[118H548]

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To take certain Federal lands in Tennessee into trust for the benefit of the Eastern Band of Cherokee Indians.

IN THE HOUSE OF REPRESENTATIVES

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

A BILL

To take certain Federal lands in Tennessee into trust for the benefit of the Eastern Band of Cherokee Indians.

- 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.

4 This Act may be cited as the "Eastern Band of Cher-

5 okee Historic Lands Reacquisition Act".

6 SEC. 2. LAND TAKEN INTO TRUST FOR THE EASTERN BAND

OF CHEROKEE INDIANS.

8 (a) LANDS INTO TRUST.—Subject to such rights of9 record as may be vested in third parties to rights-of-way

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or other easements or rights-of-record for roads, utilities,
 or other purposes, the following Federal lands managed
 by the Tennessee Valley Authority and located on or above
 the 820-foot (MSL) contour elevation in Monroe County,
 Tennessee, on the shores of Tellico Reservoir, are declared
 to be held in trust by the United States for the use and
 benefit of the Eastern Band of Cherokee Indians:

8 (1) SEQUOYAH MUSEUM PROPERTY.—Approxi9 mately 46.0 acres of land generally depicted as
10 "Sequoyah Museum", "Parcel 1", and "Parcel 2"
11 on the map titled "Eastern Band of Cherokee His12 toric Lands Reacquisition Map 1" and dated April
13 30, 2015.

14 (2) SUPPORT PROPERTY.—Approximately 11.9
15 acres of land generally depicted as "Support Parcel"
16 on the map titled "Eastern Band of Cherokee His17 toric Lands Reacquisition Map 2" and dated April
18 30, 2015.

(3) CHOTA MEMORIAL PROPERTY AND TANASI
MEMORIAL PROPERTY.—Approximately 18.2 acres of
land generally depicted as "Chota Memorial 1" and
"Tanasi Memorial" on the map titled "Eastern
Band of Cherokee Historic Lands Reacquisition Map
3" and dated April 30, 2015, and including the
Chota Memorial and all land within a circle with a

radius of 86 feet measured from the center of the
 Chota Memorial without regard to the elevation of
 the land within the circle.

4 (b) PROPERTY ON LANDS.—In addition to the land 5 taken into trust by subsection (a), the improvements on 6 and appurtenances thereto, including memorials, are and 7 shall remain the property of the Eastern Band of Cher-8 okee Indians.

9 (c) REVISED MAPS.—Not later than 1 year after the 10 date of a land transaction made pursuant to this section, the Tennessee Valley Authority, after consultation with 11 12 the Eastern Band of Cherokee Indians and the Secretary 13 of the Interior, shall submit revised maps that depict the land taken into trust under this section, including any cor-14 15 rections made to the maps described in this section to the Committee on Natural Resources of the House of Rep-16 resentatives and the Committee on Indian Affairs of the 17 Senate. 18

(d) CONTOUR ELEVATION CLARIFICATION.—The
contour elevations referred to in this Act are based on
MSL Datum as established by the NGS Southeastern
Supplementary Adjustment of 1936 (NGVD29).

(e) CONDITIONS.—The lands taken into trust under
this section shall be subject to the conditions described
in section 5.

1SEC. 3. PERMANENT EASEMENTS TAKEN INTO TRUST FOR2THE EASTERN BAND OF CHEROKEE INDIANS.

3 (a) PERMANENT EASEMENTS.—The following perma4 nent easements for land below the 820-foot (MSL) con5 tour elevation for the following Federal lands in Monroe
6 County, Tennessee, on the shores of Tellico Reservoir, are
7 declared to be held in trust by the United States for the
8 benefit of the Eastern Band of Cherokee Indians:

9 (1) CHOTA PENINSULA.—Approximately 8.5
10 acres of land generally depicted as "Chota Memorial
11 2" on the map titled "Eastern Band of Cherokee
12 Historic Lands Reacquisition Map 3" and dated
13 April 30, 2015.

14 (2) CHOTA-TANASI TRAIL.—Approximately 11.4
15 acres of land generally depicted as "Chota-Tanasi
16 Trail" on the map titled "Eastern Band of Cherokee
17 Historic Lands Reacquisition Map 3" and dated
18 April 30, 2015.

