## 117TH CONGRESS 2D SESSION

## H. R. 7633

To approve the settlement of water rights claims of the Hualapai Tribe and certain allottees in the State of Arizona, to authorize construction of a water project relating to those water rights claims, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

APRIL 28, 2022

Mr. O'HALLERAN introduced the following bill; which was referred to the Committee on Natural Resources

## A BILL

- To approve the settlement of water rights claims of the Hualapai Tribe and certain allottees in the State of Arizona, to authorize construction of a water project relating to those water rights claims, 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 "Hualapai Tribe Water
  - 5 Rights Settlement Act of 2022".
  - 6 SEC. 2. PURPOSES.
  - 7 The purposes of this Act are—

1	(1) to resolve, fully and finally, all claims to
2	rights to water in the State, including the Verde
3	River, the Bill Williams River, and the Colorado
4	River, of—
5	(A) the Hualapai Tribe, on behalf of the
6	Hualapai Tribe and the members of the
7	Hualapai Tribe; and
8	(B) the United States, acting as trustee
9	for the Hualapai Tribe, the members of the
10	Hualapai Tribe, and the allottees;
11	(2) to authorize, ratify, and confirm the
12	Hualapai Tribe water rights settlement agreement,
13	to the extent that agreement is consistent with this
14	Act;
15	(3) to authorize and direct the Secretary to exe-
16	cute and perform the duties and obligations of the
17	Secretary under the Hualapai Tribe water rights
18	settlement agreement and this Act; and
19	(4) to authorize the appropriation of funds nec-
20	essary to carry out the Hualapai Tribe water rights
21	settlement agreement and this Act.
22	SEC. 3. DEFINITIONS.
23	In this Act:
24	(1) 1947 Judgment.—The term "1947 Judg-
25	ment" means the Judgment and the Stipulation and

1	Agreement, including exhibits to the Judgment and
2	the Stipulation and Agreement, entered on March
3	13, 1947, in United States v. Santa Fe Pac. R.R.
4	Co., No. E-190 (D. Ariz.) and attached to the
5	Hualapai Tribe water rights settlement agreement
6	as Exhibit 3.1.1.
7	(2) AFY.—The term "AFY" means acre-feet
8	per year.
9	(3) Allotment.—The term "allotment" means
10	any of the 4 off-reservation parcels that are—
11	(A) held in trust by the United States for
12	individual Indians in the Big Sandy River basin
13	in Mohave County, Arizona, under the patents
14	numbered $1039995$ , $1039996$ , $1039997$ , and
15	1019494; and
16	(B) identified as Parcels 1A, 1B, 1C, and
17	2 on the map attached to the Hualapai Tribe
18	water rights settlement agreement as Exhibit
19	3.1.6.
20	(4) Allottee.—The term "allottee" means
21	any Indian owner of an allotment.
22	(5) AVAILABLE CAP SUPPLY.—The term "avail-
23	able CAP supply" means, for any year—
24	(A) all fourth priority water available for
25	delivery through the Central Arizona Project;

1	(B) water available from Central Arizona
2	Project dams and reservoirs other than the
3	Modified Roosevelt Dam; and
4	(C) return flows captured by the Secretary
5	for Central Arizona Project use.
6	(6) BILL WILLIAMS ACT.—The term "Bill Wil-
7	liams Act" means the Bill Williams River Water
8	Rights Settlement Act of 2014 (Public Law 113–
9	223; 128 Stat. 2096).
10	(7) BILL WILLIAMS AGREEMENTS.—The term
11	"Bill Williams agreements" means the Amended and
12	Restated Big Sandy River-Planet Ranch Water
13	Rights Settlement Agreement and the Amended and
14	Restated Hualapai Tribe Bill Williams River Water
15	Rights Settlement Agreement, including all exhibits
16	to each agreement, copies of which (excluding exhib-
17	its) are attached to the Hualapai Tribe water rights
18	settlement agreement as Exhibit 3.1.11.
19	(8) BILL WILLIAMS RIVER PHASE 2 ENFORCE-
20	ABILITY DATE.—The term "Bill Williams River
21	Phase 2 Enforceability Date" means the date de-
22	scribed in section 14(d).
23	(9) BILL WILLIAMS RIVER PHASE 2 WATER
24	RIGHTS SETTLEMENT AGREEMENT.—The term "Bill
25	Williams River phase 2 water rights settlement

1	agreement" means the agreement of that name that
2	is attached to, and incorporated in, the Hualapai
3	Tribe water rights settlement agreement as Exhibit
4	4.3.3.
5	(10) CAP CONTRACT.—The term "CAP con-
6	tract" means a long-term contract (as defined in the
7	CAP repayment stipulation) with the United States
8	for delivery of CAP water through the CAP system.
9	(11) Cap contractor.—
10	(A) IN GENERAL.—The term "CAP con-
11	tractor" means a person that has entered into
12	a CAP contract.
13	(B) Inclusion.—The term "CAP con-
14	tractor" includes the Hualapai Tribe.
15	(12) CAP FIXED OM&R CHARGE.—The term
16	"CAP fixed OM&R charge" has the meaning given
17	the term "Fixed OM&R Charge" in the CAP repay-
18	ment stipulation.
19	(13) CAP M&I PRIORITY WATER.—The term
20	"CAP M&I priority water" means water within the
21	available CAP supply having a municipal and indus-
22	trial delivery priority.
23	(14) Cap Nia Priority Water.—The term
24	"CAP NIA priority water" means water within the

1	available CAP supply having a non-Indian agricul-
2	tural delivery priority.
3	(15) CAP OPERATING AGENCY.—The term
4	"CAP operating agency" means—
5	(A) the 1 or more entities authorized to as-
6	sume responsibility for the care, operation,
7	maintenance, and replacement of the CAP sys-
8	tem; and
9	(B) as of the date of enactment of this
10	Act, the Central Arizona Water Conservation
11	District.
12	(16) CAP PUMPING ENERGY CHARGE.—The
13	term "CAP pumping energy charge" has the mean-
14	ing given the term "Pumping Energy Charge" in the
15	CAP repayment stipulation.
16	(17) CAP REPAYMENT CONTRACT.—The term
17	"CAP repayment contract" means—
18	(A) the contract dated December 1, 1988
19	(Contract No. 14–06–W–245, Amendment No.
20	1), between the United States and the Central
21	Arizona Water Conservation District for the
22	Delivery of Water and Repayment of Costs of
23	the Central Arizona Project; and
24	(B) any amendment to, or revision of, that
25	contract.

1	(18) CAP REPAYMENT STIPULATION.—The
2	term "CAP repayment stipulation" means the Stipu-
3	lated Judgment and the Stipulation for Judgment,
4	including any exhibits to those documents, entered
5	on November 21, 2007, in the United States District
6	Court for the District of Arizona in the consolidated
7	civil action Central Arizona Water Conservation Dis-
8	trict v. United States, numbered CIV 95–625–TUC–
9	WDB (EHC) and CIV 95–1720–PHX–EHC.
10	(19) CAP SUBCONTRACT.—The term "CAP sub-
11	contract" means a long-term subcontract (as defined
12	in the CAP repayment stipulation) with the United
13	States and the Central Arizona Water Conservation
14	District for the delivery of CAP water through the
15	CAP system.
16	(20) CAP SUBCONTRACTOR.—The term "CAP
17	subcontractor" means a person that has entered into
18	a CAP subcontract.
19	(21) CAP SYSTEM.—The term "CAP system"
20	means—
21	(A) the Mark Wilmer Pumping Plant;
22	(B) the Hayden-Rhodes Aqueduct;
23	(C) the Fannin-McFarland Aqueduct;
24	(D) the Tucson Aqueduct;

1	(E) any pumping plant or appurtenant
2	work of a feature described in subparagraph
3	(A), (B), (C), or (D); and
4	(F) any extension of, addition to, or re-
5	placement for a feature described in subpara-
6	graph (A), (B), (C), (D), or (E).
7	(22) CAP WATER.—The term "CAP water" has
8	the meaning given the term "Project Water" in the
9	CAP repayment stipulation.
10	(23) Central Arizona Project.—The term
11	"Central Arizona Project" means the reclamation
12	project authorized and constructed by the United
13	States in accordance with title III of the Colorado
14	River Basin Project Act (43 U.S.C. 1521 et seq.).
15	(24) Central Arizona water conservation
16	DISTRICT.—The term "Central Arizona Water Con-
17	servation District" means the political subdivision of
18	the State that is the contractor under the CAP re-
19	payment contract.
20	(25) Colorado River compact.—The term
21	"Colorado River Compact" means the Colorado
22	River Compact of 1922, as ratified and reprinted in
23	article 2 of chapter 7 of title 45, Arizona Revised
24	Statutes.

1	(26) Colorado River water entitle-
2	MENT.—The term "Colorado River water entitle-
3	ment" means the right or authorization to use Colo-
4	rado River water in the State through a mainstem
5	contract with the Secretary pursuant to section 5 of
6	the Boulder Canyon Project Act (43 U.S.C. 617d).
7	(27) DIVERSION.—The term "diversion" means
8	an act to divert.
9	(28) DIVERT.—The term "divert" means to re-
10	ceive, withdraw, develop, produce, or capture water
11	using—
12	(A) a ditch, canal, flume, bypass, pipeline,
13	pit, collection or infiltration gallery, conduit,
14	well, pump, turnout, dam, or any other mechan-
15	ical device; or
16	(B) any other act of man.
17	(29) Domestic Purpose.—
18	(A) IN GENERAL.—The term "domestic
19	purpose" means any use relating to the supply,
20	service, or activity of a household or private res-
21	idence.
22	(B) Inclusions.—The term "domestic
23	purpose" includes the application of water to
24	not more than 2 acres of land to produce a
25	plant or parts of a plant for—

1	(i) sale or human consumption; or
2	(ii) use as feed for livestock, range
3	livestock, or poultry.
4	(30) Effluent.—The term "effluent" means
5	water that—
6	(A) has been used in the State for domes-
7	tic, municipal, or industrial purposes, other
8	than solely for hydropower generation; and
9	(B) is available for reuse for any purpose,
10	regardless or whether the water has been treat-
11	ed to improve the quality of the water.
12	(31) Enforceability date.—The term "En-
13	forceability Date" means the date described in sec-
14	tion 14(a).
15	(32) Exchange.—The term "exchange" means
16	a trade between 1 or more persons of any water for
17	any other water, if each person has a right or claim
18	to use the water the person provides in the trade, re-
19	gardless of whether the water is traded in equal
20	quantities or other consideration is included in the
21	trade.
22	(33) FOURTH PRIORITY WATER.—The term
23	"fourth priority water" means Colorado River water
24	that is available for delivery in the State for the sat-
25	isfaction of entitlements—

1	(A) in accordance with contracts, Secre-
2	tarial reservations, perfected rights, and other
3	arrangements between the United States and
4	water users in the State entered into or estab-
5	lished after September 30, 1968, for use on
6	Federal, State, or privately owned land in the
7	State, in a total quantity of not greater than
8	164,652 AFY of diversions; and
9	(B) after first providing for the delivery of
10	Colorado River water for the CAP system, in-
11	cluding for use on Indian land, under section
12	304(e) of the Colorado River Basin Project Act
13	(43 U.S.C. 1524(e)), in accordance with the
14	CAP repayment contract.
15	(34) Freeport.—
16	(A) In General.—The term "Freeport"
17	means the Delaware corporation named "Free-
18	port Minerals Corporation".
19	(B) Inclusions.—The term "Freeport"
20	includes all subsidiaries, affiliates, successors,
21	and assigns of Freeport Minerals Corporation,
22	including Byner Cattle Company, a Nevada cor-
23	poration.
24	(35) GILA RIVER ADJUDICATION.—The term
25	"Gila River adjudication" means the action pending

1	in the Superior Court of the State, in and for the
2	County of Maricopa, In Re the General Adjudication
3	of All Rights To Use Water In The Gila River Sys-
4	tem and Source, W-1 (Salt), W-2 (Verde), W-3
5	(Upper Gila), W-4 (San Pedro) (Consolidated).
6	(36) GILA RIVER ADJUDICATION COURT.—The
7	term "Gila River adjudication court" means the Su-
8	perior Court of the State, in and for the County of
9	Maricopa, exercising jurisdiction over the Gila River
10	adjudication.
11	(37) GILA RIVER ADJUDICATION DECREE.—The
12	term "Gila River adjudication decree" means the
13	judgment or decree entered by the Gila River adju-
14	dication court in substantially the same form as the
15	form of judgment attached to the Hualapai Tribe
16	water rights settlement agreement as Exhibit 3.1.43.
17	(38) Groundwater.—The term "ground-
18	water' means all water beneath the surface of the
19	Earth within the State that is not—
20	(A) surface water;
21	(B) effluent; or
22	(C) Colorado River water.
23	(39) Hualapai fee land.—The term
24	"Hualapai fee land" means land, other than
25	Hualapai trust land, that—

