

cluding those for projects, identified in the State comprehensive plans as contained in the program developed pursuant to the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended (16 U.S.C. 1601-1610).

(c) Use of other conservation or rehabilitation authorities

The Secretary of the Interior and the Secretary of Agriculture may each use any authority available to him under other laws relating to fish, wildlife, or plant conservation or rehabilitation for purposes of carrying out the provisions of this subchapter.

(d) Contract authority respecting property, services or assistance affecting State agencies; appropriations requirement

The Secretary of the Interior and the Secretary of Agriculture may each make purchases and contracts for property and services from, or provide assistance to, the State agencies concerned, if such property, services or assistance is required to implement those projects and programs carried out on, or of benefit to, Federal lands and identified in the comprehensive plans or cooperative agreements developed under section 670h of this title without regard to title III (other than section 304) of the Federal Property and Administrative Services Act of 1949 (41 U.S.C. 251-260). Contract authority provided in this section is effective only to such extent or in such amounts as are provided in appropriation Acts.

(Pub. L. 86-797, title II, §209, as added Pub. L. 93-452, §2, Oct. 18, 1974, 88 Stat. 1374; amended Pub. L. 95-420, §3, Oct. 5, 1978, 92 Stat. 921; Pub. L. 97-396, §5, Dec. 31, 1982, 96 Stat. 2005; Pub. L. 99-561, §1(b), Oct. 27, 1986, 100 Stat. 3149; Pub. L. 100-653, title II, §202(b), Nov. 14, 1988, 102 Stat. 3827.)

REFERENCES IN TEXT

The Forest and Rangeland Renewable Resources Planning Act of 1974, as amended, referred to in subsec. (b), is Pub. L. 93-378, Aug. 17, 1974, 88 Stat. 476, as amended, which is classified generally to subchapter I (§1600 et seq.) of chapter 36 of this title. For complete classification of this Act to the Code, see Short Title note set out under section 1600 of this title and Tables.

The Federal Property and Administrative Services Act of 1949, referred to in subsec. (d), is act June 30, 1949, ch. 288, 63 Stat. 377, as amended. Title III of the Act is classified generally to subchapter IV (§251 et seq.) of chapter 4 of Title 41, Public Contracts. Section 304 of that Act is classified to section 254 of Title 41. For complete classification of this Act to the Code, see Short Title note set out under section 471 of Title 40, Public Buildings, Property, and Works, and Tables.

AMENDMENTS

1988—Subsecs. (a), (b). Pub. L. 100-653 substituted “1988, 1989, 1990, 1991, 1992, and 1993” for “and 1988”.

1986—Subsecs. (a), (b). Pub. L. 99-561 substituted “1985, 1986, 1987, and 1988” for “and 1985”.

1982—Subsecs. (a), (b). Pub. L. 97-396, §5(1), substituted “1983, 1984, and 1985,” for “ending September 30, 1979, September 30, 1980, and September 30, 1981,” wherever appearing.

Subsecs. (c), (d). Pub. L. 97-396, §5(2), added subsecs. (c) and (d).

1978—Subsec. (a). Pub. L. 95-420 substituted provisions authorizing appropriation of \$10,000,000 for each of fiscal years ending Sept. 30, 1979, 1980, and 1981 to en-

able the Secretary to carry out his functions, including data collection, research, planning, and conservation and rehabilitation programs, such funds to be in addition to those authorized for wildlife, range, soil and water management pursuant to section 1748 of title 43, for provisions authorizing appropriation of \$10,000,000 for fiscal year ending June 30, 1974, and for each of next four fiscal years to enable Department of the Interior to carry out its functions.

Subsec. (b). Pub. L. 95-420 substituted provisions authorizing appropriation of \$12,000,000 for fiscal years ending Sept. 30, 1979, 1980, and 1981 to enable Secretary of Agriculture to carry out his functions, such funds to be in addition to those otherwise provided, and provisions relating to fish and wildlife program needs including those identified in State plans developed pursuant to Forest and Rangeland Renewable Resources Planning Act of 1974, for provisions authorizing appropriation of \$10,000,000 for fiscal year ending June 30, 1974, and for each of next four fiscal years to enable Department of Agriculture to carry out its functions.

CHAPTER 6—GAME AND BIRD PRESERVES; PROTECTION

Sec.

671. National Bison Range.

672. Omitted.

673. Wyoming Elk Reserve.

673a. Addition to the Wyoming Elk Reserve.

673b. National Elk Refuge in Wyoming.

673c. Conservation of elk in Wyoming.

(a) Creation of program; licensed hunters deputized as rangers.

