# Calendar No. 593

104TH CONGRESS S. 1889

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September 13, 1996 Reported with an amendment

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#### IN THE SENATE OF THE UNITED STATES

June 19, 1996

Mr. Murkowski (for himself and Mr. Stevens) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

SEPTEMBER 13, 1996
Reported by Mr. Murkowski, with an amendment
[Omit the part struck through and insert the part printed in italic]

## A BILL

To authorize the exchange of certain lands conveyed to the Kenai Natives Association pursuant to the Alaska Native Claims Settlement Act, to make adjustments to the National Wilderness System, 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 "Kenai Natives Associa-
- 3 tion Equity Act Amendments of 1996".

#### 4 SEC. 2. FINDINGS AND PURPOSE.

- 5 (a) FINDINGS.—The Congress finds the following:
- 6 (1) The United States Fish and Wildlife Service
- 7 and Kenai Natives Association, Inc., have agreed to
- 8 transfers of certain land rights, in and near the
- 9 Kenai National Wildlife Refuge, negotiated as di-
- rected by Public Law 102–458.
- 11 (2) The lands to be acquired by the Service are
- within the area impacted by the Exxon Valdez oil
- spill of 1989, and these lands included important
- habitat for various species of fish and wildlife for
- which significant injury resulting from the spill has
- been documented through the EVOS Trustee Coun-
- cil restoration process. This analysis has indicated
- that these lands generally have value for the restora-
- tion of such injured natural resources as pink salm-
- on, dolly varden, bald eagles, river otters, and cul-
- 21 tural and archaeological resources. This analysis has
- also indicated that these lands generally have high
- value for the restoration of injured species that rely
- on these natural resources, including wilderness
- 25 quality, recreation, tourism, and subsistence.

1	(3) Restoration of the injured species will bene-
2	fit from acquisition and the prevention of disturb-
3	ances which may adversely affect their recovery.
4	(4) It is in the public interest to complete the
5	conveyances provided for in this Act.
6	(b) Purpose.—The purpose of this Act is to author-
7	ize and direct the Secretary, at the election of KNA, to
8	complete the conveyances provided for in this Act.
9	SEC. 3. DEFINITIONS.
10	For purposes of this Act, the term—
11	(1) "ANCSA" means the Alaska Native Claims
12	Settlement Act of 1971 (43 U.S.C. 1601 et seq.);
13	(2) "ANILCA" means the Alaska National In-
14	terest Lands Conservation Act (Public Law 96–487;
15	94 Stat. 2371 et seq.);
16	(3) "conservation system unit" has the same
17	meaning as in section 102(4) of ANILCA (16
18	U.S.C. 3102(4));
19	(4) "CIRI" means the Cook Inlet Region, Inc.,
20	a Native Regional Corporation incorporated in the
21	State of Alaska pursuant to the terms of ANCSA;
22	(5) "EVOS" means the Exxon Valdez oil spill;
23	(6) "KNA" means the Kenai Natives Associa-
24	tion, Inc., an urban corporation incorporated in the
25	State of Alaska pursuant to the terms of ANCSA:

1	(7) "lands" means any lands, waters, or inter-
2	ests therein;
3	(8) "Refuge" means the Kenai National Wild-
4	life Refuge;
5	(9) "Secretary" means the Secretary of the In-
6	terior;
7	(10) "Service" means the United States Fish
8	and Wildlife Service; and
9	(11) "Terms and Conditions" means the Terms
10	and Conditions for Land Consolidation and Manage-
11	ment in the Cook Inlet Area, as clarified on August
12	31, 1976, ratified by section 12 of Public Law 94–
13	204 (43 U.S.C. 1611 note).
14	SEC. 4. ACQUISITION OF LANDS.
15	(a) Offer to KNA.—
16	(1) In general.—Subject to the availability of
17	the funds identified in subsection (b)(3), no later
18	than 90 days after the date of enactment of this
19	Act, the Secretary shall offer to convey to KNA the
20	interests in land and rights set forth in subsection
21	(b)(2), subject to valid existing rights, in return for
22	the conveyance by KNA to the United States of the
23	interests in land or relinquishment of ANCSA selec-
24	tions set forth in subsection (b)(1). Payment for the

