117TH CONGRESS 1ST SESSION

H. R. 803

AN ACT

- To designate certain lands in the State of Colorado as components of the National Wilderness Preservation System, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Protecting America's Wilderness and Public Lands Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents for

5 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—COLORADO WILDERNESS

- Sec. 101. Short title; definition.
- Sec. 102. Additions to National Wilderness Preservation System in the State of Colorado.
- Sec. 103. Administrative provisions.
- Sec. 104. Water.
- Sec. 105. Sense of Congress.
- Sec. 106. Department of defense study on impacts that the expansion of wilderness designations in the western united states would have on the readiness of the armed forces of the united states with respect to aviation training.

TITLE II—NORTHWEST CALIFORNIA WILDERNESS, RECREATION, AND WORKING FORESTS

- Sec. 201. Short title.
- Sec. 202. Definitions.

Subtitle A—Restoration and Economic Development

- Sec. 211. South Fork Trinity-Mad River Restoration Area.
- Sec. 212. Redwood National and State Parks restoration.
- Sec. 213. California Public Lands Remediation Partnership.
- Sec. 214. Trinity Lake visitor center.
- Sec. 215. Del Norte County visitor center.
- Sec. 216. Management plans.
- Sec. 217. Study; partnerships related to overnight accommodations.

Subtitle B—Recreation

- Sec. 221. Horse Mountain Special Management Area.
- Sec. 222. Bigfoot National Recreation Trail.
- Sec. 223. Elk Camp Ridge Recreation Trail.
- Sec. 224. Trinity Lake Trail.
- Sec. 225. Trails study.
- Sec. 226. Construction of mountain bicycling routes.
- Sec. 227. Partnerships.
- Sec. 228. Ice Age National Scenic Trail.

Subtitle C—Conservation

- Sec. 231. Designation of wilderness.
- Sec. 232. Administration of wilderness.
- Sec. 233. Designation of potential wilderness.

Sec. 234. Designation of wild and scenic rivers.

Sec. 235. Sanhedrin Special Conservation Management Area.

Subtitle D—Miscellaneous

Sec. 241. Maps and legal descriptions.

- Sec. 242. Updates to land and resource management plans.
- Sec. 243. Pacific Gas and Electric Company Utility facilities and rights-of-way.

TITLE III—WILD OLYMPICS WILDERNESS AND WILD AND SCENIC RIVERS

- Sec. 301. Short title.
- Sec. 302. Designation of olympic national forest wilderness areas.
- Sec. 303. Wild and scenic river designations.
- Sec. 304. Existing rights and withdrawal.
- Sec. 305. Treaty rights.

TITLE IV—CENTRAL COAST HERITAGE PROTECTION

- Sec. 401. Short title.
- Sec. 402. Definitions.
- Sec. 403. Designation of wilderness.
- Sec. 404. Designation of the Machesna Mountain Potential Wilderness.
- Sec. 405. Administration of wilderness.
- Sec. 406. Designation of Wild and Scenic Rivers.
- Sec. 407. Designation of the Fox Mountain Potential Wilderness.
- Sec. 408. Designation of scenic areas.
- Sec. 409. Condor National Scenic Trail.
- Sec. 410. Forest service study.
- Sec. 411. Nonmotorized recreation opportunities.
- Sec. 412. Use by members of Tribes.

TITLE V—SAN GABRIEL MOUNTAINS FOOTHILLS AND RIVERS PROTECTION

- Sec. 501. Short title.
- Sec. 502. Definition of State.

Subtitle A—San Gabriel National Recreation Area

- Sec. 511. Purposes.
- Sec. 512. Definitions.
- Sec. 513. San Gabriel National Recreation Area.
- Sec. 514. Management.
- Sec. 515. Acquisition of non-Federal land within Recreation Area.
- Sec. 516. Water rights; water resource facilities; public roads; utility facilities.
- Sec. 517. San Gabriel National Recreation Area Public Advisory Council.
- Sec. 518. San Gabriel National Recreation Area Partnership.
- Sec. 519. Visitor services and facilities.

Subtitle B—San Gabriel Mountains

- Sec. 521. Definitions.
- Sec. 522. National Monument Boundary Modification.
- Sec. 523. Designation of Wilderness Areas and Additions.
- Sec. 524. Administration of Wilderness Areas and Additions.
- Sec. 525. Designation of Wild and Scenic Rivers.

Sec. 526. Water rights.

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- Sec. 601. Short title.
- Sec. 602. Boundary adjustment; land acquisition; administration.

TITLE VII—COLORADO OUTDOOR RECREATION AND ECONOMY

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- Sec. 702. Definition of State.

Subtitle A—Continental Divide

- Sec. 711. Definitions.
- Sec. 712. Colorado Wilderness additions.
- Sec. 713. Williams Fork Mountains Wilderness.
- Sec. 714. Tenmile Recreation Management Area.
- Sec. 715. Porcupine Gulch Wildlife Conservation Area.
- Sec. 716. Williams Fork Mountains Wildlife Conservation Area.
- Sec. 717. Camp Hale National Historic Landscape.
- Sec. 718. White River National Forest boundary modification.
- Sec. 719. Rocky Mountain National Park Potential Wilderness boundary adjustment.
- Sec. 720. Administrative provisions.

Subtitle B—San Juan Mountains

- Sec. 731. Definitions.
- Sec. 732. Additions to National Wilderness Preservation System.
- Sec. 733. Special management areas.
- Sec. 734. Release of wilderness study areas.
- Sec. 735. Administrative provisions.

Subtitle C—Thompson Divide

- Sec. 741. Purposes.
- Sec. 742. Definitions.
- Sec. 743. Thompson Divide Withdrawal and Protection Area.
- Sec. 744. Thompson Divide lease exchange.
- Sec. 745. Greater Thompson Divide Fugitive Coal Mine Methane Use Pilot Program.
- Sec. 746. Effect.

Subtitle D-Curecanti National Recreation Area

- Sec. 751. Definitions.
- Sec. 752. Curecanti National Recreation Area.
- Sec. 753. Acquisition of land; boundary management.
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TITLE VIII—GRAND CANYON PROTECTION

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- Sec. 901. Short title.
- Sec. 902. Definitions.
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- Sec. 904. Eligible uses.
- Sec. 905. National park service requirements.
- Sec. 906. Reporting.

TITLE X—MISCELLANEOUS

Sec. 1001. Promoting health and wellness for veterans and servicemembers.

TITLE XI—SOUTHWESTERN OREGON WATERSHED AND SALMON PROTECTION

- Sec. 1101. Short title.
- Sec. 1102. Withdrawal of Federal land, Curry County and Josephine County, Oregon.

TITLE XII—ROSIE THE RIVETER/WORLD WAR II HOME FRONT NATIONAL HISTORICAL PARK ADDITIONS

Sec. 1201. Rosie the Riveter/World War II Home Front National Historical Park Additions.

TITLE XIII—MISCELLANEOUS

Sec. 1301. Sacramento-San Joaquin Delta National Heritage Area.

TITLE XIV—MISCELLANEOUS

Sec. 1401. Cape Cod National Seashore Advisory Commission.

TITLE XV—SANTA MONICA MOUNTAINS NATIONAL RECREATION AREA BOUNDARY ADJUSTMENT STUDY ACT

Sec. 1501. Short title.

Sec. 1502. Resource study of the Los Angeles coastal area, California.

TITLE XVI—GREAT DISMAL SWAMP NATIONAL HERITAGE AREA ACT

- Sec. 1601. Short title.
- Sec. 1602. Definitions.
- Sec. 1603. Study.
- Sec. 1604. Report.

TITLE XVII—NATIONAL HERITAGE AREA

- Sec. 1701. Short title.
- Sec. 1702. Definitions.
- Sec. 1703. National Heritage Area System.
- Sec. 1704. National Heritage Area System management.
- Sec. 1705. Study areas.
- Sec. 1706. Local coordinating entities.
- Sec. 1707. Property owners and regulatory protections.
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TITLE XVIII—CASA GRANDE RUINS NATIONAL MONUMENT BOUNDARY MODIFICATION

- Sec. 1801. Short title.
- Sec. 1802. Findings.
- Sec. 1803. Definitions.
- Sec. 1804. Acquisition and transfer of administrative jurisdiction over certain land.
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TITLE XIX—SUNSET CRATER VOLCANO NATIONAL MONUMENT BOUNDARY ADJUSTMENT

- Sec. 1901. Short title.
- Sec. 1902. Definitions.
- Sec. 1903. Sunset Crater Volcano National Monument boundary modification.

TITLE XX—MISCELLANEOUS

Sec. 2001. Fire, insects, and diseases.

TITLE XXI—YORK RIVER WILD AND SCENIC RIVER

- Sec. 2101. Short title.
- Sec. 2102. Wild and scenic river designation.
- Sec. 2103. Management of York River, Maine segments.

TITLE XXII—ST. CROIX NATIONAL HERITAGE AREA

- Sec. 2201. Short title.
- Sec. 2202. Definitions.
- Sec. 2203. St. Croix National Heritage Area.
- Sec. 2204. Administration.
- Sec. 2205. Management plan.
- Sec. 2206. Relationship to other Federal agencies.
- Sec. 2207. Private property and regulatory protections.
- Sec. 2208. Evaluation and report.
- Sec. 2209. Authorization of appropriations.
- Sec. 2210. Termination of authority.

TITLE XXIII—ADDITIONS TO ROUGH MOUNTAIN AND RICH HOLE WILDERNESSES

Sec. 2301. Additions to Rough Mountain and Rich Hole Wildernesses.

TITLE XXIV—AGENCY REPORT ON DEPARTMENT OF THE INTE-RIOR SPECIAL RECREATION PERMITS BENEFITS TO ENVIRON-MENTAL JUSTICE COMMUNITIES

Sec. 2401. Agency report on Department of the Interior special recreation permits benefits to environmental justice communities.

TITLE XXV—RENEWABLE ENERGY INPUTS ACCESS STUDY

Sec. 2501. Study.

TITLE I—COLORADO WILDERNESS

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3 SEC. 101. SHORT TITLE; DEFINITION.

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4 (a) SHORT TITLE.—This title may be cited as the
5 "Colorado Wilderness Act of 2021".

6 (b) SECRETARY DEFINED.—As used in this title, the
7 term "Secretary" means the Secretary of the Interior or
8 the Secretary of Agriculture, as appropriate.

9 SEC. 102. ADDITIONS TO NATIONAL WILDERNESS PRESER-

10vation system in the state of colo-11rado.

(a) ADDITIONS.—Section 2(a) of the Colorado Wilderness Act of 1993 (Public Law 103–77; 107 Stat. 756;
14 16 U.S.C. 1132 note) is amended by adding at the end
the following paragraphs:

16 "(23) Certain lands managed by the Colorado 17 River Vallev Field Office of the Bureau of Land 18 Management, which comprise approximately 316 19 acres, as generally depicted on a map titled 'Maroon 20 Bells Addition Proposed Wilderness', dated July 20, 21 2018, which is hereby incorporated in and shall be 22 deemed to be a part of the Maroon Bells-Snowmass 23 Wilderness Area designated by Public Law 88–577. 24 "(24) Certain lands managed by the Gunnison 25 Field Office of the Bureau of Land Management,

which comprise approximately 38,217 acres, as gen erally depicted on a map titled 'Redcloud & Handies
 Peak Proposed Wilderness', dated October 9, 2019,
 which shall be known as the Redcloud Peak Wilder ness.

6 "(25) Certain lands managed by the Gunnison 7 Field Office of the Bureau of Land Management or 8 located in the Grand Mesa, Uncompany, and Gun-9 nison National Forests, which comprise approxi-10 mately 26,734 acres, as generally depicted on a map 11 titled 'Redcloud & Handies Peak Proposed Wilder-12 ness', dated October 9, 2019, which shall be known 13 as the Handies Peak Wilderness.

14 "(26) Certain lands managed by the Royal
15 Gorge Field Office of the Bureau of Land Manage16 ment, which comprise approximately 16,481 acres,
17 as generally depicted on a map titled 'Table Moun18 tain & McIntyre Hills Proposed Wilderness', dated
19 November 7, 2019, which shall be known as the
20 McIntyre Hills Wilderness.

21 "(27) Certain lands managed by the Colorado
22 River Valley Field Office of the Bureau of Land
23 Management, which comprise approximately 10,282
24 acres, as generally depicted on a map titled 'Grand
25 Hogback Proposed Wilderness', dated October 16,

2019, which shall be known as the Grand Hogback
 Wilderness.

"(28) Certain lands managed by the Grand
Junction Field Office of the Bureau of Land Management, which comprise approximately 25,624
acres, as generally depicted on a map titled
'Demaree Canyon Proposed Wilderness', dated October 9, 2019, which shall be known as the Demaree
Canyon Wilderness.

"(29) Certain lands managed by the Grand
Junction Field Office of the Bureau of Land Management, which comprise approximately 28,279
acres, as generally depicted on a map titled 'Little
Books Cliff Proposed Wilderness', dated October 9,
2019, which shall be known as the Little Bookcliffs
Wilderness.

"(30) Certain lands managed by the Colorado
River Valley Field Office of the Bureau of Land
Management, which comprise approximately 14,886
acres, as generally depicted on a map titled 'Bull
Gulch & Castle Peak Proposed Wilderness', dated
January 29, 2020, which shall be known as the Bull
Gulch Wilderness.

24 "(31) Certain lands managed by the Colorado
25 River Valley Field Office of the Bureau of Land

Management, which comprise approximately 12,016
 acres, as generally depicted on a map titled 'Bull
 Gulch & Castle Peak Proposed Wilderness Areas',
 dated January 29, 2020, which shall be known as
 the Castle Peak Wilderness.".

6 (b) FURTHER ADDITIONS.—The following lands in
7 the State of Colorado administered by the Bureau of Land
8 Management or the United States Forest Service are here9 by designated as wilderness and, therefore, as components
10 of the National Wilderness Preservation System:

11 (1) Certain lands managed by the Colorado 12 River Valley Field Office of the Bureau of Land 13 Management or located in the White River National 14 Forest, which comprise approximately 19,240 acres, 15 as generally depicted on a map titled "Assignation 16 Ridge Proposed Wilderness", dated November 12, 17 2019, which shall be known as the Assignation 18 Ridge Wilderness.

(2) Certain lands managed by the Royal Gorge
Field Office of the Bureau of Land Management or
located in the Pike and San Isabel National Forests,
which comprise approximately 23,116 acres, as generally depicted on a map titled "Badger Creek Proposed Wilderness", dated November 7, 2019, which
shall be known as the Badger Creek Wilderness.

(3) Certain lands managed by the Royal Gorge
 Field Office of the Bureau of Land Management or
 located in the Pike and San Isabel National Forests,
 which comprise approximately 35,251 acres, as gen erally depicted on a map titled "Beaver Creek Pro posed Wilderness", dated November 7, 2019, which
 shall be known as the Beaver Creek Wilderness.

8 (4) Certain lands managed by the Royal Gorge 9 Field Office of the Bureau of Land Management or 10 the Bureau of Reclamation or located in the Pike 11 and San Isabel National Forests, which comprise ap-12 proximately 32,884 acres, as generally depicted on a 13 map titled "Grape Creek Proposed Wilderness", 14 dated November 7, 2019, which shall be known as 15 the Grape Creek Wilderness.

16 (5) Certain lands managed by the Grand Junc17 tion Field Office of the Bureau of Land Manage18 ment, which comprise approximately 13,351 acres,
19 as generally depicted on a map titled "North &
20 South Bangs Canyon Proposed Wilderness", dated
21 October 9, 2019, which shall be known as the North
22 Bangs Canyon Wilderness.

(6) Certain lands managed by the Grand Junction Field Office of the Bureau of Land Management, which comprise approximately 5,144 acres, as

generally depicted on a map titled "North & South
 Bangs Canyon Proposed Wilderness", dated October
 9, 2019, which shall be known as the South Bangs
 Canyon Wilderness.

5 (7) Certain lands managed by the Grand Junc6 tion Field Office of the Bureau of Land Manage7 ment, which comprise approximately 26,624 acres,
8 as generally depicted on a map titled "Unaweep &
9 Palisade Proposed Wilderness", dated October 9,
10 2019, which shall be known as The Palisade Wilder11 ness.

12 (8) Certain lands managed by the Grand Junc-13 tion Field Office of the Bureau of Land Manage-14 ment or located in the Grand Mesa, Uncompaghre, 15 and Gunnison National Forests, which comprise ap-16 proximately 19,776 acres, as generally depicted on a 17 map titled "Unaweep & Palisade Proposed Wilder-18 ness", dated October 9, 2019, which shall be known 19 as the Unaweep Wilderness.

(9) Certain lands managed by the Grand Junction Field Office of the Bureau of Land Management and Uncompaghre Field Office of the Bureau
of Land Management and in the Manti-LaSal National Forest, which comprise approximately 37,637
acres, as generally depicted on a map titled

"Sewemup Mesa Proposed Wilderness", dated No vember 7, 2019, which shall be known as the
 Sewemup Mesa Wilderness.

4 (10) Certain lands managed by the Kremmling 5 Field Office of the Bureau of Land Management, 6 which comprise approximately 31 acres, as generally 7 depicted on a map titled "Platte River Addition Pro-8 posed Wilderness", dated July 20, 2018, and which 9 are hereby incorporated in and shall be deemed to 10 be part of the Platte River Wilderness designated by 11 Public Law 98–550.

12 (11)lands Certain managed by the 13 Uncompany Field Office of the Bureau of Land 14 Management, which comprise approximately 17,587 15 generally depicted on a map titled acres, as 16 "Roubideau Proposed Wilderness", dated October 9, 17 2019, which shall be known as the Roubideau Wil-18 derness.

19 (12)Certain lands managed by the 20 Uncompany Field Office of the Bureau of Land 21 Management or located in the Grand Mesa, 22 Uncompaghre, and Gunnison National Forests, 23 which comprise approximately 12,102 acres, as gen-24 erally depicted on a map titled "Norwood Canyon 25 Proposed Wilderness", dated November 7, 2019,

which shall be known as the Norwood Canyon Wil derness.

3 (13) Certain lands managed by the Tres Rios
4 Field Office of the Bureau of Land Management,
5 which comprise approximately 24,475 acres, as gen6 erally depicted on a map titled "Papoose & Cross
7 Canyon Proposed Wilderness", and dated January
8 29, 2020, which shall be known as the Cross Canyon
9 Wilderness.

(14) Certain lands managed by the Tres Rios
Field Office of the Bureau of Land Management,
which comprise approximately 21,220 acres, as generally depicted on a map titled "McKenna Peak Proposed Wilderness", dated October 16, 2019, which
shall be known as the McKenna Peak Wilderness.

16 (15) Certain lands managed by the Tres Rios
17 Field Office of the Bureau of Land Management,
18 which comprise approximately 14,270 acres, as gen19 erally depicted on a map titled "Weber-Menefee
20 Mountain Proposed Wilderness", dated October 9,
21 2019, which shall be known as the Weber-Menefee
22 Mountain Wilderness.

(16) Certain lands managed by the
Uncompany and Tres Rios Field Offices of the
Bureau of Land Management or the Bureau of Rec-

4 ber 7, 2019, which shall be known as the Dolores
5 River Canyon Wilderness.

6 (17) Certain lands managed by the Royal Gorge 7 Field Office of the Bureau of Land Management or 8 located in the Pike and San Isabel National Forests, 9 which comprise approximately 17,922 acres, as gen-10 erally depicted on a map titled "Browns Canyon 11 Proposed Wilderness", dated October 9, 2019, which 12 shall be known as the Browns Canyon Wilderness.

(18) Certain lands managed by the San Luis
Field Office of the Bureau of Land Management,
which comprise approximately 10,527 acres, as generally depicted on a map titled "San Luis Hills Proposed Wilderness", dated October 9, 2019 which
shall be known as the San Luis Hills Wilderness.

(19) Certain lands managed by the Royal Gorge
Field Office of the Bureau of Land Management,
which comprise approximately 23,559 acres, as generally depicted on a map titled "Table Mountain &
McIntyre Hills Proposed Wilderness", dated November 7, 2019, which shall be known as the Table
Mountain Wilderness.

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1 (20) Certain lands managed by the Tres Rios 2 Field Office of the Bureau of Land Management or 3 located in the San Juan National Forest, which 4 comprise approximately 10,844 acres, as generally 5 depicted on a map titled "North & South Ponderosa Gorge Proposed Wilderness", and dated January 31, 6 7 2020, which shall be known as the North Ponderosa Gorge Wilderness. 8

9 (21) Certain lands managed by the Tres Rios 10 Field Office of the Bureau of Land Management or 11 located in the San Juan National Forest, which 12 comprise approximately 12,393 acres, as generally depicted on a map titled "North & South Ponderosa 13 14 Gorge Proposed Wilderness", and dated January 31, 15 2020 which shall be known as the South Ponderosa 16 Gorge Wilderness.

(22) Certain lands managed by the Little Snake
Field Office of the Bureau of Land Management
which comprise approximately 33,168 acres, as generally depicted on a map titled "Diamond Breaks
Proposed Wilderness", and dated February 4, 2020
which shall be known as the Diamond Breaks Wilderness.

24 (23) Certain lands managed by the Tres Rios25 Field Office of the Bureau of Land Management

which comprises approximately 4,782 acres, as gen erally depicted on the map titled "Papoose & Cross
 Canyon Proposed Wilderness'", and dated January
 29, 2020 which shall be known as the Papoose Can yon Wilderness.

6 (c) WEST ELK ADDITION.—Certain lands in the 7 State of Colorado administered by the Gunnison Field Of-8 fice of the Bureau of Land Management, the United 9 States National Park Service, and the Bureau of Reclama-10 tion, which comprise approximately 6,695 acres, as generally depicted on a map titled "West Elk Addition Pro-11 posed Wilderness", dated October 9, 2019, are hereby des-12 13 ignated as wilderness and, therefore, as components of the 14 National Wilderness Preservation System and are hereby incorporated in and shall be deemed to be a part of the 15 West Elk Wilderness designated by Public Law 88–577. 16 17 The boundary adjacent to Blue Mesa Reservoir shall be 18 50 feet landward from the water's edge, and shall change 19 according to the water level.

(d) MAPS AND DESCRIPTIONS.—As soon as practicable after the date of enactment of the Act, the Secretary shall file a map and a boundary description of each
area designated as wilderness by this section with the
Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural

1 Resources of the Senate. Each map and boundary descrip-2 tion shall have the same force and effect as if included 3 in this Act, except that the Secretary may correct clerical 4 and typographical errors in the map or boundary descrip-5 tion. The maps and boundary descriptions shall be on file and available for public inspection in the Office of the Di-6 7 rector of the Bureau of Land Management, Department 8 of the Interior, and in the Office of the Chief of the Forest 9 Service, Department of Agriculture, as appropriate.

10 (e) STATE AND PRIVATE LANDS.—Lands within the exterior boundaries of any wilderness area designated 11 12 under this section that are owned by a private entity or 13 by the State of Colorado, including lands administered by the Colorado State Land Board, shall be included within 14 15 such wilderness area if such lands are acquired by the United States. Such lands may be acquired by the United 16 17 States only as provided in the Wilderness Act (16 U.S.C. 18 1131 et seq.).

19 SEC. 103. ADMINISTRATIVE PROVISIONS.

(a) IN GENERAL.—Subject to valid existing rights,
lands designated as wilderness by this title shall be managed by the Secretary in accordance with the Wilderness
Act (16 U.S.C. 1131 et seq.) and this title, except that,
with respect to any wilderness areas designated by this
title, any reference in the Wilderness Act to the effective

1 date of the Wilderness Act shall be deemed to be a ref-2 erence to the date of enactment of this Act.

3 (b) GRAZING.—Grazing of livestock in wilderness 4 areas designated by this title shall be administered in ac-5 cordance with the provisions of section 4(d)(4) of the Wil-6 derness Act (16 U.S.C. 1133(d)(4)), as further inter-7 preted by section 108 of Public Law 96–560, and the 8 guidelines set forth in appendix A of House Report 101– 9 405 of the 101st Congress.

(c) STATE JURISDICTION.—As provided in section
4(d)(7) of the Wilderness Act (16 U.S.C. 1133(d)(7)),
nothing in this title shall be construed as affecting the
jurisdiction or responsibilities of the State of Colorado
with respect to wildlife and fish in Colorado.

15 (d) BUFFER ZONES.—

16 (1) IN GENERAL.—Nothing in this title creates
17 a protective perimeter or buffer zone around any
18 area designated as wilderness by this title.

19 (2) ACTIVITIES OUTSIDE WILDERNESS.—The
20 fact that an activity or use on land outside the areas
21 designated as wilderness by this title can be seen or
22 heard within the wilderness shall not preclude the
23 activity or use outside the boundary of the wilder24 ness.

1	(e) Military Helicopter Overflights and Op-
2	ERATIONS.—
3	(1) IN GENERAL.—Nothing in this title restricts
4	or precludes—
5	(A) low-level overflights of military heli-
6	copters over the areas designated as wilderness
7	by this title, including military overflights that
8	can be seen or heard within any wilderness
9	area;
10	(B) military flight testing and evaluation;
11	(C) the designation or creation of new
12	units of special use airspace, or the establish-
13	ment of military flight training routes over any
14	wilderness area; or
15	(D) helicopter operations at designated
16	landing zones within the potential wilderness
17	areas established by subsection $(i)(1)$.
18	(2) AERIAL NAVIGATION TRAINING EXER-
19	CISES.—The Colorado Army National Guard,
20	through the High-Altitude Army National Guard
21	Aviation Training Site, may conduct aerial naviga-
22	tion training maneuver exercises over, and associ-
23	ated operations within, the potential wilderness
24	areas designated by this Act—

1 (A) in a manner and degree consistent 2 with the memorandum of understanding dated 3 August 4, 1987, entered into among the Colo-4 rado Army National Guard, the Bureau of 5 Land Management, and the Forest Service; or 6 (B) in a manner consistent with any subse-7 quent memorandum of understanding entered 8 into among the Colorado Army National Guard, 9 the Bureau of Land Management, and the For-10 est Service.

(f) RUNNING EVENTS.—The Secretary may continue
to authorize competitive running events currently permitted in the Redcloud Peak Wilderness Area and
Handies Peak Wilderness Area in a manner compatible
with the preservation of such areas as wilderness.

(g) LAND TRADES.—If the Secretary trades privately
owned land within the perimeter of the Redcloud Peak
Wilderness Area or the Handies Peak Wilderness Area in
exchange for Federal land, then such Federal land shall
be located in Hinsdale County, Colorado.

(h) RECREATIONAL CLIMBING.—Nothing in this title
prohibits recreational rock climbing activities in the wilderness areas, such as the placement, use, and maintenance of fixed anchors, including any fixed anchor established before the date of the enactment of this Act—

1	(1) in accordance with the Wilderness Act (16)
2	U.S.C. 1131 et seq.); and
3	(2) subject to any terms and conditions deter-
4	mined to be necessary by the Secretary.
5	(i) POTENTIAL WILDERNESS DESIGNATIONS.—
6	(1) IN GENERAL.—The following lands are des-
7	ignated as potential wilderness areas:
8	(A) Certain lands managed by the Colo-
9	rado River Valley Field Office of the Bureau of
10	Land Management, which comprise approxi-
11	mately 7,376 acres, as generally depicted on a
12	map titled "Pisgah East & West Proposed Wil-
13	derness" and dated October 16, 2019, which,
14	upon designation as wilderness under para-
15	graph (2), shall be known as the Pisgah East
16	Wilderness.
17	(B) Certain lands managed by the Colo-
18	rado River Valley Field Office of the Bureau of
19	Land Management, which comprise approxi-
20	mately 6,828 acres, as generally depicted on a
21	map titled "Pisgah East & West Proposed Wil-
22	derness" and dated October 16, 2019, which,
23	upon designation as wilderness under para-
24	graph (2), shall be known as the Pisgah West
25	Wilderness.

1 (C) Certain lands managed by the Colo-2 rado River Valley Field Office of the Bureau of 3 Land Management or located in the White 4 River National Forest, which comprise approxi-5 mately 16,101 acres, as generally depicted on a 6 map titled "Flat Tops Proposed Wilderness Ad-7 dition", dated October 9, 2019, and which, 8 upon designation as wilderness under para-9 graph (2), shall be incorporated in and shall be 10 deemed to be a part of the Flat Tops Wilder-11 ness designated by Public Law 94–146.

12 (2)DESIGNATION AS WILDERNESS.—Lands 13 designated as a potential wilderness area by sub-14 paragraphs (A) through (C) of paragraph (1) shall 15 be designated as wilderness on the date on which the 16 Secretary publishes in the Federal Register a notice 17 that all nonconforming uses of those lands author-18 ized by subsection (e) in the potential wilderness 19 area that would be in violation of the Wilderness Act 20 (16 U.S.C. 1131 et seq.) have ceased. Such publica-21 tion in the Federal Register and designation as wil-22 derness shall occur for the potential wilderness area 23 as the nonconforming uses cease in that potential 24 wilderness area and designation as wilderness is not dependent on cessation of nonconforming uses in the
 other potential wilderness area.

3 (3) MANAGEMENT.—Except for activities pro4 vided for under subsection (e), lands designated as
5 a potential wilderness area by paragraph (1) shall be
6 managed by the Secretary in accordance with the
7 Wilderness Act as wilderness pending the designa8 tion of such lands as wilderness under this sub9 section.

10 SEC. 104. WATER.

11 (a) EFFECT ON WATER RIGHTS.—Nothing in this12 title—

(1) affects the use or allocation, in existence on
the date of enactment of this Act, of any water,
water right, or interest in water;

16 (2) affects any vested absolute or decreed condi17 tional water right in existence on the date of enact18 ment of this Act, including any water right held by
19 the United States;

20 (3) affects any interstate water compact in ex21 istence on the date of enactment of this Act;

22 (4) authorizes or imposes any new reserved23 Federal water rights; and

(5) shall be considered to be a relinquishmentor reduction of any water rights reserved or appro-

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priated by the United States in the State of Colo-
rado on or before the date of the enactment of this
Act.
(b) Midstream Areas.—
(1) PURPOSE.—The purpose of this subsection
is to protect for the benefit and enjoyment of
present and future generations—
(A) the unique and nationally important
values of areas designated as wilderness by sec-
tion 102(b) (including the geological, cultural,
archaeological, paleontological, natural, sci-
entific, recreational, environmental, biological,
wilderness, wildlife, riparian, historical, edu-
cational, and scenic resources of the public
land); and
(B) the water resources of area streams,
based on seasonally available flows, that are
necessary to support aquatic, riparian, and ter-
restrial species and communities.
(2) WILDERNESS WATER RIGHTS.—
(A) IN GENERAL.—The Secretary shall en-
sure that any water rights within the wilderness
designated by section $102(b)$ required to fulfill
the purposes of such wilderness are secured in

1	accordance with subparagraphs (B) through
2	(G).
3	(B) STATE LAW.—
4	(i) PROCEDURAL REQUIREMENTS.—
5	Any water rights for which the Secretary
6	pursues adjudication shall be appropriated,
7	adjudicated, changed, and administered in
8	accordance with the procedural require-
9	ments and priority system of State law.
10	(ii) Establishment of water
11	RIGHTS.—
12	(I) IN GENERAL.—Except as pro-
13	vided in subclause (II), the purposes
14	and other substantive characteristics
15	of the water rights pursued under this
16	paragraph shall be established in ac-
17	cordance with State law.
18	(II) EXCEPTION.—Notwith-
19	standing subclause (I) and in accord-
20	ance with this title, the Secretary may
21	appropriate and seek adjudication of

water rights to maintain surface water

levels and stream flows on and across

the wilderness designated by section

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1	102(b) to fulfill the purposes of such
2	wilderness.
3	(C) DEADLINE.—The Secretary shall
4	promptly appropriate the water rights required
5	to fulfill the purposes of the wilderness des-
6	ignated by section 102(b).
7	(D) REQUIRED DETERMINATION.—The
8	Secretary shall not pursue adjudication for any
9	instream flow water rights unless the Secretary
10	makes a determination pursuant to subpara-
11	graph $(E)(ii)$ or (F) .
12	(E) Cooperative enforcement.—
13	(i) IN GENERAL.—The Secretary shall
14	not pursue adjudication of any Federal
15	instream flow water rights established
16	under this paragraph if—
17	(I) the Secretary determines,
18	upon adjudication of the water rights
19	by the Colorado Water Conservation
20	Board, that the Board holds water
21	rights sufficient in priority, amount,
22	and timing to fulfill the purposes of
23	this subsection; and
24	(II) the Secretary has entered
25	into a perpetual agreement with the

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1	Colorado Water Conservation Board
2	to ensure full exercise, protection, and
3	enforcement of the State water rights
4	within the wilderness to reliably fulfill
5	the purposes of this subsection.
6	(ii) ADJUDICATION.—If the Secretary
7	determines that the provisions of clause (i)
8	have not been met, the Secretary shall ad-
9	judicate and exercise any Federal water
10	rights required to fulfill the purposes of
11	the wilderness in accordance with this
12	paragraph.
13	(F) INSUFFICIENT WATER RIGHTS.—If the
14	Colorado Water Conservation Board modifies
15	the instream flow water rights obtained under
16	subparagraph (E) to such a degree that the
17	Secretary determines that water rights held by
18	the State are insufficient to fulfill the purposes
19	of this title, the Secretary shall adjudicate and
20	exercise Federal water rights required to fulfill
21	the purposes of this title in accordance with
22	subparagraph (B).
23	(G) FAILURE TO COMPLY.—The Secretary
24	shall promptly act to exercise and enforce the

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1	water rights described in subparagraph (E) if
2	the Secretary determines that—
3	(i) the State is not exercising its
4	water rights consistent with subparagraph
5	(E)(i)(I); or
6	(ii) the agreement described in sub-
7	paragraph $(E)(i)(II)$ is not fulfilled or com-
8	plied with sufficiently to fulfill the pur-
9	poses of this title.
10	(3) WATER RESOURCE FACILITY.—Notwith-
11	standing any other provision of law, beginning on
12	the date of enactment of this Act, neither the Presi-
13	dent nor any other officer, employee, or agent of the
14	United States shall fund, assist, authorize, or issue
15	a license or permit for development of any new irri-
16	gation and pumping facility, reservoir, water con-
17	servation work, aqueduct, canal, ditch, pipeline, well,
18	hydropower project, transmission, other ancillary fa-
19	cility, or other water, diversion, storage, or carriage
20	structure in the wilderness designated by section
21	102(b).
22	(c) Access and Operation.—
23	(1) DEFINITION.—As used in this subsection,
24	the term "water resource facility" means irrigation

tion works, aqueducts, canals, ditches, pipelines,
 wells, hydropower projects, transmission and other
 ancillary facilities, and other water diversion, stor age, and carriage structures.

(2) ACCESS TO WATER RESOURCE FACILI-5 6 TIES.—Subject to the provisions of this subsection, 7 the Secretary shall allow reasonable access to water 8 resource facilities in existence on the date of enact-9 ment of this Act within the areas described in sec-10 tions 102(b) and 102(c), including motorized access 11 where necessary and customarily employed on routes 12 existing as of the date of enactment of this Act.

13 (3) ACCESS ROUTES.—Existing access routes 14 within such areas customarily employed as of the 15 date of enactment of this Act may be used, main-16 tained, repaired, and replaced to the extent nec-17 essary to maintain their present function, design, 18 and serviceable operation, so long as such activities 19 have no increased adverse impacts on the resources 20 and values of the areas described in sections 102(b) 21 and 102(c) than existed as of the date of enactment 22 of this Act.

23 (4) USE OF WATER RESOURCE FACILITIES.—
24 Subject to the provisions of this subsection and sub25 section (a)(4), the Secretary shall allow water re-

1 source facilities existing on the date of enactment of this Act within areas described in sections 102(b) 2 3 and 102(c) to be used, operated, maintained, repaired, and replaced to the extent necessary for the 4 continued exercise, in accordance with Colorado 5 6 State law, of vested water rights adjudicated for use 7 in connection with such facilities by a court of com-8 petent jurisdiction prior to the date of enactment of 9 this Act. The impact of an existing facility on the 10 water resources and values of the area shall not be 11 increased as a result of changes in the adjudicated 12 type of use of such facility as of the date of enact-13 ment of this Act.

14 (5) REPAIR AND MAINTENANCE.—Water re-15 source facilities, and access routes serving such fa-16 cilities, existing within the areas described in sec-17 tions 102(b) and 102(c) on the date of enactment of 18 this Act shall be maintained and repaired when and 19 to the extent necessary to prevent increased adverse 20 impacts on the resources and values of the areas de-21 scribed in sections 102(b) and 102(c).

22 SEC. 105. SENSE OF CONGRESS.

It is the sense of Congress that military aviation
training on Federal public lands in Colorado, including the
training conducted at the High-Altitude Army National

Guard Aviation Training Site, is critical to the national
 security of the United States and the readiness of the
 Armed Forces.

4 SEC. 106. DEPARTMENT OF DEFENSE STUDY ON IMPACTS 5 THAT THE EXPANSION OF WILDERNESS DES6 IGNATIONS IN THE WESTERN UNITED STATES 7 WOULD HAVE ON THE READINESS OF THE 8 ARMED FORCES OF THE UNITED STATES 9 WITH RESPECT TO AVIATION TRAINING.

(a) STUDY REQUIRED.—The Secretary of Defense
shall conduct a study on the impacts that the expansion
of wilderness designations in the Western United States
would have on the readiness of the Armed Forces of the
United States with respect to aviation training.

(b) REPORT.—Not later than 180 days after the date
of the enactment of this Act, the Secretary shall submit
to the Committees on Armed Services of the Senate and
House of Representatives a report on the study required
under subsection (a).

