

ABOLITION OF HOUSE COMMITTEE ON MERCHANT MARINE
AND FISHERIES

Committee on Merchant Marine and Fisheries of House of Representatives abolished and its jurisdiction transferred by House Resolution No. 6, One Hundred Fourth Congress, Jan. 4, 1995. Committee on Merchant Marine and Fisheries of House of Representatives treated as referring to Committee on Resources of House of Representatives in case of provisions relating to fisheries, wildlife, international fishing agreements, marine affairs (including coastal zone management) except for measures relating to oil and other pollution of navigable waters, or oceanography by section 1(b)(3) of Pub. L. 104-14, set out as a note preceding section 21 of Title 2, The Congress. Committee on Resources of House of Representatives changed to Committee on Natural Resources of House of Representatives by House Resolution No. 6, One Hundred Tenth Congress, Jan. 5, 2007.

**CHAPTER 50—CHESAPEAKE BAY RESEARCH
COORDINATION**

§§ 3001 to 3007. Omitted

CODIFICATION

Sections 3001 to 3007 were omitted pursuant to section 3007 which provided that this chapter terminated Sept. 30, 1984.

Section 3001, Pub. L. 96-460, §2, Oct. 15, 1980, 94 Stat. 2044, stated the Congressional findings and purposes for this chapter.

Section 3002, Pub. L. 96-460, §3, Oct. 15, 1980, 94 Stat. 2045, defined terms for the purposes of this chapter.

Section 3003, Pub. L. 96-460, §4, Oct. 15, 1980, 94 Stat. 2045, required the Secretary of Commerce to establish in the Department of Commerce an office for Chesapeake Bay Research Coordination.

Section 3004, Pub. L. 96-460, §5, Oct. 15, 1980, 94 Stat. 2046, established the Chesapeake Bay Research Board.

Section 3005, Pub. L. 96-460, §6, Oct. 15, 1980, 94 Stat. 2047, authorized appropriations to carry out the purposes of this chapter.

Section 3006, Pub. L. 96-460, §7, Oct. 15, 1980, 94 Stat. 2047, established the relationship between this chapter and existing Federal, State, and local authority.

Section 3007, Pub. L. 96-460, §8, Oct. 15, 1980, 94 Stat. 2048, provided that this chapter and the authority conferred by it would terminate Sept. 30, 1984.

SHORT TITLE

Section 1 of Pub. L. 96-460 provided that this chapter may be cited as the "Chesapeake Bay Research Coordination Act of 1980".

**CHAPTER 51—ALASKA NATIONAL INTEREST
LANDS CONSERVATION**

SUBCHAPTER I—GENERAL PROVISIONS

Sec.	
3101.	Congressional statement of purpose.
3102.	Definitions.
3103.	Maps.

SUBCHAPTER II—SUBSISTENCE MANAGEMENT
AND USE

3111.	Congressional declaration of findings.
3112.	Congressional statement of policy.
3113.	Definitions.
3114.	Preference for subsistence uses.
3115.	Local and regional participation.
3116.	Federal monitoring; reports to State and Congressional committees.
3117.	Judicial enforcement.
3118.	Park and park monument subsistence resource commissions.
3119.	Cooperative agreements.
3120.	Subsistence and land use decisions.

Sec.	
3121.	Rural residents engaged in subsistence uses.
3122.	Research.
3123.	Periodic reports.
3124.	Regulations.
3125.	Limitations and savings clauses.
3126.	Closure to subsistence uses.

SUBCHAPTER III—FEDERAL NORTH SLOPE
LANDS STUDIES, OIL AND GAS LEASING PRO-
GRAM AND MINERAL ASSESSMENTS

3141.	Overall study program.
3142.	Arctic National Wildlife Refuge coastal plain resource assessment.
3143.	Production of oil and gas from Arctic National Wildlife Refuge prohibited.
3144.	Wilderness portion of study.
3145.	Wildlife resources portion of study and impact of potential oil spills in Arctic Ocean.
3146.	Transportation alternatives portion of study.
3147.	Arctic research study.
3148.	Oil and gas leasing program for non-North Slope Federal lands.
3149.	Oil and gas lease applications.
3150.	Alaska mineral resource assessment program.
3151.	Omitted.

SUBCHAPTER IV—TRANSPORTATION AND UTIL-
ITY SYSTEMS IN AND ACROSS, AND ACCESS
INTO, CONSERVATION SYSTEM UNITS

3161.	Congressional declaration of findings.
3162.	Definitions.
3163.	Effect on other laws.
3164.	Procedural requirements.
3165.	Standards for granting certain authorizations.
3166.	Agency, Presidential, and Congressional actions.
3167.	Rights-of-way terms and conditions.
3168.	Injunctive relief.
3169.	Valid existing right of access.
3170.	Special access and access to inholdings.
3171.	Temporary access.
3172.	North Slope Haul Road.
3173.	Stikine River region; Presidential study and report to Congress.

SUBCHAPTER V—FEDERAL-STATE COOPERATION

3181.	Alaska Land Use Council.
3182.	Federal Coordination Committee.
3183.	Bristol Bay Cooperative Region.

SUBCHAPTER VI—ADMINISTRATIVE PROVISIONS

3191.	Management plans.
3192.	Land acquisition authority.
3192a.	Restrictions on use of appropriated funds.
3193.	Use of cabins and other sites of occupancy on conservation system units.
3194.	Archeological and paleontological sites.
3195.	Cooperative information and education centers.
3196.	Administrative sites and visitor facilities.
3197.	Revenue-producing visitor services.
3198.	Local hire.
3199.	Navigation aids and other facilities.
3200.	Denali Scenic Highway study.
3201.	Administration of national preserves.
3202.	Taking of fish and wildlife.
3203.	Wilderness management.
3204.	Allowed uses.
3205.	General wilderness review.
3206.	Statewide cultural assistance program.
3207.	Effect on existing rights; water resources.
3208.	Authorization of appropriations; contract authority.
3209.	Effect on prior withdrawals.
3210.	Access by owner to nonfederally owned land.
3211.	Yukon Flats National Wildlife Refuge agricultural use.
3212.	Terror Lake Hydroelectric Project in Kodiak National Wildlife Refuge.

