# Calendar No. 279

111TH CONGRESS 2D SESSION S. 409

[Report No. 111-129]

To secure Federal ownership and management of significant natural, scenic, and recreational resources, to provide for the protection of cultural resources, to facilitate the efficient extraction of mineral resources by authorizing and directing an exchange of Federal and non-Federal land, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

February 11, 2009

Mr. KYL (for himself and Mr. McCain) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

March 2, 2010

Reported by Mr. BINGAMAN, with an amendment

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

# A BILL

To secure Federal ownership and management of significant natural, scenic, and recreational resources, to provide for the protection of cultural resources, to facilitate the efficient extraction of mineral resources by authorizing and directing an exchange of Federal and non-Federal land, 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 "Southeast Arizona
5	Land Exchange and Conservation Act of 2009".
6	SEC. 2. PURPOSES.
7	The purposes of this Act are—
8	(1) to authorize, direct, facilitate, and expedite
9	the conveyance and exchange of land between the
10	United States and Resolution Copper;
11	(2) to provide for the permanent protection of
12	cultural resources and uses of the Apache Leap es-
13	carpment located near the town of Superior, Ari-
14	<del>zona;</del> and
15	(3) to secure Federal ownership and protection
16	of land with significant natural, scenic, recreational
17	water, riparian, cultural and other resources.
18	SEC. 3. DEFINITIONS.
19	In this Act:
20	(1) APACHE LEAP.—The term "Apache Leap"
21	means the approximately 822 acres of land (includ-
22	ing the approximately 110 acres of land of Resolu-
23	tion Copper described in section $4(e)(1)(G)$ , as de-
24	picted on the map entitled "Apache Leap" and
25	dated January 2009.

1	(2) FEDERAL LAND.—The term "Federal land"
2	means the approximately 2,406 acres of land located
3	in Pinal County, Arizona, depicted on the map enti-
4	tled "Southeast Arizona Land Exchange and Con-
5	servation Act of 2009–Federal Parcel–Oak Flat"
6	and dated January 2009.
7	(3) Non-federal Land.—The term "non-Fed-
8	eral land" means each parcel of land described in
9	section 4(e).
10	(4) Oak flat campground.—The term "Oak
11	Flat Campground" means the campground that is—
12	(A) comprised of approximately 16 devel-
13	oped campsites and adjacent acreage at a total
14	of approximately 50 acres; and
15	(B) depicted on the map entitled "Oak
16	Flat Campground" and dated January 2009.
17	(5) OAK FLAT WITHDRAWAL AREA.—The term
18	"Oak Flat Withdrawal Area" means the approxi-
19	mately 760 acres of land depicted on the map enti-
20	tled "Oak Flat Withdrawal Area" and dated Janu-
21	ary 2009.
22	(6) RESOLUTION COPPER.—The term "Resolu-
23	tion Copper" means—
24	(A) Resolution Copper Mining, LLC, a
25	Delaware limited liability company; and

1	(B) any successor, assign, affiliate, mem-
2	ber, or joint venturer of Resolution Copper Min-
3	ing, LLC.
4	(7) Secretary.—The term "Secretary" means
5	the Secretary of Agriculture.
6	(8) SECRETARY CONCERNED.—The term "Sec-
7	retary concerned" means the Secretary of Agri-
8	culture or the Secretary of the Interior, as applica-
9	<del>ble.</del>
10	(9) Town.—The term "Town" means the Town
11	of Superior, Arizona, an incorporated municipality.
12	SEC. 4. LAND CONVEYANCES AND EXCHANGES.
13	(a) Purposes.—The purposes of the land convey-
14	ances and exchanges under this section are—
15	(1) to secure Federal ownership and protection
16	of significant natural, scenic, and recreational re-
17	sources; and
18	(2) to facilitate efficient extraction of mineral
19	resources.
20	(b) OFFER BY RESOLUTION COPPER.—
21	(1) In General.—Subject to section 9(b)(1), if
22	Resolution Copper submits to the Secretary of Agri-
23	culture a written offer, in accordance with para-
24	graph (2), to convey to the United States all right,

1	title, and interest of Resolution Copper in and to the
2	non-Federal land, the Secretary shall—
3	(A) accept the offer; and
4	(B) convey to Resolution Copper all right,
5	title, and interest of the United States in and
6	to the Federal land, subject to—
7	(i) section 10(c); and
8	(ii) any valid existing right or title
9	reservation, easement, or other exception
10	required by law or agreed to by the Sec-
11	retary concerned and Resolution Copper.
12	(2) REQUIREMENTS.—Title to any non-Federal
13	land conveyed by Resolution Copper to the United
14	States under paragraph (1) shall—
15	(A) be in a form that is acceptable to the
16	Secretary concerned; and
17	(B) conform to the title approval standards
18	of the Attorney General of the United States
19	applicable to land acquisitions by the Federal
20	Government.
21	(e) Resolution Copper Land Exchange.—On re-
22	eeipt of title to the Federal land under subsection
23	(b)(1)(B), Resolution Copper shall simultaneously con-
24	<del>vey</del>

1	(1) to the Secretary of Agriculture, all right
2	title, and interest that the Secretary determines to
3	be acceptable in and to—
4	(A) the approximately 147 acres of land lo-
5	eated in Gila County, Arizona, depicted on the
6	map entitled "Southeast Arizona Land Ex-
7	change and Conservation Act of 2009-Non-
8	Federal Parcel-Turkey Creek" and dated Janu
9	ary 2009;
10	(B) the approximately 148 acres of land
11	located in Yavapai County Arizona, depicted or
12	the map entitled "Southeast Arizona Land Ex-
13	change and Conservation Act of 2009-Non-
14	Federal Parcel-Tangle Creek" and dated Janu
15	ary 2009;
16	(C) the approximately 149 acres of land lo-
17	eated in Maricopa County, Arizona, depicted or
18	the map entitled "Southeast Arizona Land Ex-
19	change and Conservation Act of 2009-Non-
20	Federal Parcel-Cave Creek" and dated January
21	2009;
22	(D) the approximately 88 acres of land lo-
23	eated in Pinal County, Arizona, depicted on the
24	map entitled "Southeast Arizona Land Ex-

change and Conservation Act of 2009-Non-

1	Federal Parcel-J-I Ranch" and dated January
2	<del>2009;</del>
3	(E) the approximately 640 acres of land
4	located in Coconino County, Arizona, depicted
5	on the map entitled "Southeast Arizona Land
6	Exchange and Conservation Act of 2009-Non-
7	Federal Parcel-East Clear Creek" and dated
8	January 2009;
9	(F) the approximately 95 acres of land lo-
10	cated in Pinal County, Arizona, depicted on the
11	map entitled "Southeast Arizona Land Ex-
12	change and Conservation Act of 2009-Non-
13	Federal Parcel-The Pond" and dated January
14	<del>2009; and</del>
15	(G) subject to the retained rights under
16	subsection $(d)(2)$ , the approximately 110 acres
17	of land located in Pinal County, Arizona, de-
18	picted on the map entitled "Southeast Arizona
19	Land Exchange and Conservation Act of 2009-
20	Non-Federal Parcel-Apache Leap South End'
21	and dated January 2009; and
22	(2) to the Secretary of the Interior, all right,
23	title, and interest that the Secretary of the Interior
24	determines to be acceptable in and to—

1	(A) the approximately 3,073 acres of land
2	located in Pinal County, Arizona, depicted on
3	the map entitled "Southeast Arizona Land Ex-
4	change and Conservation Act of 2009-Non-
5	Federal Parcel-Lower San Pedro River" and
6	dated January 2009;
7	(B) the approximately 160 acres of land
8	located in Gila and Pinal Counties, Arizona, de-
9	picted on the map entitled "Southeast Arizona
10	Land Exchange and Conservation Act of 2009-
11	Non-Federal Parcel-Dripping Springs" and
12	dated January 2009; and
13	(C) the approximately 956 acres of land lo-
14	cated in Santa Cruz County, Arizona, depicted
15	on the map entitled "Southeast Arizona Land
16	Exchange and Conservation Act of 2009-Non-
17	Federal Parcel-Appleton Ranch" and dated
18	January 2009.
19	(d) Additional Consideration to United
20	STATES.—
21	(1) Surrender of rights.—Subject to para-
22	graph (2), in addition to the non-Federal land to be
23	conveyed to the United States under subsection (c),
24	and as a condition of the land exchange under this
25	section, Resolution Copper shall surrender to the

