

118TH CONGRESS  
2D SESSION

# H. R. 8413

To provide for the conveyance of certain Federal land at Swanson Reservoir and Hugh Butler Reservoir in the State of Nebraska, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 15, 2024

Mr. SMITH of Nebraska (for himself, Mr. FLOOD, Mr. BACON, and Mr. MANN) introduced the following bill; which was referred to the Committee on Natural Resources

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## A BILL

To provide for the conveyance of certain Federal land at Swanson Reservoir and Hugh Butler Reservoir in the State of Nebraska, 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,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Swanson and Hugh  
5 Butler Reservoirs Land Conveyances Act”.

**6 SEC. 2. DEFINITIONS.**

7       In this Act:

8           (1) FAIR MARKET VALUE.—The term “fair  
9 market value”, with respect to a specified property

1 right, means the most probable price, as of a speci-  
2 fied date, in cash, terms equivalent to cash, or other  
3 precisely revealed terms, for which the specified  
4 property right should sell after reasonable exposure  
5 in a competitive market under all conditions req-  
6 uisite for a fair sale, with the buyer and seller each  
7 acting prudently, knowledgeably, and in the self-in-  
8 terest of the buyer or seller, as applicable, and as-  
9 suming that the buyer and seller are not under  
10 undue duress.

11 (2) FRONTIER COUNTY.—The term “Frontier  
12 County” means Frontier County, Nebraska, acting  
13 through the Board of Commissioners of Frontier  
14 County.

15 (3) HITCHCOCK COUNTY.—The term “Hitch-  
16 cock County” means Hitchcock County, Nebraska,  
17 acting through the Board of Commissioners of  
18 Hitchcock County.

19 (4) HUGH BUTLER RESERVOIR.—The term  
20 “Hugh Butler Reservoir” means the Hugh Butler  
21 Lake and Red Willow Dam constructed as part of  
22 the Pick-Sloan Missouri Basin Program, French-  
23 man-Cambridge Division, as authorized by section 9  
24 of the Act of December 22, 1944 (commonly known

1       as the “Flood Control Act of 1944”) (58 Stat. 891,  
2       chapter 665).

3                 (5) LAKEVIEW LODGE MANAGEMENT AGREEMENT.—The term “Lakeview Lodge Management  
4       Agreement” means the management agreement entitled  
5       “Management Agreement between the Bureau  
6       of Reclamation, et al., for the Development, Operation,  
7       and Maintenance of a Concession Operation  
8       at Swanson Reservoir”, numbered 23–LM–60–4160,  
9       and dated March 1, 2022.

10                 (6) LAKEVIEW LODGE PERMITTED CONCESSION LAND.—The term “Lakeview Lodge Permitted Concession Land” means the approximately 21.5 acres of land and water for the operation of a public concession at Swanson Reservoir—

11                         (A) located in the NE<sup>1/4</sup>NE<sup>1/4</sup> sec. 9, T. 2  
12                         N., R. 34 W., sixth principal meridian;

13                         (B) as generally depicted on the map prepared by the Bureau of Reclamation entitled  
14                         “Lakeview Lodge Concession Boundary” and  
15                         dated August 2023; and

16                         (C) as further defined by a land survey, as  
17                         the Secretary determines to be appropriate.

18                 (7) PROPERTY.—The term “property” means  
19                         any cabin or trailer site—

1                             (A) with respect to which a permit is in ef-  
2                             fect on the date of enactment of this Act; and  
3                             (B) that is located on—  
4                                 (i) the Lakeview Lodge Permitted  
5                             Concession Land;  
6                                 (ii) the Red Willow Permitted Cabin  
7                             Land;  
8                                 (iii) the Red Willow Permitted Con-  
9                             cession Land;  
10                              (iv) the Swanson Permitted Cabin  
11                             Land; or  
12                              (v) the Swanson Permitted Concession  
13                             Land.

