In the Senate of the United States,

November 20 (legislative day, November 19), 2002.

Resolved, That the Senate agree to the amendment of the House of Representatives to the bill (S. 941) entitled "An Act to revise the boundaries of the Golden Gate National Recreation Area in the State of California, to extend the term of the advisory commission for the recreation area, and for other purposes." with the following

SENATE AMENDMENT TO HOUSE AMENDMENT:

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

TITLE I—RANCHO CORRAL DE *TIERRA GOLDEN GATE NA TIONAL RECREATION AREA BOUNDARY ADJUSTMENT*

5 SEC. 101. SHORT TITLE.

6 This title may be cited as the "Rancho Corral de Tier7 ra Golden Gate National Recreation Area Boundary Ad8 justment Act of 2002".

9 SEC. 102. GOLDEN GATE NATIONAL RECREATION AREA, 10 CALIFORNIA.

(a) BOUNDARY ADJUSTMENT.—Section 2(a) of Public
Law 92–589 (16 U.S.C. 460bb–1(a)) is amended—

13 (1) by striking "The recreation area shall com14 prise" and inserting the following:

15 "(1) IN GENERAL.—The recreation area shall
16 comprise"; and

17 (2) by striking "The following additional lands
18 are also" and all that follows through the period at
19 the end of the paragraph and inserting the following:
20 "(2) ADDITIONAL LAND.—In addition to the land
21 described in paragraph (1), the recreation area shall
22 include—

23 "(A) the parcels numbered by the Assessor of
24 Marin County, California, 119–040–04, 119–
25 040–05, 119–040–18, 166–202–03, 166–010–06,

1	166–010–07, 166–010–24, 166–010–25, 119–
2	240–19, 166–010–10, 166–010–22, 119–240–03,
3	119–240–51, 119–240–52, 119–240–54, 166–
4	010–12, 166–010–13, and 119–235–10;
5	"(B) land and water in San Mateo County
6	generally depicted on the map entitled 'Sweeney
7	Ridge Addition, Golden Gate National Recre-
8	ation Area', numbered NRA GG-80,000-A, and
9	dated May 1980;
10	(C) land acquired under the Golden Gate
11	National Recreation Area Addition Act of 1992
12	(16 U.S.C. 460bb-1 note; Public Law 102-299);
13	(D) land generally depicted on the map
14	entitled 'Additions to Golden Gate National
15	Recreation Area', numbered NPS-80-076, and
16	dated July 2000/PWR-PLRPC; and
17	(E) land generally depicted on the map
18	entitled 'Rancho Corral de Tierra Additions to
19	the Golden Gate National Recreation Area',
20	numbered NPS-80,079A and dated July 2001.
21	"(3) ACQUISITION AUTHORITY.—The Secretary
22	may acquire land described in paragraph $102(E)$
23	only from a willing seller.".
24	(b) EXTENSION OF TERM OF ADVISORY COMMIS-
25	SION.—Section 5(g) of Public Law 92–589 (16 U.S.C.

460bb-4(g)) is amended by striking "thirty years after the
 enactment of this Act" and inserting "on December 31,
 2012".

4 TITLE II—YOSEMITE NATIONAL 5 PARK EDUCATION IMPROVE6 MENT

7 SEC. 201. SHORT TITLE.

8 This title may be cited as the "Yosemite National Park9 Education Improvement Act".

10 SEC. 202. FINDINGS AND PURPOSE.

11 (a) FINDINGS.—Congress finds the following:

(1) The three elementary schools serving the children of employees of Yosemite National Park are
served by the Bass Lake Joint Union Elementary
School District and Mariposa Unified School District.
(2) The schools are in remote mountainous areas
and long distances from other educational and ad-

18 ministrative facilities of the two local educational19 agencies.

20 (3) Because of their remote locations and rel21 atively small number of students, schools serving the
22 children of employees of the Park provide fewer serv23 ices in more basic facilities than the educational serv24 ices and facilities provided to students that attend

other schools served by the two local educational agen cies.

3 (4) Because of the long distances involved and
4 adverse weather and road conditions that occur dur5 ing much of the school year, it is impractical for the
6 children of employees of the Park who live within or
7 near the Park to attend other schools served by the
8 two local educational agencies.

9 (b) PURPOSE.—The purpose of this title is to authorize 10 the Secretary of the Interior to provide supplemental fund-11 ing and other services that are necessary to assist the State 12 of California or local educational agencies in California in 13 providing educational services for students attending 14 schools located within the Park.

15 SEC. 203. PAYMENTS FOR EDUCATIONAL SERVICES.

16 (a) AUTHORITY TO PROVIDE FUNDS.—For fiscal years 2003 through 2007, the Secretary may provide funds to the 17 Bass Lake Joint Union Elementary School District and the 18 Mariposa Unified School District for educational services 19 to students who are dependents of persons engaged in the 20 21 administration, operation, and maintenance of the Park or 22 students who live at or near the Park upon real property 23 of the United States.

