119TH CONGRESS 1ST SESSION

S. 953

To provide for the settlement of the water rights claims of the Navajo Nation, the Hopi Tribe, and the San Juan Southern Paiute Tribe, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 11 (legislative day, March 10), 2025

Mr. Kelly (for himself and Mr. Gallego) introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

To provide for the settlement of the water rights claims of the Navajo Nation, the Hopi Tribe, and the San Juan Southern Paiute Tribe, 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 "Northeastern Arizona Indian Water Rights Settlement
- 6 Act of 2025".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purposes.

- Sec. 3. Definitions.
- Sec. 4. Ratification and execution of the Northeastern Arizona Indian Water Rights Settlement Agreement.
- Sec. 5. Water Rights.
- Sec. 6. Allocation and assignment of Arizona Colorado River Water to the Tribes; water use; storage; water delivery contracts.
- Sec. 7. Colorado River Water leases and exchanges; Uses.
- Sec. 8. iiná bá paa tuwaqat'si pipeline.
- Sec. 9. iiná bá paa tuwaqat'si pipeline Implementation Fund Account.
- Sec. 10. Navajo Nation Water Settlement Trust Fund.
- Sec. 11. Hopi Tribe Water Settlement Trust Fund.
- Sec. 12. San Juan Southern Paiute Tribe Water Settlement Trust Fund.
- Sec. 13. Funding.
- Sec. 14. Waivers, releases, and retention of claims.
- Sec. 15. Satisfaction of Water Rights and other benefits.
- Sec. 16. Enforceability Date.
- Sec. 17. Colorado River accounting.
- Sec. 18. Limited waiver of sovereign immunity.
- Sec. 19. Ratification of the Treaty and creation of the San Juan Southern Paiute Reservation.
- Sec. 20. Authorization for use of Navajo-Gallup Water Supply Project facilities.
- Sec. 21. Antideficiency; savings provisions; effect.

1 SEC. 2. PURPOSES.

- 2 The purposes of this Act are—
- 3 (1) to achieve a fair, equitable, and final settle-
- 4 ment of all claims to rights to water in the State
- 5 for—
- 6 (A) the Navajo Nation and Navajo
- 7 Allottees;
- 8 (B) the Hopi Tribe and Hopi Allottees;
- 9 (C) the San Juan Southern Paiute Tribe;
- 10 and
- 11 (D) the United States, acting as trustee
- for the Navajo Nation, the Hopi Tribe, the San
- Juan Southern Paiute Tribe, Navajo Allottees,
- and Hopi Allottees;

1	(2) to authorize, ratify, and confirm the North-
2	eastern Arizona Indian Water Rights Settlement
3	Agreement entered into by the Navajo Nation, the
4	Hopi Tribe, the San Juan Southern Paiute Tribe,
5	the State, and other Parties to the extent that the
6	Settlement Agreement is consistent with this Act;
7	(3) to authorize and direct the Secretary to exe-
8	cute and perform the duties and obligations of the
9	Secretary under the Settlement Agreement and this
10	Act; and
11	(4) to authorize and appropriate funds nec-
12	essary for the implementation of the Settlement
13	Agreement and this Act.
	Agreement and this Act. SEC. 3. DEFINITIONS.
13	
13 14	SEC. 3. DEFINITIONS.
13 14 15	SEC. 3. DEFINITIONS. In this Act:
13 14 15 16	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Res-
13 14 15 16 17	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Reservation" means—
13 14 15 16 17	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Reservation" means— (A) land within the exterior boundaries of
13 14 15 16 17 18	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Reservation" means— (A) land within the exterior boundaries of the "Hopi Indian Reservation" defined as Diservation.
13 14 15 16 17 18 19 20	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Reservation" means— (A) land within the exterior boundaries of the "Hopi Indian Reservation" defined as District 6 in Healing v. Jones, 210 F. Supp. 125,
13 14 15 16 17 18 19 20 21	SEC. 3. DEFINITIONS. In this Act: (1) 1882 RESERVATION.—The term "1882 Reservation" means— (A) land within the exterior boundaries of the "Hopi Indian Reservation" defined as District 6 in Healing v. Jones, 210 F. Supp. 125, 173 (D. Ariz. 1962), aff'd, 373 U.S. 758

1	(B) all land withdrawn by the Executive
2	order of December 16, 1882, and partitioned to
3	the Hopi Tribe in accordance with section 4 of
4	the Act of December 22, 1974 (Public Law 93–
5	531; 88 Stat. 1713), by Judgment of Partition,
6	February 10, 1977, Sekaquaptewa v. Mac-
7	Donald, Case No. CIV-579-PCT-JAW (D.
8	Ariz.), aff'd, 626 F.2d 113 (9th Cir. 1980).
9	(2) AFY.—The term "AFY" means acre-feet
10	per year.
11	(3) ARIZONA COLORADO RIVER WATER.—
12	(A) IN GENERAL.—The term "Arizona
13	Colorado River Water" means the waters of the
14	Colorado River apportioned for Use within the
15	State by—
16	(i) sections 4 and 5 of the Boulder
17	Canyon Project Act (43 U.S.C. 617c,
18	617d);
19	(ii) the Upper Colorado River Basin
20	Compact of 1948;
21	(iii) the contract for delivery of water
22	between the United States and the State,
23	dated February 9, 1944; and
24	(iv) the Decree.

1	(B) Limitations.—The term "Arizona
2	Colorado River Water"—
3	(i) shall only be used for purposes of
4	interpreting the Settlement Agreement and
5	this Act; and
6	(ii) shall not be used for any interpre-
7	tation of existing law or contract, including
8	any law or contract described in clauses (i)
9	through (iv) of subparagraph (A).
10	(4) Arizona department of water re-
11	SOURCES.—The term "Arizona Department of
12	Water Resources" means the agency of the State es-
13	tablished pursuant to section 45–102 of the Arizona
14	Revised Statutes, or a successor agency or entity.
15	(5) Arizona Lower Basin Colorado River
16	WATER.—The term "Arizona Lower Basin Colorado
17	River Water" means the 2,800,000 AFY of con-
18	sumptive use of Colorado River Water apportioned
19	to the State in article $II(B)(1)$ of the Decree.
20	(6) Arizona upper basin colorado river
21	WATER.—The term "Arizona Upper Basin Colorado
22	River Water" means the 50,000 AFY of consump-
23	tive use of Colorado River Water apportioned to the
24	State in the Upper Colorado River Basin Compact
25	of 1948.

1	(7) Bureau.—The term "Bureau" means the
2	Bureau of Reclamation.
3	(8) CAP; CENTRAL ARIZONA PROJECT.—The
4	terms "CAP" and "Central Arizona Project" mean
5	the Federal reclamation project authorized and con-
6	structed by the United States in accordance with
7	title III of the Colorado River Basin Project Act (43
8	U.S.C. 1521 et seq.).
9	(9) CAP REPAYMENT CONTRACT.—The term
10	"CAP Repayment Contract" means—
11	(A) the contract dated December 1, 1988
12	(Contract No. 14–06–W–245, Amendment No.
13	1), between the United States and the Central
14	Arizona Water Conservation District for the de-
15	livery of water and the repayment of costs of
16	the Central Arizona Project; and
17	(B) any amendment to, or revision of, that
18	contract.
19	(10) CAWCD; CENTRAL ARIZONA WATER CON-
20	SERVATION DISTRICT.—The terms "CAWCD" and
21	"Central Arizona Water Conservation District"
22	mean the political subdivision of the State that is
23	the contractor under the CAP Repayment Contract.
24	(11) CIBOLA WATER.—The term "Cibola
25	Water' means the entitlement of the Hopi Tribe to

1	the diversion of up to 4,278 AFY of the Fourth Pri-
2	ority Water described in the Hopi Tribe Existing
3	Cibola Contract.
4	(12) Colorado River Compact.—The term
5	"Colorado River Compact" means the Colorado
6	River Compact of 1922, as ratified and reprinted in
7	article 2 of chapter 7 of title 45, Arizona Revised
8	Statutes.
9	(13) COLORADO RIVER SYSTEM.—The term
10	"Colorado River System" has the meaning given the
11	term in article II(a) of the Colorado River Compact.
12	(14) Decree.—The term "Decree", when used
13	without a modifier, means—
14	(A) the decree of the Supreme Court of the
15	United States in Arizona v. California, 376
16	U.S. 340 (1964) or the consolidated decree en-
17	tered on March 27, 2006, in Arizona v. Cali-
18	fornia, 547 U.S. 150 (2006); and
19	(B) any modification to a decree described
20	in subparagraph (A).
21	(15) Diversion.—The term "diversion" means
22	an act to divert.
23	(16) DIVERT.—The term "divert" means to re-
24	ceive, withdraw, develop, produce, or capture water
25	using—

1	(A) a ditch, canal, flume, bypass, pipeline,
2	pit, collection or infiltration gallery, conduit,
3	well, pump, turnout, dam, or any other mechan-
4	ical device; or
5	(B) any other human act to capture water.
6	(17) Effective date.—The term "Effective
7	Date" means the date as of which the Settlement
8	Agreement has been executed by not fewer than 30
9	of the Parties, including—
10	(A) the Navajo Nation;
11	(B) the Hopi Tribe;
12	(C) the San Juan Southern Paiute Tribe
13	(D) the State;
14	(E) the Arizona State Land Department;
15	(F) the Central Arizona Water Conserva-
16	tion District;
17	(G) the Salt River Project Agricultural Im-
18	provement and Power District; and
19	(H) the Salt River Valley Water Users' As-
20	sociation.
21	(18) Effluent.—The term "Effluent" means
22	water that—
23	(A) has been used in the State for domes-
24	tic, municipal, or industrial purposes, other
25	than solely for hydropower generation; and

1	(B) is available for reuse for any purpose,
2	regardless of whether the water has been treat-
3	ed to improve the quality of the water.
4	(19) Enforceability date.—The term "En-
5	forceability Date" means the date described in sec-
6	tion 16(a).
7	(20) FIFTH PRIORITY WATER.—The term
8	"Fifth Priority Water" has the meaning given the
9	term in the Hopi Tribe Existing Cibola Contract.
10	(21) FOURTH PRIORITY WATER.—The term
11	"Fourth Priority Water" means Colorado River
12	Water available for delivery within the State for sat-
13	isfaction of entitlements—
14	(A) in accordance with contracts, Secre-
15	tarial reservations, perfected rights, and other
16	arrangements between the United States and
17	water users in the State entered into or estab-
18	lished after September 30, 1968, for Use on
19	
	Federal, State, or privately-owned land in the
20	State, in a total quantity not greater than
21	164,652 AFY of diversions; and
22	(B) after first providing for the delivery of
23	Colorado River Water for the CAP System, in-
24	cluding for Use on Indian land, under section

304(e) of the Colorado River Basin Project Act

25

1	(43 U.S.C. 1524(e)), in accordance with the
2	CAP Repayment Contract.
3	(22) GILA RIVER ADJUDICATION.—The term
4	"Gila River Adjudication" means the action pending
5	in the Superior Court of the State, in and for the
6	County of Maricopa, In re the General Adjudication
7	of All Rights To Use Water in The Gila River Sys-
8	tem and Source, W-1 (Salt), W-2 (Verde), W-3
9	(Upper Gila), W–4 (San Pedro) (Consolidated).
10	(23) GILA RIVER ADJUDICATION COURT.—The
11	term "Gila River Adjudication Court" means the
12	Superior Court of the State, in and for the County
13	of Maricopa, exercising jurisdiction over the Gila
14	River Adjudication.
15	(24) GILA RIVER ADJUDICATION DECREE.—The
16	term "Gila River Adjudication Decree" means the
17	judgment or decree entered by the Gila River Adju-
18	dication Court in substantially the same form as the
19	form of judgment attached as Exhibit 3.1.47 to the
20	Settlement Agreement.
21	(25) Groundwater.—The term "Ground-
22	water" means all water beneath the surface of the
23	earth within the State that is not—
24	(A) Surface Water;
25	(B) Colorado River Water; or

1	(C) Effluent.
2	(26) Hopi allotment.—The term "Hopi Al-
3	lotment" means any of the 11 parcels allotted pursu-
4	ant to section 4 of the Act of February 8, 1887
5	(commonly known as the "Indian General Allotment
6	Act") (24 Stat. 389, chapter 119; 25 U.S.C. 334)
7	that are—
8	(A) located within the exterior boundaries
9	of the Hopi Reservation; and
10	(B) held in trust by the United States for
11	1 or more individual Indians under allotment
12	record numbers AR-39, AR-40, AR-41, AR-42
13	AR-43, AR-44, AR-45, AR-46, AR-47, AR-48
14	and AR-49.
15	(27) Hopi allottee.—The term "Hopi Allot-
16	tee" means—
17	(A) an individual Indian holding a bene-
18	ficial interest in a Hopi Allotment; or
19	(B) an Indian Tribe holding an undivided
20	fractional beneficial interest in a Hopi Allot-
21	ment.
22	(28) Hopi fee land.—The term "Hopi Fee
23	Land" means land, other than Hopi Trust Land
24	that—
25	(A) is located in the State.

1	(B) is located outside the exterior bound-
2	aries of the Hopi Reservation; and
3	(C) as of the Enforceability Date, is owned
4	by the Hopi Tribe in its own name or through
5	an entity wholly owned or controlled by the
6	Hopi Tribe.
7	(29) Hopi Land.—The term "Hopi Land"
8	means—
9	(A) the Hopi Reservation;
10	(B) Hopi Trust Land; and
11	(C) Hopi Fee Land.
12	(30) Hopi reservation.—
13	(A) IN GENERAL.—The term "Hopi Res-
14	ervation" means—
15	(i) land within the exterior boundaries
16	of the "Hopi Indian Reservation" defined
17	as District 6 in Healing v. Jones, 210 F.
18	Supp. 125, 173 (D. Ariz. 1962), aff'd, 373
19	U.S. 758 (1963), and Masayesva for and
20	on Behalf of Hopi Indian Tribe v. Hale,
21	118 F.3d 1371, 1375–76 (9th Cir. 1997);
22	(ii) land withdrawn by the Executive
23	Order of December 16, 1882, and parti-
24	tioned to the Hopi Tribe in accordance
25	with the Act of December 22, 1974 (Public

1	Law 93–531; 88 Stat. 1713), by Judgment
2	of Partition, February 10, 1977,
3	Sekaquaptewa v. MacDonald, Case No.
4	CIV-579-PCT-JAW (D. Ariz.), aff'd, 626
5	F.2d 113 (9th Cir. 1980); and
6	(iii) land recognized as part of the
7	Hopi Reservation in Honyoama v. Shirley,
8	Jr., Case No. CIV 74–842–PHX–EHC (D.
9	Ariz. 2006).
10	(B) Map.—Subject to subparagraph (C),
11	the descriptions of the Hopi Reservation in
12	clauses (i) through (iii) of subparagraph (A)
13	are generally shown on the map attached as
14	Exhibit 3.1.56 to the Settlement Agreement.
15	(C) Conflict.—In the case of a conflict
16	between the definition in subparagraph (A) and
17	Exhibit 3.1.56 of the Settlement Agreement,
18	the definition in that subparagraph shall con-
19	trol.
20	(31) Hopi tribe.—The term "Hopi Tribe"
21	means the Hopi Tribe, a tribe of Hopi Indians—
22	(A) organized under section 16 of the Act
23	of June 18, 1934 (commonly known as the "In-
24	dian Reorganization Act") (48 Stat. 987, chap-
25	ter 576; 25 U.S.C. 5123); and

1	(B) recognized by the Secretary in the no-
2	tice of the Secretary entitled "Indian Entities
3	Recognized by and Eligible To Receive Services
4	From the United States Bureau of Indian Af-
5	fairs" (89 Fed. Reg. 944 (January 8, 2024)).
6	(32) Hopi tribe agricultural conserva-
7	TION TRUST FUND ACCOUNT.—The term "Hopi
8	Tribe Agricultural Conservation Trust Fund Ac-
9	count" means the account—
10	(A) established under to section 11(b)(3);
11	and
12	(B) described in subparagraph 12.3.3 of
13	the Settlement Agreement.
14	(33) Hopi tribe cibola water.—The term
15	"Hopi Tribe Cibola Water" means the Fourth Pri-
16	ority Water, Fifth Priority Water, and Sixth Priority
17	Water to which the Hopi Tribe is entitled pursuant
18	to subparagraphs 5.8.2 and 5.8.3 of the Settlement
19	Agreement.
20	(34) Hopi tribe existing cibola con-
21	TRACT.—The term "Hopi Tribe Existing Cibola
22	Contract" means Contract No. 04–XX–30–W0432
23	between the United States and the Hopi Tribe, as
24	amended and in full force and effect as of the Effec-
25	tive Date.

1	(35) Hopi tribe groundwater projects.—
2	The term "Hopi Tribe Groundwater Projects"
3	means the projects described in—
4	(A) section $11(f)(1)$; and
5	(B) subparagraph 12.3.1 of the Settlement
6	Agreement.
7	(36) Hopi tribe groundwater projects
8	TRUST FUND ACCOUNT.—The term "Hopi Tribe
9	Groundwater Projects Trust Fund Account" means
10	the account—
11	(A) established under section 11(b)(1); and
12	(B) described in subparagraph 12.3.1 of
13	the Settlement Agreement.
14	(37) Hopi tribe lower basin colorado
15	RIVER WATER ACQUISITION TRUST FUND AC-
16	COUNT.—The term "Hopi Tribe Lower Basin Colo-
17	rado River Water Acquisition Trust Fund Account"
18	means the account—
19	(A) established under section 11(b)(4); and
20	(B) described in subparagraph 12.3.4 of
21	the Settlement Agreement.
22	(38) Hopi tribe om&r trust fund ac-
23	COUNT.—The term "Hopi Tribe OM&R Trust Fund
24	Account" means the account—
25	(A) established under section 11(b)(2): and

1	(B) described in subparagraph 12.3.2 of
2	the Settlement Agreement.
3	(39) Hopi tribe upper basin colorado
4	RIVER WATER.—The term "Hopi Tribe Upper Basin
5	Colorado River Water" means the 2,300 AFY of Ar-
6	izona Upper Basin Colorado River Water allocated
7	to the Hopi Tribe—
8	(A) pursuant to section $6(a)(2)$; and
9	(B) as provided in subparagraphs 5.7 and
10	11.1.1 of the Settlement Agreement.
11	(40) Hopi tribe water delivery con-
12	TRACT.—The term "Hopi Tribe Water Delivery
13	Contract" means 1 or more contracts entered into
14	by Secretary and the Hopi Tribe in accordance with
15	section 6 and pursuant to paragraph 11 of the Set-
16	tlement Agreement for the delivery of Hopi Tribe
17	Upper Basin Colorado River Water or Hopi Tribe
18	Cibola Water.
19	(41) Hopi trust land.—The term "Hopi
20	Trust Land" means land that—
21	(A) is located in the State;
22	(B) is located outside the exterior bound-
23	aries of the Hopi Reservation; and

1	(C) as of the Enforceability Date, is held
2	in trust by the United States for the Hopi
3	Tribe.
4	(42) Iiná bá – paa tuwaqat'si pipeline.—
5	The term "iiná bá – paa tuwaqat'si pipeline" means
6	the water project described in—
7	(A) section 8; and
8	(B) subparagraph 12.1 of the Settlement
9	Agreement.
10	(43) Iiná bá – paa tuwaqat'si pipeline im-
11	PLEMENTATION FUND ACCOUNT.—The term "iiná
12	bá – paa tuwaqat'si pipeline Implementation Fund
13	Account" means the account—
14	(A) established under section 9(a); and
15	(B) described in subparagraph 12.1.1 of
16	the Settlement Agreement.
17	(44) Impoundment.—The term "impound-
18	ment" means a human-made structure used to store
19	water.
20	(45) Injury to water.—The term "Injury to
21	Water" means injury to Water based on changes in
22	or degradation of the salinity or concentration of
23	naturally occurring chemical constituents contained
24	in Water due to a diversion or Use of Water that
25	is not—

1	(A) inconsistent with the Settlement
2	Agreement as revised pursuant to section
3	16(a)(1);
4	(B) inconsistent with this Act; and
5	(C) in violation of State law.
6	(46) Injury to water rights.—
7	(A) IN GENERAL.—The term "Injury to
8	Water Rights" means an interference with,
9	diminution of, or deprivation of Water Rights
10	under Federal, State, or other law.
11	(B) Exclusion.—The term "Injury to
12	Water Rights" does not include any injury to
13	water quality.
14	(47) Irrigation.—The term "irrigation"
15	means the Use of water on 2 or more acres of land
16	to produce plants or parts of plants—
17	(A) for sale or human consumption; or
18	(B) as feed for livestock, range livestock,
19	or poultry.
20	(48) LCR.—The term "LCR" means the Little
21	Colorado River.
22	(49) LCR ADJUDICATION.—The term "LCR
23	Adjudication" means the action pending in the Su-
24	perior Court of the State, in and for the County of
25	Apache. In re: the General Adjudication of All

- Rights to Use Water in the Little Colorado River
 System and Source, CIV No. 6417.
- 3 (50) LCR ADJUDICATION COURT.—The term
 4 "LCR Adjudication Court" means the Superior
 5 Court of the State, in and for the County of Apache,
 6 exercising jurisdiction over the LCR Adjudication.
 - (51) LCR DECREE.—The term "LCR Decree" means the judgment or decree entered by the LCR Adjudication Court in substantially the same form as the form of judgment attached as Exhibit 3.1.82 to the Settlement Agreement.
 - (52) LCR WATERSHED.—The term "LCR Watershed" means land located within the Surface Water drainage of the LCR and its tributaries in the State, as shown on the map attached as Exhibit 3.1.83 to the Settlement Agreement.
 - (53) LEASE PERIOD.—The term "Lease Period" means the period of time during which the Navajo Nation and the Hopi Tribe are authorized to execute leases of Arizona Colorado River Water allocated to the Navajo Nation and the Hopi Tribe under this Act, which shall be determined pursuant to subparagraphs (C) and (D) of section 7(b)(2).

1	(54) Lower Basin.—The term "Lower Basin"
2	has the meaning given the term in article II(g) of
3	the Colorado River Compact.
4	(55) Member.—The term "Member" means
5	any person duly enrolled as a member of the Navajo
6	Nation, the Hopi Tribe, or the San Juan Southern
7	Paiute Tribe.
8	(56) NAIWRSA SYSTEM CONSERVATION PRO-
9	GRAM.—The term "NAIWRSA System Conservation
10	Program" means the 20-year program to store
11	17,050 AFY of System Conservation Eligible Water
12	in Lake Powell by the Navajo Nation and the Hopi
13	Tribe, as described in section $6(c)(4)(C)$.
14	(57) NAVAJO ALLOTMENT.—The term "Navajo
15	Allotment" means a parcel of land patented pursu-
16	ant to section 1 of the Act of February 8, 1887
17	(commonly known as the "Indian General Allotment
18	Act") (24 Stat. 388, chapter 119; 25 U.S.C. 331)
19	(as in effect on the day before the date of enactment
20	of the Indian Land Consolidation Act Amendments
21	of 2000 (Public Law 106–462; 114 Stat. 1991))—
22	(A) originally allotted to an individual
23	identified in the allotting document as a Navajo
24	Indian;

1	(B) located within the exterior boundaries
2	of the Navajo Reservation; and
3	(C) held in trust by the United States for
4	the benefit of 1 or more individual Indians.
5	(58) Navajo allottee.—The term "Navajo
6	Allottee' means—
7	(A) an individual Indian holding a bene-
8	ficial interest in a Navajo Allotment; or
9	(B) an Indian Tribe holding an undivided
10	fractional beneficial interest in a Navajo Allot-
11	ment.
12	(59) Navajo fee land.—The term "Navajo
13	Fee Land" means land, other than Navajo Trust
14	Land, that—
15	(A) is located in the State;
16	(B) is located outside the exterior bound-
17	aries of the Navajo Reservation; and
18	(C) as of the Enforceability Date, is owned
19	by the Navajo Nation, whether in its own name
20	or through an entity wholly owned or controlled
21	by the Navajo Nation.
22	(60) Navajo-gallup water supply project;
23	PROJECT.—The terms "Navajo-Gallup Water Supply
24	Project" and "Project" mean the project authorized,
25	constructed, and operated pursuant to part III of

1	the Northwestern New Mexico Rural Water Projects
2	Act (Public Law 111–11; 123 Stat. 1379).
3	(61) NAVAJO LAND.—The term "Navajo Land"
4	means—
5	(A) the Navajo Reservation;
6	(B) Navajo Trust Land; and
7	(C) Navajo Fee Land.
8	(62) Navajo nation.—
9	(A) In general.—The term "Navajo Na-
10	tion" means the Navajo Nation, a body politic
11	and federally recognized Indian nation recog-
12	nized by the Secretary in the notice of the Sec-
13	retary entitled "Indian Entities Recognized by
14	and Eligible To Receive Services From the
15	United States Bureau of Indian Affairs' (89
16	Fed. Reg. 944 (January 8, 2024)), and also
17	known variously as the "Navajo Tribe", the
18	"Navajo Tribe of Arizona, New Mexico &
19	Utah", the "Navajo Tribe of Indians", and
20	other similar names.
21	(B) Inclusions.—The term "Navajo Na-
22	tion" includes all bands of Navajo Indians and
23	chapters of the Navajo Nation.
24	(63) Navajo nation agricultural con-
25	SERVATION TRUST FUND ACCOUNT.—The term

1	"Navajo Nation Agricultural Conservation Trust
2	Fund Account" means the account—
3	(A) established under section 10(b)(3); and
4	(B) described in subparagraph 12.2.4 of
5	the Settlement Agreement.
6	(64) NAVAJO NATION CIBOLA WATER.—The
7	term "Navajo Nation Cibola Water" means the enti-
8	tlement of the Navajo Nation to the diversion of up
9	to 100 AFY of Fourth Priority Water at the same
10	location and for the same Uses described in the
11	Hopi Tribe Existing Cibola Contract or the delivery
12	and consumptive use of up to 71.5 AFY of Fourth
13	Priority Water at locations and for Uses within the
14	State other than as described in the Hopi Tribe Ex-
15	isting Cibola Contract, which shall have been as-
16	signed and transferred by the Hopi Tribe from its
17	Cibola Water under the Hopi Tribe Existing Cibola
18	Contract to the Navajo Nation.
19	(65) Navajo nation fourth priority
20	WATER.—The term "Navajo Nation Fourth Priority
21	Water" means the diversion right to 3,500 AFY of
22	Fourth Priority Water reserved for Use in a Navajo-
23	Hopi Indian water rights settlement under para-
24	graph 11.3 of the Arizona Water Settlement Agree-

1	ment among the United States, the State, and the
2	Central Arizona Water Conservation District—
3	(A) as authorized by paragraphs (1) and
4	(2) of section 106(a) of the Central Arizona
5	Project Settlement Act of 2004 (Public Law
6	108–451; 118 Stat. 3492);
7	(B) as allocated to the Navajo Nation pur-
8	suant to section 6; and
9	(C) as described in subparagraphs 4.9 and
10	10.1 of the Settlement Agreement.
11	(66) Navajo nation lower basin colorado
12	RIVER WATER ACQUISITION TRUST FUND AC-
13	COUNT.—The term "Navajo Nation Lower Basin
14	Colorado River Water Acquisition Trust Fund Ac-
15	count" means the account—
16	(A) established under section 10(b)(5); and
17	(B) described in subparagraph 12.2.5 of
18	the Settlement Agreement.
19	(67) Navajo nation omer trust fund ac-
20	COUNT.—The term "Navajo Nation OM&R Trust
21	Fund Account" means the account—
22	(A) established under section $10(b)(2)$; and
23	(B) described in subparagraph 12.2.2 of
24	the Settlement Agreement.

1	(68) Navajo nation renewable energy
2	TRUST FUND ACCOUNT.—The term "Navajo Nation
3	Renewable Energy Trust Fund Account" means the
4	account—
5	(A) established under section 10(b)(4); and
6	(B) described in subparagraph 12.2.3 of
7	the Settlement Agreement.
8	(69) Navajo nation upper basin colorado
9	RIVER WATER.—The term "Navajo Nation Upper
10	Basin Colorado River Water' means the 44,700
11	AFY of Arizona Upper Basin Colorado River
12	Water—
13	(A) allocated to the Navajo Nation pursu-
14	ant to section $6(a)(1)$; and
15	(B) described in subparagraphs 4.7 and
16	10.1 of the Settlement Agreement.
17	(70) Navajo nation water delivery con-
18	TRACT.—The term "Navajo Nation Water Delivery
19	Contract" means 1 or more contracts entered into
20	by the Secretary and the Navajo Nation in accord-
21	ance with section 6 and pursuant to paragraph 10
22	of the Settlement Agreement for the delivery of Nav-
23	ajo Nation Upper Basin Colorado River Water, Nav-
24	ajo Nation Cibola Water, or Navajo Nation Fourth
25	Priority Water.

1	(71) NAVAJO NATION WATER PROJECTS.—The
2	term "Navajo Nation Water Projects" means the
3	projects described in—
4	(A) section $10(f)(1)$; and
5	(B) subparagraph 12.2.1 of the Settlement
6	Agreement.
7	(72) Navajo nation water projects trust
8	FUND ACCOUNT.—The term "Navajo Nation Water
9	Projects Trust Fund Account" means the account—
10	(A) established under section 10(b)(1); and
11	(B) described in subparagraph 12.2.1 of
12	the Settlement Agreement.
13	(73) Navajo reservation.—
14	(A) IN GENERAL.—The term "Navajo Res-
15	ervation" means—
16	(i) land within the exterior boundaries
17	of the "Navajo Indian Reservation" in the
18	State, as defined by the Act of June 14,
19	1934 (48 Stat. 960, chapter 521);
20	(ii) land withdrawn by the Executive
21	Order of December 16, 1882, and parti-
22	tioned to the Navajo Nation in accordance
23	with section 8(b) of the Act of December
24	22, 1974 (Public Law 93–531; 88 Stat.
25	1715), by Judgment of Partition, Feb-

1	ruary 10, 1977, Sekaquaptewa v. Mac-
2	Donald, Case No. CIV-579-PCT-JAW
3	(D. Ariz.), aff'd, 626 F.2d 113 (9th Cir.
4	1980);
5	(iii) land taken into trust as a part of
6	the Navajo Reservation before the Effec-
7	tive Date pursuant to the Act of December
8	22, 1974 (Public Law 93–531; 88 Stat.
9	1712), a copy of which is attached as Ex-
10	hibit 3.1.112B to the Settlement Agree-
11	ment; and
12	(iv) any land taken into trust as part
13	of the Navajo Reservation after the Effec-
14	tive Date pursuant to the Act of December
15	22, 1974 (Public Law 93–531; 88 Stat.
16	1712), except as provided in subpara-
17	graphs 3.1.12, 3.1.13, 3.1.87, 3.1.170,
18	4.1.5, 4.1.6, 4.6.1, and 8.1.1 of the Settle-
19	ment Agreement.
20	(B) Exclusions.—The term "Navajo
21	Reservation" does not include land within the
22	Hopi Reservation or the San Juan Southern
23	Paiute Reservation.
24	(C) Map.—Subject to subparagraph (D),
25	the descriptions of the Navajo Reservation in

1	clauses (i) through (iv) of subparagraph (A) are
2	generally shown on the map attached as Exhibit
3	3.1.112A to the Settlement Agreement.
4	(D) Conflict.—In the case of a conflict
5	between the definition in subparagraphs (A)
6	and (B) and Exhibit 3.1.112A of the Settle-
7	ment Agreement, the definition in those sub-
8	paragraphs shall control.
9	(74) Navajo tribal utility authority.—
10	The term "Navajo Tribal Utility Authority" means
11	the enterprise established by the Navajo Nation pur-
12	suant to chapter 1, section 21 of the Navajo Nation
13	Code, or a successor agency or entity.
14	(75) NAVAJO TRUST LAND.—The term "Navajo
15	Trust Land" means land that—
16	(A) is located in the State;
17	(B) is located outside the exterior bound-
18	aries of the Navajo Reservation; and
19	(C) as of the Enforceability Date, is held
20	in trust by the United States for the Navajo
21	Nation.
22	(76) Navajo-utah water rights settle-
23	MENT.—The term "Navajo-Utah Water Rights Set-
24	tlement" means the Navajo Utah Water Rights Set-
25	tlement Agreement approved, ratified, and confirmed

1	pursuant to section 1102 of title XI of division FF
2	of Public Law 116–260 (134 Stat. 3224).
3	(77) Off-Reservation.—The term "Off-Res-
4	ervation" means land located in the State outside
5	the exterior boundaries of—
6	(A) the Navajo Reservation;
7	(B) the Hopi Reservation; and
8	(C) the San Juan Southern Paiute Res-
9	ervation.
10	(78) OM&R.—The term "OM&R" means oper-
11	ation, maintenance, and replacement.
12	(79) Party.—The term "Party" mean a Per-
13	son that is a signatory to the Settlement Agreement.
14	(80) Person.—
15	(A) In General.—The term "Person"
16	means—
17	(i) an individual;
18	(ii) a public or private corporation;
19	(iii) a company;
20	(iv) a partnership;
21	(v) a joint venture;
22	(vi) a firm;
23	(vii) an association;
24	(viii) a society;
25	(ix) an estate or trust;

1	(x) any other private organization or
2	enterprise;
3	(xi) the United States;
4	(xii) an Indian Tribe;
5	(xiii) a State, territory, or country;
6	(xiv) a governmental entity; and
7	(xv) any political subdivision or mu-
8	nicipal corporation organized under or sub-
9	ject to the constitution and laws of the
10	State.
11	(B) Inclusions.—The term "Person" in-
12	cludes the officers, directors, agents, insurers,
13	representatives, employees, attorneys, assigns,
14	subsidiaries, affiliates, enterprises, legal rep-
15	resentatives, predecessors, and successors in in-
16	terest and their heirs, of any entity or indi-
17	vidual described in subparagraph (A).
18	(81) Public domain allotment outside
19	THE NAVAJO RESERVATION.—The term "Public Do-
20	main Allotment outside the Navajo Reservation"
21	means any of the 51 parcels of land allotted to indi-
22	vidual Indians from the public domain pursuant to
23	section 4 of the Act of February 8, 1887 (commonly
24	known as the "Indian General Allotment Act") (24
25	Stat. 389, chapter 119: 25 U.S.C. 334) that is—

1	(A) held in trust by the United States for
2	the benefit of 1 or more individual Indians or
3	Indian Tribes; and
4	(B) located outside the exterior boundaries
5	of the Navajo Reservation and the Hopi Res-
6	ervation, as depicted on the map attached as
7	Exhibit 3.1.132A to the Settlement Agreement.
8	(82) Public domain allotment within the
9	NAVAJO RESERVATION.—The term "Public Domain
10	Allotment within the Navajo Reservation" means
11	any land allotted to individual Indians from the pub-
12	lic domain that is—
13	(A) held in trust by the United States for
14	the benefit of 1 or more individual Indians or
15	Indian Tribes;
16	(B) located within the exterior boundaries
17	of the Navajo Reservation; and
18	(C) described in Exhibit 3.1.131 to the
19	Settlement Agreement.
20	(83) Public domain allottee.—The term
21	"Public Domain Allottee" means an individual In-
22	dian or Indian Tribe holding a beneficial interest
23	in—
24	(A) a Public Domain Allotment outside the
25	Navajo Reservation; or

1	(B) a Public Domain Allotment within the
2	Navajo Reservation.
3	(84) San juan southern paiute fee
4	LAND.—The term "San Juan Southern Paiute Fee
5	Land" means land, other than San Juan Southern
6	Paiute Trust Land, that—
7	(A) is located in the State;
8	(B) is located outside the exterior bound-
9	aries of the San Juan Southern Paiute Reserva-
10	tion; and
11	(C) as of the Enforceability Date, is owned
12	by the San Juan Southern Paiute Tribe, wheth-
13	er in its own name or through an entity wholly
14	owned or controlled by the San Juan Southern
15	Paiute Tribe.
16	(85) San Juan Southern Paiute Ground-
17	WATER PROJECTS.—The term "San Juan Southern
18	Paiute Groundwater Projects" means the projects
19	described in—
20	(A) section $12(f)(1)$; and
21	(B) subparagraph 12.4.1 of the Settlement
22	Agreement.
23	(86) SAN JUAN SOUTHERN PAIUTE LAND.—The
24	term "San Juan Southern Paiute Land" means—

1	(A) the San Juan Southern Paiute South-
2	ern Area;
3	(B) San Juan Southern Paiute Trust
4	Land; and
5	(C) San Juan Southern Paiute Fee Land.
6	(87) San Juan Southern Paiute Northern
7	AREA.—The term "San Juan Southern Paiute
8	Northern Area" means the land—
9	(A) located in the State of Utah; and
10	(B) depicted on the map attached as Ex-
11	hibit 3.1.146 to the Settlement Agreement.
12	(88) SAN JUAN SOUTHERN PAIUTE RESERVA-
13	TION.—The term "San Juan Southern Paiute Res-
14	ervation" means the approximately 5,400 acres of
15	land—
16	(A) located in the State and the State of
17	Utah; and
18	(B) consisting of the San Juan Southern
19	Paiute Northern Area and the San Juan South-
20	ern Paiute Southern Area, as depicted in the
21	maps attached as Exhibits 3.1.146 and 3.1.147
22	to the Settlement Agreement.
23	(89) San Juan Southern Paiute Tribe agri-
24	CULTURAL CONSERVATION TRUST FUND AC-
25	COUNT.—The term "San Juan Southern Painte

1	Tribe Agricultural Conservation Trust Fund Ac-
2	count" means the account—
3	(A) established under section 12(b)(2); and
4	(B) described in subparagraph 12.4.3 of
5	the Settlement Agreement.
6	(90) San Juan southern paiute tribe
7	GROUNDWATER PROJECTS TRUST FUND ACCOUNT.—
8	The term "San Juan Southern Paiute Tribe
9	Groundwater Projects Trust Fund Account" means
10	the account—
11	(A) established under section 12(b)(1); and
12	(B) described in subparagraph 12.4.1 of
13	the Settlement Agreement.
14	(91) San Juan Southern paiute tribe om&r
15	TRUST FUND ACCOUNT.—The term "San Juan
16	Southern Paiute Tribe OM&R Trust Fund Account"
17	means the account—
18	(A) established under section 12(b)(3); and
19	(B) described in subparagraph 12.4.2 of
20	the Settlement Agreement.
21	(92) San Juan Southern paiute southern
22	AREA.—The term "San Juan Southern Paiute
23	Southern Area" means the land located in the State
24	and depicted on the map attached as Exhibit
25	3.1.147 to the Settlement Agreement.

