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S. 131

To provide for the exchange of certain National Forest System land and non-Federal land in the State of Alaska, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JANUARY 12, 2017

Ms. MURKOWSKI (for herself and Mr. SULLIVAN) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

May 16, 2017

Reported by Ms. MURKOWSKI, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

- To provide for the exchange of certain National Forest System land and non-Federal land in the State of Alaska, 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 "Alaska Mental Health
- 5 Trust Land Exchange Act of 2017".

1 SEC. 2. PURPOSE.

2	The purpose of this Act is to facilitate, authorize, di-
3	rect, and expedite the exchange of land between the Alaska
4	Mental Health Trust and the Secretary of Agriculture in
5	accordance with this Act—
6	(1) to preserve the scenic and visual backdrops
7	of southeastern Alaska communities, while creating
8	jobs and economic opportunities in more remote
9	areas of the State;
10	(2) to secure Federal ownership and protection
11	of non-Federal land in the State that has significant
12	natural, scenic, recreational, and other public values;
13	and
14	(3) to contribute to the goals and objectives of
15	the Alaska Mental Health Trust.
16	SEC. 3. DEFINITIONS.
17	In this Act:
18	(1) Alaska mental health trust.—The
19	term "Alaska Mental Health Trust" means the Alas-
20	ka Mental Health Trust Authority, an agency of the
21	State.
22	(2) FEDERAL LAND.—The term "Federal land"
23	means the following 7 parcels of National Forest
24	System land, as generally depicted on maps 7
25	through 9, comprising a total of approximately
26	20,580 acres:

1	(A) The parcel generally depicted as
2	"Naukati Phase 1" on map 8, comprising ap-
3	proximately 2,400 acres.
4	(B) The parcel generally depicted as "West
5	Naukati" on map 8, comprising approximately
6	4,182 acres.
7	(C) The parcel generally depicted as
8	"North Naukati" on map 8, comprising ap-
9	proximately 1,311 acres.
10	(D) The parcel generally depicted as "East
11	Naukati/2016 Naukati addition'' on map 8,
12	comprising approximately 1,067 acres.
13	(E) The parcel generally depicted as "Cen-
14	tral Naukati'' on map 8, comprising approxi-
15	mately 1,858 acres.
16	(F) The parcel generally depicted as "Hol-
17	lis" on map 9, comprising approximately 1,538
18	acres.
19	(G) The parcel generally depicted as "Shel-
20	ter Cove Area" on map 7, comprising approxi-
21	mately 8,224 acres.
22	(3) MAP.—The term "map" means the applica-
23	ble map prepared by the Alaska Region of the For-
24	est Service entitled "Alaska Mental Health Trust
25	Act of 2016"-

1	(A) numbered 1, 2, 3, 4, 5, 6, 7, or 9 and
2	dated September 19, 2016; or
3	(B) numbered 8 and dated November 28,
4	2016.
5	(4) Non-Federal Land.—The term "non-Fed-
6	eral land" means the following 20 parcels of non-
7	Federal land, as generally depicted on maps 1
8	through 6, comprising a total of approximately
9	17,341 acres:
10	(A) The parcel generally depicted as parcel
11	K-1 on map 1, comprising approximately 1,878
12	acres.
13	(B) The parcel generally depicted as parcel
14	K-2 on map 1, comprising approximately 707
15	acres.
16	(C) The parcel generally depicted as parcel
17	K-3 on map 1, comprising approximately 901
18	acres, including the 12-acre conservation ease-
19	ment described in section $4(e)(1)$.
20	(D) The parcel generally depicted as parcel
21	K-4A on map 1, comprising approximately
22	3,180 acres.
23	(E) The parcel generally depicted as parcel
24	P-1A on map 2, comprising approximately

1	3,174 acres, including the administrative site
2	described in section $5(e)$.
3	(F) The parcel generally depicted as parcel
4	P-1B on map 2, comprising approximately 144
5	acres.
6	(G) The parcel generally depicted as parcel
7	P-2B on map 2, comprising approximately 181
8	acres.
9	(H) The parcel generally depicted as parcel
10	P-3B on map 2, comprising approximately 92
11	acres.
12	(I) The parcel generally depicted as parcel
13	P-4 on map 2, comprising approximately 280
14	acres.
15	(J) The parcel generally depicted as parcel
16	W-1 on map 3, comprising approximately 204
17	acres.
18	(K) The parcel generally depicted as parcel
19	W-2 on map 3, comprising approximately 104
20	acres.
21	(L) The parcel generally depicted as parcel
22	W-3 on map 3, comprising approximately 63
23	acres.

1	(M) The parcel generally depicted as parcel
2	W-4 on map 3, comprising approximately 700
3	acres.
4	(N) The parcel generally depicted as parcel
5	S-1 on map 4, comprising approximately 2,456
6	acres.
7	(O) The parcel generally depicted as parcel
8	S-2 on map 4, comprising approximately 284
9	acres.
10	(P) The parcel generally depicted as parcel
11	S-3 on map 4, comprising approximately 109
12	acres.
13	(Q) The parcel generally depicted as parcel
14	S-4 on map 4, comprising approximately 26
15	acres.
16	(R) The parcel generally depicted as parcel
17	MC-1 on map 5, comprising approximately 169
18	acres.
19	(S) The parcel generally depicted as parcel
20	J-1B on map 6, comprising approximately
21	2,261 acres.
22	(T) The parcel generally depicted as parcel
23	J-1A on map 6, comprising approximately 428
24	acres.

(5) SECRETARY.—The term "Secretary" means
 the Secretary of Agriculture.

3 SEC. 4. LAND EXCHANGE.

4 (a) IN GENERAL.—If the Alaska Mental Health 5 Trust offers to convey to the Secretary, in the 2 phases described in subsection (n), all right, title, and interest 6 of the Alaska Mental Health Trust in and to the non-Fed-7 8 eral land, the Secretary shall simultaneously convey to the 9 Alaska Mental Health Trust, in the 2 phases described 10 in subsection (n), all right, title, and interest of the United States in and to the Federal land. 11

12 (b) CONDITION ON ACCEPTANCE.—Title to any non-13 Federal land conveyed by the Alaska Mental Health Trust 14 to the Secretary under subsection (a) shall be in a form 15 that is acceptable to the Secretary.

16 (c) VALID EXISTING RIGHTS.—Unless otherwise 17 agreed to by the Secretary and the Alaska Mental Health 18 Trust, the conveyances under subsection (a) shall be sub-19 ject to any valid existing rights, reservations, rights-of-20 way, or other encumbrances of third parties in, to, or on 21 the Federal land and the non-Federal land as of the date 22 of enactment of this Act.

23 (d) RECIPROCAL ROAD EASEMENTS.

24 (1) IN GENERAL.—In conveying the Federal
25 land and the non-Federal land under subsection (a),

the Secretary and the Alaska Mental Health Trust
 shall exchange at no cost reciprocal easements on ex isting roads as necessary to access the parcels each
 party acquires in the exchange.

5 (2) PUBLIC ACCESS.—The reciprocal easements
6 exchanged under paragraph (1) shall provide for
7 public access.

8 (3) COST-SHARE AGREEMENT.—The Secretary 9 and the Alaska Mental Health Trust may enter into 10 a separate cost-share agreement to cover the cost of 11 road maintenance with respect to the reciprocal 12 casements exchanged under paragraph (1).

