119TH CONGRESS 1ST SESSION

H.R.4776

AN ACT

- To amend the National Environmental Policy Act of 1969 to clarify ambiguous provisions and facilitate a more efficient, effective, and timely environmental review process.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Standardizing Permit-
- 3 ting and Expediting Economic Development Act" or the
- 4 "SPEED Act".

5 SEC. 2. NEPA REFORM.

- 6 (a) Purpose.—Section 2 of the National Environ-
- 7 mental Policy Act of 1969 (42 U.S.C. 4321) is amended—
- 8 (1) by striking "The purposes" and inserting
- 9 "(a) The purposes"; and
- 10 (2) by adding at the end the following:
- 11 "(b) This Act is a purely procedural statute intended
- 12 to ensure Federal agencies consider the environmental im-
- 13 pacts of their actions during the decisionmaking process.
- 14 This Act does not mandate particular results, and only
- 15 prescribes a process. Nothing in this Act shall be con-
- 16 strued to mandate any specific environmental outcome or
- 17 result, nor shall this Act be interpreted to confer sub-
- 18 stantive rights or impose substantive duties beyond proce-
- 19 dural requirements.".
- 20 (b) Procedure for Determination of Level of
- 21 Review.—Section 106 of the National Environmental
- 22 Policy Act of 1969 (42 U.S.C. 4336) is amended—
- 23 (1) in the heading, by inserting "; SCOPE OF
- 24 **REVIEW**" after "LEVEL OF REVIEW";
- 25 (2) in subsection (a)—
- 26 (A) in paragraph (3), by striking "or";

1	(B) in paragraph (4), by striking "action."
2	and inserting "action;"; and
3	(C) by adding at the end the following:
4	"(5) the agency determines the proposed agency
5	action is an action for which such agency's compli-
6	ance with another statute's requirements serves the
7	function of agency compliance with this Act with re-
8	spect to such action; or
9	"(6) the proposed agency action relates to a
10	project or action that has already been reviewed pur-
11	suant to a State environmental review statute or a
12	Tribal environmental review statute, ordinance, reso-
13	lution, regulation, or formally adopted policy and the
14	lead agency determines such review serves the func-
15	tion of agency compliance with this Act.";
16	(3) in subsection (b)—
17	(A) in paragraph (2), by striking "does
18	not" and inserting "is not likely to"; and
19	(B) in paragraph (3), by amending sub-
20	paragraph (B) to read as follows:
21	"(B) is not required to—
22	"(i) undertake new scientific or tech-
23	nical research unless the new scientific or
24	technical research is essential to a rea-
25	soned choice among alternatives, and the

1	overall costs and time frame of obtaining it
2	are not unreasonable; or
3	"(ii) undertake new scientific or tech-
4	nical research after the receipt of an appli-
5	cation, as applicable, with respect to a pro-
6	posed agency action."; and
7	(4) by adding at the end the following:
8	"(c) Scope of Review.—In preparing an environ-
9	mental document for a proposed agency action, a Federal
10	agency—
11	"(1) may consider only those effects that share
12	a reasonably close causal relationship to, and are
13	proximately caused by, the immediate project or ac-
14	tion under consideration; and
15	"(2) may not consider effects that are specula-
16	tive, attenuated from the project or action, separate
17	in time or place from the project or action, or in re-
18	lation to separate existing or potential future
19	projects or actions.
20	"(d) Certainty.—
21	"(1) Environmental documents.—A Fed-
22	eral agency may not rescind, withdraw, amend, alter,
23	or otherwise render ineffective any environmental
24	document completed under this Act for a project or
25	action where there is an applicant unless the Federal

1 agency has been so ordered by a court or the appli-2 cant has agreed in writing to such rescission, with-3 drawal, amendment, or alteration. "(2) Authorizations.— 4 "(A) IN GENERAL.—Except as provided in 6 this subsection or existing law, a Federal agencv may not revoke, rescind, withdraw, termi-7 8 nate, suspend, amend, alter, or take any other action to interfere with an authorization un-9 10 less— "(i) the Federal agency is required to 11 12 take such action by order of a court of 13 competent jurisdiction; 14 "(ii) the holder of the authorization 15 has materially breached the terms of the authorization, or otherwise violated appli-16 17 cable law; 18 "(iii) the authorization was obtained 19 through fraud, intentional concealment, or 20 material misrepresentation; "(iv) such action is necessary to pre-21 22 vent specific, immediate, substantial, and 23 proximate harm or damage to life, prop-24 erty, national security, or defense that was 25 not considered in the underlying environ-

