

# Water Infrastructure Funding in the American Recovery and Reinvestment Act of 2009

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## Summary

On February 17, 2009, President Obama signed into law the American Recovery and Reinvestment Act of 2009 (P.L. 111-5, the ARRA, or Recovery Act). This report identifies funding for water infrastructure programs and projects contained in the legislation, including amounts in the House- and Senate-passed versions that preceded the conference agreement. Among the purposes identified in the legislation are preservation and creation of jobs and promotion of U.S. economic recovery, and investment in transportation, environmental protection, and other infrastructure that will provide long-term economic benefits.

Under the legislation, additional appropriations are directed to a number of existing federal programs that either directly invest in water infrastructure projects or provide assistance to states and localities for such activities. Water infrastructure funding in the bill, which would be available for obligation for the remainder of FY2009 and through September 30, 2010, is provided to five federal agencies and one commission would total \$13.5 billion.

The bill provides funding for locally built wastewater and drinking water treatment projects through assistance programs administered by the Environmental Protection Agency (EPA) and the U.S. Department of Agriculture (USDA). For the EPA wastewater program, the enacted bill provides \$4.0 billion. For the EPA drinking water program, P.L. 111-5 provides \$2.0 billion in additional funds. These funds will be allocated to states according to established formulas, and states will award actual assistance to projects and communities. As of late April, EPA has awarded Recovery Act funds to about a dozen states. For the USDA programs that benefit rural communities, the enacted legislation provides \$1.38 billion in grants and loans; none has yet been disbursed to USDA state offices, which will make individual project decisions. Additional funding in the bill for these programs is three to four times more than the level of regular appropriations.

The enacted legislation provides funding for water resources development and management projects administered by four agencies. It provides \$4.6 billion for the U.S. Army Corps of Engineers (Corps) and \$1.0 billion for the Bureau of Reclamation (Reclamation). The legislation also provides \$340 million for USDA's Natural Resources Conservation Service (NRCS) agricultural watershed program, and \$220 million for the Department of State's International Boundary and Water Commission (IBWC) levee and dam upgrades. Little was publicly known about how Corps and Reclamation funds would be distributed among individual projects, because water resources programs generally do not distribute based on pre-defined formulas. As of late April, the federal water resource agencies have begun announcing which projects will receive Recovery Act assistance. Which projects and how much each state received was largely determined by the Administration, consistent with the eligibility and prioritization constraints and direction provided in P.L. 111-5 and the accompanying conference report, H.Rept. 111-16.

Even after enactment, implementation of the additional water infrastructure funding in the American Recovery and Reinvestment Act is likely to raise a number of issues, including how the additional funds included in this legislation will influence decisions on regular appropriations bills beyond FY2009. Another issue concerns matching fund requirements. Unless project assistance is provided entirely as grants, communities and project sponsors will need to come up with matching funds, which could be very challenging in the current fiscal environment.

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## Introduction

On January 28, 2009, the House passed H.R. 1, the American Recovery and Reinvestment Act of 2009. On February 10, the Senate passed an amended version of H.R. 1 (S.Amdt. 570). On February 13, the House and Senate adopted a conference report (H.Rept. 111-16) that President Obama signed on February 17 (P.L. 111-5). This report identifies funding for water infrastructure programs and projects included in the bill. Among the purposes identified in the legislation are preservation and creation of jobs and promotion of U.S. economic recovery, and investment in transportation, environmental, and other infrastructure that will provide long-term economic benefits. Under the legislation, additional appropriations are directed to a number of existing federal programs that either directly invest in water infrastructure projects or provide assistance to states and localities for such activities. Water infrastructure funding, available for obligation for the remainder of FY2009 and through September 30, 2010, is summarized in **Table 1**.

Agency	Program	H.R. I as Passed by the House	Senate Amdt. to H.R. I	Enacted Version of H.R. I
EPA	Clean Water State Revolving Fund capitalization grants	\$6.0 billion	\$4.0 billion	\$4.0 billion
EPA	Drinking Water State Revolving Fund capitalization grants	\$2.0 billion	\$2.0 billion	\$2.0 billion
RUS/USDA	Rural water and waste disposal grants and loans	\$1.5 billion	\$1.375 billion	\$1.38 billion
District of Columbia	D.C. Water and Sewer Authority		\$125 million	
Reclamation/DOI	Water and Related Resources	\$500 million	\$1.4 billion	I.0 billion
Corps/DOD <sup>a</sup>	Army Corps of Engineers Civil Works Program	\$4.5 billion	\$4.6 billion	\$4.6 billion
NRCS/USDA	Agricultural Watershed Programs	\$400 million	\$340 million	\$340 million
IBWC/State Dept.	International Boundary and Water Commission	\$224 million	\$224 million	\$220 million
	Total	\$15.1 billion	\$14.1 billion	\$13.5 billion

#### Table 1.Water Infrastructure Funding in the American Recovery and Reinvestment Act of 2009 (P.L. 111-5)

**Source:** Compiled by CRS.

**Note:** Table does not include funds for the Economic Development Administration's Public Works and Economic Development program or the Department of Housing and Urban Development's Community Development Block Grant program, both of which could be used for water infrastructure and other projects, See discussion on page 5.

a. Amounts include the \$25 million for the Corps regulatory program that appeared in the House, Senate, and final versions of the legislation, and \$100 million in the S.Amdt. 570 to H.R. I and the final bill for the Formerly Utilized Sites Remedial Action Program (FUSRAP).