(b) Recommendations by Wyoming Game and Fish Commission, and National Park Service; controlled reduction; deputation of hunters; removal of carcasses.

673d. Restoration and conservation of elk in California.

673e. Cooperation of Secretaries of the Interior, Agriculture and Defense with State of California.

673f. Report by Secretary of the Interior to Congress; contents; recommendations.

673g. Plan for elk restoration and conservation; coordination of Secretary of the Interior with Federal, State and other officers; integration with State plans.

674. Sullys Hill National Game Preserve.

674a. Sullys Hill National Park; transfer of control; change of name to Sullys Hill National Game Preserve; boundaries; use by public; hunting.

674b. Sullys Hill National Game Preserve; acquisition of additional lands.

674c. Boundary and division fences for Sullys Hill National Game Preserve; buildings and improvements; supplies; employees.

674d. Authorization of appropriations.

675. Norbeck Wildlife Preserve; establishment.

676. Hunting, trapping, killing, or capturing game on Norbeck Wildlife Preserve unlawful.

677. Inclosure of Norbeck Wildlife Preserve.

678. Exchange of lands with State of South Dakota and Norbeck Wildlife Preserve.

678a. Mining locations in Norbeck Wildlife Preserve; rules and regulations.

678b. Redefinition of western boundary of Norbeck Wildlife Preserve.

679. Patents to State of South Dakota of certain lands in Custer State Park; reservation of coal, oil, gas, and other mineral rights.

