

115TH CONGRESS  
2D SESSION

# H. R. 4032

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IN THE SENATE OF THE UNITED STATES

JULY 18, 2018

Received; read twice and referred to the Committee on Indian Affairs

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## AN ACT

To confirm undocumented Federal rights-of-way or easements on the Gila River Indian Reservation, clarify the northern boundary of the Gila River Indian Community's Reservation, to take certain land located in Maricopa County and Pinal County, Arizona, into trust for the benefit of the Gila River Indian Community, 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,*

1   **SECTION 1. SHORT TITLE.**

2       This Act may be cited as the “Gila River Indian Com-  
3 munity Federal Rights-of-Way, Easements and Boundary  
4 Clarification Act”.

5   **SEC. 2. PURPOSES.**

6       The purposes of this Act are to—

7           (1) establish, ratify, document, and confirm the  
8       Federal electrical, irrigation, and road rights-of-way  
9       and easements that exist within the exterior bound-  
10      aries of the Reservation as of the date of the enact-  
11      ment of this Act;

12           (2) establish a fixed location of the northern  
13      boundary of the Reservation and to provide for the  
14      Secretary of the Interior to ensure that the northern  
15      boundary is resurveyed and marked in conformance  
16      with the public system of surveys;

17           (3) authorize and direct the Secretary to place  
18      certain lands into trust for the benefit of the Com-  
19      munity;

20           (4) substitute the benefits provided under this  
21      Act to the Community, its members and allottees for  
22      any claims that the Community, its members and  
23      allottees may have had in connection with alleged  
24      failures relating to the northern boundary of the  
25      Reservation and the documentation and manage-

1       ment of Federal rights-of-way on the Reservation;  
2       and

3                   (5) authorize the funds necessary for the  
4       United States to meet the obligations under this  
5       Act.

6 **SEC. 3. DEFINITIONS.**

7       In this Act:

8                   (1) **ALLOTTEE.**—The term “allottee” means a  
9       person who holds a beneficial real property interest  
10      in an Indian allotment that is—

11                  (A) located within the exterior boundaries  
12      of the Reservation; and

13                  (B) held in trust by the United States.

14                   (2) **COMMUNITY.**—The term “Community”  
15      means the Gila River Indian Community, a govern-  
16      ment composed of members of the Pima Tribe and  
17      the Maricopa Tribe and organized under section 16  
18      of the Act of June 18, 1934 (25 U.S.C. 5123).

19                   (3) **DISPUTED AREA.**—The term “Disputed  
20      Area” means the land north of the Harrington Sur-  
21      vey line and south of the middle of the Salt River  
22      (as it currently flows).

23                   (4) **EXECUTIVE ORDER.**—The term “Executive  
24      Order” means the Executive order executed by  
25      President R.B. Hayes on June 14, 1879.

(A) Indian Reservation Road (IRR) transportation facilities, including public roads, bridges, drainage structures, culverts, ferry routes, marine terminals, transit facilities, boardwalks, pedestrian paths, trails, and their appurtenances, and other transportation facilities, as designated by the Community and the Secretary and defined in section 170.5 of title 25, Code of Federal Regulations;

(6) LOWER SONORAN LANDS.—The term “Lower Sonoran Lands” means the approximately 3,400 acres of land—

(C) that the Community shall acquire pursuant to the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.).

(7) HARRINGTON SURVEY.—The term “Harrington Survey” means the Dependent Resurvey of a Portion of Township 1 North, Range 1 East, Gila and Salt River Meridian, Arizona, Gila River Indian Reservation, conducted by Guy P. Harrington, as shown on the plat and described in the field notes at Book 3384, approved September 2, 1920, and officially filed on November 3, 1920, on file with the Bureau of Land Management.

(8) RESERVATION.—The term “Reservation” means the land located within the exterior boundaries of the reservation created under sections 3 and 4 of the Act of February 28, 1859 (11 Stat. 401, chapter LXVI), and Executive orders of August 31, 1876, June 14, 1879, May 5, 1882, November 15, 1883, July 31, 1911, June 2, 1913, August 27, 1914, and July 19, 1915, and any other lands placed in trust for the benefit of the Community.

1 easements, and Federal and Tribal facilities that  
2 exist within the exterior boundaries of the Reserva-  
3 tion on the date of enactment of this Act, which map  
4 is submitted to Congress as part of the Congres-  
5 sional record accompanying this Act.