The infrastructure activities discussed here comprise one of many broad categories of infrastructure that are receiving additional funding under the legislation, for construction, repair, and modernization of a range of infrastructure categories both traditional (e.g., highways, airports, passenger rail, and schools) and less traditional (e.g., broadband and the electric power transmission grid). These provisions of the legislation reflect a concept that has drawn much attention by policymakers as one option for addressing the nation's faltering economic conditions: the concept of countering the effect of the current recession with increased government spending on public works in order to create jobs while also promoting long-term economic growth.<sup>1</sup> Proponents have argued that states and localities have hundreds of infrastructure projects that are "ready to go" to construction in 90 or 120 days, except for funding, and thus could contribute quickly to job creation and economic stimulus,<sup>2</sup> especially in the construction sector that has been particularly hard hit by the recession. During House and Senate debate, both supporters and critics of the legislation favored more infrastructure spending, with critics urging changes to increase short-term, stimulative provisions of the bill, including more targeted infrastructure spending, and less spending on activities with less certain quick stimulative effect. Nevertheless, in the floor debates concerning the overall size and composition of the legislation, only one specific proposal to increase infrastructure funds in the bill was adopted.<sup>3</sup> The enacted legislation includes some additional funds for high-speed rail projects that were not included in the House or Senate versions of H.R. 1.<sup>4</sup>

### Wastewater and Drinking Water

#### **EPA State Revolving Fund (SRF) Programs**

The federal Clean Water Act (CWA) and Safe Drinking Water Act (SDWA) impose regulatory requirements regarding wastewater treatment and drinking water quality in the United States. For wastewater treatment, the CWA prescribes performance levels to be attained by municipal sewage treatment plants in order to prevent the discharge of harmful wastes into the Nation's lakes, rivers, and other surface waters. For drinking water quality, public water systems are subject to federal regulations under the SDWA which limit levels of contaminants in treated water and require, for example, system monitoring, treatment to remove certain contaminants, and reporting. Both of these laws authorize financial assistance so that communities can construct treatment facilities in compliance with these requirements.<sup>5</sup> Under both laws, Congress

<sup>&</sup>lt;sup>1</sup> For background, see CRS Report R40107, *The Role of Public Works Infrastructure in Economic Stimulus*, coordinated by Claudia Copeland.

<sup>&</sup>lt;sup>2</sup> State and local water agencies have reportedly identified from \$9 to \$20 billion in wastewater treatment projects and \$10 billion in drinking water projects that are "ready to go." Inside EPA, "States Seek over \$9 Billion for Clean Water Projects in Stimulus Bill," September 12, 2008; "AWWA members Asked to Contact Congress on Drinking Water Infrastructure and Stimulus Bill," http://www.awwa.org/Government/Content.cfm?ltemNumber=3821& navItemNumber=1618.

<sup>&</sup>lt;sup>3</sup> While the House adopted an amendment to increase transit capital grant funding by \$3 billion, the Senate rejected an amendment offered by Senators Murray and Feinstein that would have provided \$25 billion more for highway, transit, and drinking water and wastewater projects.

<sup>&</sup>lt;sup>4</sup> For information, see CRS Report R40214, *Transportation and Transportation Security Related Provisions of House and Senate Stimulus Legislation (H.R. 1)*, by John W. Fischer et al.

<sup>&</sup>lt;sup>5</sup> For additional information, see CRS Report RL30478, *Federally Supported Water Supply and Wastewater Treatment Programs*, coordinated by Claudia Copeland.

appropriates federal capitalization grants as seed money to support State Revolving Funds (SRFs), and states provide matching funds equal to 20% of the federal capitalization grant. States, in turn, provide loans from the SRFs to communities for water infrastructure projects. Over the long term, the loan programs are intended to be sustained through repayment of loans to states, thus creating a continuing source of state assistance for other communities.

The SRF capitalization grants are appropriated through the Environmental Protection Agency's (EPA's) State and Tribal Assistance Grants account (in the Interior and Environment Appropriations bill) and are allocated among the states according to formulas. Historically, the federal government has had a large financial role in assisting communities to meet their wastewater funding needs (having appropriated more than \$75 billion since 1973) and also more recently in meeting drinking water treatment needs (more than \$10 billion since 1997). However, estimates of funding needs remain very high (\$203 billion for wastewater and \$277 billion for drinking water), while appropriations for EPA assistance have declined in recent years. The economic recovery legislation provides additional FY2009 funding for the two SRF capitalization grant programs.

The enacted version of H.R. 1 provides an additional \$4.0 billion for clean water SRFs and \$2.0 billion for drinking water SRFs, as proposed by the Senate. House-passed H.R. 1 would have appropriated \$6.0 billion for clean water SRFs and the same \$2.0 billion for drinking water SRFs. Total stimulus funding for the two SRF programs would be four times larger than the funding levels for these programs in regular FY2009 appropriations. As requested by many states, the legislation waives the current law requirement that states must provide a 20% match to the federal capitalization grant. Under the enacted bill, states are to use not less than 20% of capitalization grants to support green infrastructure, water efficiency, or other environmentally innovative projects (unless there are insufficient applications for such projects).

Under the Recovery Act, funds appropriated to states would be allocated according to existing formulas, or methods of apportionment. Under current law, clean water SRF capitalization grant allocation is governed by a formulation in the CWA,<sup>6</sup> while drinking water SRF capitalization grants are allocated according to a formula developed by EPA that reflects the proportional share of each state's funding needs.<sup>7</sup> Based on those formulas, **Table A-1** in the Appendix to this report shows amounts that states are eligible to receive under the funding levels in the bill. The table reflects that, before funds are distributed to states, 1.5% is reserved for EPA to provide assistance to Indian Tribes and, under the drinking water SRF, to Alaska Native Village water systems, consistent with current law. Also, the table reflects that an additional 1.0% of the funds is reserved for program oversight by EPA and remains available for the agency's use through September 30, 2011. States are to award SRF assistance to projects already included on their Intended Use Plans, lists that states develop to identify which projects in which communities will receive funding.

