covered by this Act after their transfer to the ownership of any
detected as either diminishing or increasing any responsibility or liability of the United States
based on the condition of such lands on the date of their transfer
to the ownership of another party. The Corporation shall indemnify
the United States for liabilities arising under the Comprehensive
Environmental Response, Compensation, and Liability Act (42
U.S.C. 9601), and the Resource Conservation Recovery Act (42
U.S.C. 6901 et seq.).

(c) AUTHORIZATION OF APPROPRIATIONS.—There are authorized
to be appropriated such sums as may be necessary to carry out
the purposes of this Act.

SEC. 327. TIMBER SALES PIPELINE RESTORATION FUNDS.—(a)
The Secretary of Agriculture and the Secretary of the Interior
shall each establish a Timber Sales Pipeline Restoration Fund
(hereinafter “Agriculture Fund” and “Interior Fund” or “Funds”).
Any revenues received from sales released under section 2001(k)
of the fiscal year 1995 Supplemental Appropriations for Disaster
Assistance and Rescissions Act, minus the funds necessary to make
payments to States or local governments under other law concerning
the distribution of revenues derived from the affected lands, which
are in excess of $37,500,000 (hereinafter “excess revenues”) shall
be deposited into the Funds. The distribution of excess revenues
between the Agriculture Fund and Interior Fund shall be calculated
by multiplying the total of excess revenues times a fraction with
a denominator of the total revenues received from all sales released
under such section 2001(k) and numerators of the total revenues
received from such sales on lands within the National Forest System
and the total revenues received from such sales on lands adminis-
tered by the Bureau of Land Management, respectively: Provided,
That revenues or portions thereof from sales released under such
section 2001(k), minus the amounts necessary for State and local
government payments and other necessary deposits, may be depos-
ited into the Funds immediately upon receipt thereof and subse-
quently redistributed between the Funds or paid into the United
States Treasury as miscellaneous receipts as may be required when
the calculation of excess revenues is made.

(b)(1) From the funds deposited into the Agriculture Fund
and into the Interior Fund pursuant to subsection (a)—
(A) seventy-five percent shall be available, without fiscal
year limitation or further appropriation, for preparation of timber
sales, other than salvage sales as defined in section
2001(a)(3) of the fiscal year 1995 Supplemental Appropriations
for Disaster Assistance and Rescissions Act, which—
(i) are situated on lands within the National Forest
System and lands administered by the Bureau of Land
Management, respectively; and
(ii) are in addition to timber sales for which funds
are otherwise available in this Act or other appropriations
Acts; and
(B) twenty-five percent shall be available, without fiscal
year limitation or further appropriation, to expend on the back-
log of recreation projects on lands within the National Forest
System and lands administered by the Bureau of Land Manage-
ment, respectively.

(2) Expenditures under this subsection for preparation of timber
sales may include expenditures for Forest Service activities within
the forest land management budget line item and associated timber roads, and Bureau of Land Management activities within the Oregon and California grant lands account and the forestry management area account, as determined by the Secretary concerned.

(c) Revenues received from any timber sale prepared under subsection (b) or under this subsection, minus the amounts necessary for State and local government payments and other necessary deposits, shall be deposited into the Fund from which funds were expended on such sale. Such deposited revenues shall be available for preparation of additional timber sales and completion of additional recreation projects in accordance with the requirements set forth in subsection (b).

(d) The Secretary concerned shall terminate all payments into the Agriculture Fund or the Interior Fund, and pay any unobligated funds in the affected Fund into the United States Treasury as miscellaneous receipts, whenever the Secretary concerned makes a finding, published in the Federal Register, that sales sufficient to achieve the total allowable sales quantity of the National Forest System for the Forest Service or the allowable sales level for the Oregon and California grant lands for the Bureau of Land Management, respectively, have been prepared.

(e) Any timber sales prepared and recreation projects completed under this section shall comply with all applicable environmental and natural resource laws and regulations.

(f) The Secretary concerned shall report annually to the Committees on Appropriations of the United States Senate and the House of Representatives on expenditures made from the Fund for timber sales and recreation projects, revenues received into the Fund from timber sales, and timber sale preparation and recreation project work undertaken during the previous year and projected for the next year under the Fund. Such information shall be provided for each Forest Service region and Bureau of Land Management State office.

(g) The authority of this section shall terminate upon the termination of both Funds in accordance with the provisions of subsection (d).

Sec. 328. Of the funds provided to the National Endowment for the Arts:

(a) The Chairperson shall only award a grant to an individual if such grant is awarded to such individual for a literature fellowship, National Heritage Fellowship, or American Jazz Masters Fellowship.

(b) The Chairperson shall establish procedures to ensure that no funding provided through a grant, except a grant made to a State or regional group, may be used to make a grant to any other organization or individual to conduct activity independent of the direct grant recipient. Nothing in this subsection shall prohibit payments made in exchange for goods and services.

(c) No grant shall be used for seasonal support to a group, unless the application is specific to the contents of the season, including identified programs and/or projects.

Sec. 329. DELAY IN IMPLEMENTATION OF THE ADMINISTRATION'S RANGE AND REFORM PROGRAM.—None of the funds made available under this Act may be used to implement or enforce the final rule published by the Secretary of the Interior on February 22, 1995 (60 Fed. Reg. 9894), making amendments to parts 4,