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[Report No. 109-40]

To provide for a land exchange in the State of Arizona between the Secretary of Agriculture and Yavapai Ranch Limited Partnership.

IN THE SENATE OF THE UNITED STATES

JANUARY 25, 2005

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

> MARCH 16, 2005 Reported by Mr. DOMENICI, without amendment

A BILL

- To provide for a land exchange in the State of Arizona between the Secretary of Agriculture and Yavapai Ranch Limited Partnership.
 - 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; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Northern Arizona Land Exchange and Verde River
- 4 Basin Partnership Act of 2005".
- 5 (b) TABLE OF CONTENTS.—The table of contents of

6 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—NORTHERN ARIZONA LAND EXCHANGE

- Sec. 101. Definitions.
- Sec. 102. Land exchange.
- Sec. 103. Description of non-Federal land.
- Sec. 104. Description of Federal land.
- Sec. 105. Status and management of land after exchange.
- Sec. 106. Miscellaneous provisions.
- Sec. 107. Conveyance of additional land.

TITLE II—VERDE RIVER BASIN PARTNERSHIP

- Sec. 201. Purpose.
- Sec. 202. Definitions.
- Sec. 203. Verde River Basin Partnership.
- Sec. 204. Verde River Basin studies.
- Sec. 205. Verde River Basin Partnership final report.
- Sec. 206. Memorandum of understanding.
- Sec. 207. Effect.

7 TITLE I—NORTHERN ARIZONA 8 LAND EXCHANGE

9 SEC. 101. DEFINITIONS.

10 In this title:

(1) CAMP.—The term "camp" means Camp
Pearlstein, Friendly Pines, Patterdale Pines, Pine
Summit, Sky Y, and Young Life Lost Canyon camps

- 14 in the State of Arizona.
- 15 (2) CITIES.—The term "cities" means the cities
 16 of Flagstaff, Williams, and Camp Verde, Arizona.

(3) FEDERAL LAND.—The term "Federal land"
 means the land described in section 104.

3 (4) NON-FEDERAL LAND.—The term "non-Fed4 eral land" means the land described in section 103.
5 (5) SECRETARY.—The term "Secretary" means
6 the Secretary of Agriculture.

7 (6) YAVAPAI RANCH.—The term "Yavapai
8 Ranch" means the Yavapai Ranch Limited Partner9 ship, an Arizona Limited Partnership, and the
10 Northern Yavapai, L.L.C., an Arizona Limited Li11 ability Company.

12 SEC. 102. LAND EXCHANGE.

(a) IN GENERAL.—(1) Upon the conveyance by
Yavapai Ranch of title to the non-Federal land identified
in section 103, the Secretary shall simultaneously convey
to Yavapai Ranch title to the Federal land identified in
section 104.

18 (2) Title to the lands to be exchanged shall be in a19 form acceptable to the Secretary and Yavapai Ranch.

20 (3) The Federal and non-Federal lands to be ex21 changed under this title may be modified prior to the ex22 change as provided in this title.

23 (4)(A) By mutual agreement, the Secretary and
24 Yavapai Ranch may make minor and technical corrections
25 to the maps and legal descriptions of the lands and inter-

ests therein exchanged or retained under this title, includ ing changes, if necessary to conform to surveys approved
 by the Bureau of Land Management.

4 (B) In the case of any discrepancy between a map
5 and legal description, the map shall prevail unless the Sec6 retary and Yavapai Ranch agree otherwise.

7 (b) EXCHANGE PROCESS.—(1) Except as otherwise
8 provided in this title, the land exchange under subsection
9 (a) shall be undertaken in accordance with section 206
10 of the Federal Land Policy and Management Act (43
11 U.S.C. 1716).

(2) Before completing the land exchange under this
title, the Secretary shall perform any necessary land surveys and pre-exchange inventories, clearances, reviews,
and approvals, including those relating to hazardous materials, threatened and endangered species, cultural and historic resources, and wetlands and flood plains.

(c) EQUAL VALUE EXCHANGE.—(1) The value of the
Federal land and the non-Federal land shall be equal, or
equalized by the Secretary by adjusting the acreage of the
Federal land in accordance with paragraph (2).