13 (e) K-3 PARCEL LANDFILL BUFFER.—

(1) IN GENERAL.—As a condition of the ex-14 15 change under subsection (a), in conveying the parcel 16 of non-Federal land described in section 3(4)(C) to 17 the United States, the Alaska Mental Health Trust 18 shall grant to the United States a 300-foot conserva-19 tion easement abutting that parcel along the inter-20 face of the parcel and the City of Ketchikan landfill 21 (as in existence on the date of enactment of this 22 Act), as generally depicted on map 1.

23 (2) DEVELOPMENT AND OWNERSHIP.—The
 24 conservation easement described in paragraph (1)

1	shall remain undeveloped and in the ownership of
2	the Alaska Mental Health Trust.
3	(3) Equalization.—The value of the conserva-
4	tion easement described in paragraph (1) shall be in-
5	eluded in the value of the non-Federal land for pur-
6	poses of equalizing the values of the Federal land
7	and the non-Federal land under subsection (j).
8	(f) Research Easements.—
9	(1) IN GENERAL.—In order to allow time for
10	the completion of research activities of the Forest
11	Service that are ongoing as of the date of enactment
12	of this Act, in conveying the Federal land to the
13	Alaska Mental Health Trust under subsection (a),
14	the Secretary shall reserve research easements for
15	the following Forest Service study plots (as in exist-
16	ence on the date of enactment of this Act):
17	(A) The Sarkar research easement study
18	plot on the parcel of Federal land described in
19	section $3(2)(B)$, as generally depicted on map
20	8, to remain in effect for the 10-year period be-
21	ginning on the date of enactment of this Act.
22	(B) The Naukati commercial thinning
23	study plot on the parcel of Federal land de-
24	scribed in section $3(2)(B)$, as generally depicted
25	on map 8, to remain in effect for the 15-year

period beginning on the date of enactment of this Act.

3 (C) The POW Yatuk study plot on the
4 parcel of Federal land described in section
5 3(2)(A), as generally depicted on map 8, to re6 main in effect for the 10-year period beginning
7 on the date of enactment of this Act.

8 (D) The POW Naukati study plot on the 9 parcel of Federal land described in section 10 3(2)(D), as generally depicted on map 8, to re-11 main in effect for the 10-year period beginning 12 on the date of enactment of this Act.

13 (E) The Revilla George study plot on the
14 parcel of Federal land described in section
15 3(2)(G), as generally depicted on map 8, to re16 main in effect for the 10-year period beginning
17 on the date of enactment of this Act.

18 (2) PROHIBITED ACTIVITIES.—The Alaska
19 Mental Health Trust shall not construct any new
20 road or harvest timber on any study plot covered by
21 a research casement described in paragraph (1) dur22 ing the period described in subparagraph (A), (B),
23 (C), (D), or (E) of that paragraph, as applicable.

24 (g) Area of Karst Concern.—

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1

1	(1) IN GENERAL.—In conveying the parcels of
2	Federal land described in subparagraphs (A) and
3	(D) of section 3(2) to the Alaska Mental Health
4	Trust under subsection (a), the Secretary shall re-
5	serve to the United States a conservation easement
6	that shall protect the aquatic and riparian habitat
7	within the area labeled "Conservation Easement", as
8	generally depicted on map 8.
9	(2) PROHIBITED ACTIVITIES.—The conservation
10	easement described in paragraph (1) shall prohibit
11	within the area covered by the conservation ease-
12	ment—
13	(A) new road construction and timber har-
14	vest within 100 feet of any anadromous water
15	bodies (including underground water bodies);
16	and
17	(B) commercial mineral extraction.
18	(h) Compliance With Applicable Law.—Prior to
19	completing each phase of the land exchange described in
20	subsection (n), the Secretary shall complete, for the land
21	to be conveyed in the applicable phase, any necessary land
22	surveys and required preexchange clearances, reviews,
23	mitigation activities, and approvals relating to—
24	(1) threatened and endangered species;
25	(2) cultural and historic resources;

1	(3) wetland and floodplains; and
2	(4) hazardous materials.
3	(i) Appraisals.—
4	(1) IN GENERAL.—Not later than 90 days after
5	the date of enactment of this Act—
6	(Λ) the Secretary and the Alaska Mental
7	Health Trust shall select an appraiser to con-
8	duct appraisals of the Federal land and the
9	non-Federal land; and
10	(B) the Secretary shall issue all appraisal
11	instructions for those appraisals.
12	(2) Requirements.—
13	(A) IN GENERAL.—All appraisals under
14	paragraph (1) shall be conducted in accordance
15	with nationally recognized appraisal standards,
16	including—
17	(i) the Uniform Appraisal Standards
18	for Federal Land Acquisitions; and
19	(ii) the Uniform Standards of Profes-
20	sional Appraisal Practice.
21	(B) FINAL APPRAISED VALUE.
22	(i) In GENERAL.—During the 3-year
23	period beginning on the date on which the
24	final appraised values of the Federal land
25	and the non-Federal land for each phase of

1 the exchange described in subsection (n) 2 are approved by the Secretary, the Sec-3 retary shall not be required to reappraise 4 or update the final appraised values of the 5 Federal land and the non-Federal land. (ii) EXCHANGE AGREEMENT.-Begin-6 7 ning on the date of entrance into an ex-8 change agreement under subsection (a), no 9 reappraisal or updates to the final ap-10 praised values of the Federal land and the 11 non-Federal land approved by the See-12 retary shall be required. 13 (3) PUBLIC REVIEW.—Before completing each 14 phase of the land exchange described in subsection 15 (n), the Secretary shall make available for public re-16 view summaries of the appraisals of the Federal land 17 and the non-Federal land for the applicable phase. 18 (j) EQUAL VALUE LAND EXCHANGE. 19 (1) IN GENERAL.—The value of the Federal 20 land and the non-Federal land to be exchanged 21 under subsection (a) shall be— 22 (A) equal; or 23 (B) equalized in accordance with this sub-24 section. 25 (2) SURPLUS OF FEDERAL LAND VALUE.

1	(A) IN GENERAL.—If the final appraised
2	value of the Federal land (after applying any
3	cash equalization credit or debit from phase 1
4	of the exchange under subsection $(n)(2)$) ex-
5	ceeds the final appraised value of the non-Fed-
6	eral land in phase 2 of the exchange, notwith-
7	standing subsection (a), 1 or more parcels, or
8	1 or more portions of parcels, of the Federal
9	land, as determined by the Alaska Mental
10	Health Trust after consultation with the Sec-
11	retary, shall be removed from the conveyance to
12	the Alaska Mental Health Trust by—
13	(i) removing parcels in accordance
14	with subparagraph (B) until, to the max-
14 15	imum extent practicable, approximate
15	imum extent practicable, approximate
15 16	imum extent practicable, approximate equal value is achieved; and
15 16 17	imum extent practicable, approximate equal value is achieved; and (ii) equalizing any remaining dif-
15 16 17 18	imum extent practicable, approximate equal value is achieved; and (ii) equalizing any remaining dif- ference in value in accordance with para-
15 16 17 18 19	imum extent practicable, approximate equal value is achieved; and (ii) equalizing any remaining dif- ference in value in accordance with para- graph (4).
15 16 17 18 19 20	 imum extent practicable, approximate equal value is achieved; and (ii) equalizing any remaining dif- ference in value in accordance with para- graph (4). (B) ORDER OF PRIORITY.—Parcels shall
15 16 17 18 19 20 21	 imum extent practicable, approximate equal value is achieved; and (ii) equalizing any remaining difference in value in accordance with paragraph (4). (B) ORDER OF PRIORITY.—Parcels shall be removed under subparagraph (A)(i) in the