1	(93) San Juan southern paiute tribe.—
2	The term "San Juan Southern Paiute Tribe" means
3	the San Juan Southern Paiute Tribe, a body politic
4	and federally recognized Indian Tribe, as recognized
5	by the Secretary in the notice of the Secretary enti-
6	tled "Indian Entities Recognized by and Eligible To
7	Receive Services From the United States Bureau of
8	Indian Affairs" (89 Fed. Reg. 944 (January 8,
9	2024)).
10	(94) San Juan southern paiute trust
11	LAND.—The term "San Juan Southern Paiute Trust
12	Land" means land that—
13	(A) is located in the State;
14	(B) is located outside the exterior bound-
15	aries of the San Juan Southern Paiute Reserva-
16	tion; and
17	(C) as of the Enforceability Date, is held
18	in trust by the United States for the San Juan
19	Southern Paiute Tribe.
20	(95) Secretary.—The term "Secretary"
21	means the Secretary of the Interior.
22	(96) Settlement Agreement.—The term
23	"Settlement Agreement" means—

1	(A) the Northeastern Arizona Indian
2	Water Rights Settlement Agreement dated as of
3	May 9, 2024; and
4	(B) any exhibits attached to that agree-
5	ment.
6	(97) Sixth priority water.—The term
7	"Sixth Priority Water" has the meaning given the
8	term in the Hopi Tribe Existing Cibola Contract.
9	(98) State.—The term "State" means the
10	State of Arizona.
11	(99) Surface water.—
12	(A) IN GENERAL.—The term "Surface
13	Water" means all water in the State that is ap-
14	propriable under State law.
15	(B) Exclusion.—The term "Surface
16	Water" does not include Colorado River Water.
17	(100) System conservation.—The term
18	"System Conservation" means a voluntary reduction
19	of consumptive use of Arizona Colorado River Water
20	that can be estimated or measured, including munic-
21	ipal and industrial conservation efforts and the
22	fallowing of agricultural land, to create conserved
23	water to benefit the Colorado River System.
24	(101) System conservation eligible
25	WATER —

1	(A) In General.—The term "System
2	Conservation Eligible Water' means 34,100
3	AFY of Navajo Nation Upper Basin Colorado
4	River Water and Hopi Tribe Upper Basin Colo-
5	rado River Water, allocated between the Navajo
6	Nation and the Hopi Tribe consistent with sec-
7	tion $6(c)(4)(C)$ and subclauses (I) and (II) of
8	section $7(b)(2)(D)(ii)$.
9	(B) Period of time.—For purposes of
10	this Act, the System Conservation Eligible
11	Water is—
12	(i) deemed to have been consumptively
13	used for a period of 50 years based on the
14	34,100 AFY of Arizona Upper Basin Colo-
15	rado River Water that was previously con-
16	tracted for consumptive use by the Navajo
17	Generating Station; and
18	(ii) a portion of the allocations of Ari-
19	zona Upper Basin Colorado River Water to
20	the Navajo Nation and the Hopi Tribe de-
21	scribed in paragraphs (1)(A)(ii) and
22	(2)(A)(ii) of section 6(a).
23	(C) Eligibility.—For purposes of this
24	Act, the System Conservation Eligible Water is

1	eligible for the NAIWRSA System Conservation
2	Program.
3	(102) Treaty.—The term "Treaty" means the
4	Articles of Treaty and Agreement entered into by
5	the Navajo Nation and the San Juan Southern Pai-
6	ute Tribe to settle land claims and other disputes,
7	as executed on March 18, 2000.
8	(103) Treaty addendum.—The term "Treaty
9	Addendum" means the Addendum to the Treaty en-
10	tered into by the Navajo Nation and the San Juan
11	Southern Paiute Tribe on May 7, 2004.
12	(104) Tribe.—The term "Tribe" means, indi-
13	vidually, as applicable—
14	(A) the Navajo Nation;
15	(B) the Hopi Tribe; or
16	(C) the San Juan Southern Paiute Tribe.
17	(105) Tribes.—The term "Tribes" means, col-
18	lectively—
19	(A) the Navajo Nation;
20	(B) the Hopi Tribe; and
21	(C) the San Juan Southern Paiute Tribe.
22	(106) Underground water.—
23	(A) IN GENERAL.—The term "Under-
24	ground Water" means all water beneath the
25	surface of the earth within the State, regardless

1	of its legal characterization as appropriable or
2	non-appropriable under Federal, State, or other
3	law.
4	(B) Exclusions.—The term "Under-
5	ground Water" does not include Colorado River
6	Water or Effluent.
7	(107) United States.—
8	(A) In General.—The term "United
9	States" means the United States, acting as
10	trustee for the Tribes, their Members, the Hopi
11	Allottees, and the Navajo Allottees, except as
12	otherwise expressly provided.
13	(B) Clarification.—When used in ref-
14	erence to a particular agreement or contract,
15	the term "United States" means the United
16	States acting in the capacity as described in
17	that agreement or contract.
18	(108) UPPER BASIN.—The term "Upper
19	Basin" has the meaning given the term in article
20	II(f) of the Colorado River Compact.
21	(109) Upper basin colorado river
22	WATER.—The term "Upper Basin Colorado River
23	Water" means the waters of the Upper Basin.
24	(110) UPPER COLORADO RIVER BASIN COMPACT
25	OF 1948.—The term "Upper Colorado River Basin

- Compact of 1948" means the Upper Colorado River
 Basin Compact of 1948, as ratified and reprinted in
 article 3 of chapter 7 of title 45, Arizona Revised
 Statutes.

 [111] Upper Division States.—The term
 - (111) UPPER DIVISION STATES.—The term "Upper Division States" means the States of Wyoming, Colorado, New Mexico, and Utah, as described in the Colorado River Compact.
 - (112) USE.—The term "Use" means any beneficial use, including instream flow, recharge, storage, recovery, or any other use recognized as beneficial under applicable law.
 - (113) Water.—The term "water", when used without a modifying adjective, means Groundwater, Surface Water, Colorado River Water, or Effluent.
 - (114) WATER RIGHT.—The term "Water Right" means any right in or to Groundwater, Surface Water, Colorado River Water, or Effluent under Federal, State, or other law.
 - (115) Well.—The term "Well" means a human-made opening in the earth through which Underground Water may be withdrawn or obtained.
- 23 (116) ZUNI TRIBE.—The term "Zuni Tribe"
 24 means the body politic and federally recognized In25 dian Tribe, as recognized by the Secretary in the no-

1	tice of the Secretary entitled "Indian Entities Rec-
2	ognized by and Eligible To Receive Services From
3	the United States Bureau of Indian Affairs" (89
4	Fed. Reg. 944 (January 8, 2024)).
5	SEC. 4. RATIFICATION AND EXECUTION OF THE NORTH
6	EASTERN ARIZONA INDIAN WATER RIGHTS
7	SETTLEMENT AGREEMENT.
8	(a) Ratification.—
9	(1) In general.—Except as modified by this
10	Act and to the extent the Settlement Agreement
11	does not conflict with this Act, the Settlement
12	Agreement is authorized, ratified, and confirmed.
13	(2) Amendments.—If an amendment to the
14	Settlement Agreement, or to any exhibit attached to
15	the Settlement Agreement requiring the signature of
16	the Secretary, is executed in accordance with this
17	Act to make the Settlement Agreement consistent
18	with this Act, the amendment is authorized, ratified
19	and confirmed, to the extent the amendment is con-
20	sistent with this Act.
21	(b) Execution of Settlement Agreement.—
22	(1) IN GENERAL.—To the extent the Settlement
23	Agreement does not conflict with this Act, the Sec-
24	retary shall execute the Settlement Agreement in.

1	cluding all exhibits to the Settlement Agreement re-
2	quiring the signature of the Secretary.
3	(2) Modifications.—
4	(A) In General.—Nothing in this Act
5	prohibits the Secretary from approving any
6	modification to the Settlement Agreement, in-
7	cluding any exhibit to the Settlement Agree-
8	ment, that is consistent with this Act, to the ex-
9	tent the modification does not otherwise require
10	congressional approval under section 2116 of
11	the Revised Statutes (25 U.S.C. 177) or any
12	other applicable Federal law.
13	(B) Abstracts.—Prior to the execution of
14	the Settlement Agreement by the Secretary, the
15	abstracts attached as Exhibits to the Settle-
16	ment Agreement shall be modified, as nec-
17	essary—
18	(i) to correct errors or omissions to
19	the satisfaction of the Parties; and
20	(ii) to conform with applicable Federal
21	and State law.
22	(c) Environmental Compliance.—
23	(1) In general.—In implementing the Settle-
24	ment Agreement (including all exhibits to the Settle-
25	ment Agreement requiring the signature of the Sec-

1	retary) and this Act, the Secretary shall comply with
2	all applicable provisions of—
3	(A) the Endangered Species Act of 1973
4	(16 U.S.C. 1531 et seq.);
5	(B) the National Environmental Policy Act
6	of 1969 (42 U.S.C. 4321 et seq.), including the
7	implementing regulations of that Act; and
8	(C) all other Federal environmental laws
9	and regulations.
10	(2) Compliance.—In implementing the Settle-
11	ment Agreement and this Act, but excluding envi-
12	ronmental compliance related to the iiná bá – paa
13	tuwaqat'si pipeline, the applicable Tribe shall pre-
14	pare any necessary environmental documents con-
15	sistent with all applicable provisions of—
16	(A) the Endangered Species Act of 1973
17	(16 U.S.C. 1531 et seq.);
18	(B) the National Environmental Policy Act
19	of 1969 (42 U.S.C. 4321 et seq.), including the
20	implementing regulations of that Act; and
21	(C) all other Federal environmental laws
22	and regulations.
23	(d) AUTHORIZATIONS.—The Secretary shall—
24	(1) independently evaluate the documentation
25	submitted under subsection $(c)(2)$: and

- 1 (2) be responsible for the accuracy, scope, and contents of that documentation.
- 3 (e) Effect of Execution.—The execution of the
- 4 Settlement Agreement by the Secretary under this section
- 5 shall not constitute a major Federal action for purposes
- 6 of the National Environmental Policy Act of 1969 (42
- 7 U.S.C. 4321 et seq.).
- 8 (f) Costs.—
- 9 (1) IN GENERAL.—Except as provided in para-10 graph (2), any costs associated with the performance 11 of the compliance activities under subsection (c) 12 shall be paid from funds deposited in the Navajo
- Nation Water Projects Trust Fund Account, the
- 14 Hopi Tribe Groundwater Projects Trust Fund Ac-
- 15 count, or the San Juan Southern Paiute Tribe
- 16 Groundwater Projects Trust Fund Account, as ap-
- plicable, subject to the condition that any costs asso-
- ciated with the performance of Federal approval or
- other review of that compliance work or costs associ-
- ated with inherently Federal functions shall remain
- 21 the responsibility of the Secretary.
- 22 (2) IINÁ BÁ PAA TUWAQAT'SI PIPELINE.—Any
- costs associated with the performance of the compli-
- ance activities under subsection (c) relating to the
- 25 iiná bá paa tuwaqat'si pipeline shall be paid from

- 1 funds deposited in the iiná bá paa tuwaqat'si pipe-
- 2 line Implementation Fund Account.

3 SEC. 5. WATER RIGHTS.

- 4 (a) Confirmation of Water Rights.—
- 5 (1) IN GENERAL.—The Water Rights of the
- 6 Navajo Nation, the Hopi Tribe, the San Juan
- 7 Southern Paiute Tribe, the Navajo Allottees, and the
- 8 Hopi Allottees as described in the Settlement Agree-
- 9 ment are ratified, confirmed, and declared to be
- valid.
- 11 (2) Use.—Any use of water pursuant to the
- Water Rights described in paragraph (1) by the
- 13 Navajo Nation, the Hopi Tribe, the San Juan
- Southern Paiute Tribe, the Navajo Allottees, or the
- Hopi Allottees shall be subject to the terms and con-
- ditions of the Settlement Agreement and this Act.
- 17 (3) CONFLICT.—In the event of a conflict be-
- tween the Settlement Agreement and this Act, this
- 19 Act shall control.
- 20 (b) Intent of Congress.—It is the intent of Con-
- 21 gress to provide to the Navajo Allottees benefits that are
- 22 equivalent to, or exceed, the benefits the Navajo Allottees
- 23 possess on the day before the date of enactment of this
- 24 Act, taking into consideration—

1	(1) the potential risks, cost, and time delay as-
2	sociated with litigation that would be resolved by the
3	Settlement Agreement and this Act;
4	(2) the availability of funding under this Act
5	and from other sources;
6	(3) the availability of water from the Water
7	Rights of the Navajo Nation, as described in the
8	Settlement Agreement; and
9	(4) the applicability of section 7 of the Act of
10	February 8, 1887 (24 Stat. 390, chapter 119; 25
11	U.S.C. 381), and this Act to protect the interests of
12	the Navajo Allottees.
13	(c) Water Rights To Be Held in Trust for the
14	TRIBES, THE NAVAJO ALLOTTEES, AND THE HOPE
15	ALLOTTEES.—The United States shall hold the following
16	Water Rights in trust for the Navajo Nation, the Hopi
17	Tribe, the San Juan Southern Paiute Tribe, the Navajo
18	Allottees, and the Hopi Allottees:
19	(1) Navajo nation and the navajo
20	ALLOTTEES.—The United States shall hold the fol-
21	lowing Water Rights in trust for the Navajo Nation
22	and Navajo Allottees:
23	(A) Underground Water described in sub-
24	paragraph 4.2 of the Settlement Agreement.

1	(B) Springs described in subparagraph 4.4
2	of the Settlement Agreement.
3	(C) Little Colorado River tributary water
4	described in subparagraph 4.5 of the Settlement
5	Agreement.
6	(D) Little Colorado River Mainstem water
7	described in subparagraph 4.6 of the Settlement
8	Agreement.
9	(E) Navajo Nation Upper Basin Colorado
10	River Water described in subparagraph 4.7 of
11	the Settlement Agreement.
12	(F) Navajo Nation Fourth Priority Water
13	described in subparagraph 4.9 of the Settlement
14	Agreement.
15	(G) Water Rights appurtenant to or asso-
16	ciated with land held in trust by the United
17	States for the Navajo Nation, as described in
18	subparagraphs 4.12, 4.13, 4.15, and 4.16 of the
19	Settlement Agreement.
20	(2) Hopi tribe.—The United States shall hold
21	the following Water Rights in trust for the Hopi
22	Tribe:
23	(A) Underground Water described in sub-
24	paragraph 5.2 of the Settlement Agreement.

1	(B) Surface Water described in subpara-
2	graph 5.4 of the Settlement Agreement.
3	(C) Springs described in subparagraph 5.5
4	of the Settlement Agreement.
5	(D) Hopi Tribe Upper Basin Colorado
6	River Water described in subparagraph 5.7 of
7	the Settlement Agreement.
8	(E) Water Rights appurtenant to or asso-
9	ciated with land held in trust by the United
10	States for the Hopi Tribe, as described in sub-
11	paragraphs 5.10, 5.11, 5.12, and 5.13 of the
12	Settlement Agreement.
13	(3) SAN JUAN SOUTHERN PAIUTE TRIBE.—The
14	United States shall hold the following Water Rights
15	in trust for the San Juan Southern Paiute Tribe:
16	(A) Underground Water described in sub-
17	paragraph 6.2.3 of the Settlement Agreement.
18	(B) Surface Water described in subpara-
19	graph 6.2.4 of the Settlement Agreement.
20	(C) Springs described in subparagraph
21	6.2.6 of the Settlement Agreement.
22	(D) Water Rights appurtenant to or asso-
23	ciated with land held in trust by the United
24	States for the San Juan Southern Paiute Tribe,

1	as described in subparagraphs 6.5 and 6.6 of
2	the Settlement Agreement.
3	(4) Hopi allottees.—The United States shall
4	hold the Water Rights described in subparagraph
5	5.9 of the Settlement Agreement in trust for the
6	Hopi Allottees.
7	(d) Places of Use.—
8	(1) NAVAJO NATION AND NAVAJO
9	ALLOTTEES.—
10	(A) In general.—The rights of the Nav-
11	ajo Nation, and the United States acting as
12	trustee for the Navajo Nation, to the water de-
13	scribed in subparagraphs 4.2, 4.4, 4.5, and 4.6
14	of the Settlement Agreement may be used any-
15	where on the Navajo Reservation or on Off-Res-
16	ervation land held in trust by the United States
17	for the Navajo Nation, but, except as provided
18	in subparagraph (F), may not be sold, leased,
19	transferred, or in any way used off of the Nav-
20	ajo Reservation or off of Off-Reservation land
21	held in trust by the United States for the Nav-
22	ajo Nation.
23	(B) OTHER PLACES OF USE.—The place of
24	Use of Navajo Nation Upper Basin Colorado

River Water, Navajo Nation Cibola Water, and

1	Navajo Nation Fourth Priority Water are as
2	described in section $6(b)(1)$.
3	(C) Water use on off-reservation
4	TRUST LAND.—
5	(i) In general.—Water Use on Off-
6	Reservation land held in trust by the
7	United States for the Navajo Nation shall
8	be governed by subparagraphs 4.12, 4.13,
9	4.15, 4.16, and 4.18.1 of the Settlement
10	Agreement.
11	(ii) Use.—Except as provided in sub-
12	paragraph (F), the water referred to in
13	clause (i) may be used only on the Navajo
14	Reservation and on Off-Reservation land
15	held in trust by the United States for the
16	Navajo Nation.
17	(D) WATER USE ON FEE LAND.—Water
18	Use on land owned in fee by the Navajo Nation
19	shall be governed by subparagraphs 4.11, 4.12,
20	4.13, 4.14, 4.15, and 4.16 of the Settlement
21	Agreement.
22	(E) Restrictions.—The rights of a Nav-
23	ajo Allottee, or the United States acting as
24	trustee for a Navajo Allottee, to use water de-
25	scribed in subparagraph 4.10.1 of the Settle-

ment Agreement on a Navajo Allotment may not be sold, leased, transferred, or in any way used off of the Navajo Allotment, except for Use on the Navajo Reservation pursuant to the Navajo Nation Water Code.

(F) Water for municipal use.—Not-withstanding subparagraphs (A) and (C)(ii) and subparagraph 7.2.3.1 of the Settlement Agreement, the Navajo Nation or the United States acting as trustee for the Navajo Nation may provide water for municipal Use off of the Navajo Reservation from facilities that are physically connected to facilities on the Navajo Reservation.

(2) Hopi tribe and hopi allottees.—

(A) In GENERAL.—The rights of the Hopi Tribe, and the United States acting as trustee for the Hopi Tribe, to the water described in subparagraphs 5.2, 5.4, and 5.5 of the Settlement Agreement may be used anywhere on the Hopi Reservation or on Off-Reservation land held in trust by the United States for the Hopi Tribe, but, except as provided in subparagraph (F), may not be sold, leased, transferred, or in any way used off of the Hopi Reservation or off

1	of Off-Reservation land held in trust by the
2	United States for the Hopi Tribe.
3	(B) OTHER PLACES OF USE.—The place of
4	Use of Hopi Tribe Upper Basin Colorado River
5	Water and Hopi Tribe Cibola Water are as de-
6	scribed in section $6(b)(2)$.
7	(C) Water use on off-reservation
8	TRUST LAND.—
9	(i) IN GENERAL.—Water Use on Off-
10	Reservation land held in trust by the
11	United States for the Hopi Tribe shall be
12	governed by subparagraphs 5.10, 5.11,
13	5.12, 5.13, and 5.15.1 of the Settlement
14	Agreement.
15	(ii) USE.—Except as provided in sub-
16	paragraph (F), the water referred to in
17	clause (i) may be used only on the Hopi
18	Reservation and on Off-Reservation land
19	held in trust by the United States for the
20	Hopi Tribe.
21	(D) Water use on fee land.—Water
22	Use on land owned in fee by the Hopi Tribe
23	shall be governed by subparagraphs 5.10, 5.11,
24	and 5.12 of the Settlement Agreement.

- 1 (E) RESTRICTIONS.—The rights of a Hopi
 2 Allottee, or the United States acting as trustee
 3 for a Hopi Allottee, to use water described in
 4 subparagraph 5.9 of the Settlement Agreement
 5 on a Hopi Allotment may not be sold, leased,
 6 transferred, or in any way used off of the Hopi
 7 Allotment.
 - (F) Water for Municipal Use.—Not-withstanding subparagraphs (A) and (C)(ii) and subparagraph 7.2.3.1 of the Settlement Agreement, the Hopi Tribe or the United States acting as trustee for the Hopi Tribe may provide water for municipal Use off of the Hopi Reservation from facilities that are physically connected to facilities on the Hopi Reservation.

(3) SAN JUAN SOUTHERN PAIUTE TRIBE.—

(A) IN GENERAL.—The rights of the San Juan Southern Paiute Tribe, and the United States acting as trustee for the San Juan Southern Paiute Tribe, to the water described in subparagraphs 6.2.3, 6.2.4, and 6.2.6 of the Settlement Agreement may be used on the San Juan Southern Paiute Southern Area or on Off-Reservation land held in trust by the United States for the San Juan Southern Pai-

1	ute Tribe, but may not be sold, leased, trans-
2	ferred, or in any way used off of the San Juan
3	Southern Paiute Southern Area or off of Off-
4	Reservation land held in trust by the United
5	States for the San Juan Southern Paiute Tribe.
6	(B) Water use on off-reservation
7	TRUST LAND.—
8	(i) In General.—Water Use on Off-
9	Reservation land held in trust by the
10	United States for the San Juan Southern
11	Paiute Tribe shall be governed by subpara-
12	graphs 6.5, 6.6, and 6.7.1 of the Settle-
13	ment Agreement.
14	(ii) Use.—Except as provided in sub-
15	paragraph (D), the water referred to in
16	clause (i) may be used only on the San
17	Juan Southern Paiute Southern Area and
18	on Off-Reservation land held in trust by
19	the United States for the San Juan South-
20	ern Paiute Tribe.
21	(C) Water use on fee land.—Water
22	Use on land owned in fee by the San Juan
23	Southern Paiute Tribe shall be governed by
24	subparagraphs 6.4, 6.5, and 6.6 of the Settle-

ment Agreement.

1 (D) Water for municipal use.—Not-2 withstanding subparagraphs (A) and (B)(ii) and subparagraph 7.2.3.1 of the Settlement 3 4 Agreement, and subject to subparagraph 5 12.5.1.3 of the Settlement Agreement, the San Juan Southern Paiute Tribe or the United 6 7 States acting as trustee for the San Juan 8 Southern Paiute Tribe may provide water for 9 municipal Use off of the San Juan Southern 10 Paiute Southern Area from facilities that are 11 physically connected to facilities on the San 12 Juan Southern Paiute Southern Area.

- (e) Nonuse, Forfeiture, and Abandonment.—
- 14 (1)Navajo NATION AND NAVAJO ALLOTTEES.—Water Rights of the Navajo Nation 15 16 and the Navajo Allottees described in subparagraphs 17 4.2, 4.4, 4.5, 4.6, 4.7, and 4.9 of the Settlement 18 Agreement and Water Rights relating to land held 19 in trust by the United States for the Navajo Nation, 20 as described in subparagraphs 4.12, 4.13, 4.15, and 21 4.16 of the Settlement Agreement, shall not be sub-22 ject to loss by non-use, forfeiture, or abandonment.
 - (2) Hopi Tribe.—Water Rights of the Hopi Tribe described in subparagraphs 5.2, 5.4, 5.5, and 5.7 of the Settlement Agreement and Water Rights

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- relating to land held in trust by the United States
- 2 for the Hopi Tribe, as described in subparagraphs
- 3 5.10, 5.11, 5.12, and 5.13 of the Settlement Agree-
- 4 ment, shall not be subject to loss by non-use, for-
- 5 feiture, or abandonment.
- 6 (3) SAN JUAN SOUTHERN PAIUTE TRIBE.—
- 7 Water Rights of the San Juan Southern Paiute
- 8 Tribe described in subparagraphs 6.2.3, 6.2.4, and
- 9 6.2.6 of the Settlement Agreement shall not be sub-
- ject to loss by non-use, forfeiture, or abandonment.
- 11 (4) HOPI ALLOTTEES.—Water Rights of the
- Hopi Allottees described in subparagraph 5.9 of the
- 13 Settlement Agreement shall not be subject to loss by
- 14 non-use, forfeiture, or abandonment.
- 15 (f) Navajo Allottees.—
- 16 (1) Applicability of the act of february
- 8, 1887.—Section 7 of the Act of February 8, 1887
- 18 (24 Stat. 390, chapter 119; 25 U.S.C. 381), shall
- apply to the Water Rights described in subsection
- (e)(1).
- 21 (2) Entitlement to water.—The rights of
- Navajo Allottees, and the United States acting as
- trustee for Navajo Allottees, to use water on Navajo
- 24 Allotments located on the Navajo Reservation shall

- be satisfied solely from the Water Rights described
 in subsection (c)(1).
 - (3) Allocations.—A Navajo Allottee shall be entitled to a just and equitable distribution of water for irrigation purposes.

(4) Claims.—

- (A) EXHAUSTION OF REMEDIES.—Before asserting any claim against the United States under section 7 of the Act of February 8, 1887 (24 Stat. 390, chapter 119; 25 U.S.C. 381), or any other applicable law, a Navajo Allottee shall exhaust remedies available under the Navajo Nation Water Code or other applicable Navajo law.
- (B) ACTION FOR RELIEF.—After the exhaustion of all remedies available under the Navajo Nation Water Code or other applicable Navajo law pursuant to subparagraph (A), a Navajo Allottee may seek relief under section 7 of the Act of February 8, 1887 (24 Stat. 390, chapter 119; 25 U.S.C. 381), or other applicable law.
- (5) AUTHORITY OF THE SECRETARY.—The Secretary may protect the rights of Navajo Allottees in accordance with this subsection.

1	(g) Navajo Nation Water Code.—
2	(1) In General.—The Navajo Nation Water
3	Code shall provide—
4	(A) that Use of water by Navajo Allottees
5	shall be satisfied with water from the Water
6	Rights described in subsection (c)(1);
7	(B) a process by which a Navajo Allottee
8	may request that the Navajo Nation allocate
9	water in accordance with the Settlement Agree-
10	ment, including the provision of water under
11	any Navajo Allottee lease under section 4 of the
12	Act of June 25, 1910 (36 Stat. 856, chapter
13	431; 25 U.S.C. 403);
14	(C) a due process system for the consider-
15	ation and determination by the Navajo Nation
16	of any request of a Navajo Allottee (or a suc-
17	cessor in interest to a Navajo Allottee) for an
18	allocation of water on a Navajo Allotment, in-
19	cluding a process for—
20	(i) appeal and adjudication of any de-
21	nied or disputed distribution of water; and
22	(ii) resolution of any contested admin-
23	istrative decision; and
24	(D) a requirement that any Navajo Allot-
25	tee asserting a claim relating to the enforce-

ment of rights of the Navajo Allottee under the Navajo Nation Water Code, including to the quantity of water allocated to land of the Navajo Allottee, shall exhaust all remedies available to the Navajo Allottee under Navajo law before initiating an action against the United States or petitioning the Secretary pursuant to subsection (f)(4)(B).

(2) Tribal consultation.—

- (A) IN GENERAL.—After consultation with the Navajo Nation, the Secretary shall determine whether the Navajo Nation Water Code in effect on the date of enactment of this Act satisfies the requirements of paragraph (1).
- (B) Satisfies requirements.—If the Secretary determines that the Navajo Nation Water Code in effect on the date of enactment of this Act satisfies the requirements of paragraph (1), the Secretary shall notify the Navajo Nation of that determination in writing.
- (C) Does not satisfy requirement.—
 If the Secretary determines that the Navajo
 Nation Water Code in effect on the date of enactment of this Act does not satisfy the requirements of paragraph (1), the Secretary shall no-

tify the Navajo Nation in writing that amendments are necessary to satisfy the requirements of subsection (g)(1).

(3) NAVAJO NATION ACTION.—Not later than 3 years after the date on which the Secretary notifies the Navajo Nation pursuant to paragraph (2)(C), the Navajo Nation shall amend the Navajo Nation Water Code and submit to the Secretary the amendments to the Navajo Nation Water Code for review and approval pursuant to subsection (h).

(h) ACTION BY THE SECRETARY.—

- (1) IN GENERAL.—The Secretary shall administer, with respect to the rights of the Navajo Allottees, the Water Rights identified under subsection (c)(1) during the period beginning on the date of enactment of this Act and ending on the earlier of—
 - (A) the date on which the Secretary provides notice to the Navajo Nation pursuant to paragraph (2)(B) of subsection (g) that the Navajo Nation Water Code satisfies the requirements of paragraph (1) of that subsection; and
- 24 (B) the date on which the Secretary has 25 approved amendments to the Navajo Nation

1	Water Code submitted pursuant to subsection
2	(g)(3).
3	(2) Approval.—The Navajo Nation Water
4	Code amendments described in subsection (g)(3)
5	shall not be valid unless—
6	(A) the amendments described in that sub-
7	section have been approved by the Secretary;
8	and
9	(B) each subsequent amendment to the
10	Navajo Nation Water Code that affects the
11	rights of a Navajo Allottee is approved by the
12	Secretary.
13	(3) Approval Period.—
14	(A) APPROVAL PERIOD.—If the Secretary
15	requires amendments to the Navajo Nation
16	Water Code pursuant to paragraph (2)(C) of
17	subsection (g), the Secretary shall approve or
18	disapprove the amendments to the Navajo Na-
19	tion Water Code described in paragraph (3) of
20	that subsection not later than 180 days after
21	the date on which the amendments are sub-
22	mitted to the Secretary.
23	(B) Extension.—The deadline described
24	in subparagraph (A) may be extended by the

1	Secretary after consultation with the Navajo
2	Nation.
3	(i) Effect.—Except as otherwise expressly provided
4	in this section, nothing in this Act—
5	(1) authorizes any action by a Navajo Allottee
6	against any individual or entity, or against the Nav-
7	ajo Nation, under Federal, State, Tribal, or local
8	law; or
9	(2) alters or affects the status of any action
10	brought pursuant to section 1491(a) of title 28,
11	United States Code.
12	SEC. 6. ALLOCATION AND ASSIGNMENT OF ARIZONA COLO-
13	RADO RIVER WATER TO THE TRIBES; WATER
14	USE; STORAGE; WATER DELIVERY CON-
14 15	USE; STORAGE; WATER DELIVERY CONTRACTS.
15 16	TRACTS.
15 16	TRACTS. (a) Allocation and Assignment to the Navajo
15 16 17	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.—
15 16 17 18	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.— (1) Allocation and assignment to the
15 16 17 18 19	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.— (1) Allocation and assignment to the Navajo Nation.—
15 16 17 18 19 20	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.— (1) Allocation and assignment to the Navajo Nation.— (A) Navajo Nation upper basin colo-
15 16 17 18 19 20 21	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.— (1) Allocation and assignment to the Navajo Nation.— (A) Navajo Nation upper basin colo- Rado River Water.—
15 16 17 18 19 20 21 22	TRACTS. (a) Allocation and Assignment to the Navajo Nation and the Hopi Tribe.— (1) Allocation and assignment to the Navajo Nation.— (A) Navajo Nation upper basin colorado river water.— (i) State agreement.—Pursuant to

1	(ii) Allocation.—44,700 AFY of
2	Arizona Upper Basin Colorado River
3	Water is allocated to the Navajo Nation on
4	the Enforceability Date.
5	(B) NAVAJO NATION CIBOLA WATER.—
6	Pursuant to subparagraph 4.8.2 of the Settle-
7	ment Agreement, the State has recommended
8	the assignment of Navajo Nation Cibola Water
9	by the Hopi Tribe to the Navajo Nation effec-
10	tive on the Enforceability Date.
11	(C) NAVAJO NATION FOURTH PRIORITY
12	WATER.—
13	(i) State recommendation.—Pur-
14	suant to subparagraph 4.9.1 of the Settle-
15	ment Agreement, the State has rec-
16	ommended the allocation described in
17	clause (ii).
18	(ii) Allocation.—3,500 AFY of
19	uncontracted Fourth Priority Water re-
20	served for Use in a Navajo-Hopi Indian
21	Water Rights settlement under paragraph
22	11.3 of the Arizona Water Settlement
23	Agreement among the United States, the
24	State, and CAWCD, as authorized by
25	paragraphs (1) and (2) of section 106(a)

1	of the Central Arizona Project Settlement
2	Act of 2004 (Public Law 108–451; 118
3	Stat. 3492), is allocated to the Navajo Na-
4	tion on the Enforceability Date.
5	(2) Allocation to hopi tribe and amend-
6	MENT TO CIBOLA CONTRACT.—
7	(A) Hopi tribe upper basin colorado
8	RIVER WATER.—
9	(i) State agreement.—Pursuant to
10	subparagraph 5.7.1 of the Settlement
11	Agreement, the State has expressly agreed
12	to the allocation described in clause (ii).
13	(ii) Allocation.—2,300 AFY of Ari-
14	zona Upper Basin Colorado River Water is
15	allocated to the Hopi Tribe on the En-
16	forceability Date.
17	(B) Hopi tribe cibola water.—Pursu-
18	ant to subparagraph 5.8.1 of the Settlement
19	Agreement, the State has recommended the
20	amendment of the existing Hopi Tribe Cibola
21	Contract to reduce the Fourth Priority Water
22	diversion entitlement of the Hopi Tribe to
23	4,178 AFY, and to provide for additional Uses
24	and places of Use of Hopi Tribe Cibola Water,
25	effective on the Enforceability Date.

