

116TH CONGRESS 2D SESSION

H. R. 3682

AN ACT

To provide for greater consultation between the Federal Government and the governing bodies and community users of land grant-mercedes in New Mexico, to provide for a process for recognition of the historic-traditional uses of land grant-mercedes, 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 "Land Grant-Mercedes
5	Traditional Use Recognition and Consultation Act".
6	SEC. 2. DEFINITIONS.
7	In this Act:
8	(1) Acequia.—The term "acequia" has the
9	meaning of the term "community ditch" as that
10	term is construed under New Mexico Stat. 73–2–27.
11	(2) Community USER.—The term "community
12	user" means an heir (as defined under the laws of
13	the State) of a qualified land grant-merced.
14	(3) Governing Body.—The term "governing
15	body" means the board of trustees authorized under
16	State law with the control, care, and management of
17	a qualified land grant-merced.
18	(4) HISTORICAL-TRADITIONAL USE.—The term
19	"historical-traditional use" means, for a qualified
20	land grant-merced, for noncommercial benefit—
21	(A) the use of water;
22	(B) religious or cultural use and protec-
23	tion;
24	(C) gathering herbs;
25	(D) gathering wood products;

1	(E) gathering flora or botanical products;
2	(F) grazing, to the extent that grazing has
3	traditionally been carried out on the land, as
4	determined by the Secretary concerned in con-
5	sultation with the governing body of the af-
6	fected land grant-merced;
7	(G) hunting or fishing;
8	(H) soil or rock gathering; and
9	(I) any other traditional activity for non-
10	commercial benefit that—
11	(i) has a sustainable beneficial com-
12	munity use, as determined by the Sec-
13	retary concerned in consultation with the
14	governing body of the affected land grant-
15	merced;
16	(ii) supports the long-term cultural
17	and socioeconomic integrity of the commu-
18	nity, as determined by the Secretary con-
19	cerned in consultation with the governing
20	body of the affected land grant-merced;
21	and
22	(iii) is agreed to in writing by the Sec-
23	retary concerned and the governing body of
24	the qualified land grant-merced.

1	(5) Indian Tribe.—The term "Indian Tribe"
2	has the meaning given the term in section 4 of the
3	Indian Self-Determination and Education Assistance
4	Act (25 U.S.C. 5304).
5	(6) Qualified land grant-merced.—The
6	term "qualified land grant-merced" means a com-
7	munity land grant issued under the laws or customs
8	of the Government of Spain or Mexico that—
9	(A) is recognized under New Mexico Stat-
10	utes Chapter 49 (or a successor statute); and
11	(B) has a historic or cultural record of use
12	of lands under the jurisdiction of a Secretary
13	concerned or their original or patented exterior
14	boundaries are located adjacent to land under
15	the jurisdiction of a Secretary concerned.
16	(7) Secretary Concerned.—The term "Sec-
17	retary concerned" means the relevant Secretary of
18	the Department of Agriculture or the Department of
19	the Interior, with respect to land under the jurisdic-
20	tion of that Secretary.
21	(8) STATE.—The term "State" means the State
22	of New Mexico.

1	SEC. 3. GUIDANCE ON PERMIT REQUIREMENTS FOR QUALI-
2	FIED LAND GRANT-MERCEDES.
3	(a) In General.—In accordance with all relevant
4	laws, including subchapter II of chapter 5 of title 5,
5	United States Code (commonly known as the "Administra-
6	tive Procedure Act") and all applicable environmental
7	laws, and not later than 2 years after the date of the en-
8	actment of this Act, the Secretary concerned, acting
9	through the appropriate officials of the Department of Ag-
10	riculture and Department of the Interior in the State, in
11	consultation with the New Mexico Land Grant Council,
12	the governing bodies of qualified land grant-mercedes, and
13	Indian Tribes, shall issue the written guidance described
14	in subsection (b).
15	(b) Contents of Guidance.—
16	(1) In General.—Written guidance issued
17	under subsection (a) shall include—
18	(A) a description of the historical-tradi-
19	tional uses that—
20	(i) a community user or a governing
21	body of a qualified land grant-merced may
22	conduct for noncommercial use on land
23	under the jurisdiction of the Secretary con-
24	cerned; and
25	(ii) require a permit from the Sec-
26	retary concerned;