(2) If the final appraised value of the Federal land
exceeds the final appraised value of the non-Federal land,
prior to making other adjustments, the Federal lands shall

1 be adjusted by deleting all or part of the parcels or por-2 tions of the parcels in the following order:

3 (A) A portion of the Camp Verde parcel de-4 scribed in section 104(a)(4), comprising approxi-5 mately 316 acres, located in the Prescott National 6 Forest, and more particularly described as lots 1, 5, 7 and 6 of section 26, the NE¹/₄NE¹/₄ portion of sec-8 tion 26 and the $N^{1/2}N^{1/2}$ portion of section 27, 9 Township 14 North, Range 4 East, Gila and Salt 10 River Base and Meridian, Yavapai County, Arizona. 11 (B) A portion of the Camp Verde parcel de-

11 (B) A portion of the Camp Verde parcel de12 scribed in section 104(a)(4), comprising approxi13 mately 314 acres, located in the Prescott National
14 Forest, and more particularly described as lots 2, 7,
15 8, and 9 of section 26, the SE¹/₄NE¹/₄ portion of
16 section 26, and the S¹/₂N¹/₂ of section 27, Township
17 14 North, Range 4 East, Gila and Salt River Base
18 and Meridian, Yavapai County, Arizona.

(C) Beginning at the south boundary of section
31, Township 20 North, Range 5 West, Gila and
Salt River Base and Meridian, Yavapai County, Arizona, and sections 33 and 35, Township 20 North,
Range 6 West, Gila and Salt River Base and Meridian, Yavapai County, Arizona, by adding to the nonFederal land to be conveyed to the United States in

1	$^{1\!/\!\!\rm s}\text{-section}$ increments (E–W 64th line) while delet-
2	ing from the conveyance to Yavapai Ranch Federal
3	land in the same incremental portions of section 32,
4	Township 20 North, Range 5 West, Gila and Salt
5	River Base and Meridian, Yavapai County, Arizona,
6	and sections 32, 34, and 36 in Township 20 North,
7	Range 6 West, Gila and Salt River Base and Merid-
8	ian, Yavapai County, Arizona, to establish a linear
9	and continuous boundary that runs east-to-west
10	across the sections.

(D) Any other parcels, or portions thereof,agreed to by the Secretary and Yavapai Ranch.

(3) If any parcel of Federal land or non-Federal land
is not conveyed because of any reason, that parcel of land,
or portion thereof, shall be excluded from the exchange
and the remaining lands shall be adjusted as provided in
this subsection.

(4) If the value of the Federal land exceeds the value
of the non-Federal land by more than \$50,000, the Secretary and Yavapai Ranch shall, by mutual agreement, delete additional Federal land from the exchange until the
value of the Federal land and non-Federal land is, to the
maximum extent practicable, equal.

24 (d) APPRAISALS.—(1) The value of the Federal land25 and non-Federal land shall be determined by appraisals

6

prepared in accordance with the Uniform Appraisal
 Standards for Federal Land Acquisitions and the Uniform
 Standards of Professional Appraisal Practice.

4 (2)(A) After the Secretary has reviewed and approved
5 the final appraised values of the Federal land and non6 Federal land to be exchanged, the Secretary shall not be
7 required to reappraise or update the final appraised values
8 before the completion of the land exchange.

9 (B) This paragraph shall apply during the three-year 10 period following the approval by the Secretary of the final 11 appraised values of the Federal land and non-Federal land 12 unless the Secretary and Yavapai Ranch have entered into 13 an agreement to implement the exchange.

(3) During the appraisal process, the appraiser shall
determine the value of each parcel of Federal land and
non-Federal land (including the contributory value of each
individual section of the intermingled Federal and nonFederal land of the property described in sections 103(a)
and 104(a)(1)) as an assembled transaction.

(4)(A) To ensure the timely and full disclosure to the
public of the final appraised values of the Federal land
and non-Federal land, the Secretary shall provide public
notice of any appraisals approved by the Secretary and
copies of such appraisals shall be available for public in-

spection in appropriate offices of the Prescott, Coconino,
 and Kaibab National Forests.

3 (B) The Secretary shall also provide copies of any
4 approved appraisals to the cities and the owners of the
5 camps described in section 101(1).