1	United States, without compensation, the rights held
2	by Resolution Copper under mining and other laws
3	of the United States—
4	(A) to commercially extract minerals
5	<del>under</del>
6	(i) Apache Leap; or
7	(ii) the parcel identified in subsection
8	(e)(1)(F); and
9	(B) to disturb the surface of Apache Leap,
10	except with respect to such fences, signs, moni-
11	toring wells, and other devices, instruments, or
12	improvements as are necessary to monitor the
13	public health and safety or achieve other appro-
14	priate administrative purposes, as determined
15	by the Secretary, in consultation with Resolu-
16	tion Copper.
17	(2) EXPLORATION ACTIVITIES.—Nothing in this
18	Act prohibits Resolution Copper from using any ex-
19	isting mining claim held by Resolution Copper on
20	Apache Leap, or from retaining any right held by
21	Resolution Copper to the parcel described in sub-
22	section (e)(1)(G), to earry out any underground ac-
23	tivities under Apache Leap in a manner that the
24	Secretary determines will not adversely impact the
25	surface of Anache Lean (including drilling or locat-

ing any tunnels, shafts, or other facilities relating to mining, monitoring, or collecting geological or hydrological information) that do not involve commercial mineral extraction under Apache Leap.

#### (e) Use of Equalization Payment.—

(1) PAYMENT.—Resolution Copper shall pay into the Federal Land Disposal Account established by section 206(a) of the Federal Land Transaction Facilitation Act (43 U.S.C. 2305(a)) (or any suecessor account) any eash equalization funds owed by Resolution Copper to the United States under section 7(b)(1), to remain available until expended, without further appropriation, to the Secretary and the Secretary of the Interior, as the Secretaries jointly determine to be appropriate, for—

(A) the acquisition from willing sellers of land or interests in land within the hydrographic boundary of the San Pedro River and tributaries in the State of Arizona; and

(B) the management and protection of endangered species and other sensitive environmental values and land within the San Pedro Riparian National Conservation Area established by section 101(a) of the Arizona-Idaho Conservation Act of 1988 (16 U.S.C. 460xx(a))

- 1 (including any additions to the area), including
  2 management under any cooperative manage3 ment agreement entered into by the Secretary
  4 of the Interior and a State or local agency
  5 under section 103(e) of that Act (16 U.S.C.
  6 460xx-2(e)).
  - (2) PERIOD OF USE.—To the maximum extent feasible, the amount paid into the Federal Land Disposal Account by Resolution Copper under paragraph (1) shall be used by the Secretary and the Secretary of the Interior during the 2-year period beginning on the date of payment.
- 13 COOPERATIVE **MANAGEMENT** AGREE-14 MENTS.—The Secretary of the Interior may enter 15 into such cooperative management agreements with 16 qualified organizations (as defined in section 170(h) 17 of the Internal Revenue Code of 1986) as the Sec-18 retary of the Interior determines to be appropriate 19 to administer portions of the San Pedro Riparian 20 National Conservation Area.

#### 21 SEC. 5. TIMING AND PROCESSING OF EXCHANGE.

22 (a) Sense of Congress Regarding Timing of 23 Exchange.—It is the sense of Congress that the land ex-24 change directed by section 4 should be consummated by

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- 1 not later than 1 year after the date of enactment of this
- 2 Act.
- 3 (b) Exchange Processing.—Before the date of
- 4 consummation of the exchange under section 4, the Sec-
- 5 retary concerned shall complete any necessary land sur-
- 6 veys and required preexchange clearances, reviews, mitiga-
- 7 tion activities, and approvals relating to—
- 8 (1) threatened or endangered species;
- 9 (2) cultural or historic resources;
- 10 (3) wetland or floodplains; or
- 11 (4) hazardous materials.
- 12 (e) Post-exchange Processing.—Before com-
- 13 mencing production in commercial quantities of any valu-
- 14 able mineral from the Federal land conveyed to Resolution
- 15 Copper under section 4(b)(1)(B) (except for any such pro-
- 16 duction from any exploration and mine development
- 17 shafts, adits, and tunnels needed to determine feasibility
- 18 and pilot plant testing of commercial production or to ac-
- 19 cess the ore body and tailings deposition areas), the Sec-
- 20 retary shall publish an environmental impact statement in
- 21 accordance with section 102(2)(C) of the National Envi-
- 22 ronmental Policy Act of 1969 (42 U.S.C. 4322(2)(C)) re-
- 23 garding any Federal agency action carried out relating to
- 24 the commercial production, including an analysis of the
- 25 impacts of the production.

(d) Oak Flat Withdrawal Area Restriction.—

(1) MINERAL EXPLORATION.—To ensure the collection and consideration of adequate information to analyze possible commercial production of minerals by Resolution Copper from the Oak Flat Withdrawal Area, notwithstanding any other provision of law, Resolution Copper may earry out mineral exploration activities under the Oak Flat Withdrawal Area during the period beginning on the date of enactment of this Act and ending on the date of conveyance of the Oak Flat Withdrawal Area to Resolution Copper under section 4(b)(1)(B) by directional drilling or any other method that will not disturb the surface of the land.

- (2) Sense of Congress Regarding Per-MIT.—It is the sense of Congress that the Secretary should issue to Resolution Copper a permit to conduct appropriate directional drilling or other nonsurface-disturbing exploration in the Oak Flat Withdrawal Area as soon as practicable after the date of enactment of this Act.
- 22 (e) EXCHANGE AND POST-EXCHANGE COSTS.—In ac23 cordance with sections 254.4 and 254.7 of title 36, Code
  24 of Federal Regulations (or successor regulations), Resolu25 tion Copper shall assume responsibility for—

1	(1) hiring such contractors as are necessary for
2	carrying out any exchange or conveyance of land
3	under this Act; and
4	(2) paying, without compensation under section
5	254.7 of title 36, Code of Federal Regulations (or a
6	successor regulation)—
7	(A) the costs of any appraisal relating to
8	an exchange or conveyance under this Act, in-
9	cluding any reasonable reimbursements to the
10	Secretary on request of the Secretary for the
11	cost of reviewing and approving an appraisal;
12	(B) the costs of any clearances, reviews,
13	mitigation activities, and approvals under sub-
14	section (b), including any necessary land sur-
15	veys conducted by the Bureau of Land Manage-
16	ment Cadastral Survey program;
17	(C) the costs of achieving compliance with
18	the National Environmental Policy Act of 1969
19	(42 U.S.C. 4321 et seq.) under subsection (e);
20	<del>and</del>
21	(D) any other cost agreed to by Resolution
22	Copper and the Secretary concerned.
23	(f) Contractor Work and Approvals.—
24	(1) In General. Any work relating to the ex-
25	change or conveyance of land under this Act that is

1	performed by a contractor shall be subject to the
2	mutual agreement of the Secretary concerned and
3	Resolution Copper, including any agreement with re-
4	spect to—
5	(A) the selection of the contractor; and
6	(B) the scope of work performed by the
7	contractor.
8	(2) REVIEW AND APPROVAL.—Any required re-
9	view and approval of work by a contractor shall be
10	performed by the Secretary concerned, in accordance
11	with applicable law (including regulations).
12	(3) LEAD ACTOR AGREEMENT.—The Secretary
13	of Agriculture and the Secretary of the Interior may
14	mutually agree to designate the Secretary of Agri-
15	culture as the lead actor for any action under this
16	subsection.
17	SEC. 6. CONVEYANCE OF LAND TO TOWN.
18	(a) Conveyance Requirements.—
19	(1) In general.—On receipt of a request from
20	the Town described in paragraph (2), the Secretary
21	shall convey to the Town each parcel requested.
22	(2) Description of Request.—A request re-
23	ferred to in paragraph (1) is a request by the
24	Town—

