116	TH CONGRESS 2D SESSION S.
То	amend the National Environmental Policy Act of 1969 to reform agency process requirements, and for other purposes.
	IN THE SENATE OF THE UNITED STATES
Mı	LEE introduced the following bill; which was read twice and referred to the Committee on
	A BILL
То	amend the National Environmental Policy Act of 1969 to reform agency process requirements, and for other purposes.
1	Be it enacted by the Senate and House of Representa-
2	$tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled,$
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "NEPA Agency Process
5	Accountability Act of 2020".
6	SEC. 2. AGENCY PROCESS REFORMS UNDER NEPA.
7	Title I of the National Environmental Policy Act of
8	1969 is amended—

(1) by redesignating section 105 (42 U.S.C.

4335) as section 106; and

9

10

1	(2) by inserting after section 104 (42 U.S.C.
2	4334) the following:
3	"SEC. 105. AGENCY PROCESS REFORMS.
4	"(a) Definitions.—In this section:
5	"(1) Environmental assessment.—The
6	term 'environmental assessment' has the meaning
7	given the term in section 1508.9 of title 40, Code of
8	Federal Regulations (or a successor regulation).
9	"(2) Environmental impact statement.—
10	The term 'environmental impact statement' means a
11	detailed statement required under section $102(2)(C)$ .
12	"(3) FEDERAL AGENCY.—The term 'Federal
13	agency' includes a State that has assumed responsi-
14	bility under section 327 of title 23, United States
15	Code.
16	"(4) Head of a federal agency.—The term
17	'head of a Federal agency' includes the governor or
18	head of an applicable State agency of a State that
19	has assumed responsibility under section 327 of title
20	23, United States Code.
21	"(5) NEPA process.—
22	"(A) IN GENERAL.—The term 'NEPA
23	process' means the entirety of every process,
24	analysis, or other measure, including an envi-
25	ronmental impact statement, required to be car-

1	ried out by a Federal agency under this title be-
2	fore the agency undertakes a proposed action.
3	"(B) Period.—For purposes of subpara-
4	graph (A), the NEPA process—
5	"(i) begins on the date on which the
6	head of a Federal agency receives an appli-
7	cation for a proposed action from a project
8	sponsor; and
9	"(ii) ends on the date on which the
10	Federal agency issues, with respect to the
11	proposed action—
12	"(I) a record of decision, includ-
13	ing, if necessary, a revised record of
14	decision;
15	"(II) a finding of no significant
16	impact; or
17	"(III) a categorical exclusion
18	under this title.
19	"(6) Project sponsor.—The term 'project
20	sponsor' means a Federal agency or other entity, in-
21	cluding a private or public-private entity, that seeks
22	approval of a proposed action.
23	"(b) Prohibitions.—In carrying out the NEPA
24	process, the head of a Federal agency may not—

1	"(1) consider an alternative to the proposed ac-
2	tion if the proposed action is not technically or eco-
3	nomically feasible to the project sponsor; or
4	"(2) consider an alternative to the proposed ac-
5	tion that is not within the jurisdiction of the Federal
6	agency.
7	"(c) Environmental Documents.—
8	"(1) EIS REQUIRED.—In carrying out the
9	NEPA process for a proposed action that requires
10	the preparation of an environmental impact state-
11	ment, the head of a Federal agency shall produce for
12	the proposed action not more than 1—
13	"(A) environmental impact statement;
14	"(B) if necessary, environmental assess-
15	ment; and
16	"(C) record of decision.
17	"(2) EIS NOT REQUIRED.—In carrying out the
18	NEPA process for a proposed action that does not
19	require the preparation of an environmental impact
20	statement, the head of a Federal agency shall
21	produce for the proposed action not more than 1—
22	"(A) environmental assessment; or
23	"(B) finding of no significant impact.
24	"(d) Categorical Exclusions.—

