is surplus to the needs of domestic processors in Alaska, (iv) redcedar timber may be made available to domestic processors in the contiguous 48 United States at prevailing domestic prices. Should Region 10 sell, in fiscal year 2002, less than the annual average of the decadal allowable sale quantity called for in the current Tongass Land Management Plan in sales which are not deficit when appraised under the transaction evidence appraisal system using domestic Alaska values for western red cedar, the volume of western red cedar timber available to domestic processors at prevailing prices is (i) available to the Secretary for operation when such (ii) that is percent of the surplus western red cedar volume determined by calculation which is sold on the Tongass to the annual average portion of the decadal allowable sale quantity called for in the current Tongass Land Management Plan. The percentage shall be calculated by Region 10 on a rolling basis as each sale is sold (for purposes of this amendment, a “rolling basis” shall mean that the determination of how much western red cedar is available for sale to various markets shall be made at the time each sale is awarded). Western red cedar shall be sold in an amount necessary to the needs of domestic processors in Alaska when the timber sale holder has presented to the Forest Service documentation of the inability to sell western red cedar logs from a given sale to domestic Alaska processors at price equal to or greater than the log selling value stated in the contract. All additional western red cedar volume not sold to Alaska or domestic United States domestic processors may be exported to foreign markets at the election of the timber sale holder. All Alaska yellow cedar may be sold at prevailing export prices at the election of the timber sale holder.

SEC. 324. None of the funds appropriated by this Act shall be used to propose or issue rules, regulations, decrees, or orders for the purpose of implementation, or in preparation for implementation, of the Kyoto Protocol which was adopted on December 11, 1997, in Kyoto, Japan at the Third Conference of the Parties to the United Nations Framework Convention on Climate Change, which has not been submitted to the Senate for advice and consent to ratification pursuant to section 2, clause 1, of the United States Constitution, and which has not entered into force pursuant to article 25 of the Protocol.

SEC. 325. The Forest Service, in consultation with the Department of Labor, shall review Forest Service campground concessions policy to determine if modifications can be made to Forest Service concessions to campgrounds so that such concessions fall within the regulatory exemption of 29 CFR 4.122(b). The Forest Service shall offer in fiscal year 2002 such concession prospects under the regulatory exemption, except that, any prospectus that does not meet the requirements of the regulatory exemption shall be offered as a service contract in accordance with the regulations of 31 U.S.C. 331–348.

SEC. 326. A project undertaken by the Forest Service under the Recreation Fee Demonstration Program as authorized by section 315 of the Department of the Interior and Related Agencies Appropriations Act for Fiscal Year 1996, as amended, shall not result in—

(1) being the holder of an authorization to provide commercial recreation services on Federal lands. Prior to initiating any project, the Secretary shall consult with potentially affected States, the United States, and the affected agency to determine whether the project may have on the holders. Any modifications to the authorization shall be made within the terms and conditions of the authorization and at the request of the affected agency.

(2) the return of a commercial recreation service to the Secretary for operation when such services have been provided in the past by a private sector provider, except when the private sector provider has failed to bid on such opportunities;

(3) the private sector provider terminates its relationship with the agency;

(4) the agency issues a permit for non-compliance with the terms and conditions of the authorization.

In such cases, the agency may use the Recreation Fee Demonstration Program to provide for operations until a subsequent operator can be found through the offering of a new prospectus.

SEC. 327. The authority to enter into stewardship and end result contracts provided to the Forest Service in accordance with section 347 of title III of section 101(c) of division A of Public Law 105–277 is hereby expanded to authorize the Forest Service to enter into an additional 28 contracts subject to the same terms and conditions as provided in that section: Provided, That of the additional contracts authorized by this section at least 9 shall be allocated to Region 1 and at least 3 to Region 6.

SEC. 328. Any regulations or policies promulgated on development of agriculture or the Interior regarding recovery of costs for processing authorizations to occupy and use Federal lands under their control shall adhere and incorporate the following principle arising from Office of Management and Budget Circular, A-25: no charge should be made for a service when the identification of the specific beneficiary is obscure, and the service can be considered primarily as benefiting broadly the general public.

SEC. 329. Notwithstanding any other provision of law, for fiscal year 2002, the Secretary of Agriculture is authorized to limit competition for fire and fuel treatment and watershed restoration contracts in the Giant Sequoia National Monuments and the Sequoia National Forest. Preference for employment shall be given to displaced workers in Tulare, Kern and Fresno Counties, California, for work associated with the establishment of the Giant Sequoia National Monuments.