6 (e) CONTRACTING.—(1) If the Secretary lacks ade-7 quate staff or resources to complete the exchange by the 8 date specified in section 106(c), Yavapai Ranch, subject 9 to the agreement of the Secretary, may contract with inde-10 pendent third-party contractors to carry out any work nec-11 essary to complete the exchange by that date.

(2) If, in accordance with this subsection, Yavapai
Ranch contracts with an independent third-party contractor to carry out any work that would otherwise be performed by the Secretary, the Secretary shall reimburse
Yavapai Ranch for the costs for the third-party contractors.

18 (f) EASEMENTS.—(1) The exchange of non-Federal 19 and Federal land under this title shall be subject to any 20easements, rights-of-way, utility lines, and any other valid 21 encumbrances in existence on the date of enactment of 22 this Act, including acquired easements for water pipelines 23 as generally depicted on the map entitled "Yavapai Ranch 24 Land Exchange, YRLP Acquired Easements for Water Lines" dated August 2004, and any other reservations 25

that may be agreed to by the Secretary and Yavapai
 Ranch.

3 (2) Upon completion of the land exchange under this
4 title, the Secretary and Yavapai Ranch shall grant each
5 other at no charge reciprocal easements for access and
6 utilities across, over, and through—

7 (A) the routes depicted on the map entitled
8 "Yavapai Ranch Land Exchange, Road and Trail
9 Easements, Yavapai Ranch Area" dated August
10 2004; and

(B) any relocated routes that are agreed to bythe Secretary and Yavapai Ranch.

(3) An easement described in paragraph (2) shall be
unrestricted and non-exclusive in nature and shall run
with and benefit the land.

16 (g) CONVEYANCE OF FEDERAL LAND TO CITIES AND 17 CAMPS.—(1) Prior to the completion of the land exchange between Yavapai Ranch and the Secretary, the cities and 18 19 the owners of the camps may enter into agreements with 20 Yavapai Ranch whereby Yavapai Ranch, upon completion 21 of the land exchange, will convey to the cities or the own-22 ers of the camps the applicable parcel of Federal land or 23 portion thereof.

(2) If Yavapai Ranch and the cities or camp ownershave not entered into agreements in accordance with para-

graph (1), the Secretary shall, on notification by the cities
 or owners of the camps no later than 30 days after the
 date the relevant approved appraisal is made publicly
 available, delete the applicable parcel or portion thereof
 from the land exchange between Yavapai Ranch and the
 United States as follows:

7 (A) Upon request of the City of Flagstaff, Ari8 zona, the parcels, or portion thereof, described in
9 section 104(a)(2).

10 (B) Upon request of the City of Williams, Ari11 zona, the parcels, or portion thereof, described in
12 section 104(a)(3).

13 (C) Upon request of the City of Camp Verde, 14 Arizona, a portion of the parcel described in section 15 104(a)(4), comprising approximately 514 acres lo-16 cated southeast of the southeastern boundary of the 17 I-17 right-of-way, and more particularly described 18 as the SE¹/₄ portion of the southeast quarter of sec-19 tion 26, the $E^{1/2}$ and the $E^{1/2}W^{1/2}$ portions of sec-20 tion 35, and lots 5 through 7 of section 36, Town-21 ship 14 North, Range 4 East, Gila and Salt River 22 Base and Meridian, Yavapai County, Arizona.

(D) Upon request of the owners of the
Younglife Lost Canyon camp, the parcel described in
section 104(a)(5).

(E) Upon request of the owner of Friendly
 Pines Camp, Patterdale Pines Camp, Camp
 Pearlstein, Pine Summit, or Sky Y Camp, as appli cable, the corresponding parcel described in section
 104(a)(6).

6 (3)(A) Upon request of the specific city or camp ref-7 erenced in paragraph (2), the Secretary shall convey to 8 such city or camp all right, title, and interest of the United 9 States in and to the applicable parcel of Federal land or 10 portion thereof, upon payment of the fair market value 11 of the parcel and subject to any terms and conditions the 12 Secretary may require.

(B) A conveyance under this paragraph shall not require new administrative or environmental analyses or appraisals beyond those prepared for the land exchange.

(4) A city or owner of a camp purchasing land under
this subsection shall reimburse Yavapai Ranch for any
costs incurred which are directly associated with surveys
and appraisals of the specific property conveyed.

