108TH CONGRESS 1ST SESSION

S. 523

To make technical corrections to laws relating to Native Americans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 5, 2003

Mr. Campbell introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

A BILL

To make technical corrections to laws relating to Native Americans, 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,
- 3 SECTION. 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Native American Technical Corrections Act of 2003".
- 6 (b) Table of Contents of Contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definition of Secretary.

TITLE I—TECHNICAL AMENDMENTS AND OTHER PROVISIONS RELATING TO NATIVE AMERICANS

Subtitle A—Technical Amendments

- Sec. 101. Ute Mountain Ute Tribe; oil shale reserve.
- Sec. 102. Bosque Redondo Memorial Act.
- Sec. 103. Navajo-Hopi Land Settlement Act.
- Sec. 104. Cow Creek Band of Umpqua Indians.
- Sec. 105. Pueblo de Cochiti; modification of settlement.
- Sec. 106. Chippewa Cree Tribe; modification of settlement.
- Sec. 107. Mississippi Band of Choctaw Indians.

Subtitle B—Other Provisions Relating to Native Americans

- Sec. 111. Barona Band of Mission Indians; facilitation of construction of pipeline to provide water for emergency fire suppression and other purposes.
- Sec. 112. Conveyance of Native Alaskan objects.
- Sec. 113. Oglala Sioux Tribe; waiver of repayment of expert assistance loans.
- Sec. 114. Pueblo of Acoma; land and mineral consolidation.
- Sec. 115. Pueblo of Santo Domingo; waiver of repayment of expert assistance loans.
- Sec. 116. Quinault Indian Nation; water feasibility study.
- Sec. 117. Santee Sioux Tribe; study and report.
- Sec. 118. Seminole Tribe of Oklahoma; waiver of repayment of expert assistance loans.
- Sec. 119. Shakopee Mdewakanton Sioux Community.

TITLE II—PUEBLO OF SANTA CLARA AND PUEBLO OF SAN ILDEFONSO

- Sec. 201. Definitions.
- Sec. 202. Trust for the Pueblo of Santa Clara, New Mexico.
- Sec. 203. Trust for the Pueblo of San Ildefonso, New Mexico.
- Sec. 204. Survey and legal descriptions.
- Sec. 205. Administration of trust land.
- Sec. 206. Effect.
- Sec. 207. Gaming.

TITLE III—DISTRIBUTION OF QUINAULT PERMANENT FISHERIES FUNDS

- Sec. 301. Distribution of judgment funds.
- Sec. 302. Conditions for distribution.

1 SEC. 2. DEFINITION OF SECRETARY.

- 2 In this Act, except as otherwise provided in this Act,
- 3 the term "Secretary" means the Secretary of the Interior.

1	TITLE I—TECHNICAL AMEND-
2	MENTS AND OTHER PROVI-
3	SIONS RELATING TO NATIVE
4	AMERICANS
5	Subtitle A—Technical Amendments
6	SEC. 101. UTE MOUNTAIN UTE TRIBE; OIL SHALE RESERVE.
7	Section 3405(c) of the Strom Thurmond National
8	Defense Authorization Act for Fiscal Year 1999 (10
9	U.S.C. 7420 note; Public Law 105–261) is amended by
10	striking paragraph (3) and inserting the following:
11	"(3) With respect to the land conveyed to the
12	Tribe under subsection (b)—
13	"(A) the land shall not be subject to any
14	Federal restriction on alienation; and
15	"(B) no grant, lease, exploration or devel-
16	opment agreement, or other conveyance of the
17	land (or any interest in the land) that is au-
18	thorized by the governing body of the Tribe
19	shall be subject to approval by the Secretary of
20	the Interior or any other Federal official.".
21	SEC. 102. BOSQUE REDONDO MEMORIAL ACT.
22	Section 206 of the Bosque Redondo Memorial Act
23	(16 U.S.C. 431 note; Public Law 106–511) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (1), by striking "2000"
2	and inserting "2004"; and
3	(B) in paragraph (2), by striking "2001
4	and 2002" and inserting "2005 and 2006";
5	and
6	(2) in subsection (b), by striking "2002" and
7	inserting "2007,".
8	SEC. 103. NAVAJO-HOPI LAND SETTLEMENT ACT.
9	Section 25(a)(8) of Public Law 93–531 (commonly
10	known as the "Navajo-Hopi Land Settlement Act of
11	1974") (25 U.S.C. 40d-24(a)(8)) is amended by striking
12	"annually for fiscal years 1995, 1996, 1997, 1998, 1999,
13	and 2000" and inserting "for each of fiscal years 2003
14	through 2008".
15	SEC. 104. COW CREEK BAND OF UMPQUA INDIANS.
16	Section 7 of the Cow Creek Band of Umpqua Tribe
17	of Indians Recognition Act (25 U.S.C. 712e) is amended
18	in the third sentence by inserting before the period at the
19	end the following: ", and shall be treated as on-reservation
20	land for the purpose of processing acquisitions of real
21	property into trust".
22	SEC. 105. PUEBLO DE COCHITI; MODIFICATION OF SETTLE-
23	MENT.
24	Section 1 of Public Law 102–358 (106 Stat. 960)
25	is amended—