1	(A) for the conveyance of 1 or more of the
2	parcels identified in subsection (b); and
3	(B) that is submitted to the Secretary by
4	not later than 90 days after the date of con-
5	summation of the land exchange under section
6	<del>4.</del>
7	(3) PRICE.—The Town shall pay to the Sec-
8	retary a price equal to the market value of any land
9	conveyed under this subsection, as appraised under
10	section 7, less the amount of any credit under sec-
11	tion 7(b)(3).
12	(b) IDENTIFICATION OF PARCELS.—The Town may
13	request conveyance of any of—
14	(1) the approximately 30 acres of land located
15	in Pinal County, Arizona, occupied on the date of
16	enactment of this Act by the Fairview Cemetery and
17	depicted on the map entitled "Southeast Arizona
18	Land Exchange and Conservation Act of 2009–Fed-
19	eral Parcel-Fairview Cemetery" and dated January
20	<del>2009;</del>
21	(2) the reversionary interest, and any reserved
22	mineral interest, of the United States in the approxi-
23	mately 265 acres of land located in Pinal County,
24	Arizona, depicted on the map entitled "Southeast
25	Arizona Land Exchange and Conservation Act of

1	2009-Federal Reversionary Interest-Superior Air-
2	port" and dated January 2009; and
3	(3) all or any portion of the approximately 250
4	acres of land located in Pinal County, Arizona, de-
5	picted on the map entitled "Southeast Arizona Land
6	Exchange and Conservation Act of 2009-Federal
7	Parcel-Superior Airport Contiguous Parcels" and
8	dated January 2009.
9	(c) Condition of Conveyance of
10	land under this section shall be carried out in a manner
11	that provides the United States manageable boundaries or
12	any parcel retained by the Secretary, to the maximum ex-
13	tent practicable.
14	SEC. 7. VALUATION OF LAND EXCHANGED OR CONVEYED.
15	(a) Exchange Valuation.—
16	(1) In GENERAL.—The value of the land to be
17	exchanged under section 4 or conveyed to the Town
18	under section 6 shall be determined by the Secretary
19	through concurrent appraisals conducted in accord-
20	ance with paragraph (2).
21	(2) Appraisals.—
22	(A) In General.—An appraisal under this
23	section shall be—

1	(i) performed by an appraiser mutu-
2	ally agreed to by the Secretary and Resolu-
3	tion Copper;
4	(ii) performed in accordance with—
5	(I) the Uniform Appraisal Stand-
6	ards for Federal Land Acquisitions
7	(Department of Justice, 5th Edition,
8	December 20, 2000);
9	(II) the Uniform Standards of
10	Professional Appraisal Practice; and
11	(III) Forest Service appraisal in-
12	structions; and
13	(iii) submitted to the Secretary for re-
14	view and approval.
15	(B) Reappraisals and updated ap-
16	PRAISED VALUES.—After the final appraised
17	value of a parcel is determined and approved
18	under subparagraph (A), the Secretary shall
19	not be required to reappraise or update the
20	final appraised value—
21	(i) for a period of 3 years after the
22	approval by the Secretary of the final ap-
23	praised value under subparagraph (A)(iii);
24	<del>Ol'</del>

1	(ii) at all, in accordance with section
2	254.14 of title 36, Code of Federal Regula-
3	tions (or a successor regulation), after an
4	exchange agreement is entered into by Res-
5	olution Copper and the Secretary.
6	(C) Public Review.—Before consum-
7	mating the land exchange under section 4, the
8	Secretary shall make available for public review
9	a summary of the appraisals of the land to be
10	exchanged.
11	(3) FAILURE TO AGREE.—If the Secretary and
12	Resolution Copper fail to agree on the value of a
13	parcel to be exchanged, the final value of the parcel
14	shall be determined in accordance with section
15	206(d) of the Federal Land Policy and Management
16	Act of 1976 (43 U.S.C. 1716(d)).
17	(4) Federal Land Appraisal.—
18	(A) IN GENERAL.—The Federal land shall
19	be appraised in accordance with the standards
20	and instructions referred to in paragraph
21	(2)(A)(ii) and other applicable requirements of
22	this section.
23	(B) Treatment as unencumbered.
24	The value of the Federal land outside the Oak
25	Flat Withdrawal Area shall be determined as if

1	the land is unencumbered by any unpatented
2	mining claims of Resolution Copper.
3	(C) Effect.—Nothing in this Act affects
4	the validity of any unpatented mining claim or
5	right of Resolution Copper.
6	(D) Additional appraisal informa-
7	TION.—To provide information necessary to cal-
8	culate a value adjustment payment for purposes
9	of section 12, the appraiser under this para-
10	graph shall include in the appraisal report a de-
11	tailed royalty income approach analysis, in ac-
12	cordance with the Uniform Appraisal Standards
13	for Federal Land Acquisition, of the market
14	value of the Federal land, even if the royalty in-
15	come approach analysis is not the appraisal ap-
16	proach relied on by the appraiser to determine
17	the final market value of the Federal land.
18	(b) Equalization of Value.—

### (1) SURPLUS OF FEDERAL LAND VALUE.—

(A) IN GENERAL.—If the final appraised value of the Federal land exceeds the value of the non-Federal land involved in the exchange under section 4, Resolution Copper shall make a eash equalization payment into the Federal Land Disposal Account (as provided in sub-

1	section (e)) to equalize the values of the Fed-
2	eral land and non-Federal land.
3	(B) AMOUNT OF PAYMENT.—Notwith-
4	standing section 206(b) of the Federal Land
5	Policy and Management Act of 1976 (43 U.S.C.
6	1716(b)), the United States may accept a eash
7	equalization payment under subparagraph (A)
8	in an amount that is greater than 25 percent
9	of the value of the Federal land.
10	(2) Surplus of non-federal land value.—
11	If the final appraised value of the non-Federal land
12	exceeds the value of the Federal land involved in the
13	exchange under section 4—
14	(A) the United States shall not make a
15	payment to Resolution Copper to equalize the
16	values of the land; and
17	(B) the surplus value of the non-Federal
18	land shall be considered to be a donation by
19	Resolution Copper to the United States.
20	(3) PAYMENT FOR LAND CONVEYED TO
21	TOWN.
22	(A) In GENERAL.—The Town shall pay the
23	Secretary market value for any land acquired
24	by the Town from the Secretary under section
25	6. as determined by the Secretary through an

1	appraisal conducted in accordance with sub-
2	section $(a)(2)$ .
3	(B) CREDIT.—If the final appraised value
4	of the non-Federal land exceeds the value of the
5	Federal land in the exchange under section 4
6	the obligation of the Town to pay the United
7	States under subparagraph (A) shall be reduced
8	by an amount equal to the excess value of the
9	non-Federal land conveyed to the United
10	States.
11	(4) Disposition and use of proceeds.—
12	(A) Cash equalization payments.—Any
13	cash equalization payment under paragraph
14	(1)(A) shall be deposited, without further ap-
15	propriation, in the Federal Land Disposal Ac-
16	count for use in accordance with section 4(e).
17	(B) PAYMENT FOR LAND CONVEYED TO
18	Town.—Any payment received by the Secretary
19	from the Town under paragraph (3)(A) shall
20	<del>be</del> —
21	(i) deposited in the fund established
22	under Public Law 90–171 (commonly
23	known as the "Sisk Act") (16 U.S.C.
24	484a); and