1	(A) is located in the State;
2	(B) is located outside the exterior bound-
3	aries of the Hualapai Reservation or Hualapai
4	trust land; and
5	(C) as of the Enforceability Date, is owned
6	by the Hualapai Tribe, including by a tribally
7	owned corporation.
8	(40) Hualapai Land.—The term "Hualapai
9	land" means—
10	(A) the Hualapai Reservation;
11	(B) Hualapai trust land; and
12	(C) Hualapai fee land.
13	(41) Hualapai reservation.—The term
14	"Hualapai Reservation" means the land within the
15	exterior boundaries of the Hualapai Reservation, in-
16	cluding—
17	(A) all land withdrawn by the Executive
18	order dated January 4, 1883, as modified by
19	the May 28, 1942, order of the Secretary pur-
20	suant to the Act of February 20, 1925 (43
21	Stat. 954, chapter 273);
22	(B) the land identified by the Executive or-
23	ders dated December 22, 1898, May 14, 1900,
24	and June 2, 1911; and

1	(C) the land added to the Hualapai Res-
2	ervation by sections 11 and 12.
3	(42) Hualapai Tribe.—The term "Hualapai
4	Tribe' means the Hualapai Tribe, a federally recog-
5	nized Indian Tribe of Hualapai Indians organized
6	under section 16 of the Act of June 18, 1934 (25
7	U.S.C. 5123) (commonly known as the "Indian Re-
8	organization Act").
9	(43) Hualapai tribe cap water.—The term
10	"Hualapai Tribe CAP water" means the 4,000 AFY
11	of the CAP NIA priority water that—
12	(A) was previously allocated to non-Indian
13	agricultural entities;
14	(B) was retained by the Secretary for re-
15	allocation to Indian Tribes in the State pursu-
16	ant to section 104(a)(1)(A)(iii) of the Central
17	Arizona Project Settlement Act of 2004 (Public
18	Law 108–451; 118 Stat. 3487); and
19	(C) is reallocated to the Hualapai Tribe
20	pursuant to section 13.
21	(44) Hualapai tribe water delivery con-
22	TRACT.—The term "Hualapai Tribe water delivery
23	contract" means the contract entered into in accord-
24	ance with the Hualapai Tribe water rights settle-

1	ment agreement and section 13(c) for the delivery of
2	Hualapai Tribe CAP water.
3	(45) Hualapai tribe water rights settle-
4	MENT AGREEMENT.—
5	(A) IN GENERAL.—The term "Hualapai
6	Tribe water rights settlement agreement
7	means the agreement, including exhibits, enti-
8	tled "Hualapai Tribe Water Rights Settlement
9	Agreement" and dated February 11, 2019.
10	(B) Inclusions.—The term "Hualapai
11	Tribe water rights settlement agreement" in-
12	cludes—
13	(i) any amendments necessary to
14	make the Hualapai Tribe water rights set-
15	tlement agreement consistent with this
16	Act; and
17	(ii) any other amendments approved
18	by the parties to the Hualapai Tribe water
19	rights settlement agreement and the Sec-
20	retary.
21	(46) Hualapai trust land.—The term
22	"Hualapai trust land" means land, other than
23	Hualapai fee land, that is—
24	(A) located—
25	(i) in the State; and

1	(ii) outside the exterior boundaries of
2	the Hualapai Reservation; and
3	(B) as of the Enforceability Date, held in
4	trust by the United States for the benefit of the
5	Hualapai Tribe.
6	(47) Hualapai water project.—The term
7	"Hualapai Water Project" means the project con-
8	structed in accordance with section $6(a)(7)(A)$ .
9	(48) Hualapai water trust fund ac-
10	COUNT.—The term "Hualapai Water Trust Fund
11	Account" means the account established under sec-
12	tion $6(a)(1)$ .
13	(49) Indian Tribe.—The term "Indian Tribe"
14	has the meaning given the term in section 4 of the
15	Indian Self-Determination and Education Assistance
16	Act (25 U.S.C. 5304).
17	(50) Injury to water rights.—
18	(A) IN GENERAL.—The term "injury to
19	water rights" means any interference with, dim-
20	inution of, or deprivation of, a water right
21	under Federal, State, or other law.
22	(B) Exclusion.—The term "injury to
23	water rights" does not include any injury to
24	water quality.

1	(51) Lower Basin.—The term "lower basin"
2	has the meaning given the term in article II(g) of
3	the Colorado River Compact.
4	(52) Lower Colorado River Basin Develop-
5	MENT FUND.—The term "Lower Colorado River
6	Basin Development Fund" means the fund estab-
7	lished by section 403(a) of the Colorado River Basin
8	Project Act (43 U.S.C. 1543(a)).
9	(53) Member.—The term "member" means
10	any person duly enrolled as a member of the
11	Hualapai Tribe.
12	(54) OM&R.—The term "OM&R" means—
13	(A) any recurring or ongoing activity relat-
14	ing to the day-to-day operation of a project;
15	(B) any activity relating to scheduled or
16	unscheduled maintenance of a project; and
17	(C) any activity relating to replacing a fea-
18	ture of a project.
19	(55) Parcel 1.—The term "Parcel 1" means
20	the parcel of land that is—
21	(A) depicted as 3 contiguous allotments
22	identified as 1A, 1B, and 1C on the map at-
23	tached to the Hualapai Tribe water rights set-
24	tlement agreement as Exhibit 3.1.6; and
25	(B) held in trust for certain allottees.

1	(56) Parcel 2.—The term "Parcel 2" means
2	the parcel of land that is—
3	(A) depicted as "Parcel 2" on the map at-
4	tached to the Hualapai Tribe water rights set-
5	tlement agreement as Exhibit 3.1.6; and
6	(B) held in trust for certain allottees.
7	(57) Parcel 3.—The term "Parcel 3" means
8	the parcel of land that is—
9	(A) depicted as "Parcel 3" on the map at-
10	tached to the Hualapai Tribe water rights set-
11	tlement agreement as Exhibit 3.1.6;
12	(B) held in trust for the Hualapai Tribe;
13	and
14	(C) part of the Hualapai Reservation pur-
15	suant to Executive Order 1368, dated June 2,
16	1911.
17	(58) Party.—The term "party" means a per-
18	son that is a signatory to the Hualapai Tribe water
19	rights settlement agreement.
20	(59) Secretary.—The term "Secretary"
21	means the Secretary of the Interior.
22	(60) State.—The term "State" means the
23	State of Arizona.

1	(61) Stock watering.—The term "stock wa-
2	tering" means the watering of livestock, range live-
3	stock, or poultry.
4	(62) Surface water.—The term "surface
5	water" means all water in the State that is appro-
6	priable under State law.
7	(63) Truxton Basin.—The term "Truxton
8	Basin" means the groundwater aquifer described in
9	the report issued by the United States Geological
10	Survey entitled "Groundwater Availability in the
11	Truxton Basin, Northwestern Arizona", Scientific
12	Investigations Report No. 2020–5017–A.
13	(64) Water.—The term "water", when used
14	without a modifying adjective, means—
15	(A) groundwater;
16	(B) surface water;
17	(C) effluent; and
18	(D) Colorado River water.
19	(65) Water right.—The term "water right"
20	means any right in or to groundwater, surface
21	water, effluent, or Colorado River water under Fed-
22	eral, State, or other law.

1	SEC. 4. RATIFICATION AND EXECUTION OF HUALAPAI
2	TRIBE WATER RIGHTS SETTLEMENT AGREE-
3	MENT.
4	(a) Ratification.—
5	(1) In general.—Except as modified by this
6	Act and to the extent the Hualapai Tribe water
7	rights settlement agreement does not conflict with
8	this Act, the Hualapai Tribe water rights settlement
9	agreement is authorized, ratified, and confirmed.
10	(2) Amendments.—If an amendment to the
11	Hualapai Tribe water rights settlement agreement,
12	or to any exhibit attached to the Hualapai Tribe
13	water rights settlement agreement requiring the sig-
14	nature of the Secretary, is executed in accordance
15	with this Act to make the Hualapai Tribe water
16	rights settlement agreement consistent with this Act,
17	the amendment is authorized, ratified, and con-
18	firmed, to the extent the amendment is consistent
19	with this Act.
20	(b) Execution.—
21	(1) In general.—To the extent the Hualapai
22	Tribe water rights settlement agreement does not
23	conflict with this Act, the Secretary shall execute the
24	Hualapai Tribe water rights settlement agreement,

including all exhibits to, or parts of, the Hualapai

1	Tribe water rights settlement agreement requiring
2	the signature of the Secretary.
3	(2) Modifications.—Nothing in this Act pro-
4	hibits the Secretary from approving any modification
5	to an appendix or exhibit to the Hualapai Tribe
6	water rights settlement agreement that is consistent
7	with this Act, to the extent the modification does not
8	otherwise require congressional approval under sec-
9	tion 2116 of the Revised Statutes (25 U.S.C. 177)
10	or any other applicable provision of Federal law.
11	(c) Environmental Compliance.—
12	(1) In GENERAL.—In implementing the
13	Hualapai Tribe water rights settlement agreement
14	(including all exhibits to the Hualapai Tribe water
15	rights settlement agreement requiring the signature
16	of the Secretary) and this Act, the Secretary shall
17	comply with all applicable provisions of—
18	(A) the Endangered Species Act of 1973
19	(16 U.S.C. 1531 et seq.);
20	(B) the National Environmental Policy Act
21	of 1969 (42 U.S.C. 4321 et seq.), including the
22	implementing regulations of that Act; and
23	(C) all other applicable Federal environ-
24	mental laws and regulations.
25	(2) Compliance.—

1	(A) In General.—In implementing the
2	Hualapai Tribe water rights settlement agree-
3	ment and this Act, the Hualapai Tribe shall
4	prepare any necessary environmental docu-
5	ments, consistent with all applicable provisions
6	of—
7	(i) the Endangered Species Act of
8	1973 (16 U.S.C. 1531 et seq.);
9	(ii) the National Environmental Policy
10	Act of 1969 (42 U.S.C. 4321 et seq.), in-
11	cluding the implementing regulations of
12	that Act; and
13	(iii) all other applicable Federal envi-
14	ronmental laws and regulations.
15	(B) AUTHORIZATIONS.—The Secretary
16	shall—
17	(i) independently evaluate the docu-
18	mentation submitted under subparagraph
19	(A); and
20	(ii) be responsible for the accuracy,
21	scope, and contents of that documentation.
22	(3) Effect of execution.—The execution of
23	the Hualapai Tribe water rights settlement agree-
24	ment by the Secretary under this section shall not
25	constitute a major action for purposes of the Na-

1	tional Environmental Policy Act of 1969 (42 U.S.C.
2	4321 et seq.).
3	SEC. 5. WATER RIGHTS.
4	(a) Water Rights To Be Held in Trust.—
5	(1) Hualapai Tribe.—The United States shall
6	hold the following water rights in trust for the ben-
7	efit of the Hualapai Tribe:
8	(A) The water rights for the Hualapai
9	Reservation described in subparagraph 4.2 of
10	the Hualapai Tribe water rights settlement
11	agreement.
12	(B) The water rights for Hualapai trust
13	land described in subparagraph 4.4 of the
14	Hualapai Tribe water rights settlement agree-
15	ment.
16	(C) The water rights described in section
17	12(e)(2) for any land taken into trust by the
18	United States for the benefit of the Hualapai
19	Tribe—
20	(i) after the Enforceability Date; and
21	(ii) in accordance with section
22	12(e)(1).
23	(D) All Hualapai Tribe CAP water.
24	(2) Allottees.—The United States shall hold
25	in trust for the benefit of the allottees all water

- 1 rights for the allotments described in subparagraph
- 2 4.3.2 of the Hualapai Tribe water rights settlement
- 3 agreement.
- 4 (b) Forfeiture and Abandonment.—The fol-
- 5 lowing water rights shall not be subject to loss through
- 6 non-use, forfeiture, abandonment, or other operation of
- 7 law:
- 8 (1) The water rights for the Hualapai Reserva-
- 9 tion described in subparagraph 4.2 of the Hualapai
- Tribe water rights settlement agreement.
- 11 (2) The water rights for Hualapai trust land
- described in subparagraph 4.4 of the Hualapai Tribe
- water rights settlement agreement.
- 14 (3) Any Colorado River water entitlement pur-
- chased by the Hualapai Tribe wholly or substantially
- with amounts in the Economic Development Fund
- described in section 8.1 of the Amended and Re-
- 18 stated Hualapai Tribe Bill Williams River Water
- 19 Rights Settlement Agreement.
- 20 (c) ALIENATION.—Any Colorado River water entitle-
- 21 ment purchased by the Hualapai Tribe wholly or substan-
- 22 tially with amounts in the Economic Development Fund
- 23 described in section 8.1 of the Amended and Restated
- 24 Hualapai Tribe Bill Williams River Water Rights Settle-

ment Agreement shall be restricted against permanent 2 alienation by the Hualapai Tribe. 3 (d) Hualapai Tribe Cap Water.—The Hualapai Tribe shall have the right to divert, use, and store the 5 Hualapai Tribe CAP water in accordance with section 13. 6 (e) Colorado River Water Entitlements.— 7 (1) Uses.—The Hualapai Tribe shall have the 8 right to use any Colorado River water entitlement 9 purchased by or donated to the Hualapai Tribe at 10 the location to which the entitlement is appurtenant 11 on the date on which the entitlement is purchased 12 or donated. 13 (2) Storage.— 14 (A) In General.—Subject to paragraphs 15 (3) and (5), the Hualapai Tribe may store Colo-16 rado River water available under any Colorado 17 River water entitlement purchased by or do-18 nated to the Hualapai Tribe at underground 19 storage facilities or groundwater savings facili-20 ties located within the State and in accordance 21 with State law. 22 (B) Assignments.—The Hualapai Tribe 23 may assign any long-term storage credits ac-24 crued as a result of storage under subpara-

graph (A) in accordance with State law.

