## 109TH CONGRESS 2D SESSION

## H. R. 5842

To compromise and settle all claims in the case of Pueblo of Isleta v. United States, to restore, improve, and develop the valuable on-reservation land and natural resources of the Pueblo, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

July 19, 2006

Mr. Pearce (for himself, Mr. Udall of New Mexico, and Mrs. Wilson of New Mexico) introduced the following bill; which was referred to the Committee on Resources

## A BILL

- To compromise and settle all claims in the case of Pueblo of Isleta v. United States, to restore, improve, and develop the valuable on-reservation land and natural resources of the Pueblo, 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.
  - This Act may be cited as the "Pueblo of Isleta Settle-
  - 5 ment and Natural Resources Restoration Act of 2006".
  - 6 SEC. 2. FINDINGS AND PURPOSES.
- 7 (a) FINDINGS.—Congress finds that—

1	(1) there is pending before the United States
2	Court of Federal Claims a civil action filed by the
3	Pueblo against the United States in which the Pueb-
4	lo seeks to recover damages pursuant to the Isleta
5	Jurisdictional Act;
6	(2) the Pueblo and the United States, after a
7	diligent investigation of the Pueblo claims, have ne-
8	gotiated a Settlement Agreement, the validity and
9	effectiveness of which is contingent on the enact-
10	ment of enabling legislation;
11	(3) certain land of the Pueblo is waterlogged
12	and it would be to the benefit of the Pueblo and
13	other water users to drain the land and return water
14	to the Rio Grande River; and
15	(4) there is Pueblo forest land in need of reme-
16	diation in order to improve timber yields, reduce the
17	threat of fire, reduce erosion, and improve grazing
1 &	conditions

- 19 (b) Purposes.—The purposes of this Act are—
  - (1) to improve the drainage of the irrigated land, the health of the forest land, and other natural resources of the Pueblo; and
  - (2) to settle all claims that were raised or could have been raised by the Pueblo against the United

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- States under the Isleta Jurisdictional Act in accordance with section 5.
- 3 SEC. 3. DEFINITIONS.
- 4 In this Act:
- 5 (1) ISLETA JURISDICTIONAL ACT.—The term 6 "Isleta Jurisdictional Act" means Public Law 104– 7 198 (110 Stat. 2418).
- 8 (2) PUEBLO.—The term "Pueblo" means the 9 Pueblo of Isleta, a federally recognized Indian tribe.
- 10 (3) RESTORATION FUND.—The term "Restora-11 tion Fund" means the Pueblo of Isleta Natural Re-12 sources Restoration Fund established by section 13 4(a).
- (4) SECRETARY.—The term "Secretary" means
  the Secretary of the Interior.
- 16 (5)SETTLEMENT AGREEMENT.—The term "Settlement Agreement" means the Agreement of 17 18 Compromise and Settlement entered into between 19 the United States and the Pueblo, dated July 12, 20 2005, as modified by the Extension and Modification 21 Agreement executed by the United States and the 22 Pueblo on June 22, 2006, to settle the claims of the 23 Pueblo in Docket No. 98–166L, a case pending in 24 the United States Court of Federal Claims.

1	SEC. 4. PUEBLO OF ISLETA NATURAL RESOURCES RES-
2	TORATION TRUST FUND.
3	(a) Establishment.—There is established in the
4	Treasury a trust fund, to be known as the "Pueblo of
5	Isleta Natural Resources Restoration Fund", consisting
6	of—
7	(1) such amounts as are transferred to the Res-
8	toration Fund under subsection (b); and
9	(2) any interest earned on investment of
10	amounts in the Restoration Fund under subsection
11	(d).
12	(b) Transfers to Restoration Fund.—Upon
13	entry of the final judgment described in section 5(b), there
14	shall be transferred to the Restoration Fund, in accord-
15	ance with conditions specified in the Settlement Agree-
16	ment and this Act—
17	(1) \$32,838,750 from the permanent judgment
18	appropriation established pursuant to section 1304
19	of title 31, United States Code; and
20	(2) in addition to the amounts transferred
21	under paragraph (1), at such times and in such
22	amounts as are specified for that purpose in the an-
23	nual budget of the Department of the Interior, au-
24	thorized to be appropriated under subsection (f), and
25	made available by an Act of appropriation, a total of

\$7,200,000.

