of 1902, except as provided in this 10 part, including title IV of the Sacramento and San Joaquin Valleys Water Reliability Act, this part preempts and 11 supersedes any State law, regulation, or requirement that 12 13 imposes more restrictive requirements or regulations on the activities authorized under this part. Nothing in this 14 15 part shall alter or modify the obligations, if any, of the Friant Division, Hidden Unit, and Buchanan Unit of the 16 Central Valley Project, or other water users on the San 17 Joaquin River or its tributaries, under orders issued by 18 the State Water Resources Control Board pursuant to the 19 Porter-Cologne Water Quality Control Act (California 20 21 Water Code sections 13000 et seq.). Any such order shall be consistent with the congressional authorization for any 22 23 affected Federal facility as it pertains to the Central Val-24 ley Project.

1	"(n) Project Implementation.—Projects to im-
2	plement this title shall be phased such that each project
3	shall follow the sequencing identified below and include at
4	least the—
5	"(1) project purpose and need;
6	"(2) identification of mitigation measures;
7	"(3) appropriate environmental review; and
8	"(4) prior to releasing Restoration Flows under
9	this part, the Secretary shall—
10	"(A) complete the implementation of miti-
11	gation measures required; and
12	"(B) complete implementation of the
13	project.".
13 14	project.". SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES.
14	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES.
14 15	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration
14 15 16	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended—
14 15 16 17	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in subsection (a), by striking "the Settle-
14 15 16 17 18	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in subsection (a), by striking "the Settle- ment authorized by this part" and inserting "this
14 15 16 17 18 19	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in subsection (a), by striking "the Settle- ment authorized by this part" and inserting "this part";
 14 15 16 17 18 19 20 	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in subsection (a), by striking "the Settle- ment authorized by this part" and inserting "this part"; (2) in subsection (b)—
 14 15 16 17 18 19 20 21 	SEC. 205. DISPOSAL OF PROPERTY; TITLE TO FACILITIES. Section 10005 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in subsection (a), by striking "the Settle- ment authorized by this part" and inserting "this part"; (2) in subsection (b)— (A) in paragraph (1)—

1	(ii) by striking "the Settlement au-
2	thorized by this part" and inserting "this
3	part"; and
4	(B) by striking paragraph (2); and
5	(3) in subsection (c)—
6	(A) in paragraph (1), by striking "the Set-
7	tlement" and inserting "this part";
8	(B) in paragraph (2)—
9	(i) by striking "through the exercise
10	of its eminent domain authority"; and
11	(ii) by striking "the Settlement" and
12	inserting "this part"; and
13	(C) in paragraph (3), by striking "section
14	10009(c)" and inserting "section 10009".
15	SEC. 206. COMPLIANCE WITH APPLICABLE LAW.
16	Section 10006 of the San Joaquin River Restoration
17	Settlement Act (Public Law 111–11) is amended—
18	(1) in subsection (a)—
19	(A) in paragraph (1), by inserting "unless
20	otherwise provided by this part" before the pe-
21	riod at the end; and
22	(B) in paragraph (2), by striking "the Set-
23	tlement" and inserting "this part";

1	(2) in subsection (b), by inserting ", unless oth-
2	erwise provided by this part" before the period at
3	the end;
4	(3) in subsection (c)—
5	(A) in paragraph (2), by striking "section
6	10004" and inserting "this part"; and
7	(B) in paragraph (3), by striking "the Set-
8	tlement" and inserting "this part"; and
9	(4) in subsection (d)—
10	(A) by inserting ", including without limi-
11	tation to sections $10004(d)$ and $10004(h)(4)$ of
12	this part," after "implementing this part"; and
13	(B) by striking "for implementation of the
15	
14	Settlement".
14	Settlement".
14 15	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT
14 15 16	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration
14 15 16 17	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration
14 15 16 17 18	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended—
14 15 16 17 18 19	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in the matter preceding paragraph (1),
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 14 15 16 17 18 19 20 21 	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in the matter preceding paragraph (1), (A) by striking "the Settlement" and in- serting "enactment of this part"; and
 14 15 16 17 18 19 20 21 22 	Settlement". SEC. 207. COMPLIANCE WITH CENTRAL VALLEY PROJECT IMPROVEMENT ACT. Section 10007 of the San Joaquin River Restoration Settlement Act (Public Law 111–11) is amended— (1) in the matter preceding paragraph (1), (A) by striking "the Settlement" and in- serting "enactment of this part"; and (B) by inserting: "and the obligations of

