

116TH CONGRESS 2D SESSION

H. R. 7410

To modernize the hydropower licensing process and to promote next generation hydropower projects, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 29, 2020

Mrs. Rodgers of Washington (for herself, Mr. Duncan, and Mr. Newhouse) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Oversight and Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To modernize the hydropower licensing process and to promote next generation hydropower projects, 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 Clean En-
- 5 ergy Future Act".

SEC. 2. CONFIRMING THAT HYDROPOWER IS AN ESSENTIAL 2 RENEWABLE RESOURCE. 3 (a) Sense of Congress on the Use of Hydro-POWER RENEWABLE RESOURCES.—It is the sense of Con-5 gress that— 6 (1) hydropower is a renewable resource for pur-7 poses of all Federal programs and is an essential 8 source of energy in the United States; and 9 (2) the United States should protect existing 10 hydropower resources and increase substantially the 11 capacity and generation of clean, renewable hydro-12 power resources to address a changing climate and 13 improve environmental quality in the United States. 14 (b) Modifying Definitions of Renewable En-ERGY TO INCLUDE HYDROPOWER.— 15 16 (1) Energy policy act of 2005.—Section 203 17 of the Energy Policy Act of 2005 (42 U.S.C. 15852) 18 is amended— 19 (A) in subsection (a), by amending para-20 graphs (1) through (3) to read as follows: "(1) Not less than 20 percent in fiscal years 21 22 2021 through 2022. 23 "(2) Not less than 23 percent in fiscal years 24 2023 through 2024. 25 "(3) Not less than 25 percent in fiscal year 26 2025 and each fiscal year thereafter."; and

- 1 (B) in subsection (b), by striking para-2 graph (2) and inserting the following:
- 3 "(2) Renewable energy.—The term 'renew4 able energy' means energy produced from solar,
 5 wind, biomass, landfill gas, ocean (including tidal,
 6 wave, current, and thermal), geothermal, municipal
 7 solid waste, or hydropower.".
- 8 (2) Other federal regulations, orders, 9 AND POLICIES.—Not later than 180 days after the 10 date of enactment of this Act, each Federal depart-11 ment and agency shall submit to the Committee on 12 Energy and Natural Resources of the Senate and 13 the Committee on Energy and Commerce of the 14 House of Representatives a report demonstrating that the department or agency has amended any ap-15 16 plicable regulation, order, or other policy of the de-17 partment or agency related to renewable energy to 18 ensure treatment of hydropower by the Federal Gov-19 ernment consistent with the amendments made by 20 paragraph (1).
- 21 (c) LICENSES FOR CONSTRUCTION.—Section 4(e) of 22 the Federal Power Act (16 U.S.C. 797(e)) is amended, 23 in the first sentence, by inserting "to mitigate the effects 24 of the applicable project on such reservation, so as to pro-

1	(d) Operation of Navigation Facilities.—Sec-
2	tion 18 of the Federal Power Act (16 U.S.C. 811) is
3	amended by adding before the period at the end of the
4	first sentence "to mitigate effects of the applicable
5	project".
6	SEC. 3. PROTECTING AND PROMOTING SMALL AND NEXT
7	GENERATION HYDROPOWER PROJECTS.
8	(a) Exemptions From Licensing Requirements
9	FOR CERTAIN SMALL HYDROELECTRIC POWER
10	Projects.—Section 405 of the Public Utility Regulatory
11	Policies Act of 1978 (16 U.S.C. 2705) is amended by
12	striking subsection (d) and inserting the following:
13	"(d) Exemptions From Licensing in Certain
14	Cases.—
15	"(1) In general.—Subject to paragraphs (2)
16	and (3), the Commission may in its discretion (by
17	rule or order), upon application and on a case-by-
18	case basis or on the basis of classes or categories of
19	projects, grant an exemption in whole or in part
20	from the requirements (including the licensing re-
21	quirements) of part I of the Federal Power Act to
22	any small hydroelectric power project—
23	"(A) having a proposed installed capacity
24	of 10 000 kilowatts or less, or