Under a general provision in section 1602 of P.L. 111-5, preference is to be given to activities that can start and finish quickly, with a goal that at least 50% of the funds go to activities that can be initiated within 120 days of enactment. EPA is directed to submit a report to the House and Senate Appropriations Committees within 30 days of enactment containing a general plan for

<sup>&</sup>lt;sup>6</sup> For information, see CRS Report RL31073, Allocation of Wastewater Treatment Assistance: Formula and Other Changes, by Claudia Copeland.

<sup>&</sup>lt;sup>7</sup> See http://www.epa.gov/safewater/dwsrf/allotments/funding\_dwsrf\_allotments\_2008.html.

expenditure of funds provided by the legislation, another report within 90 days providing detailed project level information associated with the general plan, and bi-annual reports on implementation, but there are no deadlines for actually awarding the funds in the bill. However, these reports to Congress will not necessarily identify wastewater and drinking water projects that will be funded, because states will be making those decisions, not EPA. States are to give priority to wastewater and drinking water projects that can proceed to construction within 12 months of enactment. Further, the funds are provided as "use it or lose it," because EPA is directed to redistribute any SRF capitalization grant funds that are not under contract or construction within that time.

Another general provision, section 1605(c), requires that local entities that receive ARRA financial assistance use American-made iron, steel, and manufactured goods in the construction of their projects. The legislation allows federal agencies, with limited exceptions and applied consistently with U.S. international obligations, to waive this "Buy American" procurement requirement if there are insufficient American supplies, or if the use of American supplies will increase the cost of the project by more than 25%.

The enacted bill omits other general provisions in House-passed H.R. 1 concerning timing. The House bill would have required federal agencies to award formula grants within 30 days of enactment and competitive grants within 90 days of enactment. It also would have required that binding commitments for 50% of the funds be made within one year of enactment, and the remainder within two years.

Current law allows states to make low-interest or no-interest loans from the SRF. The Housepassed, Senate-passed, and enacted versions allow states to also provide additional subsidization in the form of negative interest loans, principal forgiveness, grants, or a combination, but the legislation sets no project-specific limits on such assistance.<sup>8</sup> Under the final version of the American Recovery and Reinvestment Act, states are to use 50% of the capitalization grant to provide additional subsidization. The final bill omits provisions from the House-passed bill that would have required that 80% of such funds go to municipalities that meet state affordability criteria (presumably meaning economically disadvantaged), and 20% to projects involving wateror energy-efficiency, stormwater mitigation, or other environmentally sensitive projects. The Senate amendment to H.R. 1 did not specify a percentage of funds that must be used for additional subsidization.

### **Other Federal Programs**

Under the EPA SRF programs, rural and non-rural communities compete for funding; rural areas and other small communities have no special priority. For rural areas, the U.S. Department of Agriculture (USDA) administers grant and loan programs for water and wastewater projects, with eligibility limited to communities of 10,000 or less. These programs are administered at the national level by the Rural Utilities Service (RUS) at USDA.<sup>9</sup> Funding needs in rural areas are high (at least \$50 billion, according to EPA surveys), and there is heavy demand for funds. At the end of FY2007, USDA reported a \$2.4 billion backlog of requests for 928 water and wastewater

<sup>&</sup>lt;sup>8</sup> The SDWA already allows principal forgiveness for assistance provided to economically disadvantaged communities.

<sup>&</sup>lt;sup>9</sup> For information, see CRS Report 98-64, *Rural Water Supply and Sewer Systems: Background Information*, by Claudia Copeland.

projects. The economic recovery legislation also provides additional appropriations for these programs. The enacted version of H.R. 1 provides \$1.38 billion (\$968 million in grants and \$412 million in direct loans). House-passed H.R. 1 would have provided \$1.5 billion (\$400 million in direct loans, \$1.1 billion in grants), and the Senate amendment would have provided \$1.375 billion total for the RUS water and waste disposal program. Funding under the enacted bill is more than 2.5 times larger than the funding level in FY2009. The general provisions of P.L. 111-5 concerning preference for projects that can start quickly and Buy American requirements, described on page 3, would also apply to these USDA funds.

Funding for a specific wastewater infrastructure project was included in the Senate amendment to H.R. 1, but was omitted from the final bill. The Senate amendment included \$125 million for the District of Columbia Water and Sewer Authority to continue its program to remediate sewerage overflow problems. The District is implementing a long-term sewerage overflow remediation program that is estimated to cost more than \$2 billion. Under the bill, the District of Columbia would have been required to provide a 100% match for the federal payment.

The economic recovery legislation also includes funding for other federal programs that are not targeted to water infrastructure (or even to infrastructure exclusively), but could potentially be used for such purposes. One is the Public Works and Economic Development program of the Economic Development Administration (EDA, Department of Commerce). EDA is authorized to provide economic development grants to areas experiencing substantial economic distress in order to directly encourage business expansion, diversify local economies, and general or retain long-term jobs in the private sector. Economic development grants may be used for a wide range of purposes. The enacted version of H.R. 1 provides \$150 million for EDA grants(as proposed by the Senate; the House bill would have appropriated \$250 million). Regular FY2009 funding, enacted in March after enactment of the ARRA, is \$133 million.

The enacted bill also includes \$1.0 billion for the Community Development Block Grant (CDBG) program administered by the Department of Housing and Urban Development (HUD), as proposed by the House (the Senate bill included no CDBG funding). CDBG funds are used by about 1,200 state and local governments for a broad range of activities to invest in their own economic development priorities that are intended to result in decent housing in a suitable living environment. Program policy requires that at least 70% of funds must benefit low- and moderate-income persons. Regular FY2009 funding for the CDBG is \$3.6 billion.