1	(B) administrative procedures for obtain-
2	ing a permit under subparagraph (A);
3	(C) subject to subsection (c), the fees re-
4	quired to obtain that permit;
5	(D) the permissible use of motorized and
6	nonmotorized vehicles and equipment by a com-
7	munity user or the governing body of a quali-
8	fied land grant-merced for noncommercial his-
9	torical-traditional use on land under the juris-
10	diction of the Secretary concerned;
11	(E) the permissible use of mechanized ve-
12	hicles or equipment by a community user or
13	governing body of a qualified land grant-merced
14	for historical-traditional use on land under the
15	jurisdiction of the Secretary concerned; and
16	(F) the permissible use of non-native mate-
17	rial by a community user or the governing body
18	of a qualified land grant-merced for any of the
19	uses covered in paragraphs (2) and (3) on land
20	under the jurisdiction of the Secretary con-
21	cerned.
22	(2) ROUTINE MAINTENANCE AND MINOR IM-
23	PROVEMENTS.—Written guidance issued under sub-
24	section (a) shall address routine maintenance and
25	minor improvements of infrastructure owned or used

1	by a qualified land grant-merced on land under the
2	jurisdiction of the Secretary concerned, including—
3	(A) cleaning, repair, or replacement-in-
4	kind of infrastructure;
5	(B) maintenance and upkeep of a trail,
6	road, cattle guard, culvert, or fence;
7	(C) maintenance and upkeep of a monu-
8	ment or shrine;
9	(D) maintenance and upkeep of a commu-
10	nity cemetery;
11	(E) maintenance and upkeep of a livestock
12	well, water lines, water storage container, or
13	water tank; and
14	(F) any other routine maintenance or
15	minor improvement associated with historical-
16	traditional uses identified by any of the entities
17	described in subsection (a) in the process of de-
18	veloping the guidance.
19	(3) Major improvements.—Written guidance
20	issued under subsection (a) may describe the process
21	for managing major improvements of infrastructure
22	owned or used by a qualified land grant-merced on
23	land under the jurisdiction of the Secretary con-
24	cerned, including—

1	(A) construction or expansion of a commu-
2	nity water or wastewater system;
3	(B) construction or major repair of a live-
4	stock well, water lines, water storage container,
5	or water tank;
6	(C) construction or major repair of a
7	monument or shrine;
8	(D) installation of a cattle guard;
9	(E) construction of a trail, road, or fence;
10	(F) construction or expansion of a ceme-
11	tery; and
12	(G) any other major improvement associ-
13	ated with historical-traditional uses, as deter-
14	mined by the Secretaries concerned.
15	(4) Notice and comment.—Written guidance
16	issued under subsection (a) shall set forth the poli-
17	cies and procedures for notice and comment on plan-
18	ning decisions, routine engagement, and major Fed-
19	eral actions that could impact historical-traditional
20	uses of a qualified land grant merced, and methods
21	of providing notice under subsection (a), including—
22	(A) online public notice;
23	(B) printed public notice;

1	(C) mail, including certified mail, and
2	email notifications to governing bodies through
3	a listserv; and
4	(D) mail, including certified mail, and
5	email notifications to the Land Grant Council.
6	(c) Fees for Qualified Land Grant-Mer-
7	CEDES.—Where the Secretary concerned is authorized to
8	consider the fiscal capacity of the applicant in determining
9	whether to reduce or waive a fee for a permit for histor-
10	ical-traditional uses, the Secretary shall consider—
11	(1) the socioeconomic conditions of community
12	users; and
13	(2) the annual operating budgets of governing
14	bodies of qualified land grant-mercedes.
15	SEC. 4. CONSIDERATION OF HISTORICAL-TRADITIONAL
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15 16 17	
16 17	USE IN LAND MANAGEMENT PLANNING.
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116 117 118 119 220 221	USE IN LAND MANAGEMENT PLANNING. In developing, maintaining, and revising land management plans pursuant to section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1712) and section 6 of the National Forest Management
16 17 18 19 20 21 22	USE IN LAND MANAGEMENT PLANNING. In developing, maintaining, and revising land management plans pursuant to section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1712) and section 6 of the National Forest Management Act (16 U.S.C. 1604), as applicable, the Secretary con-
16 17 18 19 20 21 22 23	USE IN LAND MANAGEMENT PLANNING. In developing, maintaining, and revising land management plans pursuant to section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1712) and section 6 of the National Forest Management Act (16 U.S.C. 1604), as applicable, the Secretary concerned shall, in accordance with applicable law, consider