680. Game animal and bird refuge in South Dakota; establishment.

681. Erection of fence by South Dakota for game animal and bird refuge.

682. Game refuge in Ozark National Forest.

683. Areas set aside for protection of game and fish; unlawfully taking game or fish.

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| <p>Sec.
684. Game breeding areas in Wichita and Grand Canyon National Forests.</p> <p>685. Hunting, trapping, killing, or capturing game in designated breeding areas unlawful.</p> <p>686. Operation of local game laws not affected.</p> <p>687. Grand Canyon Game Preserve included in park.</p> <p>688. Repealed.</p> <p>689. Tahquitz National Game Preserve.</p> <p>689a. Other uses of land permitted in Tahquitz National Game Preserve.</p> <p>689b. Hunting, pursuing, capturing in Tahquitz National Game Preserve unlawful.</p> <p>689c. Rules and regulations for administration of the Tahquitz Preserve; predatory animals.</p> <p>689d. Acceptance of title to privately owned lands within Tahquitz Preserve.</p> <p>690. Bear River Migratory Bird Refuge; establishment; acquisition of lands.</p> <p>690a. Maintenance of lands acquired as refuge and breeding place for migratory birds.</p> <p>690b. Consent of Utah to acquisition of lands for Bear River Refuge; approval of title to lands acquired.</p> <p>690c. Existence of easements, reservations, or exceptions as barring acquisition of lands.</p> <p>690d. Injuries to property on Bear River Refuge; disturbance of birds, etc.; violation of regulations for use of refuge.</p> <p>690e. Enforcement of laws and regulations; warrants and processes; jurisdiction of courts; forfeiture of property captured, injured, killed or removed.
(a) Arrests and warrants.
(b) Seizures and forfeitures.</p> <p>690f. Expenditures by Secretary of the Interior for construction, maintenance, etc. of Bear River Refuge; employment of necessary means to execute functions imposed on him.</p> <p>690g. Violation of laws and regulations; penalties.</p> <p>690h. "Person" defined.</p> <p>690i. Omitted.</p> <p>691. Cheyenne Bottoms Migratory Bird Refuge; location; acquisition of land.</p> <p>691a. Establishment of Cheyenne Bottoms Migratory Bird Refuge; purpose.</p> <p>691b. Omitted.</p> <p>691c. Acquisition of areas for Cheyenne Bottoms Refuge; title; rights-of-way, easements, and reservations.</p> <p>691d. Applicability of certain statutes.</p> <p>692. Game sanctuaries or refuges in Ocala National Forest; creation.</p> <p>692a. Hunting, pursuing, capturing, etc., in Ocala National Forest unlawful.</p> <p>693. Game sanctuaries and refuges in Ouachita National Forest.</p> <p>693a. Rules and regulations for administration of Ouachita National Forest; violations; penalties.</p> <p>693b. Robert S. Kerr Memorial Arboretum and Nature Center in Ouachita National Forest; authority to establish.</p> <p>693c. Administration by Secretary of Agriculture of the Robert S. Kerr Center.</p> <p>693d. Cooperation with public and private agencies; contributions and gifts for Robert S. Kerr Center.</p> <p>694. Fish and game sanctuaries in national forests; establishment by President.</p> <p>694a. Hunting, pursuing, capturing, etc., in sanctuaries in national forests unlawful.</p> <p>694b. Rules and regulations for administration of sanctuaries in national forests; jurisdiction of States.</p> <p>695. Migratory waterfowl and other wildlife refuge in California; participation by State of California.</p> | <p>Sec.
695a. Title in United States of California refuge areas; existence of easements, reservations, etc.; affecting acquisition.</p> <p>695b. Applicability of certain statutes.</p> <p>695c. Availability of funds for construction of dams, buildings, etc., for California refuge.</p> <p>695d. Development of water supplies for waterfowl management in California; reauthorization of Central Valley Project.</p> <p>695e. Construction, operation, and maintenance of water supply development works.</p> <p>695f. Construction, etc., authorized by section 695e as not reimbursable or returnable under reclamation laws.</p> <p>695g. Authorization of appropriations.</p> <p>695h. Ownership by State of California of works constructed.</p> <p>695i. Authorization of Secretary of the Interior to contract for water delivery; nonreimbursable or nonreturnable basis of delivery.
(a) Amount and time of water delivery to Service.
(b) Construction, operation, and maintenance of water conveyance facilities.
(c) Reversionary rights of Secretary.
(d) Restrictive covenants.</p> <p>695j. Conformity of water use with California laws; construction of sections 695d to 695j-1.</p> <p>695j-1. Conformity of contracts with Federal law through negotiation of amendments.</p> <p>695k. Congressional declaration of policy for preservation of habitat for migratory waterfowl and prevention of depredations on agricultural crops.</p> <p>695l. Dedication of lands within boundaries of refuges to wildlife conservation; administration of lands for waterfowl management and optimum agricultural use; homestead entry prohibition; inclusion of other public lands; property of the United States.</p> <p>695m. Annual percentage payments of net revenues from leases of Klamath project lands on pro rata basis; limitation on payments; priority of use of net revenues.</p> <p>695n. Leases of Lower Klamath and Tule Lake National Wildlife Refuge reserved lands; management of other reserved public lands for waterfowl purposes.</p> <p>695o. Limitation on reduction of areas by diking or other construction.</p> <p>695p. Regulation of waters to maintain sump levels.</p> <p>695q. Research studies on Clear Lake Refuge; report to Congress.</p> <p>695r. Regulations by Secretary.</p> <p>696. National Key Deer Refuge; establishment; acquisition of property: exchanges, cash equalization payments; administration.</p> <p>696a. Acquisition of title to properties for National Key Deer Refuge; rights-of-way and easements.</p> <p>696b. Authorization of appropriations; limitation.</p> <p>697, 697a. Omitted.</p> <p>698. Big Thicket National Preserve.