(10) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

**8 SEC. 4. LAND INTO TRUST FOR BENEFIT OF THE COMMU-**

**9 NITY.**

10       (a) IN GENERAL.—The Secretary shall take the  
11 Lower Sonoran Lands into trust for the benefit of the  
12 Community, after the Community—

13                   (1) conveys to the Secretary all right, title, and  
14                   interest of the Community in and to the Lower  
15                   Sonoran Lands:

16                   (2) submits to the Secretary a request to take  
17                   the Lower Sonoran Lands into trust for the benefit  
18                   of the Community;

23                   (4) pays all costs of any survey conducted  
24                 under paragraph (3).

1       (b) AVAILABILITY OF LOWER SONORAN LANDS  
2 MAP.—Not later than 180 days after the Lower Sonoran  
3 Lands are taken into trust under subsection (a), the map  
4 shall be on file and available for public inspection in the  
5 appropriate offices of the Secretary.

6       (c) LANDS TAKEN INTO TRUST AS PART OF RES-  
7 ERVATION.—After the date on which the Lower Sonoran  
8 Lands are taken into trust under subsection (a), those  
9 lands shall be treated as part of the Reservation.

10      (d) GAMING.—Class II and class III gaming under  
11 the Indian Gaming Regulatory Act (25 U.S.C. 2701 et  
12 seq.) shall not be allowed at any time on the land taken  
13 into trust under subsection (a).

14      (e) DESCRIPTION.—Not later than 180 days after the  
15 date of enactment of this Act, the Secretary shall cause  
16 the full metes-and-bounds description of the Lower  
17 Sonoran Lands to be published in the Federal Register.  
18 The description shall, on publication, constitute the official  
19 description of the Lower Sonoran Lands.

20 **SEC. 5. ESTABLISHMENT OF FIXED NORTHERN BOUNDARY.**

21      (a) IN GENERAL.—The Northern boundary of the  
22 Reservation created by the Executive Order is hereby  
23 modified in accordance with this section and shall be fixed,  
24 permanent, and not ambulatory.

1       (b) MODIFICATION OF NORTH BOUNDARY.—That  
2 portion of the Reservation boundary created by the Execu-  
3 tive Order as along the middle of the Salt River shall be  
4 modified to be a fixed and permanent boundary as estab-  
5 lished by the Harrington Survey of the north boundary  
6 of the Reservation, as shown on the plat and described  
7 in the field notes.

8       (c) RESURVEY AND MARKING.—Subject to available  
9 appropriations, the Secretary shall ensure that the modi-  
10 fied Reservation boundary as described in subsection (b)  
11 is surveyed and clearly marked in conformance with the  
12 public system of surveys.

13       (d) EFFECT.—The Reservation boundary as modified  
14 and resurveyed by subsections (b) and (c) shall become  
15 the north boundary of the Reservation in all respects and  
16 upon all the same terms as if such lands had been included  
17 in the Executive Order. No other portion of the Reserva-  
18 tion boundary shall be affected by this Act except as spe-  
19 cifically set forth in this Act.

20       (e) PUBLICATION.—The Secretary shall publish in  
21 the Federal Register this modification and the resurvey  
22 of the Community's reservation boundary, as set forth in  
23 subsections (b) and (c), which shall constitute the fixed  
24 northern boundary of the Reservation.

1   **SEC. 6. SATISFACTION AND SUBSTITUTION OF CLAIMS.**

2       (a) INTENT OF CONGRESS.—It is the intent of Con-  
3 gress to provide to the Community, its members, and  
4 allottees benefits that are equivalent to or exceed the  
5 claims the Community, its members, and allottees may  
6 possess as of the date of the enactment of this Act, taking  
7 into consideration—

8              (1) the potential risks, cost, and time delay as-  
9 sociated with litigation;

10             (2) the cultural and historic significance of the  
11 Lower Sonoran Lands to the Community, its mem-  
12 bers, and allottees;

13             (3) the benefit to the Community, its members,  
14 and allottees associated with having a fixed northern  
15 boundary of the Reservation;

16             (4) the benefits that will accrue to the Commu-  
17 nity, its members, and allottees resulting from the  
18 legal confirmation of Federal electrical, irrigation,  
19 and road rights-of-way as provided under this Act;  
20 and

21             (5) the availability of appropriations under this  
22 Act.

23       (b) IN GENERAL.—The benefits realized by the Com-  
24 munity, its members, and allottees under this Act shall  
25 be in complete replacement of and substitution for, and  
26 full satisfaction of all claims that the Community, its

1 members, and allottees may have had against the United  
2 States—

3                     (1) relating to the United States alleged failure  
4                     to legally establish and document Federal rights-of-  
5                     way on the Reservation through the date of enact-  
6                     ment of this Act; and

7                     (2) for the United States alleged failure to es-  
8                     tablish, maintain and defend the Community's  
9                     northern boundary of the Reservation through the  
10                    date of the enactment of this Act.

