## 112TH CONGRESS 1ST SESSION S.636

To provide the Quileute Indian Tribe tsunami and flood protection, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

March 17, 2011

Ms. CANTWELL (for herself and Mrs. MURRAY) introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

## A BILL

To provide the Quileute Indian Tribe tsunami and flood protection, 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. OLYMPIC NATIONAL PARK — QUILEUTE TRIBE.

4 (a) DEFINITIONS.—In this section:

5 (1) MAP.—The term "Map" means the map en6 titled "Olympic National Park and Quileute Res7 ervation Boundary Adjustment Map", numbered
8 149/80,059, and dated June 2010.

1	(2) PARK.—The term "Park" means the Olym-
2	pic National Park, located in the State of Wash-
3	ington.
4	(3) RESERVATION.—The term "Reservation"
5	means the Quileute Indian Reservation, located on
6	the Olympic Peninsula in the State of Washington.
7	(4) Secretary.—The term "Secretary" means
8	the Secretary of the Interior.
9	(5) TRIBE.—The term "Tribe" means the
10	Quileute Indian Tribe in the State of Washington.
11	(b) FINDINGS AND PURPOSE.—
12	(1) FINDINGS.—Congress finds that—
13	(A) the Reservation is located on the west-
14	ern coast of the Olympic Peninsula in the State
15	of Washington, bordered by the Pacific Ocean
16	to the west and the Park on the north, south,
17	and east;
18	(B) most of the Reservation village of La
19	Push is located within the coastal flood plain,
20	with the Tribe's administrative buildings,
21	school, elder center, and housing all located in
22	a tsunami zone;
23	(C) for many decades, the Tribe and the
24	Park have had a dispute over the Reservation
25	boundaries along the Quillayute River;

1	(D) in recent years, this dispute has inten-
2	sified as the Tribe has faced an urgent need for
3	additional lands for housing, schools, and other
4	Tribe purposes outside the tsunami and
5	Quillayute River flood zones; and
6	(E) the lack of a settlement of this dispute
7	threatens to adversely impact the public's exist-
8	ing and future recreational use of several at-
9	tractions in the Park that are accessed by the
10	public's use of Reservation lands.
11	(2) PURPOSES.—The purposes of this Act
12	are—
13	(A) to resolve the longstanding dispute
14	along portions of the northern boundary of the
15	Quileute Indian Reservation;
16	(B) to clarify public use and access to
17	Olympic National Park lands that are contig-
18	uous to the Reservation;
19	(C) to provide the Quileute Indian Tribe
20	with approximately 275 acres of land currently
21	located within the Park and approximately 510
22	acres of land along the Quillayute River, also
23	within the Park;

1	(D) to adjust the Wilderness boundaries to
2	provide the Quileute Indian Tribe Tsunami and
3	flood protection;
4	(E) through the land conveyance, to grant
5	the Tribe access to land outside of tsunami and
6	Quillayute River flood zones, and link existing
7	Reservation land with Tribe land to the east of
8	the Park; and
9	(F) to add 4,100 acres of Wilderness to
10	the Park.
11	(c) Designation of Additional National Park
12	System Land in Olympic National Park as Wilder-
13	NESS OR POTENTIAL WILDERNESS.—
14	(1) DESIGNATION.—In accordance with the
15	Wilderness Act (16 U.S.C. 1131 et seq.), the fol-
16	lowing lands within Olympic National Park in the
17	State of Washington are designated as wilderness or
18	potential wilderness and incorporated in the Olympic
19	Wilderness designated by section 101(a) of Public
20	Law 100–668 (102 Stat. 3961):
21	(A) Certain Federal land comprising ap-
22	proximately 4,100 acres as generally depicted
23	on the Map entitled "Wilderness Boundary —
24	Lake Crescent Addition, Olympic National
25	Park, Washington", numbered 149/60,471a,

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1 and dated May 2010, is hereby designated as 2 wilderness. The boundary along Lake Crescent shall be set back a sufficient distance to allow 3 4 management of the historic World War I 5 Spruce Railroad grade as the Olympic Dis-6 covery Trail, and to allow for operation and 7 maintenance of the existing county road. The 8 World War II Pyramid Peak lookout shall be 9 included in the wilderness and be managed and 10 maintained as a historic structure. 11 (B) Certain Federal land comprising ap-12 proximately 11 acres as generally depicted on 13 the Map entitled "Wilderness Boundary — 14 Boulder Creek Addition, Olympic National

Park, Washington", numbered 149/60,470, and
dated May 2009, is hereby designated as a potential wilderness addition.

(2) MANAGEMENT.—Except as provided in
paragraph (3), and subject to valid existing rights,
the Secretary shall manage each area designated as
wilderness or potential wilderness in accordance with
the Wilderness Act (16 U.S.C. 1131 et seq.), except
that any reference in the Wilderness Act to the effective date of the Wilderness Act shall be consid-

ered to be a reference to the date of enactment of
 this Act.