lands conveyed to the United States by KNA is con-

1	tingent upon KNA's acceptance of the entire convey-
2	ance outlined herein.
3	(2) Limitation.—The Secretary may not con-
4	vey any lands or make payment to KNA under this
5	section unless title to the lands to be conveyed by
6	KNA under this Act has been found by the United
7	States to be sufficient in accordance with the provi-
8	sions of section 355 of the Revised Statutes (40
9	U.S.C. 255).
10	(b) Acquisition Lands.—
11	(1) Lands to be conveyed to the united
12	STATES.—The lands to be conveyed by KNA to the
13	United States, or the valid selection rights under
14	ANCSA to be relinquished, all situated within the
15	boundary of the Refuge, are the following:
16	(A) The conveyance of approximately 803
17	acres located along and on islands within the
18	Kenai River, known as the Stephanka Tract.
19	(B) The conveyance of approximately
20	1,243 acres located along the Moose River,
21	known as the Moose River Patented Lands
22	Tract.
23	(C) The relinquishment of KNA's selection
24	known as the Moose River Selected Tract, con-

- 1 taining approximately 753 acres located along 2 the Moose River. 3 (D) The relinquishment of KNA's remain-4 ing ANCSA entitlement of approximately 454 5 acres. 6 (E) The relinquishment of all KNA's re-7 maining overselections. Upon completion of all 8 relinquishments outlined above, all KNA's enti-9 tlement shall be deemed to be extinguished and 10 the completion of this acquisition will satisfy all 11 of KNA's ANCSA entitlement. 12 (F) The conveyance of an access easement 13 providing the United States and its assigns ac-14 cess across KNA's surface estate in the SW<sup>1</sup>/<sub>4</sub> 15 of section 21, T. 6 N., R. 9 W., Seward Merid-16 ian, Alaska.
  - (G) The conveyance of approximately 100 acres within the Beaver Creek Patented Tract, which is contiguous to lands being retained by the United States contiguous to the Beaver Creek Patented Tract, in exchange for 180 acres of Service lands currently situated within the Beaver Creek Selected Tract.

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- (2) Lands to be conveyed by the rights provided or lands to be conveyed by the United States to KNA, are the following:
  - (A) The surface and subsurface estate to approximately 5 acres, subject to reservations of easements for existing roads and utilities, located within the city of Kenai, Alaska, identified as United States Survey 1435, withdrawn by Executive Order 2934, and known as the old Fish and Wildlife Service Headquarters site.
  - (B) The remaining subsurface estate held by the United States to approximately 13,811 acres, including portions of the Beaver Creek Patented Tract, the Beaver Creek Selected Tract, and portions of the Swanson River Road West Tract and the Swanson River Road East Tract, where the surface was previously or will be conveyed to KNA pursuant to this Act. The conveyance of these subsurface interests will be subject to the rights of CIRI to the coal, oil, and gas, and to all rights CIRI, its successors, and assigns would have under paragraph 1(B) of the Terms and Conditions, including the right to sand and gravel, to construct facilities,

to have rights-of-way, and to otherwise develop its subsurface interests.

- (C)(i) The nonexclusive right to use sand and gravel which is reasonably necessary for onsite development without compensation or permit on those portions of the Swanson River Road East Tract, comprising approximately 1,738.04 acres; where the entire subsurface of the land is presently owned by the United States. The United States shall retain the ownership of all other sand and gravel located within the subsurface and KNA shall not sell or dispose of such sand and gravel.
- (ii) The right to excavate within the subsurface estate as reasonably necessary for structures, utilities, transportation systems, and other development of the surface estate.
- (D) The nonexclusive right to excavate within the subsurface estate as reasonably necessary for structures, utilities, transportation systems, and other development of the surface estate on the SW½, section 21, T. 6 N., R. 9 W., Seward Meridian, Alaska, where the entire subsurface of the land is owned by the United States and which public lands shall continue to

