In the Senate of the United States,

October 19 (legislative day, September 22), 2000.

Resolved, That the Senate agree to the amendment of the House of Representatives to the amendment of the Senate to the bill (H.R. 150) entitled "An Act to authorize the Secretary of Agriculture to convey National Forest System lands for use for educational purposes, and for other purposes.", with the following

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE AMENDMENT:

In lieu of the matter proposed to be inserted by the House amendment, insert:

1 SECTION 1. TABLE OF CONTENTS.

2 The table of contents for this Act is as follows:

Sec. 1. Table of contents.

TITLE I—CONVEYANCE OF NATIONAL FOREST SYSTEM LANDS FOR EDUCATIONAL PURPOSES

Sec. 101. Short title.

Sec. 102. Conveyance of National Forest System lands for educational purposes.

TITLE II—ALA KAHAKAI NATIONAL HISTORIC TRAIL

Sec. 201. Short title.

Sec. 202. Findings.

Sec. 203. Authorization and administration.

TITLE III—ADDITIONS TO NATIONAL PARK SYSTEM AREAS

- Sec. 301. Addition to Sequoia National Park.
- Sec. 302. Boundary adjustment to include Cat Island.

TITLE IV—PECOS NATIONAL HISTORICAL PARK LAND EXCHANGE

- Sec. 401. Short title.
- Sec. 402. Definitions.
- Sec. 403. Land exchange.
- Sec. 404. Boundary adjustment and maps.

TITLE V—NEW AREA STUDIES

- Sec. 501. Vicksburg Campaign Trail study.
- Sec. 502. Miami Circle special resource study.
- Sec. 503. Apostle Islands wilderness study.
- Sec. 504. Harriet Tubman special resource study.
- Sec. 505. Chesapeake and Ohio Canal National Historical Park Commission.
- Sec. 506. Upper Housatonic Valley National Heritage Area study.
- Sec. 507. Study of the Washington-Rochambeau revolutionary route.

TITLE VI—PEOPLING OF AMERICA THEME STUDY

- Sec. 601. Short title.
- Sec. 602. Findings and purposes.
- Sec. 603. Definitions.
- Sec. 604. Theme study.
- Sec. 605. Cooperative agreements.
- Sec. 606. Authorization of appropriations.

TITLE VII—BIG HORN AND WASHAKIE COUNTIES, WYOMING LAND CONVEYANCE

Sec. 701. Conveyance.

TITLE VIII—COAL ACREAGE LIMITATIONS

- Sec. 801. Short title.
- Sec. 802. Findings.
- Sec. 803. Coal mining on Federal land.

TITLE IX—KENAI MOUNTAINS-TURNAGAIN ARM NATIONAL HERITAGE AREA

- Sec. 901. Short title.
- Sec. 902. Findings and purposes.
- Sec. 903. Definitions.
- Sec. 904. Kenai Mountains-Turnagain Arm National Heritage Area.
- Sec. 905. Management entity.
- Sec. 906. Authorities and duties of management entity.
- Sec. 907. Duties of the Secretary.
- Sec. 908. Savings provisions.
- Sec. 909. Prohibition on the acquisition of real property.
- Sec. 910. Authorization of appropriations.

1	TITLE I—CONVEYANCE OF NA-
2	TIONAL FOREST SYSTEM
3	LANDS FOR EDUCATIONAL
4	PURPOSES
5	SEC. 101. SHORT TITLE.
6	This title may be cited as the "Education Land Grant
7	Act".
8	SEC. 102. CONVEYANCE OF NATIONAL FOREST SYSTEM
9	LANDS FOR EDUCATIONAL PURPOSES.
10	(a) Authority to Convey.—Upon written applica-
11	tion, the Secretary of Agriculture may convey National For-
12	est System lands to a public school district for use for edu-
13	cational purposes if the Secretary determines that—
14	(1) the public school district seeking the convey-
15	ance will use the conveyed land for a public or pub-
16	licly funded elementary or secondary school, to pro-
17	vide grounds or facilities related to such a school, or
18	for both purposes;
19	(2) the conveyance will serve the public interest,
20	(3) the land to be conveyed is not otherwise need-
21	ed for the purposes of the National Forest System;
22	(4) the total acreage to be conveyed does not ex-
23	ceed the amount reasonably necessary for the proposed
24	use:

- 1 (5) the land is to be used for an established or 2 proposed project that is described in detail in the ap-3 plication to the Secretary, and the conveyance would 4 serve public objectives (either locally or at large) that 5 outweigh the objectives and values which would be 6 served by maintaining such land in Federal owner-7 ship;
 - (6) the applicant is financially and otherwise capable of implementing the proposed project;
 - (7) the land to be conveyed has been identified for disposal in an applicable land and resource management plan under the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1600 et seq.); and
 - (8) An opportunity for public participation in a disposal under this section has been provided, including at least one public hearing or meeting, to provide for public comments.
- 19 (b) ACREAGE LIMITATION.—A conveyance under this 20 section may not exceed 80 acres. However, this limitation 21 shall not be construed to preclude an entity from submitting 22 a subsequent application under this section for an addi-23 tional land conveyance if the entity can demonstrate to the 24 Secretary a need for additional land.

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1	(c) Costs and Mineral Rights.—(1) A conveyance
2	under this section shall be for a nominal cost. The convey-
3	ance may not include the transfer of mineral or water
4	rights.
5	(2) If necessary, the exact acreage and legal description
6	of the real property conveyed under this title shall be deter-
7	mined by a survey satisfactory to the Secretary and the
8	applicant. The cost of the survey shall be borne by the appli-
9	cant.
10	(d) Review of Applications.—When the Secretary
11	receives an application under this section, the Secretary
12	shall—
13	(1) before the end of the 14-day period beginning
14	on the date of the receipt of the application, provide
15	notice of that receipt to the applicant; and
16	(2) before the end of the 120-day period begin-
17	ning on that date—
18	(A) make a final determination whether or
19	not to convey land pursuant to the application,
20	and notify the applicant of that determination;
21	or
22	(B) submit written notice to the applicant
23	containing the reasons why a final determina-
24	tion has not been made.

1	(e) Reversionary Interest.—If at any time after
2	lands are conveyed pursuant to this section, the entity to
3	whom the lands were conveyed attempts to transfer title to
4	or control over the lands to another or the lands are devoted
5	to a use other than the use for which the lands were con-
6	veyed, title to the lands shall revert to the United States.
7	TITLE II—ALA KAHAKAI
8	NATIONAL HISTORIC TRAIL
9	SEC. 201. SHORT TITLE.
10	This title may be cited as the "Ala Kahakai National
11	Historic Trail Act".
12	SEC. 202. FINDINGS.
13	Congress finds that—
14	(1) the Ala Kahakai (Trail by the Sea) is an im-
15	portant part of the ancient trail known as the "Ala
16	Loa" (the long trail), which circumscribes the island
17	$of\ Hawaii;$
18	(2) the Ala Loa was the major land route con-
19	necting 600 or more communities of the island king-
20	dom of Hawaii from 1400 to 1700;
21	(3) the trail is associated with many prehistoric
22	and historic housing areas of the island of Hawaii,
23	nearly all the royal centers, and most of the major
24	temples of the island;

1	(4) the use of the Ala Loa is also associated with
2	many rulers of the kingdom of Hawaii, with battle-
3	fields and the movement of armies during their
4	reigns, and with annual taxation;
5	(5) the use of the trail played a significant part
6	in events that affected Hawaiian history and culture,
7	including—
8	(A) Captain Cook's landing and subsequent
9	death in 1779;
10	(B) Kamehameha I's rise to power and con-
11	solidation of the Hawaiian Islands under mo-
12	narchical rule; and
13	(C) the death of Kamehameha in 1819, fol-
14	lowed by the overthrow of the ancient religious
15	system, the Kapu, and the arrival of the first
16	western missionaries in 1820; and
17	(6) the trail—
18	(A) was used throughout the 19th and 20th
19	centuries and continues in use today; and
20	(B) contains a variety of significant cul-
21	tural and natural resources.
22	SEC. 203. AUTHORIZATION AND ADMINISTRATION.
23	Section 5(a) of the National Trails System Act (16
24	U.S.C. 1244(a)) is amended by adding at the end the fol-
25	lowina:

1	"(22) Ala Kahakai national historic
2	TRAIL.—
3	"(A) In general.—The Ala Kahakai Na-
4	tional Historic Trail (the Trail by the Sea), a
5	175 mile long trail extending from 'Upolu Point
6	on the north tip of Hawaii Island down the west
7	coast of the Island around Ka Lae to the east
8	boundary of Hawaii Volcanoes National Park at
9	the ancient shoreline temple known as
10	'Waha'ula', as generally depicted on the map en-
11	titled 'Ala Kahakai Trail', contained in the re-
12	port prepared pursuant to subsection (b) entitled
13	'Ala Kahakai National Trail Study and Envi-
14	ronmental Impact Statement', dated January
15	1998.
16	"(B) MAP.—A map generally depicting the
17	trail shall be on file and available for public in-
18	spection in the Office of the National Park Serv-
19	ice, Department of the Interior.
20	"(C) Administration.—The trail shall be
21	administered by the Secretary of the Interior.
22	"(D) Land acquisition.—No land or in-
23	terest in land outside the exterior boundaries of
24	any federally administered area may be acquired
25	by the United States for the trail except with the

1	consent of the owner of the land or interest in
2	land.
3	"(E) Public participation; consulta-
4	TION.—The Secretary of the Interior shall—
5	"(i) encourage communities and own-
6	ers of land along the trail, native Hawai-
7	ians, and volunteer trail groups to partici-
8	pate in the planning, development, and
9	maintenance of the trail; and
10	"(ii) consult with affected Federal,
11	State, and local agencies, native Hawaiian
12	groups, and landowners in the administra-
13	tion of the trail.".
14	TITLE III—ADDITIONS TO
15	NATIONAL PARK SYSTEM AREAS
16	SEC. 301. ADDITION TO SEQUOIA NATIONAL PARK.
17	(a) In General.—As soon as practicable after the
18	date of enactment of this Act, the Secretary of the Interior
19	shall acquire by donation, purchase with donated or appro-
20	priated funds, or exchange, all interest in and to the land
21	described in subsection (b) for addition to Sequoia National
22	Park, California.
23	(b) Land Acquired.—The land referred to in sub-
24	section (a) is the land depicted on the map entitled

1	"Dillonwood", numbered 102/80,044, and dated September
2	1999.
3	(c) Addition to Park.—Upon acquisition of the land
4	under subsection (a)—
5	(1) the Secretary of the Interior shall—
6	(A) modify the boundaries of Sequoia Na-
7	tional Park to include the land within the park;
8	and
9	(B) administer the land as part of Sequoia
10	National Park in accordance with all applicable
11	laws; and
12	(2) the Secretary of Agriculture shall modify the
13	boundaries of the Sequoia National Forest to exclude
14	the land from the forest boundaries.
15	SEC. 302. BOUNDARY ADJUSTMENT TO INCLUDE CAT IS-
16	LAND.
17	(a) In General.—The first section of Public Law 91-
18	660 (16 U.S.C. 459h) is amended—
19	(1) in the first sentence, by striking "That, in"
20	and inserting the following:
21	"SECTION 1. GULF ISLANDS NATIONAL SEASHORE.
22	"(a) Establishment.—In"; and
23	(2) in the second sentence—

1	(A) by redesignating paragraphs (1)
2	through (6) as subparagraphs (A) through (F),
3	respectively, and indenting appropriately;
4	(B) by striking "The seashore shall com-
5	prise" and inserting the following:
6	"(b) Composition.—
7	"(1) In general.—The seashore shall comprise
8	the areas described in paragraphs (2) and (3).
9	"(2) Areas included in boundary plan num-
10	BERED NS-GI-7100J.—The areas described in this
11	paragraph are": and
12	(C) by adding at the end the following:
13	"(3) Cat island.—Upon its acquisition by the
14	Secretary, the area described in this paragraph is the
15	parcel consisting of approximately 2,000 acres of land
16	on Cat Island, Mississippi, as generally depicted on
17	the map entitled Boundary Map, Gulf Islands Na-
18	tional Seashore, Cat Island, Mississippi', numbered
19	635/80085, and dated November 9, 1999 (referred to
20	in this Act as the 'Cat Island Map').
21	"(4) Availability of map.—The Cat Island
22	Map shall be on file and available for public inspec-
23	tion in the appropriate offices of the National Park
24	Service.".

1	(b) Acquisition Authority.—Section 2 of Public
2	Law 91–660 (16 U.S.C. 459h–1) is amended—
3	(1) in the first sentence of subsection (a), by
4	striking "lands," and inserting "submerged land,
5	land,"; and
6	(2) by adding at the end the following:
7	"(e) Acquisition Authority.—
8	"(1) In General.—The Secretary may acquire,
9	from a willing seller only—
10	"(A) all land comprising the parcel de-
11	scribed in subsection (b)(3) that is above the
12	mean line of ordinary high tide, lying and being
13	situated in Harrison County, Mississippi;
14	"(B) an easement over the approximately
15	150-acre parcel depicted as the Boddie Family
16	Tract' on the Cat Island Map for the purpose of
17	implementing an agreement with the owners of
18	the parcel concerning the development and use of
19	the parcel; and
20	"(C)(i) land and interests in land on Cat
21	Island outside the 2,000-acre area depicted on
22	the Cat Island Map; and
23	"(ii) submerged land that lies within 1 mile
24	seaward of Cat Island (referred to in this Act as
25	the 'buffer zone'), except that submerged land

1	owned by the State of Mississippi (or a subdivi-
2	sion of the State) may be acquired only by dona-
3	tion.
4	"(2) Administration.—
5	"(A) In General.—Land and interests in
6	land acquired under this subsection shall be ad-
7	ministered by the Secretary, acting through the
8	Director of the National Park Service.
9	"(B) Buffer zone.—Nothing in this Act
10	or any other provision of law shall require the
11	State of Mississippi to convey to the Secretary
12	any right, title, or interest in or to the buffer
13	zone as a condition for the establishment of the
14	buffer zone.
15	"(3) Modification of Boundary.—The bound-
16	ary of the seashore shall be modified to reflect the ac-
17	quisition of land under this subsection only after com-
18	pletion of the acquisition.".
19	(c) Regulation of Fishing.—Section 3 of Public
20	Law 91–660 (16 U.S.C. 459h–2) is amended—
21	(1) by inserting "(a) In General.—" before
22	"The Secretary"; and
23	(2) by adding at the end the following:
24	"(b) No Authority To Regulate Maritime Activi-
25	TIES.—Nothing in this Act or any other provision of law

1	shall affect any right of the State of Mississippi, or give
2	the Secretary any authority, to regulate maritime activi-
3	ties, including nonseashore fishing activities (including
4	shrimping), in any area that, on the date of enactment of
5	this subsection, is outside the designated boundary of the
6	seashore (including the buffer zone).".
7	(d) Authorization of Management Agree-
8	MENTS.—Section 5 of Public Law 91-660 (16 U.S.C. 459h-
9	4) is amended—
10	(1) by inserting "(a) In General.—" before
11	"Except"; and
12	(2) by adding at the end the following:
13	"(b) AGREEMENTS.—
14	"(1) In General.—The Secretary may enter
15	into agreements—
16	"(A) with the State of Mississippi for the
17	purposes of managing resources and providing
18	law enforcement assistance, subject to authoriza-
19	tion by State law, and emergency services on or
20	within any land on Cat Island and any water
21	and submerged land within the buffer zone; and
22	"(B) with the owners of the approximately
23	150-acre parcel depicted as the 'Boddie Family
24	Tract' on the Cat Island Map concerning the de-
25	velopment and use of the land.

1	"(2) No authority to enforce certain reg-
2	ULATIONS.—Nothing in this subsection authorizes the
3	Secretary to enforce Federal regulations outside the
4	land area within the designated boundary of the sea-
5	shore.".
6	(e) Authorization of Appropriations.—Section 11
7	of Public Law 91–660 (16 U.S.C. 459h–10) is amended—
8	(1) by inserting "(a) In General.—" before
9	"There"; and
10	(2) by adding at the end the following:
11	"(b) Authorization for Acquisition of Land.—
12	In addition to the funds authorized by subsection (a), there
13	are authorized to be appropriated such sums as are nec-
14	essary to acquire land and submerged land on and adjacent
15	to Cat Island, Mississippi.".
16	TITLE IV—PECOS NATIONAL HIS-
17	TORICAL PARK LAND EX-
18	CHANGE
19	SEC. 401. SHORT TITLE.
20	This title may be cited as the "Pecos National Histor-
21	ical Park Land Exchange Act of 2000".
22	SEC. 402. DEFINITIONS.
23	As used in this title—
24	(1) the term "Secretaries" means the Secretary
25	of the Interior and the Secretary of Agriculture:

1	(2) the term "landowner" means Harold and
2	Elisabeth Zuschlag, owners of land within the Pecos
3	National Historical Park; and
4	(3) the term "map" means a map entitled "Pro-
5	posed Land Exchange for Pecos National Historical
6	Park", numbered 430/80,054, and dated November 19,
7	1999, revised September 18, 2000.
8	SEC. 403. LAND EXCHANGE.
9	(a) In General.—Upon the conveyance by the land-
10	owner to the Secretary of the Interior of the lands identified
11	in subsection (b), the Secretary of Agriculture shall convey
12	the following lands and interests to the landowner, subject
13	to the provisions of this title:
14	(1) Approximately 160 acres of Federal lands
15	and interests therein within the Santa Fe National
16	Forest in the State of New Mexico, as generally de-
17	picted on the map; and
18	(2) The Secretary of the Interior shall convey an
19	easement for water pipelines to two existing well sites,
20	located within the Pecos National Historical Park, as
21	provided in this paragraph.
22	(A) The Secretary of the Interior shall de-
23	termine the appropriate route of the easement
24	through Pecos National Historical Park and
25	such route shall be a condition of the easement.

