		(Original Signature of Member)
118TH CONC 1ST SESS) L•
To provide	for the settlement of claim Reservation in Illinois, a	ns relating to the Shab-eh-nay Band and for other purposes.
IN	THE HOUSE OF	REPRESENTATIVES
Mr. García o	of Illinois introduced the fo	ollowing bill; which was referred to the
	A B	ILL
-		of claims relating to the Shabinois, and for other purposes.
$1 B\epsilon$	e it enacted by the Se	enate and House of Representa-
2 tives of	the United States of	America in Congress assembled,
3 SECTIO	ON 1. SHORT TITLE.	
4 T	his Act may be cited	d as the "Prairie Band Pota-
5 watomi	i Nation Shab-eh-nay	Band Reservation Settlement
6 Act of	2023''.	
7 SEC. 2.	FINDINGS; PURPOSES	S.
8 (a) FINDINGS.—Congr	ess finds that—

1	(1) pursuant to the Treaty of July 29, 1829,
2	made and concluded at Prairie du Chien (7 Stat.
3	320) (commonly known as the "Second Treaty of
4	Prairie du Chien"), the Potawatomi and other af-
5	fected Indian Tribes ceded certain land in northern
6	Illinois, except for 2 parcels totaling 1,280 acres for
7	Potawatomi Chief Shab-eh-nay and his Band at
8	their village near Paw Paw Grove, Illinois;
9	(2)(A) pursuant to the Treaty of September 26,
10	1833, made at Chicago (7 Stat. 431) (commonly
11	known as the "Treaty of Chicago"), the Potawatomi
12	and other Indians ceded approximately 5,000,000
13	acres of land, including the Shab-eh-nay Band Res-
14	ervation; but
15	(B) the Senate rejected the provision that ceded
16	that reservation, with the effect of affirming the In-
17	dian-held title and boundaries of the Shab-eh-nay
18	Band Reservation;
19	(3)(A) in 1849, while Chief Shab-eh-nay was
20	visiting his relatives in Kansas, the Commissioner of
21	the General Land Office of the United States sold
22	the Shab-eh-nay Band Reservation at public auction
23	to non-Indians who erroneously believed that they
24	had acquired good title to the land on which the
25	Shab-eh-nav Band Reservation is located; and

1	(B) the Shab-eh-nay Band Reservation is ille-
2	gally occupied as of the date of the enactment of
3	this Act;
4	(4) the Shab-eh-nay Band Reservation con-
5	tinues to exist;
6	(5) there is no evidence that Chief Shab-eh-nay
7	and his band abandoned the Shab-eh-nay Band Res-
8	ervation which, even if true, could not be the basis
9	for extinguishing the treaty-recognized Indian title
10	to the Reservation;
11	(6) the Shab-eh-nay Band held recognized title
12	to the Shab-eh-nay Band Reservation;
13	(7) Congress has never acted by treaty or stat-
14	ute to extinguish the recognized Indian title to the
15	Shab-eh-nay Band Reservation;
16	(8) the Tribe is the successor in interest to
17	Chief Shab-eh-nay's Band and the rightful owner
18	and occupant of the Shab-eh-nay Band Reservation;
19	(9) the United States continues to bear a trust
20	responsibility to the Tribe for the Shab-eh-nay Band
21	Reservation;
22	(10) the Tribe pursued a claim against the
23	United States under the Act entitled "An Act to cre-
24	ate an Indian Claims Commission, to provide for the
25	powers, duties, and functions thereof, and for other

1	purposes", approved August 13, 1946 (commonly
2	known as the "Indian Claims Commission Act") and
3	was paid for the loss of certain lands in northern Il-
4	linois, but the Shab-eh-nay Band Reservation was
5	specifically excluded by the Commission from the
6	lands for which it awarded additional compensation;
7	(11) the Federal Government, through the ac-
8	tions of the General Land Office, has deprived the
9	Tribe of the right of exclusive use and occupancy of
10	the Shab-eh-nay Band Reservation without legal au-
11	thorization or just compensation;
12	(12) certain non-Indian individuals, entities,
13	and local governments occupying land within the
14	boundaries of the Shab-eh-nay Band Reservation as
15	of the date of the enactment of this Act, including
16	the State and the County—
17	(A) acquired ownership interests to the
18	land in good faith; and
19	(B) should be able to possess clear title to
20	the land; and
21	(13) the United States has a moral and legal
22	responsibility—
23	(A) to help secure a fair and equitable set-
24	tlement of past inequities to the Tribe; and