1	"(B) for which a license was issued under
2	part I of the Federal Power Act and the li-
3	censee applies for an exemption under this sub-
4	section, if—
5	"(i) the license was issued after the
6	date of enactment of the Electric Con-
7	sumers Protection Act of 1986;
8	"(ii) the Commission determines,
9	based on information available to the Com-
10	mission, that continued operation of the
11	project is not likely to jeopardize the con-
12	tinued existence of any species listed as a
13	threatened species or an endangered spe-
14	cies under the Endangered Species Act of
15	1973;
16	"(iii) the Commission determines,
17	based on information available to the Com-
18	mission, that continued operation of the
19	project is not likely to result in the de-
20	struction or adverse modification of an
21	area designated as critical habitat for any
22	species listed as a threatened species or an
23	endangered species under the Endangered
24	Species Act of 1973; and

1 "(iv) the project has an installed ca-2 pacity of 15 megawatts or less.

"(2) Requirements.—An exemption granted under paragraph (1) shall be subject to the same limitations (to ensure protection for fish and wildlife as well as other environmental concerns) as those which are set forth in subsections (c) and (d) of section 30 of the Federal Power Act with respect to determinations made and exemptions granted under subsection (b) of such section 30 and subsections (c) and (d) of such section 30 shall apply with respect to actions taken and exemptions granted under this subsection.

"(3) Effects.—

"(A) IN GENERAL.—Except as provided in subparagraph (B), the granting of an exemption to a project under this subsection shall in no case have the effect of waiving or limiting the application (to such project) of the second sentence of subsection (b) of this section.

"(B) Environmental Review.—An exemption granted under paragraph (1)(B) shall be categorically exempt from review under the National Environmental Policy Act of 1969.

1	"(4) Exemption process.—The Commission
2	shall make a determination with respect to any ap-
3	plication for an exemption under paragraph (1)(B)
4	not later than 90 days after submission of such ap-
5	plication, which period shall include notice and op-
6	portunity for public comment. Any exemption grant-
7	ed under paragraph (1)(B) shall become effective
8	upon the expiration of the applicable existing li-
9	cense.".
10	(b) Expedited Licensing of Next-Generation
11	Hydropower.—Part I of the Federal Power Act (16
12	U.S.C. 792 et seq.) is amended by adding at the end the
13	following:
14	"SEC. 37. EXPEDITED LICENSING OF NEXT-GENERATION
15	HYDROPOWER PROJECTS.
16	"(a) In General.—The Commission shall issue li-
17	censes for all next-generation hydropower projects in ac-
18	cordance with this section.
19	"(b) Definitions.—In this section:
20	"(1) Emerging hydropower technology
21	PROJECT.—The term 'emerging hydropower tech-
22	nology project' means a project that the Commission

 ${\rm determines} \color{red} -$

1	"(A) will produce electricity from a gener-
2	ator driven by a turbine that converts the po-
3	tential energy of falling or flowing water;
4	"(B) will utilize turbine or generating tech-
5	nology, an energy storage method, or a measure
6	to protect, mitigate, or enhance environmental
7	resources, that is not in widespread, utility-
8	scale use in the United States as of the date of
9	enactment of this section;
10	"(C) will not be, based on information
11	available to the Commission, likely to jeopardize
12	the continued existence of any species listed as
13	a threatened species or an endangered species
14	under the Endangered Species Act of 1973; and
15	"(D) will not be, based on information
16	available to the Commission, likely to result in
17	the destruction or adverse modification of an
18	area designated as critical habitat for any spe-
19	cies listed as a threatened species or an endan-
20	gered species under the Endangered Species
21	Act of 1973.
22	"(2) Next-generation hydropower
23	PROJECT.—The term 'next-generation hydropower
24	project' means a project that—

1	"(A) is required to be licensed under this
2	Act;
3	"(B) is not—
4	"(i) a qualifying conduit hydropower
5	facility under section 30; or
6	"(ii) exempted from licensing under—
7	"(I) section 30; or
8	"(II) section 405 of the Public
9	Utility Regulatory Policies Act of
10	1978; and
11	"(C) is—
12	"(i) an emerging hydropower tech-
13	nology project;
14	"(ii) a qualifying facility, as defined in
15	section 34;
16	"(iii) a closed-loop pumped storage
17	project under section 35;
18	"(iv) a marine or hydrokinetic project,
19	including a project that utilizes a wave
20	technology, tidal technology, or in-river
21	technology; or
22	"(v) a hydropower facility within an
23	irrigation, water supply, industrial, agricul-
24	tural, or other open or closed water con-
25	duit system.