- Sec.
3213. Future executive branch actions.
3214. Alaska gas pipeline.
3215. Public land entries in Alaska.

SUBCHAPTER VII—NATIONAL NEED MINERAL
ACTIVITY RECOMMENDATION PROCESS

3231. Areas subject to national need recommenda-
tion process.
3232. Recommendations of President to Congress.
3233. Expedited Congressional review.

SUBCHAPTER I—GENERAL PROVISIONS

§ 3101. Congressional statement of purpose

(a) Establishment of units

In order to preserve for the benefit, use, education, and inspiration of present and future generations certain lands and waters in the State of Alaska that contain nationally significant natural, scenic, historic, archeological, geological, scientific, wilderness, cultural, recreational, and wildlife values, the units described in the following titles are hereby established.

(b) Preservation and protection of scenic, geological, etc., values

It is the intent of Congress in this Act to preserve unrivaled scenic and geological values associated with natural landscapes; to provide for the maintenance of sound populations of, and habitat for, wildlife species of inestimable value to the citizens of Alaska and the Nation, including those species dependent on vast relatively undeveloped areas; to preserve in their natural state extensive unaltered arctic tundra, boreal forest, and coastal rainforest ecosystems; to protect the resources related to subsistence needs; to protect and preserve historic and archeological sites, rivers, and lands, and to preserve wilderness resource values and related recreational opportunities including but not limited to hiking, canoeing, fishing, and sport hunting, within large arctic and subarctic wildlands and on freeflowing rivers; and to maintain opportunities for scientific research and undisturbed ecosystems.

(c) Subsistence way of life for rural residents

It is further the intent and purpose of this Act consistent with management of fish and wildlife in accordance with recognized scientific principles and the purposes for which each conservation system unit is established, designated, or expanded by or pursuant to this Act, to provide the opportunity for rural residents engaged in a subsistence way of life to continue to do so.

(d) Need for future legislation obviated

This Act provides sufficient protection for the national interest in the scenic, natural, cultural and environmental values on the public lands in Alaska, and at the same time provides adequate opportunity for satisfaction of the economic and social needs of the State of Alaska and its people; accordingly, the designation and disposition of the public lands in Alaska pursuant to this Act are found to represent a proper balance between the reservation of national conservation system units and those public lands necessary and appropriate for more intensive use and disposition, and thus Congress believes that the

need for future legislation designating new conservation system units, new national conservation areas, or new national recreation areas, has been obviated thereby.

(Pub. L. 96-487, title I, § 101, Dec. 2, 1980, 94 Stat. 2374.)

REFERENCES IN TEXT

The following titles, referred to in subsec. (a), mean titles II to XV of Pub. L. 96-487, Dec. 2, 1980, §§ 201-1503, 94 Stat. 2377-2551. For complete classification of these titles to the Code, see Tables.

This Act, referred to in subsecs. (b) to (d), is Pub. L. 96-487, Dec. 2, 1980, 94 Stat. 2371, as amended, known as the Alaska National Interest Lands Conservation Act. For complete classification of this Act to the Code, see Short Title note set out below and Tables.

SHORT TITLE

Section 1 of Pub. L. 96-487 provided that: "This Act [enacting this chapter, sections 410hh to 410hh-5, 460mm to 460mm-4, 539 to 539e, and 1285b of this title, and sections 1631 to 1641 and 1784 of Title 43, Public Lands, amending sections 410bb, 1274, 1276, 1279, and 1280 of this title and sections 1602, 1606, 1607, 1611, 1613, 1614, 1620, and 1621 of Title 43, enacting provisions set out as notes under this section and sections 431, 668dd, 1132, 1274, and 3145 of this title and sections 1605, 1613, and 1618 of Title 43, and amending provisions set out as notes under sections 1611 and 1613 of Title 43 and preceding section 21 of Title 48, Territories and Insular Possessions] may be cited as the 'Alaska National Interest Lands Conservation Act'."

§ 3102. Definitions

As used in this Act (except that in titles IX and XIV the following terms shall have the same meaning as they have in the Alaska Native Claims Settlement Act [43 U.S.C. 1601 et seq.], and the Alaska Statehood Act)—

(1) The term "land" means lands, waters, and interests therein.

(2) The term "Federal land" means lands the title to which is in the United States after December 2, 1980.

(3) The term "public lands" means land situated in Alaska which, after December 2, 1980, are Federal lands, except—

(A) land selections of the State of Alaska which have been tentatively approved or validly selected under the Alaska Statehood Act and lands which have been confirmed to, validly selected by, or granted to the Territory of Alaska or the State under any other provision of Federal law;

(B) land selections of a Native Corporation made under the Alaska Native Claims Settlement Act [43 U.S.C. 1601 et seq.] which have not been conveyed to a Native Corporation, unless any such selection is determined to be invalid or is relinquished; and

(C) lands referred to in section 19(b) of the Alaska Native Claims Settlement Act [43 U.S.C. 1618(b)].

(4) The term "conservation system unit" means any unit in Alaska of the National Park System, National Wildlife Refuge System, National Wild and Scenic Rivers Systems, National Trails System, National Wilderness Preservation System, or a National Forest Monument including existing units, units established, designated, or expanded by