118TH CONGRESS	C	
1st Session	5.	

To approve the settlement of the water right claims of the Tule River Tribe, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Padilla (for himself and Mrs. Feinstein) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To approve the settlement of the water right claims of the Tule River Tribe, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Tule River Tribe Reserved Water Rights Settlement Act
- 6 of 2023".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purposes.
 - Sec. 3. Definitions.
 - Sec. 4. Ratification of 2007 Agreement.

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	 Sec. 5. Tribal Water Right. Sec. 6. Tule River Tribe trust accounts. Sec. 7. Funding. Sec. 8. Transfer of land into trust. Sec. 9. Satisfaction of claims. Sec. 10. Waivers and releases of claims. Sec. 11. Enforceability Date. Sec. 12. Binding effect; judicial approval; enforceability. Sec. 13. Miscellaneous provisions. Sec. 14. Antideficiency.
1	SEC. 2. PURPOSES.
2	The purposes of this Act are—
3	(1) to achieve a fair, equitable, and final settle-
4	ment of claims to water rights in the State of Cali-
5	fornia for—
6	(A) the Tule River Tribe; and
7	(B) the United States, acting as trustee
8	for the Tribe;
9	(2) to authorize, ratify, and confirm the 2007
0	Agreement entered by the Tribe, the South Tule
1	Independent Ditch Company, and the Tule River As-
2	sociation, to the extent that the 2007 Agreement is
3	consistent with this Act;
4	(3) to authorize and direct the Secretary—
5	(A) to execute the 2007 Agreement, with
6	amendments to facilitate implementation and
7	approval of the 2007 Agreement; and
8	(B) to take any other actions necessary to

carry out the 2007 Agreement in accordance

with this Act;

1	(4) to authorize funds necessary for the imple-
2	mentation of the 2007 Agreement and this Act; and
3	(5) to authorize the transfer of certain lands to
4	the Tribe, to be held in trust.
5	SEC. 3. DEFINITIONS.
6	(a) In General.—In this Act:
7	(1) 2007 AGREEMENT.—The term "2007
8	Agreement" means—
9	(A) the agreement dated November 21,
10	2007, as amended on April 22, 2009, between
11	the Tribe, the South Tule Independent Ditch
12	Company, and the Tule River Association, and
13	exhibits attached thereto; and
14	(B) any amendment to the Agreement re-
15	ferred to in subparagraph (A) (including an
16	amendment to any exhibit) that is executed in
17	accordance with section $4(a)(2)$.
18	(2) COURT.—The term "Court" means the
19	United States District Court for the Eastern Dis-
20	trict of California, unless otherwise specified herein.
21	(3) DIVERT; DIVERSION.—The terms "divert"
22	and "diversion" mean to remove water from its nat-
23	ural course or location by means of a ditch, canal,
24	flume, bypass, pipeline, conduit, well, pump, or other
25	structure or device, or act of a person.

1	(4) Downstream water users.—The term
2	"Downstream Water Users" means—
3	(A) the Tule River Association and its suc-
4	cessors and assigns;
5	(B) the South Tule Independent Ditch
6	Company and its successors and assigns; and
7	(C) any and all other holders of water
8	rights in the South Fork Tule River Basin.
9	(5) Enforceability date.—The term "En-
10	forceability Date" means the date described in sec-
11	tion 11.
12	(6) OM&R.—
13	(A) IN GENERAL.—The term "OM&R"
14	means operation, maintenance, and replace-
15	ment.
16	(B) Inclusions.—The term "OM&R" in-
17	cludes—
18	(i) any recurring or ongoing activity
19	relating to the day-to-day operation of a
20	project;
21	(ii) any activity relating to scheduled
22	or unscheduled maintenance of a project;
23	and
24	(iii) any activity relating to repairing
25	or replacing a feature of a project.

1	(7) OPERATION RULES.—The term "Operation
2	Rules" means the rules of operation for the Phase
3	I Reservoir, as established in accordance with the
4	2007 Agreement and this Act.
5	(8) Parties.—The term "Parties" means the
6	signatories to the 2007 Agreement, including the
7	Secretary.
8	(9) Phase I reservoir.—The term "Phase I
9	Reservoir' means the reservoir described in either
10	section 3.4.B.(1) or section 3.4.B.(2) of the 2007
11	Agreement.
12	(10) Reservation; tule river reserva-
13	TION.—The terms "Reservation" and "Tule River
14	Reservation" mean the reservation of lands set aside
15	for the Tribe by the Executive Orders of January 9,
16	1873, October 3, 1873, and August 3, 1878, includ-
17	ing lands added to the Reservation pursuant to sec-
18	tion 8.
19	(11) Secretary.—The term "Secretary"
20	means the Secretary of the Interior.
21	(12) South tule independent ditch com-
22	PANY.—The term "South Tule Independent Ditch
23	Company' means the nonprofit mutual water com-
24	pany incorporated in 1895 that has claims to owner-
25	ship of water rights dating back to 1854, which pro-

1	vides water diverted from the South Fork of the
2	Tule River to its shareholders on lands downstream
3	from the Tule River Reservation.
4	(13) Tribal water right.—The term "Tribal
5	Water Right" means the water rights ratified, con-
6	firmed, and declared to be valid for the benefit of
7	the Tribe as set forth and described in the 2007
8	Agreement and this Act.
9	(14) Tribe.—The term "Tribe" means the
10	Tule River Indian Tribe of the Tule River Reserva-
11	tion, California, a federally recognized Indian Tribe.
12	(15) Trust fund.—The term "Trust Fund"
13	means the Tule River Indian Tribe Settlement Trust
14	Fund established under section 6(a).
15	(16) Tule river association.—
16	(A) IN GENERAL.—The term "Tule River
17	Association" means the association formed by
18	agreement in 1965, the members of which are
19	representatives of all pre-1914 appropriative
20	and certain riparian water right holders of the
21	Tule River at and below the Richard L. Schafer
22	Dam and Reservoir.
23	(B) INCLUSIONS.—The term "Tule River
24	Association" includes the Pioneer Water Com-
25	pany, the Vandalia Irrigation District, the

1	Porterville Irrigation District, and the Lower
2	Tule River Irrigation District.
3	(17) Water Development Project.—The
4	term "Water Development Project" means a project
5	for domestic, commercial, municipal, and industrial
6	water supply, including but not limited to water
7	treatment, storage, and distribution infrastructure
8	to be constructed, in whole or in part, using monies
9	from the Trust Fund.
10	(b) Definitions of Other Terms.—Any other
11	term used in this Act but not defined in subsection (a)—
12	(1) has the meaning given the term in the 2007
13	Agreement; or
14	(2) if no definition for the term is provided in
15	the 2007 Agreement, shall be used in a manner con-
16	sistent with its use in the 2007 Agreement.
17	SEC. 4. RATIFICATION OF 2007 AGREEMENT.
18	(a) Ratification.—
19	(1) In general.—Except as modified by this
20	Act and to the extent that the 2007 Agreement does
21	not conflict with this Act, the 2007 Agreement is au-
22	thorized, ratified, and confirmed.
23	(2) Amendments.—
24	(A) GENERAL AMENDMENTS.—If an
25	amendment to the 2007 Agreement, or to any

1	exhibit attached to the 2007 Agreement require
2	ing the signature of the Secretary, is executed
3	in accordance with this Act to make the 2007
4	Agreement consistent with this Act, the amend-
5	ment is authorized, ratified, and confirmed.
6	(B) Specific amendments.—
7	(i) Substitute sites.—If a sub-
8	stitute site for the Phase I Reservoir is
9	identified by the Tribe pursuant to section
10	3.4.B.(2)(a) of the 2007 Agreement, ther
11	amendments related to the Operation
12	Rules are authorized, ratified, and con-
13	firmed, to the extent that such Amend
14	ments are consistent with the 2007 Agree-
15	ment and this Act.
16	(ii) Priority date.—Amendments
17	agreed to by the Parties to establish that
18	the priority date for the Tribal Water
19	Right is no later than January 9, 1873 is
20	authorized, ratified, and confirmed.
21	(iii) Senior water rights.—
22	Amendments agreed to by the Parties to
23	accommodate senior water rights of those
24	Downstream Water Users described in sec-
25	tion 3(a)(4)(C) are authorized, ratified