1	"(c) Expedited Licensing Process.—
2	"(1) Notification of intent.—
3	"(A) FILING OF NOTIFICATION.—An appli-
4	cant for any next-generation hydropower project
5	shall commence the licensing process by filing ϵ
6	notification of intent with the Commission.
7	"(B) DEADLINE FOR FILING.—Notwith-
8	standing section $15(b)(1)$, an applicant for ϵ
9	next-generation hydropower project shall file ϵ
10	notification of intent at least 3 years before the
11	expiration of the existing license, if applicable
12	"(2) FILING OF APPLICATION.—
13	"(A) GENERAL DEADLINE.—An applicant
14	for a next-generation hydropower project shall
15	submit to the Commission an application not
16	later than 2 years after filing the notification of
17	intent under paragraph (1).
18	"(B) Existing licencee deadline.—
19	Notwithstanding section 15(c)(1), an applica-
20	tion for any next-generation hydropower project
21	shall be filed with the Commission at least 12
22	months before the expiration of the term of the
23	existing license, if applicable.
24	"(3) Deadline for issuance.—The Commis-
25	sion shall take final action on a license for a next.

- 1 generation hydropower project under this section not
- 2 later than 3 years after the applicant notifies the
- 3 Commission of its intent to file an application for a
- 4 license, as provided under paragraph (1).
- 5 "(d) Requirements.—In issuing a license under
- 6 this section the Commission and all resource agencies with
- 7 regulatory responsibilities in the licensing process shall—
- 8 "(1) maximize reliance on existing studies and
- 9 information and require any person or agency re-
- questing a new study or information to demonstrate
- that collection of any new data or preparation of any
- new study will not jeopardize the Commission's abil-
- ity to meet the licensing deadline under subsection
- 14 (c)(3);
- 15 "(2) consider whether obligations under the Na-
- tional Environmental Protection Act of 1969 may be
- met through preparation of an environmental assess-
- ment or supplementing a previously prepared envi-
- 19 ronmental assessment or environmental impact
- 20 statement;
- 21 "(3) eliminate any nonessential meetings, re-
- ports, and paperwork, including interim study re-
- ports and a draft license application or similar docu-
- 24 ment, without compromising effective consultation

- 1 with, and participation of, Federal and State re-
- 2 source agencies, Indian tribe, and the public; and
- 3 "(4) consider existing project works and other
- 4 infrastructure to be included in the environmental
- 5 baseline.
- 6 "(e) Rule.—Not later than 90 days after the date
- 7 of enactment of this section, and after consultation with
- 8 the task force described in subsection (f), which 90 days
- 9 shall include public notice and opportunity for comment,
- 10 the Commission shall issue a rule implementing this sec-
- 11 tion. Such rule shall include a process, not to exceed 60
- 12 days, for the Commission to determine on a case-by-case
- 13 basis whether a proposed or existing project qualifies as
- 14 a next-generation hydropower project prior to the initi-
- 15 ation of the licensing or relicensing process.
- 16 "(f) Task Force.—The Commission shall convene a
- 17 task force, with appropriate Federal and State agencies,
- 18 Indian tribes, and licensees under this part represented,
- 19 to coordinate the regulatory processes associated with the
- 20 authorizations required to license next-generation hydro-
- 21 power projects pursuant to this section.
- 22 "(g) Choice of Process.—An applicant for a
- 23 licence for a project described in clause (ii) or (iii) of sub-
- 24 section (b)(2)(C) may elect to apply under this section or
- 25 under section 34 or 35, as applicable.".