14                             (8) RED WILLOW MANAGEMENT AGREEMENT.—  
15                             The term “Red Willow Management Agreement”  
16                             means the management agreement entitled “Man-  
17                             agement Agreement between the Bureau of Rec-  
18                             lamation, et al., for the Development, Management,  
19                             Operation, and Maintenance of a Concession Oper-  
20                             ation at Hugh Butler Reservoir”, numbered 24–  
21                             LM–60–5155, and dated May 1, 2024.

22                             (9) RED WILLOW PERMITTED CABIN LAND.—  
23                             The term “Red Willow Permitted Cabin Land”  
24                             means the approximately 6.5 acres of land encom-

1 passing the 8 permitted cabin lots at the Hugh But-  
2 ler Reservoir—

3 (A) located in the S<sup>1/2</sup> sec. 35, T. 5 N., R.

4 30 W., sixth principal meridian;

5 (B) as generally depicted on the map pre-  
6 pared by the Bureau of Reclamation entitled  
7 “Red Willow Cabin Map” and dated March  
8 2024; and

9 (C) as further defined by a land survey, as  
10 the Secretary determines to be appropriate.

11 (10) RED WILLOW PERMITTED CONCESSION  
12 LAND.—The term “Red Willow Permitted Conces-  
13 sion Land” means the approximately 23 acres of  
14 land and water for the operation of a public service  
15 concession at the Hugh Butler Reservoir—

16 (A) located in the E<sup>1/2</sup> sec. 25, T. 5 N., R.  
17 30 W., sixth principal meridian;

18 (B) as generally depicted on the map pre-  
19 pared by the Bureau of Reclamation entitled  
20 “Red Willow Concession Boundary” and dated  
21 August 2023; and

22 (C) as further defined by a land survey, as  
23 the Secretary determines to be appropriate.

24 (11) REQUESTED FEDERAL LAND.—The term  
25 “requested Federal land” means each of the fol-

1 lowing parcels of land, or any subset of those parcels,  
2 with respect to which a title transfer agreement  
3 is executed:

4 (A) The Lakeview Lodge Permitted Con-  
5 cession Land.

6 (B) The Red Willow Permitted Cabin  
7 Land.

8 (C) The Red Willow Permitted Concession  
9 Land.

10 (D) The Swanson Permitted Cabin Land.

11 (E) The Swanson Permitted Concession  
12 Land.

13 (12) SECRETARY.—The term “Secretary”  
14 means the Secretary of the Interior, acting through  
15 the Commissioner of Reclamation.

16 (13) STATE.—The term “State” means the  
17 State of Nebraska.

18 (14) SWANSON MANAGEMENT AGREEMENT.—  
19 The term “Swanson Management Agreement”  
20 means the management agreement entitled “Man-  
21 agement Agreement between the Bureau of Rec-  
22 lamation, et al., for the Development, Management,  
23 Operation, and Maintenance of Concession Oper-  
24 ation at Swanson Reservoir”, numbered 23-LM-60-  
25 4170, and dated May 1, 2023.

1                         (15) SWANSON PERMITTED CABIN LAND.—The  
2                         term “Swanson Permitted Cabin Land” means the  
3                         approximately 6.2 acres of land encompassing the 11  
4                         permitted cabin lots at the Swanson Reservoir—

5                             (A) located in the N $\frac{1}{2}$  sec. 18, S $\frac{1}{2}$  sec. 7,  
6                             T. 2 N., R. 33 W., sixth principal meridian;

7                             (B) as generally depicted on the map pre-  
8                         pared by the Bureau of Reclamation entitled  
9                         “Swanson Cabin Map” and dated March 2024;  
10                         and

11                             (C) as further defined by a land survey, as  
12                         the Secretary determines to be appropriate.

13                         (16) SWANSON PERMITTED CONCESSION  
14                         LAND.—The term “Swanson Permitted Concession  
15                         Land” means the approximately 20 acres of land  
16                         and water for the operation of a public service con-  
17                         cession at the Swanson Reservoir—

18                             (A) located in the N $\frac{1}{2}$  sec. 17, T. 2 N., R.  
19                             33 W., sixth principal meridian;

20                             (B) as generally depicted on the map pre-  
21                         pared by the Bureau of Reclamation entitled  
22                         “Swanson Concession Boundary” and dated  
23                         August 2023; and

24                             (C) as further defined by a land survey, as  
25                         the Secretary determines to be appropriate.