1	and confirmed, to the extent that the
2	Court finds any such Downstream Water
3	Users possess senior water rights that car
4	be accommodated only by amendment of
5	the 2007 Agreement.
6	(iv) OTHER AMENDMENTS.—Other
7	amendments agreed to by the Parties to
8	facilitate implementation and approval of
9	the 2007 Agreement are authorized, rati-
10	fied, and confirmed, to the extent that
11	such amendments are otherwise consistent
12	with this Act and with other applicable
13	law.
14	(b) Execution.—
15	(1) In general.—To the extent the 2007
16	Agreement does not conflict with this Act, the Sec-
17	retary shall execute the 2007 Agreement, in accord-
18	ance with paragraph (2), including all exhibits to, or
19	parts of, the 2007 Agreement requiring the signa-
20	ture of the Secretary.
21	(2) TIMING.—The Secretary shall not execute
22	the 2007 Agreement until—
23	(A) the Parties agree on amendments re-
24	lated to the priority date for the Tribal Water
25	Right; and

1	(B) either—
2	(i) the Tribe moves forward with the
3	Phase I Reservoir described in section
4	3.4.B.(1) of the 2007 Agreement; or
5	(ii) if the Tribe selects a substitute
6	site pursuant to section 3.4.B.(2) of the
7	2007 Agreement, either—
8	(I) the Parties agree on Oper-
9	ation Rules; or
10	(II) the Secretary determines, in
11	the discretion of the Secretary, that
12	the Parties have reached an impasse
13	in attempting to negotiate the Oper-
14	ation Rules.
15	(3) Modifications.—Nothing in this Act pro-
16	hibits the Secretary, after execution of the 2007
17	Agreement, from approving any modification to the
18	2007 Agreement, including any exhibit to the 2007
19	Agreement, that is consistent with this Act, to the
20	extent that the modification does not otherwise re-
21	quire congressional approval under section 2116 of
22	the Revised Statutes (25 U.S.C. 177) or any other
23	applicable provision of Federal law.
24	(c) Environmental Compliance.—

1	(1) In General.—In implementing the 2007
2	Agreement and this Act, the Secretary shall comply
3	with all applicable provisions of—
4	(A) the Endangered Species Act of 1973
5	(16 U.S.C. 1531 et seq.);
6	(B) the National Environmental Policy Act
7	of 1969 (42 U.S.C. 4321 et seq.), including the
8	implementing regulations of that Act; and
9	(C) other applicable Federal environmental
10	laws and regulations.
11	(2) Compliance.—
12	(A) IN GENERAL.—In implementing the
13	2007 Agreement and this Act, the Tribe shall
14	prepare any necessary environmental docu-
15	ments, consistent with all applicable provisions
16	of—
17	(i) the Endangered Species Act of
18	1973 (16 U.S.C. 1531 et seq.);
19	(ii) the National Environmental Policy
20	Act of 1969 (42 U.S.C. 4231 et seq.), in-
21	cluding the implementing regulations of
22	that Act; and
23	(iii) all other applicable Federal envi-
24	ronmental laws and regulations.

1	(B) AUTHORIZATIONS.—The Secretary
2	shall—
3	(i) independently evaluate the docu-
4	mentation submitted under subparagraph
5	(A); and
6	(ii) be responsible for the accuracy,
7	scope, and contents of that documentation.
8	(3) Effect of execution.—The execution of
9	the 2007 Agreement by the Secretary under this sec-
10	tion shall not constitute a major Federal action for
11	purposes of the National Environmental Policy Act
12	of 1969 (42 U.S.C. 4321 et seq.).
13	(4) Costs.—Any costs associated with the per-
14	formance of the compliance activities under this sub-
15	section shall be paid from funds deposited in the
16	Trust Fund, subject to the condition that any costs
17	associated with the performance of Federal approval
18	or other review of such compliance work or costs as-
19	sociated with inherently Federal functions shall re-
20	main the responsibility of the Secretary.
21	SEC. 5. TRIBAL WATER RIGHT.
22	(a) Confirmation of Tribal Water Right.—
23	(1) In General.—The Tribal Water Right is
24	ratified, confirmed, and declared valid.

1	(2) QUANTIFICATION.—The Tribal Water Right
2	includes the right to divert and use or permit the di-
3	version and use of up to 5,828 acre-feet per year of
4	surface water from the South Fork Tule River, as
5	described in the 2007 Agreement and as confirmed
6	in the decree entered by the Court pursuant to sub-
7	sections (b) and (c) of section 12.
8	(3) USE.—Any diversion, use, and place of use
9	of the Tribal Water Right shall be subject to the
10	terms and conditions of the 2007 Agreement and
11	this Act.
12	(b) Trust Status of Tribal Water Right.—The
13	Tribal Water Right—
14	(1) shall be held in trust by the United States
15	for the use and benefit of the Tribe in accordance
16	with this Act; and
17	(2) shall not be subject to loss through non-use,
18	forfeiture, abandonment, or other operation of law.
19	(c) AUTHORITY OF THE TULE RIVER TRIBE.—
20	(1) In general.—The Tule River Tribe shall
21	have the authority to allocate and distribute the
22	Tribal Water Right for use on the Reservation in ac-
23	cordance with the 2007 Agreement, this Act, and
24	applicable Federal law.
25	(d) Administration.—

(1) NO ALIENATION.—The Tribe shall not per-1 2 manently alienate any portion of the Tribal Water 3 Right. 4 (2) Purchases or grants of Land from in-5 DIANS.—An authorization provided by this Act for 6 the allocation, distribution, leasing, or other ar-7 rangement entered into pursuant to this Act shall be 8 considered to satisfy any requirement for authoriza-9 tion of the action by treaty or convention imposed by 10 section 2116 of the Revised Statutes (25 U.S.C. 11 177). 12 (3) Prohibition on forfeiture.—The non-13 use of all or any portion of the Tribal Water Right 14 by any water user shall not result in the forfeiture, 15 abandonment, relinquishment, or other loss of all or 16 any portion of the Tribal Water Right. 17 SEC. 6. TULE RIVER TRIBE TRUST ACCOUNTS. 18 (a) Establishment.—The Secretary shall establish a trust fund, to be known as the "Tule River Indian Tribe 19 20 Settlement Trust Fund", to be managed, invested, and 21 distributed by the Secretary and to remain available until 22 expended, withdrawn, or reverted to the general fund of 23 the Treasury, consisting of the amounts deposited in the

Trust Fund under subsection (c), together with any inter-

1	est earned on those amounts, for the purpose of carrying	
2	out this Act.	
3	(b) ACCOUNTS.—The Secretary shall establish in the	
4	Trust Fund the following Accounts:	
5	(1) The Tule River Tribe Water Development	
6	Projects Account.	
7	(2) The Tule River Tribe OM&R Account.	
8	(c) Deposits.—The Secretary shall deposit—	
9	(1) in the Tule River Tribe Water Development	
10	Projects Account established under subsection	
11	(b)(1), the amounts made available pursuant to sec-	
12	tion $7(a)(1)$; and	
13	(2) in the Tule River Tribe OM&R Account es-	
14	tablished under subsection (b)(2), the amounts made	
15	available pursuant to section $7(a)(2)$.	
16	(d) Management and Interest.—	
17	(1) Management.—On receipt and deposit of	
18	funds into the accounts in the Trust Fund pursuant	
19	to subsection (c), the Secretary shall manage, invest,	
20	and distribute all amounts in the Trust Fund in ac-	
21	cordance with the investment authority of the Sec-	
22	retary under—	
23	(A) the first section of the Act of June 24,	
24	1938 (52 Stat. 1037, chapter 648; 25 U.S.C.	
25	162a);	