1	(A) IN GENERAL.—If the final appraised
2	value of the non-Federal land (after applying
3	any eash equalization credit or debit from phase
4	1 of the exchange under subsection $(n)(2)$) ex-
5	ceeds the final appraised value of the Federal
6	land in phase 2 of the exchange, notwith-
7	standing subsection (a), 1 or more parcels, or
8	1 or more portions of parcels, of the non-Fed-
9	eral land, as determined by the Alaska Mental
10	Health Trust after consultation with the Sec-
11	retary, shall be removed from the conveyance to
12	the United States by—
13	(i) removing parcels in accordance
14	with subparagraph (B) until, to the max-
15	imum extent practicable, approximate
16	equal value is achieved; and
17	(ii) equalizing any remaining dif-
18	ference in value in accordance with para-
19	$\frac{\text{graph}}{(4)}$.
20	(B) Order of priority.—Parcels shall
21	be removed under subparagraph $(\Lambda)(i)$ in the
22	reverse order of the parcels, as described in
23	subparagraphs (Λ) through (T) of section $3(4)$.
24	(C) Waiver of cash equalization.—In
25	order to expedite completion of the exchange, if

1	the values of the Federal land and the non-Fed-
2	eral land cannot be exactly equalized under this
3	paragraph, the Alaska Mental Health Trust
4	may, at its sole discretion, elect to waive any
5	cash equalization payment that would otherwise
6	be due from the United States under paragraph
7	(4).
8	(4) REMAINING DIFFERENCE.—Any remaining
9	difference in value shall be equalized under para-
10	graph (2)(A)(ii) or (3)(A)(ii), as applicable, by—
11	(A) removal of a portion of a parcel of the
12	Federal land or the non-Federal land, as appli-
13	cable, as determined by the Alaska Mental
14	Health Trust after consultation with the Sec-
15	retary;
16	(B) the payment of a cash equalization, as
17	necessary, by the Secretary or the Alaska Men-
18	tal Health Trust, as appropriate, in accordance
19	with section 206(b) of the Federal Land Policy
20	and Management Act of 1976 (43 U.S.C.
21	1716(b)); or
22	(C) a combination of the methods de-
23	scribed in subparagraphs (A) and (B), as deter-
24	mined by the Alaska Mental Health Trust after
25	consultation with the Secretary.

1 (k) COSTS.—As a condition of the land exchange 2 under this Act, the Alaska Mental Health Trust shall 3 agree to pay, without compensation, all costs that are as-4 sociated with each phase of the exchange described in sub-5 section (n), including—

6 (1) all costs to complete the land surveys, ap-7 praisals, and environmental reviews described in sub-8 section (h) such that the exchange may be completed 9 in accordance with the deadlines described in sub-10 section (n); and

11 (2) on request of the Secretary, reimbursement 12 of costs for agency staff, additional agency staff, or 13 third-party contractors appropriate such that the ex-14 change may be completed in accordance with the 15 deadlines described in subsection (n).

16 (1) LAND SURVEYS, APPROVALS, USES.

17 (1) SURVEY INSTRUCTIONS.—Not later than 90
18 days after the date of enactment of this Act, the
19 Secretary of the Interior shall issue survey instruc20 tions to assist in the timely completion of all land
21 surveys necessary to complete the land exchange
22 under subsection (a) in accordance with the dead23 lines described in subsection (n).

24 (2) SURVEYS.—Unless otherwise agreed to by
 25 the Secretary and the Alaska Mental Health Trust,

1	after consultation with the Secretary of the Interior,
2	land surveys shall not be required for—
3	(A) any portion of the boundaries of the
4	non-Federal land that is contiguous to—
5	(i) National Forest System land, as in
6	existence on the date of enactment of this
7	Act; or
8	(ii) land that has been surveyed or
9	lotted as of the date of enactment of this
10	$\overline{\operatorname{Aet}};$
11	(B) any portion of the boundaries of the
12	Federal land that is contiguous to—
13	(i) land owned as of the date of enact-
14	ment of this Act by—
15	(I) the Alaska Mental Health
16	Trust; or
17	(II) the State; or
18	(ii) land that has been surveyed or
19	lotted as of the date of enactment of this
20	Aet;
21	(C) any portion of the boundaries that the
22	Secretary and the Alaska Mental Health Trust
23	agree, after consultation with the Secretary of
24	the Interior, is adequately defined by a survey,

1	mapping, or aliquot part, or other legal descrip-
2	tion; and
3	(D) any portion of the boundaries of the
4	non-Federal land that—
5	(i) the United States tentatively con-
6	veyed to the State without survey;
7	(ii) is being reconveyed to the United
8	States in the land exchange under sub-
9	section (a); and
10	(iii) is not surveyed as of the date of
11	enactment of this Act.
12	(3) USE OF LAND.—Any Federal land or non-
13	Federal land that is conveyed to the Alaska Mental
14	Health Trust or the United States under subsection
15	(a) shall, on the conveyance—
16	(A) become the property of the party to
17	which the land is conveyed; and
18	(B) be available to the party to which the
19	land is conveyed for all uses permitted under
20	applicable laws (including regulations).
21	(m) PARCEL ADJUSTMENT.—If a portion of a parcel
22	of the Federal land or the non-Federal land to be conveyed
23	under subsection (a) cannot be conveyed due to the pres-
24	ence of hazardous materials—

1	(1) the portion shall be removed from the ex-
2	change; and
3	(2) the final exchange values shall be equalized
4	in accordance with subsection (j).
5	(n) Land Exchange Phases.—
6	(1) IN GENERAL.—The land exchange under
7	subsection (a) shall be completed in 2 phases, as de-
8	scribed in paragraphs (2) and (3).
9	(2) Phase 1.
10	(A) In GENERAL.—Subject to subpara-
11	graph (B) and subsection (j), not later than 1
12	year after the date of enactment of this Act—
13	(i) the Secretary shall convey to the
14	Alaska Mental Health Trust the parcel of
15	Federal land described in section $3(2)(A)$;
16	and
17	(ii) the Alaska Mental Health Trust
18	shall convey to the United States the par-
19	cels of non-Federal land described in sub-
20	paragraphs (A) and (B) of section $3(4)$.
21	(B) Conditions.—Subparagraph (A) shall
22	be subject to the following conditions:
23	(i) The land conveyed under this sub-

1	(I) separately from the land de-
2	scribed in paragraph (3); but
3	(II) in accordance with the na-
4	tionally recognized appraisal stand-
5	ards described in subsection $(i)(2)(A)$.
6	(ii) Any eash equalization payment
7	that would otherwise be necessary to be
8	paid by the Secretary or the Alaska Mental
9	Health Trust on the completion of the con-
10	veyance under this paragraph shall be—
11	(I) deferred until the completion
12	of the conveyance under paragraph
13	(3); and
14	(II) debited or credited, as appro-
15	priate, to any final land or eash
16	equalization that may be due from ei-
17	ther party on the completion of the
18	conveyance under paragraph (3).
19	(3) PHASE 2.—Subject to subsection (j), not
20	later than 2 years after the date of enactment of
21	this Act—
22	(A) the Secretary shall convey to the Alas-
23	ka Mental Health Trust the Federal land de-
24	scribed in subparagraphs (B) through (G) of
25	section $3(2)$; and