- The Secretary of the Interior may add such additional terms and conditions relating to the use of the well and pipeline granted under this easement as he deems appropriate.
- 5 (B) The easement shall be established, oper-6 ated, and maintained in compliance with all 7 Federal laws.
- 8 (b) Conveyance.—The lands to be conveyed by the 9 landowner to the Secretary of the Interior comprise ap-10 proximately 154 acres within the Pecos National Historical 11 Park as generally depicted on the map.
- 12 (c) Acceptability.—The Secretary of Agriculture 13 shall convey the lands and interests identified in subsection 14 (a) only if the landowner conveys a deed of title to the 15 United States, that is acceptable to and approved by the 16 Secretary of the Interior.

17 (d) Terms and Conditions.—

18 (1) In GENERAL.—Except as otherwise provided 19 in this title, the exchange of lands and interests pur-20 suant to this title shall be in accordance with the pro-21 visions of section 206 of the Federal Land Policy and 22 Management Act (43 U.S.C. 1716) and other applica-23 ble laws including the National Environmental Policy 24 Act (42 U.S.C. 4321 et seg.).

- 1 (2) Valuation and appraisals.—The values of 2 the lands and interests to be exchanged pursuant to 3 this title shall be equal, as determined by appraisals using nationally recognized appraisal standards including the Uniform Appraisal Standards for Federal 5 6 Land Acquisition. The Secretaries shall obtain the 7 appraisals and insure they are conducted in accord-8 ance with the Uniform Appraisal Standards for Fed-9 eral Land Acquisition. The appraisals shall be paid 10 for in accordance with the exchange agreement between the Secretaries and the landowner.
 - (3) Completion of the exchange.—The exchange of lands and interests pursuant to this title shall be completed not later than 180 days after National Environmental Policy Act requirements have been met and after the Secretary of the Interior approves the appraisals. The Secretaries shall report to the Committee on Energy and Natural Resources of the United States Senate and the Committee on Resources of the United States House of Representatives upon the successful completion of the exchange.
 - (4) Additional terms and conditions.—The Secretaries may require such additional terms and conditions in connection with the exchange of lands and interests pursuant to this title as the Secretaries

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1	consider appropriate to protect the interests of the
2	United States.
3	(5) Equalization of values.—
4	(A) Equalization.—The Secretary of Agri-
5	culture shall equalize the values of Federal land
6	conveyed under subsection (a) and the land con-
7	veyed to the Federal Government under sub-
8	section (b)—
9	(i) by the payment of cash to the Sec-
10	retary of Agriculture or the landowner, as
11	appropriate, except that notwithstanding
12	section 206(b) of the Federal Land Policy
13	and Management Act of 1976 (43 U.S.C.
14	1716(b)), the Secretary of Agriculture may
15	accept a cash equalization payment in ex-
16	cess of 25 percent of the value of the Federal
17	land; or
18	(ii) if the value of the Federal land is
19	greater than the land conveyed to the Fed-
20	eral Government, by reducing the acreage of
21	the Federal land conveyed.
22	(B) Disposition of funds.—Any funds
23	received by the Secretary of Agriculture as cash
24	equalization payment from the exchange under
25	this section shall be deposited into the fund es-

tablished by Public Law 90–171 (commonly known as the "Sisk Act") (16 U.S.C. 484a) and shall be available for expenditure, without further appropriation, for the acquisition of land and interests in the land in the State of New Mexico.

7 SEC. 404. BOUNDARY ADJUSTMENT AND MAPS.

- 8 (a) Upon acceptance of title by the Secretary of the
- 9 Interior of the lands and interests conveyed to the United
- 10 States pursuant to section 403 of this title, the boundaries
- 11 of the Pecos National Historical Park shall be adjusted to
- 12 encompass such lands. The Secretary of the Interior shall
- 13 administer such lands in accordance with the provisions of
- 14 law generally applicable to units of the National Park Sys-
- 15 tem, including the Act entitled "An Act to establish a Na-
- 16 tional Park Service, and for other purposes", approved Au-
- 17 gust 25, 1916 (16 U.S.C. 1, 2–4).
- 18 (b) The map shall be on file and available for public
- 19 inspection in the appropriate offices of the Secretaries.
- 20 (c) Not later than 180 days after completion of the ex-
- 21 change described in section 403, the Secretaries shall trans-
- 22 mit the map accurately depicting the lands and interests
- 23 conveyed to the Committee on Energy and Natural Re-
- 24 sources of the Senate and the Committee on Resources of
- 25 the House of Representatives.

1 TITLE V—NEW AREA STUDIES

2	SEC. 501. VICKSBURG CAMPAIGN TRAIL STUDY.
3	(a) Short Title.—This section may be cited as the
4	"Vicksburg Campaign Trail Battlefields Preservation Act
5	of 2000".
6	(b) Findings and Purposes.—
7	(1) Findings.—Congress finds that—
8	(A) there are situated along the Vicksburg
9	Campaign Trail in the States of Mississippi,
10	Louisiana, Arkansas, and Tennessee the sites of
11	several key Civil War battles;
12	(B) the battlefields along the Vicksburg
13	Campaign Trail are collectively of national sig-
14	nificance in the history of the Civil War; and
15	(C) the preservation of those battlefields
16	would vitally contribute to the understanding of
17	the heritage of the United States.
18	(2) Purpose.—The purpose of this section is to
19	authorize a feasibility study to determine what meas-
20	ures should be taken to preserve certain Civil War
21	battlefields along the Vicksburg Campaign Trail.
22	(c) Definitions.—In this section:
23	(1) Campaign trail state.—The term "Cam-
24	paian Trail State" means each of the States of Mis-

1	sissippi, Louisiana, Arkansas, and Tennessee, includ-
2	ing political subdivisions of those States.
3	(2) Civil war battlefield.—The term "Civil
4	War battlefield" includes the following sites (includ-
5	ing related structures adjacent to or thereon)—
6	(A) the battlefields at Helena and Arkansas
7	Post, Arkansas;
8	(B) Goodrich's Landing near Transylvania,
9	and sites in and around Lake Providence, East
10	Carroll Parish, Louisiana;
11	(C) the battlefield at Milliken's Bend, Madi-
12	son Parish, Louisiana;
13	(D) the route of Grant's march through
14	Louisiana from Milliken's Bend to Hard Times,
15	Madison and Tensas Parishes, Louisiana;
16	(E) the Winter Quarters at Tensas Parish,
17	Louisiana;
18	(F) Grant's landing site at Bruinsburg, and
19	the route of Grant's march from Bruinsburg to
20	Vicksburg, Claiborne, Hinds, and Warren Coun-
21	$ties,\ Mississippi;$
22	(G) the battlefield at Port Gibson (including
23	Shaifer House, Bethel Church, and the ruins of
24	Windsor), Claiborne County, Mississippi;

1	(H) the battlefield at Grand Gulf, Claiborne
2	$County,\ Mississippi;$
3	(I) the battlefield at Raymond (including
4	Waverly (the Peyton House)), Hinds County,
5	Mississippi;
6	(J) the battlefield at Jackson, Hinds Coun-
7	$ty,\ Mississippi;$
8	(K) the Union siege lines around Jackson,
9	$Hinds\ County,\ Mississippi;$
10	(L) the battlefield at Champion Hill (in-
11	cluding Coker House), Hinds County, Mis-
12	sissippi;
13	(M) the battlefield at Big Black River
14	Bridge, Hinds and Warren Counties, Mis-
15	sissippi;
16	(N) the Union fortifications at Haynes
17	Bluff, Confederate fortifications at Snyder's
18	Bluff, and remnants of Federal exterior lines,
19	Warren County, Mississippi;
20	(O) the battlefield at Chickasaw Bayou,
21	Warren County, Mississippi;
22	(P) Pemberton's Headquarters at Warren
23	$County,\ Mississippi;$