1	(ii) made available to the Secretary,
2	without further appropriation, for the ac-
3	quisition of land for addition to the Na-
4	tional Forest System in the State of Ari-
5	<del>zona.</del>
6	SEC. 8. APACHE LEAP PROTECTION AND MANAGEMENT.
7	(a) Apache Leap Protection and Manage-
8	MENT.—
9	(1) In General.—To permanently protect the
10	cultural, historie, educational, and natural resource
11	values of Apache Leap, effective beginning on the
12	date of enactment of this Act, the Secretary shall—
13	(A) manage Apache Leap in accordance
14	with the laws (including regulations) applicable
15	to the National Forest System; and
16	(B) place special emphasis on preserving
17	the natural character of Apache Leap.
18	(2) WITHDRAWAL.—Subject to the valid exist-
19	ing rights of Resolution Copper under section
20	4(d)(2), effective beginning on the date of enactment
21	of this Act, Apache Leap shall be permanently with-
22	drawn from all forms of entry and appropriation
23	<del>under—</del>
24	(A) the public land laws (including the
25	mining and mineral leasing laws); and

1	(B) the Geothermal Steam Act of 1970
2	(30 U.S.C. 1001 et seq.).
3	(b) Additional Protections, Analysis, and
4	PLAN.—
5	(1) MANAGEMENT PLAN.—Not later than 4
6	years after the date of enactment of this Act, the
7	Secretary, in consultation with the Town, Resolution
8	Copper, the Yavapai and Apache Indian tribes, and
9	other interested members of the public, shall solicit
10	public comment regarding, and initiate implementa-
11	tion of, a management plan for Apache Leap.
12	(2) Planning considerations.—The plan de-
13	scribed in paragraph (1) shall examine, among other
14	matters, whether Apache Leap should be managed
15	to establish—
16	(A) additional cultural and historical re-
17	source protections or measures, including per-
18	manent or seasonal closures of any portion of
19	Apache Leap to protect cultural or archeological
20	resources;
21	(B) additional or alternative public access
22	routes, trails, and trailheads to Apache Leap;
23	<del>Ol'</del>
24	(C) additional opportunities (including ap-
25	propriate access) for rock climbing, with special

1	emphasis on improved rock climbing access to
2	Apache Leap from the west.
3	(c) MINING ACTIVITIES.—Nothing in this section im-
4	poses any restriction on any exploration or mining activity
5	carried out by Resolution Copper outside of Apache Lear
6	after the date of enactment of this Act.
7	SEC. 9. INCORPORATION, MANAGEMENT, AND STATUS OF
8	ACQUIRED LAND.
9	(a) Land Acquired by Secretary.—
10	(1) In General.—Land acquired by the Sec-
11	retary under this Act shall—
12	(A) become part of the National Forest
13	within which the land is located; and
14	(B) be administered in accordance with the
15	laws (including regulations) applicable to the
16	National Forest System.
17	(2) Boundaries.—For purposes of section 7 of
18	the Land and Water Conservation Fund Act of 1965
19	(16 U.S.C. 4601 et seq.), the boundaries of a Na
20	tional Forest in which land acquired by the Sec-
21	retary is located shall be deemed to be the bound-
22	aries of that forest as in existence on January 1
23	<del>1965.</del>
24	(3) Management of J-I ranch.

1	(A) In GENERAL.—On the date on which
2	the Secretary acquires the J-I Ranch parcel de-
3	scribed in section $4(c)(1)(D)$ , the Secretary
4	shall manage the land to allow Yavapai and
5	Apache Indian tribes—
6	(i) to access the land; and
7	(ii) to undertake traditional activities
8	relating to the gathering of acorns.
9	(B) AUTHORITY OF SECRETARY.—On re-
10	ceipt of a request from the Yavapai or Apache
11	Indian tribe, the Secretary may temporarily or
12	seasonally close to the public any portion of the
13	J-I Ranch during the period in which the
14	Yavapai or Apache Indian tribe carries out any
15	activity described in subparagraph $(A)(ii)$ .
16	(b) Rock Climbing.—
17	(1) In General.—Before consummating the
18	land exchange under section 4, Resolution Copper
19	shall pay to the Secretary \$1,250,000.
20	(2) USE OF FUNDS.—The Secretary shall use
21	the amount described in paragraph (1), without fur-
22	ther appropriation, to construct or improve road ac-
23	eess, turnouts, trails, camping, parking areas, or
24	other facilities to promote and enhance rock elimb-
25	ing, bouldering, and such other outdoor recreational

1	opportunities as the Secretary determines to be ap-
2	<del>propriate—</del>
3	(A) in the general area north of Arizona
4	State Highway 60 encompassing the parcel de-
5	seribed in section 4(e)(1)(F) and adjacent Na-
6	tional Forest land to the north of that parcel
7	(commonly known as the "upper Pond area");
8	<del>Ol'</del>
9	(B) in the areas commonly known as
10	"Inconceivables" and "Chill Hill" located in or
11	adjacent to sees. 26, 35, and 36, T. 2 S., R. 12
12	E., Gila and Salt River Meridian.
13	(3) Timing.—To the maximum extent prac-
14	ticable, the Secretary shall use the amount described
15	in paragraph (1) during the 2-year period beginning
16	on the date of consummation of the land exchange
17	under section 4.
18	(4) THE POND PARCEL WORK.—
19	(A) In General.—To improve rock climb-
20	ing opportunities in the parcel described in sec-
21	tion 4(e)(1)(F) and the upper Pond area, Reso-
22	lution Copper, in consultation with the Sec-
23	retary and rock climbing interests, may con-
24	struct roads or improve road access to, con-

struct trails, camping, parking areas, or other

1	facilities on, or provide other access to, the
2	Pond parcel described in section 4(e)(1)(F) be-
3	fore the date of the conveyance under section
4	<del>4(e).</del>
5	(B) Costs.—Resolution Copper shall pay
6	the cost of any activity carried out under sub-
7	paragraph (A), in addition to the amount speci-
8	fied in paragraph (1).
9	(c) Land Acquired by Secretary of Interior.—
10	(1) In GENERAL.—Land acquired by the Sec-
11	retary of the Interior under this Act shall—
12	(A) become part of the Federal administra-
13	tive area (including the Las Cienegas National
14	Conservation Area or other national conserva-
15	tion area, if applicable) within which the land
16	is located or to which the land is adjacent; and
17	(B) be managed in accordance with the
18	laws (including regulations) applicable to the
19	Federal administrative area or national con-
20	servation area within which the land is located
21	or to which the land is adjacent.
22	(2) Lower san pedro river land.—To pre-
23	serve and enhance the natural character and con-
24	servation value of the lower San Pedro River land
25	described in section $4(e)(2)(A)$ , on acquisition of the

1	land by the Secretary of the Interior, the land shall
2	be automatically incorporated in, and administered
3	as part of, the San Pedro Riparian National Con-
4	servation Area.
5	(d) WITHDRAWAL.—On acquisition by the United
6	States of any land under this Act, subject to valid existing
7	rights and without further action by the Secretary con-
8	eerned, the acquired land is permanently withdrawn from
9	all forms of entry and appropriation under—
10	(1) the public land laws (including the mining
11	and mineral leasing laws); and
12	(2) the Geothermal Steam Act of 1970 (30
13	U.S.C. 1001 et seq.).
14	SEC. 10. OAK FLAT CAMPGROUND.
15	(a) Replacement Campgrounds.—
16	(1) In General.—Not later than 4 years after
17	the date of enactment of this Act, the Secretary, in
18	consultation with Resolution Copper, the Town, and
19	other interested parties, shall design and construct
20	in the Globe Ranger District of the Tonto National
21	Forest 1 or more replacement campgrounds for the
22	Oak Flat Campground (including appropriate access
23	routes to any replacement campgrounds).
24	(2) Public facilities.—Any replacement
25	campgrounds under this subsection shall be designed

