Union Calendar No. 343 H.R. 2872

115TH CONGRESS 1ST SESSION

AUTHENTICATED U.S. GOVERNMENT INFORMATION /

GPO

[Report No. 115-461, Part I]

To amend the Federal Power Act to promote hydropower development at existing nonpowered dams, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 12, 2017

Mr. BUCSHON introduced the following bill; which was referred to the Committee on Energy and Commerce

DECEMBER 12, 2017

Reported with an amendment and referred to the Committee on Natural Resources and the Committee on Transportation and Infrastructure for a period ending not later than December 12, 2017, for consideration of such provisions of the bill and amendment as fall within the jurisdiction of those committees under clause 1(m) and 1(r), of rule X respectively

[Strike out all after the enacting clause and insert the part printed in italic]

DECEMBER 12, 2017

The Committees on Natural Resources and Transportation and Infrastructure discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed

[For text of introduced bill, see copy of bill as introduced on June 12, 2017]

A BILL

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To amend the Federal Power Act to promote hydropower development at existing nonpowered dams, 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 "Promoting Hydropower
5	Development at Existing Nonpowered Dams Act".
6	SEC. 2. PROMOTING HYDROPOWER DEVELOPMENT AT EX-
7	ISTING NONPOWERED DAMS.
8	Part I of the Federal Power Act (16 U.S.C. 792 et seq.)
9	is amended by adding at the end the following:
10	"SEC. 34. PROMOTING HYDROPOWER DEVELOPMENT AT EX-
11	ISTING NONPOWERED DAMS.
12	"(a) Expedited Licensing Process for Non-Fed-
13	ERAL HYDROPOWER PROJECTS AT EXISTING NONPOWERED
14	DAMS.—
15	"(1) IN GENERAL.—As provided in this section,
16	the Commission may issue and amend licenses and
17	preliminary permits, as appropriate, for any facility
18	the Commission determines is a qualifying facility.
19	"(2) RULE.—Not later than 180 days after the
20	date of enactment of this section, the Commission
21	shall issue a rule establishing an expedited process for
22	issuing and amending licenses and preliminary per-
23	mits for qualifying facilities under this section.
24	"(3) INTERAGENCY TASK FORCE.—In estab-
25	lishing the expedited process under this section, the

1	Commission shall convene an interagency task force,
2	with appropriate Federal and State agencies and In-
3	dian tribes represented, to coordinate the regulatory
4	processes associated with the authorizations required
5	to construct and operate a qualifying facility.
6	"(4) Length of process.—The Commission
7	shall ensure that the expedited process under this sec-
8	tion will result in a final decision on an application
9	for a license by not later than 2 years after receipt
10	of a completed application for the license.
11	"(b) DAM SAFETY.—
12	"(1) ASSESSMENT.—Before issuing any license
13	for a qualifying facility, the Commission shall assess
14	the safety of existing non-Federal dams and other
15	non-Federal structures related to the qualifying facil-
16	ity (including possible consequences associated with
17	failure of such structures).
18	"(2) REQUIREMENTS.—In issuing any license for
19	a qualifying facility, the Commission shall ensure
20	that the Commission's dam safety requirements apply
21	to such qualifying facility, and the associated quali-
22	fying nonpowered dam, over the term of such license.
23	"(c) INTERAGENCY COMMUNICATIONS.—Interagency
24	cooperation in the preparation of environmental documents
25	under the National Environmental Policy Act of 1969 (42

U.S.C. 4321 et seq.) with respect to an application for a
 license for a qualifying facility under this section, and
 interagency communications relating to licensing process
 coordination pursuant to this section, shall not—

5 "(1) be considered to be ex parte communications
6 under Commission rules; or

7 "(2) preclude an agency from participating in a
8 licensing proceeding under this part.

9 "(d) IDENTIFICATION OF NONPOWERED DAMS FOR HY10 DROPOWER DEVELOPMENT.—

11 "(1) IN GENERAL.—Not later than 12 months 12 after the date of enactment of this section, the Com-13 mission, with the Secretary of the Army, the Sec-14 retary of the Interior, and the Secretary of Agri-15 culture, shall jointly develop a list of existing nonpowered Federal dams that the Commission and the 16 17 Secretaries agree have the greatest potential for non-18 Federal hydropower development.

19 "(2) CONSIDERATIONS.—In developing the list
20 under paragraph (1), the Commission and the Secre21 taries may consider the following:

22 "(A) The compatibility of hydropower gen23 eration with existing purposes of the dam.

24 "(B) The proximity of the dam to existing
25 transmission resources.

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"(C) Th	e existence of studies to characterize
environmente	al, cultural, and historic resources
relating to th	ne dam.
"(D) TI	ne effects of hydropower development
on release or	flow operations of the dam.
"(3) Availai	BILITY.—The Commission shall—
"(A) pr	ovide the list developed under para-
graph (1) to-	_
"(i) the Committee on Energy and
Commer	rce, the Committee on Transpor-
tation	and Infrastructure, and the Com-
mittee a	on Natural Resources, of the House
of Repre	esentatives; and
"(i	i) the Committee on Environment
and Pu	blic Works, and the Committee on
	and Natural Resources, of the Sen-
ate; and	

18 "(B) make such list available to the public. "(e) DEFINITIONS.—For purposes of this section: 19

"(1) QUALIFYING CRITERIA.—The term 'quali-20 21 fying criteria' means, with respect to a facility— "(A) as of the date of enactment of this sec-22 tion, the facility is not licensed under, or ex-23 24 empted from the license requirements contained 25 in, this part;

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1	``(B) the facility will be associated with a
2	qualifying nonpowered dam;
3	"(C) the facility will be constructed, oper-
4	ated, and maintained for the generation of elec-
5	tric power;
6	"(D) the facility will use for such genera-
7	tion any withdrawals, diversions, releases, or
8	flows from the associated qualifying nonpowered
9	dam, including its associated impoundment or
10	other infrastructure; and
11	"(E) the operation of the facility will not
12	result in any material change to the storage, re-
13	lease, or flow operations of the associated quali-
14	fying nonpowered dam.
15	"(2) QUALIFYING FACILITY.—The term 'quali-
16	fying facility' means a facility that is determined
17	under this section to meet the qualifying criteria.
18	"(3) Qualifying nonpowered dam.—The term
19	'qualifying nonpowered dam' means any dam, dike,
20	embankment, or other barrier—
21	"(A) the construction of which was com-
22	pleted on or before the date of enactment of this
23	section;
24	"(B) that is or was operated for the control,
25	release, or distribution of water for agricultural,

1	municipal, navigational, industrial, commercial,
2	environmental, recreational, aesthetic, drinking
3	water, or flood control purposes; and
4	((C) that, as of the date of enactment of this
5	section, is not generating electricity with hydro-
6	power generating works that are licensed under,
7	or exempted from the license requirements con-
8	tained in, this part.".
9	SEC. 3. OBLIGATION FOR PAYMENT OF ANNUAL CHARGES.
10	Section 10(e) of the Federal Power Act (16 U.S.C.
11	803(e)) is amended by adding at the end the following:
12	"(5) Any obligation of a licensee for payment of an-
13	nual charges under this subsection shall commence when the
14	construction of the applicable facility commences.".

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