1	mental review process or final agency ac-
2	tion for the authorization; or
3	"(v) the Federal agency has received
4	a request from the holder of the authoriza-
5	tion or project sponsor to take such action.
6	"(B) REQUIREMENT.—The actions de-
7	scribed in subparagraph (A) shall be, as appro-
8	priate and where feasible, supported by clear
9	and convincing evidence and reasonably limited
10	in duration and scope by the agency to address
11	the specific issue such action is intended to ad-
12	dress.
13	"(C) Notice.—Before an agency takes an
14	action described in subparagraph (A), the agen-
15	cy shall notify the holder of the authorization
16	and the project sponsor in writing of such ac-
17	tion, including by providing a detailed expla-
18	nation of the action, identifying the statutory
19	authority relied upon for the action, and pro-
20	viding the evidence supporting the action.
21	"(D) Judicial review.—
22	"(i) In General.—An action de-
23	scribed in subparagraph (A) shall be sub-
24	ject to judicial review under chapter 7 of
25	title 5, United States Code.

"(ii) Venue.—A person seeking judi-1 2 cial review of an action described in subparagraph (A) may only obtain review of 3 such action in the United States court of appeals for any circuit wherein the project 6 for which the authorization was issued is 7 located. 8 "(iii) Petitions by federal agen-9 CIES.—No Federal agency may petition a court for vacatur or voluntary remand of 10 11 an authorization unless the holder of the 12 authorization or the project sponsor con-13 sents in writing to such a petition. 14 "(E) SAVINGS CLAUSE.—Nothing in sub-15 paragraph (A) shall be construed to provide any 16 Federal agency new, enhanced, or expanded au-17 thority, or to limit any existing authority, con-18 cerning any authorization. 19 "(e) Presumption of Negative Impacts of Tak-20 ING NO ACTION RELATING TO TRIBAL TRUST RE-21

20 ING NO ACTION RELATING TO TRIBAL TRUST RE-21 SOURCES.—For any proposed agency action carried out 22 on, or directly affecting, tribal trust resources (including 23 lands and minerals) that is initiated by the federally recog-24 nized Indian Tribe for which the United States holds the 25 affected resources in trust, and for which an environ-

1	mental document was prepared that included consider-
2	ation of a no action alternative, there shall be a presump-
3	tion that the effects of taking no action will be negative
4	for the federally recognized Indian Tribe.
5	"(f) Effect of Threshold Determinations on
6	OTHER AGENCIES.—If a lead agency determines an envi-
7	ronmental document is not required to be prepared with
8	respect to a proposed agency action under subsection (a),
9	another agency may not prepare an environmental docu-
10	ment with respect to such proposed agency action.".
11	(c) Timely and Unified Federal Reviews.—
12	(1) Lead agency.—Section 107(a) of the Na-
13	tional Environmental Policy Act of 1969 (42 U.S.C.
14	4336a(a)) is amended—
15	(A) in paragraph (2)—
16	(i) in subparagraph (B), by striking
17	"at the earliest practicable time" and in-
18	serting "in accordance with subsection
19	(g)(2)";
20	(ii) in subparagraph (D), by striking
21	"carry out the proposed agency action"
22	and inserting "carry out the proposed
23	agency action in compliance with the dead-
24	lines outlined in subsection (g)"; and
25	(iii) in subparagraph (E)—