1                             (17) SWANSON RESERVOIR.—The term “Swanson Reservoir” means the Swanson Reservoir and Trenton Dam constructed as part of the Pick-Sloan Missouri Basin Program, Frenchman-Cambridge Division, as authorized by section 9 of the Act of December 22, 1944 (commonly known as the “Flood Control Act of 1944”) (58 Stat. 891, chapter 665).

8                             (18) TITLE TRANSFER AGREEMENT.—The term  
9                             “title transfer agreement” means a title transfer  
10                          agreement between the Secretary and Frontier  
11                          County or Hitchcock County, as applicable, entered  
12                          into pursuant to a memorandum of agreement to de-  
13                          termine the legal, institutional, and financial terms  
14                          for the conveyance of the Lakeview Lodge Permitted  
15                          Concession Land, Red Willow Permitted Cabin  
16                          Land, Red Willow Permitted Concession Land,  
17                          Swanson Permitted Cabin Land, or Swanson Per-  
18                          mitted Concession Land, as applicable.

19                          **SEC. 3. CONVEYANCES OF FEDERAL LAND TO HITCHCOCK  
20                          COUNTY AND FRONTIER COUNTY, NEBRASKA.**

21                          (a) CONVEYANCE TO HITCHCOCK COUNTY.—

22                          (1) TITLE TRANSFER AGREEMENT.—Subject to  
23                          paragraphs (2) and (6) and sections 4 and 5, not  
24                          later than 3 years after the date of enactment of  
25                          this Act, the Secretary shall enter into good faith

1 negotiations to enter into a title transfer agreement  
2 with Hitchcock County under which the Secretary  
3 shall convey to Hitchcock County all requested right,  
4 title, and interest of the United States in and to the  
5 Swanson Permitted Cabin Land, the Swanson Per-  
6 mitted Concession Land, or the Lakeview Lodge  
7 Permitted Concession Land, as applicable.

8                 (2) PROHIBITION ON SUBDIVISION.—A title  
9 transfer agreement entered into pursuant to para-  
10 graph (1) shall be subject to the condition that the  
11 Swanson Permitted Cabin Land, the Swanson Per-  
12 mitted Concession Land, or the Lakeview Lodge  
13 Permitted Concession Land, as applicable—

- 14                     (A) shall be conveyed in whole; and  
15                     (B) shall not be subdivided.

16                 (3) OFFER TO CONVEY.—As soon as practicable  
17 after the date on which a title transfer agreement is  
18 entered into pursuant to paragraph (1), the Sec-  
19 retary shall offer to convey to Hitchcock County all  
20 right, title, and interest of the United States in and  
21 to the Swanson Permitted Cabin Land, the Swanson  
22 Permitted Concession Land, or the Lakeview Lodge  
23 Permitted Concession Land, as applicable, in accord-  
24 ance with paragraph (2) and the terms and condi-  
25 tions described in the title transfer agreement.

## 1                   (4) MEMORANDUM OF AGREEMENT.—

2                   (A) IN GENERAL.—As soon as practicable  
3                   after the date of enactment of this Act, the Sec-  
4                   retary shall enter into a memorandum of agree-  
5                   ment with Hitchcock County to establish and  
6                   define the roles and responsibilities for actions  
7                   required to convey to Hitchcock County the  
8                   Swanson Permitted Cabin Land, Swanson Per-  
9                   mitted Concession Land, or Lakeview Lodge  
10                   Permitted Concession Land, as applicable, in  
11                   accordance with the title transfer agreement.