- be withdrawn from mining following their removal from the Refuge boundary under subsection (c)(1)(B). The United States shall retain the ownership of all other sand and gravel located within the subsurface of this parcel.
  - (E) The surface estate of approximately 280 acres known as the Beaver Creek Selected Tract. This tract shall be conveyed to KNA in exchange for lands conveyed to the United States as described in subsection (b)(1)(B).
  - (3) PAYMENT.—The United States shall make a total cash payment to KNA for the above-described lands of \$4,443,000, contingent upon the appropriate approvals of the Federal or State of Alaska EVOS Trustees (or both) necessary for any expenditure of the EVOS settlement funds.
  - (4) National Register of Historic Places.—Upon completion of the acquisition authorized in subsection (a), the Secretary shall, at no cost to KNA, in coordination with KNA, promptly undertake to nominate the Stephanka Tract to the National Register of Historic Places, in recognition of the archaeological artifacts from the original Dena'ina Settlement. If the Department of the Interior establishes a historical, cultural, or archaeologi-

cal interpretive site, KNA shall have the exclusive right to operate a Dena'ina interpretive site on the Stephanka Tract under the regulations and policies of the department. If KNA declines to operate such a site, the department may do so under its existing authorities. Prior to the department undertaking any archaeological activities whatsoever on the Stephanka Tract, KNA shall be consulted.

#### (c) General Provisions.—

(1) Removal of kna lands from the National wildlife refuge system.—

(A) Effective on the date of closing for the Acquisition Lands identified in subsection (b)(2), all lands retained by or conveyed to KNA pursuant to this Act, and the subsurface interests of CIRI underlying such lands shall be automatically removed from the National Wildlife Refuge System and shall neither be considered as part of the Refuge nor subject to any laws pertaining solely to lands within the boundaries of the Refuge. The conveyance restrictions imposed by section 22(g) of ANCSA (i) shall then be ineffective and cease to apply to such interests of KNA and CIRI, and (ii) shall not be applicable to the interests received

by KNA in accordance with subsection (b)(2) or to the CIRI interests underlying them. The Secretary shall adjust the boundaries of the Refuge so as to exclude all interests in lands retained or received in exchange by KNA in accordance with this Act, including both surface and subsurface, and shall also exclude all interests currently held by CIRI. On lands within the Swanson River Road East Tract, the boundary adjustment shall only include the surface estate where the subsurface estate is retained by the United States.

(B)(i) The Secretary, KNA, and CIRI shall execute an agreement within 45 days of the date of enactment of this Act which preserves CIRI's rights under paragraph 1(B)(1) of the Terms and Conditions, addresses CIRI's obligations under such paragraph, and adequately addresses management issues associated with the boundary adjustment set forth in this Act and with the differing interests in land resulting from enactment of this Act.

(ii) In the event that no agreement is executed as provided for in clause (i), solely for the purposes of administering CIRI's rights under

paragraph 1(B)(1) of the Terms and Conditions, the Secretary and CIRI shall be deemed to have retained their respective rights and obligations with respect to CIRI's subsurface interests under the requirements of the Terms and Conditions in effect on June 18, 1996. Notwithstanding the boundary adjustments made pursuant to this Act, conveyances to KNA shall be deemed to remain subject to the Secretary's and CIRI's rights and obligations under paragraph 1(B)(1) of the Terms and Conditions.

- (C) The Secretary is authorized to acquire by purchase or exchange, on a willing seller basis only, any lands retained by or conveyed to KNA. In the event that any lands owned by KNA are subsequently acquired by the United States, they shall be automatically included in the Refuge System. The laws and regulations applicable to Refuge lands shall then apply to these lands and the Secretary shall then adjust the boundaries accordingly.
- (D) Nothing in this Act is intended to enlarge or diminish the authorities, rights, duties, obligations, or the property rights held by CIRI under the Terms and Conditions, or otherwise

except as set forth in this Act. In the event of the purchase by the United States of any lands from KNA in accordance with paragraph (1)(B), the United States shall reassume from KNA the rights it previously held under the Terms and Conditions and the provisions in any patent implementing section 22(g) of ANCSA will again apply.

- (E) By virtue of implementation of this Act, CIRI is deemed entitled to 1,207 acres of in-lieu subsurface entitlement under section 12(a)(1) of ANCSA. Such entitlement shall be fulfilled in accordance with paragraph 1(B)(2)(A) of the Terms and Conditions.
- (2) Maps and legal description of the lands described above shall be on file and available for public inspection in the appropriate offices of the United States Department of the Interior, and the Secretary shall, no later than 90 days after enactment of this Act, prepare a legal description of the lands described in subsection (b)(1)(G). Such maps and legal description shall have the same force and effect as if included in the Act, except that the Secretary may correct clerical and typographical errors.