1	(I) by striking "a review" and in-
2	serting "an environmental review";
3	and
4	(II) by striking "such review"
5	and inserting "such environmental re-
6	view"; and
7	(B) in paragraph (3)—
8	(i) by inserting "(including counties,
9	boroughs, parishes, and other political sub-
10	divisions of a State)" after "local agency";
11	and
12	(ii) by adding at the end "Such com-
13	ments from Federal cooperating agencies
14	shall be limited to matters relating to the
15	proposed agency action with respect to
16	which such Federal cooperating agency has
17	jurisdiction by law.".
18	(2) One document.—Section 107(b) of the
19	National Environmental Policy Act of 1969 (42
20	U.S.C. 4336a(b)) is amended—
21	(A) by striking "To the extent prac-
22	ticable," and inserting the following:
23	"(1) DOCUMENT.—To the extent practicable,";
24	and
25	(B) by adding at the end the following:

 "(2) Consideration timing.— "(A) In general.—In preparing an ronmental document for a proposed agence 	envi-
	envi-
3 ronmental document for a proposed agence	
	y ac-
4 tion, no Federal agency shall be require	ed to
5 consider any scientific or technical rese	earch
6 that becomes publicly available after the ea	arlier
7 of, as applicable—	
8 "(i) the date of receipt of an app	plica-
9 tion with respect to such proposed ag	gency
10 action; and	
11 "(ii) the date of publication of a	a no-
tice of intent or decision to prepare	such
environmental document for such prop	osed
14 agency action.	
15 "(B) Applicability to other la	.w.—
This paragraph does not affect any review	ew of
information required under subchapter	∏ of
chapter 5 of title 5, United States Code,	with
respect to comments received during the p	oublic
comment period as applicable.	
21 "(C) Delay.—A Federal agency may	y not
	docu-
delay the issuance of an environmental of	
delay the issuance of an environmental of ment or a final agency action, including an	

new scientific or technical research or informa-

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1	tion that was not available as of the earlier of
2	the dates described in subparagraph (A).".
3	(3) Statement of Purpose and Need.—Sec-
4	tion 107(d) of the National Environmental Policy
5	Act of 1969 (42 U.S.C. 4336a(d)) is amended by
6	striking "action." and inserting "action. Where ap-
7	plicable, the statement of purpose and need shall
8	meet the goals of the applicant.".
9	(4) Deadlines.—Section 107(g) of the Na-
10	tional Environmental Policy Act of 1969 (42 U.S.C.
11	4336a(g)) is amended—
12	(A) by redesignating paragraphs (1), (2),
13	and (3) as paragraphs (3), (5), and (6), respec-
14	tively;
15	(B) by inserting before paragraph (3) (as
16	so redesignated) the following:
17	"(1) Applications for authorizations.—
18	"(A) NOTIFICATION OF COMPLETE OR IN-
19	COMPLETE APPLICATION.—Unless a shorter
20	deadline is specified by law, in connection with
21	a proposed agency action for which an applicant
22	submitted an application for an authorization to
23	an agency, not later than 60 days after the date
24	on which the applicant submits the application

1	to the agency, the agency shall document the
2	receipt of the application and—
3	"(i) notify the applicant that the ap-
4	plication is complete; or
5	"(ii) notify the applicant that the ap-
6	plication is incomplete and request in writ-
7	ing any additional information that the
8	agency needs to determine that the appli-
9	cation is complete and begin preparation of
10	an environmental document.
11	"(B) AGENCY DETERMINATION.—
12	"(i) Complete Determination.—If
13	an agency determines an application is
14	complete under subparagraph (A)(i), the
15	agency shall, not later than 60 days after
16	the date on which the agency makes such
17	determination—
18	"(I) notify the applicant that the
19	agency has determined that the pro-
20	posed agency action is excluded pur-
21	suant to one of the agency's categor-
22	ical exclusions, is not a major Federal
23	action, or that no further agency ac-
24	tion is required;

1	"(II) issue a notice of intent to
2	prepare an environmental impact
3	statement for such proposed agency
4	action; or
5	"(III) notify the applicant that
6	the agency has determined that prepa-
7	ration of an environmental assessment
8	is necessary.
9	"(ii) Incomplete determination.—
10	If the agency requests additional informa-
11	tion under subparagraph (A)(ii), the dead-
12	line described in clause (i) shall be based
13	on the date on which the agency receives
14	the additional information instead of the
15	date on which the determination is made.
16	"(2) Cooperating agencies.—
17	"(A) In general.—Not later than 21
18	days after a lead agency issues a notice of in-
19	tent under paragraph $(1)(B)(i)(II)$ or notifies
20	an applicant under paragraph $(1)(B)(i)(III)$
21	with respect to a proposed agency action, the
22	lead agency shall—
23	"(i) identify all agencies that are like-
24	ly to have environmental review, authoriza-