1	and constructed in a manner that adequately (as de-
2	termined in the sole discretion of the Secretary) re-
3	places, or improves on, the facilities, functions, and
4	amenities available to the public at the Oak Flat
5	Campground.
6	(b) Costs of Replacement.—Resolution Copper
7	shall pay the actual cost of designing, constructing, and
8	providing access to any replacement campgrounds under
9	this subsection, not to exceed \$1,000,000.
10	(e) Interim Oak Flat Campground Access.—The
11	document conveying the Federal land to Resolution Cop-
12	per under section 4(b) shall specify that—
13	(1) during the 4-year period beginning on the
14	date of enactment of this Act, the Secretary shall re-
15	tain title to, operate, and maintain the Oak Flat
16	Campground; and
17	(2) at the end of that 4-year period—
18	(A) the withdrawal of the Oak Flat Camp-
19	ground shall be revoked; and
20	(B) title to the Oak Flat Campground
21	shall be simultaneously conveyed to Resolution
22	Copper.
23	(d) BoulderBlast Competition.—During the 5-
24	year period beginning on the date of enactment of this
25	Act the Secretary in consultation with Resolution Con-

1	per, may issue not more than 1 special use permit per
2	ealendar year to provide public access to the bouldering
3	area on the Federal land for purposes of the annual
4	"BoulderBlast" competition.
5	SEC. 11. TRADITIONAL ACORN GATHERING AND RELATED
6	ACTIVITIES IN AND AROUND OAK FLAT
7	CAMPGROUND.
8	(a) Sense of Congress Regarding Acorn Gath-
9	ERING.—In addition to the acorn gathering opportunities
10	described in section 9(a)(3)(A)(ii), it is the sense of Con-
11	gress that, on receipt of a request from the Apache or
12	Yavapai Indian tribe or any other Indian tribe during the
13	180-day period beginning on the date of conveyance of the
14	Federal land to Resolution Copper under section 4, Reso-
15	lution Copper should endeavor to negotiate and execute
16	a revocable authorization to each applicable Indian tribe
17	to use an area in and around the Oak Flat Campground
18	for traditional acorn gathering and related activities.
19	(b) AREA AND TERMS.—The precise area and terms
20	of use described in subsection (a)—
21	(1) shall be agreed to by Resolution Copper and
22	the applicable Indian tribes; and
23	(2) may be modified or revoked by Resolution
24	Copper if Resolution Copper, in consultation with
25	the Indian tribes, determines that all or a portion of

1	the authorized use area needs to be closed on a tem-
2	porary or permanent basis—
3	(A) to protect the health or safety of users;
4	<del>Ol'</del>
5	(B) to accommodate an exploration or min-
6	ing plan of Resolution Copper.
7	SEC. 12. VALUE ADJUSTMENT PAYMENT TO UNITED
8	STATES.
9	(a) Annual Production Reporting.—
10	(1) In General.—Beginning on February 15
11	of the first calendar year beginning after the date of
12	commencement of production of valuable locatable
13	minerals in commercial quantities (as defined by ap-
14	plicable Federal laws (including regulations)) from
15	the Federal land conveyed to Resolution Copper
16	under section 4(b), and annually thereafter, Resolu-
17	tion Copper shall file with the Secretary of the Inte-
18	rior a report indicating the quantity of locatable
19	minerals in commercial quantities produced from the
20	Federal land during the preceding calendar year.
21	(2) Report contents. The reports under
22	paragraph (1) shall comply with all recordkeeping
23	and reporting requirements of applicable Federal
24	laws (including regulations) in effect at the time of
25	production relating to the production of valuable

- 1 locatable minerals in commercial quantities on any
- 2 federally owned land.
- 3 (b) PAYMENT ON PRODUCTION.—If the cumulative
- 4 production of valuable locatable minerals in commercial
- 5 quantities produced from the Federal land conveyed to
- 6 Resolution Copper under section 4(b) exceeds the quantity
- 7 of production of locatable minerals from the Federal land
- 8 used in the royalty income approach analysis under the
- 9 Uniform Appraisal Standards for Federal Land Acquisi-
- 10 tions prepared under section 7(a)(4)(D), Resolution Cop-
- 11 per shall pay to the United States, by not later than
- 12 March 15 of each applicable calendar year, a value adjust-
- 13 ment payment for the quantity of excess production at a
- 14 rate equal to—
- 15 (1) the Federal royalty rate in effect for the
- 16 production of valuable locatable minerals from feder-
- 17 ally owned land, if such a rate is enacted before De-
- 18 <u>cember 31, 2012; or</u>
- 19 (2) if no Federal royalty rate is enacted by the
- 20 date described in paragraph (1), the royalty rate
- 21 used for purposes of the royalty income approach
- 22 analysis prepared under section 7(a)(4)(D).
- 23 (e) STATE LAW UNAFFECTED.—Nothing in this Act
- 24 modifies, expands, diminishes, amends, or otherwise af-
- 25 feets any State law (including regulations) relating to the

1	imposition, application, timing, or collection of a State ex-
2	eise or severance tax under Arizona Revised Statutes 42-
3	<del>5201–5206.</del>
4	(d) USE OF FUNDS.—The funds paid to the United
5	States under this section shall—
6	(1) be deposited in a special account of the
7	Treasury; and
8	(2) remain available, without further appropria-
9	tion, to the Secretary and the Secretary of the Inte-
10	rior, as the Secretaries jointly determine to be ap-
11	propriate, for the acquisition of land or interests in
12	land from willing sellers in the State of Arizona.
13	SEC. 13. MISCELLANEOUS PROVISIONS.
14	(a) Revocation of Orders; Withdrawal.—
15	(1) REVOCATION OF ORDERS.—Any public land
16	order that withdraws the Federal land from appro-
17	priation or disposal under a public land law shall be
18	revoked to the extent necessary to permit disposal of
19	
•	the land.
20	(2) WITHDRAWAL.—On the date of enactment
<ul><li>20</li><li>21</li><li>22</li></ul>	(2) WITHDRAWAL.—On the date of enactment
21	(2) WITHDRAWAL.—On the date of enactment of this Act, if the Federal land or any Federal inter-

 $\frac{\text{mining and mineral leasing laws and the Geothermal}}{\text{mining and mineral leasing laws and the Geothermal}}$ 

Steam Act of 1970 (30 U.S.C. 1001 et seq.)), the
land or interest shall be withdrawn, without further
action required by the Secretary concerned, from
entry and appropriation, subject to the valid existing
rights of Resolution Copper, until the date of the

conveyance of Federal land under section 4(b).

- 7 (b) Maps, Estimates, and Descriptions.—
  - (1) MINOR ERRORS.—The Secretary concerned and Resolution Copper, may correct, by mutual agreement, any minor errors in any map, acreage estimate, or description of any land conveyed or exchanged under this Act.
  - (2) Conflict.—If there is a conflict between a map, an acreage estimate, or a description of land under this Act, the map shall control unless the Secretary concerned and Resolution Copper mutually agree otherwise.
  - (3) AVAILABILITY. On the date of enactment of this Act, the Secretary shall file and make available for public inspection in the Office of the Supervisor, Tonto National Forest, each map referred to in this Act.
- 23 SECTION 1. SHORT TITLE.
- 24 This Act may be cited as the "Southeast Arizona Land
- 25 Exchange and Conservation Act of 2009".