1	"(1) In General.—Notwithstanding any other
2	provision of law and subject to paragraph (2), the
3	head of a Federal agency may, without further ap-
4	proval, use a categorical exclusion under this title
5	that has been approved by—
6	"(A)(i) another Federal agency; and
7	"(ii) the Council on Environmental Qual-
8	ity; or
9	"(B) an Act of Congress.
10	"(2) Requirements.—The head of a Federal
11	agency may use a categorical exclusion described in
12	paragraph (1) if the head of the Federal agency—
13	"(A) carefully reviews the description of
14	the proposed action to ensure that it fits within
15	the category of actions described in the categor-
16	ical exclusion; and
17	"(B) considers the circumstances associ-
18	ated with the proposed action to ensure that
19	there are no extraordinary circumstances that
20	warrant the preparation of an environmental
21	assessment or an environmental impact state-
22	ment.
23	"(3) Extraordinary circumstances.—If the
24	head of a Federal agency determines that extraor-
25	dinary circumstances are present with respect to a

1	proposed action, the head of the Federal agency
2	shall—
3	"(A) consider whether mitigating cir-
4	cumstances or other conditions are sufficient to
5	avoid significant effects of the proposed action;
6	and
7	"(B) if the head of the Federal agency de-
8	termines that those significant effects can be
9	avoided, apply a categorical exclusion to the
10	proposed action.
11	"(e) Reuse of Work; Documents Prepared by
12	QUALIFIED 3RD PARTIES; UNEXPECTED CIR-
13	CUMSTANCES.—
14	"(1) In General.—In carrying out the NEPA
15	process for a proposed action—
16	"(A) subject to paragraph (2), the head of
17	a Federal agency shall—
18	"(i) use any applicable findings and
19	research from a prior NEPA process of
20	any Federal agency; and
21	"(ii) incorporate the findings and re-
22	search described in clause (i) into any ap-
23	plicable analysis under the NEPA process;
24	and

1	"(B) a Federal agency may adopt as an
2	environmental impact statement, environmental
3	assessment, or other environmental document
4	to achieve compliance with this title—
5	"(i) an environmental document pre-
6	pared under the law of the applicable State
7	if the head of the Federal agency deter-
8	mines that the environmental laws of the
9	applicable State—
10	"(I) provide the same level of en-
11	vironmental analysis as the analysis
12	required under this title; and
13	"(II) allow for the opportunity of
14	public comment; or
15	"(ii) subject to paragraph (3), an en-
16	vironmental document prepared by a quali-
17	fied third party chosen by the project spon-
18	sor, at the expense of the project sponsor,
19	if the head of the Federal agency—
20	"(I) provides oversight of the
21	preparation of the environmental doc-
22	ument by the third party; and
23	"(II) independently evaluates the
24	environmental document for the com-

1	pliance of the environmental document
2	with this title.
3	"(2) Requirement for the reuse of find-
4	INGS AND RESEARCH.—The head of a Federal agen-
5	cy may reuse the applicable findings and research
6	described in paragraph (1)(A) if—
7	"(A)(i) the project for which the head of
8	the Federal agency is seeking to reuse the find-
9	ings and research was in close geographic prox-
10	imity to the proposed action; and
11	"(ii) the head of the Federal agency deter-
12	mines that the conditions under which the ap-
13	plicable findings and research were issued have
14	not substantially changed; or
15	"(B)(i) the project for which the head of
16	the Federal agency is seeking to reuse the find-
17	ings and research was not in close geographic
18	proximity to the proposed action; and
19	"(ii) the head of the Federal agency deter-
20	mines that the proposed action has similar
21	issues or decisions as the project.
22	"(3) Requirements for creation of envi-
23	RONMENTAL DOCUMENT BY QUALIFIED 3RD PAR-
24	TIES.—

