

**[DISCUSSION DRAFT]**113<sup>TH</sup> CONGRESS  
2<sup>D</sup> SESSION**H. R.** \_\_\_\_\_

To amend the Federal Lands Recreation Enhancement Act to improve consistency and accountability in the collection and expenditure of Federal recreation fees, and for other purposes.

---

**IN THE HOUSE OF REPRESENTATIVES**

Mr. BISHOP of Utah introduced the following bill; which was referred to the Committee on \_\_\_\_\_

---

**A BILL**

To amend the Federal Lands Recreation Enhancement Act to improve consistency and accountability in the collection and expenditure of Federal recreation fees, 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 AND TABLE OF CONTENTS.**

4 (a) **SHORT TITLE.**—This Act may be cited as the  
5 “Federal Lands Recreation Enhancement Act”.

6 (b) **TABLE OF CONTENTS.**—The table of contents of  
7 this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Definitions.
- Sec. 3. Recreation fee authority.
- Sec. 4. Day-use fees.
- Sec. 5. Entrance fees.
- Sec. 6. Recreation fees.
- Sec. 7. Special recreation permit fees.
- Sec. 8. Public participation.
- Sec. 9. Recreation passes.
- Sec. 10. Cooperative agreements.
- Sec. 11. Special account and distribution of fees and revenues.
- Sec. 12. Expenditures.
- Sec. 13. Reporting.
- Sec. 14. Volunteers.
- Sec. 15. Enforcement and protection of receipts.
- Sec. 16. United States Army Corps of Engineers.
- Sec. 17. Repeal of superseded admission and use fee authorities.
- Sec. 18. Relation to other laws and fee collection authorities.
- Sec. 19. Limitation on use of fees for employee bonuses.
- Sec. 20. Sunset provision.

1 **SEC. 2. DEFINITIONS.**

2 In this Act:

3 (1) ENTRANCE FEE.—The term “entrance fee”  
4 means the recreation fee authorized to be charged to  
5 enter onto lands managed by the National Park  
6 Service or the United States Fish and Wildlife Serv-  
7 ice.

8 (2) FEDERAL LAND MANAGEMENT AGENCY.—  
9 The term “Federal land management agency”  
10 means the National Park Service, the United States  
11 Fish and Wildlife Service, the Bureau of Land Man-  
12 agement, the Bureau of Reclamation, or the Forest  
13 Service.

14 (3) FEDERAL RECREATIONAL LANDS AND WA-  
15 TERS.—The term “Federal recreational lands and

1       waters” means lands or waters managed by a Fed-  
2       eral land management agency.

3           (4) FEE.—The term “fee” relates to all fees es-  
4       tablished by this Act, including day-use fees, en-  
5       trance fees, recreation fees, and special recreation  
6       permit fees.

7           (5) DAY-USE FEE.—The term “day-use fee”  
8       means the fee authorized to be charged in section 4.

9           (6) UNIT.—The term “unit” means a park, for-  
10      est, refuge, or comparable organizational unit.

11          (7) PASSOWNER.—The term “passowner”  
12      means the person who is issued a recreation pass.

13          (8) RECREATION FEE.—The term “recreation  
14      fee” means the recreation fee authorized by section  
15      6.

16          (9) RECREATION PASS.—The term “recreation  
17      pass” means the America the Beautiful—the National  
18      Parks and Federal Recreational Lands Pass or one  
19      of the other recreation passes available as authorized  
20      by section 9.

21          (10) SECRETARY.—The term “Secretary”  
22      means—

23            (A) the Secretary of the Interior, with re-  
24            spect to a Federal land management agency  
25            (other than the Forest Service); and

1 (B) the Secretary of Agriculture, with re-  
2 spect to the Forest Service.

3 (11) SECRETARIES.—The term “Secretaries”  
4 means the Secretary of the Interior and the Sec-  
5 retary of Agriculture acting jointly.

6 (12) SPECIAL ACCOUNT.—The term “special ac-  
7 count” means the special account established in the  
8 Treasury under section 11 for a Federal land man-  
9 agement agency.

10 (13) SPECIAL RECREATION PERMIT FEE.—The  
11 term “special recreation permit fee” means the  
12 recreation fee authorized by section 7.

13 **SEC. 3. RECREATION FEE AUTHORITY.**

14 (a) SOLE RECREATION FEE AUTHORITY.—Recre-  
15 ation fees authorized under this Act shall be in lieu of  
16 fees charged for the same purposes under any other provi-  
17 sion of law including, section 3(g) of Public Law 91–383  
18 (16 U.S.C. 1(a)2(g)) and (31 U.S.C. 9701).

19 (b) AUTHORITY OF THE SECRETARY.—All fees estab-  
20 lished pursuant to this Act shall be fair and equitable, tak-  
21 ing into consideration the direct and indirect cost to the  
22 Federal Government, the benefits to the visitor, the public  
23 policy, or interest served, the economic and administrative  
24 feasibility of fee collection, and other pertinent factors,  
25 specifically the following:

1           (1) The Secretaries shall consult with appro-  
2           priate Federal, State, tribal, and local government  
3           agencies, and nongovernmental organizations rep-  
4           resenting local tourism and recreation interests be-  
5           fore setting fees.

6           (2) Fees shall be comparable to those charged  
7           by other public agencies and private sector operators  
8           for sites with similar resources and amenities, in the  
9           same geographic area.

10          (3) The Secretary shall—

11                 (A) establish the minimum number of fees;

12                 (B) avoid the collection of multiple or lay-  
13                 ered recreation fees for similar uses, activities,  
14                 or programs;

15                 (C) to the extent practicable, use tech-  
16                 nology and automation to increase account-  
17                 ability, efficiently, and the convenience of pay-  
18                 ing fees.

19          (c) MISCELLANEOUS ADMINISTRATIVE PROVISIONS  
20 REGARDING FEES AND RECREATION PASSES.—

21                 (1) NOTICE OF FEES AND PASSES.—The Sec-  
22                 retary shall post clear notice of any fee and available  
23                 recreation passes at appropriate locations in each  
24                 unit or area of Federal recreation lands or waters  
25                 where any fee is charged. The Secretary shall in-

1       clude such notice in publications distributed at the  
2       unit or area and on agency internet sites.

3               (2) NOTICE OF FEE PROJECTS.—To the extent  
4       practicable, the Secretary shall post clear notice of  
5       locations where work is performed using fee or  
6       recreation pass revenues collected under this Act.

7       (d) DISCOUNTED OR FREE ADMISSION DAYS OR  
8       USE.—The Secretary may provide for discounted or free  
9       admission days or use of Federal recreational lands and  
10      waters.