(b) LIMITATIONS ON USE OF FUNDS.—Payments made
25 by the Secretary under this section may not be used for

new construction, construction contracts, or major capital
 improvements, and may be used only to pay public employ ees for services otherwise authorized by this title.

4 (c) LIMITATIONS ON AMOUNT OF FUNDS.—Payments
5 made under this section shall not exceed the lesser of
6 \$400,000 in any fiscal year or the amount necessary to pro7 vide students described in subsection (a) with educational
8 services that are normally provided and generally available
9 to students who attend public schools elsewhere in the State
10 of California.

11 (d) LIMITATION ON FUNDING SOURCES.—

12 (1) EXCEPTIONS.—Funds from the following
13 sources may not be used to make payments under this
14 section:

15 (A) Fees authorized and collected under the
16 Land and Water Conservation Fund Act of 1956
17 (16 U.S.C., 460l-4 et seq.).

(B) The recreational fee demonstration program under section 315 of the Department of the
Interior and Related Agencies Appropriations
Act, 1996 (as contained in section 101(c) of Public Law 104–134; 16 U.S.C. 460l–6a note).
(C) The national park passport program es-

24 tablished under section 602 of the National

1	Parks Omnibus Management Act of 1998 (16
2	U.S.C. 5992).
3	(D) Emergency appropriations for Yosemite
4	flood recovery.
5	(E) Funds appropriated for the Operation
6	of the National Park Service (ONPS Funds).
7	(e) DEFINITIONS.—For the purposes of this title, the
8	following definitions apply:
9	(1) LOCAL EDUCATIONAL AGENCIES.—The term
10	"local educational agencies" has the meaning given
11	that term in section 9109(26) of the Elementary and
12	Secondary Education Act of 1965.
13	(2) Educational services.—The term "edu-
14	cational services" means services that may include
15	maintenance and minor upgrades of facilities and
16	transportation to and from school.
17	(3) PARK.—The term "Park" means Yosemite
18	National Park.
19	(4) Secretary.—The term "Secretary" means
20	the Secretary of the Interior.

1	SEC. 204. AUTHORIZATION FOR PARK FACILITIES TO BE LO-
2	CATED OUTSIDE THE BOUNDARIES OF YO-
3	SEMITE NATIONAL PARK.
4	Section 814(c) of the Omnibus Parks and Public
5	Lands Management Act of 1966 (16 U.S.C. 346e) is
6	amended—
7	(1) in the first sentence—
8	(A) by inserting "and Yosemite National
9	Park" after "Zion National Park"; and
10	(B) by inserting "transportation systems
11	and" before "the establishment of"; and
12	(2) by striking "park" each place it appears and
13	inserting "parks".
14	SEC. 205. MANZANAR NATIONAL HISTORIC SITE ADVISORY
15	COMMISSIONS.
16	Section 105(h) of Public Law 102–248 (16 U.S.C. 461
17	note) is amended by striking "10 years after the date of
18	enactment of this title" and inserting "on December 31,
19	2012".
20	TITLE III—JOHN MUIR NA-
21	TIONAL HISTORIC SITE
22	BOUNDARY ADJUSTMENT
23	SEC. 301. SHORT TITLE.
24	This title may be cited as the "John Muir National
25	Historic Site Boundary Adjustment Act".

1 SEC. 302. BOUNDARY ADJUSTMENT.

2 (a) BOUNDARY.—The boundary of the John Muir Na3 tional Historic Site is adjusted to include the lands gen4 erally depicted on the map entitled "Boundary Map, John
5 Muir National Historic Site" numbered PWR-OL 4266 80,044a and dated August 2001.

7 (b) LAND ACQUISITION.—The Secretary of the Interior
8 is authorized to acquire the lands and interests in lands
9 identified as the "Boundary Adjustment Area" on the map
10 referred to in subsection (a) by donation, purchase with do11 nated or appropriated funds, exchange, or otherwise.

(c) ADMINISTRATION.—The lands and interests in
lands described in subsection (b) shall be administered as
part of the John Muir National Historic Site established
by the Act of August 31, 1964 (78 Stat. 753; 16 U.S.C.
461 note).

17 TITLE IV—SAN GABRIEL RIVER 18 WATERSHEDS STUDY

19 SEC. 401. SHORT TITLE.

20 This title may be cited as the "San Gabriel River Wa21 tersheds Study Act of 2002".

22 SEC. 402. AUTHORIZATION OF STUDY.

(a) IN GENERAL.—The Secretary of the Interior (hereinafter in this title referred to as the "Secretary", in consultation with the Secretary of Agriculture and the Sec-

retary of the Army, shall conduct a comprehensive resource
 study of the following areas:

3 (1) The San Gabriel River and its tributaries
4 north of and including the city of Santa Fe Springs,
5 and

6 (2) The San Gabriel Mountains within the terri7 tory of the San Gabriel and Lower Los Angeles Rivers
8 and Mountains Conservancy (as defined in section
9 32603(c)(1)(C) of the State of California Public Re10 source Code).

