119TH CONGRESS 1ST SESSION S. 642

AN ACT

To provide compensation to the Keweenaw Bay Indian Community for the taking without just compensation of land by the United States inside the exterior boundaries of the L'Anse Indian Reservation that were guaranteed to the Community under a treaty signed in 1854, and for other purposes.

- 1 Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, 3 SECTION 1. SHORT TITLE. This Act may be cited as the "Keweenaw Bay Indian 4 5 Community Land Claim Settlement Act of 2025". SEC. 2. FINDINGS. 7 Congress finds that— 8 (1) the Keweenaw Bay Indian Community is a 9 federally recognized Indian Tribe residing on the 10 L'Anse Indian Reservation in Baraga County in the 11 Upper Peninsula of the State of Michigan; 12 (2) the Community is a successor in interest to 13 the Treaty with the Chippewa Indians of the Mis-14 sissippi and Lake Superior, made and concluded at 15 La Pointe of Lake Superior October 4, 1842 (7 16 Stat. 591) (referred to in this section as the "1842 17 Treaty"), which, among other things, guaranteed the 18 usufructuary rights of the Community over a large 19 area of land that was ceded to the United States, 20 until such time that those usufructuary rights were 21 properly and legally extinguished; 22 (3) the Community is also a successor in inter-23
- est to the Treaty with the Chippewa Indians of Lake 24 Superior and the Mississippi, made and concluded at

- 1 La Pointe September 30, 1854 (10 Stat. 1109) (referred to in this section as the "1854 Treaty");
 - (4) article 2, paragraph 1 of the 1854 Treaty created the L'Anse Indian Reservation as a permanent reservation;
 - (5) pursuant to article 13 of the 1854 Treaty, the 1854 Treaty became "obligatory on the contracting parties" when ratified by the President and the Senate on January 10, 1855;
 - (6) in 1850, Congress enacted the Act of September 28, 1850 (sections 2479 through 2481 of the Revised Statutes (43 U.S.C. 982 through 984)) (commonly known and referred to in this section as the "Swamp Land Act"), which authorized the State of Arkansas and other States, including the State of Michigan, to "construct the necessary levees and drains to reclaim" certain unsold "swamp and overflowed lands, made unfit thereby for cultivation" and stating that those lands "shall remain unsold at the passage of this act";
 - (7) following enactment of the Swamp Land Act, the State claimed thousands of acres of swamp land in the State pursuant to that Act;
- 24 (8) between 1893 and 1937, the General Land 25 Office patented 2,743 acres of land to the State that

1	were located within the exterior boundaries of the
2	Reservation;

- (9) the right of the Community to use and occupy the unsold land within the Reservation had not been extinguished when the United States patented the Reservation Swamp Lands to the State;
- (10) in 1852, Congress enacted the Act of August 26, 1852 (10 Stat. 35, chapter 92) (referred to in this section as the "Canal Land Act"), to facilitate the building of the Sault Ste. Marie Canal at the Falls of the St. Mary's River, to connect Lake Superior to Lake Huron;
- (11) pursuant to the Canal Land Act, the United States granted the State the right to select 750,000 acres of unsold public land within the State to defray the cost of construction of the Sault Ste. Marie Canal;
- (12) the State identified and selected, among other land, a minimum of 1,333.25 and up to 2,720 acres within the exterior boundaries of the Reservation;
- (13) the Department of the Interior approved the land selections of the State, including the Reservation Canal Lands, after ratification of the 1854 Treaty;

- (14) the Secretary noted that the approval described in paragraph (13) was "subject to any valid interfering rights";
 - (15) the 1854 Treaty set apart from the public domain all unsold land within the Reservation to the Community as of September 30, 1854, which preceded the date on which the State established legally effective title to the Reservation Canal Lands;
 - (16) the Community made claims to the Department of the Interior with respect to the Reservation Swamp Lands and the Reservation Canal Lands, providing legal analysis and ethnohistorical support for those claims;
- (17) in December 2021, the Department of the Interior stated that "We have carefully reviewed pertinent documents, including the Tribe's expert reports, and have determined that the Tribe's claims to the Swamp Lands and Canal Lands have merit";
- (18) the United States, through the actions of the General Land Office, deprived the Community of the exclusive use and occupancy of the Reservation Swamp Lands and the Reservation Canal Lands within the Reservation, without just compensation as required under the Takings Clause of the Fifth

1	Amendment to the Constitution of the United
2	States;
3	(19) the loss of the Reservation Swamp Lands
4	and the Reservation Canal Lands without just com-
5	pensation has—
6	(A) impacted the exercise by the Commu-
7	nity of cultural, religious, and subsistence
8	rights on the land;
9	(B) caused a harmful disconnect between
10	the Community and its land;
11	(C) impacted the ability of the Community
12	to fully exercise its economy within the Reserva-
13	tion; and
14	(D) had a negative economic impact on the
15	development of the economy of the Community;
16	(20) certain non-Indian individuals, entities,
17	and local governments occupy land within the
18	boundaries of the Reservation—
19	(A) acquired ownership interests in the
20	Reservation Swamp Lands and the Reservation
21	Canal Lands in good faith; and
22	(B) have an interest in possessing clear
23	title to that land;
24	(21) this Act allows the United States—

1	(A) to secure a fair and equitable settle-					
2	ment of past inequities suffered by the Commu-					
3	nity as a result of the actions of the United					
4	States that caused the taking of the Reserva-					
5	tion Swamp Lands and the Reservation Canal					
6	Lands without just compensation; and					
7	(B) to ensure protection of the ownership					
8	of the Reservation Swamp Lands and the Res-					
9	ervation Canal Lands by non-Indian occupants					
10	of the Reservation, through the settlement of					
11	the claims of the Community to that land, and					
12	through that action, the relief of any clouds on					
13	title;					
14	(22) a settlement will allow the Community to					
15	receive just compensation and the local landowners					
16	to obtain clear title to land, without long and pro-					
17	tracted litigation that would be both costly and det-					
18	rimental to all involved; and					
19	(23) this Act achieves both justice for the Com-					
20	munity and security for current landowners through					
21	a restorative and non-confrontational process.					