12                   (B) REQUIREMENT.—The memorandum of  
13                   agreement entered into under subparagraph (A)  
14                   shall include the establishment of a plan for—

15                         (i) the demonstration by Hitchcock  
16                           County of—

17                         (I) the technical capability of  
18                           Hitchcock County to operate and  
19                           maintain the Swanson Permitted  
20                           Cabin Land, Swanson Permitted Con-  
21                           cession Land, or Lakeview Lodge Per-  
22                           mitted Concession Land, as applica-  
23                           ble, permanently; and

24                         (II) the ability of Hitchcock  
25                           County to satisfy financial obligations

1 relating to the Swanson Permitted  
2 Cabin Land, Swanson Permitted Con-  
3 cession Land, or Lakeview Lodge Per-  
4 mitted Concession Land, as applica-  
5 ble; and

17 (5) COSTS.—

18 (A) CONSIDERATION.—

1                      tion fund established by the first section of  
2                      the Act of June 17, 1902 (32 Stat. 388,  
3                      chapter 1093), in an amount equal to the  
4                      fair market value of the Swanson Per-  
5                      mitted Cabin Land, Swanson Permitted  
6                      Concession Land, or Lakeview Lodge Per-  
7                      mitted Concession Land, respectively, as  
8                      determined by an appraisal conducted—

9    (I) in accordance with clause (ii);  
10   (II) by a third-party appraiser  
11   approved by the Secretary; and  
12   (III) subject to the management  
13   requirements under paragraph (6)  
14   and section 4.

15   (ii) APPRAISAL REQUIREMENTS.—

16   (I) IN GENERAL.—An appraisal  
17   under clause (i) shall be conducted in  
18   accordance with the Uniform Stand-  
19   ards of Professional Appraisal Prac-  
20   tice.

21   (II) EXCLUSION.—For purposes  
22   of clause (i), any improvements to the  
23   Swanson Permitted Cabin Land, the  
24   Swanson Permitted Concession Land,  
25   or the Lakeview Lodge Permitted

1                   Concession Land, as applicable, made  
2                   by a permit holder shall not be in-  
3                   cluded in the appraised value of the  
4                   Swanson Permitted Cabin Land,  
5                   Swanson Permitted Concession Land,  
6                   or Lakeview Lodge Permitted Conces-  
7                   sion Land, respectively.

8                   (III) RESOLUTION OF DIS-  
9                   PUTE.—Any dispute over the fair  
10                  market value of the Swanson Per-  
11                  mitted Cabin Land, the Swanson Per-  
12                  mitted Concession Land, or the  
13                  Lakeview Lodge Permitted Concession  
14                  Land under an appraisal conducted  
15                  under clause (i) shall be resolved in  
16                  accordance with section 2201.4 of title  
17                  43, Code of Federal Regulations (or a  
18                  successor regulation).

19                   (IV) CONSIDERATION OF REVE-  
20                  NUES.—An appraisal under clause (i)  
21                  shall take into consideration any fu-  
22                  ture income stream that the United  
23                  States would have derived from the  
24                  Swanson Permitted Cabin Land, the  
25                  Swanson Permitted Concession Land,

1                   or the Lakeview Lodge Permitted  
2                   Concession Land, as applicable, at the  
3                   time of the conveyance, including rev-  
4                   enues to the United States—

5                         (aa) from existing water  
6                         service and repayment contracts;  
7                         (bb) from known or reason-  
8                         ably foreseeable new contracts or  
9                         renewals;  
10                         (cc) as aid to irrigation; and  
11                         (dd) from any other author-  
12                         ized source.

13                   (B) CONVEYANCE COSTS.—

14                         (i) IN GENERAL.—Hitchcock County  
15                         shall be responsible for paying, in advance  
16                         of the conveyance of the Swanson Per-  
17                         mitted Cabin Land, Swanson Permitted  
18                         Concession Land, or Lakeview Lodge Per-  
19                         mitted Concession Land, as applicable,  
20                         under paragraph (1), the estimated costs  
21                         associated with the conveyance, as deter-  
22                         mined by the Secretary.