1	TITLE II-NORTHWEST CALI-
2	FORNIA WILDERNESS, RECRE-
3	ATION, AND WORKING FOR-
4	ESTS
5	SEC. 201. SHORT TITLE.
6	This title may be cited as the "Northwest California
7	Wilderness, Recreation, and Working Forests Act".
8	SEC. 202. DEFINITIONS.
9	In this title:
10	(1) SECRETARY.—The term "Secretary"
11	means—
12	(A) with respect to land under the jurisdic-
13	tion of the Secretary of Agriculture, the Sec-
14	retary of Agriculture; and
15	(B) with respect to land under the jurisdic-
16	tion of the Secretary of the Interior, the Sec-
17	retary of the Interior.
18	(2) STATE.—The term "State" means the State
19	of California.
20	Subtitle A—Restoration and
21	Economic Development
22	SEC. 211. SOUTH FORK TRINITY-MAD RIVER RESTORATION
23	AREA.
24	(a) DEFINITIONS.—In this section:

1	(1) Collaboratively developed.—The term
2	"collaboratively developed" means projects that are
3	developed and implemented through a collaborative
4	process that—
5	(A) includes—
6	(i) appropriate Federal, State, and
7	local agencies; and
8	(ii) multiple interested persons rep-
9	resenting diverse interests; and
10	(B) is transparent and nonexclusive.
11	(2) PLANTATION.—The term "plantation"
12	means a forested area that has been artificially es-
13	tablished by planting or seeding.
14	(3) RESTORATION.—The term "restoration"
15	means the process of assisting the recovery of an
16	ecosystem that has been degraded, damaged, or de-
17	stroyed by establishing the composition, structure,
18	pattern, and ecological processes necessary to facili-
19	tate terrestrial and aquatic ecosystem sustainability,
20	resilience, and health under current and future con-
21	ditions.
22	(4) RESTORATION AREA.—The term "restora-
23	tion area" means the South Fork Trinity-Mad River
24	Restoration Area, established by subsection (b).

(5) SHADED FUEL BREAK.—The term "shaded 1 2 fuel break" means a vegetation treatment that effec-3 tively addresses all project-generated slash and that 4 retains: adequate canopy cover to suppress plant re-5 growth in the forest understory following treatment; 6 the longest lived trees that provide the most shade 7 over the longest period of time; the healthiest and 8 most vigorous trees with the greatest potential for 9 crown-growth in plantations and in natural stands 10 adjacent to plantations; and all mature hardwoods, 11 when practicable.

12 (6) STEWARDSHIP CONTRACT.—The term
13 "stewardship contract" means an agreement or con14 tract entered into under section 604 of the Healthy
15 Forests Restoration Act of 2003 (16 U.S.C. 6591c).

16 (7) WILDLAND-URBAN INTERFACE.—The term
17 "wildland-urban interface" has the meaning given
18 the term by section 101 of the Healthy Forests Res19 toration Act of 2003 (16 U.S.C. 6511).

20 ESTABLISHMENT.—Subject to valid existing (b) 21 rights, there is established the South Fork Trinity-Mad 22 River Restoration Area, comprising approximately 23 871,414 acres of Federal land administered by the Forest 24 Service and Bureau of Land Management, as generally depicted on the map entitled "South Fork Trinity-Mad River 25

1	Restoration Area" and dated May 15, 2020, to be known
2	as the South Fork Trinity-Mad River Restoration Area.
3	(c) PURPOSES.—The purposes of the restoration area
4	are to—
5	(1) establish, restore, and maintain fire-resilient
6	forest structures containing late successional forest
7	structure characterized by large trees and multisto-
8	ried canopies, as ecologically appropriate;
9	(2) protect late successional reserves;
10	(3) enhance the restoration of Federal lands
11	within the restoration area;
12	(4) reduce the threat posed by wildfires to com-
13	munities within the restoration area;
14	(5) protect and restore aquatic habitat and
15	anadromous fisheries;
16	(6) protect the quality of water within the res-
17	toration area; and
18	(7) allow visitors to enjoy the scenic, rec-
19	reational, natural, cultural, and wildlife values of the
20	restoration area.
21	(d) Management.—
22	(1) IN GENERAL.—The Secretary shall manage
23	the restoration area—
24	(A) in a manner consistent with the pur-
25	poses described in subsection (c);

(B) in a manner that—

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2	(i) in the case of the Forest Service,
3	prioritizes restoration of the restoration
4	area over other nonemergency vegetation
5	management projects on the portions of
6	the Six Rivers and Shasta-Trinity National
7	Forests in Humboldt and Trinity Counties;
8	and
9	(ii) in the case of the United States
10	Fish and Wildlife Service establishes with

10 Fish and Wildlife Service, establishes with 11 the Forest Service an agreement for co-12 operation to ensure timely completion of consultation required by section 7 of the 13 14 Endangered Species Act (15 U.S.C. 1536) 15 on restoration projects within the restora-16 tion area and agreement to maintain and 17 exchange information on planning sched-18 ules and priorities on a regular basis;

19 (C) in accordance with—

20 (i) the laws (including regulations)
21 and rules applicable to the National Forest
22 System for land managed by the Forest
23 Service;

24 (ii) the Federal Land Policy and Man25 agement Act of 1976 (43 U.S.C. 1701 et

1	seq.) for land managed by the Bureau of
2	Land Management;
3	(iii) this title; and
4	(iv) any other applicable law (includ-
5	ing regulations); and
6	(D) in a manner consistent with congres-
7	sional intent that consultation for restoration
8	projects within the restoration area is com-
9	pleted in a timely and efficient manner.
10	(2) Conflict of laws.—
11	(A) IN GENERAL.—The establishment of
12	the restoration area shall not change the man-
13	agement status of any land or water that is
14	designated wilderness or as a wild and scenic
15	river, including lands and waters designated by
16	this title.
17	(B) RESOLUTION OF CONFLICT.—If there
18	is a conflict between the laws applicable to the
19	areas described in subparagraph (A) and this
20	section, the more restrictive provision shall con-
21	trol.
22	(3) USES.—
23	(A) IN GENERAL.—The Secretary shall
24	only allow uses of the restoration area that the

1	Secretary determines would further the pur-
2	poses described in subsection (c).
3	(B) PRIORITY.—The Secretary shall
4	prioritize restoration activities within the res-
5	toration area.
6	(C) LIMITATION.—Nothing in this section
7	shall limit the Secretary's ability to plan, ap-
8	prove, or prioritize activities outside of the res-
9	toration area.
10	(4) WILDLAND FIRE.—
11	(A) IN GENERAL.—Nothing in this section
12	prohibits the Secretary, in cooperation with
13	other Federal, State, and local agencies, as ap-
14	propriate, from conducting wildland fire oper-
15	ations in the restoration area, consistent with
16	the purposes of this section.
17	(B) PRIORITY.—The Secretary may use
18	prescribed burning and managed wildland fire
19	to the fullest extent practicable to achieve the
20	purposes of this section.
21	(5) Road decommissioning.—
22	(A) IN GENERAL.—To the extent prac-
23	ticable, the Secretary shall decommission
24	unneeded National Forest System roads identi-
25	fied for decommissioning and unauthorized

1	roads identified for decommissioning within the
2	restoration area—
3	(i) subject to appropriations;
4	(ii) consistent with the analysis re-
5	quired by subparts A and B of part 212 of
6	title 36, Code of Federal Regulations; and
7	(iii) in accordance with existing law.
8	(B) ADDITIONAL REQUIREMENT.—In mak-
9	ing determinations regarding road decommis-
10	sioning under subparagraph (A), the Secretary
11	shall consult with—
12	(i) appropriate State, Tribal, and local
13	governmental entities; and
14	(ii) members of the public.
15	(C) DEFINITION.—As used in subpara-
16	graph (A), the term "decommission" means—
17	(i) to reestablish vegetation on a road;
18	and
19	(ii) to restore any natural drainage,
20	watershed function, or other ecological
21	processes that are disrupted or adversely
22	impacted by the road by removing or
23	hydrologically disconnecting the road
24	prism.
25	(6) VEGETATION MANAGEMENT.—

1	(A) IN GENERAL.—Subject to subpara-
2	graphs (B), (C), and (D), the Secretary may
3	conduct vegetation management projects in the
4	restoration area only where necessary to—
5	(i) maintain or restore the character-
6	istics of ecosystem composition and struc-
7	ture;
8	(ii) reduce wildfire risk to commu-
9	nities by promoting forests that are fire re-
10	silient;
11	(iii) improve the habitat of threatened,
12	endangered, or sensitive species;
13	(iv) protect or improve water quality;
14	or
15	(v) enhance the restoration of lands
16	within the restoration area.
17	(B) Additional requirements.—
18	(i) Shaded fuel breaks.—In car-
19	rying out subparagraph (A), the Secretary
20	shall prioritize, as practicable, the estab-
21	lishment of a network of shaded fuel
22	breaks within—
23	(I) the portions of the wildland-
24	urban interface that are within 150

1	feet from private property contiguous
2	to Federal land;
3	(II) 150 feet from any road that
4	is open to motorized vehicles as of the
5	date of enactment of this Act—
6	(aa) except that, where to-
7	pography or other conditions re-
8	quire, the Secretary may estab-
9	lish shaded fuel breaks up to 275
10	feet from a road so long as the
11	combined total width of the
12	shaded fuel breaks for both sides
13	of the road does not exceed 300
14	feet; and
15	(bb) provided that the Sec-
16	retary shall include vegetation
17	treatments within a minimum of
18	25 feet of the road where prac-
19	ticable, feasible, and appropriate
20	as part of any shaded fuel break;
21	Oľ
22	(III) 150 feet of any plantation.
23	(ii) Plantations; riparian re-
24	SERVES.—The Secretary may undertake
25	vegetation management projects—

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(I) in areas within the restora-
tion area in which fish and wildlife
habitat is significantly compromised
as a result of past management prac-
tices (including plantations); and
(II) within designated riparian
reserves only where necessary to
maintain the integrity of fuel breaks
and to enhance fire resilience.
(C) COMPLIANCE.—The Secretary shall
carry out vegetation management projects with-
carry out vegetation management projects with- in the restoration area—
in the restoration area—
in the restoration area— (i) in accordance with—
in the restoration area— (i) in accordance with— (I) this section; and
in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regu-
in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regu- lations);
in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regu- lations); (ii) after providing an opportunity for
in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regu- lations); (ii) after providing an opportunity for public comment; and
in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regu- lations); (ii) after providing an opportunity for public comment; and (iii) subject to appropriations.
 in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regulations); (ii) after providing an opportunity for public comment; and (iii) subject to appropriations. (D) BEST AVAILABLE SCIENCE.—The Sec-
 in the restoration area— (i) in accordance with— (I) this section; and (II) existing law (including regulations); (ii) after providing an opportunity for public comment; and (iii) subject to appropriations. (D) BEST AVAILABLE SCIENCE.—The Secretary shall use the best available science in

1	(A) EXISTING GRAZING.—The grazing of
2	livestock in the restoration area, where estab-
3	lished before the date of enactment of this Act,
4	shall be permitted to continue—
5	(i) subject to—
6	(I) such reasonable regulations,
7	policies, and practices as the Sec-
8	retary considers necessary; and
9	(II) applicable law (including reg-
10	ulations); and
11	(ii) in a manner consistent with the
12	purposes described in subsection (c).
13	(B) TARGETED NEW GRAZING.—The Sec-
14	retary may issue annual targeted grazing per-
15	mits for the grazing of livestock in the restora-
16	tion area, where not established before the date
17	of the enactment of this Act, to control noxious
18	weeds, aid in the control of wildfire within the
19	wildland-urban interface, or to provide other ec-
20	ological benefits subject to—
21	(i) such reasonable regulations, poli-
22	cies, and practices as the Secretary con-
23	siders necessary; and
24	(ii) a manner consistent with the pur-

25 poses described in subsection (c).

1	(C) Best available science.—The Sec-
2	retary shall use the best available science when
3	determining whether to issue targeted grazing
4	permits within the restoration area.
5	(e) WITHDRAWAL.—Subject to valid existing rights,
6	the restoration area is withdrawn from—
7	(1) all forms of entry, appropriation, and dis-
8	posal under the public land laws;
9	(2) location, entry, and patent under the mining
10	laws; and
11	(3) disposition under all laws relating to min-
12	eral and geothermal leasing or mineral materials.
13	(f) USE OF STEWARDSHIP CONTRACTS.—To the
14	maximum extent practicable, the Secretary shall—
15	(1) use stewardship contracts to implement this
16	section; and
17	(2) use revenue derived from such stewardship
18	contracts for restoration and other activities within
19	the restoration area which shall include staff and ad-
20	ministrative costs to support timely consultation ac-
21	tivities for restoration projects.
22	(g) Collaboration.—In developing and imple-
23	menting restoration projects in the restoration area, the
24	Secretary shall consult with collaborative groups with an
25	interest in the restoration area.

(h) ENVIRONMENTAL REVIEW.—A collaboratively de veloped restoration project within the restoration area may
 be carried out in accordance with the provisions for haz ardous fuel reduction projects set forth in sections 104,
 105, and 106 of the Healthy Forests Restoration Act of
 2003 (16 U.S.C. 6514–6516), as applicable.

7 (i) MULTIPARTY MONITORING.—The Secretary of8 Agriculture shall—

9 (1) in collaboration with the Secretary of the 10 Interior and interested persons, use a multiparty 11 monitoring, evaluation, and accountability process to 12 assess the positive or negative ecological, social, and 13 economic effects of restoration projects within the 14 restoration area; and

(2) incorporate the monitoring results into themanagement of the restoration area.

(j) FUNDING.—The Secretary shall use all existing
authorities to secure as much funding as necessary to fulfill the purposes of the restoration area.

20 (k) Forest Residues Utilization.—

(1) IN GENERAL.—In accordance with applicable law, including regulations, and this section, the
Secretary may utilize forest residues from restoration projects, including shaded fuel breaks, in the
restoration area for research and development of

biobased products that result in net carbon seques tration.

3 (2) PARTNERSHIPS.—In carrying out para4 graph (1), the Secretary may enter into partnerships
5 with universities, nongovernmental organizations, in6 dustry, Tribes, and Federal, State, and local govern7 mental agencies.

8 SEC. 212. REDWOOD NATIONAL AND STATE PARKS RES9 TORATION.

10 (a) PARTNERSHIP AGREEMENTS.—The Secretary of 11 the Interior is authorized to undertake initiatives to re-12 store degraded redwood forest ecosystems in Redwood Na-13 tional and State Parks in partnership with the State of 14 California, local agencies, and nongovernmental organiza-15 tions.

(b) COMPLIANCE.—In carrying out any initiative authorized by subsection (a), the Secretary of the Interior
shall comply with all applicable law.

19 SEC. 213. CALIFORNIA PUBLIC LANDS REMEDIATION PART-

20

NERSHIP.

21 (a) DEFINITIONS.—In this section:

(1) PARTNERSHIP.—The term "partnership"
means the California Public Lands Remediation
Partnership, established by subsection (b).

(2) PRIORITY LANDS.—The term "priority
 lands" means Federal land within the State that is
 determined by the partnership to be a high priority
 for remediation.

(3) REMEDIATION.—The term "remediation" 5 6 means to facilitate the recovery of lands and waters 7 that have been degraded, damaged, or destroyed by 8 illegal marijuana cultivation or another illegal activ-9 ity. Remediation includes but is not limited to re-10 moval of trash, debris, and other material, and es-11 tablishing the composition, structure, pattern, and 12 ecological processes necessary to facilitate terrestrial 13 and aquatic ecosystem sustainability, resilience, and 14 health under current and future conditions.

15 (b) ESTABLISHMENT.—There is hereby established a16 California Public Lands Remediation Partnership.

17 (c) PURPOSES.—The purposes of the partnership are18 to—

(1) coordinate the activities of Federal, State,
Tribal, and local authorities, and the private sector,
in the remediation of priority lands in the State affected by illegal marijuana cultivation or other illegal
activities; and

1	(2) use the resources and expertise of each
2	agency, authority, or entity in implementing remedi-
3	ation activities on priority lands in the State.
4	(d) Membership.—The members of the partnership
5	shall include the following:
6	(1) The Secretary of Agriculture, or a designee
7	of the Secretary of Agriculture to represent the For-
8	est Service.
9	(2) The Secretary of the Interior, or a designee
10	of the Secretary of the Interior, to represent the
11	United States Fish and Wildlife Service, Bureau of
12	Land Management, and National Park Service.
13	(3) The Director of the Office of National Drug
14	Control Policy, or a designee of the Director.
15	(4) The Secretary of the State Natural Re-
16	sources Agency, or a designee of the Secretary, to
17	represent the California Department of Fish and
18	Wildlife.
19	(5) A designee of the California State Water
20	Resources Control Board.
21	(6) A designee of the California State Sheriffs'
22	Association.
23	(7) One member to represent federally recog-
24	nized Indian Tribes, to be appointed by the Sec-
25	retary of Agriculture.

1	(8) One member to represent nongovernmental
2	organizations with an interest in Federal land reme-
3	diation, to be appointed by the Secretary of Agri-
4	culture.
5	(9) One member to represent local govern-
6	mental interests, to be appointed by the Secretary of
7	Agriculture.
8	(10) A law enforcement official from each of
9	the following:
10	(A) The Department of the Interior.
11	(B) The Department of Agriculture.
12	(11) A scientist to provide expertise and advise
13	on methods needed for remediation efforts, to be ap-
14	pointed by the Secretary of Agriculture.
15	(12) A designee of the National Guard Counter
16	Drug Program.
17	(e) DUTIES.—To further the purposes of this section,
18	the partnership shall—
19	(1) identify priority lands for remediation in the
20	State;
21	(2) secure resources from Federal and non-Fed-
22	eral sources to apply to remediation of priority lands
23	in the State;
24	(3) support efforts by Federal, State, Tribal,
25	and local agencies, and nongovernmental organiza-

tions in carrying out remediation of priority lands in

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2 the State; 3 (4) support research and education on the im-4 pacts of, and solutions to, illegal marijuana cultiva-5 tion and other illegal activities on priority lands in 6 the State; 7 (5) involve other Federal, State, Tribal, and 8 local agencies, nongovernmental organizations, and 9 the public in remediation efforts, to the extent prac-10 ticable; and 11 (6) take any other administrative or advisory 12 actions as necessary to address remediation of pri-13 ority lands in the State. 14 (f) AUTHORITIES.—To implement this section, the 15 partnership may, subject to the prior approval of the Secretary of Agriculture— 16 17 (1) make grants to the State, political subdivi-18 sions of the State, nonprofit organizations, and 19 other persons;

20 (2) enter into cooperative agreements with, or
21 provide grants or technical assistance to, the State,
22 political subdivisions of the State, nonprofit organi23 zations, Federal agencies, and other interested par24 ties;

25 (3) hire and compensate staff;

1 (4) obtain funds or services from any source, 2 including Federal and non-Federal funds, and funds 3 and services provided under any other Federal law 4 or program; 5 (5) contract for goods or services; and 6 (6) support activities of partners and any other 7 activities that further the purposes of this section. 8 (g) PROCEDURES.—The partnership shall establish 9 such rules and procedures as it deems necessary or desirable. 10 11 (h) LOCAL HIRING.—The partnership shall, to the 12 maximum extent practicable and in accordance with exist-13 ing law, give preference to local entities and persons when carrying out this section. 14 15 (i) SERVICE WITHOUT COMPENSATION.—Members of the partnership shall serve without pay. 16 17 (i) DUTIES AND AUTHORITIES OF THE SECRETARY 18 OF AGRICULTURE.— 19 (1) IN GENERAL.—The Secretary of Agriculture 20 shall convene the partnership on a regular basis to 21 carry out this section. 22 (2) TECHNICAL AND FINANCIAL ASSISTANCE. 23 The Secretary of Agriculture and Secretary of the 24 Interior may provide technical and financial assist-25 ance, on a reimbursable or nonreimbursable basis, as determined by the appropriate Secretary, to the
 partnership or any members of the partnership to
 carry out this title.

4 (3) COOPERATIVE AGREEMENTS.—The Sec5 retary of Agriculture and Secretary of the Interior
6 may enter into cooperative agreements with the
7 partnership, any members of the partnership, or
8 other public or private entities to provide technical,
9 financial, or other assistance to carry out this title.

10 SEC. 214. TRINITY LAKE VISITOR CENTER.

(a) IN GENERAL.—The Secretary of Agriculture, acting through the Chief of the Forest Service, may establish,
in cooperation with any other public or private entities
that the Secretary may determine to be appropriate, a visitor center in Weaverville, California—

16 (1) to serve visitors; and

17 (2) to assist in fulfilling the purposes of the
18 Whiskeytown-Shasta-Trinity National Recreation
19 Area.

(b) REQUIREMENTS.—The Secretary shall ensure
that the visitor center authorized under subsection (a) is
designed to interpret the scenic, biological, natural, historical, scientific, paleontological, recreational, ecological, wilderness, and cultural resources of the Whiskeytown-Shas-

ta-Trinity National Recreation Area and other nearby
 Federal lands.

3 (c) COOPERATIVE AGREEMENTS.—The Secretary of
4 Agriculture may, in a manner consistent with this title,
5 enter into cooperative agreements with the State and any
6 other appropriate institutions and organizations to carry
7 out the purposes of this section.

8 SEC. 215. DEL NORTE COUNTY VISITOR CENTER.

9 (a) IN GENERAL.—The Secretary of Agriculture and
10 Secretary of the Interior, acting jointly or separately, may
11 establish, in cooperation with any other public or private
12 entities that the Secretaries determine to be appropriate,
13 a visitor center in Del Norte County, California—

14 (1) to serve visitors; and

(2) to assist in fulfilling the purposes of Redwood National and State Parks, the Smith River
National Recreation Area, and other nearby Federal
lands.

(b) REQUIREMENTS.—The Secretaries shall ensure
that the visitor center authorized under subsection (a) is
designed to interpret the scenic, biological, natural, historical, scientific, paleontological, recreational, ecological, wilderness, and cultural resources of Redwood National and
State Parks, the Smith River National Recreation Area,
and other nearby Federal lands.

1 SEC. 216. MANAGEMENT PLANS.

2 (a) IN GENERAL.—In revising the land and resource
3 management plan for the Shasta-Trinity, Six Rivers,
4 Klamath, and Mendocino National Forests, the Secretary
5 shall—

6 (1) consider the purposes of the South Fork
7 Trinity-Mad River Restoration Area established by
8 section 211; and

9 (2) include or update the fire management plan
10 for the wilderness areas and wilderness additions es11 tablished by this title.

(b) REQUIREMENT.—In carrying out the revisions re-quired by subsection (a), the Secretary shall—

14 (1) develop spatial fire management plans in15 accordance with—

16 (A) the Guidance for Implementation of
17 Federal Wildland Fire Management Policy
18 dated February 13, 2009, including any amend19 ments to that guidance; and

20 (B) other appropriate policies;

21 (2) ensure that a fire management plan—

(A) considers how prescribed or managed
fire can be used to achieve ecological management objectives of wilderness and other natural
or primitive areas; and

(B) in the case of a wilderness area ex-
panded by section 231, provides consistent di-
rection regarding fire management to the entire
wilderness area, including the addition;
(3) consult with—
(A) appropriate State, Tribal, and local
governmental entities; and
(B) members of the public; and
(4) comply with applicable laws (including regu-
lations).

11 SEC. 217. STUDY; PARTNERSHIPS RELATED TO OVERNIGHT 12 ACCOMMODATIONS.

13 (a) STUDY.—The Secretary of the Interior, in con-14 sultation with interested Federal, State, Tribal, and local 15 entities, and private and nonprofit organizations, shall conduct a study to evaluate the feasibility and suitability 16 17 of establishing overnight accommodations near Redwood National and State Parks on— 18

19 (1) Federal land at the northern boundary or 20 on land within 20 miles of the northern boundary; 21 and

22 (2) Federal land at the southern boundary or 23 on land within 20 miles of the southern boundary. (b) PARTNERSHIPS.— 24

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1	(1) Agreements authorized.—If the study
2	conducted under subsection (a) determines that es-
3	tablishing the described accommodations is suitable
4	and feasible, the Secretary may enter into agree-
5	ments with qualified private and nonprofit organiza-
6	tions for the development, operation, and mainte-
7	nance of overnight accommodations.
8	(2) CONTENTS.—Any agreements entered into
9	under paragraph (1) shall clearly define the role and
10	responsibility of the Secretary and the private or
11	nonprofit organization.
12	(3) COMPLIANCE.—The Secretary shall enter
13	agreements under paragraph (1) in accordance with
14	existing law.
15	(4) Effect.—Nothing in this subsection—
16	(A) reduces or diminishes the authority of
17	the Secretary to manage land and resources
18	under the jurisdiction of the Secretary; or
19	(B) amends or modifies the application of
20	any existing law (including regulations) applica-
21	ble to land under the jurisdiction of the Sec-
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Subtitle B—Recreation

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2 SEC. 221. HORSE MOUNTAIN SPECIAL MANAGEMENT AREA.

3 ESTABLISHMENT.—Subject to valid existing (a) rights, there is established the Horse Mountain Special 4 Management Area (referred to in this section as the "spe-5 cial management area") comprising approximately 7,482 6 acres of Federal land administered by the Forest Service 7 8 in Humboldt County, California, as generally depicted on the map entitled "Horse Mountain Special Management 9 10 Area" and dated May 15, 2020.

(b) PURPOSES.—The purpose of the special management area is to enhance the recreational and scenic values
of the special management area while conserving the
plants, wildlife, and other natural resource values of the
area.

16 (c) MANAGEMENT PLAN.—

(1) IN GENERAL.—Not later than 3 years after
the date of enactment of this Act and in accordance
with paragraph (2), the Secretary shall develop a
comprehensive plan for the long-term management
of the special management area.

(2) CONSULTATION.—In developing the management plan required under paragraph (1), the
Secretary shall consult with—

1	(A) appropriate State, Tribal, and local
2	governmental entities; and
3	(B) members of the public.
4	(3) Additional requirement.—The manage-
5	ment plan required under paragraph (1) shall ensure
6	that recreational use within the special management
7	area does not cause significant adverse impacts on
8	the plants and wildlife of the special management
9	area.
10	(d) Management.—
11	(1) IN GENERAL.—The Secretary shall manage
12	the special management area—
13	(A) in furtherance of the purposes de-
14	scribed in subsection (b); and
15	(B) in accordance with—
16	(i) the laws (including regulations)
17	generally applicable to the National Forest
18	System;
19	(ii) this section; and
20	(iii) any other applicable law (includ-
21	ing regulations).
22	(2) RECREATION.—The Secretary shall con-
23	tinue to authorize, maintain, and enhance the rec-
24	reational use of the special management area, in-
25	cluding hunting, fishing, camping, hiking, hang glid-

1	ing, sightseeing, nature study, horseback riding,
2	rafting, mountain biking, and motorized recreation
3	on authorized routes, and other recreational activi-
4	ties, so long as such recreational use is consistent
5	with the purposes of the special management area,
6	this section, other applicable law (including regula-
7	tions), and applicable management plans.
8	(3) Motorized vehicles.—
9	(A) IN GENERAL.—Except as provided in
10	subparagraph (B), the use of motorized vehicles
11	in the special management area shall be per-
12	mitted only on roads and trails designated for
13	the use of motorized vehicles.
14	(B) Use of snowmobiles.—The winter
15	use of snowmobiles shall be allowed in the spe-
16	cial management area—
17	(i) during periods of adequate snow
18	coverage during the winter season; and
19	(ii) subject to any terms and condi-
20	tions determined to be necessary by the
21	Secretary.
22	(4) New trails.—
23	(A) IN GENERAL.—The Secretary may
24	construct new trails for motorized or non-

1	motorized recreation within the special manage-
2	ment area in accordance with—
3	(i) the laws (including regulations)
4	generally applicable to the National Forest
5	System;
6	(ii) this section; and
7	(iii) any other applicable law (includ-
8	ing regulations).
9	(B) PRIORITY.—In establishing new trails
10	within the special management area, the Sec-
11	retary shall—
12	(i) prioritize the establishment of
13	loops that provide high-quality, diverse rec-
14	reational experiences; and
15	(ii) consult with members of the pub-
16	lie.
17	(e) WITHDRAWAL.—Subject to valid existing rights,
18	the special management area is withdrawn from—
19	(1) all forms of appropriation or disposal under
20	the public land laws;
21	(2) location, entry, and patent under the mining
22	laws; and
23	(3) disposition under laws relating to mineral
24	and geothermal leasing.

1 SEC. 222. BIGFOOT NATIONAL RECREATION TRAIL.

2 (a) FEASIBILITY STUDY.—

3 (1) IN GENERAL.—Not later than 3 years after 4 the date of the enactment of this Act, the Secretary 5 of Agriculture, in cooperation with the Secretary of 6 the Interior, shall submit to the Committee on Nat-7 ural Resources of the House of Representatives and 8 Committee on Energy and Natural Resources of the 9 Senate a study that describes the feasibility of estab-10 lishing a nonmotorized Bigfoot National Recreation 11 Trail that follows the route described in paragraph 12 (2).

(2) ROUTE.—The trail described in paragraph
(1) shall extend from the Ides Cove Trailhead in the
Mendocino National Forest to Crescent City, California, by roughly following the route as generally
depicted on the map entitled "Bigfoot National
Recreation Trail—Proposed" and dated July 25,
2018.

20 (3) ADDITIONAL REQUIREMENT.—In com21 pleting the study required by subsection (a), the Sec22 retary of Agriculture shall consult with—

23 (A) appropriate Federal, State, Tribal, re24 gional, and local agencies;

25 (B) private landowners;

26 (C) nongovernmental organizations; and

1	(D) members of the public.
2	(b) DESIGNATION.—
3	(1) IN GENERAL.—Upon a determination that
4	the Bigfoot National Recreation Trail is feasible and
5	meets the requirements for a National Recreation
6	Trail in section 1243 of title 16, United States
7	Code, the Secretary of Agriculture shall designate
8	the Bigfoot National Recreation Trail in accordance
9	with—
10	(A) the National Trails System Act (Public
11	Law 90–543);
12	(B) this title; and
13	(C) other applicable law (including regula-
14	tions).
15	(2) Administration.—Upon designation by
16	the Secretary of Agriculture, the Bigfoot National
17	Recreation Trail (referred to in this section as the
18	"trail") shall be administered by the Secretary of
19	Agriculture, in consultation with—
20	(A) other Federal, State, Tribal, regional,
21	and local agencies;
22	(B) private landowners; and
23	(C) other interested organizations.
24	(3) Private property rights.—

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1	(A) IN GENERAL.—No portions of the trail
2	may be located on non-Federal land without the
3	written consent of the landowner.
4	(B) PROHIBITION.—The Secretary of Agri-
5	culture shall not acquire for the trail any land
6	or interest in land outside the exterior boundary
7	of any federally managed area without the con-
8	sent of the owner of the land or interest in the
9	land.
10	(C) Effect.—Nothing in this section—
11	(i) requires any private property
12	owner to allow public access (including
13	Federal, State, or local government access)
14	to private property; or
15	(ii) modifies any provision of Federal,
16	State, or local law with respect to public
17	access to or use of private land.
18	(c) Cooperative Agreements.—In carrying out
19	this section, the Secretary of Agriculture may enter into
20	cooperative agreements with State, Tribal, and local gov-
21	ernment entities and private entities to complete needed
22	trail construction, reconstruction, realignment, mainte-
23	nance, or education projects related to the Bigfoot Na-
24	tional Recreation Trail.
25	(d) MAP.—

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1	(1) MAP REQUIRED.—Upon designation of the
2	Bigfoot National Recreation Trail, the Secretary of
3	Agriculture shall prepare a map of the trail.
4	(2) Public availability.—The map referred
5	to in paragraph (1) shall be on file and available for
6	public inspection in the appropriate offices of the
7	Forest Service.
8	SEC. 223. ELK CAMP RIDGE RECREATION TRAIL.
9	(a) DESIGNATION.—
10	(1) IN GENERAL.—In accordance with para-
11	graph (2), the Secretary of Agriculture after an op-
12	portunity for public comment, shall designate a trail
13	(which may include a system of trails)—
14	(A) for use by off-highway vehicles or
15	mountain bicycles, or both; and
16	(B) to be known as the Elk Camp Ridge
17	Recreation Trail.
18	(2) REQUIREMENTS.—In designating the Elk
19	Camp Ridge Recreation Trail (referred to in this
20	section as the "trail"), the Secretary shall only in-
21	clude trails that are—
22	(A) as of the date of enactment of this
23	Act, authorized for use by off-highway vehicles
24	or mountain bikes, or both; and

1	(B) located on land that is managed by the
2	Forest Service in Del Norte County.
3	(3) MAP.—A map that depicts the trail shall be
4	on file and available for public inspection in the ap-
5	propriate offices of the Forest Service.
6	(b) Management.—
7	(1) IN GENERAL.—The Secretary shall manage
8	the trail—
9	(A) in accordance with applicable laws (in-
10	cluding regulations);
11	(B) to ensure the safety of citizens who
12	use the trail; and
13	(C) in a manner by which to minimize any
14	damage to sensitive habitat or cultural re-
15	sources.
16	(2) MONITORING; EVALUATION.—To minimize
17	the impacts of the use of the trail on environmental
18	and cultural resources, the Secretary shall annually
19	assess the effects of the use of off-highway vehicles
20	and mountain bicycles on—
21	(A) the trail;
22	(B) land located in proximity to the trail;
23	and
24	(C) plants, wildlife, and wildlife habitat.

1	(3) CLOSURE.—The Secretary, in consultation
2	with the State and Del Norte County, and subject
3	to paragraph (4), may temporarily close or perma-
4	nently reroute a portion of the trail if the Secretary
5	determines that—
6	(A) the trail is having an adverse impact
7	on—
8	(i) wildlife habitats;
9	(ii) natural resources;
10	(iii) cultural resources; or
11	(iv) traditional uses;
12	(B) the trail threatens public safety; or
13	(C) closure of the trail is necessary—
14	(i) to repair damage to the trail; or
15	(ii) to repair resource damage.
16	(4) REROUTING.—Any portion of the trail that
17	is temporarily closed by the Secretary under para-
18	graph (3) may be permanently rerouted along any
19	road or trail—
20	(A) that is—
21	(i) in existence as of the date of the
22	closure of the portion of the trail;
23	(ii) located on public land; and
24	(iii) open to motorized or mechanized
25	use; and

1	(B) if the Secretary determines that re-
2	routing the portion of the trail would not sig-
3	nificantly increase or decrease the length of the
4	trail.
5	(5) NOTICE OF AVAILABLE ROUTES.—The Sec-
6	retary shall ensure that visitors to the trail have ac-
7	cess to adequate notice relating to the availability of
8	trail routes through—
9	(A) the placement of appropriate signage
10	along the trail; and
11	(B) the distribution of maps, safety edu-
12	cation materials, and other information that the
13	Secretary concerned determines to be appro-
14	priate.
15	(c) EFFECT.—Nothing in this section affects the
16	ownership, management, or other rights relating to any
17	non-Federal land (including any interest in any non-Fed-
18	eral land).
19	SEC. 224. TRINITY LAKE TRAIL.
20	(a) TRAIL CONSTRUCTION.—
21	(1) FEASIBILITY STUDY.—Not later than 18
22	months after the date of enactment of this Act, the
23	Secretary shall study the feasibility and public inter-
24	est of constructing a recreational trail for non-

25 motorized uses around Trinity Lake.

(2) Construction.—

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2	(A) CONSTRUCTION AUTHORIZED.—Sub-
3	ject to appropriations, and in accordance with
4	paragraph (3), if the Secretary determines
5	under paragraph (1) that the construction of
6	the trail described in such paragraph is feasible
7	and in the public interest, the Secretary may
8	provide for the construction of the trail.
9	(B) USE OF VOLUNTEER SERVICES AND
10	CONTRIBUTIONS.—The trail may be constructed
11	under this section through the acceptance of
12	volunteer services and contributions from non-
13	Federal sources to reduce or eliminate the need
14	for Federal expenditures to construct the trail.
15	(3) COMPLIANCE.—In carrying out this section,
16	the Secretary shall comply with—
17	(A) the laws (including regulations) gen-
18	erally applicable to the National Forest System;
19	and
20	(B) this title.
21	(b) Effect.—Nothing in this section affects the
22	ownership, management, or other rights relating to any
23	non-Federal land (including any interest in any non-Fed-

24 eral land).

1 SEC. 225. TRAILS STUDY.

2 (a) IN GENERAL.—Not later than 2 years after the 3 date of enactment of this Act, the Secretary of Agriculture, in accordance with subsection (b) and in consulta-4 5 tion with interested parties, shall conduct a study to improve motorized and nonmotorized recreation trail oppor-6 7 tunities (including mountain bicycling) on land not des-8 ignated as wilderness within the portions of the Six Rivers, 9 Shasta-Trinity, and Mendocino National Forests located in Del Norte, Humboldt, Trinity, and Mendocino Coun-10 11 ties.

12 (b) CONSULTATION.—In carrying out the study re-13 quired by subsection (a), the Secretary of Agriculture shall 14 consult with the Secretary of the Interior regarding oppor-15 tunities to improve, through increased coordination, recre-16 ation trail opportunities on land under the jurisdiction of 17 the Secretary of the Interior that shares a boundary with 18 the national forest land described in subsection (a).

