

by the Diamond Fork power plant and none of the costs associated with development of transmission facilities to transmit power from the Diamond Fork power plant shall be assigned to power for the purpose of Colorado River Storage Project ratemaking.

**SEC. 5. PROHIBITION ON TAX-EXEMPT FINANCING.**

No facility for the generation or transmission of hydroelectric power on the Diamond Fork System may be financed or refinanced, in whole or in part, with proceeds of any obligation—

(1) the interest on which is exempt from the tax imposed under chapter 1 of the Internal Revenue Code of 1986, or

(2) with respect to which credit is allowable under subpart I or J of part IV of subchapter A of chapter 1 of such Code.

**SEC. 6. REPORTING REQUIREMENT.**

If, 24 months after the date of the enactment of this Act, hydropower production on the Diamond Fork System has not commenced, the Secretary of the Interior shall submit a report to the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate stating this fact, the reasons such production has not yet commenced, and a detailed timeline for future hydropower production.

**SEC. 7. PAYGO.**

The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement titled “Budgetary Effects of PAYGO Legislation” for this Act, submitted for printing in the Congressional Record by the Chairman of the House Budget Committee, provided that such statement has been submitted prior to the vote on passage.

**SEC. 8. LIMITATION ON THE USE OF FUNDS.**

The authority under the provisions of section 301 of the Hoover Power Plant Act of 1984 (Public Law 98-381; 42 U.S.C. 16421a) shall not be used to fund any study or construction of transmission facilities developed as a result of this Act.

**SLEEPING BEAR DUNES NATIONAL LAKESHORE CONSERVATION AND RECREATION ACT**

The bill (S. 140) to designate as wilderness certain land and inland water within the Sleeping Bear Dunes National Lakeshore in the State of Michigan, and for other purposes, was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 140

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Sleeping Bear Dunes National Lakeshore Conservation and Recreation Act”.

**SEC. 2. DEFINITIONS.**

In this Act:

(1) MAP.—The term “map” means the map consisting of 6 sheets entitled “Sleeping Bear Dunes National Lakeshore Proposed Wilderness Boundary”, numbered 634/80,083B, and dated November 2010.

(2) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

**SEC. 3. SLEEPING BEAR DUNES WILDERNESS.**

(a) DESIGNATION.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), certain land and inland water within the Sleeping Bear Dunes National Lakeshore com-

prising approximately 32,557 acres along the mainland shore of Lake Michigan and on certain nearby islands in Benzie and Leelanau Counties, Michigan, as generally depicted on the map, is designated as wilderness and as a component of the National Wilderness Preservation System, to be known as the “Sleeping Bear Dunes Wilderness”.

(b) MAP.—

(1) AVAILABILITY.—The map shall be on file and available for public inspection in appropriate offices of the National Park Service.

(2) CORRECTIONS.—The Secretary may correct any clerical or typographical errors in the map.

(3) LEGAL DESCRIPTION.—As soon as practicable after the date of enactment of this Act, the Secretary shall prepare a legal description of the wilderness boundary and submit a copy of the map and legal description to the Committee on Energy and Natural Resources of the Senate and the Committee on Natural Resources of the House of Representatives.

(c) ROAD SETBACKS.—The wilderness boundary shall be—

(1) 100 feet from the centerline of adjacent county roads; and

(2) 300 feet from the centerline of adjacent State highways.

**SEC. 4. ADMINISTRATION.**

(a) IN GENERAL.—Subject to valid existing rights, the wilderness area designated by section 3(a) shall be administered by the Secretary in accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), except that—

(1) any reference in the Wilderness Act to the effective date of that Act shall be considered to be a reference to the date of enactment of this Act; and

(2) any reference in the Wilderness Act to the Secretary of Agriculture shall be considered to be a reference to the Secretary.

(b) MAINTENANCE OF ROADS OUTSIDE WILDERNESS BOUNDARY.—Nothing in this Act prevents the maintenance and improvement of roads that are located outside the boundary of the wilderness area designated by section 3(a).

(c) FISH AND WILDLIFE.—Nothing in this Act affects the jurisdiction of the State of Michigan with respect to the management of fish and wildlife, including hunting and fishing within the national lakeshore in accordance with section 5 of Public Law 91-479 (16 U.S.C. 460x-4).

