(e) EFFECT OF ESTABLISHMENT.—The boundaries designated for
the Heritage Area represent the area within which Federal funds
appropriated for the purpose of this title may be expended. The
establishment of the Heritage Area and its boundaries shall not
be construed to provide any nonexisting regulatory authority on
land use within the Heritage Area or its viewshed by the Secretary,
the National Park Service, or the management entity.

SEC. 259. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There is authorized to be appropriated to
carry out this subtitle $10,000,000, to remain available until
expended, of which not more than $1,000,000 may be authorized
to be appropriated for any fiscal year.

(b) FEDERAL SHARE.—The Federal share of the cost of any
activity carried out using funds made available under this subtitle
shall not exceed 50 percent.

SEC. 260. TERMINATION OF AUTHORITY.

The authority of the Secretary to provide assistance under
this subtitle terminates on the date that is 15 years after the
date of enactment of this Act.

Subtitle E—Freedom’s Frontier National
Heritage Area

SEC. 261. SHORT TITLE.

This subtitle may be cited as the “Freedom’s Frontier National
Heritage Area Act”.

SEC. 262. PURPOSE.

The purpose of this subtitle is to use preservation, conservation,
education, interpretation, and recreation in eastern Kansas and
Western Missouri in heritage development and sustainability of
the American story recognized by the American people.

SEC. 263. DEFINITIONS.

In this subtitle:

(1) HERITAGE AREA.—The term “Heritage Area” means the
Freedom’s Frontier National Heritage Area in eastern Kansas
and western Missouri.

(2) LOCAL COORDINATING ENTITY.—The term “local coordi-
nating entity” means Territorial Kansas Heritage Alliance, rec-
ognized by the Secretary, in consultation with the Governors
of the States, that agrees to perform the duties of a local
coordinating entity under this subtitle, so long as that Alliance
is composed of not less than 25 percent residents of Missouri.

(3) MANAGEMENT PLAN.—The term “management plan”
means the management plan for the Heritage Area developed
under section 264(e).

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

(5) STATE.—The term “State” means each of the States
of Kansas and Missouri.

(6) UNIT OF LOCAL GOVERNMENT.—The term “unit of local
government” means the government of a State, a political sub-
division of a State, or an Indian tribe.
SEC. 264. FREEDOM’S FRONTIER NATIONAL HERITAGE AREA.

(a) Establishment.—There is established in the States the Freedom’s Frontier National Heritage Area.

(b) Boundaries.—The Heritage Area may include the following:

(1) An area located in eastern Kansas and western Missouri, consisting of—

(A) Allen, Anderson, Atchison, Bourbon, Chautauqua, Cherokee, Clay, Coffey, Crawford, Douglas, Franklin, Geary, Jackson, Johnson, Labette, Leavenworth, Linn, Miami, Neosho, Pottawatomie, Riley, Shawnee, Wabaunsee, Wilson, Woodson, Jefferson, Montgomery, Osage, and Wyandotte Counties in Kansas; and


(2) Contributing sites, buildings, and districts within the area that are recommended by the management plan.

(c) Map.—The final boundary of the Heritage Area within the counties identified in subsection (b)(1) shall be specified in the management plan. A map of the Heritage Area shall be included in the management plan. The map shall be on file in the appropriate offices of the National Park Service, Department of the Interior.

(d) Local Coordinating Entity.—

(1) In general.—The local coordinating entity for the Heritage Area shall be Territorial Kansas Heritage Alliance, a nonprofit organization established in the State of Kansas, recognized by the Secretary, in consultation with the Governors of the States, so long as that Alliance is composed of not less than 25 percent residents of Missouri and agrees to perform the duties of the local coordinating entity under this subtitle.

(2) Authorities.—For purposes of developing and implementing the management plan, the local coordinating entity may—

(A) make grants to, and enter into cooperative agreements with, the States, political subdivisions of the States, and private organizations;

(B) hire and compensate staff; and

(C) enter into contracts for goods and services.

(e) Management Plan.—

(1) In general.—Not later than 3 years after the date on which funds are made available to carry out this subtitle, the local coordinating entity shall develop and submit to the Secretary a management plan reviewed by participating units of local government within the boundaries of the proposed Heritage Area.