11      **SEC. 4. DAY-USE FEES.**

12      (a) DAY-USE FEES.—

13               (1) IN GENERAL.—Forest Service and Bureau  
14      of Land Management per-vehicle, day-use fees may  
15      be charged at the following:

16                      (A) Sites of concentrated public use.

17                      (B) Areas of concentrated public use.

18                      (C) A National Conservation Area.

19                      (D) A National Volcanic Monument.

20               (2) SITES OF CONCENTRATED PUBLIC USE.—

21      For purposes of paragraph (1)(A), the term “sites  
22      of concentrated public use” means a site that is  
23      managed primarily for outdoor recreation purposes,  
24      where facilities and services necessary to accommo-  
25      date heavy public use are provided, public access to

1 the site is provided in such a manner that fees can  
2 be efficiently collected at one or more centralized lo-  
3 cations, the site has regularly serviced and well  
4 maintained toilet facilities and contains at least 3 of  
5 the following amenities:

6 (A) Trash collection.

7 (B) Permanent interpretive materials.

8 (C) Picnic tables.

9 (D) Routine presence of agency law en-  
10 forcement.

11 (3) AREAS OF CONCENTRATED PUBLIC USE.—

12 For purposes of paragraph (1)(B), the term “areas  
13 of concentrated public use” means 2 or more “sites  
14 of concentrated use,” with not more than one half  
15 mile between the sites, where a day-use fee may be  
16 charged for the sites and the area in between and  
17 around the sites.

18 (4) PUBLIC NOTICE AND COMMENT.—Not later  
19 than 180 days after the date of the enactment of  
20 this section, the Secretaries shall publish notice in  
21 the Federal Register of all sites where day-use fees  
22 are proposed to be collected and seek a 60-day pub-  
23 lic comment period. The Secretaries shall also pub-  
24 lish such notice in local newspapers in the affected  
25 areas. Not later than 90 days after the close of the

1 public comment period, the Secretaries shall post the  
2 final list of sites where day-use fees are to be col-  
3 lected in the Federal Register and on the agencies'  
4 Web sites.

5 (5) TRANSITION.—The Secretaries may con-  
6 tinue to collect fees in effect on the date of the en-  
7 actment of this section for a period not to exceed  
8 180 days from the date the final list of sites re-  
9 quired by paragraph (3) is posted in the Federal  
10 Register.

11 (6) PROOF OF PAYMENT.—Users within a site  
12 or area where a day-use fee is charged are required  
13 to the pay the fee. Upon payment of a day-use fee,  
14 the secretary shall issue a nontransferable receipt, or  
15 other form of proof of payment, valid for entry and  
16 reentry into the same site or area for a period of no  
17 less than 24 hours, and no more than 7 consecutive  
18 days.

19 (b) PROHIBITION ON DAY-USE FEES FOR CERTAIN  
20 PERSONS OR PLACES.—The Secretaries shall not charge  
21 a day-use fee for the following purposes or to the following  
22 people:

- 23 (1) Roadside scenic overlooks and pullouts.
- 24 (2) Services necessary to accommodate visitors  
25 with special needs.

1 (3) Any person below the age of 16.

2 (4) Outings conducted for noncommercial edu-  
3 cational purposes by schools or bona fide academic  
4 institutions where the agency has provided prior ap-  
5 proval for a fee waiver.

6 (5) Any person engaged in a nonrecreational  
7 activity authorized under a valid permit issued under  
8 any other Act, including a valid grazing permit.

9 (6) Nonrecreational activities related to the ex-  
10 ercise of First Amendment rights, agency authorized  
11 research, access to private property or inholdings,  
12 officials engaged in local, State, tribal, or Federal  
13 business.

14 (c) PROCESS FOR ALTERING LIST OF DAY-USE  
15 FEES.—After not less than 2 years, the Secretaries may  
16 alter the list of locations where day-use fees are charged.  
17 The Secretaries shall publish a notice in the Federal Reg-  
18 ister of all proposed changes to the list of sites where day-  
19 use fees are collected and seek a 60-day public comment  
20 period. The Secretaries shall also publish such notice in  
21 local newspapers in the affected areas, both when a day-  
22 use fee is added or removed. Not later than 60 days after  
23 the close of the public comment period, the Secretaries  
24 shall post the new list of sites where day-use fees are to

1 be collected in the Federal Register and on the agencies'  
2 Web sites.

3 **SEC. 5. ENTRANCE FEES.**

4 (a) ENTRANCE FEES.—Entrance fees may be  
5 charged only at designated units of the National Park Sys-  
6 tem, the National Wildlife Refuge System, and the Bureau  
7 of Reclamation as provided in this section.

8 (b) ENTRANCE FEE POLICIES.—The Secretary—

9 (1) shall, upon payment of an entrance fee,  
10 issue a nontransferable receipt, or other form of  
11 proof of payment, valid for entry and reentry of the  
12 same area for a period of no less than 24 hours, and  
13 no more than 7 consecutive days;

14 (2) shall treat a motorcycle or snowmobile,  
15 when used as transportation into enter an unit, as  
16 a motor vehicle for the purposes of collecting en-  
17 trance fees and shall be charged a rate of 75 percent  
18 of the normal vehicle rate rounded to the nearest  
19 whole dollar; and

20 (3) shall determine—

21 (A) a nationally consistent entrance fee  
22 policy and rate structure including a schedule  
23 for general visitors; commercial and non-  
24 commercial recreational groups and commercial  
25 air tours; and

1 (B) the conditions under which an edu-  
2 cational group entering an entrance fee area  
3 authorized under section 5(b) may be exempted  
4 from paying an entrance fee.

5 (c) PROHIBITION ON ENTRANCE FEES FOR CERTAIN  
6 PERSONS OR PLACES.—The Secretary shall not charge an  
7 entrance fee for the following:

8 (1) Outings conducted for noncommercial edu-  
9 cational purposes by schools or bona fide academic  
10 institutions where the agency has provided prior ap-  
11 proval for a fee waiver.

12 (2) The U.S.S. Arizona Memorial, Independ-  
13 ence National Historical Park, any unit of the Na-  
14 tional Park System within the District of Columbia,  
15 the Flight 93 National Memorial, the Statue of Lib-  
16 erty National Monument, or Arlington House-Robert  
17 E. Lee National Memorial.

18 (3) Entrance by other routes into the Great  
19 Smoky Mountains National Park or any part thereof  
20 unless fees are charged for entrance into that park  
21 on main highways and thoroughfares.

22 (4) Entrance to units of the National Park Sys-  
23 tem containing deed restrictions or other legislative  
24 prohibitions on charging fees.

1           (5) An area or unit of the National Park Sys-  
2           tem covered under section 203 of the Alaska Na-  
3           tional Interest Lands Conservation Act (Public Law  
4           19 96-487; 16 U.S.C. 410hh-2), with the exception  
5           of Denali National Park and Preserve.