11 (b) STUDY CONDUCT AND COMPLETION.—(1) The Sec-12 retary shall conduct a comprehensive evaluation of the 13 area's natural and recreational resources to make recommendations for the future coordinated management, pro-14 15 tection and enhancement of these resources and an analysis of the cost of each option. In addition, the study shall con-16 sider a system of greenways, scenic roadways, river, and 17 trail corridors linking communities within the area. 18

19 (2) The study shall be conducted in accordance with
20 section 8(c) of Public Law 91–383 (16 U.S.C. 1a–5(c)).

(c) CONSULTATION WITH STATE AND LOCAL GOVERNMENTS.—In conducting the study authorized by this section, the Secretary shall consult with the San Gabriel and
Lower Los Angeles Rivers and Mountains Conservancy and

other appropriate State, county, and local government enti ties.

3 (d) CONSIDERATIONS.—In conducting the study au4 thorized by this section, the Secretary shall consider re5 gional flood control and drainage needs and publicly owned
6 infrastructure, including, but not limited to, wastewater
7 treatment facilities.

8 SEC. 403. REPORT.

9 Not later than 3 years after funds are made available 10 for this title, the Secretary shall submit to the Committee 11 on Energy and Natural Resources of the Senate and the 12 Committee on Resources of the House of Representatives a 13 report on the findings, conclusions, and recommendations 14 of the study.

15 TITLE V—GRAND TETON NA16 TIONAL PARK LAND EX17 CHANGE

18 SEC. 501. DEFINITIONS.

19 As used in this title:

20 (1) FEDERAL LANDS.—The term "Federal lands"
21 means public lands as defined in section 103(e) of the
22 Federal Land Policy and Management Act of 1976
23 (43 U.S.C. 1702(e)).

24 (2) GOVERNOR.—The term "Governor" means
25 the Governor of the State of Wyoming.

(3) SECRETARY.—The term "Secretary" means
 the Secretary of the Interior.

3 (4) STATE LANDS.—The term "State lands"
4 means lands and interest in lands owned by the State
5 of Wyoming within the boundaries of Grand Teton
6 National Park as identified on a map titled "Private,
7 State & County Inholdings Grand Teton National
8 Park", dated March 2001, and numbered GTNP/0001.

9 SEC. 502. ACQUISITION OF STATE LANDS.

10 (a) AUTHORIZATION TO ACQUIRE LANDS.—The Sec-11 retary is authorized to acquire approximately 1,406 acres 12 of State lands within the exterior boundaries of Grand 13 Teton National Park, as generally depicted on the map ref-14 erenced in section 101(4), by any one or a combination of 15 the following—

16 *(1) donation;*

17 (2) purchase with donated or appropriated18 funds; or

(3) exchange of Federal lands in the State of Wyoming that are identified for disposal under approved
land use plans in effect on the date of enactment of
this title under section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1712)
that are of equal value to the State lands acquired in
the exchange.

1 (b) Identification of Lands for Exchange.—In the event that the Secretary or the Governor determines that 2 3 the Federal lands eligible for exchange under subsection 4 (a)(3) are not sufficient or acceptable for the acquisition 5 of all the State lands identified in section 501(4), the Secretary shall identify other Federal lands or interests therein 6 7 in the State of Wyoming for possible exchange and shall 8 identify such lands or interests together with their estimated 9 value in a report to the Committee on Energy and Natural 10 Resources of the United States Senate and the Committee on Resources of the House of Representatives. Such lands 11 12 or interests shall not be available for exchange unless au-13 thorized by an Act of Congress enacted after the date of submission of the report. 14

15 SEC. 503. VALUATION OF STATE AND FEDERAL INTERESTS.

16 (a) AGREEMENT ON APPRAISER.—If the Secretary and 17 the Governor are unable to agree on the value of any Federal lands eligible for exchange under section 502(a)(3) or 18 State lands, then the Secretary and the Governor may select 19 20 a qualified appraiser to conduct an appraisal of those lands. The purchase or exchange under section 502(a) shall 21 22 be conducted based on the values determined by the ap-23 praisal.

24 (b) NO AGREEMENT ON APPRAISER.—If the Secretary
25 and the Governor are unable to agree on the selection of

a qualified appraiser under subsection (a), then the Sec retary and the Governor shall each designate a qualified
 appraiser. The two designated appraisers shall select a
 qualified third appraiser to conduct the appraisal with the
 advice and assistance of the two designated appraisers. The
 purchase or exchange under section 502(a) shall be con ducted based on the values determined by the appraisal.

8 (c) APPRAISAL COSTS.—The Secretary and the State
9 of Wyoming shall each pay one-half of the appraisal costs
10 under subsections (a) and (b).

11 SEC. 504. ADMINISTRATION OF STATE LANDS ACQUIRED BY 12 THE UNITED STATES.

The State lands conveyed to the United States under
section 502(a) shall become part of Grand Teton National
Park. The Secretary shall manage such lands under the Act
of August 25, 1916 (commonly known as the "National
Park Service Organic Act") and other laws, rules, and regulations applicable to Grand Teton National Park.

19 SEC. 505. AUTHORIZATION FOR APPROPRIATIONS.

20 There are authorized to be appropriated such sums as

21 may be necessary for the purposes of this title.