23                         (ii) INCLUSIONS.—Conveyance costs  
24                         under clause (i) may include—

1                                     (I) any transaction, survey, and  
2                                     administrative costs necessary for the  
3                                     preparation and completion of trans-  
4                                     fer of title;

5                                     (II) the costs of legal instru-  
6                                     ments and deeds;

7                                     (III) the costs of compliance with  
8                                     the National Environmental Policy  
9                                     Act of 1969 (42 U.S.C. 4321 et seq.)  
10                                   and other applicable Federal laws;  
11                                   and

12                                   (IV) the costs of any other con-  
13                                     veyance procedures determined to be  
14                                     necessary by the Secretary.

15                                 (6) MANAGEMENT.—Hitchcock County shall  
16                                     manage the Swanson Permitted Cabin Land, the  
17                                     Swanson Permitted Concession Land, or the  
18                                     Lakeview Lodge Permitted Concession Land, as ap-  
19                                     plicable, conveyed under paragraph (1)—

20                                 (A) for substantially the same purposes for  
21                                     which the Swanson Permitted Cabin Land,  
22                                     Swanson Permitted Concession Land, or  
23                                     Lakeview Lodge Permitted Concession Land,  
24                                     respectively, is being used as of the date of en-  
25                                     actment of this Act; or

1                 (B) for—

2                                     (i) recreation and public purposes con-  
3                                     sistent with the Act of June 14, 1926  
4                                     (commonly known as the “Recreation and  
5                                     Public Purposes Act”) (44 Stat. 741,  
6                                     chapter 578; 43 U.S.C. 869 et seq.);  
7                                     (ii) public access;  
8                                     (iii) fish and wildlife habitat; or  
9                                     (iv) the preservation of the natural  
10                                   character of the Swanson Permitted Cabin  
11                                   Land, Swanson Permitted Concession  
12                                   Land, or Lakeview Lodge Permitted Con-  
13                                   cession Land, respectively.

14                 (b) CONVEYANCE TO FRONTIER COUNTY.—

15                 (1) TITLE TRANSFER AGREEMENT.—Subject to  
16                                   paragraphs (2) and (6) and sections 4 and 5, not  
17                                   later than 3 years after the date of enactment of  
18                                   this Act, the Secretary shall enter into good faith  
19                                   negotiations to enter into a title transfer agreement  
20                                   with Frontier County under which the Secretary  
21                                   shall convey to Frontier County all requested right,  
22                                   title, and interest of the United States in and to the  
23                                   Red Willow Permitted Cabin Land or the Red Wil-  
24                                   low Permitted Concession Land, as applicable.

1                         (2) PROHIBITION ON SUBDIVISION.—A title  
2 transfer agreement entered into pursuant to para-  
3 graph (1) shall be subject to the condition that the  
4 Red Willow Permitted Cabin Land or the Red Wil-  
5 low Permitted Concession Land, as applicable—

- 6                             (A) shall be conveyed in whole; and  
7                             (B) shall not be subdivided.

8                         (3) OFFER TO CONVEY.—As soon as practicable  
9 after the date on which a title transfer agreement is  
10 entered into pursuant to paragraph (1), the Sec-  
11 retary shall offer to convey to Frontier County all  
12 right, title, and interest of the United States in and  
13 to the Red Willow Permitted Cabin Land or the Red  
14 Willow Permitted Concession Land, as applicable, in  
15 accordance with paragraph (2) and the terms and  
16 conditions described in the title transfer agreement.

17                         (4) MEMORANDUM OF AGREEMENT.—

18                             (A) IN GENERAL.—As soon as practicable  
19 after the date of enactment of this Act, the Sec-  
20 retary shall enter into a memorandum of agree-  
21 ment with Frontier County to establish and de-  
22 fine the roles and responsibilities for actions re-  
23 quired to convey to Frontier County the Red  
24 Willow Permitted Cabin Land or Red Willow

1           Permitted Concession Land, as applicable, in  
2           accordance with the title transfer agreement.

3           (B) REQUIREMENT.—The memorandum of  
4           agreement entered into under subparagraph (A)  
5           shall include the establishment of a plan for—

6               (i) the demonstration by Frontier  
7               County of—

8                           (I) the technical capability of  
9                           Frontier County to operate and main-  
10                          tain the Red Willow Permitted Cabin  
11                          Land or Red Willow Permitted Con-  
12                          cession Land, as applicable, perma-  
13                          nently; and