6           (6) A unit of the National Wildlife Refuge Sys-  
7           tem created, expanded, or modified by the Alaska  
8           National Interest Lands Conservation Act.

9           (7) Entrance by any person engaged in a non-  
10          recreational activity authorized under a valid permit  
11          issued under any other Act, including a valid grazing  
12          permit.

13          (8) Nonrecreational activities related to the ex-  
14          ercise of First Amendment rights, agency authorized  
15          research, access to private property or inholdings, or  
16          officials engaged in local, State, tribal, or Federal  
17          business.

18          (9) Travel by private, noncommercial vehicle  
19          over any national parkway or any road or highway  
20          established as a part of the Federal-aid System, as  
21          defined in section 101 of title 23, United States  
22          Code, which is commonly used by the public as a  
23          means of travel between 2 places either or both of  
24          which are outside any unit or area at which recre-  
25          ation fees are charged under this Act.

1           (10) Any person who visits a unit or area under  
2           the jurisdiction of the United States Fish and Wild-  
3           life Service and who has been issued a valid migra-  
4           tory bird hunting and conservation stamp issued  
5           under section 2 of the Act of March 16, 1934 (16  
6           U.S.C. 718b; commonly known as the Duck Stamp  
7           Act).

8           (d) ALLOWABLE FOR TRANSPORTATION SERVICES.—  
9           At a unit of the National Park System where the Sec-  
10          retary provides, either as a Government service or through  
11          agreement or contract, a transportation service, riders on  
12          such transportation services may be charged an transpor-  
13          tation fee alone, consistent with section 501 of the Na-  
14          tional Park Omnibus Management Act of 1998 (166  
15          U.S.C. 5981) and other authorities, or in combination  
16          with an entrance fee; however the transportation fee or  
17          combined transportation and entrance fees may not exceed  
18          the entrance fee of other similar areas as identified in the  
19          national entrance fee policy established in subsection  
20          (b)(3)(A).

21          **SEC. 6. RECREATION FEES.**

22          (a) RECREATION FEES.—The Secretaries may charge  
23          a recreation fee under the following conditions:

24                 (1) DEVELOPED BOAT LAUNCH FACILITIES.—

1 (A) Any fee for developed boat launch fa-  
2 cilitates shall be valid for a period of no less  
3 than 24 hours, and no more than 7 consecutive  
4 days, from the date of purchase.

5 (B) Fees for developed boat launch facili-  
6 ties shall only be charged when the facility con-  
7 tains—

8 (i) a developed boat launch ramp or  
9 mechanical or hydraulic boat lifts;

10 (ii) regularly serviced and well main-  
11 tained toilet facilities;

12 (iii) routine presence of agency law  
13 enforcement; and

14 (iv) boarding floats or docks.

15 (C) A fee for developed boat launch facili-  
16 tates shall not be charged within areas where  
17 an entrance fee or day-use fee is charged.

18 (2) DEVELOPED CAMPGROUNDS.—

19 (A) Fees for developed campgrounds shall  
20 be limited to when the campground contains at  
21 least 5 of the following 7 amenities:

22 (i) Developed tent or trailer spaces.

23 (ii) Picnic tables.

24 (iii) Drinking water.

25 (iv) Tash collection.

1 (v) Regularly serviced and well main-  
2 tained toilet facilities.

3 (vi) Simple devices for containing a  
4 campfire.

5 (vii) Routine presence of agency law  
6 enforcement.

7 (B) A per-site, per-night fee may be  
8 charged for camping at developed group camp-  
9 sites, regardless of the amenities provided.

10 (3) FACILITY RENTAL.—Short-term rental of  
11 cabins, boats, stock animals, fire lookouts, historic  
12 structures, group day-use or group overnight sites,  
13 target range sites, duck blinds, or other facilities for  
14 recreational, purposes.

15 (4) EQUIPMENT RENTAL.—Short-term rental of  
16 audio tour devices, portable sanitation devices, bin-  
17 oculars, or other recreational equipment for rec-  
18 reational, noncommercial purposes.

19 **[(5) SERVICES.—[missing language]—]**

20 **[(A) overnight use of docks and  
21 moorages;]**

22 **[(B) sewage dump station when the user  
23 has not paid a camping fee (a)(2) the prior  
24 night;]**

25 **[(C) luggage storage lockers; and]**

1            [(D) water, sewer, or electrical hookups  
2            when provided at a campsite, dock or moorage  
3            and corrals.]

4            [(6) INTERPRETIVE PROGRAMS.—Before charg-  
5            ing an interpretive fee at a unit, the secretary shall  
6            develop a simple interpretive services plan that iden-  
7            tifies basic interpretive programs and services that  
8            will be offered free of charge and expanded pro-  
9            grams that will have a fee.]

10           [(A) The Secretary may charge a fee for  
11           highly specialized interpretive programs, guided  
12           walks, talks, and tours, and other services  
13           where the government incurs significant costs,  
14           programs require specialized equipment, pro-  
15           grams of substantial length, non-public pro-  
16           grams or \_\_\_\_\_.]

17           [(B) A fee shall not be charged for basic  
18           interpretive programs that provide visitor ori-  
19           entation, are required to provide basic access to  
20           a primary resource in a national park unit  
21           or \_\_\_\_\_.]

22           [(C) A fee shall not be charged for access  
23           to a visitor center or visitor center exhibits in  
24           public facilities on Federal properties. Subject  
25           to valid existing rights, the Secretaries shall not

1 enter into agreements with private for-profit or  
2 nonprofit organizations that intend to charge a  
3 fee for visitors to access a visitor center or vis-  
4 itor center exhibit.】

5 【(7) LIFEGUARD SERVICES.—【to be sup-  
6 plied?】】

7 【(8) MEDICAL SERVICES.—【to be supplied?】】

8 (9) DEVELOPED HOT SPRINGS.—Hot springs  
9 which are highly developed and contain a majority of  
10 the following amenities:

11 (A) Bathhouse with showers and flush toi-  
12 lets.

13 (B) Trash collection.

14 (C) Picnic tables.

15 (D) Developed or designated parking.

16 (E) Attendants, including lifeguards.

17 (F) Floats encompassing the swimming  
18 area or a swimming pool.

19 (G) Swimming deck.

20 (10) DEVELOPED WINTER SPORTS SITES.—

21 Winter sports sites which are highly developed and  
22 contain a majority of the following amenities:

23 (A) Regular mechanical grooming.

24 (B) Lighting.

1 (C) A system of designated and mapped  
2 trails.

3 (D) Regularly serviced and well maintained  
4 toilet facilities.

5 (E) Developed or designated parking.

6 (F) Routine presence of agency law en-  
7 forcement.