1	(1) by striking "implement the settlement" and
2	inserting the following: "implement—
3	"(1) the settlement;";
4	(2) by striking the period at the end and insert-
5	ing "; and"; and
6	(3) by adding at the end the following:
7	"(2) the modifications regarding the use of the
8	settlement funds as described in the agreement
9	known as the 'First Amendment to Operation and
10	Maintenance Agreement for Implementation of
11	Cochiti Wetlands Solution', executed—
12	"(A) on October 22, 2001, by the Army
13	Corps of Engineers;
14	"(B) on October 25, 2001, by the Pueblo
15	de Cochiti of New Mexico; and
16	"(C) on November 8, 2001, by the Sec-
17	retary of the Interior.".
18	SEC. 106. CHIPPEWA CREE TRIBE; MODIFICATION OF SET-
19	TLEMENT.
20	(a) In General.—Section 101(b)(3) of the Chip-
21	pewa Cree Tribe of The Rocky Boy's Reservation Indian
22	Reserved Water Rights Settlement and Water Supply En-
23	hancement Act of 1999 (Public Law 106–163; 113 Stat.
24	1782) is amended by striking "3 years" and inserting "6
25	vears".

- 1 (b) Effective Date.—The amendment made by
- 2 subsection (a) shall apply to any decree described in sec-
- 3 tion 101(b)(1) of the Chippewa Cree Tribe of The Rocky
- 4 Boy's Reservation Indian Reserved Water Rights Settle-
- 5 ment and Water Supply Enhancement Act of 1999 (Public
- 6 Law 106–163; 113 Stat. 1782) entered into on or after
- 7 December 9, 1999.

8 SEC. 107. MISSISSIPPI BAND OF CHOCTAW INDIANS.

- 9 Section 1(a)(2) of Public Law 106–228 (114 Stat.
- 10 462) is amended by striking "report entitled" and all that
- 11 follows through "is hereby declared" and inserting the fol-
- 12 lowing: "report entitled 'Report of May 17, 2002, Clari-
- 13 fying and Correcting Legal Descriptions or Recording In-
- 14 formation for Certain Lands placed into Trust and Res-
- 15 ervation Status for the Mississippi Band of Choctaw Indi-
- 16 ans by Section 1(a)(2) of Pub. L. 106-228, as amended
- 17 by Title VIII, Section 811 of Pub. L. 106–568', on file
- 18 in the Office of the Superintendent, Choctaw Agency, Bu-
- 19 reau of Indian Affairs, Department of the Interior, is de-
- 20 clared".

