

**AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO H.R. 41
OFFERED BY MR. BEGICH OF ALASKA**

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the “Unrecognized South-
3 east Alaska Native Communities Recognition and Com-
4 pensation Act”.

5 SEC. 2. PURPOSE.

6 The purpose of this Act is to redress the omission
7 of the southeastern Alaska communities of Haines, Ketch-
8 ikan, Petersburg, Tenakee, and Wrangell from eligibility
9 under the Alaska Native Claims Settlement Act (43
10 U.S.C. 1601 et seq.) by authorizing the Alaska Natives
11 enrolled in the communities—

12 (1) to form Urban Corporations for the commu-
13 nities of Haines, Ketchikan, Petersburg, Tenakee,
14 and Wrangell under the Alaska Native Claims Set-
15 tlement Act (43 U.S.C. 1601 et seq.); and

16 (2) to receive certain settlement land pursuant
17 to that Act.

1 **SEC. 3. ESTABLISHMENT OF ADDITIONAL NATIVE COR-**
2 **PORATIONS.**

3 Section 16 of the Alaska Native Claims Settlement
4 Act (43 U.S.C. 1615) is amended by adding at the end
5 the following:

6 “(e) NATIVE VILLAGES OF HAINES, KETCHIKAN, PE-
7 TERSBURG, TENAKEE, AND WRANGELL, ALASKA.—

8 “(1) IN GENERAL.—The Native residents of
9 each of the Native Villages of Haines, Ketchikan,
10 Petersburg, Tenakee, and Wrangell, Alaska, may or-
11 ganize as Urban Corporations.

12 “(2) EFFECT ON ENTITLEMENT TO LAND.—
13 Nothing in this subsection affects any entitlement to
14 land of any Native Corporation established before
15 the date of enactment of this subsection pursuant to
16 this Act or any other provision of law.”.

17 **SEC. 4. SHAREHOLDER ELIGIBILITY.**

18 Section 8 of the Alaska Native Claims Settlement Act
19 (43 U.S.C. 1607) is amended by adding at the end the
20 following:

21 “(d) NATIVE VILLAGES OF HAINES, KETCHIKAN,
22 PETERSBURG, TENAKEE, AND WRANGELL.—

23 “(1) IN GENERAL.—The Secretary shall enroll
24 to each of the Urban Corporations for Haines,
25 Ketchikan, Petersburg, Tenakee, or Wrangell those
26 individual Natives who enrolled under this Act to the

1 Native Villages of Haines, Ketchikan, Petersburg,
2 Tenakee, or Wrangell, respectively.

3 “(2) NUMBER OF SHARES.—Each Native who
4 is enrolled to an Urban Corporation for Haines,
5 Ketchikan, Petersburg, Tenakee, or Wrangell pursu-
6 ant to paragraph (1) and who was enrolled as a
7 shareholder of the Regional Corporation for South-
8 east Alaska shall receive 100 shares of Settlement
9 Common Stock in the respective Urban Corporation.

10 “(3) NATIVES RECEIVING SHARES THROUGH IN-
11 HERITANCE.—If a Native received shares of stock in
12 the Regional Corporation for Southeast Alaska
13 through inheritance from a decedent Native who
14 originally enrolled to the Native Village of Haines,
15 Ketchikan, Petersburg, Tenakee, or Wrangell and
16 the decedent Native was not a shareholder in a Vil-
17 lage Corporation or Urban Corporation, the Native
18 shall receive the identical number of shares of Settle-
19 ment Common Stock in the Urban Corporation for
20 Haines, Ketchikan, Petersburg, Tenakee, or
21 Wrangell as the number of shares inherited by that
22 Native from the decedent Native who would have
23 been eligible to be enrolled to the respective Urban
24 Corporation.

1 “(4) EFFECT ON ENTITLEMENT TO LAND.—
2 Nothing in this subsection affects any previous or
3 future allocation of acreage to any Regional Cor-
4 poration pursuant to section 12(b) or 14(h)(8).”.