## 1 SEC. 2. DEFINITIONS.

2	In this Act:
3	(1) Apache leap.—The term "Apache Leap"
4	means the approximately 822 acres of land depicted
5	on the map entitled "Apache Leap" and dated Janu-
6	ary 2009.
7	(2) FEDERAL LAND.—The term "Federal land"
8	means the approximately 2,406 acres of land located
9	in Pinal County, Arizona, depicted on the map enti-
10	tled "Southeast Arizona Land Exchange and Con-
11	servation Act of 2009–Federal Parcel–Oak Flat" and
12	dated January 2009.
13	(3) Indian tribe" has
14	the meaning given the term in section 4 of the Indian
15	Self-Determination and Education Assistance Act (25
16	$U.S.C.\ 450b).$
17	(4) Non-federal land.—The term "non-fed-
18	eral land" means the parcels of land owned by Reso-
19	lution Copper that are described in section 4(a).
20	(5) Oak flat withdrawal area.—The term
21	"Oak Flat Withdrawal Area" means the approxi-
22	mately 760 acres of land depicted on the map entitled
23	"Oak Flat Withdrawal Area" and dated January
24	2009.
25	(6) Resolution copper.—The term "Resolu-

tion Copper" means Resolution Copper Mining, LLC,

1	a Delaware limited liability company, including any
2	successor, assign, affiliate, member, or joint venturer
3	of Resolution Copper Mining, LLC.
4	(7) Secretary.—The term "Secretary" means
5	the Secretary of Agriculture.
6	(8) State.—The term "State" means the State
7	$of\ Arizona.$
8	(9) Town.—The term "Town" means the town of
9	Superior, Arizona.
10	SEC. 3. LAND EXCHANGE.
11	(a) In General.—Subject to the provisions of this
12	Act, if Resolution Copper offers to convey to the United
13	States all right, title, and interest of Resolution Copper in
14	and to the non-Federal land, and if the Secretary deter-
15	mines that the public interest would be well served by mak-
16	ing the exchange, the Secretary shall convey to Resolution
17	Copper, all right, title, and interest of the United States
18	in and to the Federal land.
19	(b) Compliance With Applicable Law.—
20	(1) In general.—Except as otherwise provided
21	in this Act, the Secretary shall carry out the land ex-
22	change under this section in accordance with section
23	206 of the Federal Land Policy and Management Act
24	of 1976 (43 U.S.C. 1716) and other applicable laws,

1	including the National Environmental Policy Act of
2	1969 (42 U.S.C. 4321 et seq.).
3	(2) Environmental review document.—
4	(A) In general.—To the maximum extent
5	practicable under the National Environmental
6	Policy Act of 1969 (42 U.S.C. 4321 et seq.) and
7	Council on Environmental Quality regulations,
8	the Secretary, in consultation with the Secretary
9	of the Interior and other affected Federal agen-
10	cies, shall prepare a single environmental review
11	document, which shall be used as the basis for all
12	decisions under Federal law related to the land
13	exchange and connected agency decisions related
14	to the proposed mine on the Federal land.
15	(B) Effect of paragraph.—Nothing in
16	this paragraph precludes the Secretary from
17	using separate environmental review documents
18	prepared in accordance with the National Envi-
19	ronmental Policy Act of 1969 (42 U.S.C. 4321 et
20	seq.) or other applicable laws for exploration or
21	other activities not involving—
22	(i) the land exchange; or
23	(ii) the extraction of minerals in com-
24	mercial quantities by Resolution Copper on
25	or under the Federal land.

1	(c) Conditions on Acceptance.—
2	(1) Title.—Title to any non-Federal land con-
3	veyed by Resolution Copper to the United States
4	under this Act shall be in a form that is acceptable
5	to—
6	(A) the Secretary, for land to be adminis-
7	tered by the Forest Service; and
8	(B) the Secretary of the Interior, for land to
9	be administered by the Bureau of Land Manage-
10	ment.
11	(2) Terms and conditions.—The conveyance of
12	the Federal land and non-Federal land under this Act
13	shall be subject to such terms and conditions as the
14	Secretary and the Secretary of the Interior may re-
15	quire.
16	(d) Consultation With Indian Tribes.—Prior to
17	making a public interest determination under subsection
18	(a), the Secretary shall engage in government-to-govern-
19	ment consultation with affected Indian tribes concerning
20	issues related to the exchange, in accordance with applicable
21	laws (including regulations).
22	(e) Appraisals.—
23	(1) In general.—As soon as practicable after
24	the date of enactment of this Act, the Secretary and
25	Resolution Copper shall select an appraiser to con-

1	duct appraisals of the Federal land and non-Federal
2	land.
3	(2) Requirements.—
4	(A) In general.—Except as provided in
5	subparagraph (B), an appraisal prepared under
6	paragraph (1) shall be conducted in accordance
7	with nationally recognized appraisal standards,
8	including—
9	(i) the Uniform Appraisal Standards
10	for Federal Land Acquisitions; and
11	(ii) the Uniform Standards of Profes-
12	$sional\ Appraisal\ Practice.$
13	(B) Final appraised value.—
14	(i) In General.—After the final ap-
15	praised value is determined and approved
16	by the Secretary, the Secretary shall not be
17	required to reappraise or update the final
18	appraised value for a period of 3 years be-
19	ginning on the date of the approval by the
20	Secretary of the final appraised value.
21	(ii) Reappraisal.—Nothing in this
22	subparagraph precludes the Secretary, prior
23	to entering into an exchange agreement
24	with Resolution Copper, from requiring a
25	reappraisal or update of the final appraisal

1	if the Secretary determines that such re-
2	appraisal or update is necessary.
3	(iii) Improvements.—Any improve-
4	ments made by Resolution Copper prior to
5	entering into an exchange agreement shall
6	not be included in the appraised value of
7	the Federal land.
8	(C) Public review.—Before implementing
9	the land exchange under this Act, the Secretary
10	shall make the appraisals of the land to be ex-
11	changed (or a summary thereof) available for
12	public review.
13	(3) Additional appraisal information.—
14	(A) In General.—The appraiser selected
15	under this subsection shall prepare a detailed in-
16	come capitalization approach analysis, in ac-
17	cordance with the appraisal requirements re-
18	ferred to in paragraph (2)(A), of the market
19	value of the Federal land, even if the income cap-
20	italization approach analysis is not the ap-
21	praisal approach relied on by the appraiser to
22	determine the market value of the Federal land.
23	(B) Inclusion in final appraisal re-
24	PORT.—The income capitalization approach

analysis under subparagraph (A) shall be in-

1	cluded in the final appraisal report of the Fed-
2	eral land.
3	(f) Equal Value Land Exchange.—
4	(1) In general.—The value of the Federal land
5	and non-Federal land to be exchanged under this Act
6	shall be equal or shall be equalized in accordance with
7	this subsection.
8	(2) Surplus of federal land value.—
9	(A) In General.—If the final appraised
10	value of the Federal land exceeds the value of the
11	non-Federal land, Resolution Copper shall—
12	(i) convey additional non-Federal land
13	in the State to the Secretary or the Sec-
14	retary of the Interior, consistent with the re-
15	quirements of this Act and subject to the ap-
16	proval of the applicable Secretary;
17	(ii) make a cash payment to the
18	United States; or
19	(iii) use a combination of the methods
20	described in clauses (i) and (ii), as agreed
21	to by Resolution Copper, the Secretary, and
22	the Secretary of the Interior.
23	(B) Amount of payment.—The Secretary
24	may accept a payment in excess of 25 percent of
25	the total value of the land or interests conveyed,

1	notwithstanding section 206(b) of the Federal
2	Land Policy and Management Act of 1976 (43
3	$U.S.C.\ 1716(b)).$
4	(C) Disposition and use of proceeds.—
5	Any amounts received by the United States
6	under this paragraph shall be deposited in the
7	fund established under Public Law 90-171 (com-
8	monly known as the "Sisk Act") (16 U.S.C.
9	484a) and shall be made available to the Sec-
10	retary, without further appropriation, for the ac-
11	quisition of land for addition to the National
12	Forest System in the State.
13	(3) Surplus of non-federal land.—If the
14	final appraised value of the non-Federal land exceeds
15	the value of the Federal land—
16	(A) the United States shall not make a pay-
17	ment to Resolution Copper to equalize the value;
18	and
19	(B) except as provided in section 9, the sur-
20	plus value of the non-Federal land shall be con-
21	sidered to be a donation by Resolution Copper to
22	the United States.
23	(g) Oak Flat Withdrawal Area.—
24	(1) In general.—Subject to the provisions of
25	this subsection and notwithstanding any withdrawal

1	of the Oak Flat Withdrawal Area from the mining,
2	mineral leasing, or public land laws, the Secretary
3	may authorize Resolution Copper to carry out min-
4	eral exploration activities—
5	(A) under the Oak Flat Withdrawal Area,
6	so long as such activities would not disturb the
7	surface of the area; and
8	(B) on the Oak Flat Withdrawal Area (but
9	not within the Oak Flat Campground), so long
10	as such activities are conducted from a single ex-
11	ploratory drill pad.
12	(2) Conditions.—Any activities undertaken in
13	accordance with this subsection shall be subject to
14	such terms and conditions as the Secretary may re-
15	quire.
16	(3) Termination.—The authorization for Reso-
17	lution Copper to undertake mineral exploration ac-
18	tivities under this subsection shall terminate on the
19	earlier of—
20	(A) the date the land is conveyed to Resolu-
21	tion Copper in accordance with this Act; or
22	(B) the date that is 3 years after the date
23	a special use permit is issued in accordance with
24	this subsection.

