

Public Law 103-174
103d Congress

An Act

Dec. 2, 1993
[H.R. 3471]

To authorize the leasing of naval vessels to certain foreign countries.

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

SECTION 1. AUTHORITY TO LEASE NAVAL VESSELS TO CERTAIN FOREIGN COUNTRIES.

The Secretary of the Navy is authorized to lease to the following foreign governments the following naval vessels:

(1) BRAZIL.—To the Government of Brazil, the “KNOX” class frigates HEPBURN (FF 1055), PATTERSON (FF 1061), FRANCIS HAMMOND (FF 1067), DOWNES (FF 1070), BLAKELY (FF 1072), and PAUL (FF 1080).

(2) EGYPT.—To the Government of Egypt, the “KNOX” class frigates JESSE L. BROWN (FFT 1089) and MOINESTER (FFT 1097).

(3) MOROCCO.—To the Government of Morocco, the “KNOX” class frigate VALDEZ (FF 1096).

(4) OMAN.—To the Government of Oman, the “KNOX” class frigate MILLER (FF 1091).

(5) SPAIN.—To the Government of Spain, the “KNOX” class frigates AYLWIN (FF 1081) and PHARRIS (FF 1094).

(6) TAIWAN.—To the Coordination Council for North American Affairs (which is the Taiwan instrumentality designated pursuant to section 10(a) of the Taiwan Relations Act), the “KNOX” class frigates JOSEPH HEWES (FFT 1078), COOK (FF 1083), and BARBEY (FF 1088).

(7) THAILAND.—To the Government of Thailand, the “KNOX” class frigates MARVIN SHIELDS (FF 1066), HAROLD E. HOLT (FF 1074), OUELLET (FF 1077), and TRUETT (FFT 1095).

(8) TURKEY.—To the Government of Turkey, the “KNOX” class frigates BOWEN (FFT 1079), McCANDLESS (FFT 1084), DONALD B. BEARY (FFT 1085), and AINSWORTH (FFT 1090).

(9) VENEZUELA.—To the Government of Venezuela, the “KNOX” class frigates ROARK (FF 1053) and GRAY (FF 1054).

SEC. 2. APPLICABLE LAW.

The leases authorized by section 1 shall be in accordance with chapter 6 of the Arms Export Control Act (22 U.S.C. 2796 and following), except that section 62 of that Act (22 U.S.C. 2796a; relating to reports to Congress) shall apply only to renewal of the leases.

SEC. 3. COSTS OF LEASES.

Any expense of the United States in connection with a lease authorized by section 1 shall be charged to the recipient.

SEC. 4. EXPIRATION OF AUTHORITY.

The authority granted by section 1 shall expire at the end of the 2-year period beginning on the date of the enactment of this Act, except that leases entered into under that authority during that period may be renewed.

Approved December 2, 1993.

LEGISLATIVE HISTORY—H.R. 3471:

CONGRESSIONAL RECORD, Vol. 139 (1993):

Nov. 18, considered and passed House.

Nov. 20, considered and passed Senate.

Public Law 103-175
103d Congress

An Act

Dec. 2, 1993
[S. 433]

To authorize and direct the Secretary of the Interior to convey certain lands in Cameron Parish, Louisiana, and for other purposes.

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

SECTION 1. CONVEYANCE OF LANDS.

(a) **IN GENERAL.**—Subject to the limitations set forth in this section, the Secretary of the Interior (hereinafter in this Act referred to as the “Secretary”) is directed to convey by quitclaim deed and without monetary consideration, all right, title, and interest of the United States in and to certain lands located in Cameron Parish, Louisiana, described as section 32, Township 15 south, Range 10 West, Louisiana Meridian, as depicted on the official plat of survey on file with the Bureau of Land Management, to the West Cameron Port Commission for use as a public port facility or for other public purposes. As used in this subsection, the term “other public purposes” means governmental or public welfare purposes (including, but not limited, to schools and roads) within the authority of a unit of local government under the laws of the State of Louisiana, and includes a commercial use by the West Cameron Port Authority of lands conveyed by the United States pursuant to this Act so long as the revenue from such use is devoted to such governmental or public welfare purposes.

(b) **RESERVATION OF MINERALS.**—The United States hereby excepts and reserves from the provisions of subsection (a) all minerals underlying the lands, including the right to enter and remove same.

(c) **REVERSION TO THE UNITED STATES.**—If the lands conveyed by the United States pursuant to this Act cease to be operated by the West Cameron Port Authority for use as a public port facility or for other public purposes, such lands shall revert to the United States: *Provided*, That the lands shall not revert if the Secretary determines that such lands, or any portion thereof, have become contaminated with hazardous substances (as defined in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 and following)).

(d) **RETENTION OF PROPERTY FOR COAST GUARD.**—The Secretary, after consultation with the Coast Guard and the West Cameron Port Authority, shall except and reserve from such conveyance all right, title, and interest to approximately 3.0 acres of land known as the Calcasieu Pass Radio Beacon Site used by the Coast Guard, along with any improvements thereon, for the continued use and benefit of the Coast Guard.