11                 (c) EFFECTIVE DATE.—This section shall become ef-  
12                 fective on the later of the date on which the Secretary—

13                     (1) publishes in the Federal Register the notice  
14                     required under section 4(e);

15                     (2) publishes in the Federal Register the notice  
16                     required under section 5(e); and

17                     (3) completes the surveys for the Federal  
18                     rights-of-way required under this Act.

19 **SEC. 7. FEDERAL RIGHTS-OF-WAY.**

20                 (a) ESTABLISHED, RATIFIED, AND CONFIRMED.—All  
21                 of the rights-of-way depicted in the ROW, Easements, and  
22                 Federal and Tribal Facilities Map accompanying this Act  
23                 are hereby established, ratified, and confirmed. The spe-  
24                 cific position and dimensions of such rights-of-way are to

1 be determined following a survey conducted in accordance  
2 with section 8.

3 (b) RECORDATION.—All of the rights-of-way estab-  
4 lished, ratified, and confirmed in subsection (a) shall be  
5 recorded with the Land Titles and Records Office fol-  
6 lowing each survey conducted in accordance with section  
7 8.

8 (c) GRANTEE OR APPLICANT.—The Federal Govern-  
9 ment shall be considered the grantee or applicant for any  
10 and all rights-of-way established pursuant to this Act.

11 (d) CANCELLATION.—Any rights-of-way established  
12 by this Act may be cancelled pursuant to sections 404–  
13 409 of title 25, Federal Code of Regulations, or upon writ-  
14 ten request by the Community to the Secretary to remove  
15 the rights-of-way from the ROW, Easements, and Federal  
16 and Tribal Facilities Map subject to otherwise applicable  
17 law regarding rights-of-way on the Reservation. Any re-  
18 quest for cancellation action by the Community shall be  
19 formally documented by tribal resolution.

20 (e) OTHER INTERESTS IN LAND.—Notwithstanding  
21 any law, the granting of any rights-of-way or easement  
22 other than those depicted in the ROW, Easements, and  
23 Federal and Tribal Facilities Map accompanying this Act,  
24 or any future additions, expansions or modifications of any  
25 of the rights-of-way or easement established, ratified, and

1 confirmed in subsection (a), may only be done in accord-  
2 ance with all applicable laws and regulations. All other  
3 rights-of-ways or easements on the Reservation shall be  
4 valid only to the extent that they have been established  
5 in accordance with applicable Federal statute and regula-  
6 tion specifically governing rights-of-ways or easements on  
7 Indian lands.

8 **SEC. 8. SURVEY.**

9 (a) COMPLETION AND PUBLICATION.—Not later than  
10 6 years after the date of the enactment of this Act, the  
11 Bureau of Indian Affairs shall undertake and complete a  
12 survey of each of the Federal rights-of-way established  
13 under this Act. A retroactive grant of easement shall be  
14 required upon completion of each survey of each of the  
15 Federal rights-of-way established under this Act. The Bu-  
16 reau of Indian Affairs shall cause the surveys undertaken  
17 pursuant to this Act to be published in the Federal Reg-  
18 ister.

19 (b) CONTRACT.—The Bureau of Indian Affairs is au-  
20 thorized, subject to appropriations, to contract for the sur-  
21 vey of all Federal rights-of-way established pursuant to  
22 this Act to the Community or a third party.

23 (c) DELETIONS.—Upon completion of the surveys au-  
24 thorized and undertaken pursuant to subsection (a), the  
25 Community and the Bureau of Indian Affairs may deter-

1 mine that anomalies exist with respect to certain Federal  
2 rights-of-way such that deletion of such Federal right-of-  
3 way from the ROW, Easements, and Federal and Tribal  
4 Facilities Map is appropriate and such Federal right-of-  
5 way may be removed from the ROW, Easements, and Fed-  
6 eral Tribal Facilities Map.

7 **SEC. 9. HUNT HIGHWAY.**

8 Nothing in this Act shall establish, terminate, or oth-  
9 erwise impact any right-of-way or easement associated  
10 with Hunt Highway in Pinal County, Arizona, including  
11 the portion of Hunt Highway that traverses the Reserva-  
12 tion.

Passed the House of Representatives July 17, 2018.

Attest: KAREN L. HAAS,  
*Clerk.*