1	(B) the American Indian Trust Fund Man-
2	agement Reform Act of 1994 (25 U.S.C. 4001
3	et seq.); and
4	(C) this section.
5	(2) Investment earnings.—In addition to
6	the deposits under subsection (c), any investment
7	earnings, including interest, credited to amounts
8	held in the Trust Fund are authorized to be used in
9	accordance with subsections (e) and (h).
10	(e) AVAILABILITY OF AMOUNTS.—
11	(1) In general.—Amounts appropriated to
12	and deposited in, the Trust Fund, including any in-
13	vestment earnings, including interest, shall be made
14	available to the Tribe by the Secretary beginning or
15	the Enforceability Date and subject to the require
16	ments set forth in this section, except for funds to
17	be made available to the Tribe pursuant to para-
18	graph (2).
19	(2) Use of Certain Funds.—Notwithstanding
20	paragraph (1), \$20,000,000 of the amounts depos
21	ited in the Tule River Tribe Water Developmen
22	Projects Account shall be made available to conduct
23	technical studies and related investigations regarding
24	the Phase I Reservoir and to establish appropriate
25	Operation Rules.

1	(f) WITHDRAWALS.—
2	(1) WITHDRAWALS UNDER THE AMERICAN IN-
3	DIAN TRUST FUND MANAGEMENT REFORM ACT OF
4	1994.—
5	(A) IN GENERAL.—The Tribe may with-
6	draw any portion of the amounts in the Trust
7	Fund on approval by the Secretary of a Tribal
8	management plan submitted by the Tribe in ac-
9	cordance with the American Indian Trust Fund
10	Management Reform Act of 1994 (25 U.S.C.
11	4001 et seq.).
12	(B) REQUIREMENTS.—In addition to the
13	requirements under the American Indian Trust
14	Fund Management Reform Act of 1994 (25
15	U.S.C. 4001 et seq.), the Tribal management
16	plan under this paragraph shall require that the
17	Tribe shall spend all amounts withdrawn from
18	the Trust Fund, and any investment earnings
19	accrued through the investments under the
20	Tribal management plan, in accordance with
21	this Act.
22	(C) Enforcement.—The Secretary may
23	carry out such judicial and administrative ac-
24	tions as the Secretary determines to be nec-

essary to enforce the Tribal management plan

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1	under this paragraph to ensure that amounts
2	withdrawn by the Tribe from the Trust Fund
3	under this paragraph are used in accordance
4	with this Act.
5	(2) Withdrawals under expenditure
6	PLAN.—
7	(A) In general.—The Tribe may submit
8	to the Secretary a request to withdraw amounts
9	from the Trust Fund pursuant to an approved
10	expenditure plan.
11	(B) REQUIREMENTS.—To be eligible to
12	withdraw amounts under an expenditure plan
13	under this paragraph, the Tribe shall submit to
14	the Secretary an expenditure plan for any por-
15	tion of the Trust Fund that the Tribe elects to
16	withdraw pursuant to this subparagraph, sub-
17	ject to the condition that the amounts shall be
18	used for the purposes described in this Act.
19	(C) Inclusions.—An expenditure plan
20	under this paragraph shall include a description
21	of the manner and purpose for which the
22	amounts proposed to be withdrawn from the
23	Trust Fund will be used by the Tribe in accord-
24	ance with subsections (e) and (h).

1	(D) APPROVAL.—The Secretary shall ap-
2	prove an expenditure plan submitted under this
3	paragraph if the Secretary determines that the
4	plan—
5	(i) is reasonable; and
6	(ii) is consistent with, and will be used
7	for, the purposes of this Act.
8	(E) Enforcement.—The Secretary may
9	carry out such judicial and administrative ac-
10	tions as the Secretary determines to be nec-
11	essary to enforce an expenditure plan to ensure
12	that amounts disbursed under this paragraph
13	are used in accordance with this Act.
14	(g) Effect of Section.—Nothing in this section
15	gives the Tribe the right to judicial review of a determina-
16	tion of the Secretary relating to whether to approve a
17	Tribal management plan under subsection (f)(1) or an ex-
18	penditure plan under subsection (f)(2) except under sub-
19	chapter II of chapter 5, and chapter 7, of title 5, United
20	States Code (commonly known as the "Administrative
21	Procedure Act").
22	(h) Uses.—Amounts from the Trust Fund may only
23	be used by the Tribe for the following purposes:
24	(1) The Tule River Tribe Water Development
25	Projects Account may only be used to plan, design,

- 1 and construct Water Development Projects on the
- 2 Tule River Reservation, and for the conduct of re-
- 3 lated activities, including for environmental compli-
- 4 ance in the development and construction of projects
- 5 under this Act.
- 6 (2) The Tule River Tribe OM&R Account may
- only be used for the OM&R of Water Development
- 8 Projects.
- 9 (i) Liability.—The Secretary and the Secretary of
- 10 the Treasury shall not be liable for the expenditure or in-
- 11 vestment of any amounts withdrawn from the Trust Fund
- 12 by the Tribe under paragraphs (1) and (2) of subsection
- 13 (f).
- 14 (j) TITLE TO INFRASTRUCTURE.—Title to, control
- 15 over, and operation of any project constructed using funds
- 16 from the Trust Fund shall remain in the Tribe.
- 17 (k) Operation, Maintenance, & Replacement.—
- 18 All OM&R costs of any project constructed using funds
- 19 from the Trust Fund shall be the responsibility of the
- 20 Tribe.
- 21 (l) No Per Capita Distributions.—No portion of
- 22 the Trust Fund shall be distributed on a per capita basis
- 23 to any member of the Tribe.
- 24 (m) Expenditure Report.—The Tule River Tribe
- 25 shall annually submit to the Secretary an expenditure re-

- 1 port describing accomplishments and amounts spent from
- 2 use of withdrawals under a Tribal management plan or
- 3 an expenditure plan under this Act.

4 SEC. 7. FUNDING.

- 5 (a) Funding.—Out of any funds in the Treasury not
- 6 otherwise appropriated, the Secretary of the Treasury
- 7 shall transfer to the Secretary—
- 8 (1) for deposit in the Tule River Tribe Water
- 9 Development Projects Account \$518,000,000, to be
- available until expended, withdrawn, or reverted to
- the general fund of the Treasury; and
- 12 (2) for deposit in the Tule River Tribe OM&R
- Account \$50,000,000, to be available until expended,
- withdrawn, or reverted to the general fund of the
- 15 Treasury.
- 16 (b) Fluctuation in Costs.—
- 17 (1) IN GENERAL.—The amounts authorized to
- be appropriated under subsection (a) shall be in-
- 19 creased or decreased, as appropriate, by such
- amounts as may be justified by reason of ordinary
- 21 fluctuations in costs occurring after November 1,
- 22 2020, as indicated by the Bureau of Reclamation
- 23 Construction Cost Index—Composite Trend.
- 24 (2) Construction costs adjustment.—The
- amounts authorized to be appropriated under sub-

section (a) 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.
- 12 (4) PERIOD OF INDEXING.—The period of in-13 dexing adjustment under this subsection for any in-14 crement of funding shall end on the date on which 15 the funds are deposited into the Trust Fund.