19 SEC.226. CONSTRUCTION OF MOUNTAIN BICYCLING20ROUTES.

21 (a) TRAIL CONSTRUCTION.—

(1) FEASIBILITY STUDY.—Not later than 18
months after the date of enactment of this Act, the
Secretary of Agriculture shall study the feasibility
and public interest of constructing recreational trails
for mountain bicycling and other nonmotorized uses
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1 on the routes as generally depicted in the report en-2 titled "Trail Study for Smith River National Recreation Area Six Rivers National Forest" and dated 3 2016.4 5 (2) CONSTRUCTION.— 6 (A) CONSTRUCTION AUTHORIZED.—Sub-7 ject to appropriations, and in accordance with paragraph (3), if the Secretary determines 8 9 under paragraph (1) that the construction of 10 one or more routes described in such paragraph 11 is feasible and in the public interest, the Sec-12 retary may provide for the construction of the 13 routes.

14 (B) MODIFICATIONS.—The Secretary may
15 modify the routes as necessary in the opinion of
16 the Secretary.

17 (C) Use of volunteer services and 18 CONTRIBUTIONS.—Routes may be constructed 19 under this section through the acceptance of 20 volunteer services and contributions from non-21 Federal sources to reduce or eliminate the need 22 for Federal expenditures to construct the route. 23 (3) COMPLIANCE.—In carrying out this section, 24 the Secretary shall comply with(A) the laws (including regulations) gen erally applicable to the National Forest System;
 and

(B) this title.

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5 (b) EFFECT.—Nothing in this section affects the 6 ownership, management, or other rights relating to any 7 non-Federal land (including any interest in any non-Fed-8 eral land).

9 SEC. 227. PARTNERSHIPS.

(a) AGREEMENTS AUTHORIZED.—The Secretary is
authorized to enter into agreements with qualified private
and nonprofit organizations to undertake the following activities on Federal lands in Mendocino, Humboldt, Trinity,
and Del Norte Counties—

15 (1) trail and campground maintenance;

16 (2) public education, visitor contacts, and out-17 reach; and

18 (3) visitor center staffing.

(b) CONTENTS.—Any agreements entered into under
subsection (a) shall clearly define the role and responsibility of the Secretary and the private or nonprofit organization.

23 (c) COMPLIANCE.—The Secretary shall enter into
24 agreements under subsection (a) in accordance with exist25 ing law.

1 (d) EFFECT.—Nothing in this section—

2 (1) reduces or diminishes the authority of the
3 Secretary to manage land and resources under the
4 jurisdiction of the Secretary; or

5 (2) amends or modifies the application of any
6 existing law (including regulations) applicable to
7 land under the jurisdiction of the Secretary.

8 SEC. 228. ICE AGE NATIONAL SCENIC TRAIL.

9 Section 5(a)(10) of the National Trails System Act 10 (16 U.S.C. 1244(a)(10)) is amended by striking the third 11 and fourth sentences and inserting "The trail shall be ad-12 ministered by the Secretary of the Interior as a unit of 13 the National Park System.".

14 Subtitle C—Conservation

15 SEC. 231. DESIGNATION OF WILDERNESS.

(a) IN GENERAL.—In accordance with the Wilderness
Act (16 U.S.C. 1131 et seq.), the following areas in the
State are designated as wilderness areas and as components of the National Wilderness Preservation System:

(1) BLACK BUTTE RIVER WILDERNESS.—Certain Federal land managed by the Forest Service in
the State, comprising approximately 11,155 acres,
as generally depicted on the map entitled "Black
Butte Wilderness—Proposed" and dated May 15,

2020, which shall be known as the Black Butte
 River Wilderness.

(2)3 CHANCHELULLA WILDERNESS ADDI-4 TIONS.—Certain Federal land managed by the For-5 est Service in the State, comprising approximately 6 6,382 acres, as generally depicted on the map enti-7 tled "Chanchelulla Wilderness Additions—Proposed" 8 and dated May 15, 2020, which is incorporated in, 9 and considered to be a part of, the Chanchelulla Wil-10 derness, as designated by section 101(a)(4) of the 11 California Wilderness Act of 1984 (16 U.S.C. 1132) 12 note; 98 Stat. 1619).

(3) CHINQUAPIN WILDERNESS.—Certain Federal land managed by the Forest Service in the
State, comprising approximately 27,164 acres, as
generally depicted on the map entitled "Chinquapin
Wilderness—Proposed" and dated May 15, 2020,
which shall be known as the Chinquapin Wilderness.

(4) ELKHORN RIDGE WILDERNESS ADDITION.—
Certain Federal land managed by the Bureau of
Land Management in the State, comprising approximately 37 acres, as generally depicted on the map
entitled "Proposed Elkhorn Ridge Wilderness Additions" and dated October 24, 2019, which is incorporated in, and considered to be a part of, the Elk-

horn Ridge Wilderness, as designated by section
 6(d) of Public Law 109–362 (16 U.S.C. 1132 note;
 120 Stat. 2070).

4 (5) ENGLISH RIDGE WILDERNESS.—Certain 5 Federal land managed by the Bureau of Land Man-6 agement in the State, comprising approximately 7 6,204 acres, as generally depicted on the map enti-8 tled "English Ridge Wilderness—Proposed" and 9 dated March 29, 2019, which shall be known as the 10 English Ridge Wilderness.

(6) HEADWATERS FOREST WILDERNESS.—Certain Federal land managed by the Bureau of Land
Management in the State, comprising approximately
4,360 acres, as generally depicted on the map entitled "Headwaters Forest Wilderness—Proposed"
and dated October 15, 2019, which shall be known
as the Headwaters Forest Wilderness.

18 (7) MAD RIVER BUTTES WILDERNESS.—Certain
19 Federal land managed by the Forest Service in the
20 State, comprising approximately 6,097 acres, as gen21 erally depicted on the map entitled "Mad River
22 Buttes Wilderness—Proposed" and dated May 15,
23 2020, which shall be known as the Mad River
24 Buttes Wilderness.

1 (8) Mount lassic wilderness addition.— 2 Certain Federal land managed by the Forest Service 3 in the State, comprising approximately 1,288 acres, 4 as generally depicted on the map entitled "Mt. 5 Lassic Wilderness Additions—Proposed" and dated 6 May 15, 2020, which is incorporated in, and consid-7 ered to be a part of, the Mount Lassic Wilderness, 8 as designated by section 3(6) of Public Law 109– 9 362 (16 U.S.C. 1132 note; 120 Stat. 2065).

10 (9)NORTH FORK EEL WILDERNESS ADDI-11 TION.—Certain Federal land managed by the Forest 12 Service and the Bureau of Land Management in the 13 State, comprising approximately 16,342 acres, as 14 generally depicted on the map entitled "North Fork 15 Eel Wilderness Additions" and dated May 15, 2020, 16 which is incorporated in, and considered to be a part 17 of, the North Fork Eel Wilderness, as designated by 18 section 101(a)(19) of the California Wilderness Act 19 of 1984 (16 U.S.C. 1132 note; 98 Stat. 1621).

(10) PATTISON WILDERNESS.—Certain Federal
land managed by the Forest Service in the State,
comprising approximately 29,451 acres, as generally
depicted on the map entitled "Pattison Wilderness—
Proposed" and dated May 15, 2020, which shall be
known as the Pattison Wilderness.

(11) SANHEDRIN WILDERNESS ADDITION.— 2 Certain Federal land managed by the Forest Service 3 in the State, comprising approximately 112 acres, as 4 generally depicted on the map entitled "Sanhedrin Wilderness Addition—Proposed" and dated March 6 29, 2019, which is incorporated in, and considered to be a part of, the Sanhedrin Wilderness, as des-8 ignated by section 3(2) of Public Law 109–362 (16) 9 U.S.C. 1132 note; 120 Stat. 2065). 10 (12) Siskiyou wilderness addition.—Certain Federal land managed by the Forest Service in

11 12 the State, comprising approximately 23,913 acres, 13 as generally depicted on the maps entitled "Siskiyou 14 Additions—Proposed (North)" Wilderness and 15 "Siskiyou Wilderness Additions—Proposed (South)" 16 and dated May 15, 2020, which is incorporated in, 17 and considered to be a part of, the Siskiyou Wilder-18 ness, as designated by section 101(a)(30) of the 19 California Wilderness Act of 1984 (16 U.S.C. 1132) 20 note; 98 Stat. 1623) (as amended by section 3(5) of 21 Public Law 109–362 (16 U.S.C. 1132 note; 120 22 Stat. 2065)).

23 (13) South fork eel river wilderness ad-24 DITION.—Certain Federal land managed by the Bu-25 reau of Land Management in the State, comprising

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approximately 603 acres, as generally depicted on
the map entitled "South Fork Eel River Wilderness
Additions—Proposed" and dated October 24, 2019,
which is incorporated in, and considered to be a part
of, the South Fork Eel River Wilderness, as designated by section 3(10) of Public Law 109–362 (16
U.S.C. 1132 note; 120 Stat. 2066).

8 (14) South fork trinity river wilder-9 NESS.—Certain Federal land managed by the Forest Service in the State, comprising approximately 10 11 26,115 acres, as generally depicted on the map enti-12 tled "South Fork Trinity River Wilderness Addi-13 tions—Proposed" and dated May 15, 2020, which 14 shall be known as the South Fork Trinity River Wil-15 derness.

16 (15) TRINITY ALPS WILDERNESS ADDITION.— 17 Certain Federal land managed by the Forest Service 18 in the State, comprising approximately 61,187 acres, 19 as generally depicted on the maps entitled "Trinity Alps Proposed Wilderness Additions EAST" and 20 21 "Trinity Alps Wilderness Additions West-Pro-22 posed" and dated May 15, 2020, which is incor-23 porated in, and considered to be a part of, the Trin-24 ity Alps Wilderness, as designated by section 101(a)(34) of the California Wilderness Act of 1984 25

4 (16) UNDERWOOD WILDERNESS.—Certain Fed5 eral land managed by the Forest Service in the
6 State, comprising approximately 15,068 acres, as
7 generally depicted on the map entitled "Underwood
8 Wilderness—Proposed" and dated May 15, 2020,
9 which shall be known as the Underwood Wilderness.

10 (17) Yolla Bolly-Middle Eel Wilderness 11 ADDITIONS.—Certain Federal land managed by the 12 Forest Service and the Bureau of Land Management 13 in the State, comprising approximately 11,243 acres, 14 as generally depicted on the maps entitled "Yolla 15 Bolly Wilderness Proposed—NORTH", "Yolla Bolly 16 Wilderness Proposed—SOUTH", and "Yolla Bolly 17 Wilderness Proposed—WEST" and dated May 15, 18 2020, which is incorporated in, and considered to be 19 a part of, the Yolla Bolly-Middle Eel Wilderness, as 20 designated by section 3 of the Wilderness Act (16) 21 U.S.C. 1132) (as amended by section 3(4) of Public 22 Law 109–362 (16 U.S.C. 1132 note; 120 Stat. 23 2065)).

24 (18) YUKI WILDERNESS ADDITION.—Certain
25 Federal land managed by the Forest Service and the

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1 Bureau of Land Management in the State, com-2 prising approximately 11,076 acres, as generally depicted on the map entitled "Yuki Wilderness Addi-3 4 tions—Proposed" and dated May 15, 2020, which is 5 incorporated in, and considered to be a part of, the 6 Yuki Wilderness, as designated by section 3(3) of 7 Public Law 109–362 (16 U.S.C. 1132 note; 120 8 Stat. 2065).

9 (b) Redesignation of North Fork Wilderness 10 AS NORTH FORK EEL RIVER WILDERNESS.—Section 101(a)(19) of Public Law 98–425 (16 U.S.C. 1132 note; 11 12 98 Stat. 1621) is amended by striking "North Fork Wilderness" and inserting "North Fork Eel River Wilder-13 ness". Any reference in a law, map, regulation, document, 14 15 paper, or other record of the United States to the North Fork Wilderness shall be deemed to be a reference to the 16 17 North Fork Eel River Wilderness.

(c) ELKHORN RIDGE WILDERNESS ADJUSTMENTS.—
The boundary of the Elkhorn Ridge Wilderness established by section 6(d) of Public Law 109–362 (16 U.S.C.
1132 note) is adjusted by deleting approximately 30 acres
of Federal land as generally depicted on the map entitled
"Proposed Elkhorn Ridge Wilderness Additions" and
dated October 24, 2019.

81

1 SEC. 232. ADMINISTRATION OF WILDERNESS.

2 (a) IN GENERAL.—Subject to valid existing rights,
3 the wilderness areas and wilderness additions established
4 by section 231 shall be administered by the Secretary in
5 accordance with this title and the Wilderness Act (16
6 U.S.C. 1131 et seq.), except that—

7 (1) any reference in the Wilderness Act to the
8 effective date of that Act shall be considered to be
9 a reference to the date of enactment of this Act; and
10 (2) any reference in that Act to the Secretary
11 of Agriculture shall be considered to be a reference
12 to the Secretary.

13 (b) FIRE MANAGEMENT AND RELATED ACTIVI-14 TIES.—

(1) IN GENERAL.—The Secretary may take
such measures in a wilderness area or wilderness addition designated by section 231 as are necessary for
the control of fire, insects, and diseases in accordance with section 4(d)(1) of the Wilderness Act (16
U.S.C. 1133(d)(1)) and House Report 98–40 of the
98th Congress.

(2) FUNDING PRIORITIES.—Nothing in this title
limits funding for fire and fuels management in the
wilderness areas or wilderness additions designated
by this title.

1	(3) Administration.—Consistent with para-
2	graph (1) and other applicable Federal law, to en-
3	sure a timely and efficient response to fire emer-
4	gencies in the wilderness additions designated by
5	this title, the Secretary of Agriculture shall—
6	(A) not later than 1 year after the date of
7	enactment of this Act, establish agency ap-
8	proval procedures (including appropriate delega-
9	tions of authority to the Forest Supervisor, Dis-
10	trict Manager, or other agency officials) for re-
11	sponding to fire emergencies; and
12	(B) enter into agreements with appropriate
13	State or local firefighting agencies.
14	(c) GRAZING.—The grazing of livestock in the wilder-
15	ness areas and wilderness additions designated by this
16	title, if established before the date of enactment of this
17	Act, shall be administered in accordance with—
18	(1) section $4(d)(4)$ of the Wilderness Act (16
19	U.S.C. $1133(d)(4)$; and
20	(2)(A) for lands under the jurisdiction of the
21	Secretary of Agriculture, the guidelines set forth in
22	the report of the Committee on Interior and Insular
23	Affairs of the House of Representatives accom-
24	panying H.R. 5487 of the 96th Congress (H. Rept.
25	96–617); or

1	(B) for lands under the jurisdiction of the Sec-
2	retary of the Interior, the guidelines set forth in Ap-
3	pendix A of the report of the Committee on Interior
4	and Insular Affairs of the House of Representatives
5	accompanying H.R. 2570 of the 101st Congress (H.
6	Rept. 101–405).
7	(d) FISH AND WILDLIFE.—
8	(1) IN GENERAL.—In accordance with section
9	4(d)(7) of the Wilderness Act (16 U.S.C.
10	1133(d)(7), nothing in this title affects the jurisdic-
11	tion or responsibilities of the State with respect to
12	fish and wildlife on public land in the State.
13	(2) MANAGEMENT ACTIVITIES.—In furtherance
14	of the purposes and principles of the Wilderness Act
15	(16 U.S.C. 1131 et seq.), the Secretary may conduct
16	any management activities that are necessary to
17	maintain or restore fish, wildlife, and plant popu-
18	lations and habitats in the wilderness areas or wil-
19	derness additions designated by section 231, if the
20	management activities are—
21	(A) consistent with relevant wilderness
22	management plans; and
23	(B) conducted in accordance with—
24	(i) the Wilderness Act (16 U.S.C.
25	1131 et seq.); and

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1	(ii) appropriate policies, such as the
2	policies established in Appendix B of
3	House Report 101–405.
4	(e) Buffer Zones.—
5	(1) IN GENERAL.—Congress does not intend for
6	designation of wilderness or wilderness additions by
7	this title to lead to the creation of protective perim-
8	eters or buffer zones around each wilderness area or
9	wilderness addition.
10	(2) Activities or uses up to boundaries.—
11	The fact that nonwilderness activities or uses can be
12	seen or heard from within a wilderness area shall
13	not, of itself, preclude the activities or uses up to the
14	boundary of the wilderness area.
15	(f) MILITARY ACTIVITIES.—Nothing in this title pre-
16	cludes—
17	(1) low-level overflights of military aircraft over
18	the wilderness areas or wilderness additions des-
19	ignated by section 231;
20	(2) the designation of new units of special air-
21	space over the wilderness areas or wilderness addi-
22	tions designated by section 231; or
23	(3) the use or establishment of military flight
24	training routes over the wilderness areas or wilder-
25	ness additions designated by section 231.

1	(g) HORSES.—Nothing in this title precludes horse-
2	back riding in, or the entry of recreational or commercial
3	saddle or pack stock into, an area designated as a wilder-
4	ness area or wilderness addition by section 231—
5	(1) in accordance with section $4(d)(5)$ of the
6	Wilderness Act $(16 \text{ U.S.C. } 1133(d)(5))$; and
7	(2) subject to any terms and conditions deter-
8	mined to be necessary by the Secretary.
9	(h) WITHDRAWAL.—Subject to valid existing rights,
10	the wilderness areas and wilderness additions designated
11	by section 231 are withdrawn from—
12	(1) all forms of entry, appropriation, and dis-
13	posal under the public land laws;
14	(2) location, entry, and patent under the mining
15	laws; and
16	(3) operation of the mineral materials and geo-
17	thermal leasing laws.
18	(i) Use by Members of Indian Tribes.—
19	(1) Access.—In recognition of the past use of
20	wilderness areas and wilderness additions designated
21	by this title by members of Indian Tribes for tradi-
22	tional cultural and religious purposes, the Secretary
23	shall ensure that Indian Tribes have access to the
24	wilderness areas and wilderness additions designated

by section 231 for traditional cultural and religious
 purposes.

3 (2) TEMPORARY CLOSURES.—

4 (A) IN GENERAL.—In carrying out this section, the Secretary, on request of an Indian 5 6 Tribe, may temporarily close to the general 7 public one or more specific portions of a wilder-8 ness area or wilderness addition to protect the 9 privacy of the members of the Indian Tribe in 10 the conduct of the traditional cultural and reli-11 gious activities in the wilderness area or wilder-12 ness addition.

(B) REQUIREMENT.—Any closure under
subparagraph (A) shall be made in such a manner as to affect the smallest practicable area for
the minimum period of time necessary for the
activity to be carried out.

18 (3) APPLICABLE LAW.—Access to the wilder19 ness areas and wilderness additions under this sub20 section shall be in accordance with—

(A) Public Law 95–341 (commonly known
as the American Indian Religious Freedom Act)
(42 U.S.C. 1996 et seq.); and
(B) the Wilderness Act (16 U.S.C. 1131 et

seq.).

25

(j) Incorporation of Acquired Land and Inter-1 ESTS.—Any land within the boundary of a wilderness area 2 3 or wilderness addition designated by section 231 that is 4 acquired by the United States shall— 5 (1) become part of the wilderness area in which 6 the land is located; 7 (2) be withdrawn in accordance with subsection 8 (h); and9 (3) be managed in accordance with this section, 10 the Wilderness Act (16 U.S.C. 1131 et seq.), and 11 any other applicable law. 12 (k) CLIMATOLOGICAL DATA COLLECTION.—In ac-13 cordance with the Wilderness Act (16 U.S.C. 1131 et seq.) 14 and subject to such terms and conditions as the Secretary 15 may prescribe, the Secretary may authorize the installation and maintenance of hydrologic, meteorologic, or cli-16 17 matological collection devices in the wilderness areas and wilderness additions designated by section 231 if the Sec-18 19 retary determines that the facilities and access to the fa-20 cilities are essential to flood warning, flood control, or 21 water reservoir operation activities.

(1) AUTHORIZED EVENTS.—The Secretary may continue to authorize the competitive equestrian event permitted since 2012 in the Chinquapin Wilderness estab-

1 lished by section 231 in a manner compatible with the2 preservation of the area as wilderness.

3 (m) RECREATIONAL CLIMBING.—Nothing in this title 4 prohibits recreational rock climbing activities in the wil-5 derness areas, such as the placement, use, and mainte-6 nance of fixed anchors, including any fixed anchor estab-7 lished before the date of the enactment of this Act—

8 (1) in accordance with the Wilderness Act (16
9 U.S.C. 1131 et seq.); and

10 (2) subject to any terms and conditions deter-11 mined to be necessary by the Secretary.

12 SEC. 233. DESIGNATION OF POTENTIAL WILDERNESS.

(a) DESIGNATION.—In furtherance of the purposes of
the Wilderness Act (16 U.S.C. 1131 et seq.), the following
areas in the State are designated as potential wilderness
areas:

(1) Certain Federal land managed by the Forest Service, comprising approximately 4,005 acres,
as generally depicted on the map entitled "Chinquapin Proposed Potential Wilderness" and dated
May 15, 2020.

(2) Certain Federal land administered by the
National Park Service, compromising approximately
31,000 acres, as generally depicted on the map enti-

1	tled "Redwood National Park—Potential Wilder-
2	ness" and dated October 9, 2019.
3	(3) Certain Federal land managed by the For-
4	est Service, comprising approximately 5,681 acres,
5	as generally depicted on the map entitled "Siskiyou
6	Proposed Potential Wildernesses" and dated May
7	15, 2020.
8	(4) Certain Federal land managed by the For-
9	est Service, comprising approximately 446 acres, as
10	generally depicted on the map entitled "South Fork
11	Trinity River Proposed Potential Wilderness" and
12	dated May 15, 2020.
13	(5) Certain Federal land managed by the For-
14	est Service, comprising approximately 1,256 acres,
15	as generally depicted on the map entitled "Trinity
16	Alps Proposed Potential Wilderness'' and dated May
17	15, 2020.
18	(6) Certain Federal land managed by the For-
19	est Service, comprising approximately 4,386 acres,
20	as generally depicted on the map entitled "Yolla
21	Bolly Middle-Eel Proposed Potential Wilderness"
22	and dated May 15, 2020.
23	(7) Certain Federal land managed by the For-
24	est Service, comprising approximately 2,918 acres,
25	as generally depicted on the map entitled "Yuki Pro-

posed Potential Wilderness" and dated May 15,
 2020.

3 (b) MANAGEMENT.—Except as provided in subsection
4 (c) and subject to valid existing rights, the Secretary shall
5 manage the potential wilderness areas designated by sub6 section (a) (referred to in this section as "potential wilder7 ness areas") as wilderness until the potential wilderness
8 areas are designated as wilderness under subsection (d).
9 (c) ECOLOGICAL RESTORATION.—

10 (1) IN GENERAL.—For purposes of ecological 11 restoration (including the elimination of nonnative 12 species, removal of illegal, unused, or decommis-13 sioned roads, repair of skid tracks, and any other 14 activities necessary to restore the natural ecosystems 15 in a potential wilderness area and consistent with 16 paragraph (2)), the Secretary may use motorized 17 equipment and mechanized transport in a potential 18 wilderness area until the potential wilderness area is 19 designated as wilderness under subsection (d).

20 (2) LIMITATION.—To the maximum extent
21 practicable, the Secretary shall use the minimum
22 tool or administrative practice necessary to accomplish ecological restoration with the least amount of
24 adverse impact on wilderness character and re25 sources.

1 (d) EVENTUAL WILDERNESS DESIGNATION.—The 2 potential wilderness areas shall be designated as wilder-3 ness and as a component of the National Wilderness Pres-4 ervation System on the earlier of— 5 (1) the date on which the Secretary publishes in 6 the Federal Register notice that the conditions in a 7 potential wilderness area that are incompatible with 8 the Wilderness Act (16 U.S.C. 1131 et seq.) have 9 been removed; or 10 (2) the date that is 10 years after the date of 11 enactment of this Act for potential wilderness areas 12 located on lands managed by the Forest Service. 13 (e) Administration as Wilderness.— 14 (1) IN GENERAL.—On its designation as wilder-15 ness under subsection (d), a potential wilderness 16 area shall be administered in accordance with sec-17 tion 232 and the Wilderness Act (16 U.S.C. 1131 et 18 seq.). 19 (2) DESIGNATION.—On its designation as wil-20 derness under subsection (d)— 21 (A) the land described in subsection (a)(1)22 shall be incorporated in, and considered to be a 23 part of, the Chinquapin Wilderness established 24 by section 231(a)(3);

1	(B) the land described in subsection $(a)(3)$
2	shall be incorporated in, and considered to be a
3	part of, the Siskiyou Wilderness as designated
4	by section 101(a)(30) of the California Wilder-
5	ness Act of 1984 (16 U.S.C. 1132 note; 98
6	Stat. 1623) (as amended by section $3(5)$ of
7	Public Law 109–362 (16 U.S.C. 1132 note;
8	120 Stat. 2065) and expanded by section
9	231(a)(12));
10	(C) the land described in subsection $(a)(4)$
11	shall be incorporated in, and considered to be a
12	part of, the South Fork Trinity River Wilder-
13	ness established by section 231(a)(14);
14	(D) the land described in subsection $(a)(5)$
15	shall be incorporated in, and considered to be a
16	part of, the Trinity Alps Wilderness as des-
17	ignated by section $101(a)(34)$ of the California
18	Wilderness Act of 1984 (16 U.S.C. 1132 note;
19	98 Stat. 1623) (as amended by section $3(7)$ of
20	Public Law 109–362 (16 U.S.C. 1132 note;
21	120 Stat. 2065) and expanded by section
22	231(a)(15));
23	(E) the land described in subsection $(a)(6)$
24	shall be incorporated in, and considered to be a
25	part of, the Yolla Bolly-Middle Eel Wilderness

1	as designated by section 3 of the Wilderness
2	Act $(16 \text{ U.S.C. } 1132)$ (as amended by section
3	3(4) of Public Law 109–362 (16 U.S.C. 1132
4	note; 120 Stat. 2065) and expanded by section
5	231(a)(17)); and
6	(F) the land described in subsection $(a)(7)$
7	shall be incorporated in, and considered to be a
8	part of, the Yuki Wilderness as designated by
9	section 3(3) of Public Law 109–362 (16 U.S.C.
10	1132 note; 120 Stat. 2065) and expanded by
11	section 231(a)(18).
12	(f) REPORT.—Within 3 years after the date of enact-
13	ment of this Act, and every 3 years thereafter until the
14	date upon which the potential wilderness is designated wil-
15	derness under subsection (d), the Secretary shall submit
16	a report to the Committee on Natural Resources of the
17	House of Representatives and the Committee on Energy
18	and Natural Resources of the Senate on the status of eco-
19	logical restoration within the potential wilderness area and
20	the progress toward the potential wilderness area's even-
21	tual wilderness designation under subsection (d).
22	SEC. 234. DESIGNATION OF WILD AND SCENIC RIVERS.
23	Section 3(a) of the National Wild and Scenic Rivers
0.4	

Act (16 U.S.C. 1274(a)) is amended by adding at the endthe following:

1	"(231) South fork trinity river.—The fol-
2	lowing segments from the source tributaries in the
3	Yolla Bolly-Middle Eel Wilderness, to be adminis-
4	tered by the Secretary of Agriculture:
5	"(A) The 18.3-mile segment from its mul-
6	tiple source springs in the Cedar Basin of the
7	Yolla Bolly-Middle Eel Wilderness in section
8	15, T. 27 N., R. 10 W. to .25 miles upstream
9	of the Wild Mad Road, as a wild river.
10	"(B) The .65-mile segment from .25 miles
11	upstream of Wild Mad Road to the confluence
12	with the unnamed tributary approximately .4
13	miles downstream of the Wild Mad Road in sec-
14	tion 29, T. 28 N., R. 11 W., as a scenic river.
15	"(C) The 9.8-mile segment from .75 miles
16	downstream of Wild Mad Road to Silver Creek,
17	as a wild river.
18	"(D) The 5.4-mile segment from Silver
19	Creek confluence to Farley Creek, as a scenic
20	river.
21	"(E) The 3.6-mile segment from Farley
22	Creek to Cave Creek, as a recreational river.
23	"(F) The 5.6-mile segment from Cave
24	Creek to the confluence of the unnamed creek

1	upstream of Hidden Valley Ranch in section 5,
2	T. 15, R. 7 E., as a wild river.
3	"(G) The 2.5-mile segment from unnamed
4	creek confluence upstream of Hidden Valley
5	Ranch to the confluence with the unnamed
6	creek flowing west from Bear Wallow Mountain
7	in section 29, T. 1 N., R. 7 E., as a scenic
8	river.
9	"(H) The 3.8-mile segment from the
10	unnamed creek confluence in section 29, T. 1
11	N., R. 7 E. to Plummer Creek, as a wild river.
12	"(I) The 1.8-mile segment from Plummer
13	Creek to the confluence with the unnamed trib-
14	utary north of McClellan Place in section 6, T.
15	1 N., R. 7 E., as a scenic river.
16	"(J) The 5.4-mile segment from the
17	unnamed tributary confluence in section 6, T. 1
18	N., R. 7 E. to Hitchcock Creek, as a wild river.
19	"(K) The 7-mile segment from Eltapom
20	Creek to the Grouse Creek, as a scenic river.
21	"(L) The 5-mile segment from Grouse
22	Creek to Coon Creek, as a wild river.
23	"(232) East fork south fork trinity
24	RIVER.—The following segments to be administered
25	by the Secretary of Agriculture:

1	"(A) The 9.4 mile accompant from its connec
1	"(A) The 8.4-mile segment from its source
2	in the Pettijohn Basin in the Yolla Bolly-Middle
3	Eel Wilderness in section 10, T. 3 S., R. 10 W.
4	to .25 miles upstream of the Wild Mad Road,
5	as a wild river.
6	"(B) The 3.4-mile segment from .25 miles
7	upstream of the Wild Mad Road to the South
8	Fork Trinity River, as a recreational river.
9	"(233) RATTLESNAKE CREEK.—The 5.9-mile
10	segment from the confluence with the unnamed trib-
11	utary in the southeast corner of section 5, T. 1 S.,
12	R. 12 W. to the South Fork Trinity River, to be ad-
13	ministered by the Secretary of Agriculture as a rec-
14	reational river.
15	"(234) BUTTER CREEK.—The 7-mile segment
16	from .25 miles downstream of the Road 3N08 cross-
17	ing to the South Fork Trinity River, to be adminis-
18	tered by the Secretary of Agriculture as a scenic
19	river.
20	"(235) Hayfork creek.—The following seg-
21	ments to be administered by the Secretary of Agri-
22	culture:
23	"(A) The 3.2-mile segment from Little
24	Creek to Bear Creek, as a recreational river.

1	"(B) The 13.2-mile segment from Bear
2	Creek to the northern boundary of section 19,
3	T. 3 N., R. 7 E., as a scenic river.
4	"(236) Olsen Creek.—The 2.8-mile segment
5	from the confluence of its source tributaries in sec-
6	tion 5, T. 3 N., R. 7 E. to the northern boundary
7	of section 24, T. 3 N., R. 6 E., to be administered
8	by the Secretary of the Interior as a scenic river.
9	"(237) RUSCH CREEK.—The 3.2-mile segment
10	from .25 miles downstream of the 32N11 Road
11	crossing to Hayfork Creek, to be administered by
12	the Secretary of Agriculture as a recreational river.
13	"(238) Eltapom creek.—The 3.4-mile seg-
14	ment from Buckhorn Creek to the South Fork Trin-
15	ity River, to be administered by the Secretary of Ag-
16	riculture as a wild river.
17	"(239) GROUSE CREEK.—The following seg-
18	ments to be administered by the Secretary of Agri-
10	aulturo.

19 culture:

20 "(A) The 3.9-mile segment from Carson21 Creek to Cow Creek, as a scenic river.

22 "(B) The 7.4-mile segment from Cow
23 Creek to the South Fork Trinity River, as a
24 recreational river.

1	"(240) Madden Creek.—The following seg-
2	ments to be administered by the Secretary of Agri-
3	culture:
4	"(A) The 6.8-mile segment from the con-
5	fluence of Madden Creek and its unnamed trib-
6	utary in section 18, T. 5 N., R. 5 E. to
7	Fourmile Creek, as a wild river.
8	"(B) The 1.6-mile segment from Fourmile
9	Creek to the South Fork Trinity River, as a
10	recreational river.
11	"(241) CANYON CREEK.—The following seg-
12	ments to be administered by the Secretary of Agri-
13	culture and the Secretary of the Interior:
14	"(A) The 6.6-mile segment from the outlet
15	of lower Canyon Creek Lake to Bear Creek up-
16	stream of Ripstein, as a wild river.
17	"(B) The 11.2-mile segment from Bear
18	Creek upstream of Ripstein to the southern
19	boundary of section 25, T. 34 N., R. 11 W., as
20	a recreational river.
21	"(242) North fork trinity river.—The fol-
22	lowing segments to be administered by the Secretary
23	of Agriculture:
24	"(A) The 12-mile segment from the con-
25	fluence of source tributaries in section 24, T. 8

1	N., R. 12 W. to the Trinity Alps Wilderness
2	boundary upstream of Hobo Gulch, as a wild
3	river.
4	"(B) The .5-mile segment from where the
5	river leaves the Trinity Alps Wilderness to
6	where it fully reenters the Trinity Alps Wilder-
7	ness downstream of Hobo Gulch, as a scenic
8	river.
9	"(C) The 13.9-mile segment from where
10	the river fully reenters the Trinity Alps Wilder-
11	ness downstream of Hobo Gulch to the Trinity
12	Alps Wilderness boundary upstream of the
13	County Road 421 crossing, as a wild river.
14	"(D) The 1.3-mile segment from the Trin-
15	ity Alps Wilderness boundary upstream of the
16	County Road 421 crossing to the Trinity River,
17	as a recreational river.
18	"(243) East fork north fork trinity
19	RIVER.—The following segments to be administered
20	by the Secretary of Agriculture:
21	"(A) The 9.5-mile segment from the river's
22	source north of Mt. Hilton in section 19, T. 36
23	N., R. 10 W. to the end of Road 35N20 ap-
24	proximately .5 miles downstream of the con-

1	fluence with the East Branch East Fork North
2	Fork Trinity River, as a wild river.
3	"(B) The 3.25-mile segment from the end
4	of Road 35N20 to .25 miles upstream of
5	Coleridge, as a scenic river.
6	"(C) The 4.6-mile segment from .25 miles
7	upstream of Coleridge to the confluence of Fox
8	Gulch, as a recreational river.
9	"(244) New RIVER.—The following segments
10	to be administered by the Secretary of Agriculture:
11	"(A) The 12.7-mile segment of Virgin
12	Creek from its source spring in section 22, T.
13	9 N., R. 7 E. to Slide Creek, as a wild river.
14	"(B) The 2.3-mile segment of the New
15	River where it begins at the confluence of Vir-
16	gin and Slide Creeks to Barron Creek, as a wild
17	river.
18	"(245) MIDDLE EEL RIVER.—The following
19	segment, to be administered by the Secretary of Ag-
20	riculture:
21	"(A) The 37.7-mile segment from its
22	source in Frying Pan Meadow to Rose Creek,
23	as a wild river.

1	"(B) The 1.5-mile segment from Rose
2	Creek to the Black Butte River, as a rec-
3	reational river.
4	"(C) The 10.5-mile segment of Balm of
5	Gilead Creek from its source in Hopkins Hollow
6	to the Middle Eel River, as a wild river.
7	"(D) The 13-mile segment of the North
8	Fork Middle Fork Eel River from the source on
9	Dead Puppy Ridge in section 11, T. 26 N., R.
10	11 W. to the confluence of the Middle Eel
11	River, as a wild river.
12	"(246) North fork eel river, ca.—The
13	14.3-mile segment from the confluence with Gilman
14	Creek to the Six Rivers National Forest boundary,
15	to be administered by the Secretary of Agriculture
16	as a wild river.
17	"(247) RED MOUNTAIN CREEK, CA.—The fol-
18	lowing segments to be administered by the Secretary
19	of Agriculture:
20	"(A) The 5.25-mile segment from its
21	source west of Mike's Rock in section 23, T. 26
22	N., R. 12 E. to the confluence with Littlefield
23	Creek, as a wild river.
24	"(B) The 1.6-mile segment from the con-
25	fluence with Littlefield Creek to the confluence

1	with the unnamed tributary in section 32, T. 26
2	N., R. 8 E., as a scenic river.
3	"(C) The 1.25-mile segment from the con-
4	fluence with the unnamed tributary in section
5	32, T. 4 S., R. 8 E. to the confluence with the
6	North Fork Eel River, as a wild river.
7	"(248) Redwood Creek.—The following seg-
8	ments to be administered by the Secretary of the In-
9	terior:
10	"(A) The 6.2-mile segment from the con-
11	fluence with Lacks Creek to the confluence with
12	Coyote Creek as a scenic river on publication by
13	the Secretary of a notice in the Federal Reg-
14	ister that sufficient inholdings within the
15	boundaries of the segments have been acquired
16	in fee title to establish a manageable addition
17	to the system.
18	"(B) The 19.1-mile segment from the con-
19	fluence with Coyote Creek in section 2, T. 8 N.,
20	R. 2 E. to the Redwood National Park bound-
21	ary upstream of Orick in section 34, T. 11 N.,
22	R. 1 E. as a scenic river.
23	"(C) The 2.3-mile segment of Emerald
24	Creek (also known as Harry Weir Creek) from
25	its source in section 29, T. 10 N., R. 2 E. to

1	the confluence with Redwood Creek as a scenic
2	river.
3	"(249) LACKS CREEK.—The following segments
4	to be administered by the Secretary of the Interior:
5	"(A) The 5.1-mile segment from the con-
6	fluence with two unnamed tributaries in section
7	14, T. 7 N., R. 3 E. to Kings Crossing in sec-
8	tion 27, T. 8 N., R. 3 E. as a wild river.
9	"(B) The 2.7-mile segment from Kings
10	Crossing to the confluence with Redwood Creek
11	as a scenic river upon publication by the Sec-
12	retary of a notice in the Federal Register that
13	sufficient inholdings within the segment have
14	been acquired in fee title or as scenic easements
15	to establish a manageable addition to the sys-
16	tem.
17	"(250) Lost man creek.—The following seg-
18	ments to be administered by the Secretary of the In-
19	terior:
20	"(A) The 6.4-mile segment of Lost Man
21	Creek from its source in section 5, T. 10 N., R.
22	2 E. to .25 miles upstream of the Prairie Creek
23	confluence, as a recreational river.
24	"(B) The 2.3-mile segment of Larry
25	Damm Creek from its source in section 8, T. 11

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1	N., R. 2 E. to the confluence with Lost Man
2	Creek, as a recreational river.
3	"(251) LITTLE LOST MAN CREEK.—The 3.6-
4	mile segment of Little Lost Man Creek from its
5	source in section 6, T. 10 N., R. 2 E. to .25 miles
6	upstream of the Lost Man Creek road crossing, to
7	be administered by the Secretary of the Interior as
8	a wild river.
9	"(252) South fork elk river.—The fol-
10	lowing segments to be administered by the Secretary
11	of the Interior through a cooperative management
12	agreement with the State of California:
13	"(A) The 3.6-mile segment of the Little
14	South Fork Elk River from the source in sec-
15	tion 21, T. 3 N., R. 1 E. to the confluence with
16	the South Fork Elk River, as a wild river.
17	"(B) The 2.2-mile segment of the
18	unnamed tributary of the Little South Fork Elk
19	River from its source in section 15, T. 3 N., R.
20	1 E. to the confluence with the Little South
21	Fork Elk River, as a wild river.
22	"(C) The 3.6-mile segment of the South
23	Fork Elk River from the confluence of the Lit-
24	tle South Fork Elk River to the confluence with
25	Tom Gulch, as a recreational river.

