103d CONGRESS 2d Session

H. R. 4944

AN ACT

To authorize the Secretary of the Interior to conduct studies regarding the desalination of water and water reuse, 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.

4 This Act may be cited as the "Water Desalination5 Act of 1994".

6 SEC. 2. DECLARATION OF POLICY.

7 In view of the increasing shortage of usable surface and ground water in the United States and the world and 8 the importance of finding new sources of supply to meet 9 present and future water needs and to further the goals 10 of the Colorado River Basin Salinity Control Act of 1974, 11 the Water Resources Research Act of 1984, Public Law 12 95-84 (as amended), and Public Law 102-575, it is the 13 policy of the United States to conduct and sponsor re-14 search to develop low-cost alternatives for the desalination 15 16 and reuse of water or biologically impaired water and to

provide for the development of practicable low-cost means 1 of producing water of a quality suitable for environmental 2 3 enhancement, agricultural, industrial, municipal, and 4 other beneficial consumptive or nonconsumptive uses from 5 saline or biologically impaired waters on a scale sufficient to determine the feasibility of the development of such 6 7 water production and distribution on a large scale for the purpose of conserving and increasing water resources. 8

9 SEC. 3. DEFINITIONS.

10 As used in this Act:

(1) DESALINATION OR DESALTING.—The terms
"desalination" or "desalting" mean the use of any
process or technique for the removal and, when feasible, adaptation to beneficial use, of organic and inorganic elements and compounds from saline or biologically impaired waters, by itself or in conjunction
with other processes.

(2) SALINE WATER.—The term "saline water"
means sea water, brackish water, and other mineralized or chemically impaired water.

(3) UNITED STATES.—The term "United
States" means the States of the United States, the
District of Columbia, the Commonwealth of Puerto
Rico, and the territories and possessions of the
United States.

(4) USABLE WATER.—The term "usable water"
 means water of a high quality suitable for environ mental enhancement, agricultural, industrial, munic ipal, and other beneficial consumptive or
 nonconsumptive uses.

6 (5) SECRETARY.—The term "Secretary" means
7 the Secretary of the Interior.

8 SEC. 4. AUTHORIZATION OF RESEARCH AND STUDIES.

9 (a) IN GENERAL.—In order to determine the most 10 cost-effective and technologically efficient means by which usable water can be produced from saline water or water 11 12 otherwise impaired or contaminated, the Secretary is authorized to award grants and to enter into contracts, to 13 the extent provided in advance in appropriation Acts, to 14 conduct, encourage, and assist in the financing of research 15 to develop processes for converting saline water or water 16 otherwise impaired or contaminated into water suitable for 17 beneficial uses. Awards of research grants and contracts 18 under this section shall be made on the basis of a competi-19 tive, merit-reviewed process. Research and study topics 20 authorized by this section include— 21

22 (1) investigating desalination processes;

23 (2) ascertaining the optimum mix of investment24 and operating costs;

(3) determining the best designs for different
 conditions of operation;

3 (4) investigating methods of increasing the eco4 nomic efficiency of desalination processes through
5 dual-purpose co-facilities with other processes involv6 ing the use of water;

7 (5) conducting or contracting for technical
8 work, including the design, construction, and testing
9 of pilot systems and test beds, to develop desalting
10 processes and concepts; and

(6) studying methods for the recovery of byproducts resulting from the desalination of water to
offset the costs of treatment and to reduce environmental impacts from those byproducts.

15 (b) PROJECT RECOMMENDATIONS AND REPORTS TO THE CONGRESS.—As soon as practicable and within three 16 years after the date of enactment of this Act, the Sec-17 retary shall recommend to Congress desalination dem-18 onstration projects or full-scale desalination projects to 19 carry out the purposes of this Act and to further evaluate 20 and implement the results of research and studies con-21 22 ducted under the authority of this section. Recommendations for projects shall be accompanied by reports on the 23 24 engineering and economic feasibility of proposed projects and their environmental impacts. 25

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1 (c) AUTHORITY TO ENGAGE OTHERS.—In carrying 2 out research and studies authorized in this section, the 3 Secretary may engage the necessary personnel, industrial 4 or engineering firms, Federal laboratories, water resources 5 research and technology institutes, other facilities, and 6 educational institutions suitable to conduct investigations 7 and studies authorized under this section.

8 (d) DESALINATION CONFERENCE.—Within 12 9 months following the date of enactment of this Act, the 10 Secretary, in coordination with the United States Agency for International Development, will plan and host a desali-11 nation conference, to include officials and desalination ex-12 perts from academia, private industry, financial institu-13 tions, and government in the United States and other na-14 tions that use or conduct research on desalination. The 15 conference shall explore promising technologies and meth-16 ods for near-term development of affordable desalination 17 and shall propose a research agenda and a plan of action 18 to guide longer-term desalination development activities. 19 20 SEC. 5. DESALINATION DEMONSTRATION AND DEVELOP-

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MENT.

(a) IN GENERAL.—In order to further demonstrate
the feasibility of desalination processes investigated either
independently or in research conducted pursuant to section 4, the Secretary shall administer and conduct a dem-

onstration and development program for water desalina tion and related activities, including the following:

3 (1) DESALINATION PLANTS AND MODULES.—
4 Conduct or contract for technical work, including the
5 design, construction, and testing of plants and mod6 ules to develop desalination processes and concepts.