- (3) Transfers.—The Hualapai Tribe may transfer the entitlement for use or storage under paragraph (1) or (2), respectively, to another location within the State, including the Hualapai Reservation, in accordance with the Hualapai Tribe water rights settlement agreement and all applicable Federal and State laws governing the transfer of Colorado River water entitlements within the State.
  - (4) Leases.—The Hualapai Tribe may lease any Colorado River water entitlement for use or storage under paragraph (1) or (2), respectively, to a water user within the State, in accordance with the Hualapai Tribe water rights settlement agreement and all applicable Federal and State laws governing the transfer of Colorado River water entitlements within the State.
  - (5) Transports.—The Hualapai Tribe, or any person who leases a Colorado River water entitlement from the Hualapai Tribe under paragraph (4), may transport Colorado River water available under the Colorado River water entitlement through the Central Arizona Project in accordance with all laws of the United States and the agreements between the United States and the Central Arizona Water Conservation District governing the use of the Cen-

1	tral Arizona Project to transport water other than
2	CAP water.
3	(f) Use Off-Reservation.—No water rights to
4	groundwater under the Hualapai Reservation or Hualapai
5	trust land, or to surface water on the Hualapai Reserva-
6	tion or Hualapai trust land, may be sold, leased, trans-
7	ferred, or used outside the boundaries of the Hualapai
8	Reservation or Hualapai trust land, other than under an
9	exchange.
10	(g) Groundwater Transportation.—
11	(1) FEE LAND.—Groundwater may be trans-
12	ported in accordance with State law away from
13	Hualapai fee land and away from land acquired in
14	fee by the Hualapai Tribe, including by a tribally
15	owned corporation, after the Enforceability Date.
16	(2) Land added to hualapai reserva-
17	TION.—Groundwater may be transported in accord-
18	ance with State law away from land added to the
19	Hualapai Reservation by sections 11 and 12 to other
20	land within the Hualapai Reservation.
21	SEC. 6. HUALAPAI WATER TRUST FUND ACCOUNT; CON-
22	STRUCTION OF HUALAPAI WATER PROJECT;
23	FUNDING.
24	(a) Hualapai Water Trust Fund Account.—

1	(1) Establishment.—The Secretary shall es-
2	tablish a trust fund account, to be known as the
3	"Hualapai Water Trust Fund Account", to be man-
4	aged, invested, and distributed by the Secretary and
5	to remain available until expended, withdrawn, or re-
6	verted to the general fund of the Treasury, con-
7	sisting of the amounts deposited in the Hualapai
8	Water Trust Fund Account under paragraph (2), to-
9	gether with any interest earned on those amounts,
10	for the purposes of carrying out this Act.
11	(2) Deposits.—The Secretary shall deposit in
12	the Hualapai Water Trust Fund Account the
13	amounts made available pursuant to section $7(a)(1)$ .
14	(3) Management and interest.—
15	(A) Management.—On receipt and de-
16	posit of funds into the Hualapai Water Trust
17	Fund Account, the Secretary shall manage, in-
18	vest, and distribute all amounts in the Hualapai
19	Water Trust Fund Account in a manner that is
20	consistent with the investment authority of the
21	Secretary under—
22	(i) the first section of the Act of June
23	24, 1938 (25 U.S.C. 162a);

1	(ii) the American Indian Trust Fund
2	Management Reform Act of 1994 (25
3	U.S.C. 4001 et seq.); and
4	(iii) this subsection.
5	(B) Investment earnings.—In addition
6	to the deposits made to the Hualapai Water
7	Trust Fund Account under paragraph (2), any
8	investment earnings, including interest, credited
9	to amounts held in the Hualapai Water Trust
10	Fund Account are authorized to be used in ac-
11	cordance with paragraph (7).
12	(4) Availability of amounts.—
13	(A) In general.—Amounts appropriated
14	to, and deposited in, the Hualapai Water Trust
15	Fund Account, including any investment earn-
16	ings, shall be made available to the Hualapai
17	Tribe by the Secretary beginning on the En-
18	forceability Date, subject to the requirements of
19	this section.
20	(B) Use.—Notwithstanding subparagraph
21	(A), amounts deposited in the Hualapai Water
22	Trust Fund Account shall be available to the
23	Hualapai Tribe on the date on which the
24	amounts are deposited for environmental com-

pliance, as provided in section 8.

1	(5) Withdrawals.—
2	(A) WITHDRAWALS UNDER THE AMERICAN
3	INDIAN TRUST FUND MANAGEMENT REFORM
4	ACT OF 1994.—
5	(i) In General.—The Hualapai
6	Tribe may withdraw any portion of the
7	amounts in the Hualapai Water Trust
8	Fund Account on approval by the Sec-
9	retary of a Tribal management plan sub-
10	mitted by the Tribe in accordance with the
11	American Indian Trust Fund Management
12	Reform Act of 1994 (25 U.S.C. 4001 et
13	seq.).
14	(ii) Requirements.—In addition to
15	the requirements under the American In-
16	dian Trust Fund Management Reform Act
17	of 1994 (25 U.S.C. 4001 et seq.), the
18	Tribal management plan under this sub-
19	paragraph shall require that the Hualapai
20	Tribe spend all amounts withdrawn from
21	the Hualapai Water Trust Fund Account
22	and any investment earnings accrued
23	through the investments under the Tribal
24	management plan in accordance with this
25	Act.

1	(iii) Enforcement.—The Secretary
2	may carry out such judicial and adminis-
3	trative actions as the Secretary determines
4	to be necessary to enforce the Tribal man-
5	agement plan under this subparagraph to
6	ensure that amounts withdrawn by the
7	Hualapai Tribe from the Hualapai Water
8	Trust Fund Account under clause (i) are
9	used in accordance with this Act.
10	(B) Withdrawals under expenditure
11	PLAN.—
12	(i) In General.—The Hualapai
13	Tribe may submit to the Secretary a re-
14	quest to withdraw funds from the
15	Hualapai Water Trust Fund Account pur-
16	suant to an approved expenditure plan.
17	(ii) Requirements.—To be eligible
18	to withdraw amounts under an expenditure
19	plan under this subparagraph, the
20	Hualapai Tribe shall submit to the Sec-
21	retary an expenditure plan for any portion
22	of the Hualapai Water Trust Fund Ac-
23	count that the Hualapai Tribe elects to
24	withdraw pursuant to this subparagraph,

subject to the condition that the amounts

1	shall be used for the purposes described in
2	this Act.
3	(iii) Inclusions.—An expenditure
4	plan under this subparagraph shall include
5	a description of the manner and purpose
6	for which the amounts proposed to be
7	withdrawn from the Hualapai Water Trust
8	Fund Account will be used by the
9	Hualapai Tribe, in accordance with para-
10	graph (7).
11	(iv) Approval.—The Secretary shall
12	approve an expenditure plan submitted
13	under clause (ii) if the Secretary deter-
14	mines that the plan—
15	(I) is reasonable; and
16	(II) is consistent with, and will
17	be used for, the purposes of this Act.
18	(v) Enforcement.—The Secretary
19	may carry out such judicial and adminis-
20	trative actions as the Secretary determines
21	to be necessary to enforce an expenditure
22	plan to ensure that amounts disbursed
23	under this subparagraph are used in ac-
24	cordance with this Act.

- (6) Effect of title.—Nothing in this section gives the Hualapai Tribe the right to judicial review of a determination of the Secretary relating to whether to approve a Tribal management plan under paragraph (5)(A) or an expenditure plan under paragraph (5)(B) except under subchapter II of chapter 5, and chapter 7, of title 5, United States Code (commonly known as the "Administrative Pro-cedure Act'').
  - (7) USES.—Amounts from the Hualapai Water
    Trust Fund Account shall be used by the Hualapai
    Tribe—
    - (A) to plan, design, construct, and conduct related activities, including compliance with Federal environmental laws under section 8, the Hualapai Water Project, which shall be designed to divert, treat, and convey up to 3,414 AFY of water from the Colorado River in the lower basin in the State, including locations on or directly adjacent to the Hualapai Reservation, for municipal, commercial, and industrial uses on the Hualapai Reservation;
    - (B) to perform OM&R on the Hualapai Water Project;

1	(C) to construct facilities to transport elec-
2	trical power to pump water for the Hualapai
3	Water Project;
4	(D) to construct, repair, and replace such
5	infrastructure as may be necessary for ground-
6	water wells on the Hualapai Reservation and to
7	construct infrastructure for delivery and use of
8	such groundwater on the Hualapai Reservation;
9	(E) to acquire land, interests in land, and
10	water rights outside the exterior boundaries of
11	the Hualapai Reservation that are located in
12	the Truxton Basin;
13	(F) to reimburse the Hualapai Tribe for
14	any—
15	(i) planning, design, and engineering
16	costs associated with the Hualapai Water
17	Project that the Hualapai Tribe incurs
18	using Tribal funds during the period—
19	(I) beginning on the date of en-
20	actment of this Act; and
21	(II) ending on the Enforceability
22	Date; and
23	(ii) construction costs associated with
24	the Hualapai Water Project that the

1	Hualapai Tribe incurs using Tribal funds
2	during the period—
3	(I) beginning on the date on
4	which the Secretary issues a record of
5	decision; and
6	(II) ending on the Enforceability
7	Date; and
8	(G) to make contributions to the Economic
9	Development Fund described in section 8.1 of
10	the Amended and Restated Hualapai Tribe Bill
11	Williams River Water Rights Settlement Agree-
12	ment for the purpose of purchasing additional
13	Colorado River water entitlements and appur-
14	tenant land.
15	(8) Liability.—The Secretary and the Sec-
16	retary of the Treasury shall not be liable for the ex-
17	penditure or investment of any amounts withdrawn
18	from the Hualapai Water Trust Fund Account by
19	the Hualapai Tribe under paragraph (5).
20	(9) TITLE TO INFRASTRUCTURE.—Title to, con-
21	trol over, and operation of any project constructed
22	using funds from the Hualapai Water Trust Fund
23	Account shall remain in the Hualapai Tribe.
24	(10) OM&R.—All OM&R costs of any project
25	constructed using funds from the Hualapai Water

- 1 Trust Fund Account shall be the responsibility of 2 the Hualapai Tribe.
- (11) No per capita distributions.—No portion of the Hualapai Water Trust Fund Account
   shall be distributed on a per capita basis to any
   member of the Hualapai Tribe.
- 7 (12) EXPENDITURE REPORTS.—The Hualapai 8 Tribe shall annually submit to the Secretary an ex-9 penditure report describing accomplishments and 10 amounts spent from use of withdrawals under a 11 Tribal management plan or an expenditure plan 12 under this Act.
- 13 (b) Hualapai Water Settlement Implementa-14 tion Fund Account.—
- 15 (1) Establishment.—There is established in 16 the Treasury of the United States a nontrust, inter-17 est-bearing account, to be known as the "Hualapai 18 Water Settlement Implementation Fund Account" 19 (referred to in this subsection as the "Implementa-20 tion Fund Account") to be managed and distributed 21 by the Secretary, for use by the Secretary for car-22 rying out this Act.
- 23 (2) Deposits.—The Secretary shall deposit in 24 the Implementation Fund Account the amounts 25 made available pursuant to section 7(a)(2).

- 1 (3) USES.—The Implementation Fund Account 2 shall be used by the Secretary to carry out section 3 15(c), including for groundwater monitoring in the 4 Truxton Basin.
- 5 (4) INTEREST.—In addition to the deposits 6 under paragraph (2), any investment earnings, in-7 cluding interest, credited to amounts unexpended in 8 the Implementation Fund Account are authorized to 9 be appropriated to be used in accordance with para-10 graph (3).