(d) SAVINGS PROVISIONS.—Nothing in this Act modifies, alters, or affects—

(1) any treaty rights; or

(2) any valid private property rights in existence on the day before the date of enactment of this Act.

**SAN ANTONIO MISSIONS NATIONAL HISTORICAL PARK BOUNDARY EXPANSION ACT OF 2011**

The Senate proceeded to consider the bill (S. 114) to authorize the Secretary of the Interior to enter into a cooperative agreement for a park headquarters at San Antonio Missions National Historical Park, to expand the boundary of the Park, to conduct a study of potential land acquisitions, and for other purposes, which had been reported from the Committee on Energy and Natural Resources, with an amendment to strike all after the enacting clause and insert in lieu thereof the following:

**SECTION 1. SHORT TITLE.**

*This Act may be cited as the “San Antonio Missions National Historical Park Boundary Expansion Act of 2011”.*

**SEC. 2. PARK BOUNDARY STUDY.**

Section 201 of Public Law 95-629 (16 U.S.C. 410ee) is amended—

(1) by redesignating subsections (b), (c), (d), (e), and (f) as subsections (c), (e), (f), (g), and (h), respectively;

(2) by inserting after subsection (a) the following:

“(b) STUDY.—

“(1) IN GENERAL.—The Secretary shall conduct a study of land in Bexar and Wilson Counties, Texas, to identify land that would be suitable for inclusion in the park.

“(2) REQUIREMENTS.—In conducting the study under paragraph (1), the Secretary shall examine the natural, cultural, recreational, and scenic values and characteristics of the land.

“(3) REPORT.—Not later than 3 years after the date on which funds are made available for the study under paragraph (1), the Secretary shall submit to the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a report that describes the findings, conclusions, and recommendations of the study.”

(3) by inserting after subsection (c) (as redesignated by paragraph (1)) the following:

“(d) INTERPRETIVE SERVICES.—The Secretary may assign park employees to provide interpretive services, including visitor information and education, at facilities outside the boundary of the park.”; and

(4) in paragraph (1)(D) of subsection (g) (as redesignated by paragraph (1)), by striking “subsection (b)(2)” and inserting “subsection (c)(2)”.

**SEC. 3. BOUNDARY EXPANSION.**

Section 201 of Public Law 95-629 (16 U.S.C. 410ee) is amended—

(1) by striking “SEC. 201. (A) In order” and insert the following:

“SEC. 201. SAN ANTONIO MISSIONS HISTORICAL PARK.

“(a) ESTABLISHMENT.—

“(1) IN GENERAL.—In order”; and

(2) in subsection (a)—

(A) in the second sentence, by striking “The park shall also” and inserting the following:

“(2) ADDITIONAL LAND.—The park shall also”;

(B) in the third sentence, by striking “After advising the” and inserting the following:

“(4) REVISIONS.—After advising the”; and

(C) by inserting after paragraph (2) (as designated by subparagraph (A)) the following:

“(3) BOUNDARY MODIFICATION.—

“(A) IN GENERAL.—The boundary of the park is modified to include approximately 151 acres, as depicted on the map entitled ‘San Antonio Missions National Historical Park Proposed Boundary Addition’, numbered 472-68, 027, and dated November 2009.

“(B) AVAILABILITY OF MAP.—The map described in subparagraph (A) shall be on file and available for inspection in the appropriate offices of the National Park Service.

“(C) ACQUISITION OF LAND.—The Secretary of the Interior may acquire the land or any interest in the land described in in subparagraph (A) by purchase from willing sellers, donation, or exchange.”.

The amendment in the nature of a substitute (No. 3446) was agreed to, as follows:

In lieu of the matter proposed to be inserted, insert the following:

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “San Antonio Missions National Historical Park Boundary Expansion Act of 2012”.

**SEC. 2. BOUNDARY EXPANSION.**

Section 201 of Public Law 95-629 (16 U.S.C. 410ee) is amended—

(1) by striking “SEC. 201. (a) In order” and inserting the following:

“SEC. 201. SAN ANTONIO MISSIONS HISTORICAL PARK.

“(a) ESTABLISHMENT.—