16 SEC. 8. TRANSFER OF LAND INTO TRUST.

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- 17 (a) Transfer of Land to Trust.—
 - (1) In GENERAL.—Subject to valid existing rights, and the requirements of this subsection, all right, title, and interest of the United States in and to the land described in paragraph (2) shall be held in trust by the United States for the benefit of the Tribe as part of the Reservation upon the Enforceability Date, provided that the Tribal fee land described in paragraph (2)(C)—

I	(A) is free from any liens, encumbrances,
2	or other infirmities; and
3	(B) has no existing evidence of any haz-
4	ardous substances or other environmental liabil-
5	ity.
6	(2) Lands to be held in trust.—The land
7	referred to in paragraph (1) is the following:
8	(A) Bureau of land management
9	LANDS.—
10	(i) Approximately 26.15 acres of land
11	located in T. 22 S., R. 29 E., sec. 35, Lot
12	9.
13	(ii) Approximately 85.50 acres of land
14	located in T. 22 S., R. 29 E., sec. 35, Lots
15	6 and 7.
16	(iii) Approximately 38.77 acres of
17	land located in—
18	(I) T. 22 S., R. 30 E., sec. 30,
19	Lot 1; and
20	(II) T. 22 S., R. 30 E., sec. 31,
21	Lots 6 and 7.
22	(iv) Approximately 154.9 acres of land
23	located in T. 22 S., R. 30 E., sec. 34,
24	$N^{1/4}SW^{1/4}$ and $SW^{1/4}SW^{1/4}$, Lots 2 and 3.

1	(v) Approximately 40.00 acres of land
2	located in T. 22 S., R. 30 E., sec. 34,
3	NE½SE¼.
4	(vi) Approximately 375.17 acres of
5	land located in—
6	(I) T. 22 S., R. 30 E., sec. 35,
7	$S^{1/2}NE^{1/4}$, $N^{1/2}SE^{1/4}$, and $SE^{1/4}SE^{1/4}$,
8	Lots 3, 4, and 6; and
9	(II) T. 23 S., R. 30 E., sec. 2,
10	$S^{1/2}NE^{1/4}$, Lots 6 and 7.
11	(vii) Approximately 60.43 acres of
12	land located in—
13	(I) T. 22 S., R. 30 E., sec. 35,
14	$SW^{1/4}SW^{1/4}$; and
15	(II) T. 23 S., R. 30 E., sec. 2,
16	Lot 9.
17	(viii) Approximately 15.48 acres of
18	land located in T. 21 S., R. 30 E., sec. 31
19	in that portion of the NW½ lying between
20	Lots 8 and 9.
21	(ix) Approximately 29.26 acres of
22	land located in T. 21 S., R. 30 E., sec. 31,
23	Lot 7.
24	(B) Forest service lands.—Approxi-
25	mately 9,037 acres of land comprising the head-

1	waters area of the South Fork Tule River wa-
2	tershed located east of and adjacent to the Tule
3	River Indian Reservation, and more particularly
4	described as follows:
5	(i) Commencing at the northeast cor-
6	ner of the Tule River Indian Reservation
7	in T. 21 S., R. 31 E., sec. 16, Mount Dia-
8	blo Base and Meridian, running thence
9	east and then southeast along the ridge of
10	mountains dividing the waters of the South
11	Fork of the Tule River and Middle Fork of
12	the Tule River, continuing south and then
13	southwest along the ridge of mountains di-
14	viding the waters of the South Fork of the
15	Tule River and the Upper Kern River until
16	intersecting with the southeast corner of
17	the Tule River Indian Reservation in T. 22
18	S., R. 31 E., sec. 28, thence from such
19	point north along the eastern boundary of
20	the Tule River Indian Reservation to the
21	place of beginning.
22	(ii) The area encompasses—
23	(I) all of secs. 22, 23, 26, 27, 34,
24	35, and portions of secs. 13, 14, 15,

1	16, 21, 24, 25, 28, 33, and 36, in T.
2	21 S., R. 31 E.; and
3	(II) all of secs. 3 and 10, and
4	portions of secs. 1, 2, 4, 9, 11, 14, 15,
5	16, 21, 22, 27, and 28, in T. 22 S.,
6	R. 31 E.
7	(C) Tribally owned fee lands.—
8	(i) Approximately 300 acres of land
9	known as the McCarthy Ranch and more
10	particularly described as follows:
11	(I) The $SW^{1/4}$ and that portion
12	of the SE½ of sec. 9 in T. 22 S., R.
13	29 E., Mount Diablo Base and Merid-
14	ian, in the County of Tulare, State of
15	California, according to the official
16	plat thereof, lying south and west of
17	the center line of the South Fork of
18	the Tule River, as such river existed
19	on June 9, 1886, in the County of
20	Tulare, State of California; excepting
21	therefrom an undivided one-half inter-
22	est in and to the oil, gas, minerals,
23	and other hydrocarbon substances in,
24	on, or under such land, as reserved by
25	Alice King Henderson, a single

1	woman, by Deed dated January 22,
2	1959, and Recorded February 18,
3	1959, in Book 2106, page 241, Tulare
4	County Official Records.
5	(II) An easement over and across
6	that portion of the SW½ of sec. 10 in
7	T. 22 S., R. 29 E., Mount Diable
8	Base and Meridian, County of Tulare,
9	State of California, more particularly
10	described as follows:
11	(aa) Beginning at the inter-
12	section of the west line of the
13	SW ¹ / ₄ of sec. 10, and the south
14	bank of the South Tule Inde-
15	pendent Ditch; thence south 20
16	rods; thence in an easterly direc-
17	tion, parallel with such ditch, 80
18	rods; thence north 20 rods,
19	thence westerly along the south
20	bank of such ditch 80 rods to the
21	point of beginning; for the pur-
22	pose of—
23	(AA) maintaining
24	thereon an irrigation ditch
25	between the headgate of the

1	King Ditch situated on such
2	land and the $SW^{1/4}$ and that
3	portion of the SE½ of sec.
4	9 in T. 22 S., R. 29 E.,
5	lying south and west of the
6	centerline of the South Fork
7	of the Tule River, as such
8	river existed on June 9,
9	1886, in the County of
10	Tulare, State of California;
11	and
12	(BB) conveying there-
13	through water from the
14	South Fork of the Tule
15	River to the SW ¹ / ₄ and that
16	portion of the SE½ of sec.
17	9 in T. 22 S., R. 29 E.,
18	lying south and west of the
19	centerline of the South Fork
20	of the Tule River, as such
21	river existed on June 9,
22	1886.
23	(bb) The easement described
24	in item (aa) shall follow the exist-
25	ing route of the King Ditch.

1	(11) Approximately 640 acres of land
2	known as the Pierson/Diaz property in T.
3	22 S., R. 29 E., sec. 16, Mount Diablo
4	Base and Meridian, in the County of
5	Tulare, State of California, according to
6	the official plat thereof.
7	(iii) Approximately 375.44 acres of
8	land known as the Hyder property and
9	more particularly described as follows:
10	(I) That portion of the $S^{1/2}$ of
11	sec. 12 in T. 22 S., R. 28 E., Mount
12	Diablo Base and Meridian, in the
13	County of Tulare, State of California,
14	according to the official plat thereof,
15	lying south of the County Road known
16	as Reservation Road, excepting there-
17	from an undivided one-half interest in
18	all oil, gas, minerals, and other hydro-
19	carbon substances as reserved in the
20	deed from California Lands, Inc., to
21	Lovell J. Wilson and Genevieve P.
22	Wilson, recorded February 17, 1940,
23	in book 888, page 116, Tulare County
24	Official Records.