1	"(A) In GENERAL.—A qualified third
2	party may prepare an environmental document
3	intended to be adopted by a Federal agency as
4	the environmental impact statement, environ-
5	mental assessment, or other environmental doc-
6	ument for a proposed action under paragraph
7	(1)(B)(ii) if—
8	"(i) the project sponsor submits a
9	written request to the head of the applica-
10	ble Federal agency that the head of the
11	Federal agency approve the qualified third
12	party to create the document intended to
13	be adopted by a Federal agency as the en-
14	vironmental impact statement, environ-
15	mental assessment, or other environmental
16	document; and
17	"(ii) the head of the Federal agency
18	determines that—
19	"(I) the third party is qualified
20	to prepare the document; and
21	"(II) the third party has no fi-
22	nancial or other interest in the out-
23	come of the proposed action.
24	"(B) Deadline.—The head of a Federal
25	agency that receives a written request under

1 subparagraph (A)(i) shall issue a written deci-2 sion approving or denying the request not later 3 than 30 days after the date on which the writ-4 ten request is received. 5 "(C) NO PRIOR WORK.—The head of a 6 Federal agency may not adopt an environ-7 mental document under paragraph (1)(B)(ii) if 8 the qualified third party began preparing the 9 document prior to the date on which the head 10 of the Federal agency issues the written deci-11 sion under subparagraph (B) approving the re-12 quest 13 "(D) Denials.—If the head of a Federal 14 agency issues a written decision denying the re-15 quest under subparagraph (A)(i), the head of 16 the Federal agency shall submit to the project 17 sponsor with the written decision the findings 18 that served as the basis of the denial. 19 "(4) Unexpected circumstances.—If, while 20 carrying out a proposed action after the completion 21 of the NEPA process for that proposed action, a 22 Federal agency or project sponsor encounters a new 23 or unexpected circumstance or condition that may 24 require the reevaluation of the proposed action 25 under this title, the head of the Federal agency with

1	responsibility for carrying out the NEPA process for
2	the proposed action shall—
3	"(A) consider whether mitigating the new
4	or unexpected circumstance or condition is suf-
5	ficient to avoid significant effects that may re-
6	sult from the circumstance or condition; and
7	"(B) if the head of the Federal agency de-
8	termines under subparagraph (A) that the sig-
9	nificant effects that result from the cir-
10	cumstance or condition can be avoided, mitigate
11	the circumstance or condition without carrying
12	out the NEPA process again.
13	"(f) Multi-agency Projects.—
14	"(1) Definitions.—In this subsection:
15	"(A) Cooperating agency.—The term
16	'cooperating agency' means a Federal agency
17	involved in a proposed action that—
18	"(i) is not the lead agency; and
19	"(ii) has the jurisdiction or special ex-
20	pertise such that the Federal agency needs
21	to be consulted—
22	"(I) to use a categorical exclu-
23	sion; or

1	"(II) to prepare an environ-
2	mental assessment or environmental
3	impact statement, as applicable.
4	"(B) LEAD AGENCY.—The term 'lead
5	agency' means the Federal agency selected
6	under paragraph $(2)(A)$ .
7	"(2) Agency designation.—
8	"(A) LEAD AGENCY.—In carrying out the
9	NEPA process for a proposed action that re-
10	quires authorization from multiple Federal
11	agencies, the heads of the applicable Federal
12	agencies shall determine the lead agency for the
13	proposed action.
14	"(B) Invitation.—The head of the lead
15	agency may invite any relevant State, local, or
16	Tribal agency with Federal authorization deci-
17	sion responsibility to be a cooperating agency.
18	"(3) Responsibilities of lead agency.—
19	The lead agency for a proposed action shall—
20	"(A) as soon as practicable and in con-
21	sultation with the cooperating agencies, deter-
22	mine whether a proposed action requires the
23	preparation of an environmental impact state-
24	ment; and