1	(B) the Alaska Mental Health Trust shall
2	convey to the United States the non-Federal
3	land described in subparagraphs (C) through
4	(T) of section $3(4)$.
5	SEC. 5. MANAGEMENT OF NON-FEDERAL LAND.
6	(a) IN GENERAL.—On acquisition of the non-Federal
7	land by the Secretary under this Act, the non-Federal land
8	shall—
9	(1) become part of the Tongass National For-
10	est;
11	(2) be administered in accordance with the laws
12	applicable to the National Forest System; and
13	(3) be managed to protect the scenic value of
14	the non-Federal land.
15	(b) Boundary Revision.—On acquisition of the
16	non-Federal land by the Secretary under this Act, the
17	boundaries of the Tongass National Forest shall be modi-
18	fied to reflect the inclusion of the non-Federal land.
19	(c) Administrative Site.—On acquisition of the
20	parcel of non-Federal land described in section $3(4)(E)$,
21	the Secretary shall set aside 42 acres of the parcel, in the
22	location generally depicted on map 2, as an administrative
23	site for purposes of the future administrative needs of the
24	Tongass National Forest.

1 SEC. 6. WITHDRAWAL.

 acquired by the Secretary under this Act shall be with- drawn from all forms of— (1) entry, appropriation, or disposal under the public land laws; (2) location, entry, and patent under the mining laws; and (3) disposition under the mineral leasing, min- eral materials, and geothermal leasing laws. SEC 7. MISCELLANEOUS PROVISIONS. (a) REVOCATION OF ORDERS; WITHIDRAWAL.— (1) REVOCATION OF ORDERS; WITHIDRAWAL.— (1) REVOCATION OF ORDERS, Market and order or administrative action that withdraws the Federal land from appropriation or disposal under a public land law shall be revoked to the extent nec- essary to permit the conveyance of the Federal land. (2) WITHIDRAWAL.— (A) IN GENERAL.—If the Federal land or any Federal interest in the non-Federal land is not withdrawn or segregated from entry and appropriation under a public land law (includ- ing logging and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)) as of the date of enactment of this Act, the Federal land or Federal interest in 	2	Subject to valid existing rights, the non-Federal land
5(1) entry, appropriation, or disposal under the public land laws;7(2) location, entry, and patent under the mining laws; and9(3) disposition under the mineral leasing, min- eral materials, and geothermal leasing laws.11sec. 7. MISCELLANEOUS PROVISIONS.12(a) REVOCATION OF ONDERS, WITHDRAWAL	3	acquired by the Secretary under this Act shall be with-
6 public hand laws; 7 (2) location, entry, and patent under the mining 8 laws; and 9 (3) disposition under the mineral leasing; min- 10 eral materials, and geothermal leasing laws. 11 sec. 7. MISCELLANEOUS PROVISIONS. 12 (a) REVOCATION OF ORDERS; WITHDRAWAL.— 13 (1) REVOCATION OF ORDERS.—Any public land 14 order or administrative action that withdraws the 15 Federal land from appropriation or disposal under a 16 public land law shall be revoked to the extent nec- 17 essary to permit the conveyance of the Federal land. 18 (2) WITHDRAWAL.— 19 (A) IN GENERAL.—If the Federal land or 20 any Federal interest in the non-Federal land is 21 not withdrawn or segregated from entry and 22 appropriation under a public land law (includ- 23 ing logging and mineral leasing laws and the 24 Geothermal Steam Act of 1970 (30 U.S.C. 25 1001 et seq.)) as of the date of enactment of	4	drawn from all forms of—
 (2) location, entry, and patent under the mining hws; and (3) disposition under the mineral leasing, min- eral materials, and geothermal leasing laws. SEC. 7. MISCELLANEOUS PROVISIONS. (a) REVOCATION OF ORDERS; WITHDRAWAL.— (1) REVOCATION OF ORDERS.—Any public land order or administrative action that withdraws the Federal land from appropriation or disposal under a public land law shall be revoked to the extent nee- essary to permit the conveyance of the Federal land. (2) WITHDRAWAL.— (A) IN GENERAL.—If the Federal land or any Federal interest in the non-Federal land is not withdrawn or segregated from entry and appropriation under a public land law (includ- ing logging and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)) as of the date of enactment of 	5	(1) entry, appropriation, or disposal under the
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10 eral materials, and geothermal leasing laws. 11 sec. 7. MISCELLANEOUS PROVISIONS. 12 (a) REVOCATION OF ORDERS; WITHDRAWAL.— 13 (1) REVOCATION OF ORDERS.—Any public land 14 order or administrative action that withdraws the 15 Federal land from appropriation or disposal under a 16 public land law shall be revoked to the extent nee- 17 essary to permit the conveyance of the Federal land. 18 (2) WITHDRAWAL.— 19 (A) IN GENERAL.—If the Federal land or 20 any Federal interest in the non-Federal land is 21 not withdrawn or segregated from entry and 22 appropriation under a public land law (includ- 23 ing logging and mineral leasing laws and the 24 Geothermal Steam Act of 1970 (30 U.S.C. 25 1001 et seq.)) as of the date of enactment of	8	laws; and
11 SEC. 7. MISCELLANEOUS PROVISIONS. 12 (a) REVOCATION OF ORDERS; WITHDRAWAL.— 13 (1) REVOCATION OF ORDERS.—Any public land 14 order or administrative action that withdraws the 15 Federal land from appropriation or disposal under a 16 public land law shall be revoked to the extent nee- 17 essary to permit the conveyance of the Federal land. 18 (2) WITHDRAWAL.— 19 (A) IN GENERAL.—If the Federal land or 20 any Federal interest in the non-Federal land is 21 not withdrawn or segregated from entry and 22 appropriation under a public land law (includ- 23 ing logging and mineral leasing laws and the 24 Geothermal Steam Act of 1970 (30 U.S.C. 25 1001 et seq.)) as of the date of enactment of	9	(3) disposition under the mineral leasing, min-
 (a) REVOCATION OF ORDERS; WITHDRAWAL.— (1) REVOCATION OF ORDERS.—Any public land order or administrative action that withdraws the Federal land from appropriation or disposal under a public land law shall be revoked to the extent nee- essary to permit the conveyance of the Federal land. (2) WITHDRAWAL.— (A) IN GENERAL.—If the Federal land or any Federal interest in the non-Federal land is not withdrawn or segregated from entry and appropriation under a public land law (includ- ing logging and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)) as of the date of enactment of 	10	eral materials, and geothermal leasing laws.
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 17 essary to permit the conveyance of the Federal land. 18 (2) WITHDRAWAL.— 19 (A) IN GENERAL.—If the Federal land or 20 any Federal interest in the non-Federal land is 21 not withdrawn or segregated from entry and 22 appropriation under a public land law (includ- 23 ing logging and mineral leasing laws and the 24 Geothermal Steam Act of 1970 (30 U.S.C. 25 1001 et seq.)) as of the date of enactment of 	15	Federal land from appropriation or disposal under a
 (2) WITHDRAWAL.— (A) IN GENERAL.—If the Federal land or any Federal interest in the non-Federal land is not withdrawn or segregated from entry and appropriation under a public land law (includ- ing logging and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)) as of the date of enactment of 	16	public land law shall be revoked to the extent nee-
19(A) IN GENERAL.—If the Federal land or20any Federal interest in the non-Federal land is21not withdrawn or segregated from entry and22appropriation under a public land law (includ-23ing logging and mineral leasing laws and the24Geothermal Steam Act of 1970 (30 U.S.C.251001 et seq.)) as of the date of enactment of	17	essary to permit the conveyance of the Federal land.
20any Federal interest in the non-Federal land is21not withdrawn or segregated from entry and22appropriation under a public land law (includ-23ing logging and mineral leasing laws and the24Geothermal Steam Act of 1970 (30 U.S.C.251001 et seq.)) as of the date of enactment of	18	(2) WITHDRAWAL.
21not withdrawn or segregated from entry and22appropriation under a public land law (includ-23ing logging and mineral leasing laws and the24Geothermal Steam Act of 1970 (30 U.S.C.251001 et seq.)) as of the date of enactment of	19	(A) IN GENERAL.—If the Federal land or
 appropriation under a public land law (includ- ing logging and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)) as of the date of enactment of 	20	any Federal interest in the non-Federal land is
 23 ing logging and mineral leasing laws and the 24 Geothermal Steam Act of 1970 (30 U.S.C. 25 1001 et seq.)) as of the date of enactment of 	21	not withdrawn or segregated from entry and
24Geothermal Steam Act of 1970 (30 U.S.C.251001 et seq.)) as of the date of enactment of	22	appropriation under a public land law (includ-
25 1001 et seq.)) as of the date of enactment of	23	ing logging and mineral leasing laws and the
	24	Geothermal Steam Act of 1970 (30 U.S.C.
26 this Act, the Federal land or Federal interest in	25	1001 et seq.)) as of the date of enactment of
	26	this Act, the Federal land or Federal interest in