TITLE VI—GALISTEO BASIN AR CHAEOLOGICAL SITES PRO TECTION

4 SEC. 601. SHORT TITLE.

5 This title may be cited as the "Galisteo Basin Archae-6 ological Sites Protection Act".

7 SEC. 602. FINDINGS AND PURPOSE.

8 (a) FINDINGS.—The Congress finds that—

9 (1) the Galisteo Basin and surrounding area of
10 New Mexico is the location of many well preserved
11 prehistoric and historic archaeological resources of
12 Native American and Spanish colonial cultures;

(2) these resources include the largest ruins of
Pueblo Indian settlements in the United States, spectacular examples of Native American rock art, and
ruins of Spanish colonial settlements; and

17 (3) these resources are being threatened by nat18 ural causes, urban development, vandalism, and un19 controlled excavations.

(b) PURPOSE.—The purpose of this title is to provide
for the preservation, protection, and interpretation of the
nationally significant archaeological resources in the
Galisteo Basin in New Mexico.

1	SEC. 603. ESTABLISHMENT OF GALISTEO BASIN ARCHAE-
2	OLOGICAL PROTECTION SITES.
3	(a) IN GENERAL.—the following archaeological sites
4	located in the Galisteo Basin in the State of New Mexico,

5 totaling approximately 4,591 acres, are hereby designated

6 as Galisteo Basin Archaeological Protectio	m Sites:
--	----------

Name	Acres
Arroyo Hondo Pueblo	21
Burnt Corn Pueblo	110
Chamisa Locita Pueblo	16
Comanche Gap Petroglyphs	764
Espinoso Ridge Site	160
La Cienega Pueblo & Petroglyphs	126
La Cienega Pithouse Village	179
La Cieneguilla Petroglyphs/Camino Real Site	531
La Cieneguilla Pueblo	11
Lamy Pueblo	30
Lamy Junction Site	80
Las Huertas	44
Pa'ako Pueblo	29
Petroglyph Hill	130
Pueblo Blanco	878
Pueblo Colorado	120
Pueblo Galisteo/Las Madres	133
Pueblo Largo	60
Pueblo She	120
Rote Chert Quarry	5
San Cristobal Pueblo	520
San Lazaro Pueblo	360
San Marcos Pueblo	152
Upper Arroyo Hondo Pueblo	12
Total Acreage	4,591

7 (b) AVAILABILITY OF MAPS.—The archaeological pro-8 tection sites listed in subsection (b) are generally depicted 9 on a series of 19 maps entitled "Galisteo Basin Archae-10 ological Protection Sites" and dated July 2002. The Sec-11 retary shall keep the maps on file and available for public 12 inspection in appropriate offices in New Mexico of the Bu-13 reau of Land Management and the National Park Service. (c) BOUNDARY ADJUSTMENTS.—The Secretary may
 make minor boundary adjustments to the archaeological
 protection sites by publishing notice thereof in the Federal
 Register.

5 SEC. 604. ADDITIONAL SITES.

6 (a) IN GENERAL.—The Secretary of the Interior (in
7 this title referred to as the "Secretary") shall—

8 (1) continue to search for additional Native
9 American and Spanish colonial sites in the Galisteo
10 Basin area of New Mexico; and

(2) submit to Congress, within 3 years after the
date funds become available and thereafter as needed,
recommendations for additions to, deletions from, and
modifications of the boundaries of the list of archaeological protection sites in section 603 of this title.

(b) ADDITIONS ONLY BY STATUTE.—Additions to or
17 deletions from the list in section 603 shall be made only
18 by an Act of Congress.

19 SEC. 605. ADMINISTRATION.

(a) IN GENERAL.— (1) The Secretary shall administer
archaeological protection sites located on Federal land in
accordance with the provisions of this title, the Archaeological Resources Protection Act of 1979 (16 U.S.C. 470aa
et seq.), the Native American Graves Protection and Repatriation Act (25 U.S.C. 3001 et seq.), and other applicable

laws in a manner that will protect, preserve, and maintain
 the archaeological resources and provide for research there on.

4 (2) The Secretary shall have no authority to ad5 minister archaeological protection sites which are on
6 non-Federal lands except to the extent provided for in
7 a cooperative agreement entered into between the Sec8 retary and the landowner.

9 (3) Nothing in this title shall be construed to ex-10 tend the authorities of the Archaeological Resources 11 Protection Act of 1979 or the Native American Graves 12 Protection and Repatriation Act to private lands 13 which are designated as an archaeological protection 14 site.

15 (b) MANAGEMENT PLAN.—

(1) IN GENERAL.—Within 3 complete fiscal years 16 17 after the date funds are made available, the Secretary 18 shall prepare and transmit to the Committee on En-19 ergy and Natural Resources of the Senate and the 20 Committee on Natural Resources of the House of Rep-21 resentatives, a general management plan for the iden-22 tification, research, protection, and public interpreta-23 tion of—

24 (A) the archaeological protection sites lo25 cated on Federal land; and

1 (B) for sites on State or private lands for 2 which the Secretary has entered into cooperative 3 agreements pursuant to section 606 of this title. 4 (2) CONSULTATION.—The general management 5 plan shall be developed by the Secretary in consulta-6 tion with the Governor of New Mexico, the New Mex-7 ico State Land Commissioner, affected Native Amer-8 ican pueblos, and other interested parties.

