Union Calendar No. 589

106TH CONGRESS 2D SESSION

H. R. 4340

[Report No. 106-1012]

To simplify Federal oil and gas revenue distributions, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 13, 2000

Mr. Udall of New Mexico (for himself, Mrs. Cubin, and Mr. Skeen) introduced the following bill; which was referred to the Committee on Resources

OCTOBER 26, 2000

Additional sponsors: Mr. John, Mr. Istook, Mr. Cook, Mr. Pomeroy, Mr. Moran of Kansas, Mr. Gibbons, Mr. Radanovich, Mr. Moore, and Mr. Ryun of Kansas

OCTOBER 26, 2000

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

To simplify Federal oil and gas revenue distributions, 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,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Mineral Revenue Pay-
- 3 ments Clarification Act of 2000".

4 SEC. 2. FINDINGS.

- 5 The Congress finds the following:
- 6 (1) Subtitle C of title X of the Omnibus Budget 7 Reconciliation Act of 1993 (Public Law 103–66) 8 changed the sharing of onshore mineral revenues 9 and revenues from geothermal steam from a 50:50 10 split between the Federal Government and the 11 States to a complicated formula, which provides that 12 "50 percent of the portion of the enacted appropria-13 tion of the Department of the Interior and any other 14 agency during the preceding fiscal year allocable to 15 the administration of all laws providing for the leas-16 ing of any onshore lands or interest in land owned 17 by the United States for the production of the same 18 types of minerals leasable under this Act or of geo-19 thermal steam, and to enforcement of such laws, 20 shall be deducted from the receipts derived under 21 those laws in approximately equal amounts each 22 month (subject to paragraph (4)) prior to the divi-23 sion and distribution of such receipts between the 24 States and the United States.".
 - (2) The system put in place by this change in law has proved difficult to administer and has given

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- 1 rise to disputes between the Federal Government 2 and the States as to the nature of allocable ex-3 penses. Federal accounting systems have proven to be poorly suited to breaking down administrative 5 costs in the manner required by the law. Different 6 Federal agencies implementing this law have used 7 varying methodologies to identify allocable costs, re-8 sulting in an inequitable distribution of costs during 9 fiscal years 1994 through 1996. In November, 1997, 10 the Inspector General of the Department of the Interior found that "the congressionally approved 11 12 method for cost sharing deductions effective in fiscal 13 year 1997 may not accurately compute the deductions.". 14
- 15 (3) Given the complexity and administrative 16 burden involved, a return to the sharing formula as 17 last amended by Public Law 100–203 is justified.

18 SEC. 3. AMENDMENT OF THE MINERAL LEASING ACT.

- 19 Section 35(b) of the Mineral Leasing Act (30 U.S.C.
- 20 191(b)) is amended to read as follows:
- 21 "(b) In determining the amount of payments to the
- 22 States under this section, the amount of such payments
- 23 shall not be reduced by any administrative or other costs
- 24 incurred by the United States.".

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