### Discussion

For wastewater and drinking water programs, the House-passed and Senate-passed bills were quite similar, the main differences relating to funding levels (e.g., \$6.0 billion in House-passed H.R. 1, compared with \$4.0 billion in the Senate amendment, for clean water SRF capitalization grants) to provide additional funding for existing infrastructure programs. The bills also contained some differences concerning specified timing or procedures for awarding or obligating funds (see page 3). The Senate amendment included funds for a specific wastewater project in the District of Columbia that was not addressed in the House-passed bill and was omitted from P.L. 111-5.

As noted, in the EPA SRF provisions, the legislation allows states to provide subsidization in the form of principal forgiveness, negative interest loans, grants, or a combination. Traditionally, SRF assistance to communities is provided as loans that eventually are repaid to states. The concept of allowing principal forgiveness or negative interest loans means that communities will have less of a repayment burden. There is, however, a tension in how states will use this authority. As much as

state budgets are under pressure from the current recession, so, too, are cities' budgets, and recipients of SRF assistance would rather receive a grant or partial grant than a loan that must be fully repaid. If states are generous in the amounts of subsidization that they provide (for example, requiring only small amounts of assistance or even none to be repaid), a few communities will benefit greatly. But if states are more restrictive (for example, providing only a small amount of additional subsidization), it may be possible to assist more communities in the state, yet those communities will have a larger repayment responsibility.

More broadly, the infrastructure funding provisions of the legislation raise some general issues. Funding infrastructure is a long-term investment, not quick-fix spending, that should lead to something durable, useful, and financially productive. The long-term nature of such investments can be at odds with the stimulus goal of quickly injecting money into the economy. Thus, one question in debating infrastructure spending as part of economic recovery is, what is truly stimulative? Critics contend that the haste to fund "ready to go" projects is likely to result in spending on many projects with marginal value, such as projects with plans that have been backlogged for some time because they lack sufficient merit, but for which now there is an opportunity to get funding. One issue of interest is, will states and communities be able to effectively manage the large increase in project spending provided by the legislation. The legislation includes oversight measures.<sup>10</sup> These appear to be focused on the important issues of identifying waste, fraud, and abuse, and ensuring compliance with applicable standards and competition requirements in contracts and grants, but not necessarily on evaluating or ensuring the quality of funded projects. That type of accountability will reside with state and local officials who will be responsible for determining priorities and making the majority of actual funding decisions for wastewater and drinking water investments.

### **Implementation and Oversight**

Recovery Act funds for wastewater and drinking water projects are beginning to be disbursed by the federal government to states and localities where most of the actual project decisions will be made in the coming months. EPA moved quickly after enactment of the legislation to issue guidance to states on how the agency will award and administer grants to wastewater and drinking water state revolving funds.<sup>11</sup> The guidance addressed a number of issues unique to the ARRA SRF funds, such as how states are to meet the law's requirement that at least 20% of the funds shall be used for green infrastructure projects, additional reporting requirements to comply with the act's mandates for accountability and transparency, and details that states must provide on their plans for using the federal funds, including principal forgiveness. Most states reportedly are planning to fund projects from existing priority lists (in order to meet the law's requirements to select projects that can proceed quickly to construction), while some are developing supplemental project priority lists (especially where projects to meet the law's green infrastructure projects to meet the law's green infrastructure project reserve had not previously been identified).

<sup>&</sup>lt;sup>10</sup> The legislation provides oversight funds for agency Inspectors General and for the Government Accountability Office. It also establishes a Recovery Accountability and Transparency Board to coordinate and conduct oversight and to report quarterly to the President and Congress.

<sup>&</sup>lt;sup>11</sup> James A. Hanlon and Cynthia O. Dougherty, "Award of Capitalization Grants with Funds Appropriated by P.L. 111-5, the 'American Recovery and Reinvestment Act of 2009," memorandum, March 2, 2009.

http://www.epa.gov/water/eparecovery/docs/604bARRA\_guidance\_memo\_FINAL.pdf

Both OMB and EPA have issued guidance on implementing the law's Buy American provision (see page 4), which is another new consideration in using the ARRA funds. EPA's guidance details how an SRF assistance recipient (i.e., local government) may apply for a waiver from the Buy American requirement and how the agency will evaluate such requests.<sup>12</sup> Soon after enactment of the ARRA, industry and state officials identified this provision as one that could cause delays to water infrastructure projects, depending on how it will be implemented. For example, some are critical that the legislation sets a relatively high threshold for waiving the provision based on increased costs (25%). In April EPA waived the Buy American requirements to allow some already-funded SRF projects to refinance loans to access the more attractive financing options that the Recovery Act provides, but this waiver only applies to eligible projects for which debt was incurred on or after October 1, 2008, and before February 17, 2009.

As of late April, nearly 30 states have submitted applications for clean water and drinking water SRF capitalization grants, and EPA has awarded about \$1.4 billion (out of the \$6.0 billion appropriated) to more than a dozen states.

Other federal agencies that received ARRA funds for wastewater and drinking water projects also are proceeding with implementation. For example, as of late April, USDA is in the process of distributing the \$1.38 billion in grant and loan funds that it received for rural water and waste disposal projects to its state offices, which will make actual funding decisions. The Economic Development Administration's six regional offices are responsible for selecting and administering the \$150 million in ARRA funds that EDA received. As of late April, these offices are evaluating potential Recovery Act projects, and EDA's goal is to fully obligate the funding by September 30, 2009. EDA expects to fund at least \$135 million in public works grants. Finally, HUD, which received \$1.0 billion in ARRA CDBG funds, announced allocation of the funds in March; as of late April, no funds have been obligated.