9 SEC. 606. COOPERATIVE AGREEMENTS.

10 The Secretary is authorized to enter into cooperative agreements with owners of non-Federal lands with regard 11 to an archaeological protection site, or portion thereof, lo-12 13 cated on their property. The purpose of such an agreement shall be to enable the Secretary to assist with the protection, 14 15 preservation, maintenance, and administration of the archaeological resources and associated lands. Where appro-16 priate, a cooperative agreement may also provide for public 17 interpretation of the site. 18

19 SEC. 607. ACQUISITIONS.

(a) IN GENERAL.—The Secretary is authorized to acquire lands and interests therein within the boundaries of
the archaeological protection sites, including access thereto,
by donation, by purchase with donated or appropriated
funds, or by exchange.

19

(b) CONSENT OF OWNER REQUIRED.—The Secretary
 may only acquire lands or interests therein with the consent
 of the owner thereof.

4 (c) STATE LANDS.—The Secretary may acquire lands
5 or interests therein owned by the State of New Mexico or
6 a political subdivision thereof only by donation or exchange,
7 except that State trust lands may only be acquired by ex8 change.

9 SEC. 608. WITHDRAWAL.

Subject to valid existing rights, all Federal lands within the archaeological protection sites are hereby
withdrawn—

(1) from all forms of entry, appropriation, or
disposal under the public land laws and all amendments thereto;

16 (2) from location, entry, and patent under the
17 mining law and all amendments thereto; and

18 (3) from disposition under all laws relating to
19 mineral and geothermal leasing, and all amendments
20 thereto.

21 SEC. 609. SAVINGS PROVISIONS.

22 Nothing in this title shall be construed—

23 (1) to authorize the regulation of privately
24 owned lands within an area designated as an archae25 ological protection site;

1	(2) to modify, enlarge, or diminish any author-
2	ity of Federal, State, or local governments to regulate
3	any use of privately owned lands;
4	(3) to modify, enlarge, or diminish any author-
5	ity of Federal, State, tribal, or local governments to
6	manage or regulate any use of land as provided for
7	by law or regulation; or
8	(4) to restrict or limit a tribe from protecting
9	cultural or religious sites on tribal lands.
10	SEC. 610. AUTHORIZATION OF APPROPRIATIONS.
11	There is authorized to be appropriated such sums as
12	may be necessary to carry out this title.
13	TITLE VII—KALOKO-
	TITLEVII—KALOKO-HONOKŌHAUNATIONALHIS-
14	_
13 14 15 16	HONOKŌHAU NATIONAL HIS-
14 15 16	HONOKŌHAU NATIONAL HIS- TORICAL PARK
14 15 16 17	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE.
14 15 16 17 18	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE. This title may be cited as the "Kaloko-Honokōhau Na-
14 15 16 17 18	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE. This title may be cited as the "Kaloko-Honokōhau Na- tional Historical Park Addition Title of 2002".
14 15 16 17 18 19	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE. This title may be cited as the "Kaloko-Honokōhau Na- tional Historical Park Addition Title of 2002". SEC. 702. ADDITIONS TO KALOKO-HONOKŌHAU NATIONAL
14 15 16 17 18 19 20 21	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE. This title may be cited as the "Kaloko-Honokōhau Na- tional Historical Park Addition Title of 2002". SEC. 702. ADDITIONS TO KALOKO-HONOKŌHAU NATIONAL HISTORICAL PARK.
14 15 16 17 18 19 20 21	HONOKŌHAU NATIONAL HIS- TORICAL PARK SEC. 701. SHORT TITLE. This title may be cited as the "Kaloko-Honokōhau Na- tional Historical Park Addition Title of 2002". SEC. 702. ADDITIONS TO KALOKO-HONOKŌHAU NATIONAL HISTORICAL PARK. Section 505(a) of Public Law 95–625 (16 U.S.C.

1	(2) by striking "1978," and all that follows and
2	inserting "1978."; and
3	(3) by adding at the end the following new para-
4	graphs:
5	"(2) The boundaries of the park are modified to
6	include lands and interests therein comprised of Par-
7	cels 1 and 2 totaling 2.14 acres, identified as 'Trace
8	A' on the map entitled 'Kaloko-Honokohau National
9	Historical Park Proposed Boundary Adjustment',
10	numbered PWR (PISO) 466/82,043 and dated April
11	2002.
12	"(3) The maps referred to in this subsection shall
13	be on file and available for public inspection in the
14	appropriate offices of the National Park Service.".
15	SEC. 703. AUTHORIZATIONS OF APPROPRIATIONS.
16	There are authorized to be appropriated such sums as
17	may be necessary to carry out this title.
18	TITLE VIII—MISCELLANEOUS
19	TECHNICAL AMENDMENTS
20	SEC. 801. LACKAWANNA VALLEY HERITAGE AREA.
21	Section 106(a) of the Lackawanna Valley National
22	Heritage Area Act of 2000 (Public Law 106–278; 16 U.S.C.
23	461 note) is amended to read as follows:

"(a) AUTHORITIES OF MANAGEMENT ENTITY.—For
 purposes of preparing and implementing the management
 plan, the management entity may—

4 "(1) make grants to, and enter into cooperative
5 agreements with, the State and political subdivisions
6 of the State, private organizations, or any person;
7 and

8 "(2) hire and compensate staff.".

