104TH CONGRESS 1ST SESSION

H. R. 401

Entitled the "Kenai Natives Association Equity Act".

IN THE HOUSE OF REPRESENTATIVES

JANUARY 4, 1995

Mr. Young of Alaska introduced the following bill; which was referred to the Committee on Resources

A BILL

Entitled the "Kenai Natives Association Equity Act".

- Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, SECTION 1. SHORT TITLE.

 This Act may be cited as the "Kenai Natives Association Equity Act of 1995".

 SEC. 2. FINDINGS AND PURPOSE.
- 7 (a) FINDINGS.—Congress finds that—
- 8 (1) the United States Fish and Wildlife Service 9 and Kenai Natives Association, Inc. (KNA), have 10 agreed to an exchange and acquisition program pur-11 suant to Public Law 102–458, of lands and interests

- in lands in and near the Kenai National Wildlife Refuge (Refuge);
- 3 (2) this acquisition of and exchange of lands
 4 will significantly enhance the ability of the Service to
 5 conserve fish and wildlife populations and habitats,
 6 fulfill migratory bird treaties, ensure water quality
 7 and quantity, provide opportunities for environ8 mental research and education, improve access to
 9 fish and wildlife oriented recreation, and further en10 hance the Refuge management objectives;
 - (3) the amount to be paid for the Swanson River Road West Tract, the sole issue upon which the Service and KNA could not agree, is established by Congress at \$7,500,000; and
 - (4) it is in the public interest to complete this exchange, and to provide for the economic and beneficial use of lands conveyed to KNA in fulfillment of the purpose of the Alaska Native Claims Settlement Act of 1971, as amended (43 U.S.C. 1601 et seq.) (Settlement Act).
- (b) PURPOSE.—The purpose of this Act is to authorize and direct the Secretary to complete an exchange and acquisition as provided by Public Law 102–458 of lands owned by KNA that will provide for and enhance the management opportunities and objectives of the Refuge, and

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1	assist KNA in achieving economic viability and use of its
2	retained lands in furtherance of the Settlement Act.
3	SEC. 3. DEFINITIONS.
4	For purposes of this Act, the term—
5	(1) "ANILCA" means the Alaska National In-
6	terest Lands Conservation Act, as amended (16
7	U.S.C. 3101 et seq.);
8	(2) "conservation system unit" has the same
9	meaning as in ANILCA;
10	(3) "KNA" means the Kenai Natives Associa-
11	tion, Inc., an urban corporation incorporated in the
12	State of Alaska pursuant to the terms of the Settle-
13	ment Act;
14	(4) "lands" means both the surface and sub-
15	surface estates or any interest therein whenever both
16	estates are owned by the United States or KNA, as
17	applicable;
18	(5) "property" has the same meaning given
19	such term by section $12(b)(7)$ of the Settlement Act;
20	(6) "refuge" means the Kenai National Wildlife
21	Refuge;
22	(7) "Secretary" means the Secretary of the
23	Interior;
24	(8) "Service" means the United States Fish
25	and Wildlife Service; and

- (9) "Settlement Act" means the Alaska Native 1 2 Claims Settlement Act of 1971, as amended (43) 3 U.S.C. 1601 et seq.). SEC. 4. EXCHANGE AND ACQUISITION OF LANDS. 5 EXCHANGE OF LANDS; ACQUISITION AND 6 EQUALIZATION PAYMENT.— 7 (1) IN GENERAL.—No later than June 1, 1995, the Secretary shall offer to convey to KNA, in ac-8 9 cordance with the provisions of the report to Congress issued pursuant to Public Law 102-458 and 10 11 subject to the provisions of paragraph (3) and valid 12 existing rights, approximately 1,831 acres of land, 13 portions of the Federal subsurface estate underlying 14 the same, and portions of the Federal subsurface es-15 tate underlying another 3,238 acres, all as identified 16 in subsection (b)(2), in exchange for approximately 17 14,338 acres of KNA land, and the relinquishment 18 by KNA of its unpatented selections and all entitle-19 ment to selections under the Settlement Act, consist-20 ing of approximately 1,207 acres, all located within 21 the Refuge and identified in subsection (b)(1). The 22 Secretary shall develop the offer required by this 23 section in consultation with KNA.
 - (2) LIMITATION.—The Secretary may not convey any lands or make any payment to KNA under

- this section unless title to the lands to be conveyed by KNA in exchange for such lands and payments is in accordance with the Department of Justice standards for preparation of title evidence in land acquisitions by the United States.
 - (3) Sources of funds.—The Secretary shall utilize any combination of Land and Water Conservation Act of 1965 funds, funds otherwise appropriated by the Congress, Exxon Valdez Oil Spill settlement funds, and lands or other Federal property within the Secretary's jurisdiction as payment to KNA to equalize the values in the exchange.
 - (4) INTEREST.—If a bonafide offer required by this section is not made by June 1, 1995, interest on the value of the property and interests to be conveyed to KNA shall accrue beginning October 1, 1993.

