

“(5) the National Health, Lung, and Blood Institute;

“(6) the National Cancer Institute;

“(7) the National Institute of Mental Health;

“(8) the National Institute of Nursing Research;

“(9) the National Center for Research Resources;

“(10) the National Institute of Child Health and Human Development;

“(11) the National Institute of Arthritis and Musculoskeletal and Skin Diseases;

“(12) the National Institute on Aging;

“(13) pain management practitioners, which may include physicians, psychologists, physical medicine and rehabilitation service representatives (including physical therapists and occupational therapists), nurses, dentists, and chiropractors; and

“(14) patient advocacy groups.

“(d) ACTIVITIES.—The Consortium shall coordinate and support research, training, health information dissemination and related activities with respect to—

“(1) acute pain;

“(2) cancer and HIV-related pain;

“(3) back pain, headache pain, and facial pain; and

“(4) other painful conditions.

“(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$5,000,000 for fiscal year 1997.”

#### Subtitle E—Repeals and Conforming Amendments

##### SEC. 641. REPEALS AND CONFORMING AMENDMENTS.

(a) RENAMING OF DIVISION OF RESEARCH RESOURCES.—Section 403(5) (42 U.S.C. 283(5)) is amended by striking “Division of Research Resources” and inserting “National Center for Research Resources”.

(b) RENAMING OF NATIONAL CENTER FOR NURSING RESEARCH.—

(1) Section 403(5) (42 U.S.C. 283(5)) is amended by striking “National Center for Nursing Research” and inserting “National Institute of Nursing Research”.

(2) Section 408(a)(2) (42 U.S.C. 284c(a)(2)) is amended by striking “National Center for Nursing Research” and inserting “National Institute of Nursing Research”.

(c) RENAMING OF CHIEF MEDICAL DIRECTOR FOR VETERANS AFFAIRS.—

(1) Section 406 (42 U.S.C. 284a) is amended—  
(A) in subsection (b)(2)(A), by striking “Chief Medical Director of the Department of Veterans Affairs or the Chief Dental Director of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”; and

(B) in subsection (h)(2)(A)(v) by striking “Chief Medical Director of the Department of Veterans Affairs,” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(2) Section 424(c)(3)(B)(x) (42 U.S.C. 285b-7(c)(3)(B)(x)) is amended by striking “Chief Medical Director of the Veterans Administration” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(3) Section 429(b) (42 U.S.C. 285c-3(b)) is amended by striking “Chief Medical Director of the Veterans Administration” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(4) Section 430(b)(2)(A)(i) (42 U.S.C. 285c-4(b)(2)(A)(i)) is amended by striking “Chief Medical Director of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(5) Section 439(b) (42 U.S.C. 285d-4(b)) is amended by striking “Chief Medical Director

of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(6) Section 452(f)(3)(B)(xi) (42 U.S.C. 285g-4(f)(3)(B)(xi)) is amended by striking “Chief Medical Director of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(7) Section 466(a)(1)(B) (42 U.S.C. 286a(a)(1)(B)) is amended by striking “Chief Medical Director of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(8) Section 480(b)(2)(A) (42 U.S.C. 287a(b)(2)(A)) is amended by striking “Chief Medical Director of the Department of Veterans Affairs” and inserting “Under Secretary for Health of the Department of Veterans Affairs”.

(b) ADVISORY COUNCILS.—Section 406(h) (42 U.S.C. 284a(h)) is amended—

(1) by striking paragraph (1); and

(2) in paragraph (2)—

(A) by striking “(2)(A) The” and inserting “(1) The”;

(B) by redesignating subparagraph (B) as paragraph (2); and

(C) by redesignating clauses (i) through (vi) of paragraph (1) (as so redesignated) as subparagraphs (A) through (F), respectively.

(c) DIABETES AND DIGESTIVE AND KIDNEY DISORDERS ADVISORY BOARDS.—Section 430 (42 U.S.C. 285c-4) is repealed.

(d) NATIONAL ARTHRITIS AND MUSCULOSKELETAL AND SKIN DISEASES ADVISORY BOARD.—Section 442 (42 U.S.C. 285d-7) is repealed.

(e) RESEARCH CENTERS REGARDING CHRONIC FATIGUE SYNDROME.—Subpart 6 of part C of title IV (42 U.S.C. 285f et seq.) is amended by redesignating the second section 447 (42 U.S.C. 285f-1) as section 447A.

(f) NATIONAL INSTITUTE ON DEAFNESS ADVISORY BOARD.—Section 464D (42 U.S.C. 285m-4) is repealed.