1	(b) Colorado River Water Use by the Navajo
2	NATION AND HOPI TRIBE.—
3	(1) Colorado river water use by the Nav-
4	AJO NATION.—
5	(A) NAVAJO NATION UPPER BASIN COLO-
6	RADO RIVER WATER USE.—Subject to the limi-
7	tations of this Act, the Navajo Nation may di-
8	vert its Navajo Nation Upper Basin Colorado
9	River Water in the State, the State of New
10	Mexico, and the State of Utah for Use at any
11	location in the State.
12	(B) NAVAJO NATION CIBOLA WATER.—
13	Subject to the limitations of this Act, the Nav-
14	ajo Nation may divert its Navajo Nation Cibola
15	Water in the State in the Upper Basin at Lake
16	Powell or in the Lower Basin for Use at any lo-
17	cation within the Lower Basin.
18	(C) NAVAJO NATION FOURTH PRIORITY
19	WATER.—The Navajo Nation may divert its
20	Navajo Nation Fourth Priority Water in the
21	State in the Upper Basin at Lake Powell or in
22	the Lower Basin for Use at any location within
23	the Lower Basin.
24	(D) No use outside of the state.—
25	With the exception of water storage by the Nav-

1	ajo Nation at the Navajo Reservoir and the
2	Frank Chee Willetto, Sr. Reservoir in the State
3	of New Mexico, the Navajo Nation may not use,
4	lease, exchange, forbear, or otherwise transfer
5	any of the water described in subparagraphs
6	(A), (B), and (C) for Use directly or indirectly
7	outside of the State.
8	(2) Colorado river water use by the hopi
9	TRIBE.—
10	(A) Hopi tribe upper basin colorado
11	RIVER WATER USE.—Subject to the limitations
12	of this Act, the Hopi Tribe may divert its Hopi
13	Tribe Upper Basin Colorado River Water in the
14	State for Use at any location in the State.
15	(B) Hopi tribe cibola water use.—
16	The Hopi Tribe may divert its Hopi Tribe
17	Cibola Water in the State in the Upper Basin
18	at Lake Powell or in the Lower Basin for Use
19	at any location within the Lower Basin.
20	(C) No use outside of the state.—
21	The Hopi Tribe may not use, lease, exchange,
22	forbear, or otherwise transfer any of the water
23	described in subparagraphs (A) and (B) for Use
24	directly or indirectly outside of the State.

(3) Curtailment.—

1	(A) Navajo nation.—
2	(i) NAVAJO NATION CIBOLA WATER
3	AND NAVAJO NATION FOURTH PRIORITY
4	WATER.—Delivery of Navajo Nation Cibola
5	Water and Navajo Nation Fourth Priority
6	Water, regardless of the point of diversion,
7	shall be subject to reduction in any year in
8	which a shortage is declared to the same
9	extent as other non-CAP Fourth Priority
10	Water.
11	(ii) Other arizona lower basin
12	COLORADO RIVER WATER ACQUIRED BY
13	THE NAVAJO NATION.—Any other Arizona
14	Lower Basin Colorado River Water that
15	the Navajo Nation may acquire shall be
16	subject to reduction in any year in which
17	a shortage is declared in accordance with
18	criteria applied by the Secretary to water
19	of the same priority.
20	(B) Hopi tribe.—
21	(i) Fourth priority cibola
22	WATER.—Delivery of Hopi Tribe Cibola
23	Water of fourth priority, regardless of the
24	point of diversion, shall be subject to re-
25	duction in any year in which a shortage is

1	declared to the same extent as other non-
2	CAP Fourth Priority Water.
3	(ii) Fifth priority.—Delivery of
4	Hopi Tribe Cibola Water of fifth priority,
5	regardless of the point of diversion, shall
6	be subject to reduction in any year in
7	which a shortage is declared to the same
8	extent as other Fifth Priority Water.
9	(iii) Other arizona lower basin
10	COLORADO RIVER WATER ACQUIRED BY
11	THE HOPI TRIBE.—Any other Arizona
12	Lower Basin Colorado River Water that
13	the Hopi Tribe may acquire shall be sub-
14	ject to reduction in any year in which a
15	shortage is declared in accordance with cri-
16	teria applied by the Secretary to water of
17	the same priority.
18	(c) Colorado River Water Storage.—
19	(1) STORAGE IN ARIZONA.—
20	(A) ARIZONA UPPER BASIN COLORADO
21	RIVER WATER.—Navajo Nation Upper Basin
22	Colorado River Water and Hopi Tribe Upper
23	Basin Colorado River Water may be stored at
24	underground storage facilities or Groundwater
25	savings facilities located—

1	(i) within the Navajo Reservation in
2	accordance with Navajo law, or State law
3	if mutually agreed to by the Navajo Nation
4	and the State;
5	(ii) within the Hopi Reservation in ac-
6	cordance with Hopi law, or State law if
7	mutually agreed to by the Hopi Tribe and
8	the State;
9	(iii) on any other Indian reservation
10	located in the State in accordance with ap-
11	plicable law; and
12	(iv) within the State and outside of
13	any Indian reservation in accordance with
14	State law.
15	(B) ARIZONA LOWER BASIN COLORADO
16	RIVER WATER.—Navajo Nation Cibola Water,
17	Navajo Nation Fourth Priority Water, and
18	Hopi Tribe Cibola Water may be stored at un-
19	derground storage facilities or Groundwater
20	savings facilities located—
21	(i) within the Navajo Reservation in
22	accordance with Navajo law, or State law
23	if mutually agreed to by the Navajo Nation
24	and the State;

1	(ii) within the Hopi Reservation in ac-
2	cordance with Hopi law, or State law if
3	mutually agreed to by the Hopi Tribe and
4	the State;
5	(iii) on any other Indian reservation
6	located in the State that falls within the
7	Lower Basin in accordance with applicable
8	law; and
9	(iv) within any portion of the State
10	that falls within the Lower Basin and out-
11	side of any Indian reservation in accord-
12	ance with State law.
13	(2) Storage credits.—
14	(A) In general.—The Navajo Nation and
15	the Hopi Tribe may assign any long-term stor-
16	age credits accrued as a result of storage under
17	subparagraphs (A) and (B) of paragraph (1) in
18	accordance with applicable law.
19	(B) STORAGE PURSUANT TO TRIBAL
20	LAW.—Any water stored pursuant to Tribal law
21	may only be recovered on the Indian reservation
22	where the water was stored.
23	(3) Storage in New Mexico.—The Navajo
24	Nation may store in, divert, and convey its Navajo
25	Nation Upper Basin Colorado River Water from the

1	Navajo Reservoir and the Frank Chee Willetto, Sr.
2	Reservoir in New Mexico, subject to the require-
3	ments of subsection (g), including that the water
4	stored at the Navajo Reservoir or the Frank Chee
5	Willetto, Sr. Reservoir is subject to agreements with
6	and permits from the State of New Mexico and is
7	accounted for as provided in that subsection and sec-
8	tion $17(a)(3)$.
9	(4) Storage contract requirements.—
10	(A) In general.—All contracts to store
11	Navajo Nation Upper Basin Colorado River
12	Water, Navajo Nation Cibola Water, Navajo
13	Nation Fourth Priority Water, Hopi Tribe
14	Upper Basin Colorado River Water or Hopi
15	Tribe Cibola Water shall identify—
16	(i) the place of storage of the water;
17	(ii) the mechanisms for delivery of the
18	water; and
19	(iii) each point of diversion under the
20	applicable contract.
21	(B) Conflicts.—A contract to store Nav-
22	ajo Nation Upper Basin Colorado River Water,
23	Navajo Nation Cibola Water, Navajo Nation
24	Fourth Priority Water, Hopi Tribe Upper
25	Basin Colorado River Water, or Hopi Tribe

1	Cibola Water shall not conflict with the Settle-
2	ment Agreement or this Act.
3	(C) System conservation.—
4	(i) System conservation in lake
5	POWELL.—
6	(I) In general.—Subject to
7	subclauses (IV) through (VII), the
8	Secretary is authorized and directed
9	to enter into NAIWRSA System Con-
10	servation Program agreements with
11	the Navajo Nation and the Hopi
12	Tribe to provide for the storage of
13	17,050 AFY of the System Conserva-
14	tion Eligible Water each year for a
15	period of 20 years to be retained in
16	Lake Powell until the end of the 20-
17	year period for the benefit of the Col-
18	orado River System.
19	(II) NAVAJO NATION AND HOPI
20	TRIBE AGREEMENTS.—
21	(aa) Navajo nation.—Pur-
22	suant to subclause (I), the Nav-
23	ajo Nation shall enter into 20-
24	year NAIWRSA System Con-
25	servation Program agreement to

deliver 16,214.55 AFY of the	ıe
2 System Conservation Eligib	le
Water to the Secretary to be re	e-
4 tained in Lake Powell and ac	c-
5 counted for separately during th	ıe
6 20-year period for the benefit of	of
7 the Colorado River System.	
8 (bb) Hopi tribe.—Pursu	1-
9 ant to subclause (I), the Hop	ρi
Tribe shall enter into a 20-year	ır
NAIWRSA System Conservation	n
Program agreement to delive	er
835.45 AFY of the System Cor	1-
servation Eligible Water to the	ıe
Secretary to be retained in Lak	æ
Powell and accounted for sepa	a-
rately during the 20-year period	d
for the benefit of the Colorad	lo
River System.	
20 (III) NOTIFICATION.—Notwith	1-
standing subclause (II), during the	ıe
22 20-year period in which the Navaj	jo
Nation and the Hopi Tribe are deliv	V-
ering water to the NAIWRSA System	m
Conservation Program, if the Hop	рi

1	Tribe intends to deliver more than
2	1,464.55 AFY of Hopi Tribe Upper
3	Basin Colorado River Water to the
4	Hopi Reservation in any calendar
5	year—
6	(aa) the Hopi Tribe shall
7	notify the Navajo Nation prior to
8	the start of that calendar year of
9	the amount of Hopi Tribe Upper
10	Basin Colorado River Water in
11	excess of 1,464.55 AFY that the
12	Hopi Tribe intends to deliver to
13	the Hopi Reservation during the
14	subsequent calendar year; and
15	(bb) the Navajo Nation shall
16	deliver sufficient additional Sys-
17	tem Conservation Eligible Water
18	to ensure that 17,050 AFY is de-
19	livered to the Secretary each cal-
20	endar year to be retained in Lake
21	Powell pursuant to the
22	NAIWRSA System Conservation
23	Program.
24	(IV) Evaporation losses.—
25	The System Conservation Eligible

1	Water stored in Lake Powell shall be
2	subject to evaporation losses.
3	(V) Release.—Notwithstanding
4	the intention to retain the System
5	Conservation Eligible Water stored in
6	Lake Powell for 20 years, as described
7	in subclauses (I) and (II), the System
8	Conservation Eligible Water may be
9	released—
10	(aa) pursuant to an agree-
11	ment signed by the Governors'
12	representatives of the Colorado
13	River Basin States and the Bu-
14	reau; or
15	(bb) by the Bureau con-
16	sistent with operating criteria or
17	guidelines.
18	(VI) No consideration in an-
19	NUAL RELEASE.—The System Con-
20	servation Eligible Water stored at
21	Lake Powell shall not be considered
22	when determining the annual release
23	of Lake Powell under the operational
24	criteria or guidelines in place for any
25	vear in the 20-year period in which

the Navajo Nation and the Hopi
Tribe are delivering water to the
NAIWRSA System Conservation Program and any subsequent year.

(VII) Accounting as upper

(VII) ACCOUNTING AS UPPER BASIN.—Any System Conservation Eligible Water released from storage shall be accounted for as Upper Basin releases under article III of the Colorado River Compact.

(ii) Participation in System Conservation Programs.—In addition to the NAIWRSA System Conservation Program to store System Conservation Eligible Water in Lake Powell for 20 years as described in subclauses (I) and (II) of clause (i), the Navajo Nation and the Hopi Tribe are authorized to participate in System Conservation programs in the Upper Basin for Navajo Nation Upper Basin Colorado River Water and Hopi Tribe Upper Basin Colorado River Water and in the Lower Basin for Navajo Nation Cibola Water and Navajo Nation Fourth Priority Water and Hopi Tribe Cibola Water to the extent that

1	the water meets the applicable require-
2	ments of those System Conservation pro-
3	grams.
4	(d) Transportation of Water Through the
5	CAP System.—Subject to the accounting provisions of
6	section 17, the Navajo Nation or the Hopi Tribe may
7	transport Navajo Nation Upper Basin Colorado River
8	Water, Navajo Nation Cibola Water, Navajo Nation
9	Fourth Priority Water, Hopi Tribe Upper Basin Colorado
10	River Water, and Hopi Tribe Cibola Water through the
11	CAP system for storage or Use in accordance with all laws
12	of the United States and the agreements between the
13	United States and CAWCD governing the Use of the CAP
14	system to transport water other than CAP Water, includ-
15	ing payment of applicable charges.
16	(e) Water Delivery Contracts.—The Secretary
17	shall enter into the following water delivery contracts,
18	which shall be without limit as to term:
19	(1) Navajo nation water delivery con-
20	TRACTS FOR NAVAJO NATION UPPER BASIN COLO-
21	RADO RIVER WATER.—
22	(A) In General.—The Secretary shall
23	enter into a water delivery contract with the
24	Navajo Nation for Navajo Nation Upper Basin
25	Colorado River Water in accordance with the

1	Settlement Agreement, which shall provide for,
2	among other things—
3	(i) the delivery of up to 44,700 AFY
4	of Navajo Nation Upper Basin Colorado
5	River Water;
6	(ii) 1 or more points of diversion in
7	the State, New Mexico, and Utah;
8	(iii) 1 or more storage locations at
9	any place within the State and in the Nav-
10	ajo Reservoir and the Frank Chee Willetto,
11	Sr. Reservoir in New Mexico;
12	(iv) subject to the limitations of this
13	Act, Use at any location within the State;
14	and
15	(v) delivery of Navajo Nation Upper
16	Basin Colorado River Water to the Navajo
17	Nation's lessees and exchange partners in
18	the Upper Basin and the Lower Basin
19	within the State.
20	(B) Existing water service con-
21	TRACT.—
22	(i) In General.—Water Service Con-
23	tract No. 09-WC-40-318 between the
24	United States and the Navajo Nation
25	dated December 23, 2009, for the delivery

1	of up to 950 AFY of water from Lake
2	Powell to the Navajo Nation for municipal
3	and industrial Use within the Community
4	of LeChee shall be replaced with a Navajo
5	Nation Water Delivery Contract for the de-
6	livery of Navajo Nation Upper Basin Colo-
7	rado River Water that complies with sub-
8	paragraph (A).
9	(ii) TERMINATION.—As provided in
10	the Settlement Agreement, on the Enforce-
11	ability Date, the water service contract de-
12	scribed in clause (i) shall terminate.
13	(2) Navajo nation water delivery con-
14	TRACT FOR NAVAJO NATION CIBOLA WATER.—The
15	Secretary shall enter into a water delivery contract
16	with the Navajo Nation for the Navajo Nation
17	Cibola Water in accordance with the Settlement
18	Agreement, which shall provide for, among other
19	things—
20	(A)(i) the diversion of up to 100 AFY at
21	the location and for the same Uses described in
22	the Hopi Tribe Existing Cibola Contract; or
23	(ii) delivery and consumptive use of up to
24	71.5 AFY at locations and for Uses within the
25	State within the Lower Basin other than as de-

1	scribed in the Hopi Tribe Existing Cibola Con-
2	tract;
3	(B) 1 or more points of diversion in the
4	State within the Lower Basin or at Lake Pow-
5	ell;
6	(C) storage in any location within the
7	State within the Lower Basin Reservoir in New
8	Mexico;
9	(D) Use at any location within the State
10	within the Lower Basin;
11	(E) delivery of Navajo Nation Cibola
12	Water to the Navajo Nation's lessees and ex-
13	change partners in the State within the Lower
14	Basin; and
15	(F) curtailment as provided in subsection
16	(b)(3)(A).
17	(3) Navajo nation water delivery con-
18	TRACT FOR NAVAJO NATION FOURTH PRIORITY
19	WATER.—The Secretary shall enter into a water de-
20	livery contract with the Navajo Nation for Navajo
21	Nation Fourth Priority Water in accordance with
22	the Settlement Agreement, which shall provide for,
23	among other things—
24	(A) delivery of up to 3,500 AFY of Navajo
25	Nation Fourth Priority Water;

1	(B) 1 or more points of diversion in the
2	State within the Lower Basin or at Lake Pow-
3	ell;
4	(C) storage in any location within the
5	State within the Lower Basin;
6	(D) Use at any location within the State
7	within the Lower Basin;
8	(E) delivery of Navajo Nation Fourth Pri-
9	ority Water to the Navajo Nation's lessees and
10	exchange partners in the State within the
11	Lower Basin; and
12	(F) curtailment as provided in subsection
13	(b)(3)(A).
14	(4) Hopi tribe delivery contracts for
15	HOPI TRIBE UPPER BASIN COLORADO RIVER
16	WATER.—The Secretary shall enter into a water de-
17	livery contract with the Hopi Tribe for Hopi Tribe
18	Upper Basin Colorado River Water in accordance
19	with the Settlement Agreement, which shall provide
20	for, among other things—
21	(A) the delivery of up to 2,300 AFY of
22	Hopi Tribe Upper Basin Colorado River Water;
23	(B) 1 or more points of diversion in the
24	State, including Lake Powell;

1	(C) 1 or more storage locations at any
2	place within the State;
3	(D) subject to the limitations of this Act,
4	Use at any location within the State; and
5	(E) delivery of Hopi Tribe Upper Basin
6	Colorado River Water to the Hopi Tribe's les-
7	sees and exchange partners in the Upper Basin
8	and the Lower Basin within the State.
9	(5) Hopi tribe water delivery contract
10	FOR HOPI TRIBE CIBOLA WATER.—The Secretary
11	shall enter into a water delivery contact with the
12	Hopi Tribe for Hopi Tribe Cibola Water in accord-
13	ance with the Settlement Agreement, which shall
14	provide for, among other things—
15	(A) the delivery of up to 4,178 AFY of
16	Fourth Priority Water, 750 AFY of Fifth Pri-
17	ority Water, and 1,000 AFY of Sixth Priority
18	Water;
19	(B) 1 or more points of diversion in the
20	State within the Lower Basin or at Lake Pow-
21	ell;
22	(C) storage in any location within the
23	State within the Lower Basin

1	(D) Use at any location within the State
2	within the Lower Basin, consistent with sub-
3	paragraph 5.8.3 of the Settlement Agreement;
4	(E) delivery of Hopi Tribe Cibola Water to
5	the Hopi Tribe's lessees and exchange partners
6	in the State within the Lower Basin; and
7	(F) curtailment as provided in subsection
8	(b)(3)(B).
9	(f) Requirements and Limitations Applicable
10	TO WATER DELIVERY CONTRACTS.—The Navajo Nation
11	Water Delivery Contracts and Hopi Tribe Water Delivery
12	Contracts shall be subject to the following requirements
13	and limitations:
14	(1) Except for storage by the Navajo Nation at
15	the Navajo Reservoir and the Frank Chee Willetto,
16	Sr. Reservoir in New Mexico, and in accordance with
17	subsection (g), a water delivery contract shall not
18	permit the Use of the water outside of the State.
19	(2) A water delivery contract shall not, either
20	temporarily or permanently, alter or reduce the an-
21	nual Lower Basin apportionment of the State pursu-
22	ant to the Boulder Canyon Project Act (43 U.S.C.
23	617 et seq.) and the Decree, or annual Upper Basin
24	apportionment pursuant to the Upper Colorado
25	River Basin Compact of 1948.

- 1 (3) Nothing in a water delivery contract shall
 2 alter or impair the rights, authorities, and interests
 3 of California, Nevada, or the State under the Boul4 der Canyon Project Act (43 U.S.C. 617 et seq.), the
 5 contract between the United States and the State
 6 dated February 9, 1944, the Upper Colorado River
 7 Basin Compact of 1948 or the Decree.
 - (4) A water delivery contract shall not limit the ability of California, Nevada, or the State to seek or advocate changes in the operating rules, criteria, or guidelines of the Colorado River System as those rules, criteria, or guidelines apply to the apportionments of the State from the Upper Basin and the Lower Basin of the Colorado River.
 - (5) In the event that a water delivery contract will result in the delivery of Arizona Upper Basin Colorado River Water to the Lower Basin, the Secretary shall confer with the State and with the Governors' representatives of the Colorado River Basin States prior to executing that water delivery contract with respect to—
 - (A) the impact of the water deliveries on the availability of Upper Basin Colorado River Water or Arizona Lower Basin Colorado River Water within the State;

1	(B) the annual accounting conducted by
2	the Bureau for the Colorado River apportion-
3	ments of the State in the Upper Basin and
4	Lower Basin;
5	(C) how diversions of Arizona Upper Basin
6	Colorado River Water in the Lower Basin will
7	be administered consistently with the Decree;
8	and
9	(D) as appropriate, the impact of the
10	water deliveries on the operations of the Central
11	Arizona Project.
12	(6) A water delivery contract shall identify—
13	(A) the place of Use of the water;
14	(B) the purpose of the Use of the water
15	during the term of the contract;
16	(C) the mechanism for delivery of the
17	water; and
18	(D) each point of diversion under the con-
19	tract.
20	(7) A water delivery contract shall not prejudice
21	the interests of California, Nevada, or the State, or
22	serve as precedent against California, Nevada, or the
23	State, in any litigation relating to the apportion-
24	ment, diversion, storage, or Use of water from the
25	Colorado River System.

1	(8) In the case of a conflict between a water de-
2	livery contract and this Act or the Settlement Agree-
3	ment, this Act or the Settlement Agreement shall
4	control.
5	(9) Any material amendment or modification of
6	a water delivery contract shall comply with, and be
7	subject to, all requirements and limitations for the
8	water delivery contract, as described in the Settle-
9	ment Agreement and this Act.
10	(10) A water delivery contract shall become ef-
11	fective on the Enforceability Date and, once effec-
12	tive, shall be permanent and without limit as to
13	term.
14	(11) The United States shall waive Colorado
15	River Storage Project standby charges and delivery
16	charges and annual administration fees for water de-
17	livered pursuant to a water delivery contract.
18	(g) Conditions for Storage, Diversion, and
19	CONVEYANCE IN NEW MEXICO.—
20	(1) Requirements for water diverted in
21	NEW MEXICO FOR USE BY THE NAVAJO NATION IN
22	ARIZONA.—
23	(A) In General.—Notwithstanding any
24	other provision of this Act, water shall not be
25	stored in, diverted in, or conveyed from New

1	Mexico for Use by the Navajo Nation in the
2	State except in compliance with this subsection
3	or subparagraph 7(g) of the Partial Final De-
4	cree (as defined in section 10302 of the North-
5	western New Mexico Rural Water Projects Act
6	(43 U.S.C. 407 note; Public Law 111–11)).
7	(B) Water provided under public law
8	111–11.—6,411 AFY of Navajo Nation Upper
9	Basin Colorado River Water may be stored in,
10	diverted in, and conveyed from New Mexico for
11	Use in the State—
12	(i) consistent with the terms and re-
13	quirements of the Northwestern New Mex-
14	ico Rural Water Projects Act (Public Law
15	111–11; 123 Stat. 1367) and the Partial
16	Final Decree (as defined in section 10302
17	of that Act (43 U.S.C. 407 note; Public
18	Law 111–11)); and
19	(ii) in accordance with an appropriate
20	permit issued under New Mexico law with
21	a place of use consistent with subpara-
22	graph (D).
23	(C) Additional water under this
24	ACT.—In addition to the 6,411 AFY pursuant
25	to subparagraph (B), 12,000 AFY of Navajo

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Nation Upper Basin Colorado River Water may be stored in, diverted in, and conveyed from the San Juan River in New Mexico for Use in the State, subject to the following conditions:

> (i) An agreement is executed between the Navajo Nation and the State of New acting through its Interstate Mexico. Stream Commission, enabling the storage in, diversion in, and conveyance from New Mexico of not to exceed 12,000 AFY of Navajo Nation Upper Basin Colorado River Water for Use by the Navajo Nation in the State when the Upper Basin Colorado River Water is available for diversion in compliance with the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) and without resulting in forbearance of Use in New Mexico or a shortage to any water uses as provided in the Navajo Reservoir Operations guidelines pursuant to the 2006 environmental impact statement prepared by the Bureau, or any updated guidelines or requirements for Navajo Reservoir Operations as may become effective in the future.

1	(ii) If the Navajo Nation and the
2	State of New Mexico, acting through its
3	Interstate Stream Commission, are able to
4	agree on terms, an agreement is executed
5	covering periods of time when the Navajo
6	Nation is not able to divert all or a portion
7	of the 12,000 AFY of Navajo Nation
8	Upper Basin Colorado River Water under
9	clause (i), subject to the requirements
10	that—
11	(I) the agreement provides for
12	limited forbearance of Navajo Nation
13	water in New Mexico or other mutu-
14	ally acceptable mechanisms for mak-
15	ing all or a portion of the 12,000
16	AFY of Navajo Nation Upper Basin
17	Colorado River Water available to the
18	Navajo Nation in the State; and
19	(II) the United States and the
20	Governors' representatives of the Col-
21	orado River Basin States have agreed
22	on an appropriate measure or ac-
23	counting method for such forbearance
24	or mechanisms to ensure that the
25	ability of New Mexico to utilize its ap-

portionment under the Upper Colorado River Basin Compact of 1948 is preserved.

> (D) PERMITS AS A CONDITION FOR DELIV-ERY.—No water under subparagraph (B) or (C) may be delivered unless the New Mexico State Engineer has issued an appropriate permit for any diversion from the San Juan River system or underground basin in New Mexico and storage and release of water from the Navajo Reservoir or the Frank Chee Willetto, Sr. Reservoir to supply Use on Navajo Land within the State and for municipal Use adjoining the Navajo Reservation from water distribution facilities that are physically connected or planned for connection, as of the date of enactment of this Act, to water distribution facilities on the Navajo Reservation in the State.

> (E) Water delivery contracts.—No water under subparagraph (B) or (C) may be delivered until the Navajo Nation and the Secretary have entered into the appropriate water delivery contract described in subsection (e) for the amount of water to be delivered, which shall be consistent with the agreements described in

1	subparagraph (C) and permits described in sub-
2	paragraph (D).
3	(F) Prohibition on leasing and ex-
4	CHANGES.—No water diverted in or conveyed
5	from New Mexico under this subsection shall be
6	leased or exchanged in the State.
7	(2) Accounting of water diverted in New
8	MEXICO FOR USE IN ARIZONA.—
9	(A) In general.—Depletion of water that
10	results from the diversion of water from the
11	San Juan River system or underground basin
12	in New Mexico for Use within the State (includ-
13	ing depletion incidental to the storage in, diver-
14	sion in, or conveyance from New Mexico for
15	Use in the State) shall be—
16	(i) accounted as consumptive Use of
17	Navajo Nation Upper Basin Colorado
18	River Water; and
19	(ii) charged against Arizona Upper
20	Basin Colorado River Water.
21	(B) Exception under later agree-
22	MENT.—If an agreement is reached pursuant to
23	paragraph (1)(C)(ii) providing for forbearance
24	or other mechanism to make water available,
25	the measure or accounting mechanism provided

1	for in accordance with subclause (II) of that
2	paragraph shall apply.
3	(3) REQUIREMENTS AND ACCOUNTING FOR
4	WATER SUBJECT TO THE NAVAJO-UTAH WATER
5	RIGHTS SETTLEMENT DIVERTED IN NEW MEXICO
6	FOR USE IN UTAH.—
7	(A) In general.—Any storage in, diver-
8	sion in, and conveyance of water from New
9	Mexico for use in Utah authorized under the
10	Northwestern New Mexico Rural Water
11	Projects Act (Public Law 111–11; 123 Stat.
12	1367) shall be—
13	(i) subject to the same requirements
14	for accounting as provided in paragraph
15	(2), but applicable to Utah; and
16	(ii) charged against the Upper Basin
17	apportionment of the State of Utah under
18	the Colorado River Compact and the
19	Upper Colorado River Basin Compact of
20	1948.
21	(B) Other requirements.—In addition
22	to the requirements under subparagraph (A),
23	the storage, diversion, and conveyance of up to
24	2,000 AFY shall require—

1	(i) an appropriate permit from the
2	New Mexico State Engineer;
3	(ii) coordination with the Utah State
4	Engineer as required by the Utah-Navajo
5	Water Rights Settlement and the North-
6	western New Mexico Rural Water Projects
7	Act (Public Law 111–11; 123 Stat. 1367);
8	(iii) an agreement between the Navajo
9	Nation and the State of New Mexico, act-
10	ing through its Interstate Stream Commis-
11	sion; and
12	(iv) an agreement between the State
13	of New Mexico, acting through its Inter-
14	state Stream Commission, and the State of
15	Utah, to ensure that the apportionments of
16	the States of New Mexico and Utah and
17	rights under the Upper Colorado River
18	Basin Compact of 1948 are preserved.
19	(4) Navajo nation upper basin colorado
20	RIVER WATER DIVERTED IN NEW MEXICO.—The
21	Navajo Nation may not use, lease, contract, ex-
22	change, forbear, or otherwise transfer any water
23	from the San Juan River system within the State of
24	New Mexico for Use directly or indirectly outside of
25	New Mexico except—

1	(A) by agreement of the State of New
2	Mexico, acting through its Interstate Stream
3	Commission, based, in whole or in part, on its
4	determination that the rights and entitlements
5	of the State of New Mexico under the Colorado
6	River Compact and the Upper Colorado River
7	Basin Compact of 1948 are not adversely af-
8	fected and water uses within New Mexico are
9	adequately protected;
10	(B) by issuance of appropriate permits by
11	the New Mexico State Engineer; and
12	(C) to allow the Navajo Nation to forbear
13	pursuant to section 10603(d) of the North-
14	western New Mexico Rural Water Projects Act
15	(Public Law 111–11; 123 Stat. 1386)—
16	(i) to enable delivery to the State of
17	the 6,411 AFY described in paragraph
18	(1)(B); and
19	(ii) to enable delivery to Utah of up to
20	2,000 AFY described in paragraph (3).
21	(5) Protection of uses in New Mexico.—As
22	determined by the State of New Mexico, acting
23	through its Interstate Stream Commission and its
24	State Engineer, pursuant to this subsection, storage,

1	diversion, or conveyance of water in New Mexico for
2	Use in the State or Utah shall not adversely affect—
3	(A) Water Rights or Uses in New Mexico;
4	or
5	(B) delivery of water under contracts en-
6	tered into under—
7	(i) the Act of June 13, 1962 (Public
8	Law 87–483; 76 Stat. 96); and
9	(ii) New Mexico State Engineer File
10	Nos. 2847, 2848, 2849, 2883, and 2917.
11	(h) Conditions for Diversion of Navajo Nation
12	UPPER BASIN COLORADO RIVER WATER IN UTAH.—
13	(1) Requirements for water diverted in
14	UTAH FOR USE IN ARIZONA.—
15	(A) In General.—Notwithstanding any
16	other provision of this Act, water shall not be
17	stored in, diverted in, and conveyed from Utah
18	for Use by the Navajo Nation in the State ex-
19	cept in compliance with this subsection.
20	(B) Water provided under contract
21	WITH THE UNITED STATES.—If the Navajo Na-
22	tion requests to divert a portion of its Navajo
23	Nation Upper Basin Colorado River Water in
24	Utah for Use in the State pursuant to a water
25	delivery contract with the United States, the

Secretary shall confer with Utah prior to executing that water delivery contract to ensure compliance with the rights and entitlements of Utah under the Upper Colorado River Basin Compact of 1948 and Utah State law.

- (C) Water diverted on the Navajo Reservation.—Water may be diverted on the Navajo Reservation in Utah for delivery to the Navajo Reservation in the State once the Navajo Nation has obtained approval by the Utah State Engineer through a diversion permit that requires compliance with applicable Utah State law, including the requirement to appropriately measure diversions of water from the San Juan River system or underground basins in Utah to ensure that diversion of Navajo Nation Upper Basin Colorado River Water in Utah for use in the State shall not adversely affect Water Rights, Uses, or delivery of water in Utah.
- (D) WATER DIVERTED IN UTAH OFF THE NAVAJO RESERVATION.—Navajo Nation Upper Basin Colorado River Water may be diverted from a source off the Navajo Reservation only in accordance with Utah State law.

1	(E) Prohibition on leasing and ex-
2	CHANGES.—No water diverted in or conveyed
3	from Utah from the San Juan River under this
4	paragraph shall be leased or exchanged in Ari-
5	zona.
6	(2) Accounting of uses in arizona.—Deple-
7	tion of water that results from the diversion of Nav-
8	ajo Nation Upper Basin Colorado River Water in
9	Utah for Uses in the State (including depletion inci-
10	dental to storage, diversion, or conveyance of water)
11	shall be—
12	(A) accounted as consumptive Use of Nav-
13	ajo Nation Upper Basin Colorado River Water
14	and
15	(B) charged against Arizona Upper Basin
16	Colorado River Water.
17	(i) Water Uses in Utah by the Navajo Nation
18	AND THE SAN JUAN SOUTHERN PAIUTE TRIBE.—
19	(1) Water apportioned to utah.—The Nav-
20	ajo Nation or the San Juan Southern Paiute Tribe
21	may not use, lease, contract, exchange, forbear, or
22	otherwise transfer any water apportioned to the
23	State of Utah by the Colorado River Compact or the
24	Upper Colorado River Basin Compact of 1948 for
25	Use directly or indirectly outside of the State of

- Utah, except as provided for in the Navajo-Utah
 Water Rights Settlement and subject to subsection
 (g)(3).
- 4 (2) CONTINUED APPLICABILITY OF THE NAV5 AJO-UTAH WATER RIGHTS SETTLEMENT.—Except as
 6 provided in subsection (g)(3), nothing in this Act
 7 modifies or is exempt from the terms of the Navajo8 Utah Water Rights Settlement.
- 9 (3) APPLICABILITY OF THE TREATY.—Pursuant 10 to section XV of the Treaty, Water Rights for the 11 San Juan Southern Paiute Tribe in the San Juan 12 Southern Paiute Northern Area shall be quit 13 claimed to the San Juan Southern Paiute Tribe by 14 the Navajo Nation on publication in the Federal 15 Register under section 19(g)(1)(A).
- 16 (j) Use of the Colorado River Mainstream and17 San Juan River.—
- 18 (1) IN GENERAL.—The Secretary may use—
- (A) the Colorado River mainstream and dams and works on the mainstream controlled or operated by the United States, which regulate the flow of water in the mainstream or the diversion of water from the mainstream in the Upper Basin or the Lower Basin to transport and deliver Navajo Nation Upper Basin Colo-

1	rado River Water, Hopi Tribe Upper Basin Col-
2	orado River Water, Navajo Nation Cibola
3	Water, Navajo Nation Fourth Priority Water,
4	and Hopi Tribe Cibola Water; and
5	(B) the San Juan River and the dams and
6	works described in subparagraphs 4.7.5, 4.8.4,
7	and 4.9.4 of the Settlement Agreement to
8	transport, store, and deliver Navajo Nation
9	Upper Basin Colorado River Water.
10	(2) Navajo nation upper basin colorado
11	RIVER WATER; HOPI TRIBE UPPER BASIN COLORADO
12	RIVER WATER.—Navajo Nation Upper Basin Colo-
13	rado River Water or Hopi Tribe Upper Basin Colo-
14	rado River Water that enters the Lower Basin at
15	Lee Ferry shall—
16	(A) retain its character as Navajo Nation
17	Upper Basin Colorado River Water or Hopi
18	Tribe Upper Basin Colorado River Water; and
19	(B) be accounted for separately by the Sec-
20	retary in a manner such that the Navajo Na-
21	tion Upper Basin Colorado River Water or the
22	Hopi Tribe Upper Basin Colorado River Water
23	is not subject to paragraphs II(A) and II(B) of
24	the Decree.