8 (G) Trash collection.

9 (b) PROHIBITION ON RECREATION FEES.—Except as  
10 provided for in section 4, 5, 6, and 7, recreation and spe-  
11 cial recreation permit fees shall not be charged for the  
12 following private, noncommercial activities:

13 (1) Camping outside of developed campgrounds.

14 (2) Cross-country skiing, snowshoeing, or other  
15 nonmotorized winter sports or access for the same.

16 (3) Access to a snow play area.

17 (4) Equestrian trail use or access.

18 (5) River rafting, canoeing, kayaking, or similar  
19 access.

20 (6) Wildlife viewing.

21 (7) Hunting or fishing.

22 (8) Biking.

23 **SEC. 7. SPECIAL RECREATION PERMIT FEES.**

24 (a) SPECIAL RECREATION PERMIT FEE.—The Secre-  
25 taries may issue a special recreation permit and charge

1 a special recreation permit fee in order to recover some  
2 or all the costs associated with the following specialized  
3 recreation uses, where they are otherwise authorized:

4 (1) Off-highway vehicle use.

5 (2) Snowmobile use.

6 (3) Permits for group gatherings (such as wed-  
7 dings, sporting events, rallies, competitive gath-  
8 erings, and reunions).

9 (4) Outfitting and guiding.

10 (5) Recreational mining activities.

11 (6) Harvesting of Christmas trees.

12 **[(7) Backcountry and wilderness permits under**  
13 **the following conditions:]**

14 **[(A) TBP]**

15 **[(8) River rafting, canoeing, kayaking and**  
16 **similar activities under the following conditions:]**

17 **[(A) TBP]**

18 **[(9) Biking under the following conditions:]**

19 **[(A) TBP]**

20 (b) COST RECOVERY.—In setting the fee for Special  
21 Recreation Permits the Secretaries may consider the costs  
22 associated with the activities authorized under subsection  
23 (a), including—

24 (1) trail and facility construction;

25 (2) maintenance;

- 1 (3) natural and cultural resource monitoring;
- 2 (4) restoration;
- 3 (5) emergency response and law enforcement;
- 4 (6) signage and user education; and
- 5 (7) permit administration.

6 (c) RELATION TO OTHER FEES.—Special recreation  
7 fees may be charged in addition to day-use fees, entrance  
8 fees, and recreation fees, in areas where those fees apply.

9 (d) STEWARDSHIP CREDITS.—

10 (1) Not **[less than]** **[Do you mean later than?]**  
11 1 year after the date of the enactment of this Act,  
12 the Secretaries shall establish a pilot program for  
13 Forest Service and Bureau of Land Management  
14 Lands, at not less than 20 units, where groups are  
15 issued a credit against any required special recre-  
16 ation permit fee in exchange for otherwise unreim-  
17 bursed maintenance and resource protection work  
18 performed in agreement with the land manager upon  
19 the public lands where the special recreation permit  
20 fee applies when the group—

21 (A) submits to the fee unit their qualifica-  
22 tions to adequately and safely maintain or im-  
23 prove trail or river access;

24 (B) submits to the fee unit or area an  
25 itemized accounting of labor and materials costs

1 associated with such maintenance or improve-  
2 ments;

3 (C) is willing to offset or share the costs  
4 with the Secretary; and

5 (D) receives, from the fee unit manager,  
6 permission to maintain or improve access.

7 (2) Not later than three years after the date  
8 of the enactment of this Act, the Secretary will pro-  
9 vide the Committee on Natural Resources of the  
10 House of Representatives and the Committee on En-  
11 ergy and Natural Resources of the Senate a status  
12 report of the pilot program, including the number of  
13 participating sites, total amount of the credits of-  
14 fered and suggestions for revising the program.

15 **SEC. 8. PUBLIC PARTICIPATION.**

16 (a) IN GENERAL.—The Secretary shall provide the  
17 public with opportunities to participate in the development  
18 of or changing of all fees established under this Act.

19 (b) PUBLIC INVOLVEMENT.—The Secretary shall  
20 provide opportunity for public involvement by—

21 (1) publishing notice in the Federal Register of  
22 the proposed establishment of day-use fees, entrance  
23 fees, recreation fees, or special recreation permit  
24 fees;

1           (2) publishing notice of a new or increase to an  
2 existing fee in local newspapers, on the agencies'  
3 Web sites, at proposed and established collection  
4 points, social media applications and publications  
5 distributed near the site at which the fee would be  
6 established or changed;

7           (3) providing an opportunity for public com-  
8 ment for 60 days after notice of a new or increased  
9 fee;

10           (4) publishing notice of a new or increase to an  
11 existing fee in local newspapers, on the agencies'  
12 Web sites, at proposed and established collection  
13 points, social media applications and publications  
14 distributed near the site at which the fee would be  
15 established or changed 180 days before the imple-  
16 mentation of any new or increased fee; and

17           (5) not less than every other year, soliciting  
18 public comment for 60 days on how fee revenue  
19 should be spent at a unit.

20 **SEC. 9. RECREATION PASSES.**

21           (a) AMERICA THE BEAUTIFUL—THE NATIONAL  
22 PARKS AND FEDERAL RECREATIONAL LANDS PASSES.—

23           (1) AVAILABILITY AND USE.—The Secretaries  
24 shall establish a national pass program to be known  
25 as the “America the Beautiful—the National Parks

1 and Federal Recreational Lands Pass Program”.  
2 The Passes shall cover entrance and day-use fees for  
3 all Federal recreational lands and waters for which  
4 an entrance fee or day-use fee is charged.

5 (2) IMAGE COMPETITION.—The Secretaries may  
6 hold an annual competition to select the image to be  
7 used on the Passes for a year.

8 (3) PRICE ADJUSTMENTS.—The Secretaries  
9 shall adjust the price of the America the Beautiful—  
10 the National Parks and Federal Recreational Lands  
11 Passes once every 3 years to reflect the change in  
12 the Consumer Price Index for All Urban Consumers  
13 (CPI-U) over the same period, rounding figures so  
14 as to increase or decrease the price in even \$5 incre-  
15 ments.

16 (4) SALES LOCATIONS AND MARKETING.—

17 (A) IN GENERAL.—The Secretary shall sell  
18 the National Parks and Federal Recreational  
19 Lands Pass at all Federal recreational lands  
20 and waters at which an entrance fee or a day-  
21 use fee is charged and at such other locations  
22 as the Secretaries consider appropriate and fea-  
23 sible.

1           (B) USE OF VENDORS.—The Secretary  
2           may enter into fee management agreements as  
3           provided in section 10.

4           (C) MARKETING.—The Secretaries may  
5           take such actions as are appropriate to provide  
6           for the active marketing of the National Parks  
7           and Federal Recreational Lands Pass.