1	(II) The $NW^{1/4}$ of sec. 13 in T
2	22 S., R. 28 E., Mount Diablo Base
3	and Meridian, in the County of
4	Tulare, State of California, according
5	to the official plat thereof, excepting
6	therefrom the south 1200 feet thereof
7	(III) The south 1200 feet of the
8	$NW^{1/4}$ of sec. 13 in T. 22 S., R. 28
9	E., Mount Diablo Base and Meridian
10	in the County of Tulare, State of Cali-
11	fornia, according to the official plat
12	thereof.
13	(iv) Approximately 157.22 acres of
14	land situated in the unincorporated area of
15	the County of Tulare, State of California
16	known as the Trailor property, and more
17	particularly described as follows: The
18	SW $^{1}/_{4}$ of sec. 11 in T. 22 S., R. 28 E.
19	Mount Diablo Base and Meridian, in the
20	unincorporated area of the County of
21	Tulare, State of California, according to
22	the official plat thereof.
23	(v) Approximately 89.45 acres of land
24	known as the Tomato Patch in that por-
25	tion of the $SE^{1/4}$ of sec. 11 in T. 22 S., R

28 E., Mount Diablo Base and Meridian,
in the County of Tulare, State of Cali-
fornia, according to the Official Plat of the
survey of such land on file in the Bureau
of Land Management at the date of the
issuance of the patent thereof, and more
particularly described as follows: Beginning
at the southeast corner of T. 22 S., R. 28
E., sec. 11, thence north and along the
east line of such sec. 11, 1342 feet, thence
south 83° 44' west 258 feet, thence north
84° 30' west 456 feet, thence north 65°
28' west 800 feet, thence north 68° 44'
west 295 feet, thence south 71° 40' west
700 feet, thence south 56° 41' west 240
feet to the west line of the SE½ of such
sec. 11, thence south 0° 21' west along
such west line of the SE½ of sec. 11,
thence west 1427 feet to the southwest
corner of such SE½ of sec. 11, thence
south 89° 34' east 2657.0 feet to the point
of beginning, excepting therefrom—
(I) a strip of land 25 feet in
width along the northerly and east
sides and used as a County Road; and

1	(II) an undivided one-half inter-
2	est in all oil, gas, and minerals in and
3	under such lands, as reserved in the
4	Deed from Bank of America, a cor-
5	poration, dated August 14, 1935, filed
6	for record August 28, 1935, Fee Book
7	11904.
8	(vi) Approximately 160 acres of land
9	known as the Smith Mill in the NW ¹ / ₄ of
10	the NE $\frac{1}{4}$, the N $\frac{1}{2}$ of the NW $\frac{1}{4}$, and the
11	$SE^{1/4}$ of the $NW^{1/4}$ of sec. 20 in T. 21 S.,
12	R. 31 E., Mount Diablo Base and Merid-
13	ian, in the County of Tulare, State of Cali-
14	fornia, according to the official plat there-
15	of.
16	(vii) Approximately 35 acres of land
17	located within the exterior boundaries of
18	the Tule River Reservation known as the
19	Highway 190 parcel, with the legal de-
20	scription as follows: That portion of T. 21
21	S., R. 29 E., sec. 19, Mount Diablo Base
22	and Meridian, in the County of Tulare,
23	Sate of California, according to the official
24	plat thereof, and more particularly de-
25	scribed as follows: Commencing at a point

in the south line of the $N^{1/2}$ of the $S^{1/2}$ of
such sec. 19, such point being south 89°
54' 47" east, 1500.00 feet of the south-
west corner of such $N^{1/2}$, thence north 52°
41' 17" east, 1602.80 feet to the true
point of beginning of the parcel to be de-
scribed, thence north 32° 02' 00" west,
1619.53 feet to a point in the southeast-
erly line of State Highway 190 per deeds
recorded May 5, 1958, in Book 2053,
pages 608 and 613, Tulare County Official
Records, thence north 57° 58' 00" east,
232.29 feet, thence north 66° 33' 24" east,
667.51 fee, thence departing the southeast-
erly line of such Highway 190, south 44°
53' 27" east, 913.62 feet, thence south 85°
53' 27" east, 794.53 feet, thence south 52°
41' 17" west, 1744.64 feet to the true
point of beginning.
(viii) Approximately 61.91 acres of
land located within the exterior boundaries
of the Tule River Reservation known as
the Shan King property, with the legal de-
scription as follows:

1	(1) Parcel 1: Parcel No. 1 of par-
2	cel map no. 4028 in the County of
3	Tulare, State of California, as per the
4	map recorded in Book 41, page 32 of
5	Tulare County Records.
6	(II)(aa) Parcel 2: That portion of
7	T. 21 S., R. 29 E., sec. 19, Mount
8	Diablo Base and Meridian, in the
9	County of Tulare, State of California,
10	described as follows: Commencing at a
11	point in the south line of the $N^{1/2}$ of
12	the $S^{1/2}$ of such sec. 19, such point
13	being south 89° 54′ 58″ east, 1500.00
14	feet of the southwest corner of such
15	$N^{1/2}$, thence north 52° 41' 06" east,
16	1602.80 feet to the southwesterly cor-
17	ner of the 40.00 acre parcel shown on
18	the Record of Survey recorded in
19	Book 18, page 17, of Licensed Sur-
20	veys, Tulare County Records, thence,
21	north 32° 01' 28" west, 542.04 feet
22	along the southwesterly line of such
23	40.00 acre parcel to the true point of
24	beginning of the parcel to be de-
25	scribed, thence, continuing north 32°

1	01' 28" west, 1075.50 feet to the
2	northwesterly corner of such 40.00
3	acre parcel, thence north 57° 58′ 50″
4	east, 232.31 feet along the southeast-
5	erly line of State Highway 190,
6	thence north 66° $34'$ $12''$ east, 6.85
7	feet, thence, departing the southeast-
8	erly line of State Highway 190 south
9	29° 27' 29" east, 884.73 feet, thence
10	south 02° 59′ 33″ east, 218.00 feet,
11	thence south 57° 58′ 31″ west, 93.67
12	feet to the true point of beginning.
13	(bb) The property described in
14	item (aa) is subject to a 100 foot min-
15	imum building setback from the right-
16	of-way of Highway 190.
17	(III) Parcel 3: That portion of T.
18	21 S., R. 29 E., sec. 19, Mount Dia-
19	blo Base and Meridian, County of
20	Tulare, State of California, described
21	as follows: Beginning at a point in the
22	south line of the $N^{1/2}$ of the $S^{1/2}$ of
23	such sec. 19, such point being south
24	89° 54′ 47″ east, 1500.00 feet of the
25	southwest corner of such N ¹ / ₂ , thence

1	north 7° 49' 19'' east, 1205.00 feet
2	thence north 40° $00'$ $00''$ west
3	850.00 feet to a point in the south-
4	easterly line of State Highway 190
5	per deeds recorded May 5, 1958, in
6	Book 2053, pages 608 and 613
7	Tulare County Official Records
8	thence, north 57° $58'$ $00''$ east
9	941.46 feet, along the southeasterly
10	line of such Highway 190, thence de-
11	parting the southeasterly line of such
12	Highway 190, south 32° 02' 00" east
13	1619.53 feet, thence south 52° 41
14	17" west, 1602.80 feet to the point of
15	beginning, together with a three-quar-
16	ters (3/4) interest in a water system
17	as set forth in that certain water sys-
18	tem and maintenance agreement re-
19	corded April 15, 2005, as document
20	no. 2005–0039177.
21	(ix) Approximately 18.44 acres of
22	land located within the exterior boundaries
23	of the Tule River Reservation known as
24	the Parking Lot 4 parcel with the legal de-
25	scription as follows: That portion of the