5 **SEC. 5. DISTRIBUTION RIGHTS.**

6 Section 7 of the Alaska Native Claims Settlement Act
7 (43 U.S.C. 1606) is amended—

8 (1) in subsection (j)—

9 (A) in the third sentence, by striking “In
10 the case” and inserting the following:

11 “(3) THIRTEENTH REGIONAL CORPORATION.—
12 In the case”;

13 (B) in the second sentence, by striking
14 “Not less” and inserting the following:

15 “(2) MINIMUM ALLOCATION.—Not less”;

16 (C) by striking “(j) During” and inserting
17 the following:

18 “(j) DISTRIBUTION OF CORPORATE FUNDS AND
19 OTHER NET INCOME.—

20 “(1) IN GENERAL.—During”; and

21 (D) by adding at the end the following:

22 “(4) NATIVE VILLAGES OF HAINES, KETCH-
23 IKAN, PETERSBURG, TENAKEE, AND WRANGELL.—
24 Native members of the Native Villages of Haines,
25 Ketchikan, Petersburg, Tenakee, and Wrangell who

1 become shareholders in an Urban Corporation for
2 such a Native Village shall continue to be eligible to
3 receive distributions under this subsection as at-
4 large shareholders of the Regional Corporation for
5 Southeast Alaska.”; and

6 (2) by adding at the end the following:

7 “(s) EFFECT OF AMENDATORY ACT.—The Unrecog-
8 nized Southeast Alaska Native Communities Recognition
9 and Compensation Act and the amendments made by that
10 Act shall not affect—

11 “(1) the ratio for determination of revenue dis-
12 tribution among Native Corporations under this sec-
13 tion; or

14 “(2) the settlement agreement among Regional
15 Corporations or Village Corporations or other provi-
16 sions of subsection (i) or (j).”.

17 **SEC. 6. COMPENSATION.**

18 The Alaska Native Claims Settlement Act (43 U.S.C.
19 1601 et seq.) is amended by adding at the end the fol-
20 lowing:

21 **“SEC. 43. URBAN CORPORATIONS FOR HAINES, KETCHIKAN,**
22 **PETERSBURG, TENAKEE, AND WRANGELL.**

23 “(a) DEFINITION OF URBAN CORPORATION.—In this
24 section, the term ‘Urban Corporation’ means each of the

1 Urban Corporations for Haines, Ketchikan, Petersburg,
2 Tenakee, and Wrangell.

3 “(b) CONVEYANCES OF LAND.—

4 “(1) AUTHORIZATION.—

5 “(A) CONVEYANCES TO URBAN CORPORA-
6 TIONS.—

7 “(i) IN GENERAL.—Subject to valid
8 existing rights and paragraphs (3), (4),
9 (5), and (6), the Secretary shall convey—

10 “(I) to the Urban Corporation
11 for Haines, in accordance with clause
12 (ii), the surface estate in 13 parcels of
13 Federal land comprising approxi-
14 mately 23,040 acres, as generally de-
15 picted on the maps entitled ‘Haines
16 Selections’, numbered 1 through 3,
17 and dated June 27, 2025;

18 “(II) to the Urban Corporation
19 for Ketchikan, the surface estate in 8
20 parcels of Federal land comprising ap-
21 proximately 23,040 acres, as generally
22 depicted on the maps entitled ‘Ketch-
23 ikan Selections’, numbered 1 through
24 4, and dated June 27, 2025 (except
25 the mining claim AA-91521 in Sec. 4,

1 T. 78 S., R. 88 E., Copper River Me-
2 ridian, as generally depicted on the
3 map entitled ‘Kitkun Cove’, numbered
4 1 of 4);

5 “(III) to the Urban Corporation
6 for Petersburg, the surface estate in
7 12 parcels of Federal land comprising
8 approximately 23,040 acres, as gen-
9 erally depicted on the maps entitled
10 ‘Petersburg Selections’, numbered 1
11 through 3, and dated June 27, 2025
12 (except the Lighthouse withdrawals
13 USS Nos. 1710 and 1711, in Sec. 15,
14 16, and 22, T. 56 S., R. 76 E., Cop-
15 per River Meridian, as generally de-
16 picted on the map entitled ‘Portage
17 Bay East’, numbered 1 of 3);