Congressional committees also have begun hearings on the Administration's implementation of the Recovery Act. At the time of the legislation's enactment, the chairman of the House Transportation and Infrastructure Committee sent letters to governors in March requesting that they provide specific certifications and accountability information regarding ARRA-funded projects. On April 29, the committee held the first of a planned series of hearings on implementation, receiving testimony from EPA, EDA, the Army Corps of Engineers and others within that committee's jurisdiction on initial steps to disburse funds to states and award assistance to specific projects. At this hearing, the EPA Inspector General (IG) testified that EPA and its grantees will be challenged to spend the Recovery Act funding in a timely manner, as required by the legislation. The IG noted that, because Recovery Act-funded grants do not require a match by the recipient and there are provisions for loan forgiveness, there is risk of fraud, waste, and abuse that EPA will need to monitor closely. Other committees that have begun oversight activities include the House Natural Resources Committee (see discussion below) and the House Science and Technology Committee which, among other topics, is investigating how government agencies are ensuring transparency and accountability for Recovery Act spending.

<sup>&</sup>lt;sup>12</sup> James A. Hanlon and Cynthia O. Dougherty, "Implementation of the Buy American provisions of P.L. 111-5, the 'American Recovery and Reinvestment Act of 2009,"" memorandum, April 28, 2009. http://www.epa.gov/water/eparecovery/docs/04-29-2009\_BA\_waiver\_process\_final.pdf

## Water Resources

The federal government has a long history of involvement in water resource development and management projects, such as dams, levees, coastal protection, and navigation works, to facilitate navigation, expand irrigated agriculture, reduce flood losses, and, more recently, restore aquatic ecosystems.

At the federal level, these activities are principally the responsibility of two agencies. Under its civil works program, the U.S. Army Corps of Engineers (Corps, Department of Defense) constructs and operates primarily navigation, flood, coastal protection, and aquatic restoration throughout the country. The Bureau of Reclamation (Reclamation, Department of the Interior) is authorized to construct and manage multi-purpose projects serving irrigation, municipal and industrial water supply, flood control, power production, and recreation purposes in the 17 western states.<sup>13</sup> Congress provides appropriations to support these activities through annual Energy and Water Development appropriations bills.

The economic recovery legislation provides supplemental funding above regular appropriations for the Corps, Reclamation, and other water resources activities at the Department of Agriculture's Natural Resources Conservation Service (NRCS) and the Department of State's International Boundary and Water Commission (IBWC). A general provision in section 1602 of the conference bill, which applies to all these water resources activities, states that preference should be given to activities that can start and finish quickly, with a goal that at least 50% of the funds go to activities initiated within 120 days of enactment.

### **Corps of Engineers Projects**

P.L. 111-5 provides a total of \$4.6 billion for the Corps. All of the funds go toward Corps civil works activities, however, some of the funds are directed toward activities other than federal water resources projects — \$25 million for the Corps regulatory program and \$25 million for the Formerly Utilized Sites Remedial Action Program (FUSRAP), a program to investigate and clean up or control sites that were part of the early atomic energy and weapons program. The legislation also reserves \$200 million for water-related environmental infrastructure projects, which are projects more similar to the municipal water and wastewater systems previously discussed, than the Corps' primary flood, navigation, and aquatic restoration missions.<sup>14</sup>

P.L. 111-5 directs that the ARRA funds be used for either entire projects, programs, or activities, or elements of those. It states that funds are directed to activities that can be completed with the stimulus funds, and that do not create future budgetary obligations. It also states that funds shall only be used for programs, projects, or activities that "heretofore or hereafter" receive funds provided in Energy and Water Development appropriations acts.<sup>15</sup> P.L. 111-5 authorizes unlimited

<sup>&</sup>lt;sup>13</sup> For more information, see CRS Report R40180, *Water Resources Issues in the 111<sup>th</sup> Congress*, coordinated by Betsy A. Cody.

<sup>&</sup>lt;sup>14</sup> For information on Corps environmental infrastructure projects, see CRS Report RL30478, *Federally Supported Water Supply and Wastewater Treatment Programs*, coordinated by Claudia Copeland.

<sup>&</sup>lt;sup>15</sup> This statutory language may indicate that not only may projects previously funded be eligible for stimulus funds, but also activities funded in subsequent legislation, such as regular FY2009 appropriations legislation, which Congress enacted in March 2009 (P.L. 111-8), after enactment of the ARRA.

reprogramming authority for Corps funds provided under the legislation, as proposed by the Senate. It requires quarterly reports to the House and Senate Appropriations Committees on the allocation, obligation, and expenditure of the funds, as proposed by the House.

#### **Bureau of Reclamation Projects and Programs**

ARRA funding for Reclamation in P.L. 111-5 totals \$1.0 billion. P.L. 111-5 directs that the funds be used for projects, programs, or activities that can be completed with these funding amounts, and that do not create future budgetary obligations. It also authorizes unlimited reprogramming authority for Reclamation funds provided under the legislation.

Of the total ARRA funds for Reclamation, P.L. 111-5 provides \$126 million for water reclamation and reuse projects (Title XVI projects, which typically treat municipal wastewater for reuse rather than discharge or desalinate brackish groundwater or seawater), as proposed by the House. The law also provides \$50 million for projects under the Central Utah Project Completion Act, \$50 million for projects under the California Bay-Delta, \$60 million for rural water projects, and \$10 million for inspection of canals in urbanized areas, amounts that were proposed by the Senate.

