118TH CONGRESS	\mathbf{C}	
2D Session		
		

To direct the Administrator of the Western Area Power Administration to reduce rates for firm electric service customers due to shortfalls in generation from certain Bureau of Reclamation hydroelectric facilities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Kelly (for himself and Ms. Sinema) introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To direct the Administrator of the Western Area Power Administration to reduce rates for firm electric service customers due to shortfalls in generation from certain Bureau of Reclamation hydroelectric facilities, 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 "Hydropower Delivery
 - 5 Rate-reduction Offset Act of 2024" or the "HYDRO Act
 - 6 of 2024".

SEC	9	FINDINGS	

2	Congress finds that—
3	(1) the sale of hydropower from Federal facili-
4	ties at cost-based rates to project use and firm elec-
5	tric service customers has financed Federal projects
6	and programs that are not strictly necessary for, or
7	related to, the production of hydropower;
8	(2) maintaining a mutually beneficial contrac-
9	tual relationship with project use and firm electric
10	service customers is beneficial for the integrity of
11	the Federal hydropower program;
12	(3) long-term drought conditions in the Western
13	United States have produced untenable conditions
14	for the delivery of hydropower; and
15	(4) the conditions referred to in paragraph (3)
16	make the recovery of costs unrelated to the produc-
17	tion of Federal hydropower inconsistent with sound
18	business principles.
19	SEC. 3. SENSE OF CONGRESS RELATING TO THE ADMINIS-
20	TRATOR OF THE WESTERN AREA POWER AD-
21	MINISTRATION.
22	It is the sense of Congress that—
23	(1) the Administrator of the Western Area
24	Power Administration (referred to in this Act as the
25	"Administrator") has the discretion to exclude

1	nonpower-related costs from power rate repayment
2	studies; and
3	(2) the Administrator should exercise the dis-
4	cretion of the Administrator—
5	(A) to reduce unnecessary expenditures
6	during periods of extreme drought; and
7	(B) to exclude costs from hydropower rates
8	that are inconsistent with an equitable alloca-
9	tion or assignment of nonpower-related costs to
10	project use and firm electric service rates.
11	SEC. 4. HYDROPOWER DROUGHT MITIGATION.
12	(a) Notification of Predicted Available
13	Power.—
13 14	POWER.— (1) IN GENERAL.—Not later than 30 days after
14	(1) In general.—Not later than 30 days after
14 15	(1) In general.—Not later than 30 days after the date of enactment of this Act, and each January
141516	(1) In general.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project
14151617	(1) In General.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project use and firm electric service customers of each of the
14 15 16 17 18	(1) In general.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project use and firm electric service customers of each of the Bureau of Reclamation projects described in para-
141516171819	(1) In general.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project use and firm electric service customers of each of the Bureau of Reclamation projects described in paragraph (2) of the quantity of energy predicted to be
14 15 16 17 18 19 20	(1) In general.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project use and firm electric service customers of each of the Bureau of Reclamation projects described in paragraph (2) of the quantity of energy predicted to be available for delivery from the applicable Bureau of
14 15 16 17 18 19 20 21	(1) In General.—Not later than 30 days after the date of enactment of this Act, and each January 1 thereafter, the Administrator shall notify project use and firm electric service customers of each of the Bureau of Reclamation projects described in paragraph (2) of the quantity of energy predicted to be available for delivery from the applicable Bureau of Reclamation project during the 1-year period begin-

1	(2) Description of Projects.—The Bureau
2	of Reclamation projects referred to in paragraph (1)
3	are the following:
4	(A) The Colorado River Storage Project,
5	the Collbran Project, and the Rio Grande
6	Project (collectively referred to in this Act as
7	the "Salt Lake City Area Integrated Projects").
8	(B) The Boulder Canyon Project.
9	(C) The Parker-Davis Project.
10	(b) Conditions Warranting Rate Reduction.—
11	(1) Salt lake city area integrated
12	PROJECTS.—If a notification under subsection (a)(1)
13	indicates that the annual quantity of energy pro-
14	duced by the Salt Lake City Area Integrated
15	Projects is predicted to be less than 4,900,000
16	MWh, the Administrator shall reduce rates for each
17	project use and firm electric service customer of the
18	Salt Lake City Area Integrated Projects in each
19	monthly invoice for firm electric service until such
20	time as the expected annual energy production re-
21	turns to levels equal to or greater than 4,900,000
22	MWh.
23	(2) Boulder canyon project.—If a notifica-
24	tion under subsection (a)(1) indicates that the an-
25	nual quantity of energy produced by the Boulder

Canyon Project is predicted to be less 3,600,000 MWh, the Administrator shall reduce rates for each project use and firm electric service customer of the Boulder Canyon Project in each monthly invoice for firm electric service until such time as the expected annual energy production re-turns to levels equal to or greater than 3,600,000 MWh.

(3) Parker-davis project.—If a notification under subsection (a)(1) indicates that the annual quantity of energy produced by the Parker-Davis Project is expected to be less than 1,400,000 MWh, the Administrator shall reduce rates for each project use and firm electric service customer of the Parker-Davis Project in each monthly invoice for project use and firm electric service until such time as the expected annual energy production returns to levels equal to or greater than 1,400,000 MWh.

(c) Rate Reduction.—

(1) IN GENERAL.—For purposes of calculating a rate reduction required under subsection (b), the Administrator shall reduce rates for each project use and firm electric service customer in accordance with the principles described in sections 2 and 3.

1	(2) Limitation on rate reduction.—The
2	Administrator may not reduce rates as required
3	under subsection (b) by an aggregate amount great-
4	er than any unobligated balances associated with the
5	projects described in subsection (a)(2).
6	(d) TERMINATION OF EFFECTIVENESS.—Subsections
7	(a) through (c) shall cease to be effective on December
8	31, 2031.
9	SEC. 5. EFFECT.
10	(a) Cost Recovery.—Nothing in this Act preempts
11	the obligations of the Administrator to set rates to recover
12	costs as may be required by law.
13	(b) Funding.—
14	(1) In general.—Nothing in this Act author-
15	izes additional appropriations for the Western Area
16	Power Administration.
17	(2) Use of existing funds.—The Adminis-
18	trator shall use any funds authorized and appro-
19	priated to the Western Area Power Administration
20	on an annual basis to carry out the duties of the Ad-
21	ministrator under this Act.
22	(c) No Retroactive Rates.—Notwithstanding any
23	other provision of law, the Administrator shall not recover
24	any rate reduction provided pursuant to this section in fu-
25	ture rates.

1	(d) Effect on Water Rights.—Nothing in this
2	Act—
3	(1) alters or affects any water rights held by—
4	(A) the United States;
5	(B) any Indian Tribe, band, or community;
6	(C) any State or political subdivision of a
7	State; or
8	(D) any person;
9	(2) authorizes the Secretary of the Interior to
10	change or otherwise modify operations at Bureau of
11	Reclamation facilities in the Colorado River Basin;
12	or
13	(3) authorizes a change in the terms of the
14	agreement entitled the "Second Memorandum of
15	Agreement Concerning the Upper Colorado River
16	Basin Fund" and dated June 10, 2020.