SEC. 330. The Secretary of Agriculture, acting through the Chief of the Forest Service shall—

(1) extend the special use permit for the Sutro Charlie Cabin in the Abaroaka Uthidswen Wildness Area, Montana, held by Montana State University—Billings for a period of 50 years; and

(2) solicit public comments at the end of the 50 year period to determine whether another extension should be granted.

SEC. 331. Section 325 of the Department of the Interior and Related Agencies Appropriations Act, 1999, as included in Public Law 105–277, Division A, section 101(e), is amended by striking “and 2001” and inserting “, 2001 and 2002.”

SEC. 332. Section 551(c) of the Land Between the Lakes Protection Act of 1998 (16 U.S.C. 6001–6017) is amended by striking “2002” and inserting “2001 and 2002”.

SEC. 333. Local Exemptions from Forest Service Demonstration Program Fees. Section 6096 of Title 31, United States Code, is amended—

(A) by inserting ““(a) IN GENERAL.—” before “Necessary”; and

(B) by adding at the end the following:

“(A) LOCAL EXEMPTIONS FROM DEMONSTRATION PROGRAM FEES.—

“(1) IN GENERAL.—Each unit of general local government that lies in whole or in part within the walls of the National Forests and persons residing within the boundaries of that unit of general local government shall be exempt during that fiscal year from any requirement to pay a Developmental Service Fee (parking permit or passport) imposed by the Secretary of Agriculture for access to the Forest.

“(2) ADMINISTRATION.—The Secretary of Agriculture (P) shall establish a method of identifying persons who are exempt from paying user fees under paragraph (1). This method may include valid form of identification including a drivers license.


(1) TERMS AND CONDITIONS.—Subsection (h) is amended—

(A) in paragraph (1), by striking “2005” and inserting “2015”; and

(B) by amending paragraph (4) to read as follows:

“(4) GUARANTEE LEVEL.—

“(A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), any loan guarantee provided under this section shall not exceed 85 percent of the amount of principal of the loan.

“(B) INCREASED LEVEL ONE.—A loan guarantee may be provided under this section in excess of 85 percent, but not more than 90 percent, of the amount of principal of the loan, if—

(i) the aggregate amount of loans guaranteed at such percentage and outstanding under this section at any one time does not exceed $100,000,000; and

(ii) the aggregate amount of loans guaranteed at such percentage and outstanding under this section at any one time does not exceed $100,000,000; and

(C) INCREASED LEVEL TWO.—A loan guarantee may be provided under this section in excess of 85 percent, but not more than 95 percent, of the amount of principal of the loan, if—

(i) the aggregate amount of loans guaranteed at such percentage and outstanding under this section at any one time does not exceed $100,000,000; and

(ii) the aggregate amount of loans guaranteed at such percentage and outstanding under this section at any one time does not exceed $50,000,000.

SEC. 335. TERMINATION OF GUARANTEE AUTHORITY.—

Subsection (k) is amended by striking “2001” and inserting “2003”.

SEC. 336. The amendments made by this section shall apply only with respect to any guarantee issued on or after the date of the enactment of this Act.

SEC. 337. This Act may be cited as the “Department of the Interior and Related Agencies Appropriations Act, 2002.”
West Virginia was ravaged last week by its worst flooding in years. Homes were destroyed, businesses and infrastructure were down and most tragically, lives were lost. The outpouring of support thus far has been truly heartwarming; however, much is still needed in order to rebuild our communities. That is why I am asking my colleagues, our staffs, and our friends to support this resolution and to participate in a clothing drive that will give aid to the victims of this tragedy. I am proud to be joined by our distinguished senior Senator, Robert C. Byrd, in our effort to help West Virginians. Our drive can only be successful if the resolution before us is passed, and if we each give what we can.

Immediately following the floods, I visited some of the areas hardest hit. Although this cold-weather clothing and foodstaple before I was still taken aback by dissolved roads, collapsed homes, and splintered bridges. Fortunately, the clean-up process is already underway as federal disaster relief pours in. Organizations such as the American Red Cross and the Salvation Army have provided for residents' most immediate needs, while agencies such as the Federal Emergency Management Agency, FEMA, begin processing damage claims. Governor Wise and state agencies are working hard to reach out to communities struggling to cope with the aftermath of the flooding. Working together, federal, state, and local officials can begin the crucial work to rebuild our communities.