9 SEC. 802. HAWAIIAN SPELLING ERRORS.

Section 5 of the Act entitled "An Act to add certain
lands on the Island of Hawaii to the Hawaii National
Park, and for other purposes", as added by Public Law 99–
564 (100 Stat. 3179; 16 U.S.C. 392c) is amended by striking "Hawaii Volcanoes" each place it appears and inserting "Hawaii Volcanoes".

16SEC. 803. "I HAVE A DREAM" PLAQUE AT LINCOLN MEMO-17RIAL.

18 Section 2 of Public Law 106–365 (114 Stat. 1409) is
19 amended by striking "and expand contributions" and in20 serting "and expend contributions".

21 SEC. 804. WILD AND SCENIC RIVERS AND NATIONAL
22 TRAILS.

(a) WILD AND SCENIC RIVERS.—Section 3(a) of the
Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is
amended—

	24
1	(1) by redesignating the paragraph (162), per-
2	taining to White Clay Creek, Delaware and Pennsyl-
3	vania, as paragraph (163);
4	(2) by designating the second paragraph (161),
5	pertaining to the Wekiva River, Wekiwa Springs
6	Run, Rock Springs Run, and Black Water Creek,
7	Florida, as paragraph (162);
8	(3) by designating the undesignated paragraph
9	pertaining to the Wildhorse and Kiger Creeks, Or-
10	egon, as paragraph (164); and
11	(4) by redesignating the third paragraph (161),
12	pertaining to the Lower Delaware River and associ-
13	ated tributaries, New Jersey and Pennsylvania, as
14	paragraph (165).
15	(b) NATIONAL TRAILS.—Section 5(a) of the National
16	Trails System Act (16 U.S.C. 1244(a)) is amended by redes-
17	ignating the second paragraph (21), pertaining to the Ala
18	Kahakai National Historic Trail, and enacted by Public
19	Law 106–509 as paragraph (22).
20	SEC. 805. JAMESTOWN 400th COMMEMORATION COMMIS-
21	SION.
22	The Jamestown 400th Commemoration Commission
23	Act of 2000 (Public Law 106-565; 114 Stat. 2812; 16
24	U.S.C. 81 note) is amended—
25	(1) in section 2(a)(5), by striking "State";

1	(2) in sections $2(b)$, $3(3)$, and $4(h)$, by striking
2	"State" and inserting "Commonwealth" each place it
3	appears;
4	(3) in section 3, by striking paragraph (5) and
5	inserting the following:
6	"(5) Commonwealth.—The term 'Common-
7	wealth' means the Commonwealth of Virginia, includ-
8	ing agencies and entities of the Commonwealth."; and
9	(4) in section $4(b)(1)$, by striking "16" and in-
10	serting "15".
11	SEC. 806. ROSIE THE RIVETER-WORLD WAR II HOME
12	FRONT NATIONAL HISTORICAL PARK.
13	The Rosie the Riveter/World War II Home Front Na-
14	tional Historical Park Establishment Act of 2000 (Public
15	Law 106–352; 114 Stat. 1371; 16 U.S.C 410ggg-1) is
16	amended—
17	(1) in section $2(a)$, by striking "numbered 963/
18	80000" and inserting "numbered 963/80,000";
19	(2) in section $3(a)(1)$, by striking "August 35"
20	and inserting "August 25".
21	(3) in section $3(b)(1)$, by striking "the World
22	War II Child Development Centers, the World War II
23	worker housing, the Kaiser-Permanente Field Hos-
24	pital, and Fire Station 67A," and inserting "the
25	Child Development Field Centers (Ruth C. Powers)

1	(Maritime), Atchison Housing, the Kaiser-
2	Permanente Field Hospital, and Richmond Fire Sta-
3	tion 67A,"; and
4	(4) in section $3(e)(2)$, by striking "the World
5	War II day care centers, the World War II worker
6	housing, the Kaiser-Permanente Field Hospital, and
7	Fire Station 67," and inserting "the Child Develop-
8	ment Field Centers (Ruth C. Powers) (Maritime),
9	Atchison Housing, the Kaiser-Permanente Field Hos-
10	pital, and Richmond Fire Station 67A,".
11	SEC. 807. VICKSBURG CAMPAIGN TRAIL BATTLEFIELDS.
12	The Vicksburg Campaign Trail Battlefields Preserva-
13	tion Act of 2000 (Public Law 106–487; 114 Stat. 2202) is
14	amended—
15	(1) in section $2(a)(1)$, by striking "and Ten-
16	nessee" and inserting "Tennessee, and Kentucky";
17	(2) in section 3(1), by striking "and Tennessee,"
18	and inserting "Tennessee, and Kentucky,"; and
19	(3) in section $3(2)$ —
20	(A) by striking "and" at the end of sub-
21	paragraph (R);
22	(B) by redesignating subparagraph (S) as
23	subparagraph (T); and
24	(C) by inserting a new subparagraph (S) as
25	follows:

4 SEC. 808. HARRIET TUBMAN SPECIAL RESOURCE STUDY.

5 Section 3(c) of the Harriet Tubman Special Resource
6 Study Act (Public Law 106–516; 114 Stat. 2405) is amend7 ed by striking "Public Law 91–383" and all that follows
8 through "3501)" and inserting "the National Park System
9 General Authorities Act (16 U.S.C. 1a–5)".

10SEC. 809. PUBLIC LAND MANAGEMENT AGENCY FOUNDA-11TIONS.

12 Employees of the foundations established by Acts of
13 Congress to solicit private sector funds on behalf of Federal
14 land management agencies shall qualify for General Service
15 Administration contract airfares.

16 SEC. 810. POPULAR NAMES.

(a) NATIONAL PARK SERVICE ORGANIC ACT.—The Act
of August 25, 1916 (16 U.S.C. 1 et seq.; popularly known
as the "National Park Service Organic Act", is amended
by adding at the end the following new section:

21 "SEC. 5. This Act may be cited as the 'National Park
22 Service Organic Act'.".

(b) NATIONAL PARK SYSTEM GENERAL AUTHORITIES
ACT.—Public Law 91–383 (16 U.S.C. 1a–1 et seq.; popularly known as the "National Park System General Au-

thorities Act") is amended by adding at the end the fol lowing new section:

3 "SEC. 14. This Act may be cited as the 'National Park
4 System General Authorities Act'.".

5 SEC. 811. PARK POLICE INDEMNIFICATION.

6 Section 2(b) of the Act of November 6, 2000 (Public
7 Law 106–437; 114 Stat. 1921) is amended by striking "the
8 Act" and inserting "of the Act".

9 SEC. 812. BOSTON HARBOR ISLANDS NATIONAL RECRE-10 ATION AREA.

Section 1029(c)(2)(B)(i) of division I of the Omnibus
Parks and Public Lands Management Act of 1996 (Public
Law 104–333; 110 Stat. 4233) is amended by striking "reference" and inserting "referenced".

15 SEC. 813. NATIONAL HISTORIC PRESERVATION ACT.

16 Section 5(a)(8) of the National Historic Preservation
17 Act Amendments of 2000 (P.L. 106–208; 114 Stat. 319) is
18 amended by striking "section 110(1)" and inserting "sec19 tion 110(l)".

20 SEC. 814. ADDITIONAL TECHNICAL AMENDMENTS TO THE21NATIONAL TRAILS SYSTEM ACT.

22 The National Trails System Act (16 U.S.C. 1241) is
23 amended—

24 (1) in section 5(c)(19), by striking "Kissimme"
25 and inserting "Kissimmee";

1 (2) in section 5(c)(40)(D) by striking "later 2 that" and inserting "later than": (3) in the first sentence of section 5(d) by strik-3 ing "establishment."; and 4 (4) in section 10(c)(1) by striking "The Ice Age" 5 6 and inserting "the Ice Age". TITLE IX—GOLDEN CHAIN HIGH-7 NATIONAL WAY HERITAGE 8 CORRIDOR STUDY 9 10 SEC. 901. GOLDEN CHAIN HIGHWAY STUDY.

11 (a) STUDY.—Not later than 3 years after the date that funds are made available for this section, the Secretary of 12 the Interior, in consultation with affected local govern-13 ments, the State of California, State and local historic pres-14 15 ervation offices, community organizations, and the Golden Chain Council, shall complete a special resource study of 16 the national significance, suitability, and feasibility of es-17 tablishing Highway 49 in California, known as the "Golden 18 Chain Highway", as a National Heritage Corridor. 19 20 (b) CONTENTS.—The study shall include an analysis 21 of— 22 (1) the significance of Highway 49 in American 23 history; 24 (2) options for preservation and use of the high-

way;

25

1	(2) options for intermetation of significant for
1	(3) options for interpretation of significant fea-
2	tures associated with the highway; and
3	(4) private sector preservation alternatives.
4	(c) BOUNDARIES OF STUDY AREA.—The area studied
5	under this section shall be comprised of Highway 49 in
6	California extending from the city of Oakhurst in Madera
7	County to the city of Tuttletown in Tuolumne County, and
8	lands, structures, and cultural resources within the imme-
9	diate vicinity of the highway.
10	(d) REPORT.—Not later than 30 days after completion
11	of the study required by this section, the Secretary shall
12	submit a report describing the results of the study to the
13	Committee on Energy and Natural Resources of the Senate
14	and the Committee on Resources of the House of Representa-
15	tives.
16	TITLE X—AMENDMENTS TO THE
17	VALLES CALDERA PRESERVA-

18 **TION ACT**

19SEC. 1001. AMENDMENTS TO THE VALLES CALDERA PRES-20ERVATION ACT.