1	Subtitle B—Other Provisions
2	Relating to Native Americans
3	SEC. 111. BARONA BAND OF MISSION INDIANS; FACILITA-
4	TION OF CONSTRUCTION OF PIPELINE TO
5	PROVIDE WATER FOR EMERGENCY FIRE SUP-
6	PRESSION AND OTHER PURPOSES.
7	(a) In General.—Notwithstanding any other provi-
8	sion of law, subject to valid existing rights under Federal
9	and State law, and to any easements or similar restrictions
10	which may be granted to the city of San Diego, California,
11	for the construction, operation and maintenance of a pipe-
12	line and related appurtenances and facilities for conveying
13	water from the San Vicente Reservoir to the Barona In-
14	dian Reservation, or for conservation, wildlife or habitat
15	protection, or related purposes, the land described in sub-
16	section (b), fee title to which is held by the Barona Band
17	of Mission Indians of California (referred to in this section
18	as the "Band")—
19	(1) is declared to be held in trust by the United
20	States for the benefit of the Band; and
21	(2) shall be considered to be a portion of the
22	reservation of the Band.
23	(b) Land.—The land referred to in subsection (a) is
24	land comprising approximately 85 acres in San Diego
25	County, California, and described more particularly as fol-

- 1 lows: San Bernardino Base and Meridian; T. 14 S., R.
- 2 1 E.; sec. 21: W¹/₂ SE¹/₄, 68 acres; NW¹/₄ NW¹/₄, 17
- 3 acres.
- 4 (c) Gaming.—The land taken into trust by sub-
- 5 section (a) shall neither be considered to have been taken
- 6 into trust for gaming, nor be used for gaming (as that
- 7 term is used in the Indian Gaming Regulatory Act (25)
- 8 U.S.C. 2701 et seq.).

9 SEC. 112. CONVEYANCE OF NATIVE ALASKAN OBJECTS.

- 10 Notwithstanding any provision of law affecting the
- 11 disposal of Federal property, on the request of the Chu-
- 12 gach Alaska Corporation or Sealaska Corporation, the
- 13 Secretary of Agriculture shall convey to whichever of those
- 14 corporations that has received title to a cemetery site or
- 15 historical place on National Forest System land conveyed
- 16 under section 14(h)(1) of the Alaska Native Claims Settle-
- 17 ment Act (43 U.S.C. 1613(h)(1)) all artifacts, physical re-
- 18 mains, and copies of any available field records that—
- 19 (1)(A) are in the possession of the Secretary of
- 20 Agriculture; and
- 21 (B) have been collected from the cemetery site
- or historical place; but
- 23 (2) are not required to be conveyed in accord-
- ance with the Native American Graves Protection

1	and Repatriation Act (25 U.S.C. 3001 et seq.) or
2	any other applicable law.
3	SEC. 113. OGLALA SIOUX TRIBE; WAIVER OF REPAYMENT
4	OF EXPERT ASSISTANCE LOANS.
5	Notwithstanding any other provision of law—
6	(1) the balances of all outstanding expert as-
7	sistance loans made to the Oglala Sioux Tribe under
8	Public Law 88–168 (77 Stat. 301), and relating to
9	Oglala Sioux Tribe v. United States (Docket No.
10	117 of the United States Court of Federal Claims),
11	including all principal and interest, are canceled; and
12	(2) the Secretary shall take such action as is
13	necessary to—
14	(A) document the cancellation under para-
15	graph (1); and
16	(B) release the Oglala Sioux Tribe from
17	any liability associated with any loan described
18	in paragraph (1).
19	SEC. 114. PUEBLO OF ACOMA; LAND AND MINERAL CON-
20	SOLIDATION.
21	(a) Definition of Bidding or Royalty Cred-
22	IT.—The term "bidding or royalty credit" means a legal
23	instrument or other written documentation, or an entry
24	in an account managed by the Secretary, that may be used
25	in lieu of any other monetary payment for—