1	(3) San Juan River.—Navajo Nation Upper
2	Basin Colorado River Water that enters the San
3	Juan River and the dams and works described in
4	subparagraphs 4.7.5, 4.8.4, and 4.9.4 of the Settle-
5	ment Agreement shall retain its character as Navajo
6	Nation Upper Basin Colorado River Water, but if
7	Navajo Nation Upper Basin Colorado River Water
8	spills from dams on the San Juan River described
9	in subparagraphs 4.7.5, 4.8.4, and 4.9.4 of the Set-
10	tlement Agreement, that water shall become part of
11	the San Juan River system.
12	(k) Acquisitions of Energy.—Power needed to de-
13	liver water to the Navajo Nation, the Hopi Tribe, or the
14	San Juan Southern Paiute Tribe for projects constructed
15	by the Tribes pursuant to the Settlement Agreement and
16	this Act shall be acquired by the Tribes.
17	(l) Reporting by Navajo Nation and Hopi
18	Tribe.—
19	(1) Navajo nation.—
20	(A) In General.—Beginning on March 1
21	of the first year following the year in which the
22	Enforceability Date occurs, and on March 1 of
23	each year thereafter, the Navajo Nation shall
24	submit to the Arizona Department of Water
25	Resources a report describing—

1	(i) the annual diversion amount,
2	points of diversion, and places of Use of
3	Navajo Nation Upper Basin Colorado
4	River Water;
5	(ii) the annual diversion amount,
6	points of diversion, and places of Use of
7	Navajo Nation Cibola Water;
8	(iii) the annual diversion amount,
9	point of diversion, and places of Use of
10	Navajo Nation Fourth Priority Water;
11	(iv) the location and annual amount
12	of any Off-Reservation storage of Navajo
13	Nation Upper Basin Colorado River
14	Water, Navajo Nation Cibola Water, and
15	Navajo Nation Fourth Priority Water;
16	(v) the amount of any Off-Reservation
17	exchange involving Navajo Nation Upper
18	Basin Colorado River Water, Navajo Na-
19	tion Cibola Water, and Navajo Nation
20	Fourth Priority Water; and
21	(vi) the location and annual amount
22	of Navajo Nation Upper Basin Colorado
23	River Water, Navajo Nation Cibola Water,
24	and Navajo Nation Fourth Priority Water
25	leased Off-Reservation.

1	(B) Measurement of diverted
2	WATER.—
3	(i) In general.—In order to accu-
4	rately measure the flow of water diverted
5	in the Upper Basin for Use by the Navajo
6	Nation in the State, the Navajo Nation
7	shall install suitable measuring devices at
8	or near each point of diversion of Navajo
9	Nation Upper Basin Colorado River
10	Water, Navajo Nation Cibola Water, and
11	Navajo Nation Fourth Priority Water from
12	the Colorado River's mainstem in the
13	Upper Basin and the San Juan River in
14	the Upper Basin.
15	(ii) Notification.—The Navajo Na-
16	tion shall notify the Arizona Department
17	of Water Resources, in writing, of any an-
18	nual reporting conflicts between the Bu-
19	reau, the Navajo Nation, or the Upper Col-
20	orado River Commission prior to the com-
21	pletion by the Bureau of the annual "Colo-
22	rado River Accounting and Water Use Re-
23	port for the Lower Basin".
24	(2) Hopi tribe.—

1	(A) In General.—Beginning on March 1
2	of the first year following the year in which the
3	Enforceability Date occurs, and on March 1 of
4	each year thereafter, the Hopi Tribe shall sub-
5	mit to the Arizona Department of Water Re-
6	sources a report describing—
7	(i) the annual diversion amount,
8	points of diversion, and places of Use of
9	Hopi Tribe Upper Basin Colorado River
10	Water;
11	(ii) the annual diversion amount,
12	points of diversion, and places of Use of
13	Hopi Tribe Cibola Water;
14	(iii) the location and annual amount
15	of any Off-Reservation storage of Hopi
16	Tribe Upper Basin Colorado River Water
17	and Hopi Tribe Cibola Water;
18	(iv) the amount of any Off-Reserva-
19	tion exchange involving Hopi Tribe Upper
20	Basin Colorado River Water or Hopi Tribe
21	Cibola Water; and
22	(v) the location and annual amount of
23	Hopi Tribe Upper Basin Colorado River
24	Water and Hopi Tribe Cibola Water leased
25	Off-Reservation.

1	(B) Measurement of diverted
2	WATER.—
3	(i) In general.—In order to accu-
4	rately measure the flow of water diverted
5	in the Upper Basin for Use by the Hopi
6	Tribe in the State, the Hopi Tribe shall in-
7	stall suitable measuring devices at or near
8	each point of diversion of Hopi Tribe
9	Upper Basin Colorado River Water and
10	Hopi Tribe Cibola Water from the Colo-
11	rado River's mainstem in the Upper Basin.
12	(ii) NOTIFICATION.—The Hopi Tribe
13	shall notify the Arizona Department of
14	Water Resources, in writing, of any annual
15	reporting conflicts between the Bureau, the
16	Hopi Tribe, or the Upper Colorado River
17	Commission prior to the completion by the
18	Bureau of the annual "Colorado River Ac-
19	counting and Water Use Report for the
20	Lower Basin".
21	(m) Upper Basin Protections; Consulta-
22	TIONS.—In any formal consultation carried out pursuant
23	to section 7(a) of the Endangered Species Act of 1973
24	(16 U.S.C. 1536(a)) on or after the date of enactment
25	of this Act with respect to water development in the San

- 1 Juan River Basin, the provisions of section 5 of the docu-
- 2 ment entitled "Principles for Conducting Endangered
- 3 Species Act Formal Section 7 Consultations on Water De-
- 4 velopment and Water Management Projects Affecting En-
- 5 dangered Fish Species in the San Juan River Basin", in-
- 6 cluding revisions to that document approved by the Co-
- 7 ordination Committee, San Juan River Basin Recovery
- 8 Implementation Program, and dated August 2022 shall
- 9 apply.
- 10 SEC. 7. COLORADO RIVER WATER LEASES AND EX-
- 11 CHANGES; USES.
- 12 (a) IN GENERAL.—Subject to approval by the Sec-
- 13 retary—
- 14 (1) except as prohibited in subsections
- (g)(1)(F) and (h)(1)(E) of section 6, the Navajo Na-
- tion may enter into leases, or options to lease, or ex-
- 17 changes, or options to exchange, Navajo Nation
- 18 Upper Basin Colorado River Water, Navajo Nation
- 19 Cibola Water, and Navajo Nation Fourth Priority
- Water, for Use and storage in the State, in accord-
- ance with the Settlement Agreement and all applica-
- ble Federal and State laws governing the transfer of
- 23 Colorado River Water entitlements within the State;
- 24 and

1	(2) the Hopi Tribe may enter into leases, or op-
2	tions to lease, or exchanges, or options to exchange,
3	Hopi Tribe Upper Basin Colorado River Water and
4	Hopi Tribe Cibola Water for Use and storage in the
5	State, in accordance with the Settlement Agreement
6	and all applicable Federal and State laws governing
7	the transfer of Colorado River Water entitlements
8	within the State.
9	(b) Terms of Leases and Exchanges.—
10	(1) On-reservation leasing.—
11	(A) In General.—The Navajo Nation
12	may lease the Navajo Nation Upper Basin Col-
13	orado River Water, the Navajo Nation Cibola
14	Water, and the Navajo Nation Fourth Priority
15	Water for Use or storage on the Navajo Res-
16	ervation and the Hopi Tribe may lease Hopi
17	Tribe Upper Basin Colorado River Water and
18	Hopi Tribe Cibola Water for Use or storage on
19	the Hopi Reservation.
20	(B) REQUIREMENTS.—A lease or option to
21	lease under subparagraph (A) shall be subject
22	to—
23	(i) the leasing regulations of the Nav-
24	ajo Nation or Hopi Tribe, as applicable;
25	and

1	(ii) subsections (a) and (e) of the first
2	section of the Act of August 9, 1955 (69
3	Stat. 539, chapter 615; 25 U.S.C. 415)
4	(commonly known as the "Long-Term
5	Leasing Act'').
6	(2) Exchanges and off-reservation leas-
7	ING.—
8	(A) NAVAJO NATION LEASING.—
9	(i) In general.—Subject to approval
10	by the Secretary for an Off-Reservation
11	lease, the Navajo Nation may lease—
12	(I) Navajo Nation Cibola Water
13	and Navajo Nation Fourth Priority
14	Water for Use or storage off of the
15	Navajo Reservation anywhere within
16	the Lower Basin within the State; and
17	(II) except as provided in sub-
18	sections $(g)(1)(F)$ and $(h)(1)(E)$ of
19	section 6 and the NAIWRSA System
20	Conservation Program agreements de-
21	scribed in subsection $(e)(4)(C)(i)(II)$
22	of that section, Navajo Nation Upper
23	Basin Colorado River Water anywhere
24	in the State in accordance with the
25	Settlement Agreement and all applica-

1	ble Federal and State laws governing
2	the transfer of Navajo Nation Upper
3	Basin Colorado River Water within
4	the State.
5	(ii) Limitation.—No action by the
6	Navajo Nation under clause (i)(II) relating
7	to NAIWRSA System Conservation Pro-
8	grams or leasing shall modify the obliga-
9	tions of the Navajo Nation to deliver up to
10	350 AFY to the San Juan Southern Pai-
11	ute Tribe pursuant to paragraph 6.3.1 of
12	the Settlement Agreement.
13	(B) Hopi tribe leasing.—Subject to ap-
14	proval by the Secretary for an Off-Reservation
15	lease, the Hopi Tribe may lease—
16	(i) Hopi Tribe Cibola Water for Use
17	or storage off of the Hopi Reservation any-
18	where within the Lower Basin within the
19	State; and
20	(ii) except as provided in the
21	NAIWRSA System Conservation Program
22	agreement described in section
23	6(c)(4)(C)(i)(II), Hopi Tribe Upper Basin
24	Colorado River Water for Use or storage
25	off of the Hopi Reservation anywhere in

1	the State in accordance with the Settle-
2	ment Agreement and all applicable Federal
3	and State laws governing the transfer of
4	Hopi Tribe Upper Basin Colorado River
5	Water within the State.
6	(C) TERM OF LEASES AND EXCHANGES.—
7	(i) Leases.—
8	(I) 100-year term.—A contract
9	to lease and an option to lease off of
10	the Reservation under subparagraph
11	(A)(i)(I) or (B)(i), as applicable, shall
12	be for a term not to exceed 100 years.
13	(II) 40-YEAR TERM.—A contract
14	to lease and an option to lease off of
15	the Reservation under subparagraph
16	(A)(i)(II) or (B)(ii), as applicable,
17	shall be for a term not to exceed 40
18	years.
19	(ii) Exchanges.—An exchange or op-
20	tion to exchange shall be for the term pro-
21	vided for in the exchange or option, as ap-
22	plicable.
23	(D) Lease Period.—
24	(i) No limitations.—There shall be
25	no limitations on the Lease Period for—

1	(I) Navajo Nation Cibola Water,
2	Navajo Nation Fourth Priority Water,
3	and Hopi Tribe Cibola Water that is
4	diverted from the Colorado River
5	downstream of Lee Ferry; and
6	(II) Navajo Nation Upper Basin
7	Colorado River Water and Hopi Tribe
8	Upper Basin Colorado River Water
9	leased for Use on the Navajo Reserva-
10	tion and Hopi Reservation, as applica-
11	ble.
12	(ii) Other lease periods.—The
13	Navajo Nation and the Hopi Tribe are au-
14	thorized to lease Navajo Nation Upper
15	Basin Colorado River Water and Hopi
16	Tribe Upper Basin Colorado River Water
17	in the Lower Basin in the State in accord-
18	ance with the following:
19	(I) During the first 20 years
20	after the Enforceability Date, the
21	Navajo Nation may lease up to
22	16,214.55 AFY and the Hopi Tribe
23	may lease up to 835.45 AFY for an
24	annual cumulative total of 17,050
25	AFY in the Lower Basin.

1	(II) Notwithstanding subclause
2	(I), retaining the annual cumulative
3	total of 17,050 AFY leased in the
4	Lower Basin, the ability of the Navajo
5	Nation to lease Navajo Nation Upper
6	Basin Colorado River Water shall be
7	increased by, and the ability of the
8	Hopi Tribe to lease Hopi Tribe Upper
9	Basin Colorado River Water shall be
10	reduced by, an amount equal to the
11	additional System Eligible Conserva-
12	tion Water that the Navajo Nation de-
13	livers to the Secretary in accordance
14	with section $6(c)(4)(C)(i)(III)(bb)$.
15	(III) Beginning 20 years after
16	the Enforceability Date, the Navajo
17	Nation and the Hopi Tribe may lease
18	its available Navajo Nation Upper
19	Basin Colorado River Water and Hopi
20	Tribe Upper Basin Colorado River
21	Water until such time as the iiná bá
22	– pa tuwaqat'si pipeline has been
23	completed and all the projects de-
24	scribed in the Navajo Nation Water
25	Projects Trust Fund and the Hopi

1	Tribe Groundwater Projects Trust
2	Fund, as the projects are further de-
3	scribed in paragraphs 12.2.1 and
4	12.3.1 of the Settlement Agreement,
5	have been completed, as determined
6	by the Navajo Nation and the Hopi
7	Tribe.
8	(IV) Once all the projects de-
9	scribed in subclause (III) have been
10	completed for their respective projects,
11	as determined by the Navajo Nation
12	and the Hopi Tribe, the Navajo Na-
13	tion and the Hopi Tribe shall deter-
14	mine whether revenues from leasing
15	are necessary to meet the OM&R
16	costs of—
17	(aa) the projects described
18	in paragraphs 12.2.1 and 12.3.1
19	of the Settlement Agreement;
20	and
21	(bb) the iiná bá – pa
22	tuwaqat'si pipeline.
23	(V) If the Navajo Nation and the
24	Hopi Tribe continue to require reve-
25	nues from leasing to meet the OM&R

1	expenses described in subclause (IV),
2	the Navajo Nation and the Hopi
3	Tribe may continue to lease the Nav-
4	ajo Nation Upper Basin Colorado
5	River Water and Hopi Tribe Upper
6	Basin Colorado River Water to meet
7	those OM&R expenses.
8	(iii) Savings Provision.—Nothing in
9	this subparagraph requires the early termi-
10	nation of any lease entered into during the
11	Lease Period and authorized by this Act at
12	the time the lease was executed.
13	(3) Requirements for all contracts to
14	LEASE AND CONTRACTS TO EXCHANGE.—All con-
15	tracts to lease or exchange Navajo Nation Upper
16	Basin Colorado River Water, Navajo Nation Cibola
17	Water, Navajo Nation Fourth Priority Water, Hopi
18	Tribe Upper Basin Colorado River Water, and Hopi
19	Tribe Cibola Water shall—
20	(A) identify the places of Use of the water,
21	the purpose of the Uses of the water during the
22	term of the contract, the mechanisms for deliv-
23	ery of the water, and each point of diversion
24	under the contract: and

1	(B) provide that the water received from
2	the Navajo Nation or the Hopi Tribe, as appli-
3	cable, shall be used in accordance with applica-
4	ble law.
5	(4) No conflict with settlement agree-
6	MENT OR THIS ACT.—A contract to lease or ex-
7	change Navajo Nation Upper Basin Colorado River
8	Water, Navajo Nation Cibola Water, Navajo Nation
9	Fourth Priority Water, Hopi Tribe Upper Basin
10	Colorado River Water, or Hopi Tribe Cibola Water
11	shall not conflict with the Settlement Agreement or
12	this Act.
13	(c) Prohibition on Permanent Alienation.—No
14	Navajo Nation Upper Basin Colorado River Water, Nav-
15	ajo Nation Cibola Water, Navajo Nation Fourth Priority
16	Water, Hopi Tribe Upper Basin Colorado River Water,
17	or Hopi Tribe Cibola Water may be permanently alien-
18	ated.
19	(d) Entitlement To Lease and Exchange Mon-
20	IES.—
21	(1) Entitlement.—The Navajo Nation or the
22	Hopi Tribe, as applicable, shall be entitled to all
23	consideration due to the Navajo Nation or Hopi
24	Tribe under any lease, option to lease, exchange, or
25	option to exchange Navajo Nation Upper Basin Col-

- 1 orado River Water, Navajo Nation Cibola Water,
- 2 Navajo Nation Fourth Priority Water, Hopi Tribe
- 3 Upper Basin Colorado River Water, or Hopi Tribe
- 4 Cibola Water entered into by the Navajo Nation or
- 5 the Hopi Tribe.
- 6 (2) EXCLUSION.—The United States shall not,
- 7 in any capacity, be entitled to the consideration de-
- 8 scribed in paragraph (1).
- 9 (3) Obligation of the united states.—The
- 10 United States shall not, in any capacity, have any
- trust or other obligation to monitor, administer, or
- account for, in any manner, any funds received by
- the Navajo Nation or the Hopi Tribe as consider-
- ation under any lease, option to lease, exchange, or
- option to exchange Navajo Nation Upper Basin Col-
- orado River Water, Navajo Nation Cibola Water,
- 17 Navajo Nation Fourth Priority Water, Hopi Tribe
- 18 Upper Basin Colorado River Water, and Hopi Tribe
- 19 Cibola Water entered into by the Navajo Nation or
- the Hopi Tribe.
- 21 (e) Delivery of Colorado River Water to Les-
- 22 SEES.—All lessees of Navajo Nation Upper Basin Colo-
- 23 rado River Water, Navajo Nation Cibola Water, Navajo
- 24 Nation Fourth Priority Water, Hopi Tribe Upper Basin
- 25 Colorado River Water, and Hopi Tribe Cibola Water shall

- 1 pay all OM&R charges, all energy charges, and all other
- 2 applicable charges associated with the delivery of the
- 3 leased water.
- 4 (f) Delivery of Colorado River Water
- 5 THROUGH THE CAP SYSTEM.—
- 6 (1) CAWCD APPROVAL.—The Navajo Nation,
- 7 the Hopi Tribe, or any person who leases Navajo
- 8 Nation Upper Basin Colorado River Water, Navajo
- 9 Nation Cibola Water, Navajo Nation Fourth Priority
- 10 Water, Hopi Tribe Upper Basin Colorado River
- 11 Water, and Hopi Tribe Cibola Water under sub-
- section (a) may transport that Navajo Nation Upper
- 13 Basin Colorado River Water, Navajo Nation Cibola
- 14 Water, Navajo Nation Fourth Priority Water, Hopi
- 15 Tribe Upper Basin Colorado River Water, or Hopi
- 16 Tribe Cibola Water, as applicable, through the CAP
- 17 system in accordance with all laws of the United
- 18 States and the agreements between the United
- 19 States and CAWCD governing the use of the CAP
- 20 system to transport water other than CAP water, in-
- 21 cluding payment of applicable charges.
- 22 (2) Lessee responsibility for charges.—
- Any lease or option to lease providing for the tem-
- porary delivery of Navajo Nation Upper Basin Colo-
- 25 rado River Water, Navajo Nation Cibola Water,

- Navajo Nation Fourth Priority Water, Hopi Tribe
 Upper Basin Colorado River Water, and Hopi Tribe
 Cibola Water through the CAP system shall require
 the lessee to pay the CAP operating agency all CAP
 fixed OM&R charges and all CAP pumping energy
 charges associated with the delivery of the leased
 water, and other applicable charges.
 - (3) No RESPONSIBILITY FOR PAYMENT.—The Navajo Nation, the Hopi Tribe, and the United States acting in any capacity shall not be responsible for the payment of any charges associated with the delivery of Colorado River Water leased to others.
 - Nation Upper Basin Colorado River Water, Navajo Nation Cibola Water, Navajo Nation Fourth Priority Water, Hopi Tribe Upper Basin Colorado River Water, or Hopi Tribe Cibola Water shall be delivered through the CAP system unless the CAP fixed OM&R charges, the CAP pumping energy charges, and other applicable charges associated with the delivery of that Navajo Nation Upper Basin Colorado River Water, Navajo Nation Cibola Water, Navajo Nation Fourth Priority Water, Hopi Tribe Upper Basin Colorado River Water, or Hopi Tribe Cibola Water, as applicable, have been paid in advance.

I	(5) CALCULATION.—The charges for delivery of
2	Navajo Nation Upper Basin Colorado River Water,
3	Navajo Nation Cibola Water, Navajo Nation Fourth
4	Priority Water, Hopi Tribe Upper Basin Colorado
5	River Water, and Hopi Tribe Cibola Water delivered
6	through the CAP system pursuant to a lease shall
7	be calculated in accordance with the agreements be-
8	tween the United States and CAWCD governing the
9	use of the CAP system to transport water other
10	than CAP water.
11	SEC. 8. IINÁ BÁ – PAA TUWAQAT'SI PIPELINE.
12	(a) Iiná bá – Paa Tuwaqat'si Pipeline.—
13	(1) Planning, design, and construction of
14	THE IINÁ BÁ – PAA TUWAQAT'SI PIPELINE.—
15	(A) IN GENERAL.—The Secretary, acting
16	through the Commissioner of Reclamation, shall
17	plan, design, and construct the iiná bá – paa
18	tuwaqat'si pipeline in accordance with subpara-
19	graph (C), including all necessary power trans-
20	mission facilities, power substations, power dis-
21	tribution systems, and associated wheeling serv-
22	ices to connect the facilities of the iiná bá – paa
23	tuwaqat'si pipeline to new or existing high-volt-
24	age transmission facilities and deliver power.

1	(B) Project construction com-
2	MITTEE.—
3	(i) In general.—Prior to the start
4	of the feasibility study required under sub-
5	paragraph (C)(ii), the Secretary shall form
6	a Project Construction Committee (re-
7	ferred to in this subparagraph as the
8	"Committee").
9	(ii) Members.—The Committee shall
10	consist of representatives from the Bureau
11	and the Bureau of Indian Affairs and
12	members selected by each of the Navajo
13	Nation, the Hopi Tribe, and the San Juan
14	Southern Paiute Tribe for purposes of as-
15	sisting the Secretary with planning, design-
16	ing, and constructing the iiná bá – paa
17	tuwaqat'si pipeline, including—
18	(I) to review cost factors and
19	budgets for construction and oper-
20	ation and maintenance activities;
21	(II) to improve construction man-
22	agement through enhanced commu-
23	nication; and

1	(III) to seek additional ways to
2	reduce overall iiná bá – paa
3	tuwaqat'si pipeline costs.
4	(iii) Design and construction
5	CONSULTATION.—The Secretary shall con-
6	sult with the Committee during each
7	phase—
8	(I) of design described in sub-
9	paragraph (C); and
10	(II) of construction of the iiná bá
11	– paa tuwaqat'si pipeline.
12	(iv) Recommendations.—
13	(I) IN GENERAL.—At the sole
14	discretion of the Secretary, the Sec-
15	retary may rely on recommendations
16	made by the Committee, subject to
17	the condition that the recommenda-
18	tions are consistent with the design as
19	described in clauses (i) and (ii) of
20	subparagraph (C).
21	(II) Hopi tribe.—To the extent
22	the Committee recommendations in-
23	volve a portion of the iiná bá – paa
24	tuwaqat'si pipeline to which the Hopi
25	Tribe will hold title after title transfer

1	as described in paragraph (3)(B)(ii),
2	the Secretary shall give greater weight
3	to the recommendations of the rep-
4	resentatives of the Hopi Tribe on the
5	Committee.
6	(III) NAVAJO NATION.—To the
7	extent the Committee recommenda-
8	tions involve a portion of the iiná bá
9	– paa tuwaqat'si pipeline to which the
10	Navajo Nation will hold title after
11	title transfer as described in para-
12	graph (3)(B)(i), the Secretary shall
13	give greater weight to the rec-
14	ommendations of the representatives
15	of the Navajo Nation on the Com-
16	mittee.
17	(C) Design.—
18	(i) IN GENERAL.—Unless modified
19	pursuant to clauses (iii) and (iv), the iiná
20	bá – paa tuwaqat'si pipeline shall be sub-
21	stantially configured as Alternative 5, Op-
22	tion B-100 described in the report of the
23	Bureau entitled "Navajo-Hopi Value Plan-
24	ning Study—Arizona" and dated October

2020.

1 (ii) Feasibility Study.—After the 2 date of enactment of this Act, the Bureau 3 shall complete a feasibility study of the 4 iiná bá – paa tuwaqat'si pipeline substan-5 tially configured as Alternative 5, Option 6 B-100 described in the report of the Bu-7 reau entitled "Navajo-Hopi Value Planning 8 Study—Arizona" and dated October 2020, 9 which shall include feasibility-level design 10 and cost estimates and a construction phasing plan.

(iii) Value Planning.—

(I) IN GENERAL.—On completion of the feasibility study described in clause (ii), the Secretary shall consult with the Navajo Nation and the Hopi Tribe to determine whether to complete a value planning study of the iiná bá – paa tuwaqat'si pipeline to identify and analyze potential lowermodifications to substantially cost meet the existing Alternative 5, Option B-100 configuration described in that clause.

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12

1	(II) VALUE PLANNING TEAM.—If
2	a value planning study is initiated
3	under subclause (I), a value planning
4	team shall include the Project Con-
5	struction Committee formed pursuant
6	to subparagraph (B).
7	(III) Consensus.—
8	(aa) In General.—To the
9	extent practicable, the Navajo
10	Nation, the Hopi Tribe, the San
11	Juan Southern Paiute Tribe, and
12	the Secretary shall strive for con-
13	sensus on selection of a preferred
14	alternative for the Bureau to ini-
15	tiate the final design process of
16	the iiná bá – paa tuwaqat'si pipe-
17	line.
18	(bb) Decision by sec-
19	RETARY.—If consensus cannot be
20	reached on a preferred alter-
21	native under item (aa), the deci-
22	sion for the preferred alternative
23	shall be made by the Secretary.
24	(iv) Value engineering and de-
25	SIGN MODIFICATIONS.—

1	(I) Value engineering.—
2	(aa) In general.—A value
3	engineering study based on
4	achieving the essential functions
5	at the lowest life cycle cost con-
6	sistent with required perform-
7	ance, reliability, quality, and
8	safety shall be completed in ac-
9	cordance with Bureau Manual
10	Policy, Performing Designs and
11	Construction Activities (FAC
12	P03) for each phase of the iiná
13	bá – paa tuwaqat'si pipeline
14	project at the 30 percent design
15	stage.
16	(bb) Value engineering
17	TEAM.—A value engineering
18	team shall include the Project
19	Construction Committee formed
20	pursuant to subparagraph (B).
21	(II) Prior to 60 percent de-
22	SIGN.—
23	(aa) In general.—At any
24	time prior to completion of 60
25	percent design for each phase of

1	the iiná bá – paa tuwaqat'si pipe-
2	line project, the Navajo Nation
3	and the Hopi Tribe may request
4	modifications of the design de-
5	scribed in this subparagraph,
6	subject to the condition that the
7	proposed design modifications are
8	approved by the Bureau.
9	(bb) DEVIATION.—If a re-
10	quested modification described in
11	item (aa) deviates from the de-
12	sign criteria of the Bureau, the
13	modification shall be considered
14	in accordance with the provisions
15	of Bureau Manual Policy, Per-
16	forming Designs and Construc-
17	tion Activities (FAC P03).
18	(III) AFTER COMPLETION OF 60
19	PERCENT DESIGN.—The design for
20	each phase of the iiná bá – paa
21	tuwaqat'si pipeline project shall not be
22	modified further after review of the
23	60 percent design plan unless the
24	modification is made by the Secretary.

1	(D) Existing components.—The iiná bá
2	- paa tuwaqat'si pipeline may include, at the
3	sole discretion of the Secretary after consulta-
4	tion with the Navajo Nation or the Hopi Tribe,
5	components that have already been built or ac-
6	quired by the Navajo Nation or the Hopi Tribe
7	as a contribution by the Navajo Nation or the
8	Hopi Tribe towards the cost of planning, de-
9	signing, and constructing the iiná bá – paa
10	tuwaqat'si pipeline.
11	(E) Use of pipeline.—The iiná bá – paa
12	tuwaqat'si pipeline shall deliver potable water
13	for domestic, commercial, municipal, and indus-
14	trial Uses and be capable of delivering from
15	Lake Powell—
16	(i) up to 7,100 AFY of potable Colo-
17	rado River Water to the Navajo Nation for
18	Use in delivering up to 6,750 AFY to serve
19	Navajo communities and up to 350 AFY
20	to serve the San Juan Southern Paiute
21	Southern Area; and
22	(ii) up to 3,076 AFY of potable Colo-
23	rado River Water to the Hopi Tribe for
24	Use in delivering up to 3,076 AFY to serve
25	Hopi communities.

1	(F) Commencement of construc-
2	TION.—The Secretary shall not begin construc-
3	tion of the iiná bá – paa tuwaqat'si pipeline
4	until—
5	(i) the design studies described in
6	subparagraph (C) and final design for the
7	first phase of the iiná bá – paa tuwaqat'si
8	pipeline project are complete;
9	(ii) the Secretary, the Navajo Nation,
10	and the Hopi Tribe execute a Cost-Sharing
11	and System Integration Agreement that—
12	(I) based on the final design in
13	accordance with subparagraph (C),
14	describes the design, location, capac-
15	ity, and management of operations of
16	the iiná bá – paa tuwaqat'si pipeline,
17	including distribution of water to cus-
18	tomers;
19	(II) describes the process for ac-
20	quisition of rights-of-way for the iiná
21	bá – paa tuwaqat'si pipeline described
22	in subsection (b);
23	(III) allocates the costs of the
24	iiná bá – paa tuwaqat'si pipeline, tak-
25	ing into consideration—

1	(aa) cost of planning, de-
2	sign, and construction;
3	(bb) cost of the operation,
4	maintenance, and repair of the
5	iiná bá – paa tuwaqat'si pipeline
6	before title transfer to the Nav-
7	ajo Nation or the Hopi Tribe
8	pursuant to paragraph (3); and
9	(cc) how existing compo-
10	nents will be considered as con-
11	tributions by the Navajo Nation
12	or Hopi Tribe as described in
13	subparagraph (D); and
14	(IV) describes construction phas-
15	ing, including transfer of operations
16	and maintenance for such phasing, as
17	agreed to by the Secretary, the Nav-
18	ajo Nation, and the Hopi Tribe, with
19	the Secretary deciding on phasing if
20	an agreement is not reached; and
21	(iii) environmental compliance as de-
22	scribed in section 4(c) is complete for the
23	iiná bá – paa tuwaqat'si pipeline.
24	(2) Phased transfer of operations &
25	MAINTENANCE —

1	(A) In General.—
2	(i) In general.—On completion of
3	construction of a phase of the iiná bá –
4	paa tuwaqat'si pipeline, as described in the
5	Cost-Sharing and System Integration
6	Agreement described in paragraph
7	(1)(F)(ii) and on a finding of substantial
8	completion of the phase, the Secretary may
9	transfer operations and maintenance re-
10	sponsibility for the phase to the appro-
11	priate entity.
12	(ii) Contract.—The Secretary shall
13	enter into an operations and maintenance
14	contract consistent with this Act and Bu-
15	reau policy for the purposes of compliance
16	with clause (i).
17	(iii) Title transfer.—Title to a
18	phase of the iiná bá – paa tuwaqat'si pipe-
19	line shall not transfer until substantial
20	completion of the entire iiná bá – paa
21	tuwaqat'si pipeline in accordance with
22	paragraph (3)(B).
23	(B) Phased findings of substantial
24	COMPLETION.—For purposes of this paragraph,
25	substantial completion of each phase of the iiná

1	bá – paa tuwaqat'si pipeline shall be determined
2	in accordance with Bureau Manual Policy, Per-
3	forming Designs and Construction Activities
4	(FAC P03).
5	(3) Ownership.—
6	(A) In general.—The iiná bá – paa
7	tuwaqat'si pipeline shall be owned by the
8	United States during construction of the iiná bá
9	– paa tuwaqat'si pipeline.
10	(B) Transfer of ownership.—On sub-
11	stantial completion of the iiná bá – paa
12	tuwaqat'si pipeline, in accordance with para-
13	graph (4), the Secretary shall—
14	(i) transfer title to the applicable sec-
15	tion of the iiná bá – paa tuwaqat'si pipe-
16	line on the Navajo Reservation, except that
17	section that lies on the Navajo Reservation
18	between Moenkopi and the boundary of the
19	1882 Reservation, to the Navajo Nation;
20	and
21	(ii) transfer title to the applicable sec-
22	tion of the iiná bá – paa tuwaqat'si pipe-
23	line on the Hopi Reservation, and the sec-
24	tion of the iiná bá – paa tuwaqat'si pipe-
25	line that lies on the Navajo Reservation be-

1	tween Moenkopi and the boundary of the
2	1882 Reservation and the right-of-way for
3	that section of the iiná bá – paa tuwaqat'si
4	pipeline, to the Hopi Tribe.
5	(4) Substantial completion.—
6	(A) In general.—For purposes of para-
7	graph (3)(B), the Secretary shall determine
8	that the iiná bá – paa tuwaqat'si pipeline is
9	substantially complete if—
10	(i) the infrastructure constructed is
11	capable of storing, diverting, treating,
12	transmitting, and distributing a supply of
13	water to the Navajo Nation, the Hopi
14	Tribe, and the San Juan Southern Paiute
15	Southern Area as described in the iiná bá
16	– paa tuwaqat'si pipeline design described
17	in paragraph (1)(C); or
18	(ii) the Secretary—
19	(I) diligently proceeds to com-
20	plete the final design and construct
21	the iiná bá – paa tuwaqat'si pipe-
22	line—
23	(aa) by the deadline de-
24	scribed in subparagraph (B); or

1	(bb) if the deadline de-
2	scribed in subparagraph (B) is
3	extended pursuant to subpara-
4	graph (C), by the extended dead-
5	line;
6	(II) expends all of the available
7	funding provided to construct the iiná
8	bá – paa tuwaqat'si pipeline under
9	section 13(a) and any funding pro-
10	vided by the Navajo Nation or Hopi
11	Tribe pursuant to sections 10(j) and
12	11(j); and
13	(III) despite diligent efforts can-
14	not complete construction of the iiná
15	bá – paa tuwaqat'si pipeline in ac-
16	cordance with paragraph (1)(C) due
17	solely to the lack of authorized fund-
18	ing.
19	(B) DEADLINE.—Not later than December
20	31, 2040, the construction of the iiná bá – paa
21	tuwaqat'si pipeline in accordance with para-
22	graph (1)(C) shall be substantially completed,
23	in accordance with subparagraph (A).
24	(C) Extension.—The deadline described
25	in subparagraph (B) may be extended through

1	written agreement if the Navajo Nation, Hopi
2	Tribe, and the Secretary agree than an exten-
3	sion is reasonably necessary.
4	(5) Liability.—
5	(A) IN GENERAL.—Effective on the date of
6	the transfer of ownership of the iiná bá – paa
7	tuwaqat'si pipeline pursuant to paragraph
8	(3)(B), the United States shall not be held lia-
9	ble by any court for damages of any kind aris-
10	ing out of any act, omission, or occurrence re-
11	lating to the land, buildings, or facilities con-
12	veyed under this subsection, other than dam-
13	ages caused by acts of negligence committed by
14	the United States, or by employees or agents of
15	the United States, prior to the date of convey-
16	ance.
17	(B) SAVINGS PROVISION.—Nothing in this
18	section increases the liability of the United
19	States beyond the liability provided in chapter
20	171 of title 28, United States Code (commonly
21	known as the "Federal Tort Claims Act").
22	(6) Operation.—
23	(A) Project operations generally.—
24	(i) NAVAJO NATION OPERATION.—The
25	Navajo Nation shall operate the section of

the iiná bá – paa tuwaqat'si pipeline that delivers water to the Navajo communities, other than Coal Mine Mesa, and that may deliver water through the iiná bá – paa tuwaqat'si pipeline to the San Juan Southern Paiute Tribe.