- 1 (3) ACCEPTANCE.—KNA may accept the offer 2 made in this Act by notifying the Secretary in writ-3 ing of its decision within 180 days of receipt of the 4 offer. In the event the offer is rejected, the Secretary 5 shall notify the Committee on Resources of the 6 House of Representatives and the Committee on En-7 ergy and Natural Resources and the Committee on 8 Environment and Public Works of the Senate.
  - (4) Final Maps.—Not later than 120 days after the conclusion of the acquisition 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.

#### 19 SEC. 5. ADJUSTMENTS TO NATIONAL WILDERNESS SYSTEM.

Upon acquisition of lands by the United States pur-21 suant to section 4(b)(1), that portion of the Stephanka 22 Tract lying south and west of the Kenai River, consisting 23 of approximately 592 acres, shall be included in and man-24 aged as part of the Kenai Wilderness and such lands shall

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- 1 be managed in accordance with the applicable provisions
- 2 of the Wilderness Act and ANILCA.

#### 3 SEC. 6. DESIGNATION OF LAKE TODATONTEN SPECIAL

- 4 **MANAGEMENT AREA.**
- 5 (a) Purpose.—To balance the potential effects on
- 6 fish, wildlife, and habitat of the removal of KNA lands
- 7 from the Refuge System, the Secretary is hereby directed
- 8 to withdraw, subject to valid existing rights, from location,
- 9 entry, and patent under the mining laws and to create
- 10 as a special management unit for the protection of fish,
- 11 wildlife, and habitat, certain unappropriated and unre-
- 12 served public lands, totaling approximately 37,000 acres
- 13 adjacent to the west boundary of the Kanuti National
- 14 Wildlife Refuge to be known as the "Lake Todatonten
- 15 Special Management Area", as depicted on the map enti-
- 16 tled Proposed: Lake Todatonten Special Management
- 17 Area, dated June 13, 1996, and to be managed by the
- 18 Bureau of Land Management.
- 19 (b) Management.—
- 20 (1) Such designation is subject to all valid ex-
- 21 <u>isting rights as well as the subsistence preferences</u>
- 22 provided under title VIII of ANILCA. Any lands
- 23 conveyed to the State of Alaska shall be removed
- 24 from the Lake Todatonten Special Management
- 25 Area.

(2) The Secretary may permit any additional
uses of the area, or grant easements, only to the ex-
tent that such use, including leasing under the min-
eral leasing laws, is determined to not detract from
nor materially interfere with the purposes for which
the Special Management Area is established.
(3)(A) The BLM shall establish the Lake
Todatonten Special Management Area Committee.
The membership of the Committee shall consist of
11 members as follows:
(i) Two residents each from the villages of
ALatna, Allakaket, Hughes, and Tanana.
(ii) One representative from each of Doyon
Corporation, the Tanana Chiefs Conference,
and the State of Alaska.
(B) Members of the Committee shall serve with-
out pay.
(C) The BLM shall hold meetings of the Lake
Todatonten Special Management Area Committee at
least once per year to discuss management issues
within Special Management Area. The BLM shall
not allow any new type of activity in the Special
Management Area without first conferring with the
Committee in a timely manner.

(c) Access.—The Secretary shall allow the following:

- 1 (1) Private access for any purpose, including economic development, to lands within the bound-2 3 aries of the Special Management Area which are 4 owned by third parties or are held in trust by the 5 Secretary for third parties pursuant to the Alaska 6 Native Allotment Act (25 U.S.C. 336). Such rights 7 may be subject to restrictions issued by the BLM to 8 protect subsistence uses of the Special Management 9 Area.
- 10 (2) Existing public access across the Special
  11 Management Area. Section 1110(a) of ANILCA
  12 shall apply to the Special Management Area.
- 13 (e) SECRETARIAL ORDER AND MAPS.—The Secretary
  14 shall file with the Committee on Resources of the House
  15 of Representatives and the Committee on Energy and
  16 Natural Resources and the Committee on Environment
  17 and Public Works of the Senate, the Secretarial Order and
  18 maps setting forth the boundaries of the Area within 90
  19 days of the completion of the acquisition authorized by
  20 this Act. Once established, this Order may only be amend21 ed or revoked by Act of Congress.
- 22 (d) AUTHORIZATION OF APPROPRIATIONS.—There
  23 are authorized to be appropriated such sums as may be
  24 necessary to earry out the purposes of this Act.