8           (5) ADMINISTRATIVE GUIDELINES.—The Secre-  
9           taries shall issue guidelines on administration of the  
10          National Parks and Federal Recreational Lands  
11          Pass, which shall include, the distribution of reve-  
12          nues between the Federal land management agen-  
13          cies, the sharing of costs, benefits provided, mar-  
14          keting and design, adequate documentation for age  
15          and disability discounts under subsection (b), and  
16          the issuance of that recreation pass to volunteers.  
17          The Secretaries shall take into consideration all rel-  
18          evant visitor and sales data available in establishing  
19          the guidelines.

20          (6) DEVELOPMENT AND IMPLEMENTATION  
21          AGREEMENTS.—The Secretaries may enter into co-  
22          operative agreements with governmental and non-  
23          governmental entities for the development and im-  
24          plementation of the National Parks and Federal  
25          Recreational Lands Pass Program.

1           (7) PROHIBITION ON OTHER NATIONAL RECRE-  
2           ATION PASSES.—The Secretary may not establish  
3           any national recreation pass or discount pass, except  
4           as provided in this section.

5           **[(b) ANNUAL PASS.—]**

6           **[(1) ELIGIBILITY.—[to be supplied]]**

7           **[(2) DURATION.—The National Parks and**  
8           **Federal Recreational Lands Pass shall be valid for**  
9           **a period of 12 months from the date of the issuance**  
10          **of the recreation pass to a passowner.]**

11          **[(3) PRICE.—The price of the National Parks**  
12          **and Federal Recreational Lands Pass shall be \$80**  
13          **per year.]**

14          **[(c) INTERNATIONAL PASS.—]**

15          **[(1) ELIGIBILITY.—[to be supplied]]**

16          **[(2) DURATION.—[to be supplied]]**

17          **[(3) PRICE.—[to be supplied]]**

18          **[(d) UNITED STATES MILITARY PASS.—]**

19          **[(1) ELIGIBILITY.—[to be supplied]]**

20          **[(2) DURATION.—[to be supplied]]**

21          **[(3) PRICE.—[to be supplied]]**

22          **[(e) AGE DISCOUNT PASS.—]**

23          **[(1) ELIGIBILITY.—The Secretary shall make**  
24          **an America the Beautiful—the National Parks and**  
25          **Federal Recreational Lands Pass available to any**

1 United States citizen or person domiciled in the  
2 United States who is \_\_\_\_\_ years of age or older,  
3 if the citizen or person provides adequate proof of  
4 such age and such citizenship or residency.】

5 【(2) DURATION.—The National Parks and  
6 Federal Recreational Lands Pass shall be valid for  
7 \_\_\_\_\_】

8 【(3) PRICE.—The price of the National Parks  
9 and Federal Recreational Lands Pass shall be  
10 \_\_\_\_\_】

11 【(f) DISABILITY DISCOUNT PASS.—】

12 【(1) ELIGIBILITY.—The Secretary shall make  
13 an America the Beautiful—the National Parks and  
14 Federal Recreational Lands Pass available to—】

15 【(A) any United States citizen or person  
16 domiciled in the United States who has been  
17 medically determined to be permanently dis-  
18 abled for purposes of section 7(20)(B)(i) of the  
19 Rehabilitation Act of 1973 (29 U.S.C.  
20 705(20)(B)(i)), if the citizen or person provides  
21 written documentation of the disability and  
22 such citizenship or residency; and】

23 【(B) any veteran with a service-connected  
24 disability, as defined in section 101 of title 38,

1 United States Code, if the veteran provides  
2 written documentation of the disability.】

3 【(2) DURATION.—The National Parks and  
4 Federal Recreational Lands Pass shall be valid for  
5 \_\_\_\_\_.】

6 【(3) PRICE.—The price of the National Parks  
7 and Federal Recreational Lands Pass shall be  
8 \_\_\_\_\_.】

9 (g) APPLICABILITY OF AGE AND DISABILITY DIS-  
10 COUNT PASSES.—

11 (1) IN GENERAL.—In addition to covering en-  
12 trance fees and day-use fees, the passes issued under  
13 paragraphs (a)(1) and (a)(2) shall provide for a dis-  
14 count on camping fees for the bearer;

15 (2) RATE.—The amount of the discount under  
16 subparagraph (A) shall be determined by the Secre-  
17 taries and shall be comparable to discounts offered  
18 by other public agencies and private sector operators  
19 for sites with similar resources and amenities and  
20 shall be clearly noted on the pass.

21 (3) ACCEPTANCE BY CONCESSIONAIRES.—Ex-  
22 cept for valid existing rights, the Secretaries shall  
23 require that private operators of recreation sites on  
24 Federal recreational lands and waters accept the  
25 America the Beautiful—the National Parks and Fed-

1       eral Recreational Lands Pass for a discount on their  
2       facilities and services if acceptance is included in the  
3       terms and conditions of an applicable contract, per-  
4       mit, agreement or similar instrument at the time of  
5       its initial issuance or renewal.

6       (h) SITE-SPECIFIC AGENCY PASSES.—The Secretary  
7       may establish and charge a fee for a site-specific pass that  
8       will cover entrance fees or day-use fees for particular Fed-  
9       eral recreational lands and waters for a specified period  
10      not to exceed 12 months.

11      (i) REGIONAL MULTIENTITY PASSES.—

12           (1) PASSES AUTHORIZED.—The Secretary may  
13      establish and charge a fee for a regional multientity  
14      pass that will be accepted by one or more Federal  
15      land management agencies or by one or more gov-  
16      ernmental or nongovernmental entities for a speci-  
17      fied period not to exceed 12 months. To include a  
18      Federal land management agency or governmental  
19      or nongovernmental entity over which the Secretary  
20      does not have jurisdiction, the Secretary shall obtain  
21      the consent of the head of such agency or entity.

22           (2) REGIONAL MULTIENTITY PASS AGREE-  
23      MENT.—In order to establish a regional multientity  
24      pass under this subsection, the Secretary shall enter  
25      into a regional multientity pass agreement with all

1 the participating agencies or entities on price, the  
2 distribution of revenues between participating agen-  
3 cies or entities, the sharing of costs, benefits pro-  
4 vided, marketing and design, and the issuance of the  
5 pass to volunteers. The Secretary shall take into  
6 consideration all relevant visitor and sales data  
7 available when entering into this agreement.

