

SEC. 3002. SEALASKA LAND ENTITLEMENT FINALIZATION.

(a) Definitions.--In this section:

(1) Maps.--The term ``maps'' means the maps entitled ``Sealaska Land Entitlement Finalization'', numbered 1 through 18, and dated June 14, 2013.

(2) Sealaska.--The term ``Sealaska'' means the Sealaska Corporation, a Regional Native Corporation established under the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.).

(3) Secretary.--The term ``Secretary'' means the Secretary of the Interior.

(4) State.--The term ``State'' means the State of Alaska.

(b) Finalization of Entitlement.--

(1) In general.--If, not later than 90 days after the date of enactment of this Act, the Secretary receives a corporate resolution adopted by the board of directors of Sealaska agreeing to accept the conveyance of land described in paragraph (2) in accordance with this section as full and final satisfaction of the remaining land entitlement of Sealaska under section 14(h) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)), the Secretary shall--

(A) implement the provisions of this section; and

(B) charge the entitlement pool under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)) 70,075 acres, reduced by the number of acres deducted under paragraph (2)(B), in fulfillment of the remaining land entitlement for Sealaska under that Act, notwithstanding whether the surveyed acreage of the 18 parcels of land generally depicted on the maps as ``Sealaska Selections'' and patented under subsection (c) is less than or more than 69,585 acres, reduced by the number of acres deducted under paragraph (2)(B).

(2) Final entitlement.--

(A) In general.--Except as provided in subparagraph (B), the 70,075 acres of land described in paragraph (1) shall consist of--

(i) the 18 parcels of Federal land comprising approximately 69,585 acres that is generally depicted as ``Sealaska Selections'' on the maps; and

(ii) a total of not more than 490 acres of Federal land for cemetery sites and historical places comprised of parcels that are applied for in accordance with subsection (d).

(B) Deduction.--

(i) In general.--The Secretary shall deduct from the number of acres of Federal land described in subparagraph (A) (i) the number of acres of Federal land for which the Secretary has issued a conveyance under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)) during the period beginning on August 1, 2012, and ending on the date of receipt of the resolution under paragraph (1).

(ii) Agreement.--The Secretary, the Secretary of Agriculture, and Sealaska shall negotiate in good faith to make a mutually agreeable adjustment to the parcel of

Federal land generally depicted on the maps numbered 1 and 18 to implement the deduction of acres required by clause (i).

(3) Effect of acceptance.--The resolution filed by Sealaska in accordance with paragraph (1) shall--

(A) be final and irrevocable; and

(B) without any further administrative action by the Secretary, result in--

(i) the relinquishment of all existing selections made by Sealaska under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)); and

(ii) the termination of all withdrawals by section 16 of the Alaska Native Claims Settlement Act (43 U.S.C. 1615), except to the extent a selection by a Village Corporation under subsections (b) and (d) of section 16 of the Alaska Native Claims Settlement Act (43 U.S.C. 1615) remains pending, until the date on which those selections are resolved.

(4) Failure to accept.--If Sealaska fails to file the resolution in accordance with paragraph (1)--

(A) the provisions of this section shall cease to be effective, except as otherwise provided in this subsection;

(B) the Secretary shall, not later than 5 years after the date of enactment of this Act, complete the interim conveyance of the remaining land entitlement to Sealaska under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)) from prioritized selections on file with the Secretary on the date of enactment of this Act; and

(C) (i) the remaining land entitlement of Sealaska under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)) shall be 70,075 acres, provided that the Secretary shall deduct the number of acres of Federal land for which the Secretary has issued a conveyance under section 14(h)(8) of that Act (43 U.S.C. 1613(h)(8)) during the period beginning on August 1, 2012, and ending 90 days after the date of enactment of this Act; and

(ii) if the Governor of the State does not approve the prioritized selections of Sealaska in the Saxman or Yakutat withdrawal areas as required by section 14(h)(8)(B) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)(B)) by the date that is 42 months after the date of enactment of this Act, the Secretary shall reject those selections and fulfill the remaining land entitlement of Sealaska from the remaining prioritized selections on file with the Secretary on the date of enactment of this Act.