20 (5) A conveyance of land under this subsection shall21 not affect the timing of the land exchange.

(6) Nothing in this subsection limits the authority of
the Secretary or Yavapai Ranch to delete any of the parcels referenced in this subsection from the land exchange.

(7)(A) The Secretary shall deposit the proceeds of
 any sale under paragraph (2) in a special account in the
 fund established under Public Law 90–171 (commonly
 known as the "Sisk Act") (16 U.S.C. 484a).

5 (B) Amounts deposited under subparagraph (A) shall 6 be available to the Secretary, without further appropria-7 tion, to be used for the acquisition of land in the State 8 of Arizona for addition to the National Forest System, in-9 cluding the land to be exchanged under this title.

10 SEC. 103. DESCRIPTION OF NON-FEDERAL LAND.

(a) IN GENERAL.—The non-Federal land referred to
in this title consists of approximately 35,000 acres of privately-owned land within the boundaries of the Prescott
National Forest, as generally depicted on the map entitled
"Yavapai Ranch Land Exchange, Non-Federal Lands",
dated August 2004.

17 (b) EASEMENTS.—(1) The conveyance of non-Fed18 eral land to the United States under section 102 shall be
19 subject to the reservation of—

20 (A) water rights and perpetual easements that
21 run with and benefit the land retained by Yavapai
22 Ranch for—

23 (i) the operation, maintenance, repair, im-24 provement, development, and replacement of

1	not more than 3 wells in existence on the date
2	of enactment of this Act;
3	(ii) related storage tanks, valves, pumps,
4	and hardware; and
5	(iii) pipelines to point of use; and
6	(B) easements for reasonable access to accom-
7	plish the purposes of the easements described in
8	subparagraph (A).
9	(2) Each easement for an existing well referred to
10	in paragraph (1) shall be 40 acres in area, and to the
11	maximum extent practicable, centered on the existing well.
12	(3) The United States shall be entitled to one-half
13	the production of each existing or replacement well, not
14	to exceed a total of 3,100,000 gallons of water annually
15	for National Forest System purposes.
16	(4) The locations of the easements and wells shall be
17	as generally depicted on the map entitled "Yavapai Ranch
18	Land Exchange, Reserved Easements for Water Lines and
19	Wells", dated August 2004.
20	SEC. 104. DESCRIPTION OF FEDERAL LAND.
21	(a) IN GENERAL.—The Federal land referred to in
22	this title consists of the following:
23	(1) Certain land comprising approximately
24	15,300 acres located in the Prescott National For-
25	est, as generally depicted on the map entitled

	11
1	"Yavapai Ranch Land Exchange, Yavapai Ranch
2	Area Federal Lands", dated August 2004.
3	(2) Certain land located in the Coconino Na-
4	tional Forest—
5	(A) comprising approximately 1,500 acres
6	as generally depicted on the map entitled
7	"Yavapai Ranch Land Exchange, Flagstaff
8	Federal Lands Airport Parcel", dated August
9	2004; and
10	(B) comprising approximately 28.26 acres
11	in two separate parcels, as generally depicted
12	on the map entitled "Yavapai Ranch Land Ex-
13	change, Flagstaff Federal Lands Wetzel School
14	and Mt. Elden Parcels", dated August 2004.
15	(3) Certain land located in the Kaibab National
16	Forest, and referred to as the Williams Airport, Wil-
17	liams golf course, Williams Sewer, Buckskinner
18	Park, Williams Railroad, and Well parcels number 2,
19	3, and 4, cumulatively comprising approximately 950
20	acres, as generally depicted on the map entitled
21	"Yavapai Ranch Land Exchange, Williams Federal
22	Lands", dated August 2004.
23	(4) Certain land located in the Prescott Na-
24	tional Forest, comprising approximately 2,200 acres,
25	as generally depicted on the map entitled "Yavapai

Ranch Land Exchange, Camp Verde Federal Land
 General Crook Parcel", dated August 2004.

3 (5) Certain land located in the Kaibab National
4 Forest, comprising approximately 237.5 acres, as
5 generally depicted on the map entitled "Yavapai
6 Ranch Land Exchange, Younglife Lost Canyon",
7 dated August 2004.

