

simulations, from petroleum reservoir modeling to understanding air flow over the surface of a wing. Two of the four 1999 Gordon Bell Awards were given to Argonne researchers for applications using this computational kernel. The Gordon Bell Award is the most prestigious award in the application of parallel processing of scientific and engineering problems.

Would we cut off funding for such research strictly by virtue of the agency that oversees it?

Software developed by Argonne for the reconstruction of metabolic pathways is being provided on a Website available to the community of biological researchers. The software is widely used in such applications as establishing the function of proteins, and for simulating the functional behavior of higher organisms. In awarding the developers, Genetic Engineering News called the Website one of the most useful in biological science.

Again, should such work be ended strictly because another parent agency is the target of our funding largesse?

It is unfortunate that neither I nor other Members of the Science Committee were given the opportunity to discuss the IT research successes of the Department of Energy when this bill was marked up by the Committee in September. But the sponsor of this amendment, my colleague on the Science Committee, did not offer his amendment at that time.

This amendment seriously jeopardizes many of these basic research collaborations, and will ensure that DOE has no role in the future of information technology research.

I do not believe this is the prudent course for us to take today, and I would have strongly urged my colleagues to oppose the amendment if I had been here prior to its acceptance.

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#### ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. OSE). Pursuant to clause 8 of rule XX, the Chair announces that he will postpone further proceedings today on each motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Any record votes on postponed questions will be taken after debate has concluded on all motions to suspend the rules.

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#### OMNIBUS PARKS TECHNICAL CORRECTIONS ACT

Mr. HANSEN. Mr. Speaker, I move to suspend the rules and concur in the Senate amendments to the bill (H.R. 149) to make technical corrections to the Omnibus Parks and Public Lands Management Act of 1996 and to other laws related to parks and public lands.

The Clerk read as follows:

Senate amendments:

Page 2, after line 25, insert:

(4) In section 104(b) (110 Stat. 4101), by—

(A) adding the following after the end of the first sentence: “The National Park Service or any other Federal agency is authorized to enter into agreements, leases, contracts and other arrangements with the Presidio Trust which are

necessary and appropriate to carry out the purposes of this title.”;

(B) inserting after “June 30, 1932 (40 U.S.C. 303b).” “The Trust may use alternative means of dispute resolution authorized under subchapter IV of chapter 5 of title 5, United States Code (5 U.S.C. 571 et seq.).”; and

(C) by inserting at the end of the paragraph “The Trust is authorized to use funds available to the Trust to purchase insurance and for reasonable reception and representation expenses, including membership dues, business cards and business related meal expenditures.”

(5) Section 104(g) (110 Stat. 4103) is amended to read as follows:

“(g) FINANCIAL MANAGEMENT.—Notwithstanding section 1341 of title 31 of the United States Code, all proceeds and other revenues received by the Trust shall be retained by the Trust. Those proceeds shall be available, without further appropriation, to the Trust for the administration, preservation, restoration, operation and maintenance, improvement, repair and related expenses incurred with respect to Presidio properties under its administrative jurisdiction. The Secretary of the Treasury shall invest, at the direction of the Trust, such excess moneys that the Trust determines are not required to meet current withdrawals. Such investment shall be in public debt securities with maturities suitable to the needs of the Trust and bearing interest at rates determined by the Secretary of the Treasury taking into consideration the current average yield on outstanding marketable obligations of the United States of comparable maturity.”.

(6) In section 104(j) (110 Stat. 4103), by striking “exercised.” and inserting “exercised, including rules and regulations for the use and management of the property under the Trust’s jurisdiction.”.

(7) In section 104 (110 Stat. 4101, 4104), by adding after subsection (o) the following:

“(p) EXCLUSIVE RIGHTS TO NAME AND INSIGNIA.—The Trust shall have the sole and exclusive right to use the words ‘Presidio Trust’ and any seal, emblem, or other insignia adopted by its Board of Directors. Without express written authority of the Trust, no person may use the words ‘Presidio Trust’, or any combination or variation of those words alone or with other words, as the name under which that person shall do or purport to do business, for the purpose of trade, or by way of advertisement, or in any manner that may falsely suggest any connection with the Trust.”.