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1	(c) Distribution of Amounts From Restora-
2	TION FUND.—
3	(1) Appropriated amounts.—
4	(A) In general.—Subject to paragraph
5	(3), upon the request of the Pueblo, the Sec-
6	retary shall distribute amounts deposited in the
7	Restoration Fund pursuant to subsection (b)(2)
8	of this section and section V of the Settlement
9	Agreement, in accordance with the terms and
10	conditions of the Settlement Agreement and
11	this Act, on the condition that before any such
12	distribution the Secretary receives from the
13	Pueblo such assurances as are satisfactory to
14	the Secretary that—
15	(i) the Pueblo shall deliver funds in
16	the amount of \$7,100,000 toward drainage
17	and remediation of the agricultural land
18	and rehabilitation of forest and range land
19	of the Pueblo in accordance with section
20	IV(C) and IV(D) of the Settlement Agree-
21	ment; and
22	(ii) those funds shall be available for
23	expenditure for drainage and remediation
24	expenses as provided in sections IV(C) and
25	IV(D) of the Settlement Agreement on the

1	dates on which the Secretary makes dis-
2	tributions, and in amounts equal to the
3	amounts so distributed, in accordance with
4	sections IV(A) and IV(B) of the Settle-
5	ment Agreement.
6	(B) Use of funds.—Of the amounts dis-
7	tributed by the Secretary from the Restoration
8	Fund under subparagraph (A)—
9	(i) \$5,700,000 shall be available to
10	the Pueblo for use in carrying out the
11	drainage and remediation of approximately
12	1,081 acres of waterlogged agricultural
13	land, as described in section IV(A) of the
14	Settlement Agreement; and
15	(ii) $$1,500,000$ shall be available to
16	the Pueblo for use in carrying out the re-
17	habilitation and remediation of forest and
18	range land, as described in section IV(B)
19	of the Settlement Agreement.
20	(C) Federal consultation.—Restora-
21	tion work carried out using funds distributed
22	under this paragraph shall be planned and per-
23	formed in consultation with—
24	(i) the Bureau of Indian Affairs; and

1	(ii) such other Federal agencies as are
2	necessary.
3	(D) UNUSED FUNDS.—Any funds, includ-
4	ing any interest income, that are distributed
5	under this paragraph but that are not needed
6	to carry out this paragraph shall be available
7	for use in accordance with paragraph (2)(A).
8	(2) Amounts from Judgment fund.—
9	(A) In General.—Subject to paragraph
10	(3), the amount paid into the Restoration Fund
11	under subsection (b)(1), and interest income re-
12	sulting from investment of that amount, shall
13	be available to the Pueblo for—
14	(i) the acquisition, restoration, im-
15	provement, development, and protection of
16	land, natural resources, and cultural re-
17	sources within the exterior boundaries of
18	the Pueblo, including improvements to the
19	water supply and sewage treatment facili-
20	ties of the Pueblo; and
21	(ii) for the payment and reimburse-
22	ment of attorney and expert witness fees
23	and expenses incurred in connection with
24	Docket No. 98–166L of the United States

1	Court of Federal Claims, as provided in
2	the Settlement Agreement.
3	(B) No contingency on provision of
4	FUNDS BY PUEBLO.—The receipt and use of
5	funds by the Pueblo under this paragraph shall
6	not be contingent upon the provision by the
7	Pueblo of the funds described in paragraph
8	(1)(A)(i).
9	(3) Expenditures and withdrawal.—
10	(A) TRIBAL MANAGEMENT PLAN.—
11	(i) In general.—Subject to clause
12	(ii), the Pueblo may withdraw all or part
13	of the Restoration Fund on approval by
14	the Secretary of a tribal management plan
15	in accordance with section 202 of the
16	American Indian Trust Fund Management
17	Reform Act of 1994 (25 U.S.C. 4022).
18	(ii) Requirements.—In addition to
19	the requirements under the American In-
20	dian Trust Fund Management Reform Act
21	of 1994 (25 U.S.C. 4001 et seq.), a tribal
22	management plan described in clause (i)
23	shall require that the Pueblo shall expend
24	any funds withdrawn from the Restoration

