..... (Original Signature of Member)

114TH CONGRESS 2D Session



To provide for the orderly disposal of certain Federal lands, to benefit education and other purposes through the sales of such lands, to consolidate Federal lands to improve management, to provide for the acquisition of lands for recreational and other opportunities, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. GOSAR introduced the following bill; which was referred to the Committee on _____

A BILL

- To provide for the orderly disposal of certain Federal lands, to benefit education and other purposes through the sales of such lands, to consolidate Federal lands to improve management, to provide for the acquisition of lands for recreational and other opportunities, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Hunting, Education, and Recreational Development Act"
- 4 or the "HEARD Act".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

6 this Act is:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings and purpose.
- Sec. 3. Definitions.
- Sec. 4. Disposal.
- Sec. 5. Lands to provide or increase recreational and other opportunities.
- Sec. 6. Public availability of information on land potentially available for disposal.
- Sec. 7. Recreation and Public Purposes Act.
- Sec. 8. Limitations for administrative costs.
- Sec. 9. Recording.

7 SEC. 2. FINDINGS AND PURPOSE.

- 8 (a) FINDINGS.—Congress finds the following:
- 9 (1) The total Federal estate exceeds more than
- 10 635,000,000 acres.
- (2) The Federal Government owns parcels of
 varying size interspersed with or adjacent to private,
 State, and tribal lands throughout the United
 States, making many of these parcels difficult to
 manage and more appropriate for disposal.
- 16 (3) The Bureau of Land Management identifies
 17 certain lands potentially available for disposal in re18 visions to resource management plans.
- (4) Existing law does not require the Bureau of
 Land Management to dispose of identified lands on
 a regular or frequent basis. As a result, lands identi-

1	fied as potentially available for disposal under valid
2	resource management plans are rarely disposed by
3	the Bureau of Land Management.
4	(5) The Forest Service has several authorities
5	to dispose of Federal lands, but such authorities are
6	rarely used.
7	(b) PURPOSES.—The purposes of this Act are—
8	(1) to provide for the orderly disposal of certain
9	Federal lands;
10	(2) to benefit education through the sales of
11	such lands and research focused on natural resource
12	issues at educational institutions;
13	(3) to consolidate Federal lands to achieve bet-
14	ter management; and
15	(4) to provide for the acquisition of certain
16	lands to provide or increase recreational and other
17	purposes.
18	SEC. 3. DEFINITIONS.
19	As used in this Act:
20	(1) HUNTING.—The term "hunting" means use
21	of a firearm, bow, or other authorized means in the
22	lawful—
23	(A) pursuit, shooting, capture, collection,
24	trapping, or killing of wildlife; or

1	(B) attempt to pursue, shoot, capture, col-
2	lect, trap, or kill wildlife.
3	(2) LAND GRANT UNIVERSITY.—The term
4	"land grant university" means a land grant univer-
5	sity—
6	(A) established under the Act of July 2,
7	1862 (known as the "First Morrill Act"; 12
8	Stat. 503, chapter 130; 7 U.S.C. 301 et seq.);
9	(B) established under the Act of August
10	30, 1890 (known as the "Second Morrill Act";
11	26 Stat. 419, chapter 841; 7 U.S.C. 321 et
12	seq.); or
13	(C) described in section $533(a)(1)$ of the
14	Equity in Educational Land-Grant Status Act
15	of 1994 (part C of title V of Public Law 103–
16	382).
17	(3) Recreational fishing.—The term "rec-
18	reational fishing" means the lawful—
19	(A) pursuit, capture, collection, or killing
20	of fish; or
21	(B) attempt to pursue, capture, collect, or
22	kill fish.
23	(4) Recreational off-highway vehicles.—
24	The term "recreational off-highway vehicle" means a
25	motorized off-highway vehicle designed to travel on