Yet, much remains to be done. Today, Sharon and I will visit more of the state. With us, we will take the prayers and well-wishes we have been given. We will also present generous donations and contributions such as the Pepsi Cola Company. While I am in the state, my staff will organize a clothing drive to replace some of the items lost in the floods. Clothing of all kinds is needed as residents rebuild their homes and their lives. Many have lost everything and, as they return to work and school, will need the basic items we all take for granted. Moreover, as the winter months approach and the season brings rugged weather, victims will also find themselves in need of cold-weather clothing and shoes. Once the clothing is collected on Capitol Hill, United Airlines will transport all of the donations to West Virginia and the National Guard will help distribute the clothing to families in need. These are just two examples of the generosity displayed by companies and by individuals who wish to help. Each of them has my deep gratitude.

Of course, in the rush to move on and rebuild, we cannot forget about those lost. I would especially like to pay tribute to the loss of Bonnie Shumate and Bradley Jenkins, and my heart goes out to their families and friends. Though rebuilding will serve as a challenge for the average West Virginian, grieving will, of course, prove far more difficult for the Shumates and the Jenkins.

It has been said that there is light at the end of every tunnel. Considering the awesome amount of support provided to date for the flood victims in West Virginia, I would have to agree. Let us continue this support by committing to and participating in a clothing drive for the people affected by the flood. On behalf of the Mountain State, thank you.

Mr. REID. Madam President, I ask consent to agree to the motion to reconsider the bill, and the preambles, and all statements and supporting documents, and the Record.

The PRESIDENT pro tempore. Without objection, it is so ordered.

The resolution (S. Res. 134) was agreed to.

The resolution was agreed to.

The PRESIDENT pro tempore. Without objection, it is so ordered.

ORDER FOR TUESDAY, JULY 17, 2001

Mr. REID. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until the hour of 9 a.m. tomorrow, July 17.

I further ask consent that on Tuesday, immediately following the prayer and the pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two leaders be reserved for their use later in the day, and the Senate resume consideration of the Bankruptcy Reform Act; further, that the Senate recess from 12:30 to 2:15 for the weekly party conferences.

The PRESIDENT pro tempore. Without objection, it is so ordered.

PROGRAM

Mr. REID. Madam President, therefore, on Tuesday the Senate will convene at 9 a.m. and resume consideration of the Bankruptcy Reform Act under a previous order. There will be 3 hours of debate on cloture on the Bankruptcy Reform Act, which will cause us to vote around 12 noon. We expect to return to the Energy and Water Appropriations Act on Tuesday, with rollover votes expected into the evening.

In the morning I am going to renew my request that there be a time certain for filing amendments. The reason this so important is we are not going to be on this bill tomorrow. That will give staff time to work on the amendments that people think are important. Some certainly prove important. So I am going to renew that request tomorrow morning, and I hope Senators on both sides of the aisle will allow us to go forward.

ORDER FOR ADJOURNMENT

Mr. REID. I ask unanimous consent that the Senate stand in adjournment following the remarks of the Senator from Arizona and the Senator from Oregon, as previously outlined in the unanimous-consent agreement.

The PRESIDENT pro tempore. Without objection, it is so ordered.

NOMINATIONS

Mr. KYL. Madam President, let me say I appreciate what the Senator from Nevada said about the reforms that Senators DOMENICI, MURkowski, and I effectuated with respect to the Department of Energy. It was a time of some confusion, and reasonable people could differ about what we did there. But I think it is working out. I appreciate that the Senator from Nevada is now very much in support of that. Earlier when I spoke, I did not use the name of the Senator from Nevada but I did thank the Democratic leadership for moving nominations with such alacrity last week. I think there were 54 nominations and I think I mentioned that I hoped we could continue with that progress during the next couple of weeks. I wanted the Senator from Nevada to know I paid him a compliment today as well.

Mr. REID. I say to my colleague, if he will yield, I watched his statement from my office, and I appreciate that very much. I say to my friend from Arizona, it is important we move these nominations. There are a few that cause problems, but very few. And you will know about those. The rest of them we need to move forward to have better government.

I think it is very unfair that the system has become so complicated, so burdensome, that we are having trouble getting good people to take these jobs. It is amazing to me the quality of the people who served in the Clinton administration and those who are now willing to serve the Bush administration with all they have to go through.

I look forward to working with my friend from Arizona to move as many of these as quickly as we can. As I told my friend on Friday, we had one person with a little problem and we just went around that, took care of everybody else. Even those we have problems with, they deserve their day in court, so to speak. So I appreciate the comments of the Senator from Arizona. I appreciate his cooperation in allowing us to have this bill on the floor.

Mr. KYL. I thank the Senator from Nevada.

Madam President, will the Chair advise me when I have gone 5 minutes. I do not want to impinge anymore on the time of the Senator from Oregon.

UNITED STATES-CHINA RELATIONS

Mr. KYL. Madam President, I wanted to speak briefly about the decision