3 (3) ECOLOGICAL RESTORATION.—For purposes 4 of ecological restoration (including the elimination of 5 nonnative species, removal of decommissioned roads, 6 and any other activity necessary to restore the nat-7 ural ecosystems in the potential wilderness area) and 8 construction of a foot/stock trail, the Secretary may 9 use motorized equipment and mechanized transport 10 in the potential wilderness area until the date on 11 which the potential wilderness area is incorporated 12 into the Olympic Wilderness, whereupon wilderness 13 minimum requirement practices shall be imple-14 mented in accordance with the Wilderness Act.

15 (4) BOULDER CREEK ADDITION WILDERNESS 16 DESIGNATION.—The Boulder Creek Addition, con-17 sisting of the Boulder Creek Trail and the Boulder 18 Creek campground potential wilderness area, ap-19 proximately 15 acres as shown on the Map titled 20 "Wilderness Boundary — Boulder Creek Addition, 21 Olympic National Park, Washington", numbered 22 149/60,470, and dated May 2009, shall be des-23 ignated as wilderness and incorporated in the Olym-24 pic Wilderness on the date on which the Secretary 25 publishes notice in the Federal Register that condi-

1	tions in the potential wilderness areas that are in-
2	compatible with the Wilderness Act (16 U.S.C. 1131
3	et seq.) have been removed.
4	(5) MAP AND LEGAL DESCRIPTION.—
5	(A) SUBMISSION OF MAP AND LEGAL DE-
6	SCRIPTION.—As soon as practicable, after the
7	date of enactment of this section, the Secretary
8	shall file a map and legal description of each
9	area designated as wilderness and potential wil-
10	derness by this subtitle with—
11	(i) the Senate Committee on Energy
12	and Natural Resources; and
13	(ii) the House Committee on Natural
14	Resources.
15	(B) FORCE AND EFFECT.—The map and
16	legal description filed under subparagraph (A)
17	shall have the same force and effect as if in-
18	cluded in this subtitle, except that the Secretary
19	may correct any clerical or typographical errors
20	in the map or legal description.
21	(C) PUBLIC AVAILABILITY.—The map and
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	legal description filed under subparagraph (A)
23	legal description filed under subparagraph (A) shall be on file and available for public inspec-

(d) Redesignation of Federal Wilderness
 Land, Olympic National Park Conveyance.—

3 (1) Redesignation of wilderness.—Certain 4 Federal land in the Park that was designated as 5 part of the Olympic Wilderness under title I of the 6 Washington Park Wilderness Act of 1988 (Public 7 Law 100-668; 102 Stat. 3961; 16 U.S.C. 1132 8 note) and comprises approximately 222 acres, as 9 generally depicted on the Map is hereby no longer 10 designated as wilderness, and is no longer a compo-11 nent of the National Wilderness Preservation Sys-12 tem under the Wilderness Act (16 U.S.C. 1131 et 13 seq.).

14 (2) LANDS TO BE HELD IN TRUST.—All right, 15 title, and interest of the United States in and to the 16 approximately 510 acres generally depicted on the 17 Map as "Northern Lands", and the approximately 18 275 acres generally depicted on the Map as "South-19 ern Lands", are declared to be held in trust by the 20 United States for the benefit of the Tribe without 21 any further action by the Secretary.

22 (3) BOUNDARY ADJUSTMENT; SURVEY.—The
23 Secretary shall—

24 (A) adjust the boundaries of Olympic Wil-25 derness and the Park to reflect the change in

status of Federal lands under paragraph (2); and

(B) as soon as practicable after the date of
enactment of this section, conduct a survey, defining the boundaries of the Reservation and
Park, and of the Federal lands taken into and
held in trust that are adjacent to the north and
south bank of the Quillayute River as depicted
on the Map as "Northern Lands".

10 (4) LAW APPLICABLE TO CERTAIN LAND.—The
11 land taken into trust under this subsection shall not
12 be subject to any requirements for valuation, appraisal, or equalization under any Federal law.

(e) NON-FEDERAL LAND CONVEYANCE.—Upon completion and acceptance of an environmental hazard assessment, the Secretary shall take into trust for the benefit
of the Tribe certain non-Federal land owned by the Tribe,
consisting of approximately 184 acres, as depicted on the
Map as "Eastern Lands", such non-Federal land shall be
designated as part of the Reservation.

