

115TH CONGRESS
1ST SESSION

H. R. 2943

To provide grants for projects to acquire land and water for parks and other outdoor recreation purposes and to develop new or renovate existing outdoor recreation facilities.

IN THE HOUSE OF REPRESENTATIVES

JUNE 20, 2017

Ms. BARRAGÁN (for herself, Mr. TURNER, Mr. DONOVAN, Ms. CASTOR of Florida, Ms. NORTON, Mr. ELLISON, Mr. BLUMENAUER, Mr. MCGOVERN, Mr. CURBELO of Florida, Ms. MENG, Mr. JEFFRIES, Ms. LEE, Mr. DESAULNIER, Mr. BUTTERFIELD, Ms. FRANKEL of Florida, Ms. PLASKETT, Mr. RASKIN, Ms. JAYAPAL, Mr. ESPAILLAT, Mr. CONYERS, Mr. LOWENTHAL, Mr. MCEACHIN, Mr. TED LIEU of California, Mr. BACON, and Mr. POCAN) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To provide grants for projects to acquire land and water for parks and other outdoor recreation purposes and to develop new or renovate existing outdoor recreation facilities.

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 “Outdoor Recreation
5 Legacy Partnership Grant Program Act”.

1 **SEC. 2. DEFINITIONS.**

2 In this Act:

3 (1) **ELIGIBLE ENTITY.**—

4 (A) **IN GENERAL.**—The term “eligible enti-
5 ty” means—

6 (i) a State;

7 (ii) a political subdivision of a State,
8 including—

9 (I) a city; and

10 (II) a county;

11 (iii) a special purpose district, includ-
12 ing park districts; and

13 (iv) an Indian tribe (as defined in sec-
14 tion 4 of the Indian Self-Determination
15 and Education Assistance Act (25 U.S.C.
16 5304)).

17 (B) **POLITICAL SUBDIVISIONS AND INDIAN**
18 **TRIBES.**—A political subdivision of a State or
19 an Indian tribe shall be considered an eligible
20 entity only if the political subdivision or Indian
21 tribe represents or otherwise serves a qualifying
22 urban area.

23 (2) **OUTDOOR RECREATION LEGACY PARTNER-**
24 **SHIP GRANT PROGRAM.**—The term “Outdoor Recre-
25 ation Legacy Partnership Grant Program” means
26 the program established under section 3(a).

1 (3) QUALIFYING URBAN AREA.—The term
2 “qualifying urban area” means an area described in
3 the notice of the Bureau of the Census entitled
4 “Qualifying Urban Areas for the 2010 Census” (77
5 Fed. Reg. 18652 (March 27, 2012)).

6 (4) SECRETARY.—The term “Secretary” means
7 the Secretary of the Interior.

8 **SEC. 3. GRANTS AUTHORIZED.**

9 (a) IN GENERAL.—The Secretary shall establish an
10 outdoor recreation legacy partnership grant program
11 under which the Secretary may award grants to eligible
12 entities for projects—

13 (1) to acquire land and water for parks and
14 other outdoor recreation purposes; and

15 (2) to develop new or renovate existing outdoor
16 recreation facilities.

17 (b) MATCHING REQUIREMENT.—

18 (1) IN GENERAL.—As a condition of receiving a
19 grant under subsection (a), an eligible entity shall
20 provide matching funds in the form of cash or an in-
21 kind contribution in an amount equal to not less
22 than 100 percent of the amounts made available
23 under the grant.

24 (2) SOURCES.—The matching amounts referred
25 to in paragraph (1) may include amounts made

1 available from State, local, nongovernmental, or pri-
2 vate sources.

3 **SEC. 4. ELIGIBLE USES.**

4 (a) IN GENERAL.—A grant recipient may use a grant
5 awarded under this Act—

6 (1) to acquire land or water that provides out-
7 door recreation opportunities to the public; and

8 (2) to develop or renovate outdoor recreational
9 facilities that provide outdoor recreation opportuni-
10 ties to the public, with priority given to projects
11 that—

12 (A) create or significantly enhance access
13 to park and recreational opportunities in an
14 urban neighborhood or community;

15 (B) engage and empower underserved com-
16 munities and youth;

17 (C) provide opportunities for youth em-
18 ployment or job training;

19 (D) establish or expand public-private
20 partnerships, with a focus on leveraging re-
21 sources; and

22 (E) take advantage of coordination among
23 various levels of government.

24 (b) LIMITATIONS ON USE.—A grant recipient may
25 not use grant funds for—

- 1 (1) grant administration costs;
- 2 (2) incidental costs related to land acquisition,
3 including appraisal and titling;
- 4 (3) operation and maintenance activities;
- 5 (4) facilities that support semiprofessional or
6 professional athletics;
- 7 (5) indoor facilities such as recreation centers
8 or facilities that support primarily non-outdoor pur-
9 poses; or
- 10 (6) acquisition of land or interests in land that
11 restrict access to specific persons.

12 **SEC. 5. NATIONAL PARK SERVICE REQUIREMENTS.**

13 In carrying out the Outdoor Recreation Legacy Part-
14 nership Grant Program, the Secretary shall—

- 15 (1) conduct an initial screening and technical
16 review of applications received; and
- 17 (2) evaluate and score all qualifying applica-
18 tions.

19 **SEC. 6. REPORTING.**

20 (a) ANNUAL REPORTS.—Not later than 30 days after
21 the last day of each report period, each State lead agency
22 that receives a grant under this Act shall annually submit
23 to the Secretary performance and financial reports that—

- 24 (1) summarize project activities conducted dur-
25 ing the report period; and

1 (2) provide the status of the project.

2 (b) FINAL REPORTS.—Not later than 90 days after
3 the earlier of the date of expiration of a project period
4 or the completion of a project, each State lead agency that
5 receives a grant under this Act shall submit to the Sec-
6 retary a final report containing such information as the
7 Secretary may require.

8 **SEC. 7. REVENUE SHARING.**

9 Section 105(a)(2)(B) of the Gulf of Mexico Energy
10 Security Act of 2006 (43 U.S.C. 1331 note; Public Law
11 109–432) is amended by inserting before the period at the
12 end “, of which 20 percent for each of fiscal years 2018
13 through 2056 shall be used by the Secretary of the Inte-
14 rior to provide grants under the Outdoor Recreation Leg-
15 acy Partnership Grant Program Act of 2017”.

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