- (ii) Hopi tribe operation.—The Hopi Tribe shall operate the section of the iiná bá paa tuwaqat'si pipeline that delivers water to Moenkopi, the 1882 Reservation, and the Navajo community of Coal Mine Mesa.
- (B) Project operation committee.—
 Prior to the start of the first construction phase of the iiná bá paa tuwaqat'si pipeline, the Secretary shall form a Project Operation Committee consisting of members selected by each of the Navajo Nation and the Hopi Tribe to develop a project operations agreement to be executed by the Navajo Nation and the Hopi Tribe, after review by the Secretary, prior to the transfer of operations and maintenance of any phase of the iiná bá paa tuwaqat'si pipeline in accordance with paragraph (2).

1	(C) Project operations agreement.—
2	The project operations agreement referred to in
3	subparagraph (B) shall describe all terms and
4	conditions necessary for long-term operations of
5	the iiná bá – paa tuwaqat'si pipeline, consistent
6	with subparagraph (A), including—
7	(i) distribution of water;
8	(ii) responsibility for maintenance of
9	the iiná bá – paa tuwaqat'si pipeline or
10	section of the iiná bá – paa tuwaqat'si
11	pipeline;
12	(iii) the allocation and payment of an-
13	nual OM&R costs of the iiná bá – paa
14	tuwaqat'si pipeline or section of the iiná bá
15	- paa tuwaqat'si pipeline based on the pro-
16	portionate uses and ownership of the iiná
17	bá – paa tuwaqat'si pipeline;
18	(iv) the process for transfer of oper-
19	ations and maintenance of a phase of the
20	iiná bá – paa tuwaqat'si pipeline in accord-
21	ance with paragraph (2); and
22	(v) a right to sue in a district court
23	of the United States to enforce the project
24	operations agreement.
25	(b) Tribal Easements and Rights-of-Way.—

(1)) Rights-of-way.—
(1) KIGHTS-OF-WAY

- (A) IN GENERAL.—In partial consideration for the funding provided under section 13, the Navajo Nation, the Hopi Tribe, and the San Juan Southern Paiute Tribe shall each timely consent to the grant of rights-of-way as described in, and in accordance with, subparagraphs 12.5.1, 12.5.2, and 12.5.3 of the Settlement Agreement.
 - (B) NO COST TO THE UNITED STATES.—
 Rights-of-way described in subparagraph (A) shall be at no cost to the United States.
- (2) Legal Devices.—With the consent of each affected Tribe, the Secretary may enter into legal devices, other than rights-of-way, such as construction corridors agreements, without cost to the United States, when operating within the jurisdiction of the Navajo Nation, Hopi Tribe, or San Juan Southern Paiute Tribe in furtherance of the planning, design, and construction of the iiná bá paa tuwaqat'si pipeline.
- (3) AUTHORIZATION AND GRANTING OF RIGHTS-OF-WAY.—The Secretary shall grant the rights-of-way consented to by the Tribes under paragraph (1).

- 1 (c) Applicability of the Indian Self-Deter-
- 2 MINATION AND EDUCATION ASSISTANCE ACT.—The In-
- 3 dian Self-Determination and Education Assistance Act
- 4 (25 U.S.C. 5301 et seq.) shall not apply to the design,
- 5 construction, operation, maintenance, or replacement of
- 6 the iiná bá paa tuwaqat'si pipeline.

7 SEC. 9. IINÁ BÁ – PAA TUWAQAT'SI PIPELINE IMPLEMENTA-

- 8 TION FUND ACCOUNT.
- 9 (a) Establishment.—The Secretary shall establish
- 10 a non-trust, interest-bearing account, to be known as the
- 11 "iiná bá paa tuwaqat'si pipeline Implementation Fund
- 12 Account", to be managed and distributed by the Sec-
- 13 retary, for use by the Secretary in carrying out this Act.
- 14 (b) Deposits.—The Secretary shall deposit in the
- 15 iiná bá paa tuwaqat'si pipeline Implementation Fund
- 16 Account the amounts made available pursuant to section
- 17 13(a)(1).
- 18 (c) USES.—The iiná bá paa tuwaqat'si pipeline Im-
- 19 plementation Fund Account shall be used by the Secretary
- 20 to carry out section 8, including the acquisition of power.
- 21 (d) Interest.—In addition the amounts deposited in
- 22 the iiná bá paa tuwaqat'si pipeline Implementation
- 23 Fund Account under subsection (b), any investment earn-
- 24 ings, including interest credited to amounts unexpended
- 25 in the iiná bá paa tuwaqat'si pipeline Implementation

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1	Fund Account, are authorized to be appropriated to be
2	used in accordance with the uses described in subsection
3	(e).
4	SEC. 10. NAVAJO NATION WATER SETTLEMENT TRUST
5	FUND.
6	(a) Establishment.—The Secretary shall establish
7	a trust fund for the Navajo Nation, to be known as the
8	"Navajo Nation Water Settlement Trust Fund," to be
9	managed, invested, and distributed by the Secretary and
10	to remain available until expended, withdrawn, or reverted
11	to the general fund of the Treasury, consisting of the
12	amounts deposited in the Navajo Nation Water Settlement
13	Trust Fund under subsection (c), together with any in-
14	vestment earnings, including interest, earned on those
15	amounts, for the purpose of carrying out this Act.
16	(b) ACCOUNTS.—The Secretary shall establish in the
17	Navajo Nation Water Settlement Trust Fund the fol-
18	lowing accounts:
19	(1) The Navajo Nation Water Projects Trust
20	Fund Account.
21	(2) The Navajo Nation OM&R Trust Fund Ac-

(3) The Navajo Nation Agricultural Conserva-

count.

tion Trust Fund Account.

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1	(4) The Navajo Nation Renewable Energy
2	Trust Fund Account.
3	(5) The Navajo Nation Lower Basin Colorado
4	River Water Acquisition Trust Fund Account.
5	(6) The Navajo Nation System Conservation
6	Trust Fund Account.
7	(c) Deposits.—The Secretary shall deposit—
8	(1) in the Navajo Nation Water Projects Trust
9	Fund Account, the amounts made available pursuant
10	to subparagraph (A)(i) of section 13(b)(3);
11	(2) in the Navajo Nation OM&R Trust Fund
12	Account, the amounts made available pursuant to
13	subparagraph (A)(ii) of that section;
14	(3) in the Navajo Nation Agricultural Con-
15	servation Trust Fund Account, the amounts made
16	available pursuant to subparagraph (A)(iii) of that
17	section;
18	(4) in the Navajo Nation Renewable Energy
19	Trust Fund Account, the amounts made available
20	pursuant to subparagraph (A)(iv) of that section;
21	(5) in the Navajo Nation Lower Basin Colorado
22	River Water Acquisition Trust Fund Account, the
23	amounts made available pursuant to subparagraph
24	(A)(v) of that section: and

1	(6) in the Navajo Nation System Conservation
2	Trust Fund Account, the amounts made available
3	pursuant to subparagraph (A)(vi) of that section.
4	(d) Management and Interest.—
5	(1) Management.—On receipt and deposit of
6	the funds into the accounts in the Navajo Nation
7	Water Settlement Trust Fund Accounts pursuant to
8	subsection (c), the Secretary shall manage, invest,
9	and distribute all amounts in the Navajo Nation
10	Water Settlement Trust Fund in a manner that is
11	consistent with the investment authority of the Sec-
12	retary under—
13	(A) the first section of the Act of June 24,
14	1938 (25 U.S.C. 162a);
15	(B) the American Indian Trust Fund Man-
16	agement Reform Act of 1994 (25 U.S.C. 4001
17	et seq.); and
18	(C) this subsection.
19	(2) Investment earnings.—In addition to
20	the deposits made to the Navajo Nation Water Set-
21	tlement Trust Fund under subsection (c), any in-
22	vestment earnings, including interest, credited to
23	amounts held in the Navajo Nation Water Settle-
24	ment Trust Fund are authorized to be appropriated
25	to be used in accordance with subsection (f).

1	(e) Withdrawals.—
2	(1) American indian trust fund manage-
3	MENT REFORM ACT OF 1994.—
4	(A) In General.—The Navajo Nation
5	may withdraw any portion of the amounts in
6	the Navajo Nation Water Settlement Trust
7	Fund on approval by the Secretary of a Tribal
8	management plan submitted by the Navajo Na-
9	tion in accordance with the American Indian
10	Trust Fund Management Reform Act of 1994
11	(25 U.S.C. 4001 et seq.).
12	(B) REQUIREMENTS.—In addition to the
13	requirements under the American Indian Trust
14	Fund Management Reform Act of 1994 (25
15	U.S.C. 4001 et seq.), the Tribal management
16	plan under this paragraph shall require that the
17	Navajo Nation spend all amounts withdrawn
18	from the Navajo Nation Water Settlement
19	Trust Fund, and any investment earnings ac-
20	crued through the investments under the Tribal
21	management plan, in accordance with this Act.
22	(C) Enforcement.—The Secretary may
23	carry out such judicial and administrative ac-
24	tions as the Secretary determines to be nec-

essary—

1	(i) to enforce a Tribal management
2	plan; and
3	(ii) to ensure that amounts withdrawn
4	from the Navajo Nation Water Settlement
5	Trust Fund by the Navajo Nation under
6	this paragraph are used in accordance with
7	this Act.
8	(2) Expenditure plan.—
9	(A) In General.—The Navajo Nation
10	may submit to the Secretary a request to with-
11	draw funds from the Navajo Nation Water Set-
12	tlement Trust Fund pursuant to an approved
13	expenditure plan.
14	(B) REQUIREMENTS.—To be eligible to
15	withdraw funds under an expenditure plan
16	under this paragraph, the Navajo Nation shall
17	submit to the Secretary for approval an expend-
18	iture plan for any portion of the Navajo Nation
19	Water Settlement Trust Fund that the Navajo
20	Nation elects to withdraw pursuant to this
21	paragraph, subject to the condition that the
22	funds shall be used for the purposes described
23	in this Act.
24	(C) Inclusions.—An expenditure plan
25	under this paragraph shall include a description

1	of the manner and purpose for which the
2	amounts proposed to be withdrawn from the
3	Navajo Nation Water Settlement Trust Fund
4	Accounts will be used by the Navajo Nation in
5	accordance with subsection (f).
6	(D) APPROVAL.—On receipt of an expendi-
7	ture plan under this paragraph, the Secretary
8	shall approve the expenditure plan if the Sec-
9	retary determines that the expenditure plan—
10	(i) is reasonable; and
11	(ii) is consistent with, and will be used
12	for, the purposes of this Act.
13	(E) Enforcement.—The Secretary may
14	carry out such judicial and administrative ac-
15	tions as the Secretary determines to be nec-
16	essary to enforce an expenditure plan under
17	this paragraph to ensure that amounts dis-
18	bursed under this paragraph are used in ac-
19	cordance with this Act.
20	(f) Uses.—Amounts from the Navajo Nation Water
21	Settlement Trust Fund shall be used by the Navajo Na-
22	tion for the following purposes:
23	(1) Navajo nation water projects trust
24	FUND ACCOUNT.—Amounts in the Navajo Nation
25	Water Projects Trust Fund Account may only be

- used for the purpose of environmental compliance, planning, engineering activities, and construction of projects designed to deliver potable water to communities, such as Leupp, Dilkon, Ganado, Black Mesa, Sweetwater, Chinle, Lupton/Nahata Dziil Area, Kayenta, and Oljato.
 - (2) NAVAJO NATION OM&R TRUST FUND ACCOUNT.—Amounts in the Navajo Nation OM&R Trust Fund Account may only be used to pay OM&R costs of the Navajo Water projects described in paragraph (1) and the iiná bá paa tuwaqat'si pipeline project.
 - (3) Navajo nation agricultural conservation trust fund account.—
 - (A) In General.—Subject to subparagraph (B), amounts in the Navajo Nation Agricultural Conservation Trust Fund Account may only be used to pay the costs of improvements to reduce water shortages on the historically irrigated land of the Navajo Nation, including sprinklers, drip or other efficient irrigation systems, land leveling, wells, pipelines, pumps and storage, stream bank stabilization and restoration, pasture seeding and management, fencing, wind breaks, and alluvial wells.

- 1 (B) LIMITATION.—Not more than half of
 2 the amounts in the Navajo Nation Agricultural
 3 Conservation Trust Fund Account may be used
 4 for replacement and development of livestock
 5 wells and impoundments on the Navajo Res6 ervation and Navajo Trust Land.
 - (4) NAVAJO NATION RENEWABLE ENERGY TRUST FUND ACCOUNT.—Amounts in the Navajo Nation Renewable Energy Trust Fund Account may only be used to pay the cost of planning, designing, and constructing renewable energy facilities to support the costs of operating the Navajo Nation Water projects and the iiná bá paa tuwaqat'si pipeline.
 - (5) NAVAJO NATION LOWER BASIN COLORADO RIVER WATER ACQUISITION TRUST FUND ACCOUNT.—Amounts in the Navajo Nation Lower Basin Colorado River Water Acquisition Trust Fund Account may only be used to purchase land within the State and associated Arizona Lower Basin Colorado River Water Rights.
 - (6) NAVAJO NATION SYSTEM CONSERVATION
 TRUST FUND ACCOUNT.—Amounts in the Navajo
 Nation System Conservation Trust Fund Account
 may only be used to compensate the Navajo Nation

- 1 for the storage of System Conservation Eligible
- Water at Lake Powell.
- 3 (g) Liability.—The Secretary and the Secretary of
- 4 the Treasury shall not be liable for the expenditure or in-
- 5 vestment of any amounts withdrawn from the Navajo Na-
- 6 tion Water Settlement Trust Fund by the Navajo Nation
- 7 pursuant to subsection (e).
- 8 (h) TITLE TO INFRASTRUCTURE.—Title to, control
- 9 over, and operation of any project constructed using funds
- 10 from the Navajo Nation Water Settlement Trust Fund
- 11 shall remain in the Navajo Nation.
- 12 (i) ACCOUNT TRANSFERS.—If the activities described
- 13 in any of paragraphs (1) through (6) of subsection (f) are
- 14 complete and amounts remain in the applicable Trust
- 15 Fund Account described in those paragraphs, the Sec-
- 16 retary, at the request of the Navajo Nation, shall transfer
- 17 the remaining amounts to one of the other accounts within
- 18 the Navajo Nation Water Settlement Trust Fund.
- 19 (j) Contributions to the Iiná bá Paa
- 20 Tuwaqat'si Pipeline.—
- 21 (1) IN GENERAL.—On written notification from
- 22 the Secretary that the iiná bá paa tuwaqat'si Im-
- 23 plementation Fund Account is insufficient and addi-
- 24 tional funds are necessary to complete the iiná bá -
- paa tuwaqat'si pipeline in accordance with section 8,

- 1 the Navajo Nation shall submit to the Secretary an
- 2 expenditure plan for the transfer of funds from Nav-
- 3 ajo Nation Water Settlement Trust Fund to the iiná
- 4 bá paa tuwaqat'si pipeline Implementation Fund
- 5 Account.
- 6 (2) Proportionate share.—The cost share
- 7 of the Navajo Nation for supplemental funding shall
- 8 be based on the allocation of the iiná bá paa
- 9 tuwaqat'si pipeline costs agreed on in the Cost-Shar-
- ing and System Integration Agreement for the iiná
- 11 bá paa tuwaqat'si pipeline described in section
- 12 8(a)(1)(F)(ii).
- 13 (k) Annual Report.—The Navajo Nation shall sub-
- 14 mit to the Secretary an annual expenditure report describ-
- 15 ing accomplishments and amounts spent from use of with-
- 16 drawals under a Tribal management plan approved under
- 17 paragraph (1) of subsection (e) or an expenditure plan ap-
- 18 proved under paragraph (2) of that subsection.
- 19 (l) No Per Capita Payments.—No principal or in-
- 20 terest amount in any account established by this section
- 21 shall be distributed to any Member of the Navajo Nation
- 22 on a per capita basis.
- 23 (m) Effect.—Nothing in this section entitles the
- 24 Navajo Nation to judicial review of a determination of the
- 25 Secretary relating to whether to approve a Tribal manage-

- 1 ment plan under paragraph (1) of subsection (e) or an
- 2 expenditure plan under paragraph (2) of that subsection,
- 3 or to take enforcement actions under paragraph (1)(C) or
- 4 (2)(E) of that subsection, except as provided under sub-
- 5 chapter II of chapter 5, and chapter 7, of title 5, United
- 6 States Code (commonly known as the "Administrative
- 7 Procedure Act").

8 SEC. 11. HOPI TRIBE WATER SETTLEMENT TRUST FUND.

- 9 (a) Establishment.—The Secretary shall establish
- 10 a trust fund for the Hopi Tribe, to be known as the "Hopi
- 11 Tribe Water Settlement Trust Fund", to be managed, in-
- 12 vested, and distributed by the Secretary and to remain
- 13 available until expended, withdrawn, or reverted to the
- 14 general fund of the Treasury, consisting of the amounts
- 15 deposited in the Hopi Tribe Water Settlement Trust Fund
- 16 under subsection (c), together with any investment earn-
- 17 ings, including interest, earned on those amounts, for the
- 18 purpose of carrying out this Act.
- 19 (b) ACCOUNTS.—The Secretary shall establish in the
- 20 Hopi Tribe Water Settlement Trust Fund the following
- 21 accounts:
- 22 (1) The Hopi Tribe Groundwater Projects
- 23 Trust Fund Account.
- 24 (2) The Hopi Tribe OM&R Trust Fund Ac-
- count.

1	(3) The Hopi Tribe Agricultural Conservation
2	Trust Fund Account.
3	(4) The Hopi Tribe Lower Basin Colorado
4	River Water Acquisition Trust Fund Account.
5	(5) The Hopi Tribe System Conservation Trust
6	Fund Account.
7	(c) Deposits.—The Secretary shall deposit—
8	(1) in the Hopi Tribe Groundwater Projects
9	Trust Fund Account, the amounts made available
10	pursuant to subparagraph (B)(i) of section 13(b)(3);
11	(2) in the Hopi Tribe OM&R Trust Fund Ac-
12	count, the amounts made available pursuant to sub-
13	paragraph (B)(ii) of that section;
14	(3) in the Hopi Tribe Agricultural Conservation
15	Trust Fund Account, the amounts made available
16	pursuant to subparagraph (B)(iii) of that section;
17	(4) in the Hopi Tribe Lower Basin Colorado
18	River Water Acquisition Trust Fund Account, the
19	amounts made available pursuant to subparagraph
20	(B)(iv) of that section; and
21	(5) in the Hopi Tribe System Conservation
22	Trust Fund Account, the amounts made available
23	pursuant to subparagraph (B)(v) of that section.
24	(d) Management and Interest.—

1	(1) Management.—On receipt and deposit of
2	the funds into the accounts in the Hopi Tribe Water
3	Settlement Trust Fund Accounts pursuant to sub-
4	section (c), the Secretary shall manage, invest, and
5	distribute all amounts in the Hopi Tribe Water Set-
6	tlement Trust Fund in a manner that is consistent
7	with the investment authority of the Secretary
8	under—
9	(A) the first section of the Act of June 24,
10	1938 (25 U.S.C. 162a);
11	(B) the American Indian Trust Fund Man-
12	agement Reform Act of 1994 (25 U.S.C. 4001
13	et seq.); and
14	(C) this subsection.
15	(2) Investment earnings.—In addition to
16	the deposits made to the Hopi Tribe Water Settle-
17	ment Trust Fund under subsection (c), any invest-
18	ment earnings, including interest, credited to
19	amounts held in the Hopi Tribe Water Settlement
20	Trust Fund are authorized to be appropriated to be
21	used in accordance with subsection (f).
22	(e) Withdrawals.—
23	(1) American indian trust fund manage-
24	MENT REFORM ACT OF 1994 —

1	(A) IN GENERAL.—The Hopi Tribe may
2	withdraw any portion of the amounts in the
3	Hopi Tribe Water Settlement Trust Fund on
4	approval by the Secretary of a Tribal manage-
5	ment plan submitted by the Hopi Tribe in ac-
6	cordance with the American Indian Trust Fund
7	Management Reform Act of 1994 (25 U.S.C.
8	4001 et seq.).
9	(B) REQUIREMENTS.—In addition to the
10	requirements under the American Indian Trust
11	Fund Management Reform Act of 1994 (25
12	U.S.C. 4001 et seq.), the Tribal management
13	plan under this paragraph shall require that the
14	Hopi Tribe spend all amounts withdrawn from
15	the Hopi Tribe Water Settlement Trust Fund,
16	and any investment earnings accrued through
17	the investments under the Tribal management
18	plan, in accordance with this Act.
19	(C) Enforcement.—The Secretary may
20	carry out such judicial and administrative ac-
21	tions as the Secretary determines to be nec-
22	essary—
23	(i) to enforce a Tribal management

plan; and

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1	(ii) to ensure that amounts withdrawn
2	from the Hopi Tribe Water Settlement
3	Trust Fund by the Hopi Tribe under this
4	paragraph are used in accordance with this
5	Act.
6	(2) Expenditure plan.—
7	(A) IN GENERAL.—The Hopi Tribe may
8	submit to the Secretary a request to withdraw
9	funds from the Hopi Tribe Water Settlement
10	Trust Fund pursuant to an approved expendi-
11	ture plan.
12	(B) Requirements.—To be eligible to
13	withdraw funds under an expenditure plan
14	under this paragraph, the Hopi Tribe shall sub-
15	mit to the Secretary for approval an expendi-
16	ture plan for any portion of the Hopi Tribe
17	Water Settlement Trust Fund that the Hopi
18	Tribe elects to withdraw pursuant to this para-
19	graph, subject to the condition that the funds
20	shall be used for the purposes described in this
21	Act.
22	(C) Inclusions.—An expenditure plan
23	under this paragraph shall include a description

of the manner and purpose for which the

amounts proposed to be withdrawn from the

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1	Hopi Tribe Water Settlement Trust Fund Ac-
2	counts will be used by the Hopi Tribe in ac-
3	cordance with subsection (f).
4	(D) APPROVAL.—On receipt of an expendi-
5	ture plan under this paragraph, the Secretary
6	shall approve the expenditure plan if the Sec-
7	retary determines that the expenditure plan—
8	(i) is reasonable; and
9	(ii) is consistent with, and will be used
10	for, the purposes of this Act.
11	(E) Enforcement.—The Secretary may
12	carry out such judicial and administrative ac-
13	tions as the Secretary determines to be nec-
14	essary to enforce an expenditure plan under
15	this paragraph to ensure that amounts dis-
16	bursed under this paragraph are used in ac-
17	cordance with this Act.
18	(f) USES.—Amounts from the Hopi Tribe Water Set-
19	tlement Trust Fund shall be used by the Hopi Tribe for
20	the following purposes:
21	(1) The hopi tribe groundwater projects
22	TRUST FUND ACCOUNT.—Amounts in the Hopi
23	Tribe Groundwater Projects Trust Fund Account
24	may only be used for the purpose of environmental
25	compliance, planning, engineering and design activi-

- ties, and construction designed to deliver potable
 water to Hopi communities.
- (2) The hopi tribe om&r trust fund account.—Amounts in the Hopi Tribe OM&R Trust fund Account may only be used to pay the OM&R costs of the Hopi Groundwater projects described in paragraph (1) and the iiná bá – paa tuwaqat'si pipeline project.
 - (3)THE HOPI TRIBE AGRICULTURAL CON-SERVATION TRUST FUND ACCOUNT.—Amounts in the Hopi Tribe Agricultural Conservation Trust Fund Account may only be used to pay the costs of improvements to reduce water shortages on the historically irrigated land and grazing land of the Hopi Tribe, including sprinklers, drip or other efficient irrigation systems, land leveling, wells, impoundments, pipelines, pumps and storage, stream bank stabilization and restoration, pasture seeding and management, fencing, and wind breaks, and alluvial wells, and spring restoration, repair, replacement, and relocation of low technology structures to support Akchin farming, flood-water farming, and other traditional farming practices.
 - (4) The hopi tribe lower basin colorado river water acquisition trust fund ac-

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- 1 COUNT.—Amounts in the Hopi Tribe Lower Basin
- 2 Colorado River Water Acquisition Trust Fund Ac-
- 3 count may only be used to purchase land within the
- 4 State and associated Arizona Lower Basin Colorado
- 5 River Water Rights.
- 6 (5) The hopi tribe system conservation
- 7 TRUST FUND ACCOUNT.—Amounts in the Hopi
- 8 Tribe System Conservation Trust Fund Account
- 9 may only be used to compensate the Hopi Tribe or
- the Navajo Nation for the storage of System Con-
- servation Eligible Water at Lake Powell consistent
- with section 6(c)(4)(C)(i)(III).
- 13 (g) Liability.—The Secretary and the Secretary of
- 14 the Treasury shall not be liable for the expenditure or in-
- 15 vestment of any amounts withdrawn from the Hopi Tribe
- 16 Water Settlement Trust Fund by the Hopi Tribe pursuant
- 17 to subsection (e).
- 18 (h) TITLE TO INFRASTRUCTURE.—Title to, control
- 19 over, and operation of any project constructed using funds
- 20 from the Hopi Tribe Water Settlement Trust Fund shall
- 21 remain in the Hopi Tribe.
- 22 (i) ACCOUNT TRANSFERS.—If the activities described
- 23 in any of paragraphs (1) through (5) of subsection (f) are
- 24 complete and amounts remain in the applicable Trust
- 25 Fund Account described in those paragraphs, the Sec-

- 1 retary, at the request of the Hopi Tribe, shall transfer
- 2 the remaining amounts to one of the other accounts within
- 3 the Hopi Tribe Water Settlement Trust Fund.
- 4 (j) Contributions to the Iiná bá Paa
- 5 Tuwaqat'si Pipeline.—
- 6 (1) In General.—On written notification from
- 7 the Secretary that the iiná bá paa tuwaqat'si Im-
- 8 plementation Fund Account is insufficient and addi-
- 9 tional funds are necessary to complete the iiná bá –
- paa tuwaqat'si pipeline in accordance with section 8,
- the Hopi Tribe shall submit to the Secretary an ex-
- penditure plan for the transfer of funds from the
- Hopi Tribe Water Settlement Trust Fund to the iiná
- 14 bá paa tuwaqat'si pipeline Implementation Fund
- 15 Account.
- 16 (2) Proportionate share.—The cost share
- of the Hopi Tribe for supplemental funding shall be
- 18 based on the allocation of the iiná bá paa
- tuwaqat'si pipeline costs agreed on in the Cost-Shar-
- 20 ing and System Integration Agreement for the iiná
- 21 bá paa tuwagat'si pipeline described in section
- 8(a)(1)(F)(ii).
- 23 (k) Annual Report.—The Hopi Tribe shall submit
- 24 to the Secretary an annual expenditure report describing
- 25 accomplishments and amounts spent from use of with-

- 1 drawals under a Tribal management plan under para-
- 2 graph (1) of subsection (e) or an expenditure plan under
- 3 paragraph (2) of that subsection.
- 4 (l) No Per Capita Payments.—No principal or in-
- 5 terest amount in any account established by this section
- 6 shall be distributed to any Member of the Hopi Tribe on
- 7 a per capita basis.
- 8 (m) Effect.—Nothing in this section entitles the
- 9 Hopi Tribe to judicial review of a determination of the
- 10 Secretary relating to whether to approve a Tribal manage-
- 11 ment plan under paragraph (1) of subsection (e) or an
- 12 expenditure plan under paragraph (2) of that subsection,
- 13 or to take enforcement actions under paragraph (1)(C) or
- 14 (2)(E) of that subsection, except as provided under sub-
- 15 chapter II of chapter 5, and chapter 7, of title 5, United
- 16 States Code (commonly known as the "Administrative
- 17 Procedure Act").
- 18 SEC. 12. SAN JUAN SOUTHERN PAIUTE TRIBE WATER SET-
- 19 TLEMENT TRUST FUND.
- 20 (a) Establishment.—The Secretary shall establish
- 21 a trust fund for the San Juan Southern Paiute Tribe, to
- 22 be known as the "San Juan Southern Paiute Tribe Water
- 23 Settlement Trust Fund", to be managed, invested, and
- 24 distributed by the Secretary and to remain available until
- 25 expended, withdrawn, or reverted to the general fund of

1	the Treasury, consisting of the amounts deposited in the
2	Trust Fund Accounts under subsection (c), together with
3	any investment earnings, including interest, earned on
4	those amounts, for the purpose of carrying out this Act.
5	(b) ACCOUNTS.—The Secretary shall establish in the
6	San Juan Southern Paiute Tribe Water Settlement Trust
7	Fund the following accounts:
8	(1) The San Juan Southern Paiute Tribe
9	Groundwater Projects Trust Fund Account.
10	(2) The San Juan Southern Paiute Tribe Agri-
11	cultural Conservation Trust Fund Account.
12	(3) The San Juan Southern Paiute Tribe
13	OM&R Trust Fund Account.
14	(c) Deposits.—The Secretary shall deposit—
15	(1) in the San Juan Southern Paiute Tribe
16	Groundwater Projects Trust Fund Account, the
17	amounts made available pursuant to subparagraph
18	(C)(i) of section $13(b)(3)$;
19	(2) in the San Juan Southern Paiute Tribe Ag-
20	ricultural Conservation Trust Fund Account, the
21	amounts made available pursuant to subparagraph
22	(C)(iii) of that section; and
23	(3) in the San Juan Southern Paiute Tribe
24	OM&R Trust Fund Account, the amounts made

1	available pursuant to subparagraph (C)(ii) of that
2	section.
3	(d) Management and Interest.—
4	(1) Management.—On receipt and deposit of
5	the funds into the accounts in the San Juan South-
6	ern Paiute Water Settlement Trust Fund Accounts
7	pursuant to subsection (c), the Secretary shall man-
8	age, invest, and distribute all amounts in the San
9	Juan Southern Paiute Water Settlement Trust
10	Fund Accounts in a manner that is consistent with
11	the investment authority of the Secretary under—
12	(A) the first section of the Act of June 24,
13	1938 (25 U.S.C. 162a);
14	(B) the American Indian Trust Fund Man-
15	agement Reform Act of 1994 (25 U.S.C. 4001
16	et seq.); and
17	(C) this subsection.
18	(2) Investment earnings.—In addition to
19	the deposits made to the San Juan Southern Paiute
20	Tribe Water Settlement Trust Fund under sub-
21	section (c), any investment earnings, including inter-
22	est, credited to amounts held in accounts of the San
23	Juan Southern Paiute Tribe Water Settlement Trust
24	Fund are authorized to be appropriated to be used
25	in accordance with subsection (f).

1	(e) Withdrawals.—
2	(1) American indian trust fund manage-
3	MENT REFORM ACT OF 1994.—
4	(A) In General.—The San Juan South-
5	ern Paiute Tribe may withdraw any portion of
6	the amounts in the San Juan Southern Paiute
7	Tribe Water Settlement Trust Fund on ap-
8	proval by the Secretary of a Tribal management
9	plan submitted by the San Juan Southern Pai-
10	ute Tribe in accordance with the American In-
11	dian Trust Fund Management Reform Act of
12	1994 (25 U.S.C. 4001 et seq.).
13	(B) Requirements.—In addition to the
14	requirements under the American Indian Trust
15	Fund Management Reform Act of 1994 (25
16	U.S.C. 4001 et seq.), the Tribal management
17	plan under this paragraph shall require that the
18	San Juan Southern Paiute Tribe spend all
19	amounts withdrawn from the San Juan South-
20	ern Paiute Tribe Water Settlement Trust Fund,
21	and any investment earnings accrued through
22	the investments under the Tribal management
23	plan, in accordance with this Act.
24	(C) Enforcement.—The Secretary may
25	carry out such judicial and administrative ac-

1	tions as the Secretary determines to be nec-
2	essary—
3	(i) to enforce a Tribal management
4	plan; and
5	(ii) to ensure that amounts withdrawn
6	from the San Juan Southern Paiute Tribe
7	Water Settlement Trust Fund by the San
8	Juan Southern Paiute Tribe under this
9	paragraph are used in accordance with this
10	Act.
11	(2) Expenditure plan.—
12	(A) In General.—The San Juan South-
13	ern Paiute Tribe may submit to the Secretary
14	a request to withdraw funds from the San Juan
15	Southern Paiute Tribe Water Settlement Trust
16	Fund pursuant to an approved expenditure
17	plan.
18	(B) REQUIREMENTS.—To be eligible to
19	withdraw funds under an expenditure plan
20	under this paragraph, the San Juan Southern
21	Paiute Tribe shall submit to the Secretary for
22	approval an expenditure plan for any portion of
23	the San Juan Southern Paiute Tribe Water
24	Settlement Trust Fund that the San Juan
25	Southern Paiute Tribe elects to withdraw pur-

1	suant to this paragraph, subject to the condi-
2	tion that the funds shall be used for the pur-
3	poses described in this Act.
4	(C) Inclusions.—An expenditure plan
5	under this paragraph shall include a description
6	of the manner and purpose for which the
7	amounts proposed to be withdrawn from the
8	San Juan Southern Paiute Tribe Water Settle
9	ment Trust Fund Accounts will be used by the
10	San Juan Southern Paiute Tribe in accordance
11	with subsection (f).
12	(D) Approval.—On receipt of an expendi-
13	ture plan under this paragraph, the Secretary
14	shall approve the expenditure plan if the Sec-
15	retary determines that the expenditure plan—
16	(i) is reasonable; and
17	(ii) is consistent with, and will be used
18	for, the purposes of this Act.
19	(E) Enforcement.—The Secretary may
20	carry out such judicial and administrative ac-
21	tions as the Secretary determines to be nec-
22	essary to enforce an expenditure plan under
23	this paragraph to ensure that amounts dis-
24	bursed under this paragraph are used in ac-

cordance with this Act.

1	(f) Uses.—Amounts from the San Juan Southern
2	Paiute Tribe Water Settlement Trust Fund shall be used
3	by the San Juan Southern Paiute Tribe for the following
4	purposes:
5	(1) The san Juan southern paiute tribe
6	GROUNDWATER PROJECTS TRUST FUND ACCOUNT.—
7	Amounts in the San Juan Southern Paiute Tribe
8	Groundwater Projects Trust Fund Account may only
9	be used to pay the cost of designing and con-
10	structing water projects, including Water treatment
11	facilities, pipelines, storage tanks, pumping stations,
12	pressure reducing valves, electrical transmission fa-
13	cilities, and the other appurtenant items, including
14	real property and easements necessary to deliver
15	water to the areas served.
16	(2) The san Juan southern painte tribe
17	AGRICULTURAL CONSERVATION TRUST FUND AC-
18	COUNT.—
19	(A) In general.—Subject to subpara-
20	graph (B), amounts in the San Juan Southern
21	Paiute Tribe Agricultural Conservation Trust
22	Fund Account may only be used to pay the
23	costs of improvements to reduce water short-
24	ages on the historically irrigated land of the

San Juan Southern Paiute Tribe, including

- sprinklers, drip or other efficient irrigation systems, land leveling, wells, pipelines, pumps and storage, stream bank stabilization and restoration, pasture seeding and management, fencing, wind breaks, and alluvial wells.
 - (B) LIMITATION.—Not more than half of the amounts in the San Juan Southern Paiute Tribe Agricultural Conservation Trust Fund Account may be used for replacement and development of livestock wells and impoundments on San Juan Southern Paiute Land.
 - (3) The san Juan Southern Paiute Tribe OM&R TRUST FUND ACCOUNT.—Amounts in the San Juan Southern Paiute Tribe OM&R Trust Fund Account may only be used to pay the OM&R costs of the San Juan Southern Paiute Tribe Water projects described in paragraph (1) and for the imputed costs for delivery of water from the iiná bá paa tuwaqat'si pipeline.
- 20 (g) Liability.—The Secretary and the Secretary of 21 the Treasury shall not be liable for the expenditure or in-22 vestment of any amounts withdrawn from the San Juan 23 Southern Paiute Tribe Water Settlement Trust Fund Ac-24 counts by the San Juan Southern Paiute Tribe pursuant 25 to subsection (e).