(5) Scope of law.--Except as provided in paragraphs (4) and (6), this section provides the exclusive authority under which the remaining land entitlement of Sealaska under section 14(h) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)) may be fulfilled.

(6) Effect.--Nothing in this section affects any land that is--

(A) the subject of an application under subsection (h)(1) of section 14 of the Alaska Native Claims Settlement Act (43 U.S.C. 1613) that is pending on the date of enactment of this

Act; and

(B) conveyed in accordance with that subsection.

(c) Conveyances to Sealaska.--

(1) Interim conveyance.--

(A) In general.--Subject to valid existing rights, paragraphs (3), (4), and (5), subsection (b)(2), and subsection (e)(1), the Secretary shall complete the interim conveyance of the 18 parcels of Federal land comprising approximately 69,585 acres generally depicted on the maps by the date that is 60 days after the date of receipt of the resolution under subsection (b)(1), subject to the Secretary identifying and reserving, by the date that is 2 years after the date of enactment of this Act, any easement under section 17(b) of the Alaska Native Claims Settlement Act (43 U.S.C. 1616(b)) that could have been reserved prior to the interim conveyance.

(B) Failure to reserve easements by deadline.--If the Secretary does not complete the reservation of easements under subparagraph (A) by the date that is 2 years after the date of enactment of this Act, the Secretary shall reserve the easements as soon as practicable after that date.

(2) Withdrawal.--

(A) In general.--Subject to valid existing rights, the Federal land described in paragraph (1) is withdrawn from--

- (i) all forms of appropriation under the public land laws;
- (ii) location, entry, and patent under the mining laws;
- (iii) disposition under laws relating to mineral or geothermal leasing; and
- (iv) selection under the Act of July 7, 1958 (commonly known as the ``Alaska Statehood Act'') (48 U.S.C. note prec. 21; Public Law 85-508).

(B) Termination.--The withdrawal under subparagraph (A) shall remain in effect until--

- (i) if Sealaska fails to file a resolution in accordance with subsection (b)(1), the date that is 90 days after the date of enactment of this Act; or
- (ii) the date on which the Federal land is conveyed under paragraph (1).

(3) Treatment of land conveyed.--Except as otherwise provided in this section, any land conveyed to Sealaska under paragraph (1) shall be--

(A) considered to be land conveyed by the Secretary under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)); and

(B) subject to all laws (including regulations) applicable to entitlements under section 14(h)(8) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(8)), including section 907(d) of the Alaska National Interest Lands Conservation Act (43 U.S.C. 1636(d)).

(4) Easements.--

(A) Public easements.--

(i) In general.--The interim conveyance and patents for the land under paragraph (1) shall be subject to the reservation of public easements under section 17(b) of the

Alaska Native Claims Settlement Act (43 U.S.C. 1616(b)).

(ii) Termination.--No public easement reserved on land conveyed under paragraph (1) shall be terminated without publication of notice of the proposed termination in the Federal Register.

(iii) Reservation of easements.--In the interim conveyance and patents for the land under paragraph (1), the Secretary shall reserve the right of the Secretary to amend the interim conveyance and patents to include reservations of public easements under section 17(b) of the Alaska Native Claims Settlement Act (43 U.S.C. 1616(b)) until the completion of the easement reservation process.

(B) Conservation easements.--

(i) In general.--In the interim conveyance and patents for the land under paragraph (1), the Secretary shall reserve a conservation easement to protect the aquatic and riparian habitat extending 100 feet on each side of the anadromous water bodies depicted as ``100 Foot Conservation Easement'' on the maps numbered 3, 4, and 6.