21 (f) MAP REQUIREMENTS.—

(1) AVAILABILITY OF INITIAL MAP.—The Secretary shall make the Map available for public inspection in appropriate offices of the National Park
Service. The Map shall also depict any non-Federal

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1	land currently owned by the Tribe which is being
2	placed in trust under this section.
3	(2) REVISED MAP.—Not later than one year
4	after the date of the land transaction in subsections
5	(d) and (e), the Secretary shall submit to the Com-
6	mittee on Energy and Natural Resources of the Sen-
7	ate and Committee on Natural Resources of the
8	House of Representatives a revised map that de-
9	picts—
10	(A) the Federal and non-Federal land
11	taken into trust under this section and the Sec-
12	ond Beach Trail; and
13	(B) the actual boundaries of the Park as
14	modified by the land conveyance.
15	(g) JURISDICTION.—The land conveyed to the Tribe
16	by this section shall be designated as part of the Quileute
17	Reservation and placed in the following jurisdictions:
18	(1) Trust land.—The same Federal, State,
19	and Tribe jurisdiction as on all other trust lands
20	within the Reservation, so long as the exercise of
21	such jurisdiction does not conflict with the terms of
22	the easement described in subsection (h) below.
23	(2) TRIBE JURISDICTION.—Park visitors shall
24	remain subject to the jurisdiction of the Tribe while
25	on the Second Beach parking lot, on those portions

1 of the Second Beach Trail on the Reservation, and 2 Rialto Spit, to the same extent that such visitors are 3 subject to the Tribe's jurisdiction elsewhere on the Reservation. 4 5 (h) GRANT OF EASEMENT IN CONNECTION WITH 6 LAND CONVEYANCE. 7 (1) EASEMENT REQUIRED.—The conveyances 8 under subsection (d)(2) shall be subject to the condi-9 tions described in this subsection. 10 (2) REQUIRED RIGHTS UNDER EASEMENT. 11 Any easement granted under this subsection must 12 contain the following express terms: 13 (A) NO IMPACT ON EXISTING RIGHTS.—An 14 easement shall not limit the Tribe's treaty 15 rights or other existing rights. 16 (B) RETENTION OF RIGHTS.—The Tribe 17 retains the right to enforce its rules against 18 visitors for disorderly conduct, drug and alcohol 19 use, use or possession of firearms, and other 20 disruptive behaviors. 21 (C) MONITORING OF EASEMENT CONDI-TIONS.—The Park has the right, with prior no-22 23 tice to the Tribe, to access lands conveyed to 24 the Tribe for purposes of monitoring compli-

1 ance with any easement made under this sub-2 section. 3 (3) EXEMPTION FOR SUBSECTION (e) LAND. 4 The non-Federal land owned by the Tribe and being 5 placed into trust by the Secretary in accordance with 6 subsection (e) shall not be included in, or subject to, 7 any easement or condition specified in this sub-8 section. 9 (4) REQUIRED TERMS AND CONDITIONS.—The 10 following specified land areas shall be subject to the 11 following easement conditions: 12 (A) CONDITIONS ON NORTHERN LAND. 13 Certain land that will be added to the northern 14 boundary of the Reservation by the land con-15 veyance, from Rialto Beach to the east line of 16 Section 23, shall be subject to an easement, 17 which shall contain the following requirements: 18 (i) The Tribe may lease or encumber 19 the land, consistent with their status as 20 trust lands, provided that the Tribe ex-21 pressly subjects the conveyance or author-22 ized use to the terms of the easement. 23 (ii) The Tribe may place temporary, 24 seasonal camps on the land, but shall not 25 place or construct commercial residential,

industrial, or other permanent buildings or structures.

(iii) Roads on the land on the date of enactment of this Act may be maintained or improved, but no major improvements or road construction may occur, and any road improvements, temporary camps, or other uses of these lands shall not interfere with its use as a natural wildlife corridor.

10 (iv) The Tribe may authorize Tribe 11 members and third parties to engage in 12 recreational, ceremonial, or treaty uses of 13 the land provided that the Tribe adopts 14 and enforces regulations permanently pro-15 hibiting the use of firearms in the Thunder 16 Field area, and any areas south of the 17 Quillayute River as depicted on the Map.

(v) The Tribe may exercise its sovereign right to fish and gather along the
Quillayute River in the Thunder Field
area.