### 11 SEC. 7. AUTHORIZATIONS OF APPROPRIATIONS.

(a) Authorizations.—

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- 13 (1)HUALAPAI WATER TRUST FUND 14 COUNT.—There is authorized to be appropriated to 15 the Secretary for deposit in the Hualapai Water 16 Trust Fund Account \$180,000,000, to be available 17 until expended, withdrawn, or reverted to the gen-18 eral fund of the Treasury.
  - (2) Hualapai water settlement implementation fund account.—There is authorized to be appropriated to the Secretary for deposit in the Hualapai Water Settlement Implementation Fund account established by section 6(b)(1) \$5,000,000.
- 24 (b) Fluctuation in Costs.—

- 1 (1) In General.—The amount authorized to
  2 be appropriated under subsection (a)(1) shall be in3 creased or decreased, as appropriate, by such
  4 amounts as may be justified by reason of ordinary
  5 fluctuations in costs occurring after the date of en6 actment of this Act, as indicated by the Bureau of
  7 Reclamation Construction Cost Index—Composite
  8 Trend.
  - (2) Construction costs adjustment.—The amount authorized to be appropriated under subsection (a)(1) shall be adjusted to address construction cost changes necessary to account for unforeseen market volatility that may not otherwise be captured by engineering cost indices as determined by the Secretary, including repricing applicable to the types of construction and current industry standards involved.
  - (3) Repetition.—The adjustment process under this subsection shall be repeated for each subsequent amount appropriated until the amount authorized, as adjusted, has been appropriated.
  - (4) Period of indexing.—The period of indexing adjustment for any increment of funding shall end on the date on which the funds are deposited in the Hualapai Water Trust Fund Account.

#### 1 SEC. 8. ENVIRONMENTAL COMPLIANCE.

- 2 (a) In General.—Effective beginning on the date
- 3 of deposit of funds in the Hualapai Water Trust Fund
- 4 Account, the Hualapai Tribe may commence any environ-
- 5 mental, cultural, and historical compliance activities nec-
- 6 essary to implement the Hualapai Tribe water rights set-
- 7 tlement agreement and this Act, including activities nec-
- 8 essary to comply with all applicable provisions of—
- 9 (1) the Endangered Species Act of 1973 (16
- 10 U.S.C. 1531 et seq.);
- 11 (2) the National Environmental Policy Act of
- 12 1969 (42 U.S.C. 4321 et seq.), including the imple-
- menting regulations of that Act; and
- 14 (3) all other applicable Federal environmental
- or historical and cultural protection laws and regula-
- tions.
- 17 (b) No Effect on Outcome.—Nothing in this Act
- 18 affects or directs the outcome of any analysis under the
- 19 National Environmental Policy Act of 1969 (42 U.S.C.
- 20 4321 et seq.) or any other applicable Federal environ-
- 21 mental or historical and cultural protection law.
- (c) Compliance Costs.—Any costs associated with
- 23 the performance of the compliance activities under sub-
- 24 section (a) shall be paid from funds deposited in the
- 25 Hualapai Water Trust Fund Account, subject to the con-
- 26 dition that any costs associated with the performance of

- 1 Federal approval or other review of such compliance work
- 2 or costs associated with inherently Federal functions shall
- 3 remain the responsibility of the Secretary.
- 4 (d) RECORD OF DECISION.—Construction of the
- 5 Hualapai Water Project shall not commence until the Sec-
- 6 retary issues a record of decision after completion of an
- 7 environmental impact statement for the Hualapai Water
- 8 Project.
- 9 (e) Construction Costs.—Any costs of construc-
- 10 tion incurred by the Hualapai Tribe during the period be-
- 11 ginning on the date on which the Secretary issues a record
- 12 of decision and ending on the Enforceability Date shall
- 13 be paid by the Hualapai Tribe and not from funds depos-
- 14 ited in the Hualapai Water Trust Fund Account, subject
- 15 to the condition that, pursuant to section 6(a)(7)(F), the
- 16 Hualapai Tribe may be reimbursed after the Enforce-
- 17 ability Date from the Hualapai Water Trust Fund Ac-
- 18 count for any such costs of construction incurred by the
- 19 Hualapai Tribe prior to the Enforceability Date.
- 20 SEC. 9. WAIVERS, RELEASES, AND RETENTIONS OF CLAIMS.
- 21 (a) Waivers and Releases of Claims by the
- 22 Hualapai Tribe.—
- 23 (1) Claims against the state and oth-
- 24 ERS.—

1 (A) IN GENERAL.—Except as provided in 2 subparagraph (C), the Hualapai Tribe, on be-3 half of the Hualapai Tribe and the members of 4 the Hualapai Tribe (but not members in the capacity of the members as allottees) and the 6 United States, acting as for trustee the 7 Hualapai Tribe and the members of the 8 Hualapai Tribe (but not members in the capac-9 ity of the members as allottees), as part of the 10 performance of the respective obligations of the 11 Hualapai Tribe and the United States under 12 the Hualapai Tribe water rights settlement 13 agreement and this Act, are authorized to exe-14 cute a waiver and release of any claims against 15 the State (or any agency or political subdivision 16 of the State) and any other individual, entity, 17 corporation, or municipal corporation under 18 Federal, State, or other law for all— 19 (i) past, present, and future claims for 20 water rights, including rights to Colorado 21 River water, for Hualapai land, arising 22 from time immemorial and, thereafter, for-23 ever; 24 (ii) past, present, and future claims 25 for water rights, including rights to Colo-

rado River water, arising from time imme-1 2 morial and, thereafter, forever, that are 3 based on the aboriginal occupancy of land by the Hualapai Tribe, the predecessors of the Hualapai Tribe, the members of the 6 Hualapai Tribe, or predecessors of the 7 members of the Hualapai Tribe; 8 (iii) past and present claims for injury 9 to water rights, including injury to rights 10 to Colorado River water, for Hualapai 11 arising from time immemorial land, 12 through the Enforceability Date; 13 (iv) past, present, and future claims 14 for injury to water rights, including injury 15 to rights to Colorado River water, arising 16 from time immemorial and, thereafter, for-17 ever, that are based on the aboriginal occu-18 pancy of land by the Hualapai Tribe, the 19 predecessors of the Hualapai Tribe, the 20 members of the Hualapai Tribe, or prede-21 cessors of the members of the Hualapai 22 Tribe; 23 (v) claims for injury to water rights, 24 including injury to rights to Colorado

River water, arising after the Enforce-

1	ability Date, for Hualapai land, resulting
2	from the off-reservation diversion or use of
3	surface water, Colorado River water, or ef-
4	fluent in a manner not in violation of the
5	Hualapai Tribe water rights settlement
6	agreement or State law;
7	(vi) past, present, and future claims
8	arising out of, or relating in any manner
9	to, the negotiation, execution, or adoption
10	of the Hualapai Tribe water rights settle-
11	ment agreement, any judgment or decree
12	approving or incorporating the Hualapai
13	Tribe water rights settlement agreement,
14	or this Act;
15	(vii) claims for water rights of the
16	Hualapai Tribe or the United States, act-
17	ing as trustee for the Hualapai Tribe and
18	members of the Hualapai Tribe, with re-
19	spect to Parcel 3, in excess of 300 AFY;
20	(viii) claims for injury to water rights
21	arising after the Enforceability Date for
22	Hualapai land resulting from the off-res-
23	ervation diversion or use of groundwater
24	from—

1	(I) any well constructed outside
2	of the Truxton Basin on or before the
3	date of enactment of this Act;
4	(II) any well constructed outside
5	of the Truxton Basin, and not more
6	than 2 miles from the exterior bound-
7	aries of the Hualapai Reservation,
8	after the date of enactment of this
9	Act if—
10	(aa) the well was con-
11	structed to replace a well in ex-
12	istence on the date of enactment
13	of this Act;
14	(bb) the replacement well
15	was constructed within 660 feet
16	of the well being replaced; and
17	(cc) the pumping capacity
18	and case diameter of the replace-
19	ment well do not exceed the
20	pumping capacity and case di-
21	ameter of the well being replaced;
22	or
23	(III) any well constructed outside
24	the Truxton Basin, and not less than
25	2 miles from the exterior boundaries

1	of the Hualapai Reservation, after the
2	date of enactment of this Act, subject
3	to the condition that the authoriza-
4	tions and restrictions regarding the lo-
5	cation, size, and operation of wells in
6	the Bill Williams River watershed set
7	forth in the Bill Williams agreements
8	and the Bill Williams Act, and the
9	waivers of claims in the Bill Williams
10	agreements and the Bill Williams Act,
11	shall continue to apply to the parties
12	to the Bill Williams agreements, not-
13	withstanding the provisions of this
14	subsection; and
15	(ix) claims for injury to water rights
16	arising after the Enforceability Date, for
17	Hualapai land, resulting from the off-res-
18	ervation diversion or use of groundwater in
19	the Truxton Basin from—
20	(I) any well constructed within
21	the Truxton Basin for domestic pur-
22	poses or stock watering—
23	(aa) on or before the date on
24	which the Secretary provides

1	written notice to the State pursu-
2	ant to section $15(c)(2)$ ; or
3	(bb) after the date on which
4	the Secretary provides written
5	notice to the State pursuant to
6	that section if—
7	(AA) the well was con-
8	structed to replace a well in
9	existence on the date on
10	which the notice was pro-
11	vided;
12	(BB) the replacement
13	well was constructed within
14	660 feet of the well being re-
15	placed; and
16	(CC) the pumping ca-
17	pacity and case diameter of
18	the replacement well do not
19	exceed the pumping capacity
20	and case diameter of the
21	well being replaced; and
22	(II) any well constructed within
23	the Truxton Basin for purposes other
24	than domestic purposes or stock wa-
25	tering—

(aa) on or before the date o
enactment of this Act;
(bb) after the date of enact
ment of this Act if the Secretary
has not provided written notice to
the State pursuant to section
15(c)(2); or
(cc) after the date of enact
ment of this Act if the Secretary
has provided written notice to th
State pursuant to section
2 15(c)(2) and if—
(AA) the well was con
structed to replace a well in
existence on the on which
date the notice was pro
vided;
(BB) the replacemen
well was constructed within
660 feet of the well being re
placed; and
(CC) the pumping ca
pacity and case diameter of
the replacement well do no
exceed the pumping capacit

1	and case diameter of the
2	well being replaced.
3	(B) Effective date.—The waiver and
4	release of claims described in subparagraph (A)
5	shall take effect on the Enforceability Date.
6	(C) Reservation of rights and reten-
7	TION OF CLAIMS.—Notwithstanding the waiver
8	and release of claims described in subparagraph
9	(A), the Hualapai Tribe, acting on behalf of the
10	Hualapai Tribe and the members of the
11	Hualapai Tribe, and the United States, acting
12	as trustee for the Hualapai Tribe and the mem-
13	bers of the Hualapai Tribe (but not members in
14	the capacity of the members as allottees), shall
15	retain any right—
16	(i) subject to subparagraph 12.7 of
17	the Hualapai Tribe water rights settlement
18	agreement, to assert claims for injuries to,
19	and seek enforcement of, the rights of the
20	Hualapai Tribe under the Hualapai Tribe
21	water rights settlement agreement or this
22	Act in any Federal or State court of com-
23	petent jurisdiction;
24	(ii) to assert claims for injuries to,
25	and seek enforcement of, the rights of the

1	Hualapai Tribe under any judgment or de-
2	cree approving or incorporating the
3	Hualapai Tribe water rights settlement
4	agreement;
5	(iii) to assert claims for water rights
6	based on State law for land owned or ac-
7	quired by the Hualapai Tribe in fee, under
8	subparagraph 4.8 of the Hualapai Tribe
9	water rights settlement agreement;
10	(iv) to object to any claims for water
11	rights or injury to water rights by or for
12	any Indian Tribe or the United States, act-
13	ing on behalf of any Indian Tribe;
14	(v) to assert past, present, or future
15	claims for injury to water rights against
16	any Indian Tribe or the United States, act-
17	ing on behalf of any Indian Tribe;
18	(vi) to assert claims for injuries to,
19	and seek enforcement of, the rights of the
20	Hualapai Tribe under the Bill Williams
21	agreements or the Bill Williams Act in any
22	Federal or State court of competent juris-
23	diction;
24	(vii) subject to paragraphs (1), (3),
25	(4), and (5) of section 5(e), to assert the

1	rights of the Hualapai Tribe under any
2	Colorado River water entitlement pur-
3	chased by or donated to the Hualapai
4	Tribe; and
5	(viii) to assert claims for injury to
6	water rights arising after the Enforce-
7	ability Date for Hualapai land resulting
8	from any off-reservation diversion or use of
9	groundwater, without regard to quantity,
10	from—
11	(I) any well constructed after the
12	date of enactment of this Act outside
13	of the Truxton Basin and not more
14	than 2 miles from the exterior bound-
15	aries of the Hualapai Reservation, ex-
16	cept a replacement well described in
17	subparagraph (A)(viii)(II), subject to
18	the authorizations and restrictions re-
19	garding the location, size, and oper-
20	ation of wells in the Bill Williams
21	River watershed, and the waivers of
22	claims, set forth in the Bill Williams
23	agreements and the Bill Williams Act;
24	(II) any well constructed within
25	the Truxton Basin for domestic pur-

poses or stock watering after the date on which the Secretary has provided written notice to the State pursuant to section 15(c)(2), except for a replacement well described in subparagraph (A)(ix)(I)(bb); and

(III) any well constructed within the Truxton Basin for purposes other than domestic purposes or stock watering after the date of enactment of this Act, if the Secretary has provided notice to the State pursuant to section 15(c)(2), except for a replacement well as described in subparagraph (A)(ix)(II)(cc).