14                           (II) the ability of Frontier Coun-  
15                          ty to satisfy financial obligations re-  
16                          lating to the Red Willow Permitted  
17                          Cabin Land or Red Willow Permitted  
18                          Concession Land, as applicable; and

19               (ii) the management by Frontier  
20               County of the Red Willow Permitted Cabin  
21               Land or Red Willow Permitted Concession  
22               Land, as applicable, to be conveyed in ac-  
23               cordance with the memorandum of agree-  
24               ment, including addressing any issues to  
25               ensure compliance with applicable State

1           fire, safety, and health codes and stand-  
2           ards not later than 2 years after the date  
3           of the conveyance.

4           (5) COSTS.—

5           (A) CONSIDERATION.—

6               (i) IN GENERAL.—As consideration  
7           for the conveyance of the Red Willow Per-  
8           mitted Cabin Land or Red Willow Per-  
9           mitted Concession Land, as applicable,  
10          under paragraph (1), Frontier County  
11          shall provide compensation to the reclama-  
12          tion fund established by the first section of  
13          the Act of June 17, 1902 (32 Stat. 388,  
14          chapter 1093), in an amount equal to the  
15          fair market value of the Red Willow Per-  
16          mitted Cabin Land or Red Willow Per-  
17          mitted Concession Land, respectively, as  
18          determined by an appraisal conducted—

19                   (I) in accordance with clause (ii);  
20                   (II) by a third-party appraiser  
21                  approved by the Secretary; and

22                   (III) subject to the management  
23                  requirements under paragraph (6)  
24                  and section 4.

25               (ii) APPRAISAL REQUIREMENTS.—

1                                     (I) IN GENERAL.—An appraisal  
2                                     under clause (i) shall be conducted in  
3                                     accordance with the Uniform Stand-  
4                                     ards of Professional Appraisal Prac-  
5                                     tice.

6                                     (II) EXCLUSION.—For purposes  
7                                     of clause (i), any improvements to the  
8                                     Red Willow Permitted Cabin Land or  
9                                     the Red Willow Permitted Concession  
10                                    Land, as applicable, made by a permit  
11                                    holder shall not be included in the ap-  
12                                    praised value of the Red Willow Per-  
13                                    mitted Cabin Land or Red Willow  
14                                    Permitted Concession Land, respec-  
15                                    tively.

16                                    (III) RESOLUTION OF DIS-  
17                                    PUTE.—Any dispute over the fair  
18                                    market value of the Red Willow Per-  
19                                    mitted Cabin Land or the Red Willow  
20                                    Permitted Concession Land, as appli-  
21                                    cable, under an appraisal conducted  
22                                    under clause (i) shall be resolved in  
23                                    accordance with section 2201.4 of title  
24                                    43, Code of Federal Regulations (or a  
25                                    successor regulation).

## 1 (IV) CONSIDERATION OF REVE-

2 NUES.—An appraisal under clause (i)  
3 shall take into consideration any fu-  
4 ture income stream that the United  
5 States would have derived from the  
6 Red Willow Permitted Cabin Land or  
7 the Red Willow Permitted Concession  
8 Land, as applicable, at the time of the  
9 conveyance, including revenues to the  
10 United States—

11 (aa) from existing water  
12 service and repayment contracts;

13 (bb) from known or reason-  
14 ably foreseeable new contracts or  
15 renewals;

16 (cc) as aid to irrigation; and

17 (dd) from any other author-  
18 ized source.

## 19 (B) CONVEYANCE COSTS.—

20 (i) IN GENERAL.—Frontier County  
21 shall be responsible for paying, in advance  
22 of the conveyance of the Red Willow Per-  
23 mitted Cabin Land or Red Willow Per-  
24 mitted Concession Land, as applicable,  
25 under paragraph (1), the estimated costs

1                   associated with the conveyance, as deter-  
2                   mined by the Secretary.