1	"(253) SALMON CREEK.—The 4.6-mile segment
2	from its source in section 27, T. 3 N., R. 1 E. to
3	the Headwaters Forest Reserve boundary in section
4	18, T. 3 N., R. 1 E. to be administered by the Sec-
5	retary of the Interior as a wild river through a coop-
6	erative management agreement with the State of
7	California.
8	"(254) South fork Eel River.—The fol-
9	lowing segments to be administered by the Secretary
10	of the Interior:
11	"(A) The 6.2-mile segment from the con-
12	fluence with Jack of Hearts Creek to the south-
13	ern boundary of the South Fork Eel Wilderness
14	in section 8, T. 22 N., R. 16 W., as a rec-
15	reational river to be administered by the Sec-
16	retary through a cooperative management
17	agreement with the State of California.
18	"(B) The 6.1-mile segment from the south-
19	ern boundary of the South Fork Eel Wilderness
20	to the northern boundary of the South Fork
21	Eel Wilderness in section 29, T. 23 N., R. 16
22	W., as a wild river.
23	"(255) Elder Creek.—The following seg-
24	ments to be administered by the Secretary of the In-

1	terior through a cooperative management agreement
2	with the State of California:
3	"(A) The 3.6-mile segment from its source
4	north of Signal Peak in section 6, T. 21 N., R.
5	15 W. to the confluence with the unnamed trib-
6	utary near the center of section 28, T. 22 N.,
7	R. 16 W., as a wild river.
8	"(B) The 1.3-mile segment from the con-
9	fluence with the unnamed tributary near the
10	center of section 28, T. 22 N., R. 15 W. to the
11	confluence with the South Fork Eel River, as a
12	recreational river.
13	"(C) The 2.1-mile segment of Paralyze
14	Canyon from its source south of Signal Peak in
15	section 7, T. 21 N., R. 15 W. to the confluence
16	with Elder Creek, as a wild river.
17	"(256) CEDAR CREEK.—The following seg-
18	ments to be administered as a wild river by the Sec-
19	retary of the Interior:
20	"(A) The 7.7-mile segment from its source
21	in section 22, T. 24 N., R. 16 W. to the south-
22	ern boundary of the Red Mountain unit of the
23	South Fork Eel Wilderness.
24	"(B) The 1.9-mile segment of North Fork
25	Cedar Creek from its source in section 28, T.

1	24 N., R. 16 E. to the confluence with Cedar
2	Creek.
3	"(257) East branch south fork eel
4	RIVER.—The following segments to be administered
5	by the Secretary of the Interior as a scenic river on
6	publication by the Secretary of a notice in the Fed-
7	eral Register that sufficient inholdings within the
8	boundaries of the segments have been acquired in
9	fee title or as scenic easements to establish a man-
10	ageable addition to the system:
11	"(A) The 2.3-mile segment of Cruso Cabin
12	Creek from the confluence of two unnamed trib-
13	utaries in section 18, T. 24 N., R. 15 W. to the
14	confluence with Elkhorn Creek.
15	"(B) The 1.8-mile segment of Elkhorn
16	Creek from the confluence of two unnamed trib-
17	utaries in section 22, T. 24 N., R. 16 W. to the
18	confluence with Cruso Cabin Creek.
19	"(C) The 14.2-mile segment of the East
20	Branch South Fork Eel River from the con-
21	fluence of Cruso Cabin and Elkhorn Creeks to
22	the confluence with Rays Creek.
23	"(D) The 1.7-mile segment of the
24	unnamed tributary from its source on the north
25	flank of Red Mountain's north ridge in section

1	2, T. 24 N., R. 17 W. to the confluence with
2	the East Branch South Fork Eel River.
3	"(E) The 1.3-mile segment of the
4	unnamed tributary from its source on the north
5	flank of Red Mountain's north ridge in section
6	1, T. 24 N., R. 17 W. to the confluence with
7	the East Branch South Fork Eel River.
8	"(F) The 1.8-mile segment of Tom Long
9	Creek from the confluence with the unnamed
10	tributary in section 12, T. 5 S., R. 4 E. to the
11	confluence with the East Branch South Fork
12	Eel River.
13	"(258) MATTOLE RIVER ESTUARY.—The 1.5-
14	mile segment from the confluence of Stansberry
15	Creek to the Pacific Ocean, to be administered as a
16	recreational river by the Secretary of the Interior.
17	"(259) Honeydew creek.—The following seg-
18	ments to be administered as a wild river by the Sec-
19	retary of the Interior:
20	"(A) The 5.1-mile segment of Honeydew
21	Creek from its source in the southwest corner
22	of section 25, T. 3 S., R. 1 W. to the eastern
23	boundary of the King Range National Con-
24	servation Area in section 18, T. 3 S., R. 1 E.

1	"(B) The 2.8-mile segment of West Fork
2	Honeydew Creek from its source west of North
3	Slide Peak to the confluence with Honeydew
4	Creek.
5	"(C) The 2.7-mile segment of Upper East
6	Fork Honeydew Creek from its source in sec-
7	tion 23, T. 3 S., R. 1 W. to the confluence with
8	Honeydew Creek.
9	"(260) BEAR CREEK.—The following segments
10	to be administered by the Secretary of the Interior:
11	"(A) The 1.9-mile segment of North Fork
12	Bear Creek from the confluence with the
13	unnamed tributary immediately downstream of
14	the Horse Mountain Road crossing to the con-
15	fluence with the South Fork, as a scenic river.
16	"(B) The 6.1-mile segment of South Fork
17	Bear Creek from the confluence in section 2, T.
18	5 S., R. 1 W. with the unnamed tributary flow-
19	ing from the southwest flank of Queen Peak to
20	the confluence with the North Fork, as a scenic
21	river.
22	"(C) The 3-mile segment of Bear Creek
23	from the confluence of the North and South
24	Forks to the southern boundary of section 11,
25	T. 4 S., R. 1 E., as a wild river.

1	"(261) GITCHELL CREEK.—The 3-mile segment
2	of Gitchell Creek from its source near Saddle Moun-
3	tain to the Pacific Ocean to be administered by the
4	Secretary of the Interior as a wild river.
5	"(262) BIG FLAT CREEK.—The following seg-
6	ments to be administered by the Secretary of the In-
7	terior as a wild river:
8	"(A) The 4-mile segment of Big Flat
9	Creek from its source near King Peak in sec-
10	tion 36, T. 3 S., R. 1 W. to the Pacific Ocean.
11	"(B) The .8-mile segment of the unnamed
12	tributary from its source in section 35, T. 3 S.,
13	R. 1 W. to the confluence with Big Flat Creek.
14	"(C) The 2.7-mile segment of North Fork
15	Big Flat Creek from the source in section 34,
16	T. 3 S., R. 1 W. to the confluence with Big
17	Flat Creek.
18	"(263) BIG CREEK.—The following segments to
19	be administered by the Secretary of the Interior as
20	wild rivers:
21	"(A) The 2.7-mile segment of Big Creek
22	from its source in section 26, T. 3 S., R. 1 W.
23	to the Pacific Ocean.

1	"(B) The 1.9-mile unnamed southern trib-
2	utary from its source in section 25, T. 3 S., R.
3	1 W. to the confluence with Big Creek.
4	"(264) ELK CREEK.—The 11.4-mile segment
5	from its confluence with Lookout Creek to its con-
6	fluence with Deep Hole Creek, to be jointly adminis-
7	tered by the Secretaries of Agriculture and the Inte-
8	rior, as a wild river.
9	"(265) EDEN CREEK.—The 2.7-mile segment
10	from the private property boundary in the northwest
11	quarter of section 27, T. 21 N., R. 12 W. to the
12	eastern boundary of section 23, T. 21 N., R. 12 W.,
13	to be administered by the Secretary of the Interior
14	as a wild river.
15	"(266) DEEP HOLE CREEK.—The 4.3-mile seg-
16	ment from the private property boundary in the
17	southwest quarter of section 13, T. 20 N., R. 12 W.
18	to the confluence with Elk Creek, to be administered
19	by the Secretary of the Interior as a wild river.
20	"(267) Indian Creek.—The 3.3-mile segment
21	from 300 feet downstream of the jeep trail in section
22	13, T. 20 N., R. 13 W. to the confluence with the
23	Eel River, to be administered by the Secretary of the
24	Interior as a wild river.

"(268) FISH CREEK.—The 4.2-mile segment
 from the source at Buckhorn Spring to the con fluence with the Eel River, to be administered by the
 Secretary of the Interior as a wild river.".

5 SEC. 235. SANHEDRIN SPECIAL CONSERVATION MANAGE6 MENT AREA.

7 ESTABLISHMENT.—Subject to valid existing (a) 8 rights, there is established the Sanhedrin Special Con-9 servation Management Area (referred to in this section as 10 the "conservation management area"), comprising approximately 12,254 acres of Federal land administered by 11 12 the Forest Service in Mendocino County, California, as 13 generally depicted on the map entitled "Sanhedrin Con-14 servation Management Area" and dated May 15, 2020. 15 (b) PURPOSES.—The purposes of the conservation management area are to-16

(1) conserve, protect, and enhance for the benefit and enjoyment of present and future generations
the ecological, scenic, wildlife, recreational, roadless,
cultural, historical, natural, educational, and scientific resources of the conservation management
area;

23 (2) protect and restore late-successional forest
24 structure, oak woodlands and grasslands, aquatic

1	habitat, and anadromous fisheries within the con-
2	servation management area;
3	(3) protect and restore the wilderness character
4	of the conservation management area; and
5	(4) allow visitors to enjoy the scenic, natural,
6	cultural, and wildlife values of the conservation man-
7	agement area.
8	(c) Management.—
9	(1) IN GENERAL.—The Secretary shall manage
10	the conservation management area—
11	(A) in a manner consistent with the pur-
12	poses described in subsection (b); and
13	(B) in accordance with—
14	(i) the laws (including regulations)
15	generally applicable to the National Forest
16	System;
17	(ii) this section; and
18	(iii) any other applicable law (includ-
19	ing regulations).
20	(2) USES.—The Secretary shall only allow uses
21	of the conservation management area that the Sec-
22	retary determines would further the purposes de-
23	scribed in subsection (b).
24	(d) Motorized Vehicles.—

1	(1) IN GENERAL.—Except as provided in para-
2	graph (3), the use of motorized vehicles in the con-
3	servation management area shall be permitted only
4	on existing roads, trails, and areas designated for
5	use by such vehicles as of the date of enactment of
6	this Act.
7	(2) New or temporary roads.—Except as
8	provided in paragraph (3), no new or temporary
9	roads shall be constructed within the conservation
10	management area.
11	(3) EXCEPTION.—Nothing in paragraph (1) or
12	(2) prevents the Secretary from—
13	(A) rerouting or closing an existing road or
14	trail to protect natural resources from degrada-
15	tion, or to protect public safety, as determined
16	to be appropriate by the Secretary;
17	(B) designating routes of travel on lands
18	acquired by the Secretary and incorporated into
19	the conservation management area if the des-
20	ignations are—
21	(i) consistent with the purposes de-
22	scribed in subsection (b); and
23	(ii) completed, to the maximum extent
24	practicable, within 3 years of the date of
25	acquisition;

1	(C) constructing a temporary road on
2	which motorized vehicles are permitted as part
3	of a vegetation management project carried out
4	in accordance with subsection (e);
5	(D) authorizing the use of motorized vehi-
6	cles for administrative purposes; or
7	(E) responding to an emergency.
8	(4) DECOMMISSIONING OF TEMPORARY
9	ROADS.—
10	(A) REQUIREMENT.—The Secretary shall
11	decommission any temporary road constructed
12	under paragraph $(3)(C)$ not later than 3 years
13	after the date on which the applicable vegeta-
14	tion management project is completed.
15	(B) DEFINITION.—As used in subpara-
16	graph (A), the term "decommission" means—
17	(i) to reestablish vegetation on a road;
18	and
19	(ii) to restore any natural drainage,
20	watershed function, or other ecological
21	processes that are disrupted or adversely
22	impacted by the road by removing or
23	hydrologically disconnecting the road
24	prism.
25	(e) TIMBER HARVEST.—

1	(1) IN GENERAL.—Except as provided in para-
2	graph (2), no harvesting of timber shall be allowed
3	within the conservation management area.
4	(2) EXCEPTIONS.—The Secretary may author-
5	ize harvesting of timber in the conservation manage-
6	ment area—
7	(A) if the Secretary determines that the
8	harvesting is necessary to further the purposes
9	of the conservation management area;
10	(B) in a manner consistent with the pur-
11	poses described in subsection (b); and
12	(C) subject to—
13	(i) such reasonable regulations, poli-
14	cies, and practices as the Secretary deter-
15	mines appropriate; and
16	(ii) all applicable laws (including regu-
17	lations).
18	(f) GRAZING.—The grazing of livestock in the con-
19	servation management area, where established before the
20	date of enactment of this Act, shall be permitted to con-
21	tinue—
22	(1) subject to—
23	(A) such reasonable regulations, policies,
24	and practices as the Secretary considers nec-
25	essary; and

(B) applicable law (including regulations);
 and

3 (2) in a manner consistent with the purposes4 described in subsection (b).

5 (g) WILDFIRE, INSECT, AND DISEASE MANAGE-6 MENT.—Consistent with this section, the Secretary may 7 take any measures within the conservation management 8 area that the Secretary determines to be necessary to con-9 trol fire, insects, and diseases, including the coordination 10 of those activities with a State or local agency.

11 (h) Acquisition and Incorporation of Land and12 Interests in Land.—

(1) ACQUISITION AUTHORITY.—In accordance
with applicable laws (including regulations), the Secretary may acquire any land or interest in land within or adjacent to the boundaries of the conservation
management area by purchase from willing sellers,
donation, or exchange.

19 (2) INCORPORATION.—Any land or interest in
20 land acquired by the Secretary under paragraph (1)
21 shall be—

(A) incorporated into, and administered as
part of, the conservation management area; and
(B) withdrawn in accordance with subsection (i).

	110
1	(i) WITHDRAWAL.—Subject to valid existing rights,
2	all Federal land located in the conservation management
3	area is withdrawn from—
4	(1) all forms of entry, appropriation, and dis-
5	posal under the public land laws;
6	(2) location, entry, and patenting under the
7	mining laws; and
8	(3) operation of the mineral leasing, mineral
9	materials, and geothermal leasing laws.
10	Subtitle D—Miscellaneous
11	SEC. 241. MAPS AND LEGAL DESCRIPTIONS.
12	(a) IN GENERAL.—As soon as practicable after the
13	date of enactment of this Act, the Secretary shall prepare
14	maps and legal descriptions of the—
15	(1) wilderness areas and wilderness additions
16	designated by section 231;
17	(2) potential wilderness areas designated by
18	section 233;
19	(3) South Fork Trinity-Mad River Restoration
20	Area;
21	(4) Horse Mountain Special Management Area;
22	and
23	(5) Sanhedrin Special Conservation Manage-
24	ment Area.

(b) SUBMISSION OF MAPS AND LEGAL DESCRIP TIONS.—The Secretary shall file the maps and legal de scriptions prepared under subsection (a) with—

4 (1) the Committee on Natural Resources of the
5 House of Representatives; and

6 (2) the Committee on Energy and Natural Re-7 sources of the Senate.

8 (c) FORCE OF LAW.—The maps and legal descrip-9 tions prepared under subsection (a) shall have the same 10 force and effect as if included in this title, except that 11 the Secretary may correct any clerical and typographical 12 errors in the maps and legal descriptions.

(d) PUBLIC AVAILABILITY.—The maps and legal descriptions prepared under subsection (a) shall be on file
and available for public inspection in the appropriate offices of the Forest Service, Bureau of Land Management,
and National Park Service.

18 SEC. 242. UPDATES TO LAND AND RESOURCE MANAGE19 MENT PLANS.

As soon as practicable, in accordance with applicable and including regulations), the Secretary shall incorporate the designations and studies required by this title into updated management plans for units covered by this title.

1 SEC. 243. PACIFIC GAS AND ELECTRIC COMPANY UTILITY

FACILITIES AND RIGHTS-OF-WAY.

2

3

(a) EFFECT OF TITLE.—Nothing in this title—

4 (1) affects any validly issued right-of-way for 5 the customary operation, maintenance, upgrade, re-6 pair, relocation within an existing right-of-way, re-7 placement, or other authorized activity (including 8 the use of any mechanized vehicle, helicopter, and 9 other aerial device) in a right-of-way acquired by or 10 issued, granted, or permitted to Pacific Gas and 11 Electric Company (including any predecessor or successor in interest or assign) that is located on land 12 13 included in the South Fork Trinity—Mad River Res-14 toration Area, Bigfoot National Recreation Trail, 15 Sanhedrin Special Conservation Management Area, 16 and Horse Mountain Special Management Area; or 17 (2) prohibits the upgrading or replacement of 18 any-

(A) utility facilities of the Pacific Gas and
Electric Company, including those utility facilities known on the date of enactment of this Act
within the—

23 (i) South Fork Trinity—Mad River
24 Restoration Area known as—
25 (I) Gas Transmission Line 177A

or rights-of-way;

1	(II) Gas Transmission Line
2	DFM 1312–02 or rights-of-way;
3	(III) Electric Transmission Line
4	Bridgeville—Cottonwood 115 kV or
5	rights-of-way;
6	(IV) Electric Transmission Line
7	Humboldt—Trinity 60 kV or rights-
8	of-way;
9	(V) Electric Transmission Line
10	Humboldt—Trinity 115 kV or rights-
11	of-way;
12	(VI) Electric Transmission Line
13	Maple Creek—Hoopa 60 kV or rights-
14	of-way;
15	(VII) Electric Distribution
16	Line—Willow Creek 1101 12 kV or
17	rights-of-way;
18	(VIII) Electric Distribution
19	Line—Willow Creek 1103 12 kV or
20	rights-of-way;
21	(IX) Electric Distribution Line—
22	Low Gap 1101 12 kV or rights-of-
23	way;

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1	(X) Electric Distribution Line—
2	Fort Seward 1121 12 kV or rights-of-
3	way;
4	(XI) Forest Glen Border District
5	Regulator Station or rights-of-way;
6	(XII) Durret District Gas Regu-
7	lator Station or rights-of-way;
8	(XIII) Gas Distribution Line
9	4269C or rights-of-way;
10	(XIV) Gas Distribution Line
11	43991 or rights-of-way;
12	(XV) Gas Distribution Line
13	4993D or rights-of-way;
14	(XVI) Sportsmans Club District
15	Gas Regulator Station or rights-of-
16	way;
17	(XVII) Highway 36 and Zenia
18	District Gas Regulator Station or
19	rights-of-way;
20	(XVIII) Dinsmore Lodge 2nd
21	Stage Gas Regulator Station or
22	rights-of-way;
23	(XIX) Electric Distribution
24	Line—Wildwood 1101 12kV or rights-
25	of-way;

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1	(XX) Low Gap Substation;
2	(XXI) Hyampom Switching Sta-
3	tion; or
4	(XXII) Wildwood Substation;
5	(ii) Bigfoot National Recreation Trail
6	known as—
7	(I) Gas Transmission Line 177A
8	or rights-of-way;
9	(II) Electric Transmission Line
10	Humboldt—Trinity 115 kV or rights-
11	of-way;
12	(III) Electric Transmission Line
13	Bridgeville—Cottonwood 115 kV or
14	rights-of-way; or
15	(IV) Electric Transmission Line
16	Humboldt—Trinity 60 kV or rights-
17	of-way;
18	(iii) Sanhedrin Special Conservation
19	Management Area known as, Electric Dis-
20	tribution Line—Willits 1103 12 kV or
21	rights-of-way; or
22	(iv) Horse Mountain Special Manage-
23	ment Area known as, Electric Distribution
24	Line Willow Creek 1101 12 kV or rights-
25	of-way; or

1 (B) utility facilities of the Pacific Gas and 2 Electric Company in rights-of-way issued, 3 granted, or permitted by the Secretary adjacent 4 to a utility facility referred to in paragraph (1). 5 (b) PLANS FOR ACCESS.—Not later than 1 year after the date of enactment of this Act or the issuance of a 6 7 new utility facility right-of-way within the South Fork 8 Trinity—Mad River Restoration Area, Bigfoot National 9 Recreation Trail, Sanhedrin Special Conservation Man-10 agement Area, and Horse Mountain Special Management Area, whichever is later, the Secretary, in consultation 11 12 with the Pacific Gas and Electric Company, shall publish 13 plans for regular and emergency access by the Pacific Gas 14 and Electric Company to the rights-of-way of the Pacific 15 Gas and Electric Company. TITLE III—WILD OLYMPICS WIL-16

17 DERNESS AND WILD AND SCE18 NIC RIVERS

19 SEC. 301. SHORT TITLE.

20 This title may be cited as the "Wild Olympics Wilder-21 ness and Wild and Scenic Rivers Act".

22 SEC. 302. DESIGNATION OF OLYMPIC NATIONAL FOREST
23 WILDERNESS AREAS.

(a) IN GENERAL.—In furtherance of the WildernessAct (16 U.S.C. 1131 et seq.), the following Federal land

1 in the Olympic National Forest in the State of Wash2 ington comprising approximately 126,554 acres, as gen3 erally depicted on the map entitled "Proposed Wild Olym4 pics Wilderness and Wild and Scenic Rivers Act" and
5 dated April 8, 2019 (referred to in this section as the
6 "map"), is designated as wilderness and as components
7 of the National Wilderness Preservation System:

125

8 (1) LOST CREEK WILDERNESS.—Certain Fed9 eral land managed by the Forest Service, comprising
10 approximately 7,159 acres, as generally depicted on
11 the map, which shall be known as the "Lost Creek
12 Wilderness".

13 (2) RUGGED RIDGE WILDERNESS.—Certain
14 Federal land managed by the Forest Service, com15 prising approximately 5,956 acres, as generally de16 picted on the map, which shall be known as the
17 "Rugged Ridge Wilderness".

18 (3) ALCKEE CREEK WILDERNESS.—Certain
19 Federal land managed by the Forest Service, com20 prising approximately 1,787 acres, as generally de21 picted on the map, which shall be known as the
22 "Alckee Creek Wilderness".

(4) GATES OF THE ELWHA WILDERNESS.—Certain Federal land managed by the Forest Service,
comprising approximately 5,669 acres, as generally

depicted on the map, which shall be known as the
 "Gates of the Elwha Wilderness".

(5) Buckhorn wilderness additions.—Cer-3 4 tain Federal land managed by the Forest Service, 5 comprising approximately 21,965 acres, as generally 6 depicted on the map, is incorporated in, and shall be 7 managed as part of, the "Buckhorn Wilderness", as 8 designated by section 3 of the Washington State 9 Wilderness Act of 1984 (16 U.S.C. 1132 note; Pub-10 lic Law 98–339).

(6) GREEN MOUNTAIN WILDERNESS.—Certain
Federal land managed by the Forest Service, comprising approximately 4,790 acres, as generally depicted on the map, which shall be known as the
"Green Mountain Wilderness".

16 (7) The brothers wilderness additions.— 17 Certain land managed by the Forest Service, com-18 prising approximately 8,625 acres, as generally de-19 picted on the map, is incorporated in, and shall be 20 managed as part of, the "The Brothers Wilderness", 21 as designated by section 3 of the Washington State 22 Wilderness Act of 1984 (16 U.S.C. 1132 note; Pub-23 lic Law 98–339).

24 (8) MOUNT SKOKOMISH WILDERNESS ADDI25 TIONS.—Certain land managed by the Forest Serv-

1	ice, comprising approximately 8,933 acres, as gen-
2	erally depicted on the map, is incorporated in, and
3	shall be managed as part of, the "Mount Skokomish
4	Wilderness", as designated by section 3 of the
5	Washington State Wilderness Act of 1984 (16
6	U.S.C. 1132 note; Public Law 98–339).
7	(9) Wonder mountain wilderness addi-
8	TIONS.—Certain land managed by the Forest Serv-
9	ice, comprising approximately 26,517 acres, as gen-
10	erally depicted on the map, is incorporated in, and
11	shall be managed as part of, the "Wonder Mountain
12	Wilderness", as designated by section 3 of the
13	Washington State Wilderness Act of 1984 (16
14	U.S.C. 1132 note; Public Law 98–339).
15	(10) Moonlight dome wilderness.—Certain
16	Federal land managed by the Forest Service, com-
17	prising approximately 9,117 acres, as generally de-
18	picted on the map, which shall be known as the
19	"Moonlight Dome Wilderness".
20	(11) South quinault ridge wilderness.—
21	Certain Federal land managed by the Forest Serv-
22	ice, comprising approximately 10,887 acres, as gen-
23	erally depicted on the map, which shall be known as
24	the "South Quinault Ridge Wilderness".

1	(12) Colonel bob wilderness additions.—
2	Certain Federal land managed by the Forest Serv-
3	ice, comprising approximately 353 acres, as gen-
4	erally depicted on the map, is incorporated in, and
5	shall be managed as part of, the "Colonel Bob Wil-
6	derness", as designated by section 3 of the Wash-
7	ington State Wilderness Act of 1984 (16 U.S.C.
8	1132 note; Public Law 98–339).
9	(13) SAM'S RIVER WILDERNESS.—Certain Fed-
10	eral land managed by the Forest Service, comprising
11	approximately 13,418 acres, as generally depicted on
12	the map, which shall be known as the "Sam's River
13	Wilderness''.
14	(14) CANOE CREEK WILDERNESS.—Certain
15	Federal land managed by the Forest Service, com-
16	prising approximately 1,378 acres, as generally de-
17	picted on the map, which shall be known as the
18	"Canoe Creek Wilderness".
19	(b) Administration.—
20	(1) MANAGEMENT.—Subject to valid existing
21	rights, the land designated as wilderness by sub-
22	section (a) shall be administered by the Secretary of
23	Agriculture (referred to in this section as the "Sec-
24	retary"), in accordance with the Wilderness Act (16
25	U.S.C. 1131 et seq.), except that any reference in

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that Act to the effective date of that Act shall be
considered to be a reference to the date of enact-
ment of this Act.
(2) MAP AND DESCRIPTION.—
(A) IN GENERAL.—As soon as practicable
after the date of enactment of this Act, the Sec-
retary shall file a map and a legal description
of the land designated as wilderness by sub-
section (a) with—
(i) the Committee on Natural Re-
sources of the House of Representatives;
and
(ii) the Committee on Energy and
Natural Resources of the Senate.
(B) EFFECT.—Each map and legal de-
scription filed under subparagraph (A) shall
have the same force and effect as if included in
this title, except that the Secretary may correct
minor errors in the map and legal description.
(C) PUBLIC AVAILABILITY.—Each map
and legal description filed under subparagraph
(A) shall be filed and made available for public
inspection in the appropriate office of the For-
est Service.
(c) Potential Wilderness.—

1	(1) IN GENERAL.—In furtherance of the pur-
2	poses of the Wilderness Act (16 U.S.C. 1131 et
3	seq.), certain Federal land managed by the Forest
4	Service, comprising approximately 5,346 acres as
5	identified as "Potential Wilderness" on the map, is
6	designated as potential wilderness.
7	(2) DESIGNATION AS WILDERNESS.—On the
8	date on which the Secretary publishes in the Federal
9	Register notice that any nonconforming uses in the
10	potential wilderness designated by paragraph (1)
11	have terminated, the potential wilderness shall be—
12	(A) designated as wilderness and as a com-
13	ponent of the National Wilderness Preservation
14	System; and
15	(B) incorporated into the adjacent wilder-
16	ness area.
17	(d) Adjacent Management.—
18	(1) NO PROTECTIVE PERIMETERS OR BUFFER
19	ZONES.—The designations in this section shall not
20	create a protective perimeter or buffer zone around
21	any wilderness area.
22	(2) Nonconforming uses permitted out-
23	SIDE OF BOUNDARIES OF WILDERNESS AREAS.—Any
24	activity or use outside of the boundary of any wilder-
25	ness area designated under this section shall be per-

mitted even if the activity or use would be seen or 2 heard within the boundary of the wilderness area. 3 (e) FIRE, INSECTS, AND DISEASES.—The Secretary 4 may take such measures as are necessary to control fire, 5 insects, and diseases, in the wilderness areas designated by this section, in accordance with section 4(d)(1) of the 6 7 Wilderness Act (16 U.S.C. 1133(d)(1)) and subject to 8 such terms and conditions as the Secretary determines to 9 be appropriate.

10 SEC. 303. WILD AND SCENIC RIVER DESIGNATIONS.

11 (a) IN GENERAL.—Section 3(a) of the National Wild 12 and Scenic Rivers Act (16 U.S.C. 1274(a)) is amended 13 by adding at the end the following:

14 "(231) ELWHA RIVER, WASHINGTON.—The ap-15 proximately 29.0-mile segment of the Elwha River 16 and tributaries from the source to Cat Creek, to be 17 administered by the Secretary of the Interior as a 18 wild river.

19 (232)DUNGENESS RIVER, WASHINGTON.— 20 The segment of the Dungeness River from the head-21 waters to the State of Washington Department of 22 Natural Resources land in T. 29 N., R. 4 W., sec. 23 12, to be administered by the Secretary of Agri-24 culture, except that portions of the river within the 25 boundaries of Olympic National Park shall be ad-

1	ministered by the Secretary of the Interior, including
2	the following segments of the mainstem and major
3	tributary the Gray Wolf River, in the following class-
4	es:
5	"(A) The approximately 5.8-mile segment
6	of the Dungeness River from the headwaters to
7	the 2870 Bridge, as a wild river.
8	"(B) The approximately 2.1-mile segment
9	of the Dungeness River from the 2870 Bridge
10	to Silver Creek, as a scenic river.
11	"(C) The approximately 2.7-mile segment
12	of the Dungeness River from Silver Creek to
13	Sleepy Hollow Creek, as a wild river.
14	"(D) The approximately 6.3-mile segment
15	of the Dungeness River from Sleepy Hollow
16	Creek to the Olympic National Forest bound-
17	ary, as a scenic river.
18	"(E) The approximately 1.9-mile segment
19	of the Dungeness River from the National For-
20	est boundary to the State of Washington De-
21	partment of Natural Resources land in T. 29
22	N., R. 4 W., sec. 12, to be administered as a
23	recreational river through a cooperative man-
24	agement agreement between the State of Wash-
25	ington and the Secretary of Agriculture as pro-

1	vided in section 10(e) of the Wild and Scenic
2	Rivers Act (16 U.S.C. 1281(e)).
3	"(F) The approximately 16.1-mile segment
4	of the Gray Wolf River from the headwaters to
5	the 2870 Bridge, as a wild river.
6	"(G) The approximately 1.1-mile segment
7	of the Gray Wolf River from the 2870 Bridge
8	to the confluence with the Dungeness River, as
9	a scenic river.
10	"(233) BIG QUILCENE RIVER, WASHINGTON
11	The segment of the Big Quilcene River from the
12	headwaters to the City of Port Townsend water in-
13	take facility, to be administered by the Secretary of
14	Agriculture, in the following classes:
15	"(A) The approximately 4.4-mile segment
16	from the headwaters to the Buckhorn Wilder-
17	ness boundary, as a wild river.
18	"(B) The approximately 5.3-mile segment
19	from the Buckhorn Wilderness boundary to the
20	City of Port Townsend water intake facility, as
21	a scenic river.
22	"(C) Section 7(a), with respect to the li-
23	censing of dams, water conduits, reservoirs,
24	powerhouses, transmission lines, or other
25	project works, shall apply to the approximately

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1	5-mile segment from the City of Port Townsend
2	water intake facility to the Olympic National
3	Forest boundary.
4	"(234) Dosewallips river, Washington.—
5	The segment of the Dosewallips River from the
6	headwaters to the private land in T. 26 N., R. 3 W.,
7	sec. 15, to be administered by the Secretary of Agri-
8	culture, except that portions of the river within the
9	boundaries of Olympic National Park shall be ad-
10	ministered by the Secretary of the Interior, in the
11	following classes:
12	"(A) The approximately 12.9-mile segment
13	from the headwaters to Station Creek, as a wild
14	river.
15	"(B) The approximately 6.8-mile segment
16	from Station Creek to the private land in T. 26
17	N., R. 3 W., sec. 15, as a scenic river.
18	"(235) Duckabush river, Washington.—
19	The segment of the Duckabush River from the head-
20	waters to the private land in T. 25 N., R. 3 W., sec.
21	1, to be administered by the Secretary of Agri-
22	culture, except that portions of the river within the
23	boundaries of Olympic National Park shall be ad-
24	ministered by the Secretary of the Interior, in the
25	following classes:

1	"(A) The approximately 19.0-mile segment
2	from the headwaters to the Brothers Wilderness
3	boundary, as a wild river.
4	"(B) The approximately 1.9-mile segment
5	from the Brothers Wilderness boundary to the
6	private land in T. 25 N., R. 3 W., sec. 1, as
7	a scenic river.
8	"(236) Hamma hamma river, washington.—
9	The segment of the Hamma Hamma River from the
10	headwaters to the eastern edge of the NW1/4 sec.
11	21, T. 24 N., R. 3 W., to be administered by the
12	Secretary of Agriculture, in the following classes:
13	"(A) The approximately 3.1-mile segment
14	from the headwaters to the Mt. Skokomish Wil-
15	derness boundary, as a wild river.
16	"(B) The approximately 5.8-mile segment
17	from the Mt. Skokomish Wilderness boundary
18	to Lena Creek, as a scenic river.
19	"(C) The approximately 6.8-mile segment
20	from Lena Creek to the eastern edge of the
21	NW1/4 sec. 21, T. 24 N., R. 3 W., to be ad-
22	ministered as a recreational river through a co-
23	operative management agreement between the
24	State of Washington and the Secretary of Agri-

1	culture as provided in section 10(e) of the Wild
2	and Scenic Rivers Act (16 U.S.C. 1281(e)).
3	"(237) South fork skokomish river, wash-
4	INGTON.—The segment of the South Fork
5	Skokomish River from the headwaters to the Olym-
6	pic National Forest boundary to be administered by
7	the Secretary of Agriculture, in the following classes:
8	"(A) The approximately 6.7-mile segment
9	from the headwaters to Church Creek, as a wild
10	river.
11	"(B) The approximately 8.3-mile segment
12	from Church Creek to LeBar Creek, as a scenic
13	river.
14	"(C) The approximately 4.0-mile segment
15	from LeBar Creek to upper end of gorge in the
16	NW1/4 sec. 22, T. 22 N., R. 5 W., as a rec-
17	reational river.
18	"(D) The approximately 6.0-mile segment
19	from the upper end of the gorge to the Olympic
20	National Forest boundary, as a scenic river.
21	"(238) MIDDLE FORK SATSOP RIVER, WASH-
22	INGTON.—The approximately 7.9-mile segment of
23	the Middle Fork Satsop River from the headwaters
24	to the Olympic National Forest boundary, to be ad-

ministered by the Secretary of Agriculture, as a sce nic river.

3 "(239) WEST FORK SATSOP RIVER, WASH4 INGTON.—The approximately 8.2-mile segment of
5 the West Fork Satsop River from the headwaters to
6 the Olympic National Forest boundary, to be admin7 istered by the Secretary of Agriculture, as a scenic
8 river.

9 "(240) WYNOOCHEE RIVER, WASHINGTON.— 10 The segment of the Wynoochee River from the head-11 waters to the head of Wynoochee Reservoir to be ad-12 ministered by the Secretary of Agriculture, except 13 that portions of the river within the boundaries of 14 Olympic National Park shall be administered by the 15 Secretary of the Interior, in the following classes:

16 "(A) The approximately 2.5-mile segment
17 from the headwaters to the boundary of the
18 Wonder Mountain Wilderness, as a wild river.

19 "(B) The approximately 7.4-mile segment
20 from the boundary of the Wonder Mountain
21 Wilderness to the head of Wynoochee Reservoir,
22 as a recreational river.