#### (2) Claims against united states.—

(A) In General.—Except as provided in subparagraph (C), the Hualapai Tribe, acting on behalf of the Hualapai Tribe and the members of the Hualapai Tribe (but not members in the capacity of the members as allottees) as part of the performance of the obligations of the Hualapai Tribe under the Hualapai Tribe water rights settlement agreement and this Act, is authorized to execute a waiver and release of

1 all claims against the United States, including 2 agencies, officials, and employees of the United 3 States, under Federal, State, or other law for 4 all— (i) past, present, and future claims for 6 water rights, including rights to Colorado 7 River water, for Hualapai land, arising 8 from time immemorial and, thereafter, for-9 ever; 10 (ii) past, present, and future claims 11 for water rights, including rights to Colo-12 rado River water, arising from time imme-13 morial and, thereafter, forever, that are 14 based on the aboriginal occupancy of land 15 by the Hualapai Tribe, the predecessors of 16 the Hualapai Tribe, the members of the 17 Hualapai Tribe, or predecessors of the 18 members of the Hualapai Tribe; 19 (iii) past and present claims relating 20 in any manner to damages, losses, or in-21 jury to water rights (including injury to 22 rights to Colorado River water), land, or 23 other resources due to loss of water or 24 water rights (including damages, losses, or

injuries to hunting, fishing, gathering, or

1 cultural rights due to loss of water or 2 water rights, claims relating to interference 3 with, diversion, or taking of water, or claims relating to the failure to protect, acquire, or develop water, water rights, or 6 water infrastructure) within the State that 7 first accrued at any time prior to the En-8 forceability Date; 9 (iv) past and present claims for injury 10 to water rights, including injury to rights 11 to Colorado River water, for Hualapai 12 land. arising from time immemorial 13 through the Enforceability Date; 14 (v) past, present, and future claims 15 for injury to water rights, including injury 16 to rights to Colorado River water, arising 17 from time immemorial and, thereafter, for-18 ever, that are based on the aboriginal occu-19 pancy of land by the Hualapai Tribe, the 20 predecessors of the Hualapai Tribe, the 21 members of the Hualapai Tribe, or prede-22 cessors of the members of the Hualapai 23 Tribe; 24 (vi) claims for injury to water rights, 25 including injury to rights to Colorado

1	River water, arising after the Enforce-
2	ability Date for Hualapai land, resulting
3	from the off-reservation diversion or use of
4	surface water, Colorado River water, or ef-
5	fluent in a manner not in violation of the
6	Hualapai Tribe water rights settlement
7	agreement or State law;
8	(vii) past, present, and future claims
9	arising out of, or relating in any manner
10	to, the negotiation, execution, or adoption
11	of the Hualapai Tribe water rights settle-
12	ment agreement, any judgment or decree
13	approving or incorporating the Hualapai
14	Tribe water rights settlement agreement,
15	or this Act;
16	(viii) claims for injury to water rights
17	arising after the Enforceability Date for
18	Hualapai land resulting from the off-Res-
19	ervation diversion or use of groundwater
20	from—
21	(I) any well constructed on public
22	domain land outside of the Truxton
23	Basin on or before the date of enact-
24	ment of this Act;

1	(II) any well constructed on pub-
2	lic domain land outside of the Truxton
3	Basin, and not more than 2 miles
4	from the exterior boundaries of the
5	Hualapai Reservation, after the date
6	of enactment of this Act if—
7	(aa) the well was con-
8	structed to replace a well in ex-
9	istence on the date of enactment
10	of this Act;
11	(bb) the replacement well
12	was constructed within 660 feet
13	of the well being replaced; and
14	(cc) the pumping capacity
15	and case diameter of the replace-
16	ment well do not exceed the
17	pumping capacity and case di-
18	ameter of the well being replaced;
19	or
20	(III) any well constructed on
21	public domain land outside of the
22	Truxton Basin, and not less than 2
23	miles from the exterior boundaries of
24	the Hualapai Reservation, after the
25	date of enactment of this Act, subject

1	to the condition that the authoriza-
2	tions and restrictions regarding the lo-
3	cation, size, and operation of wells in
4	the Bill Williams River watershed set
5	forth in the Bill Williams agreements
6	and the Bill Williams Act, and the
7	waivers of claims in the Bill Williams
8	agreements and the Bill Williams Act,
9	shall continue to apply to the parties
10	to the Bill Williams agreements, not-
11	withstanding the provisions of this
12	subsection; and
13	(ix) claims for injury to water rights
14	arising after the Enforceability Date for
15	Hualapai land resulting from the off-res-
16	ervation diversion or use of groundwater in
17	the Truxton Basin from—
18	(I) any well constructed on public
19	domain land within the Truxton Basin
20	for domestic purposes or stock water-
21	ing—
22	(aa) on or before the date on
23	which the Secretary provides
24	written notice to the State pursu-
25	ant to section $15(c)(2)$ ; or

1	(bb) after the date on which
2	the Secretary provides written
3	notice to the State pursuant to
4	that section if—
5	(AA) the well was con-
6	structed to replace a well in
7	existence on the date on
8	which the notice was pro-
9	vided;
10	(BB) the replacement
11	well was constructed within
12	660 feet of the well being re-
13	placed; and
14	(CC) the pumping ca-
15	pacity and case diameter of
16	the replacement well do not
17	exceed the pumping capacity
18	and case diameter of the
19	well being replaced; and
20	(II) any well constructed on pub-
21	lie domain land within the Truxton
22	Basin for purposes other than domes-
23	tic purposes or stock watering—
24	(aa) on or before the date of
25	enactment of this Act;

1	(bb) after the date of enact-
2	ment of this Act if the Secretary
3	has not provided written notice to
4	the State pursuant to section
5	15(c)(2); or
6	(cc) after the date of enact-
7	ment of this Act if the Secretary
8	has provided written notice to the
9	State pursuant to section
10	15(c)(2) and if—
11	(AA) the well was con-
12	structed to replace a well in
13	existence on the date on
14	which the notice was pro-
15	vided;
16	(BB) the replacement
17	well was constructed within
18	660 feet of the well being re-
19	placed; and
20	(CC) the pumping ca-
21	pacity and case diameter of
22	the replacement well do not
23	exceed the pumping capacity
24	and case diameter of the
25	well being replaced.

1	(B) Effective date.—The waiver and
2	release of claims described in subparagraph (A)
3	shall take effect on the Enforceability Date.
4	(C) RETENTION OF CLAIMS.—Notwith-
5	standing the waiver and release of claims de-
6	scribed in subparagraph (A), the Hualapai
7	Tribe and the members of the Hualapai Tribe
8	(but not members in the capacity of the mem-
9	bers as allottees) shall retain any right—
10	(i) subject to subparagraph 12.7 of
11	the Hualapai Tribe water rights settlement
12	agreement, to assert claims for injuries to,
13	and seek enforcement of, the rights of the
14	Hualapai Tribe under the Hualapai Tribe
15	water rights settlement agreement or this
16	Act in any Federal or State court of com-
17	petent jurisdiction;
18	(ii) to assert claims for injuries to,
19	and seek enforcement of, the rights of the
20	Hualapai Tribe under any judgment or de-
21	cree approving or incorporating the
22	Hualapai Tribe water rights settlement
23	agreement;
24	(iii) to assert claims for water rights
25	based on State law for land owned or ac-

1	quired by the Hualapai Tribe in fee under
2	subparagraph 4.8 of the Hualapai Tribe
3	water rights settlement agreement;
4	(iv) to object to any claims for water
5	rights or injury to water rights by or for
6	any Indian Tribe or the United States, act-
7	ing on behalf of any Indian Tribe;
8	(v) to assert past, present, or future
9	claims for injury to water rights against
10	any Indian Tribe or the United States, act-
11	ing on behalf of any Indian Tribe;
12	(vi) to assert claims for injuries to,
13	and seek enforcement of, the rights of the
14	Hualapai Tribe under the Bill Williams
15	agreements or the Bill Williams Act in any
16	Federal or State court of competent juris-
17	diction;
18	(vii) subject to paragraphs (1), (3),
19	(4), and (5) of section 5(e), to assert the
20	rights of the Hualapai Tribe under any
21	Colorado River water entitlement pur-
22	chased by or donated to the Hualapai
23	Tribe; and
24	(viii) to assert any claims for injury to
25	water rights arising after the Enforce-

1	ability Date for Hualapai land resulting
2	from any off-reservation diversion or use of
3	groundwater, without regard to quantity,
4	from—
5	(I) any well constructed after the
6	date of enactment of this Act on pub-
7	lic domain land outside of the Truxton
8	Basin and not more than 2 miles from
9	the exterior boundaries of the
10	Hualapai Reservation, except for a re-
11	placement well described in subpara-
12	graph (A)(viii)(II), subject to the au-
13	thorizations and restrictions regarding
14	the location, size, and operation of
15	wells in the Bill Williams River water-
16	shed, and the waivers of claims, set
17	forth in the Bill Williams agreements
18	and the Bill Williams Act;
19	(II) any well constructed on pub-
20	lic domain land within the Truxton
21	Basin for domestic purposes or stock
22	watering after the date on which the
23	Secretary has provided written notice
24	to the State pursuant to section
25	15(c)(2), except for a replacement

well 1 described in subparagraph 2 (A)(ix)(I)(bb); and 3 (III) any well constructed on 4 public domain land within the 5 Truxton Basin for purposes other 6 than domestic purposes or stock wa-7 tering after the date of enactment of 8 this Act, if the Secretary has provided 9 notice to the State pursuant to section 10 15(c)(2), except for a replacement 11 well as described in subparagraph 12 (A)(ix)(II)(cc). 13 (b) Waivers and Releases of Claims by United 14 STATES, ACTING AS TRUSTEE FOR ALLOTTEES.— 15 (1) In General.—Except as provided in para-16 graph (3), the United States, acting as trustee for 17 the allottees of the Hualapai Tribe, as part of the 18 performance of the obligations of the United States 19 under the Hualapai Tribe water rights settlement 20 agreement and this Act, is authorized to execute a 21 waiver and release of any claims against the State 22 (or any agency or political subdivision of the State), 23 the Hualapai Tribe, and any other individual, entity, 24 corporation, or municipal corporation under Federal, 25 State, or other law, for all—

- 1 (A) past, present, and future claims for 2 water rights, including rights to Colorado River 3 water, for the allotments, arising from time im-4 memorial and, thereafter, forever; 5 (B) past, present, and future claims for
  - (B) past, present, and future claims for water rights, including rights to Colorado River water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land by the allottees or predecessors of the allottees;
  - (C) past and present claims for injury to water rights, including injury to rights to Colorado River water, for the allotments, arising from time immemorial through the Enforceability Date;
  - (D) past, present, and future claims for injury to water rights, if any, including injury to rights to Colorado River water, arising from time immemorial and, thereafter, forever, that are based on the aboriginal occupancy of land by the allottees or predecessors of the allottees;
  - (E) claims for injury to water rights, including injury to rights to Colorado River water, arising after the Enforceability Date, for the allotments, resulting from the off-reserva-

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1	tion diversion or use of water in a manner not
2	in violation of the Hualapai Tribe water rights
3	settlement agreement or State law;
4	(F) past, present, and future claims aris-
5	ing out of, or relating in any manner to, the ne-
6	gotiation, execution, or adoption of the
7	Hualapai Tribe water rights settlement agree-
8	ment, any judgment or decree approving or in-
9	corporating the Hualapai Tribe water rights
10	settlement agreement, or this Act; and
11	(G) claims for any water rights of the
12	allottees or the United States acting as trustee
13	for the allottees with respect to—
14	(i) Parcel 1, in excess of 82 AFY; or
15	(ii) Parcel 2, in excess of 312 AFY.
16	(2) Effective date.—The waiver and release
17	of claims under paragraph (1) shall take effect or
18	the Enforceability Date.
19	(3) Retention of Claims.—Notwithstanding
20	the waiver and release of claims described in para-
21	graph (1), the United States, acting as trustee for
22	the allottees of the Hualapai Tribe, shall retain any
23	right—
24	(A) subject to subparagraph 12.7 of the
25	Hualapai Tribe water rights settlement agree-

1	ment, to assert claims for injuries to, and seek
2	enforcement of, the rights of the allottees, if
3	any, under the Hualapai Tribe water rights set-
4	tlement agreement or this Act in any Federal or
5	State court of competent jurisdiction;
6	(B) to assert claims for injuries to, and
7	seek enforcement of, the rights of the allottees
8	under any judgment or decree approving or in-
9	corporating the Hualapai Tribe water rights
10	settlement agreement;
11	(C) to object to any claims for water rights
12	or injury to water rights by or for—
13	(i) any Indian Tribe other than the
14	Hualapai Tribe; or
15	(ii) the United States, acting on be-
16	half of any Indian Tribe other than the
17	Hualapai Tribe;
18	(D) to assert past, present, or future
19	claims for injury to water rights against—
20	(i) any Indian Tribe other than the
21	Hualapai Tribe; or
22	(ii) the United States, acting on be-
23	half of any Indian Tribe other than the
24	Hualapai Tribe; and