18 “(IV) to the Urban Corporation
19 for Tenakee, the surface estate in 15
20 parcels of Federal land comprising ap-
21 proximately 23,040 acres, as generally
22 depicted on the maps entitled
23 ‘Tenakee Selections’, numbered 1
24 through 3, and dated June 27, 2025;
25 and

1 “(V) to the Urban Corporation
2 for Wrangell, the surface estate in 13
3 parcels of Federal land comprising ap-
4 proximately 23,040 acres, as generally
5 depicted on the maps entitled
6 ‘Wrangell Selections’, numbered 1
7 through 5, and dated June 27, 2025.

8 “(ii) HAINES PHASES; CONDITIONS.—

9 “(I) CONVEYANCE PHASES.—The
10 conveyance to the Urban Corporation
11 for Haines under clause (i)(I) in the
12 selection area at Slate Creek, Berners
13 Bay, as generally depicted on the map
14 entitled ‘Haines Selections’, map 2 of
15 3, and dated June 27, 2025 (referred
16 to in this subclause as the ‘Map’),
17 shall be completed in the following 2
18 phases:

19 “(aa) PHASE 1.—The Sec-
20 retary shall convey to the Urban
21 Corporation for Haines the par-
22 cel of Federal land comprising
23 approximately 81 acres, as gen-
24 erally depicted on the Map as
25 ‘Slate Ck. West Shore’.

1 “(bb) PHASE 2.—Subject to
2 the conditions described in sub-
3 clause (II), and on an application
4 for conveyance by the Urban
5 Corporation for Haines, the Sec-
6 retary shall convey to the Urban
7 Corporation for Haines—

8 “(AA) the parcel of
9 Federal land comprising ap-
10 proximately 37 acres, as
11 generally depicted on the
12 Map as ‘Slate Ck. West
13 Shore North’; and

14 “(BB) the parcel of
15 Federal land comprising ap-
16 proximately 55 acres, as
17 generally depicted on the
18 Map as ‘Slate Ck. East
19 Shore’.

20 “(II) PHASE 2 CONDITIONS.—
21 The phase 2 conveyance described in
22 subclause (I)(bb) shall occur on the
23 earliest of the date on which—

24 “(aa) the Federal mining
25 claims underlying the Federal

1 land described in that subclause
2 are relinquished;

3 “(bb) the Federal mining
4 claims underlying the Federal
5 land described in that subclause
6 are abandoned, on a determina-
7 tion by the Secretary that the
8 Federal mining claims are void
9 and forfeited; and

10 “(cc) Coeur Alaska Inc. (or
11 a successor in interest) consents
12 that the Federal land described
13 in that subclause can be conveyed
14 prior to any relinquishment or
15 abandonment of the Federal min-
16 ing claims underlying that land.

17 “(B) CONVEYANCES TO REGIONAL COR-
18 PORATION FOR SOUTHEAST ALASKA.—Subject
19 to valid existing rights, on the applicable date
20 on which the surface estate in land is conveyed
21 to an Urban Corporation under subparagraph
22 (A)(i), the Secretary shall convey to the Re-
23 gional Corporation for Southeast Alaska the
24 subsurface estate for that land.

25 “(C) CONGRESSIONAL INTENT.—

1 “(i) IN GENERAL.—Subject to clause
2 (ii), it is the intent of Congress that the
3 Secretary complete the interim conveyance
4 of the surface estate in land to an Urban
5 Corporation under subparagraph (A)(i) not
6 later than the date that is 2 years after
7 the applicable date of incorporation of the
8 Urban Corporation under section 16(e)(1).