1	SEC. 5. SPECIAL USE PERMITS FOR ROUTINE MAINTE-
2	NANCE AND MINOR IMPROVEMENTS OF
3	ACEQUIAS.
4	(a) In General.—Not later than 90 days after the
5	date of the enactment of this Act, the Secretary Agri-
6	culture shall initiate procedures under subchapter III of
7	chapter 5 of title 5, United States Code, to promulgate
8	such regulations as are necessary to carry out and imple-
9	ment the Forest Service's Acequia Guidance Document,
10	dated July 2, 2019.
11	(b) Publication of Proposed Regulations.—
12	The Secretary shall cause to be published in the Federal
13	Register proposed regulations to implement this section
14	not later than 21 months after the date of the enactment
15	of this Act.
16	(c) Expiration of Authority.—The authority to
17	promulgate regulations under subsection (a) shall expire
18	30 months after the date of the enactment of this Act.
19	(d) Extension of Deadlines.—The Secretary may
20	extend, for not more than 180 days, a deadline under sub-
21	section (b) or (c) if—
22	(1) the negotiated rulemaking committee re-
23	ferred to in subsection (e) concludes that the com-
24	mittee cannot meet the deadline; and
25	(2) the Secretary so notifies the appropriate
26	committees of Congress.

1	(e) Committee.—
2	(1) Establishment.—The Secretary shall en-
3	sure that a negotiated rulemaking committee is es-
4	tablished under section 565 of title 5, United States
5	Code, to carry out this section.
6	(2) Members.—The members of the committee
7	shall be—
8	(A) the relevant Regional Forester (or a
9	designee of the relevant Regional Forester); and
10	(B) the selected representative of a non-
11	governmental organization identified by the
12	Secretary of Agriculture as having a statewide
13	acequia membership, nominated by such organi-
14	zation to the Secretary of Agriculture.
15	(3) Requirements.—The committee shall con-
16	fer with, and accommodate participation by—
17	(A) representatives of any agency or com-
18	mission of the State government established or
19	designated by the State to advise public officials
20	on proposed legislation affecting acequias; and
21	(B) State acequia elected officials.
22	(f) Effect.—The lack of promulgated regulations
23	shall not limit the effect of the Forest Service's Acequia
24	Guidance Document, dated July 2, 2019.

1 SEC. 6. SAVINGS.

_	SEC. V. SAVITUGS.
2	Nothing in this Act shall be construed—
3	(1) to impact the State's authority to regulate
4	water rights, in conformance with all State and Fed-
5	eral laws and regulations;
6	(2) to impact the State's authority to regulate
7	the management of game and fish, in conformance
8	with all State and Federal laws and regulations;
9	(3) to impact any valid existing rights or valid
10	permitted uses, including grazing permits;
11	(4) to create any implicit or explicit right to
12	grazing on Federal lands; or
13	(5) to alter or diminish any rights reserved for
14	an Indian Tribe or members of an Indian Tribe by
15	treaty or Federal law.
16	SEC. 7. DETERMINATION OF BUDGETARY EFFECTS.
17	The budgetary effects of this Act, for the purpose of
18	complying with the Statutory Pay-As-You-Go Act of 2010,
19	shall be determined by reference to the latest statement
20	titled "Budgetary Effects of PAYGO Legislation" for this
21	Act, submitted for printing in the Congressional Record

22 by the Chairman of the House Budget Committee, pro-

- 1 vided that such statement has been submitted prior to the
- 2 vote on passage.

Passed the House of Representatives December 3, 2020.

Attest:

Clerk.

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