1	(Q) the site of actions taken in the Mis-
2	sissippi Delta and Confederate fortifications
3	near Grenada, Grenada County, Mississippi;
4	(R) the site of the start of Greirson's Raid
5	and other related sites, LaGrange, Tennessee;
6	and
7	(S) any other sites considered appropriate
8	by the Secretary.
9	(3) Secretary.—The term "Secretary" means
10	the Secretary of the Interior, acting through the Di-
11	rector of the National Park Service.
12	(d) Feasibility Study.—
13	(1) In general.—Not later than 3 years after
14	the date funds are made available for this section, the
15	Secretary shall complete a feasibility study to deter-
16	mine what measures should be taken to preserve Civil
17	War battlefields along the Vicksburg Campaign Trail.
18	(2) Components.—In completing the study, the
19	Secretary shall—
20	(A) review current National Park Service
21	programs, policies and criteria to determine the
22	most appropriate means of ensuring the Civil
23	War battlefields and associated natural, cultural,
24	and historical resources are preserved;

1	(B) evaluate options for the establishment of
2	a management entity for the Civil War battle-
3	fields consisting of a unit of government or a
4	private nonprofit organization that—
5	(i) administers and manages the Civil
6	War battlefields; and
7	(ii) possesses the legal authority to—
8	(I) receive Federal funds and
9	funds from other units of government
10	or other organizations for use in man-
11	aging the Civil War battlefields;
12	(II) disburse Federal funds to
13	other units of government or other non-
14	profit organizations for use in man-
15	aging the Civil War battlefields;
16	(III) enter into agreements with
17	the Federal Government, State govern-
18	ments, or other units of government
19	and nonprofit organizations; and
20	(IV) acquire land or interests in
21	land by gift or devise, by purchase
22	from a willing seller using donated or
23	appropriated funds, or by donation;
24	(C) make recommendations to the Cam-
25	paign Trail States for the management, preser-

1	vation, and interpretation of the natural, cul-
2	tural, and historical resources of the Civil War
3	battle fields;
4	(D) $identify$ $appropriate$ $partnerships$
5	among Federal, State, and local governments, re-
6	gional entities, and the private sector, including
7	nonprofit organizations and the organization
8	known as "Friends of the Vicksburg Campaign
9	and Historic Trail", in furtherance of the pur-
10	poses of this section; and
11	(E) recommend methods of ensuring contin-
12	ued local involvement and participation in the
13	management, protection, and development of the
14	Civil War battlefields.
15	(e) Report.—Not later than 60 days after the date
16	of completion of the study under this section, the Secretary
17	shall submit a report describing the findings of the study
18	to—
19	(1) the Committee on Energy and Natural Re-
20	sources of the Senate; and
21	(2) the Committee on Resources of the House of
22	Representatives.
23	(f) AUTHORIZATION OF APPROPRIATIONS.—There is
24	authorized to be appropriated to carry out this section
25	\$1,500,000.

1 SEC. 502. MIAMI CIRCLE SPECIAL RESOURCE STUDY.

2	(a) Findings and Purposes.—
3	(1) Findings.—Congress finds that—
4	(A) the Tequesta Indians were one of the
5	earliest groups to establish permanent villages in
6	$southeast\ Florida;$
7	(B) the Tequestas had one of only two North
8	American civilizations that thrived and devel-
9	oped into a complex social chiefdom without an
10	$agricultural\ base;$
11	(C) the Tequesta sites that remain preserved
12	today are rare;
13	(D) the discovery of the Miami Circle, occu-
14	pied by the Tequesta approximately 2,000 years
15	ago, presents a valuable new opportunity to
16	learn more about the Tequesta culture; and
17	(E) Biscayne National Park also contains
18	and protects several prehistoric Tequesta sites.
19	(2) Purpose.—The purpose of this section is to
20	direct the Secretary to conduct a special resource
21	study to determine the national significance of the
22	Miami Circle site as well as the suitability and feasi-
23	bility of its inclusion in the National Park System as
24	part of Biscayne National Park.
25	(b) DEFINITIONS.—In this section:

- (1) Miami circle.—The term "Miami Circle" 1 2 means the property in Miami-Dade County of the 3 State of Florida consisting of the three parcels described in Exhibit A in the appendix to the summons 5 to show cause and notice of eminent domain pro-6 ceedings, filed February 18, 1999, in Miami-Dade 7 County v. Brickell Point, Ltd., in the circuit court of 8 the 11th judicial circuit of Florida in and for Miami-Dade County. 9
 - (2) PARK.—The term "Park" means Biscayne
 National Park in the State of Florida.
 - (3) Secretary.—The term "Secretary" means the Secretary of the Interior, acting through the Director of the National Park Service.

(c) Special Resource Study.—

- (1) In General.—Not later than one year after the date funds are made available, the Secretary shall conduct a special resource study as described in paragraph (2). In conducting the study, the Secretary shall consult with the appropriate American Indian tribes and other interested groups and organizations.
- (2) Components.—In addition to a determination of national significance, feasibility, and suitability, the special resource study shall include the

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1	analysis and recommendations of the Secretary with
2	respect to—
3	(A) which, if any, particular areas of or
4	surrounding the Miami Circle should be included
5	in the Park;
6	(B) whether any additional staff, facilities,
7	or other resources would be necessary to admin-
8	ister the Miami Circle as a unit of the Park; and
9	(C) any impact on the local area that
10	would result from the inclusion of Miami Circle
11	in the Park.
12	(c) Report.—Not later than 30 days after completion
13	of the study, the Secretary shall submit a report describing
14	the findings and recommendations of the study to the Com-
15	mittee on Energy and Natural Resources of the Senate and
16	the Committee on Resources of the United States House of
17	Representatives.
18	(d) Authorization of Appropriations.—There are
19	authorized to be appropriated such sums as are necessary
20	to carry out this section.
21	SEC. 503. APOSTLE ISLANDS WILDERNESS STUDY.
22	(a) Short Title.—This section may be cited as the
23	"Gaylord Nelson Apostle Islands Stewardship Act of 2000".
24	(b) Declarations.—Congress declares that—

1	(1) the Apostle Islands National Lakeshore is a
2	national and a Wisconsin treasure;
3	(2) the State of Wisconsin is particularly in-
4	debted to former Senator Gaylord Nelson for his lead-
5	ership in the creation of the Lakeshore;
6	(3) after more than 28 years of enjoyment, some
7	issues critical to maintaining the overall ecological,
8	recreational, and cultural vision of the Lakeshore
9	need additional attention;
10	(4) the general management planning process for
11	the Lakeshore has identified a need for a formal wil-
12	$derness\ study;$
13	(5) all land within the Lakeshore that might be
14	suitable for designation as wilderness are zoned and
15	managed to protect wilderness characteristics pending
16	completion of such a study;
17	(6) several historic lighthouses within the Lake-
18	shore are in danger of structural damage due to se-
19	vere erosion;
20	(7) the Secretary of the Interior has been unable
21	to take full advantage of cooperative agreements with
22	Federal, State, local, and tribal governmental agen-
23	cies, institutions of higher education, and other non-

profit organizations that could assist the National

- Park Service by contributing to the management of
 the Lakeshore;
 (8) because of competing needs in other units of
- the National Park System, the standard authorizing
 and budgetary process has not resulted in updated
 legislative authority and necessary funding for improvements to the Lakeshore; and
- 8 (9) the need for improvements to the Lakeshore 9 and completion of a wilderness study should be ac-10 corded a high priority among National Park Service 11 activities.
- 12 (c) Definitions.—In this section:
- (1) Lakeshore.—The term "Lakeshore" means
 the Apostle Islands National Lakeshore.
- 15 (2) SECRETARY.—The term "Secretary" means 16 the Secretary of the Interior, acting through the Di-17 rector of the National Park Service.
- 18 (d) Wilderness Study.—In fulfillment of the re-
- 19 sponsibilities of the Secretary under the Wilderness Act (16
- 20 U.S.C. 1131 et seq.) and of applicable agency policy, the
- 21 Secretary shall evaluate areas of land within the Lakeshore
- 22 for inclusion in the National Wilderness System.
- 23 (e) Apostle Islands Lighthouses.—The Secretary
- 24 shall undertake appropriate action (including protection of
- 25 the bluff toe beneath the lighthouses, stabilization of the

- 1 bank face, and dewatering of the area immediately shore-
- 2 ward of the bluffs) to protect the lighthouse structures at
- 3 Raspberry Lighthouse and Outer Island Lighthouse on the
- 4 Lakeshore.
- 5 (f) Cooperative Agreements.—Section 6 of Public
- 6 Law 91-424 (16 U.S.C. 460w-5) is amended—
- 7 (1) by striking "Sec. 6. The lakeshore" and in-
- 8 serting the following:
- 9 "SEC. 6. MANAGEMENT.
- 10 "(a) IN GENERAL.—The lakeshore"; and
- 11 (2) by adding at the end the following:
- 12 "(b) Cooperative Agreements.—The Secretary
- 13 may enter into a cooperative agreement with a Federal,
- 14 State, tribal, or local government agency or a nonprofit pri-
- 15 vate entity if the Secretary determines that a cooperative
- 16 agreement would be beneficial in carrying out section 7.".
- 17 (g) Authorization of Appropriations.—There are
- 18 authorized to be appropriated—
- 19 (1) \$200,000 to carry out subsection (d); and
- 20 (2) \$3,900,000 to carry out subsection (e).
- 21 SEC. 504. HARRIET TUBMAN SPECIAL RESOURCE STUDY.
- 22 (a) Short Title.—This section may be cited as the
- 23 "Harriet Tubman Special Resource Study Act".
- 24 (b) FINDINGS.—Congress finds that—