9 “(ii) EXCEPTION.—As the Secretary
10 determines to be necessary, the Secretary
11 may extend the 2-year deadline established
12 by clause (i) by not more than 1 year for
13 any individual parcel of land to allow for
14 the conclusion of any pending appeal of a
15 public easement decision for the applicable
16 parcel pursuant to section 17(b), subject to
17 the requirement that the final conveyance
18 of the surface estate with respect to the
19 applicable parcel shall be completed as
20 soon as practicable after the date on which
21 the appeal is concluded.

22 “(D) FINALIZATION OF ENTITLEMENT.—
23 The conveyances under subparagraph (A)(i) of
24 approximately 23,040 acres of land to each
25 Urban Corporation shall be considered to be the

1 full and final satisfaction of the entitlement of
2 the southeastern Alaska communities of Haines,
3 Ketchikan, Petersburg, Tenakee, and Wrangell
4 under this Act, notwithstanding whether the
5 surveyed acreage of the parcels of land de-
6 scribed in subclauses (I) through (V) of that
7 subparagraph is less than or more than 23,040
8 acres in the case of each Urban Corporation.

9 “(2) WITHDRAWAL.—

10 “(A) IN GENERAL.—Subject to valid exist-
11 ing rights, the Federal land described in para-
12 graph (1) is withdrawn from all forms of—

13 “(i) entry, appropriation, or disposal
14 under the public land laws;

15 “(ii) location, entry, and patent under
16 the mining laws; and

17 “(iii) disposition under all laws per-
18 taining to mineral and geothermal leasing
19 or mineral materials.

20 “(B) TERMINATION.—The withdrawal
21 under subparagraph (A) shall remain in effect
22 until the date on which the Federal land is con-
23 veyed under paragraph (1).

24 “(3) TREATMENT OF LAND CONVEYED.—Ex-
25 cept as otherwise provided in this section, any land

1 conveyed to an Urban Corporation under paragraph
2 (1)(A)(i)—

3 “(A)(i) shall be considered to be land con-
4 veyed by the Secretary under paragraph (3) of
5 section 14(h); but

6 “(ii) shall not be subject to the require-
7 ments under that section that the land be va-
8 cant, unappropriated, and unreserved; and

9 “(B) shall be subject to all laws (including
10 regulations) applicable to entitlements under
11 section 14(h)(3), including section 907(d) of the
12 Alaska National Interest Lands Conservation
13 Act (43 U.S.C. 1636(d)).

14 “(4) PUBLIC EASEMENTS.—

15 “(A) IN GENERAL.—Subject to subpara-
16 graph (C), the conveyance and patents for the
17 land under paragraph (1)(A)(i) shall be subject
18 to the reservation before the conveyance of pub-
19 lic easements under section 17(b).

20 “(B) TERMINATION.—No public easement
21 reserved on land conveyed under paragraph
22 (1)(A)(i) shall be terminated by the Secretary
23 without publication of notice of the proposed
24 termination in the Federal Register.

1 “(C) RESERVATION OF EASEMENTS.—In
2 the conveyance and patent for any parcel of
3 land under paragraph (1)(A)(i) for which the
4 easement reservation process has not been com-
5 pleted by the date that is 2 years after the ap-
6 plicable date of incorporation of the Urban Cor-
7 poration under section 16(e)(1), or, in the case
8 of an appeal of a public easement under section
9 17(b), by the date that is 3 years after the ap-
10 plicable date of incorporation, the Secretary
11 shall—

12 “(i) convey the parcel of land; and
13 “(ii) as part of the conveyance and
14 patent for the parcel of land under clause
15 (i), reserve the right of the Secretary to
16 amend the conveyance and patent to in-
17 clude reservations of public easements
18 under section 17(b) until the date of com-
19 pletion of the easement reservation proc-
20 ess.

21 “(D) STATE OF ALASKA EASEMENTS.—
22 Nothing in this Act modifies, changes, or termi-
23 nates the rights-of-way granted to the State
24 under—

1 “(i) section 4407 of the SAFETEA-
2 LU (Public Law 109–59; 119 Stat. 1777);

3 or

4 “(ii) the 2006 memorandum of under-
5 standing between the State and the Forest
6 Service to implement that section.