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- 1 (h) TITLE TO INFRASTRUCTURE.—Title to, control
- 2 over, and operation of any project constructed using funds
- 3 from the San Juan Southern Paiute Tribe Water Settle-
- 4 ment Trust Fund shall remain in the San Juan Southern
- 5 Paiute Tribe.
- 6 (i) ACCOUNT TRANSFERS.—If the activities described
- 7 in any of paragraphs (1) through (3) of subsection (f) are
- 8 complete and amounts remain in the applicable Trust
- 9 Fund Account described in those paragraphs, the Sec-
- 10 retary, at the request of the San Juan Southern Paiute
- 11 Tribe, shall transfer the remaining amounts to one of the
- 12 other accounts within the San Juan Southern Paiute
- 13 Tribe Water Settlement Trust Fund.
- 14 (j) Contributions to the Iiná bá Paa
- 15 Tuwaqat'si Pipeline.—In its sole discretion, the San
- 16 Juan Southern Paiute Tribe may use amounts in the San
- 17 Juan Southern Paiute Tribe Water Settlement Trust
- 18 Fund to supplement funds in the iiná bá paa tuwaqat'si
- 19 pipeline Implementation Fund Account.
- 20 (k) Annual Report.—The San Juan Southern Pai-
- 21 ute Tribe shall submit to the Secretary an annual expendi-
- 22 ture report describing accomplishments and amounts
- 23 spent from use of withdrawals under a Tribal management
- 24 plan submitted under paragraph (1) of subsection (e) or

- 1 an expenditure plan under paragraph (2) of that sub-
- 2 section.
- 3 (l) No Per Capita Payments.—No principal or in-
- 4 terest amount in any account established by this section
- 5 shall be distributed to any Member of the San Juan
- 6 Southern Paiute Tribe on a per capita basis.
- 7 (m) Effect.—Nothing in this section entitles the
- 8 San Juan Southern Paiute Tribe to judicial review of a
- 9 determination of the Secretary relating to whether to ap-
- 10 prove a Tribal management plan under paragraph (1) of
- 11 subsection (e) or an expenditure plan under paragraph (2)
- 12 of that subsection, or to take enforcement actions under
- 13 paragraph (1)(C) or (2)(E) of that subsection, except as
- 14 provided under subchapter II of chapter 5, and chapter
- 15 7, of title 5, United States Code (commonly known as the
- 16 "Administrative Procedure Act").
- 17 SEC. 13. FUNDING.
- 18 (a) Iiná bá Paa Tuwaqat'si Pipeline Imple-
- 19 MENTATION FUND ACCOUNT.—
- 20 (1) Mandatory appropriation.—Out of any
- 21 funds in the Treasury not otherwise appropriated,
- the Secretary of the Treasury shall transfer to the
- 23 Secretary \$1,715,000,000 for deposit in the iiná bá
- 24 paa tuwaqat'si pipeline Implementation Fund Ac-
- count, to carry out the planning, engineering, de-

1	sign, environmental compliance, and construction of
2	the iiná bá – paa tuwaqat'si pipeline, to remain
3	available until expended, withdrawn, or reverted to
4	the general fund of the Treasury.
5	(2) Availability.—
6	(A) In general.—Except as provided in
7	subparagraph (B), amounts appropriated to
8	and deposited in the iiná bá – paa tuwaqat'si
9	pipeline Implementation Fund Account under
10	paragraph (1) shall not be available for expend-
11	iture until the Enforceability Date.
12	(B) Exception.—Of the amounts made
13	available under paragraph (1), \$250,000,000
14	shall be made available before the Enforce-
15	ability Date for the Bureau to carry out envi-
16	ronmental compliance and preliminary design of
17	the iiná bá – paa tuwaqat'si pipeline, subject to
18	the following:
19	(i) The revision of the Settlement
20	Agreement and exhibits to conform to this
21	Act.
22	(ii) Execution by all of the required
23	settlement parties, including the United

States, to the conformed Settlement Agree-

1	ment and exhibits, including the waivers
2	and releases of claims under section 14.
3	(3) Settlement funding sources.—If the
4	iiná bá – paa tuwaqat'si pipeline Implementation
5	Fund Account is insufficient to complete the iiná bá
6	- paa tuwaqat'si pipeline in accordance with section
7	8, the Navajo Nation and Hopi Tribe shall provide
8	necessary supplemental funding from the Water Set-
9	tlement Trust Fund of the Tribe as described in sec-
10	tions $10(j)$ and $11(j)$.
11	(b) Navajo Nation Water Settlement Trust
12	Fund, the Hopi Tribe Water Settlement Trust
13	Fund and the San Juan Southern Paiute Settle-
14	MENT TRUST FUND.—
15	(1) Mandatory appropriation.—Out of any
16	funds in the Treasury not otherwise appropriated,
17	the Secretary of the Treasury shall transfer to the
18	Secretary \$3,421,400,000, for deposit in the Navajo

Secretary \$3,421,400,000, for deposit in the Navajo
Nation Water Settlement Trust Fund, the Hopi
Tribe Water Settlement Trust Fund, and the San
Juan Southern Paiute Tribe Water Settlement Trust
Fund, in accordance with paragraph (3), to remain
available until expended, withdrawn, or reverted to
the general fund of the Treasury.

1	(2) AVAILABILITY.—Amounts appropriated to
2	and deposited in the Navajo Nation Water Settle-
3	ment Trust Fund, the Hopi Tribe Water Settlement
4	Trust Fund, and the San Juan Southern Paiute
5	Water Settlement Trust Fund under paragraph (1)
6	shall not be available for expenditure until the En-
7	forceability Date.
8	(3) Allocation.—The Secretary shall dis-
9	tribute and deposit the amounts made available
10	under paragraph (1) in accordance with the fol-
11	lowing:
12	(A) THE NAVAJO NATION WATER SETTLE-
13	MENT TRUST FUND.—The Secretary shall de-
14	posit in the Navajo Nation Water Settlement
15	Trust Fund \$2,876,416,400 to remain available
16	until expended, withdrawn, or reverted to the
17	general fund of the Treasury and to be allo-
18	cated to the accounts of the Navajo Nation
19	Water Settlement Trust Fund in accordance
20	with the following:
21	(i) The Navajo Nation Water Projects
22	Trust Fund Account, \$2,369,200,000.
23	(ii) The Navajo Nation OM&R Trust
24	Fund Account, \$229,500,000.

1	(iii) The Navajo Nation Agricultural
2	Conservation Trust Fund Account,
3	\$80,000,000.
4	(iv) The Navajo Nation Renewable
5	Energy Trust Fund Account, \$40,000,000
6	(v) The Navajo Nation Lower Basin
7	Colorado River Water Acquisition Trust
8	Fund Account, \$28,000,000.
9	(vi) The Navajo Nation System Con-
10	servation Trust Fund Account
11	\$129,716,400.
12	(B) The hopi tribe water settlement
13	TRUST FUND.—The Secretary shall deposit in
14	the Hopi Tribe Water Settlement Trust Fund
15	\$515,183,600, to remain available until ex-
16	pended, withdrawn, or reverted to the general
17	fund of the Treasury and to be allocated to the
18	accounts of the Hopi Tribe Water Settlement
19	Trust Fund in accordance with the following:
20	(i) The Hopi Tribe Groundwater
21	Projects Trust Fund Account
22	\$390,000,000.
23	(ii) The Hopi Tribe OM&R Trust
24	Fund Account. \$87,000,000.

1	(iii) The Hopi Tribe Agricultural Co	n-
2	servation Trust Fund Accoun	ıt,
3	\$30,000,000.	
4	(iv) The Hopi Tribe Lower Basin Co	ol-
5	orado River Water Acquisition Trust Fun	nd
6	Account, \$1,500,000.	
7	(v) The Hopi Tribe System Conserv	a-
8	tion Trust Fund Account, \$6,683,600.	
9	(C) THE SAN JUAN SOUTHERN PAIUT	ГE
10	TRIBE WATER SETTLEMENT TRUST FUND.	
11	The Secretary shall deposit in the San Jus	an
12	Southern Paiute Water Settlement Trust Fun	nd
13	\$29,800,000, to remain available until e	X-
14	pended, withdrawn, or reverted to the gener	al
15	fund of the Treasury and to be allocated to t	he
16	accounts of the San Juan Southern Paiu	te
17	Water Settlement Trust Fund in accordan	ce
18	with the following:	
19	(i) The San Juan Southern Paiu	te.
20	Groundwater Projects Trust Fund A	rc-
21	count, \$28,000,000.	
22	(ii) The San Juan Southern Paiu	.te
23	OM&R Trust Fund Account, \$1,500,000.	

1	(iii) The San Juan Southern Paiute
2	Agricultural Conservation Trust Fund Ac-
3	count, \$300,000.
4	(c) Supplemental Iiná bá – Paa Tuwaqat'si
5	PIPELINE IMPLEMENTATION FUND ACCOUNT RE-
6	SERVE.—
7	(1) In general.—In order to address the pre-
8	liminary estimate level of the value planning study
9	described in section 8(a)(1)(C)(iii), and the risk that
10	the amount in the iiná bá – paa tuwaqat'si pipeline
11	Implementation Fund Account may be insufficient
12	to complete construction of the iiná bá – paa
13	tuwaqat'si pipeline, until the Secretary completes a
14	feasibility-level design and estimate for the iiná bá
15	– paa tuwaqat'si pipeline, 50 percent of the Navajo
16	Nation Water Settlement Trust Fund and 50 per-
17	cent of the Hopi Tribe Water Settlement Trust
18	Fund—
19	(A) shall not be available for withdrawal,
20	except pursuant to sections $10(j)(1)$ and
21	11(j)(1); and
22	(B) shall remain available to supplement
23	the iiná bá – paa tuwaqat'si pipeline Implemen-
24	tation Fund Account.

1	(2) On completion of feasibility study.—
2	On completion of the feasibility-level estimate, value
3	planning, and final design approved by the Navajo
4	Nation, Hopi Tribe, and the Secretary, a percentage
5	of the Navajo Nation Water Settlement Trust Fund
6	and the Hopi Tribe Water Settlement Trust Fund to
7	be determined by the Secretary—
8	(A) shall not be available for withdrawal,
9	except pursuant to sections $10(j)(1)$ and
10	11(j)(1); and
11	(B) shall remain available to supplement
12	iiná bá – paa tuwaqat'si pipeline Implementa-
13	tion Fund Account until the Secretary notifies
14	the Tribes in writing that supplemental funding
15	is no longer needed.
16	(d) Credits to Accounts.—
17	(1) In general.—The interest on, and the
18	proceeds from, the sale or redemption of, any obliga-
19	tions held in the Navajo Nation Water Settlement
20	Trust Fund, the Hopi Tribe Water Settlement Trust
21	Fund, and the San Juan Southern Paiute Water
22	Settlement Trust Fund shall be credited to and form
23	a part of the applicable Trust Fund.
24	(2) Use of trust funds.—Amounts appro-
25	priated to and deposited in the Navajo Nation Water

1	Settlement Trust Fund, the Hopi Tribe Water Set-
2	tlement Trust Fund, and the San Juan Southern
3	Paiute Tribe Water Settlement Trust Fund may be
4	used as described in sections 10, 11, and 12 and
5	paragraph 12 of the Settlement Agreement.
6	(e) Fluctuation in Costs.—
7	(1) Implementation fund account.—The
8	amounts appropriated and authorized to be appro-
9	priated under subsection (a) shall be—
10	(A) increased or decreased, as appropriate,
11	by such amounts as may be justified by reason
12	of ordinary fluctuations in costs occurring after
13	January 1, 2024, as indicated by the Bureau
14	Construction Cost Trends Index applicable to
15	the types of construction involved; and
16	(B) adjusted to address construction cost
17	changes necessary to account for unforeseen
18	market volatility that may not otherwise be cap-
19	tured by engineering cost indices as determined
20	by the Secretary, including repricing applicable
21	to the types of construction and current indus-
22	try standards involved.
23	(2) Trust funds.—The amounts appropriated
24	and authorized to be appropriated under subsection
25	(b) shall be—

1	(A) increased or decreased, as appropriate,
2	by such amounts as may be justified by reason
3	of ordinary fluctuations in costs occurring after
4	January 1, 2024, as indicated by the Bureau
5	Construction Cost Index—Composite Trend, ex-
6	cept for the OM&R trust funds which shall be
7	adjusted based on the Bureau OM&R Cost
8	Index; and
9	(B) adjusted to address construction cost
10	changes necessary to account for unforeseen

- (B) adjusted to address construction cost changes necessary to account for unforeseen market volatility that may not otherwise be captured by engineering cost indices as determined by the Secretary, including repricing applicable to the types of construction and current industry standards involved.
- (3) REPETITION.—The adjustment process under paragraphs (1) and (2) shall be repeated for each subsequent amount appropriated until the amount appropriated and authorized to be appropriated, as applicable, under subsections (a) and (b), as adjusted, has been appropriated.

(4) Period of indexing.—

(A) Implementation fund.—With respect to the iiná bá – paa tuwaqat'si pipeline Implementation Fund Account, the period of

adjustment under paragraph (1) for any increment of funding shall be annually until the iiná bá – paa tuwaqat'si pipeline project is completed.

(B) TRUST FUNDS.—With respect to the Navajo Nation Water Settlement Trust Fund, the Hopi Tribe Water Settlement Trust Fund, and the San Juan Southern Paiute Water Settlement Trust Fund, the period of indexing adjustment under paragraph (2) for any increment of funding shall end on the date on which the funds are deposited into the Trust Funds.

13 SEC. 14. WAIVERS, RELEASES, AND RETENTION OF CLAIMS.

- 14 (a) Waivers, Releases and Retention of
- 15 Claims for Water Rights, Injury to Water Rights,
- 16 AND INJURY TO WATER BY THE NAVAJO NATION, ON BE-
- 17 HALF OF THE NAVAJO NATION AND THE MEMBERS OF
- 18 THE NAVAJO NATION (BUT NOT MEMBERS IN THE CA-
- 19 Pacity of the Members as Navajo Allottees), and
- 20 THE UNITED STATES, ACTING AS TRUSTEE FOR THE
- 21 NAVAJO NATION AND THE MEMBERS OF THE NAVAJO
- 22 NATION (BUT NOT MEMBERS IN THE CAPACITY OF THE
- 23 Members as Navajo Allottees) Against the State
- 24 AND OTHERS.—

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1	(1) In general.—Except as provided in para-
2	graph (3), the Navajo Nation, on behalf of the Nav-
3	ajo Nation and the Members of the Navajo Nation
4	(but not Members in the capacity of the Members as
5	Navajo Allottees), and the United States, acting as
6	trustee for the Navajo Nation and the Members of
7	the Navajo Nation (but not Members in the capacity
8	of the Members as Navajo Allottees), as part of the
9	performance of the respective obligations of the Nav-
10	ajo Nation and the United States under the Settle-
11	ment Agreement and this Act, are authorized to exe-
12	cute a waiver and release of all claims against the
13	State (or any agency or political subdivision of the
14	State), the Hopi Tribe, the Hopi Allottees, the San
15	Juan Southern Paiute Tribe, and any other indi-
16	vidual, entity, corporation, or municipal corporation
17	under Federal, State, or other law for all of the fol-
18	lowing:

- (A) Past, present, and future claims for Water Rights, including rights to Colorado River Water, for Navajo Land, arising from time immemorial and, thereafter, forever.
- (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial

- and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Navajo Nation, the predecessors of the Navajo Nation, the Members of the Navajo Nation, or predecessors of the Members of the Navajo Nation.
 - (C) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for Navajo Land, arising from time immemorial through the Enforceability Date.
 - (D) Past, present, and future claims for Injury to Water for Navajo Land, arising from time immemorial and, thereafter, forever.
 - (E) Past, present, and future claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Navajo Nation, the predecessors of the Navajo Nation, the Members of the Navajo Nation, or predecessors of the Members of the Navajo Nation.
 - (F) Claims for Injury to Water Rights, including injury to rights to Colorado River

	Water, arising after the Enforceability Date,
2	for Navajo Land, resulting from the diversion
3	or Use of water outside of Navajo Land in a
1	manner not in violation of the Settlement
5	Agreement or State law.

- (G) Past, present, and future claims arising out of, or relating in any manner to, the negotiation, execution, or adoption of the Settlement Agreement, any judgment or decree approving or incorporating the Settlement Agreement, or this Act.
- (2) Form; Effective date.—The waiver and release of claims described in paragraph (1) shall—
 - (A) be in the form described in Exhibit 13.1 to the Settlement Agreement; and
 - (B) take effect on the Enforceability Date.
- (3) Retention of claims.—Notwithstanding the waiver and release of claims described in paragraph (1) and Exhibit 13.1 to the Settlement Agreement, the Navajo Nation, acting on behalf of the Navajo Nation and the Members of the Navajo Nation (but not Members in the capacity of the Members as Navajo Allottees), and the United States, acting as trustee for the Navajo Nation and the Members of the Navajo Nation (but not Members in

1	the capacity of the Members as Navajo Allottees),
2	shall retain any right—
3	(A) to assert claims for injuries to, and
4	seek enforcement of, the rights of the Navajo
5	Nation under the Settlement Agreement, wheth-
6	er those rights are generally stated or specifi-
7	cally described, or this Act, in any Federal or
8	State court of competent jurisdiction;
9	(B) to assert claims for injuries to, and
10	seek enforcement of, the rights of the Navajo
11	Nation under the LCR Decree and the Gila
12	River Adjudication Decree;
13	(C) to assert claims for Water Rights, for
14	land owned or acquired by the Navajo Nation
15	in fee, or held in trust by the United States for
16	the Navajo Nation, in the LCR Watershed pur-
17	suant to subparagraphs 4.11 and 4.12, of the
18	Settlement Agreement, or in the Gila River
19	Basin pursuant to subparagraphs 4.14 and
20	4.15 of the Settlement Agreement;
21	(D) to object to any claims for Water
22	Rights by or for—
23	(i) any Indian Tribe other than the
24	Hopi Tribe, the San Juan Southern Paiute
25	Tribe, and the Zuni Tribe; or

1	(ii) the United States acting on behalf
2	of any Indian Tribe, other than the Hopi
3	Tribe, the San Juan Southern Paiute
4	Tribe, and the Zuni Tribe; and
5	(E) to assert past, present, or future
6	claims for Injury to Water Rights against—
7	(i) any Indian Tribe other than the
8	Hopi Tribe, the San Juan Southern Paiute
9	Tribe, and the Zuni Tribe; or
10	(ii) the United States acting on behalf
11	of any Indian Tribe, other than the Hopi
12	Tribe, the San Juan Southern Paiute
13	Tribe, and the Zuni Tribe.
14	(b) Waivers, Releases and Retention of
15	CLAIMS FOR WATER RIGHTS, INJURY TO WATER RIGHTS,
16	AND INJURY TO WATER BY THE UNITED STATES, ACTING
17	AS TRUSTEE FOR THE NAVAJO ALLOTTEES AGAINST THE
18	STATE AND OTHERS.—
19	(1) In general.—Except as provided in para-
20	graph (3), the United States, acting as trustee for
21	the Navajo Allottees, as part of the performance of
22	the obligations of the United States under the Set-
23	tlement Agreement and this Act, is authorized to
24	execute a waiver and release of all claims against the
25	State (or any agency or political subdivision of the

- State), the Navajo Nation, the Hopi Tribe, the Hopi
 Allottees, and the San Juan Southern Paiute Tribe,
 and any other individual, entity, corporation, or municipal corporation under Federal, State, or other
 law, for all of the following:
 - (A) Past, present, and future claims for Water Rights, including rights to Colorado River Water, for Navajo Allotments, arising from time immemorial and, thereafter, forever.
 - (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Navajo Allottees or predecessors of the Navajo Allottees.
 - (C) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for Navajo Allotments, arising from time immemorial through the Enforceability Date.
 - (D) Past, present, and future claims for Injury to Water for Navajo Allotments, arising from time immemorial and, thereafter, forever.

1	(E) Past, present, and future claims for
2	Injury to Water Rights, including injury to
3	rights to Colorado River Water, arising from
4	time immemorial and, thereafter, forever, that
5	are based on the aboriginal occupancy of land
6	within the State by Navajo Allottees or prede-
7	cessors of the Navajo Allottees.
8	(F) Claims for Injury to Water Rights, in-
9	cluding injury to rights to Colorado River
10	Water, arising after the Enforceability Date,
11	for the Navajo Allotments, resulting from the
12	diversion or Use of water outside of Navajo Al-
13	lotments in a manner not in violation of the
14	Settlement Agreement or State law.
15	(G) Past, present, and future claims aris-
16	ing out of, or relating in any manner to, the ne-
17	gotiation, execution, or adoption of the Settle-
18	ment Agreement, any judgment or decree ap-
19	proving or incorporating the Settlement Agree-
20	ment, or this Act.
21	(2) FORM; EFFECTIVE DATE.—The waiver and
22	release of claims described in paragraph (1) shall—
23	(A) be in the form described in Exhibit
24	13.2 to the Settlement Agreement; and
25	(B) take effect on the Enforceability Date.

1	(3) Retention of claims.—Notwithstanding
2	the waiver and release of claims described in para-
3	graph (1), the United States, acting as trustee for
4	the Navajo Allottees, shall retain any right—
5	(A) to assert claims for injuries to, and
6	seek enforcement of, the rights of the Navajo
7	Allottees under the Settlement Agreement,
8	whether those rights are generally stated or
9	specifically described, or this Act, in any Fed-
10	eral or State court of competent jurisdiction;
11	(B) to assert claims for injuries to, and
12	seek enforcement of, the rights of the Navajo
13	Allottees under the LCR Decree;
14	(C) to object to any claims for Water
15	Rights by or for—
16	(i) any Indian Tribe other than the
17	Navajo Nation, the Hopi Tribe, the San
18	Juan Southern Paiute Tribe, and the Zuni
19	Tribe; or
20	(ii) the United States acting on behalf
21	of any Indian Tribe other than the Navajo
22	Nation, the Hopi Tribe, the San Juan
23	Southern Paiute Tribe, and the Zuni
24	Tribe: and

1	(D) to assert past, present, or future
2	claims for Injury to Water Rights against—
3	(i) any Indian Tribe other than the
4	Navajo Nation, the Hopi Tribe, the San
5	Juan Southern Paiute Tribe, and the Zuni
6	Tribe; or
7	(ii) the United States acting on behalf
8	of any Indian Tribe other than the Navajo
9	Nation, the Hopi Tribe, the San Juan
10	Southern Paiute Tribe, and the Zuni
11	Tribe.
12	(c) Waivers, Releases and Retention of
13	CLAIMS FOR WATER RIGHTS, INJURY TO WATER RIGHTS,
14	AND INJURY TO WATER BY THE NAVAJO NATION, ON BE-
15	HALF OF THE NAVAJO NATION AND THE MEMBERS OF
16	THE NAVAJO NATION (BUT NOT MEMBERS IN THE CA-
17	PACITY OF THE MEMBERS AS NAVAJO ALLOTTEES),
18	AGAINST THE UNITED STATES.—
19	(1) In general.—Except as provided in para-
20	graph (3), the Navajo Nation, acting on behalf of
21	the Navajo Nation and the Members of the Navajo
22	Nation (but not Members in the capacity of the
23	Members as Navajo Allottees), as part of the per-
24	formance of the obligations of the Navajo Nation
25	under the Settlement Agreement and this Act, is au-

- thorized to execute a waiver and release of all claims against the United States, including agencies, officials, and employees of the United States, under Federal, State, or other law for all of the following:
 - (A) Past, present, and future claims for Water Rights, including rights to Colorado River Water, for Navajo Land arising from time immemorial and, thereafter, forever.
 - (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Navajo Nation, the predecessors of the Navajo Nation, the Members of the Navajo Nation, or predecessors of the Members of the Navajo Nation.
 - (C) Claims for Water Rights within the State that the United States, acting as trustee for the Navajo Nation and Navajo Allottees, asserted or could have asserted in any proceeding, except to the extent that such rights are recognized as part of the Navajo Nation's Water Rights under this Act.

1	(D) Past and present claims for Injury to
2	Water Rights, including injury to rights to Col-
3	orado River Water, for Navajo Land, arising
4	from time immemorial through the Enforce-
5	ability Date.

- (E) Past, present, and future claims for Injury to Water for Navajo Land, arising from time immemorial and, thereafter, forever.
- (F) Past, present, and future claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Navajo Nation, the predecessors of the Navajo Nation, or predecessors of the Members of the Navajo Nation.
- (G) Claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising after the Enforceability Date for Navajo Land, resulting from the diversion or Use of water outside of Navajo Land in a manner not in violation of the Settlement Agreement or State law.

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1	(H) Past, present, and future claims aris-
2	ing out of, or relating in any manner to, the ne-
3	gotiation, execution, or adoption of the Settle-
4	ment Agreement, any judgment or decree ap-
5	proving or incorporating the Settlement Agree-
6	ment, or this Act.
7	(I) Past, present, and future claims arising
8	out of, or relating in any manner to, United
9	States Geological Survey monitoring and re-
10	porting activities described in paragraph 7.0 of
11	the Settlement Agreement.
12	(J) Past, present, and future claims aris-
13	ing from time immemorial and, thereafter, for-
14	ever, relating in any manner to Injury to Water
15	or Injury to Water Rights based on the provi-
16	sions of paragraphs 8.0 and 9.0 of the Settle-
17	ment Agreement.
18	(K) Past and present claims for foregone
19	benefits from non-Navajo Use of water, on and
20	off Navajo Land (including water from all
21	sources and for all Uses), within the State aris-
22	ing before the Enforceability Date.
23	(L) Past and present claims for damage,
24	loss or injury to land or natural resources due

to loss of water or Water Rights, including

damages, losses, or injuries to hunting, fishing, gathering, or cultural rights due to loss of water or Water Rights, claims relating to interference with, diversion of, or taking of water, or claims relating to a failure to protect, acquire, replace, or develop water, Water Rights, or water infrastructure, within the State, arising before the Enforceability Date.

- (M) Past and present claims arising before the Enforceability Date from a failure to provide for operation, maintenance, or deferred maintenance for any irrigation system or irrigation project on Navajo Land.
- (N) Past and present claims arising before the Enforceability Date from a failure to establish or provide a municipal, rural, or industrial water delivery system on Navajo Land.
- (O) Past and present claims for damage, loss, or injury to land or natural resources due to construction, operation, and management of irrigation projects on Navajo Land, including damages, losses, or injuries to fish habitat, wildlife, and wildlife habitat, within the State arising before the Enforceability Date.

1	(P) Past and present claims arising before
2	the Enforceability Date from a failure to pro-
3	vide a dam safety improvement to a dam on
4	Navajo Land within the State.
5	(2) Form; effective date.—The waiver and
6	release of claims described in paragraph (1) shall—
7	(A) be in the form described in Exhibit
8	13.3 to the Settlement Agreement; and
9	(B) take effect on the Enforceability Date.
10	(3) Retention of Claims.—Notwithstanding
11	the waiver and release of claims described in para-
12	graph (1) and Exhibit 13.3 to the Settlement Agree-
13	ment, the Navajo Nation and the Members of the
14	Navajo Nation (but not Members in the capacity of
15	the Members as Allottees) shall retain any right—
16	(A) to assert claims for injuries to, and
17	seek enforcement of, the rights of the Navajo
18	Nation under the Settlement Agreement, wheth-
19	er those rights are generally stated or specifi-
20	cally described, or this Act, in any Federal or
21	State court of competent jurisdiction;
22	(B) to assert claims for injuries to, and
23	seek enforcement of, the rights of the Navajo
24	Nation under the LCR Decree and the Gila
25	River Adjudication Decree;

1	(C) to assert claims for Water Rights for
2	land owned or acquired by the Navajo Nation
3	in fees in the LCR Watershed pursuant to sub-
4	paragraphs 4.11 and 4.12 of the Settlement
5	Agreement, or in the Gila River Basin pursuant
6	to subparagraphs 4.14 and 4.15 of the Settle-
7	ment Agreement;
8	(D) to object to any claims for Water
9	Rights by or for—
10	(i) any Indian Tribe other than the
11	Hopi Tribe, the San Juan Southern Paiute
12	Tribe, and the Zuni Tribe; or
13	(ii) the United States acting on behalf
14	of any Indian Tribe other than the Hopi
15	Tribe, the San Juan Southern Paiute
16	Tribe, and the Zuni Tribe; and
17	(E) to assert past, present, or future
18	claims for Injury to Water Rights against—
19	(i) any Indian Tribe other than the
20	Hopi Tribe, the San Juan Southern Paiute
21	Tribe, and the Zuni Tribe; or
22	(ii) the United States acting on behalf
23	of any Indian Tribe other than the Hopi
24	Tribe, the San Juan Southern Paiute
25	Tribe, and the Zuni Tribe.

1	(d) Waivers, Releases and Retention of
2	CLAIMS BY THE UNITED STATES IN ALL CAPACITIES
3	(EXCEPT AS TRUSTEE FOR AN INDIAN TRIBE OTHER
4	THAN THE NAVAJO NATION, THE HOPI TRIBE, AND THE
5	SAN JUAN SOUTHERN PAIUTE TRIBE) AGAINST THE
6	NAVAJO NATION AND THE MEMBERS OF THE NAVAJO
7	Nation.—
8	(1) In general.—Except as provided in para-
9	graph (3), the United States, in all capacities (ex-
10	cept as trustee for an Indian Tribe other than the
11	Navajo Nation, the Hopi Tribe, and the San Juan
12	Southern Paiute Tribe), as part of the performance
13	of the obligations of the United States under the
14	Settlement Agreement and this Act, is authorized to
15	execute a waiver and release of all claims against the
16	Navajo Nation, the Members of the Navajo Nation,
17	or any agency, official, or employee of the Navajo
18	Nation, under Federal, State, or any other law for
19	all of the following:
20	(A) Past and present claims for Injury to
21	Water Rights, including injury to rights to Col-
22	orado River Water, resulting from the diversion
23	or Use of water on Navajo Land, arising from
24	time immemorial through the Enforceability
25	Date.

1	(B) Claims for Injury to Water Rights, in-
2	cluding injury to rights to Colorado River
3	Water, arising after the Enforceability Date, re-
4	sulting from the diversion or Use of water on
5	Navajo Land in a manner that is not in viola-
6	tion of this Agreement or State law.
7	(C) Past, present, and future claims aris-
8	ing out of, or related in any manner to, the ne-
9	gotiation, execution, or adoption of the Settle-
10	ment Agreement, any judgment or decree ap-
11	proving or incorporating the Settlement Agree-
12	ment, or this Act.
13	(2) FORM; EFFECTIVE DATE.—The waiver and
14	release of claims described in paragraph (1) shall—
15	(A) be in the form described in Exhibit
16	13.4 to the Settlement Agreement; and
17	(B) take effect on the Enforceability Date.
18	(3) RETENTION OF CLAIMS.—Notwithstanding
19	the waiver and release of claims described in para-
20	graph (1) and Exhibit 13.4 to the Settlement Agree-
21	ment, the United States shall retain any right to as-
22	sert any claim not expressly waived in accordance
23	with that paragraph and that Exhibit, in any Fed-

eral or State court of competent jurisdiction.

1	(e) Waivers, Releases and Retention of
2	CLAIMS FOR WATER RIGHTS, INJURY TO WATER RIGHTS,
3	AND INJURY TO WATER BY THE HOPI TRIBE, ON BEHALF
4	OF THE HOPI TRIBE AND THE MEMBERS OF THE HOPI
5	TRIBE (BUT NOT MEMBERS IN THE CAPACITY OF THE
6	MEMBERS AS HOPI ALLOTTEES), AND THE UNITED
7	STATES, ACTING AS TRUSTEE FOR THE HOPI TRIBE AND
8	THE MEMBERS OF THE HOPI TRIBE (BUT NOT MEMBERS
9	IN THE CAPACITY OF THE MEMBERS AS HOPE
10	ALLOTTEES) AGAINST THE STATE AND OTHERS.—
11	(1) In general.—Except as provided in para-
12	graph (3), the Hopi Tribe, on behalf of the Hopi
13	Tribe and the Members of the Hopi Tribe (but not
14	Members in the capacity of the Members as Hopi
15	Allottees), and the United States, acting as trustee
16	for the Hopi Tribe and the Members of the Hopi
17	Tribe (but not Members in the capacity of the Mem-
18	bers as Hopi Allottees), as part of the performance
19	of the respective obligations of the Hopi Tribe and
20	the United States under the Settlement Agreement
21	and this Act, are authorized to execute a waiver and
22	release of all claims against the State (or any agency
23	or political subdivision of the State), the Navajo Na-
24	tion, the Navajo Allottees, the San Juan Southern
25	Painte Tribe, and any other individual, entity, cor-

1	poration, or municipal corporation under Federal,
2	State, or other law for all of the following:
3	(A) Past, present, and future claims for
4	Water Rights, including rights to Colorado
5	River Water, for Hopi Land, arising from time
6	immemorial and, thereafter, forever.
7	(B) Past, present, and future claims for
8	Water Rights, including rights to Colorado
9	River Water, arising from time immemorial
10	and, thereafter, forever, that are based on the
11	aboriginal occupancy of land within the State
12	by the Hopi Tribe, the predecessors of the Hopi
13	Tribe, the Members of the Hopi Tribe, or pred-
14	ecessors of the Members of the Hopi Tribe.
15	(C) Past and present claims for Injury to
16	Water Rights, including injury to rights to Col-
17	orado River Water, for Hopi Land, arising from
18	time immemorial through the Enforceability
19	Date.
20	(D) Past, present, and future claims for
21	Injury to Water for Hopi Land, arising from
22	time immemorial and, thereafter, forever.
23	(E) Past, present, and future claims for
24	Injury to Water Rights, including injury to
25	rights to Colorado River Water, arising from

1	time immemorial and, thereafter, forever, that
2	are based on the aboriginal occupancy of land
3	within the State by the Hopi Tribe, the prede-
4	cessors of the Hopi Tribe, the Members of the
5	Hopi Tribe, or predecessors of the Members of
6	the Hopi Tribe.
7	(F) Claims for Injury to Water Rights, in-
8	cluding injury to rights to Colorado River
9	Water, arising after the Enforceability Date,
10	for Hopi Land, resulting from the diversion or
11	Use of water outside of Hopi Land in a manner
12	not in violation of the Settlement Agreement or
13	State law.
14	(G) Past, present, and future claims aris-
15	ing out of, or relating in any manner to, the ne-
16	gotiation, execution, or adoption of the Settle-
17	ment Agreement, any judgment or decree ap-
18	proving or incorporating the Settlement Agree-
19	ment, or this Act.
20	(2) FORM; EFFECTIVE DATE.—The waiver and
21	release of claims described in paragraph (1) shall—
22	(A) be in the form described in Exhibit
23	13.6 to the Settlement Agreement; and
24	(B) take effect on the Enforceability Date.