(ii) Prohibition.--The commercial harvest of timber within the conservation easements described in clause (i) shall be prohibited, except that Sealaska may, for the purpose of harvesting timber outside of the conservation easement--

(I) maintain roads within the conservation easement that are in existence on the date of enactment of this Act; and

(II) construct temporary roads and yarding corridors across the conservation easements in accordance with the applicable National Forest System construction standards.

(iii) Administration.--The Secretary of Agriculture shall administer the conservation easements described in clause (i).

(C) Research easement.--In the interim conveyance and patent for the land generally depicted on the map numbered 7, the Secretary shall reserve an easement--

(i) to access and continue Forest Service research activities on the study plots located on the land; and

(ii) that shall remain in effect for a 10-year period beginning on the date of enactment of this Act.

(D) Koscuisko island road easement.--

(i) In general.--Concurrently with the conveyance of land under paragraph (1), the Secretary shall grant to Sealaska an easement on Koscuisko Island providing access to and use by Sealaska of the sort yard and all other upland facilities at the sort yard that are associated with the transfer of logs to the marine environment, subject to--

(I) the agreement under clause (iii); and

(II) the agreement under subsection (e)(2).

(ii) Scope of the easement.--The easement under clause (i) shall enable Sealaska--

(I) to construct, use, and maintain a road connecting the National Forest System Road known as ``Cape Pole Road'' to the National Forest System Road known as ``South Shipley Bay Road'' within the corridor depicted on the map numbered 3;

(II) to use, maintain, and if necessary, reconstruct the National Forest System Road known as ``South Shipley Bay Road'' referred to in subclause (I) to access the sort yard and associated upland facilities at Shipley Bay; and

(III) to use, maintain, and expand the sort yard and associated upland facilities at Shipley Bay that are within the area depicted on the map numbered 3.

(iii) Roads and facilities use agreement.--In addition to the agreement under subsection (e) (2), the Secretary of Agriculture and Sealaska shall enter into an agreement relating to the access, use, maintenance, and improvement of the roads and facilities under this subparagraph.

(iv) Effect.--Nothing in this subparagraph preempts or otherwise affects State or local regulatory authority.

(5) Hunting, fishing, and recreation.--

(A) In general.--Any land conveyed under paragraph (1) that is located outside a withdrawal area designated under section 16(a) of the Alaska Native Claims Settlement Act (43 U.S.C. 1615(a)) shall remain open and available to subsistence uses, noncommercial recreational hunting and fishing, and other noncommercial recreational uses by the public under applicable law--

(i) without liability on the part of Sealaska, except for willful acts, to any user as a result of the use; and  
(ii) subject to--

(I) any reasonable restrictions that may be imposed by Sealaska on the public use--

(aa) to ensure public safety;  
(bb) to minimize conflicts between recreational and commercial uses;  
(cc) to protect cultural resources;  
(dd) to conduct scientific research; or  
(ee) to provide environmental protection; and

(II) the condition that Sealaska post on any applicable property, in accordance with State law, notices of the restrictions on use.

(B) Effect.--Access provided to any individual or entity under subparagraph (A) shall not--

(i) create an interest in any third party in the land

conveyed under paragraph (1); or

(ii) provide standing to any third party in any review of, or challenge to, any determination by Sealaska with respect to the management or development of the land conveyed under paragraph (1), except as against Sealaska for the management of public access under subparagraph (A).

(d) Cemetery Sites and Historical Places.--

(1) In general.--Notwithstanding section 14(h)(1)(E) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(1)(E)), Sealaska may submit applications for the conveyance under section 14(h)(1)(A) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(1)(A)) of not more than 76 cemetery sites and historical places--

(A) that are listed in the document entitled ``Sealaska Cemetery Sites and Historical Places'' and dated October 17, 2012;

(B) that are cemetery sites and historical places included in the report by Wilsey and Ham, Inc., entitled ``1975 Native Cemetery and Historic Sites of Southeast Alaska (Preliminary Report)'' and dated October 1975;

(C) for which Sealaska has not previously submitted an application; and

(D) that are not located within a conservation system unit (as defined in section 102 of the Alaska National Interest Lands Conservation Act (16 U.S.C. 3102)).