3                   (ii) INCLUSIONS.—Conveyance costs  
4                   under clause (i) may include—

5                         (I) any transaction, survey, and  
6                         administrative costs necessary for the  
7                         preparation and completion of trans-  
8                         fer of title;

9                         (II) the costs of legal instru-  
10                         ments and deeds;

11                         (III) the costs of compliance with  
12                         the National Environmental Policy  
13                         Act of 1969 (42 U.S.C. 4321 et seq.)  
14                         and other applicable Federal laws;  
15                         and

16                         (IV) the costs of any other con-  
17                         veyance procedures determined to be  
18                         necessary by the Secretary.

19                   (6) MANAGEMENT.—Frontier County shall  
20                   manage the Red Willow Permitted Cabin Land or  
21                   the Red Willow Permitted Concession Land, as ap-  
22                   plicable, conveyed under paragraph (1)—

23                         (A) for substantially the same purposes for  
24                         which the Red Willow Permitted Cabin Land or  
25                         Red Willow Permitted Concession Land, respec-

1           tively, is being used as of the date of enactment  
2           of this Act; or

3           (B) for—

4                  (i) recreation and public purposes con-  
5                  sistent with the Act of June 14, 1926  
6                  (commonly known as the “Recreation and  
7                  Public Purposes Act”) (44 Stat. 741,  
8                  chapter 578; 43 U.S.C. 869 et seq.);

9                  (ii) public access;

10                 (iii) fish and wildlife habitat; or

11                 (iv) the preservation of the natural  
12                 character of the Red Willow Permitted  
13                 Cabin Land or Red Willow Permitted Con-  
14                 cession Land, respectively.

15           (c) RECLAMATION TITLE TRANSFER PROCE-  
16 DURES.—Any procedures for the conveyance of requested  
17 Federal land under subsection (a) or (b) shall comply with  
18 the requirements contained in the Reclamation Manual  
19 Directives and Standards numbered CMP 11–01 (as in  
20 effect on the date of enactment of this Act), as determined  
21 to be applicable by the Secretary.

22           (d) SUBSEQUENT CONVEYANCE OF REQUESTED  
23 FEDERAL LAND.—

24                  (1) IN GENERAL.—Except as provided in para-  
25                  graph (2), on completion of a conveyance to Hitch-

1 cock County or Frontier County, as applicable, of re-  
2 quested Federal land under subsection (a) or (b),  
3 Hitchcock County or Frontier County may not sub-  
4 sequently reconvey the applicable requested Federal  
5 land.

6 (2) EXCEPTIONS.—Notwithstanding paragraph  
7 (1), Hitchcock County or Frontier County may sub-  
8 sequently convey requested Federal land if—

9 (A) the requested Federal land is recon-  
10 veyed, at no cost, to an entity located in the  
11 State that is recognized by the State as a pub-  
12 licly owned or governmental organization, in-  
13 cluding—

14 (i) a State agency;  
15 (ii) a county, city, village, or township  
16 in, or political subdivision of, the State;  
17 (iii) a natural resource district; and  
18 (iv) an irrigation or reclamation dis-  
19 trict;

20 (B) Hitchcock County or Frontier County,  
21 respectively, has demonstrated an impending  
22 adverse impact if the requested Federal land is  
23 not reconveyed;

24 (C) the entity to which the requested Fed-  
25 eral land would be reconveyed has the capacity

1 to continue to manage the requested Federal  
2 land for the same purposes for which the re-  
3 quested Federal land has been managed as of  
4 the date of enactment of this Act; and

12 SEC. 4. EFFECT ON RESERVATIONS, EASEMENTS, AND  
13 OTHER RIGHTS.

14 (a) IN GENERAL.—A conveyance under subsection  
15 (a) or (b) of section 3 shall be subject to—

16 (1) valid existing rights;

(3) any flowage easement reserved by the  
United States to allow full operation of the Swanson

1       Reservoir and Hugh Butler Reservoir for authorized  
2       purposes, as applicable;

3                   (4) any applicable reservations described in—

4                   (A) the Lakeview Lodge Management  
5                   Agreement, Red Willow Management Agree-  
6                   ment, or Swanson Management Agreement, as  
7                   applicable; or