8 (j) EFFECT ON EXISTING PASSPORTS AND PER-  
9 MITS.—

10 **[(1) EXISTING PASSPORTS.—**A passport issued  
11 under section 4 of the Land and Water Conservation  
12 Fund Act of 1965 (16 U.S.C. 460l-6a), section 5 of  
13 this Act, or title VI of the National Parks Omnibus  
14 Management Act of 1998 (Public Law 105–391; 16  
15 U.S.C. 5991–5995), such as the Golden Eagle Pass-  
16 port, the Golden Age Passport, the Golden Access  
17 Passport, and the National Parks Passport, that  
18 was valid on the day before the publication of the  
19 Federal Register notice required under subsection  
20 (a)(3) shall be valid in accordance with the terms  
21 agreed to at the time of issuance of the passport, to  
22 the extent practicable, and remain in effect until ex-  
23 pired, lost, or stolen.]

24 **(2) PERMITS.—**A permit issued under section 4  
25 of the Land and Water Conservation Fund Act of

1 1965 that was valid on the day before the date of  
2 the enactment of this Act shall be valid and remain  
3 in effect until expired, revoked, or suspended.

4 (k) POSTING OF CONCESSION SITES.—The Secre-  
5 taries shall require clear and consistent posting of all pri-  
6 vately operated sites that do not accept the America the  
7 Beautiful—the National Parks and Federal Recreational  
8 Lands Pass.

9 **SEC. 10. COOPERATIVE AGREEMENTS.**

10 (a) FEE MANAGEMENT AGREEMENT.—Notwith-  
11 standing chapter 63 of title 31, United States Code, the  
12 Secretary may enter into a fee management agreement,  
13 including a contract, which may provide for a reasonable  
14 commission, reimbursement, or discount, with the fol-  
15 lowing entities for the following purposes:

16 (1) With any governmental or nongovernmental  
17 entity, including those in a gateway community, for  
18 the purpose of obtaining fee collection and proc-  
19 essing services, including visitor reservation services.

20 (2) With any governmental or nongovernmental  
21 entity, including those in a gateway community, for  
22 the purpose of obtaining emergency medical services.

23 (3) With any governmental entity, including  
24 those in a gateway community, to obtain law en-  
25 forcement services.

1 (b) REVENUE SHARING.—A State or legal subdivi-  
2 sion of a State that enters into an agreement with the  
3 Secretary under subsection (a) may share in a percentage  
4 of the revenues collected at the site in accordance with  
5 that fee management agreement.

6 (c) COUNTY PROPOSALS.—The Secretary shall con-  
7 sider any proposal submitted by a county to provide serv-  
8 ices described in subsection (a). If the Secretary decides  
9 not to enter into a fee management agreement with the  
10 county under subsection (a), the Secretary shall notify the  
11 county in writing of the decision, identifying the reasons  
12 for the decision. The fee management agreement may in-  
13 clude cooperative site planning and management provi-  
14 sions.

15 **SEC. 11. SPECIAL ACCOUNT AND DISTRIBUTION OF FEES**  
16 **AND REVENUES.**

17 (a) SPECIAL ACCOUNT.—The Secretary of the Treas-  
18 ury shall establish a special account in the Treasury for  
19 each Federal land management agency.

20 (b) DEPOSITS.—Subject to subsections (c), (d), and  
21 (e), revenues collected by each Federal land management  
22 agency under this Act shall—

- 23 (1) be deposited in its special account; and  
24 (2) remain available for expenditure, without  
25 further appropriation, until expended.

1 (c) DISTRIBUTION OF ENTRANCE FEES, RECRE-  
2 ATION FEES, SPECIAL RECREATION PERMIT FEES, DAY-  
3 USE FEES AND SINGLE-SITE AGENCY PASS REVENUES.—

4 (1) LOCAL DISTRIBUTION OF FUNDS.—

5 (A) RETENTION OF REVENUES.—Not less  
6 than 80 percent of the fees and site-specific  
7 agency pass revenues collected at a specific unit  
8 or area of a Federal land management agency  
9 shall remain available for expenditure, without  
10 further appropriation, until expended at that  
11 unit or area.

12 (B) REDUCTION.—The Secretary may re-  
13 duce the percentage allocation otherwise appli-  
14 cable under subparagraph (A) to a unit or area  
15 of a Federal land management agency, but not  
16 below 60 percent, for a fiscal year if the Sec-  
17 retary determines that the revenues collected at  
18 the unit or area exceed the reasonable needs of  
19 the unit or area for which expenditures may be  
20 made for that fiscal year.

21 (2) AGENCY-WIDE DISTRIBUTION OF FUNDS.—

22 The balance of the recreation fees and site-specific  
23 agency pass revenues collected at a specific unit or  
24 area of a Federal land management and not distrib-  
25 uted in accordance with paragraph (1) shall remain

1 available to that Federal land management agency  
2 for expenditure on an agency-wide basis, without  
3 further appropriation, until expended.

4 (3) OTHER AMOUNTS.—Other amounts col-  
5 lected at other locations, including recreation fees  
6 collected by other entities or for a reservation serv-  
7 ice, shall remain available, without further appro-  
8 priation, until expended in accordance with guide-  
9 lines established by the Secretary.

10 (d) DISTRIBUTION OF AMERICA THE BEAUTIFUL –  
11 THE NATIONAL PARKS AND FEDERAL RECREATIONAL  
12 LANDS PASS REVENUES.—Revenues collected from the  
13 sale of the National Parks and Federal Recreational  
14 Lands Pass shall be deposited in the special accounts es-  
15 tablished for the Federal land management agencies in ac-  
16 cordance with the guidelines issued under section 9(a)(7).

17 (e) DISTRIBUTION OF REGIONAL MULTIENTITY PASS  
18 REVENUES.—Revenues collected from the sale of a re-  
19 gional multientity pass authorized under section 9(d) shall  
20 be deposited in each participating Federal land manage-  
21 ment agency’s special account in accordance with the  
22 terms of the region multientity pass agreement for the re-  
23 gional multientity pass.

24 **SEC. 12. EXPENDITURES.**

25 (a) IN GENERAL.—Use of fee revenue shall—

- 1 (1) be used to enhance recreation opportunities;
- 2 (2) directly benefit the users who have paid the
- 3 fees;
- 4 (3) be used only for—
- 5 (A) repair, maintenance, and facility en-
- 6 hancement related directly to visitor enjoyment,
- 7 visitor access, and health and safety;
- 8 (B) interpretation, visitor information, vis-
- 9 itor service, visitor needs assessments, and
- 10 signs;
- 11 (C) habitat restoration directly related to
- 12 wildlife-dependent recreation that is limited to
- 13 hunting, fishing, wildlife observation, or photog-
- 14 raphy;
- 15 (E) law enforcement related to public use
- 16 and recreation;
- 17 (F) capital construction costs associated
- 18 with the recreation fee program; and
- 19 (G) a fee management agreement estab-
- 20 lished under section 6(a) or a visitor reservation
- 21 service; and
- 22 (4) not be used to reduce or limit visitor access
- 23 or remove or close visitor facilities, except, when
- 24 those facilities are being replaced or updated.