1	SEC. 4. IDENTIFYING AND REMOVING MARKET BARRIERS
2	TO HYDROPOWER.
3	(a) Report on Hydropower Barriers.—
4	(1) In general.—Not later than 270 days
5	after the date of enactment of this Act, the Federal
6	Energy Regulatory Commission, in consultation with
7	the Secretary of Energy, shall submit to the Com-
8	mittee on Energy and Natural Resources of the Sen-
9	ate and the Committee on Energy and Commerce of
10	the House of Representatives a report—
11	(A) describing any barriers to the develop-
12	ment and proper compensation of conventional,
13	storage, conduit, and emerging hydropower
14	technologies caused by—
15	(i) rules of Transmission Organiza-
16	tions (as defined in section 3 of the Fed-
17	eral Power Act (16 U.S.C. 796));
18	(ii) regulations or policies—
19	(I) of the Commission; or
20	(II) under the Federal Power Act
21	(16 U.S.C. 791a et seq.); or
22	(iii) other Federal and State laws and
23	policies unique to hydropower development,
24	operation, and regulation, as compared to
25	other sources of electricity;

1	(B) containing recommendations of the
2	Commission for reducing barriers described in
3	subparagraph (A) across regulatory and market
4	sectors;
5	(C) identifying and determining any regu-
6	latory, market, procurement, or cost recovery
7	mechanisms that would—
8	(i) encourage development of conven-
9	tional, storage, conduit, and emerging hy-
10	dropower technologies; and
11	(ii) properly compensate conventional,
12	storage, conduit, and emerging hydropower
13	technologies for the full range of services
14	provided to the electric grid, including—
15	(I) balancing electricity supply
16	and demand;
17	(II) ensuring grid reliability;
18	(III) providing ancillary services;
19	(IV) contributing to the decar-
20	bonization of the electric grid; and
21	(V) integrating intermittent
22	power sources into the grid in a cost-
23	effective manner; and
24	(D) identifying ownership and development
25	models that could reduce barriers to the

1	development of conventional, storage, conduit,
2	and emerging hydropower technologies, includ-
3	ing—
4	(i) opportunities for risk-sharing
5	mechanisms and partnerships, including
6	co-ownership models; and
7	(ii) opportunities to foster lease-sale
8	and lease-back arrangements with publicly
9	owned electric utilities.
10	(2) Commission proceedings.—The Commis-
11	sion shall base the report under paragraph (1) on
12	the findings of the Commission in—
13	(A) Docket No. AD16–20;
14	(B) Docket No. RM16–23; and
15	(C) any other relevant proceedings.
16	(3) Technical conference and public
17	COMMENT.—In preparing the report under para-
18	graph (1), the Commission shall solicit public input,
19	including by convening a technical conference and
20	providing an opportunity for public submission of
21	written comments on a draft report.
22	(b) Definitions.—In this section:
23	(1) Ancillary services.—The term "ancil-
24	lary services" means the specialty services and func-
25	tions provided by the electric grid that facilitate and

1	support the continuous flow of electricity so that
2	supply will continually meet demand, including—
3	(A) autonomous dynamic voltage support;
4	(B) balancing;
5	(C) black start capabilities;
6	(D) frequency control;
7	(E) load following;
8	(F) operating, flexibility, contingency, and
9	other reserves;
10	(G) reactive power; and
11	(H) synchronized regulation.
12	(2) Conventional, Storage, conduit, and
13	EMERGING HYDROPOWER TECHNOLOGIES.—The
14	term "conventional, storage, conduit, and emerging
15	hydropower technologies" means hydropower in all
16	its forms and modes of operation, including—
17	(A) the use of dams or similar infrastruc-
18	ture to store water in a reservoir or divert flows
19	from a waterway, and to release stored or di-
20	verted water through a turbine to generate elec-
21	tricity according to any mode of operation, such
22	as run-of-river, peaking, reregulating, storage,
23	or load following;
24	(B) a configuration of two water reservoirs
25	at different elevations that can generate power