1	(1) a bonus bid for a lease sale on the outer
2	Continental Shelf; or
3	(2) a royalty due on oil or gas production;
4	for any lease located on the outer Continental Shelf
5	outside the zone defined and governed by section
6	8(g)(2) of the Outer Continental Shelf Lands Act
7	(43 U.S.C. 1337(g)(2)).
8	(b) Authority.—Notwithstanding any other provi-
9	sion of law, the Secretary may acquire any nontribal inter-
10	est in or to land (including an interest in mineral or other
11	surface or subsurface rights) within the boundaries of the
12	Acoma Indian Reservation for the purpose of carrying out
13	Public Law 107–138 (116 Stat. 6) by issuing bidding or
14	royalty credits under this section in an amount equal to
15	the value of the interest acquired by the Secretary, as de-
16	termined under section 1(a) of Public Law 107–138 (116
17	Stat. 6).
18	(c) Use of Bidding and Royalty Credits.—On
19	issuance by the Secretary of a bidding or royalty credit
20	under subsection (b), the bidding or royalty credit—
21	(1) may be freely transferred to any other per-
22	son (except that, before any such transfer, the trans-
23	feror shall notify the Secretary of the transfer by
24	such method as the Secretary may specify); and

1	(2) shall remain available for use by any other
2	person during the 5-year period beginning on the
3	date of issuance by the Secretary of the bidding or
4	royalty credit.
5	SEC. 115. PUEBLO OF SANTO DOMINGO; WAIVER OF REPAY-
6	MENT OF EXPERT ASSISTANCE LOANS.
7	Notwithstanding any other provision of law—
8	(1) the balances of all expert assistance loans
9	made to the Pueblo of Santo Domingo under Public
10	Law 88–168 (77 Stat. 301), and relating to Pueblo
11	of Santo Domingo v. United States (Docket No. 355
12	of the United States Court of Federal Claims), in-
13	cluding all principal and interest, are canceled; and
14	(2) the Secretary shall take such action as is
15	necessary to—
16	(A) document the cancellation under para-
17	graph (1); and
18	(B) release the Pueblo of Santo Domingo
19	from any liability associated with any loan de-
20	scribed in paragraph (1).
21	SEC. 116. QUINAULT INDIAN NATION; WATER FEASIBILITY
22	STUDY.
23	(a) In General.—The Secretary may carry out a
24	water source, quantity, and quality feasibility study for the
25	Quinault Indian Nation, to identify ways to meet the cur-

- 1 rent and future domestic and commercial water supply
- 2 and distribution needs of the Quinault Indian Nation on
- 3 the Olympic Peninsula, Washington.
- 4 (b) Public Availability of Results.—As soon as
- 5 practicable after completion of a feasibility study under
- 6 subsection (a), the Secretary shall—
- 7 (1) publish in the Federal Register a notice of
- 8 the availability of the results of the feasibility study;
- 9 and
- 10 (2) make available to the public, on request, the
- 11 results of the feasibility study.
- 12 SEC. 117. SANTEE SIOUX TRIBE; STUDY AND REPORT.
- 13 (a) Study.—Pursuant to reclamation laws, the Sec-
- 14 retary, acting through the Bureau of Reclamation and in
- 15 consultation with the Santee Sioux Tribe of Nebraska (re-
- 16 ferred to in this subtitle as the "Tribe"), shall conduct
- 17 a feasibility study to determine the most feasible method
- 18 of developing a safe and adequate municipal, rural, and
- 19 industrial water treatment and distribution system for the
- 20 Santee Sioux Tribe of Nebraska that could serve the tribal
- 21 community and adjacent communities and incorporate
- 22 population growth and economic development activities for
- 23 a period of 40 years.
- 24 (b) Cooperative Agreement.—At the request of
- 25 the Tribe, the Secretary shall enter into a cooperative