1	any obligations under section 5937 of the Cali-
2	fornia Fish and Game Code and the public
3	trust doctrine, and those of the Secretary and
4	all other parties under the Endangered Species
5	Act of 1973 (16 U.S.C. 1531 et seq.)." before
6	", provided"; and
7	(2) in paragraph (1), by striking ", as provided
8	in the Settlement".
9	SEC. 208. NO PRIVATE RIGHT OF ACTION.
10	Section 10008(a) of the San Joaquin River Restora-
11	tion Settlement Act (Public Law 111–11) is amended—
12	(1) by striking "not a party to the Settlement"
13	after "person or entity"; and
14	(2) by striking "or the Settlement" before the
15	period and inserting "unless otherwise provided by
16	this part. Any Central Valley Project long-term
17	water service or repayment contractor within the
18	Friant Division, Hidden unit, or Buchanan Unit ad-
19	versely affected by the Secretary's failure to comply
20	with section $10004(a)(3)$ of this part may bring an
21	action against the Secretary for injunctive relief or
22	damages, or both.".
23	SEC 200 ΙΜΒΙ ΕΜΕΝΤΑΤΙΟΝ

23 SEC. 209. IMPLEMENTATION.

24 Section 10009 of the San Joaquin River Restoration
25 Settlement Act (Public Law 111–11) is amended—

1	(1) in the header by striking "; SETTLEMENT
2	FUND'';
3	(2) in subsection (a)—
4	(A) in paragraph (1)—
5	(i) by striking "the Settlement" the
6	first place it appears and inserting "this
7	part'';
8	(ii) by striking ", estimated to total"
9	and all that follows through "subsection
10	(b)(1),"; and
11	(iii) by striking "provided however,"
12	and all that follows through
13	"\$110,000,000 of State funds";
14	(B) in paragraph (2)—
15	(i) in subparagraph (A), by striking
16	"(A) IN GENERAL.—The Secretary" and
17	inserting "The Secretary";
18	(ii) by striking subparagraph (B); and
19	(C) in paragraph (3)—
20	(i) by striking "Except as provided in
21	the Settlement, to" and inserting "To";
22	and
23	(ii) by striking "this Settlement" and
24	inserting "this part";
25	(3) in subsection (b)(1)—

1	(A) by striking "In addition" through
2	"however, that the" and inserting "The";
3	(B) by striking "such additional appropria-
4	tions only in amounts equal to"; and
5	(C) by striking "or the Settlement" before
6	the period;
7	(4) in subsection (c)—
8	(A) in paragraph (1)—
9	(i) in the matter preceding subpara-
10	graph (A), by striking "the Settlement"
11	and inserting "this part";
12	(ii) in subparagraph (C), by striking
13	"from the sale of water pursuant to the
14	Settlement, or"; and
15	(iii) in subparagraph (D), by striking
16	"the Settlement" and inserting "this
17	part";
18	(B) in paragraph (2), by striking "the Set-
19	tlement and" before "this part"; and
20	(5) by striking subsections (d) through (f).
21	SEC. 210. REPAYMENT CONTRACTS AND ACCELERATION OF
22	REPAYMENT OF CONSTRUCTION COSTS.
23	Section 10010 of the San Joaquin River Restoration
24	Settlement Act (Public Law 111–11) is amended—
25	(1) in subsection (a)—

1	(A) in paragraph (3)(D), by striking "the
2	Settlement and" before "this part"; and
3	(B) in paragraph (4)(C), by striking "the
4	Settlement and" before "this part";
5	(2) in subsection (c), by striking paragraph (3);
6	(3) in subsection $(d)(1)$, by striking "the Settle-
7	ment" in both places it appears and inserting "this
8	part";
9	(4) in subsection (e)—
10	(A) in paragraph (1)—
11	(i) by striking "Interim Flows or Res-
12	toration Flows, pursuant to paragraphs 13
13	or 15 of the Settlement" and inserting
14	"Restoration Flows, pursuant to this
15	part'';
16	(ii) by striking "Interim Flows or" be-
17	fore "Restoration Flows"; and
18	(iii) by striking "the Interim Flows or
19	Restoration Flows or is intended to other-
20	wise facilitate the Water Management
21	Goal, as described in the Settlement" and
22	inserting "Restoration Flows"; and
23	(B) in paragraph (2)—
24	(i) by striking "except as provided in
25	paragraph 16(b) of the Settlement" after

