H. R. 2641

To amend the Reclamation Project Act of 1939 to authorize pumped storage hydropower development utilizing multiple Bureau of Reclamation reservoirs.

IN THE HOUSE OF REPRESENTATIVES

April 19, 2021

Mr. Newhouse introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To amend the Reclamation Project Act of 1939 to authorize pumped storage hydropower development utilizing multiple Bureau of Reclamation reservoirs.

- 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 "Pacific Northwest
- 5 Pumped Storage Hydropower Development Act of 2021".
- 6 SEC. 2. AUTHORITY FOR PUMPED STORAGE HYDROPOWER
- 7 DEVELOPMENT USING MULTIPLE BUREAU OF
- 8 RECLAMATION RESERVOIRS.
- 9 Section 9(c) of the Reclamation Project Act of 1939
- 10 (43 U.S.C. 485h(c)) is amended—

- 1 (1) in paragraph (1), in the fourth sentence, by
 2 striking ", including small conduit hydropower devel3 opment" and inserting "and reserve to the Secretary
 4 the exclusive authority to develop small conduit hy5 dropower using Bureau of Reclamation facilities and
 6 pumped storage hydropower exclusively using Bu7 reau of Reclamation reservoirs"; and
- (2) in paragraph (8), by striking "has been filed with the Federal Energy Regulatory Commission as of the date of the enactment of the Bureau of Reclamation Small Conduit Hydropower Development and Rural Jobs Act" and inserting "was filed with the Federal Energy Regulatory Commission before August 9, 2013, and is still pending".

15 SEC. 3. LIMITATIONS ON ISSUANCE OF CERTAIN LEASES OF

16 **POWER PRIVILEGE.**

- 17 (a) Definitions.—In this section:
 - (1) COMMISSION.—The term "Commission" means the Federal Energy Regulatory Commission.
 - (2) DIRECTOR.—The term "Director" means the Director of the Office of Hearings and Appeals.
- 22 (3) OFFICE OF HEARINGS AND APPEALS.—The 23 term "Office of Hearings and Appeals" means the 24 Office of Hearings and Appeals of the Department 25 of the Interior.

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1	(4) Party.—The term "party", with respect to
2	a study plan agreement, means each of the following
3	parties to the study plan agreement:
4	(A) The proposed lessee.
5	(B) The Tribes.
6	(5) Project.—The term "project" means a
7	proposed pumped storage facility that—
8	(A) would use multiple Bureau of Rec-
9	lamation reservoirs; and
10	(B) as of June 1, 2017, was subject to a
11	preliminary permit issued by the Commission
12	pursuant to section 4(f) of the Federal Power
13	Act (16 U.S.C. 797(f)).
14	(6) Proposed lessee.—The term "proposed
15	lessee" means the proposed lessee of a project.
16	(7) Secretary.—The term "Secretary" means
17	the Secretary of the Interior.
18	(8) STUDY PLAN.—The term "study plan"
19	means the plan described in subsection $(d)(1)$.
20	(9) STUDY PLAN AGREEMENT.—The term
21	"study plan agreement" means an agreement en-
22	tered into under subsection (b)(1) and described in
23	subsection (c).
24	(10) Tribes.—The term "Tribes" means—

1	(A) the Confederated Tribes of the Colville
2	Reservation; and
3	(B) the Spokane Tribe of Indians of the
4	Spokane Reservation.
5	(b) Requirement for Issuance of Leases of
6	Power Privilege.—The Secretary shall not issue a lease
7	of power privilege pursuant to section 9(c)(1) of the Rec-
8	lamation Project Act of 1939 (43 U.S.C. 485h(c)(1)) (as
9	amended by section 2) for a project unless—
10	(1) the proposed lessee and the Tribes have en-
11	tered into a study plan agreement; or
12	(2) the Secretary or the Director, as applicable,
13	makes a final determination for—
14	(A) a study plan agreement under sub-
15	section $(e)(2)$; or
16	(B) a study plan under subsection (d).
17	(c) Study Plan Agreement Requirements.—
18	(1) In General.—A study plan agreement
19	shall—
20	(A) establish the deadlines for the pro-
21	posed lessee to formally respond in writing to
22	comments and study requests about the project
23	previously submitted to the Commission;
24	(B) allow for the parties to submit addi-
25	tional comments and study requests if any as-