1	the non-Federal land shall be withdrawn, with-
2	out further action by the Secretary, from entry
3	and appropriation.
4	(B) TERMINATION.—The withdrawal
5	under subparagraph (A) shall be terminated—
6	(i) on the date of the completion of
7	the phase of the land exchange described
8	in section 4(n) covering the applicable Fed-
9	eral land; or
10	(ii) if the Alaska Mental Health Trust
11	notifies the Secretary in writing that the
12	Alaska Mental Health Trust elects to with-
13	draw from the land exchange under section
14	206(d) of the Federal Land Policy and
15	Management Act of 1976 (43 U.S.C.
16	1716(d)), on the date on which the Sec-
17	retary receives the notice of the election.
18	(b) Maps, Estimates, Descriptions.—
19	(1) MINOR ERRORS.—The Secretary and the
20	Alaska Mental Health Trust, by mutual agreement,
21	may correct minor errors in any map, acreage esti-
22	mate, or description of any land conveyed or ex-
23	changed under this Act.
24	(2) Conflict.—If there is a conflict between a
25	map, acreage estimate, or description of land in this

1 Act, the map shall be given effect unless the See-2 retary and the Alaska Mental Health Trust mutually 3 agree otherwise. 4 (3) AVAILABILITY.—On the date of enactment 5 of this Act, the Secretary shall file and make avail-6 able for public inspection in the office of the Super-7 visor of the Tongass National Forest each map. 8 SECTION 1. SHORT TITLE.

9 This Act may be cited as the "Alaska Mental Health
10 Trust Land Exchange Act of 2017".

11 SEC. 2. PURPOSE.

12 The purpose of this Act is to facilitate and expedite 13 the exchange of land between the Alaska Mental Health 14 Trust and the Secretary of Agriculture in accordance with 15 this Act—

16	(1) to secure Federal ownership and protection of
17	non-Federal land in the State of Alaska that has sig-
18	nificant natural, scenic, watershed, recreational, wild-
19	life, and other public values by—
20	(A) retaining the undeveloped natural char-
21	acter of the non-Federal land; and
22	(B) preserving recreational trails for hiking,
23	biking, and skiing;

1	(2) to create jobs and provide economic opportu-
2	nities for resource use in more remote areas of the
3	State; and
4	(3) to facilitate the goals and objectives of the
5	Alaska Mental Health Trust.
6	SEC. 3. DEFINITIONS.
7	In this Act:
8	(1) Alaska mental health trust.—The term
9	"Alaska Mental Health Trust" means the Alaska
10	Mental Health Trust Authority, an agency of the
11	State.
12	(2) FEDERAL LAND.—The term "Federal land"
13	means the following 7 parcels of National Forest Sys-
14	tem land, as generally depicted on maps 7 through 9,
15	comprising a total of approximately 20,580 acres:
16	(A) The parcel generally depicted as
17	"Naukati Phase 1" on map 8, comprising ap-
18	proximately 2,400 acres.
19	(B) The parcel generally depicted as "West
20	Naukati" on map 8, comprising approximately
21	4,182 acres.
22	(C) The parcel generally depicted as "North
23	Naukati" on map 8, comprising approximately
24	1,311 acres.

1	(D) The parcel generally depicted as "East
2	Naukati/2016 Naukati addition" on map 8, com-
3	prising approximately 1,067 acres.
4	(E) The parcel generally depicted as "Cen-
5	tral Naukati" on map 8, comprising approxi-
6	mately 1,858 acres.
7	(F) The parcel generally depicted as "Hol-
8	lis" on map 9, comprising approximately 1,538
9	acres.
10	(G) The parcel generally depicted as "Shel-
11	ter Cove Area" on map 7, comprising approxi-
12	mately 8,224 acres.
13	(3) MAP.—The term "map" means the applica-
14	ble map prepared by the Alaska Region of the Forest
15	Service to accompany this Act—
16	(A) numbered 1, 2, 3, 4, 5, 6, 7, 8, or 9 and
17	dated March 3, 2017; or
18	(B) numbered 10 and dated March 9, 2017.
19	(4) Non-Federal Land.—The term "non-Fed-
20	eral land" means the following 20 parcels of non-Fed-
21	eral land, as generally depicted on maps 1 through 6
22	and map 10, comprising a total of approximately
23	18,258 acres:

1	(A) The parcel generally depicted as parcel
2	K–1 on map 1, comprising approximately 1,878
3	acres.
4	(B) The parcel generally depicted as parcel
5	K–2 on map 1, comprising approximately 707
6	acres.
7	(C) The parcel generally depicted as parcel
8	K–3 on map 1, comprising approximately 901
9	acres, including the 12-acre conservation ease-
10	ment described in section $4(e)(1)$.
11	(D) The parcel generally depicted as parcel
12	K–4A on map 1, comprising approximately
13	3,180 acres.
14	(E) The parcel generally depicted as parcel
15	P–1A on map 2, comprising approximately
16	3,174 acres, including the administrative site de-
17	scribed in section $5(c)$.
18	(F) The parcel generally depicted as parcel
19	P–1 B on map 2, comprising approximately 144
20	acres.
21	(G) The parcel generally depicted as parcel
22	P–2 B on map 2, comprising approximately 181
23	acres.