The Recovery Act also authorizes Reclamation to extend up to 50 years, with interest, the timeframe for water supply customers to repay the U.S. government for maintenance and rehabilitation. Short repayment times for major maintenance and rehabilitation projects have been of great concern to Reclamation water users in recent years, and are a growing concern as existing infrastructure ages. In the earlier House and Senate versions of the bill, Reclamation would have been authorized to extend repayment up to 25 years without interest.

### **Agricultural Watershed Programs**

Under several small watershed programs, NRCS provides technical advisory services and financial assistance (partial grants) to state and local organizations to plan and install measures to prevent erosion, sedimentation, and flood damage to conserve, develop, and utilize land and water resources. The programs fund land treatment, and nonstructural and structural facilities for flood prevention, erosion reduction, agricultural water management, public recreation development, fish and wildlife habitat development, and municipal or industrial water supplies. Structural measures can include dams, levees, canals, pumping plants, and other facilities. <sup>16</sup> Agricultural watershed programs have existing formulas for allocating program funding. Factors considered include risk to life, flood damage reduction, water conservation, water quality, and erosion control, to name a few.<sup>17</sup>

P.L. 111-5 provides ARRA funding for three agricultural watershed programs. One is Watershed and Flood Prevention Operations, used to design and build flood prevention, water quality improvement, and similar projects. The enacted legislation provides \$290 million divided in half, with \$145 million for Watershed and Flood Prevention Operations and \$145 million to purchase

<sup>&</sup>lt;sup>16</sup> For information, see CRS Report RL30478, *Federally Supported Water Supply and Wastewater Treatment Programs*, coordinated by Claudia Copeland.

<sup>&</sup>lt;sup>17</sup> These formulas are established by NRCS and are made publicly available through its website. For the NRCS FY2009 fund allocation formulas and methodologies, see

http://www.nrcs.usda.gov/programs/pdf\_files/2009\_Allocation\_Formulas.pdf.

and restore floodplain easements though the Emergency Watershed Protection program. Under a floodplain easement, a landowner voluntarily offers to sell NRCS a permanent conservation easement that provides NRCS with full authority to restore and enhance the floodplain's functions and values. The third program is Watershed Rehabilitation, which rehabilitates dam projects previously constructed with NRCS assistance that have reached the end of their engineering design life. P.L. 111-5 provides \$50 million for these activities. This amount is equal to 4.5 times the appropriations for these NRCS activities in FY2009. The enacted legislation requires that ARRA spending be used to fully fund projects that can be completed and allocated to projects that can be commenced promptly. The conference report, H.Rept. 111-16, provides further direction on how USDA is to prioritize use of the funds.

#### **International Boundary and Water Commission Projects**

The Recovery Act includes \$220 million for the International Boundary and Water Commission for its water quantity program, rather than \$224 million as proposed by the House and Senate. The bill directs that IBWC use the funds for immediate repair and rehabilitation requirements. The four projects along the U.S.-Mexico border specified to receive the funds (Rio Grande Flood Control System, Safety of Dams, Colorado Boundary; and Capacity Preservation) are for flood damage reduction infrastructure upgrades (i.e., levee improvements and dam safety measures).

### Discussion

Unlike some of the other water infrastructure activities funded in the legislation (including the EPA wastewater and drinking water programs discussed previously), little was publicly known about how most of the water resources funds would be distributed when P.L. 111-5 was enacted. Generally, formulas are not used to distribute funds to the Bureau of Reclamation and Corps of Engineers. Instead, Congress typically, in either the text or report language of appropriations bills, distributes most of the appropriated funds across individual Corps and Bureau projects or programs, or the distribution is delegated to the agency. In contrast, P.L. 111-5 and the conference report (H.Rept. 111-16) list broad prioritization criteria and identified several broad categories in which it expects the agencies to allocate funds. Until the Administration notified Congress on how it chooses to distribute the funds (discussed below), it was largely unknown for much of the ARRA water resources funds which projects would be funded and how much assistance each state would receive.

### Implementation and Oversight

Implementation issues that may arise include concern about the local cost share that is required by many water resources projects; the amount of the local cost share depends on the project purpose. For example for a multi-purpose Corps project, project costs associated with municipal water supply are 100% a local sponsor responsibility, while construction of flood damage reduction projects requires 35% local cost share. Some local sponsors, particularly those hardest hit by the current economic conditions, may have difficulty covering these costs.

Water resources projects are often complicated planning and construction efforts that span multiple years; whether federal water resources agencies, and their contracting officers in particular, will be able to obligate and expend stimulus funds in a timely, yet transparent and efficient, manner depends on many factors. The amounts in P.L. 111-5 represent roughly 80% of

the typical annual Corps appropriations,<sup>18</sup> 80% of the typical Reclamation appropriations, and 4.5 times current annual agricultural watershed funding.

#### **Army Corps of Engineers**

The Corps released its list of projects to receive ARRA funds on April 28, 2009.<sup>19</sup> On April 29, the House Transportation and Infrastructure Committee held an oversight hearing that included testimony on Corps implementation of ARRA. Of the \$4.6 billion directed to the Corps, the Administration distributed \$4.4 billion across 1,182 water projects and nine FUSRAP sites; it also reserved \$200 million in order to cover cost contingencies for these projects.

According to the Corps, the Administration arrived at its list of projects using the criteria in P.L. 111-5 and its conference report; it also limited the set of eligible projects to those that were consistent with long-standing executive branch policy. This meant that only those projects that had been reviewed by the Assistant Secretary of the Army (Civil Works) and approved by the Office of Management and Budget as consistent with Administration policy were considered. There has been criticism by some Members of Congress and other stakeholders that the list of projects to be funded includes no "new starts" that were contained in the Water Resources Development Act of 2007 (WRDA, P.L. 110-114). For example, beach nourishment projects, which place sand on beaches to reduce property damage from coastal storms, were not included in the Administration's list. Budget requests under the Bush Administration had indicated opposition to beach nourishment. Congress, however, stated in section 2018 of WRDA that it is the policy of the United States to promote beach nourishment.