1 (b) ADMINISTRATION.—The Secretaries may not  
2 spend more than 5 percent of total revenues collected an-  
3 nually under this Act for overhead and administrative  
4 costs.

5 (c) COLLECTION COSTS.—The Secretaries may not  
6 spend more than 20 percent of total revenues collected an-  
7 nually under this Act for direct fee collection costs.

8 **SEC. 13. REPORTING.**

9 (a) COST ACCOUNTING SYSTEMS.—The Secretaries  
10 shall develop and maintain cost accounting systems nec-  
11 essary to accurately track and report fee receipts and ex-  
12 penditures at the park, forest, refuge, or comparable orga-  
13 nizational unit level. The Secretary may expend fee rev-  
14 enue to acquire and develop such systems as needed, as  
15 a direct operating or administration cost allowed under  
16 section 12(b) or (c).

17 [(b) ANNUAL REPORT.—Not later than  
18 \_\_\_\_\_, and annually thereafter, the Secre-  
19 taries shall compile, by each Federal agency, a separate  
20 accounting of the preceding fiscal year. These reports shall  
21 list, broken down unit, total fee revenue collected under  
22 this Act by type, all expenditures from these accounts, a  
23 description of how each expenditure benefitted visitors to  
24 the site, any new fees established, and any changes to ex-  
25 isting fees.]

1 (c) SUBMISSION OF REPORTS.—All reports required  
2 under this section shall be submitted to the Committee  
3 on Natural Resources of the House of Representatives and  
4 the Committee on Energy and Natural Resources of the  
5 Senate and shall be prominently available to the public  
6 on each agency's Web site.

7 (d) AUDITS.—The secretary shall develop a program  
8 of regular audits at fee collection units to ensure account-  
9 ability of funds collected and expenditures.

10 **SEC. 14. VOLUNTEERS.**

11 (a) AUTHORITY TO USE VOLUNTEERS.—The Sec-  
12 retary may use volunteers, as appropriate, to collect recre-  
13 ation fees and sell recreation passes.

14 (b) WAIVER OR DISCOUNT OF FEES; SITE-SPECIFIC  
15 AGENCY PASS.—In exchange for volunteer services, the  
16 Secretary may waive or discount an entrance fee, day-use  
17 or recreation fee that would otherwise apply to the volun-  
18 teer or issue to the volunteer a site-specific agency pass  
19 authorized under section 9(h).

20 (c) NATIONAL PARKS AND FEDERAL RECREATIONAL  
21 LANDS PASS.—In accordance with the guidelines issued  
22 under section 9(a)(7), the Secretaries may issue a Na-  
23 tional Parks and Federal Recreational Lands Pass to a  
24 volunteer in exchange for significant volunteer services  
25 performed by the volunteer.

1 (d) REGIONAL MULTIENTITY PASSES.—The Sec-  
2 retary may issue a regional multientity pass authorized  
3 under section 9(d) to a volunteer in exchange for signifi-  
4 cant volunteer services performed by the volunteer, if the  
5 regional multientity pass agreement under which the re-  
6 gional multientity pass was established provides for the  
7 issuance of the pass to volunteers.

8 **SEC. 15. ENFORCEMENT AND PROTECTION OF RECEIPTS.**

9 (a) ENFORCEMENT AUTHORITY.—The Secretary  
10 shall enforce payment of the fees authorized by this Act.

11 (b) EVIDENCE OF NONPAYMENT.—If the display of  
12 proof of payment of a required fee, or the payment of a  
13 fee within a certain time period is required, failure to dis-  
14 play such proof as required or to pay the recreation fee  
15 within the time period specified shall constitute non-  
16 payment.

17 (c) JOINT LIABILITY.—The registered owner and any  
18 occupant of a vehicle charged with a nonpayment violation  
19 involving the vehicle shall be jointly liable for penalties im-  
20 posed under this section, unless the registered owner can  
21 show that the vehicle was used without the registered own-  
22 er's express or implied permission.

23 (d) LIMITATION ON PENALTIES.—The failure to pay  
24 a required fee established under this Act shall be punish-  
25 able as an infraction, except that in the case of an offense

1 of nonpayment, the fine imposed may not exceed \$100,  
2 notwithstanding section 3571(b) of title 18, United States  
3 Code.

4 **[SEC. 16. UNITED STATES ARMY CORPS OF ENGINEERS.**

5 **[(a) AUTHORITY FOR THE SECRETARY OF THE**  
6 **ARMY TO CHARGE AND RETAIN RECREATION FEES.—]**

7 **SEC. 17. REPEAL OF SUPERSEDED ADMISSION AND USE**  
8 **FEE AUTHORITIES.**

9 (a) LAND AND WATER CONSERVATION FUND ACT.—  
10 Subsections (a), (b), (c), (d), (e), (f), (g), and (j), (k), and  
11 (n), except (n)(5), of section 4 of the Land and Water Con-  
12 servation Fund Act of 1965 (16 U.S.C. 460l-6a et seq.)  
13 are repealed.

14 (b) RECREATIONAL FEE DEMONSTRATION PRO-  
15 GRAM.—Section 315 of the Department of the Interior  
16 and Related Agencies Appropriations Act of 1996 (as con-  
17 tained in section 101(c) of Public Law 104–134; 16  
18 U.S.C. 460l-6a), is repealed.

19 (c) ADMISSION PERMITS FOR REFUGE UNITS.—Sec-  
20 tion 201 of the Emergency Wetlands Resources Act of  
21 1986 (16 U.S.C. 3911) is repealed.

22 (d) NATIONAL PARK PASSPORT, GOLDEN EAGLE  
23 PASSPORT, GOLDEN AGE PASSPORT, AND GOLDEN AC-  
24 CESS PASSPORT.—

1           (1) Section 502 of the National Parks Omnibus  
2 Management Act of 1998 (Public Law 105–391; 16  
3 U.S.C. 5982) is repealed.

4           (2) Title VI of the National Parks Omnibus  
5 Management Act of 1998 (Public Law 105–391; 16  
6 U.S.C. 5991–5995) is repealed.

7 (e) TREATMENT OF UNOBLIGATED FUNDS.—

8           (1) LAND AND WATER CONSERVATION FUND  
9 SPECIAL ACCOUNTS.—Amounts in the special ac-  
10 counts established under section 4(i)(1) of the Land  
11 and Water Conservation Fund Act of 1965 (16  
12 U.S.C. 4601-6a(i)(1)) for Federal land management  
13 agencies that are unobligated on the date of the en-  
14 actment of this Act shall be transferred to the ap-  
15 propriate special account established under section 7  
16 and shall be available to the Secretary in accordance  
17 with this Act. A special account established under  
18 section 4(i)(1) of the Land and Water Conservation  
19 Fund Act of 1965 for a Federal agency that is not  
20 a Federal land management area, and the use of  
21 such special account, is not affected by the repeal of  
22 section 4 of the Land and Water Conservation Fund  
23 Act of 1965 by subsection (a) of this section.