1	(H) The parcel generally depicted as parcel
2	P–3 B on map 2, comprising approximately 92
3	acres.
4	(I) The parcel generally depicted as parcel
5	P–4 on map 2, comprising approximately 280
6	acres.
7	(J) The parcel generally depicted as parcel
8	W–1 on map 3, comprising approximately 204
9	acres.
10	(K) The parcel generally depicted as parcel
11	W–2 on map 3, comprising approximately 104
12	acres.
13	(L) The parcel generally depicted as parcel
14	W–3 on map 3, comprising approximately 63
15	acres.
16	(M) The parcel generally depicted as parcel
17	$W\!-\!4$ on map 3, comprising approximately 700
18	acres.
19	(N) The parcel generally depicted as parcel
20	$S\!-\!2$ on map 4, comprising approximately 284
21	acres.
22	(O) The parcel generally depicted as parcel
23	S-3 on map 4, comprising approximately 109
24	acres.

1	(P) The parcel generally depicted as parcel
2	$S\!-\!4$ on map 4, comprising approximately 26
3	acres.
4	(Q) The parcel generally depicted as parcel
5	MC-1 on map 5, comprising approximately 169
6	acres.
7	(R) The parcel generally depicted as parcel
8	$J extsf{-}1B$ on map 6, comprising approximately
9	2,261 acres.
10	(S) The parcel generally depicted as parcel
11	J–1 A on map 6, comprising approximately 428
12	acres.
13	(T) The parcel generally depicted as parcel
14	NB-1 on map 10, comprising approximately
15	3,374 acres.
16	(5) Secretary.—The term "Secretary" means
17	the Secretary of Agriculture.
18	(6) STATE.—The term "State" means the State
19	of Alaska.
20	SEC. 4. LAND EXCHANGE.
21	(a) IN GENERAL.—If the Alaska Mental Health Trust
22	offers to convey to the Secretary, in the 2 phases described
23	in subsection (n), all right, title, and interest of the Alaska
24	Mental Health Trust in and to the non-Federal land, the
25	Secretary shall—

1 (1) accept the offer; and

2	(2) offer to exchange with the Alaska Mental
3	Health Trust, in the 2 phases described in subsection
4	(n), all right, title, and interest of the United States
5	in and to the Federal land.
6	(b) Condition on Acceptance.—Title to any non-
7	Federal land conveyed by the Alaska Mental Health Trust
8	to the Secretary under subsection (a) shall be in a form
9	that is acceptable to the Secretary.
10	(c) VALID EXISTING RIGHTS.—The conveyances under
11	subsection (a) shall be subject to any valid existing rights,
12	reservations, rights-of-way, or other encumbrances of third
13	parties in, to, or on the Federal land and the non-Federal
14	land as of the date of enactment of this Act.
15	(d) Reciprocal Road Easements.—
16	(1) IN GENERAL.—The Secretary and the Alaska
17	Mental Health Trust shall exchange at no cost recip-
18	rocal easements on existing roads as necessary to ac-
19	cess the parcels each party acquires in the exchange.
20	(2) PUBLIC ACCESS.—The reciprocal easements
21	exchanged under paragraph (1) shall provide for pub-
22	lic access.
23	(3) Cost-share agreement.—The Secretary

and the Alaska Mental Health Trust may enter into
a separate cost-share agreement to cover the cost of

1	road maintenance with respect to the reciprocal ease-
2	ments exchanged under paragraph (1).
3	(e) K-3 Parcel Landfill Buffer.—
4	(1) IN GENERAL.—As a condition of the exchange
5	under subsection (a), in conveying the parcel of non-
6	Federal land described in section $3(4)(C)$ to the
7	United States, the Alaska Mental Health Trust shall
8	grant to the United States a 300-foot conservation
9	easement abutting that parcel along the interface of
10	the parcel and the City of Ketchikan landfill (as in
11	existence on the date of enactment of this Act), as gen-
12	erally depicted on map 1.
13	(2) Development and ownership.—The con-
14	servation easement described in paragraph (1) shall
15	provide that the land covered by the easement remains
16	undeveloped and in the ownership of the Alaska Men-
17	tal Health Trust.
18	(3) Equalization.—The value of the conserva-
19	tion easement described in paragraph (1) shall be in-
20	cluded in the value of the non-Federal land for pur-
21	poses of equalizing the values of the Federal land and
22	the non-Federal land under subsection (j).
23	(f) Research Easements.—
24	(1) IN GENERAL.—In order to allow time for the
25	completion of research activities of the Forest Service

1	that are ongoing as of the date of enactment of this
2	Act, in conveying the Federal land to the Alaska Men-
3	tal Health Trust under subsection (a), the Secretary
4	shall reserve research easements for the following For-
5	est Service study plots (as in existence on the date of
6	enactment of this Act):
7	(A) The Sarkar research easement study
8	plot on the parcel of Federal land described in
9	section $3(2)(B)$, as generally depicted on map 8,
10	to remain in effect for the 10-year period begin-
11	ning on the date of enactment of this Act.
12	(B) The Naukati commercial thinning
13	study plot on the parcel of Federal land de-
14	scribed in section $3(2)(B)$, as generally depicted
15	on map 8, to remain in effect for the 15-year pe-
16	riod beginning on the date of enactment of this
17	Act.
18	(C) The POW Yatuk study plot on the par-
19	cel of Federal land described in section $3(2)(A)$,
20	as generally depicted on map 8, to remain in ef-
21	fect for the 10-year period beginning on the date
22	of enactment of this Act.
23	(D) The POW Naukati study plot on the
24	parcel of Federal land described in section
25	3(2)(D), as generally depicted on map 8, to re-

1	main in effect for the 10-year period beginning
2	on the date of enactment of this Act.
3	(E) The Revilla George study plot on the
4	parcel of Federal land described in section
5	3(2)(G), as generally depicted on map 8, to re-
6	main in effect for the 10-year period beginning
7	on the date of enactment of this Act.
8	(2) Prohibited activities.—The Alaska Men-
9	tal Health Trust shall not construct any new road or
10	harvest timber on any study plot covered by a re-
11	search easement described in paragraph (1) during
12	the period described in subparagraph (A), (B), (C),
13	(D), or (E) of that paragraph, as applicable.
14	(g) Area of Karst Concern.—
15	(1) IN GENERAL.—In conveying the parcels of
16	Federal land described in subparagraphs (A) and (D)
17	of section 3(2) to the Alaska Mental Health Trust
18	under subsection (a), the Secretary shall reserve to the
19	United States a conservation easement that shall pro-
20	tect the aquatic and riparian habitat within the area
21	labeled "Conservation Easement", as generally de-
22	picted on map 8.
23	(2) Prohibited activities.—The conservation
24	easement described in paragraph (1) shall prohibit

1	within the area covered by the conservation ease-
2	ment—
3	(A) new road construction and timber har-
4	vest within 100 feet of any anadromous water
5	bodies (including underground water bodies);
6	and
7	(B) commercial mineral extraction.
8	(h) Compliance With Applicable Law.—Prior to
9	completing each phase of the land exchange described in
10	subsection (n), the Secretary shall complete, for the land
11	to be conveyed in the applicable phase, any necessary land
12	surveys and required preexchange clearances, reviews, miti-
13	gation activities, and approvals relating to—
14	(1) threatened and endangered species;
15	(2) cultural and historic resources;
16	(3) wetland and floodplains; and
17	(4) hazardous materials.
18	(i) Appraisals.—
19	(1) IN GENERAL.—Not later than 90 days after
20	the date of enactment of this Act—
21	(A) the Secretary and the Alaska Mental
22	Health Trust shall select an appraiser to conduct
23	appraisals of the Federal land and the non-Fed-
24	eral land; and