(b) EXCHANGE AND ACQUISITION LANDS.—

(1) KNA LANDS TO BE ACQUIRED.—The lands or interests to be conveyed by KNA to the United States, all situated within the existing authorized boundary of the Refuge, and identified on the map titled "Kenai Natives Association, Inc. and United States Fish and Wildlife Service Negotiated Exchange/Acquisition Package," dated October 1993,

1	on file and available for inspection in the Office of
2	the Secretary, generally include, subject to reserva-
3	tions of existing road easements—
4	(A) approximately 803 acres located along
5	the Kenai River, known as the Stephanka
6	Tract;
7	(B) approximately 1,243 acres located
8	along the Moose River, known as the Moose
9	River Patented Lands Tract;
10	(C) approximately 2,120 acres located
11	along Marathon Road, known as the Beaver
12	Creek Tract;
13	(D) approximately 10,172 acres located
14	along the Swanson River Road and the Sunken
15	Island Lake Road, known as the Swanson River
16	Road West Tract;
17	(E) all of the remaining KNA selections
18	under the Settlement Act, consisting of approxi-
19	mately 1,207 acres, are hereby relinquished and
20	all remaining entitlement of KNA is hereby ex-
21	tinguished; and
22	(F) an easement for access to and use of
23	less than one acre of land, located in the $NE^{1/4}$
24	NE1/4 of section 24, T.6N., R.9W., Seward Me-
25	ridian, within the Swanson River Road East

Tract, for so long as the site is used by the 1 2 Service as a radio communications repeater site. (2) Lands to be exchanged.—The lands or 3 4 interests to be conveyed by the United States to KNA, and identified (except for the parcel identified 5 in subparagraph (A)) on the map titled "Kenai Na-6 7 tives Association, Inc. and United States Fish and Wildlife Service Negotiated Exchange/Acquisition 8 package," dated October 1993, on file and available 9 for inspection in the Office of the Secretary, gen-10 11 erally include, subject to reservations of existing 12 road easements— (A) approximately five acres, located with-13 in the city of Kenai, Alaska, identified as Unit-14 15 ed States Survey 1435, and known as the old Fish and Wildlife Service Headquarters site; 16 17

- (B) approximately 1,826 acres located along the Swanson River Road, known as the Swanson River Road East Tract; and
- (C) the subsurface estate (less oil, coal, and gas) to approximately 5,064 acres, including approximately 1,826 acres underlying the Swanson River Road East Tract and approximately 3,238 adjacent acres underlying lands

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- previously patented to KNA which are located east of the Swanson River Road.
- (3) Acquisition authority.—The lands iden-tified for acquisition by the United States, specifically identified on the maps referenced in subsection (c) as the Stephanka Tract, the Beaver Creek Tract, and the Moose River Patented Lands Tract, collectively referred to as the "Kenai River Project", may be acquired by the United States pursuant to the Land and Water Conservation Fund Act of 1965.
 - (4) NATIONAL REGISTER OF HISTORIC PLACES.—Upon completion of the exchange authorized in subsection (a), the Secretary shall promptly undertake to nominate the Stephanka Tract to the National Register of Historic Places, in recognition of the archeological artifacts from the original Kenaitze Indian settlement.
 - (5) VALUATIONS.—This exchange and acquisition shall be accomplished utilizing the valuations established in the report to Congress issued pursuant to Public Law 102–458, with the exception of the Swanson River Road West Tract which value is established at \$7,500,000.
- 24 (c) General Provisions.—

