





December 1, 2015

The Honorable Paul Ryan, Speaker Congress of the United States House of Representatives H-232 The Capitol Washington, DC 20515 202-225-3393 (f) The Honorable Nancy Pelosi, Minority Leader Congress of the United States House of Representatives 233 Cannon House Office Building Washington, DC 20515 202-225-8259 (f)

VIA FACSIMILE

Re: Comments on H.R 8, The North American Energy Security and Infrastructure Act of 2015

Dear Speaker Ryan and Minority Leader Pelosi:

The Environmental Council of States (ECOS), the Association of Clean Water Administrators (ACWA), and the Association of State Wetland Managers (ASWM) write to express concern with the H.R. 8, the North American Energy Security and Infrastructure Act of 2015. If enacted, H.R. 8 would modify requirements with respect to Federal Energy Regulatory Commission (FERC) licensing under the Federal Power Act.

States are responsible, under the federal Clean Water Act (CWA or Act) and under a state's own laws and regulations, to advance the attainment of clean and healthy waters and to prevent violations of the water quality standards designed to support these goals. CWA Section 401was incorporated into the Act to ensure applicants seeking federal licenses or permits to conduct operations that could impact navigable waters must provide certification from the state in which the discharge originates and that the project will comply with applicable water quality standards and other state requirements. We believe states have acted efficiently under this authorization, as required by the regulations related to Section 401, in certifying hydropower facilities, establishing procedures, and providing primary responsibility to ensure that water quality standards are met initially or through remedial actions.

Several states have expressed concern that provisions in H.R. 8 could be interpreted to remove state Section 401(a) authority for these types of licenses. In addition, the bill could also limit states' abilities to obtain data necessary to certify waters within their jurisdiction. This could result in federal agencies making regulatory decisions without full technical information, which puts them at risk for missed deadlines, litigation, and less effective control of hydropower facilities. States also are concerned that provisions of H.R. 8 could eliminate responsiveness to environmental concerns and slow the process of scheduling and licensing.

In closing, we would like to discuss with you ways to revise the language to clearly preserve state's rights under CWA Section 401 and to avoid problematic scheduling and licensing changes. Thank you for your consideration of our concerns.

Sincerely,

Iulia Anastasio

Executive Director and General Counsel Association of Clean Water Administrators

Jeanne Christie

Executive Director

Association of State Wetland Managers

Alexandia DD

Alexandra Dapolito Dunn

Executive Director and General Counsel

Environmental Council of the States

Cc via Email: The Honorable Gina McCarthy, Administrator, U.S. Environmental Protection Agency

 $\label{thm:condition} \textit{Joel Beauvais, Acting Deputy Assistant Administrator, U.S.\ Environmental\ Protection}$

Agency Office of Water

The Honorable Jo-Ellen Darcy, Assistant Secretary of the Army for Civil Works, U.S.

Army Corps of Engineers

The Honorable Fred Upton, Chairman, House Energy and Commerce Committee

The Honorable Frank Pallone Jr., Ranking Member, House Energy and Commerce

Committee

The Honorable John Sarbanes, U.S. Representative for Maryland's 3rd Congressional

District

The Honorable Chris Van Hollen, U.S. Representative for Maryland's 8th

Congressional District