7 (2) BYPRODUCTS.—Study methods for the mar8 keting of byproducts resulting from the desalting of
9 water to offset the costs of treatment and to reduce
10 environmental impacts of those byproducts.

(3) ECONOMIC SURVEYS.—Conduct economic
studies and surveys to determine present and prospective costs of producing water for beneficial purposes in various locations by desalination processes
compared to other methods.

16 (b) COOPERATIVE AGREEMENTS.—Federal participa-17 tion in desalination activities may be conducted through 18 cooperative agreements, including cost-sharing agree-19 ments, with non-Federal public utilities and State and 20 local governmental agencies and other entities, in order 21 to develop recommendations for Federal participation in 22 processes and plants utilizing desalting technologies for 23 the production of water.

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3 (a) COORDINATION WITH OTHER AGENCIES.—Activities undertaken by the Secretary pursuant to this Act 4 5 may be coordinated or conducted jointly, as appropriate, with the National Science Foundation, Department of De-6 7 fense, United States Army Corps of Engineers, National 8 Aeronautics and Space Administration, and Environ-9 mental Protection Agency, and other Federal agencies, 10 States, local government agencies, water resources research and technology institutes, and private entities. 11

(b) AVAILABILITY OF INFORMATION.—All information from studies sponsored or funded under authority of
this Act shall be considered public information.

15 SEC. 7. TECHNICAL AND ADMINISTRATIVE ASSISTANCE.

16 The Secretary may—

(1) accept technical and administrative assistance from States and public or private agencies in
connection with studies, surveys, location, construction, operation, and other work relating to the
desalting of water, and

(2) enter into contracts or agreements stating
the purposes for which the assistance is contributed
and providing for the sharing of costs between the
Secretary and any such agency.

1 SEC. 8. COST SHARING.

The Federal share of the cost of a research, study, 2 or demonstration project or a desalination development 3 project or activity carried out under this Act shall not ex-4 5 ceed 50 percent of the total cost of the project or research or study activity. The Secretary shall prescribe appro-6 7 priate procedures to implement the provisions of this sec-8 tion. Costs of operation, maintenance, repair, and rehabilitation of facilities funded under the authority of this Act 9 shall be non-Federal responsibilities. 10

11 SEC. 9. AUTHORIZATION OF APPROPRIATIONS.

12 (a) SECTION 4.—There are authorized to be appro-13 priated to carry out section 4 of this Act \$5,000,000 for 14 fiscal year 1995 and \$10,000,000 per year for fiscal years 15 1996 through 1999. Of these amounts, up to \$1,000,000 16 in each fiscal year may be awarded to institutions of high-17 er education for research grants without any cost-sharing 18 requirement.

(b) SECTION 5.—There are authorized to be appropriated to carry out section 5 of this Act \$50,000,000 for
fiscal years 1996 through 1999.

1SEC. 10. DROUGHT RELIEF FOR MADERA-CHOWCHILLA2POWER AUTHORITY HYDROELECTRIC3PROJECTS.

4 Section 103 of the Reclamation States Emergency
5 Drought Relief Act of 1991 (106 Stat. 55; 43 U.S.C.
6 2213) is amended—

7 (1) by inserting in the first sentence after "re-8 sulting from drought conditions." the following: 9 "The Secretary is further authorized to make a loan 10 to the Madera-Chowchilla Power Authority to assist 11 in the repayment of financial obligations associated 12 with hydroelectric facilities that have been adversely 13 affected by drought conditions."; and

(2) by striking "loan." at the end of the second
proviso and inserting "loan, except that loans specifically for the Madera-Chowchilla Power Authority
associated with hydroelectric facilities impacted by
drought shall be under such terms and conditions as
the Secretary deems appropriate.".

20 SEC. 11. AMENDMENT TO THE RECLAMATION PROJECTS21AUTHORIZATION AND ADJUSTMENT ACT OF221992.

Title XVI of the Reclamation Projects Authorization and Adjustment Act of 1992 (43 U.S.C. 390h et seq.) is amended by adding the following section:

1"SEC. 1618. ORANGE COUNTY REGIONAL WATER RECLAMA-2TION PROJECT.

3 "(a) The Secretary is authorized to participate with the Orange County Water District in the State of Califor-4 5 nia, and other appropriate authorities, in the planning, design and construction of water reclamation projects to 6 7 treat up to 100,000 acre feet per year of wastewater effluent from the county of Orange, in order to provide new 8 9 water supplies for ground water replenishment, industrial applications and other beneficial purposes, to reduce the 10 demand for imported water, and to reduce sewage effluent 11 discharged into the ocean near Huntington Beach. 12

"(b) The Secretary's share of costs associated with
the project described in section (a) shall not exceed 25
percent of the total. The Secretary shall not provide funds
for operation or maintenance of the project.

17 "(c) There are authorized to be appropriated not
18 more than \$250,000 for the design of projects under this
19 section.".

Passed the House of Representatives October 3, 1994.

Attest:

Clerk.

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