(vi) The Tribe may, consistent with
any applicable Federal law, engage in activities reasonably related to the restoration and protection of the Quillayute River

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1	and its tributaries and streams, weed con-
2	trol, fish and wildlife habitat improvement,
3	Quillayute River or streambank stabiliza-
4	tion, and flood control. The Tribe and the
5	Park shall conduct joint planning and co-
6	ordination for Quillayute River restoration
7	projects, including streambank stabilization
8	and flood control.
9	(vii) Park officials and visitors shall
10	have access to engage in activities along
11	and in the Quillayute River and Dickey
12	River that are consistent with past rec-
13	reational uses, and the Tribe shall allow
14	the public to use and access the Dickey
15	River, and Quillayute River along the
16	north bank, regardless of future changes in
17	the Quillayute River or Dickey River align-
18	ment.
19	(viii) Park officials and visitors shall
20	have access to, and shall be allowed to en-
21	gage in, activities on Tribal lands at Rialto
22	Spit that are consistent with past rec-

reational uses, and the Tribe shall have ac-

cess to Park lands at Rialto Beach so that

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1	the Tribe may access and use the jetty at
2	Rialto Beach.
3	(B) Conditions on second beach trail
4	AND ACCESS.—Certain Quileute Reservation
5	land along the boundary between the Park and
6	the southern portion of the Reservation, encom-
7	passing the Second Beach trailhead, parking
8	area, and Second Beach Trail, shall be subject
9	to a conservation and management easement,
10	as well as any other necessary agreements,
11	which shall implement the following provisions:
12	(i) The Tribe shall allow Park officials
13	and visitors to park motor vehicles at the
14	Trail parking area existing on the date of
15	enactment of this Act and to access the
16	portion of the Trail located on Tribal
17	lands, and the Park shall be responsible
18	for the costs of maintaining existing park-
19	ing access to the Trail.
20	(ii) The Tribe shall grant Park offi-
21	cials and visitors the right to peacefully
22	use and maintain the portion of the Trail
23	that is on Tribal lands, and the Park shall
24	be responsible for maintaining the Trail
25	and shall seek advance written approval

1	from the Tribe before undertaking any
2	major Trail repairs.
3	(iii) The Park officials and the Tribe
4	shall conduct joint planning and coordina-
5	tion regarding any proposed relocation of
6	the Second Beach trailhead, the parking
7	lot, or other portions of the Trail.
8	(iv) The Tribe shall avoid altering the
9	forested landscape of the Tribe-owned
10	headlands between First and Second
11	Beach in a manner that would adversely
12	impact or diminish the aesthetic and nat-
13	ural experience of users of the Trail.
14	(v) The Tribe shall reserve the right
15	to make improvements or undertake activi-
16	ties at the Second Beach headlands that
17	are reasonably related to enhancing fish
18	habitat, improving or maintaining the
19	Tribe's hatchery program, or alterations
20	that are reasonably related to the protec-
21	tion of the health and safety of Tribe
22	members and the general public.
23	(vi) The Park officials, after consulta-
24	tion with the Tribe, may remove hazardous
25	or fallen trees on the Tribal-owned Second

1 Beach headlands to the extent necessary to 2 clear or safeguard the Trail, provided that 3 such trees are not removed from Tribal 4 lands. 5 (vii) The Park officials and the Tribe 6 shall negotiate an agreement for the de-7 sign, location, construction, and mainte-8 nance of a gathering structure in the Sec-9 ond Beach headlands overlook for the ben-10 efit of Park visitors and the Tribe, if such 11 a structure is proposed to be built. 12 (C) SOUTHERN LANDS EXEMPT.—All other 13 land conveyed to the Tribe along the southern 14 boundary of the Reservation under this section 15 shall not be subject to any easements or condi-16 tions, and the natural conditions of such land 17 may be altered to allow for the relocation of 18 Tribe members and structures outside the tsu-19 nami and Quillayute River flood zones. 20 (D) PROTECTION OF INFRASTRUCTURE.—

Nothing in this Act is intended to require the modification of the parklands and resources adjacent to the transferred Federal lands. The Tribe shall be responsible for developing its lands in a manner that reasonably protects its property and facilities from adjacent parklands by locating buildings and facilities an adequate distance from parklands to prevent damage to these facilities from such threats as hazardous

trees and wildfire.

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## 6 (i) Effect of Land Conveyance on Claims.—

7 (1) CLAIMS EXTINGUISHED.—Upon the date of 8 the land conveyances under subsections (d) and (e) 9 and the placement of conveyed lands into trust for 10 the benefit of the Tribe, any claims of the Tribe 11 against the United States, the Secretary, or the 12 Park relating to the Park's past or present owner-13 ship, entry, use, surveys, or other activities are 14 deemed fully satisfied and extinguished upon a for-15 mal Tribal Council resolution, including claims re-16 lated to the following:

17 (A) LAND ALONG QUILLAYUTE RIVER.—
18 The lands along the sections of the Quillayute
19 River, starting east of the existing Rialto Beach
20 parking lot to the east line of Section 22.

21 (B) SECOND BEACH.—The portions of the
22 Federal or Tribal lands near Second Beach.

23 (C) SOUTHERN BOUNDARY PORTIONS.—
24 Portions of the Federal or Tribal lands on the
25 southern boundary of the Reservation.

(2) RIALTO BEACH.—Nothing in this section
 shall create or extinguish claims of the Tribe relat ing to Rialto Beach.