(8) In section 104(n) (110 Stat. 4103), by inserting after “implementation of the” in the first sentence the words “general objectives of the”.

(9) In section 105(a)(2) (110 Stat. 4104), by striking “not more than \$3,000,000 annually,” and inserting after “Of such sums,” the word “funds”.

(10) In section 105(c) (110 Stat. 4104), by inserting before “including” the words “on a reimbursable basis.”.

(11) Section 103(c)(2) (110 Stat. 4099) is amended by striking “consecutive terms.” and inserting “consecutive terms, except that upon the expiration of his or her term, an appointed member may continue to serve until his or her successor has been appointed.”.

(12) Section 103(c)(9) (110 Stat. 4100) is amended by striking “properties administered by the Trust” and inserting in lieu thereof “properties administered by the Trust and all interest created under leases, concessions, permits and other agreements associated with the properties”.

(13) Section 104(d) (110 Stat. 4102) is amended as follows—

(A) by inserting “(I)” after “FINANCIAL AUTHORITIES.”;

(B) by striking “(I) The authority” and inserting in lieu thereof “(A) The authority”;

(C) by striking “(A) the terms” and inserting in lieu thereof “(I) the terms”;

(D) by striking “(B) adequate” and inserting in lieu thereof “(II) adequate”;

(E) by striking “(C) such guarantees” and inserting in lieu thereof “(III) such guarantees”;

(F) by striking “(2) The authority” and inserting in lieu thereof “(B) The authority”;

(G) by redesignating paragraphs (3) and (4) as paragraphs (2) and (3) respectively;

(H) in paragraph (2) (as redesignated by this section)—

(i) by striking “The authority” and inserting in lieu thereof “The Trust shall also have the authority”;

(ii) by striking “after determining that the projects to be funded from the proceeds thereof are creditworthy and that a repayment schedule is established and only”; and

(iii) by inserting after “and subject to such terms and conditions,” the words “including a review of the creditworthiness of the loan and establishment of a repayment schedule.”;

(I) in paragraph (3) (as redesignated by this section) by inserting before “this subsection” the words “paragraph (2) of”.

Page 16, after line 3, insert:

(6) In subsection (h)(2), by striking “ration” and inserting “ratio”.

Page 16, after line 21, insert:

#### SEC. 129. BOUNDARY REVISIONS.

Section 814(b)(2)(G) of Public Law 104-333 is amended by striking “are adjacent to” and inserting in lieu thereof “about”.

Page 21, after line 24, insert:

(5) Section 10(g)(5)(A) of such Act (112 Stat. 3050) is amended by striking “Daggett County” and inserting in lieu thereof “Dutch John”.

Page 23, after line 2, insert:

#### SEC. 305. NATIONAL PARK FOUNDATION.

Section 4 of Public Law 90-209 is amended—

(1) by inserting “with or” between “practicable” and “without” in the final sentence thereof; and

(2) by adding at the end thereof a new sentence as follows: “Monies reimbursed to either Department shall be returned by the Department to the account from which the funds for which the reimbursement is made were drawn and may, without further appropriation, be expended for any purpose for which such account is authorized.”.

#### SEC. 306. NATIONAL PARKS OMNIBUS MANAGEMENT ACT OF 1998.

Section 603(c)(1) of Public Law 105-391 is amended by striking “10” and inserting in lieu thereof “15”.

#### SEC. 307. GRAND STAIRCASE-ESCALANTE NATIONAL MONUMENT.

Section 201(d) of Public Law 105-355 is amended by inserting “and/or Tropic Utah,” after the words “school district, Utah,” and by striking “Public Purposes Act,” and the remainder of the sentence and inserting in lieu thereof “Public Purposes Act.”.