7 “(5) HUNTING, FISHING, RECREATION, AND AC-
8 CESS.—

9 “(A) IN GENERAL.—Any land conveyed
10 under paragraph (1)(A)(i), including access to
11 the land through roadways, trails, and forest
12 roads, shall remain open and available to sub-
13 sistence uses, noncommercial recreational hunt-
14 ing and fishing, and other noncommercial rec-
15 reational uses by the public under applicable
16 law—

17 “(i) without liability on the part of the
18 Urban Corporation, except for willful acts
19 of the Urban Corporation, to any user as
20 a result of the use; and

21 “(ii) subject to—

22 “(I) any reasonable restrictions
23 that may be imposed by the Urban
24 Corporation on the public use—

1 “(aa) to ensure public safe-
2 ty;

3 “(bb) to minimize conflicts
4 between recreational and com-
5 mercial uses;

6 “(cc) to protect cultural re-
7 sources;

8 “(dd) to conduct scientific
9 research; or

10 “(ee) to provide environ-
11 mental protection; and

12 “(II) the condition that the
13 Urban Corporation post on any appli-
14 cable property, in accordance with
15 State law, notices of the restrictions
16 on use.

17 “(B) EFFECT.—Access provided to any in-
18 dividual or entity under subparagraph (A) shall
19 not—

20 “(i) create an interest in any third
21 party in the land conveyed under para-
22 graph (1)(A)(i); or

23 “(ii) provide standing to any third
24 party in any review of, or challenge to, any
25 determination by the Urban Corporation

1 with respect to the management or devel-
2 opment of the land conveyed under para-
3 graph (1)(A)(i), except as against the
4 Urban Corporation for the management of
5 public access under subparagraph (A).

6 “(6) MISCELLANEOUS.—

7 “(A) SPECIAL USE AUTHORIZATIONS.—

8 “(i) IN GENERAL.—On the conveyance
9 of land to an Urban Corporation under
10 paragraph (1)(A)(i)—

11 “(I) any guiding or outfitting
12 special use authorization issued by the
13 Forest Service for the use of the con-
14 veyed land shall terminate; and

15 “(II) as a condition of the con-
16 veyance and consistent with section
17 14(g), the Urban Corporation shall
18 issue the holder of the special use au-
19 thorization terminated under sub-
20 clause (I) an authorization to continue
21 the authorized use, subject to the
22 terms and conditions that were in the
23 special use authorization issued by the
24 Forest Service, for—

1 “(aa) the remainder of the
2 term of the authorization; and

3 “(bb) 1 additional consecu-
4 tive 10-year renewal period.

5 “(ii) NOTICE OF COMMERCIAL ACTIVI-
6 TIES.—The Urban Corporation, and any
7 holder of a guiding or outfitting authoriza-
8 tion under this subparagraph, shall have a
9 mutual obligation, subject to the guiding
10 or outfitting authorization, to inform the
11 other party of any commercial activities
12 prior to engaging in the activities on the
13 land conveyed to the Urban Corporation
14 under paragraph (1)(A)(i).

15 “(iii) NEGOTIATION OF NEW
16 TERMS.—Nothing in this paragraph pre-
17 cludes the Urban Corporation and the
18 holder of a guiding or outfitting authoriza-
19 tion from negotiating a new mutually
20 agreeable guiding or outfitting authoriza-
21 tion.

22 “(iv) LIABILITY.—Neither the Urban
23 Corporation nor the United States shall
24 bear any liability, except for willful acts of
25 the Urban Corporation or the United

1 States, regarding the use and occupancy of
2 any land conveyed to the Urban Corpora-
3 tion under paragraph (1)(A)(i), as pro-
4 vided in any outfitting or guiding author-
5 ization under this paragraph.

