# 111TH CONGRESS 2D SESSION H.R. 3954

# AN ACT

To release Federal reversionary interests retained on certain lands acquired in the State of Florida under the Bankhead-Jones Farm Tenant Act, to authorize the interchange of National Forest System land and State land in Florida, to authorize an additional conveyance under the Florida National Forest Land Management Act of 2003, and for other purposes.

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 "Florida National For-
5	est Land Adjustment Act of 2010".
6	SEC. 2. RELEASE OF DEED RESTRICTIONS ON CERTAIN
7	LANDS ACQUIRED UNDER THE BANKHEAD-
8	JONES FARM TENANT ACT IN FLORIDA.
9	(a) FINDINGS.—Congress finds the following:
10	(1) Certain lands in the State of Florida were
11	conveyed by the United States to the State under
12	the authority of section 32(c) of the Bankhead-Jones
13	Farm Tenant Act (7 U.S.C. 1011(c)), and now are
14	part of the Blackwater River and Withlacoochee
15	State Forests.
16	(2) The lands were conveyed to the State sub-
17	ject to deed restrictions that the lands could be only
18	used for public purposes.
19	(3) The deed restrictions impede the ability of
20	the State to remedy boundary and encroachment
21	problems involving the lands.
22	(4) The release of the deed restrictions by the
23	Secretary of Agriculture (hereafter referred to as the
24	"Secretary") will further the purposes for which the
25	lands are being managed as State forests and will

alleviate future Federal responsibilities with respect
 to the lands.

3 (b) RELEASE REQUIRED.—Subject to valid existing 4 rights, and such reservations as the Secretary considers 5 to be in the public interest, the Secretary shall release, convey, and quitclaim to the State of Florida, without 6 7 monetary consideration, all rights, title, and remaining in-8 terest of the United States in and to those lands within 9 or adjacent to the Blackwater River and Withlacoochee 10 State Forests that were conveyed to the State under the authority of section 32(c) of the Bankhead-Jones Farm 11 12 Tenant Act (7 U.S.C. 1011(c)) or under any other law 13 authorizing conveyance subject to restrictions or reversionary interests retained by the United States. 14

(c) TERMS AND CONDITIONS.—The conveyances authorized by subjection (b) are subject to the following
terms and conditions:

(1) The State shall cover or reimburse the Secretary for reasonable costs incurred by the Secretary
to make the conveyances, including title searches,
surveys, deed preparation, attorneys' fees, and similar expenses. The Secretary may not seek reimbursement for administrative overhead costs.

24 (2) By accepting the conveyances authorized by
25 this section, the State agrees—

(A) that all net proceeds from any sale, ex-
change, or other disposition of the real property
subject to deed restrictions shall be used by the
State for the acquisition of lands or interests in
lands within or adjacent to units of the state
forest and park systems;
(B) to affirmatively address and resolve
boundary encroachments in accordance with
State law for the affected State forests; and
(C) to indemnify and hold the United
States harmless with regard to any boundary
disputes related to any parcel released under
disputes related to any parcel released under this section.
this section.
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this section. <b>SEC. 3. INTERCHANGE INVOLVING NATIONAL FOREST SYS-</b> <b>TEM LAND AND STATE LAND IN FLORIDA.</b> (a) FINDINGS.—The Congress finds the following: (1) There are intermingled Federal and State
this section. <b>SEC. 3. INTERCHANGE INVOLVING NATIONAL FOREST SYS-</b> <b>TEM LAND AND STATE LAND IN FLORIDA.</b> (a) FINDINGS.—The Congress finds the following: (1) There are intermingled Federal and State lands within units of the National Forest System in
this section. <b>SEC. 3. INTERCHANGE INVOLVING NATIONAL FOREST SYS-</b> <b>TEM LAND AND STATE LAND IN FLORIDA.</b> (a) FINDINGS.—The Congress finds the following: (1) There are intermingled Federal and State lands within units of the National Forest System in Florida that are of comparable quantity and quality
this section. SEC. 3. INTERCHANGE INVOLVING NATIONAL FOREST SYS- TEM LAND AND STATE LAND IN FLORIDA. (a) FINDINGS.—The Congress finds the following: (1) There are intermingled Federal and State lands within units of the National Forest System in Florida that are of comparable quantity and quality and of approximately equal value.
this section. SEC. 3. INTERCHANGE INVOLVING NATIONAL FOREST SYS- TEM LAND AND STATE LAND IN FLORIDA. (a) FINDINGS.—The Congress finds the following: (1) There are intermingled Federal and State lands within units of the National Forest System in Florida that are of comparable quantity and quality and of approximately equal value. (2) Interchanging these lands would be in the

25 this section, the term "approximately equal value" means

a comparative estimate of the value between lands to be
 interchanged, regarding which, without the necessity of an
 appraisal, the elements of value, such as physical charac teristics and other amenities, are readily apparent and
 substantially similar.