1	land described in that Grant Deed to Tule
2	River Indian Tribe, recorded June 1, 2010,
3	as document number 2010–0032879,
4	Tulare County Official Records, lying with-
5	in the following described parcel: beginning
6	at a point on the east line of the NW1/4 of
7	sec. 3 in T. 22 S., R. 28 E., Mount Diablo
8	Meridian, lying south 0° 49′ 43″ west,
9	1670.53 feet from the $N^{1\!/\!4}$ corner of such
10	sec. 3, thence (1) south 89° 10' 17" east,
11	46.50 feet; thence (2) north 0° 49' 43"
12	east, 84.08 feet; thence (3) north 33° 00'
13	00" west, 76.67 feet to the south line of
14	State Route 190 as described in that
15	Grant Deed to the State of California, re-
16	corded February 14, 1958, in Volume
17	2038, page 562, Tulare County Official
18	Records; thence (4) north 0° 22' 28" east,
19	73.59 feet to the north line of the SE½ of
20	the NW $\frac{1}{4}$ of such sec. 3; thence (5) south
21	89° 37' 32" east, along such north line,
22	89.77 feet to the center-north sixteenth
23	corner of such sec. 3; thence (6) south 0°
24	49' 43" west, along such east line of the
25	$NW^{1/4}$ of such sec. 3, a distance of 222.06

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feet to the point of beginning. Containing 0.08 acres, more or less, in addition to that portion lying within Road 284. Together with the underlying fee interest, if any, contiguous to the above-described property in and to Road 284. This conveyance is made for the purpose of a freeway and the grantor hereby releases and relinquishes to the grantee any and all abutter's rights including access rights, appurtenant to grantor's remaining property, in and to such freeway. Reserving however, unto grantor, grantor's successors or assigns, the right of access to the freeway over and across Courses (1) and (2) herein above described. The bearings and distances used in this description are on the California Coordinate System of 1983, Zone 4. Divide distances by 0.999971 to convert to ground distances.

(b) TERMS AND CONDITIONS.—

(1) Existing authorizations.—Any Federal land transferred under this section shall be conveyed and taken into trust subject to valid existing rights, contracts, leases, permits, and rights-of-way, unless

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the holder of the right, contract, lease, permit, or right-of-way requests an earlier termination in accordance with existing law. The Bureau of Indian Affairs shall assume all benefits and obligations of the previous land management agency under such existing rights, contracts, leases, permits, or rights-of-way, and shall disburse to the Tribe any amounts that accrue to the United States from such rights, contracts, leases, permits, or rights-of-ways after the date of transfer from any sale, bonus, royalty, or rental relating to that land in the same manner as amounts received from other land held by the Secretary in trust for the Tribe.

(2) IMPROVEMENTS.—Any improvements constituting personal property, as defined by State law, belonging to the holder of a right, contract, lease, permit, or right-of-way on lands transferred under this section shall remain the property of the holder and shall be removed not later than 90 days after the date on which the right, contract, lease, permit, or right-of-way expires, unless the Tribe and the holder agree otherwise. Any such property remaining beyond the 90-day period shall become the property of the Tribe and shall be subject to removal and disposition at the Tribe's discretion. The holder shall

1	be liable for the costs the Tribe incurs in removing
2	and disposing of the property.
3	(c) WITHDRAWAL OF FEDERAL LANDS.—
4	(1) In general.—Subject to valid existing
5	rights, effective on the date of enactment of this Act,
6	all Federal lands within the parcels described in sub-
7	section (a)(2) are withdrawn from all forms of—
8	(A) entry, appropriation, or disposal under
9	the public land laws;
10	(B) location, entry, and patent under the
11	mining laws; and
12	(C) disposition under all laws pertaining to
13	mineral and geothermal leasing or mineral ma-
14	terials.
15	(2) Expiration.—The withdrawals pursuant to
16	paragraph (1) shall terminate on the date that the
17	Secretary takes the lands into trust for the benefit
18	of the Tribe pursuant to subsection $(a)(1)$.
19	(d) Technical Corrections.—Notwithstanding
20	the descriptions of the parcels of land in subsection $(a)(2)$,
21	the United States may, with the consent of the Tribe,
22	make technical corrections to the legal land descriptions
23	to more specifically identify the parcels to be exchanged.
24	(e) Survey.—

1	(1) Unless the United States or the Tribe re-
2	quests an additional survey for the transferred land
3	or a technical correction is made under subsection
4	(d), the description of land under this section shall
5	be controlling.
6	(2) If the United States or the Tribe requests
7	an additional survey, that survey shall control the
8	total acreage to be transferred into trust under this
9	section.
10	(3) The Secretary or the Secretary of Agri-
11	culture shall provide such assistance as may be ap-
12	propriate—
13	(A) to conduct additional surveys of the
14	transferred land; and
15	(B) to satisfy administrative requirements
16	necessary to accomplish the land transfers
17	under this section.
18	(f) Date of Transfer.—The Secretary shall issue
19	trust deeds for all land transfers under this section by not
20	later than 10 years after the Enforceability Date.
21	(g) RESTRICTION ON GAMING.—Lands taken into
22	trust pursuant to this section shall not be considered to
23	have been taken into trust for, nor eligible for, class II
24	gaming or class III gaming (as those terms are defined

- 1 in section 4 of the Indian Gaming Regulatory Act (25
- 2 U.S.C. 2703)).
- 3 (h) Status of Water Rights on Transferred
- 4 Lands.—Any water rights associated with lands trans-
- 5 ferred pursuant to subparagraphs (A) through (C) of sub-
- 6 section (a)(2) shall be held in trust for the Tribe but shall
- 7 not be included in the Tribal Water Right.
- 8 SEC. 9. SATISFACTION OF CLAIMS.
- 9 The benefits provided under this Act shall be in com-
- 10 plete replacement of, complete substitution for, and full
- 11 satisfaction of any claim of the Tribe against the United
- 12 States that is waived and released by the Tribe under sec-
- 13 tion 10(a).
- 14 SEC. 10. WAIVERS AND RELEASES OF CLAIMS.
- 15 (a) IN GENERAL.—
- 16 (1) Waivers and releases of claims by
- 17 THE TRIBE AND THE UNITED STATES AS TRUSTEE
- 18 FOR THE TRIBE.—Subject to the reservation of
- rights and retention of claims set forth in subsection
- 20 (c), as consideration for recognition of the Tribe's
- 21 Tribal Water Right and other benefits described in
- the 2007 Agreement and this Act, the Tribe and the
- United States, acting as trustee for the Tribe, shall
- 24 execute a waiver and release of all claims for the fol-
- 25 lowing:

1 (A) All claims for water rights within the 2 State of California based on any and all legal 3 theories that the Tribe or the United States 4 acting as trustee for the Tribe, asserted or 5 could have asserted in any proceeding, including 6 a general stream adjudication, on or before the 7 Enforceability Date, except to the extent that 8 such rights are recognized in the 2007 Agree-9 ment and this Act. 10 (B) All claims for damages, losses, or inju-11 ries to water rights or claims of interference 12 with, diversion, or taking of water rights (in-13 cluding claims for injury to lands resulting from 14 such damages, losses, injuries, interference with, diversion, or taking of water rights) with-15 16 in California against the State, or any person, 17 entity, corporation, or municipality, that ac-18 crued at any time up to and including the En-19 forceability Date. 20 (2) Waiver and release of claims by the 21 TRIBE AGAINST THE UNITED STATES.—Subject to 22 the reservation of rights and retention of claims 23 under subsection (c), the Tribe shall execute a waiv-24 er and release of all claims against the United 25 States (including any agency or employee of the

1	United States) for water rights within the State of
2	California first arising before the Enforceability
3	Date relating to—
4	(A) water rights within the State of Cali-
5	fornia that the United States, acting as trustee
6	for the Tribe, asserted or could have asserted in
7	any proceeding, including a general stream ad-
8	judication, except to the extent that such rights
9	are recognized as part of the Tribal Water
10	Right under this Act;
11	(B) foregone benefits from nontribal use of
12	water, on and off the Reservation (including
13	water from all sources and for all uses);
14	(C) damage, loss, or injury to water, water
15	rights, land, or natural resources due to loss of
16	water or water rights (including damages,
17	losses, or injuries to hunting, fishing, gathering,
18	or cultural rights, due to loss of water or water
19	rights, claims relating to interference with, di-
20	version, or taking of water, or claims relating to
21	a failure to protect, acquire, replace, or develop
22	water, water rights, or water infrastructure)
23	within the State of California;