24           (2) NATIONAL PARKS PASSPORT.—Any funds  
25 collected under title VI of the National Parks Omni-

1 bus Management Act of 1998 (Public Law 105–391;  
2 16 U.S.C. 5991–5995) that are unobligated on the  
3 day before the publication of the Federal Register  
4 notice required under section 5(a)(3) shall be trans-  
5 ferred to the special account of the National Park  
6 Service for use in accordance with this Act. The Sec-  
7 retary of the Interior may-use amounts available in  
8 that special account to pay any outstanding adminis-  
9 tration, marketing, or close-out costs associated with  
10 the national parks passport.

11 (3) RECREATIONAL FEE DEMONSTRATION PRO-  
12 GRAM.—Any funds collected in accordance with sec-  
13 tion 315 of the Department of the Interior and Re-  
14 lated Agencies Appropriations Act, 1996 (as con-  
15 tained in section 101(c) of Public Law 104–134; 16  
16 U.S.C. 4601-6a), that are unobligated on the day be-  
17 fore the date of the enactment of this Act shall be  
18 transferred to the appropriate special account and  
19 shall be available to the Secretary in accordance  
20 with this Act.

21 (4) ADMISSION PERMITS FOR REFUGE UNITS.—  
22 Any funds collected in accordance with section 201  
23 of the Emergency Wetlands Resources Act of 1986  
24 (16 U.S.C. 3911) that are available as provided in  
25 subsection (c)(A) of such section and are unobli-

1 gated on the day before the date of the enactment  
2 of this Act shall be transferred to the special ac-  
3 count of the United States Fish and Wildlife Service  
4 for use in accordance with this Act.

5 (f) EFFECT OF REGULATIONS.—A regulation or pol-  
6 icy issued under a provision of law repealed by this section  
7 shall remain in effect to the extent such a regulation or  
8 policy is consistent with the provisions of this Act until  
9 the Secretary issues a regulation, guideline, or policy  
10 under this Act that supersedes the earlier regulation.

11 **SEC. 18. RELATION TO OTHER LAWS AND FEE COLLECTION**

12 **AUTHORITIES.**

13 (a) FEDERAL AND STATE LAWS UNAFFECTED.—  
14 Nothing in this Act shall authorize Federal hunting or  
15 fishing licenses or fees or charges for commercial or other  
16 activities not related to recreation, affect any rights or au-  
17 thority of the States with respect to fish and wildlife, or  
18 repeal or modify any provision of law that permits States  
19 or political subdivisions of States to share in the revenues  
20 from Federal lands or, except as provided in subsection  
21 (b), any provision of law that provides that any fees or  
22 charges collected at particular Federal areas be used for  
23 or credited to specific purposes or special funds as author-  
24 ized by that provision of law.

1 (b) RELATION TO REVENUE ALLOCATION LAWS.—  
2 Amounts collected under this Act, and the existence of a  
3 fee management agreement with a governmental entity  
4 under section 6(a), may not be taken into account for the  
5 purposes of any of the following laws:

6 (1) The sixth paragraph under the heading  
7 “FOREST SERVICE” in the Act of May 23, 1908  
8 (16 U.S.C. 500).

9 (2) Section 13 of the Act of March 1, 1911 (16  
10 U.S.C. 500; commonly known as the Weeks Act).

11 (3) The fourteenth paragraph under the head-  
12 ing “FOREST SERVICE” in the Act of March 4,  
13 1913 (16 U.S.C. 501).

14 (4) Section 33 of the Bankhead-Jones Farm  
15 Tenant Act (7 U.S.C. 1012).

16 (5) Title II of the Act of August 8, 1937, and  
17 the Act of May 24, 1939 (43 U.S.C. 1181f et seq.).

18 (6) Section 6 of the Act of June 14, 1926 (43  
19 U.S.C. 869–4).

20 (7) Chapter 69 of title 31, United States Code.

21 (8) Section 401 of the Act of June 15, 1935  
22 (16 U.S.C. 715s; commonly known as the Refuge  
23 Revenue Sharing Act).

24 (9) The Secure Rural Schools and Community  
25 Self-Determination Act of 2000 (Public Law 106–

1 393; 16 U.S.C. 500 note), except that the exception  
2 made for such Act by this subsection is unique and  
3 is not intended to be construed as precedent for  
4 amounts collected from the use of Federal lands  
5 under any other provision of law.

6 (10) Section 2 of the Boulder Canyon Project  
7 Adjustment Act (43 U.S.C. 618a).

8 (11) The Federal Water Project Recreation Act  
9 (16 U.S.C. 460l-12 et seq.).

10 (12) The first section of the Act of June 17,  
11 1902, as amended or supplemented (43 U.S.C. 391).

12 (13) The Act of February 25, 1920 (30 U.S.C.  
13 181 et seq.; commonly known as the Mineral Leas-  
14 ing Act).

15 (14) Section 4(e) of the Southern Nevada Pub-  
16 lic Land Management Act of 1998 (Public Law  
17 105–263; 31 U.S.C. 6901 note).

18 (15) Section 5(a) of the Lincoln County Land  
19 Act of 2000 (Public Law 106–298; 114 Stat. 1047).

20 (16) Any other provision of law relating to rev-  
21 enue allocation.

22 (c) CONSIDERATION OF OTHER FUNDS COL-  
23 LECTED.—Amounts collected under any other law may not  
24 be disbursed under this Act.

1 (d) FEES CHARGED BY THIRD PARTIES.—Notwith-  
2 standing any other provision of this Act, a third party may  
3 charge a fee for providing a good or service to a visitor  
4 of a unit or area of the Federal land management agencies  
5 in accordance with any other applicable law or regulation.

6 (e) MIGRATORY BIRD HUNTING STAMP ACT.—Reve-  
7 nues from the stamp established under the Act of March  
8 16, 1934 (16 U.S.C. 718 et seq.; commonly known as the  
9 Migratory Bird Hunting Stamp Act or Duck Stamp Act),  
10 shall not be covered by this Act.

11 **SEC. 19. LIMITATION ON USE OF FEES FOR EMPLOYEE BO-**  
12 **NUSES.**

13 Notwithstanding any other provision of law, fees col-  
14 lected under the authorities of the Act may not be used  
15 for employee bonuses.

16 **SEC. 20. SUNSET PROVISION.**

17 The authority of the Secretary to carry out this Act  
18 shall terminate 5 years after the date of the enactment  
19 of this Act.