- (1) REMOVAL OF RESTRICTIONS.—(A) Those 1 2 lands retained by KNA, and those parcels within the Refuge, including designated wilderness, conveyed to 3 KNA pursuant to the terms of this Act, shall be removed in their entirety from inclusion within the 5 boundaries of the Refuge by operation of this Act. 6 7 Such removal from the boundaries of the Refuge shall terminate any application of Federal manage-8 9 ment and patent restrictions applicable to lands 10 within the Refuge for which conveyance was made 11 pursuant to the terms of the Settlement Act or any other law or regulation applicable solely to Federal 12 lands. 13
 - (B) The Secretary shall execute and file such instruments as are necessary to convey lands and remove the restrictions referred to in this section at the time of the conveyances provided in subsection (a)(1).
 - (C) Any lands KNA shall receive from the United States pursuant to this Act shall be deemed to have been conveyed pursuant to the Settlement Act.
 - (2) MAPS AND LEGAL DESCRIPTIONS.—The maps described in this section and a legal description of the lands depicted on the maps shall be on file and available for public inspection in the appro-

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- priate offices of the United States Department of the Interior. Not later than 120 days after the day of enactment of this Act, the Secretary shall prepare a legal description of the lands depicted on the maps referred to in this section. Such maps and legal descriptions shall have the same force and effect as if included in this Act, except that the Secretary may correct clerical and typographical errors.
 - (3) ACCEPTANCE.—KNA may accept the offer made pursuant to subsection (a) by notifying the Secretary in writing of its decision within 120 days of receipt of the offer. In the event the offer is rejected, the Secretary shall submit a report to Congress describing the reasons why agreement was not reached.
 - (4) Final Maps.—Not later than 120 days after the conclusion of the exchange authorized by subsection (a), the Secretary shall transmit a final report and maps accurately depicting the lands transferred and conveyed pursuant to this Act and the acreage and legal descriptions of such lands to the Committee on Resources of the House of Representatives and the Committee on Energy and Natural Resources and the Committee on Environment and Public Works of the Senate.

SEC. 5. ADJUSTMENTS TO NATIONAL WILDLIFE REFUGE

- 2 **SYSTEM.**
- 3 (a) Addition to the Kenai National Wildlife
- 4 Refuge.—The Secretary shall add the lands conveyed to
- 5 the United States pursuant to subsection (a)(1) to the
- 6 Refuge. The Secretary shall manage such lands in accord-
- 7 ance with the provisions of the National Wildlife Refuge
- 8 System Administration Act of 1966 (16 U.S.C. 668dd-
- 9 668ee) and ANILCA.
- 10 (b) Kenai National Wildlife Refuge Bound-
- 11 ARY ADJUSTMENT.—The boundaries of the Refuge as set
- 12 forth in section 303(4)(A) of ANILCA are hereby adjusted
- 13 to include those lands generally depicted on the map de-
- 14 scribed in section 4(c)(4) entitled "Proposed Boundary
- 15 Extension", dated October 1993.
- 16 (c) Addition to Wilderness Area.—Upon acqui-
- 17 sition of lands by the United States pursuant to section
- 18 4(a)(1), that portion of the Stephanka Tract lying south
- 19 and west of the Kenai River, consisting of approximately
- 20 592 acres and as generally depicted as "To be included
- 21 in wilderness" on the map referenced in section 4(b)(1),
- 22 shall be included in and managed as part of the Kenai
- 23 Wilderness. Upon their inclusion into the Kenai Wilder-
- 24 ness, such lands shall be managed in accordance with the
- 25 applicable provisions of the Wilderness Act and ANILCA.

- 1 (d) Removal of Conveyed Lands from Wilder-
- 2 NESS AREA.—Upon conveyance to KNA of those lands
- 3 under section 4(b)(2), a portion of which is currently des-
- 4 ignated wilderness, consisting of approximately 623.5
- 5 acres and identified as "To be removed from wilderness"
- 6 on the map referenced in section 4(b)(2), such lands are
- 7 removed from the Kenai Wilderness and the National Wil-
- 8 derness Preservation System.

9 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

- There are authorized to be appropriated such sums
- 11 as may be necessary to carry out the purposes of this Act.
- 12 SEC. 7. LIMITATION ON APPLICATION OF REQUIREMENT
- 13 FOR ACQUISITIONS BY UNITED STATES
- 14 UNDER MIGRATORY BIRD CONSERVATION
- 15 **ACT.**
- Section 7 of the Migratory Bird Conservation Act (16
- 17 U.S.C. 715f) is amended by inserting "in fee" after "con-
- 18 veyance".

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