	01
1	"Friant Division long-term contractor";
2	and
3	(ii) by striking "the Interim Flows or
4	Restoration Flows or to facilitate the
5	Water Management Goal" and inserting
6	"Restoration Flows".
7	SEC. 211. REPEAL.
8	Section 10011 of the San Joaquin River Restoration
9	Settlement Act (Public Law 111–11) is repealed.
10	SEC. 212. WATER SUPPLY MITIGATION.
11	Section 10202(b) of the San Joaquin River Restora-
12	tion Settlement Act (Public Law 111–11) is amended—
13	(1) in paragraph (1) , by striking "the Interim
14	or Restoration Flows authorized in part I of this
15	subtitle" and inserting "Restoration Flows author-
16	ized in this part";
17	(2) in paragraph (2), by striking "the Interim
18	or Restoration Flows authorized in part I of this
19	subtitle" and inserting "Restoration Flows author-
20	ized in this part"; and
21	(3) in paragraph (3)—
22	(A) in subparagraph (A), by striking
23	"meet the Restoration Goal as described in part
24	I of this subtitle" and inserting "recover Res-
25	toration Flows as described in this part";

1	(B) in subparagraph (C)—
2	(i) by striking "the Interim or Res-
3	toration Flows authorized in part I of this
4	subtitle" and inserting "Restoration Flows
5	authorized in this part"; and
6	(ii) by striking ", and for ensuring ap-
7	propriate adjustment in the recovered
8	water account pursuant to section
9	10004(a)(5)".
10	SEC. 213. ADDITIONAL AUTHORITIES.
11	Section 10203 of the San Joaquin River Restoration
12	Settlement Act (Public Law 111–11) is amended—
13	(1) in subsection (b)—
14	(A) by striking "section $10004(a)(4)$ " and
15	inserting "section 10004(a)(3)"; and
16	(B) by striking ", provided" and all that
17	follows through "section 10009(f)(2)"; and
18	(2) by striking subsection (c).
19	TITLE III-REPAYMENT CON-
20	TRACTS AND ACCELERATION
21	OF REPAYMENT OF CON-
22	STRUCTION COSTS
23	SEC. 301. REPAYMENT CONTRACTS AND ACCELERATION OF
24	REPAYMENT OF CONSTRUCTION COSTS.
25	(a) Conversion of Contracts.—

1	(1) Not later than 1 year after enactment, the
2	Secretary of the Interior, upon request of the con-
3	tractor, shall convert all existing long-term Central
4	Valley Project contracts entered under subsection (e)
5	of section 9 of the Act of August 4, 1939 (53 Stat.
6	1196), to a contract under subsection (d) of section
7	9 of said Act (53 Stat. 1195), under mutually agree-
8	able terms and conditions.
9	(2) Upon request of the contractor, the Sec-
10	retary is further authorized to convert, not later
11	than 1 year after enactment, any Central Valley
12	Project long-term contract entered under subsection
13	(c)(2) of section 9 of the Act of August 4, 1939 (53)
14	Stat. 1194), to a contract under subsection $(c)(1)$ of
15	section 9 of said Act, under mutually agreeable

16 terms and conditions.

