110TH CONGRESS 1ST SESSION

# H.R.495

## AN ACT

To update the management of Oregon water resources, 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,

### SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Oregon Water Re-
3	sources Management Act of 2007".
4	SEC. 2. EXTENSION OF PARTICIPATION OF BUREAU OF
5	RECLAMATION IN DESCHUTES RIVER CON-
6	SERVANCY.
7	Section 301 of the Oregon Resource Conservation Act
8	of 1996 (division B of Public Law 104–208; 110 Stat.
9	3009–534) is amended—

- 10 (1) in subsection (a)(1), by striking "Deschutes 11 River Basin Working Group" and inserting 12 "Deschutes River Conservancy Working Group";
- (2) by amending the text of subsection
  (a)(1)(B) to read as follows: "4 representatives of
  private interests including two from irrigated agriculture who actively farm more than 100 acres of irrigated land and are not irrigation district managers
  and two from the environmental community;";
  - (3) in subsection (b)(3), by inserting before the final period the following: ", and up to a total amount of \$2,000,000 during each of fiscal years 2007 through 2016"; and
- 23 (4) in subsection (h), by inserting before the pe-24 riod at the end the following: ", and \$2,000,000 for 25 each of fiscal years 2007 through 2016".

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### 1 SEC. 3. WALLOWA LAKE DAM REHABILITATION ACT.

- 2 (a) Definitions.—In this section, the following defi-
- 3 nitions apply:
- 4 (1) Associated ditch companies, incor-
- 5 PORATED.—The term "Associated Ditch Companies,
- 6 Incorporated" means the nonprofit corporation es-
- 7 tablished under the laws of the State of Oregon that
- 8 operates Wallowa Lake Dam.
- 9 (2) Secretary.—The term "Secretary" means
- the Secretary of the Interior, acting through the
- 11 Commissioner of Reclamation.
- 12 (3) Wallowa Lake dam rehabilitation
- 13 PROGRAM.—The term "Wallowa Lake Dam Reha-
- bilitation Program' means the program for the re-
- habilitation of the Wallowa Lake Dam in Oregon, as
- 16 contained in the engineering document titled,
- 17 "Phase I Dam Assessment and Preliminary Engi-
- neering Design", dated December 2002, and on file
- with the Bureau of Reclamation.
- 20 (b) Authorization To Participate in Pro-
- 21 GRAM.—
- 22 (1) Grants and cooperative agree-
- 23 MENTS.—The Secretary may provide grants to, or
- enter into cooperative or other agreements with,
- 25 tribal, State, and local governmental entities and the
- Associated Ditch Companies, Incorporated, to plan,

1	design, and construct facilities needed to implement
2	the Wallowa Lake Dam Rehabilitation Program.
3	(2) Conditions.—As a condition of providing
4	funds under paragraph (1), the Secretary shall en-
5	sure that—
6	(A) the Wallowa Lake Dam Rehabilitation
7	Program and activities under this section meet
8	the standards of the dam safety program of the
9	State of Oregon;
10	(B) the Associated Ditch Companies, In-
11	corporated, agrees to assume liability for any
12	work performed, or supervised, with Federal
13	funds provided to it under this section; and
14	(C) the United States shall not be liable
15	for damages of any kind arising out of any act
16	omission, or occurrence relating to a facility re-
17	habilitated or constructed with Federal funds
18	provided under this section, both while and
19	after activities are conducted using Federal
20	funds provided under this section.
21	(3) Cost sharing.—
22	(A) IN GENERAL.—The Federal share of
23	the costs of activities authorized under this sec-
24	tion shall not exceed 50 percent.

1	(B) EXCLUSIONS FROM FEDERAL
2	SHARE.—There shall not be credited against
3	the Federal share of such costs—
4	(i) any expenditure by the Bonneville
5	Power Administration in the Wallowa
6	River watershed; and
7	(ii) expenditures made by individual
8	agricultural producers in any Federal com-
9	modity or conservation program.
10	(4) COMPLIANCE WITH STATE LAW.—The Sec-
11	retary, in carrying out this section, shall comply
12	with applicable Oregon State water law.
13	(5) Prohibition on holding title.—The
14	Federal Government shall not hold title to any facil-
15	ity rehabilitated or constructed under this section.
16	(6) Prohibition on operation and mainte-
17	NANCE.—The Federal Government shall not be re-
18	sponsible for the operation and maintenance of any
19	facility constructed or rehabilitated under this sec-
20	tion.
21	(c) Relationship to Other Law.—Activities fund-
22	ed under this section shall not be considered a supple-
23	mental or additional benefit under Federal reclamation
24	law (the Act of June 17, 1902 (32 Stat. 388, chapter

- 1 1093), and Acts supplemental to and amendatory of that
- 2 Act (43 U.S.C. 371 et seq.)).
- 3 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 4 authorized to be appropriated to the Secretary to pay the
- 5 Federal share of the costs of activities authorized under
- 6 this section, \$6,000,000.
- 7 (e) Sunset.—The authority of the Secretary to carry
- 8 out any provisions of this section shall terminate 10 years
- 9 after the date of the enactment of this section.
- 10 SEC. 4. LITTLE BUTTE/BEAR CREEK SUBBASINS, OREGON,
- 11 WATER RESOURCE STUDY.
- 12 (a) AUTHORIZATION.—The Secretary of the Interior,
- 13 acting through the Bureau of Reclamation, may partici-
- 14 pate in the Water for Irrigation, Streams and the Econ-
- 15 omy Project water management feasibility study and envi-
- 16 ronmental impact statement in accordance with the
- 17 "Memorandum of Agreement Between City of Medford
- 18 and Bureau of Reclamation for the Water for Irrigation,
- 19 Streams, and the Economy Project", dated July 2, 2004.
- 20 (b) Authorization of Appropriations.—
- 21 (1) In General.—There is authorized to be
- appropriated to the Bureau of Reclamation
- \$500,000 to carry out activities under this section.
- 24 (2) Non-federal share.—

