Public Law 96-375
96th Congress

An Act

To authorize the Secretary of the Interior to engage in feasibility investigations of certain water resource developments, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Interior is hereby authorized to engage in feasibility studies of the following proposals:

1. Hungry Horse Project, Hungry Horse Powerplant Enlargement and Reregulating Reservoir, located on the South Fork of the Flathead River in Flathead County, Montana.

2. Boise Project, Power and Modification Study, located in southwestern Idaho (Ada, Boise, Canyon, Elmore, Gem, Payette, and Valley Counties) and in eastern Oregon (Malheur County).

3. San Francisco Bay Area Waste Water Reclamation Project, located in the San Francisco Bay area and western San Joaquin Valley of California.

4. San Joaquin Valley Drainage Investigation with a study area in the San Joaquin River basin, Tulare basin, and the Sacramento-San Joaquin Delta-Suisun Bay area of California.


6. Chino Valley Project, located in north central Yavapai County and south central Coconino County in Arizona.


9. Lake Meredith Salinity Project, in Quay County, New Mexico, and Oldham, Potter, Moore, Carson, and Hutchinson Counties in Texas.


11. The relocation of the intake of the Contra Costa County Water District Canal from Rock Slough to the vicinity of the Clifton Court Forebay in Contra Costa County, California.

12. The Los Vaqueros Dam, pump-generating plant, and related features at a site approximately eight miles west of the Clifton Court Forebay in Contra Costa County, California.

13. The obtaining of a water supply of up to ten thousand acre-feet per year for existing and potential domestic, recreational, and municipal water users along the Colorado River in California who do not hold water rights or whose rights are insufficient to meet their requirements.

14. To determine the cause and extent of the high groundwater levels which developed in and adjacent to the town of Moses Lake, Washington, following the initiation of irrigation of the lands in and adjacent to the town and determine by the studies authorized herein...
measures to resolve the problems caused by the high water levels in the area.

(15) The Cle Elum Dam and Tieton Dam powerplants, Yakima Project, Washington.

(16) The Owyhee Dam powerplant, Owyhee Project, Oregon.

(17) The Wickiup Dam powerplant, Deschutes Project, Oregon.

(18) The Tiber Dam powerplant, Lower Marias Unit, Marias Division, Pick-Sloan Missouri Basin Program, Montana.


(20) The Guernsey Dam powerplant enlargement, North Platte Project, Wyoming.

(21) Increasing the height of the Theodore Roosevelt Dam, Salt River Project, Arizona.

(22) The Sly Park Extension Unit, American River Division, Central Valley Project, California.

(23) The Prineville Dam powerplant, Crooked River Project, Oregon.

SEC. 2. (a) The Secretary of the Interior is hereby authorized to engage in feasibility studies relating to enlarging Shasta Dam and Reservoir, Central Valley Project, California, or to the construction of a larger dam on the Sacramento River, California, to replace the present structure.

(b) The Secretary of the Interior is further authorized to engage in feasibility studies for the purpose of determining the potential costs, benefits, environmental impacts, and feasibility of using the Sacramento River for conveying water from the enlarged Shasta Dam and Reservoir or the larger dam to points of use downstream from the dam.

(c) Before funds are expended for the feasibility studies authorized by this section, the State of California shall agree to participate in the studies and to participate in the costs of the studies. The State's share of the costs may be partly or wholly in the form of services directly related to the conduct of the studies.

SEC. 3. The Secretary of the Interior is authorized to review and revise, as may be necessary, the feasibility study of the Kellogg Unit, Central Valley Project, Contra Costa County, California.

SEC. 4. In preparing the studies and review authorized by subsections (11) and (12) of section 1 and section 3, the Secretary of the Interior shall fully describe all potential beneficial or detrimental impacts resulting from the construction or operation of the projects under study. The Secretary shall further make recommendations to the Congress for assuring that neither the construction nor the operation of any such project results in the deterioration of the water quality and ecology of the Sacramento-San Joaquin Delta or the San Francisco Bay estuarine system.

SEC. 5. (a) Notwithstanding any other provision of law, the Secretary of the Interior is authorized to enter into new negotiated concession agreements with the present concessionaires at Lake Berryessa, California. Such agreements shall be for a term ending not later than May 26, 1989, and may be renewed at the request of the concessionaire with the consent of the Secretary of the Interior for no more than two consecutive terms of 10 years each. Concession agreements may be renegotiated preceding renewal. Such agreements must comply with the 1959 National Park Service Public Use Plan for Lake Berryessa, as amended, and with the Water and Power Resources Service Reservoir Area Management Plan: Provided, That the authority to enter into contracts or agreements to incur obliga-
tions or to make payments under this section shall be effective only to
the extent and in such amounts as are provided in advance in
appropriation Acts.