1	tion, or other responsibilities with respect
2	to the proposed agency action; and
3	"(ii) invite each such agency to be-
4	come a cooperating agency.
5	"(B) DEADLINE TO ACCEPT INVITATION.—
6	Not later than 21 days after an agency receives
7	an invitation to become a cooperating agency
8	under subparagraph (A)(ii), such agency shall
9	accept or deny the invitation.
10	"(C) Convening of Cooperating agen-
11	CIES.—Not later than 7 days after the deadline
12	described in subparagraph (B) has passed for
13	each agency that received an invitation to be-
14	come a cooperating agency under subparagraph
15	(A)(ii), the lead agency that sent each such in-
16	vitation shall convene each agency that accepts
17	such an invitation to coordinate on developing
18	the schedule under subsection (a)(2)(D) for the
19	applicable proposed agency action.
20	"(D) Unidentified agencies.—In the
21	event that an agency that has jurisdiction by
22	law or special expertise with respect to any en-
23	vironmental impact involved in a proposed

agency action is not identified under subpara-

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1	graph (A)(i), the lead agency with respect to
2	the proposed agency action shall—
3	"(i) invite such unidentified agency to
4	become a cooperating agency by not later
5	than 7 days after becoming aware that the
6	agency has jurisdiction by law or special
7	expertise; and
8	"(ii) if such agency accepts the invita-
9	tion, incorporate such agency into the
10	schedule developed under subsection
11	(a)(2)(D) and update such schedule ac-
12	cordingly by not later than 14 days after
13	the date on which such agency accepts the
14	invitation.";
15	(C) in paragraph (3) (as so redesig-
16	nated)—
17	(i) by striking "In general" and in-
18	serting "Review timeline"; and
19	(ii) by striking "(2)" and inserting
20	"(5)";
21	(D) by inserting after paragraph (3) (as so
22	redesignated) the following:
23	"(4) Deadline for final agency action.—
24	For any proposed agency action for which an appli-
25	cant submitted an application for an authorization

1	to an agency, not later than 30 days after com-
2	pleting an environmental impact statement or an en-
3	vironmental assessment for the proposed agency ac-
4	tion, the lead agency, and any cooperating agency,
5	shall issue a final agency action. The agency issuing
6	such final agency action shall include in the final
7	agency action a performance schedule for the com-
8	pletion of any other outstanding authorizations.";
9	(E) in paragraph (5) (as so redesig-
10	nated)—
11	(i) by striking "the deadline described
12	in paragraph (1)" and inserting "a dead-
13	line described in this subsection"; and
14	(ii) by striking ", in consultation with
15	the applicant, to" and inserting "if the ap-
16	plicant approves such extension. If the ap-
17	plicant approves such extension, the lead
18	agency shall";
19	(F) in paragraph (6) (as so redesig-
20	nated)—
21	(i) by striking "A project sponsor
22	may" and inserting "Except as provided in
23	subparagraph (C), a project sponsor may";
24	and

1	(ii) by adding at the end the fol-
2	lowing:
3	"(C) Exception.—A project sponsor that
4	approved an extension of a deadline under para-
5	graph (5) may not obtain judicial review of a
6	failure to act in accordance with such deadline
7	under subparagraph (A) unless the lead agency
8	fails to meet the new deadline or is delaying for
9	reasons other than those necessary to complete
10	its review."; and
11	(G) by adding at the end the following:
12	"(7) Concurrent review.—In carrying out
13	an environmental review, the lead agency and each
14	cooperating agency shall carry out the obligations of
15	that agency under other applicable laws concur-
16	rently, and in conjunction, with other required re-
17	views for the proposed agency action, pursuant to
18	the requirements of applicable law, including, if ap-
19	plicable, under this Act.".
20	(d) Programmatic Environmental Docu-
21	MENTS.—Section 108 of the National Environmental Pol-
22	icy Act of 1969 (42 U.S.C. 4336b) is amended—
23	(1) by striking "When an agency prepares" and
24	inserting the following:

1	"(a) Programmatic Environmental Docu-
2	MENTS.—When an agency prepares";
3	(2) in paragraph (1), by striking "5" and in-
4	serting "10";
5	(3) in paragraph (2), by striking "5" and in-
6	serting "10"; and
7	(4) by adding at the end the following:
8	"(b) Reliance on Previously Completed Envi-
9	RONMENTAL REVIEWS.—
10	"(1) ACTIONS THAT ARE SUBSTANTIALLY THE
11	SAME.—A lead agency may satisfy the requirements
12	of this Act with respect to a major Federal action
13	by relying on an environmental assessment, environ-
14	mental impact statement, or a categorical exclusion
15	determination that the lead agency, another Federal
16	agency, or a project sponsor under the supervision of
17	a Federal agency completed for another major Fed-
18	eral action if the lead agency determines that—
19	"(A) the new major Federal action is sub-
20	stantially the same as the other major Federal
21	action or, if applicable, an alternative analyzed
22	in such environmental assessment or environ-
23	mental impact statement; and
24	"(B) if applicable, the effects of the new
25	major Federal action are substantially the same

1 as the effects analyzed in such environmental 2 assessment or environmental impact statement.

> "(2) ACTIONS THAT ARE NOT SUBSTANTIALLY THE SAME.—If a new major Federal action is not substantially the same as another major Federal action or an alternative analyzed in an environmental assessment or environmental impact statement completed by the lead agency, another Federal agency, or a project sponsor under the supervision of a Federal agency, the lead agency may modify or augment any such previously completed environmental assessment or environmental impact statement as necessary to satisfy the requirements of this Act with respect to the new major Federal action. The lead agency shall make such modified environmental assessment or environmental impact statement publicly available as a new environmental assessment or environmental impact statement.".

(e) Adoption of Categorical Exclusions.—Sec-20 tion 109 of the National Environmental Policy Act of 21 1969 (42 U.S.C. 4336c) is amended in the text preceding 22 paragraph (1), by inserting ", or that was legislatively en-23 acted by Congress," after "procedures".

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1	(f) Definitions.—Section 111 of the National Envi-
2	ronmental Policy Act of 1969 (42 U.S.C. 4336e) is
3	amended—
4	(1) by redesignating paragraphs (1) through
5	(13) as paragraphs (2) through (14), respectively;
6	(2) by inserting before paragraph (2) (as so re-
7	designated) the following:
8	"(1) Authorization.—The term 'authoriza-
9	tion' means any lease, right-of-way, easement, li-
10	cense, permit, approval, finding, determination, or
11	other administrative decision issued by an agency or
12	any interagency consultation that is required or au-
13	thorized under Federal law in order to construct,
14	modify, or operate a project.";
15	(3) in paragraph (2) (as so redesignated), by
16	inserting ", or Congress deems by statute," after
17	"Federal agency has determined";
18	(4) in paragraph (11) (as so redesignated)—
19	(A) in subparagraph (B)—
20	(i) in clause (iii)—
21	(I) by inserting "grants (includ-
22	ing capitalization grants), cost share
23	awards," after "loan guarantees,";
24	(II) by striking "sufficient" and
25	inserting "complete"; and

1	(III) by striking "subsequent use
2	of such financial assistance or the";
3	(ii) by redesignating clauses (iv)
4	through (vii) as clauses (vi) through (ix),
5	respectively; and
6	(iii) by inserting after clause (iii) the
7	following:
8	"(iv) farm ownership loans and oper-
9	ating loan guarantees by the Farm Service
10	Agency pursuant to sections 305 and 311
11	through 319 of the Consolidated Farm and
12	Rural Development Act;
13	"(v) the issuance of an authorization
14	by an agency where the effects of the ac-
15	tion or project being permitted or author-
16	ized were previously evaluated by another
17	agency in compliance with this Act;"; and
18	(B) by adding at the end the following:
19	"(C) Additional exclusions.—An agen-
20	cy action may not be determined to be a major
21	Federal action solely on the basis of the provi-
22	sion of Federal funds, including a grant, loan,
23	loan guarantee, and funding assistance."; and
24	(5) by adding at the end the following:

1	"(15) Reasonably foreseeable.—The term
2	'reasonably foreseeable', with respect to environ-
3	mental effects of a proposed agency action—
4	"(A) means effects that share a reasonably
5	close causal relationship to, and are proximately
6	caused by, the immediate project or action
7	under consideration; and
8	"(B) does not include effects that are—
9	"(i) speculative;
10	"(ii) attenuated from the proposed
11	agency action;
12	"(iii) separate in time or place from
13	the proposed agency action; or
14	"(iv) in relation to separate existing
15	or potential future projects.".
16	(g) Duties.—Section 204 of the National Environ-
17	mental Policy Act of 1969 (42 U.S.C. 4344) is amended
18	in paragraph (4) by inserting "energy," after "health,".
19	SEC. 3. JUDICIAL REVIEW.
20	Title I of the National Environmental Policy Act of
21	1969 (42 U.S.C. 4331 et seq.) is amended—
22	(1) by redesignating section 112 as section
23	110A and moving such section so as to appear after
24	section 110: and

1	(2) by inserting before section 111 the fol-
2	lowing:
3	"SEC. 110B. JUDICIAL REVIEW.
4	"(a) Role of the Court.—In reviewing a claim of
5	whether a final agency action complies with the require-
6	ments of this Act, a court—
7	"(1) shall afford substantial deference to the
8	agency; and
9	"(2) may not substitute its judgment for that
10	of the agency regarding the environmental effects in-
11	cluded in the final agency action or included in the
12	environmental document.
13	"(b) Remand.—
14	"(1) IN GENERAL.—If a court holds, under sec-
15	tion 706(2)(A) of title 5, United States Code, that
16	a final agency action does not comply with the re-
17	quirements of this Act, the only remedy the court
18	may order, notwithstanding chapter 7 of title 5,
19	United States Code, is to remand, without vacatur
20	or injunction, the final agency action to the agency
21	with—
22	"(A) specific instruction to correct the er-
23	rors or deficiencies found by the court: and

1	"(B) a reasonable schedule and deadline to
2	correct such errors or deficiencies, which such
3	deadline may not exceed—
4	"(i) with regard to an order entered
5	on or after the date of enactment of this
6	section, the date that is 180 days after the
7	date on which the order was entered; and
8	"(ii) with regard to an order entered
9	before the date of enactment of this sec-
10	tion, the date that is 180 days after the
11	date of enactment of this section.
12	"(2) Continued effect of final agency
13	ACTION.—A final agency action remanded under
14	paragraph (1) shall remain in effect while the Fed-
15	eral agency corrects any errors or deficiencies found
16	by the court.
17	"(c) Limitations on Claims.—
18	"(1) IN GENERAL.—Notwithstanding any other
19	provision of law (except as provided in subparagraph
20	(A) with respect to a shorter deadline), a claim de-
21	scribed in subsection (a) shall be barred unless—
22	"(A) such claim is filed not later than 150
23	days after the final agency action is made pub-
24	lic, unless a shorter deadline is specified under
25	law;

1	"(B) in the case of a final agency action
2	for which there was a public comment period on
3	an environmental document, such claim—
4	"(i) is filed by a party that submitted
5	a substantive and unique comment during
6	such public comment period by the noticed
7	comment deadline for the environmental
8	document and such comment was suffi-
9	ciently detailed to put the applicable Fed-
10	eral agency on notice of the issue upon
11	which the party seeks review; and
12	"(ii) concerns the same subject matter
13	raised in the comment submitted during
14	the public comment period;
15	"(C) such claim is filed by a party that has
16	suffered or imminently will suffer direct harm
17	from the final agency action; and
18	"(D) such claim does not challenge the es-
19	tablishment of a categorical exclusion.
20	"(2) Supplemental environmental docu-
21	MENTS.—If an agency issues a supplemental envi-
22	ronmental document in response to a court order re-
23	manding a final agency action, the deadline de-
24	scribed in paragraph (1)(A) shall be the date on
25	which the agency makes public the agency action for