1	(h) Costs.—As a condition of the land exchange, Reso-
2	lution Copper shall agree to pay, without compensation,
3	any costs that are—
4	(1) associated with the land exchange; and
5	(2) agreed to by the Secretary.
6	(i) Intent of Congress.—
7	(1) In General.—It is the intent of Congress
8	that the Secretary shall complete any necessary envi-
9	ronmental reviews and public interest determination
10	on the land exchange not later than 3 years after the
11	date Resolution Copper submits a mining plan of op-
12	eration to the Secretary.
13	(2) AGREEMENT.—If the Secretary determines
14	that the public interest would be well served by mak-
15	ing the land exchange, it is the intent of Congress
16	that the Secretary seek to enter into an exchange
17	agreement not later than 90 days after the date of the
18	public interest determination.
19	SEC. 4. CONVEYANCE AND MANAGEMENT OF NON-FEDERAL
20	LAND.
21	(a) Conveyance.—On receipt of title to the Federal
22	land, Resolution Copper shall simultaneously convey—
23	(1) to the Secretary of Agriculture, all right,
24	title, and interest that the Secretary determines to be
25	acceptable in and to—

1	(A) the approximately 147 acres of land lo-
2	cated in Gila County, Arizona, depicted on the
3	map entitled "Southeast Arizona Land Con-
4	servation Act of 2009-Non-Federal Parcel-Tur-
5	key Creek" and dated January 2009;
6	(B) the approximately 148 acres of land lo-
7	cated in Yavapai County, Arizona, depicted on
8	the map entitled "Southeast Arizona Land Con-
9	servation Act of 2009-Non-Federal Parcel-Tan-
10	gle Creek" and dated January 2009;
11	(C) the approximately 149 acres of land lo-
12	cated in Maricopa County, Arizona, depicted on
13	the map entitled "Southeast Arizona Land Con-
14	servation Act of 2009–Non-Federal Parcel–Cave
15	Creek" and dated January 2009;
16	(D) the approximately 640 acres of land lo-
17	cated in Coconino County, Arizona, depicted on
18	the map entitled "Southeast Arizona Land Ex-
19	change and Conservation Act of 2009-Non-Fed-
20	eral Parcel-East Clear Creek" and dated Janu-
21	ary 2009;
22	(E) the approximately 95 acres of land lo-
23	cated in Pinal County, Arizona, depicted on the

map entitled "Southeast Arizona Land Con-

1	servation Act of 2009-Non-Federal Parcel-The
2	Pond" and dated January 2009; and
3	(F) the approximately 110 acres of land lo-
4	cated in Pinal County, Arizona, depicted on the
5	map entitled "Southeast Arizona Land Con-
6	servation Act of 2009-Non-Federal Parcel-
7	Apache Leap South End" and dated January
8	2009, subject to the retained right of Resolution
9	Copper to conduct underground activities that—
10	(i) the Secretary determines would not
11	disturb the surface of Apache Leap; and
12	(ii) do not involve commercial mineral
13	extraction under Apache Leap; and
14	(2) to the Secretary of the Interior, all right,
15	title, and interest that the Secretary of the Interior
16	determines to be acceptable in and to—
17	(A) the approximately 3,050 acres of land
18	located in Pinal County, Arizona, identified as
19	"Lands to DOI" as generally depicted on the
20	map entitled "Lower San Pedro River" and
21	$dated\ June\ 3,\ 2009;$
22	(B) the approximately 160 acres of land lo-
23	cated in Gila and Pinal Counties, Arizona, iden-
24	tified as "Lands to DOI" as generally depicted

1	on the map entitled "Dripping Springs" and
2	dated June 3, 2009; and
3	(C) the approximately 940 acres of land lo-
4	cated in Santa Cruz County, Arizona, identified
5	as "Lands to DOI" as generally depicted on the
6	map entitled "Appleton Ranch" and dated June
7	3, 2009.
8	(b) Management of Acquired Land.—
9	(1) Land acquired by the secretary.—
10	(A) In General.—Land acquired by the
11	Secretary under this Act shall—
12	(i) become part of the national forest
13	in which the land is located; and
14	(ii) be administered in accordance
15	with the laws applicable to the National
16	Forest System.
17	(B) Boundary revision.—On acquisition
18	of land by the Secretary under this Act, the
19	boundaries of the national forest shall be modi-
20	fied to reflect the inclusion of the acquired land.
21	(C) Land and water conservation
22	FUND.—For purposes of section 7 of the Land
23	and Water Conservation Fund Act of 1965 (16
24	U.S.C. 460l-9), the boundaries of a national for-
25	est in which land acquired by the Secretary is

1	located shall be deemed to be the boundaries of
2	that forest as in existence on January 1, 1965.
3	(2) Land acquired by the secretary of the
4	INTERIOR.—
5	(A) San pedro riparian national con-
6	SERVATION AREA.—
7	(i) In General.—The following land
8	shall be added to, and administered as part
9	of, the San Pedro Riparian National Con-
10	servation Area in accordance with the laws
11	(including regulations) applicable to the
12	Conservation Area:
13	(I) The land acquired by the Sec-
14	retary of the Interior under subsection
15	(a)(2)(A).
16	(II) Any land acquired by the
17	Secretary of the Interior which is adja-
18	cent to the San Pedro Riparian Na-
19	$tional\ Conservation\ Area.$
20	(ii) Management plan.—Not later
21	than 2 years after the date on which the
22	land is acquired, the Secretary of the Inte-
23	rior shall update the management plan for
24	the San Pedro Riparian National Conserva-

1	tion Area to reflect the management require-
2	ments of the acquired land.
3	(B) Dripping springs.—Land acquired by
4	the Secretary of the Interior under subsection
5	(a)(2)(B) shall be managed in accordance with
6	the Federal Land Policy and Management Act of
7	1976 (43 U.S.C. 1701 et seq.) and applicable
8	land use plans.
9	(C) Las cienegas national conserva-
10	TION AREA.—Land acquired by the Secretary of
11	the Interior under subsection $(a)(2)(C)$ shall be
12	added to, and administered as part of, the Las
13	Cienegas National Conservation Area in accord-
14	ance with the laws (including regulations) appli-
15	cable to the Conservation Area.
16	(c) Surrender of Rights.—In addition to the con-
17	veyance of the non-Federal land conveyed to the United
18	States under this Act, and as a condition of the land ex-
19	change, Resolution Copper shall surrender to the United
20	States, without compensation, the rights held by Resolution
21	Copper under the mining laws and other laws of the United
22	States to commercially extract minerals under—
23	(1) Apache Leap; and
24	(2) the property described in subsection
25	(a)(1)(E) (commonly known as "The Pond").