1	(B) to ensure protection of the ownership
2	interests of non-Indian occupants of the Shab-
3	eh-nay Band Reservation.
4	(b) Purposes.—The purposes of this Act are—
5	(1) to acknowledge the unlawful sale by the
6	Federal Government of the valuable right held by
7	the Tribe to the exclusive use and occupancy of the
8	Shab-eh-nay Band Reservation;
9	(2) to reaffirm Federal recognition of the own-
10	ership by the Tribe of, and jurisdiction over, land
11	that the Tribe owns within the Shab-eh-nay Band
12	Reservation;
13	(3) to promote the economic self-sufficiency of
14	the Tribe and the members of the Tribe;
15	(4) to extinguish the Indian title to, and con-
16	firm the ownership by the State, the County, and
17	certain individuals and entities of, certain land with-
18	in the boundaries of the Shab-eh-nay Band Reserva-
19	tion;
20	(5) to provide stability and security to the State
21	and residents of the State, the local governments
22	and the areas over which the local governments exer-
23	cise jurisdiction, and businesses regarding the own-
24	ership and use by the Tribe of the Reaffirmed Res-
25	ervation;

1	(6) to extinguish potential claims by the Tribe
2	against the United States, the State, the local gov-
3	ernments, and private individuals and entities that
4	could be a direct consequence of not reaching a set-
5	tlement with the Tribe;
6	(7) to require the Secretary to preserve and
7	protect, but not manage, the Reaffirmed Reservation
8	in furtherance of the trust responsibility of the Fed-
9	eral Government; and
10	(8) to authorize the Secretary—
11	(A) to execute the waiver and release of
12	claims and compensate the Tribe; and
13	(B) to take any other action necessary to
14	carry out this Act.
15	SEC. 3. DEFINITIONS.
16	In this Act:
17	(1) County.—The term "County" means
18	Dekalb County in the State.
19	(2) Local government.—The term "local
20	government" means any unit of local government
21	that exercises authority over land located within the
22	Reservation as of the date of the enactment of this
23	Act.
24	(3) Reaffirmed reservation.—The term
25	"Reaffirmed Reservation" means—

1	(A) the Reservation; and
2	(B) any land located within the Replace-
3	ment Area that is held in trust after being
4	taken into trust by the Secretary of the Interior
5	for the benefit of the Tribe after the date of the
6	enactment of this Act.
7	(4) Replacement area.—The term "Replace-
8	ment Area" means the aboriginal territory of the
9	Tribe, located in the State near Shabbona, which is
10	all of the approximated land that is bounded as fol-
11	lows:
12	(A) On the north by Interstate 88.
13	(B) On the west by Interstate 39.
14	(C) On the south by State Route 30 and
15	Preserve Road.
16	(D) On the east by South 4th Street and
17	State Route 23.
18	(5) Repurchased lands.—The term "Repur-
19	chased Lands" means the approximately 129 acres
20	of land purchased and owned by the Tribe within
21	the Reservation as of the date of the enactment of
22	this Act.
23	(6) Reservation.—The term "Reservation"
24	means the approximately 1,280 acres of land in the
25	State reserved in the treaty of July 29, 1829 (7

1	Stat. 320) and the Treaty of September 26, 1833 (7
2	STAT. 431) and described as follows: sec. 23, the
3	W\1/2\ of sec. 25, and the E\1/2\ of sec. 26 in T.
4	38 N., R. 3 E., Third Principal Meridian.
5	(7) Secretary.—The term "Secretary" means
6	the Secretary of the Interior.
7	(8) STATE.—The term "State" means the State
8	of Illinois.
9	(9) TRIBE.—The term "Tribe" means the Prai-
10	rie Band Potawatomi Nation, a federally recognized
11	Indian Tribe.
12	SEC. 4. REAFFIRMATION OF SHAB-EH-NAY BAND RESERVA-
13	TION.
13 14	TION. (a) Reaffirmation of Reservation Status.—
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14 15	(a) REAFFIRMATION OF RESERVATION STATUS.— The Repurchased Lands is reaffirmed as Indian Country
141516	(a) REAFFIRMATION OF RESERVATION STATUS.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United
14151617	(a) REAFFIRMATION OF RESERVATION STATUS.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code).
14 15 16 17 18	(a) REAFFIRMATION OF RESERVATION STATUS.—The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code).(b) TRANSFER OF LANDS INTO TRUST.—If, not later
141516171819	 (a) Reaffirmation of Reservation Status.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code). (b) Transfer of Lands Into Trust.—If, not later than 180 days after the date of the enactment of this Act,
14 15 16 17 18 19 20	(a) Reaffirmation of Reservation Status.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code). (b) Transfer of Lands Into Trust.—If, not later than 180 days after the date of the enactment of this Act, the Tribe transfers title to any or all of the Repurchased
14 15 16 17 18 19 20 21	(a) Reaffirmation of Reservation Status.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code). (b) Transfer of Lands Into Trust.—If, not later than 180 days after the date of the enactment of this Act, the Tribe transfers title to any or all of the Repurchased Lands to the United States, the Secretary, not later than
14 15 16 17 18 19 20 21 22	(a) Reaffirmation of Reservation Status.— The Repurchased Lands is reaffirmed as Indian Country (as that term is defined in section 1151 of title 18, United States Code). (b) Transfer of Lands Into Trust.—If, not later than 180 days after the date of the enactment of this Act, the Tribe transfers title to any or all of the Repurchased Lands to the United States, the Secretary, not later than 180 days after such transfer, shall take the transferred