- (1) Harriet Tubman was born into slavery on a
 plantation in Dorchester County, Maryland, in 1821;
 - (2) in 1849, Harriet Tubman escaped the plantation on foot, using the North Star for direction and following a route through Maryland, Delaware, and Pennsylvania to Philadelphia, where she gained her freedom;
 - (3) Harriet Tubman is an important figure in the history of the United States, and is most famous for her role as a "conductor" on the Underground Railroad, in which, as a fugitive slave, she helped hundreds of enslaved individuals to escape to freedom before and during the Civil War;
 - (4) during the Civil War, Harriet Tubman served the Union Army as a guide, spy, and nurse;
 - (5) after the Civil War, Harriet Tubman was an advocate for the education of black children;
 - (6) Harriet Tubman settled in Auburn, New York, in 1857, and lived there until 1913;
 - (7) while in Auburn, Harriet Tubman dedicated her life to caring selflessly and tirelessly for people who could not care for themselves, was an influential member of the community and an active member of the Thompson Memorial A.M.E. Zion Church, and established a home for the elderly;

1	(8) Harriet Tubman was a friend of William
2	Henry Seward, who served as the Governor of and a
3	Senator from the State of New York and as Secretary
4	of State under President Abraham Lincoln;
5	(9) 4 sites in Auburn that directly relate to Har-
6	riet Tubman and are listed on the National Register
7	of Historic Places are—
8	(A) Harriet Tubman's home;
9	(B) the Harriet Tubman Home for the
10	Aged;
11	(C) the Thompson Memorial A.M.E. Zion
12	Church; and
13	(D) Harriet Tubman Home for the Aged
14	and William Henry Seward's home in Auburn
15	are national historic landmarks.
16	(c) Special Resources Study of Sites Associ-
17	ATED WITH HARRIET TUBMAN.—
18	(1) In General.—The Secretary of the Interior
19	shall conduct a special resource study of the national
20	significance, feasibility of long-term preservation, and
21	public use of the following sites associated with Har-
22	riet Tubman:
23	(A) Harriet Tubman's birthplace, located on
24	Greenbriar Road, off of Route 50, in Dorchester
25	County, Maryland.

1	(B) Bazel Church, located 1 mile south of
2	Greenbriar Road in Cambridge, Maryland.
3	(C) Harriet Tubman's home, located at 182
4	South Street, Auburn, New York.
5	(D) The Harriet Tubman Home for the
6	Aged, located at 180 South Street, Auburn, New
7	York.
8	(E) The Thompson Memorial A.M.E. Zion
9	Church, located at 33 Parker Street, Auburn,
10	New York.
11	(F) Harriet Tubman's grave at Fort Hill
12	Cemetery, located at 19 Fort Street, Auburn,
13	New York.
14	(G) William Henry Seward's home, located
15	at 33 South Street, Auburn, New York.
16	(2) Inclusion of sites in the national park
17	System.—The study under subsection (a) shall in-
18	clude an analysis and any recommendations of the
19	Secretary concerning the suitability and feasibility
20	of—
21	(A) designating one or more of the sites
22	specified in paragraph (1) as units of the Na-
23	tional Park System; and
24	(B) establishing a national heritage cor-
25	ridor that incorporates the sites specified in

1	paragraph (1) and any other sites associated
2	with Harriet Tubman.
3	(d) Study Guidelines.—In conducting the study au-
4	thorized by this section, the Secretary shall use the criteria
5	for the study of areas for potential inclusion in the National
6	Park System contained in section 8 of Public Law 91–383,
7	as amended by section 303 of the National Park Omnibus
8	Management Act ((P.L. 105–391), 112 Stat. 3501).
9	(e) Consultation.—In preparing and conducting the
10	study under subsection (c), the Secretary shall consult
11	with—
12	(1) the Governors of the States of Maryland and
13	New York;
14	(2) a member of the Board of County Commis-
15	sioners of Dorchester County, Maryland;
16	(3) the Mayor of the city of Auburn, New York;
17	(4) the owner of the sites specified in subsection
18	(c); and
19	(5) the appropriate representatives of—
20	(A) the Thompson Memorial A.M.E. Zion
21	Church;
22	(B) the Bazel Church;
23	(C) the Harriet Tubman Foundation; and
24	(D) the Harriet Tubman Organization. Inc.

1	(f) Report.—Not later than 2 years after the date on
2	which funds are made available for the study under sub-
3	section (c), the Secretary shall submit to Congress a report
4	describing the results of the study.
5	SEC. 505. CHESAPEAKE AND OHIO CANAL NATIONAL HIS-
6	TORICAL PARK COMMISSION.
7	Section 6(g) of the Chesapeake and Ohio Canal Devel-
8	opment Act (16 U.S.C. 410y-4(g)) is amended by striking
9	"thirty" and inserting "40".
10	SEC. 506. UPPER HOUSATIONIC VALLEY NATIONAL HERIT-
11	AGE AREA STUDY.
12	(a) Short Title.—This section may be cited as the
13	"Upper Housatonic Valley National Heritage Area Study
14	Act of 2000".
15	(b) Definitions.—In this section:
16	(1) Secretary.—The term "Secretary" means
17	the Secretary of the Interior.
18	(2) Study Area.—The term "Study Area"
19	means the Upper Housatonic Valley National Herit-
20	age Area, comprised of—
21	(A) the part of the watershed of the
22	Housatonic River, extending 60 miles from
23	Lanesboro, Massachusetts, to Kent, Connecticut;

1	(B) the towns of Canaan, Cornwall, Kent,
2	Norfolk, North Canaan, Salisbury, Sharon, and
3	Warren, Connecticut; and
4	(C) the towns of Alford, Dalton, Egremont,
5	Great Barrington, Hinsdale, Lanesboro, Lee,
6	Lenox, Monterey, Mount Washington, New Marl-
7	boro, Pittsfield, Richmond, Sheffield, Stock-
8	bridge, Tyringham, Washington, and West Stock-
9	bridge, Massachusetts.
10	(c) Authorization of Study.—
11	(1) In general.—As soon as practicable after
12	the date of enactment of this section, the Secretary
13	shall complete a study of the Study Area.
14	(2) Inclusions.—The study shall determine,
15	through appropriate analysis and documentation,
16	whether the Study Area—
17	(A) includes an assemblage of natural, his-
18	torical, and cultural resources that represent dis-
19	tinctive aspects of the heritage of the United
20	States that—
21	(i) are worthy of recognition, conserva-
22	tion, interpretation, and continued use; and
23	(ii) would best be managed—
24	(I) through partnerships among
25	public and private entities; and

1	(II) by combining diverse and, in
2	some cases, noncontiguous resources
3	and active communities;
4	(B) reflects traditions, customs, beliefs, and
5	folklife that are a valuable part of the story of
6	the United States;
7	(C) provides outstanding opportunities to
8	conserve natural, historical, cultural, or scenic
9	features;
10	(D) provides outstanding recreational and
11	$educational\ opportunities;$
12	(E) contains resources important to any
13	theme of the Study Area that retains a degree of
14	$integrity\ capable\ of\ supporting\ interpretation;$
15	(F) includes residents, business interests,
16	nonprofit organizations, and State and local
17	governments that—
18	(i) are involved in the planning of the
19	$Study\ Area;$
20	(ii) have developed a conceptual finan-
21	cial plan that outlines the roles of all par-
22	ticipants for development and management
23	of the Study Area, including the Federal
24	Government; and

1	(iii) have demonstrated support for the
2	concept of a national heritage area;
3	(G) has a potential management entity to
4	work in partnership with residents, business in-
5	terests, nonprofit organizations, and State and
6	local governments to develop a national heritage
7	area consistent with continued State and local
8	economic activity; and
9	(H) is depicted on a conceptual boundary
10	map that is supported by the public.
11	(3) Consultation.—In conducting the study,
12	the Secretary shall consult with—
13	(A) State historic preservation officers;
14	(B) State historical societies; and
15	(C) other appropriate organizations.
16	(4) Report.—Not later than 3 fiscal years after
17	the date on which funds are made available to carry
18	out this section, the Secretary shall submit to the
19	Committee on Resources of the House of Representa-
20	tives and the Committee on Energy and Natural Re-
21	sources of the Senate a report on the findings, conclu-
22	sions, and recommendations of the study.
23	(d) Authorization of Appropriations.—There is
24	authorized to be appropriated \$300,000 to carry out this
25	section.