1	"(B) if the head of the lead agency deter-
2	mines under subparagraph (A) that an environ-
3	mental impact statement is necessary—
4	"(i) be responsible for coordinating
5	the preparation of an environmental im-
6	pact statement;
7	"(ii) provide cooperating agencies with
8	an opportunity to review and contribute to
9	the preparation of the environmental im-
10	pact statement and environmental assess-
11	ment, as applicable, of the proposed action
12	except that the cooperating agency shall
13	limit comments to issues within the special
14	expertise or jurisdiction of the cooperating
15	agency; and
16	"(iii) subject to subsection (b), as
17	soon as practicable and in consultation
18	with the cooperating agencies, determine
19	the range of alternatives to be considered
20	for the proposed action.
21	"(4) Environmental documents.—In car-
22	rying out the NEPA process for a proposed action,
23	the lead agency shall prepare not more than 1 of
24	each type of document described in paragraph (1) or
25	(2) of subsection (c), as applicable—

1	"(A) in consultation with cooperating
2	agencies; and
3	"(B) for all applicable Federal agencies.
4	"(5) Prohibitions.—
5	"(A) In General.—A cooperating agency
6	may not evaluate an alternative to the proposed
7	action that has not been determined to be with-
8	in the range of alternatives considered under
9	paragraph (3)(B)(iii).
10	"(B) Omission.—If a cooperating agency
11	submits to the lead agency an evaluation of an
12	alternative that does not meet the requirements
13	of subsection (b), the lead agency shall omit the
14	alternative from the environmental impact
15	statement.
16	"(g) Reports.—
17	"(1) NEPA data.—
18	"(A) IN GENERAL.—The head of each
19	Federal agency that carries out the NEPA
20	process shall carry out a process to track, and
21	annually submit to Congress a report con-
22	taining, the information described in subpara-
23	graph (B).
24	"(B) Information described.—The in-
25	formation referred to in subparagraph (A) is,

1	with respect to the Federal agency issuing the
2	report under that subparagraph—
3	"(i) the number of proposed actions
4	for which a categorical exclusion was
5	issued during the reporting period;
6	"(ii) the length of time the Federal
7	agency took to issue the categorical exclu-
8	sions described in clause (i);
9	"(iii) the number of proposed actions
10	pending on the date on which the report is
11	submitted for which the issuance of a cat-
12	egorical exclusion is pending;
13	"(iv) the number of proposed actions
14	for which an environmental assessment
15	was issued during the reporting period;
16	"(v) the length of time the Federal
17	agency took to complete each environ-
18	mental assessment described in clause (iv);
19	"(vi) the number of proposed actions
20	pending on the date on which the report is
21	submitted for which an environmental as-
22	sessment is being drafted;
23	"(vii) the number of proposed actions
24	for which an environmental impact state-

1	ment was issued during the reporting pe-
2	riod;
3	"(viii) the length of time the Federal
4	agency took to complete each environ-
5	mental impact statement described in
6	clause (vii); and
7	"(ix) the number of proposed actions
8	pending on the date on which the report is
9	submitted for which an environmental im-
10	pact statement is being drafted.
11	"(2) NEPA costs.—
12	"(A) IN GENERAL.—Not later than 1 year
13	after the date of enactment of this subsection,
14	the Chair of the Council on Environmental
15	Quality and the Director of the Office of Man-
16	agement and Budget shall jointly develop a
17	methodology to assess the comprehensive costs
18	of the NEPA process.
19	"(B) REQUIREMENTS.—The head of each
20	Federal agency that carries out the NEPA
21	process shall—
22	"(i) adopt the methodology developed
23	under subparagraph (A); and

1	"(ii) use the methodology developed
2	under subparagraph (A) to annually sub-
3	mit to Congress a report describing—
4	"(I) the comprehensive cost of
5	the NEPA process for each proposed
6	action that was carried out within the
7	reporting period; and
8	"(II) for a proposed action for
9	which the head of the Federal agency
10	is still completing the NEPA process
11	at the time the report is submitted—
12	"(aa) the amount of money
13	expended to date to carry out the
14	NEPA process for the proposed
15	action; and
16	"(bb) an estimate of the re-
17	maining costs before the NEPA
18	process for the proposed action is
19	complete.".