1	(B) the Secretary shall issue all appraisal
2	instructions for those appraisals.
3	(2) Requirements.—
4	(A) IN GENERAL.—All appraisals under
5	paragraph (1) shall be conducted in accordance
6	with nationally recognized appraisal standards,
7	including—
8	(i) the Uniform Appraisal Standards
9	for Federal Land Acquisitions; and
10	(ii) the Uniform Standards of Profes-
11	sional Appraisal Practice.
12	(B) FINAL APPRAISED VALUE.—
13	(i) IN GENERAL.—During the 3-year
14	period beginning on the date on which the
15	final appraised values of the Federal land
16	and the non-Federal land for each phase of
17	the exchange described in subsection (n) are
18	approved by the Secretary, the Secretary
19	shall not be required to reappraise or up-
20	date the final appraised values of the Fed-
21	eral land and the non-Federal land.
22	(ii) Exchange agreement.—After
23	the date on which an agreement to exchange
24	the Federal land and non-Federal is entered
25	into under this Act, no reappraisal or up-

1	dates to the final appraised values of the
2	Federal land and the non-Federal land ap-
3	proved by the Secretary shall be required.
4	(3) PUBLIC REVIEW.—Before completing each
5	phase of the land exchange described in subsection
6	(n), the Secretary shall make available for public re-
7	view summaries of the appraisals of the Federal land
8	and the non-Federal land for the applicable phase.
9	(j) Equal Value Land Exchange.—
10	(1) IN GENERAL.—The value of the Federal land
11	and the non-Federal land to be exchanged under sub-
12	section (a) shall be—
13	(A) equal; or
14	(B) equalized in accordance with this sub-
15	section.
16	(2) Surplus of federal land value.—
17	(A) IN GENERAL.—If the final appraised
18	value of the Federal land exceeds the final ap-
19	praised value of the non-Federal land in phase
20	2 of the exchange (after applying any cash
21	equalization credit or debit from phase 1 of the
22	exchange under subsection $(n)(2)$, the Federal
23	land shall be adjusted by removing 1 or more
24	parcels, or 1 or more portions of parcels, as de-
25	termined by the Alaska Mental Health Trust,

1	with the concurrence of the Secretary, in accord-
2	ance with subparagraph (B) until, to the max-
3	imum extent practicable, approximate equal
4	value of the Federal land and non-Federal land
5	is achieved.
6	(B) Order of priority.—The parcels of
7	Federal land shall be removed under subpara-
8	graph (A) in the reverse order in which the par-
9	cels are listed in section 3(2), beginning with
10	subparagraph (G).
11	(3) Surplus of non-federal land value.—
12	(A) IN GENERAL.—If the final appraised
13	value of the non-Federal land exceeds the final
14	appraised value of the Federal land in phase 2
15	of the exchange (after applying any cash equali-
16	zation credit or debit from phase 1 of the ex-
17	change under subsection $(n)(2)$, the non-Federal
18	land shall be adjusted by removing 1 or more
19	parcels, or 1 or more portions of parcels, as de-
20	termined by the Alaska Mental Health Trust,
21	with the concurrence of the Secretary, in accord-
22	ance with subparagraph (B) until, to the max-
23	imum extent practicable, approximate equal
24	value of the Federal land and non-Federal land
25	is achieved.

1	(B) Order of priority.—The parcels of
2	non-Federal land shall be removed under sub-
3	paragraph (A) in the reverse order in which the
4	parcels are listed in section 3(4), beginning with
5	subparagraph (T).
6	(C) WAIVER OF CASH EQUALIZATION.—In
7	order to expedite completion of the exchange, if
8	the values of the Federal land and the non-Fed-
9	eral land cannot be equalized under this para-
10	graph, the Alaska Mental Health Trust may, at
11	its sole discretion, elect to waive any cash equali-
12	zation payment that would otherwise be due
13	from the United States under paragraph (4).
14	(4) Remaining difference.—Any remaining
15	difference in value after adjusting the Federal land or
16	non-Federal land under paragraph $(2)(A)$ or $(3)(A)$,
17	respectively, shall be equalized by—
18	(A) removal of a portion of a parcel of the
19	Federal land or the non-Federal land, as appli-
20	cable, as determined by the Alaska Mental
21	Health Trust, with the concurrence of the Sec-
22	retary;
23	(B) the payment of a cash equalization, as
24	necessary, by the Secretary or the Alaska Mental
25	Health Trust, as appropriate, in accordance

1 with section 206(b) of the Federal Land Policy 2 and Management Act of 1976 (43 U.S.C. 1716(b)); or 3 4 (C) a combination of the methods described 5 in subparagraphs (A) and (B), as determined by 6 the Alaska Mental Health Trust, with the con-7 currence of the Secretary. (k) COSTS.—As a condition of the land exchange under 8 9 this Act, the Alaska Mental Health Trust shall agree to pay, without compensation, all costs that are associated with 10 11 each phase of the exchange described in subsection (n), including— 12 13 (1) all costs to complete the land surveys, ap-14 praisals, and environmental reviews described in sub-15 section (h) such that the exchange may be completed in accordance with the deadlines described in sub-16 17 section (n); and 18 (2) on request of the Secretary, reimbursement of 19 costs for agency staff, additional agency staff, or 20 third-party contractors appropriate such that the ex-21 change may be completed in accordance with the 22 deadlines described in subsection (n). 23 (1) LAND SURVEYS, APPROVALS, USES.— 24 (1) SURVEY INSTRUCTIONS.—Not later than 90 25 days after the date of enactment of this Act, the Sec-

1	retary of the Interior shall issue survey instructions
2	to assist in the timely completion of all land surveys
3	necessary to complete the land exchange under sub-
4	section (a) in accordance with the deadlines described
5	in subsection (n).
6	(2) SURVEYS.—Unless otherwise agreed to by the
7	Secretary and the Alaska Mental Health Trust, after
8	consultation with the Secretary of the Interior, land
9	surveys shall not be required for—
10	(A) any portion of the boundaries of the
11	non-Federal land that is contiguous to—
12	(i) National Forest System land, as in
13	existence on the date of enactment of this
14	Act; or
15	(ii) land that has been surveyed or
16	lotted as of the date of enactment of this
17	Act;
18	(B) any portion of the boundaries of the
19	Federal land that is contiguous to—
20	(i) land owned as of the date of enact-
21	ment of this Act by—
22	(I) the Alaska Mental Health
23	Trust; or
24	(II) the State; or

1	(ii) land that has been surveyed or
2	lotted as of the date of enactment of this
3	Act;
4	(C) any portion of the boundaries that the
5	Secretary and the Alaska Mental Health Trust
6	agree, after consultation with the Secretary of
7	the Interior, is adequately defined by a survey,
8	mapping, or aliquot part, or other legal descrip-
9	tion; and
10	(D) any portion of the boundaries of the
11	non-Federal land that—
12	(i) the United States tentatively con-
13	veyed to the State without survey;
14	(ii) is being reconveyed to the United
15	States in the land exchange under sub-
16	section (a); and
17	(iii) is not surveyed as of the date of
18	enactment of this Act.
19	(m) PARCEL ADJUSTMENT.—If a portion of a parcel
20	of the Federal land or the non-Federal land to be conveyed
21	under subsection (a) cannot be conveyed due to the presence
22	of hazardous materials—
23	(1) the portion shall be removed from the ex-
24	change; and