1	four or more tires, intended by the manufacturer for
2	recreational use by one or more persons and having
3	all of the following characteristics:
4	(A) A steering wheel for steering control.
5	(B) Foot controls for throttle and service
6	brake.
7	(C) Non-straddle seating.
8	(D) Maximum speed capability greater
9	than 30 miles per hour.
10	(E) Gross vehicle weight rating no greater
11	than 3,750 pounds.
12	(F) Less than 80 inches in overall width,
13	exclusive of accessories.
14	(G) Engine displacement equal to or less
15	than 61 cubic inches for gasoline fueled en-
16	gines.
17	(H) Identification by means of a 17-char-
18	acter personal or vehicle information number.
19	(5) Recreation and public purposes
20	ACT.—The term "Recreation and Public Purposes
21	Act" means the Act entitled "An Act to authorize
22	acquisition or use of public lands by States, counties,
23	or municipalities for recreational purposes", ap-
24	proved June 14, 1926 (43 U.S.C. 869 et seq.).

1	(6) Recreational shooting.—The term
2	"recreational shooting" means any form of sport,
3	training, competition, or pastime, whether formal or
4	informal, that involves the discharge of a rifle, hand-
5	gun, or shotgun, or the use of a bow.
6	(7) Secretary concerned.—The term "Sec-
7	retary concerned" means—
8	(A) the Secretary of Interior, in reference
9	to lands under the jurisdiction of that Sec-
10	retary; and
11	(B) the Secretary of Agriculture, in ref-
12	erence to lands under the jurisdiction of that
13	Secretary.
14	(8) Special account.—The term "special ac-
15	count" means the account in the Treasury of the
16	United States established under this Act.
17	(9) UNIT OF LOCAL GOVERNMENT.—The term
18	"unit of local government" means the governing
19	body of each, community, county, municipality, city,
20	town, or township created pursuant to State law
21	with boundaries interspersed with or adjacent to
22	Federal lands.
23	SEC. 4. DISPOSAL.
24	(a) DISPOSAL.—In accordance with this Act, and

25 other applicable law, and subject to valid existing rights,

the Secretary concerned is authorized to dispose of Fed eral land.

3 (b) RESERVATION FOR LOCAL PUBLIC PURPOSES.— 4 Not less than 30 days before the offering of lands for sale 5 or exchange pursuant to subsection (a), States or the unit of local government in whose jurisdiction the lands are lo-6 7 cated may elect to obtain any such lands for local public 8 purposes pursuant to the provisions of the Recreation and 9 Public Purposes Act. Pursuant to any such election, the 10 Secretary concerned shall retain the elected lands for conveyance to the States or such unit of the local government 11 in accordance with the provisions of the Recreation and 12 13 Public Purposes Act.

14 (c) Selection.—

15 (1) JOINT SELECTION REQUIRED.—The Sec-16 retary concerned and the unit of local government in 17 whose jurisdiction lands referred to in subsection (a) 18 are located shall jointly select lands to be offered for 19 sale or exchange under this section. The Secretary 20 concerned shall coordinate land disposal activities 21 with the unit of local government concerned. Land 22 disposal activities of the Secretary concerned shall 23 be consistent with local land use planning and zon-24 ing requirements and recommendations.

(2) OFFERING.—(A) The Secretary concerned
 shall make the first offering of land as soon as prac ticable after land has been selected in accordance
 with this subsection.

(B) The Secretary of Interior shall dispose of 5 6 not less than 10 percent of lands currently identified 7 by the Bureau of Land Management for disposal as 8 of the date of the enactment of this Act in each of 9 the first 8 years after the date of the enactment of 10 this Act, for a total of 80 percent of such lands by 11 the end of the eighth year after the date of the en-12 actment of this Act.

13 (C) The Secretary of Interior shall dispose of 14 not less than 20 percent of lands identified by the 15 Bureau of Land Management for disposal in any re-16 source management plan amendment made after the 17 date of the enactment of this Act in each of the 4 18 years after such an amendment is made, for a total 19 of 80 percent of such lands by the end of the fourth 20 vear after the date of such amendment.

(D) The Secretary of Agriculture shall dispose
not less than 10 percent of lands currently identified
by the Forest Service for disposal as of the date of
the enactment of this Act in each of the first 8 years
after the date of the enactment of this Act, for a

total of 80 percent of such lands by the end of the
 eighth year after the date of the enactment of this
 Act.