8 (6) Certain land located in the Prescott Na-9 tional Forest, including the "Friendly Pines", "Patterdale Pines", "Camp Pearlstein", "Pine Sum-10 11 mit", and "Sky Y" camps, cumulatively comprising 12 approximately 200 acres, as generally depicted on 13 the map entitled "Yavapai Ranch Land Exchange, 14 Prescott Federal Lands, Summer Youth Camp Par-15 cels", dated August 2004.

16 (b) CONDITION OF CONVEYANCE OF CAMP VERDE PARCEL.—(1) To conserve water in the Verde Valley, Ari-17 18 zona, and to minimize the adverse impacts from future development of the Camp Verde General Crook parcel de-19 20 scribed in subsection (a)(4) on current and future holders 21 of water rights in existence of the date of enactment of 22 this Act and the Verde River and National Forest System 23 lands retained by the United States, the United States 24 shall limit in perpetuity the use of water on the parcel 25 by reserving conservation easements that

1	(A) run with the land;
2	(B) prohibit golf course development on the
3	parcel;
4	(C) require that any public park or greenbelt on
5	the parcel be watered with treated wastewater;
6	(D) limit total post-exchange water use on the
7	parcel to not more than 300 acre-feet of water per
8	year;
9	(E) provide that any water supplied by munici-
10	palities or private water companies shall count to-
11	wards the post-exchange water use limitation de-
12	scribed in subparagraph (D); and
13	(F) except for water supplied to the parcel by
14	municipal water service providers or private water
15	companies, require that any water used for the par-
16	cel not be withdrawn from wells perforated in the
17	saturated Holocene alluvium of the Verde River.
18	(2) If Yavapai Ranch conveys the Camp Verde parcel
19	described in subsection $(a)(4)$, or any portion thereof, the
20	terms of conveyance shall include a recorded and binding
21	agreement of the quantity of water available for use on
22	the land conveyed, as determined by Yavapai Ranch, ex-
23	cept that total water use on the Camp Verde parcel may
24	not exceed the amount specified in paragraph $(1)(D)$.

(3) The Secretary may enter into a memorandum of
 understanding with the State or political subdivision of the
 State to enforce the terms of the conservation easement.
 SEC. 105. STATUS AND MANAGEMENT OF LAND AFTER EX CHANGE.

6 (a) IN GENERAL.—Land acquired by the United
7 States under this title shall become part of the Prescott
8 National Forest and shall be administered by the Sec9 retary in accordance with this title and the laws applicable
10 to the National Forest System.

(b) GRAZING.—Where grazing on non-Federal land acquired by the Secretary under this title occurs prior to the date of enactment of this Act, the Secretary may manage the land to allow for continued grazing use, in accordance with the laws generally applicable to domestic liveto stock grazing on National Forest System land.

(c) TIMBER HARVESTING.—(1) After completion of
the land exchange under this title, except as provided in
paragraph (2), commercial timber harvesting shall be prohibited on the non-Federal land acquired by the United
States.

(2) Timber harvesting may be conducted on the nonFederal land acquired under this title if the Secretary determines that such harvesting is necessary—

(A) to prevent or control fires, insects, and dis ease through forest thinning or other forest manage ment techniques;

4 (B) to protect or enhance grassland habitat,
5 watershed values, native plants and wildlife species;
6 or

7 (C) to improve forest health.

8 SEC. 106. MISCELLANEOUS PROVISIONS.

9 (a) **REVOCATION OF ORDERS.**—Any public orders 10 withdrawing any of the Federal land from appropriation or disposal under the public land laws are revoked to the 11 12 extent necessary to permit disposal of the Federal land. 13 (b) WITHDRAWAL OF FEDERAL LAND.—Subject to valid existing rights, the Federal land is withdrawn from 14 15 all forms of entry and appropriation under the public land laws; location, entry, and patent under the mining laws; 16 17 and operation of the mineral leasing and geothermal leasing laws, until the date on which the land exchange is com-18 19 pleted.

(c) COMPLETION OF EXCHANGE.—It is the intent of
Congress that the land exchange authorized and directed
under this title be completed not later than 18 months
after the date of enactment of this Act.

1 SEC. 107. CONVEYANCE OF ADDITIONAL LAND.

2 (a) IN GENERAL.—The Secretary shall convey to a
3 person that represents the majority of landowners with en4 croachments on the lot by quitclaim deed the parcel of
5 land described in subsection (b).