1	as water moves down through a turbine, and
2	pump water back to the upper reservoir when
3	the turbine operations are reversed, including
4	both closed- and open-loop systems;
5	(C) marine and hydrokinetic technologies,
6	including wave, tidal, and in-river systems;
7	(D) mini- and micro-hydropower facilities
8	within irrigation, water supply, industrial, agri-
9	cultural, or other open or closed water conduit
10	systems; and
11	(E) other facilities that produce electricity
12	from generators driven by turbines that convert
13	the potential energy of falling or flowing water.
14	SEC. 5. MODERNIZING HYDROPOWER LICENSING.
15	Part I of the Federal Power Act (16 U.S.C. 792 et
16	seq.) is further amended by adding at the end the fol-
17	lowing:
18	"SEC. 38. LICENSING PROCESS COORDINATION AND IM-
19	PROVEMENT.
20	"(a) Definition of Federal Authorization.—In
21	this section, the term 'Federal authorization' means any
22	authorization required under Federal law (including any
23	license, condition of any license by a Secretary under sec-
24	tion 4(e), prescription submitted by a Secretary under sec-
25	tion 18, permit, special use authorization, certification.

opinion, consultation, determination, or other approval) with respect to an application for a license under this part. 3 "(b) Designation as Lead Agency.— "(1) In General.—The Commission shall act 5 at the lead agency for purposes of all applicable 6 Federal authorizations (including for purposes of 7 complying with the National Environmental Policy 8 Act of 1969), and for purposes of complying with 9 any required State or local environmental reviews. 10 "(2) OTHER AGENCIES.—Each Federal, State, 11 and local government agency considering an aspect 12 of an application for a Federal authorization shall 13 coordinate with the Commission and comply with the 14 deadline established in the schedule developed for 15 the license under this part, in accordance with the 16 rule issued under subsection (d)(2)(C). 17 "(c) Use of Existing Studies.— 18 "(1) In General.—To the maximum extent 19 practicable and in accordance with the best available 20 science, the Commission and other Federal and 21 State agencies with a responsibility for a Federal au-22 thorization shall— 23 "(A) use relevant existing studies and 24 data; and

1	"(B) avoid duplicating current, existing
2	studies that are applicable to the relevant
3	project.
4	"(2) Demonstration.—When requiring any
5	new study or collection of information, the Commis-
6	sion or other Federal or State agency with a respon-
7	sibility for a Federal authorization shall—
8	"(A) explain how the new study or other
9	information is necessary to support the agency's
10	decision making with respect to the Federal au-
11	thorization;
12	"(B) identify how existing information rea-
13	sonably available to the agency is inadequate to
14	support the agency's decision making with sub-
15	stantial evidence; and
16	"(C) include an analysis of how the value
17	of the required new study or other information
18	outweighs the cost of producing it.
19	"(d) Schedule.—
20	"(1) Timing for issuance.—It is the sense of
21	Congress that, except as otherwise provided in this
22	part, all Federal authorizations required for a
23	project should be issued within a reasonable time, so
24	as to facilitate a final Commission licensing decision
25	within 2 years after the date on which the license

1	application for the project under this part is consid-
2	ered to be complete by the Commission.
3	"(2) Commission schedule.—
4	"(A) IN GENERAL.—The Commission, in
5	accordance with the rule issued under subpara-
6	graph (C), shall—
7	"(i) establish a schedule for—
8	"(I) all filings and issuances nec-
9	essary and appropriate for its issu-
10	ance of a license issued under this
11	part; and
12	"(II) the issuance of all Federal
13	authorizations for the applicable
14	project; and
15	"(ii) issue such schedule when the
16	Commission determines that the license ap-
17	plication for the project is ready for envi-
18	ronmental analysis.
19	"(B) Requirements.—In establishing the
20	schedule under subparagraph (A), the Commis-
21	sion shall—
22	"(i) consult and cooperate with the
23	Federal and State agencies responsible for
24	a Federal authorization;