1	(2) the final exchange values shall be equalized
2	in accordance with subsection (j).
3	(n) Land Exchange Phases.—
4	(1) IN GENERAL.—The land exchange under sub-
5	section (a) shall be completed in 2 phases, as specifi-
6	cally described in paragraphs (2) and (3).
7	(2) Phase 1.—
8	(A) IN GENERAL.—Subject to subparagraph
9	(B), not later than 1 year after the date of enact-
10	ment of this Act—
11	(i) the Secretary shall convey to the
12	Alaska Mental Health Trust the parcel of
13	Federal land described in section $3(2)(A)$;
14	and
15	(ii) the Alaska Mental Health Trust
16	shall simultaneously convey to the United
17	States the parcels of non-Federal land de-
18	scribed in subparagraphs (A) and (B) of
19	section $3(4)$.
20	(B) Conditions.—Subparagraph (A) shall
21	be subject to the following conditions:
22	(i) The land conveyed under this sub-
23	paragraph shall be appraised—
24	(I) separately from the land de-
25	scribed in paragraph (3); but

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1	(II) in accordance with the na-
2	tionally recognized appraisal stand-
3	ards described in subsection $(i)(2)(A)$.
4	(ii) Any cash equalization payment
5	that would otherwise be necessary to be paid
6	by the Secretary or the Alaska Mental
7	Health Trust on the completion of the con-
8	veyance under this paragraph shall be—
9	(I) deferred until the completion
10	of the conveyance under paragraph (3);
11	and
12	(II) debited or credited, as appro-
13	priate, to any final land or cash
14	equalization that may be due from ei-
15	ther party on the completion of the
16	conveyance under paragraph (3).
17	(3) Phase 2.—Subject to subsection (j), not later
18	than 2 years after the date of enactment of this Act—
19	(A) the Secretary shall convey to the Alaska
20	Mental Health Trust the Federal land described
21	in subparagraphs (B) through (G) of section
22	3(2); and
23	(B) the Alaska Mental Health Trust shall
24	simultaneously convey to the United States the

1	non-Federal land described in subparagraphs (C)
2	through (T) of section $3(4)$.
3	SEC. 5. USE OF THE FEDERAL LAND AND NON-FEDERAL
4	LAND.
5	(a) Federal Land Conveyed to the Alaska Men-
6	TAL HEALTH TRUST.—On conveyance of the Federal land
7	to the Alaska Mental Health Trust under this Act, the Fed-
8	eral land shall—
9	(1) become the property of the Alaska Mental
10	Health Trust; and
11	(2) be available for any use permitted under ap-
12	plicable law (including regulations).
13	(b) Non-Federal Land Acquired by the Sec-
14	RETARY.—
15	(1) IN GENERAL.—On acquisition of the non-
16	Federal land by the Secretary under this Act, the
17	non-Federal land shall—
18	(A) become part of the Tongass National
19	Forest;
20	(B) be administered in accordance with the
21	laws applicable to the National Forest System;
22	and
23	(C) be managed—
24	(i) to preserve—

•S 131 RS

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1	(I) the undeveloped natural char-
2	acter of the non-Federal land, except as
3	provided in paragraph (3); and
4	(II) the wildlife, watershed, and
5	scenic values of the non-Federal land;
6	and
7	(ii) to provide for recreational oppor-
8	tunities consistent with the purposes and
9	values of the non-Federal land to be pre-
10	served under clause (i), including the devel-
11	opment or maintenance of recreational
12	trails as described in paragraph (3) .
13	(2) BOUNDARY REVISION.—On acquisition of the
14	non-Federal land by the Secretary under this Act, the
15	boundaries of the Tongass National Forest shall be
16	modified to reflect the inclusion of the non-Federal
17	land.
18	(3) Recreational trails.—Nothing in this
19	subsection precludes the development or maintenance
20	of recreational trails for hiking, biking, or skiing.
21	(c) Administrative Site.—On acquisition of the par-
22	cel of non-Federal land described in section $3(4)(E)$, the
23	Secretary shall set aside 42 acres of the parcel, in the loca-
24	tion generally depicted on map 2, as an administrative site

10 laws; and (3) disposition under the mineral leasing, mineral materials, and geothermal leasing laws. SEC. 7. MISCELLANEOUS PROVISIONS. 14 (a) REVOCATION OF ORDERS; WITHDRAWAL. 15 (1) REVOCATION OF ORDERS.—Any public land order or administrative action that withdraws the 16 17 Federal land from appropriation or disposal under a 18 public land law shall be revoked to the extent nec-19 essary to permit the conveyance of the Federal land. 20 (2) WITHDRAWAL. 21 (A) IN GENERAL.—If the Federal land or 22 any Federal interest in the non-Federal land is 23 not withdrawn or segregated from entry and ap-24 propriation under a public land law (including 25 logging and mineral leasing laws and the Geo-

8 public land laws; 9 (2) location, entry, and patent under the mining

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Tongass National Forest.

SEC. 6. WITHDRAWAL.

from all forms of—

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1 for purposes of the future administrative needs of the

Subject to valid existing rights, the non-Federal land

(1) entry, appropriation, or disposal under the

acquired by the Secretary under this Act shall be withdrawn

1	thermal Steam Act of 1970 (30 U.S.C. 1001 et
2	seq.)) as of the date of enactment of this Act, the
3	Federal land or Federal interest in the non-Fed-
4	eral land shall be withdrawn, without further ac-
5	tion by the Secretary, from entry and appro-
6	priation.
7	(B) TERMINATION.—The withdrawal under
8	subparagraph (A) shall be terminated—
9	(i) on the date of the completion of the
10	phase of the land exchange described in sec-
11	tion $4(n)$ covering the applicable Federal
12	land; or
13	(ii) if the Alaska Mental Health Trust
14	notifies the Secretary in writing that the
15	Alaska Mental Health Trust elects to with-
16	draw from the land exchange under section
17	206(d) of the Federal Land Policy and
18	Management Act of 1976 (43 U.S.C.
19	1716(d)), on the date on which the Sec-
20	retary receives the notice of the election.
21	(b) MAPS, ESTIMATES, DESCRIPTIONS.—
22	(1) MINOR ERRORS.—The Secretary and the
23	Alaska Mental Health Trust, by mutual agreement,
24	may correct minor errors in any map, acreage esti-

1	mate, or description of any land conveyed or ex-
2	changed under this Act.
3	(2) CONFLICT.—If there is a conflict between a
4	map, acreage estimate, or description of land in this
5	Act, the map shall be given effect unless the Secretary
6	and the Alaska Mental Health Trust mutually agree
7	otherwise.
8	(3) AVAILABILITY.—On the date of enactment of
9	this Act, the Secretary shall file and make available
10	for public inspection in the office of the Supervisor of
11	the Tongass National Forest each map.

Calendar No. 80

115TH CONGRESS S. 131

A BILL

To provide for the exchange of certain National Forest System land and non-Federal land in the State of Alaska, and for other purposes.

MAY 16, 2017

Reported with an amendment