#### SEC. 308. SPIRIT MOUND.

Section 112(a) of division C of Public Law 105-277 (112 Stat. 2681-592) is amended—

(1) by striking “is authorized to acquire” and inserting in lieu thereof “is authorized: (I) to acquire”;

(2) by striking “South Dakota.” and inserting in lieu thereof “South Dakota; or”; and

(3) by adding at the end thereof the following new paragraph:

“(2) to transfer available funds for the acquisition of the tract to the State of South Dakota upon the completion of a binding agreement with the State to provide for the acquisition and long-term preservation, interpretation, and restoration of the Spirit Mound tract.”.

#### SEC. 309. AMERICA’S AGRICULTURAL HERITAGE PARTNERSHIP ACT AMENDMENT.

Section 702(5) of division II of the Public Law 104-333 (110 Stat. 4265), is amended by striking “Secretary of Agriculture” and inserting in lieu thereof “Secretary of the Interior”.

#### SEC. 310. NATIONAL PARK SERVICE ENTRANCE AND RECREATIONAL USE FEES.

(a) The Secretary of the Interior is authorized to retain and expend revenues from entrance

and recreation use fees at units of the National Park System where such fees are collected under section 4 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601-6a), notwithstanding the provisions of section 4(i) of such Act. Fees shall be retained and expended in the same manner and for the same purposes as provided under the Recreational Fee Demonstration Program (section 315 of Public Law 104-134, as amended (16 U.S.C. 4601-6a note).

(b) Nothing in this section shall affect the collection of fees at units of the National Park System designated as fee demonstration projects under the Recreational Fee Demonstration Program.

(c) The authorities in this section shall expire upon the termination of the Recreational Fee Demonstration Program.

**SEC. 311. NATIONAL PARKS OMNIBUS MANAGEMENT ACT OF 1998.**

Section 404 of the National Parks Omnibus Management Act of 1998 (Public Law 105-391; 112 Stat. 3508; 16 U.S.C. 5953) is amended by striking “contract terms and conditions,” and inserting “contract terms and conditions.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Utah (Mr. HANSEN) and the gentleman from Pennsylvania (Mr. MURTHA) each will control 20 minutes.

The Chair recognizes the gentleman from Utah (Mr. HANSEN).

Mr. HANSEN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 149 is a non-controversial bill that makes a number of technical corrections to the Omnibus Parks and Public Lands Management Act of 1996 and to other laws related to parks and public land management.

Mr. Speaker, as Members are aware, in each congressional session a large number of individual pieces of legislation are passed and written into law. Often small mistakes and errors are made in drafting and printing the final language that becomes the actual law. For example, the wrong number of a map might be found, a period is missing from a sentence, or a word is spelled incorrectly.

The administration is very proficient in discovering these technical mistakes and have brought many of them to the attention of Congress. This bill makes numerous technical corrections to language which has been written into many of our various laws, and makes certain that the language is correct and consistent.

After passing the House last year, H.R. 149 was amended by the Senate with some other necessary changes that were brought to our attention. Included in the Senate amendments are changes dealing with the Presidio Trust, the North Carolina Park Foundation, the Grand Staircase-Escalante National Monument, and the retention of National Park entrance and recreation fees at the unit where it is collected.

I believe now we have addressed all the corrections that need to be made. This bill is supported by the administration, and I urge my colleagues to give their support on H.R. 149, as amended.

Mr. Speaker, if I may continue, during the consideration of H.R. 149, the

Senate committee adopted a number of technical and clarifying amendments which were explained in detail in the section by section analysis below.

In addition to the technical and clarifying amendments, the committee adopted amendments which expand the authorities of the Presidio Trust. The amendments, one, authorize the Trust to expend funds for insurance and business-related expenses appropriate to the business activities of the Trust; two, make clear that the Administrative Dispute Resolution Act applies to the Presidio Trust, and that the Trust has the same authority to pursue binding arbitration under that act as any other executive agency, as defined in Section 103 and 105 of title V of the United States Code; three, clarify that the term “proceeds” as used in section 104(g) of public law 104-333 includes all revenues of the Trust; four, clarify that the scope of the Trust rules and regulations includes rules and regulations for the use and management of the property under the Trust jurisdiction.