1	(E) to assert claims for injuries to, and
2	seek enforcement of, the rights of the allottees
3	under the Bill Williams agreements or the Bill
4	Williams Act in any Federal or State court of
5	competent jurisdiction.
6	(c) Waiver and Release of Claims by United
7	STATES AGAINST HUALAPAI TRIBE.—
8	(1) In general.—Except as provided in para-
9	graph (3), the United States, in all capacities (ex-
10	cept as trustee for an Indian Tribe other than the
11	Hualapai Tribe), as part of the performance of the
12	obligations of the United States under the Hualapai
13	Tribe water rights settlement agreement and this
14	Act, is authorized to execute a waiver and release of
15	all claims against the Hualapai Tribe, the members
16	of the Hualapai Tribe, or any agency, official, or
17	employee of the Hualapai Tribe, under Federal,
18	State or any other law for all—
19	(A) past and present claims for injury to
20	water rights, including injury to rights to Colo-
21	rado River water, resulting from the diversion
22	or use of water on Hualapai land arising from
23	time immemorial through the Enforceability
24	Date;

- 1 (B) claims for injury to water rights, in2 cluding injury to rights to Colorado River
  3 water, arising after the Enforceability Date, re4 sulting from the diversion or use of water on
  5 Hualapai land in a manner that is not in viola6 tion of the Hualapai Tribe water rights settle7 ment agreement or State law; and
  - (C) past, present, and future claims arising out of, or related in any manner to, the negotiation, execution, or adoption of the Hualapai Tribe water rights settlement agreement, any judgment or decree approving or incorporating the Hualapai Tribe water rights settlement agreement, or this Act.
  - (2) Effective date.—The waiver and release of claims under paragraph (1) shall take effect on the Enforceability Date.
  - (3) Retention of claims.—Notwithstanding the waiver and release of claims described in paragraph (1), the United States shall retain any right to assert any claim not expressly waived in accordance with that paragraph, including any right to assert a claim for injury to, and seek enforcement of, any right of the United States under the Bill Wil-

1	liams agreements or the Bill Williams Act, in any
2	Federal or State court of competent jurisdiction.
3	(d) BILL WILLIAMS RIVER PHASE 2 WATER RIGHTS
4	SETTLEMENT AGREEMENT WAIVER, RELEASE, AND RE-
5	TENTION OF CLAIMS.—
6	(1) CLAIMS AGAINST FREEPORT.—
7	(A) In general.—Except as provided in
8	subparagraph (C), the United States, acting
9	solely on behalf of the Department of the Inte-
10	rior (including the Bureau of Land Manage-
11	ment and the United States Fish and Wildlife
12	Service), as part of the performance of the obli-
13	gations of the United States under the Bill Wil-
14	liams River phase 2 water rights settlement
15	agreement, is authorized to execute a waiver
16	and release of all claims of the United States
17	against Freeport under Federal, State, or any
18	other law for—
19	(i) any past or present claim for in-
20	jury to water rights resulting from—
21	(I) the diversion or use of water
22	by Freeport pursuant to the water
23	rights described in Exhibit 4.1(ii) to
24	the Bill Williams River phase 2 water
25	rights settlement agreement; and

1	(II) any other diversion or use of
2	water for mining purposes authorized
3	by the Bill Williams River phase 2
4	water rights settlement agreement;
5	(ii) any claim for injury to water
6	rights arising after the Bill Williams River
7	Phase 2 Enforceability Date resulting
8	from—
9	(I) the diversion or use of water
10	by Freeport pursuant to the water
11	rights described in Exhibit 4.1(ii) to
12	the Bill Williams River phase 2 water
13	rights settlement agreement in a man-
14	ner not in violation of the Bill Wil-
15	liams River phase 2 water rights set-
16	tlement agreement;
17	(II) the diversion of up to 2,500
18	AFY of water by Freeport from Syca-
19	more Creek as permitted by section
20	4.3(iv) of the Bill Williams River
21	phase 2 water rights settlement agree-
22	ment; and
23	(III) any other diversion or use
24	of water by Freeport authorized by
25	the Bill Williams River phase 2 water

1	rights settlement agreement, subject
2	to the condition that such a diversion
3	and use of water is conducted in a
4	manner not in violation of the Bill
5	Williams River phase 2 water rights
6	settlement agreement; and
7	(iii) any past, present, or future claim
8	arising out of, or relating in any manner
9	to, the negotiation or execution of the Bill
10	Williams River phase 2 water rights settle-
11	ment agreement, the Hualapai Tribe water
12	rights settlement agreement, or this Act.
13	(B) Effective date.—The waiver and
14	release of claims under subparagraph (A) shall
15	take effect on the Bill Williams River Phase $2$
16	Enforceability Date.
17	(C) RETENTION OF CLAIMS.—The United
18	States shall retain all rights not expressly
19	waived in the waiver and release of claims
20	under subparagraph (A), including, subject to
21	section $6.4$ of the Bill Williams River phase $2$
22	water rights settlement agreement, the right to
23	assert a claim for injury to, and seek enforce-
24	ment of, the Bill Williams River phase 2 water

rights settlement agreement or this Act, in any

1	Federal or State court of competent jurisdiction
2	(but not a Tribal court).
3	(2) No precedential effect.—
4	(A) PENDING AND FUTURE PRO-
5	CEEDINGS.—The Bill Williams River phase 2
6	water rights settlement agreement shall have no
7	precedential effect in any other administrative
8	or judicial proceeding, including—
9	(i) any pending or future general
10	stream adjudication, or any other litigation
11	involving Freeport or the United States,
12	including any proceeding to establish or
13	quantify a Federal reserved water right;
14	(ii) any pending or future administra-
15	tive or judicial proceeding relating to an
16	application—
17	(I) to appropriate water (for
18	instream flow or other purposes);
19	(II) to sever and transfer a water
20	$\operatorname{right};$
21	(III) to change a point of diver-
22	sion; or
23	(IV) to change a place of use for
24	any water right; and

1	(iii) any proceeding regarding water
2	rights or a claim relating to any Federal
3	land.

(B) No METHODOLOGY OR STANDARD.—
Nothing in the Bill Williams River phase 2
water rights settlement agreement establishes
any standard or methodology to be used for the
quantification of any claim to water rights
(whether based on Federal or State law) in any
judicial or administrative proceeding, other than
a proceeding to enforce the terms of the Bill
Williams River phase 2 water rights settlement
agreement.

# 14 SEC. 10. SATISFACTION OF WATER RIGHTS AND OTHER 15 BENEFITS.

## (a) Hualapai Tribe and Members.—

(1) In General.—The benefits realized by the Hualapai Tribe and the members of the Hualapai Tribe (but not members in the capacity of the members as allottees) under the Hualapai Tribe water rights settlement agreement, this Act, the Bill Williams agreements, and the Bill Williams Act shall be in full satisfaction of all claims of the Hualapai Tribe, the members of the Hualapai Tribe, and the United States, acting in the capacity of the United

- States as trustee for the Hualapai Tribe and the members of the Hualapai Tribe, for water rights and injury to water rights under Federal, State, or other law with respect to Hualapai land.
  - (2) Satisfaction.—Any entitlement to water of the Hualapai Tribe and the members of the Hualapai Tribe (but not members in the capacity of the members as allottees) or the United States, acting in the capacity of the United States as trustee for the Hualapai Tribe and the members of the Hualapai Tribe (but not members in the capacity of the members as allottees), for Hualapai land shall be satisfied out of the water resources and other benefits granted, confirmed, quantified, or recognized by the Hualapai Tribe water rights settlement agreement, this Act, the Bill Williams agreements, and the Bill Williams Act to or for the Hualapai Tribe, the members of the Hualapai Tribe (but not members in the capacity of the members as allottees), and the United States, acting in the capacity of the United States as trustee for the Hualapai Tribe and the members of the Hualapai Tribe (but not members in the capacity of the members as allottees).
  - (b) ALLOTTEE WATER CLAIMS.—

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1 (1) IN GENERAL.—The benefits realized by the 2 allottees of the Hualapai Tribe under the Hualapai 3 Tribe water rights settlement agreement, this Act, the Bill Williams agreements, and the Bill Williams 5 Act shall be in complete replacement of and substi-6 tution for, and full satisfaction of, all claims with re-7 spect to allotments of the allottees and the United 8 States, acting in the capacity of the United States 9 as trustee for the allottees, for water rights and in-10 jury to water rights under Federal, State, or other 11 law.

- (2) Satisfaction.—Any entitlement to water of the allottees or the United States, acting in the capacity of the United States as trustee for the allottees, for allotments shall be satisfied out of the water resources and other benefits granted, confirmed, or recognized by the Hualapai Tribe water rights settlement agreement, this Act, the Bill Williams agreements, and the Bill Williams Act to or for the allottees and the United States, acting as trustee for the allottees.
- 22 (c) Effect.—Notwithstanding subsections (a) and 23 (b), nothing in this Act or the Hualapai Tribe water rights 24 settlement agreement—

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- 1 (1) recognizes or establishes any right of a 2 member of the Hualapai Tribe or an allottee to 3 water on Hualapai land; or
- (2) prohibits the Hualapai Tribe or an allottee 5 from acquiring additional water rights by purchase 6 of land, credits, or water rights.

## 7 SEC. 11. LAND ADDED TO HUALAPAI RESERVATION.

- 8 The following land in the State is added to the Hualapai Reservation:
- 10 (1) Public Law 93–560.—The land held in 11 trust by the United States for the Hualapai Tribe 12 pursuant to the first section of Public Law 93–560 13 (88 Stat. 1820).
- 14 (2) 1947 JUDGMENT.—The land deeded to the 15 United States in the capacity of the United States 16 as trustee for the Hualapai Tribe pursuant to the 17 1947 judgment.
- 18 (3) TRUXTON TRIANGLE.—That portion of the 19  $S^{1/2}$  sec. 3, lying south of the south boundary of the 20 Hualapai Reservation and north of the north right-21 of-way boundary of Arizona Highway 66, and 22 bounded by the west section line of that sec. 3 and 23 the south section line of that sec. 3, T. 24 N., R. 24 12 W., Gila and Salt River Base and Meridian, Mo-25

have County, Arizona.

1	(4) Hunt parcel 4.— $SW^{1/4}NE^{1/4}$ sec. 7, T.
2	25 N., R. 13 W., Gila and Salt River Base and Me-
3	ridian, Mohave County, Arizona.
4	(5) Hunt parcels 1 and 2.—In T. 26 N., R.
5	14 W., Gila and Salt River Base and Meridian, Mo-
6	have County, Arizona—
7	(A) $NE^{1/4}SW^{1/4}$ sec. 9; and
8	(B) $NW^{1/4}SE^{1/4}$ sec. 27.
9	(6) Hunt parcel 3.— $SW^{1/4}NE^{1/4}$ sec. 25, T.
10	27 N., R. 15 W., Gila and Salt River Base and Me-
11	ridian, Mohave County, Arizona.
12	(7) Hunt Parcel 5.—In sec. 1, T. 25 N., R.
13	14 W., Gila and Salt River Base and Meridian, Mo-
14	have County, Arizona—
15	(A) $SE^{1/4}$ ;
16	(B) $E^{1/2}SW^{1/4}$ ; and
17	(C) $SW^{1/4}SW^{1/4}$ .
18	(8) VALENTINE CEMETERY PARCEL.—
19	$W^{1/2}W^{1/4}SW^{1/4}$ sec. 22, T. 23 N., R. 13 W., Gila
20	and Salt River Base and Meridian, Mohave County,
21	Arizona, excepting and reserving to the United
22	States a right-of-way for ditches or canals con-
23	structed by the authority of the United States, pur-
24	suant to the Act of August 30, 1890 (43 U.S.C.
25	945).