8                   (B) an applicable cabin permit;

9                   (5) oil, gas, and other mineral rights reserved  
10          of record, as of the date of enactment of this Act,  
11          by, or in favor of, the United States or a third  
12          party, with respect to the applicable requested Fed-  
13          eral land;

14                   (6) any permit, license, lease, right-of-use, flow-  
15          age easement, or right-of-way of record in, on, over,  
16          or across the applicable requested Federal land,  
17          whether owned by the United States or a third  
18          party, as of the date of enactment of this Act;

19                   (7) a deed restriction that prohibits building  
20          any new permanent structure on the applicable re-  
21          quested Federal land below an elevation of—

22                   (A) 2,785 feet at Swanson Reservoir; or

23                   (B) 2,628 feet at Hugh Butler Reservoir;

24          and

25                   (8) the granting of applicable easements for—

(A) vehicular access to the applicable requested Federal land; and

**9**                   (b) LIABILITY; TAKING.—

10                     (1) LIABILITY.—The United States shall not be  
11                     liable for flood damage to a property, Hitchcock  
12                     County, or Frontier County, or for damages arising  
13                     out of any act, omission, or occurrence relating to a  
14                     permit holder, Hitchcock County, or Frontier Coun-  
15                     ty, other than for damages caused by an act or  
16                     omission of the United States or an employee, agent,  
17                     or contractor of the United States before the date of  
18                     enactment of this Act.

1                             (A) the design, construction, operation,  
2                             maintenance, or replacement of Red Willow  
3                             Dam, Hugh Butler Reservoir, Trenton Dam, or  
4                             Swanson Reservoir;

5                             (B) the survey of claims, description of  
6                             claims, delineation of boundaries, conveyance  
7                             documents, conveyance process, and recording  
8                             of deeds associated with a conveyance under  
9                             this Act; or

10                            (C) any damages associated with a struc-  
11                             ture or land that may be displaced in a flood  
12                             event.

13                           (3) NO ADDITIONAL LIABILITY.—Nothing in  
14                             this Act increases the liability of the United States  
15                             beyond the liability provided under chapter 171 of  
16                             title 28, United States Code (commonly known as  
17                             the “Federal Tort Claims Act”).

18                           (4) TAKING.—Any temporary flooding or flood  
19                             damage to a property, Hitchcock County, or Fron-  
20                             tier County, shall not be considered to be a taking  
21                             by the United States.

22 **SEC. 5. INTERIM REQUIREMENTS.**

23                           During the period beginning on the date of enactment  
24                             of this Act and ending on the date of conveyance of re-  
25                             quested Federal land under subsection (a) or (b) of section

1 3, the provisions of the Lakeview Lodge Management  
2 Agreement, Red Willow Management Agreement, and  
3 Swanson Management Agreement, as applicable, and any  
4 applicable permits, shall remain in force and effect.

5 **SEC. 6. COMPLIANCE WITH OTHER LAWS.**

6 (a) ENVIRONMENTAL AND HISTORIC PRESERVATION  
7 LAWS.—Before conveying requested Federal land pursuant  
8 to subsection (a) or (b) of section 3, the Secretary  
9 shall carry out all activities with respect to the conveyance  
10 required under—

11 (1) the National Environmental Policy Act of  
12 1969 (42 U.S.C. 4321 et seq.);

13 (2) the Endangered Species Act of 1973 (16  
14 U.S.C. 1531 et seq.);

15 (3) division A of subtitle III of title 54, United  
16 States Code; and

17 (4) any other applicable laws.

18 (b) COMPLIANCE BY COUNTIES.—Effective on the  
19 date of conveyance of requested Federal land pursuant to  
20 subsection (a) or (b) of section 3, Hitchcock County and  
21 Frontier County shall comply with all applicable Federal,  
22 State, and local laws (including regulations) with respect  
23 to management of the conveyed requested Federal land,  
24 as applicable.