1	agreement with the Tribe for activities necessary to con-
2	duct the study required by subsection (a) regarding which
3	the Tribe has unique expertise or knowledge.
4	(c) REPORT.—Not later than 1 year after funds are
5	made available to carry out this subtitle, the Secretary
6	shall submit to Congress a report containing the results
7	of the study required by subsection (a).
8	(d) Authorization of Appropriations.—There is
9	authorized to be appropriated to the Secretary to carry
10	out this section \$500,000, to remain available until ex-
11	pended.
12	SEC. 118. SEMINOLE TRIBE OF OKLAHOMA; WAIVER OF RE
13	PAYMENT OF EXPERT ASSISTANCE LOANS.
14	Notwithstanding any other provision of law—
15	(1) the balances of all outstanding expert as-
	(1) the balances of all outstanding expert assistance loans made to the Seminole Tribe of Okla-
15	
15 16	sistance loans made to the Seminole Tribe of Okla-
15 16 17 18	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and
15 16 17	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and relating to Seminole Tribe of Oklahoma v. United
15 16 17 18 19 20	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and relating to Seminole Tribe of Oklahoma v. United States (Docket No. 247 of the United States Court
15 16 17 18 19	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and relating to Seminole Tribe of Oklahoma v. United States (Docket No. 247 of the United States Court of Federal Claims), including all principal and inter-
15 16 17 18 19 20 21	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and relating to Seminole Tribe of Oklahoma v. United States (Docket No. 247 of the United States Court of Federal Claims), including all principal and interest, are canceled; and
15 16 17 18 19 20 21 22	sistance loans made to the Seminole Tribe of Oklahoma under Public Law 88–168 (77 Stat. 301), and relating to Seminole Tribe of Oklahoma v. United States (Docket No. 247 of the United States Court of Federal Claims), including all principal and interest, are canceled; and (2) the Secretary shall take such action as is

1	(B) release the Seminole Tribe of Okla-
2	homa from any liability associated with any
3	loan described in paragraph (1).
4	SEC. 119. SHAKOPEE MDEWAKANTON SIOUX COMMUNITY.
5	(a) In General.—Notwithstanding any other provi-
6	sion of law, without further authorization by the United
7	States, the Shakopee Mdewakanton Sioux Community in
8	the State of Minnesota (referred to in this section as the
9	"Community") may lease, sell, convey, warrant, or other-
10	wise transfer all or any part of the interest of the Commu-
11	nity in or to any real property that is not held in trust
12	by the United States for the benefit of the Community.
13	(b) No Effect on Trust Land.—Nothing in this
14	section—
15	(1) authorizes the Community to lease, sell,
16	convey, warrant, or otherwise transfer all or part of
17	an interest in any real property that is held in trust
18	by the United States for the benefit of the Commu-
19	nity; or
20	(2) affects the operation of any law governing
21	leasing, selling, conveying, warranting, or otherwise
22	transferring any interest in that trust land.

TITLE

II—PUEBLO OF

SANTA

CLARA AND PUEBLO OF SAN 2 **ILDEFONSO** 3 SEC. 201. DEFINITIONS. 5 In this title: 6 AGREEMENT.—The term "Agreement" means the agreement entitled "Agreement to Affirm 7 8 Boundary Between Pueblo of Santa Clara and Pueb-9 lo of San Ildefonso Aboriginal Lands Within Garcia 10 Canyon Tract", entered into by the Governors on 11 December 20, 2000. 12 (2) BOUNDARY LINE.—The term "boundary 13 line" means the boundary line established under sec-14 tion 204(a). GOVERNORS.—The "Governors" 15 term (3)16 means-17 (A) the Governor of the Pueblo of Santa 18 Clara, New Mexico; and 19 (B) the Governor of the Pueblo of San 20 Ildefonso, New Mexico. 21 (4) Indian tribe.—The term "Indian tribe" 22 has the meaning given the term in section 4 of the 23 Indian Self-Determination and Education Assistance 24 Act (25 U.S.C. 450b). (5) Pueblos.—The term "Pueblos" means— 25

1	(A) the Pueblo of Santa Clara, New Mex-
2	ico; and
3	(B) the Pueblo of San Ildefonso, New Mex-
4	ico.
5	(6) Trust land.—The term "trust land"
6	means the land held by the United States in trust
7	under section 202(a) or 203(a).
8	SEC. 202. TRUST FOR THE PUEBLO OF SANTA CLARA, NEW
9	MEXICO.
10	(a) In General.—All right, title, and interest of the
11	United States in and to the land described in subsection
12	(b), including improvements on, appurtenances to, and
13	mineral rights (including rights to oil and gas) to the land,
14	shall be held by the United States in trust for the Pueblo
15	of Santa Clara, New Mexico.
16	(b) DESCRIPTION OF LAND.—The land referred to in
17	subsection (a) consists of approximately 2,484 acres of
18	Bureau of Land Management land located in Rio Arriba
19	County, New Mexico, and more particularly described
20	as—
21	(1) the portion of T. 20 N., R. 7 E., sec. 22,
22	New Mexico Principal Meridian, that is located
23	north of the boundary line;
24	(2) the southern half of T. 20 N., R. 7 E., sec.
25	23, New Mexico Principal Meridian;