### 6 (c) LAND INTERCHANGE AUTHORIZED.—

7 (1) AUTHORIZATION.—Subject to valid existing 8 rights, if the State of Florida offers to convey to the 9 United States those State lands designated for inter-10 change on the two maps entitled "State of Florida— 11 U.S. Forest Service Interchange—January, 2009" 12 and title to such lands is otherwise acceptable to the 13 Secretary of Agriculture, the Secretary shall convey 14 and guitclaim to the State those National Forest 15 System lands in the Ocala National Forest and the 16 Apalachicola National Forest designated for inter-17 change on the maps.

(2) MAPS.—The maps referenced in paragraph
(1) shall be available for public inspection in the office of the Chief of the Forest Service and in the office of the Supervisor of the National Forests in
Florida for a period of at least 5 years after completion of the land interchanges authorized by this section.

(d) TERMS AND CONDITIONS.—Any land interchange
 under this section shall be subject to such reservations and
 rights-of-way as may be mutually acceptable to the Sec retary and the authorized officer of the State.

5 (e) REPLACEMENT LAND.—In the event that any of the designated lands are in whole or part found to be un-6 7 acceptable for interchange under this section due to title 8 deficiencies, survey problems, the existence of hazardous 9 materials, or for any other reason, the Secretary and the 10 authorized officer of the State may substitute or modify the lands to be interchanged insofar as it is mutually 11 agreed that the lands are of comparable quality and ap-12 13 proximately equal value.

# 14 SEC. 4. ADDITIONAL LAND DISPOSAL UNDER FLORIDA NA15 TIONAL FOREST LAND MANAGEMENT ACT OF 16 2003.

17 (a) DISPOSAL AUTHORIZED.—In accordance with the provisions of the Florida National Forest Land Manage-18 ment Act of 2003 (Public Law 108–152; 117 Stat. 1919), 19 the Secretary of Agriculture may convey, by means of sale 20 21 or exchange, all right, title, and interest of the United 22 States in and to a parcel of land comprising approximately 23 114 acres, located within Township 1 South, Range 1 24 West, section 25, Leon County, Florida, and designated as tract W-1979. 25

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1 (b)	USE OF PROCEEDS.—
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2	(1) TRACT W-1979.—The Secretary shall use
3	the proceeds derived from any sale of tract W–1979,
4	as authorized by subsection (a), only—

5 (A) to acquire lands and interests in land 6 for inclusion in the Apalachicola National For-7 est; and

8 (B) to cover the disposal costs incurred by
9 the Secretary to carry out the sale of such
10 tract.

11 (2) CERTAIN OTHER TRACTS.—With respect to 12 tract A-943, tract A-944, and tract C-2210, as de-13 scribed in paragraphs (5), (6), and (16) of sub-14 section (b) of section 3 of the Florida National For-15 est Land Management Act of 2003 and authorized 16 for sale by subsection (a) of such section, being 17 lands having permanent improvements and infra-18 structure, the Secretary may use the net proceeds 19 derived from any sale of such tracts to acquire, con-20 struct, or maintain administrative improvements for 21 units of the National Forest System in Florida.

## 22 SEC. 5. REQUIRED DESIGNATION IN PAYGO ACTS.

The budgetary effects of this Act, for the purpose of
complying with the Statutory Pay-As-You-Go Act of 2010
(Public Law 111-39; 124 Stat. 8), shall be determined

by reference to the latest statement titled "Budgetary Ef fects of PAYGO Legislation" for this Act, submitted for
 printing in the Congressional Record by the Chairman of
 the House Budget Committee, provided that such state ment has been submitted prior to the vote on passage.

Passed the House of Representatives March 17, 2010.

Attest:

Clerk.

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