(2) Procedure for evaluating applications.--Except as otherwise provided in this subsection, the Secretary shall consider all applications submitted under this subsection in accordance with the criteria and procedures set forth in applicable regulations in effect as of the date of enactment of this Act.

(3) Conveyance.--If approved under the procedures described in paragraph (2), the Secretary shall convey cemetery sites and historical places that result in the conveyance of a total of approximately 490 acres of Federal land comprised of parcels that are--

(A) applied for in accordance with this subsection; and

(B) subject to--

(i) valid existing rights;

(ii) the public access provisions of paragraph (7);

(iii) the condition that the conveyance of land for the site listed under paragraph (1)(A) as ``Bay of Pillars Portage'' is limited to not more than 25 acres in T.60 S., R.72 E., Sec. 28, Copper River Meridian; and

(iv) the condition that any access to or use of the cemetery sites and historical places shall be consistent with the management plans for adjacent public land, if the management plans are more restrictive than the laws (including regulations) applicable under paragraph (9).

(4) Timeline.--No application for a cemetery site or historical place may be submitted under paragraph (1) after the date that is 2 years after the date of enactment of this Act.

(5) Consultation with recognized tribal entity.--Sealaska shall--

(A) consult with any affected federally recognized Indian

tribe before submitting any application for a cemetery site or historical place located within the vicinity of the Indian tribe; and

(B) include with each application described in subparagraph (A) a statement that the required consultation was carried out in accordance with that subparagraph.

(6) Selection of additional cemetery sites.--If Sealaska submits timely applications to the Secretary in accordance with paragraphs (1), (4), and (5), for all 76 sites listed under paragraph (1)(A), and the Secretary rejects any of those applications in whole or in part--

(A) not later than 2 years after the date on which the Secretary completes the conveyance of eligible cemetery sites and historical places applied for under paragraph (1), and subject to paragraph (5), Sealaska may submit applications for the conveyance under section 14 (h)(1)(A) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(1)(A)) of additional cemetery sites that are not located in a conservation system unit described in paragraph (1)(D), the total acreage of which, together with the cemetery sites and historical places previously conveyed by the Secretary under paragraph (3), shall not exceed 490 acres; and

(B) the Secretary shall--

(i) consider any applications for the conveyance of additional cemetery sites in accordance with paragraph (2); and

(ii) if the applications are approved, provide for the conveyance of the sites in accordance with paragraph (3).

(7) Public access.--

(A) In general.--Subject to subparagraph (B), any land conveyed under this subsection shall be subject to--

(i) the reservation of public easements under section 17(b) of the Alaska Native Claims Settlement Act (43 U.S.C. 1616(b));

(ii) public access across the conveyed land in cases in which no reasonable alternative access around the land is available, without liability to Sealaska, except for willful acts, to any user by reason of the use; and

(iii) public access to and along any Class I stream described in section 705(e) of the Alaska National Interest Lands Conservation Act (16 U.S.C. 539d(e)) for noncommercial recreational and subsistence fishing, without liability to Sealaska, except for willful acts, to any user by reason of the use.

(B) Limitations.--The public access and use under clauses (ii) and (iii) of subparagraph (A) shall be subject to--

(i) any reasonable restrictions that may be imposed by Sealaska on the public access and use--

(I) to ensure public safety;

(II) to protect and conduct research on the historic, archaeological, and cultural resources of the conveyed land; or

(III) to provide environmental protection;

(ii) the condition that Sealaska post on any applicable property, in accordance with State law, notices of the restrictions on the public access and use; and

(iii) the condition that the public access and use shall not be incompatible with or in derogation of the values of the area as a cemetery site or historical place, as provided in section 2653.11 of title 43, Code of Federal Regulations (or a successor regulation).