## 1 SEC. 12. TRUST LAND.

2	(a) Land To Be Taken Into Trust.—
3	(1) In general.—On the date of enactment of
4	this Act, the Secretary is authorized and directed to
5	take legal title to the land described in paragraph
6	(2) and hold such land in trust for the benefit of the
7	Hualapai Tribe.
8	(2) CHOLLA CANYON RANCH PARCELS.—The
9	land referred to in paragraph (1) is, in T. 16 N., R.
10	13 W., Gila and Salt River Base and Meridian, Mo-
11	have County, Arizona—
12	(A) $SW^{1/4}$ sec. 25; and
13	(B) NE $^{1}/_{4}$ and NE $^{1}/_{4}$ SE $^{1}/_{4}$ sec. 35.
14	(b) Reservation Status.—The land taken into
15	trust under subsection (a) shall be part of the Hualapai
16	Reservation and administered in accordance with the laws
17	and regulations generally applicable to land held in trust
18	by the United States for an Indian Tribe.
19	(c) Valid Existing Rights.—The land taken into
20	trust under subsection (a) shall be subject to valid existing
21	rights, including easements, rights-of-way, contracts, and
22	management agreements.
23	(d) Limitations.—Nothing in subsection (a) af-
24	fects—

1	(1) any water right of the Hualapai Tribe in ex-
2	istence under State law before the date of enactment
3	of this Act; or
4	(2) any right or claim of the Hualapai Tribe to
5	any land or interest in land in existence before the
6	date of enactment of this Act.
7	(e) FUTURE TRUST LAND.—
8	(1) New statutory requirement.—Effective
9	beginning on the date of enactment of this Act, and
10	except as provided in subsection (a), any land lo-
11	cated in the State outside the exterior boundaries of
12	the Hualapai Reservation may only be taken into
13	trust by the United States for the benefit of the
14	Hualapai Tribe by an Act of Congress—
15	(A) that specifically authorizes the transfer
16	of the land for the benefit of the Hualapai
17	Tribe; and
18	(B) the date of enactment of which is after
19	the date of enactment of this Act.
20	(2) Water rights.—Any land taken into trust
21	for the benefit of the Hualapai Tribe under para-
22	graph (1)—
23	(A) shall include water rights only under
24	State law; and

1	(B) shall not include any federally reserved
2	water rights.
3	SEC. 13. REALLOCATION OF CAP NIA PRIORITY WATER;
4	FIRMING; WATER DELIVERY CONTRACT; COL-
5	ORADO RIVER ACCOUNTING.
6	(a) Reallocation to the Hualapai Tribe.—On
7	the Enforceability Date, the Secretary shall reallocate to
8	the Hualapai Tribe the Hualapai Tribe CAP water.
9	(b) Firming.—
10	(1) Hualapai tribe cap water.—Except as
11	provided in subsection (c)(2)(H), the Hualapai Tribe
12	CAP water shall be firmed as follows:
13	(A) In accordance with section
14	105(b)(1)(B) of the Central Arizona Project
15	Settlement Act of 2004 (Public Law 108–451;
16	118 Stat. 3492), for the 100-year period begin-
17	ning on January 1, 2008, the Secretary shall
18	firm 557.50 AFY of the Hualapai Tribe CAP
19	water to the equivalent of CAP M&I priority
20	water.
21	(B) In accordance with section
22	105(b)(2)(B) of the Central Arizona Project
23	Settlement Act of 2004 (Public Law 108–451;
24	118 Stat. 3492), for the 100-year period begin-
25	ning on January 1, 2008, the State shall firm

1	557.50 AFY of the Hualapai Tribe CAP water
2	to the equivalent of CAP M&I priority water.
3	(2) Additional firming.—The Hualapai
4	Tribe may, at the expense of the Hualapai Tribe,
5	take additional actions to firm or supplement the
6	Hualapai Tribe CAP water, including by entering
7	into agreements for that purpose with the Central
8	Arizona Water Conservation District, the Arizona
9	Water Banking Authority, or any other lawful au-
10	thority, in accordance with State law.
11	(c) Hualapai Tribe Water Delivery Con-
12	TRACT.—
13	(1) In General.—In accordance with the
14	Hualapai Tribe water rights settlement agreement
15	and the requirements described in paragraph (2),
16	the Secretary shall enter into the Hualapai Tribe
17	water delivery contract.
18	(2) REQUIREMENTS.—The requirements re-
19	ferred to in paragraph (1) are the following:
20	
	(A) In General.—The Hualapai Tribe
21	(A) In GENERAL.—The Hualapai Tribe water delivery contract shall—
<ul><li>21</li><li>22</li><li>23</li></ul>	water delivery contract shall—

1	(ii) take effect on the Enforceability
2	Date; and
3	(iii) be without limit as to term.
4	(B) Hualapai tribe cap water.—
5	(i) In General.—The Hualapai
6	Tribe CAP water may be delivered for use
7	in the lower basin in the State through—
8	(I) the Hualapai Water Project;
9	or
10	(II) the CAP system.
11	(ii) Method of Delivery.—The
12	Secretary shall authorize the delivery of
13	Hualapai Tribe CAP water under this sub-
14	paragraph to be effected by the diversion
15	and use of water directly from the Colo-
16	rado River in the State.
17	(C) CONTRACTUAL DELIVERY.—The Sec-
18	retary shall deliver the Hualapai Tribe CAP
19	water to the Hualapai Tribe in accordance with
20	the terms and conditions of the Hualapai Tribe
21	water delivery contract.
22	(D) DISTRIBUTION OF CAP NIA PRIORITY
23	WATER.—
24	(i) In general.—Except as provided
25	in clause (ii), if, for any year, the available

CAP supply is insufficient to meet all demands under CAP contracts and CAP subcontracts for the delivery of CAP NIA priority water, the Secretary and the CAP operating agency shall prorate the available CAP NIA priority water among the CAP contractors and CAP subcontractors holding contractual entitlements to CAP NIA priority water on the basis of the quantity of CAP NIA priority water used by each such CAP contractor and CAP subcontractor in the last year in which the available CAP supply was sufficient to fill all orders for CAP NIA priority water.

## (ii) Exception.—

(I) IN GENERAL.—Notwith-standing clause (i), if the available CAP supply is insufficient to meet all demands under CAP contracts and CAP subcontracts for the delivery of CAP NIA priority water in the year following the year in which the Enforceability Date occurs, the Secretary shall assume that the Hualapai Tribe used the full volume of Hualapai

1	Tribe CAP water in the last year in
2	which the available CAP supply was
3	sufficient to fill all orders for CAP
4	NIA priority water.
5	(II) Continuation.—The as-
6	sumption described in subclause (I)
7	shall continue until the available CAP
8	supply is sufficient to meet all de-
9	mands under CAP contracts and CAP
10	subcontracts for the delivery of CAP
11	NIA priority water.
12	(III) DETERMINATION.—The
13	Secretary shall determine the quantity
14	of CAP NIA priority water used by
15	the Gila River Indian Community and
16	the Tohono O'odham Nation in the
17	last year in which the available CAP
18	supply was sufficient to fill all orders
19	for CAP NIA priority water in a man-
20	ner consistent with the settlement
21	agreements with those Tribes.
22	(E) Leases and exchanges of
23	HUALAPAI TRIBE CAP WATER.—On and after
24	the date on which the Hualapai Tribe water de-
25	livery contract becomes effective, the Hualapai

1	Tribe may, with the approval of the Secretary
2	enter into contracts or options to lease, or con
3	tracts or options to exchange, the Hualapa
4	Tribe CAP water within the lower basin in the
5	State, providing for the temporary delivery to
6	other persons of any portion of Hualapai Tribe
7	CAP water.
8	(F) TERM OF LEASES AND EXCHANGES.—
9	(i) Leasing.—Contracts or options to
10	lease under subparagraph (E) shall be for
11	a term of not more than 100 years.
12	(ii) Exchanging.—Contracts or op
13	tions to exchange under subparagraph (E
14	shall be for the term provided for in the
15	contract or option, as applicable.
16	(iii) Renegotiation.—The Hualapa
17	Tribe may, with the approval of the Sec
18	retary, renegotiate any lease described in
19	subparagraph (E), at any time during the
20	term of the lease, if the term of the re
21	negotiated lease does not exceed 100 years
22	(G) Prohibition on Permanent alien
23	ATION.—No Hualapai Tribe CAP water may be
24	permanently alienated.

1	(H) NO FIRMING OF LEASED WATER.—
2	The firming obligations described in subsection
3	(b)(1) shall not apply to any Hualapai Tribe
4	CAP water leased by the Hualapai Tribe to an-
5	other person.
6	(I) Entitlement to lease and ex-
7	CHANGE FUNDS; OBLIGATIONS OF UNITED
8	STATES.—
9	(i) Entitlement.—
10	(I) In general.—The Hualapai
11	Tribe shall be entitled to all consider-
12	ation due to the Hualapai Tribe under
13	any contract to lease, option to lease,
14	contract to exchange, or option to ex-
15	change the Hualapai Tribe CAP water
16	entered into by the Hualapai Tribe.
17	(II) Exclusion.—The United
18	States shall not, in any capacity, be
19	entitled to the consideration described
20	in subclause (I).
21	(ii) Obligations of united
22	STATES.—The United States shall not, in
23	any capacity, have any trust or other obli-
24	gation to monitor, administer, or account
25	for, in any manner, any funds received by

the Hualapai Tribe as consideration under any contract to lease, option to lease, contract to exchange, or option to exchange the Hualapai Tribe CAP water entered into by the Hualapai Tribe, except in a case in which the Hualapai Tribe deposits the proceeds of any lease, option to lease, contract to exchange, or option to exchange into an account held in trust for the Hualapai Tribe by the United States.

(J) Water use and storage.—

- (i) IN GENERAL.—The Hualapai Tribe may use the Hualapai Tribe CAP water on or off the Hualapai Reservation within the lower basin in the State for any purpose.
- (ii) STORAGE.—The Hualapai Tribe, in accordance with State law, may store the Hualapai Tribe CAP water at 1 or more underground storage facilities or groundwater savings facilities, subject to the condition that, if the Hualapai Tribe stores Hualapai Tribe CAP water that has been firmed pursuant to subsection (b)(1), the stored water may only be—

1	(I) used by the Hualapai Tribe;
2	or
3	(II) exchanged by the Hualapai
4	Tribe for water that will be used by
5	the Hualapai Tribe.
6	(iii) Assignment.—The Hualapai
7	Tribe, in accordance with State law, may
8	assign any long-term storage credit ac-
9	crued as a result of storage described in
10	clause (ii), subject to the condition that the
11	Hualapai Tribe shall not assign any long-
12	term storage credit accrued as a result of
13	the storage of Hualapai Tribe CAP water
14	that has been firmed pursuant to sub-
15	section $(b)(1)$ .
16	(K) USE OUTSIDE STATE.—The Hualapai
17	Tribe may not use, lease, exchange, forbear, or
18	otherwise transfer any Hualapai Tribe CAP
19	water for use directly or indirectly outside of
20	the lower basin in the State.
21	(L) CAP FIXED OM&R CHARGES.—
22	(i) In General.—The CAP operating
23	agency shall be paid the CAP fixed OM&R
24	charges associated with the delivery of all
25	Hualapai Tribe CAP water.

1	(ii) Payment of Charges.—Except
2	as provided in subparagraph (O), all CAP
3	fixed OM&R charges associated with the
4	delivery of the Hualapai Tribe CAP water
5	to the Hualapai Tribe shall be paid by—
6	(I) the Secretary, pursuant to
7	section 403(f)(2)(A) of the Colorado
8	River Basin Project Act (43 U.S.C.
9	1543(f)(2)(A)), subject to the condi-
10	tion that funds for that payment are
11	available in the Lower Colorado River
12	Basin Development Fund; and
13	(II) if the funds described in sub-
14	clause (I) become unavailable, the
15	Hualapai Tribe.
16	(M) Cap pumping energy charges.—
17	(i) In general.—The CAP operating
18	agency shall be paid the CAP pumping en-
19	ergy charges associated with the delivery of
20	Hualapai Tribe CAP water only in cases in
21	which the CAP system is used for the de-
22	livery of that water.
23	(ii) Payment of Charges.—Except
24	for CAP water not delivered through the
25	CAP system, which does not incur a CAP

1	pumping energy charge, or water delivered
2	to other persons as described in subpara-
3	graph (O), any applicable CAP pumping
4	energy charges associated with the delivery
5	of the Hualapai Tribe CAP water shall be
6	paid by the Hualapai Tribe.
7	(N) Waiver of property tax equiva-
8	LENCY PAYMENTS.—No property tax or in-lieu
9	property tax equivalency shall be due or payable
10	by the Hualapai Tribe for the delivery of CAF
11	water or for the storage of CAP water in an un-
12	derground storage facility or groundwater sav-
13	ings facility.
14	(O) Lessee responsibility for
15	CHARGES.—
16	(i) In general.—Any lease or option
17	to lease providing for the temporary deliv-
18	ery to other persons of any Hualapai Tribe
19	CAP water shall require the lessee to pay
20	the CAP operating agency all CAP fixed
21	OM&R charges and all CAP pumping en-
22	ergy charges associated with the delivery of
23	the leased water.
24	(ii) No responsibility for pay-
25	MENT.—Neither the Hualapai Tribe nor

the United States in any capacity shall be responsible for the payment of any charges associated with the delivery of the Hualapai Tribe CAP water leased to other persons.