1	"(ii) ensure the expeditious comple-
2	tion of all proceedings relating to a Fed-
3	eral authorization; and
4	"(iii) comply with applicable schedules
5	established by Federal law with respect to
6	a Federal authorization.
7	"(C) Rulemaking.—
8	"(i) Commission rulemaking to es-
9	TABLISH PROCESS TO SET SCHEDULE.—
10	Not later than 180 days after the date of
11	enactment of this section, the Commission,
12	in consultation with appropriate Federal
13	and State agencies and after providing no-
14	tice and opportunity for public comment,
15	shall issue a final rule establishing a proc-
16	ess for setting a schedule under subpara-
17	graph (A).
18	"(ii) Considerations.—In issuing a
19	rule under this subparagraph, the Commis-
20	sion shall ensure that the schedule for each
21	Federal authorization—
22	"(I) includes deadlines for ac-
23	tions by—

1	"(aa) any Federal or State
2	agency with responsibilities for a
3	Federal authorization;
4	"(bb) the applicant;
5	"(cc) the Commission; and
6	"(dd) other agencies and
7	participants in a proceeding;
8	"(II) is developed in consultation
9	with the applicant and any Federal or
10	State agency with responsibility for
11	the applicable Federal authorization;
12	"(III) provides an opportunity
13	for any Federal or State agency with
14	responsibility for a Federal authoriza-
15	tion to identify and resolve issues of
16	concern, consistent with subsections
17	(e) and (f);
18	"(IV) complies with applicable
19	schedules established under Federal
20	law;
21	"(V) ensures expeditious comple-
22	tion of all proceedings required under
23	Federal and State law, to the max-
24	imum extent practicable; and

1	"(VI) facilitates completion of
2	Federal and State agency studies, re-
3	views, and any other procedures re-
4	quired prior to, or concurrent with,
5	the preparation of the environmental
6	document of the Commission required
7	under the National Environmental
8	Policy Act of 1969, to the maximum
9	extent practicable.
10	"(3) Adherence to schedule.—
11	"(A) In General.—The Commission,
12	Federal, and State agencies with responsibility
13	for a Federal authorization, the license appli-
14	cant, and all other agencies and other partici-
15	pants in proceedings for Federal authorizations
16	for the project shall meet the deadlines estab-
17	lished by the schedule developed under para-
18	graph (2).
19	"(B) Extension of schedule dead-
20	LINES.—
21	"(i) Federal authorizations.—A
22	Federal or State agency that is unable to
23	complete its disposition of a Federal au-
24	thorization by the deadline set forth in the
25	schedule established by the Commission

under paragraph (2) shall, not later than 30 days prior to such deadline, file for an extension with the Commission. The Commission shall issue a one-time extension of up to 90 days to any such Federal or State agency upon a demonstration of good cause.

"(ii) OTHER EXTENSIONS.—The Commission may grant extensions requested by the license applicant or other licensing participants to facilitate settlement, address unforeseen circumstances, or accommodate other showings of good cause if the Commission determines that any such extension would reduce the overall time period for decision making on required Federal authorizations for the project, increase the administrative efficiency of the processes for Federal authorizations, or improve the quality of information available to Federal and State agencies with a responsibility for a Federal authorization.

"(iii) Reissuance of schedule.—If the Commission grants an extension under this paragraph, the Commission shall re-

1	issue the schedule and applicable deadlines
2	to reflect the extension of time granted.
3	"(C) Limitation.—Notwithstanding the
4	Commission's authority to extend the schedule
5	as provided in subparagraph (B), the Commis-
6	sion shall not grant any extension that would
7	increase by 1 year or longer the time period in
8	the original schedule issued under paragraph
9	(2) for obtaining all Federal authorizations for
10	the applicable project.
11	"(4) Failure to meet schedule dead-
12	LINES.—
13	"(A) In general.—Subject to subpara-
14	graph (C), if a Federal or State agency fails to
15	complete its disposition of a Federal authoriza-
16	tion in accordance with the schedule deadline
17	established under paragraph (2) (as may be ex-
18	tended under paragraph (3))—
19	"(i) in the case of a Federal agency,
20	\$5,000 of unobligated funds shall be re-
21	scinded; or
22	"(ii) in the case of a State agency,
23	\$5,000 of unobligated funds shall be re-
24	scinded from Federal fish and wildlife or

water resources funding programs to the State.

