

SEC. 713. EFFECTIVE DATE.

The provisions of this Act shall take effect immediately upon enactment of this Act.

SEC. 714. AUTHORIZATION OF APPROPRIATIONS AND RELATED AUTHORITIES.

(a) **GENERAL.**—There are hereby authorized to be appropriated such sums as may be necessary to carry out this Act, including such sums as may be necessary for the Forest Service to acquire ownership of, or other interest in, lands within the external boundaries of the Area as authorized in subsection (d).

(b) **CONTRIBUTIONS.**—

(1) The Secretary is authorized to accept contributions from the Pueblo, or from other persons or governmental entities, to perform and complete a survey of the Area, or otherwise for the benefit of the Area in accordance with this Act.

(2) The Secretary shall complete a survey of the Area within one year of the date of enactment of this Act.

(c) **LAND EXCHANGE.**—Within 180 days after the date of enactment of this Act, after consultation with the Pueblo, the Secretary is directed in accordance with applicable laws to prepare and offer a land exchange of National Forest lands outside the Area and contiguous to the northern boundary of the Pueblo's Reservation within sections 10, 11, and 14 of T12N, R4E, N.M.P.M., Sandoval County, New Mexico excluding Wilderness land, for lands owned by the Pueblo in the Evergreen Hills subdivision in Sandoval County contiguous to National Forest land, and the La Luz tract in Bernalillo County. Notwithstanding section 206(b) of the Federal Land Policy and Management Act (43 U.S.C. 1716(b)), the Secretary may either make or accept a cash equalization payment in excess of 25 percent of the total value of the lands or interests transferred out of Federal ownership. Any funds received by the Secretary as a result of the exchange shall be deposited in the fund established under the Act of December 4, 1967, known as the Sisk Act (16 U.S.C. 484a), and shall be available to purchase non-Federal lands within or adjacent to the National Forests in the State

of New Mexico. All lands exchanged or conveyed to the Pueblo are hereby declared to be held in trust for the Pueblo by the United States and added to the Pueblo's Reservation subject to all existing and outstanding rights and shall remain in their natural state and shall not be subject to commercial development of any kind. Lands exchanged or conveyed to the Forest Service shall be subject to all limitations on use pertaining to the Area under this Act. If the land exchange offer is not made within 180 days after the date of enactment of this Act, the Secretary shall submit to the Committee on Energy and Natural Resources of the United States Senate and the Committee on Resources of the United States House of Representatives, a report explaining the reasons for the failure to make the offer including an assessment of the need for any additional legislation that may be necessary for the exchange. If additional legislation is not necessary, the Secretary, consistent with this section, should proceed with the exchange pursuant to existing law.

(d) **LAND ACQUISITION.**—(1) The Secretary is authorized to acquire lands owned by the Pueblo within the Evergreen Hills Subdivision in Sandoval County or any other privately held lands inside of the exterior boundaries of the Area. The boundaries of the Cibola National Forest and the Area shall be adjusted to encompass any lands acquired pursuant to this section.

(2) In the event the Pueblo acquires the Piedra Lisa tract, the Secretary shall compensate the Pueblo for the fair market value of:

(A) the right-of-way established pursuant to section 709(i)(3); and

(B) the conservation easement established by the limitations on use of the Piedra Lisa tract pursuant to section 709(b).

(e) **REIMBURSEMENT OF CERTAIN COSTS.**—

(1) The Pueblo, the County of Bernalillo, New Mexico, and any person who owns or has owned property inside of the exterior boundaries of the Area as designated on the map, and who has incurred actual and direct costs as a result of participating in the case of

Pueblo of Sandia v. Babbitt, Civ. No. 94-2624 HHG (D.D.C.), or other proceedings directly related to resolving the issues litigated in that case, may apply for reimbursement in accordance with this section. Costs directly related to such participation which shall qualify for reimbursement shall be—

(A) dues or payments to a homeowner association for the purpose of legal representation; and

(B) legal fees and related expenses.

(2) The reimbursement provided in this subsection shall be in lieu of that which might otherwise be available pursuant to the Equal Access to Justice Act (24 U.S.C. 2412).

(3) The Secretary of the Treasury is authorized and directed to make reimbursement payments as provided in this section out of any money not otherwise appropriated.

(4) Applications for reimbursement shall be filed within 180 days of the date of enactment of this Act with the Department of the Treasury, Financial Management Service, Washington, D.C.

(5) In no event shall any one party be compensated in excess of \$750,000 and the total amount reimbursed pursuant to this section shall not exceed \$3,000,000.

PRIVILEGE OF THE FLOOR

Mr. CLELAND. I ask unanimous consent that my press secretary, Patricia Murphy, be admitted to the floor.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. REID. Mr. President, I ask unanimous consent that privileges of the floor be granted to Ross Arends, a detailee in the office of Senator KOHL, during the pendency of the homeland security bill.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

FOREIGN CURRENCY REPORTS

In accordance with the appropriate provisions of law, the Secretary of the

Senate herewith submits the following report(s) of standing committees of the Senate, certain joint committees of the Congress, delegations and groups, and

select and special committees of the Senate, relating to expenses incurred in the performance of authorized foreign travel:

CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95-384—22 U.S.C. 1754(b), COMMITTEE ON ARMED SERVICES FOR TRAVEL FROM JULY 1 TO SEPT. 30, 2000

Name and country	Name of currency	Per diem		Transportation		Miscellaneous		Total	
		Foreign currency	U.S. dollar equivalent or U.S. currency	Foreign currency	U.S. dollar equivalent or U.S. currency	Foreign currency	U.S. dollar equivalent or U.S. currency	Foreign currency	U.S. dollar equivalent or U.S. currency
Senator John McCain:									
United States	Dollar				6,409.34				6,409.34
Romania	Dollar		380.00						380.00
Georgia	Dollar		232.00						232.00
Croatia	Dollar		209.00						209.00
Bosnia	Dollar		184.00						184.00
Slovenia	Dollar		209.00						209.00
Dan Twining:									
United States	Dollar				6,955.34				6,955.34
Romania	Dollar		425.00						425.00
Georgia	Dollar		220.00						220.00
Croatia	Dollar		292.00						292.00
Bosnia	Dollar		196.00						196.00
Slovenia	Dollar		355.00						355.00
Maren Lead:									
United States	Dollar				5,871.07				5,871.07
Germany	Euro		470.80		60.00		13.00		543.80
Italy	Euro		110.75				18.00		128.75
Joseph I. Sixeas:									
United States	Dollar				3,696.00				3,696.00
Italy	Euro		110.75						110.75
Germany	Euro		220.00						220.00
Ambrose R. Hock:									
United States	Dollar				3,187.83				3,187.83
South Korea	Won		1,002.86						1,002.86