106th CONGRESS 2D Session

S. 1761

AN ACT

- To direct the Secretary of the Interior, through the Bureau of Reclamation, to conserve and enhance the water supplies of the Lower Rio Grande Valley.
 - 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 "Lower Rio Grande Val-

5 ley Water Resources Conservation and Improvement Act6 of 2000".

1 SEC. 2. DEFINITIONS.

2 In this Act:

3 (1) STATE.—The term "State" means the 4 Texas Water Development Board and any other au-5 thorized entity of the State of Texas. 6 (2) SECRETARY.—The term "Secretary" means 7 the Secretary of the Interior, acting through the 8 Commissioner. 9 (3)COMMISSIONER.—The term "Commissioner" means the Commissioner of the Bureau of 10 11 Reclamation. (4) COUNTIES.—The term "counties" means 12 13 the counties in the State of Texas in the Rio Grande 14 Regional Water Planning Area known as Region 15 "M" as designated by the Texas Water Development 16 Board and the counties of Hudspeth and El Paso, 17 Texas. 18 SEC. 3. FINDINGS. 19 The Congress finds the following: 20 (1) Drought conditions over the last decade

have made citizens of the Lower Rio Grande Valley
region of Texas aware of the significant impacts a
dwindling water supply can have on a region.

24 (2) As a result of the impacts, that region has25 devised an integrated water resource plan to meet

1	the critical water needs of the Lower Rio Grande
2	Valley through the end of the year 2050.
3	(3) Implementation of an integrated water re-
4	source plan to meet the critical water needs of the
5	Lower Rio Grande Valley is in the national interest.
6	(4) The Congress should authorize and provide
7	Federal technical and financial assistance to con-
8	struct improved irrigation canal delivery systems to
9	help meet the critical water needs of the Lower Rio
10	Grande Valley through the end of the year 2050.
11	SEC. 4. LOWER RIO GRANDE WATER CONSERVATION AND
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11	IMPROVEMENT PROGRAM.
12	IMPROVEMENT PROGRAM.
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12 13 14 15 16 17	IMPROVEMENT PROGRAM. (a) The Secretary is authorized to undertake a pro- gram to improve the supply of water for the counties as provided in this Act. (b) In cooperation with the State, water users in the counties, and other non-Federal entities, the Secretary
12 13 14 15 16 17 18	IMPROVEMENT PROGRAM. (a) The Secretary is authorized to undertake a pro- gram to improve the supply of water for the counties as provided in this Act. (b) In cooperation with the State, water users in the counties, and other non-Federal entities, the Secretary shall conduct feasibility studies for the purpose of con-

- 22 (2) pipelines;
- 23 (3) flow control structures;
- 24 (4) meters; and
- (5) all associated appurtenances.

1 (c) If the Secretary determines that the following 2 projects satisfy the eligibility criteria in subsection (d) 3 (1)-(3), the Secretary, in cooperation with the State, 4 water users in the counties, and other non-Federal enti-5 ties, is authorized to conduct engineering work, infrastructure construction and improvements for the purpose of 6 7 conserving and transporting raw water through the fol-8 lowing projects—

9 (1) in the Hidalgo County, Texas Irrigation
10 District #1, a pipeline project identified in the
11 Melden & Hunt, Inc. engineering study dated July
12 6, 2000 as the Curry Main Pipeline Project;

(2) in the Cameron County, Texas La Feria Irrigation District #3, a distribution system improvement project identified by the 1993 engineering
study by Sigler, Winston, Greenwood and Associates,
Inc.;

(3) in the Cameron County, Texas Irrigation
District #2 canal rehabilitation and pumping plant
replacement as identified as Job Number 48–05540–
002 in a report by Turner Collie & Braden, Inc.
dated August 12, 1998; and

(4) in the Harlingen Irrigation District Cameron #1 Irrigation District a project of meter installation and canal lining as identified in a proposal

submitted to the Texas Water Development Board
 dated April 28, 2000.

3 (d) PROJECT ELIGIBILITY.—(1) Within six months 4 after the date of enactment of this Act, the Secretary, in 5 consultation with the State, shall develop criteria for de-6 termining eligible projects under this Act. Such criteria 7 shall include, but need not be limited to the following 8 requirements—

9 (A) the project plan includes an engineer's esti10 mate of the amount of water to be conserved;

(B) the design for the project includes a cost ofproject to water saved ratio; and

(C) there is a cost sharing agreement in place
between all relevant parties delineating the proportionate share of costs to be paid on an annual basis.
(2) Within one year of the date a project is submitted
to the Secretary for approval, the Secretary shall determine whether the project meets the criteria established
pursuant to this section.

20 SEC. 5. COST SHARING.

The non-Federal share of the costs of any activity carried out under, or with assistance provided under, this Act shall be 50 percent. Not more than 40 percent of the costs of such an activity may be paid by the State and the remainder of the non-Federal share may include in1 kind contributions of goods and services, and funds pre-2 viously spent on feasibility and engineering studies.

3 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

4 There are authorized to be appropriated to the Sec-5 retary to carry out this Act such sums as may be nec-6 essary, but not to exceed \$7,500,000 for the purposes of 7 section 4(c).

Passed the Senate October 27 (legislative day, September 22), 2000.

Attest:

Secretary.



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