6 “(B) MUTUAL USE AGREEMENT FOR
7 ROADS AND FACILITIES.—

8 “(i) IN GENERAL.—The Secretary of
9 Agriculture shall seek to enter into a bind-
10 ing mutual use agreement for—

11 “(I) the use of National Forest
12 System roads and related transpor-
13 tation facilities (including marine ac-
14 cess facilities, log transfer facilities,
15 sort yards, and associated log rafting
16 and storage areas) in the Tongass
17 National Forest by the Urban Cor-
18 poration and designees of the Urban
19 Corporation; and

20 “(II) the use of the roads and re-
21 lated transportation facilities (includ-
22 ing marine access facilities, log trans-
23 fer facilities, sort yards, and associ-
24 ated log rafting and storage areas) of
25 the Urban Corporation by the Forest

1 Service and designees of the Forest
2 Service.

3 “(ii) TERMS AND CONDITIONS.—The
4 binding mutual use agreement under
5 clause (i)—

6 “(I) shall provide that the use of
7 road and transportation facilities in-
8 frastructure by a third party shall not
9 begin until the date on which the
10 third party signs a mutual use agree-
11 ment entered into with the Urban
12 Corporation;

13 “(II) shall provide that the State
14 (including entities and designees of
15 the State) shall be authorized to use
16 the roads and related transportation
17 facilities of the Urban Corporation on
18 substantially similar terms as are pro-
19 vided by the Urban Corporation to the
20 Forest Service;

21 “(III) shall include restrictions
22 on, and fees for, the use of the Na-
23 tional Forest System roads and re-
24 lated transportation facilities in exist-
25 ence as of the date of enactment of

1 this section, as necessary, that are
2 reasonable and comparable to the re-
3 strictions and fees imposed by the
4 Forest Service for the use of the
5 roads and related transportation fa-
6 cilities;

7 “(IV) shall not restrict or limit
8 any access to the roads and related
9 transportation facilities of the Urban
10 Corporation or the Forest Service that
11 may be otherwise provided by valid ex-
12 isting rights and agreements in exist-
13 ence as of the date of enactment of
14 this section; and

15 “(V) shall provide for periodic
16 updates to the mutual use agreement
17 if the terms and conditions of the up-
18 dated mutual use agreement are con-
19 sistent with the terms and conditions
20 described in subclauses (I) through
21 (IV).

22 “(iii) INTENT OF CONGRESS.—It is
23 the intent of Congress that the mutual use
24 agreement under clause (i) shall be entered
25 into as soon as practicable after the date

1 of enactment of this section and in any
2 case by not later than 1 year after the date
3 of incorporation of the Urban Corporation.

4 “(iv) CONTINUED ACCESS.—Begin-
5 ning on the date on which the land is con-
6 veyed to the Urban Corporation under
7 paragraph (1)(A)(i) and ending on the ef-
8 fective date of a binding mutual use agree-
9 ment entered into under clause (i), the
10 Urban Corporation shall provide and allow
11 administrative access to roads and related
12 transportation facilities on the land under
13 substantially similar terms as are provided
14 by the Forest Service as of the date of en-
15 actment of this section.

16 “(C) EFFECT ON OTHER LAWS.—

17 “(i) IN GENERAL.—Nothing in this
18 section delays the duty of the Secretary to
19 convey land to—

20 “(I) the State under Public Law
21 85–508 (commonly known as the
22 ‘Alaska Statehood Act’) (48 U.S.C.
23 note prec. 21); or

24 “(II) a Native Corporation
25 under—

1 “(aa) this Act; or

2 “(bb) the Alaska Land
3 Transfer Acceleration Act (43
4 U.S.C. 1611 note; Public Law
5 108–452).

6 “(ii) STATEHOOD ENTITLEMENT.—

7 “(I) IN GENERAL.—Statehood se-
8 lections under Public Law 85–508
9 (commonly known as the ‘Alaska
10 Statehood Act’) (48 U.S.C. note prec.
11 21) are not displaced by the parcels of
12 land described in subclauses (I)
13 through (V) of paragraph (1)(A)(i).

14 “(II) BOUNDARY ADJUST-
15 MENTS.—In the event of a dispute be-
16 tween an area selected as a Statehood
17 selection and a parcel of land referred
18 to in subclause (I), the Secretary shall
19 work with the Urban Corporation and
20 the State in good faith to adjust the
21 boundary of the parcel to exclude any
22 area selected as a Statehood selection.