(2) Contents.—The management plan shall—

(A) present a comprehensive program for the conservation, interpretation, funding, management, and development of the Heritage Area, in a manner consistent with the existing local, State, and Federal land use laws and compatible economic viability of the Heritage Area;

(B) establish criteria or standards to measure what is selected for conservation, interpretation, funding, management, and development;

(C) involve residents, public agencies, and private organizations working in the Heritage Area;
(D) specify and coordinate, as of the date of the management plan, existing and potential sources of technical and financial assistance under this and other Federal laws to protect, manage, and develop the Heritage Area; and

(E) include—

(i) actions to be undertaken by units of government and private organizations to protect, conserve, and interpret the resources of the Heritage Area;
(ii) an inventory of the resources contained in the Heritage Area, including a list of any property in the Heritage Area that is related to the themes of the Heritage Area and that meets the establishing criteria (such as, but not exclusive to, visitor readiness) to merit preservation, restoration, management, development, or maintenance because of its natural, cultural, historical, or recreational significance;
(iii) policies for resource management including the development of intergovernmental cooperative agreements, private sector agreements, or any combination thereof, to protect the historical, cultural, recreational, and natural resources of the Heritage Area in a manner consistent with supporting appropriate and compatible economic viability;
(iv) a program for implementation of the management plan by the designated local coordinating entity, in cooperation with its partners and units of local government;
(v) evidence that relevant State, county, and local plans applicable to the Heritage Area have been taken into consideration;
(vi) an analysis of ways in which local, State, and Federal programs may best be coordinated to promote the purposes of this subtitle; and
(vii) a business plan that—
(I) describes in detail the role, operation, financing, and functions of the local coordinating entity for each activity included in the recommendations contained in the management plan; and
(II) provides, to the satisfaction of the Secretary, adequate assurances that the local coordinating entity is likely to have the financial resources necessary to implement the management plan for the Heritage Area, including resources to meet matching requirement for grants awarded under this subtitle.

(3) CONSIDERATIONS.—In developing and implementing the management plan, the local coordinating entity shall consider the interests of diverse governmental, business, and nonprofit groups within the Heritage Area.

(4) DISQUALIFICATION FROM FUNDING.—If a proposed management plan is not submitted to the Secretary within 3 years after the date on which funds are made available to carry out this subtitle, the local coordinating entity shall be ineligible to receive additional funding under this subtitle.
Deadline.

(5) **APPROVAL AND DISAPPROVAL OF MANAGEMENT PLAN.**—
The Secretary shall approve or disapprove the proposed management plan submitted under this subtitle not later than 90 days after receiving such proposed management plan.

(6) **ACTION FOLLOWING DISAPPROVAL.**—If the Secretary disapproves a proposed management plan, the Secretary shall advise the local coordinating entity in writing of the reasons for the disapproval and shall make recommendations for revisions to the proposed management plan. The Secretary shall approve or disapprove a proposed revision within 90 days after the date it is submitted.

(7) **APPROVAL OF AMENDMENTS.**—The Secretary shall review and approve substantial amendments to the management plan. Funds appropriated under this subtitle may not be expended to implement any changes made by such amendment until the Secretary approves the amendment.

(8) **IMPLEMENTATION.**—
   (A) **PRIORITIES.**—The local coordinating entity shall give priority to implementing actions described in the management plan, including—
      (i) assisting units of government and nonprofit organizations in preserving resources within the Heritage Area; and
      (ii) encouraging local governments to adopt land use policies consistent with the management of the Heritage Area and the goals of the management plan.
   (B) **PUBLIC MEETINGS.**—The local coordinating entity shall conduct public meetings at least quarterly on the implementation of the management plan. Not less than 25 percent of the public meetings shall be conducted in Missouri.

(f) **PUBLIC NOTICE.**—The local coordinating entity shall place a notice of each of its public meetings in a newspaper of general circulation in the Heritage Area and shall make the minutes of the meeting available to the public.

(g) **ANNUAL REPORT.**—For any year in which Federal funds have been made available under this subtitle, the local coordinating entity shall submit to the Secretary an annual report that describes—
   (1) the accomplishments of the local coordinating entity; and
   (2) the expenses and income of the local coordinating entity.

(h) **AUDIT.**—The local coordinating entity shall—
   (1) make available to the Secretary for audit all records relating to the expenditure of Federal funds and any matching funds; and
   (2) require, with respect to all agreements authorizing expenditure of Federal funds by other organizations, that the receiving organizations make available to the Secretary for audit all records concerning the expenditure of the Federal funds and any matching funds.

(i) **USE OF FEDERAL FUNDS.**—
   (1) **IN GENERAL.**—No Federal funds made available under this subtitle may be used to acquire real property or an interest in real property.
(2) OTHER SOURCES.—Nothing in this subtitle precludes the local coordinating entity from using Federal funds made available under other Federal laws for any purpose for which the funds are authorized to be used.