(C) Effect.--Access provided to any individual or entity by subparagraph (A) shall not--

(i) create an interest in any third party in the land conveyed under this subsection; or

(ii) provide standing to any third party in any review of, or challenge to, any determination by Sealaska with respect to the management or development of the land conveyed under this subsection, except as against Sealaska for the management of public access under subparagraph (B).

(8) Prohibition on transfer or loss.--

(A) Prohibition on transfer.--Notwithstanding any other provision of law, Sealaska shall not--

(i) alienate, transfer, assign, mortgage, or pledge any cemetery site or historical place conveyed under this subsection to any person or entity other than the United States; or

(ii) permit development or improvement of the cemetery site or historical place for any use which is incompatible with, or is in derogation of, the values of the area as a cemetery site or historical place.

(B) Prohibition on loss.--Notwithstanding any other provision of law, any cemetery site or historical place conveyed to Sealaska under this subsection shall be exempt from--

(i) adverse possession and similar claims based on estoppel;

(ii) title 11 of the United States Code or a successor law, any other insolvency or moratorium law, or any other law generally affecting creditors' rights;

(iii) judgments in any action at law or in equity to recover sums owed or penalties incurred by Sealaska or any employee, officer, director, or shareholder of Sealaska, except for liens from real property taxes; and

(iv) involuntary distributions or conveyances to any person or entity other than the United States related to the involuntary dissolution of Sealaska.

(9) Treatment of land conveyed.--Except as otherwise provided in this section, any land conveyed to Sealaska under this subsection shall be--

(A) considered land conveyed by the Secretary under section 14(h)(1) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(1)); and

(B) subject to all laws (including regulations) applicable to conveyances under section 14(h)(1) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(h)(1)), including section

907(d) of the Alaska National Interest Lands Conservation Act (43 U.S.C. 1636(d)).

(e) Miscellaneous.--

(1) Special use authorizations.--

(A) In general.--On the conveyance of land to Sealaska under subsection (c) (1)--

(i) any guiding or outfitting special use authorization issued by the Forest Service for the use of the conveyed land shall terminate; and

(ii) as a condition of the conveyance and consistent with section 14(g) of the Alaska Native Claims Settlement Act (43 U.S.C. 1613(g)), Sealaska shall issue the holder of the special use authorization terminated under clause (i) an authorization to continue the authorized use, subject to the terms and conditions that were in the special use authorization issued by the Forest Service, for--

(I) the remainder of the term of the authorization; and

(II) 1 additional consecutive 10-year renewal period.

(B) Notice of commercial activities.--Sealaska and any holder of a guiding or outfitting authorization under this paragraph shall have a mutual obligation, subject to the guiding or outfitting authorization, to inform the other party of any commercial activities prior to engaging in the activities on the land conveyed to Sealaska under subsection (c) (1).

(C) Negotiation of new terms.--Nothing in this paragraph precludes Sealaska and the holder of a guiding or outfitting authorization from negotiating a new mutually agreeable guiding or outfitting authorization.

(D) Liability.--Neither Sealaska nor the United States shall bear any liability, except for willful acts of Sealaska or the United States, regarding the use and occupancy of any land conveyed to Sealaska under this section, as provided in any outfitting or guiding authorization under this paragraph.

(2) Roads and facilities.--Not later than 1 year after the date of enactment of this Act, the Secretary of Agriculture and Sealaska shall negotiate in good faith to develop a binding agreement--

(A) for the use of National Forest System roads and related transportation facilities by Sealaska; and

(B) the use of Sealaska roads and related transportation facilities by the Forest Service.

(3) Traditional trade and migration routes.--

(A) Identification of routes.--

(i) The inside passage.--The route from Yakutat to Dry Bay, as generally depicted on the map entitled ``Traditional Trade and Migration Route, Neix naax aan nax--The Inside Passage'' and dated April 22, 2013, shall be known as ``Neix naax aan nax'' (``The Inside Passage').