21 The Valles Caldera Preservation Act (16 U.S.C. 698v)
22 is amended—

23 (1) in section 106(d)(1) by inserting after the
24 first full sentence the following—

"Employees of the Trust may be employed under contract
 or employment agreement, the terms and conditions of
 which shall be determined by the Trust in conformance with
 this subsection.";

5 (2) in section 106(d)(2) by adding at the end the
6 following—

7 "(C) Return to competitive service.— Employees of the Trust who have previous service 8 9 in the competitive service shall not be precluded 10 from consideration for any position open gen-11 erally to other Federal employees. In considering 12 an employee of the Trust for a position within 13 the competitive service, the employing agency 14 shall consider a position with the Trust to be 15 comparable to a similar position within the com-16 petitive service as it relates to classification and 17 General Schedule pay rates.";

18 (3) by modifying section 108(g) to read as fol19 lows:

20 "(g) LAW ENFORCEMENT AND FIRE MANAGEMENT.—

21 "(1) LAW ENFORCEMENT.—The Secretary shall
22 provide law enforcement services under a cooperative
23 agreement with the Trust to the extent generally au24 thorized in other units of the National Forest System.
25 The Trust shall be deemed a Federal agency for pur-

poses of the law enforcement authorities of the Sec retary within the meaning of section 15008 of the Na tional Forest System Drug Control Act of 1986 (16
 U.S.C. 559(g)).

"(2) FIRE MANAGEMENT.—The Secretary shall 5 6 provide fire suppression and rehabilitation services 7 under a cooperative agreement with the Trust to the 8 extent generally authorized on other units of the Na-9 tional Forest System. At the request of the Trust, the 10 Secretary may provide fire presuppression services; 11 except that the Trust shall reimburse the Secretary for 12 salaries and expenses of fire management personnel, 13 commensurate with services provided.": and

14 (4) by modifying section 107(e)(2) to read as fol15 lows:

16 "(2) Compensation of trustees.—Trustees 17 may receive, upon request, compensation for each day 18 (including travel time) that they are engaged in the 19 performance of functions of the Board. Compensation 20 shall not exceed the daily equivalent of the annual 21 rate in effect for members of the Senior Executive 22 Service at the ES-1 level, and shall be in addition to 23 any reimbursement for travel, subsistence and other 24 necessary expenses incurred by them in the perform-25 ance of their duties. Members of the Board who are

1	officers or employees of the United States shall not re-
2	ceive any additional compensation by reason of serv-
3	ice on the Board.".
4	TITLE XI—UTAH MUSEUM OF
5	NATURAL HISTORY
6	SEC. 1101. SHORT TITLE.
7	This title may be cited as the "Utah Public Lands Ar-
8	tifact Preservation Act".
9	SEC. 1102. FINDINGS.
10	Congress finds that—
11	(1) the collection of the Utah Museum of Natural
12	History in Salt Lake City, Utah, includes more than
13	1,000,000 archaeological, paleontological, zoological,
14	geological, and botanical artifacts;
15	(2) the collection of items housed by the Museum
16	contains artifacts from land managed by—
17	(A) the Bureau of Land Management;
18	(B) the Bureau of Reclamation;
19	(C) the National Park Service;
20	(D) the United States Fish and Wildlife
21	Service; and
22	(E) the Forest Service;
23	(3) more than 75 percent of the Museum's collec-
24	tion was recovered from federally managed public
25	land; and

1	(4) the Museum has been designated by the legis-
2	lature of the State of Utah as the State museum of
3	natural history.
4	SEC. 1103. DEFINITIONS.
5	In this title:
6	(1) MUSEUM.—The term "Museum" means the
7	University of Utah Museum of Natural History in
8	Salt Lake City, Utah.
9	(2) Secretary.—The term "Secretary" means
10	the Secretary of the Interior.
11	SEC. 1104. ASSISTANCE FOR UNIVERSITY OF UTAH MUSEUM
12	OF NATURAL HISTORY.
13	(a) Assistance for Museum.—The Secretary shall
14	make a grant to the University of Utah in Salt Lake City,
15	Utah, to pay the Federal share of the costs of construction
16	of a new facility for the Museum, including the design,
17	planning, furnishing, and equipping of the Museum.
18	(b) Grant Requirements.—
19	(1) IN GENERAL.—To receive a grant under sub-
19 20	(1) IN GENERAL.—To receive a grant under sub- section (b), the Museum shall submit to the Secretary
20	section (b), the Museum shall submit to the Secretary
20 21	section (b), the Museum shall submit to the Secretary a proposal for the use of the grant.
20 21 22	section (b), the Museum shall submit to the Secretary a proposal for the use of the grant. (2) FEDERAL SHARE.—The Federal share of the

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated to carry out this section
 \$15,000,000, to remain available until expended.

Attest:

Secretary.



SENATE AMENDMENT TO HOUSE AMENDMENT