#### **Bureau of Reclamation**

Reclamation announced its first outline of projects to be funded under ARRA on April 15, 2009.<sup>20</sup> The agency announced that a total of \$945 million in funding would be awarded to projects in six program areas — meeting future water supply needs (\$450.9 million); infrastructure reliability and safety (\$164.6 million); environmental/ecosystem restoration (\$236.3 million); green buildings (\$13.5 million); water conservation challenge grants (\$40.0 million); and emergency drought relief \$40.0 million. An additional \$50 million will be transferred to the Department of the Interior's Central Utah Project Completion Act effort, and \$5 million will be set aside for management and oversight.

The House Natural Resources Water and Power Subcommittee held an oversight hearing on Reclamation ARRA funding on April 28, 2009. Several Members of Congress and witnesses questioned why there was not more emergency drought funding, while others questioned a perceived high level of spending on environmental and ecosystem restoration projects. In response, the Reclamation witness noted that much of the environmental/ecosystem spending

<sup>19</sup> For a list of how the ARRA funds are distributed across the projects, see:

<sup>&</sup>lt;sup>18</sup> For the Corps, contracting for the civil works stimulus would be occurring concurrently with significant contracting for its domestic and international military operations, including contracts related to defense base closures.

http://www.usace.army.mil/recovery/Pages/Projects.aspx. For a map of where the ARRA projects are located, see: http://www.usace.army.mil/recovery/Pages/ProjectLocations.aspx. Corps projects receiving ARRA funds are located in 49 states; according to the Corps, Wyoming had no eligible projects (see Frequently Asked Questions and Answers, ARRA of 2009 at: http://www.usace.army.mil/recovery/Pages/FAQ.aspx).

<sup>&</sup>lt;sup>20</sup> See http://recovery.doi.gov/bor/summary\_projects.php#meeting.

could be directly or indirectly tied to water supply reliability and that drought projects had not been fully identified.<sup>21</sup> Other witnesses were pleased with the funding levels, particularly supporters of Reclamation's water reuse (Title XVI) projects. Remaining questions at the hearing explored which reuse, drought, and conservation projects may receive future funding and how the FY2010 budget request will complement ARRA funding.

#### **Agricultural Watershed Programs**

On April 6, 2009, NRCS allocated \$45 million of the \$50 million provided for the Watershed Rehabilitation Program to rehabilitate 27 aging flood control structures in 11 states. On April 16, NRCS announced the allocation of \$84.8 million of the original \$145 million for Watershed and Flood Prevention. This funded 53 previously authorized, but unfunded, projects in 21 states and reduced a backlog of over 300 projects worth approximately \$1 billion.<sup>22</sup> Due to current spring flooding in North Dakota and Minnesota, the application deadline for floodplain easements under the Emergency Watershed Program was extended and funding announcements were delayed.<sup>23</sup>

#### **International Boundary and Water Commission Projects**

On March 9, 2009, the Department of State released a list of IBWC projects (without funding levels for each project) to receive the ARRA funds.<sup>24</sup> Roughly \$3 million of the funds were committed by the end of April 2009.<sup>25</sup>

## **Concluding Thoughts**

The American Recovery and Reinvestment Act of 2009 provides emergency supplemental appropriations for FY2009 and FY2010 for a number of existing federal programs.<sup>26</sup> The legislation is unusual in many respects, including the fact that the FY2009 supplemental funds in this legislation were enacted before resolution of the regular FY2009 appropriations for most agencies. As the start of the fiscal year was approaching (October 1, 2008), regular full-year appropriations bills had not been enacted for any of the 12 regular appropriations bills. On September 28, the President signed the Consolidated Security, Disaster Assistance, and Continuing Appropriations Act, 2009 (FY2009 CR, P.L. 110-329), generally providing full-year funding for three regular appropriations bills and partial-year funding for nine regular appropriations bills at amounts provided in the FY2008 appropriations laws. Among other programs, the nine part-year bills covered the water infrastructure activities described in this

<sup>&</sup>lt;sup>21</sup> Of particular note among the environmental projects was \$109 million for a Red Bluff (CA) fish passage facility within Reclamation's Central Valley Project, which received widespread and bipartisan support. The project represents nearly one-third of the environmental and ecosystem ARRA funding outlined by Reclamation; according to Reclamation, the project will help facilitate the delivery of water supplies elsewhere in the CVP service area.

<sup>&</sup>lt;sup>22</sup> For exact project agricultural watershed project locations, see: http://www.usda.gov/recovery/map/.

<sup>&</sup>lt;sup>23</sup> Funding announcements for floodplain easements are available at: http://www.nrcs.usda.gov/.

<sup>&</sup>lt;sup>24</sup> For the project list, see http://www.state.gov/recovery/communications/120222.htm.

<sup>&</sup>lt;sup>25</sup> For weekly Department of State reports on ARRA financial activity, see [http://www.state.gov/recovery/].

<sup>&</sup>lt;sup>26</sup> By designating the appropriations as emergency spending, the discretionary spending in the bill is not subject to the constraints of the congressional budget resolution (S.Con.Res. 21, 110<sup>th</sup> Congress) under provisions of the Congressional Budget Act of 1974. For information, see CRS Report RL34711, *Consolidated Appropriations Act for FY2009 (P.L. 110-329): An Overview*, by Robert Keith.

report. P.L. 110-329 provided appropriations from October 1, 2008, through March 6, 2009, and a second short-term CR was enacted on March 6 (P.L. 111-6) while Congress was finishing consideration of a full-year omnibus appropriations bill that the President signed on March 11 (P.L. 111-8). The regular FY2009 appropriations provided in that legislation for water infrastructure programs are about the same as in FY2008.