23 "(241) EAST FORK HUMPTULIPS RIVER, WASH24 INGTON.—The segment of the East Fork
25 Humptulips River from the headwaters to the Olym-

1	pic National Forest boundary to be administered by
2	the Secretary of Agriculture, in the following classes:
3	"(A) The approximately 7.4-mile segment
4	from the headwaters to the Moonlight Dome
5	Wilderness boundary, as a wild river.
6	"(B) The approximately 10.3-mile segment
7	from the Moonlight Dome Wilderness boundary
8	to the Olympic National Forest boundary, as a
9	scenic river.
10	"(242) West fork humptulips river, wash-
11	INGTON.—The approximately 21.4-mile segment of
12	the West Fork Humptulips River from the head-
13	waters to the Olympic National Forest Boundary, to
14	be administered by the Secretary of Agriculture, as
15	a scenic river.
16	"(243) QUINAULT RIVER, WASHINGTON.—The
17	segment of the Quinault River from the headwaters
18	to private land in T. 24 N., R. 8 W., sec. 33, to be
19	administered by the Secretary of the Interior, in the
20	following classes:
21	"(A) The approximately 16.5-mile segment
22	from the headwaters to Graves Creek, as a wild
23	river.

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1	"(B) The approximately 6.7-mile segment
2	from Graves Creek to Cannings Creek, as a sce-
3	nic river.
4	"(C) The approximately 1.0-mile segment
5	from Cannings Creek to private land in T. 24
6	N., R. 8 W., sec. 33, as a recreational river.
7	"(244) QUEETS RIVER, WASHINGTON.—The
8	segment of the Queets River from the headwaters to
9	the Olympic National Park boundary to be adminis-
10	tered by the Secretary of the Interior, except that
11	portions of the river outside the boundaries of Olym-
12	pic National Park shall be administered by the Sec-
13	retary of Agriculture, including the following seg-
14	ments of the mainstem and certain tributaries in the
15	following classes:
16	"(A) The approximately 28.6-mile segment
17	of the Queets River from the headwaters to the
18	confluence with Sams River, as a wild river.
19	"(B) The approximately 16.0-mile segment
20	of the Queets River from the confluence with

20 of the Queets faver from the confidence with
21 Sams River to the Olympic National Park
22 boundary, as a scenic river.

23 "(C) The approximately 15.7-mile segment
24 of the Sams River from the headwaters to the

confluence with the Queets River, as a scenic river.

3 "(D) The approximately 17.7-mile segment 4 of Matheny Creek from the headwaters to the 5 confluence with the Queets River, to be admin-6 istered as a scenic river through a cooperative 7 management agreement between the State of 8 Washington and the Secretary of Agriculture as 9 provided in section 10(e) of the Wild and Scenic 10 Rivers Act (16 U.S.C. 1281(e)). 11 "(245) HOH RIVER, WASHINGTON.—The seg-12 ment of the Hoh River and the major tributary 13 South Fork Hoh from the headwaters to Olympic 14 National Park boundary, to be administered by the

"(A) The approximately 20.7-mile segment
of the Hoh River from the headwaters to Jackson Creek, as a wild river.

Secretary of the Interior, in the following classes:

19 "(B) The approximately 6.0-mile segment
20 of the Hoh River from Jackson Creek to the
21 Olympic National Park boundary, as a scenic
22 river.

23 "(C) The approximately 13.8-mile segment
24 of the South Fork Hoh River from the head-

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waters to the Olympic National Park boundary, as a wild river.

3 "(D) The approximately 4.6-mile segment 4 of the South Fork Hoh River from the Olympic 5 National Park boundary to the Washington 6 State Department of Natural Resources bound-7 ary in T. 27 N., R. 10 W., sec. 29, to be ad-8 ministered as a recreational river through a co-9 operative management agreement between the 10 State of Washington and the Secretary of Agri-11 culture as provided in section 10(e) of the Wild 12 and Scenic Rivers Act (16 U.S.C. 1281(e)).

"(246) BOGACHIEL RIVER, WASHINGTON.—The
approximately 25.6-mile segment of the Bogachiel
River from the source to the Olympic National Park
boundary, to be administered by the Secretary of the
Interior, as a wild river.

18 "(247) SOUTH FORK CALAWAH RIVER, WASH19 INGTON.—The segment of the South Fork Calawah
20 River and the major tributary Sitkum River from
21 the headwaters to Hyas Creek to be administered by
22 the Secretary of Agriculture, except those portions
23 of the river within the boundaries of Olympic Na24 tional Park shall be administered by the Secretary

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1	of the Interior, including the following segments in
2	the following classes:
3	"(A) The approximately 15.7-mile segment
4	of the South Fork Calawah River from the
5	headwaters to the Sitkum River, as a wild river.
6	"(B) The approximately 0.9-mile segment
7	of the South Fork Calawah River from the
8	Sitkum River to Hyas Creek, as a scenic river.
9	"(C) The approximately 1.6-mile segment
10	of the Sitkum River from the headwaters to the
11	Rugged Ridge Wilderness boundary, as a wild
12	river.
13	"(D) The approximately 11.9-mile segment
14	of the Sitkum River from the Rugged Ridge
15	Wilderness boundary to the confluence with the
16	South Fork Calawah, as a scenic river.
17	"(248) Sol duc river, Washington.—The
18	segment of the Sol Duc River from the headwaters
19	to the Olympic National Park boundary to be ad-
20	ministered by the Secretary of the Interior, including
21	the following segments of the mainstem and certain
22	tributaries in the following classes:
23	"(A) The approximately 7.0-mile segment
24	of the Sol Duc River from the headwaters to

1	the end of Sol Duc Hot Springs Road, as a wild
2	river.
3	"(B) The approximately 10.8-mile segment
4	of the Sol Duc River from the end of Sol Duc
5	Hot Springs Road to the Olympic National
6	Park boundary, as a scenic river.
7	"(C) The approximately 14.2-mile segment
8	of the North Fork Sol Duc River from the
9	headwaters to the Olympic Hot Springs Road
10	bridge, as a wild river.
11	"(D) The approximately 0.2-mile segment
12	of the North Fork Sol Duc River from the
13	Olympic Hot Springs Road bridge to the con-
14	fluence with the Sol Duc River, as a scenic
15	river.
16	"(E) The approximately 8.0-mile segment
17	of the South Fork Sol Duc River from the
18	headwaters to the confluence with the Sol Duc
19	River, as a scenic river.
20	"(249) Lyre river, Washington.—The ap-
21	proximately 0.2-mile segment of the Lyre River from
22	Lake Crescent to the Olympic National Park bound-
23	ary, to be administered by the Secretary of the Inte-
24	rior as a scenic river.".

(b) EFFECT.—The amendment made by subsection
 (a) does not affect valid existing water rights.

3 (c) UPDATES TO LAND AND RESOURCE MANAGE-4 MENT PLANS.—

5 (1) IN GENERAL.—Except as provided in para-6 graph (2), not later than 3 years after the date of 7 the enactment of this Act, the Secretary of Agri-8 culture shall, with respect to the designations made 9 under subsection (a) on lands under the jurisdiction 10 of the Secretary, incorporate such designations into 11 updated management plans for units of the National 12 Forest System in accordance with applicable laws 13 (including regulations).

14 (2) EXCEPTION.—The date specified in para15 graph (1) shall be 5 years after the date of the en16 actment of this Act if the Secretary of Agriculture—
17 (A) is unable to meet the requirement

under such paragraph by the date specified insuch paragraph; and

(B) not later than 3 years after the date
of the enactment of this Act, includes in the
Department of Agriculture annual budget submission to Congress a request for additional
sums as may be necessary to meet the requirement of such paragraph.

(3) COMPREHENSIVE MANAGEMENT PLAN RE QUIREMENTS.—Updated management plans under
 paragraph (1) or (2) satisfy the requirements under
 section 3(d) of the Wild and Scenic Rivers Act (16
 U.S.C. 1274(d)).

6 SEC. 304. EXISTING RIGHTS AND WITHDRAWAL.

7 (a) IN GENERAL.—In accordance with section 12(b) 8 of the National Wild and Scenic Rivers Act (16 U.S.C. 9 1283(b)), nothing in this title or the amendment made by 10 section 303(a) affects or abrogates existing rights, privi-11 leges, or contracts held by private parties, nor does this 12 title in any way modify or direct the management, acquisi-13 tion, or disposition of lands managed by the Washington Department of Natural Resources on behalf of the State 14 15 of Washington.

(b) WITHDRAWAL.—Subject to valid existing rights,
the Federal land within the boundaries of the river segments designated by this title and the amendment made
by section 303(a) is withdrawn from all forms of—

20 (1) entry, appropriation, or disposal under the21 public land laws;

(2) location, entry, and patent under the mininglaws; and

24 (3) disposition under all laws relating to min-25 eral and geothermal leasing or mineral materials.

1 SEC. 305. TREATY RIGHTS.

Nothing in this title alters, modifies, diminishes, or
extinguishes the reserved treaty rights of any Indian tribe
with hunting, fishing, gathering, and cultural or religious
rights as protected by a treaty.

6 TITLE IV—CENTRAL COAST 7 HERITAGE PROTECTION

8 SEC. 401. SHORT TITLE.

9 This title may be cited as the "Central Coast Herit-10 age Protection Act".

11 SEC. 402. DEFINITIONS.

12 In this title:

13 (1) SCENIC AREAS.—The term "scenic area"
14 means a scenic area designated by section 408(a).

15 (2) SECRETARY.—The term "Secretary"
16 means—

17 (A) with respect to land managed by the
18 Bureau of Land Management, the Secretary of
19 the Interior; and

20 (B) with respect to land managed by the21 Forest Service, the Secretary of Agriculture.

22 (3) STATE.—The term "State" means the State23 of California.

24 (4) WILDERNESS AREA.—The term "wilderness
25 area" means a wilderness area or wilderness addi26 tion designated by section 403(a).

1 SEC. 403. DESIGNATION OF WILDERNESS.

2 (a) IN GENERAL.—In accordance with the Wilderness 3 Act (16 U.S.C. 1131 et seq.), the following areas in the 4 State are designated as wilderness areas and as compo-5 nents of the National Wilderness Preservation System:

6 (1) Certain land in the Bakersfield Field Office 7 of the Bureau of Land Management comprising ap-8 proximately 35,116 acres, as generally depicted on 9 the map entitled "Proposed Caliente Mountain Wil-10 derness" and dated November 13, 2019, which shall 11 be known as the "Caliente Mountain Wilderness".

12 (2) Certain land in the Bakersfield Field Office 13 of the Bureau of Land Management comprising ap-14 proximately 13,332 acres, as generally depicted on 15 the map entitled "Proposed Soda Lake Wilderness" 16 and dated June 25, 2019, which shall be known as the "Soda Lake Wilderness". 17

18 (3) Certain land in the Bakersfield Field Office 19 of the Bureau of Land Management comprising ap-20 proximately 12,585 acres, as generally depicted on 21 the map entitled "Proposed Temblor Range Wilder-22 ness" and dated June 25, 2019, which shall be 23 known as the "Temblor Range Wilderness".

24 (4) Certain land in the Los Padres National 25 Forest comprising approximately 23,670 acres, as 26 generally depicted on the map entitled "Chumash •HR 803 EH

Wilderness Area Additions—Proposed" and dated
 March 29, 2019, which shall be incorporated into
 and managed as part of the Chumash Wilderness as
 designated by the Los Padres Condor Range and
 River Protection Act (Public Law 102–301; 106
 Stat. 242).

7 (5) Certain land in the Los Padres National 8 Forest comprising approximately 54,036 acres, as 9 generally depicted on the maps entitled "Dick Smith 10 Wilderness Area Additions—Proposed Map 1 of 2 11 (Bear Canyon and Cuyama Peak Units)" and "Dick 12 Smith Wilderness Area Additions—Proposed Map 2 13 of 2 (Buckhorn and Mono Units)" and dated No-14 vember 14, 2019, which shall be incorporated into 15 and managed as part of the Dick Smith Wilderness 16 as designated by the California Wilderness Act of 17 1984 (Public Law 98–425; 16 U.S.C. 1132 note).

18 (6) Certain land in the Los Padres National 19 Forest and the Bakersfield Field Office of the Bu-20 reau of Land Management comprising approximately 21 7,289 acres, as generally depicted on the map enti-22 tled "Garcia Wilderness Area Additions—Proposed" 23 and dated March 29, 2019, which shall be incor-24 porated into and managed as part of the Garcia Wil-25 derness as designated by the Los Padres Condor Range and River Protection Act (Public Law 102–
 301; 106 Stat. 242).

(7) Certain land in the Los Padres National 3 4 Forest and the Bakersfield Field Office of the Bu-5 reau of Land Management comprising approximately 6 8,774 acres, as generally depicted on the map enti-7 tled "Machesna Mountain Wilderness—Proposed 8 Additions" and dated October 30, 2019, which shall 9 be incorporated into and managed as part of the 10 Machesna Mountain Wilderness as designated by the 11 California Wilderness Act of 1984 (Public Law 98– 12 425; 16 U.S.C. 1132 note).

13 (8) Certain land in the Los Padres National 14 Forest comprising approximately 30,184 acres, as 15 generally depicted on the map entitled "Matilija Wil-16 derness Area Additions—Proposed" and dated 17 March 29, 2019, which shall be incorporated into 18 and managed as part of the Matilija Wilderness as 19 designated by the Los Padres Condor Range and 20 River Protection Act (Public Law 102–301; 106 21 Stat. 242).

(9) Certain land in the Los Padres National
Forest comprising approximately 23,969 acres, as
generally depicted on the map entitled "San Rafael
Wilderness Area Additions—Proposed" and dated

February 2, 2021, which shall be incorporated into
 and managed as part of the San Rafael Wilderness
 as designated by Public Law 90–271 (82 Stat. 51),
 the California Wilderness Act of 1984 (Public Law
 98–425; 16 U.S.C. 1132 note), and the Los Padres
 Condor Range and River Protection Act (Public Law
 102–301; 106 Stat. 242).

8 (10) Certain land in the Los Padres National 9 Forest comprising approximately 2,921 acres, as 10 generally depicted on the map entitled "Santa Lucia 11 Wilderness Area Additions—Proposed" and dated 12 March 29, 2019, which shall be incorporated into 13 and managed as part of the Santa Lucia Wilderness 14 as designated by the Endangered American Wilder-15 ness Act of 1978 (Public Law 95–237; 16 U.S.C. 16 1132 note).

17 (11) Certain land in the Los Padres National 18 Forest comprising approximately 14,313 acres, as 19 generally depicted on the map entitled "Sespe Wil-20 derness Area Additions—Proposed" and dated 21 March 29, 2019, which shall be incorporated into 22 and managed as part of the Sespe Wilderness as 23 designated by the Los Padres Condor Range and 24 River Protection Act (Public Law 102–301; 106 25 Stat. 242).

1	(12) Certain land in the Los Padres National
2	Forest comprising approximately 17,870 acres, as
3	generally depicted on the map entitled "Diablo
4	Caliente Wilderness Area—Proposed" and dated
5	March 29, 2019, which shall be known as the "Dia-
6	blo Caliente Wilderness".
7	(b) Maps and Legal Descriptions.—
8	(1) IN GENERAL.—As soon as practicable after
9	the date of enactment of this Act, the Secretary
10	shall file maps and legal descriptions of the wilder-
11	ness areas with—
12	(A) the Committee on Energy and Natural
13	Resources of the Senate; and
14	(B) the Committee on Natural Resources
15	of the House of Representatives.
16	(2) FORCE OF LAW.—The maps and legal de-
17	scriptions filed under paragraph (1) shall have the
18	same force and effect as if included in this title, ex-
19	cept that the Secretary may correct any clerical and
20	typographical errors in the maps and legal descrip-
21	tions.
22	(3) PUBLIC AVAILABILITY.—The maps and
23	legal descriptions filed under paragraph (1) shall be
24	on file and available for public inspection in the ap-

1	propriate offices of the Forest Service and Bureau
2	of Land Management.

3 SEC. 404. DESIGNATION OF THE MACHESNA MOUNTAIN PO4 TENTIAL WILDERNESS.

5 (a) DESIGNATION.—In furtherance of the purposes of 6 the Wilderness Act (16 U.S.C. 1131 et seq.), certain land 7 in the Los Padres National Forest comprising approxi-8 mately 2,359 acres, as generally depicted on the map enti-9 tled "Machesna Mountain Potential Wilderness" and 10 dated March 29, 2019, is designated as the Machesna 11 Mountain Potential Wilderness Area.

12 (b) MAP AND LEGAL DESCRIPTION.—

(1) IN GENERAL.—As soon as practicable after
the date of enactment of this Act, the Secretary
shall file a map and legal description of the
Machesna Mountain Potential Wilderness Area (referred to in this section as the "potential wilderness
area") with—

- 19 (A) the Committee on Energy and Natural20 Resources of the Senate; and
- 21 (B) the Committee on Natural Resources22 of the House of Representatives.

23 (2) FORCE OF LAW.—The map and legal de24 scription filed under paragraph (1) shall have the
25 same force and effect as if included in this title, ex-

1 cept that the Secretary may correct any clerical and 2 typographical errors in the map and legal description. 3 4 (3) PUBLIC AVAILABILITY.—The map and legal 5 description filed under paragraph (1) shall be on file 6 and available for public inspection in the appropriate 7 offices of the Forest Service. 8 (c) MANAGEMENT.—Except as provided in subsection 9 (d) and subject to valid existing rights, the Secretary shall 10 manage the potential wilderness area in accordance with the Wilderness Act (16 U.S.C. 1131 et seq.). 11 12 (d) TRAIL USE, CONSTRUCTION, RECONSTRUCTION, AND REALIGNMENT.— 13 14 (1) IN GENERAL.—In accordance with para-15 graph (2), the Secretary may reconstruct, realign, or 16 reroute the Pine Mountain Trail. 17 (2) REQUIREMENT.—In carrying out the recon-18 struction, realignment, or rerouting under paragraph 19 (1), the Secretary shall— 20 (A) comply with all existing laws (including 21 regulations); and 22 (B) to the maximum extent practicable, 23 use the minimum tool or administrative practice 24 necessary to accomplish the reconstruction, re-

alignment, or rerouting with the least amount

1	of adverse impact on wilderness character and
2	resources.
3	(3) Motorized vehicles and machinery.—
4	In accordance with paragraph (2), the Secretary
5	may use motorized vehicles and machinery to carry
6	out the trail reconstruction, realignment, or rerout-
7	ing authorized by this subsection.
8	(4) MOTORIZED AND MECHANIZED VEHI-
9	CLES.—The Secretary may permit the use of motor-
10	ized and mechanized vehicles on the existing Pine
11	Mountain Trail in accordance with existing law (in-
12	cluding regulations) and this subsection until such
13	date as the potential wilderness area is designated
14	as wilderness in accordance with subsection (h).
15	(e) WITHDRAWAL.—Subject to valid existing rights,
16	the Federal land in the potential wilderness area is with-
17	drawn from all forms of—
18	(1) entry, appropriation, or disposal under the
19	public land laws;
20	(2) location, entry, and patent under the mining
21	laws; and
22	(3) disposition under all laws pertaining to min-
23	eral and geothermal leasing or mineral materials.
24	(f) Cooperative Agreements.—In carrying out
25	this section, the Secretary may enter into cooperative

agreements with State, Tribal, and local governmental en tities and private entities to complete the trail reconstruc tion, realignment, or rerouting authorized by subsection
 (d).

5 (g) BOUNDARIES.—The Secretary shall modify the 6 boundary of the potential wilderness area to exclude any 7 area within 150 feet of the centerline of the new location 8 of any trail that has been reconstructed, realigned, or re-9 routed under subsection (d).

10 (h) WILDERNESS DESIGNATION.—

(1) IN GENERAL.—The potential wilderness
area, as modified under subsection (g), shall be designated as wilderness and as a component of the National Wilderness Preservation System on the earlier
of—

16 (A) the date on which the Secretary pub17 lishes in the Federal Register notice that the
18 trail reconstruction, realignment, or rerouting
19 authorized by subsection (d) has been com20 pleted; or

21 (B) the date that is 20 years after the date22 of enactment of this Act.

(2) ADMINISTRATION OF WILDERNESS.—On
designation as wilderness under this section, the potential wilderness area shall be—

fornia Wilderness Act of 1984 (Public Law 98–
4 425; 16 U.S.C. 1132 note) and expanded by section 403; and

6 (B) administered in accordance with sec7 tion 405 and the Wilderness Act (16 U.S.C.
8 1131 et seq.).

9 SEC. 405. ADMINISTRATION OF WILDERNESS.

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(a) IN GENERAL.—Subject to valid existing rights,
the wilderness areas shall be administered by the Secretary in accordance with this title and the Wilderness Act
(16 U.S.C. 1131 et seq.), except that—

(1) any reference in the Wilderness Act (16
U.S.C. 1131 et seq.) to the effective date of that Act
shall be considered to be a reference to the date of
enactment of this Act; and

(2) any reference in the Wilderness Act (16
U.S.C. 1131 et seq.) to the Secretary of Agriculture
shall be considered to be a reference to the Secretary
that has jurisdiction over the wilderness area.

22 (b) Fire Management and Related Activi-23 ties.—

24 (1) IN GENERAL.—The Secretary may take any
25 measures in a wilderness area as are necessary for

the control of fire, insects, and diseases in accord ance with section 4(d)(1) of the Wilderness Act (16
 U.S.C. 1133(d)(1)) and House Report 98–40 of the
 98th Congress.

5 (2) FUNDING PRIORITIES.—Nothing in this title
6 limits funding for fire and fuels management in the
7 wilderness areas.

8 (3) REVISION AND DEVELOPMENT OF LOCAL 9 FIRE MANAGEMENT PLANS.—As soon as practicable 10 after the date of enactment of this Act, the Sec-11 retary shall amend the local information in the Fire 12 Management Reference System or individual oper-13 ational plans that apply to the land designated as a 14 wilderness area.

(4) ADMINISTRATION.—Consistent with paragraph (1) and other applicable Federal law, to ensure a timely and efficient response to fire emergencies in the wilderness areas, the Secretary shall
enter into agreements with appropriate State or
local firefighting agencies.

(c) GRAZING.—The grazing of livestock in the wilderness areas, if established before the date of enactment of
this Act, shall be permitted to continue, subject to any
reasonable regulations as the Secretary considers necessary in accordance with—

1	(1) section $4(d)(4)$ of the Wilderness Act (16
2	U.S.C. 1133(d)(4));
3	(2) the guidelines set forth in Appendix A of
4	House Report 101–405, accompanying H.R. 2570 of
5	the 101st Congress for land under the jurisdiction of
6	the Secretary of the Interior;
7	(3) the guidelines set forth in House Report
8	96–617, accompanying H.R. 5487 of the 96th Con-
9	gress for land under the jurisdiction of the Secretary
10	of Agriculture; and
11	(4) all other laws governing livestock grazing on
12	Federal public land.
13	(d) FISH AND WILDLIFE.—
14	(1) IN GENERAL.—In accordance with section
15	4(d)(7) of the Wilderness Act (16 U.S.C.
16	1133(d)(7), nothing in this title affects the jurisdic-
17	tion or responsibilities of the State with respect to
18	fish and wildlife on public land in the State.
19	(2) MANAGEMENT ACTIVITIES.—In furtherance
20	of the purposes and principles of the Wilderness Act
21	(16 U.S.C. 1131 et seq.), the Secretary may conduct
22	any management activities that are necessary to
23	maintain or restore fish and wildlife populations and
24	habitats in the wilderness areas, if the management
25	activities are—

1	(A) consistent with relevant wilderness
2	management plans;
3	(B) conducted in accordance with appro-
4	priate policies, such as the policies established
5	in Appendix B of House Report 101–405; and
6	(C) in accordance with memoranda of un-
7	derstanding between the Federal agencies and
8	the State Department of Fish and Wildlife.
9	(e) Buffer Zones.—
10	(1) IN GENERAL.—Congress does not intend for
11	the designation of wilderness areas by this title to
12	lead to the creation of protective perimeters or buff-
13	er zones around each wilderness area.
14	(2) Activities or uses up to boundaries.—
15	The fact that nonwilderness activities or uses can be
16	seen or heard from within a wilderness area shall
17	not, of itself, preclude the activities or uses up to the
18	boundary of the wilderness area.
19	(f) MILITARY ACTIVITIES.—Nothing in this title pre-
20	cludes—
21	(1) low-level overflights of military aircraft over
22	the wilderness areas;
23	(2) the designation of new units of special air-
24	space over the wilderness areas; or

1	(3) the use or establishment of military flight
2	training routes over wilderness areas.
3	(g) HORSES.—Nothing in this title precludes horse-
4	back riding in, or the entry of recreational saddle or pack
5	stock into, a wilderness area—
6	(1) in accordance with section $4(d)(5)$ of the
7	Wilderness Act (16 U.S.C. $1133(d)(5)$); and
8	(2) subject to any terms and conditions deter-
9	mined to be necessary by the Secretary.
10	(h) WITHDRAWAL.—Subject to valid existing rights,
11	the wilderness areas are withdrawn from—
12	(1) all forms of entry, appropriation, and dis-
13	posal under the public land laws;
14	(2) location, entry, and patent under the mining
15	laws; and
16	(3) disposition under all laws pertaining to min-
17	eral and geothermal leasing or mineral materials.
18	(i) Incorporation of Acquired Land and Inter-
19	ESTS.—Any land within the boundary of a wilderness area
20	that is acquired by the United States shall—
21	(1) become part of the wilderness area in which
22	the land is located; and
23	(2) be managed in accordance with—
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1	(B) the Wilderness Act (16 U.S.C. 1131 et
2	seq.); and
3	(C) any other applicable law.
4	(j) TREATMENT OF EXISTING WATER DIVERSIONS IN
5	THE SAN RAFAEL WILDERNESS ADDITIONS.—
6	(1) AUTHORIZATION FOR CONTINUED USE.—
7	The Secretary of Agriculture may issue a special use
8	authorization to the owners of the 2 existing water
9	transport or diversion facilities, including adminis-
10	trative access roads (in this subsection referred to as
11	a "facility"), located on National Forest System
12	land in the San Rafael Wilderness Additions in the
13	Moon Canyon unit (T. 11 N., R. 30 W., secs. 13
14	and 14) and the Peak Mountain unit (T. 10 N., R.
15	28 W., secs. 23 and 26) for the continued operation,
16	maintenance, and reconstruction of the facility if the
17	Secretary determines that—
18	(A) the facility was in existence on the
19	date on which the land on which the facility is
20	located was designated as part of the National
21	Wilderness Preservation System (in this sub-
22	section referred to as "the date of designa-
23	tion");
24	(B) the facility has been in substantially
25	continuous use to deliver water for the bene-

1	ficial use on the non-Federal land of the owner
2	since the date of designation;
3	(C) the owner of the facility holds a valid
4	water right for use of the water on the non-
5	Federal land of the owner under State law, with
6	a priority date that predates the date of des-
7	ignation; and
8	(D) it is not practicable or feasible to relo-
9	cate the facility to land outside of the wilder-
10	ness and continue the beneficial use of water on
11	the non-Federal land recognized under State
12	law.
13	(2) TERMS AND CONDITIONS.—
14	(A) Required terms and conditions.—
15	In a special use authorization issued under
16	paragraph (1), the Secretary may—
17	(i) allow use of motorized equipment
18	and mechanized transport for operation,
19	maintenance, or reconstruction of a facil-
20	ity, if the Secretary determines that—
21	(I) the use is the minimum nec-
22	essary to allow the facility to continue
23	delivery of water to the non-Federal
24	land for the beneficial uses recognized

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by the water right held under State
law; and
(II) the use of nonmotorized
equipment and nonmechanized trans-
port is impracticable or infeasible; and
(ii) preclude use of the facility for the
diversion or transport of water in excess of
the water right recognized by the State on
the date of designation.
(B) DISCRETIONARY TERMS AND CONDI-
TIONS.—In a special use authorization issued
under paragraph (1), the Secretary may require
or allow modification or relocation of the facility
in the wilderness, as the Secretary determines
necessary, to reduce impacts to wilderness val-
ues set forth in section 2 of the Wilderness Act
(16 U.S.C. 1131) if the beneficial use of water
on the non-Federal land is not diminished.
(k) TREATMENT OF EXISTING ELECTRICAL DIS-
TRIBUTION LINE IN THE SAN RAFAEL WILDERNESS AD-
DITIONS.—
(1) Authorization for continued use.—
The Secretary of Agriculture may issue a special use
authorization to the owners of the existing electrical
distribution line to the Plowshare Peak communica-

1	tion site (in this subsection referred to as a "facil-
2	ity") located on National Forest System land in the
3	San Rafael Wilderness Additions in the Moon Can-
4	yon unit (T. 11 N., R. 30 W., secs. 2, 3 and 4) for
5	the continued operation, maintenance, and recon-
6	struction of the facility if the Secretary determines
7	that—
8	(A) the facility was in existence on the
9	date on which the land on which the facility is
10	located was designated as part of the National
11	Wilderness Preservation System (in this sub-
12	section referred to as "the date of designa-
13	tion'');
14	(B) the facility has been in substantially
15	continuous use to deliver electricity to the com-
16	munication site; and
17	(C) it is not practicable or feasible to relo-
18	cate the distribution line to land outside of the
19	wilderness.
20	(2) TERMS AND CONDITIONS.—
21	(A) REQUIRED TERMS AND CONDITIONS.—
22	In a special use authorization issued under
23	paragraph (1), the Secretary may allow use of
24	motorized equipment and mechanized transport
25	for operation, maintenance, or reconstruction of

the electrical distribution line, if the Secretary determines that the use of nonmotorized equipment and nonmechanized transport is impracticable or infeasible.

5 (B) DISCRETIONARY TERMS AND CONDI-6 TIONS.—In a special use authorization issued 7 under paragraph (1), the Secretary may require 8 or allow modification or relocation of the facility 9 in the wilderness, as the Secretary determines 10 necessary, to reduce impacts to wilderness val-11 ues set forth in section 2 of the Wilderness Act 12 (16 U.S.C. 1131).

13 (1) CLIMATOLOGICAL DATA COLLECTION.—In ac-14 cordance with the Wilderness Act (16 U.S.C. 1131 et seq.) 15 and subject to terms and conditions as the Secretary may prescribe, the Secretary may authorize the installation and 16 17 maintenance of hydrologic, meteorologic, or climatological 18 collection devices in the wilderness areas if the Secretary 19 determines that the facilities and access to the facilities 20 are essential to flood warning, flood control, or water res-21 ervoir operation activities.

22 SEC. 406. DESIGNATION OF WILD AND SCENIC RIVERS.

23 (a) INDIAN CREEK, MONO CREEK, AND MATILIJA
24 CREEK, CALIFORNIA.—Section 3(a) of the Wild and Sce-

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1	nic Rivers Act (16 U.S.C. 1274(a)) is amended by adding
2	at the end the following:
3	"(231) Indian Creek, California.—The fol-
4	lowing segments of Indian Creek in the State of
5	California, to be administered by the Secretary of
6	Agriculture:
7	"(A) The 9.5-mile segment of Indian Creek
8	from its source in sec. 19, T. 7 N., R. 26 W.,
9	to the Dick Smith Wilderness boundary, as a
10	wild river.
11	"(B) The 1-mile segment of Indian Creek
12	from the Dick Smith Wilderness boundary to
13	0.25 miles downstream of Road 6N24, as a sce-
14	nic river.
15	"(C) The 3.9-mile segment of Indian Creek
16	from 0.25 miles downstream of Road $6N24$ to
17	the southern boundary of sec. 32, T. 6 N., R.
18	26 W., as a wild river.
19	"(232) Mono Creek, California.—The fol-
20	lowing segments of Mono Creek in the State of Cali-
21	fornia, to be administered by the Secretary of Agri-
22	culture:
23	"(A) The 4.2-mile segment of Mono Creek
24	from its source in sec. 1, T. 7 N., R. 26 W.,
25	to 0.25 miles upstream of Don Victor Fire

1	Road in sec. 28, T. 7 N., R. 25 W., as a wild
2	river.
3	"(B) The 2.1-mile segment of Mono Creek
4	from 0.25 miles upstream of the Don Victor
5	Fire Road in sec. 28, T. 7 N., R. 25 W., to
6	0.25 miles downstream of Don Victor Fire
7	Road in sec. 34, T. 7 N., R. 25 W., as a rec-
8	reational river.
9	"(C) The 14.7-mile segment of Mono
10	Creek from 0.25 miles downstream of Don Vic-
11	tor Fire Road in sec. 34, T. 7 N., R. 25 W.,
12	to the Ogilvy Ranch private property boundary
13	in sec. 22, T. 6 N., R. 26 W., as a wild river.
14	"(D) The 3.5-mile segment of Mono Creek
15	from the Ogilvy Ranch private property bound-
16	ary to the southern boundary of sec. 33, T. 6
17	N., R. 26 W., as a recreational river.
18	"(233) MATILIJA CREEK, CALIFORNIA.—The
19	following segments of Matilija Creek in the State of
20	California, to be administered by the Secretary of
21	Agriculture:
22	"(A) The 7.2-mile segment of the Matilija
23	Creek from its source in sec. 25, T. 6 N., R.
24	25 W., to the private property boundary in sec.
25	9, T. 5 N., R. 24 W., as a wild river.

1	"(B) The 7.25-mile segment of the Upper
2	North Fork Matilija Creek from its source in
3	sec. 36, T. 6 N., R. 24 W., to the Matilija Wil-
4	derness boundary, as a wild river.".
5	(b) SESPE CREEK, CALIFORNIA.—Section 3(a) of the
6	Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amend-
7	ed by striking paragraph (142) and inserting the fol-
8	lowing:
9	"(142) SESPE CREEK, CALIFORNIA.—The fol-
10	lowing segments of Sespe Creek in the State of Cali-
11	fornia, to be administered by the Secretary of Agri-
12	culture:
13	"(A) The 2.7-mile segment of Sespe Creek
14	from the private property boundary in sec. 10,
15	T. 6 N., R. 24 W., to the Hartman Ranch pri-
16	vate property boundary in sec. 14, T. 6 N., R.
17	24 W., as a wild river.
18	"(B) The 15-mile segment of Sespe Creek
19	from the Hartman Ranch private property
20	boundary in sec. 14, T. 6 N., R. 24 W., to the
21	western boundary of sec. 6, T. 5 N., R. 22 W.,
22	as a recreational river.
23	"(C) The 6.1-mile segment of Sespe Creek
24	from the western boundary of sec. 6, T. 5 N.,

1	R. 22 W., to the confluence with Trout Creek,
2	as a scenic river.
3	"(D) The 28.6-mile segment of Sespe
4	Creek from the confluence with Trout Creek to
5	the southern boundary of sec. 35, T. 5 N., R.
6	20 W., as a wild river.".
7	(c) SISQUOC RIVER, CALIFORNIA.—Section 3(a) of
8	the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is
9	amended by striking paragraph (143) and inserting the
10	following:
11	"(143) SISQUOC RIVER, CALIFORNIA.—The fol-
12	lowing segments of the Sisquoc River and its tribu-
13	taries in the State of California, to be administered
14	by the Secretary of Agriculture:
15	"(A) The 33-mile segment of the main
16	stem of the Sisquoc River extending from its
17	origin downstream to the Los Padres Forest
18	boundary, as a wild river.
19	"(B) The 4.2-mile segment of the South
20	Fork Sisquoc River from its source northeast of
21	San Rafael Mountain in sec. 2, T. 7 N., R. 28
22	W., to its confluence with the Sisquoc River, as
23	a wild river.
24	"(C) The 10.4-mile segment of Manzana
25	

25 Creek from its source west of San Rafael Peak

1	in sec. 4, T. 7 N., R. 28 W., to the San Rafael
2	Wilderness boundary upstream of Nira Camp-
3	ground, as a wild river.
4	"(D) The 0.6-mile segment of Manzana
5	Creek from the San Rafael Wilderness bound-
6	ary upstream of the Nira Campground to the
7	San Rafael Wilderness boundary downstream of
8	the confluence of Davy Brown Creek, as a rec-
9	reational river.
10	"(E) The 5.8-mile segment of Manzana
11	Creek from the San Rafael Wilderness bound-
12	ary downstream of the confluence of Davy
13	Brown Creek to the private property boundary
14	in sec. 1, T. 8 N., R. 30 W., as a wild river.
15	"(F) The 3.8-mile segment of Manzana
16	Creek from the private property boundary in
17	sec. 1, T. 8 N., R. 30 W., to the confluence of
18	the Sisquoc River, as a recreational river.
19	"(G) The 3.4-mile segment of Davy Brown
20	Creek from its source west of Ranger Peak in
21	sec. 32, T. 8 N., R. 29 W., to 300 feet up-
22	stream of its confluence with Munch Canyon, as
23	a wild river.
24	"(H) The 1.4-mile segment of Davy Brown
25	Creek from 300 feet upstream of its confluence

1	with Munch Canyon to its confluence with
2	Manzana Creek, as a recreational river.
3	"(I) The 2-mile segment of Munch Canyon
4	from its source north of Ranger Peak in sec.
5	33, T. 8 N., R. 29 W., to 300 feet upstream
6	of its confluence with Sunset Valley Creek, as
7	a wild river.
8	"(J) The 0.5-mile segment of Munch Can-
9	yon from 300 feet upstream of its confluence
10	with Sunset Valley Creek to its confluence with
11	Davy Brown Creek, as a recreational river.
12	"(K) The 2.6-mile segment of Fish Creek
13	from 500 feet downstream of Sunset Valley
14	Road to its confluence with Manzana Creek, as
15	a wild river.
16	"(L) The 1.5-mile segment of East Fork
17	Fish Creek from its source in sec. 26, T. 8 N.,
18	R. 29 W., to its confluence with Fish Creek, as
19	a wild river.".
20	(d) PIRU CREEK, CALIFORNIA.—Section 3(a) of the
21	Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amend-
22	ed by striking paragraph (199) and inserting the fol-
23	lowing:
24	"(199) PIRU CREEK, CALIFORNIA.—The fol-
25	lowing segments of Piru Creek in the State of Cali-

2	culture:
3	"(A) The 9.1-mile segment of Piru Creek
4	from its source in sec. 3, T. 6 N., R. 22 W.,
5	to the private property boundary in sec. 4, T.
6	6 N., R. 21 W., as a wild river.
7	"(B) The 17.2-mile segment of Piru Creek
8	from the private property boundary in sec. 4, T.
9	6 N., R. 21 W., to 0.25 miles downstream of
10	the Gold Hill Road, as a scenic river.
11	"(C) The 4.1-mile segment of Piru Creek
12	from 0.25 miles downstream of Gold Hill Road
13	to the confluence with Trail Canyon, as a wild
14	river.
15	"(D) The 7.25-mile segment of Piru Creek
16	from the confluence with Trail Canyon to the
17	confluence with Buck Creek, as a scenic river.
18	"(E) The 3-mile segment of Piru Creek
19	from 0.5 miles downstream of Pyramid Dam at
20	the first bridge crossing to the boundary of the
21	Sespe Wilderness, as a recreational river.
22	"(F) The 13-mile segment of Piru Creek
23	from the boundary of the Sespe Wilderness to
24	the boundary of the Sespe Wilderness, as a wild
25	river.