1	(A) IN GENERAL.—The non-Federal share
2	shall be 50 percent of the total costs of the Bu-
3	reau of Reclamation in carrying out subsection
4	(a).
5	(B) FORM.—The non-Federal share re-
6	quired under subparagraph (A) may be in the
7	form of any in-kind services that the Secretary
8	of the Interior determines would contribute sub-
9	stantially toward the conduct and completion of
10	the study and environmental impact statement
11	required under subsection (a).
12	(c) Sunset.—The authority of the Secretary to carry
13	out any provisions of this section shall terminate 10 years
14	after the date of the enactment of this section.
15	SEC. 5. NORTH UNIT IRRIGATION DISTRICT.
16	(a) Short Title.—This section may be cited as the
17	"North Unit Irrigation District Act of 2007".
18	(b) Amendment.—The Act of August 10, 1954 (68
19	Stat. 679, chapter 663), is amended—
20	(1) in the first section—
21	(A) by inserting "(referred to in this Act
22	as the 'District')" after "irrigation district";
23	and
24	(B) by inserting "(referred to in this Act
25	as the 'Contract')" after "1953"; and

1 (2) by adding at the end the following:

### 2 "SEC. 3. ADDITIONAL TERMS.

- 3 "On approval of the District directors and notwith-
- 4 standing project authorizing legislation to the contrary,
- 5 the Contract is modified, without further action by the
- 6 Secretary of the Interior, to include the following modi-
- 7 fications:
- 8 "(1) In Article 8(a) of the Contract, by deleting
- 9 'a maximum of 50,000' and inserting 'approximately
- 10 59,000' after 'irrigation service to'.
- 11 "(2) In Article 11(a) of the Contract, by delet-
- ing 'The classified irrigable lands within the project
- 13 comprise 49,817.75 irrigable acres, of which
- 14 35,773.75 acres are in Class A and 14,044.40 in
- 15 Class B. These lands and the standards upon which
- the classification was made are described in the doc-
- 17 ument entitled "Land Classification, North Unit,
- Deschutes Project, 1953" which is on file in the of-
- 19 fice of the Regional Director, Bureau of Reclama-
- tion, Boise, Idaho, and in the office of the District'
- and inserting 'The classified irrigable land within
- the project comprises 58,902.8 irrigable acres, all of
- 23 which are authorized to receive irrigation water pur-
- suant to water rights issued by the State of Oregon

and have in the past received water pursuant to such State water rights.'.

"(3) In Article 11(c) of the Contract, by deleting ', with the approval of the Secretary,' after 'District may', by deleting 'the 49,817.75 acre maximum limit on the irrigable area is not exceeded' and inserting 'irrigation service is provided to no more than approximately 59,000 acres and no amendment to the District boundary is required' after 'time so long as'.

"(4) In Article 11(d) of the Contract, by inserting ', and may further be used for instream purposes, including fish or wildlife purposes, to the extent that such use is required by Oregon State law in order for the District to engage in, or take advantage of, conserved water projects as authorized by Oregon State law' after 'herein provided'.

"(5) By adding at the end of Article 12(d) the following: '(e) Notwithstanding the above subsections of this Article or Article 13 below, beginning with the irrigation season immediately following the date of enactment of the North Unit Irrigation District Act of 2007, the annual installment for each year, for the District, under the Contract, on account of the District's construction charge obligation, shall be

a fixed and equal annual amount payable on June
30 the year following the year for which it is applicable, such that the District's total construction
charge obligation shall be completely paid by June
30, 2044.'.

"(6) In Article 14(a) of the Contract, by inserting 'and for instream purposes, including fish or wildlife purposes, to the extent that such use is required by Oregon State law in order for the District to engage in, or take advantage of, conserved water projects as authorized by Oregon State law,' after 'and incidental stock and domestic uses', by inserting 'and for instream purposes as described above,' after 'irrigation, stock and domestic uses', and by inserting ', including natural flow rights out of the Crooked River held by the District' after 'irrigation system'.

"(7) In Article 29(a) of the Contract, by inserting 'and for instream purposes, including fish or wildlife purposes, to the extent that such use is required by Oregon State law in order for the District to engage in, or take advantage of, conserved water projects as authorized by Oregon State law' after 'provided in article 11'.

"(8) In Article 34 of the Contract, by deleting 1 2 'The District, after the election and upon the execu-3 tion of this contract, shall promptly secure final de-4 cree of the proper State court approving and con-5 firming this contract and decreeing and adjudging it 6 to be a lawful, valid, and binding general obligation 7 of the District. The District shall furnish to the 8 United States certified copies of such decrees and of 9 all pertinent supporting records.' after 'for that pur-10 pose.'.

### 11 "SEC. 4. FUTURE AUTHORITY TO RENEGOTIATE.

- 12 "The Secretary of the Interior (acting through the
- 13 Commissioner of Reclamation) may in the future renego-
- 14 tiate with the District such terms of the Contract as the
- 15 District directors determine to be necessary, only upon the
- 16 written request of the District directors and the consent
- 17 of the Commissioner of Reclamation.".

Passed the House of Representatives July 23, 2007. Attest:

Clerk.

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