4 (E) The Secretary of Agriculture shall dispose 5 of not less than 20 percent of lands identified by the 6 Forest Service for disposal in any resource manage-7 ment plan amendment made after the date of the 8 enactment of this Act in each of the 4 years after 9 such an amendment is made, for a total of 80 per-10 cent of such lands by the end of the fourth year 11 after the date of such amendment.

(F) Private landowners with inholdings interspersed with or adjacent to Federal land being disposed of shall have the first right of refusal for the
purchase of land sold or exchanged under this Act.
(d) DISPOSITION OF PROCEEDS.—

17 (1) LAND SALES.—Of the gross proceeds of
18 sales of land under this subsection in a fiscal year
19 shall be made available as follows:

20 (A) 15 percent shall be paid directly to the
21 State where the sale takes place for use to sup22 plement the education of students in kinder23 garten through grade 12, to supplement public
24 support of institutions of public higher edu-

1	cation, and to supplement State agricultural
2	and natural resource agencies.
3	(B) 15 percent shall be paid directly to the
4	1 or more land grant universities within the
5	boundaries of the State of which the revenue is
6	derived for the purposes of providing agricul-
7	tural and natural resources research, extension,
8	teaching and infrastructure.
9	(C) 10 percent shall be paid directly to the
10	1 or more counties within the boundaries of
11	which the revenue is derived with 50 percent of
12	those revenues going to a county extension of-
13	fice.
14	(D) 10 percent shall be deposited in a spe-
15	cial account created in the Treasury of the
16	United States for use pursuant to the provi-
17	sions of paragraph (3).
18	(E) The remainder shall be deposited into
19	the General Fund of the Treasury.
20	(2) PAYMENTS.—
21	(A) IN GENERAL.—Amounts paid to land
22	grant universities under subsection (B) shall be
23	in addition to any other payments of public
24	support.

1	(B) PAYMENTS IN LIEU OF TAXES.—A
2	payment to a county under subsection (C) shall
3	be in addition to a payment in lieu of taxes re-
4	ceived by the county under chapter 69 of title
5	31, United States Code.
6	(3) Availability of special account.—
7	(A) IN GENERAL.—Amounts deposited in
8	the special account may be expended by the
9	Secretary concerned for—
10	(i) any of the purposes described in
11	section 5; and
12	(ii) deferred maintenance, repairs, and
13	capital improvements.
14	(B) PROCEDURES.—The Secretary con-
15	cerned shall coordinate the use of the special
16	account with States, the unit of local govern-
17	ment in whose jurisdiction the lands are lo-
18	cated, and other interested persons, to ensure
19	accountability and demonstrated results.
20	(C) INVESTMENT OF SPECIAL ACCOUNT.—
21	All funds deposited as principal in the special
22	account shall earn interest in the amount deter-
23	mined by the Secretary of the Treasury on the
24	basis of the current average market yield on
25	outstanding marketable obligations of the

1	United States of comparable maturities. Such
2	interest shall be added to the principal of the
3	account and expended according to the provi-
4	sions of paragraph (3).
5	SEC. 5. LANDS TO PROVIDE OR INCREASE RECREATIONAL
6	AND OTHER OPPORTUNITIES.
7	(a) Acquisitions.—
8	(1) DEFINITION.—For purposes of this sub-
9	section, the term "recreational beneficial land"
10	means land or an interest in land, the acquisition of
11	which the United States would, in the judgment of
12	the Secretary concerned provide an opportunity—
13	(A) for hunting, recreational fishing, rec-
14	reational shooting, recreational off-highways ve-
15	hicles, or other recreational purposes; or
16	(B) to achieve better management of pub-
17	lic land through consolidation of Federal owner-
18	ship.
19	(2) CONCURRENCE.—Before initiating efforts to
20	acquire land under this subsection, the Secretary
21	concerned shall obtain the concurrence of each af-
22	fected State and unit of local government within
23	whose jurisdiction the lands are located, including
24	appropriate planning and regulatory agencies, and
25	with other interested persons, concerning the neces-

sity of making the acquisition, the potential impacts
on State and local government, and other appropriate aspects of the acquisition. Concurrence under
this paragraph is in addition to any other consultation required by law.