1	(3) RETENTION OF CLAIMS.—Notwithstanding
2	the waiver and release of claims described in para-
3	graph (1) and Exhibit 13.6 to the Settlement Agree-
4	ment, the Hopi Tribe, acting on behalf of the Hopi
5	Tribe and the Members of the Hopi Tribe (but not
6	Members in the capacity of the Members as Hopi
7	Allottees), and the United States, acting as trustee
8	for the Hopi Tribe and the Members of the Hopi
9	Tribe (but not Members in the capacity of the Mem-
10	bers as Hopi Allottees), shall retain any right—
11	(A) to assert claims for injuries to, and
12	seek enforcement of, the rights of the Hopi
13	Tribe under the Settlement Agreement, whether
14	those rights are generally stated or specifically
15	described, or this Act, in any Federal or State
16	court of competent jurisdiction;
17	(B) to assert claims for injuries to, and
18	seek enforcement of, the rights of the Hopi
19	Tribe under the LCR Decree;
20	(C) to assert claims for Water Rights for
21	land owned or acquired by the Hopi Tribe in
22	fees, or held in trust by the United States for
23	the Hopi Tribe, in the LCR Watershed pursu-
24	ant to subparagraphs 5.10 and 5.11 of the Set-
25	tlement Agreement;

1	(D) to object to any claims for Water
2	Rights by or for—
3	(i) any Indian Tribe other than the
4	Navajo Nation, the San Juan Southern
5	Paiute Tribe, and the Zuni Tribe; or
6	(ii) the United States acting on behalf
7	of any Indian Tribe, other than the Navajo
8	Nation, the San Juan Southern Paiute
9	Tribe, and the Zuni Tribe; and
10	(E) to assert past, present, or future
11	claims for Injury to Water Rights against—
12	(i) any Indian Tribe other than the
13	Navajo Nation, the San Juan Southern
14	Paiute Tribe, and the Zuni Tribe; or
15	(ii) the United States acting on behalf
16	of any Indian Tribe, other than the Navajo
17	Nation, the San Juan Southern Paiute
18	Tribe, and the Zuni Tribe.
19	(f) Waivers, Releases and Retention of Claims
20	FOR WATER RIGHTS, INJURY TO WATER RIGHTS, AND
21	INJURY TO WATER BY THE UNITED STATES, ACTING AS
22	TRUSTEE FOR THE HOPI ALLOTTEES AGAINST THE
23	STATE AND OTHERS.—
24	(1) In general.—Except as provided in para-
25	graph (3), the United States, acting as trustee for

- the Hopi Allottees, as part of the performance of the obligations of the United States under the Settle-ment Agreement and this Act, is authorized to exe-cute a waiver and release of all claims against the State (or any agency or political subdivision of the State), the Hopi Tribe, the Navajo Nation, the Nav-ajo Allottees, and the San Juan Southern Paiute Tribe, and any other individual, entity, corporation, or municipal corporation under Federal, State, or other law, for all of the following:
 - (A) Past, present, and future claims for Water Rights, including rights to Colorado River Water, for Hopi Allotments, arising from time immemorial, and, thereafter, forever.
 - (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Hopi Allottees or predecessors of the Hopi Allottees.
 - (C) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for Hopi Allotments, arising

1	from time immemorial through the Enforce-
2	ability Date.
3	(D) Past, present, and future claims for
4	Injury to Water for Hopi Allotments, arising
5	from time immemorial and, thereafter, forever.
6	(E) Past, present, and future claims for
7	Injury to Water Rights, including injury to
8	rights to Colorado River Water, arising from
9	time immemorial and, thereafter, forever, that
10	are based on the aboriginal occupancy of land
11	within the State by Hopi Allottees or prede-
12	cessors of the Hopi Allottees.
13	(F) Claims for Injury to Water Rights, in-
14	cluding injury to rights to Colorado River
15	Water, arising after the Enforceability Date,
16	for the Hopi Allotments, resulting from the di-
17	version or Use of water outside of the Hopi Al-
18	lotments in a manner not in violation of the
19	Settlement Agreement or State law.
20	(G) Past, present, and future claims aris-
21	ing out of, or relating in any manner to, the ne-
22	gotiation, execution, or adoption of the Settle-
23	ment Agreement, any judgment or decree ap-
24	proving or incorporating the Settlement Agree-

ment, or this Act.

1	(2) Form; effective date.—The waiver and
2	release of claims described in paragraph (1) shall—
3	(A) be in the form described in Exhibit
4	13.7 of the Settlement Agreement; and
5	(B) take effect on the Enforceability Date.
6	(3) Retention of Claims.—Notwithstanding
7	the waiver and release of claims described in para-
8	graph (1) and Exhibit 13.7 of the Settlement Agree-
9	ment, the United States acting as trustee for the
10	Hopi Allottees, shall retain any right—
11	(A) to assert claims for injuries to, and
12	seek enforcement of, the rights of the Hopi
13	Allottees under the Settlement Agreement,
14	whether those rights are generally stated or
15	specifically described, or this Act, in any Fed-
16	eral or State court of competent jurisdiction;
17	(B) to assert claims for injuries to, and
18	seek enforcement of, the rights of the Hopi
19	Allottees under the LCR Decree;
20	(C) to object to any claims for Water
21	Rights by or for—
22	(i) any Indian Tribe other than the
23	Hopi Tribe, the Navajo Nation, the San
24	Juan Southern Paiute Tribe, and the Zuni
25	Tribe; or

1	(ii) the United States acting on behalf
2	of any Indian Tribe other than the Hopi
3	Tribe, the Navajo Nation, the San Juan
4	Southern Paiute Tribe, and the Zuni
5	Tribe; and
6	(D) to assert past, present, or future
7	claims for Injury to Water Rights against—
8	(i) any Indian Tribe other than the
9	Hopi Tribe, the Navajo Nation, the San
10	Juan Southern Paiute Tribe, and the Zuni
11	Tribe; or
12	(ii) the United States acting on behalf
13	of any Indian Tribe other than the Hopi
14	Tribe, the Navajo Nation, the San Juan
15	Southern Paiute Tribe, and the Zuni
16	Tribe.
17	(g) Waivers, Releases and Retention of
18	CLAIMS FOR WATER RIGHTS, INJURY TO WATER RIGHTS,
19	AND INJURY TO WATER BY THE HOPI TRIBE, ON BEHALF
20	OF THE HOPI TRIBE AND THE MEMBERS OF THE HOPI
21	TRIBE (BUT NOT MEMBERS IN THE CAPACITY OF THE
22	MEMBERS AS HOPI ALLOTTEES), AGAINST THE UNITED
23	States.—
24	(1) In general.—Except as provided in para-
25	graph (3), the Hopi Tribe, acting on behalf of the

- Hopi Tribe and the Members of the Hopi Tribe (but not Members in the capacity of the Members as Hopi Allottees), as part of the performance of the obligations of the Hopi Tribe under the Settlement Agreement and this Act, is authorized to execute a waiver and release of all claims against the United States, including agencies, officials, and employees of the United States, under Federal, State, or other law for all of the following:
 - (A) Past, present, and future claims for Water Rights, including rights to Colorado River Water, for Hopi Land, arising from time immemorial and, thereafter, forever.
 - (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Hopi Tribe, the predecessors of the Hopi Tribe, or predecessors of the Members of the Hopi Tribe.
 - (C) Claims for Water Rights within the State that the United States, acting as trustee for the Hopi Tribe and Hopi Allottees, asserted or could have asserted in any proceeding, except

- to the extent that such rights are recognized as part of the Hopi Tribe's Water Rights under this Act.
 - (D) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for Hopi Land, arising from time immemorial through the Enforceability Date.
 - (E) Past, present, and future claims for Injury to Water for Hopi Land, arising from time immemorial and, thereafter, forever.
 - (F) Past, present, and future claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the Hopi Tribe, the predecessors of the Hopi Tribe, the Members of the Hopi Tribe, or predecessors of the Members of the Hopi Tribe.
 - (G) Claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising after the Enforceability Date for Hopi Land, resulting from the diversion or Use of water outside of Hopi Land in a manner not

1	in violation of the Settlement Agreement or
2	State law.
3	(H) Past, present, and future claims aris-
4	ing out of, or relating in any manner to, the ne-
5	gotiation, execution, or adoption of the Settle-
6	ment Agreement, any judgment or decree ap-
7	proving or incorporating the Settlement Agree-
8	ment, or this Act.
9	(I) Past, present, and future claims arising
10	out of, or relating in any manner to, United
11	States Geological Survey monitoring and re-
12	porting activities described in paragraph 7.0 of
13	the Settlement Agreement.
14	(J) Past, present, and future claims aris-
15	ing from time immemorial and, thereafter, for-
16	ever, relating in any manner to Injury to Water
17	or Injury to Water Rights based on the provi-
18	sions of paragraphs 8.0 and 9.0 of the Settle-
19	ment Agreement.
20	(K) Past and present claims for foregone
21	benefits from non-Hopi Use of water, on and
22	off Hopi Land (including water from all sources
23	and for all Uses), within the State arising be-

fore the Enforceability Date.

- 1 (L) Past and present claims for damage, 2 loss, or injury to land, or natural resources due 3 to loss of water or Water Rights, including 4 damages, losses, or injuries to hunting, fishing, 5 gathering, or cultural rights due to loss of 6 water or Water Rights, claims relating to inter-7 ference with, diversion of, or taking of water, or 8 claims relating to a failure to protect, acquire, 9 replace, or develop water, Water Rights, or 10 water infrastructure, within the State, arising before the Enforceability Date.
 - (M) Past and present claims arising before the Enforceability Date from a failure to provide for operation, maintenance, or deferred maintenance for any irrigation system or irrigation project on Hopi Land.
 - (N) Past and present claims arising before the Enforceability Date from a failure to establish or provide a municipal, rural, or industrial water delivery system on Hopi Land.
 - (O) Past and present claims for damage, loss, or injury to land or natural resources due to construction, operation, and management of irrigation projects on Hopi Land, including damages, losses, or injuries to fish habitat,

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1	wildlife, and wildlife habitat, within the State
2	arising before the Enforceability Date.
3	(2) Form; effective date.—The waiver and
4	release of claims described in paragraph (1) shall—
5	(A) be in the form described in Exhibit
6	13.8 to the Settlement Agreement; and
7	(B) take effect on the Enforceability Date.
8	(3) RETENTION OF CLAIMS.—Notwithstanding
9	the waiver and release of claims described in para-
10	graph (1) and Exhibit 13.8 to the Settlement Agree-
11	ment, the Hopi Tribe and the Members of the Hopi
12	Tribe (but not Members in the capacity of the Mem-
13	bers as Hopi Allottees) shall retain any right—
14	(A) to assert claims for injuries to, and
15	seek enforcement of, the rights of the Hopi
16	Tribe under the Settlement Agreement, whether
17	those rights are generally stated or specifically
18	described, or this Act, in any Federal or State
19	court of competent jurisdiction;
20	(B) to assert claims for injuries to, and
21	seek enforcement of, the rights of the Hopi
22	Tribe under the LCR Decree;
23	(C) to assert claims for Water Rights for
24	land owned or acquired by the Hopi Tribe in
25	fees in the LCR Watershed pursuant to sub-

1	paragraphs 5.10 and 5.11 of the Settlement
2	Agreement;
3	(D) to object to any claims for Water
4	Rights by or for—
5	(i) any Indian Tribe other than the
6	Navajo Nation, the San Juan Southern
7	Paiute Tribe, and the Zuni Tribe; or
8	(ii) the United States acting on behalf
9	of any Indian Tribe other than the Navajo
10	Nation, the San Juan Southern Paiute
11	Tribe, and the Zuni Tribe; and
12	(E) to assert past, present, or future
13	claims for Injury to Water Rights against—
14	(i) any Indian Tribe other than the
15	Navajo Nation, the San Juan Southern
16	Paiute Tribe, and the Zuni Tribe; or
17	(ii) the United States acting on behalf
18	of any Indian Tribe other than the Navajo
19	Nation, the San Juan Southern Paiute
20	Tribe, and the Zuni Tribe.
21	(h) Waivers, Releases and Retention of
22	CLAIMS BY THE UNITED STATES IN ALL CAPACITIES
23	(EXCEPT AS TRUSTEE FOR AN INDIAN TRIBE OTHER
24	THAN THE NAVAJO NATION, THE HOPI TRIBE, AND THE

1	San Juan Southern Paiute Tribe) Against the
2	HOPI TRIBE AND THE MEMBERS OF THE HOPI TRIBE.—
3	(1) In general.—Except as provided in para-
4	graph (3), the United States, in all capacities (ex-
5	cept as trustee for an Indian Tribe other than the
6	Navajo Nation, the Hopi Tribe, and the San Juan
7	Southern Paiute Tribe), as part of the performance
8	of the obligations of the United States under the
9	Settlement Agreement and this Act, is authorized to
10	execute a waiver and release of all claims against the
11	Hopi Tribe, the Members of the Hopi Tribe, or any
12	agency, official, or employee of the Hopi Tribe,
13	under Federal, State, or any other law for all of the
14	following:
15	(A) Past and present claims for Injury to
16	Water Rights, including injury to rights to Col-
17	orado River Water, resulting from the diversion
18	or Use of water on Hopi Land arising from
19	time immemorial through the Enforceability
20	Date.
21	(B) Claims for Injury to Water Rights, in-
22	cluding injury to rights to Colorado River
23	Water, arising after the Enforceability Date, re-
24	sulting from the diversion or Use of water on

1	Hopi Land in a manner that is not in violation
2	of the Settlement Agreement or State law.
3	(C) Past, present, and future claims aris-
4	ing out of, or related in any manner to, the ne-
5	gotiation, execution, or adoption of the Settle-
6	ment Agreement, any judgment or decree ap-
7	proving or incorporating the Settlement Agree-
8	ment, or this Act.
9	(2) Form; effective date.—The waiver and
10	release of claims described in paragraph (1) shall—
11	(A) be in the form described in Exhibit
12	13.9 to the Settlement Agreement; and
13	(B) take effect on the Enforceability Date.
14	(3) Retention of claims.—Notwithstanding
15	the waiver and release of claims described in para-
16	graph (1) and Exhibit 13.9 to the Settlement Agree-
17	ment, the United States shall retain any right to as-
18	sert any claim not expressly waived in accordance
19	with that paragraph and that Exhibit, in any Fed-
20	eral or State court of competent jurisdiction.
21	(i) Waivers, Releases and Retention of Claims
22	FOR WATER RIGHTS, INJURY TO WATER RIGHTS, AND
23	INJURY TO WATER BY THE SAN JUAN SOUTHERN PAIUTE
24	TRIBE, ON BEHALF OF THE SAN JUAN SOUTHERN PAI-
25	UTE TRIBE AND THE MEMBERS OF THE SAN JUAN

1	SOUTHERN PAIUTE TRIBE, AND THE UNITED STATES,
2	ACTING AS TRUSTEE FOR THE SAN JUAN SOUTHERN PAI-
3	UTE TRIBE AND THE MEMBERS OF THE SAN JUAN
4	SOUTHERN PAIUTE TRIBE AGAINST THE STATE AND
5	OTHERS.—
6	(1) In general.—Except as provided in para-
7	graph (3), the San Juan Southern Paiute Tribe, on
8	behalf of the San Juan Southern Paiute Tribe and
9	the Members of the San Juan Southern Paiute
10	Tribe, and the United States, acting as trustee for
11	the San Juan Southern Paiute Tribe and the Mem-
12	bers of the San Juan Southern Paiute Tribe, as part
13	of the performance of the respective obligations of
14	the San Juan Southern Paiute Tribe and the United
15	States under the Settlement Agreement and this
16	Act, is authorized to execute a waiver and release of
17	all claims against the State (or any agency or polit-
18	ical subdivision of the State), the Hopi Tribe, the
19	Hopi Allottees, the Navajo Nation, the Navajo
20	Allottees, and any other individual, entity, corpora-
21	tion, or municipal corporation under Federal, State,
22	or other law for all of the following:
23	(A) Past, present, and future claims for
24	Water Rights, including rights to Colorado

River Water, for San Juan Southern Paiute

	Land, arising from time immemorial and, there-
2	after, forever.

- (B) Past, present, and future claims for Water Rights, including rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land within the State by the San Juan Southern Paiute Tribe, the predecessors of the San Juan Southern Paiute Tribe, the Members of the San Juan Southern Paiute Tribe, or predecessors of the Members of the San Juan Southern Paiute Tribe.
- (C) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for San Juan Southern Paiute Land, arising from time immemorial through the Enforceability Date.
- (D) Past, present, and future claims for Injury to Water for San Juan Southern Paiute Land, arising from time immemorial and, thereafter, forever.
- (E) Past, present, and future claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that

1	are based on the aboriginal occupancy of land
2	within the State by the San Juan Southern Pai-
3	ute Tribe, the predecessors of the San Juan
4	Southern Paiute Tribe, the Members of the San
5	Juan Southern Paiute Tribe, or predecessors of
6	the Members of the San Juan Southern Paiute
7	Tribe.
8	(F) Claims for Injury to Water Rights, in-

- (F) Claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising after the Enforceability Date, for San Juan Southern Paiute Land, resulting from the diversion or Use of water outside of San Juan Southern Paiute Land in a manner not in violation of the Settlement Agreement or State law.
- (G) Past, present, and future claims arising out of, or relating in any manner to, the negotiation, execution, or adoption of the Settlement Agreement, any judgment or decree approving or incorporating the Settlement Agreement, or this Act.
- (2) FORM; EFFECTIVE DATE.—The waiver and release of claims described in paragraph (1) shall—
- 24 (A) be in the form described in Exhibit 25 13.11 to the Settlement Agreement; and

1	(B) take effect on the Enforceability Date.
2	(3) Retention of Claims.—Notwithstanding
3	the waiver and release of claims described in para-
4	graph (1) and Exhibit 13.11 to the Settlement
5	Agreement, the San Juan Southern Paiute Tribe,
6	acting on behalf of the San Juan Southern Paiute
7	Tribe and the Members of the San Juan Southern
8	Paiute Tribe, and the United States, acting as trust-
9	ee for the San Juan Southern Paiute Tribe and the
10	Members of the San Juan Southern Paiute Tribe,
11	shall retain any right—
12	(A) to assert claims for injuries to, and
13	seek enforcement of, the rights of the San Juan
14	Southern Paiute Tribe under the Settlement
15	Agreement, whether those rights are generally
16	stated or specifically described, or this Act, in
17	any Federal or State court of competent juris-
18	diction;
19	(B) to assert claims for injuries to, and
20	seek enforcement of, the rights of the San Juan
21	Southern Paiute Tribe under the LCR Decree;
22	(C) to assert claims for Water Rights for
23	land owned or acquired by the San Juan South-
24	ern Paiute Tribe in fees or held in trust by the
25	United States for the San Juan Southern Pai-

1	ute Tribe in the LCR Watershed pursuant to
2	subparagraphs 6.4 and 6.5 of the Settlement
3	Agreement;
4	(D) to object to any claims for Water
5	Rights by or for—
6	(i) any Indian Tribe other than the
7	Hopi Tribe, the Navajo Nation, and the
8	Zuni Tribe; or
9	(ii) the United States acting on behalf
10	of any Indian Tribe, other than the Hopi
11	Tribe, the Navajo Nation, and the Zuni
12	Tribe; and
13	(E) to assert past, present, or future
14	claims for Injury to Water Rights against—
15	(i) any Indian Tribe other than the
16	Hopi Tribe, the Navajo Nation, and the
17	Zuni Tribe; or
18	(ii) the United States acting on behalf
19	of any Indian Tribe, other than the Hopi
20	Tribe, the Navajo Nation, and the Zuni
21	Tribe.
22	(j) Waivers, Releases and Retention of Claims
23	FOR WATER RIGHTS, INJURY TO WATER RIGHTS, AND
24	INJURY TO WATER BY THE SAN JUAN SOUTHERN PAIUTE
25	TRIBE, ON BEHALF OF THE SAN JUAN SOUTHERN PAI-

1	UTE	Tribe	AND	THE	MEMBERS	OF	THE	SAN	Juan

- 2 Southern Paiute Tribe, Against the United
- 3 STATES.—
- (1) IN GENERAL.—Except as provided in paragraph (3), the San Juan Southern Paiute Tribe, acting on behalf of the San Juan Southern Paiute Tribe and the Members of the San Juan Southern Paiute Tribe, as part of the performance of the obligations of the San Juan Southern Paiute Tribe
- under the Settlement Agreement and this Act, is authorized to execute a waiver and release of all claims against the United States, including agencies, officials, and employees of the United States, under
- 14 Federal, State, or other law for all of the following:
- 15 (A) Past, present, and future claims for 16 Water Rights, including rights to Colorado 17 River Water, for San Juan Southern Paiute 18 Land, arising from time immemorial and, there-
- 19 after, forever.
- 20 (B) Past, present, and future claims for 21 Water Rights, including rights to Colorado 22 River Water, arising from time immemorial 23 and, thereafter, forever, that are based on the 24 aboriginal occupancy of land within the State 25 by the San Juan Southern Paiute Tribe, the

- predecessors of the San Juan Southern Paiute
 Tribe, the Members of the San Juan Southern
 Paiute Tribe, or predecessors of the Members of
 the San Juan Southern Paiute Tribe.
 - (C) Claims for Water Rights within the State that the United States, acting as trustee for the San Juan Southern Paiute Tribe, asserted or could have asserted in any proceeding, except to the extent that such rights are recognized as part of the San Juan Southern Paiute Tribe's Water Rights under this Act.
 - (D) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, for San Juan Southern Paiute Land, arising from time immemorial through the Enforceability Date.
 - (E) Past, present, and future claims for Injury to Water for San Juan Southern Paiute Land, arising from time immemorial and, thereafter, forever.
 - (F) Past, present, and future claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land

1	within the State by the San Juan Southern Pai-
2	ute Tribe, the predecessors of the San Juan
3	Southern Paiute Tribe, the Members of the San
4	Juan Southern Paiute Tribe, or predecessors of
5	the Members of the San Juan Southern Paiute
6	Tribe.

- (G) Claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising after the Enforceability Date for San Juan Southern Paiute Land, resulting from the diversion or Use of water outside of San Juan Southern Paiute Land in a manner not in violation of this Agreement or State law.
- (H) Past, present, and future claims arising out of, or relating in any manner to, the negotiation, execution, or adoption of this Agreement, any judgment or decree approving or incorporating this Agreement, or this Act.
- (I) Past, present, and future claims arising out of, or relating in any manner to, United States Geological Survey monitoring and reporting activities described in paragraph 7.0 of the Settlement Agreement.
- (J) Past, present, and future claims arising from time immemorial and, thereafter, for-

- ever, relating in any manner to Injury to Water or Injury to Water Rights based on the provisions of paragraphs 8.0 and 9.0 of the Settlement Agreement.
 - (K) Past and present claims for foregone benefits from non-San Juan Southern Paiute Tribe Use of water, on and off San Juan Southern Paiute Land (including water from all sources and for all Uses), within the State arising before the Enforceability Date.
 - (L) Past and present claims for damage, loss, or injury to land, or natural resources due to loss of water or Water Rights, including damages, losses, or injuries to hunting, fishing, gathering, or cultural rights due to loss of water or Water Rights, claims relating to interference with, diversion of, or taking of water, or claims relating to a failure to protect, acquire, replace, or develop water, Water Rights, or water infrastructure, within the State, arising before the Enforceability Date.
 - (M) Past and present claims arising before the Enforceability Date from a failure to provide for operation, maintenance, or deferred maintenance for any irrigation system or irriga-

1	tion project on San Juan Southern Paiute
2	Land.
3	(N) Past and present claims arising before
4	the Enforceability Date from a failure to estab-
5	lish or provide a municipal, rural, or industrial
6	water delivery system on San Juan Southern
7	Paiute Land.
8	(O) Past and present claims for damage,
9	loss, or injury to land or natural resources due
10	to construction, operation, and management of
11	irrigation projects on San Juan Southern Pai-
12	ute Land, including damages, losses, or injuries
13	to fish habitat, wildlife, and wildlife habitat,
14	within the State arising before the Enforce-
15	ability Date.
16	(2) FORM; EFFECTIVE DATE.—The waiver and
17	release of claims described in paragraph (1) shall
18	be—
19	(A) in the form described in Exhibit 13.12
20	to the Settlement Agreement; and
21	(B) take effect on the Enforceability Date.
22	(3) RETENTION OF CLAIMS.—Notwithstanding
23	the waiver and release of claims described in para-
24	graph (1) and Exhibit 13.12 to the Settlement
25	Agreement, the San Juan Southern Paiute Tribe,

1	acting on behalf of the San Juan Southern Paiute
2	Tribe and the Members of the San Juan Southern
3	Paiute Tribe shall retain any right—
4	(A) to assert claims for injuries to, and
5	seek enforcement of, the rights of the San Juan
6	Southern Paiute Tribe under the Settlement
7	Agreement, whether those rights are generally
8	stated or specifically described, or this Act, in
9	any Federal or State court of competent juris-
10	diction;
11	(B) to assert claims for injuries to, and
12	seek enforcement of, the rights of the San Juan
13	Southern Paiute Tribe under the LCR Decree;
14	(C) to assert claims for Water Rights for
15	land owned or acquired by the San Juan South-
16	ern Paiute Tribe in fees in the LCR Watershed
17	pursuant to subparagraphs 6.4 and 6.5 of the
18	Settlement Agreement;
19	(D) to object to any claims for Water
20	Rights by or for—
21	(i) any Indian Tribe other than the
22	Hopi Tribe, the Navajo Nation, and the
23	Zuni Tribe; or
24	(ii) the United States acting on behalf
25	of any Indian Tribe, other than the Hopi

1	Tribe, the Navajo Nation, and the Zuni
2	Tribe; and
3	(E) to assert past, present, or future
4	claims for Injury to Water Rights against—
5	(i) any Indian Tribe other than the
6	Hopi Tribe, the Navajo Nation, and the
7	Zuni Tribe; or
8	(ii) the United States acting on behalf
9	of any Indian Tribe, other than the Hopi
10	Tribe, the Navajo Nation, and the Zuni
11	Tribe.
12	(k) Waivers, Releases and Retention of
13	CLAIMS BY THE UNITED STATES IN ALL CAPACITIES (EX-
14	CEPT AS TRUSTEE FOR AN INDIAN TRIBE OTHER THAN
15	THE NAVAJO NATION, THE HOPI TRIBE, AND THE SAN
16	Juan Southern Paiute Tribe) Against the San
17	Juan Southern Paiute Tribe and the Members of
18	THE SAN JUAN SOUTHERN PAIUTE TRIBE.—
19	(1) In general.—Except as provided in para-
20	graph (3), the United States, in all capacities (ex-
21	cept as trustee for an Indian Tribe other than the
22	Navajo Nation, the Hopi Tribe, and the San Juan
23	Southern Paiute Tribe), as part of the performance
24	of the obligations of the United States under the
25	Settlement Agreement and this Act, is authorized to

- execute a waiver and release of all claims against the
 San Juan Southern Paiute Tribe, the Members of
 the San Juan Southern Paiute Tribe, or any agency,
 official, or employee of the San Juan Southern Paitute Tribe, under Federal, State, or any other law for
 all:
 - (A) Past and present claims for Injury to Water Rights, including injury to rights to Colorado River Water, resulting from the diversion or Use of water on San Juan Southern Painte Land arising from time immemorial through the Enforceability Date.
 - (B) Claims for Injury to Water Rights, including injury to rights to Colorado River Water, arising after the Enforceability Date, resulting from the diversion or Use of water on San Juan Southern Paiute Land in a manner that is not in violation of the Settlement Agreement or State law.
 - (C) Past, present, and future claims arising out of, or related in any manner to, the negotiation, execution, or adoption of the Settlement Agreement, any judgment or decree approving or incorporating the Settlement Agreement, or this Act.

1	(2) FORM; EFFECTIVE DATE.—The waiver and
2	release of claims described in paragraph (1) shall—
3	(A) be in the form described in Exhibit
4	13.13 to the Settlement Agreement; and
5	(B) take effect on the Enforceability Date.
6	(3) Retention of Claims.—Notwithstanding
7	the waiver and release of claims described in para-
8	graph (1) and Exhibit 13.13 to the Settlement
9	Agreement, the United States shall retain any right
10	to assert any claim not expressly waived in accord-
11	ance with that paragraph and that Exhibit, in any
12	Federal or State court of competent jurisdiction.
13	SEC. 15. SATISFACTION OF WATER RIGHTS AND OTHER
1314	SEC. 15. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS.
14	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE
141516	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE
14 15 16 17	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED
14 15 16 17 18	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO
14 15 16 17	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO ALLOTTEES.—
14 15 16 17 18 19 20	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO ALLOTTEES.— (1) NAVAJO NATION AND THE MEMBERS OF
14 15 16 17 18	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO ALLOTTEES.— (1) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION.—
14 15 16 17 18 19 20 21	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO ALLOTTEES.— (1) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION.— (A) IN GENERAL.—The benefits provided
14 15 16 17 18 19 20 21 22	BENEFITS. (a) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION; NAVAJO ALLOTTEES AND THE UNITED STATES, ACTING AS TRUSTEE FOR THE NAVAJO ALLOTTEES.— (1) NAVAJO NATION AND THE MEMBERS OF THE NAVAJO NATION.— (A) IN GENERAL.—The benefits provided under the Settlement Agreement shall be in

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Nation against the Parties, including the United States, that is waived and released by the Navajo Nation acting on behalf of the Navajo Nation and the Members of the Navajo Nation under Exhibits 13.1 and 13.3 to the Settlement Agreement.

(B) Satisfaction of water rights.— Any entitlement to water of the Navajo Nation and the Members of the Navajo Nation (but not Members in the capacity of the Members as Navajo Allottees) or the United States acting as trustee for the Navajo Nation and the Members of the Navajo Nation (but not Members in the capacity of the Members as Navajo Allottees), for Navajo Land shall be satisfied out of the water resources and other benefits granted, confirmed, quantified, or recognized by the Settlement Agreement and this Act, to or for the Navajo Nation, the Members of the Navajo Nation (but not Members in the capacity of the Members as Navajo Allottees), and the United States, acting as trustee for the Navajo Nation and the Members of the Navajo Nation (but not Members in the capacity of the Members as Navajo Allottees).

1	(2) Navajo allottees and the united
2	STATES, ACTING AS TRUSTEE FOR THE NAVAJO
3	ALLOTTEES.—
4	(A) In general.—The benefits realized
5	by the Navajo Allottees under the Settlement
6	Agreement and this Act shall be in complete re-
7	placement of, complete substitution for, and full
8	satisfaction of—
9	(i) all claims waived and released by
10	the United States (acting as trustee for
11	the Navajo Allottees) under Exhibit 13.2
12	to the Settlement Agreement; and
13	(ii) any claims of the Navajo Allottees
14	against the United States similar to the
15	claims described in Exhibit 13.2 to the
16	Settlement Agreement that the Navajo
17	Allottees asserted or could have asserted.
18	(B) Satisfaction of water rights.—
19	Any entitlement to water of the Navajo
20	Allottees or the United States acting as trustee
21	for the Navajo Allottees, for Navajo Allotments
22	shall be satisfied out of the water resources and
23	other benefits granted, confirmed, or recognized
24	by the Settlement Agreement and this Act, to
25	or for the Navajo Allottees and the United

1	States, acting as trustee for the Navajo
2	Allottees.
3	(3) No right established.—Notwithstanding
4	paragraphs (1) and (2), nothing in the Settlement
5	Agreement or this Act recognizes or establishes any
6	right of a Member of the Navajo Nation (but not
7	Members in the capacity of the Members as Navajo
8	Allottees) to water on Navajo Land.
9	(b) Hopi Tribe and the Members of the Hopi
10	TRIBE; HOPI ALLOTTEES AND THE UNITED STATES,
11	ACTING AS TRUSTEE FOR THE HOPI ALLOTTEES.—
12	(1) Hopi tribe and the members of the
13	HOPI TRIBE.—
14	(A) IN GENERAL.—The benefits provided
15	under the Settlement Agreement shall be in
16	complete replacement of, complete substitution
17	for, and full satisfaction of any claim of the
18	Hopi Tribe and the Members of the Hopi Tribe
19	against the Parties, including the United
20	States, that is waived and released by the Hopi
21	Tribe acting on behalf of the Hopi Tribe and
22	the Members of the Hopi Tribe under Exhibits
23	13.6 and 13.8 to the Settlement Agreement.
24	(B) Satisfaction of water rights.—
25	Any entitlement to water of the Hopi Tribe and

1 the Members of the Hopi Tribe (but not Mem-2 bers in the capacity of the Members as Hopi 3 Allottees) or the United States acting as trustee 4 for the Hopi Tribe and the Members of the 5 Hopi Tribe (but not Members in the capacity of 6 the Members as Hopi Allottees), for Hopi Land 7 shall be satisfied out of the water resources and 8 other benefits granted, confirmed, quantified, or 9 recognized by the Settlement Agreement and 10 this Act, to or for the Hopi Tribe, the Members 11 of the Hopi Tribe (but not Members in the ca-12 pacity of the Members as Hopi Allottees), and 13 the United States, acting as trustee for the 14 Hopi Tribe and the Members of the Hopi Tribe 15 (but not Members in the capacity of the Mem-16 bers as Hopi Allottees).

- (2)Норі ALLOTTEES AND THE UNITED STATES, ACTING ASTRUSTEE FORTHEHOPI ALLOTTEES.—
- 20 (A) IN GENERAL.—The benefits realized by the Hopi Allottees under the Settlement 22 Agreement shall be in complete replacement of, 23 complete substitution for, and full satisfaction 24 of—

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1	(i) all claims waived and released by
2	the United States (acting as trustee for
3	the Hopi Allottees) under Exhibit 13.7 to
4	the Settlement Agreement; and
5	(ii) any claims of the Hopi Allottees
6	against the United States similar to the
7	claims described in Exhibit 13.7 to the
8	Settlement Agreement that the Hopi
9	Allottees asserted or could have asserted.
10	(B) Satisfaction of water rights.—
11	Any entitlement to water of the Hopi Allottees
12	or the United States acting trustee for the Hopi
13	Allottees, for Hopi Allotments shall be satisfied
14	out of the water resources and other benefits
15	granted, confirmed, or recognized by the Settle-
16	ment Agreement and this Act, to or for the
17	Hopi Allottees and the United States, acting as
18	trustee for the Hopi Allottees.
19	(3) No right established.—Notwithstanding
20	paragraphs (1) and (2), nothing in the Settlement
21	Agreement or this Act recognizes or establishes any
22	right of a Member of the Hopi Tribe (but not Mem-
23	bers in the capacity of the Members as Hopi

Allottees) to water on Hopi Land.

1 (c) San Juan Southern Paiute Tribe and the 2 Members of the San Juan Southern Paiute

3 Tribe.—

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4 (1) In General.—The benefits provided under 5 the Settlement Agreement shall be in complete re-6 placement of, complete substitution for, and full sat-7 isfaction of any claim of the San Juan Southern 8 Paiute Tribe and the Members of the San Juan 9 Southern Paiute Tribe against the Parties, including 10 the United States, that is waived and released by the 11 San Juan Southern Painte Tribe acting on behalf of 12 the San Juan Southern Paiute Tribe and the Mem-13 bers of the San Juan Southern Paiute Tribe under 14 Exhibits 13.11 and 13.12 to the Settlement Agree-15 ment.

(2) Satisfaction of Water Rights.—Any entitlement to water of the San Juan Southern Paiute Tribe and the Members of the San Juan Southern Paiute Tribe or the United States, acting as trustee for the San Juan Southern Paiute Tribe and the Members of the San Juan Southern Paiute Tribe, for San Juan Southern Paiute Land shall be satisfied out of the water resources and other benefits granted, confirmed, quantified, or recognized by the Settlement Agreement and this Act, to or for the

1	San Juan Southern Paiute Tribe and the Members
2	of the San Juan Southern Paiute Tribe and the
3	United States, acting as trustee for the San Juan
4	Southern Paiute Tribe and the Members of the San
5	Juan Southern Paiute Tribe.
6	(3) No right established.—Notwithstanding
7	paragraphs (1) and (2), nothing in the Settlement
8	Agreement or this Act recognizes or establishes any
9	right of a Member of the San Juan Southern Paiute
10	Tribe to water on the San Juan Southern Paiute
11	Southern Area.
12	SEC. 16. ENFORCEABILITY DATE.
13	(a) In General.—The Settlement Agreement, in-
14	cluding the waivers and releases of claims described in
15	paragraph 13 of the Settlement Agreement and section
16	14, shall take effect and be fully enforceable on the date
17	on which the Secretary publishes in the Federal Register
18	a statement of findings in accordance with the following:
19	(1) The Settlement Agreement has been re-
20	vised, through an amendment and restatement—
21	(A) to eliminate any conflict between the
22	Settlement Agreement and this Act; and
23	(B) to include the executed Water Delivery
24	Contracts required by section 6(e) and subpara-
25	oranhs 10.1.1 10.1.2 10.1.3 11.1.1 and

1	11.1.2 as Exhibits to the Settlement Agree-
2	ment.
3	(2) The Settlement Agreement, as revised
4	through an amendment and restatement pursuant to
5	paragraph (1), has been signed by the United
6	States, acting through the Secretary, and not fewer
7	than 30 of the Parties who executed the Settlement
8	Agreement, making the Settlement Agreement effec-
9	tive, including—
10	(A) the Navajo Nation;
11	(B) the Hopi Tribe;
12	(C) the San Juan Southern Paiute Tribe
13	(D) the State;
14	(E) the Arizona State Land Department;
15	(F) the Central Arizona Water Conserva-
16	tion District;
17	(G) the Salt River Project Agricultural Im-
18	provement and Power District; and
19	(H) the Salt River Valley Water Users' As-
20	sociation.
21	(3) Any Exhibit to the Settlement Agreement
22	requiring execution by any Party has been executed
23	by the required Party.
24	(4) The waivers and releases of claims de-
25	scribed in paragraph 13 of the Settlement Agree.