Fund under this paragraph in a manner

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1	consistent with the purposes described in
2	the Settlement Agreement.
3	(B) Enforcement.—The Secretary may
4	take judicial or administrative action to enforce
5	the provisions of any tribal management plan
6	described in subparagraph (A)(i) to ensure that
7	any funds withdrawn from the Restoration
8	Fund under this paragraph are used in accord-
9	ance with this Act.
10	(C) Liability.—If the Pueblo exercises
11	the right to withdraw funds from the Restora-
12	tion Fund under this paragraph, neither the
13	Secretary nor the Secretary of the Treasury
14	shall retain any liability for the accounting, dis-
15	bursement, or investment of the funds with-
16	drawn.
17	(D) Expenditure plan.—
18	(i) In general.—The Pueblo shall
19	submit to the Secretary for approval an ex-
20	penditure plan for any portion of the funds
21	in the Restoration Fund made available
22	under this Act that the Pueblo does not
23	withdraw under this paragraph.
24	(ii) Description.—The expenditure
25	plan shall describe the manner in which,

and the purposes for which, funds of the
Pueblo remaining in the Restoration Fund
will be used.
(iii) APPROVAL.—On receipt of an ex-
penditure plan under clause (i), the Sec-
retary shall approve the plan if the Sec-
retary determines that the plan is reason-
able and consistent with this Act and the
Settlement Agreement.
(E) Annual Report.—The Pueblo shall
submit to the Secretary an annual report that
describes expenditures from the Restoration
Fund during the year covered by the report.
Fund during the year covered by the report.  (d) Maintenance and Investment of Restora-
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(d) Maintenance and Investment of Restoration Fund.—  (1) In General.—The Restoration Fund and
(d) Maintenance and Investment of Restora- tion Fund.—  (1) In General.—The Restoration Fund and amounts in the Restoration Fund shall be main-
(d) Maintenance and Investment of Restoration Fund.—  (1) In General.—The Restoration Fund and amounts in the Restoration Fund shall be maintained and invested by the Secretary of the Interior
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(d) Maintenance and Investment of Restoration Fund.—  (1) In General.—The Restoration Fund and amounts in the Restoration Fund shall be maintained and invested by the Secretary of the Interior pursuant to the first section of the Act of June 24, 1938 (52 Stat. 1037, chapter 648).
(d) Maintenance and Investment of Restoration Fund.—  (1) In General.—The Restoration Fund and amounts in the Restoration Fund shall be maintained and invested by the Secretary of the Interior pursuant to the first section of the Act of June 24, 1938 (52 Stat. 1037, chapter 648).  (2) Credits to restoration fund.—The in-

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tion Fund.

- 1 (e) Prohibition on Per-Capita Payments.—No
- 2 portion of the amounts in the Restoration Fund shall be
- 3 available for payment on a per capita basis to members
- 4 of the Pueblo.
- 5 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
- 6 authorized to be appropriated to the Restoration Fund
- 7 \$7,200,000.
- 8 SEC. 5. RATIFICATION OF SETTLEMENT, DISMISSAL OF
- 9 LITIGATION, AND COMPENSATION TO PUEB-
- 10 **Lo.**
- 11 (a) Ratification of Settlement Agreement.—
- 12 The Settlement Agreement is ratified.
- 13 (b) DISMISSAL.—Not later than 90 days after the
- 14 date of the enactment of this Act, the Pueblo and the
- 15 United States shall execute and file a joint stipulation for
- 16 entry of final judgment in the case of Pueblo of Isleta v.
- 17 United States, Docket 98–166L, in the United States
- 18 Court of Federal Claims in such form and such manner
- 19 as are acceptable to the Attorney General and the Pueblo.
- 20 (c) Compensation.—After the date of the enact-
- 21 ment of this Act, in accordance with the Settlement Agree-
- 22 ment and upon entry of the final judgment described in
- 23 subsection (b)—
- (1) compensation to the Pueblo shall be paid
- 25 from the permanent judgment appropriation estab-

1	lished pursuant to section 1304 of title 31, United
2	States Code, in the total amount of \$32,838,750 for
3	all monetary damages and attorney fees, interest
4	and any other fees and costs of any kind that were
5	or could have been presented in connection with
6	Docket No. 98–166L of the United States Court of
7	Federal Claims; but
8	(2) the Pueblo shall retain all rights, including
9	the right to bring civil actions based on causes of ac-
10	tion, relating to the removal of ordnance under—
11	(A) the Comprehensive Environmental Re-
12	sponse, Compensation, and Liability Act of
13	1980 (42 U.S.C. 9601 et seq.);
14	(B) the Defense Environmental Restora-
15	tion Program under section 2701 of title 10,
16	United States Code; and
17	(C) any contract entered into by the Pueb-
18	lo for the removal of ordnance.
19	(d) Other Limitations on Use of Funds.—The
20	Indian Tribal Judgment Funds Use or Distribution Act
21	(25 U.S.C. 1401 et seq.) shall not apply to funds distrib-
22	uted or withdrawn from the Restoration Fund under this
23	Act.

- 1 (e) No Effect on Land, Resources, or Water
- 2 Rights.—Nothing in this Act affects the status of land

3 and natural resources or any water right of the Pueblo.

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