1	(3) the southern half of T. 20 N., R. 7 E., sec.
2	24, New Mexico Principal Meridian;
3	(4) T. 20 N., R. 7 E., sec. 25, excluding the 5-
4	acre tract in the southeast quarter owned by the
5	Pueblo of San Ildefonso;
6	(5) the portion of T. 20 N., R. 7 E., sec. 26,
7	New Mexico Principal Meridian, that is located
8	north and east of the boundary line;
9	(6) the portion of T. 20 N., R. 7 E., sec. 27,
10	New Mexico Principal Meridian, that is located
11	north of the boundary line;
12	(7) the portion of T. 20 N., R. 8 E., sec. 19,
13	New Mexico Principal Meridian, that is not included
14	in the Santa Clara Pueblo Grant or the Santa Clara
15	Indian Reservation; and
16	(8) the portion of T. 20 N., R. 8 E., sec. 30,
17	that is not included in the Santa Clara Pueblo Grant
18	or the San Ildefonso Grant.
19	SEC. 203. TRUST FOR THE PUEBLO OF SAN ILDEFONSO,
20	NEW MEXICO.
21	(a) In General.—All right, title, and interest of the
22	United States in and to the land described in subsection
23	(b), including improvements on, appurtenances to, and
24	mineral rights (including rights to oil and gas) to the land.

- 1 shall be held by the United States in trust for the Pueblo
- 2 of San Ildefonso, New Mexico.
- 3 (b) Description of Land.—The land referred to in
- 4 subsection (a) consists of approximately 2,000 acres of
- 5 Bureau of Land Management land located in Rio Arriba
- 6 County and Santa Fe County in the State of New Mexico,
- 7 and more particularly described as—
- 8 (1) the portion of T. 20 N., R. 7 E., sec. 22,
- 9 New Mexico Principal Meridian, that is located
- south of the boundary line;
- 11 (2) the portion of T. 20 N., R. 7 E., sec. 26,
- 12 New Mexico Principal Meridian, that is located
- south and west of the boundary line;
- 14 (3) the portion of T. 20 N., R. 7 E., sec. 27,
- 15 New Mexico Principal Meridian, that is located
- south of the boundary line;
- 17 (4) T. 20 N., R. 7 E., sec. 34, New Mexico
- 18 Principal Meridian; and
- 19 (5) the portion of T. 20 N., R. 7 E., sec. 35,
- New Mexico Principal Meridian, that is not included
- in the San Ildefonso Pueblo Grant.
- 22 SEC. 204. SURVEY AND LEGAL DESCRIPTIONS.
- 23 (a) Survey.—Not later than 180 days after the date
- 24 of enactment of this Act, the Office of Cadastral Survey
- 25 of the Bureau of Land Management shall, in accordance

- 1 with the Agreement, complete a survey of the boundary
- 2 line established under the Agreement for the purpose of
- 3 establishing, in accordance with sections 3102(b) and
- 4 3103(b), the boundaries of the trust land.
- 5 (b) Legal Descriptions.—
- 6 (1) Publication.—On approval by the Gov-
- 7 ernors of the survey completed under subsection (a),
- 8 the Secretary shall publish in the Federal Register—
- 9 (A) a legal description of the boundary
- line; and
- 11 (B) legal descriptions of the trust land.
- 12 (2) Technical corrections.—Before the
- date on which the legal descriptions are published
- under paragraph (1)(B), the Secretary may correct
- any technical errors in the descriptions of the trust
- land provided in sections 3102(b) and 3103(b) to
- ensure that the descriptions are consistent with the
- terms of the Agreement.
- 19 (3) Effect.—Beginning on the date on which
- the legal descriptions are published under paragraph
- 21 (1)(B), the legal descriptions shall be the official
- 22 legal descriptions of the trust land.
- 23 SEC. 205. ADMINISTRATION OF TRUST LAND.
- 24 (a) In General.—Effective beginning on the date
- 25 of enactment of this Act—