(ii) Canoe road.--The route from the Bay of Pillars to Port Camden, as generally depicted on the map entitled

``Traditional Trade and Migration Route, Yakwdeiyi--Canoe Road'' and dated April 22, 2013, shall be known as ``Yakwdeiyi'' (``Canoe Road'').

(iii) The people's road.--The route from Portage Bay to Duncan Canal, as generally depicted on the map entitled ``Traditional Trade and Migration Route, Lingit Deiyi--The People's Road'' and dated April 22, 2013, shall be known as ``Lingit Deiyi'' (``The People's Road'').

(B) Access to traditional trade and migration routes.--The culturally and historically significant trade and migration routes described in subparagraph (A) shall be open to travel by Sealaska and the public in accordance with applicable law, subject to such terms, conditions, and special use authorizations as the Secretary of Agriculture may require.

(4) Tongass national forest young growth management.--

(A) In general.--Notwithstanding subsection (m) of section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604) and in addition to the authority provided under that subsection and the terms of section 705(a) of the Alaska National Interest Lands Conservation Act (16 U.S.C. 539d(a)), the Secretary of Agriculture may allow the harvest of trees prior to the culmination of mean annual increment of growth in areas that are available for commercial timber harvest under the Tongass National Forest Land and Resource Management Plan to facilitate the transition from commercial timber harvest of old growth stands.

(B) Limitation.--Any sale of trees pursuant to the authority granted under subparagraph (A) shall not--

- (i) exceed 15,000 acres during the 10-year period beginning on the date of enactment of this Act, with an annual maximum of 3,000 acres sold;
- (ii) exceed a total of 50,000 acres, with an annual maximum of 5,000 acres sold after the first 10-year period;
- (iii) be advertised if the indicated rate is deficit (defined as the value of the timber is not sufficient to cover all logging and stumpage costs and provide a normal profit and risk allowance under the appraisal process of the Forest Service) when appraised using a residual value appraisal; or
- (iv) apply to land withdrawn under subsection (c) (2).

(C) Applicable law.--Nothing in this section affects the requirement under section 705(a) of the Alaska National Interest Lands Conservation Act (16 U.S.C. 539d(a)) that the Forest Service seek to meet demand for timber from the Tongass National Forest.

(5) Effect on other laws.--

(A) In general.--Nothing in this section delays the duty of the Secretary to convey land to--

- (i) the State under the Act of July 7, 1958 (commonly known as the ``Alaska Statehood Act'') (48 U.S.C. note prec. 21; Public Law 85-508); or
- (ii) a Native Corporation under--

(I) the Alaska Native Claims Settlement Act (43

U.S.C. 1601 et seq.); or

(II) the Alaska Land Transfer Acceleration Act (43 U.S.C. 1611 note; Public Law 108-452).

(B) Conveyances.--The Secretary shall promptly proceed with the conveyance of all land necessary to fulfill the final entitlement of all Native Corporations in accordance with--

(i) the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.); and

(ii) the Alaska Land Transfer Acceleration Act (43 U.S.C. 1611 note; Public Law 108-452).

(C) Fish and wildlife.--Nothing in this section enlarges or diminishes the responsibility and authority of the State with respect to the management of fish and wildlife on public land in the State.

(6) Escrow funds.--If Sealaska files the resolution in accordance with subsection (b)(1)--

(A) the escrow requirements of section 2 of Public Law 94-204 (43 U.S.C. 1613 note) shall apply to proceeds (including interest) derived from the land withdrawn under subsection (c)(2) from the date of receipt of the resolution; and

(B) Sealaska shall have no right to any proceeds (including interest) held pursuant to the escrow requirements of section 2 of Public Law 94-204 (43 U.S.C. 1613 note) that were derived from land originally withdrawn for selection by section 16 of the Alaska Native Claims Settlement Act (43 U.S.C. 1615), but not conveyed.

(7) Maps.--

(A) Availability.--Each map referred to in this section shall be available in the appropriate offices of the Secretary and the Secretary of Agriculture.

(B) Corrections.--The Secretary of Agriculture may make any necessary correction to a clerical or typographical error in a map referred to in this section.