6 (b) DESCRIPTION OF LAND.—The parcel of land re7 ferred to in subsection (a) is lot 8 in section 11, T. 21
8 N., R. 7 E., Gila and Salt River Base and Meridian,
9 Coconino County, Arizona.

(c) AMOUNT OF CONSIDERATION.—In exchange for
the land described in subsection (b), the person acquiring
the land shall pay to the Secretary consideration in the
amount of—

14 (1) \$2500; plus

15 (2) any costs of re-monumenting the boundary16 of land.

17 (d) TIMING.—(1) Not later than 90 days after the
18 date on which the Secretary receives a power of attorney
19 executed by the person acquiring the land, the Secretary
20 shall convey to the person the land described in subsection
21 (b).

(2) If, by the date that is 270 days after the date
of enactment of this Act, the Secretary does not receive
the power of attorney described in paragraph (1)—

25 (A) the authority provided under this section26 shall terminate; and

2 under Public Law 97–465 (16 U.S.C. 521c et seq.). TITLE II—VERDE RIVER BASIN 3 PARTNERSHIP 4 5 SEC. 201. PURPOSE. 6 The purpose of this title is to authorize assistance 7 for a collaborative and science-based water resource plan-8 ning and management partnership for the Verde River 9 Basin in the State of Arizona, consisting of members that 10 represent-11 (1) Federal, State, and local agencies; and 12 (2) economic, environmental, and community 13 water interests in the Verde River Basin. 14 SEC. 202. DEFINITIONS. 15 In this title: (1) DIRECTOR.—The term "Director" means 16 17 the Director of the Arizona Department of Water 18 Resources. 19 (2) PARTNERSHIP.—The term "Partnership" 20 means the Verde River Basin Partnership. (3) PLAN.—The term "plan" means the plan 21 22 for the Verde River Basin required by section 23 204(a)(1). (4) SECRETARY.—The term "Secretary" means 24 25 the Secretary of Agriculture.

(B) any conveyance of the land shall be made

1

1	(5) STATE.—The term "State" means the State
2	of Arizona.
3	(6) VERDE RIVER BASIN.—The term "Verde
4	River Basin' means the land area designated by the
5	Arizona Department of Water Resources as encom-
6	passing surface water and groundwater resources,
7	including drainage and recharge areas with a hydro-
8	logic connection to the Verde River.
9	(7) WATER BUDGET.—The term "water budg-
10	et" means the accounting of—
11	(A) the quantities of water leaving the
12	Verde River Basin—
13	(i) as discharge to the Verde River
14	and tributaries;
15	(ii) as subsurface outflow;
16	(iii) as evapotranspiration by riparian
17	vegetation;
18	(iv) as surface evaporation;
19	(v) for agricultural use; and
20	(vi) for human consumption; and
21	(B) the quantities of water replenishing
22	the Verde River Basin by precipitation, infiltra-
23	tion, and subsurface inflows.

22

1 SEC. 203. VERDE RIVER BASIN PARTNERSHIP.

2 (a) IN GENERAL.—The Secretary may participate in 3 the establishment of a partnership, to be known as the 4 "Verde River Basin Partnership", made up of Federal, 5 State, local governments, and other entities with responsibilities and expertise in water to coordinate and cooper-6 7 ate in the identification and implementation of comprehen-8 sive science-based policies, projects, and management ac-9 tivities relating to the Verde River Basin.

10 (b) AUTHORIZATION OF APPROPRIATIONS.—On es-11 tablishment of the Partnership, there are authorized to be 12 appropriated to the Secretary and the Secretary of the In-13 terior such sums as are necessary to carry out the activi-14 ties of the Partnership for each of fiscal years 2006 15 through 2010.