"(B) Subsequent rescission.—Subject to subparagraph (C), for each additional week after any deadline established by the Commission under paragraph (2) (as may be extended under paragraph (3)) remains uncompleted by a Federal or State agency with a responsibility for a Federal authorization, an additional rescission of \$5,000 shall occur as provided in subparagraph (A).

"(C) MAXIMUM ANNUAL RESCISSION.—For each individual Federal authorization for a project, the total amounts rescinded under subparagraphs (A) and (B) shall not exceed, in any fiscal year, \$100,000.

"(D) LIMITATION.—No head of a Federal or State department or agency shall reprogram funds from another Federal account or program for the loss of the funds under this paragraph. No head of a Federal or State agency shall report or include any rescinded funds as an administrative cost for purposes of annual charges under section 10(e).

1	"(e) Inconsistent or Conflicting License
2	Terms.—
3	"(1) Consultation to resolve inconsist-
4	ENCY OR CONFLICT.—
5	"(A) IN GENERAL.—If a term or condition
6	of a Federal authorization submitted for inclu-
7	sion in a license under this part conflicts or is
8	otherwise inconsistent with another such term
9	or condition, the Commission shall initiate and
10	facilitate consultation between the Federal or
11	State resource agencies submitting conflicting
12	or inconsistent terms or conditions, to attempt
13	to resolve the inconsistency or conflict, includ-
14	ing with any such conditions recommended for
15	inclusion in the license by the Commission.
16	"(B) Meetings.—The consultation period
17	under this subsection shall extend up to 90
18	days and shall include at least one technical
19	conference or similar meeting. The Commission
20	shall issue notice of any such conference or
21	other consultation meeting, which shall be open
22	to participation by the license applicant, other
23	agencies, and other licensing participants.
24	"(C) Amendment and reissuance.—If
25	the agencies submitting the terms or conditions

resolve the inconsistency or conflict, the Commission and other consulting agencies shall set
a reasonable schedule and deadline, that is not
later than 90 days after the conclusion of the
consultation, for the agencies to amend and reissue their Federal authorizations to reflect the
resolution, as appropriate.

"(2) Resolution of inconsistency or conflict.—

"(A) STATEMENTS.—If agencies are unable to resolve an inconsistency or conflict under paragraph (1), not later than 30 days after the conclusion of the consultation process under such paragraph, the agencies shall submit to the public record maintained by the Commission a statement that identifies the inconsistency or conflict, explains the position taken by each agency causing the inconsistency or conflict, and provides an analysis, supported by information in the public record, of the factual basis for the inconsistent or conflicting position taken by each agency.

"(B) Referral.—Following such submission, the Commission shall refer the matter for resolution as provided in subsection (f).

1	"(f) Resolution of Interagency Disputes.—
2	"(1) Referral to omb.—For any dispute
3	under subsections (c), (d), or (e) among Federal and
4	State agencies with responsibility for a Federal au-
5	thorization, as well as any dispute between any such
6	agency and the license applicant, the Commission
7	may, upon its own motion or the request of the head
8	of any such agency or the license applicant, refer the
9	matter to the Director of the Office of Management
10	and Budget.
11	"(2) ACTION BY OMB.—With respect to any dis-
12	pute referred to the Director under paragraph (1),
13	the Director, in consultation with the Chair of the
14	Council on Environmental Quality, shall act as ap-
15	propriate—
16	"(A) to ensure a timely participation;
17	"(B) to ensure a timely decision;
18	"(C) to mediate the dispute; or
19	"(D) to refer the matter to the President.
20	"(3) Participation.—The license applicant
21	and other interested participants shall be provided
22	the opportunity to participate in the resolution of
23	any issues under this subsection.".