Mr. Speaker, I reserve the balance of my time.

Mr. MURTHA. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 149 is a house-keeping measure that originally passed the House in February of 1999. The bill made numerous technical corrections in the Omnibus Parks and Public Lands Act of 1996 and other laws to fix punctuation, map references, and other minor drafting errors that we exist.

We have no objection to the bill.

Mr. NUSSLE. Mr. Speaker, I would like to express my support for a provision in H.R. 149 which is of importance to the people of Iowa's Second District. H.R. 149 authorizes the change of designation for the America's Agriculture Heritage Partnership from the Agriculture Department to the Interior Department.

The Omnibus National Park and Public Lands Act of 1996 (P.L. 104-333) established the America's Agriculture Heritage Partnership, more commonly known as Silos and Smokestacks, to present and interpret the history of agriculture in America. Along with Silos and Smokestacks, this act established nine other historical tourist parks as National Heritage Areas. When originally created, Silos and Smokestacks was the only National Heritage Area not designated under the Interior Department.

Since 1996, all of the other National Heritage Areas have been able to coordinate their efforts because of the coalition they formed under the Interior Department. While the Board of Trustees for Silos and Smokestacks originally sought authorization through the Agriculture Department in 1996, the current Board of Trustees is seeking to change its designation to the Interior Department.

I introduced the America's Agriculture Heritage Partnership Amendments of 1999 (H.R. 1493) to change this designation at the request of the current Board of Trustees. I am pleased that this legislation was included in H.R. 149. H.R. 149 will allow Silos and Smokestacks to be included in the coalition and continue its efforts to provide a unique view of our nation's agriculture heritage.

Mr. MURTHA. Mr. Speaker, I yield back the balance of my time.

Mr. HANSEN. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Utah (Mr. HANSEN) that the House suspend the rules and concur in the Senate amendments to the bill, H.R. 149.

The question was taken; and (two-thirds having voted in favor thereof) the rules were suspended and the Senate amendments were concurred in.

A motion to reconsider was laid on the table.

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**CARTER G. WOODSON HOME NATIONAL HISTORIC SITE STUDY ACT OF 1999**

Mr. HANSEN. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3201) to authorize the Secretary of the Interior to study the suitability and feasibility of designating the Carter G. Woodson home in the District of Columbia as a national historic site, and for other purposes

The Clerk read as follows:

H.R. 3201

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Carter G. Woodson Home National Historic Site Study Act of 1999”.

**SEC. 2. FINDINGS.**

Congress finds the following:

(1) Dr. Carter G. Woodson, cognizant of the widespread ignorance and scanty information concerning the history of African Americans, founded on September 9, 1915, the Association for the Study of Negro Life and History, since renamed the Association for the Study of African-American Life and History.

(2) The Association was founded in particular to counter racist propaganda alleging black inferiority and the pervasive influence of Jim Crow prevalent at the time.

(3) The mission of the Association was and continues to be educating the American public of the contributions of Black Americans in the formation of the Nation's history and culture.

(4) Dr. Woodson dedicated nearly his entire adult life to every aspect of the Association's operations in furtherance of its mission.

(5) Among the notable accomplishments of the Association under Dr. Woodson's leadership, Negro History Week was instituted in 1926 to be celebrated annually during the second week of February. Negro History Week has since evolved into Black History Month.

(6) The headquarters and center of operations of the Association was Dr. Woodson's residence, located at 1538 Ninth Street, Northwest, Washington, D.C.

**SEC. 3. DEFINITIONS.**

For purposes of this Act, the term “Secretary” means the Secretary of the Interior, acting through the Director of the National Park Service.

**SEC. 4. STUDY.**

(a) IN GENERAL.—Not later than 18 months after the date on which funds are made available for such purpose, the Secretary, after consultation with the Mayor of the District of Columbia, shall submit to the Committee on Resources of the United States House of Representatives and the Committee on Energy and Natural Resources of the United