(b) Notwithstanding any other laws to the contrary, all permanent
facilities placed by the concessionaires in the seven resorts at Lake
Berryessa shall be considered the property of the respective current
concessionaires. Further, any permanent additions or modifications
to these facilities shall remain the property of said concessionaires:
Provided, That at the option of the Secretary of the Interior, the
United States may require that the permanent facilities mentioned
herein not be removed from the concession areas, and instead, pay
fair value for the permanent facilities or, if a new concessionaire
assumes operation of the concession, require that new concessionaire
to pay fair value for the permanent facilities to the existing
concessionaire.

Law 92–514, 86 Stat. 964) is amended—
(a) by inserting in section 101 of such Act, following “on this
project”, “as modified by the plans shown in the Definite Plan
Report of the Water and Power Resources Service, dated Novem­
ber 1979”;
(b) by inserting in section 102(b) of such Act, following “domes­
tic wells in existence”, “outside the project boundary”; and
(c) by striking in section 109 of such Act “$18,246,000 (April
1972 prices)” and inserting in lieu thereof “$45,139,000 (October
1979 prices)”.

SEC. 7. The Curecanti Storage Unit of the Colorado River Storage
Project constructed under the authority of the Act of April 11, 1956
(70 Stat. 106) is hereby designated and hereafter shall be known as
the Wayne N. Aspinall Storage Unit of the Colorado River Storage
Project. Any law, regulation, record, map, or other document of the
United States referring to the Curecanti Storage Unit shall be held to
refer to the Wayne N. Aspinall Storage Unit.

SEC. 8. Section 1(5) of the Act of July 2, 1956 (70 Stat. 483), is hereby
amended to read as follows: “(5) Provide for payment of rates under
any contract entered into pursuant to said subsection (e) in advance
of delivery of water on an annual, semiannual, bimonthly, or
monthly basis as specified in the contract.”.

SEC. 9. The Secretary of the Interior in coordination with the
Secretary of Energy shall conduct a three-year study of the feasibility
of integrating a solar powerplant in Arizona, Nevada, and California
into the Federal hydroelectric system, including but not limited to
consideration of the applicable solar technology, the operation of the
Federal hydroelectric system and the integration of electric power
generated by such a powerplant in the Federal system. The study
shall specifically consider operations of Department of Energy Proj­
ect 76–2-b, 10 MW Solar Thermal Power and related technology
development. The Secretary shall complete the study by January 1,
1984 and submit a report to the President and the Congress.

SEC. 10. That the proviso contained in section 201 of the Colorado
River Basin Project Act (43 U.S.C. 1511) is amended by striking out
“the Secretary” and inserting in lieu thereof “any Federal official”.

SEC. 11. Section 206 of Public Law 92–514 is amended to read as
follows: “There is hereby authorized to be appropriated for construc­
tion of the Brantley project the sum of $172,728,000 (based on April
1979 prices), plus or minus such amounts, if any, as may be justified
by reason of changes in the construction costs as indicated by
engineering cost indexes applicable to the types of construction
involved and, in addition thereto, sums as may be required for operation and maintenance of the project.”.

Sec. 12. The Secretary of the Interior is hereby authorized to engage in feasibility studies of the following salinity control proposals:

1. Lower Gunnison Basin unit, located in Delta, Montrose, and Ouray Counties, Colorado.
2. Glenwood-Dotsero Springs unit, located in Garfield and Eagle Counties, Colorado.
3. Meeker Dome unit, located in Rio Blanco County, Colorado.
4. McElmo Creek unit, located in Montezuma County, Colorado.
5. Uinta Basin unit, located in Duchesne and Uintah Counties, Utah.
7. Price-San Rafael Rivers unit, located in Carbon, Emery, and Sanpete Counties, Utah.
8. La Verkin Springs unit, located in Washington County, Utah.
9. Lower Virgin River unit, located in Clark County, Nevada, and Mohave County, Arizona.
10. Big Sandy River unit, located in Sweetwater County, Wyoming.

Sec. 13. Nothing in this Act shall be interpreted to preclude or delay issuance of a license by the Federal Energy Regulatory Commission.

Approved October 3, 1980.

LEGISLATIVE HISTORY:

HOUSE REPORT No. 96-710 (Comm. on Interior and Insular Affairs).
SENATE REPORT No. 96-890 accompanying H.R. 5278, and No. 96-938 accompanying S. 3017 (Comm. on Energy and Natural Resources).
CONGRESSIONAL RECORD, Vol. 126 (1980):
Feb. 5, considered and passed House.
Sept. 17, considered and passed Senate, amended.
Sept. 24, House concurred in Senate amendments.