How the additional funds included in the American Recovery and Reinvestment Act will influence appropriations for FY2010 is largely unknown for now. President Obama presented a budget outline for FY2010 on February 26. It contained few details for water infrastructure programs, except to indicate the Administration's intent to fund the EPA State Revolving Fund programs at a \$3.9 billion total, or 2.5 times higher than the combined FY2009 regular appropriations for those programs.<sup>27</sup> Details of the FY2010budget are expected in May.

As described in this report, some of the water infrastructure funds included in the Recovery Act represent a significant increase above current program funding levels—for some, from three to four times higher than the FY2009 amount. Many infrastructure stakeholder groups are likely to urge Congress to sustain similar high levels in regular appropriations in FY2010 and beyond, because infrastructure projects typically involve outlays over multiple years. They are likely to argue that individual project planning and implementation will be disrupted if federal assistance is uneven or unpredictable, very large one year and much lower the next year. But because the infrastructure funds in P.L. 111-5 are to be available for obligation through FY2010 and will be spent out over several years,<sup>28</sup> some policymakers may argue that it will not be necessary to appropriate increased levels for these programs in FY2010. While most analysts believe that it will be very difficult for Congress to continue the high spending levels for all programs included in P.L. 111-5 beyond enactment of that legislation, there likely will be calls for Congress to do that very thing.

<sup>&</sup>lt;sup>27</sup> See http://www.whitehouse.gov/omb/budget/.

<sup>&</sup>lt;sup>28</sup> For example, the Congressional Budget Office estimated that 55% of the EPA SRF capitalization grant funds in the legislation will be spent in Fiscal Years 2010 and 2011. Only 3% will be spent in FY2009. A total of 79% will be spent between FY2009 and FY2012. Letter from Douglas W. Elmendorf, Director, Congressional Budget Office, to Honorable Nancy Pelosi, Speaker, U.S. House of Representatives, February 13, 2009, http://www.cbo.gov/ftpdocs/99xx/doc9989/hr1conference.pdf.

## Appendix.

#### Table A-1. State Allocation of EPA Wastewater and Drinking Water Funds in the American Recovery and Reinvestment Act of 2009 (P.L. 111-5) (Millions of Dollars)

STATES	CLEAN WATER SRF FUNDS (\$4 BILLION)	DRINKING WATER SRF FUNDS (\$2 BILLION)
Alabama	\$44.3	\$19.5
Alaska	\$23.7	\$19.5
Arizona	\$26.7	\$55.3
Arkansas	\$25.9	\$24.5
California	\$283.1	\$159.0
Colorado	\$31.7	\$34.4
Connecticut	\$48.5	\$19.5
Delaware	\$19.4	\$19.5
District of Columbia	\$19.4	\$19.5
Florida	\$133.6	\$88.1
Georgia	\$66.9	\$54.8
Hawaii	\$30.7	\$19.5
Idaho	\$19.4	\$19.5
Illinois	\$179.0	\$79.5
Indiana	95.4	\$27.2
Iowa	\$53.6	\$24.3
Kansas	\$35.7	\$19.5
Kentucky	\$50.4	\$20.5
Louisiana	\$43.5	\$27.6
Maine	\$30.6	\$19.5
Maryland	\$95.7	\$26.8
Massachusetts	\$134.4	\$52.2
Michigan	\$170.2	\$67.5
Minnesota	\$72.8	\$35.1
Mississippi	\$35/7	\$19.5
Missouri	\$109.7	\$37.9
Montana	\$19.4	\$19.5
Nebraska	\$20.2	\$19.5
Nevada	\$19.4	\$19.5
New Hampshire	\$39.6	\$39.5
New Jersey	\$161.8	\$43.2

STATES	CLEAN WATER SRF FUNDS (\$4 BILLION)	DRINKING WATER SRF FUNDS (\$2 BILLION)
New Mexico	\$19.4	\$19.5
New York	\$436.9	\$86.8
North Carolina	\$71.4	\$65.6
North Dakota	\$19.4	\$19.5
Ohio	\$222.9	\$58.5
Oklahoma	\$32.0	\$31.5
Oregon	\$44.7	\$28.5
Pennsylvania	\$156.8	\$65.7
Rhode Island	\$26.6	\$19.5
South Carolina	\$40.6	\$19.5
South Dakota	\$\$19.4	\$19.5
Tennessee	\$57.5	\$20.2
Texas	\$180.9	\$160.7
Utah	\$20.9	\$19.5
Vermont	\$19.4	\$19.5
Virginia	\$81.0	\$20.8
Washington	\$68.8	\$41.8
West Virginia	\$61.7	\$19.5
Wisconsin	\$107.0	\$37.8
Wyoming	\$19.4	\$19.5
American Samoa	\$3.6	\$0.5
Guam	\$2.6	\$2.1
Northern Mariana Islands	\$1.7	\$1.8
Puerto Rico	\$51.6	\$19.5
Virgin Islands	\$2.1	\$2.0
TOTAL	\$3,909.0	\$1,950.0

Source: EPA (http://www.epa.gov/recovery/docs/Final\_SRF\_eco\_recovery\_allotments.pdf )

**Note:** Individual state allocations and totals reflect the fact that under the legislation, before funds are allocated to states, 1.5% was reserved for EPA to provide assistance to Indian Tribes, consistent with current law. Also, an additional 1.0% was reserved from the combined funds for program oversight by EPA, for a total of 2.5% in reserved funds.

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