other project authorized by Act of Congress, the foregoing provision shall not apply and the application shall be adjudicated pursuant to the appropriate Act: Provided further, That where the applicant commenced occupancy of the land after its withdrawal or classification for powersite purposes, the entry shall be made subject to the right of reentry provided the United States by section 24 of the Federal Power Act, as amended: Provided further, That any right of reentry reserved in a patent pursuant to this section shall expire twenty years after the effective date of this Act if at that time the land involved is not subject to a license or an application for a license under part I of the Federal Power Act, as amended, or actually utilized or being developed for a purpose authorized by that Act, as amended, or other Act of Congress.

“(d) Prior to issuing a patent for an entry subject to this section, the Secretary shall identify and adjudicate any record entry or application for title to land described in the application, other than the Alaska Native Claims Settlement Act, the Alaska Statehood Act, or the Act of May 17, 1906, as amended, which entry or application claims land also described in the application, and shall determine whether such entry or application represents a valid existing right to which the application is subject. Nothing in this section shall be construed to affect rights, if any, acquired by actual use of the described land prior to its withdrawal or classification, as affecting National Forest lands.”

Agreed to December 1, 1980.

CORRECTIONS IN ENROLLED BILL S. 988

Resolved by the Senate (the House of Representatives concurring), That in the enrollment of the bill (S. 988) entitled the “Health Sciences Promotion Act of 1980”, the Secretary of the Senate shall make the following corrections:

1. In the proposed heading for section 434 of the Public Health Service Act (as contained in section 203(a) of the bill) strike out “INSTITUTES” and insert in lieu thereof “INSTITUTE”.

2. In section 435(a) of the Public Health Service Act (as amended by section 204(c) of the bill) strike out “subsection (d)” and insert in lieu thereof “this subsection”.

3. In section 206 of the bill strike out “304” and insert in lieu thereof “205”.

4. In the proposed section 437(b)(2) of the Public Health Service Act (as contained in section 206 of the bill)—
   (A) strike out “(or the director’s designee)”; (B) insert after “Defense” the following: “(or the designees of such ex officio members), the Associate Director of the National Institute of Arthritis, Diabetes, and Digestive and Kidney Diseases for the diseases for which the Board is established”; and
   (C) insert before the period at the end the following: “(or the designees of such ex officio members)”.

5. In the proposed section 437(h)(3) of the Public Health Service Act (as contained in section 206 of the bill) strike out “the Secretary” and insert in lieu thereof “Congress, the Secretary”.
(6) In the proposed section 1516(d)(3)(B)(iii) of the Public Health Service Act (as contained in section 302 of the bill)—
(A) insert before "", or" at the end of subclause (I) the following: "unless the population of the area for which it is designated has decreased, unless the level of non-Federal funds on which its grant is computed has decreased, or unless the amount available for its grant is decreased because of an increase in the minimum grant prescribed by subsection (c)(1)(C)"; and
(B) insert before the period at the end of subclause (II) the following: "unless the population of the area for which it is designated has increased, unless the level of non-Federal funds on which its grant is computed has increased, or unless the amount of its grant is increased under subsection (c)(1)(C)".

(7) In the proposed section 1527(h) of the Public Health Service Act (as contained in section 307 of the bill)—
(A) strike out "the change" in paragraph (2)(B)(ii) and insert in lieu thereof "a change"; and
(B) strike out "the change described in subparagraph (A)" in paragraph (3) and insert in lieu thereof "a change described in subparagraph (A), (B), or (C)".

Agreed to December 4, 1980.

STUDY OF FOREIGN LANGUAGES AND CULTURES IN EDUCATIONAL INSTITUTIONS

Whereas a knowledge of other languages and cultures is necessary to keep American business competitive in world trade;
Whereas the continued effectiveness of American foreign policy depends upon diplomatic and intelligence-gathering efforts which are based upon a sound knowledge of the world;
Whereas in our democratic society it is essential for the general public to understand world events so that official policies will reflect the concerns and interests of the American people;
Whereas a knowledge of foreign languages and cultures can help to improve mutual understanding among different ethnic groups and cultures within American society;
Whereas the past decade saw an alarming decline in the study of foreign languages and international issues in the Nation's schools, colleges, and universities, despite the growing importance of these subjects to the welfare of our Nation and our people;
Whereas the Federal Government has not and should not seek to establish education curriculum, but on occasion has urged that certain national needs be dealt with at the State and local level; and
Whereas the President's Commission on Foreign Language and International Studies has recommended that greater emphasis needs to be placed on the study of these subjects: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That it is the sense of the Congress that local educational agencies and institutions of higher education should consider strengthening