Reservation and administered in accordance with the laws and regulations generally applicable to land held in trust 3 by the United States for an Indian tribe. 4 SEC. 5. EXTINGUISHMENT OF INDIAN TITLE; CONFIRMA-5 TION OF LAND OWNERSHIP. 6 EXTINGUISHMENT OF INDIAN TITLE.—The 7 Tribe's Indian title to all lands within the exterior bound-8 aries of the reservation as of the date of enactment of this 9 Act, except for the Repurchased Lands, is extinguished. 10 (b) Confirmation of Land Ownership.—Title to lands and interests in lands within the exterior boundaries 12 of the Reservation held by the State, the local governments, or any individual or entity on November 5, 1849, is recognized and confirmed. 14 15 SEC. 6. WAIVER AND RELEASE OF CLAIMS. 16 (a) Claims Against United States, STATE, LOCAL GOVERNMENTS, AND OTHER PARTIES.—The 18 Tribe and the Secretary shall execute appropriate documents providing for the relinquishment by the Tribe of 19 all claims against— 20 21 (1) the United States for a breach of the trust responsibility associated with any sale of any portion 22 23 of the Reservation; and (2) the State, the local governments, and any 24 25 individuals or entities occupying the Reservation for

1	any trespass and related damages in connection with
2	the occupation and use of the Reservation during
3	the period beginning on November 5, 1849, and end-
4	ing on the effective date described in subsection (b).
5	(b) Effective Date.—The relinquishment of
6	claims under subsection (a) shall take effect on the later
7	of—
8	(1) the date on which the Tribe receives pay-
9	ment of all of the settlement funds under section 7;
10	and
11	(2) the date on which the Secretary publishes in
12	the Federal Register a notice that the documents de-
13	scribed in subsection (a) have been executed by the
14	Secretary and the Tribe.
15	SEC. 7. SETTLEMENT FUNDS.
16	Subject to the appropriation of funds, the Secretary
17	shall pay to the Tribe \$50,000,000 over 5 years in full
18	settlement of the claims of the Tribe, to be managed, in-
19	vested, and used by the Tribe to promote economic devel-
20	opment and land acquisition, as determined by the Tribe
21	in accordance with the constitution and laws of the Tribe.
22	SEC. 8. LAND ACQUISITION; TRIBAL AUTHORITY TO ENTER
23	INTO AGREEMENTS; NO USE OF CONDEMNA-
24	TION OR EMINENT DOMAIN.
25	(a) Land Acquisition.—

1	(1) In General.—After the date of the enact-
2	ment of this Act, the Tribe may acquire from one
3	or more willing sellers not more than a total of
4	1,151 acres of land within the exterior boundaries of
5	or abutting the Reservation, or within the exterior
6	boundaries of the Replacement Area using the settle-
7	ment funds received by the Tribe under section 7 or
8	other funds of the Tribe.
9	(2) Transfer of additional lands into
10	TRUST.—At the request of the Tribe, the Secretary
11	shall take into trust for the benefit of the Tribe any
12	lands acquired under paragraph (1) not later than
13	180 days after the Tribe transfers title to such lands
14	to the United States.
15	(b) Recognition of Tribal Government Au-
16	THORITY TO ENTER INTO AGREEMENTS WITH STATE
17	AND LOCAL GOVERNMENTS.—The Tribe may enter into
18	agreements with the State and any local government re-
19	garding the Reaffirmed Reservation and activities occur-
20	ring on the Reaffirmed Reservation, including agreements
21	relating to jurisdiction, land use, and services.
22	(c) No Use of Condemnation or Eminent Do-
23	MAIN.—Land or interests in land within the exterior
24	boundaries of the Reservation or the Replacement Area—

1	(1) may not be acquired by condemnation or
2	eminent domain under this Act; and
3	(2) shall be acquired only by purchase with pay-
4	ment of fair market value.
5	(d) Cultural and Historic Preservation of
6	RESERVATION.—Land owned by the State and the local
7	governments located within the boundaries of the Reserva-
8	tion shall be managed to protect any human or cultural
9	remains, consistent with applicable Federal and State law
10	and subject to the consent of the Tribe.
11	SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
12	There is authorized to be appropriated to the Sec-
13	retary to carry out this Act \$10,000,000 for each of fiscal
14	years 2024 through 2028.