- (P) ADVANCE PAYMENT.—No Hualapai Tribe CAP water shall be delivered unless the CAP fixed OM&R charges and any applicable CAP pumping energy charges associated with the delivery of that water have been paid in advance.
- (Q) CALCULATION.—The charges for delivery of the Hualapai Tribe CAP water pursuant to the Hualapai Tribe water delivery contract shall be calculated in accordance with the CAP repayment stipulation.
- (R) CAP REPAYMENT.—For purposes of determining the allocation and repayment of costs of any stages of the CAP system constructed after November 21, 2007, the costs associated with the delivery of the Hualapai Tribe CAP water, regardless of whether the Hualapai Tribe CAP water is delivered for use by the Hualapai Tribe or in accordance with any lease, option to lease, exchange, or option to exchange

I	providing for the delivery to other persons of
2	the Hualapai Tribe CAP water, shall be—
3	(i) nonreimbursable; and
4	(ii) excluded from the repayment obli-
5	gation of the Central Arizona Water Con-
6	servation District.
7	(S) Nonreimbursable cap construc-
8	TION COSTS.—
9	(i) IN GENERAL.—With respect to the
10	costs associated with the construction of
11	the CAP system allocable to the Hualapai
12	Tribe—
13	(I) the costs shall be nonreim-
14	bursable; and
15	(II) the Hualapai Tribe shall
16	have no repayment obligation for the
17	costs.
18	(ii) Capital Charges.—No CAP
19	water service capital charges shall be due
20	or payable for the Hualapai Tribe CAP
21	water, regardless of whether the Hualapai
22	Tribe CAP water is delivered—
23	(I) for use by the Hualapai
24	Tribe; or

1	(II) under any lease, option to
2	lease, exchange, or option to exchange
3	entered into by the Hualapai Tribe.
4	(d) Colorado River Accounting.—All Hualapai
5	Tribe CAP water diverted directly from the Colorado
6	River shall be accounted for as deliveries of CAP water
7	within the State.
8	SEC. 14. ENFORCEABILITY DATE.
9	(a) In General.—Except as provided in subsection
10	(d), the Hualapai Tribe water rights settlement agree-
11	ment, including the waivers and releases of claims de-
12	scribed in section 9, shall take effect and be fully enforce-
13	able on the date on which the Secretary publishes in the
14	Federal Register a statement of findings that—
15	(1) to the extent the Hualapai Tribe water
16	rights settlement agreement conflicts with this Act—
17	(A) the Hualapai Tribe water rights settle-
18	ment agreement has been revised through an
19	amendment to eliminate the conflict; and
20	(B) the revised Hualapai Tribe water
21	rights settlement agreement, including any ex-
22	hibits requiring execution by any party to the
23	Hualapai Tribe water rights settlement agree-
24	ment, has been executed by the required party;

1	(2) the waivers and releases of claims described
2	in section 9 have been executed by the Hualapai
3	Tribe and the United States;
4	(3) the abstracts referred to in subparagraphs
5	$4.8.1.2,\ 4.8.2.1,\ {\rm and}\ 4.8.2.2$ of the Hualapai Tribe
6	water rights settlement agreement have been com-
7	pleted by the Hualapai Tribe;
8	(4) the full amount described in section $7(a)(1)$ ,
9	as adjusted by section 7(b), has been deposited in
10	the Hualapai Water Trust Fund Account;
11	(5) the Gila River adjudication decree has been
12	approved by the Gila River adjudication court sub-
13	stantially in the form of the judgment and decree at-
14	tached to the Hualapai Tribe water rights settlement
15	agreement as Exhibit 3.1.43, as amended to ensure
16	consistency with this Act;
17	(6) the Secretary has executed the Hualapai
18	Tribe water delivery contract described in section
19	13(e); and
20	(7) the Secretary has issued the record of deci-
21	sion required by section 8(d).
22	(b) Repeal on Failure To Meet Enforce-
23	ABILITY DATE.—
24	(1) In general.—Except as provided in para-
25	graph (2), if the Secretary fails to publish in the

- Federal Register a statement of findings under sub-1 2 section (a) by April 15, 2029, or such alternative 3 later date as may be agreed to by the Hualapai 4 Tribe, the Secretary, and the State— 5 (A) this Act is repealed; 6 (B) any action taken by the Secretary and 7 any contract or agreement entered into pursu-8 ant to this Act shall be void; and 9 (C) any amounts appropriated under sec-10 tion 7, together with any investment earnings 11 on those amounts, less any amounts expended 12 under section 6(a)(4)(B), shall revert imme-13 diately to the general fund of the Treasury. 14 SEVERABILITY.—Notwithstanding (2)15 graph (1), if the Secretary fails to publish in the 16 Federal Register a statement of findings under sub-17 section (a) by April 15, 2029, or such alternative 18 later date as may be agreed to by the Hualapai
- Tribe, the Secretary, and the State, section 11 and subsections (a), (b), (c), and (d) of section 12 shall
- 21 remain in effect.
- (c) RIGHT TO OFFSET.—If the Secretary has not
- 23 published in the Federal Register the statement of find-
- 24 ings under subsection (a) by April 15, 2029, or such alter-
- 25 native later date as may be agreed to by the Hualapai

- 1 Tribe, the Secretary, and the State, the United States
- 2 shall be entitled to offset any Federal amounts made avail-
- 3 able under section 6(a)(4)(B) that were used or authorized
- 4 for any use under that section against any claim asserted
- 5 by the Hualapai Tribe against the United States described
- 6 in section 9(a)(2)(A).
- 7 (d) Bill Williams River Phase 2 Enforce-
- 8 ABILITY DATE.—Notwithstanding any other provision of
- 9 this Act, the Bill Williams River phase 2 water rights set-
- 10 tlement agreement (including the waivers and releases de-
- 11 scribed in section 9(d) of this Act and section 5 of the
- 12 Bill Williams River phase 2 water rights settlement agree-
- 13 ment) shall take effect and become enforceable among the
- 14 parties to the Bill Williams River phase 2 water rights
- 15 settlement agreement on the date on which all of the fol-
- 16 lowing conditions have occurred:
- 17 (1) The Hualapai Tribe water rights settlement
- agreement becomes enforceable pursuant to sub-
- section (a).
- 20 (2) Freeport has submitted to the Arizona De-
- 21 partment of Water Resources a conditional with-
- drawal of any objection to the Bill Williams River
- 23 watershed instream flow applications pursuant to
- section 4.4(i) of the Bill Williams River phase 2
- 25 water rights settlement agreement, which withdrawal

1	shall take effect on the Bill Williams River Phase 2
2	Enforceability Date described in this subsection.
3	(3) Not later than the Enforceability Date, the
4	Arizona Department of Water Resources has issued
5	an appealable, conditional decision and order for the
6	Bill Williams River watershed instream flow applica-
7	tions pursuant to section 4.4(iii) of the Bill Williams
8	River phase 2 water rights settlement agreement,
9	which order shall become nonconditional and effec-
10	tive on the Bill Williams River Phase 2 Enforce-
11	ability Date described in this subsection.
12	(4) The conditional decision and order de-
13	scribed in paragraph (3)—
14	(A) becomes final; and
15	(B) is not subject to any further appeal.
16	SEC. 15. ADMINISTRATION.
17	(a) Limited Waiver of Sovereign Immunity.—
18	(1) Waiver.—
19	(A) IN GENERAL.—In any circumstance
20	described in paragraph (2)—
21	(i) the United States or the Hualapai
22	Tribe may be joined in the action described
23	in the applicable subparagraph of that
24	paragraph; and

1	(ii) subject to subparagraph (B), any
2	claim by the United States or the Hualapai
3	Tribe to sovereign immunity from the ac-
4	tion is waived.
5	(B) Limitation.—A waiver under sub-
6	paragraph (A)(ii)—
7	(i) shall only be for the limited and
8	sole purpose of the interpretation or en-
9	forcement of—
10	(I) this Act;
11	(II) the Hualapai Tribe water
12	rights settlement agreement, as rati-
13	fied by this Act; or
14	(III) the Bill Williams River
15	phase 2 water right settlement agree-
16	ment, as ratified by this Act; and
17	(ii) shall not include any award
18	against the United States or the Hualapai
19	Tribe for money damages, court costs, or
20	attorney fees.
21	(2) CIRCUMSTANCES DESCRIBED.—A cir-
22	cumstance referred to in paragraph (1)(A) is any of
23	the following:
24	(A) Any party to the Hualapai Tribe water
25	rights settlement agreement—

1	(i) brings an action in any court of
2	competent jurisdiction relating only and di-
3	rectly to the interpretation or enforcement
4	of—
5	(I) this Act; or
6	(II) the Hualapai Tribe water
7	rights settlement agreement; and
8	(ii) names the United States or the
9	Hualapai Tribe as a party in that action.
10	(B) Any landowner or water user in the
11	Verde River Watershed—
12	(i) brings an action in any court of
13	competent jurisdiction relating only and di-
14	rectly to the interpretation or enforcement
15	of—
16	(I) paragraph 10.0 of the
17	Hualapai Tribe water rights settle-
18	ment agreement;
19	(II) Exhibit 3.1.43 to the
20	Hualapai Tribe water rights settle-
21	ment agreement; or
22	(III) section 9; and
23	(ii) names the United States or the
24	Hualapai Tribe as a party in that action.

1	(C) Any party to the Bill Williams River
2	phase 2 settlement agreement—
3	(i) brings an action in any court of
4	competent jurisdiction relating only and di-
5	rectly to the interpretation or enforcement
6	of—
7	(I) this Act; or
8	(II) the Bill Williams River phase
9	2 settlement agreement; and
10	(ii) names the United States or the
11	Hualapai Tribe as a party in that action.
12	(b) Effect on Current Law.—Nothing in this
13	section alters the law with respect to pre-enforcement re-
14	view of Federal environmental or safety-related enforce-
15	ment actions.
16	(c) Basin Groundwater Withdrawal Esti-
17	MATES.—
18	(1) Groundwater withdrawal esti-
19	MATES.—
20	(A) In general.—Not later than 1 year
21	of the date of enactment of this Act, the Sec-
22	retary, acting through the United States Geo-
23	logical Survey Water Use Program, shall issue
24	an estimate for groundwater withdrawals in the

1 Truxton Basin outside the boundaries of the 2 Hualapai Reservation.

- (B) Annual estimates.—Each year after publication of the initial estimate required by subparagraph (A), the Secretary, acting through the United States Geological Survey Water Use Program, shall issue an estimate for groundwater withdrawals in the Truxton Basin outside the boundaries of the Hualapai Reservation until such time as the Secretary, after consultation with the Hualapai Tribe, determines that annual estimates are not warranted.
- (2) Notice to the state.—Based on the estimates under paragraph (1), the Secretary shall notify the State, in writing, if the total withdrawal of groundwater from the Truxton Basin outside the boundaries of the Hualapai Reservation exceeds the estimate prepared pursuant to that paragraph by 3,000 or more AFY, exclusive of any diversion or use of groundwater on Hualapai fee land and any land acquired by the Hualapai Tribe, including by a tribally owned corporation, in fee after the Enforceability Date.
- 24 (d) Antideficiency.—Notwithstanding any author-25 ization of appropriations to carry out this Act, the United

1	States shall not be liable for any failure of the United
2	States to carry out any obligation or activity authorized
3	by this Act (including all agreements or exhibits ratified
4	or confirmed by this Act) if—
5	(1) adequate appropriations are not provided
6	expressly by Congress to carry out the purposes of
7	this Act; or
8	(2) there are not enough monies available to
9	carry out this Act in the Lower Colorado River
10	Basin Development Fund.
11	(e) Application of Reclamation Reform Act of
12	1982.—The Reclamation Reform Act of 1982 (43 U.S.C.
13	390aa et seq.) and any other acreage limitation or full-
14	cost pricing provision of Federal law shall not apply to
15	any person, entity, or tract of land solely on the basis of—
16	(1) receipt of any benefit under this Act;
17	(2) execution or performance of this Act; or
18	(3) the use, storage, delivery, lease, or exchange
19	of CAP water.
20	(f) Effect.—
21	(1) No modification or preemption of
22	OTHER LAW.—Unless expressly provided in this Act
23	nothing in this Act modifies, conflicts with, pre-
24	empts, or otherwise affects—

1	(A) the Boulder Canyon Project Act (43
2	U.S.C. 617 et seq.);
3	(B) the Boulder Canyon Project Adjust-
4	ment Act (43 U.S.C. 618 et seq.);
5	(C) the Act of April 11, 1956 (commonly
6	known as the "Colorado River Storage Project
7	Act'') (43 U.S.C. 620 et seq.);
8	(D) the Colorado River Basin Project Act
9	(Public Law 90–537; 82 Stat. 885);
10	(E) the Treaty between the United States
11	of America and Mexico respecting utilization of
12	waters of the Colorado and Tijuana Rivers and
13	of the Rio Grande, signed at Washington Feb-
14	ruary 3, 1944 (59 Stat. 1219);
15	(F) the Colorado River Compact;
16	(G) the Upper Colorado River Basin Com-
17	pact;
18	(H) the Omnibus Public Land Manage-
19	ment Act of 2009 (Public Law 111–11; 123
20	Stat. 991); or
21	(I) case law concerning water rights in the
22	Colorado River system other than any case to
23	enforce the Hualapai Tribe water rights settle-
24	ment agreement or this Act.

1	(2) Effect on agreements.—Nothing in this
2	Act or the Hualapai Tribe water rights settlement
3	agreement limits the right of the Hualapai Tribe to
4	enter into any agreement for the storage or banking
5	of water in accordance with State law with—
6	(A) the Arizona Water Banking Authority
7	(or a successor agency or entity); or
8	(B) any other lawful authority.
9	(3) Effect of act.—Nothing in this Act—
10	(A) quantifies or otherwise affects the
11	water rights, claims, or entitlements to water of
12	any Indian Tribe other than the Hualapai
13	Tribe;
14	(B) affects the ability of the United States
15	to take action on behalf of any Indian Tribe
16	other than the Hualapai Tribe, the members of
17	the Hualapai Tribe, and the allottees; or
18	(C) limits the right of the Hualapai Tribe
19	to use any water of the Hualapai Tribe in any
20	location on the Hualapai Reservation.