17 (3) All contracts entered into pursuant to para-18 graph (1) shall—

(A) require the repayment, either in lump
sum or by accelerated prepayment, of the remaining amount of construction costs identified
in the most current version of the Central Valley Project Schedule of Irrigation Capital Allocations by Contractor, as adjusted to reflect
payments not reflected in such schedule, and

1 properly assignable for ultimate return by the 2 contractor, no later than January 31, 2015, or if made in approximately equal annual install-3 4 ments, no later than January 31, 2018; such amount to be discounted by the Treasury Rate. 5 6 An estimate of the remaining amount of con-7 struction costs as of January 31, 2015, as ad-8 justed, shall be provided by the Secretary of the 9 Interior to each contractor no later than 180 10 days after enactment;

11 (B) require that, notwithstanding sub-12 section (c)(2), construction costs or other cap-13 italized costs incurred after the effective date of 14 the converted contract or not reflected in the 15 schedule referenced in subparagraph (A), and 16 properly assignable to such contractor, shall be 17 repaid in not more than 5 years after notifica-18 tion of the allocation if such amount is a result 19 of a collective annual allocation of capital costs 20 to the contractors exercising contract conver-21 sions under this subsection of less than 22 \$5,000,000. If such amount is \$5,000,000 or 23 greater, such cost shall be repaid as provided by 24 applicable reclamation law, provided that the

1	reference to the amount of $$5,000,000$ shall not
2	be a precedent in any other context; and
3	(C) provide that power revenues will not be
4	available to aid in repayment of construction
5	costs allocated to irrigation under the contract.
6	(4) All contracts entered into pursuant to para-
7	graph (2) shall—
8	(A) require the repayment in lump sum of
9	the remaining amount of construction costs
10	identified in the most current version of the
11	Central Valley Project Schedule of Municipal
12	and Industrial Water Rates, as adjusted to re-
13	flect payments not reflected in such schedule,
14	and properly assignable for ultimate return by
15	the contractor, no later than January 31, 2018.
16	An estimate of the remaining amount of con-
17	struction costs as of January 31, 2018, as ad-
18	justed, shall be provided by the Secretary of the
19	Interior to each contractor no later than 180
20	days after enactment; and
21	(B) require that, notwithstanding sub-
22	section $(c)(2)$, construction costs or other cap-
23	italized costs incurred after the effective date of
24	the contract or not reflected in the schedule ref-
25	erenced in subparagraph (A), and properly as-

1 signable to such contractor, shall be repaid in 2 not more than 5 years after notification of the 3 allocation if such amount is a result of a collec-4 tive annual allocation of capital costs to the 5 contractors exercising contract conversions 6 under this subsection of less than \$5,000,000. 7 If such amount is \$5,000,000 or greater, such 8 cost shall be repaid as provided by applicable 9 reclamation law, provided that the reference to 10 the amount of \$5,000,000 shall not be a prece-11 dent in any other context.

12 (b) FINAL ADJUSTMENT.—The amounts paid pursu-13 ant to subsection (a) shall be subject to adjustment following a final cost allocation by the Secretary of the Inte-14 rior upon completion of the construction of the Central 15 Valley Project. In the event that the final cost allocation 16 17 indicates that the costs properly assignable to the con-18 tractor are greater than what has been paid by the con-19 tractor, the contractor shall be obligated to pay the remaining allocated costs. The term of such additional re-20 21 payment contract shall be no less than 1 year and no more 22 than 10 years, however, mutually agreeable provisions re-23 garding the rate of repayment of such amount may be de-24 veloped by the parties. In the event that the final cost allo-25 cation indicates that the costs properly assignable to the

contractor are less than what the contractor has paid, the
 Secretary of the Interior is authorized and directed to
 credit such overpayment as an offset against any out standing or future obligation of the contractor.

- 5 (c) Applicability of Certain Provisions.—
- 6 (1) Notwithstanding any repayment obligation 7 under subsection (a)(3)(B) or subsection (b), upon a 8 contractor's compliance with and discharge of the 9 obligation of repayment of the construction costs as 10 provided in subsection (a)(3)(A), the ownership and 11 full-cost pricing limitations of any provision of Fed-12 eral reclamation law shall not apply to lands in such district. 13
- 14 (2) Notwithstanding any repayment obligation 15 under paragraph (3)(B) or paragraph (4)(B) of sub-16 section (a), or subsection (b), upon a contractor's 17 compliance with and discharge of the obligation of 18 repayment of the construction costs as provided in 19 paragraphs (3)(A) and (4)(A) of subsection (a), such 20 contractor shall continue to pay applicable operation 21 and maintenance costs and other charges applicable 22 to such repayment contracts pursuant to the then-23 current rate-setting policy and applicable law.
- 24 (d) CERTAIN REPAYMENT OBLIGATIONS NOT AL-25 TERED.—Implementation of the provisions of this section

shall not alter the repayment obligation of any other long-1 2 term water service or repayment contractor receiving water from the Central Valley Project, or shift any costs 3 4 that would otherwise have been properly assignable to any 5 contractors absent this section, including operations and 6 maintenance costs, construction costs, or other capitalized 7 costs incurred after the date of enactment of this Act, to 8 other such contractors.