#### 1 SEC. 6. DESIGNATION OF LAKE TODATONTEN SPECIAL

2	MANAGEMENT AREA.

- 3 (a) Purpose.—To offset the removal of KNA lands
- 4 from the Refuge System, the Secretary is hereby authorized
- 5 to withdraw, subject to valid existing rights, and to create
- 6 as a special management unit for uses other than wilder-
- 7 ness, including the protection of fish, wildlife, and habitat,
- 8 certain unappropriated and unreserved public lands, total-
- 9 ing approximately 15,500 acres adjacent to the west bound-
- 10 ary of the Kanuti National Wildlife Refuge to be known
- 11 as the "Lake Todatonten Special Management Area", from
- 12 the 37,000 acres as depicted on the map entitled "Proposed:
- 13 Lake Todatonten Special Management Area", dated June
- 14 13, 1996, and to be managed by the Bureau of Land Man-
- 15 agement. Such withdrawal shall not include any validly se-
- 16 lected land by the State of Alaska or Alaska Native Cor-
- 17 poration or any lands that the Secretary determines has
- 18 mineral potential based on surveys conducted or to be con-
- 19 ducted by the United States Geological Survey. Such with-
- 20 drawals shall not occur, however, until the Secretary has
- 21 complied with the requirements of subparagraphs (1)
- 22 through (12) of paragraph 204(c)(2) of FLPMA. The Sec-
- 23 retary may study the remaining lands within the area de-
- 24 picted on the map for future potential withdrawal pursuant
- 25 to section 204 of FLPMA.
- 26 *(b) MANAGEMENT.*—

1	(1) Such designation is subject to all valid exist-
2	ing rights including R.S. 2477 Rights-of-Way, as well
3	as the subsistence preferences provided under title
4	VIII of ANILCA.
5	(2)(A) The Bureau of Land Management shall
6	establish the Lake Todatonten Special Management
7	Area Committee. The membership of the Committee
8	shall consist of 11 members as follows:
9	(i) Two residents each from the villages of
10	Alatna, Allakaket, Hughes, and Tanana.
11	(ii) One representative from each of Doyon
12	Corporation, the Tanana Chiefs Conference, and
13	the State of Alaska.
14	(B) Members of the Committee shall serve with-
15	out pay.
16	(C) The Bureau of Land Management shall
17	hold meetings of the Lake Todatonten Special
18	Management Area Committee at least once per
19	year to discuss management issues within the
20	Special Management Area. The Bureau of Land
21	Management shall not allow any new type of ac-
22	tivity in the Special Management Area without
23	first conferring with the Committee in a timely
24	manner.
25	(c) Access.—The Secretary shall allow the following:

- 1 (1) Private access for any purpose, including 2 economic development, to lands within the boundaries 3 of the Special Management Area which are owned by 4 third parties or are held in trust by the Secretary for 5 third parties pursuant to the Alaska Native Allotment 6 Act (25 U.S.C. 336). Such rights may be subject to 7 restrictions issued by the Bureau of Land Manage-8 ment to protect subsistence uses of Special Management Area. 9
- 10 (2) Section 1110 of ANILCA shall apply to the 11 Special Management Area.
- 12 (d) Secretarial Order and Maps.—The Secretary
- 13 shall file with the Committee on Resources of the House of
- 14 Representatives and the Committee on Energy and Natural
- 15 Resources, the Secretarial Order and maps setting forth the
- 16 boundaries of the Area within 90 days of the completion
- 17 of the acquisition authorized by this Act. Once established,
- 18 this Order may only be amended or revoked by Act of Con-
- 19 gress.
- 20 (e) Authorization of Appropriations.—There are
- 21 authorized to be appropriated such sums as may be nec-
- 22 essary to carry out the purposes of this Act.