1	(1) the land held in trust under section 202(a)
2	shall be declared to be a part of the Santa Clara In-
3	dian Reservation; and
4	(2) the land held in trust under section 203(a)
5	shall be declared to be a part of the San Ildefonso
6	Indian Reservation.
7	(b) APPLICABLE LAW.—
8	(1) In general.—The trust land shall be ad-
9	ministered in accordance with any law (including
10	regulations) or court order generally applicable to
11	property held in trust by the United States for In-
12	dian tribes.
13	(2) Pueblo lands act.—The following shall
14	be subject to section 17 of the Act of June 7, 1924
15	(commonly known as the "Pueblo Lands Act") (25
16	U.S.C. 331 note):
17	(A) The trust land.
18	(B) Any land owned as of the date of en-
19	actment of this Act or acquired after the date
20	of enactment of this Act by the Pueblo of Santa
21	Clara in the Santa Clara Pueblo Grant.
22	(C) Any land owned as of the date of en-
23	actment of this Act or acquired after the date
24	of enactment of this Act by the Pueblo of San
25	Ildefonso in the San Ildefonso Pueblo Grant.

1	(c) USE OF TRUST LAND.—
2	(1) In general.—Subject to the criteria devel-
3	oped under paragraph (2), the trust land may be
4	used only for—
5	(A) traditional and customary uses; or
6	(B) stewardship conservation for the ben-
7	efit of the Pueblo for which the trust land is
8	held in trust.
9	(2) Criteria.—The Secretary shall work with
10	the Pueblos to develop appropriate criteria for using
11	the trust land in a manner that preserves the trust
12	land for traditional and customary uses or steward-
13	ship conservation.
14	(3) Limitation.—Beginning on the date of en-
15	actment of this Act, the trust land shall not be used
16	for any new commercial developments.
17	SEC. 206. EFFECT.
18	Nothing in this title—
19	(1) affects any valid right-of-way, lease, permit
20	mining claim, grazing permit, water right, or other
21	right or interest of a person or entity (other than
22	the United States) that is—
23	(A) in or to the trust land; and
24	(B) in existence before the date of enact-
25	ment of this Act:

1	(2) enlarges, impairs, or otherwise affects a
2	right or claim of the Pueblos to any land or interest
3	in land that is—
4	(A) based on Aboriginal or Indian title;
5	and
6	(B) in existence before the date of enact-
7	ment of this Act;
8	(3) constitutes an express or implied reservation
9	of water or water right with respect to the trust
10	land; or
11	(4) affects any water right of the Pueblos in ex-
12	istence before the date of enactment of this Act.
13	SEC. 207. GAMING.
14	Land taken into trust under this title shall neither
15	be considered to have been taken into trust, nor be used
16	for, gaming (as that term is used in the Indian Gaming
17	Regulatory Act (25 U.S.C. 2701 et seq.)).
18	TITLE III—DISTRIBUTION OF
19	QUINAULT PERMANENT FISH-
20	ERIES FUNDS
21	SEC. 301. DISTRIBUTION OF JUDGMENT FUNDS.
22	(a) Funds To Be Deposited Into Separate Ac-
23	COUNTS.—
24	(1) In general.—Subject to section 302, not
25	later than 30 days after the date of enactment of