1	which the supplemental environmental document is
2	prepared. A claim for review of such final agency ac-
3	tion shall be limited to information contained in the
4	final supplemental environmental document that was
5	not contained in a previous environmental document
6	for the final agency action.
7	"(3) ACTIONS FOR USE OF TRIBAL TRUST RE-
8	Sources.—For any final agency action that author-
9	izes or affects the use of lands, minerals, or other
10	resources already held in trust at the time of the
11	final agency action by the United States for the ben-
12	efit of a federally recognized Indian Tribe—
13	"(A) except as provided in subparagraph
14	(B), there shall be no administrative or judicial
15	review of such final agency action based on a
16	claim of failure to comply with the requirements
17	of this Act; and
18	"(B) subparagraph (A) shall not apply to
19	actions for administrative or judicial review—
20	"(i) brought by the federally recog-
21	nized Indian Tribe for which the United
22	States holds the lands, minerals, or other
23	resources in trust; or
24	"(ii) that involve reasonably foresee-
25	able effects of the final agency action that

1	occur outside the lands, minerals, or other
2	resources held in trust by the United
3	States for the benefit of a federally recog-
4	nized Indian Tribe.
5	"(d) Deadline for Resolution.—
6	"(1) In general.—A court shall issue a final
7	judgment on a claim described in subsection (a)—
8	"(A) as expeditiously as practicable; and
9	"(B) unless a shorter deadline is specified
10	under Federal law, not later than the date that
11	is 180 days after the date on which the agency
12	record for the review is filed with the reviewing
13	court, which shall not be more than 60 days
14	after the filing of the claim.
15	"(2) Accelerated deadlines.—Nothing in
16	this subsection may be construed to prevent a court
17	from further expediting review of a claim described
18	in subsection (a).
19	"(3) Appeals.—
20	"(A) FILING.—A notice of appeal of a
21	final judgment described in this subsection shall
22	be filed not later than 60 days after such final
23	judgment is issued. In the case of a final agen-
24	cy action remanded under subsection (b), the
25	agency and, if applicable, the applicant, shall

1	have the right to appeal during the pendency of
2	the remand.
3	"(B) Deadline for review.—A court
4	shall issue a final decision on an appeal filed
5	under subparagraph (A)—
6	"(i) as expeditiously as practicable;
7	and
8	"(ii) not later than the date that is
9	180 days after the date on which the ap-
10	peal is filed.
11	"(e) No Effect on Review of Compliance With
12	OTHER DEADLINES.—This section shall not affect the
13	right to obtain review under section 107(g)(3).".
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13 14 15 16 17 18	SEC. 4. PRESERVATION OF ONGOING ADMINISTRATIVE CORRECTIONS. This Act, and the amendments made by this Act, shall not apply to any agency action with respect to which a Federal agency has, during the period beginning on January 20, 2025, and ending on the date of enactment of
13 14 15 16 17 18 19	SEC. 4. PRESERVATION OF ONGOING ADMINISTRATIVE CORRECTIONS. This Act, and the amendments made by this Act, shall not apply to any agency action with respect to which a Federal agency has, during the period beginning on January 20, 2025, and ending on the date of enactment of this Act—
13 14 15 16 17 18 19 20 21	SEC. 4. PRESERVATION OF ONGOING ADMINISTRATIVE CORRECTIONS. This Act, and the amendments made by this Act, shall not apply to any agency action with respect to which a Federal agency has, during the period beginning on January 20, 2025, and ending on the date of enactment of this Act— (1) filed a motion to voluntarily remand; or

- 1 Federal agency has completed such corrective action
- 2 as of the date of enactment of this Act.

Passed the House of Representatives December 18, 2025.

Attest:

Clerk.

119TH CONGRESS H. R. 4776

AN ACT

To amend the National Environmental Policy Act of 1969 to clarify ambiguous provisions and facilitate a more efficient, effective, and timely environmental review process.