

One Hundred Twelfth Congress
of the
United States of America

AT THE SECOND SESSION

*Begun and held at the City of Washington on Tuesday,
the third day of January, two thousand and twelve*

An Act

To amend Public Law 106–392 to maintain annual base funding for the Upper Colorado and San Juan fish recovery programs through fiscal year 2019.

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

SECTION 1. SHORT TITLE.

This Act may be cited as the “Endangered Fish Recovery Programs Extension Act of 2012”.

SEC. 2. EXTENSIONS OF AUTHORITY UNDER PUBLIC LAW 106–392; REPORT.

Section 3(d)(2) of Public Law 106–392 is amended—

(1) by striking “2011” each place it appears and inserting “2019”;

(2) by striking “2008” and inserting “2018”; and

(3) by inserting before “Nothing in this Act” the following: “Such report shall also describe the Recovery Implementation Programs actions and accomplishments to date, the status of the endangered species of fish and projected dates for downlisting and delisting under the Endangered Species Act of 1973, and the utilization of power revenues for annual base funding.”.

SEC. 3. INDIRECT COST RECOVERY RATE FOR RECOVERY PROGRAMS.

Section 3 of Public Law 106–392 is amended by adding at the end the following new subsection:

“(i) **LIMITATION ON INDIRECT COST RECOVERY RATE.**—The indirect cost recovery rate for any transfer of funds to the U.S. Fish and Wildlife Service from another Federal agency for the purpose of funding any activity associated with the Upper Colorado River Endangered Fish Recovery Program or the San Juan River Basin Recovery Implementation Program shall not exceed three percent of the funds transferred. In the case of a transfer of funds for the purpose of funding activities under both programs, the limitation shall be applied to the funding amount for each program and may not be allocated unequally to either program, even if the average aggregate indirect cost recovery rate would not exceed three percent.”.

SEC. 4. LIMITATION ON TRAVEL FOR ADVOCACY PURPOSES.

At the end of Public Law 106–392, add the following new section:

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“SEC. 5. LIMITATION ON TRAVEL FOR ADVOCACY PURPOSES.

“No Federal funds may be used to cover any expenses incurred by an employee or detailee of the Department of the Interior to travel to any location (other than the field office to which that individual is otherwise assigned) to advocate, lobby, or attend meetings that advocate or lobby for the Recovery Implementation Programs.”.

Speaker of the House of Representatives.

*Vice President of the United States and
President of the Senate.*