- ment and section 14 have been executed by the
 United States, Navajo Nation, Hopi Tribe, San
 Juan Southern Paiute Tribe, the State, and the
 other Parties.
 - (5) \$5,136,400,000 has been authorized, appropriated, and deposited in the designated accounts pursuant to section 13.
 - (6) The LCR Decree has been approved by the LCR Adjudication Court substantially in the form of the judgment and decree attached as Exhibit 3.1.82 to the Settlement Agreement, as amended to ensure consistency with this Act.
 - (7) The Gila River Adjudication Decree has been approved by the Gila River Adjudication Court substantially in the form of the judgment and decree attached as Exhibit 3.1.47 to the Settlement Agreement, as amended to ensure consistency with this Act.
 - (8) The San Juan Southern Paiute Tribe and the Navajo Tribal Utility Authority have executed a water services agreement to deliver municipal water to the San Juan Southern Paiute Tribe and its members.
 - (9) Each of the Navajo Nation, the Hopi Tribe, and the San Juan Southern Paiute Tribe have exe-

1	cuted the tribal resolution described in subsections
2	(a)(2), $(b)(2)$, and $(c)(2)$ of section 18, respectively,
3	consenting to the limited waiver of sovereign immu-
4	nity from suit in the circumstances described in that
5	section.
6	(b) Failure To Satisfy Conditions.—
7	(1) In general.—Except as provided in para-
8	graph (2), if the Secretary fails to publish in the
9	Federal Register a statement of findings under sub-
10	section (a) by June 30, 2035, or such alternative
11	later date as may be agreed to by the Navajo Na-
12	tion, the Hopi Tribe, the San Juan Southern Paiute
13	Tribe, the Secretary, and the State—
14	(A) this Act is repealed;
15	(B) any action taken by the Secretary and
16	any contract or agreement entered into pursu-
17	ant to this Act shall be void;
18	(C) the United States shall be entitled to
19	offset any Federal amounts made available
20	under section 13(a)(2)(B) that were used under
21	that section against any claims asserted by the
22	Tribes against the United States; and
23	(D) any amounts appropriated under sec-
24	tion 13, together with any investment earnings
25	on those amounts, less any amounts expended

1	under section 9, shall revert immediately to the
2	general fund of the Treasury.
3	(2) Continued existence of the san Juan
4	SOUTHERN PAIUTE RESERVATION.—
5	(A) In general.—Section 19 becomes ef-
6	fective on the date of enactment of this Act.
7	(B) Continued effectiveness.—Not-
8	withstanding paragraph (1), if the Secretary
9	fails to publish in the Federal Register a state-
10	ment of findings under that paragraph by June
11	30, 2035, or such alternative later date as may
12	be agreed to by the Tribes, the Secretary and
13	the State, section 19 shall remain in effect.
14	SEC. 17. COLORADO RIVER ACCOUNTING.
15	(a) Accounting for the Type of Water Deliv-
16	ERED.—
17	(1) NAVAJO NATION CIBOLA WATER; NAVAJO
18	NATION FOURTH PRIORITY WATER.—All deliveries of
19	Navajo Nation Cibola Water and Navajo Nation
20	Fourth Priority Water effected by the diversion of
21	water from the Colorado River above Lee Ferry
22	within the State shall be accounted for as deliveries
23	of Arizona Lower Basin Colorado River Water and
24	credited as water passing Lee Ferry for purposes of
25	article III(d) of the Colorado River Compact.

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- (B) accounted for as deliveries of Arizona Upper Basin Colorado River Water.
- (4) Hopi tribe upper basin colorado river water.—All deliveries of Hopi Tribe Upper Basin Colorado River Water effected by diversion of water

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1	from the Upper Basin in the State for Use on the
2	Hopi Reservation shall be—
3	(A) used within the boundaries of the Hopi
4	Reservation or outside of the Hopi Reservation
5	if conveyed from facilities that are physically
6	connected to facilities on the Hopi Reservation,
7	as described in paragraph 5.15.6 of the Settle-
8	ment Agreement; and
9	(B) accounted for as deliveries of Arizona
10	Upper Basin Colorado River Water.
11	(5) Arizona upper basin colorado river
12	WATER.—All deliveries of Arizona Upper Basin Col-
13	orado River Water apportioned to and leased by the
14	Navajo Nation or the Hopi Tribe, whether effected
15	by a diversion of water from the Upper Basin or the
16	Lower Basin, shall be accounted for as deliveries of
17	Arizona Upper Basin Colorado River Water, subject
18	to the conditions that if the point of diversion is
19	from the Colorado River below Lee Ferry—
20	(A) the amount of water to be delivered at
21	Lee Ferry under such a lease or exchange shall
22	not exceed the amount of Navajo Nation Upper
23	Basin Colorado River Water or Hopi Tribe
24	Upper Basin Colorado River Water leased or
25	exchanged;

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1	(B) the associated amount of Upper Basin
2	Colorado River Water delivery actually made
3	from the Upper Basin at Lee Ferry to satisfy
4	the lease or exchange shall not be credited as
5	water passing Lee Ferry for purposes of article
6	III(d) of the Colorado River Compact; and
7	(C) the water shall be accounted for as de-
8	liveries of Arizona Upper Basin Colorado River
9	Water.
10	(6) ARIZONA LOWER BASIN COLORADO RIVER
11	WATER.—All deliveries of Arizona Lower Basin Col-
12	orado River Water apportioned to and leased by the

- (6) ARIZONA LOWER BASIN COLORADO RIVER WATER.—All deliveries of Arizona Lower Basin Colorado River Water apportioned to and leased by the Navajo Nation or the Hopi Tribe, whether effected by a diversion of water from the Upper Basin or the Lower Basin, shall be accounted for as deliveries of Arizona Lower Basin Colorado River Water to the Navajo Nation or the Hopi Tribe, subject to the condition that if the point of diversion is from the Colorado River above Lee Ferry within the State the amount of water diverted by a lessee or exchange partner shall be credited as water passing Lee Ferry for purposes of article III(d) of the Colorado River Compact.
- (b) Special Accounting Rules for Lower BasinColorado River Water as Lower Basin Use in Ari-

1	ZONA, REGARDLESS OF POINT OF DIVERSION.—Notwith-
2	standing section 10603(c)(2)(A) of the Northwestern New
3	Mexico Rural Water Projects Act (Public Law 111–11
4	123 Stat. 1384), all Navajo Nation Cibola Water, Navajo
5	Nation Fourth Priority Water, and Hopi Tribe Cibola
6	Water delivered to and consumptively used by the Navajo
7	Nation, the Hopi Tribe, or their lessees or exchange part-
8	ners pursuant to the Settlement Agreement shall be—
9	(1) credited as water reaching Lee Ferry pursu-
10	ant to article III(d) of the Colorado River Compact
11	(2) charged against the consumptive use appor-
12	tionment made to the Lower Basin by article III(a)
13	of the Colorado River Compact; and
14	(3) accounted for as part of and charged
15	against the 2,800,000 acre-feet of Colorado River
16	Water apportioned to the State in paragraph
17	II(B)(1) of the Decree.
18	(c) Additional Conditions for Use of Colo-
19	RADO RIVER WATER.—
20	(1) In General.—No Navajo Nation Upper
21	Basin Colorado River Water or Hopi Tribe Upper
22	Basin Colorado River Water may be delivered in the
23	Lower Basin in the State and no Navajo Nation
24	Fourth Priority Water, Navajo Nation Cibola Water

or Hopi Tribe Cibola Water may be diverted in the

Upper Basin until such time as the Secretary has developed and, as necessary and appropriate, modi-fied, in consultation with the State and the Upper Colorado River Commission and the Governors' rep-resentatives of the Colorado River Basin States, all operational and decisional criteria, policies, con-tracts, guidelines, or other documents that control the operations of the Colorado River System res-ervoirs and diversion works, so as to adjust, provide for, account for, and offset the diversion of Arizona Colorado River Water, subject to the conditions that—

- (A) all such actions shall be consistent with the provisions of section 10603(c) of the Northwestern New Mexico Rural Water Projects Act (Public Law 111–11; 123 Stat. 1384) and this Act; and
- (B) the development of or modifications to criteria, policies, contracts, guidelines, or other documents made pursuant to this subsection shall be applicable only for the duration of any such diversion or delivery pursuant to the Northwestern New Mexico Rural Water Projects Act (Public Law 111–11; 123 Stat. 1367) or this Act.

1	(2) Required Provisions.—The following are
2	required provisions to be included in any criteria,
3	policy, contract, guideline, or other document de-
4	scribed in paragraph (1):
5	(A) ARIZONA UPPER BASIN COLORADO
6	RIVER WATER.—Arizona Upper Basin Colorado
7	River Water released at Glen Canyon Dam for
8	water delivery from the Colorado River main-
9	stream below Glen Canyon Dam—
10	(i) shall only be used within the State;
11	(ii) shall be subject to all actual con-
12	veyance, evaporation, and other losses be-
13	tween Glen Canyon Dam and the point of
14	diversion;
15	(iii) shall be fully delivered prior to
16	the end of the year in which it is ordered;
17	(iv) shall not be greater than the Ari-
18	zona Upper Basin Colorado River Water
19	minus all other consumptive uses of Ari-
20	zona Upper Basin Colorado River Water
21	using the average annual consumptive uses
22	based on the previous 5 years;
23	(v) for the first 20 years after the En-
24	forceability Date, shall not exceed 17,050
25	AFY;

1	(vi) after the first 20 years after the
2	Enforceability Date, shall not exceed
3	47,000 AFY, minus any Navajo Nation
4	Upper Basin Colorado River Water di-
5	verted from the San Juan River upstream
6	from Lake Powell and all other consump-
7	tive uses of Navajo Nation Upper Basin
8	Colorado River Water and Hopi Tribe
9	Upper Basin Colorado River Water using
10	the average annual consumptive uses based
11	on the previous 5 years;
12	(vii) shall be released from Lake Pow-
13	ell in addition to the releases of water that
14	would have otherwise occurred under any
15	operating criteria or guidelines governing
16	releases from Lake Powell; and
17	(viii) for purposes of meeting the re-
18	quirements of article III(d) of the Colorado
19	River Compact, shall not be counted as
20	water flowing by Lee Ferry.
21	(B) ARIZONA LOWER BASIN COLORADO
22	RIVER WATER.—Arizona Lower Basin Colorado
23	River Water diverted in the Upper Basin in the
24	State—
25	(i) shall only be used within the State;

1	(ii) shall be fully delivered prior to the
2	end of the year for which it is ordered;
3	(iii) shall not be stored in Lake Powell
4	or otherwise carried over from one water
5	year to any subsequent water year;
6	(iv) shall be subject to reduction in
7	any year in which a shortage is declared to
8	the same extent as other Arizona Lower
9	Basin Colorado River Water of the same
10	priority; and
11	(v) shall reduce the amount of Ari-
12	zona Lower Basin Colorado River Water
13	that would otherwise be released from
14	Lake Powell under any operating criteria
15	or guidelines.
16	SEC. 18. LIMITED WAIVER OF SOVEREIGN IMMUNITY.
17	(a) Limited Waiver by the Navajo Nation and
18	THE UNITED STATES ACTING AS TRUSTEE FOR THE NAV-
19	AJO NATION AND NAVAJO ALLOTTEES.—
20	(1) In General.—The Navajo Nation, and the
21	United States acting as trustee for the Navajo Na-
22	tion and Navajo Allottees, may be joined in any ac-
23	tion brought in any circumstance described in para-
24	graph (3), and any claim by the Navajo Nation and

1	the United States to sovereign immunity from any
2	such action is waived.
3	(2) NAVAJO NATION CONSENT.—By resolution
4	No. CMY-26-24 and dated May 24, 2024, the Nav-
5	ajo Nation Council has affirmatively consented to
6	the limited waiver of sovereign immunity from suit
7	in any circumstance described in paragraph (3), not-
8	withstanding any provision of the Navajo Nation
9	Code or any other Navajo Nation law.
10	(3) CIRCUMSTANCES DESCRIBED.—A cir-
11	cumstance referred to in paragraphs (1) and (2) is
12	any of the following:
13	(A) Any party to the Settlement Agree-
14	ment—
15	(i) brings an action in any court of
16	competent jurisdiction relating only and di-
17	rectly to the interpretation or enforcement
18	of—
19	(I) this Act; or
20	(II) the Settlement Agreement;
21	(ii) names the Navajo Nation, or the
22	United States acting as trustee for the
23	Navajo Nation or Navajo Allottees, as a
24	party in that action; and

1	(iii) does not include any request for
2	award against the Navajo Nation, or the
3	United States acting as trustee for the
4	Navajo Nation or Navajo Allottees, for
5	money damages, court costs, or attorney
6	fees.
7	(B) Any landowner or water user in the
8	LCR Watershed or the Gila River Watershed—
9	(i) brings an action in any court of
10	competent jurisdiction relating only and di-
11	rectly to the interpretation or enforcement
12	of—
13	(I) paragraph 13 of the Settle-
14	ment Agreement;
15	(II) the LCR Decree or the Gila
16	River Adjudication Decree; or
17	(III) section 14;
18	(ii) names the Navajo Nation, or the
19	United States acting as trustee for the
20	Navajo Nation or Navajo Allottees, as a
21	party in that action; and
22	(iii) does not include any request for
23	award against the Navajo Nation, or the
24	United States acting as trustee for the
25	Navaio Nation or Navaio Allottees, for

1	money damages, court costs or attorney
2	fees.
3	(b) Limited Waiver by the Hopi Tribe and the
4	UNITED STATES ACTING AS TRUSTEE FOR THE HOPI
5	TRIBE AND HOPI ALLOTEES.—
6	(1) IN GENERAL.—The Hopi Tribe, and the
7	United States acting as trustee for the Hopi Tribe
8	and Hopi Allottees, may be joined in any action
9	brought in any circumstance described in paragraph
10	(3), and any claim by the Hopi Tribe and the
11	United States to sovereign immunity from any such
12	action is waived.
13	(2) Hopi tribe consent.—By resolution No.
14	H-035-2024 and dated May 20, 2024, the Hopi
15	Tribal Council has affirmatively consented to the
16	limited waiver of sovereign immunity from suit in
17	any circumstance described in paragraph (3), not-
18	withstanding any provision of the Hopi Tribal Code
19	or any other Hopi Tribe law.
20	(3) CIRCUMSTANCES DESCRIBED.—A cir-
21	cumstance referred to in paragraphs (1) and (2) is
22	any of the following:
23	(A) Any party to the Settlement Agree-
24	ment—

1	(i) brings an action in any court of
2	competent jurisdiction relating only and di-
3	rectly to the interpretation or enforcement
4	of—
5	(I) this Act; or
6	(II) the Settlement Agreement;
7	(ii) names the Hopi Tribe or the
8	United States, acting as trustee for the
9	Hopi Tribe or Hopi Allottees, as a party in
10	that action; and
11	(iii) does not include any request for
12	award against the Hopi Tribe, or the
13	United States acting as trustee for the
14	Hopi Tribe or Hopi Allottees, for money
15	damages, court costs, or attorney fees.
16	(B) Any landowner or water user in the
17	LCR Watershed—
18	(i) brings an action in any court of
19	competent jurisdiction relating only and di-
20	rectly to the interpretation or enforcement
21	of—
22	(I) paragraph 13 of the Settle-
23	ment Agreement;
24	(II) the LCR Decree; or
25	(III) section 14;

1	(ii) names the Hopi Tribe, or the
2	United States acting as trustee for the
3	Hopi Tribe or Hopi Allottees, as a party in
4	that action; and
5	(iii) does not include any request for
6	award against the Hopi Tribe, or the
7	United States acting as trustee for the
8	Hopi Tribe or Hopi Allottees, for money
9	damages, court costs, or attorney fees.
10	(c) Limited Waiver by the San Juan Southern
11	PAIUTE TRIBE AND THE UNITED STATES ACTING AS
12	TRUSTEE FOR THE SAN JUAN SOUTHERN PAIUTE
13	Tribe.—
14	(1) In General.—The San Juan Southern
15	Paiute Tribe and the United States acting as trustee
16	for the San Juan Southern Paiute Tribe may be
17	joined in any action brought in any circumstance de-
18	scribed in paragraph (3), and any claim by the San
19	Juan Southern Paiute Tribe and the United States
20	to sovereign immunity from any such action is
21	waived.
22	(2) San Juan Southern paiute tribe con-
23	SENT.—By resolution No. 2024–040, dated May 23,
24	2024, the San Juan Southern Paiute Tribal Council
25	has affirmatively consented to the limited waiver of

1	sovereign immunity from suit in any circumstance
2	described in paragraph (3), notwithstanding any
3	provision of the San Juan Southern Paiute Tribal
4	Code or any other San Juan Southern Paiute Tribal
5	law.
6	(3) CIRCUMSTANCES DESCRIBED.—A cir-
7	cumstance referred to in paragraphs (1) and (2) is
8	any of the following:
9	(A) Any party to the Settlement Agree-
10	ment—
11	(i) brings an action in any court of
12	competent jurisdiction relating only and di-
13	rectly to the interpretation or enforcement
14	of—
15	(I) this Act; or
16	(II) the Settlement Agreement;
17	(ii) names the San Juan Southern
18	Paiute Tribe or the United States acting
19	as trustee for the San Juan Southern Pai-
20	ute Tribe as a party in that action; and
21	(iii) does not include any request for
22	award against the San Juan Southern Pai-
23	ute Tribe, or the United States acting as
24	trustee for the San Juan Southern Paiute

1	Tribe, for money damages, court costs, or
2	attorney fees.
3	(B) Any landowner or water user in the
4	LCR Watershed—
5	(i) brings an action in any court of
6	competent jurisdiction relating only and di-
7	rectly to the interpretation or enforcement
8	of—
9	(I) paragraph 13 of the Settle-
10	ment Agreement;
11	(II) the LCR Decree; or
12	(III) section 14;
13	(ii) names the San Juan Southern
14	Paiute Tribe or the United States acting
15	as trustee for the San Juan Southern Pai-
16	ute Tribe as a party in that action; and
17	(iii) does not include any request for
18	award against the San Juan Southern Pai-
19	ute Tribe, or the United States acting as
20	trustee for the San Juan Southern Paiute
21	Tribe, for money damages, court costs, or
22	attorney fees.

1	SEC. 19. RATIFICATION OF THE TREATY AND CREATION OF
2	THE SAN JUAN SOUTHERN PAIUTE RESERVA-
3	TION.
4	(a) Ratification and Approval of the Trea-
5	TY.—The Treaty and the Treaty Addendum are hereby
6	approved, ratified, and confirmed.
7	(b) Approval of the Secretary.—
8	(1) In general.—The Secretary is authorized
9	and directed—
10	(A) to approve and execute the Treaty and
11	the Treaty Addendum, except that the specific
12	findings stated under the heading "AP-
13	PROVAL" shall not be binding on the Sec-
14	retary; and
15	(B) to take all steps necessary to imple-
16	ment the Treaty and this Act.
17	(2) Approval and execution of amend-
18	MENTS.—The Secretary is delegated the authority,
19	without a further Act of Congress, to approve and
20	execute amendments to the Treaty agreed to by the
21	Navajo Nation and the San Juan Southern Paiute
22	Tribe.
23	(c) Lands Proclaimed a Reservation for the
24	San Juan Southern Paiute Tribe.—
25	(1) IN GENERAL.—All right, title, and interest,
26	including Water Rights, to the approximately 5,400

- 1 acres of land within the Navajo Indian Reservation 2 that are described in the Treaty as the San Juan 3 Southern Paiute Northern Area and the San Juan Southern Paiute Southern Area are hereby pro-5 claimed as the San Juan Southern Paiute Reserva-6 tion and such land shall be held by the United 7 States in trust as a reservation for the exclusive ben-8 efit of the San Juan Southern Paiute Tribe, subject 9 to the rights of access under subsection (d).
 - (2) No appraisal or valuation.—Notwithstanding any other provision law, no appraisal or other valuation shall be required to carry out this subsection.
- 14 (3) DISCLAIMER OF RESERVED WATER
 15 RIGHTS.—Nothing in this Act constitutes an express
 16 or implied reservation of water or water rights for
 17 the San Juan Southern Paiute Northern Area in the
 18 State of Utah.
- 19 (d) RIGHTS OF ACCESS AND EASEMENTS.—The Nav-20 ajo Reservation and the San Juan Southern Paiute Res-21 ervation shall be subject to the rights of access and ease-22 ments as identified in the Treaty.
- (e) Surveying and Fencing of Land.—
- 24 (1) REQUIREMENT.—The Secretary shall—

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1	(A) as soon as practicable after the date of
2	enactment of this Act, complete a survey and
3	legal description of the boundary lines to estab-
4	lish the boundaries of the San Juan Southern
5	Paiute Reservation;
6	(B) officially file the survey plat in the ap-
7	propriate office of the Department of the Inte-
8	rior;
9	(C) mark and fence the lands as described
10	in article V of the Treaty, where feasible; and
11	(D) study the feasibility of an access road
12	to the San Juan Southern Paiute Southern
13	Area from U.S. Route 89, as described in arti-
14	cle XI of the Treaty.
15	(2) Legal description.—
16	(A) In general.—The legal descriptions
17	published in accordance with subparagraph (B)
18	shall—
19	(i) be considered the official legal de-
20	scription of the San Juan Southern Paiute
21	Reservation; and
22	(ii) have the same force and effect as
23	if included in this Act.
24	(B) Publication.—On completion of the
25	surveys under paragraph (1)(A), the Secretary

1	shall publish in the Federal Register a legal de-
2	scription of the land comprising the San Juan
3	Southern Paiute Reservation.
4	(C) Corrections.—The Secretary may
5	make minor corrections to correct technical and
6	clerical errors in the legal descriptions.
7	(f) Repeal of Paiute Allotment Proce-
8	DURES.—Section 9 of Public Law 93–531 (88 Stat. 1716)
9	is repealed.
10	(g) Publication; Jurisdiction.—
11	(1) Publication.—In accordance with article
12	VI of the Treaty, the Secretary shall publish in the
13	Federal Register separate notices of completion or
14	boundary marking of—
15	(A) the San Juan Paiute Northern Area;
16	and
17	(B) the San Juan Paiute Southern Area.
18	(2) Jurisdiction.—On publication in the Fed-
19	eral Register under subparagraph (A) or (B) of
20	paragraph (1)—
21	(A) the San Juan Southern Paiute Tribe
22	shall have full jurisdiction over all matters with-
23	in that area of the San Juan Southern Paiute
24	Reservation to the fullest extent permitted by
25	Federal law; and

1	(B) the Navajo Nation shall not have juris-
2	diction over matters occurring within that area
3	of the San Juan Southern Paiute Reservation
4	except as agreed to by the Navajo Nation and
5	the San Juan Southern Paiute Tribe.
6	SEC. 20. AUTHORIZATION FOR USE OF NAVAJO-GALLUP
7	WATER SUPPLY PROJECT FACILITIES.
8	(a) Navajo Nation Upper Basin Colorado
9	RIVER WATER FOR USE IN THE STATE.—
10	(1) In general.—In addition to the 6,411
11	AFY of Project water described in section
12	6(g)(1)(B), the Secretary is authorized to treat,
13	store, and convey up to 12,000 AFY of Navajo Na-
14	tion Upper Basin Colorado River Water as non-
15	Project water, subject to section $10602(h)(1)$ of the
16	Northwestern New Mexico Rural Water Projects Act
17	(Public Law 111–11; 123 Stat. 1382) and section
18	6(g) for Use in the areas of the State described in
19	section $6(g)(1)(D)$, utilizing Navajo-Gallup Water
20	Supply Project facilities described in section
21	10602(b) of the Northwestern New Mexico Rural
22	Water Projects Act (Public Law 111–11; 123 Stat.
23	1379) (referred to in this section as the "Project fa-
24	cilities").

1 (2) Limitation.—Nothing in this section au-2 thorizes the Secretary to extend the Navajo-Gallup 3 Water Supply Project within the State, except as au-4 thorized by the Northwestern New Mexico Rural 5 Water Projects Act (Public Law 111–11; 123 Stat. 6 1367), subject to the condition that non-Project fa-7 cilities may be constructed, in whole or in part, by 8 the Navajo Nation using amounts in the Navajo Na-9 tion Water Projects Trust Fund Account. 10 (b) Increase in Capacity Authorized.— 11 (1) In General.—The authorized capacity of 12 the Navajo Gallup Water Supply Project described 13 in section 10603(b) of the Northwestern New Mex-14 ico Rural Water Projects Act (Public Law 111–11; 15 123 Stat. 1383) may be increased by up to 12,000 16 AFY to allow for Use of Navajo Nation Upper Basin 17 Colorado River Water in accordance with subsection 18 (a)(1). 19 (2) Cost of increased capacity.—Any costs 20 associated with constructing and operating the in-21 creased capacity authorized by paragraph (1) shall 22 be solely borne by the Navajo Nation. 23 (c) Conveyance of Navajo Nation Upper Basin Colorado River Water to the State.—Treatment, storage, and conveyance of the water described in sub-

1	section (a)(1) shall be subject to the following require-
2	ments and limitations:
3	(1) Impacts to navajo-gallup water sup-
4	PLY PROJECT.—
5	(A) DEADLINE.—Any extension to the
6	deadline for completion of the Navajo-Gallup
7	Water Supply Project, as described in section
8	10701(e)(1)(A)(ix) of the Northwestern New
9	Mexico Rural Water Projects Act (Public Law
10	111–11; 123 Stat. 1400), required due to ef-
11	forts associated with delivering Navajo Nation
12	Upper Basin Colorado River Water to the State
13	in accordance with subsection (a)(1) shall re-
14	quire agreement of the Nation, State of New
15	Mexico, and the Secretary as described in sec-
16	tion 10701(e)(1)(B) of that Act (Public Law
17	111–11; 123 Stat. 1400).
18	(B) Protections for project partici-
19	PANTS.—The Use of Project facilities for non-
20	Project water as provided under this section
21	shall comply with the requirements of section

Rural Water Projects Act (Public Law 111–11; 123 Stat. 1382) and this section. 24

10602(h)(1) of the Northwestern New Mexico

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(2) Approval of final design to increase
CAPACITY.—As long as the Bureau retains title to
the Project facilities that will supply water to areas
in the State under this Act, the Navajo Nation
shall—

- (A) obtain approval in writing from the Commissioner of Reclamation for the final design of the connection and related facilities needed to connect the extension from the San Juan Lateral, including sublaterals and turnouts; and
- (B) coordinate construction of the connection and related facilities with the Commissioner of Reclamation.
- (3) Funding.—The funding described in the Northwestern New Mexico Rural Water Projects Act (Public Law 111–11; 123 Stat. 1367) for the Navajo-Gallup Water Supply Project shall not be used to design, plan, construct, operate, maintain, or repair any Project infrastructure in the State of New Mexico or the State to treat, store, and convey the 12,000 AFY of Navajo Nation Upper Basin Colorado River Water to the State in accordance with subsection (a)(1).

1	SEC. 21. ANTIDEFICIENCY; SAVINGS PROVISIONS; EFFECT.
2	(a) No Quantification or Effect on Rights of
3	OTHER INDIAN TRIBES OR THE UNITED STATES ON
4	THEIR BEHALF.—Except as provided in paragraph 8.3 of
5	the Settlement Agreement, nothing in this Act—
6	(1) quantifies or otherwise affects the Water
7	Rights, or claims or entitlements to water of any In-
8	dian Tribe, band, or community, other than the
9	Navajo Nation, the Hopi Tribe, or the San Juan
10	Southern Paiute Tribe; or
11	(2) affects the ability of the United States to
12	take action on behalf of any Indian Tribe, nation,
13	band, community, or allottee, other than the Navajo
14	Nation, the Hopi Tribe and the San Juan Southern
15	Paiute Tribe, their Members, Navajo Allottees, Hopi
16	Allottees, and Public Domain Allottees.
17	(b) No Quantification of Water Rights of
18	PUBLIC DOMAIN ALLOTTEES.—Nothing in this Act—
19	(1) quantifies or adjudicates any Water Right
20	or any claim or entitlement to water of a Public Do-
21	main Allottee, or precludes the United States, acting
22	as trustee for Public Domain Allottees, from making
23	claims for Water Rights in the State that are con-

sistent with the claims described in

 $3.1.132\mathrm{B}$ to the Settlement Agreement; or

Exhibit

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1	(2) except as provided in subparagraphs 8.2.3,
2	8.4.7, and 15.2.3.4 of the Settlement Agreement, af-
3	fects the ability of the United States to take action
4	on behalf of Public Domain Allottees.
5	(c) Antideficiency.—Notwithstanding any author-
6	ization of appropriations to carry out this Act, the United
7	States shall not be liable for any failure of the United
8	States to carry out any obligation or activity authorized
9	by this Act, including all agreements or exhibits ratified
10	or confirmed by this Act, if adequate appropriations are
11	not provided expressly by Congress to carry out the pur-
12	poses of this Act.
13	(d) No Modification or Preemption of Other
14	Laws.—Unless expressly provided in this Act, nothing in
15	this Act modifies, conflicts with, preempts, or otherwise
16	affects—
17	(1) the Boulder Canyon Project Act (43 U.S.C.
18	617 et seq.);
19	(2) the Boulder Canyon Project Adjustment Act
20	(54 Stat. 774, chapter 643);
21	(3) the Act of April 11, 1956 (commonly known
22	as the "Colorado River Storage Project Act") (43
23	U.S.C. 620 et seq.);
24	(4) the Colorado River Basin Project Act (43
25	U.S.C. 1501 et sea.):

1	(5) the Treaty between the United States of
2	America and Mexico, done at Washington on Feb-
3	ruary 3, 1944 (59 Stat. 1219);
4	(6) the Colorado River Compact;
5	(7) the Upper Colorado River Basin Compact of
6	1948;
7	(8) the Omnibus Public Land Management Act
8	of 2009 (Public Law 111–11; 123 Stat. 991);
9	(9) case law relating to Water Rights in the
10	Colorado River System other than any case to en-
11	force the Settlement Agreement or this Act; or
12	(10) the Navajo-Hopi Land Dispute Settlement
13	Act of 1996 (Public Law 104–301; 110 Stat. 3649).
14	(e) No Precedent.—
15	(1) Colorado River System Water.—Noth-
16	ing in this Act establishes a precedent for any type
17	of transfer of Colorado River System water between
18	the Upper Basin and the Lower Basin, including the
19	leasing of Upper Basin water in the Lower Basin.
20	(2) Federal reserved water rights or in-
21	DIAN WATER CLAIMS.—Nothing in the Settlement
22	Agreement or this Act (including paragraph 13 of
23	the Settlement Agreement and section 14) estab-
24	lishes any standard or precedent for the quantifica-
25	tion, litigation, or settlement of Federal reserved

1	water rights or any Indian water claims of any In-
2	dian Tribes other than the Tribes in any judicial or
3	administrative proceeding.
4	(f) Unique Situation.—
5	(1) In general.—Diversions through the iiná
6	bá – paa tuwaqat'si pipeline and the Navajo-Gallup
7	Water Supply Project facilities consistent with this
8	Act address critical Tribal and non-Indian water
9	supply needs under unique circumstances, which in-
10	clude, among other things—
11	(A) the intent to benefit a number of In-
12	dian Tribes;
13	(B) the Navajo Nation's location in the
14	Upper Basin and the Lower Basin;
15	(C) the intent to address critical Indian
16	and non-Indian water needs in the State;
17	(D) the lack of other reasonable alter-
18	natives available for developing a firm, sustain-
19	able supply of municipal water for the Navajo
20	Nation, the Hopi Tribe, and the San Juan
21	Southern Paiute Tribe in the State;
22	(E) the unique geological and hydrological
23	features of the relevant watersheds, including
24	aquifers: and

1	(F) the limited volume of water to be di-
2	verted by the iiná bá – paa tuwaqat'si pipeline
3	and Navajo-Gallup Water Supply Project to
4	supply municipal Uses in the State.
5	(2) Arizona upper basin colorado river
6	WATER.—The Use of Arizona Upper Basin Colorado
7	River Water in the Lower Basin in the State is con-
8	sistent with this Act and is authorized under unique
9	circumstances, which include, among other things—
10	(A) that the Uses are included in a con-
11	gressionally approved Indian water rights settle-
12	ment;
13	(B) that the Navajo Nation is located in
14	both the Upper Basin and the Lower Basin;
15	(C) the unavailability and unreliability of
16	Central Arizona Project Non-Indian Agricul-
17	tural water available for the Tribes to lease due
18	to shortages in the Lower Basin of the Colo-
19	rado River; and
20	(D) the intent of Congress to supplement
21	the Federal funds available to the Tribes with
22	the revenue generated by leasing as authorized
23	under section 7.
24	(g) Efficient Use.—The diversions and Uses au-
25	thorized for the iiná bá – paa tuwagat'si pipeline under

1	this Act represent unique and efficient Uses of Colorado
2	River apportionments in a manner that Congress has de-
3	termined would be consistent with the obligations of the
4	United States to the Navajo Nation and the Hopi Tribe
5	(h) Preservation of Existing Rights.—
6	(1) In general.—Rights to the consumptive
7	use of water apportioned to the Upper Division
8	States and the State from the Colorado River Sys-
9	tem under the Colorado River Compact and the
10	Upper Colorado River Basin Compact of 1948, and
11	rights to the consumptive use of water available for
12	use in the Lower Basin under the Colorado River
13	Compact and the Decree, shall not be changed or
14	prejudiced by any use of water pursuant to this Act.
15	(2) Savings provision.—Nothing in this
16	Act—
17	(A) adversely affects full development and
18	utilization by the State or any State of the
19	Upper Division of the Colorado River Basin of
20	its respective apportionment under the Colorado
21	River Compact or the Upper Colorado River
22	Basin Compact of 1948;
23	(B) impairs, conflicts with, or otherwise
24	changes the duties and powers of the Upper
25	Colorado River Commission; or

1	(C) waives, impairs, or otherwise modifies
2	the rights of California and Nevada under the
3	Colorado River Compact, the Boulder Canyon
4	Project Act, or the Decree.
5	(i) Consensus.—Congress notes the consensus of
6	the Governors' Representatives of the Colorado River
7	Basin States relating to the diversions, accounting, and
8	leasing authorized under this Act.
9	(j) No Effect on Enforcement of Environ-
10	MENTAL LAWS.—Nothing in this Act precludes the United
11	States acting as sovereign, the Navajo Nation, the Hopi
12	Tribe, or the San Juan Southern Paiute Tribe from en-
13	forcing the requirements of—
14	(1) Federal environmental laws, including—
15	(A) the Comprehensive Environmental Re-
16	sponse, Compensation, and Liability Act of
17	$1980~(42~\mathrm{U.S.C.}~9601~\mathrm{et}~\mathrm{seq.})$ (including claims
18	for damages to natural resources);
19	(B) the Safe Drinking Water Act (42
20	U.S.C. 300f et seq.);
21	(C) the Federal Water Pollution Control
22	Act (33 U.S.C. 1251 et seq.);
23	(D) the Solid Waste Disposal Act (42
24	U.S.C. 6901 et seg.) (commonly known as the

1	"Resource Conservation and Recovery Act of
2	1976''); and
3	(E) the implementing regulations of those
4	Acts; or
5	(2) the environmental laws of the Tribes, and
6	the regulations implementing those laws, on the
7	Navajo Reservation, the Hopi Reservation, the San
8	Juan Southern Paiute Reservation, Navajo Allot-
9	ments, Hopi Allotments, and Off-Reservation lands
10	held in trust by the United States for the Navajo
11	Nation, the Hopi Tribe, and the San Juan Southern
12	Paiute Tribe.

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