(a) Establishment.
(b) Location; boundaries; publication in Federal Register.
(c) Methods of acquisition of land.
(d) Exchanges of land.
(e) Indian Springs Youth Camp.</p> <p>698a. Acquisition of property for Big Thicket Preserve.
(a) Mineral rights; easements; improved properties.
(b) Plan to Congressional committees; time; contents.
(c) Completion of land acquisition program; time.</p> |
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| <p>Sec.
698b. Right of use and occupancy of improved property on Big Thicket Preserve.
 (a) Election of right of use and occupancy; payment of fair market value; termination of right.
 (b) "Improved property" defined.
 (c) Waiver of right to relocation assistance by election of right of use and occupancy.</p> <p>698c. Administration of Big Thicket Preserve.
 (a) Natural and ecological integrity.
 (b) Limitation on construction of roads, campgrounds, etc.; rules and regulations for use of Federal lands and waters.
 (c) Hunting, fishing, and trapping authorized in accordance with applicable Federal and State laws; consultation with appropriate State agency prior to implementation of regulations restricting activities.</p> <p>698d. Review of Big Thicket Preserve area by Secretary; report to President.</p> <p>698e. Authorization of appropriations for Big Thicket Preserve.</p> <p>698f. Big Cypress National Preserve; Big Cypress National Preserve Addition.
 (a) Establishment.
 (b) Location; boundaries; publication in Federal Register; area.
 (c) Methods of acquisition of land; prerequisites to Federal appropriations; improved property; oil and gas rights; appraisal of property; transfer of Federal property to Secretary.
 (d) Land within Addition; United States share of acquisition costs.</p> <p>698g. Acquisition of lands for Big Cypress Preserve.
 (a) Expeditious acquisition of Florida lands.
 (b) Submission of plan to Congressional committees; time; contents.
 (c) Time for completion of land acquisition program.</p> <p>698h. Right of use and occupancy of improved property on Big Cypress Preserve and Addition.
 (a) Election of right of use and occupancy; payment of fair market value; termination of right.
 (b) "Improved property" defined.
 (c) Waiver of right to relocation assistance by election of right of use and occupancy.</p> <p>698i. Administration of Big Cypress Preserve; applicability of other laws; rules and regulations for use of lands and waters; transportation facilities; consultation and cooperation with Secretary of Transportation.</p> <p>698j. Hunting, fishing, and trapping in Big Cypress Preserve and Addition authorized in accordance with applicable Federal and State laws; consultation with appropriate State agency prior to implementation of regulations restricting activities; land use and retention rights of Miccosukee and Seminole Indian Tribes.</p> <p>698k. Contracts for providing visitor services in Big Cypress Preserve and Addition; right of first refusal to Miccosukee and Seminole Tribes.</p> <p>698l. Review of Big Cypress Preserve area and Addition area by Secretary; report to President.</p> <p>698m. Authorization of appropriations for Big Cypress Preserve and Addition.</p> <p>698m-1. Big Cypress National Preserve Addition.
 (a) Establishment.
 (b) Location; boundaries; publication in Federal Register.</p> | <p>Sec.
 (c) Designation; management.
 (d) Completion of land acquisition; time.</p> <p>698m-2. Establishment of recreational access points, roads, etc., in conjunction with creation of Big Cypress National Preserve Addition; cooperation among agencies.</p> <p>698m-3. Status of Big Cypress National Preserve and Addition; report to Congress; plan.</p> <p>698m-4. Oil and gas exploration, development, and production in Big Cypress National Preserve and Addition.
 (a) Promulgation of rules and regulations.
 (b) Contents of rule or regulation; permit from National Park Service.
 (c) Activities to conform to requirements of National Park Service.
 (d) Consideration of practices used in similar habitats or ecosystems.
 (e) Interim agreements with owners of non-Federal oil and gas interests prior to promulgation of rules and regulations.
 (f) Minerals Management Office; establishment; duties.
 (g) Authorization of appropriations.</p> <p>698n. Timucuan Ecological and Historic Preserve.
 (a) Establishment.
 (b) Land acquisition.
 (c) Administration.
 (d) Development of multiunit residential/resort project.</p> <p>698o. Protection of significant historic assets.</p> <p>698p. Integrated administration and interpretation.</p> <p>698q. Little River Canyon National Preserve; establishment.
 (a) In general.
 (b) Area included.
 (c) Map.
 (d) Publication of description.</p> <p>698r. Administration.
 (a) In general.
 (b) Hunting and fishing.
 (c) Water resources projects.
 (d) Cooperative agreements with State.
 (e) DeSoto State Park.
 (f) Public involvement.
 (g) Green Pitcher Plant.</p> <p>698s. Acquisition.
 (a) Authorization.
 (b) Negotiations for acquisition.
 (c) Environmental audits.
 (d) Future additions.</p> <p>698t. Authorization of appropriations.</p> <p>698u. Tallgrass Prairie National Preserve: findings and purposes.
 (a) Findings.
 (b) Purposes.</p> <p>698u-1. Definitions.</p> <p>698u-2. Establishment of Tallgrass Prairie National Preserve.
 (a) In general.
 (b) Description.</p> <p>698u-3. Administration of National Preserve.
 (a) In general.
 (b) Application of regulations.
 (c) Facilities.
 (d) Liability.
 (e) Unit of National Park System.
 (f) Agreement and donations.
 (g) General management plan.</p> <p>698u-4. Limited authority to acquire.
 (a) In general.
 (b) Payments in lieu of taxes.
 (c) Prohibitions.</p> <p>698u-5. Advisory Committee.
 (a) Establishment.
 (b) Duties.
 (c) Membership.</p> |
|---|--|