SEC. 265. TECHNICAL AND FINANCIAL ASSISTANCE; OTHER FEDERAL AGENCIES.

(a) TECHNICAL AND FINANCIAL ASSISTANCE.—

(1) IN GENERAL.—On the request of the local coordinating entity, the Secretary may provide technical and financial assistance for the development and implementation of the management plan.

(2) PRIORITY FOR ASSISTANCE.—In providing assistance under paragraph (1), the Secretary shall give priority to actions that assist in—

(A) conserving the significant cultural, historic, and natural resources of the Heritage Area; and

(B) providing educational, interpretive, and recreational opportunities consistent with the purposes of the Heritage Area.

(3) SPENDING FOR NON-FEDERAL PROPERTY.—The local coordinating entity may expend Federal funds made available under this subtitle on non-Federal property that—

(A) meets the criteria in the approved management plan; or

(B) is listed or eligible for listing on the National Register of Historic Places.

(4) OTHER ASSISTANCE.—The Secretary may enter into cooperative agreements with public and private organizations to carry out this subsection.

(b) OTHER FEDERAL AGENCIES.—Any Federal entity conducting or supporting an activity that directly affects the Heritage Area shall—

(1) consider the potential effect of the activity on the purposes of the Heritage Area and the management plan;

(2) consult with the local coordinating entity regarding the activity; and

(3) to the maximum extent practicable, conduct or support the activity to avoid adverse effects on the Heritage Area.

(c) OTHER ASSISTANCE NOT AFFECTED.—This subtitle does not affect the authority of any Federal official to provide technical or financial assistance under any other law.

(d) NOTIFICATION OF OTHER FEDERAL ACTIVITIES.—The head of each Federal agency shall provide to the Secretary and the local coordinating entity, to the extent practicable, advance notice of all activities that may have an impact on the Heritage Area.

SEC. 266. PRIVATE PROPERTY PROTECTION.

(a) ACCESS TO PRIVATE PROPERTY.—Nothing in this subtitle shall be construed to require any private property owner to permit public access (including Federal, State, or local government access) to such private property. Nothing in this subtitle shall be construed to modify any provision of Federal, State, or local law with regard to public access to or use of private lands.

(b) LIABILITY.—Designation of the Heritage Area shall not be considered to create any liability, or to have any effect on any liability under any other law, of any private property owner with respect to any persons injured on such private property.
(c) Recognition of Authority To Control Land Use.—Nothing in this subtitle shall be construed to modify any authority of Federal, State, or local governments to regulate land use.

(d) Participation of Private Property Owners in Heritage Areas.—Nothing in this subtitle shall be construed to require the owner of any private property located within the boundaries of the Heritage Area to participate in or be associated with the Heritage Area.

(e) Land Use Regulation.—
(1) In general.—The local coordinating entity shall provide assistance and encouragement to State and local governments, private organizations, and persons to protect and promote the resources and values of the Heritage Area.

(2) Effect.—Nothing in this subtitle—
   (A) affects the authority of the State or local governments to regulate under law any use of land; or
   (B) grants any power of zoning or land use to the local coordinating entity.

(f) Private Property.—
(1) In general.—The local coordinating entity shall be an advocate for land management practices consistent with the purposes of the Heritage Area.

(2) Effect.—Nothing in this subtitle—
   (A) abridges the rights of any person with regard to private property;
   (B) affects the authority of the State or local government regarding private property; or
   (C) imposes any additional burden on any property owner.

(g) Requirements for Inclusion of Private Property.—
(1) Notification and Consent of Property Owners Required.—No privately owned property shall be preserved, conserved, or promoted by the management plan for the Heritage Area until the owner of that private property has been notified in writing by the management entity and has given written consent for such preservation, conservation, or promotion to the management entity.

(2) Landowner Withdrawal.—Any owner of private property included within the boundary of the Heritage Area shall have their property immediately removed from the boundary by submitting a written request to the management entity.

SEC. 267. SAVINGS PROVISIONS.

(a) Rules, Regulations, Standards, and Permit Processes.—Nothing in this subtitle shall be construed to impose any environmental, occupational, safety, or other rule, regulation, standard, or permit process in the Heritage Area that is different from those that would be applicable if the Heritage Area had not been established.

(b) Water and Water Rights.—Nothing in this subtitle shall be construed to authorize or imply the reservation or appropriation of water or water rights.

(c) No Diminishment of State Authority.—Nothing in this subtitle shall be construed to diminish the authority of the State to manage fish and wildlife, including the regulation of fishing and hunting within the Heritage Area.