1	SEC. 507. STUDY OF THE WASHINGTON-ROCHAMBEAU REV-
2	OLUTIONARY ROUTE.
3	(a) In General.—Not later than 2 years after the
4	date on which funds are made available to carry out this
5	title, the Secretary of the Interior (referred to in this title
6	as the "Secretary") shall submit to the Committee on Re-
7	sources of the House of Representatives and the Committee
8	on Energy and Natural Resources of the Senate a resource
9	study of the approximately 600-mile route through Con-
10	necticut, Delaware, Maryland, Massachusetts, New Jersey,
11	New York, Pennsylvania, Rhode Island, and Virginia, used
12	by George Washington and General Jean Baptiste Donatien
13	de Vimeur, comte de Rochambeau, during the Revolu-
14	tionary War.
15	(b) Consultation.—In carrying out the study under
16	subsection (a), the Secretary shall consult with—
17	(1) State and local historical associations and
18	societies;
19	(2) State historic preservation agencies; and
20	(3) other appropriate organizations.
21	(c) Contents.—The study under subsection (a)
22	shall—
23	(1) identify the full range of resources and his-
24	toric themes associated with the route referred to in
25	subsection (a), including the relationship of the route
26	to the Revolutionary War;

1	(2) identify alternatives for involvement by the
2	National Park Service in the preservation and inter-
3	pretation of the route referred to in subsection (a);
4	and
5	(3) include cost estimates for any necessary ac-
6	quisition, development, interpretation, operation, and
7	maintenance associated with the alternatives identi-
8	fied under paragraph (2).
9	(d) Coordination With Other Congressionally
10	Mandated Activities.—
11	(1) In General.—The study under subsection
12	(a) shall be carried out in coordination with—
13	(A) the study authorized under section 603
14	of division I of the Omnibus Parks and Public
15	Lands Management Act of 1996 (16 U.S.C. 1a-
16	5 note; Public Law 104–333); and
17	(B) the Crossroads of the American Revolu-
18	tion special resource study authorized by section
19	326(b)(3)(D) of H.R. 3423 of the 106th Congress,
20	as enacted by section 1000(a)(3) of Public Law
21	106–113 (113 Stat. 1535, 1501A–194).
22	(2) Research.—Coordination under paragraph
23	(1) shall—
24	(A) extend to—

1	(i) any research needed to complete the
2	studies described in subparagraphs (A) and
3	(B) of paragraph (1); and
4	(ii) any findings and implementation
5	actions that result from completion of those
6	studies; and
7	(B) use available resources to the maximum
8	extent practicable to avoid unnecessary duplica-
9	tion of effort.
10	TITLE VI—PEOPLING OF
11	AMERICA THEME STUDY
12	SEC. 601. SHORT TITLE.
13	This title may be cited as the "Peopling of America
14	Theme Study Act".
15	SEC. 602. FINDINGS AND PURPOSES.
16	(a) FINDINGS.—Congress finds that—
17	(1) an important facet of the history of the
18	United States is the story of how the United States
19	$was\ populated;$
20	(2) the migration, immigration, and settlement
21	of the population of the United States—
22	(A) is broadly termed the "peopling of
23	America"; and
24	(B) is characterized by—

1	(i) the movement of groups of people
2	across external and internal boundaries of
3	the United States and territories of the
4	United States; and
5	(ii) the interactions of those groups
6	with each other and with other populations;
7	(3) each of those groups has made unique, im-
8	portant contributions to American history, culture,
9	art, and life;
10	(4) the spiritual, intellectual, cultural, political,
11	and economic vitality of the United States is a result
12	of the pluralism and diversity of the American popu-
13	lation;
14	(5) the success of the United States in embracing
15	and accommodating diversity has strengthened the
16	national fabric and unified the United States in its
17	values, institutions, experiences, goals, and accom-
18	plishments;
19	(6)(A) the National Park Service's official the-
20	matic framework, revised in 1996, responds to the re-
21	quirement of section 1209 of the Civil War Sites
22	Study Act of 1990 (16 U.S.C. 1a-5 note; Public Law
23	101-628), that "the Secretary shall ensure that the
24	full diversity of American history and prehistory are
25	represented" in the identification and interpretation

1	of historic properties by the National Park Service;
2	and
3	(B) the thematic framework recognizes that "peo-
4	ple are the primary agents of change" and establishes
5	the theme of human population movement and
6	change—or "peopling places"—as a primary the-
7	matic category for interpretation and preservation;
8	and
9	(7) although there are approximately 70,000 list-
10	ings on the National Register of Historic Places, sites
11	associated with the exploration and settlement of the
12	United States by a broad range of cultures are not
13	well represented.
14	(b) Purposes.—The purposes of this title are—
15	(1) to foster a much-needed understanding of the
16	diversity and contribution of the breadth of groups
17	who have peopled the United States; and
18	(2) to strengthen the ability of the National Park
19	Service to include groups and events otherwise not
20	recognized in the peopling of the United States.
21	SEC. 603. DEFINITIONS.
22	In this title:
23	(1) Secretary.—The term "Secretary" means
24	the Secretary of the Interior.

1	(2) Theme study.—The term "theme study"
2	means the national historic landmark theme study re-
3	quired under section 604.
4	(3) Peopling of America.—The term "peopling
5	of America" means the migration to and within, and
6	the settlement of, the United States.
7	SEC. 604. THEME STUDY.
8	(a) In General.—The Secretary shall prepare and
9	submit to Congress a national historic landmark theme
10	study on the peopling of America.
11	(b) Purpose.—The purpose of the theme study shall
12	be to identify regions, areas, trails, districts, communities,
13	sites, buildings, structures, objects, organizations, societies,
14	and cultures that—
15	(1) best illustrate and commemorate key events
16	or decisions affecting the peopling of America; and
17	(2) can provide a basis for the preservation and
18	interpretation of the peopling of America that has
19	shaped the culture and society of the United States.
20	(c) Identification and Designation of Potential
21	New National Historic Landmarks.—
22	(1) In general.—The theme study shall identify
23	and recommend for designation new national historic
24	landmarks.

1	(2) List of appropriate sites.—The theme
2	study shall—
3	(A) include a list in order of importance or
4	merit of the most appropriate sites for national
5	historic landmark designation; and
6	(B) encourage the nomination of other
7	properties to the National Register of Historic
8	Places.
9	(3) Designation.—On the basis of the theme
10	study, the Secretary shall designate new national his-
11	toric landmarks.
12	(d) National Park System.—
13	(1) Identification of sites within current
14	UNITS.—The theme study shall identify appropriate
15	sites within units of the National Park System at
16	which the peopling of America may be interpreted.
17	(2) Identification of New Sites.—On the
18	basis of the theme study, the Secretary shall rec-
19	ommend to Congress sites for which studies for poten-
20	tial inclusion in the National Park System should be
21	authorized.
22	(e) Continuing Authority.—After the date of sub-
23	mission to Congress of the theme study, the Secretary shall,
24	on a continuing basis, as appropriate to interpret the peo-
25	pling of America—

1	(1) evaluate, identify, and designate new na-
2	tional historic landmarks; and
3	(2) evaluate, identify, and recommend to Con-
4	gress sites for which studies for potential inclusion in
5	the National Park System should be authorized.
6	(f) Public Education and Research.—
7	(1) Linkages.—
8	(A) Establishment.—On the basis of the
9	theme study, the Secretary may identify appro-
10	priate means for establishing linkages—
11	(i) between—
12	(I) regions, areas, trails, districts,
13	communities, sites, buildings, struc-
14	tures, objects, organizations, societies,
15	and cultures identified under sub-
16	sections (b) and (d); and
17	(II) groups of people; and
18	(ii) between—
19	(I) regions, areas, districts, com-
20	munities, sites, buildings, structures,
21	objects, organizations, societies, and
22	cultures identified under subsection (b);
23	and
24	(II) units of the National Park
25	System identified under subsection (d).

1	(B) Purpose.—The purpose of the linkages
2	shall be to maximize opportunities for public
3	education and scholarly research on the peopling
4	$of\ America.$
5	(2) Cooperative arrangements.—On the
6	basis of the theme study, the Secretary shall, subject
7	to the availability of funds, enter into cooperative ar-
8	rangements with State and local governments, edu-
9	cational institutions, local historical organizations,
10	communities, and other appropriate entities to pre-
11	serve and interpret key sites in the peopling of Amer-
12	ica.
13	(3) Educational initiatives.—
14	(A) In General.—The documentation in
15	the theme study shall be used for broad edu-
16	cational initiatives such as—
17	(i) popular publications;
18	(ii) curriculum material such as the
19	Teaching with Historic Places program;
20	(iii) heritage tourism products such as
21	the National Register of Historic Places
22	Travel Itineraries program; and
23	(iv) oral history and ethnographic pro-
24	grams.