23 “(iii) CONVEYANCES.—The Secretary
24 shall promptly proceed with the conveyance
25 of all land necessary to fulfill the final en-

1 titlement of all Native Corporations in ac-
2 cordance with—

3 “(I) this Act; and

4 “(II) the Alaska Land Transfer
5 Acceleration Act (43 U.S.C. 1611
6 note; Public Law 108–452).

7 “(iv) FISH AND WILDLIFE.—Nothing
8 in this section enlarges or diminishes the
9 responsibility and authority of the State
10 with respect to the management of fish
11 and wildlife on public land in the State.

12 “(D) MAPS.—

13 “(i) AVAILABILITY.—Each map re-
14 ferred to in paragraph (1)(A)(i) shall be
15 available in the appropriate offices of the
16 Secretary and the Secretary of Agriculture.

17 “(ii) CORRECTIONS.—The Secretary,
18 in consultation with the Secretary of Agri-
19 culture, may make any necessary correc-
20 tion to a clerical or typographical error in
21 a map referred to in paragraph (1)(A)(i).

22 “(7) ESCROW FUNDS.—Beginning on the date
23 of enactment of this section, the escrow require-
24 ments of section 2 of Public Law 94–204 (43 U.S.C.
25 1613 note) shall apply to proceeds (including inter-

1 est) derived from the land withdrawn under para-
2 graph (2).

3 “(c) CONVEYANCE OF ROADS, TRAILS, LOG TRANS-
4 FER FACILITIES, LEASES, AND APPURTENANCES.—

5 “(1) IN GENERAL.—The land conveyed to an
6 Urban Corporation under subsection (b)(1)(A)(i)
7 shall include all right, title, and interest of the
8 United States in all roads, trails, log transfer facili-
9 ties, leases, and appurtenances on or related to the
10 land conveyed to the Urban Corporation.

11 “(2) CONDITIONS.—The land conveyed to an
12 Urban Corporation under subsection (b)(1)(A)(i)
13 shall be subject to all valid existing rights in accord-
14 ance with section 14(g), including any reciprocal
15 rights-of-way, easements, or agreements for the use
16 of the roads, trails, log transfer facilities, leases, and
17 appurtenances conveyed under subsection
18 (b)(1)(A)(i).

19 “(3) CONTINUATION OF AGREEMENTS.—

20 “(A) IN GENERAL.—On or before the date
21 on which land is conveyed to an Urban Cor-
22 poration under subsection (b)(1)(A)(i), the Sec-
23 retary of Agriculture and the Secretary of the
24 Interior shall provide to the Urban Corporation
25 notice of all reciprocal rights-of-way, easements,

1 and agreements for use of the roads, trails, log
2 transfer facilities, leases, and appurtenances on
3 or related to the land in existence as of the date
4 of enactment of this section.

5 “(B) REQUIREMENT.—In accordance with
6 section 14(g), any right-of-way, easement, or
7 agreement described in subparagraph (A) shall
8 continue unless the right-of-way, easement, or
9 agreement—

10 “(i) expires under its own terms; or

11 “(ii) is mutually renegotiated.

12 “(d) SETTLEMENT TRUST.—

13 “(1) IN GENERAL.—Each Urban Corporation
14 may establish a settlement trust in accordance with
15 section 39 for the purposes of promoting the health,
16 education, and welfare of the trust beneficiaries, and
17 preserving the Native heritage and culture, of the
18 community of Haines, Ketchikan, Petersburg,
19 Tenakee, or Wrangell, as applicable.

20 “(2) PROCEEDS AND INCOME.—The proceeds
21 and income from the principal of a trust established
22 under paragraph (1) shall—

23 “(A) first be applied to the support of
24 those enrollees, and the descendants of the en-
25 rollees, who are elders or minor children; and

1 “(B) thereafter to the support of all other
2 enrollees.”.