"(G) The 2.2-mile segment of Piru Creek
 from the boundary of the Sespe Wilderness to
 the upper limit of Piru Reservoir, as a rec reational river.".

5 (e) EFFECT.—The designation of additional miles of
6 Piru Creek under subsection (d) shall not affect valid
7 water rights in existence on the date of enactment of this
8 Act.

9 (f) MOTORIZED USE OF TRAILS.—Nothing in this 10 section (including the amendments made by this section) 11 affects the motorized use of trails designated by the Forest 12 Service for motorized use that are located adjacent to and 13 crossing upper Piru Creek, if the use is consistent with 14 the protection and enhancement of river values under the 15 Wild and Scenic Rivers Act (16 U.S.C. 1271 et seq.).

16SEC. 407. DESIGNATION OF THE FOX MOUNTAIN POTEN-17TIAL WILDERNESS.

(a) DESIGNATION.—In furtherance of the purposes of
the Wilderness Act (16 U.S.C. 1131 et seq.), certain land
in the Los Padres National Forest comprising approximately 41,082 acres, as generally depicted on the map entitled "Fox Mountain Potential Wilderness Area" and
dated November 14, 2019, is designated as the Fox Mountain Potential Wilderness Area.

25 (b) MAP AND LEGAL DESCRIPTION.—

1	(1) IN GENERAL.—As soon as practicable after
2	the date of enactment of this Act, the Secretary of
3	Agriculture shall file a map and a legal description
4	of the Fox Mountain Potential Wilderness Area (re-
5	ferred to in this section as the "potential wilderness
6	area'') with—
7	(A) the Committee on Energy and Natural
8	Resources of the Senate; and
9	(B) the Committee on Natural Resources
10	of the House of Representatives.
11	(2) FORCE OF LAW.—The map and legal de-
12	scription filed under paragraph (1) shall have the
13	same force and effect as if included in this title, ex-
14	cept that the Secretary of Agriculture may correct
15	any clerical and typographical errors in the map and
16	legal description.
17	(3) PUBLIC AVAILABILITY.—The map and legal
18	description filed under paragraph (1) shall be on file
19	and available for public inspection in the appropriate
20	offices of the Forest Service.
21	(c) MANAGEMENT.—Except as provided in subsection
22	(d) and subject to valid existing rights, the Secretary shall
23	manage the potential wilderness area in accordance with
24	the Wilderness Act (16 U.S.C. 1131 et seq.).

1	(d) TRAIL USE CONSTRUCTION, RECONSTRUCTION,
2	and Realignment.—
3	(1) IN GENERAL.—In accordance with para-
4	graph (2), the Secretary of Agriculture may—
5	(A) construct a new trail for use by hikers,
6	equestrians, and mechanized vehicles that con-
7	nects the Aliso Park Campground to the Bull
8	Ridge Trail; and
9	(B) reconstruct or realign—
10	(i) the Bull Ridge Trail; and
11	(ii) the Rocky Ridge Trail.
12	(2) REQUIREMENT.—In carrying out the con-
13	struction, reconstruction, or alignment under para-
14	graph (1), the Secretary shall—
15	(A) comply with all existing laws (including
16	regulations); and
17	(B) to the maximum extent practicable,
18	use the minimum tool or administrative practice
19	necessary to accomplish the construction, recon-
20	struction, or alignment with the least amount of
21	adverse impact on wilderness character and re-
22	sources.
23	(3) Motorized vehicles and machinery.—
24	In accordance with paragraph (2), the Secretary

may use motorized vehicles and machinery to carry

1	out the trail construction, reconstruction, or realign-
2	ment authorized by this subsection.
3	(4) Mechanized vehicles.—The Secretary
4	may permit the use of mechanized vehicles on the
5	existing Bull Ridge Trail and Rocky Ridge Trail in
6	accordance with existing law (including regulations)
7	and this subsection until such date as the potential
8	wilderness area is designated as wilderness in ac-
9	cordance with subsection (h).
10	(e) WITHDRAWAL.—Subject to valid existing rights,
11	the Federal land in the potential wilderness area is with-
12	drawn from all forms of—
13	(1) entry, appropriation, or disposal under the
14	public land laws;
15	(2) location, entry, and patent under the mining
16	laws; and
17	(3) disposition under all laws pertaining to min-
18	eral and geothermal leasing or mineral materials.
19	(f) Cooperative Agreements.—In carrying out
20	this section, the Secretary may enter into cooperative
21	agreements with State, Tribal, and local governmental en-
22	tities and private entities to complete the trail construc-
23	tion, reconstruction, and realignment authorized by sub-
24	section (d).

(g) BOUNDARIES.—The Secretary shall modify the
 boundary of the potential wilderness area to exclude any
 area within 50 feet of the centerline of the new location
 of any trail that has been constructed, reconstructed, or
 realigned under subsection (d).

6 (h) WILDERNESS DESIGNATION.—

7 (1) IN GENERAL.—The potential wilderness
8 area, as modified under subsection (g), shall be des9 ignated as wilderness and as a component of the Na10 tional Wilderness Preservation System on the earlier
11 of—

12 (A) the date on which the Secretary pub13 lishes in the Federal Register notice that the
14 trail construction, reconstruction, or alignment
15 authorized by subsection (d) has been com16 pleted; or

17 (B) the date that is 20 years after the date18 of enactment of this Act.

19 (2) ADMINISTRATION OF WILDERNESS.—On
20 designation as wilderness under this section, the po21 tential wilderness area shall be—

(A) incorporated into the San Rafael Wilderness, as designated by Public Law 90–271
(82 Stat. 51), the California Wilderness Act of
1984 (Public Law 98–425; 16 U.S.C. 1132

	110
1	note), and the Los Padres Condor Range and
2	River Protection Act (Public Law 102–301; 106
3	Stat. 242), and section 403; and
4	(B) administered in accordance with sec-
5	tion 405 and the Wilderness Act (16 U.S.C.
6	1131 et seq.).
7	SEC. 408. DESIGNATION OF SCENIC AREAS.
8	(a) IN GENERAL.—Subject to valid existing rights,
9	there are established the following scenic areas:
10	(1) CONDOR RIDGE SCENIC AREA.—Certain
11	land in the Los Padres National Forest comprising
12	approximately 18,666 acres, as generally depicted on
13	the map entitled "Condor Ridge Scenic Area—Pro-
14	posed" and dated March 29, 2019, which shall be
15	known as the "Condor Ridge Scenic Area".
16	(2) Black mountain scenic area.—Certain
17	land in the Los Padres National Forest and the Ba-
18	kersfield Field Office of the Bureau of Land Man-
19	agement comprising approximately 16,216 acres, as
20	generally depicted on the map entitled "Black Moun-
21	tain Scenic Area—Proposed" and dated March 29,
22	2019, which shall be known as the "Black Mountain
23	Scenic Area".
24	(b) MAPS AND LEGAL DESCRIPTIONS -

24 (b) MAPS AND LEGAL DESCRIPTIONS.—

1	(1) IN GENERAL.—As soon as practicable after
2	the date of enactment of this Act, the Secretary of
3	Agriculture shall file a map and legal description of
4	the Condor Ridge Scenic Area and Black Mountain
5	Scenic Area with—
6	(A) the Committee on Energy and Natural
7	Resources of the Senate; and
8	(B) the Committee on Natural Resources
9	of the House of Representatives.
10	(2) FORCE OF LAW.—The maps and legal de-
11	scriptions filed under paragraph (1) shall have the
12	same force and effect as if included in this title, ex-
13	cept that the Secretary of Agriculture may correct
14	any clerical and typographical errors in the maps
15	and legal descriptions.
16	(3) PUBLIC AVAILABILITY.—The maps and
17	legal descriptions filed under paragraph (1) shall be
18	on file and available for public inspection in the ap-
19	propriate offices of the Forest Service and Bureau
20	of Land Management.
21	(c) PURPOSE.—The purpose of the scenic areas is to
22	conserve, protect, and enhance for the benefit and enjoy-
23	ment of present and future generations the ecological, sce-
24	nic, wildlife, recreational, cultural, historical, natural, edu-
25	cational, and scientific resources of the scenic areas.

1	(d) Management.—
2	(1) IN GENERAL.—The Secretary shall admin-
3	ister the scenic areas—
4	(A) in a manner that conserves, protects,
5	and enhances the resources of the scenic areas,
6	and in particular the scenic character attributes
7	of the scenic areas; and
8	(B) in accordance with—
9	(i) this section;
10	(ii) the Federal Land Policy and Man-
11	agement Act (43 U.S.C. 1701 et seq.) for
12	land under the jurisdiction of the Secretary
13	of the Interior;
14	(iii) any laws (including regulations)
15	relating to the National Forest System, for
16	land under the jurisdiction of the Secretary
17	of Agriculture; and
18	(iv) any other applicable law (includ-
19	ing regulations).
20	(2) USES.—The Secretary shall only allow those
21	uses of the scenic areas that the Secretary deter-
22	mines would further the purposes described in sub-
23	section (c).

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1	(e) WITHDRAWAL.—Subject to valid existing rights,
2	the Federal land in the scenic areas is withdrawn from
3	all forms of—
4	(1) entry, appropriation, or disposal under the
5	public land laws;
6	(2) location, entry, and patent under the mining
7	laws; and
8	(3) disposition under all laws pertaining to min-
9	eral and geothermal leasing or mineral materials.
10	(f) Prohibited Uses.—The following shall be pro-
11	hibited on the Federal land within the scenic areas:
12	(1) Permanent roads.
13	(2) Permanent structures.
14	(3) Timber harvesting except when necessary
15	for the purposes described in subsection (g).
16	(4) Transmission lines.
17	(5) Except as necessary to meet the minimum
18	requirements for the administration of the scenic
19	areas and to protect public health and safety—
20	(A) the use of motorized vehicles; or
21	(B) the establishment of temporary roads.
22	(6) Commercial enterprises, except as necessary
23	for realizing the purposes of the scenic areas.
24	(g) Wildfire, Insect, and Disease Manage-
25	MENT.—Consistent with this section, the Secretary may

take any measures in the scenic areas that the Secretary
 determines to be necessary to control fire, insects, and dis eases, including, as the Secretary determines to be appro priate, the coordination of those activities with the State
 or a local agency.

6 (h) ADJACENT MANAGEMENT.—The fact that an oth7 erwise authorized activity or use can be seen or heard
8 within a scenic area shall not preclude the activity or use
9 outside the boundary of the scenic area.

10 SEC. 409. CONDOR NATIONAL SCENIC TRAIL.

(a) IN GENERAL.—The contiguous trail established
pursuant to this section shall be known as the "Condor
National Scenic Trail" named after the California condor,
a critically endangered bird species that lives along the
extent of the trail corridor.

16 (b) PURPOSE.—The purposes of the Condor National
17 Scenic Trail are to—

(1) provide a continual extended hiking corridor
that connects the southern and northern portions of
the Los Padres National Forest, spanning the entire
length of the forest along the coastal mountains of
southern and central California; and

(2) provide for the public enjoyment of the nationally significant scenic, historic, natural, and cultural qualities of the Los Padres National Forest.

1	(c) Amendment.—Section 5(a) of the National
2	Trails System Act (16 U.S.C. 1244(a)) is amended by
3	adding at the end the following:
4	"(31) Condor National Scenic Trail.—
5	"(A) IN GENERAL.—The Condor National
6	Scenic Trail, a trail extending approximately
7	400 miles from Lake Piru in the southern por-
8	tion of the Los Padres National Forest to the
9	Bottchers Gap Campground in northern portion
10	of the Los Padres National Forest.
11	"(B) Administration.—The trail shall be
12	administered by the Secretary of Agriculture, in
13	consultation with—
14	"(i) other Federal, State, Tribal, re-
15	gional, and local agencies;
16	"(ii) private landowners; and
17	"(iii) other interested organizations.
18	"(C) RECREATIONAL USES.—Notwith-
19	standing section 7(c), the use of motorized vehi-
20	cles on roads or trails included in the Condor
21	National Scenic Trail on which motorized vehi-
22	cles are permitted as of the date of enactment
23	of this paragraph may be permitted.
24	"(D) Private property rights.—

1	"(i) Prohibition.—The Secretary
2	shall not acquire for the trail any land or
3	interest in land outside the exterior bound-
4	ary of any federally managed area without
5	the consent of the owner of land or interest
6	in land.
7	"(ii) Effect.—Nothing in this para-
8	graph—
9	"(I) requires any private prop-
10	erty owner to allow public access (in-
11	cluding Federal, State, or local gov-
12	ernment access) to private property;
13	Oľ
14	"(II) modifies any provision of
15	Federal, State, or local law with re-
16	spect to public access to or use of pri-
17	vate land.
18	"(E) REALIGNMENT.—The Secretary of
19	Agriculture may realign segments of the Condor
20	National Scenic Trail as necessary to fulfill the
21	purposes of the trail.
22	"(F) MAP.—The map referred to in sub-
23	paragraph (A) shall be on file and available for
24	public inspection in the appropriate offices of
25	the Forest Service.".

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1 (d) Study.—

2	(1) Study required.—Not later than 3 years
3	after the date of enactment of this Act, in accord-
4	ance with this section, the Secretary of Agriculture
5	shall conduct a study that—
6	(A) addresses the feasibility of, and alter-
7	natives for, connecting the northern and south-
8	ern portions of the Los Padres National Forest
9	by establishing a trail across the applicable por-
10	tions of the northern and southern Santa Lucia
11	Mountains of the southern California Coastal
12	Range; and
13	(B) considers realignment of the trail or
14	construction of new trail segments to avoid ex-
15	isting trail segments that currently allow motor-
16	ized vehicles.
17	(2) CONTENTS.—In carrying out the study re-
18	quired by paragraph (1), the Secretary of Agri-
19	culture shall—
20	(A) conform to the requirements for na-
21	tional scenic trail studies described in section
22	5(b) of the National Trails System Act (16)
23	U.S.C. 1244(b));
24	(B) provide for a continual hiking route
25	through and connecting the southern and

1	northern sections of the Los Padres National
2	Forest;
3	(C) promote recreational, scenic, wilder-
4	ness and cultural values;
5	(D) enhance connectivity with the overall
6	National Forest trail system;
7	(E) consider new connectors and realign-
8	ment of existing trails;
9	(F) emphasize safe and continuous public
10	access, dispersal from high-use areas, and suit-
11	able water sources; and
12	(G) to the extent practicable, provide all-
13	year use.
14	(3) Additional requirement.—In com-
15	pleting the study required by paragraph (1), the
16	Secretary of Agriculture shall consult with—
17	(A) appropriate Federal, State, Tribal, re-
18	gional, and local agencies;
19	(B) private landowners;
20	(C) nongovernmental organizations; and
21	(D) members of the public.
22	(4) SUBMISSION.—The Secretary of Agriculture
23	shall submit the study required by paragraph (1)
24	to—

1	(A) the Committee on Natural Resources
2	of the House of Representatives; and
3	(B) the Committee on Energy and Natural
4	Resources of the Senate.
5	(5) Additions and alterations to the
6	CONDOR NATIONAL SCENIC TRAIL.—
7	(A) IN GENERAL.—Upon completion of the
8	study required by paragraph (1), if the Sec-
9	retary of Agriculture determines that additional
10	or alternative trail segments are feasible for in-
11	clusion in the Condor National Scenic Trail, the
12	Secretary of Agriculture shall include those seg-
13	ments in the Condor National Scenic Trail.
14	(B) EFFECTIVE DATE.—Additions or alter-
15	nations to the Condor National Scenic Trail
16	shall be effective on the date the Secretary of
17	Agriculture publishes in the Federal Register
18	notice that the additional or alternative seg-
19	ments are included in the Condor National Sce-
20	nic Trail.
21	(e) Cooperative Agreements.—In carrying out
22	this section (including the amendments made by this sec-
23	tion), the Secretary of Agriculture may enter into coopera-
24	tive agreements with State, Tribal, and local government
25	entities and private entities to complete needed trail con-

struction, reconstruction, and realignment projects au thorized by this section (including the amendments made
 by this section).

4 SEC. 410. FOREST SERVICE STUDY.

5 Not later than 6 years after the date of enactment 6 of this Act, the Secretary of Agriculture (acting through 7 the Chief of the Forest Service) shall study the feasibility 8 of opening a new trail, for vehicles measuring 50 inches 9 or less, connecting Forest Service Highway 95 to the exist-10 ing off-highway vehicle trail system in the Ballinger Can-11 yon off-highway vehicle area.

12 SEC. 411. NONMOTORIZED RECREATION OPPORTUNITIES.

Not later than 6 years after the date of enactment of this Act, the Secretary of Agriculture, in consultation with interested parties, shall conduct a study to improve nonmotorized recreation trail opportunities (including mountain bicycling) on land not designated as wilderness within the Santa Barbara, Ojai, and Mt. Pinos ranger districts.

20 SEC. 412. USE BY MEMBERS OF TRIBES.

(a) ACCESS.—The Secretary shall ensure that Tribes
have access, in accordance with the Wilderness Act (16
U.S.C. 1131 et seq.), to the wilderness areas, scenic areas,
and potential wilderness areas designated by this title for
traditional cultural and religious purposes.

1	(b) TEMPORARY CLOSURES.—
2	(1) IN GENERAL.—In carrying out this section,
3	the Secretary, on request of a Tribe, may tempo-
4	rarily close to the general public one or more specific
5	portions of a wilderness area, scenic area, or poten-
6	tial wilderness area designated by this title to pro-
7	tect the privacy of the members of the Tribe in the
8	conduct of traditional cultural and religious activi-
9	ties.
10	(2) REQUIREMENT.—Any closure under para-
11	graph (1) shall be—
12	(A) made in such a manner as to affect
13	the smallest practicable area for the minimum
14	period of time necessary for the activity to be
15	carried out; and
16	(B) be consistent with the purpose and in-
17	tent of Public Law 95–341 (commonly known
18	as the American Indian Religious Freedom Act)
19	(42 U.S.C. 1996) and the Wilderness Act (16
20	U.S.C. 1131 et seq.).

TITLE V—SAN GABRIEL MOUN TAINS FOOTHILLS AND RIV BRS PROTECTION

4 SEC. 501. SHORT TITLE.

5 This title may be cited as the "San Gabriel Moun-6 tains Foothills and Rivers Protection Act".

7 SEC. 502. DEFINITION OF STATE.

8 In this title, the term "State" means the State of9 California.

10 Subtitle A—San Gabriel National 11 Recreation Area

12 SEC. 511. PURPOSES.

13 The purposes of this subtitle are—

14 (1) to conserve, protect, and enhance for the
15 benefit and enjoyment of present and future genera16 tions the ecological, scenic, wildlife, recreational, cul17 tural, historical, natural, educational, and scientific
18 resources of the Recreation Area;

19 (2) to provide environmentally responsible, well20 managed recreational opportunities within the
21 Recreation Area;

(3) to improve access to and from the Recre-ation Area;

24 (4) to provide expanded educational and inter-25 pretive services to increase public understanding of,

1	and appreciation for, the natural and cultural re-
2	sources of the Recreation Area;
3	(5) to facilitate the cooperative management of
4	the land and resources within the Recreation Area,
5	in collaboration with the State and political subdivi-
6	sions of the State, historical, business, cultural,
7	civic, recreational, tourism and other nongovern-
8	mental organizations, and the public; and
9	(6) to allow the continued use of the Recreation
10	Area by all individuals, entities, and local govern-
11	ment agencies in activities relating to integrated
12	water management, flood protection, water conserva-
13	tion, water quality, water rights, water supply,
14	groundwater recharge and monitoring, wastewater
15	treatment, public roads and bridges, and utilities
16	within or adjacent to the Recreation Area.
17	SEC. 512. DEFINITIONS.

18 In this subtitle:

19 (1) ADJUDICATION.—The term "adjudication"
20 means any final judgment, order, ruling, or decree
21 entered in any judicial proceeding adjudicating or af22 fecting water rights, surface water management, or
23 groundwater management.

24 (2) ADVISORY COUNCIL.—The term "Advisory
25 Council" means the San Gabriel National Recreation

1	Area Public Advisory Council established under sec-
2	tion 517(a).
3	(3) FEDERAL LANDS.—The term "Federal
4	lands" means—
5	(A) public lands under the jurisdiction of
6	the Secretary of the Interior; and
7	(B) lands under the jurisdiction of the Sec-
8	retary of Defense, acting through the Chief of
9	Engineers.
10	(4) MANAGEMENT PLAN.—The term "manage-
11	ment plan" means the management plan for the
12	Recreation Area required under section 514(d).
13	(5) PARTNERSHIP.—The term "Partnership"
14	means the San Gabriel National Recreation Area
15	Partnership established by section 518(a).
16	(6) Public water system.—The term "public
17	water system" has the meaning given the term in 42
18	U.S.C. $300(f)(4)$ or in section 116275 of the Cali-
19	fornia Health and Safety Code.
20	(6) Recreation Area.—The term "Recreation
21	Area" means the San Gabriel National Recreation
22	Area established by section 513(a).
23	(7) Secretary.—The term "Secretary" means
24	the Secretary of the Interior.

(8) UTILITY FACILITY.—The term "utility facil-1 2 ity" means-(A) any electric substations, communica-3 4 tion facilities, towers, poles, and lines, ground 5 wires, communication circuits, and other struc-6 tures, and related infrastructure; and (B) any such facilities associated with a 7 8 public water system. 9 (9) WATER RESOURCE FACILITY.—The term 10 "water resource facility" means irrigation and 11 pumping facilities, dams and reservoirs, flood control 12 facilities, water conservation works, including debris 13 protection facilities, sediment placement sites, rain 14 gauges and stream gauges, water quality facilities, 15 recycled water facilities, water pumping, conveyance 16 and distribution systems, water storage tanks and 17 reservoirs, and water treatment facilities, aqueducts, 18 canals, ditches, pipelines, wells, hydropower projects, 19 transmission and other ancillary facilities, and 20 groundwater recharge facilities, water conservation, 21 water filtration plants, and other water diversion, 22 conservation, groundwater recharge, storage, and 23 carriage structures.

1 SEC. 513. SAN GABRIEL NATIONAL RECREATION AREA.

2 ESTABLISHMENT; BOUNDARIES.—Subject (a) to 3 valid existing rights, there is established as a unit of the National Park System in the State the San Gabriel Na-4 5 tional Recreation Area depicted as the "Proposed San Gabriel National Recreation Area" on the map entitled "San 6 7 Gabriel National Recreation Area Proposed Boundary," numbered 503/152,737, and dated July 2019. 8 9 (b) MAP AND LEGAL DESCRIPTION.—

10 (1) IN GENERAL.—As soon as practicable after
11 the date of the enactment of this Act, the Secretary
12 shall file a map and a legal description of the Recre13 ation Area with—

- 14 (A) the Committee on Energy and Natural15 Resources of the Senate; and
- 16 (B) the Committee on Natural Resources17 of the House of Representatives.

18 (2) FORCE OF LAW.—The map and legal de19 scription filed under paragraph (1) shall have the
20 same force and effect as if included in this title, ex21 cept that the Secretary may correct any clerical or
22 typographical error in the map or legal description.

(3) PUBLIC AVAILABILITY.—The map and legal
description filed under paragraph (1) shall be on file
and available for public inspection in the appropriate
offices of the National Park Service.

1 (c) Administration and Jurisdiction.—

2 (1) PUBLIC LANDS.—The public lands included
3 in the Recreation Area shall be administered by the
4 Secretary, acting through the Director of the Na5 tional Park Service.

6 (2) DEPARTMENT OF DEFENSE LAND.—Al-7 though certain Federal lands under the jurisdiction 8 of the Secretary of Defense are included in the 9 recreation area, nothing in this subtitle transfers ad-10 ministration jurisdiction of such Federal lands from 11 the Secretary of Defense or otherwise affects Fed-12 eral lands under the jurisdiction of the Secretary of 13 Defense.

14 (3) STATE AND LOCAL JURISDICTION.—Noth-15 ing in this subtitle alters, modifies, or diminishes 16 any right, responsibility, power, authority, jurisdic-17 tion, or entitlement of the State, a political subdivi-18 sion of the State, including, but not limited to courts 19 of competent jurisdiction, regulatory commissions, 20 boards, and departments, or any State or local agen-21 cy under any applicable Federal, State, or local law 22 (including regulations).

23 SEC. 514. MANAGEMENT.

(a) NATIONAL PARK SYSTEM.—Subject to valid ex-isting rights, the Secretary shall manage the public lands

1	included in the Recreation Area in a manner that protects
2	and enhances the natural resources and values of the pub-
3	lic lands, in accordance with—
4	(1) this subtitle;
5	(2) section 100101(a), chapter 1003, and sec-
6	tions 100751(a), 100752, 100753 and 102101 of
7	title 54, United States Code (formerly known as the
8	"National Park Service Organic Act");
9	(3) the laws generally applicable to units of the
10	National Park System; and
11	(4) other applicable law, regulations, adjudica-
12	tions, and orders.
13	(b) Cooperation With Secretary of De-
14	FENSE.—The Secretary shall cooperate with the Secretary
15	of Defense to develop opportunities for the management
16	of the Federal land under the jurisdiction of the Secretary
17	of Defense included in the Recreation Area in accordance
18	with the purposes described in section 511, to the max-
19	imum extent practicable.
20	(c) TREATMENT OF NON-FEDERAL LAND.—
21	(1) IN GENERAL.—Nothing in this subtitle—
22	(A) authorizes the Secretary to take any
23	action that would affect the use of any land not
24	owned by the United States within the Recre-
25	ation Area;

1	(B) affects the use of, or access to, any
2	non-Federal land within the Recreation Area;
3	(C) modifies any provision of Federal,
4	State, or local law with respect to public access
5	to, or use of, non-Federal land;
6	(D) requires any owner of non-Federal
7	land to allow public access (including Federal,
8	State, or local government access) to private
9	property or any other non-Federal land;
10	(E) alters any duly adopted land use regu-
11	lation, approved land use plan, or any other
12	regulatory authority of any State or local agen-
13	cy or unit of Tribal government;
14	(F) creates any liability, or affects any li-
15	ability under any other law, of any private
16	property owner or other owner of non-Federal
17	land with respect to any person injured on the
18	private property or other non-Federal land;
19	(G) conveys to the Partnership any land
20	use or other regulatory authority;
21	(H) shall be construed to cause any Fed-
22	eral, State, or local regulation or permit re-
23	quirement intended to apply to units of the Na-
24	tional Park System to affect the federal lands
25	under the jurisdiction of the Secretary of De-

1	fense or non-Federal lands within the bound-
2	aries of the recreation area; or
3	(I) requires any local government to par-
4	ticipate in any program administered by the
5	Secretary.
6	(2) COOPERATION.—The Secretary is encour-
7	aged to work with owners of non-Federal land who
8	have agreed to cooperate with the Secretary to ad-
9	vance the purposes of this subtitle.
10	(3) Buffer zones.—
11	(A) IN GENERAL.—Nothing in this subtitle
12	establishes any protective perimeter or buffer
13	zone around the Recreation Area.
14	(B) ACTIVITIES OR USES UP TO BOUND-
15	ARIES.—The fact that an activity or use of land
16	can be seen or heard from within the Recre-
17	ation Area shall not preclude the activity or
18	land use up to the boundary of the Recreation
19	Area.
20	(4) FACILITIES.—Nothing in this subtitle af-
21	fects the operation, maintenance, modification, con-
22	struction, destruction, removal, relocation, improve-
23	ment or expansion of any water resource facility or
24	public water system, or any solid waste, sanitary
25	sewer, water or waste-water treatment, groundwater

recharge or conservation, hydroelectric, conveyance
 distribution system, recycled water facility, or utility
 facility located within or adjacent to the Recreation
 Area.

5 (5) EXEMPTION.—Section 100903 of title 54,
6 United States Code, shall not apply to the Puente
7 Hills landfill, materials recovery facility, or inter8 modal facility.

9 (d) MANAGEMENT PLAN.—

10 (1) DEADLINE.—Not later than 3 years after 11 the date of the enactment of this Act, the Secretary 12 and the Advisory Council shall establish a com-13 prehensive management plan for the Recreation 14 Area that supports the purposes described in section 15 511.

16 (2) USE OF EXISTING PLANS.—In developing 17 the management plan, to the extent consistent with 18 this section, the Secretary may incorporate any pro-19 vision of a land use or other plan applicable to the 20 public lands included in the Recreation Area.

(3) INCORPORATION OF VISITOR SERVICES
PLAN.—To the maximum extent practicable, the
Secretary shall incorporate into the management
plan the visitor services plan under section
519(a)(2).

1	(4) PARTNERSHIP.—In developing the manage-
2	ment plan, the Secretary shall consider recommenda-
3	tions of the Partnership. To the maximum extent
4	practicable, the Secretary shall incorporate rec-
5	ommendations of the Partnership into the manage-
6	ment plan if the Secretary determines that the rec-
7	ommendations are feasible and consistent with the
8	purposes in section 511, this subtitle, and applicable
9	laws (including regulations).
10	(e) FISH AND WILDLIFE.—Nothing in this subtitle
11	affects the jurisdiction of the State with respect to fish
12	or wildlife located on public lands in the State.
13	SEC. 515. ACQUISITION OF NON-FEDERAL LAND WITHIN
13 14	SEC. 515. ACQUISITION OF NON-FEDERAL LAND WITHIN RECREATION AREA.
14	RECREATION AREA.
14 15	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.—
14 15 16	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2),
14 15 16 17	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2), the Secretary may acquire non-Federal land within
14 15 16 17 18	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2), the Secretary may acquire non-Federal land within the boundaries of the Recreation Area only through
14 15 16 17 18 19	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2), the Secretary may acquire non-Federal land within the boundaries of the Recreation Area only through exchange, donation, or purchase from a willing sell-
 14 15 16 17 18 19 20 	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2), the Secretary may acquire non-Federal land within the boundaries of the Recreation Area only through exchange, donation, or purchase from a willing sell- er.
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 14 15 16 17 18 19 20 21 22 	RECREATION AREA. (a) LIMITED ACQUISITION AUTHORITY.— (1) IN GENERAL.—Subject to paragraph (2), the Secretary may acquire non-Federal land within the boundaries of the Recreation Area only through exchange, donation, or purchase from a willing sell- er. (2) ADDITIONAL REQUIREMENT.—As a further condition on the acquisition of land, the Secretary

1	(b) Prohibition on Use of Eminent Domain.—
2	Nothing in this subtitle authorizes the use of eminent do-
3	main to acquire land or an interest in land.
4	(c) TREATMENT OF ACQUIRED LAND.—Any land or
5	interest in land acquired by the United States within the
6	boundaries of the Recreation Area shall be—
7	(1) included in the Recreation Area; and
8	(2) administered by the Secretary in accordance
9	with—
10	(A) this subtitle; and
11	(B) other applicable laws (including regu-
12	lations).
13	SEC. 516. WATER RIGHTS; WATER RESOURCE FACILITIES;
15	SEC. 510. WATER RIGHTS; WATER RESOURCE FACILITIES;
13	PUBLIC ROADS; UTILITY FACILITIES.
14	PUBLIC ROADS; UTILITY FACILITIES.
14 15	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in
14 15 16	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522—
14 15 16 17	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist-
14 15 16 17 18	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist- ence on the date of the enactment of this Act, of any
14 15 16 17 18 19	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist- ence on the date of the enactment of this Act, of any water, water right, or interest in water (including
 14 15 16 17 18 19 20 	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist- ence on the date of the enactment of this Act, of any water, water right, or interest in water (including potable, recycled, reclaimed, waste, imported, ex-
 14 15 16 17 18 19 20 21 	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist- ence on the date of the enactment of this Act, of any water, water right, or interest in water (including potable, recycled, reclaimed, waste, imported, ex- ported, banked, or stored water, surface water,
 14 15 16 17 18 19 20 21 22 	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in exist- ence on the date of the enactment of this Act, of any water, water right, or interest in water (including potable, recycled, reclaimed, waste, imported, ex- ported, banked, or stored water, surface water, groundwater, and public trust interest);
 14 15 16 17 18 19 20 21 22 23 	PUBLIC ROADS; UTILITY FACILITIES. (a) NO EFFECT ON WATER RIGHTS.—Nothing in this subtitle or section 522— (1) shall affect the use or allocation, as in existence on the date of the enactment of this Act, of any water, water right, or interest in water (including potable, recycled, reclaimed, waste, imported, exported, banked, or stored water, surface water, groundwater, and public trust interest); (2) shall affect any public or private contract in

cluding potable, recycled, reclaimed, waste, imported,
 exported, banked, or stored water, surface water,
 and groundwater);

4 (3) shall be considered to be a relinquishment
5 or reduction of any water rights reserved or appro6 priated by the United States in the State on or be7 fore the date of the enactment of this Act;

8 (4) authorizes or imposes any new reserved
9 Federal water right or expands water usage pursu10 ant to any existing Federal reserved, riparian or ap11 propriative right;

(5) shall be considered a relinquishment or reduction of any water rights (including potable, recycled, reclaimed, waste, imported, exported, banked,
or stored water, surface water, and groundwater)
held, reserved, or appropriated by any public entity
or other persons or entities, on or before the date of
the enactment of this Act;

(6) shall be construed to, or shall interfere or
conflict with the exercise of the powers or duties of
any watermaster, public agency, public water system, court of competent jurisdiction, or other body
or entity responsible for groundwater or surface
water management or groundwater replenishment as
designated or established pursuant to any adjudica-

tion or Federal or State law, including the manage ment of the San Gabriel River watershed and basin,
 to provide water supply or other environmental bene fits;

5 (7) shall be construed to impede or adversely
6 impact any previously adopted Los Angeles County
7 Drainage Area project, as described in the report of
8 the Chief of Engineers dated June 30, 1992, includ9 ing any supplement or addendum to that report, or
10 any maintenance agreement to operate that project;

11 (8) shall interfere or conflict with any action by 12 a watermaster, water agency, public water system, 13 court of competent jurisdiction, or public agency 14 pursuant to any Federal or State law, water right, 15 or adjudication, including any action relating to 16 water conservation, water quality, surface water di-17 version or impoundment, groundwater recharge, 18 water treatment, conservation or storage of water, 19 pollution, waste discharge, the pumping of ground-20 water; the spreading, injection, pumping, storage, or 21 the use of water from local sources, storm water 22 flows, and runoff, or from imported or recycled 23 water, that is undertaken in connection with the 24 management or regulation of the San Gabriel River;

1 (9) shall interfere with, obstruct, hinder, or 2 delay the exercise of, or access to, any water right 3 by the owner of a public water system or any other 4 individual or entity, including the construction, oper-5 ation, maintenance, replacement, removal, repair, lo-6 cation, or relocation of any well; pipeline; or water 7 pumping, treatment, diversion, impoundment, or 8 storage facility; or other facility or property nec-9 essary or useful to access any water right or operate 10 an public water system;

11 (10) shall require the initiation or reinitiation 12 of consultation with the United States Fish and 13 Wildlife Service under, or the application of any pro-14 vision of, the Endangered Species Act of 1973 (16) 15 U.S.C. 1531 et seq.) relating to any action affecting 16 any water, water right, or water management or 17 water resource facility in the San Gabriel River wa-18 tershed and basin; or

(11) authorizes any agency or employee of the
United States, or any other person, to take any action inconsistent with any of paragraphs (1) through
(10).