1	pect of the project, as proposed, differs from an
2	aspect of the project, as described in a
3	preapplication document provided to the Com-
4	mission;
5	(C) except as expressly agreed to by the
6	parties or as provided in paragraph (2) or sub-
7	section (d), require that the proposed lessee
8	conduct each study described in—
9	(i) a study request about the project
10	previously submitted to the Commission; or
11	(ii) any additional study request sub-
12	mitted in accordance with the study plan
13	agreement;
14	(D) require that the proposed lessee study
15	any potential adverse economic effects of the
16	project on the Tribes, including effects on—
17	(i) annual payments to the Confed-
18	erated Tribes of the Colville Reservation
19	under section 5(b) of the Confederated
20	Tribes of the Colville Reservation Grand
21	Coulee Dam Settlement Act (Public Law
22	103–436; 108 Stat. 4579); and
23	(ii) annual payments to the Spokane
24	Tribe of Indians of the Spokane Reserva-
25	tion authorized after the date of enactment

of this Act, the amount of which derives
from the annual payments described in
clause (i);
(E) establish a protocol for communication
and consultation between the parties;
(F) provide mechanisms for resolving dis-
putes between the parties regarding implemen-
tation and enforcement of the study plan agree-
ment; and
(G) contain other provisions determined to
be appropriate by the parties.
(2) Disputes.—
(A) In general.—If the parties cannot
agree to the terms of a study plan agreement
or implementation of those terms, the parties
shall submit to the Director, for final deter-
mination on the terms or implementation of the
study plan agreement, notice of the dispute,
consistent with paragraph (1)(F), to the extent
the parties have agreed to a study plan agree-
ment.
(B) Inclusion.—A dispute covered by
subparagraph (A) may include the view of a
proposed lessee that an additional study request

submitted in accordance with paragraph (1)(B)

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1	is not reasonably calculated to assist the Sec-
2	retary in evaluating the potential impacts of the
3	project.
4	(C) TIMING.—The Director shall issue a
5	determination regarding a dispute under sub-
6	paragraph (A) not later than 120 days after the
7	date on which the Director receives notice of
8	the dispute under that subparagraph.
9	(d) Study Plan.—
10	(1) In general.—The proposed lessee shall
11	submit to the Secretary for approval a study plan
12	that details the proposed methodology for per-
13	forming each of the studies—
14	(A) identified in the study plan agreement
15	of the proposed lessee; or
16	(B) determined by the Director in a final
17	determination regarding a dispute under sub-
18	section $(c)(2)$.
19	(2) Initial Determination.—Not later than
20	60 days after the date on which the Secretary re-
21	ceives the study plan under paragraph (1), the Sec-
22	retary shall make an initial determination that—
23	(A) approves the study plan;
24	(B) rejects the study plan on the grounds
25	that the study plan—

1	(i) lacks sufficient detail on a pro-
2	posed methodology for a study identified in
3	the study plan agreement; or
4	(ii) is inconsistent with the study plan
5	agreement; or
6	(C) imposes additional study plan require-
7	ments that the Secretary determines are nec-
8	essary to adequately define the potential effects
9	of the project on—
10	(i) the exercise of the paramount
11	hunting, fishing, and boating rights of the
12	Tribes reserved pursuant to the Act of
13	June 29, 1940 (54 Stat. 703, chapter 460;
14	16 U.S.C. 835d et seq.);
15	(ii) the annual payments described in
16	clauses (i) and (ii) of subsection (c)(1)(D);
17	(iii) the Columbia Basin project (as
18	defined in section 1 of the Act of May 27,
19	1937 (50 Stat. 208, chapter 269; 57 Stat.
20	14, chapter 14; 16 U.S.C. 835));
21	(iv) historic properties and cultural or
22	spiritually significant resources; and
23	(v) the environment.
24	(3) Objections.—

1	(A) IN GENERAL.—Not later than 30 days
2	after the date on which the Secretary makes an
3	initial determination under paragraph (2), the
4	Tribes or the proposed lessee may submit to the
5	Director an objection to the initial determina-
6	tion.
7	(B) Final determination.—Not later
8	than 120 days after the date on which the Di-
9	rector receives an objection under subparagraph
10	(A), the Director shall—
11	(i) hold a hearing on the record re-
12	garding the objection; and
13	(ii) make a final determination that
14	establishes the study plan, including a de-
15	scription of studies the proposed lessee is
16	required to perform.
17	(4) No objections.—If no objections are sub-
18	mitted by the deadline described in paragraph
19	(3)(A), the initial determination of the Secretary
20	under paragraph (2) shall be final.
21	(e) Conditions of Lease.—
22	(1) Consistency with rights of tribes;
23	PROTECTION, MITIGATION, AND ENHANCEMENT OF
24	FISH AND WILDLIFE.—