9 (e) STATUTORY INTERPRETATION.—Nothing in this 10 part shall be construed to affect the right of any long-11 term contractor to use a particular type of financing to 12 make the payments required in paragraph (3)(A) or para-13 graph (4)(A) of subsection (a).

(f) DEFINITION OF TREASURY RATE.—For purposes
of this section, "Treasury Rate" shall be defined as the
20-year Constant Maturity Treasury rate published by the
United States Department of the Treasury as of October
1, 2014.

TITLE IV—BAY-DELTA WATER SHED WATER RIGHTS PRES BRVATION AND PROTECTION

4 SEC. 401. WATER RIGHTS AND AREA-OF-ORIGIN PROTEC-

TIONS.

6 Notwithstanding the provisions of this Act, Federal
7 reclamation law, or the Endangered Species Act of 1973
8 (16 U.S.C. 1531 et seq.)—

9 (1) the Secretary of the Interior ("Secretary") 10 is directed, in the operation of the Central Valley 11 Project, to strictly adhere to State water rights law 12 governing water rights priorities by honoring water 13 rights senior to those belonging to the Central Valley 14 Project, regardless of the source of priority;

(2) the Secretary is directed, in the operation of
the Central Valley Project, to strictly adhere to and
honor water rights and other priorities that are obtained or exist pursuant to the provisions of California Water Code sections 10505, 10505:5, 11128,
11460, and 11463; and sections 12200 to 12220, inclusive; and

(3) any action that affects the diversion of
water or involves the release of water from any Central Valley Project water storage facility taken by
the Secretary or the Secretary of the Department of

Commerce to conserve, enhance, recover, or other wise protect any species listed under the Endangered
 Species Act of 1973 (16 U.S.C. 1531 et seq.) shall
 be applied in a manner that is consistent with water
 right priorities established by State law.

6 SEC. 402. SACRAMENTO RIVER SETTLEMENT CONTRACTS.

7 In the implementation of the Endangered Species Act 8 of 1973 (16 U.S.C. 1531 et seq.), in the Bay-Delta and 9 on the Sacramento River, the Secretary and the Secretary 10 of Commerce are directed to apply any limitations on the 11 operation of the Central Valley Project or to formulate any 12 "reasonable prudent alternative" associated with the oper-13 ation of the Central Valley Project in a manner that strictly adheres to and applies the water rights priorities for 14 "Project Water" and "Base Supply" provided for in the 15 16 Sacramento River Settlement Contracts. Article 3(i) of the 17 Sacramento River Settlement Contracts shall not be utilized by the United States as means to provide shortages 18 19 to the Sacramento River Settlement Contracts that are 20 different than those provided for in Article 5(a) of those 21 contracts.

22 SEC. 403. SACRAMENTO RIVER WATERSHED WATER SERV23 ICE CONTRACTORS.

(a) IN GENERAL.—Subject to subsection (b) and theabsolute priority of the Sacramento River Settlement Con-

1	tractors to Sacramento River supplies over Central Valley
2	Project diversions and deliveries to other contractors, the
3	Secretary is directed, in the operation of the Central Val-
4	ley Project, to allocate water provided for irrigation pur-
5	poses to existing Central Valley Project agricultural water
6	service contractors within the Sacramento River Water-
7	shed in compliance with the following:
8	(1) Not less than 100% of their contract quan-
9	tities in a "Wet" year.
10	(2) Not less than 100% of their contract quan-
11	tities in an "Above Normal" year.
12	(3) Not less than 100% of their contract quan-
13	tities in a "Below Normal" year.
14	(4) Not less than 75% of their contract quan-
15	tities in a "Dry" year.
16	(5) Not less than 50% of their contract quan-
17	tities in a "Critically Dry" year.
18	(b) PROTECTION OF MUNICIPAL AND INDUSTRIAL
19	SUPPLIES.—Nothing in subsection (a) shall be deemed to
20	(i) modify any provision of a water service contract that
21	addresses municipal and industrial water shortage policies
22	of the Secretary, (ii) affect or limit the authority of the
23	Secretary to adopt or modify municipal and industrial
24	water shortage policies, (iii) affect or limit the authority
25	of the Secretary to implement municipal and industrial