19 (b) REVISED MAPS.—Not later than 1 year after the 20 date of a land transaction made pursuant to this section, 21 the Tennessee Valley Authority, after consultation with 22 the Eastern Band of Cherokee Indians and the Secretary 23 of the Interior, shall submit to the Committee on Natural 24 Resources of the House of Representatives and the Committee on Indian Affairs of the Senate revised maps that 25 depict the lands subject to easements taken into trust 26

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under this section, including any corrections necessary to
 the maps described in this section.

3 (c) CONDITIONS.—The lands subject to easements
4 taken into trust under this section shall be subject to the
5 use rights and conditions described in section 5.

6 SEC. 4. TRUST ADMINISTRATION AND PURPOSES.

7 (a) APPLICABLE LAWS.—Except as described in sec8 tion 5, the lands subject to this Act shall be administered
9 under the laws and regulations generally applicable to
10 lands and interests in lands held in trust on behalf of In11 dian tribes.

12 (b) USE OF LAND.—Except the lands described in 13 section 2(a)(2), the lands subject to this Act shall be used 14 principally for memorializing and interpreting the history 15 and culture of Indians and recreational activities, includ-16 ing management, operation, and conduct of programs of 17 and for—

- 18 (1) the Sequoyah birthplace memorial and mu-19 seum;
- 20 (2) the memorials to Chota and Tanasi as21 former capitals of the Cherokees;

(3) the memorial and place of reinterment for
remains of the Eastern Band of Cherokee Indians
and other Cherokee tribes, including those transferred to the Eastern Band of Cherokee Indians and

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1 other Cherokee tribes and those human remains and 2 cultural items transferred by the Tennessee Valley 3 Authority to those Cherokee tribes under the Native 4 American Graves Protection and Repatriation Act 5 (25 U.S.C. 3001 et seq.); and 6 (4) interpreting the Trail of Tears National 7 Historic Trail. 8 (c) USE OF SUPPORT PROPERTY.—The land de-9 scribed in section 2(a)(2) shall be used principally for the 10 support of lands subject to this Act and the programs of-11 fered by the Tribe relating to such lands and their pur-12 poses including— 13 (1) classrooms and conference rooms; 14 (2) cultural interpretation and education pro-15 grams; 16 (3) temporary housing of guests participating 17 in such programs or the management of the prop-18 erties and programs; and 19 (4) headquarters offices and support space for 20 the trust properties and programs. 21 (d) LAND USE.—The principal purposes of the use 22 of the land described in section 3(a)— 23 (1) paragraph (1), shall be for a recreational 24 trail from the general vicinity of the parking lot to 25 the area of the Chota Memorial and beyond to the

southern portion of the peninsula, including inter pretive signs, benches, and other compatible im provements; and

4 (2) paragraph (2), shall be for a recreational
5 trail between the Chota and Tanasi Memorials, in6 cluding interpretive signs, benches, and other com7 patible improvements.

8 SEC. 5. USE RIGHTS, CONDITIONS.

9 (a) FLOODING OF LAND AND ROADS.—The Ten-10 nessee Valley Authority may temporarily and intermit-11 tently flood the lands subject to this Act that lie below 12 the 824-foot (MSL) contour elevation and the road access 13 to such lands that lie below the 824-foot (MSL) contour 14 elevation.

(b) FACILITIES AND STRUCTURES.—The Eastern
Band of Cherokee Indians may construct, own, operate,
and maintain—

(1) water use facilities and nonhabitable structures, facilities, and improvements not subject to serious damage if temporarily flooded on the land adjoining the Tellico Reservoir side of the lands subject
to this Act that lie between the 815-foot and 820foot (MSL) contour elevations, but only after having
received written consent from the Tennessee Valley

Authority and subject to the terms of such approval;
 and

3 (2) water use facilities between the 815-foot 4 (MSL) contour elevations on the Tellico Reservoir 5 side of the lands subject to this Act and the adjacent waters of Tellico Reservoir and in and on such 6 7 waters after having received written consent from 8 the Tennessee Valley Authority and subject to the 9 terms of such approval, but may not construct, own, 10 operate, or maintain other nonhabitable structures, 11 facilities, and improvements on such lands.

12 (c) INGRESS AND EGRESS.—The Eastern Band of 13 Cherokee Indians may use the lands subject to this Act 14 and Tellico Reservoir for ingress and egress to and from 15 such land and the waters of the Tellico Reservoir and to 16 and from all structures, facilities, and improvements main-17 tained in, on, or over such land or waters.