Sec.

- (d) Terms.
- (e) Chairperson.
- (f) Meetings.
- (g) Quorum.
- (h) Compensation.
- (i) Charter.

698u-6. Restriction on authority.
698u-7. Authorization of appropriations.

§ 671. National Bison Range

There is reserved and excepted from the unallotted lands now embraced within the Flathead Indian Reservation, in the State of Montana, a parcel not to exceed twenty thousand acres of said lands, near the confluence of the Pend d'Oreille and Jocko Rivers, for a permanent National Bison Range for the herd of bison presented by the American Bison Society. The Secretary of the Interior is authorized and directed to inclose said lands with a good and substantial fence and to erect thereon the necessary sheds and buildings for the proper care and maintenance of the said bison.

(May 23, 1908, ch. 192, 35 Stat. 267; Mar. 4, 1909, ch. 301, 35 Stat. 1051; 1939 Reorg. Plan No. II, §4(f), eff. July 1, 1939, 4 F.R. 2731, 53 Stat. 1433.)

CODIFICATION

Act May 23, 1908, authorized President to reserve and except 12,800 acres, only, for the purposes of this section.

Act May 23, 1908, also made an appropriation to enable Secretary of the Interior to pay the confederated tribes of the Flathead, Kootenai, and Upper Pend d'Oreille, and such other Indians as rightfully belonged on the reservation, the appraised value of the lands which provision was omitted as temporary and executed.

Act Mar. 4, 1909, directed President to reserve and except a sufficient area to enlarge the range to not to exceed 20,000 acres.

TRANSFER OF FUNCTIONS

Functions of Secretary of Agriculture relating to conservation of wildlife, game, and migratory birds transferred to Secretary of the Interior by Reorg. Plan No. II of 1939, set out in the Appendix to Title 5, Government Organization and Employees.

§ 672. Omitted

CODIFICATION

Section, act Aug. 10, 1912, ch. 284, 37 Stat. 293, established Wind Cave National Game Preserve. Preserve abolished and property transferred to Wind Cave National Park, to be administered by Secretary of the Interior for purposes expressed in this section, see section 141b of this title.

§ 673. Wyoming Elk Reserve

There is established a winter game (elk) reserve in the State of Wyoming, which shall be located in that section of Wyoming lying south of the Yellowstone Park, and shall include not less than two thousand acres in township 41 north, ranges 115 and 116 west, and the Secretary of the Interior is authorized to purchase said lands with improvements, to erect necessary buildings and inclosures, and to incur other expenses necessary for the maintenance of the reserve. The Secretary of the Interior is authorized to include in said refuge and to inclose not more than one thousand acres of unoccupied

public lands, which when selected shall be made to conform to the lines of the public surveys, and shall be adjacent to or partly inclosed by said refuge.

(Aug. 10, 1912, ch. 284, 37 Stat. 293; Mar. 4, 1913, ch. 145, §1[part], 37 Stat. 847; 1939 Reorg. Plan No. II, §4(f), eff. July 1, 1939, 4 F.R. 2731, 53 Stat. 1433.)

CODIFICATION

Section is a combination provision, the first sentence being from act Aug. 10, 1912, and the last from act Mar. 4, 1913.

As originally enacted, the first sentence was in the form of an appropriation for the purposes thereof as was also the second sentence which began with the following words: "For the establishment and maintenance of a winter elk refuge in the State of Wyoming, \$5,000, to be available until expended, and the Secretary, etc."

Res. Feb. 25, 1927, ch. 205, 44 Stat. 1246, authorized the acceptance of title to certain lands in accordance with this section.

TRANSFER OF FUNCTIONS

Transfer of functions of Secretary of Agriculture to Secretary of the Interior by Reorg. Plan No. II of 1939, see Transfer of Functions note set out under section 671 of this title.

SECTION REFERRED TO IN OTHER SECTIONS

This section is referred to in section 673a of this title.

§ 673a. Addition to the Wyoming Elk Reserve

The Secretary of the Interior is authorized to accept, on behalf of and without expense to the United States, from the Izaak Walton League of America, or its authorized trustees, a gift of certain lands in Teton County, Wyoming, described as the south half of section 4; the east half of the southeast quarter of section 5; the southwest quarter of the southeast quarter of section 5; the south half of the southwest quarter of section 5; the southeast quarter of the northeast quarter of section 7; the east half of the southeast quarter of section 7; the southwest quarter of the southeast quarter of section 7, and lot 4 of section 7; all of section 8; the north half of the northeast quarter of section 9; the north half of the northwest quarter of section 9; and the southwest quarter of the northwest quarter of section 9; the north half of the northeast quarter of section 17; lot 1 of section 18; and the east half of the northwest quarter of section 18; all in township 41 north, range 115 west, of the sixth principal meridian, including all the buildings and improvements thereon, and all rights, easements, and appurtenances thereunto appertaining, subject to the conditions that they be used and administered by the United States, under the supervision and control of the Secretary of the Interior, for the grazing of, and as a refuge for, American elk and other big game animals, and that they be known as the Izaak Walton League addition to the winter elk refuge: *Provided*, That upon the conveyance of said lands to the United States, as herein provided, they shall become a part of the winter elk refuge established under section 673 of this title, and shall be subject to any laws governing the administration and protection of said refuge.

(Feb. 25, 1927, ch. 205, 44 Stat. 1246; 1939 Reorg. Plan No. II, §4(f), eff. July 1, 1939, 4 F.R. 2731, 53 Stat. 1433.)