- 22 SEC. 3. PURPOSES.
- The purposes of this Act are—

1	(1) to acknowledge the uncompensated taking					
2	by the Federal Government of the Reservation					
3	Swamp Lands and the Reservation Canal Lands;					
4	(2) to provide compensation to the Community					
5	for the uncompensated taking of the Reservation					
6	Swamp Lands and the Reservation Canal Lands by					
7	the Federal Government;					
8	(3) to extinguish all claims by the Community					
9	to the Reservation Swamp Lands and the Reserva-					
10	tion Canal Lands and to confirm the ownership by					
11	the current landowners of the Reservation Swamp					
12	Lands and the Reservation Canal Lands, who ob-					
13	tained that land in good faith;					
14	(4) to extinguish all potential claims by the					
15	Community against the United States, the State,					
16	and current landowners concerning title to, use of					
17	or occupancy of the Reservation Swamp Lands and					
18	the Reservation Canal Lands; and					
19	(5) to authorize the Secretary—					
20	(A) to compensate the Community; and					
21	(B) to take any other action necessary to					
22	carry out this Act.					
23	SEC. 4. DEFINITIONS.					
24	In this Act:					

1	(1) Community.—The term "Community"					
2	means the Keweenaw Bay Indian Community.					
3	(2) County.—The term "County" means					
4	Baraga County, Michigan.					
5	(3) Reservation.—The term "Reservation"					
6	means the L'Anse Indian Reservation, located in—					
7	(A) T. 51 N., R. 33 W.;					
8	(B) T. 51 N., R. 32 W.;					
9	(C) T. 50 N., R. 33 W., E½;					
10	(D) T. 50 N., R. 32 W., $W^{1/2}$; and					
11	(E) that portion of T. 51 N., R. 31 W.					
12	lying west of Huron Bay.					
13	(4) Reservation canal lands.—The term					
14	"Reservation Canal Lands" means the 1,333.25 to					
15	2,720 acres of Community land located within the					
16	exterior boundaries of the Reservation that the Fed-					
17	eral Government conveyed to the State pursuant to					
18	the Act of August 26, 1852 (10 Stat. 35, chapter					
19	92).					
20	(5) Reservation swamp lands.—The term					
21	"Reservation Swamp Lands" means the 2,743 acres					
22	of land located within the exterior boundaries of the					
23	Reservation that the Federal Government conveyed					
24	to the State between 1893 and 1937 pursuant to the					

Act of September 28, 1850 (sections 2479 through

1	2481 of the Revised Statutes (43 U.S.C. 982					
2	through 984)) (commonly known as the "Swamp					
3	Land Act").					
4	(6) Secretary.—The term "Secretary" means					
5	the Secretary of the Interior.					
6	(7) STATE.—The term "State" means the State					
7	of Michigan.					
8	SEC. 5. PAYMENTS.					
9	(a) Transfer of Funds.—As soon as practicable					
10	after the date on which the amount authorized to be ap-					
11	propriated under subsection (c) is made available to the					
12	Secretary, the Secretary shall transfer \$33,900,000 to the					
13	Community.					
14	(b) Use of Funds.—					
15	(1) In general.—Subject to paragraph (2),					
16	the Community may use the amount received under					
17	subsection (a) for any lawful purpose, including—					
18	(A) governmental services;					
19	(B) economic development;					
20	(C) natural resources protection; and					
21	(D) land acquisition.					
22	(2) RESTRICTION ON USE OF FUNDS.—The					
23	community may not use the amount received under					
24	subsection (a) to acquire land for gaming purposes.					

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1	(c) Authorization of Appropriations.—There is
2	authorized to be appropriated to the Secretary to carry
3	out subsection (a) \$33,900,000 for fiscal year 2026, to
4	remain available until expended.
5	SEC. 6. EXTINGUISHMENT OF CLAIMS.
6	(a) In General.—Effective on the date on which the
7	Community receives the payment under section 5(a), all
8	claims of the Community to the Reservation Swamp
9	Lands and the Reservation Canal Lands owned by persons
10	or entities other than the Community are extinguished.
11	(b) CLEAR TITLE.—Effective on the date on which
12	the Community receives the payment under section 5(a),
13	the title of all current owners to the Reservation Swamp
14	Lands and the Reservation Canal Lands is cleared of all
15	preexisting rights held by the Community and any of the
16	members of the Community.
17	SEC. 7. EFFECT.
18	Nothing in this Act authorizes—
10	(1) the Corretary to take land into trust for the

- 19 (1) the Secretary to take land into trust for the
- benefit of the Community for gaming purposes; or

1	(2) the Community to use land acquired using
2	amounts received under this Act for gaming pur-
3	poses.

Passed the Senate December 11, 2025.

Attest:

Secretary.

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To provide compensation to the Keweenaw Bay Indian Community for the taking without just compensation of land by the United States inside the exterior boundaries of the L'Anse Indian Reservation that were guaranteed to the Community under a treaty signed in 1854, and for other purposes.