(g) BIOMEDICAL AND BEHAVIORAL RESEARCH PERSONNEL STUDY.—Section 489 (42 U.S.C. 288b) is amended—

(1) by striking subsection (b); and

(2) by redesignating subsection (c) as subsection (b).

(h) NATIONAL COMMISSION ON ALCOHOLISM AND OTHER ALCOHOL-RELATED PROBLEMS.—Section 18 of the Comprehensive Alcohol Abuse and Alcoholism Prevention, Treatment, and Rehabilitation Act Amendments of 1979 (42 U.S.C. 4541 note) is repealed.

(i) ADVISORY COUNCIL ON HAZARDOUS SUBSTANCES RESEARCH AND TRAINING.—Section 311(a) of the Comprehensive Environmental Response, Compensation and Liability Act of 1980 (42 U.S.C. 9660(a)) is amended—

(1) by striking paragraph (5); and

(2) in the last sentence of paragraph (6), by striking “the relevant Federal agencies referred to in subparagraph (A) of paragraph (5)” and inserting “relevant Federal agencies”.

#### THE INDIAN CHILD WELFARE ACT AMENDMENTS OF 1996

##### MCCAIN AMENDMENT NO. 5405

Mr. LOTT (for Mr. MCCAIN) proposed an amendment to the bill (S. 1962) to amend the Indian Child Welfare Act of 1978, and for other purposes; as follows:

On page 13, line 18, insert “if in the best interests of an Indian child,” after “approve.”.  
On page 14, lines 15 and 16, strike the dash and all that follows through the paragraph designation and adjust the margin accordingly.

On page 14, line 16, insert a dash after “willfully”.

On page 14, line 16, insert “ (1)” before “falsifies” and adjust the margin accordingly.

#### THE WILDLIFE SUPPRESSION AIRCRAFT TRANSFER ACT OF 1996

##### KEMP THORNE (AND OTHERS) AMENDMENT NO. 5406

Mr. LOTT (for Mr. KEMP THORNE, Mr. BINGAMAN, Mr. CRAIG, and Mr. KYL) proposed an amendment to the bill (S. 2078) to authorize the sale of excess Department of Defense aircraft to facilitate the suppression of wildfire; as follows:

Strike all after the enacting clause and insert the following:

##### SECTION 1. SHORT TITLE.

This act may be cited as the “Wildfire Suppression Aircraft Transfer Act of 1996”.

##### SEC. 2. AUTHORITY TO SELL AIRCRAFT AND PARTS FOR WILDFIRE SUPPRESSION PURPOSES.

(a) AUTHORITY.—(1) Notwithstanding section 202 of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 483) and subject to subsections (b) and (c), the Secretary of Defense may, during the period beginning on October 1, 1996, and ending on September 30, 2000, sell the aircraft and aircraft parts referred to in paragraph (2) to persons or entities that contract with the Federal Government for the delivery of fire retardant by air in order to suppress wildfire.

(2) Paragraph (1) applies to aircraft and aircraft parts of the Department of Defense that are determined by the Secretary to be—

(A) excess to the needs of the Department; and

(B) acceptable for commercial sale.

(b) CONDITIONS OF SALE.—Aircraft and aircraft parts sold under subsection (a)—

(1) may be used only for the provision of air tanker services for wildfire suppression purposes; and

(2) may not be flown or otherwise removed from the United States unless dispatched by the National Interagency Fire Center in support of an international agreement to assist in wildfire suppression efforts or for other purposes jointly approved by the Secretary of Defense and the Secretary of Agriculture in writing in advance.

(c) CERTIFICATION OF PERSONS AND ENTITIES.—The Secretary of Defense may sell aircraft and aircraft parts to a person or entity under subsection (a) only if the Secretary of Agriculture certifies to the Secretary of Defense, in writing, before the sale that the person or entity is capable of meeting the terms and conditions of a contract to deliver fire retardant by air.

(d) REGULATIONS.—(1) As soon as practicable after the date of the enactment of this Act, the Secretary of Defense shall, in consultation with the Secretary of Agriculture and the Administrator of General Services, prescribe regulations relating to the sale of aircraft and aircraft parts under this section.

(2) The regulations shall—

(A) ensure that the sale of the aircraft and aircraft parts is made at fair market value (as determined by the Secretary of Defense) and, to the extent practicable, on a competitive basis;

(B) require a certification by the purchaser that the aircraft and aircraft parts will be used only in accordance with the conditions set forth in subsection (b);