(d) RIVER CONTROL AND DEVELOPMENT.—The use
rights under this section may not be exercised so as to
interfere in any way with the Tennessee Valley Authority's
statutory program for river control and development.

(e) TVA AUTHORITIES.—Nothing in this Act shall be
construed to affect the right of the Tennessee Valley Authority to—

25 (1) draw down Tellico Reservoir;

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(2) fluctuate the water level thereof as may be necessary for its management of the Reservoir; or

3 (3) permanently flood lands adjacent to lands
4 subject to this Act that lie below the 815-foot (MSL)
5 contour elevation.

6 (f) RIGHT OF ENTRY.—The lands subject to this Act 7 shall be subject to a reasonable right of entry by the per-8 sonnel of the Tennessee Valley Authority and agents of 9 the Tennessee Valley Authority operating in their official 10 capacities as necessary for purposes of carrying out the 11 Tennessee Valley Authority's statutory program for river 12 control and development.

13 (g) ENTRY ONTO LAND.—To the extent that the Tennessee Valley Authority's operations on the lands sub-14 15 ject to this Act do not unreasonably interfere with the Eastern Band of Cherokee Indians' maintenance of an ap-16 propriate setting for the memorialization of Cherokee his-17 tory or culture on the lands and its operations on the 18 lands, the Eastern Band of Cherokee Indians shall allow 19 the Tennessee Valley Authority to enter the lands to clear, 20 21 ditch, dredge, and drain said lands and apply larvicides 22 and chemicals thereon or to conduct bank protection work 23 and erect structures necessary in the promotion and fur-24 therance of public health, flood control, and navigation.

(h) LOSS OF HYDROPOWER CAPACITY.—All future
 development of the lands subject to this Act shall be sub ject to compensation to the Tennessee Valley Authority
 for loss of hydropower capacity as provided in the Ten nessee Valley Authority Flood Control Storage Loss
 Guideline, unless agreed to otherwise by the Tennessee
 Valley Authority.

8 (i) PROTECTION FROM LIABILITY.—The United
9 States shall not be liable for any loss or damage resulting
10 from—

(1) the temporary and intermittent flooding oflands subject to this Act;

13 (2) the permanent flooding of adjacent lands as14 provided in this section;

15 (3) wave action in Tellico Reservoir; or

16 (4) fluctuation of water levels for purposes of17 managing Tellico Reservoir.

18 (j) CONTINUING RESPONSIBILITIES.—The Tennessee19 Valley Authority shall—

(1) retain sole and exclusive Federal responsibility and liability to fund and implement any environmental remediation requirements that are required under applicable Federal or State law for any
land or interest in land to be taken into trust under
this Act, as well as the assessments under paragraph

1	(2) to identify the type and quantity of any potential
2	hazardous substances on the lands;
3	(2) prior to the acquisition in trust, carry out
4	an assessment and notify the Secretary of the Inte-
5	rior and the Eastern Band of Cherokee Indians
6	whether any hazardous substances were stored on
7	the lands and, if so, whether those substances—
8	(A) were stored for 1 year or more on the
9	lands;
10	(B) were known to have been released on
11	the lands; or
12	(C) were known to have been disposed of
13	on the lands; and
14	(3) if the assessment under paragraph (2)
15	shows that hazardous substances were stored, re-
16	leased, or disposed of on the lands, include in its no-
17	tice under paragraph (2) to the Secretary of the In-
18	terior and the Eastern Band of Cherokee Indians—
19	(A) the type and quantity of such haz-
20	ardous substances;
21	(B) the time at which such storage, re-
22	lease, or disposal took place on the lands; and
23	(C) a description of any remedial actions,
24	if any, taken on the lands.

1 SEC. 6. LANDS SUBJECT TO THE ACT.

For the purposes of this Act, the term "lands subject
to this Act" means lands and interests in lands (including
easements) taken into trust for the benefit of the Eastern
Band of Cherokee Indians pursuant to or under this Act.
SEC. 7. GAMING PROHIBITION.

No class II or class III gaming, as defined in the In8 dian Gaming Regulatory Act (25 U.S.C. 2701 et seq.),
9 shall be conducted on lands subject to this Act.