1	(D) a failure to establish or provide a mu-
2	nicipal rural or industrial water delivery system
3	on the Reservation;
4	(E) damage, loss, or injury to water, water
5	rights, land, or natural resources due to con-
6	struction, operation, and management of irriga-
7	tion projects on the Reservation and other Fed-
8	eral land and facilities (including damages
9	losses, or injuries to fish habitat, wildlife, and
10	wildlife habitat);
11	(F) failure to provide for operation, main-
12	tenance, or deferred maintenance for any irriga-
13	tion system or irrigation project;
14	(G) failure to provide a dam safety im-
15	provement to a dam on the Reservation;
16	(H) the litigation of claims relating to any
17	water rights of the Tribe within the State of
18	California;
19	(I) the negotiation, execution, or adoption
20	of the 2007 Agreement (including exhibits A-
21	F) and this Act;
22	(J) the negotiation, execution, or adoption
23	of operational rules referred to in Article 3.4 of
24	the 2007 Agreement in connection with any res-
25	ervoir locations, including any claims related to

1	the resolution of operational rules pursuant to
2	the dispute resolution processes set forth in the
3	Article 8 of the 2007 Agreement, including
4	claims arising after the Enforceability Date
5	and
6	(K) claims related to the creation or reduc-
7	tion of the Reservation, including any claims re-
8	lating to the failure to ratify any treaties and
9	any claims that any particular lands were in-
10	tended to be set aside as a permanent homeland
11	for the Tribe but were not included as part of
12	the present Reservation.
13	(b) Effectiveness.—The waivers and releases
14	under subsection (a) shall take effect on the Enforceability
15	Date.
16	(c) Reservation of Rights and Retention of
17	CLAIMS.—Notwithstanding the waivers and releases under
18	subsection (a), the Tribe and the United States, acting
19	as trustee for the Tribe, shall retain—
20	(1) all claims relating to the enforcement of, or
21	claims accruing after the Enforceability Date relat-
22	ing to water rights recognized under the 2007
23	Agreement, any final court decree entered in the
24	Federal District Court for the Eastern District of
25	California, or this Act;

1	(2) all claims relating to the right to use and
2	protect water rights acquired after the date of enact-
3	ment of this Act;
4	(3) claims regarding the quality of water
5	under—
6	(A) the Comprehensive Environmental Re-
7	sponse, Compensation, and Liability Act of
8	$1980~(42~\mathrm{U.S.C.}~9601~\mathrm{et}~\mathrm{seq.}),$ including claims
9	for damages to natural resources;
10	(B) the Safe Drinking Water Act (42
11	U.S.C. 300f et seq.);
12	(C) the Federal Water Pollution Control
13	Act (33 U.S.C. 1251 et seq.) (commonly re-
14	ferred to as the "Clean Water Act"); and
15	(D) any regulations implementing the Acts
16	described in subparagraphs (A) through (C);
17	(4) all claims for damage, loss, or injury to land
18	or natural resources that are not due to loss of
19	water or water rights, including hunting, fishing,
20	gathering, or cultural rights; and
21	(5) all rights, remedies, privileges, immunities,
22	and powers not specifically waived and released pur-
23	suant to this Act or the 2007 Agreement.
24	(d) Effect of 2007 Agreement and Act.—Noth-
25	ing in the 2007 Agreement or this Act—

1	(1) affects the authority of the Tribe to enforce
2	the laws of the Tribe, including with respect to envi-
3	ronmental protections or reduces or extends the sov-
4	ereignty (including civil and criminal jurisdiction) of
5	any government entity;
6	(2) affects the ability of the United States, act-
7	ing as sovereign, to carry out any activity authorized
8	by law, including—
9	(A) the Comprehensive Environmental Re-
10	sponse, Compensation, and Liability Act of
11	1980 (42 U.S.C. 9601 et seq.);
12	(B) the Safe Drinking Water Act (42
13	U.S.C. 300f et seq.);
14	(C) the Federal Water Pollution Control
15	Act (33 U.S.C. 1251 et seq.);
16	(D) the Solid Waste Disposal Act (42
17	U.S.C. 6901 et seq.); and
18	(E) any regulations implementing the Acts
19	described in subparagraphs (A) through (D);
20	(3) affects the ability of the United States to
21	act as trustee for any other Indian Tribe or an
22	allotee of any other Indian Tribe;
23	(4) confers jurisdiction on any State court—
24	(A) to interpret Federal law relating to
25	health, safety, or the environment;

1	(B) to determine the duties of the United
2	States or any other party under Federal law re-
3	garding health, safety, or the environment;
4	(C) to conduct judicial review of any Fed-
5	eral agency action; or
6	(D) to interpret Tribal law; or
7	(5) waives any claim of a member of the Tribe
8	in an individual capacity that does not derive from
9	a right of the Tribe.
10	(e) TOLLING OF CLAIMS.—
11	(1) In general.—Each applicable period of
12	limitation and time-based equitable defense relating
13	to a claim described in this section shall be tolled for
14	the period beginning on the date of enactment of
15	this Act and ending on the Enforceability Date.
16	(2) Effect of Subsection.—Nothing in this
17	subsection revives any claim or tolls any period of
18	limitation or time-based equitable defense that ex-
19	pired before the date of enactment of this Act.
20	(3) Limitation.—Nothing in this section pre-
21	cludes the tolling of any period of limitations or any
22	time-based equitable defense under any other appli-
23	cable law.
24	(f) Expiration.—

1	(1) In general.—This Act shall expire in any
2	case in which the Secretary fails to publish a state-
3	ment of findings under section 11 by not later
4	than—
5	(A) 8 years from the date of enactment of
6	this Act; or
7	(B) such alternative later date as is agreed
8	to by the Tribe and the Secretary, after pro-
9	viding reasonable notice to the State of Cali-
10	fornia.
11	(2) Consequences.—If this Act expires under
12	paragraph (1)—
13	(A) the waivers and releases under sub-
14	section (a) shall—
15	(i) expire; and
16	(ii) have no further force or effect;
17	(B) the authorization, ratification, con-
18	firmation, and execution of the 2007 Agreement
19	under section 4 shall no longer be effective;
20	(C) any action carried out by the Sec-
21	retary, and any contract or agreement entered
22	into pursuant to this Act, shall be void;
23	(D) any unexpended Federal funds appro-
24	priated or made available to carry out the ac-
25	tivities authorized by this Act, together with

1	any interest earned on those funds, and any
2	water rights or contracts to use water and title
3	to other property acquired or constructed with
4	Federal funds appropriated or made available
5	to carry out the activities authorized by this Act
6	shall be returned to the Federal Government,
7	unless otherwise agreed to by the Tribe and the
8	United States and approved by Congress; and
9	(E) except for Federal funds used to ac-
10	quire or construct property that is returned to
11	the Federal Government under subparagraph
12	(D), the United States shall be entitled to offset
13	any Federal funds made available to carry out
14	this Act that were expended or withdrawn, or
15	any funds made available to carry out this Act
16	from other Federal authorized sources, together
17	with any interest accrued on those funds,
18	against any claims against the United States—
19	(i) relating to—
20	(I) water rights in the State of
21	California asserted by—
22	(aa) the Tribe; or
23	(bb) any user of the Tribal
24	Water Right; or

1	(II) any other matter covered by
2	subsection (a)(2); or
3	(ii) in any future settlement of water
4	rights of the Tribe.
5	SEC. 11. ENFORCEABILITY DATE.
6	The Enforceability Date shall be the date on which
7	the Secretary publishes in the Federal Register a state-
8	ment of findings that—
9	(1) to the extent that the 2007 Agreement con-
10	flicts with the Act, the 2007 Agreement has been
11	amended to conform with this Act;
12	(2) the 2007 Agreement, so revised, includes
13	waivers and releases of claims set forth in section 10
14	and has been executed by the parties, including the
15	United States;
16	(3) a final judgment and decree approving the
17	2007 Agreement, including Operation Rules, and
18	binding all parties to the action has been entered by
19	the Court, and all appeals have been exhausted;
20	(4) all of the amounts authorized to be appro-
21	priated under section 7(a) have been appropriated
22	and deposited in the designated accounts; and
23	(5) the waivers and releases under section 10(a)
24	have been executed by the Tribe and the Secretary.