1	this Act, the funds appropriated on September 19,
2	1989, in satisfaction of an award granted to the
3	Quinault Indian Nation under Dockets 772–71,
4	773–71, 774–71, and 775–71 before the United
5	States Claims Court, less attorney fees and litigation
6	expenses, and including all interest accrued to the
7	date of disbursement, shall be distributed by the
8	Secretary and deposited into 3 separate accounts to
9	be established and maintained by the Quinault In-
10	dian Nation (referred to in this title as the "Tribe")
11	in accordance with this subsection.
12	(2) ACCOUNT FOR PRINCIPAL AMOUNT.—
13	(A) In General.—The Tribe shall—
14	(i) establish an account for the prin-
15	cipal amount of the judgment funds; and
16	(ii) use those funds to establish a Per-
17	manent Fisheries Fund.
18	(B) USE AND INVESTMENT.—The prin-
19	cipal amount described in subparagraph
20	(A)(i)—
21	(i) except as provided in subparagraph
22	(A)(ii), shall not be expended by the Tribe;
23	and

1	(ii) shall be invested by the Tribe in
2	accordance with the investment policy of
3	the Tribe.
4	(3) ACCOUNT FOR INVESTMENT INCOME.—
5	(A) IN GENERAL.—The Tribe shall estab-
6	lish an account for, and deposit in the account,
7	all investment income earned on amounts in the
8	Permanent Fisheries Fund established under
9	paragraph (2)(A)(ii) after the date of distribu-
10	tion of the funds to the Tribe under paragraph
11	(1).
12	(B) Use of funds.—Funds deposited in
13	the account established under subparagraph (A)
14	shall be available to the Tribe—
15	(i) subject to subparagraph (C), to
16	carry out fisheries enhancement projects;
17	and
18	(ii) pay expenses incurred in admin-
19	istering the Permanent Fisheries Fund es-
20	tablished under paragraph (2)(A)(ii).
21	(C) Specification of projects.—Each
22	fisheries enhancement project carried out under
23	subparagraph (B)(i) shall be specified in the
24	approved annual budget of the Tribe.

1	(4) ACCOUNT FOR INCOME ON JUDGMENT
2	FUNDS.—
3	(A) IN GENERAL.—The Tribe shall estab-
4	lish an account for, and deposit in the account,
5	all investment income earned on the judgment
6	funds described in subsection (a) during the pe-
7	riod beginning on September 19, 1989, and
8	ending on the date of distribution of the funds
9	to the Tribe under paragraph (1).
10	(B) Use of funds.—
11	(i) In general.—Subject to clause
12	(ii), funds deposited in the account estab-
13	lished under subparagraph (A) shall be
14	available to the Tribe for use in carrying
15	out tribal government activities.
16	(ii) Specification of activities.—
17	Each tribal government activity carried out
18	under clause (i) shall be specified in the
19	approved annual budget of the Tribe.
20	(b) Determination of Amount of Funds Avail-
21	ABLE.—Subject to compliance by the Tribe with para-
22	graphs (3)(C) and (4)(B)(ii) of subsection (a), the
23	Quinault Business Committee, as the governing body of
24	the Tribe, may determine the amount of funds available

- 1 for expenditure under paragraphs (3) and (4) of sub-
- 2 section (a).
- 3 (c) Annual Audit.—The records and investment ac-
- 4 tivities of the 3 accounts established under subsection (a)
- 5 shall—
- 6 (1) be maintained separately by the Tribe; and
- 7 (2) be subject to an annual audit.
- 8 (d) Reporting of Investment Activities and
- 9 Expenditures.—Not later than 120 days after the date
- 10 on which each fiscal year of the Tribe ends, the Tribe shall
- 11 make available to members of the Tribe a full accounting
- 12 of the investment activities and expenditures of the Tribe
- 13 with respect to each fund established under this section
- 14 (which may be in the form of the annual audit described
- 15 in subsection (c)) for the fiscal year.

16 SEC. 302. CONDITIONS FOR DISTRIBUTION.

- 17 (a) United States Liability.—On disbursement
- 18 to the Tribe of the funds under section 301(a), the United
- 19 States shall bear no trust responsibility or liability for the
- 20 investment, supervision, administration, or expenditure of
- 21 the funds.
- 22 (b) Application of Other Law.—All funds dis-
- 23 tributed under this title shall be subject to section 7 of

- 1 the Indian Tribal Judgment Funds Use or Distribution
- 2 Act (25 U.S.C. 1407).

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