23 (b) WATER RESOURCE FACILITIES.—

1 (1) NO EFFECT ON EXISTING WATER RE-

2	SOURCE FACILITIES.—Nothing in this subtitle or
3	section 522 shall affect—
4	(A) the use, operation, maintenance, re-
5	pair, construction, destruction, removal, recon-
6	figuration, expansion, improvement or replace-
7	ment of a water resource facility or public
8	water system within or adjacent to the Recre-
9	ation Area or San Gabriel Mountains National
10	Monument; or
11	(B) access to a water resource facility
12	within or adjacent to the Recreation Area or
13	San Gabriel Mountains National Monument.
14	(2) No effect on new water resource fa-
15	CILITIES.—Nothing in this subtitle or section 522
16	shall preclude the establishment of a new water re-
17	source facility (including instream sites, routes, and
18	areas) within the Recreation Area or San Gabriel
19	Mountains National Monument if the water resource
20	facility or public water system is necessary to pre-
21	serve or enhance the health, safety, reliability, qual-
22	ity or accessibility of water supply, or utility services
23	to residents of Los Angeles County.
24	(3) FLOOD CONTROL.—Nothing in this subtitle
25	or section 522 shall be construed to—

1	(A) impose any new restriction or require-
2	ment on flood protection, water conservation,
3	water supply, groundwater recharge, water
4	transfers, or water quality operations and main-
5	tenance; or
6	(B) increase the liability of an agency or
7	public water system carrying out flood protec-
8	tion, water conservation, water supply, ground-
9	water recharge, water transfers, or water qual-
10	ity operations.
11	(4) DIVERSION OR USE OF WATER.—Nothing in
12	this subtitle or section 522 shall authorize or require
13	the use of water or water rights in, or the diversion
14	of water to, the Recreation Area or San Gabriel
15	Mountains National Monument.
16	(c) UTILITY FACILITIES AND RIGHTS OF WAY
17	Nothing in this subtitle or section 522 shall—
18	(1) affect the use, operation, maintenance, re-
19	pair, construction, destruction, reconfiguration, ex-
20	pansion, inspection, renewal, reconstruction, alter-
21	ation, addition, relocation, improvement, removal, or
22	replacement of a utility facility or appurtenant right-
23	of-way within or adjacent to the Recreation Area or
24	San Gabriel Mountains National Monument;

1	(2) affect access to a utility facility or right-of-
2	way within or adjacent to the Recreation Area or
3	San Gabriel Mountains National Monument; or
4	(3) preclude the establishment of a new utility
5	facility or right-of-way (including instream sites,
6	routes, and areas) within the Recreation Area or
7	San Gabriel Mountains National Monument if such
8	a facility or right-of-way is necessary for public
9	health and safety, electricity supply, or other utility
10	services.
11	(d) ROADS; PUBLIC TRANSIT.—
12	(1) DEFINITIONS.—In this subsection:
13	(A) PUBLIC ROAD.—The term "public
14	road" means any paved road or bridge (includ-
15	ing any appurtenant structure and right-of-
16	way) that is—
17	(i) operated or maintained by a non-
18	Federal entity; and
19	(ii)(I) open to vehicular use by the
20	public; or
21	(II) used by a public agency or utility
22	for the operation, maintenance, improve-
23	ment, repair, removal, relocation, construc-
24	tion, destruction or rehabilitation of infra-

1	structure, a utility facility, or a right-of-
2	way.
3	(B) PUBLIC TRANSIT.—The term "public
4	transit" means any transit service (including
5	operations and rights-of-way) that is—
6	(i) operated or maintained by a non-
7	Federal entity; and
8	(ii)(I) open to the public; or
9	(II) used by a public agency or con-
10	tractor for the operation, maintenance, re-
11	pair, construction, or rehabilitation of in-
12	frastructure, a utility facility, or a right-of-
13	way.
14	(2) No effect on public roads or public
15	TRANSIT.—Nothing in this subtitle or section 522—
16	(A) authorizes the Secretary to take any
17	action that would affect the operation, mainte-
18	nance, repair, or rehabilitation of public roads
19	or public transit (including activities necessary
20	to comply with Federal or State safety or public
21	transit standards); or
22	(B) creates any new liability, or increases
23	any existing liability, of an owner or operator of
~ (
24	a public road.

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SEC. 517. SAN GABRIEL NATIONAL RECREATION AREA PUB LIC ADVISORY COUNCIL.

3 (a) ESTABLISHMENT.—Not later than 180 days after
4 the date of the enactment of this Act, the Secretary shall
5 establish an advisory council, to be known as the "San
6 Gabriel National Recreation Area Public Advisory Coun7 cil".

8 (b) DUTIES.—The Advisory Council shall advise the
9 Secretary regarding the development and implementation
10 of the management plan and the visitor services plan.

11 (c) APPLICABLE LAW.—The Advisory Council shall12 be subject to—

13 (1) the Federal Advisory Committee Act (5
14 U.S.C. App.); and

15 (2) all other applicable laws (including regula-16 tions).

17 (d) MEMBERSHIP.—The Advisory Council shall con18 sist of 22 members, to be appointed by the Secretary after
19 taking into consideration recommendations of the Partner20 ship, of whom—

21 (1) 2 shall represent local, regional, or national
22 environmental organizations;

(2) 2 shall represent the interests of outdoor
recreation, including off-highway vehicle recreation,
within the Recreation Area;

1	(3) 2 shall represent the interests of commu-
2	nity-based organizations, the missions of which in-
3	clude expanding access to the outdoors;
4	(4) 2 shall represent business interests;
5	(5) 1 shall represent Indian Tribes within or
6	adjacent to the Recreation Area;
7	(6) 1 shall represent the interests of home-
8	owners' associations within the Recreation Area;
9	(7) 3 shall represent the interests of holders of
10	adjudicated water rights, public water systems,
11	water agencies, wastewater and sewer agencies, recy-
12	cled water facilities, and water management and re-
13	plenishment entities;
14	(8) 1 shall represent energy and mineral devel-
15	opment interests;
16	(9) 1 shall represent owners of Federal grazing
17	permits or other land use permits within the Recre-
18	ation Area;
19	(10) 1 shall represent archaeological and histor-
20	ical interests;
21	(11) 1 shall represent the interests of environ-
22	mental educators;
23	(12) 1 shall represent cultural history interests;
24	(13) 1 shall represent environmental justice in-
25	terests;

 (14) 1 shall represent electrical utility interests; and (15) 2 shall represent the affected public at large. (e) TERMS.— (1) STAGGERED TERMS.—A member of the Advisory Council shall be appointed for a term of 3 years, except that, of the members first appointed, 7 of the members shall be appointed for a term of 1 year and 7 of the members shall be appointed for a term of 2 years. (2) REAPPOINTMENT.—A member may be reappointed to serve on the Advisory Council on the expiration of the term of service of the member. (3) VACANCY.—A vacancy on the Advisory Council shall be filled in the same manner in which the original appointment was made.
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Council shall be filled in the same manner in which
the original appointment was made.
(f) QUORUM.—A quorum shall be ten members of the
visory council. The operations of the advisory council
all not be impaired by the fact that a member has not
t been appointed as long as a quorum has been attained.
(g) Chairperson; Procedures.—The Advisory
ouncil shall elect a chairperson and establish such rules
d procedures as the advisory council considers necessary

1 (h) SERVICE WITHOUT COMPENSATION.—Members 2 of the Advisory Council shall serve without pay. 3 (i) TERMINATION.—The Advisory Council shall cease 4 to exist— 5 (1) on the date that is 5 years after the date 6 on which the management plan is adopted by the 7 Secretary; or 8 (2) on such later date as the Secretary con-9 siders to be appropriate. SEC. 518. SAN GABRIEL NATIONAL RECREATION AREA 10 11 PARTNERSHIP. 12 (a) ESTABLISHMENT.—There is established a Partnership, to be known as the "San Gabriel National Recre-13 ation Area Partnership". 14 15 (b) PURPOSES.—The purposes of the Partnership are 16 to-17 (1) coordinate the activities of Federal, State, 18 Tribal, and local authorities and the private sector 19 in advancing the purposes of this subtitle; and 20 (2) use the resources and expertise of each 21 agency in improving management and recreational 22 opportunities within the Recreation Area. 23 (c) MEMBERSHIP.—The Partnership shall include the following: 24

1	(1) The Secretary (or a designee) to represent
2	the National Park Service.
3	(2) The Secretary of Defense (or a designee) to
4	represent the Corps of Engineers.
5	(3) The Secretary of Agriculture (or a designee)
6	to represent the Forest Service.
7	(4) The Secretary of the Natural Resources
8	Agency of the State (or a designee) to represent—
9	(A) the California Department of Parks
10	and Recreation; and
11	(B) the Rivers and Mountains Conser-
12	vancy.
13	(5) 1 designee of the Los Angeles County
14	Board of Supervisors.
15	(6) 1 designee of the Puente Hills Habitat
16	Preservation Authority.
17	(7) 4 designees of the San Gabriel Council of
18	Governments, of whom 1 shall be selected from a
19	local land conservancy.
20	(8) 1 designee of the San Gabriel Valley Eco-
21	nomic Partnership.
22	(9) 1 designee of the Los Angeles County Flood
23	Control District.
24	(10) 1 designee of the San Gabriel Valley
25	Water Association.

1	(11) 1 designee of the Central Basin Water As-
2	sociation.
3	(12) 1 designee of the Main San Gabriel Basin
4	Watermaster.
5	(13) 1 designee of a public utility company, to
6	be appointed by the Secretary.
7	(14) 1 designee of the Watershed Conservation
8	Authority.
9	(15) 1 designee of the Advisory Council for the
10	period during which the Advisory Council remains in
11	effect.
12	(16) 1 designee of San Gabriel Mountains Na-
13	tional Monument Community Collaborative.
14	(d) DUTIES.—To advance the purposes described in
15	section 511, the Partnership shall—
16	(1) make recommendations to the Secretary re-
17	garding the development and implementation of the
18	management plan;
19	(2) review and comment on the visitor services
20	plan under section $519(a)(2)$, and facilitate the im-
21	plementation of that plan;
22	(3) assist units of local government, regional
23	planning organizations, and nonprofit organizations
24	in advancing the purposes of the Recreation Area
25	by—

1	(A) carrying out programs and projects
2	that recognize, protect, and enhance important
3	resource values within the Recreation Area;
4	(B) establishing and maintaining interpre-
5	tive exhibits and programs within the Recre-
6	ation Area;
7	(C) developing recreational and educational
8	opportunities in the Recreation Area in accord-
9	ance with the purposes of this subtitle;
10	(D) increasing public awareness of, and
11	appreciation for, natural, historic, scenic, and
12	cultural resources of the Recreation Area;
13	(E) ensuring that signs identifying points
14	of public access and sites of interest are posted
15	throughout the Recreation Area;
16	(F) promoting a wide range of partner-
17	ships among governments, organizations, and
18	individuals to advance the purposes of the
19	Recreation Area; and
20	(G) ensuring that management of the
21	Recreation Area takes into consideration—
22	(i) local ordinances and land-use
23	plans; and
24	(ii) adjacent residents and property
25	owners;

1 (4) make recommendations to the Secretary re-2 garding the appointment of members to the Advisory Council; and 3 4 (5) carry out any other actions necessary to 5 achieve the purposes of this subtitle. 6 (e) AUTHORITIES.—Subject to approval by the Sec-7 retary, for the purposes of preparing and implementing 8 the management plan, the Partnership may use Federal funds made available under this section— 9 10 (1) to make grants to the State, political sub-11 divisions of the State, nonprofit organizations, and 12 other persons; 13 (2) to enter into cooperative agreements with, 14 or provide grants or technical assistance to, the 15 State, political subdivisions of the State, nonprofit 16 organizations, Federal agencies, and other interested 17 parties; 18 (3) to hire and compensate staff; 19 (4) to obtain funds or services from any source, 20 including funds and services provided under any 21 other Federal law or program; 22 (5) to contract for goods or services; and 23 (6) to support activities of partners and any other activities that— 24

1	(A) advance the purposes of the Recreation
2	Area; and
3	(B) are in accordance with the manage-
4	ment plan.
5	(f) TERMS OF OFFICE; REAPPOINTMENT; VACAN-
6	CIES.—
7	(1) TERMS.—A member of the Partnership
8	shall be appointed for a term of 3 years.
9	(2) REAPPOINTMENT.—A member may be re-
10	appointed to serve on the Partnership on the expira-
11	tion of the term of service of the member.
12	(3) VACANCY.—A vacancy on the Partnership
13	shall be filled in the same manner in which the origi-
14	nal appointment was made.
15	(g) QUORUM.—A quorum shall be eleven members of
16	the Partnership. The operations of the Partnership shall
17	not be impaired by the fact that a member has not yet
18	been appointed as long as a quorum has been attained.
19	(h) Chairperson; Procedures.—The Partnership
20	shall elect a chairperson and establish such rules and pro-
21	cedures as it deems necessary or desirable.
22	(i) Service Without Compensation.—A member
23	of the Partnership shall serve without compensation.
24	(j) Duties and Authorities of Secretary.—

(1) IN GENERAL.—The Secretary shall convene
 the Partnership on a regular basis to carry out this
 subtitle.

4 (2) TECHNICAL AND FINANCIAL ASSISTANCE.—
5 The Secretary may provide to the Partnership or
6 any member of the Partnership, on a reimbursable
7 or nonreimbursable basis, such technical and finan8 cial assistance as the Secretary determines to be ap9 propriate to carry out this subtitle.

10 (3) COOPERATIVE AGREEMENTS.—The Sec-11 retary may enter into a cooperative agreement with 12 the Partnership, a member of the Partnership, or 13 any other public or private entity to provide tech-14 nical, financial, or other assistance to carry out this 15 subtitle.

16 (4) CONSTRUCTION OF FACILITIES ON NON17 FEDERAL LAND.—

18 (A) IN GENERAL.—In order to facilitate 19 the administration of the Recreation Area, the 20 Secretary is authorized, subject to valid existing 21 rights, to construct administrative or visitor use 22 facilities on land owned by a non-profit organi-23 zation, local agency, or other public entity in 24 accordance with this title and applicable law 25 (including regulations).

1	(B) ADDITIONAL REQUIREMENTS.—A fa-
2	cility under this paragraph may only be devel-
3	oped—
4	(i) with the consent of the owner of
5	the non-Federal land; and
6	(ii) in accordance with applicable Fed-
7	eral, State, and local laws (including regu-
8	lations) and plans.
9	(5) PRIORITY.—The Secretary shall give pri-
10	ority to actions that—
11	(A) conserve the significant natural, his-
12	toric, cultural, and scenic resources of the
13	Recreation Area; and
14	(B) provide educational, interpretive, and
15	recreational opportunities consistent with the
16	purposes of the Recreation Area.
17	(k) COMMITTEES.—The Partnership shall establish—
18	(1) a Water Technical Advisory Committee to
19	advise the Secretary regarding water-related issues
20	relating to the Recreation Area; and
21	(2) a Public Safety Advisory Committee to ad-
22	vise the Secretary regarding public safety issues re-
23	lating to the Recreation Area.
24	SEC. 519. VISITOR SERVICES AND FACILITIES.
25	(a) VISITOR SERVICES.—

	0
1	(1) PURPOSE.—The purpose of this subsection
2	is to facilitate the development of an integrated vis-
3	itor services plan to improve visitor experiences in
4	the Recreation Area through expanded recreational
5	opportunities and increased interpretation, edu-
6	cation, resource protection, and enforcement.
7	(2) VISITOR SERVICES PLAN.—
8	(A) IN GENERAL.—Not later than 3 years
9	after the date of the enactment of this Act, the
10	Secretary shall develop and carry out an inte-
11	grated visitor services plan for the Recreation
12	Area in accordance with this paragraph.
13	(B) CONTENTS.—The visitor services plan
14	shall—
15	(i) assess current and anticipated fu-
16	ture visitation to the Recreation Area, in-
17	cluding recreation destinations;
18	(ii) consider the demand for various
19	types of recreation (including hiking, pic-
20	nicking, horseback riding, and the use of
21	motorized and mechanized vehicles), as
22	permissible and appropriate;
23	(iii) evaluate the impacts of recreation
24	on natural and cultural resources, water
25	rights and water resource facilities, public

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1	roads, adjacent residents and property
2	owners, and utilities within the Recreation
3	Area, as well as the effectiveness of cur-
4	rent enforcement and efforts;
5	(iv) assess the current level of inter-
6	pretive and educational services and facili-
7	ties;
8	(v) include recommendations to—
9	(I) expand opportunities for high-
10	demand recreational activities, in ac-
11	cordance with the purposes described
12	in section 511;
13	(II) better manage Recreation
14	Area resources and improve the expe-
15	rience of Recreation Area visitors
16	through expanded interpretive and
17	educational services and facilities, and
18	improved enforcement; and
19	(III) better manage Recreation
20	Area resources to reduce negative im-
21	pacts on the environment, ecology,
22	and integrated water management ac-
23	tivities in the Recreation Area;
24	(vi) in coordination and consultation
25	with affected owners of non-Federal land,

1 assess options to incorporate recreational 2 opportunities on non-Federal land into the Recreation Area— 3 4 (I) in manner consistent with the 5 purposes and uses of the non-Federal 6 land; and 7 (II) with the consent of the non-8 Federal landowner; 9 (vii) assess opportunities to provide recreational opportunities that 10 connect 11 with adjacent National Forest System 12 land; and 13 (viii) be developed and carried out in 14 accordance with applicable Federal, State, and local laws and ordinances. 15 (C) CONSULTATION.—In developing the 16 17 visitor services plan, the Secretary shall— 18 (i) consult with— 19 (I) the Partnership; 20 (II) the Advisory Council; 21 (III) appropriate State and local 22 agencies; and (IV) interested nongovernmental 23 organizations; and 24 25 (ii) involve members of the public.

1	(b) VISITOR USE FACILITIES.—
2	(1) IN GENERAL.—The Secretary may con-
3	struct visitor use facilities in the Recreation Area.
4	(2) REQUIREMENTS.—Each facility under para-
5	graph (1) shall be developed in accordance with ap-
6	plicable Federal, State, and local—
7	(A) laws (including regulations); and
8	(B) plans.
9	(c) DONATIONS.—
10	(1) IN GENERAL.—The Secretary may accept
11	and use donated funds, property, in-kind contribu-
12	tions, and services to carry out this subtitle.
13	(2) PROHIBITION.—The Secretary may not use
14	the authority provided by paragraph (1) to accept
15	non-Federal land that has been acquired after the
16	date of the enactment of this Act through the use
17	of eminent domain.
18	(d) Cooperative Agreements.—In carrying out
19	this subtitle, the Secretary may make grants to, or enter
20	into cooperative agreements with, units of State, Tribal,
21	and local governments and private entities to conduct re-
22	search, develop scientific analyses, and carry out any other
23	initiative relating to the management of, and visitation to,
24	the Recreation Area.

1 Subtitle B—San Gabriel Mountains

2 SEC. 521. DEFINITIONS.

3 In this subtitle:

4 (1) SECRETARY.—The term "Secretary" means
5 the Secretary of Agriculture.

6 (2) WILDERNESS AREA OR ADDITION.—The
7 term "wilderness area or addition" means any wil8 derness area or wilderness addition designated by
9 section 523(a).

10sec. 522. National monument boundary modifica-11tion.

12 (a) IN GENERAL.—The San Gabriel Mountains Na-13 tional Monument established by Presidential Proclamation 14 9194 (54 U.S.C. 320301 note) (referred to in this section as the "Monument") is modified to include the approxi-15 mately 109,167 acres of additional National Forest Sys-16 tem land depicted as the "Proposed San Gabriel Moun-17 tains National Monument Expansion" on the map entitled 18 "Proposed San Gabriel Mountains National Monument 19 20Expansion" and dated June 26, 2019.

(b) ADMINISTRATION.—The Secretary shall administer the San Gabriel Mountains National Monument, including the lands added by subsection (a), in accordance
with—

(1) Presidential Proclamation 9194, as issued 1 2 on October 10, 2014 (54 U.S.C. 320301 note); 3 (2) the laws generally applicable to the Monu-4 ment; and 5 (3) this subtitle. 6 (c) MANAGEMENT PLAN.—Within 3 years after the 7 date of enactment of this Act, the Secretary shall consult 8 with State and local governments and the interested public 9 to update the existing San Gabriel Mountains National 10 Monument Plan to provide management direction and protection for the lands added to the Monument by subsection 11 12 (a). 13 SEC. 523. DESIGNATION OF WILDERNESS AREAS AND ADDI-14 TIONS. 15 (a) DESIGNATION.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), the following parcels 16 17 of National Forest System land in the State are designated as wilderness and as components of the National 18 19 Wilderness Preservation System: 20 (1) CONDOR PEAK WILDERNESS.—Certain Fed-21 eral land in the Angeles National Forest, comprising 22 approximately 8,207 acres, as generally depicted on

posed" and dated June 6, 2019, which shall beknown as the "Condor Peak Wilderness".

the map entitled "Condor Peak Wilderness—Pro-

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1	(2) SAN GABRIEL WILDERNESS ADDITIONS.—
2	Certain Federal land in the Angeles National Forest,
3	comprising approximately 2,032 acres, as generally
4	depicted on the map entitled "San Gabriel Wilder-
5	ness Additions" and dated June 6, 2019, which is
6	incorporated in, and considered to be a part of, the
7	San Gabriel Wilderness designated by Public Law
8	90–318 (16 U.S.C. 1132 note; 82 Stat. 131).
9	(3) Sheep mountain wilderness addi-
10	TIONS.—Certain Federal land in the Angeles Na-
11	tional Forest, comprising approximately 13,726
12	acres, as generally depicted on the map entitled
13	"Sheep Mountain Wilderness Additions" and dated
14	June 6, 2019, which is incorporated in, and consid-
15	ered to be a part of, the Sheep Mountain Wilderness
16	designated by section $101(a)(29)$ of the California
17	Wilderness Act of 1984 (16 U.S.C. 1132 note; 98
18	Stat. 1623; Public Law 98–425).
19	(4) YERBA BUENA WILDERNESS.—Certain Fed-
20	eral land in the Angeles National Forest, comprising

eral land in the Angeles National Forest, comprising
approximately 6,694 acres, as generally depicted on
the map entitled "Yerba Buena Wilderness—Proposed" and dated June 6, 2019, which shall be
known as the "Yerba Buena Wilderness".

25 (b) MAP AND LEGAL DESCRIPTION.—

1	(1) IN GENERAL.—As soon as practicable after
2	the date of the enactment of this Act, the Secretary
3	shall file a map and a legal description of the wilder-
4	ness areas and additions with—
5	(A) the Committee on Energy and Natural
6	Resources of the Senate; and
7	(B) the Committee on Natural Resources
8	of the House of Representatives.
9	(2) FORCE OF LAW.—The map and legal de-
10	scription filed under paragraph (1) shall have the
11	same force and effect as if included in this subtitle,
12	except that the Secretary may correct any clerical or
13	typographical error in the map or legal description.
14	(3) PUBLIC AVAILABILITY.—The map and legal
15	description filed under paragraph (1) shall be on file
16	and available for public inspection in the appropriate
17	offices of the Forest Service.
18	SEC. 524. ADMINISTRATION OF WILDERNESS AREAS AND
19	ADDITIONS.
20	(a) IN GENERAL.—Subject to valid existing rights,
21	the wilderness areas and additions shall be administered
22	by the Secretary in accordance with this section and the
23	Wilderness Act (16 U.S.C. 1131 et seq.), except that any
24	reference in that Act to the effective date of that Act shall

be considered to be a reference to the date of the enact ment of this Act.

3 (b) FIRE MANAGEMENT AND RELATED ACTIVI-4 TIES.—

5 (1) IN GENERAL.—The Secretary may take
6 such measures in a wilderness area or addition des7 ignated in section 523 as are necessary for the con8 trol of fire, insects, or diseases in accordance with—
9 (A) section 4(d)(1) of the Wilderness Act
10 (16 U.S.C. 1133(d)(1)); and

(B) House Report 98–40 of the 98th Con-gress.

13 (2) FUNDING PRIORITIES.—Nothing in this
14 subtitle limits funding for fire or fuels management
15 in a wilderness area or addition.

16 (3) REVISION AND DEVELOPMENT OF LOCAL 17 FIRE MANAGEMENT PLANS.—As soon as practicable 18 after the date of the enactment of this Act, the Sec-19 retary shall amend, as applicable, any local fire man-20 agement plan that applies to a wilderness area or 21 addition designated in section 523.

(4) ADMINISTRATION.—In accordance with
paragraph (1) and any other applicable Federal law,
to ensure a timely and efficient response to a fire

1	emergency in a wilderness area or addition, the Sec-
2	retary shall—
3	(A) not later than 1 year after the date of
4	the enactment of this Act, establish agency ap-
5	proval procedures (including appropriate delega-
6	tions of authority to the Forest Supervisor, Dis-
7	trict Manager, or other agency officials) for re-
8	sponding to fire emergencies; and
9	(B) enter into agreements with appropriate
10	State or local firefighting agencies.
11	(c) GRAZING.—The grazing of livestock in a wilder-
12	ness area or addition, if established before the date of the
13	enactment of this Act, shall be administered in accordance
14	with—
15	(1) section $4(d)(4)$ of the Wilderness Act (16
16	U.S.C. 1133(d)(4)); and
17	(2) the guidelines contained in Appendix A of
18	the report of the Committee on Interior and Insular
19	Affairs of the House of Representatives accom-
20	panying H.R. 2570 of the 101st Congress (H. Rept.
21	101-405).
22	(d) FISH AND WILDLIFE.—
23	(1) IN GENERAL.—In accordance with section
24	4(d)(7) of the Wilderness Act (16 U.S.C.
25	1133(d)(7), nothing in this subtitle affects the ju-

 risdiction or responsibility of the State with respect to fish or wildlife on public land in the State. (2) MANAGEMENT ACTIVITIES.— (A) IN GENERAL.—In furtherance of the purposes and principles of the Wilderness Act (16 U.S.C. 1131 et seq.), the Secretary may conduct any management activity that are necessary to maintain or restore fish or wildlife
 (2) MANAGEMENT ACTIVITIES.— (A) IN GENERAL.—In furtherance of the purposes and principles of the Wilderness Act (16 U.S.C. 1131 et seq.), the Secretary may conduct any management activity that are nec-
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purposes and principles of the Wilderness Act (16 U.S.C. 1131 et seq.), the Secretary may conduct any management activity that are nec-
(16 U.S.C. 1131 et seq.), the Secretary may conduct any management activity that are nec-
conduct any management activity that are nec-
· · · ·
essary to maintain or restore fish or wildlife
populations or habitats in the wilderness areas
and wilderness additions designated in section
523, if the management activities are—
(i) consistent with relevant wilderness
management plans; and
(ii) conducted in accordance with ap-
propriate policies, such as the policies es-
tablished in Appendix B of the report of
the Committee on Interior and Insular Af-
fairs of the House of Representatives ac-
companying H.R. 2570 of the 101st Con-
gress (H. Rept. 101–405).
(B) INCLUSIONS.—A management activity
under subparagraph (A) may include the occa-
sional and temporary use of motorized vehicles,
if the use, as determined by the Secretary,
would promote healthy, viable, and more natu-

rally distributed wildlife populations that would enhance wilderness values while causing the minimum impact necessary to accomplish those tasks.

(C) EXISTING ACTIVITIES.—In accordance 5 6 with section 4(d)(1) of the Wilderness Act (16) 7 U.S.C. 1133(d)(1) and appropriate policies 8 (such as the policies established in Appendix B 9 of House Report 101–405, the State may use 10 aircraft (including helicopters) in a wilderness 11 area or addition to survey, capture, transplant, 12 monitor, or provide water for a wildlife popu-13 lation, including bighorn sheep.

14 (e) BUFFER ZONES.—

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(1) IN GENERAL.—Congress does not intend for
the designation of wilderness areas or wilderness additions by section 523 to lead to the creation of protective perimeters or buffer zones around each wilderness area or wilderness addition.

20 (2) ACTIVITIES OR USES UP TO BOUNDARIES.—
21 The fact that a nonwilderness activities or uses can
22 be seen or heard from within a wilderness area or
23 wilderness addition designated by section 523 shall
24 not, of itself, preclude the activities or uses up to the
25 boundary of the wilderness area or addition.

(f) MILITARY ACTIVITIES.—Nothing in this title pre cludes—

3 (1) low-level overflights of military aircraft over
4 the wilderness areas or wilderness additions des5 ignated by section 523;

6 (2) the designation of new units of special air7 space over the wilderness areas or wilderness addi8 tions designated by section 523; or

9 (3) the use or establishment of military flight
10 training routes over wilderness areas or wilderness
11 additions designated by section 523.

(g) HORSES.—Nothing in this subtitle precludes
horseback riding in, or the entry of recreational or commercial saddle or pack stock into, an area designated as
a wilderness area or wilderness addition by section 523—

16 (1) in accordance with section 4(d)(5) of the
17 Wilderness Act (16 U.S.C. 1133(d)(5)); and

18 (2) subject to such terms and conditions as the19 Secretary determines to be necessary.

(h) LAW ENFORCEMENT.—Nothing in this subtitle
precludes any law enforcement or drug interdiction effort
within the wilderness areas or wilderness additions designated by section 523 in accordance with the Wilderness
Act (16 U.S.C. 1131 et seq.).

1	(i) WITHDRAWAL.—Subject to valid existing rights,
2	the wilderness areas and additions designated by section
3	523 are withdrawn from—
4	(1) all forms of entry, appropriation, and dis-
5	posal under the public land laws;
6	(2) location, entry, and patent under the mining
7	laws; and
8	(3) operation of the mineral materials and geo-
9	thermal leasing laws.
10	(j) Incorporation of Acquired Land and Inter-
11	ESTS.—Any land within the boundary of a wilderness area
12	or addition that is acquired by the United States shall—
13	(1) become part of the wilderness area or addi-
14	tion in which the land is located; and
15	(2) be managed in accordance with this section,
16	the Wilderness Act (16 U.S.C. 1131 et seq.), and
17	any other applicable laws (including regulations).
18	(k) CLIMATOLOGICAL DATA COLLECTION.—In ac-
19	cordance with the Wilderness Act (16 U.S.C. 1131 et seq.)
20	and subject to such terms and conditions as the Secretary
21	may prescribe, the Secretary may authorize the installa-
22	tion and maintenance of hydrologic, meteorologic, or cli-
23	matological collection devices in a wilderness area or addi-
24	tion if the Secretary determines that the facilities and ac-

cess to the facilities is essential to a flood warning, flood
 control, or water reservoir operation activity.

3 (1) AUTHORIZED EVENTS.—The Secretary of Agri-4 culture may authorize the Angeles Crest 100 competitive 5 running event to continue in substantially the same manner and degree in which this event was operated and per-6 7 mitted in 2015 within additions to the Sheep Mountain 8 Wilderness in section 523 of this title and the Pleasant 9 View Ridge Wilderness Area designated by section 1802 10 of the Omnibus Public Land Management Act of 2009, provided that the event is authorized and conducted in a 11 12 manner compatible with the preservation of the areas as 13 wilderness.

14 SEC. 525. DESIGNATION OF WILD AND SCENIC RIVERS.

(a) DESIGNATION.—Section 3(a) of the Wild and
Scenic Rivers Act (16 U.S.C. 1274(a)) is amended by adding at the end the following:

18 "(___) EAST FORK SAN GABRIEL RIVER, CALI19 FORNIA.—The following segments of the East Fork
20 San Gabriel River, to be administered by the Sec21 retary of Agriculture in the following classes:

"(A) The 10-mile segment from the confluence of the Prairie Fork and Vincent Gulch
to 100 yards upstream of the Heaton Flats
trailhead and day use area, as a wild river.

1 "(B) The 2.7-mile segment from 100 yards 2 upstream of the Heaton Flats trailhead and day 3 use area to 100 yards upstream of the confluence with Williams Canyon, as a recreational 4 5 river. "() NORTH FORK SAN GABRIEL RIVER, 6 CALIFORNIA.—The 4.3-mile segment of the North 7 8 Fork San Gabriel River from the confluence with 9 Cloudburst Canyon to 0.25 miles upstream of the 10 confluence with the West Fork San Gabriel River, to 11 be administered by the Secretary of Agriculture as 12 a recreational river. 13 "() West fork san gabriel river, cali-14 FORNIA.—The following segments of the West Fork 15 San Gabriel River, to be administered by the Sec-16 retary of Agriculture in the following classes: 17 "(A) The 6.7-mile segment from 0.2518 miles downstream of its source near Red Box 19 Gap in sec. 14, T. 2 N., R. 12 W., to the con-20 fluence with the unnamed tributary 0.25 miles 21 downstream of the power lines in sec. 22, T. 2 22 N., R. 11 W., as a recreational river.

23 "(B) The 1.6-mile segment of the West
24 Fork from 0.25 miles downstream of the

1	powerlines in sec. 22, T. 2 N., R. 11 W., to the
2	confluence with Bobcat Canyon, as a wild river.
3	"() LITTLE ROCK CREEK, CALIFORNIA.—
4	The following segments of Little Rock Creek and
5	tributaries, to be administered by the Secretary of
6	Agriculture in the following classes:
7	"(A) The 10.3-mile segment from its
8	source on Mt. Williamson in sec. 6, T. 3 N., R.
9	9 W., to 100 yards upstream of the confluence
10	with the South Fork Little Rock Creek, as a
11	wild river.
12	"(B) The 6.6-mile segment from 100 yards
13	upstream of the confluence with the South Fork
14	Little Rock Creek to the confluence with
15	Santiago Canyon, as a recreational river.
16	"(C) The 1-mile segment of Cooper Can-
17	yon Creek from 0.25 miles downstream of
18	Highway 2 to 100 yards downstream of Cooper
19	Canyon Campground, as a scenic river.
20	"(D) The 1.3-mile segment of Cooper Can-
21	yon Creek from 100 yards downstream of Coo-
22	per Canyon Campground to the confluence with
23	Little Rock Creek, as a wild river.
24	"(E) The 1-mile segment of Buckhorn
25	Creek from 100 yards downstream of the

- Buckhorn Campground to its confluence with
 Cooper Canyon Creek, as a wild river.".
 (b) WATER RESOURCE FACILITIES; AND WATER
 USE.—
 - (1) WATER RESOURCE FACILITIES.—

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6 DEFINITION.—In this section, the (\mathbf{A}) term "water resource facility" means irrigation 7 8 and pumping facilities, dams and reservoirs, 9 flood control facilities, water conservation works 10 and facilities, including debris protection facili-11 ties, sediment placement sites, rain gauges and 12 stream gauges, water quality facilities, recycled 13 water facilities and water pumping, conveyance 14 distribution systems, water storage tanks and 15 reservoirs, and water treatment facilities, aque-16 ducts, canals, ditches, pipelines, wells, hydro-17 power projects, and transmission and other an-18 cillary facilities, groundwater recharge facilities, 19 water conservation, water filtration plants, and 20 other water diversion, conservation, ground-21 water recharge, storage, and carriage struc-22 tures.

23 (B) NO EFFECT ON EXISTING WATER RE24 SOURCE FACILITIES.—Nothing in this section
25 shall alter, modify, or affect—

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(i) the use, operation, maintenance,
repair, construction, destruction, reconfig-
uration, expansion, relocation or replace-
ment of a water resource facility down-
stream of a wild and scenic river segment
designated by this section, provided that
the physical structures of such facilities or
reservoirs shall not be located within the
river areas designated in this section; or
(ii) access to a water resource facility
downstream of a wild and scenic river seg-
ment designated by this section.
(C) NO EFFECT ON NEW WATER RE-
SOURCE FACILITIES.—Nothing in this section
shall preclude the establishment of a new water
resource facilities (including instream sites,
routes, and areas) downstream of a wild and
scenic river segment.
(2) LIMITATION.—Any new reservation of water
or new use of water pursuant to existing water
rights held by the United States to advance the pur-
poses of the National Wild and Scenic Rivers Act
(16 U.S.C. 1271 et seq.) shall be for nonconsump-
tive instream use only within the segments des-
ignated by this section.

(3) EXISTING LAW.—Nothing in this section af fects the implementation of the Endangered Species
 Act of 1973 (16 U.S.C. 1531 et seq.).

4 SEC. 526. WATER RIGHTS.

5 (a) STATUTORY CONSTRUCTION.—Nothing in this6 title, and no action to implement this title—

7 (1) shall constitute an express or implied res-8 ervation of any water or water right, or authorizing 9 an expansion of water use pursuant to existing water 10 rights held by the United States, with respect to the 11 San Gabriel Mountains National Monument, the 12 land designated as a wilderness area or wilderness 13 addition by section 523 or land adjacent to the wild 14 and scenic river segments designated by the amend-15 ment made by section 525;

16 (2) shall affect, alter, modify, or condition any
17 water rights in the State in existence on the date of
18 the enactment of this Act, including any water
19 rights held by the United States;

20 (3) shall be construed as establishing a prece21 dent with regard to any future wilderness or wild
22 and scenic river designations;

(4) shall affect, alter, or modify the interpretation of, or any designation, decision, adjudication or
action made pursuant to, any other Act; or

(5) shall be construed as limiting, altering,
 modifying, or amending any of the interstate com pacts or equitable apportionment decrees that appor tions water among or between the State and any
 other State.

6 (b) STATE WATER LAW.—The Secretary shall com-7 ply with applicable procedural and substantive requirements of the law of the State in order to obtain and hold 8 9 any water rights not in existence on the date of the enactment of this Act with respect to the San Gabriel Moun-10 11 tains National Monument, wilderness areas and wilderness 12 additions designated by section 523, and the wild and scenic rivers designated by amendment made by section 525. 13

14 TITLE VI—RIM OF THE VALLEY 15 CORRIDOR PRESERVATION

16 SEC. 601. SHORT TITLE.

17 This title may be cited as the "Rim of the Valley Cor-18 ridor Preservation Act".

19 SEC. 602. BOUNDARY ADJUSTMENT; LAND ACQUISITION;20 ADMINISTRATION.

(a) BOUNDARY ADJUSTMENT.—Section 507(c)(1) of
the National Parks and Recreation Act of 1978 (16
U.S.C. 460kk(c)(1)) is amended in the first sentence by
striking ", which shall" and inserting " and generally depicted as 'Rim of the Valley Unit Proposed Addition' on

the map entitled 'Rim of the Valley Unit—Santa Monica 1 Mountains National Recreation Area', numbered 638/ 2 3 147,723, and dated September 2018. Both maps shall". 4 (b) RIM OF THE VALLEY UNIT.—Section 507 of the 5 National Parks and Recreation Act of 1978 (16 U.S.C. 460kk) is amended by adding at the end the following: 6 7 "(u) RIM OF THE VALLEY UNIT.—(1) Not later than 8 3 years after the date of the enactment of this subsection, 9 the Secretary shall update the general management plan 10 for the recreation area to reflect the boundaries designated on the map referred to in subsection (c)(1) as the 'Rim 11 12 of the Valley Unit' (hereafter in the subsection referred to as the 'Rim of the Valley Unit'). Subject to valid exist-13 ing rights, the Secretary shall administer the Rim of the 14 15 Valley Unit, and any land or interest in land acquired by the United States and located within the boundaries of 16 17 the Rim of the Valley Unit, as part of the recreation area in accordance with the provisions of this section and appli-18 19 cable laws and regulations.