1	SEC. 12. BINDING EFFECT; JUDICIAL APPROVAL; ENFORCE-
2	ABILITY.
3	(a) In General.—
4	(1) Lawsuit.—1 or more Parties may file suit
5	in the Court requesting the entry of a final judge-
6	ment and decree approving the Tribal Water Right
7	and the 2007 Agreement, provided that no such suit
8	shall be filed until after—
9	(A) the Tribe has confirmed that the
10	Phase I Reservoir will be sited at the location
11	described in section 3.4.B.(1) of the 2007
12	Agreement and that Exhibit E governs oper-
13	ation of the Phase I Reservoir; or
14	(B) the Tribe has selected a substitute site
15	for the Phase I Reservoir pursuant to section
16	3.4.B.(2)(a) of the 2007 Agreement and—
17	(i) the Parties have agreed on Oper-
18	ation Rules and the Secretary has executed
19	the 2007 Agreement; or
20	(ii) if the Parties have reached an im-
21	passe in attempting to negotiate Operation
22	Rules, at least 1 Party has developed pro-
23	posed Operation Rules to submit for judi-
24	cial review and approval, and has shared
25	the proposed Operation Rules with the

1	other Parties at least 90 days in advance
2	of filing the lawsuit.
3	(2) Joining united states as party.—
4	Where suit is filed pursuant to this subsection, in-
5	cluding the satisfaction of the requirements in sub-
6	paragraph (A) or (B) of paragraph (1), the United
7	States may be joined in litigation for the purposes
8	set forth in this section.
9	(b) Judicial Approval.—The Court shall have ex-
10	clusive jurisdiction to review and determine whether to ap-
11	prove the Tribal Water Right and the 2007 Agreement,
12	and on doing so over any cause of action initiated by any
13	Party arising from a dispute over the interpretation of the
14	2007 Agreement or this Act, and any cause of action initi-
15	ated by any Party for the enforcement of the 2007 Agree-
16	ment.
17	(c) Failure to Agree on Operation Rules.—
18	(1) In General.—Subject to subsection
19	(a)(1)(B)(ii), the Court shall have jurisdiction over
20	a cause of action that a Party initiates to establish
21	Operation Rules, where the Parties failed to reach
22	agreement on such Operation Rules.
23	(2) Voluntary dispute resolution.—If a
24	suit is filed under paragraph (1), the Court shall

1	refer the Parties to the voluntary dispute resolution
2	program of the Court.
3	(3) COURT SELECTION OF OPERATION
4	RULES.—
5	(A) IN GENERAL.—If the voluntary dispute
6	resolution program does not, after a reasonable
7	amount of time as determined by the Court, re-
8	sult in agreed-on Operation Rules, the Court
9	shall set a deadline by which any Party or
10	Downstream Water User may submit proposed
11	Operation Rules and, after briefing and hearing
12	evidence, select among the proffered Operation
13	Rule based on the criteria set forth in para-
14	graph (4).
15	(B) Implementation of agreed-on op-
16	ERATION RULES.—Once the Court selects Oper-
17	ation Rules pursuant to subparagraph (A), such
18	Operation Rules shall thereafter control and
19	shall be implemented by the Parties pursuant to
20	the terms directed by the Court.
21	(4) Criteria for court selection of oper-
22	ATION RULES.—
23	(A) In general.—The Court shall select
24	the proffered Operation Rules that, if imple-
25	mented, would be the most effective in—

1	(1) regulating the flows in the South
2	Tule River to comply with the terms con-
3	tained in the 2007 Agreement and the fol-
4	lowing diversion limits, where the South
5	Tule Independent Ditch Company's point
6	of diversion is the point of measurement,
7	including—
8	(I) where the natural flow is less
9	than 3 cubic feet per second (referred
10	to in this clause as "cfs"), the Tribe
11	has a right to 1 cfs;
12	(II) where the natural flow is
13	greater than or equal to 3 cfs and less
14	than 5 cfs, the Tribe has a right to
15	$1\frac{1}{2}$ cfs;
16	(III) where the natural flow is
17	greater than or equal to 5 cfs and less
18	than 10 cfs, the Tribe has a right to
19	2 cfs; and
20	(IV) where the natural flow is
21	greater than or equal to 10 cfs, the
22	Tribe has a right to any amount;
23	(ii) minimizing adverse impact on the
24	Parties other than the Tribe; and

1	(iii) maintaining the right of the Tribe
2	to the reasonable and economic use of
3	water for domestic and stock purposes or
4	the Reservation.
5	(B) Consideration of exhibit e.—In
6	applying the criteria set forth in subparagraph
7	(A), the Court should consider the Operation
8	Rules governing the Phase I Reservoir de-
9	scribed in section 3.4.B.(1) of the 2007 Agree-
10	ment, as set forth in Exhibit E to the 2007
11	Agreement, which the Parties agreed on based
12	on consideration of that criteria.
13	(C) Inconsistency of proposed oper-
14	ATION RULES WITH CRITERIA.—
15	(i) In general.—The Court shall not
16	approve the 2007 Agreement if the Court
17	finds that none of the proffered Operation
18	Rules are consistent with the criteria set
19	forth in subparagraph (A).
20	(ii) Alternative operation
21	RULES.—If the Court finds that none of
22	the proffered Operation Rules are con-
23	sistent with the criteria set forth in sub-
24	paragraph (A), the Court may establish an
25	alternate process to allow the Parties to

1	develop alternate Operation Rules that are
2	consistent with that criteria.

3 SEC. 13. MISCELLANEOUS PROVISIONS.

- 4 (a) Waiver of Sovereign Immunity by the
- 5 United States.—Nothing in this Act waives the sov-
- 6 ereign immunity of the United States, except as provided
- 7 in section 12(a)(2).
- 8 (b) Other Tribes Not Adversely Affected.—
- 9 Nothing in this Act quantifies or diminishes any land or
- 10 water right, or any claim or entitlement to land or water,
- 11 of an Indian Tribe, band, or community other than the
- 12 Tribe.
- 13 (c) Other Water Rights of United States Not
- 14 ADVERSELY AFFECTED.—Nothing in this Act quantifies
- 15 or diminishes any other water right held by the United
- 16 States other than as a Downstream Water User.
- 17 (d) Effect on Current Law.—Nothing in this Act
- 18 affects any provision of law (including regulations) in ef-
- 19 fect on the day before the date of enactment of this Act
- 20 with respect to pre-enforcement review of any Federal en-
- 21 vironmental enforcement action.
- (e) Conflict.—In the event of a conflict between the
- 23 2007 Agreement and this Act, this Act shall control.

1 SEC. 14. ANTIDEFICIENCY.

- 2 The United States shall not be liable for any failure
- 3 to carry out any obligation or activity authorized by this
- 4 Act, including any obligation or activity under the 2007
- 5 Agreement if adequate appropriations are not provided by
- 6 Congress expressly to carry out the purposes of this Act.