## 1 SEC. 5. RECREATIONAL ACCESS AND IMPROVEMENTS.

2	(a) Recreational Access and Facilities.—
3	(1) In general.—As a condition of the land ex-
4	change under this Act, Resolution Copper shall pay to
5	the Secretary \$1,250,000, to improve access and fa-
6	cilities for dispersed recreation and other outdoor rec-
7	reational activities as provided in paragraph (2).
8	(2) Use of amounts.—The Secretary shall use
9	the amount paid in accordance with paragraph (1),
10	without further appropriation, to construct or im-
11	prove road access, turnouts, trails, parking areas, or
12	facilities for dispersed recreation and other outdoor
13	recreational activities as the Secretary determines to
14	be appropriate.
15	(3) Preferred locations.—To the maximum
16	extent practicable, the funds made available under
17	this subsection shall be used by the Secretary on na-
18	tional forest land—
19	(A) in the general area north of Arizona
20	State Highway 60; or
21	(B) in the general area along Arizona State
22	Highway 177.
23	(b) Determination of Value.—Amounts paid by
24	Resolution Copper under this section shall not be considered
25	in determining the value of the Federal and non-Federal
26	land under section $3(f)$ .

### 1 SEC. 6. VALUE ADJUSTMENT PAYMENT TO UNITED STATES.

- 2 (a) Annual Production Reporting.—
- 3 (1) In General.—As a condition of the ex-4 change, beginning on February 15 of the first cal-5 endar year beginning after the date of commencement 6 of production of valuable locatable minerals in com-7 mercial quantities from the Federal land conveyed to 8 Resolution Copper under section 3, and annually 9 thereafter, Resolution Copper shall file with the Sec-10 retary of the Interior a report indicating the quantity 11 of locatable minerals produced in commercial quan-12 tities from the Federal land during the preceding cal-13 endar year.
  - (2) REPORT CONTENTS.—The reports under paragraph (1) shall comply with any recordkeeping and reporting requirements prescribed by the Secretary or required by applicable Federal laws in effect at the time of production.
- 19 (b) PAYMENT ON PRODUCTION.—If the cumulative 20 production of valuable locatable minerals produced in com-21 mercial quantities from the Federal land conveyed to Reso-22 lution Copper under section 3 exceeds the quantity of pro-23 duction of locatable minerals from the Federal land used 24 in the income capitalization approach analysis prepared 25 under section 3(e)(3), Resolution Copper shall pay to the 26 United States, by not later than March 15 of each applica-

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- 1 ble calendar year, a value adjustment payment for the
- 2 quantity of excess production at the same rate assumed for
- 3 the income capitalization approach analysis prepared
- 4 under section 3(e)(3).
- 5 (c) State Law Unaffected.—Nothing in this section
- 6 modifies, expands, diminishes, amends, or otherwise affects
- 7 any State law relating to the imposition, application, tim-
- 8 ing, or collection of a State excise or severance tax.
- 9 (d) Use of Funds.—The funds paid to the United
- 10 States under this section shall be deposited in the fund es-
- 11 tablished under Public Law 90-171 (commonly known as
- 12 the "Sisk Act") (16 U.S.C. 484a) and shall be made avail-
- 13 able to the Secretary, without further appropriation, for the
- 14 acquisition of land for addition to the National Forest Sys-
- 15 tem in the State.
- 16 SEC. 7. WITHDRAWAL.
- 17 Subject to valid existing rights, Apache Leap and any
- 18 land acquired by the United States under this Act is with-
- 19 drawn from all forms of—
- 20 (1) entry, appropriation, or disposal under the
- 21 public land laws;
- 22 (2) location, entry, and patent under the mining
- 23 laws; and
- 24 (3) disposition under the mineral leasing, min-
- 25 eral materials, and geothermal leasing laws.

### 1 SEC. 8. APACHE LEAP.

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2	(a) Management.—
3	(1) In general.—The Secretary shall manage
4	Apache Leap to preserve the natural character of
5	Apache Leap and to protect archeological and cul-
6	tural resources located on Apache Leap.
7	(2) Special use permits.—The Secretary may
8	issue to Resolution Copper special use permits allow-
9	ing Resolution Copper to carry out underground ac-
10	tivities (other than the commercial extraction of min-
11	erals) under the surface of Apache Leap that the Sec-
12	retary determines would not disturb the surface of the
13	land, subject to any terms and conditions that the
14	Secretary may require.
15	(3) Fences; signage.—The Secretary may
16	allow use of the surface of Apache Leap for installa-
17	tion of fences, signs, or other measures necessary to
18	protect the health and safety of the public, protect re-
19	sources located on Apache Leap, or to ensure that ac-
20	tivities conducted under paragraph (2) do not affect
21	the surface of Apache Leap.
22	(b) Plan.—
23	(1) In general.—Not later than 3 years after
24	the date of enactment of this Act, the Secretary, in
25	consultation with applicable Indian tribes, the Town,

Resolution Copper, and other interested members of

1	the public, shall prepare a management plan for
2	Apache Leap.
3	(2) Considerations.—In preparing the plan
4	under paragraph (1), the Secretary shall consider
5	whether additional measures are necessary to—
6	(A) protect the cultural, archaeological, or
7	historical resources of Apache Leap, including
8	permanent or seasonal closures of all or a por-
9	tion of Apache Leap; and
10	(B) provide access for recreation.
11	SEC. 9. CONVEYANCES TO TOWN OF SUPERIOR, ARIZONA.
12	(a) Conveyances.—
13	(1) In general.—On request from the Town
14	and subject to the provisions of this section, the Sec-
15	retary shall convey to the Town the following:
16	(A) Approximately 30 acres of land as de-
17	picted on the map entitled "Southeast Arizona
18	Land Exchange and Conservation Act of 2009-
19	Federal Parcel-Fairview Cemetery" and dated
20	January 2009.
21	(B) The reversionary interest and any re-
22	served mineral interest of the United States in
23	the approximately 265 acre of land located in
24	Pinal County, Arizona, as depicted on the map
25	entitled "Southeast Arizona Land Exchange and

1	Conservation Act of 2009–Federal Reversionary
2	Interest-Superior Airport" and dated January
3	2009.
4	(C) The approximately 250 acres of land lo-
5	cated in Pinal County, Arizona, as depicted on
6	the map entitled "Southeast Arizona Land Ex-
7	change and Conservation Act of 2009–Federal
8	Parcel-Superior Airport Contiguous Parcels"
9	and dated January 2009.
10	(b) Payment.—
11	(1) In general.—The Town shall pay to the
12	Secretary the fair market value for each parcel of
13	land or interest in land acquired under this section,
14	as determined by appraisals conducted in accordance
15	with section $3(e)$ .
16	(2) Reduction.—If the final appraised value of
17	the non-Federal land exceeds the value of the Federal
18	land under section 3—
19	(A) the obligation of the Town to pay the
20	United States shall be reduced by an amount not
21	to exceed the excess value of the non-Federal land
22	conveyed to the United States; and
23	(B) the amount donated by Resolution Cop-
24	per to the United States shall be reduced accord-
25	ingly.

- 1 (c) Sisk Act.—Any payment received by the Sec-
- 2 retary from the Town under this section shall be deposited
- 3 in the fund established under Public Law 90-171 (com-
- 4 monly known as the "Sisk Act") (16 U.S.C. 484a) and shall
- 5 be made available to the Secretary, without further appro-
- 6 priation, for the acquisition of land for addition to the Na-
- 7 tional Forest System in the State.
- 8 (d) Terms and Conditions.—The conveyances under
- 9 this section shall be subject to such terms and conditions
- 10 as the Secretary may require.

# Calendar No. 279

111TH CONGRESS S. 409

[Report No. 111-129]

## **△** BILL

To secure Federal ownership and management of significant natural, scenic, and recreational resources, to provide for the protection of cultural resources, to facilitate the efficient extraction of mineral resources by authorizing and directing an exchange of Federal and non-Federal land, and for other purposes.

March 2, 2010

Reported with an amendment