

M.M. McC
3:15 pm
11/15/11
S.L.C.
Roy Blunt

AMENDMENT NO. _____ Calendar No. _____

Purpose: To require the Federal Energy Regulatory Commission to consider private landownership and private use of land in issuing hydropower licenses.

IN THE SENATE OF THE UNITED STATES—112th Cong., 1st Sess.

H. R. 2354

AMENDMENT N^o 973

By BLUNT
To: AMDT No 907
2
Page(s)

development
ending Sep-

_____ and

ted

GPO: 2010 68-070 (mac)

BLUNT (for himself)

Viz: *Mr. Inhofe and Ms. McCaskill*

1 At the end of the matter under the heading "GEN-
2 ERAL PROVISIONS" of title V, insert the following:

3 SEC. _____. (a) Section 4(e) of the Federal Power
4 Act (16 U.S.C. 797(e)) is amended—

5 (1) by designated the first, second, and third
6 sentences as paragraphs (1) through (3) respec-
7 tively; and

8 (2) in paragraph (3) (as so designated), by in-
9 sserting "private landownership and private use of
10 land," before "recreational opportunities".

1 (b) Section 10 of the Federal Power Act (16 U.S.C.
2 803) is amended—

3 (1) in subsection (a)(1), by inserting “private
4 landownership and private use of land,” after “water
5 supply”; and

6 (2) by adding at the end the following:

7 “(k) In developing any recreational resource within
8 the project boundary, the licensee shall consider private
9 landownership as a means to encourage and facilitate—

10 “(1) private investment; and

11 “(2) increased tourism and recreational use.”.

12 (c) Section 28 of the Federal Power Act (16 U.S.C.
13 822) is repealed.