6 (3) IN GENERAL.—After the consultation proc-7 ess has been completed in accordance with para-8 graph (3), the Secretary concerned may acquire, 9 with the proceeds of the special account, recreational 10 beneficial land and interests in recreational bene-11 ficial land. Lands may not be acquired by eminent 12 domain or condemnation or without the consent of 13 the owner thereof. Funds made available from the 14 special account may be used with any other funds 15 made available under any other provision of law or 16 any other non-Federal matching funds provided by 17 a non-governmental organization.

18 (b) DETERMINATION OF FAIR MARKET VALUE.-19 The fair market value of land or an interest in land to 20 be acquired by the Secretary concerned under this section 21 shall be determined pursuant to section 206 of the Federal 22 Land Policy and Management Act of 1976 and shall be 23 consistent with other applicable requirements and stand-24 ards. Fair market value shall be determined without re-25 gard to the presence of a species listed as threatened or

endangered under the Endangered Species Act of 1973
 (16 U.S.C. 1531 et seq.).

3 (c) PAYMENTS IN LIEU OF TAXES.—Subparagraph
4 (H) of section 6901(1) of title 31, United States Code,
5 is amended by inserting "or the Hunting, Education, and
6 Recreational Development Act" after "the Southern Ne7 vada Public Land Management Act of 1998".

8 (d) LIMITATION.—The total land acreage acquired
9 annually under this Act shall not exceed the total Federal
10 land acreage disposed of annually under this Act.

11 SEC. 6. PUBLIC AVAILABILITY OF INFORMATION ON LAND 12 POTENTIALLY AVAILABLE FOR DISPOSAL.

(a) BUREAU OF LAND MANAGEMENT.—The Bureau
of Land Management, shall make publicly available, including on the internet at http://www.blm.gov/wo/st/en/
prog/planning/planning overview/

17 lands_potentially0.html, or any successor website, all
18 public lands managed by the agency potentially available
19 for disposal as identified in agency resource management
20 plans.

(b) FOREST SERVICE.—The Forest Service, shall
make publicly available, including on the internet, all public lands managed by the agency identified for disposal as
identified in agency land and resource management plans.

1 SEC. 7. RECREATION AND PUBLIC PURPOSES ACT.

2 (a) IN GENERAL.—Upon request by a grantee of 3 lands within a local county that are subject to a lease or patent issued under the Recreation and Public Purposes 4 5 Act, the Secretary concerned may transfer the reversionary interest in such lands to other non-Federal lands. 6 7 The transfer of the reversionary interest under this section 8 shall only be made to lands of equal value, except that 9 with respect to States or a unit of local government an amount equal to the excess (if any) of the fair market 10 11 value of lands received by the unit of local government over the fair market value of lands transferred by the unit 12 13 of local government shall be paid to the Secretary concerned and shall be treated under subsection (d)(1) of sec-14 tion 4 as proceeds from the sale of land. For purposes 15 16 of this subsection, the fair market value of lands to be transferred by States or a unit of local government may 17 18 be based upon a statement of value prepared by a qualified 19 appraiser.

(b) TERMS AND CONDITIONS APPLICABLE TO REVERSIONARY INTEREST.—Other non-Federal lands selected under this subsection by a grantee described in subsection (a) shall be subject to the activities defined as permissible under parts 2920 and 2930 of title 43, Code of
Federal Regulations, shall be permissible.

1 SEC. 8. LIMITATIONS FOR ADMINISTRATIVE COSTS.

2 Amounts deposited in the special account created by
3 this Act shall be expended by the Secretary concerned for
4 reimbursement of—

5 (1) costs incurred by the local offices of the Bu6 reau of Land Management and the Forest Service in
7 arranging sales, conveyances, or exchanges under
8 this Act; and

9 (2) reimbursement of any other costs associated
10 with this Act including investigations, reports, ap11 praisals, surveys, and clearances.

12 SEC. 9. RECORDING.

The Secretary concerned shall record all final sales,
conveyances and exchanges under this Act with the county
within whose jurisdiction the lands are located.