1	(B) Cooperative programs.—On the
2	basis of the theme study, the Secretary shall im-
3	plement cooperative programs to encourage the
4	preservation and interpretation of the peopling
5	$of\ America.$
6	SEC. 605. COOPERATIVE AGREEMENTS.
7	The Secretary may enter into cooperative agreements
8	with educational institutions, professional associations, or
9	other entities knowledgeable about the peopling of
10	America—
11	(1) to prepare the theme study;
12	(2) to ensure that the theme study is prepared in
13	accordance with generally accepted scholarly stand-
14	ards; and
15	(3) to promote cooperative arrangements and
16	programs relating to the peopling of America.
17	SEC. 606. AUTHORIZATION OF APPROPRIATIONS.
18	There are authorized to be appropriated such sums as
19	are necessary to carry out this title.
20	TITLE VII—BIG HORN AND
21	WASHAKIE COUNTIES, WYO-
22	MING LAND CONVEYANCE.
23	SEC. 701. CONVEYANCE.
24	(a) In General.—On completion of an environmental
25	analysis under the National Environmental Policy Act of

- 1 1969 (42 U.S.C. 4321 et seq.), the Secretary of the Interior,
- 2 acting through the Director of the Bureau of Land Manage-
- 3 ment (referred to in this title as the "Secretary"), shall con-
- 4 vey to the Westside Irrigation District, Wyoming (referred
- 5 to in this title as "Westside"), all right, title, and interest
- 6 (excluding the mineral interest) of the United States in and
- 7 to such portions of the Federal land in Big Horn County
- 8 and Washakie County, Wyoming, described in subsection
- 9 (c), as the district enters into an agreement with the Sec-
- 10 retary to purchase.
- 11 (b) Price.—The price of the land conveyed under sub-
- 12 section (a) shall be equal to the appraised value of the land,
- 13 as determined by the Secretary.
- 14 (c) Land Description.—
- 15 (1) In General.—The land referred to in sub-
- section (a) is the approximately 16,500 acres of land
- in Big Horn County and Washakie County, Wyo-
- 18 ming, as depicted on the map entitled "Westside
- 19 Project" and dated May 9, 2000.
- 20 (2) Adjustment.—On agreement of the Sec-
- 21 retary and Westside, acreage may be added to or sub-
- tracted from the land to be conveyed as necessary to
- 23 satisfy any mitigation requirements under the Na-
- tional Environmental Policy Act of 1969 (42 U.S.C.
- 25 4321 et seq.).

1	(d) USE OF PROCEEDS.—Proceeds of the sale of land
2	under subsection (a) shall be deposited in a special account
3	in the Treasury of the United States and shall be available
4	to the Secretary of the Interior, without further Act of ap-
5	propriation, for the acquisition of land and interests in
6	land in the Worland District of the Bureau of Land Man-
7	agement in the State of Wyoming that will benefit public
8	recreation, public access, fish and wildlife habitat, or cul-
9	tural resources.
10	TITLE VIII—COAL ACREAGE
11	LIMITATIONS
12	SEC. 801. SHORT TITLE.
13	This title may be cited as the "Coal Market Competi-
14	tion Act of 2000".
15	SEC. 802. FINDINGS.
16	Congress finds that—
17	(1) Federal land contains commercial deposits of
18	coal, the Nation's largest deposits of coal being located
19	on Federal land in Utah, Colorado, Montana, and the
20	Powder River Basin of Wyoming;
21	(2) coal is mined on Federal land through Fed-
22	eral coal leases under the Act of February 25, 1920
23	(commonly known as the "Mineral Leasing Act") (30
24	U.S.C. 181 et seq.);

	<u> </u>
1	(3) the sub-bituminous coal from these mines is
2	low in sulfur, making it the cleanest burning coal for
3	energy production;
4	(4) the Mineral Leasing Act sets for each leasable
5	mineral a limitation on the amount of acreage of
6	Federal leases any one producer may hold in any one
7	State or nationally;
8	(5)(A) the present acreage limitation for Federal
9	coal leases has been in place since 1976;
10	(B) currently the coal lease acreage limit of
11	46,080 acres per State is less than the per-State Fed-
12	eral lease acreage limit for potash (96,000 acres) and
13	oil and gas (246,080 acres);
14	(6) coal producers in Wyoming and Utah are op-
15	erating mines on Federal leaseholds that contain total
16	acreage close to the coal lease acreage ceiling;
17	(7) the same reasons that Congress cited in en-
18	acting increases for State lease acreage caps applica-
19	ble in the case of other minerals—the advent of mod-
20	ern mine technology, changes in industry economics,
21	greater global competition, and the need to conserve
22	Federal resources—apply to coal;
23	(8) existing coal mines require additional lease
24	acreage to avoid premature closure, but those mines

cannot relinquish mined-out areas to lease new acre-

1	age because those areas are subject to 10-year rec-
2	lamation plans, and the reclaimed acreage is counted
3	against the State and national acreage limits;
4	(9) to enable them to make long-term business
5	decisions affecting the type and amount of additional
6	infrastructure investments, coal producers need cer-
7	tainty that sufficient acreage of leasable coal will be
8	available for mining in the future; and
9	(10) to maintain the vitality of the domestic coal
10	industry and ensure the continued flow of valuable
11	revenues to the Federal and State governments and of
12	energy to the American public from coal production
13	on Federal land, the Mineral Leasing Act should be
14	amended to increase the acreage limitation for Fed-
15	eral coal leases.
16	SEC. 803. COAL MINING ON FEDERAL LAND.
17	Section 27(a) of the Act of February 25, 1920 (30
18	U.S.C. 184(a)), is amended—
19	(1) by striking "(a)" and all that follows through
20	"No person" and inserting "(a) Coal Leases.—No
21	person";
22	(2) by striking "forty-six thousand and eighty
23	acres" and inserting "75,000 acres"; and
24	(3) by striking "one hundred thousand acres"
25	each place it appears and inserting "150,000 acres".

55 IX—KENAI **MOUNTAINS**-TITLE TURNAGAIN ARM NATIONAL 2 HERITAGE AREA. 3 4 SEC. 901. SHORT TITLE. 5 This title may be cited as the "Kenai Mountains-Turnagain Arm National Heritage Area Act of 2000". 7 SEC. 902. FINDINGS AND PURPOSES. 8 (a) FINDINGS.—Congress finds that— 9 (1) the Kenai Mountains-Turnagain Arm trans-10 portation corridor is a major gateway to Alaska and 11 includes a range of transportation routes used first by 12 indigenous people who were followed by pioneers who 13 settled the Nation's last frontier; 14 (2) the natural history and scenic splendor of the 15 region are equally outstanding; vistas of nature's 16 power include evidence of earthquake subsidence, re-17 cent avalanches, retreating glaciers, and tidal action 18 along Turnagain Arm, which has the world's second 19 greatest tidal range; 20 21

(3) the cultural landscape formed by indigenous people and then by settlement, transportation, and modern resource development in this rugged and often treacherous natural setting stands as powerful testimony to the human fortitude, perseverance, and re-

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- sourcefulness that is America's proudest heritage from
 the people who settled the frontier;
 - (4) there is a national interest in recognizing, preserving, promoting, and interpreting these resources;
 - (5) the Kenai Mountains-Turnagain Arm region is geographically and culturally cohesive because it is defined by a corridor of historical routes—trail, water, railroad, and roadways through a distinct landscape of mountains, lakes, and fjords;
 - (6) national significance of separate elements of the region include, but are not limited to, the Iditarod National Historic Trail, the Seward Highway National Scenic Byway, and the Alaska Railroad National Scenic Railroad;
 - (7) national heritage area designation provides for the interpretation of these routes, as well as the national historic districts and numerous historic routes in the region as part of the whole picture of human history in the wider transportation corridor including early Native trade routes, connections by waterway, mining trail, and other routes;
 - (8) national heritage area designation also provides communities within the region with the motivation and means for "arassroots" regional coordination