(f) Conservation Areas.--

(1) LUD ii management areas.--If Sealaska files a resolution in accordance with subsection (b)(1), section 508 of the Alaska National Interest Lands Conservation Act (Public Law 96-487; 104 Stat. 4428) is amended by adding at the end the following:

``(13) Bay of pillars.--Certain land which comprises approximately 20,863 acres, as generally depicted on the map entitled `Bay of Pillars LUD II Management Area--Proposed' and dated June 14, 2013.

``(14) Kushneahin creek.--Certain land which comprises approximately 33,613 acres, as generally depicted on the map entitled `Kushneahin Creek LUD II Management Area--Proposed' and dated June 14, 2013.

``(15) Northern prince of wales.--Certain land which comprises approximately 8,728 acres, as generally depicted on the map entitled `Northern Prince of Wales LUD II Management Area--Proposed' and dated June 14, 2013.

``(16) Western kosciusko.--Certain land which comprises approximately 8,012 acres, as generally depicted on the map entitled `Western Kosciusko LUD II Management Area--Proposed' and

dated June 14, 2013.

((17) Eastern Kosciusko.--Certain land which comprises approximately 1,664 acres, as generally depicted on the map entitled 'Eastern Kosciusko LUD II Management Area--Proposed' and dated June 14, 2013.

((18) Sarkar lakes.--Certain land which comprises approximately 24,509 acres, as generally depicted on the map entitled 'Sarkar Lakes LUD II Management Area--Proposed' and dated June 14, 2013.

((19) Honker divide.--Certain land which comprises approximately 19,805 acres, as generally depicted on the map entitled 'Honker Divide LUD II Management Area--Proposed' and dated June 14, 2013.

((20) Eek lake and sukkwan island.--Certain land which comprises approximately 34,873 acres, as generally depicted on the map entitled 'Eek Lake and Sukkwan Island LUD II Management Area--Proposed' and dated June 14, 2013.').

(2) No buffer zones.--

(A) In general.--The designation of the conservation areas by paragraphs (13) through (20) of section 508 of the Alaska National Interest Lands Conservation Act (Public Law 96-487; 104 Stat. 4428) (as added by paragraph (1)) (referred to in this subsection as the 'conservation areas') is not intended to lead to the creation of protective perimeters or buffer zones around the conservation areas.

(B) Outside activities.--The fact that activities outside of the conservation areas are not consistent with the purposes of the conservation areas or can be seen or heard within the conservation areas shall not preclude the activities or uses outside the boundary of the conservation areas.

(g) Reinstatement to Sealaska Corporation.--

(1) Definition of affected individual.--In this subsection, the term 'affected individual' means Michael G. Faber, who--

(A) is a former resident of the State of Alaska; and

(B) was previously enrolled in Sealaska under roll number 13-752-39665-01.

(2) Revocation of membership in metlakatla indian community.--Effective on the date on which the affected individual submits written notice to the Metlakatla Indian Community revoking the membership of the affected individual in the Metlakatla Indian Community, the membership of the affected individual in the Metlakatla Indian Community shall be considered to be revoked.

(3) Reinstatement.--Notwithstanding any other provision of law, pursuant to section 5 of the Alaska Native Claims Settlement Act (43 U.S.C. 1604), the Secretary shall, immediately after the affected individual submits the notice under paragraph (2), update the shareholder roll of Sealaska to include the affected individual.

(4) Shareholder status.--As of the date on which the affected individual is added to the shareholder roll of Sealaska under paragraph (3), it is the intent of Congress that Sealaska--

(A) reinstate the affected individual to the shareholder roll of Sealaska; and

(B) ensure the provision to the affected individual of the

number of shares originally allocated to the affected individual by Sealaska.

(5) Effect of subsection.--Nothing in this subsection provides to the affected individual any retroactive benefit relating to membership in--

(A) Sealaska; or

(B) the Metlakatla Indian Community.