16 SEC. 204. VERDE RIVER BASIN STUDIES.

17 (a) STUDIES.—

18 (1) IN GENERAL.—The Partnership shall pre19 pare a plan for conducting water resource studies in
20 the Verde River Basin that identifies—

21 (A) the primary study objectives to fulfill
22 water resource planning and management needs
23 for the Verde River Basin; and

24 (B) the water resource studies, hydrologic
25 models, surface and groundwater monitoring
26 networks, and other analytical tools helpful in

1	the identification of long-term water supply
2	management options within the Verde River
3	Basin.
4	(2) REQUIREMENTS.—At a minimum, the plan
5	shall—
6	(A) include a list of specific studies and
7	analyses that are needed to support Partnership
8	planning and management decisions;
9	(B) identify any ongoing or completed
10	water resource or riparian studies that are rel-
11	evant to water resource planning and manage-
12	ment for the Verde River Basin;
13	(C) describe the estimated cost and dura-
14	tion of the proposed studies and analyses; and
15	(D) designate as a study priority the com-
16	pilation of a water budget analysis for the
17	Verde Valley.
18	(b) VERDE VALLEY WATER BUDGET ANALYSIS.—
19	(1) IN GENERAL.—Subject to the availability of
20	appropriations, not later than 14 months after the
21	date of enactment of this Act, the Director of the
22	U.S. Geological Survey, in cooperation with the Di-
23	rector, shall prepare and submit to the Partnership
24	a report that provides a water budget analysis of the

1	portion of the Verde River Basin within the Verde
2	Valley.
3	(2) COMPONENTS.—The report submitted
4	under paragraph (1) shall include—
5	(A) a summary of the information avail-
6	able on the hydrologic flow regime for the por-
7	tion of the Middle Verde River from the
8	Clarkdale streamgauging station to the city of
9	Camp Verde at United States Geological Survey
10	Stream Gauge 09506000;
11	(B) with respect to the portion of the Mid-
12	dle Verde River described in subparagraph (A),
13	estimates of—
14	(i) the inflow and outflow of surface
15	water and groundwater;
16	(ii) annual consumptive water use;
17	and
18	(iii) changes in groundwater storage;
19	and
20	(C) an analysis of the potential long-term
21	consequences of various water use scenarios on
22	groundwater levels and Verde River flows.
23	(c) Preliminary Report and Recommenda-
24	TIONS.—.

1 (1) IN GENERAL.—Not later than 16 months 2 after the date of enactment of this Act, using the in-3 formation provided in the report submitted under 4 subsection (b) and any other relevant information, 5 the Partnership shall submit to the Secretary, the 6 Governor of Arizona, and representatives of the 7 Verde Valley communities, a preliminary report that 8 sets forth the findings and recommendations of the 9 Partnership regarding the long-term available water 10 supply within the Verde Valley.

11 (2) Consideration of recommendations.— 12 The Secretary may take into account the rec-13 ommendations included in the report submitted 14 under paragraph (1) with respect to decisions affect-15 ing land under the jurisdiction of the Secretary, in-16 cluding any future sales or exchanges of Federal 17 land in the Verde River Basin after the date of en-18 actment of this Act.

19 (3) EFFECT.—Any recommendations included
20 in the report submitted under paragraph (1) shall
21 not affect the land exchange process or the apprais22 als of the Federal land and non-Federal land con23 ducted under sections 103 and 104.

3 Not later than 4 years after the date of enactment
4 of this Act, the Partnership shall submit to the Secretary
5 and the Governor of Arizona a final report that—

6 (1) includes a summary of the results of any
7 water resource assessments conducted under this
8 title in the Verde River Basin;

9 (2) identifies any areas in the Verde River 10 Basin that are determined to have groundwater defi-11 cits or other current or potential water supply prob-12 lems;

(3) identifies long-term water supply management options for communities and water resources
within the Verde River Basin; and

16 (4) identifies water resource analyses and moni17 toring needed to support the implementation of man18 agement options.

19 SEC. 206. MEMORANDUM OF UNDERSTANDING.

The Secretary (acting through the Chief of the Forest Service) and the Secretary of the Interior, shall enter into a memorandum of understanding authorizing the United States Geological Survey to access Forest Service land (including stream gauges, weather stations, wells, or other points of data collection on the Forest Service land) to carry out this title.

1 SEC. 207. EFFECT.

2 Nothing in this title diminishes or expands State or
3 local jurisdiction, responsibilities, or rights with respect to
4 water resource management or control.

Calendar No. 55

109TH CONGRESS **S. 161** IST SESSION **S. 161** [Report No. 109-40]

A BILL

To provide for a land exchange in the State of Ari-zona between the Secretary of Agriculture and Yavapai Ranch Limited Partnership.

Reported without amendment March 16, 2005