water shortage policies, or (iv) affect allocations to Central 1 2 Valley Project municipal and industrial contractors pursu-3 ant to such policies. Neither subsection (a) nor the Sec-4 retary's implementation of subsection (a) shall constrain, 5 govern or affect, directly or indirectly, the operations of the Central Valley Project's American River Division or 6 7 any deliveries from that Division, its units or its facilities. 8 (c) DEFINITIONS.—In this section:

9 (1) The term "existing Central Valley Project 10 agricultural water service contractors within the 11 Sacramento River Watershed" means water service 12 contractors within the Shasta, Trinity, and Sac-13 ramento River Divisions of the Central Valley 14 Project, that have a water service contract in effect, 15 on the date of the enactment of this section, that 16 provides water for irrigation.

17 (2) The year type terms used in subsection (a)
18 have the meaning given those year types in the Sac19 ramento Valley Water Year Type (40–30–30) Index.

20 SEC. 404. NO REDIRECTED ADVERSE IMPACTS.

The Secretary shall insure that there are no redirected adverse water supply or fiscal impacts to those within the Sacramento River or San Joaquin River watershed or to the State Water Project arising from the Secretary's operation of the Central Valley Project to meet legal obligations imposed by or through any State or Fed eral agency, including, but not limited to those legal obli gations emanating from the Endangered Species Act of
 1973 (16 U.S.C. 1531 et seq.) or this Act, or actions or
 activities implemented to meet the twin goals of improving
 water supply or addressing environmental needs of the
 Bay Delta.

8 TITLE V—MISCELLANEOUS

9 SEC. 501. PRECEDENT.

10 Congress finds and declares that—

(1) coordinated operations between the Central
Valley Project and the State Water Project, previously requested and consented to by the State of
California and the Federal Government, require assertion of Federal supremacy to protect existing
water rights throughout the system; and

17 (2) these circumstances are unique to Cali-18 fornia.

19 Therefore, nothing in this Act shall serve as precedent in20 any other State.

21 SEC. 502. NO EFFECT ON PROCLAMATION OF STATE OF
22 EMERGENCY.

Nothing in this Act shall affect in any way the Proclamation of State of Emergency and associated Executive
Order issued by Governor Edmund G. Brown, Jr. on Jan-

uary 17, 2014, or the authorities granted thereby, includ-1 ing without limitation the authority of the California State 2 3 Water Resources Control Board to modify any standards 4 or operational constraints adopted to implement the 5 "Principles for on the Bay-Delta Standards Between the 6 State of California and the Federal Government", dated 7 December 15, 1994, so as to make additional irrigation 8 and municipal and industrial water supplies available in 9 the Central Valley Project and State Water Project service 10 areas during the state of emergency.

11 SEC. 503. WILD AND SCENIC RIVERS ACT.

(a) WILD AND SCENIC RIVERS ACT.—Section
3(a)(62)(B)(i) of the Wild and Scenic Rivers Act (16
U.S.C. 1274(a)(62)(B)(i)) is amended—

15 (1) by striking "the normal maximum" the first 16 place that it appears and all that follows through 17 "April, 1990." and inserting the following: "the 18 boundary of FERC Project No. 2179 as it existed 19 on February 15, 2013, consisting of a point approxi-20 mately 2,480 feet downstream of the confluence with 21 the North Fork of the Merced River, consisting of 22 approximately 7.4 miles."; and

(2) by striking "the normal maximum operating
pool water surface level of Lake McClure" the second place that it appears and inserting "the bound-

- ary of FERC Project No. 2179 as it existed on Feb ruary 15, 2013, consisting of a point approximately
 2,480 feet downstream of the confluence with the
 North Fork of the Merced River".
 (b) EXCHEQUER PROJECT.—Section 3 of Public Law
 102-432 is amended by striking "Act" and all that follows
- 7 through the period and inserting "Act.".