- and partnerships with each other and with borough,
 State, and Federal agencies; and
- 3 (9) national heritage area designation is supported by the Kenai Peninsula Historical Association, 5 the Seward Historical Commission, the Seward City 6 Council, the Hope and Sunrise Historical Society, the 7 Hope Chamber of Commerce, the Alaska Association 8 for Historic Preservation, the Cooper Landing Com-9 munity Club, the Alaska Wilderness Recreation and 10 Tourism Association, Anchorage Historic Properties, 11 the Anchorage Convention and Visitors Bureau, the 12 Cook Inlet Historical Society, the Moose Pass Sports-13 man's Club, the Alaska Historical Commission, the 14 Gridwood Board of Supervisors, the Kenai River Special Management Area Advisory Board, the Bird/In-15 16 dian Community Council, the Kenai Peninsula Bor-17 ough Trails Commission, the Alaska Division of 18 Parks and Recreation, the Kenai Peninsula Borough, 19 the Kenai Peninsula Tourism Marketing Council, and 20 the Anchorage Municipal Assembly.
- 21 (b) Purposes.—The purposes of this title are—
 - (1) to recognize, preserve, and interpret the historic and modern resource development and cultural landscapes of the Kenai Mountains-Turnagain Arm

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1	historic transportation corridor, and to promote and
2	facilitate the public enjoyment of these resources; and
3	(2) to foster, through financial and technical as-
4	sistance, the development of cooperative planning and
5	partnerships among the communities and borough,
6	State, and Federal government entities.
7	SEC. 903. DEFINITIONS.
8	In this title:
9	(1) Heritage Area.—The term "Heritage
10	Area" means the Kenai Mountains-Turnagain Arm
11	National Heritage Area established by section 904(a)
12	of this title.
13	(2) Management entity.—The term "manage-
14	ment entity" means the 11-member Board of Direc-
15	tors of the Kenai Mountains-Turnagain Arm Na-
16	$tional\ Heritage\ Corridor\ Communities\ Association.$
17	(3) Management plan.—The term "manage-
18	ment plan" means the management plan for the Her-
19	$itage\ Area.$
20	(4) Secretary.—The term "Secretary" means
21	the Secretary of the Interior.
22	SEC. 904. KENAI MOUNTAINS-TURNAGAIN ARM NATIONAL
23	HERITAGE AREA.
24	(a) Establishment.—There is established the Kenai
25	Mountains-Turnagain Arm National Heritage Area.

- 1 (b) Boundaries.—The Heritage Area shall comprise
- 2 the lands in the Kenai Mountains and upper Turnagain
- 3 Arm region generally depicted on the map entitled "Kenai
- 4 Peninsula/Turnagain Arm National Heritage Corridor",
- 5 numbered "Map #KMTA-1", and dated "August 1999".
- 6 The map shall be on file and available for public inspection
- 7 in the offices of the Alaska Regional Office of the National
- 8 Park Service and in the offices of the Alaska State Heritage
- 9 Preservation Officer.
- 10 SEC. 905. MANAGEMENT ENTITY.
- 11 (a) The Secretary shall enter into a cooperative agree-
- 12 ment with the management entity to carry out the purposes
- 13 of this title. The cooperative agreement shall include infor-
- 14 mation relating to the objectives and management of the
- 15 Heritage Area, including the following:
- 16 (1) A discussion of the goals and objectives of the
- 17 Heritage Area.
- 18 (2) An explanation of the proposed approach to
- 19 conservation and interpretation of the Heritage Area.
- 20 (3) A general outline of the protection measures,
- 21 to which the management entity commits.
- 22 (b) Nothing in this title authorizes the management
- 23 entity to assume any management authorities or respon-
- 24 sibilities on Federal lands.

1	(c) Representatives of other organizations shall be in-
2	vited and encouraged to participate with the management
3	entity and in the development and implementation of the
4	management plan, including but not limited to: The State
5	Division of Parks and Outdoor Recreation; the State Divi-
6	sion of Mining, Land and Water; the Forest Service; the
7	State Historic Preservation Office; the Kenai Peninsula
8	Borough; the Municipality of Anchorage; the Alaska Rail-
9	road; the Alaska Department of Transportation; and the
10	National Park Service.
11	(d) Representation of ex officio members in the non-
12	profit corporation shall be established under the bylaws of
13	the management entity.
14	SEC. 906. AUTHORITIES AND DUTIES OF MANAGEMENT EN-
15	TITY.
16	(a) Management Plan.—
17	(1) In general.—Not later than 3 years after
18	the Secretary enters into a cooperative agreement
19	with the management entity, the management entity
20	shall develop a management plan for the Heritage
21	Area, taking into consideration existing Federal,
22	State, borough, and local plans.
23	(2) Contents.—The management plan shall in-
24	clude, but not be limited to—

1	(A) comprehensive recommendations for
2	conservation, funding, management, and devel-
3	opment of the Heritage Area;
4	(B) a description of agreements on actions
5	to be carried out by government and private or-
6	ganizations to protect the resources of the Herit-
7	$age\ Area;$
8	(C) a list of specific and potential sources
9	of funding to protect, manage, and develop the
10	$Heritage\ Area;$
11	(D) an inventory of resources contained in
12	the Heritage Area; and
13	(E) a description of the role and participa-
14	tion of other Federal, State, and local agencies
15	that have jurisdiction on lands within the Herit-
16	$age\ Area.$
17	(b) Priorities.—The management entity shall give
18	priority to the implementation of actions, goals, and poli-
19	cies set forth in the cooperative agreement with the Sec-
20	retary and the heritage plan, including assisting commu-
21	nities within the region in—
22	(1) carrying out programs which recognize im-
23	portant resource values in the Heritage Area;
24	(2) encouraging economic viability in the af-
25	fected communities;

1	(3) establishing and maintaining interpretive ex-
2	hibits in the Heritage Area;
3	(4) improving and interpreting heritage trails;
4	(5) increasing public awareness and apprecia-
5	tion for the natural, historical, and cultural resources
6	and modern resource development of the Heritage
7	Area;
8	(6) restoring historic buildings and structures
9	that are located within the boundaries of the Heritage
10	Area; and
11	(7) ensuring that clear, consistent, and appro-
12	priate signs identifying public access points and sites
13	of interest are placed throughout the Heritage Area.
14	(c) Public Meetings.—The management entity shall
15	conduct 2 or more public meetings each year regarding the
16	initiation and implementation of the management plan for
17	the Heritage Area. The management entity shall place a
18	notice of each such meeting in a newspaper of general cir-
19	culation in the Heritage Area and shall make the minutes
20	of the meeting available to the public.
21	SEC. 907. DUTIES OF THE SECRETARY.
22	(a) The Secretary, in consultation with the Governor
23	of Alaska, or his designee, is authorized to enter into a coop-
24	erative agreement with the management entity. The cooper-

- 1 ative agreement shall be prepared with public participa-
- 2 tion.
- 3 (b) In accordance with the terms and conditions of the
- 4 cooperative agreement and upon the request of the manage-
- 5 ment entity, and subject to the availability of funds, the
- 6 Secretary may provide administrative, technical, financial,
- 7 design, development, and operations assistance to carry out
- 8 the purposes of this title.

9 SEC. 908. SAVINGS PROVISIONS.

- 10 (a) Regulatory Authority.—Nothing in this title
- 11 shall be construed to grant powers of zoning or management
- 12 of land use to the management entity of the Heritage Area.
- 13 (b) Effect on Authority of Governments.—Noth-
- 14 ing in this title shall be construed to modify, enlarge, or
- 15 diminish any authority of the Federal, State, or local gov-
- 16 ernments to manage or regulate any use of land as provided
- 17 for by law or regulation.
- 18 (c) Effect on Business.—Nothing in this title shall
- 19 be construed to obstruct or limit business activity on private
- $20\ \ development\ or\ resource\ development\ activities.$
- 21 SEC. 909. PROHIBITION ON THE ACQUISITION OF REAL
- 22 **PROPERTY.**
- 23 The management entity may not use funds appro-
- 24 priated to carry out the purposes of this title to acquire
- 25 real property or interest in real property.

1 SEC. 910. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) First Year.—For the first year \$350,000 is au-
- 3 thorized to be appropriated to carry out the purposes of this
- 4 title, and is made available upon the Secretary and the
- 5 management entity completing a cooperative agreement.
- 6 (b) In General.—There is authorized to be appro-
- 7 priated not more than \$1,000,000 to carry out the purposes
- 8 of this title for any fiscal year after the first year. Not more
- 9 than \$10,000,000, in the aggregate, may be appropriated
- 10 for the Heritage Area.
- 11 (c) Matching Funds.—Federal funding provided
- 12 under this title shall be matched at least 25 percent by other
- 13 funds or in-kind services.
- 14 (d) Sunset Provision.—The Secretary may not
- 15 make any grant or provide any assistance under this title
- 16 beyond 15 years from the date that the Secretary and man-
- 17 agement entity complete a cooperative agreement.

Attest:

Secretary.

 $^{\tiny 106\text{TH CONGRESS}}_{\tiny 2D \text{ Session}} \;\; H.\; R.\; 150$

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE AMENDMENT

- HR 150 EAS2——2
- HR 150 EAS2——3
- HR 150 EAS2——4
- HR 150 EAS2——5