1	(A) IN GENERAL.—Any lease of power
2	privilege issued by the Secretary for a project
3	under subsection (b) shall contain conditions—
4	(i) to ensure that the project is con-
5	sistent with, and will not interfere with,
6	the exercise of the paramount hunting,
7	fishing, and boating rights of the Tribes
8	reserved pursuant to the Act of June 29,
9	1940 (54 Stat. 703, chapter 460; 16
10	U.S.C. 835d et seq.); and
11	(ii) to adequately and equitably pro-
12	tect, mitigate damages to, and enhance
13	fish and wildlife, including related spawn-
14	ing grounds and habitat, affected by the
15	development, operation, and management
16	of the project.
17	(B) RECOMMENDATIONS OF THE
18	TRIBES.—The conditions required under sub-
19	paragraph (A) shall be based on joint rec-
20	ommendations of the Tribes.
21	(C) Resolving inconsistencies.—
22	(i) IN GENERAL.—If the Secretary de-
23	termines that any recommendation of the
24	Tribes under subparagraph (B) is not rea-
25	sonably calculated to ensure the project is

1	consistent with subparagraph (A) or is in-
2	consistent with the requirements of the
3	Reclamation Project Act of 1939 (43
4	U.S.C. 485 et seq.), the Secretary shall at-
5	tempt to resolve any such inconsistency
6	with the Tribes, giving due weight to the
7	recommendations and expertise of the
8	Tribes.
9	(ii) Publication of findings.—If,
10	after an attempt to resolve an inconsist-
11	ency under clause (i), the Secretary does
12	not adopt in whole or in part a rec-
13	ommendation of the Tribes under subpara-
14	graph (B), the Secretary shall issue each
15	of the following findings, including a state-
16	ment of the basis for each of the findings:
17	(I) A finding that adoption of the
18	recommendation is inconsistent with
19	the requirements of the Reclamation
20	Project Act of 1939 (43 U.S.C. 485 et
21	seq.).
22	(II) A finding that the conditions
23	selected by the Secretary to be con-
24	tained in the lease of power privilege

under subparagraph (A) comply with

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1	the requirements of clauses (i) and
2	(ii) of that subparagraph.
3	(2) Annual Charges Payable by Li-
4	CENSEE.—
5	(A) In general.—Subject to subpara-
6	graph (B), any lease of power privilege issued
7	by the Secretary for a project under subsection
8	(b) shall contain conditions that require the les-
9	see of the project to make direct payments to
10	the Tribes through reasonable annual charges
11	in an amount that recompenses the Tribes for
12	any adverse economic effect of the project iden-
13	tified in a study performed pursuant to the
14	study plan agreement for the project.
15	(B) AGREEMENT.—
16	(i) In general.—The amount of the
17	annual charges described in subparagraph
18	(A) shall be established through agreement
19	between the proposed lessee and the
20	Tribes.
21	(ii) Condition.—The agreement
22	under clause (i), including any modifica-
23	tion of the agreement, shall be deemed to
24	be a condition to the lease of power privi-

1	lege issued by the Secretary for a project
2	under subsection (b).
3	(C) DISPUTE RESOLUTION.—
4	(i) In general.—If the proposed les-
5	see and the Tribes cannot agree to the
6	terms of an agreement under subpara-
7	graph (B)(i), the proposed lessee and the
8	Tribes shall submit notice of the dispute to
9	the Director.
10	(ii) Resolution.—The Director shall
11	resolve the dispute described in clause (i)
12	not later than 180 days after the date on
13	which the Director receives notice of the
14	dispute under that clause.
15	(3) Additional conditions.—The Secretary
16	may include in any lease of power privilege issued by
17	the Secretary for a project under subsection (b)
18	other conditions determined appropriate by the Sec-
19	retary, on the condition that the conditions shall be
20	consistent with the Reclamation Project Act of 1939
21	(43 U.S.C. 485 et seq.).
22	(4) Consultation.—In establishing conditions
23	under this subsection, the Secretary shall consult
24	with the Tribes.

- 1 (f) DEADLINES.—The Secretary or any officer of the
- 2 Office of Hearing and Appeals before whom a proceeding
- 3 is pending under this section may extend any deadline or
- 4 enlarge any timeframe described in this section—
- 5 (1) at the discretion of the Secretary or the of-
- 6 ficer; or
- 7 (2) on a showing of good cause by any party.
- 8 (g) Judicial Review.—Any final action of the Sec-
- 9 retary or the Director made pursuant to this section shall
- 10 be subject to judicial review in accordance with chapter
- 11 7 of title 5, United States Code.
- 12 (h) Effect on Other Projects.—Nothing in this
- 13 section establishes any precedent or is binding on any Bu-
- 14 reau of Reclamation lease of power privilege, other than
- 15 for a project.

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