112TH CONGRESS 2D SESSION	S.
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To approve the Keystone XL pipeline project and provide for environmental protection and government oversight.

## IN THE SENATE OF THE UNITED STATES

Mr. Hoeven (for himself, Mr. Lugar, Mr. Vitter, Mr. McConnell, Mr. Johanns, Mr. Portman, Mr. Barrasso, Mr. McCain, Mr. Cornyn, Mrs. Hutchison, Mr. Thune, Mr. Sessions, Mr. Alexander, Mr. Moran, Ms. Ayotte, Mr. Boozman, Mr. Demint, Mr. Paul, Ms. Murkowski, Mr. Kyl, Mr. Manchin, Mr. Lee, Mr. Blunt, Mr. Inhofe, Mr. Toomey, Mr. Hatch, Mr. Burr, Mr. Chambliss, Mr. Coats, Mr. Corker, Mr. Coburn, Mr. Cochran, Mr. Crapo, Mr. Graham, Mr. Enzi, Mr. Grassley, Mr. Heller, Mr. Isakson, Mr. Johnson of Wisconsin, Mr. Risch, Mr. Roberts, Mr. Rubio, Mr. Shelby, and Mr. Wicker) introduced the following bill; which was read twice and referred to the Committee on

## A BILL

To approve the Keystone XL pipeline project and provide for environmental protection and government oversight.

- 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. APPROVAL OF KEYSTONE XL PIPELINE
- 4 PROJECT.
- 5 (a) Approval of Cross-Border Facilities.—

(1) In General.—In accordance with section 8 1 2 of article 1 of the Constitution (delegating to Con-3 gress the power to regulate commerce with foreign 4 nations), TransCanada Keystone Pipeline, L.P. is 5 authorized to construct, connect, operate, and main-6 tain pipeline facilities, subject to subsection (c), for 7 the import of crude oil and other hydrocarbons at 8 the United States-Canada Border at Phillips Coun-9 ty, Montana, in accordance with the application filed 10 with the Department of State on September 19, 11 2008 (as supplemented and amended). 12 (2) Permit.—Notwithstanding any other provi-13 sion of law, no permit pursuant to Executive Order 14 13337 (3 U.S.C. 301 note) or any other similar Ex-15 ecutive Order regulating construction, connection, 16 operation, or maintenance of facilities at the borders 17 of the United States, and no additional environ-18 mental impact statement, shall be required for 19 TransCanada Keystone Pipeline, L.P. to construct, 20 connect, operate, and maintain the facilities de-21 scribed in paragraph (1). 22 (b) Construction and Operation of Keystone XL PIPELINE IN UNITED STATES.— 23 24 (1) In General.—The final environmental im-25 pact statement issued by the Department of State

1 on August 26, 2011, shall be considered to satisfy 2 all requirements of the National Environmental Pol-3 icy Act of 1969 (42 U.S.C. 4321 et seq.) and any 4 other provision of law that requires Federal agency 5 consultation or review with respect to the cross-bor-6 der facilities described in subsection (a)(1) and the 7 related facilities in the United States described in 8 the application filed with the Department of State 9 September 19, 2008 (as supplemented and 10 amended). 11

(2) PERMITS.—Any Federal permit or authorization issued before the date of enactment of this Act for the cross-border facilities described in subsection (a)(1), and the related facilities in the United States described in the application filed with the Department of State on September 19, 2008 (as supplemented and amended), shall remain in effect.

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18 (c) CONDITIONS.—In constructing, connecting, oper19 ating, and maintaining the cross-border facilities described
20 in subsection (a)(1) and related facilities in the United
21 States described in the application filed with the Depart22 ment of State on September 19, 2008 (as supplemented
23 and amended), TransCanada Keystone Pipeline, L.P. shall

comply with the following conditions:

1	(1) TransCanada Keystone Pipeline, L.P. shall
2	comply with all applicable Federal and State laws
3	(including regulations) and all applicable industrial
4	codes regarding the construction, connection, oper-
5	ation, and maintenance of the facilities.
6	(2) Except as provided in subsection (a)(2),
7	TransCanada Keystone Pipeline, L.P. shall comply
8	with all requisite permits from Canadian authorities
9	and applicable Federal, State, and local government
10	agencies in the United States.
11	(3) TransCanada Keystone Pipeline, L.P. shall
12	take all appropriate measures to prevent or mitigate
13	any adverse environmental impact or disruption of
14	historic properties in connection with the construc-
15	tion, connection, operation, and maintenance of the
16	facilities.
17	(4) The construction, connection, operation, and
18	maintenance of the facilities shall be—
19	(A) in all material respects, similar to that
20	described in—
21	(i) the application filed with the De-
22	partment of State on September 19, 2008
23	(as supplemented and amended); and

1	(ii) the final environmental impact
2	statement described in subsection $(b)(1)$ ;
3	and
4	(B) carried out in accordance with—
5	(i) the construction, mitigation, and
6	reclamation measures agreed to for the
7	project in the construction mitigation and
8	reclamation plan contained in appendix B
9	of the final environmental impact state-
10	ment described in subsection (b)(1);
11	(ii) the special conditions agreed to
12	between the owners and operators of the
13	project and the Administrator of the Pipe-
14	line and Hazardous Materials Safety Ad-
15	ministration of the Department of Trans-
16	portation, as contained in appendix U of
17	the final environmental impact statement;
18	(iii) the measures identified in appen-
19	dix H of the final environmental impact
20	statement, if the modified route submitted
21	by the State of Nebraska to the Secretary
22	of State crosses the Sand Hills region; and
23	(iv) the stipulations identified in ap-
24	pendix S of the final environmental impact
25	statement.

## (d) Route in Nebraska.—

(1) IN GENERAL.—Any route and construction, mitigation, and reclamation measures for the project in the State of Nebraska that is identified by the State of Nebraska and submitted to the Secretary of State under this section is considered sufficient for the purposes of this section.

- (2) PROHIBITION.—Construction of the facilities in the United States described in the application filed with the Department of State on September 19, 2008 (as supplemented and amended), shall not commence in the State of Nebraska until the date on which the Secretary of State receives a route for the project in the State of Nebraska that is identified by the State of Nebraska.
- (3) Receipt.—On the date of receipt of the route described in paragraph (1) by the Secretary of State, the route for the project within the State of Nebraska under this section shall supersede the route for the project in the State specified in the application filed with the Department of State on September 19, 2008 (including supplements and amendments).
- (4) COOPERATION.—Not later than 30 days after the date on which the State of Nebraska sub-

mits a request to the Secretary of State or any appropriate Federal official, the Secretary of State or Federal official shall provide assistance that is consistent with the law of the State of Nebraska.

## (e) Administration.—

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- (1) IN GENERAL.—Any action taken to carry out this section (including the modification of any route under subsection (d)) shall not constitute a major Federal action under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).
- (2) STATE SITING AUTHORITY.—Nothing in this section alters any provision of State law relating to the siting of pipelines.
- (3) Private property.—Nothing in this section alters any Federal, State, or local process or condition in effect on the date of enactment of this Act that is necessary to secure access from an owner of private property to construct the project.
- 19 (f) FEDERAL JUDICIAL REVIEW.—The cross-border 20 facilities described in subsection (a)(1), and the related fa-21 cilities in the United States described in the application 22 filed with the Department of State on September 19, 2008 23 (as supplemented and amended), that are approved by this 24 section, and any permit, right-of-way, or other action 25 taken to construct or complete the project pursuant to

1 Federal law, shall only be subject to judicial review on di-

- 2 rect appeal to the United States Court of Appeals for the
- 3 District of Columbia Circuit.