"(2) The Secretary may acquire non-Federal land
within the boundaries of the Rim of the Valley Unit only
through exchange, donation, or purchase from a willing
seller. Nothing in this subsection authorizes the use of
eminent domain to acquire land or interests in land.

"(3) Nothing in this subsection or the application of
 the management plan for the Rim of the Valley Unit shall
 be construed to—

4 "(A) modify any provision of Federal, State, or
5 local law with respect to public access to or use of
6 non-Federal land;

"(B) create any liability, or affect any liability
under any other law, of any private property owner
or other owner of non-Federal land with respect to
any person injured on private property or other nonFederal land;

"(C) affect the ownership, management, or
other rights relating to any non-Federal land (including any interest in any non-Federal land);

15 "(D) require any local government to partici-16 pate in any program administered by the Secretary;

"(E) alter, modify, or diminish any right, responsibility, power, authority, jurisdiction, or entitlement of the State, any political subdivision of the
State, or any State or local agency under existing
Federal, State, and local law (including regulations);

"(F) require the creation of protective perimeters or buffer zones, and the fact that certain activities or land can be seen or heard from within the
Rim of the Valley Unit shall not, of itself, preclude

1	the activities or land uses up to the boundary of the
2	Rim of the Valley Unit;
3	"(G) require or promote use of, or encourage
4	trespass on, lands, facilities, and rights-of-way
5	owned by non-Federal entities, including water re-
6	source facilities and public utilities, without the writ-
7	ten consent of the owner;
8	"(H) affect the operation, maintenance, modi-
9	fication, construction, or expansion of any water re-
10	source facility or utility facility located within or ad-
11	jacent to the Rim of the Valley Unit;
12	"(I) terminate the fee title to lands or cus-
13	tomary operation, maintenance, repair, and replace-
14	ment activities on or under such lands granted to
15	public agencies that are authorized pursuant to Fed-
16	eral or State statute;
17	"(J) interfere with, obstruct, hinder, or delay
18	the exercise of any right to, or access to any water
19	resource facility or other facility or property nec-
20	essary or useful to access any water right to operate
21	any public water or utility system;
22	"(K) require initiation or reinitiation of con-
23	sultation with the United States Fish and Wildlife
24	Service under, or the application of provisions of, the

25 Endangered Species Act of 1973 (16 U.S.C. 1531 et

seq.), the National Environmental Policy Act of
 1969 (42 U.S.C. 4321 et seq.), or division A of sub title III of title 54, United States Code, concerning
 any action or activity affecting water, water rights
 or water management or water resource facilities
 within the Rim of the Valley Unit; or

7 "(L) limit the Secretary's ability to update ap-8 plicable fire management plans, which may consider 9 fuels management strategies including managed nat-10 ural fire, prescribed fires, non-fire mechanical haz-11 ardous fuel reduction activities, or post-fire remedi-12 ation of damage to natural and cultural resources. 13 "(4) The activities of a utility facility or water re-14 source facility shall take into consideration ways to reasonably avoid or reduce the impact on the resources of 15 the Rim of the Valley Unit. 16

17 "(5) For the purpose of paragraph (4)—

"(A) the term 'utility facility' means electric
substations, communication facilities, towers, poles,
and lines, ground wires, communications circuits,
and other structures, and related infrastructure; and

"(B) the term 'water resource facility' means
irrigation and pumping facilities; dams and reservoirs; flood control facilities; water conservation
works, including debris protection facilities, sediment

1 placement sites, rain gauges, and stream gauges; 2 water quality, recycled water, and pumping facilities; 3 conveyance distribution systems; water treatment fa-4 cilities; aqueducts; canals; ditches; pipelines; wells; 5 hydropower projects; transmission facilities; and other ancillary facilities, groundwater recharge facili-6 7 ties, water conservation, water filtration plants, and 8 other water diversion, conservation, groundwater re-9 charge, storage, and carriage structures.".

10**TITLEVII—COLORADOOUT-**11**DOORRECREATIONAND**12**ECONOMY**

13 SEC. 701. SHORT TITLE.

14 This title may be cited as the "Colorado Outdoor15 Recreation and Economy Act".

16 SEC. 702. DEFINITION OF STATE.

17 In this title, the term "State" means the State of18 Colorado.

19 Subtitle A—Continental Divide

20 SEC. 711. DEFINITIONS.

21 In this subtitle:

(1) COVERED AREA.—The term "covered area"
means any area designated as wilderness by the
amendments to section 2(a) of the Colorado Wilder-

1	ness Act of 1993 (16 U.S.C. 1132 note; Public Law
2	103–77) made by section 712(a).
3	(2) HISTORIC LANDSCAPE.—The term "His-
4	toric Landscape" means the Camp Hale National
5	Historic Landscape designated by section 717(a).
6	(3) Recreation management area.—The
7	term "Recreation Management Area" means the
8	Tenmile Recreation Management Area designated by
9	section $714(a)$.
10	(4) Secretary.—The term "Secretary" means
11	the Secretary of Agriculture.
12	(5) WILDLIFE CONSERVATION AREA.—The
13	term "Wildlife Conservation Area" means, as appli-
14	cable—
15	(A) the Porcupine Gulch Wildlife Con-
16	servation Area designated by section $715(a)$;
17	and
18	(B) the Williams Fork Mountains Wildlife
19	Conservation Area designated by section
20	716(a).
21	SEC. 712. COLORADO WILDERNESS ADDITIONS.
22	(a) DESIGNATION.—Section 2(a) of the Colorado Wil-
23	derness Act of 1993 (16 U.S.C. 1132 note; Public Law

24 103–77) is amended—

1	(1) in paragraph (18), by striking "1993," and
2	inserting "1993, and certain Federal land within the
3	White River National Forest that comprises approxi-
4	mately 6,896 acres, as generally depicted as 'Pro-
5	posed Ptarmigan Peak Wilderness Additions' on the
6	map entitled 'Proposed Ptarmigan Peak Wilderness
7	Additions' and dated June 24, 2019,"; and
8	(2) by adding at the end the following:
9	"(23) Holy cross wilderness addition.—
10	Certain Federal land within the White River Na-
11	tional Forest that comprises approximately 3,866
12	acres, as generally depicted as 'Proposed Megan
13	Dickie Wilderness Addition' on the map entitled
14	'Holy Cross Wilderness Addition Proposal' and
15	dated June 24, 2019, which shall be incorporated
16	into, and managed as part of, the Holy Cross Wil-
17	derness designated by section $102(a)(5)$ of Public
18	Law 96–560 (94 Stat. 3266).
19	"(24) Hoosier Ridge Wilderness.—Certain
20	Federal land within the White River National Forest
21	that comprises approximately 5,235 acres, as gen-
22	erally depicted as 'Proposed Hoosier Ridge Wilder-
23	ness' on the map entitled 'Tenmile Proposal' and
24	dated June 24, 2019, which shall be known as the
25	'Hoosier Ridge Wilderness'.

"(25) TENMILE WILDERNESS.—Certain Federal
land within the White River National Forest that
comprises approximately 7,624 acres, as generally
depicted as 'Proposed Tenmile Wilderness' on the
map entitled 'Tenmile Proposal' and dated June 24,
2019, which shall be known as the 'Tenmile Wilderness'.

8 (26)EAGLES NEST **WILDERNESS** ADDI-9 TIONS.—Certain Federal land within the White River National Forest that comprises approximately 10 11 9,670 acres, as generally depicted as 'Proposed 12 Freeman Creek Wilderness Addition' and 'Proposed Spraddle Creek Wilderness Addition' on the map en-13 14 titled 'Eagles Nest Wilderness Additions Proposal' 15 and dated June 24, 2019, which shall be incor-16 porated into, and managed as part of, the Eagles 17 Nest Wilderness designated by Public Law 94–352 18 (90 Stat. 870).".

(b) APPLICABLE LAW.—Any reference in the Wilderness Act (16 U.S.C. 1131 et seq.) to the effective date
of that Act shall be considered to be a reference to the
date of enactment of this Act for purposes of administering a covered area.

24 (c) FIRE, INSECTS, AND DISEASES.—In accordance
25 with section 4(d)(1) of the Wilderness Act (16 U.S.C.

1133(d)(1)), the Secretary may carry out any activity in
 a covered area that the Secretary determines to be nec essary for the control of fire, insects, and diseases, subject
 to such terms and conditions as the Secretary determines
 to be appropriate.

6 (d) GRAZING.—The grazing of livestock on a covered
7 area, if established before the date of enactment of this
8 Act, shall be permitted to continue subject to such reason9 able regulations as are considered to be necessary by the
10 Secretary, in accordance with—

11 (1) section 4(d)(4) of the Wilderness Act (16
12 U.S.C. 1133(d)(4)); and

(2) the guidelines set forth in Appendix A of
the report of the Committee on Interior and Insular
Affairs of the House of Representatives accompanying H.R. 2570 of the 101st Congress (H. Rept.
101–405).

18 (e) COORDINATION.—For purposes of administering 19 the Federal land designated as wilderness by paragraph 20 (26) of section 2(a) of the Colorado Wilderness Act of 21 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as 22 added by subsection (a)(2), the Secretary shall, as deter-23 mined to be appropriate for the protection of watersheds, 24 coordinate the activities of the Secretary in response to 25 fires and flooding events with interested State and local

agencies, including operations using aircraft or mecha nized equipment.

3 SEC. 713. WILLIAMS FORK MOUNTAINS WILDERNESS.

4 (a) DESIGNATION.—In furtherance of the purposes of 5 the Wilderness Act (16 U.S.C. 1131 et seq.), certain Federal land in the White River National Forest in the State, 6 7 comprising approximately 8,036 acres, as generally de-8 picted as "Proposed Williams Fork Mountains Wilder-9 ness" on the map entitled "Williams Fork Mountains Pro-10 posal" and dated June 24, 2019, is designated as a potential wilderness area. 11

(b) MANAGEMENT.—Subject to valid existing rights
and except as provided in subsection (d), the potential wilderness area designated by subsection (a) shall be managed in accordance with—

16 (1) the Wilderness Act (16 U.S.C. 1131 et 17 seq.); and

18 (2) this section.

19 (c) LIVESTOCK USE OF VACANT ALLOTMENTS.—

(1) IN GENERAL.—Not later than 3 years after
the date of enactment of this Act, in accordance
with applicable laws (including regulations), the Secretary shall publish a determination regarding
whether to authorize livestock grazing or other use
by livestock on the vacant allotments known as—

1	(A) the "Big Hole Allotment"; and
2	(B) the "Blue Ridge Allotment".
3	(2) Modification of allotments.—In pub-
4	lishing a determination pursuant to paragraph (1),
5	the Secretary may modify or combine the vacant al-
6	lotments referred to in that paragraph.
7	(3) Permit or other authorization.—Not
8	later than 1 year after the date on which a deter-
9	mination of the Secretary to authorize livestock
10	grazing or other use by livestock is published under
11	paragraph (1), if applicable, the Secretary shall
12	grant a permit or other authorization for that live-
13	stock grazing or other use in accordance with appli-
14	cable laws (including regulations).
15	(d) Range Improvements.—
16	(1) IN GENERAL.—If the Secretary permits live-

16 (1) IN GENERAL.—If the Secretary permits live-17 stock grazing or other use by livestock on the poten-18 tial wilderness area under subsection (c), the Sec-19 retary, or a third party authorized by the Secretary, 20 may use any motorized or mechanized transport or 21 equipment for purposes of constructing or rehabili-22 tating such range improvements as are necessary to 23 obtain appropriate livestock management objectives 24 (including habitat and watershed restoration).

1	(2) TERMINATION OF AUTHORITY.—The au-
2	thority provided by this subsection terminates on the
3	date that is 2 years after the date on which the Sec-
4	retary publishes a positive determination under sub-
5	section $(c)(3)$.
6	(e) Designation as Wilderness.—
7	(1) DESIGNATION.—The potential wilderness
8	area designated by subsection (a) shall be designated
9	as wilderness, to be known as the "Williams Fork
10	Mountains Wilderness''—
11	(A) effective not earlier than the date that
12	is 180 days after the date of enactment this
13	Act; and
14	(B) on the earliest of—
15	(i) the date on which the Secretary
16	publishes in the Federal Register a notice
17	that the construction or rehabilitation of
18	range improvements under subsection (d)
19	
	is complete;
20	is complete; (ii) the date described in subsection
20 21	x ,
	(ii) the date described in subsection
21	(ii) the date described in subsection(d)(2); and
21 22	(ii) the date described in subsection(d)(2); and(iii) the effective date of a determina-

1	(2) Administration.—Subject to valid existing
2	rights, the Secretary shall manage the Williams
3	Fork Mountains Wilderness in accordance with—
4	(A) the Colorado Wilderness Act of 1993
5	(16 U.S.C. 1132 note; Public Law 103–77);
6	and
7	(B) this subtitle.
8	SEC. 714. TENMILE RECREATION MANAGEMENT AREA.
9	(a) DESIGNATION.—Subject to valid existing rights,
10	the approximately 17,122 acres of Federal land in the
11	White River National Forest in the State, as generally de-
12	picted as "Proposed Tenmile Recreation Management
13	Area" on the map entitled "Tenmile Proposal" and dated
14	June 24, 2019, are designated as the "Tenmile Recreation
15	Management Area''.
16	(b) PURPOSES.—The purposes of the Recreation
17	Management Area are to conserve, protect, and enhance
18	for the benefit and enjoyment of present and future gen-
19	erations the recreational, scenic, watershed, habitat, and
20	ecological resources of the Recreation Management Area.
21	(c) MANAGEMENT.—
22	(1) IN GENERAL.—The Secretary shall manage
23	the Recreation Management Area—
24	(A) in a manner that conserves, protects,
25	and enhances—

1	(i) the purposes of the Recreation
2	Management Area described in subsection
3	(b); and
4	(ii) recreation opportunities, including
5	mountain biking, hiking, fishing, horseback
6	riding, snowshoeing, climbing, skiing,
7	camping, and hunting; and
8	(B) in accordance with—
9	(i) the Forest and Rangeland Renew-
10	able Resources Planning Act of 1974 (16
11	U.S.C. 1600 et seq.);
12	(ii) any other applicable laws (includ-
13	ing regulations); and
14	(iii) this section.
15	(2) USES.—
16	(A) IN GENERAL.—The Secretary shall
17	only allow such uses of the Recreation Manage-
18	ment Area as the Secretary determines would
19	further the purposes described in subsection
20	(b).
21	(B) VEHICLES.—
22	(i) IN GENERAL.—Except as provided
23	in clause (iii), the use of motorized vehicles
24	in the Recreation Management Area shall

1	periods authorized for motorized vehicle
2	use on the date of enactment of this Act.
3	(ii) NEW OR TEMPORARY ROADS.—
4	Except as provided in clause (iii), no new
5	or temporary road shall be constructed in
6	the Recreation Management Area.
7	(iii) EXCEPTIONS.—Nothing in clause
8	(i) or (ii) prevents the Secretary from—
9	(I) rerouting or closing an exist-
10	ing road or trail to protect natural re-
11	sources from degradation, as the Sec-
12	retary determines to be appropriate;
13	(II) authorizing the use of motor-
14	ized vehicles for administrative pur-
15	poses or roadside camping;
16	(III) constructing temporary
17	roads or permitting the use of motor-
18	ized vehicles to carry out pre- or post-
19	fire watershed protection projects;
20	(IV) authorizing the use of mo-
21	torized vehicles to carry out any activ-
22	ity described in subsection (d), $(e)(1)$,
23	or (f); or
24	(V) responding to an emergency.
25	(C) Commercial Timber.—

(i) IN GENERAL.—Subject to clause
 (ii), no project shall be carried out in the
 Recreation Management Area for the pur pose of harvesting commercial timber.
 (ii) LIMITATION.—Nothing in clause

6 (i) prevents the Secretary from harvesting
7 or selling a merchantable product that is a
8 byproduct of an activity authorized under
9 this section.

10 (d) FIRE, INSECTS, AND DISEASES.—The Secretary 11 may carry out any activity, in accordance with applicable 12 laws (including regulations), that the Secretary deter-13 mines to be necessary to prevent, control, or mitigate fire, 14 insects, or disease in the Recreation Management Area, 15 subject to such terms and conditions as the Secretary de-16 termines to be appropriate.

17 (e) WATER.—

(1) EFFECT ON WATER MANAGEMENT INFRASTRUCTURE.—Nothing in this section affects the
construction, repair, reconstruction, replacement, operation, maintenance, or renovation within the
Recreation Management Area of—

23 (A) water management infrastructure in
24 existence on the date of enactment of this Act;
25 or

1	(B) any future infrastructure necessary for
2	the development or exercise of water rights de-
3	creed before the date of enactment of this Act.
4	(2) Applicable Law.—Section 3(e) of the
5	James Peak Wilderness and Protection Area Act
6	(Public Law 107–216; 116 Stat. 1058) shall apply
7	to the Recreation Management Area.
8	(f) REGIONAL TRANSPORTATION PROJECTS.—Noth-
9	ing in this section precludes the Secretary from author-
10	izing, in accordance with applicable laws (including regula-
11	tions), the use or leasing of Federal land within the Recre-
12	ation Management Area for—
13	(1) a regional transportation project, includ-
14	ing—
15	(A) highway widening or realignment; and
16	(B) construction of multimodal transpor-
17	tation systems; or
18	(2) any infrastructure, activity, or safety meas-
19	ure associated with the implementation or use of a
20	facility constructed under paragraph (1).
21	(g) Applicable Law.—Nothing in this section af-
22	fects the designation of the Federal land within the Recre-
23	ation Management Area for purposes of—
24	(1) section 138 of title 23, United States Code;
25	or

(2) section 303 of title 49, United States Code.
 (h) PERMITS.—Nothing in this section alters or lim its—

4 (1) any permit held by a ski area or other enti-5 ty; or

6 (2) the acceptance, review, or implementation of
7 associated activities or facilities proposed or author8 ized by law or permit outside the boundaries of the
9 Recreation Management Area.

 10
 SEC. 715. PORCUPINE GULCH WILDLIFE CONSERVATION

 11
 AREA.

12 (a) DESIGNATION.—Subject to valid existing rights, the approximately 8,287 acres of Federal land located in 13 the White River National Forest, as generally depicted as 14 15 "Proposed Porcupine Gulch Wildlife Conservation Area" on the map entitled "Porcupine Gulch Wildlife Conserva-16 17 tion Area Proposal" and dated June 24, 2019, are designated as the "Porcupine Gulch Wildlife Conservation 18 Area" (referred to in this section as the "Wildlife Con-19 20 servation Area").

(b) PURPOSES.—The purposes of the Wildlife Conservation Area are—

(1) to conserve and protect a wildlife migration
corridor over Interstate 70; and

1	(2) to conserve, protect, and enhance for the
2	benefit and enjoyment of present and future genera-
3	tions the wildlife, scenic, roadless, watershed, and
4	ecological resources of the Wildlife Conservation
5	Area.
6	(c) MANAGEMENT.—
7	(1) IN GENERAL.—The Secretary shall manage
8	the Wildlife Conservation Area—
9	(A) in a manner that conserves, protects,
10	and enhances the purposes described in sub-
11	section (b); and
12	(B) in accordance with—
13	(i) the Forest and Rangeland Renew-
14	able Resources Planning Act of 1974 (16
15	U.S.C. 1600 et seq.);
16	(ii) any other applicable laws (includ-
17	ing regulations); and
18	(iii) this section.
19	(2) USES.—
20	(A) IN GENERAL.—The Secretary shall
21	only allow such uses of the Wildlife Conserva-
22	tion Area as the Secretary determines would
23	further the purposes described in subsection
24	(b).

1	(B) RECREATION.—The Secretary may
2	permit such recreational activities in the Wild-
3	life Conservation Area that the Secretary deter-
4	mines are consistent with the purposes de-
5	scribed in subsection (b).
6	(C) MOTORIZED VEHICLES AND MECHA-
7	NIZED TRANSPORT; NEW OR TEMPORARY
8	ROADS.—
9	(i) MOTORIZED VEHICLES AND
10	MECHANIZED TRANSPORT.—Except as pro-
11	vided in clause (iii), the use of motorized
12	vehicles and mechanized transport in the
13	Wildlife Conservation Area shall be prohib-
14	ited.
15	(ii) New or temporary roads.—
16	Except as provided in clause (iii) and sub-
17	section (e), no new or temporary road shall
18	be constructed within the Wildlife Con-
19	servation Area.
20	(iii) EXCEPTIONS.—Nothing in clause
21	(i) or (ii) prevents the Secretary from—
22	(I) authorizing the use of motor-
23	ized vehicles or mechanized transport
24	for administrative purposes;

1	(II) constructing temporary
2	roads or permitting the use of motor-
3	ized vehicles or mechanized transport
4	to carry out pre- or post-fire water-
5	shed protection projects;
6	(III) authorizing the use of mo-
7	torized vehicles or mechanized trans-
8	port to carry out activities described
9	in subsection (d) or (e); or
10	(IV) responding to an emergency.
11	(D) Commercial Timber.—
12	(i) IN GENERAL.—Subject to clause
13	(ii), no project shall be carried out in the
14	Wildlife Conservation Area for the purpose
15	of harvesting commercial timber.
16	(ii) LIMITATION.—Nothing in clause
17	(i) prevents the Secretary from harvesting
18	or selling a merchantable product that is a
19	byproduct of an activity authorized under
20	this section.
21	(d) FIRE, INSECTS, AND DISEASES.—The Secretary
22	may carry out any activity, in accordance with applicable
23	laws (including regulations), that the Secretary deter-
24	mines to be necessary to prevent, control, or mitigate fire,
25	insects, or disease in the Wildlife Conservation Area, sub-

- 3 (e) REGIONAL TRANSPORTATION PROJECTS.—Noth-4 ing in this section or section 720(f) precludes the Secretary from authorizing, in accordance with applicable 5 laws (including regulations), the use or leasing of Federal 6 7 land within the Wildlife Conservation Area for—
- 8 (1) a regional transportation project, includ-9 ing-

10 (A) highway widening or realignment; and 11 (B) construction of multimodal transpor-12 tation systems; or

13 (2) any infrastructure, activity, or safety meas-14 ure associated with the implementation or use of a 15 facility constructed under paragraph (1).

(f) APPLICABLE LAW.—Nothing in this section af-16 fects the designation of the Federal land within the Wild-17 18 life Conservation Area for purposes of—

19 (1) section 138 of title 23, United States Code; 20 or

21 (2) section 303 of title 49, United States Code. 22 (g) WATER.—Section 3(e) of the James Peak Wilder-23 ness and Protection Area Act (Public Law 107–216; 116) 24 Stat. 1058) shall apply to the Wildlife Conservation Area.

1SEC. 716. WILLIAMS FORK MOUNTAINS WILDLIFE CON-2SERVATION AREA.

3 (a) DESIGNATION.—Subject to valid existing rights, the approximately 3,528 acres of Federal land in the 4 5 White River National Forest in the State, as generally depicted as "Proposed Williams Fork Mountains Wildlife 6 7 Conservation Area" on the map entitled "Williams Fork Mountains Proposal" and dated June 24, 2019, are des-8 9 ignated as the "Williams Fork Mountains Wildlife Conservation Area" (referred to in this section as the "Wild-10 11 life Conservation Area").

(b) PURPOSES.—The purposes of the Wildlife Conservation Area are to conserve, protect, and enhance for
the benefit and enjoyment of present and future generations the wildlife, scenic, roadless, watershed, recreational,
and ecological resources of the Wildlife Conservation Area.
(c) MANAGEMENT.—

18 (1) IN GENERAL.—The Secretary shall manage19 the Wildlife Conservation Area—

20 (A) in a manner that conserves, protects,
21 and enhances the purposes described in sub22 section (b); and

(B) in accordance with—

24 (i) the Forest and Rangeland Renew-25 able Resources Planning Act of 1974 (16

26 U.S.C. 1600 et seq.);

264
(ii) any other applicable laws (includ-
ing regulations); and
(iii) this section.
(2) USES.—
(A) IN GENERAL.—The Secretary shall
only allow such uses of the Wildlife Conserva-
tion Area as the Secretary determines would
further the purposes described in subsection
(b).
(B) Motorized vehicles.—
(i) IN GENERAL.—Except as provided
in clause (iii), the use of motorized vehicles
in the Wildlife Conservation Area shall be
limited to designated roads and trails.
(ii) New or temporary roads.—
Except as provided in clause (iii), no new
or temporary road shall be constructed in
the Wildlife Conservation Area.
(iii) EXCEPTIONS.—Nothing in clause
(i) or (ii) prevents the Secretary from—
(I) authorizing the use of motor-
ized vehicles for administrative pur-
poses;

-00
(II) authorizing the use of motor-
ized vehicles to carry out activities de-
scribed in subsection (d); or
(III) responding to an emer-
gency.
(C) BICYCLES.—The use of bicycles in the
Wildlife Conservation Area shall be limited to
designated roads and trails.
(D) Commercial Timber.—
(i) IN GENERAL.—Subject to clause
(ii), no project shall be carried out in the
Wildlife Conservation Area for the purpose
of harvesting commercial timber.
(ii) LIMITATION.—Nothing in clause
(i) prevents the Secretary from harvesting
or selling a merchantable product that is a
byproduct of an activity authorized under
this section.
(E) GRAZING.—The laws (including regu-
lations) and policies followed by the Secretary
in issuing and administering grazing permits or
leases on land under the jurisdiction of the Sec-
retary shall continue to apply with regard to
the land in the Wildlife Conservation Area, con-

sistent with the purposes described in subsection (b).

3 (d) FIRE, INSECTS, AND DISEASES.—The Secretary
4 may carry out any activity, in accordance with applicable
5 laws (including regulations), that the Secretary deter6 mines to be necessary to prevent, control, or mitigate fire,
7 insects, or disease in the Wildlife Conservation Area, sub8 ject to such terms and conditions as the Secretary deter9 mines to be appropriate.

10 (e) REGIONAL TRANSPORTATION PROJECTS.—Noth-11 ing in this section or section 720(f) precludes the Sec-12 retary from authorizing, in accordance with applicable 13 laws (including regulations), the use or leasing of Federal 14 land within the Wildlife Conservation Area for—

15 (1) a regional transportation project, includ16 ing—

17 (A) highway widening or realignment; and
18 (B) construction of multimodal transpor19 tation systems; or

20 (2) any infrastructure, activity, or safety meas21 ure associated with the implementation or use of a
22 facility constructed under paragraph (1).

(f) WATER.—Section 3(e) of the James Peak Wilderness and Protection Area Act (Public Law 107–216; 116
Stat. 1058) shall apply to the Wildlife Conservation Area.

1

1 SEC. 717. CAMP HALE NATIONAL HISTORIC LANDSCAPE.

2 (a) DESIGNATION.—Subject to valid existing rights, 3 the approximately 28,676 acres of Federal land in the White River National Forest in the State, as generally de-4 5 picted as "Proposed Camp Hale National Historic Landscape" on the map entitled "Camp Hale National Historic 6 7 Landscape Proposal" and dated June 24, 2019, are designated the "Camp Hale National Historic Landscape". 8 9 (b) PURPOSES.—The purposes of the Historic Land-10 scape are—

11 (1) to provide for—

(A) the interpretation of historic events,
activities, structures, and artifacts of the Historic Landscape, including with respect to the
role of the Historic Landscape in local, national, and world history;

17 (B) the historic preservation of the His18 toric Landscape, consistent with—

19 (i) the designation of the Historic
20 Landscape as a national historic site; and
21 (ii) the other purposes of the Historic
22 Landscape;

(C) recreational opportunities, with an emphasis on the activities related to the historic
use of the Historic Landscape, including skiing,
snowshoeing, snowmobiling, hiking, horseback

1	riding, climbing, other road- and trail-based ac-
2	tivities, and other outdoor activities; and
3	(D) the continued environmental remedi-
4	ation and removal of unexploded ordnance at
5	the Camp Hale Formerly Used Defense Site
6	and the Camp Hale historic cantonment area;
7	and
8	(2) to conserve, protect, restore, and enhance
9	for the benefit and enjoyment of present and future
10	generations the scenic, watershed, and ecological re-
11	sources of the Historic Landscape.
12	(c) MANAGEMENT.—
13	(1) IN GENERAL.—The Secretary shall manage
14	the Historic Landscape in accordance with—
15	(A) the purposes of the Historic Landscape
16	described in subsection (b); and
17	(B) any other applicable laws (including
18	regulations).
19	(2) MANAGEMENT PLAN.—
20	(A) IN GENERAL.—Not later than 5 years
21	after the date of enactment of this Act, the Sec-
22	retary shall prepare a management plan for the
23	Historic Landscape.

1	(B) CONTENTS.—The management plan
2	prepared under subparagraph (A) shall include
3	plans for—
4	(i) improving the interpretation of his-
5	toric events, activities, structures, and arti-
6	facts of the Historic Landscape, including
7	with respect to the role of the Historic
8	Landscape in local, national, and world
9	history;
10	(ii) conducting historic preservation
11	and veteran outreach and engagement ac-
12	tivities;
13	(iii) managing recreational opportuni-
14	ties, including the use and stewardship
15	of—
16	(I) the road and trail systems;
17	and
18	(II) dispersed recreation re-
19	sources;
20	(iv) the conservation, protection, res-
21	toration, or enhancement of the scenic, wa-
22	tershed, and ecological resources of the
23	Historic Landscape, including—

1	
1	(I) conducting the restoration
2	and enhancement project under sub-
3	section (d);
4	(II) forest fuels, wildfire, and
5	mitigation management; and
6	(III) watershed health and pro-
7	tection;
8	(v) environmental remediation and,
9	consistent with subsection $(e)(2)$, the re-
10	moval of unexploded ordnance; and
11	(vi) managing the Historic Landscape
12	in accordance with subsection (g).
13	(3) EXPLOSIVE HAZARDS.—The Secretary shall
14	provide to the Secretary of the Army a notification
15	of any unexploded ordnance (as defined in section
16	101(e) of title 10, United States Code) that is dis-
17	covered in the Historic Landscape.
18	(d) CAMP HALE RESTORATION AND ENHANCEMENT
19	Project.—
20	(1) IN GENERAL.—The Secretary shall conduct
21	a restoration and enhancement project in the His-
22	toric Landscape—
23	(A) to improve aquatic, riparian, and wet-
24	land conditions in and along the Eagle River
25	and tributaries of the Eagle River;

(B) to maintain or improve recreation and
interpretive opportunities and facilities; and
(C) to conserve historic values in the Camp
Hale area.
(2) COORDINATION.—In carrying out the
project described in paragraph (1), the Secretary
shall coordinate with, and provide the opportunity to
collaborate on the project to—
(A) the Corps of Engineers;
(B) the Camp Hale-Eagle River Head-
waters Collaborative Group;
(C) the National Forest Foundation;
(D) the Colorado Department of Public
Health and Environment;
(E) the Colorado State Historic Preserva-
tion Office;
(F) the Colorado Department of Natural
Resources;
(G) units of local government; and
(H) other interested organizations and
members of the public.
(e) Environmental Remediation.—
(1) IN GENERAL.—The Secretary of the Army
shall continue to carry out the projects and activities
of the Department of the Army in existence on the

1	date of enactment of this Act relating to cleanup
2	of—
3	(A) the Camp Hale Formerly Used De-
4	fense Site; or
5	(B) the Camp Hale historic cantonment
6	area.
7	(2) Removal of unexploded ordnance.—
8	(A) IN GENERAL.—The Secretary of the
9	Army may remove unexploded ordnance (as de-
10	fined in section 101(e) of title 10, United
11	States Code) from the Historic Landscape, as
12	the Secretary of the Army determines to be ap-
13	propriate in accordance with applicable law (in-
14	cluding regulations).
15	(B) ACTION ON RECEIPT OF NOTICE.—On
16	receipt from the Secretary of a notification of
17	unexploded ordnance under subsection $(c)(3)$,
18	the Secretary of the Army may remove the
19	unexploded ordnance in accordance with—
20	(i) the program for environmental res-
21	toration of formerly used defense sites
22	under section 2701 of title 10, United
23	States Code;

(ii) the Comprehensive Environmental
Response, Compensation, and Liability Act
of 1980 (42 U.S.C. 9601 et seq.); and
(iii) any other applicable provision of
law (including regulations).
(3) Effect of subsection.—Nothing in this
subsection modifies any obligation in existence on
the date of enactment of this Act relating to envi-
ronmental remediation or removal of any unexploded
ordnance located in or around the Camp Hale his-
toric cantonment area, the Camp Hale Formerly
Used Defense Site, or the Historic Landscape, in-
cluding such an obligation under—
(A) the program for environmental restora-
tion of formerly used defense sites under sec-
tion 2701 of title 10, United States Code;
(B) the Comprehensive Environmental Re-
sponse, Compensation, and Liability Act of
1980 (42 U.S.C. 9601 et seq.); or
(C) any other applicable provision of law
(including regulations).
(including regulations). (f) INTERAGENCY AGREEMENT.—The Secretary and

1	(A) the activities of the Secretary relating
2	to the management of the Historic Landscape;
3	and
4	(B) the activities of the Secretary of the
5	Army relating to environmental remediation
6	and the removal of unexploded ordnance in ac-
7	cordance with subsection (e) and other applica-
8	ble laws (including regulations); and
9	(2) to require the Secretary to provide to the
10	Secretary of the Army, by not later than 1 year
11	after the date of enactment of this Act and periodi-
12	cally thereafter, as appropriate, a management plan
13	for the Historic Landscape for purposes of the re-
14	moval activities described in subsection (e).
15	(g) EFFECT.—Nothing in this section—
16	(1) affects the jurisdiction of the State over any
17	water law, water right, or adjudication or adminis-
18	tration relating to any water resource;
19	(2) affects any water right in existence on the
20	date of enactment of this Act, or the exercise of such
21	a water right, including—
22	(A) a water right subject to an interstate
23	water compact (including full development of
24	any apportionment made in accordance with
25	such a compact);

1	(B) a water right decreed within, above,
2	below, or through the Historic Landscape;
3	(C) a change, exchange, plan for aug-
4	mentation, or other water decree with respect to
5	a water right, including a conditional water
6	right, in existence on the date of enactment of
7	this Act—
8	(i) that is consistent with the pur-
9	poses described in subsection (b); and
10	(ii) that does not result in diversion of
11	a greater flow rate or volume of water for
12	such a water right in existence on the date
13	of enactment of this Act;
14	(D) a water right held by the United
15	States;
16	(E) the management or operation of any
17	reservoir, including the storage, management,
18	release, or transportation of water; and
19	(F) the construction or operation of such
20	infrastructure as is determined to be necessary
21	by an individual or entity holding water rights
22	to develop and place to beneficial use those
23	rights, subject to applicable Federal, State, and
24	local law (including regulations);

1	(3) constitutes an express or implied reservation
2	by the United States of any reserved or appropria-
3	tive water right;
4	(4) alters or limits—
5	(A) a permit held by a ski area;
6	(B) the implementation of activities gov-
7	erned by a ski area permit; or
8	(C) the authority of the Secretary to mod-
9	ify or expand an existing ski area permit;
10	(5) prevents the Secretary from closing portions
11	of the Historic Landscape for public safety, environ-
12	mental remediation, or other use in accordance with
13	applicable laws; or
14	(6) affects—
15	(A) any special use permit in effect on the
16	date of enactment of this Act; or
17	(B) the renewal of a permit described in
18	subparagraph (A).
19	(h) FUNDING.—
20	(1) IN GENERAL.—There is established in the
21	general fund of the Treasury a special account, to
22	be known as the "Camp Hale Historic Preservation
23	and Restoration Fund".
24	(2) Authorization of appropriations.—
25	There is authorized to be appropriated to the Camp

Hale Historic Preservation and Restoration Fund
 \$10,000,000, to be available to the Secretary until
 expended, for activities relating to historic interpre tation, preservation, and restoration carried out in
 and around the Historic Landscape.

6 (i) DESIGNATION OF OVERLOOK.—The interpretive
7 site located beside United States Route 24 in the State,
8 at 39.431N 106.323W, is designated as the "Sandy Treat
9 Overlook".

10 sec. 718. White river national forest boundary11MODIFICATION.

(a) IN GENERAL.—The boundary of the White River
National Forest is modified to include the approximately
120 acres comprised of the SW¹/₄, the SE¹/₄, and the
NE¹/₄ of the SE¹/₄ of sec. 1, T. 2 S., R. 80 W., 6th Principal Meridian, in Summit County in the State.

(b) LAND AND WATER CONSERVATION FUND.—For
purposes of section 200306 of title 54, United States
Code, the boundaries of the White River National Forest,
as modified by subsection (a), shall be considered to be
the boundaries of the White River National Forest as in
existence on January 1, 1965.

1 SEC. 719. ROCKY MOUNTAIN NATIONAL PARK POTENTIAL 2 WILDERNESS BOUNDARY ADJUSTMENT.

3 (a) PURPOSE.—The purpose of this section is to pro4 vide for the ongoing maintenance and use of portions of
5 the Trail River Ranch and the associated property located
6 within Rocky Mountain National Park in Grand County
7 in the State.

8 (b) BOUNDARY ADJUSTMENT.—Section 1952(b) of
9 the Omnibus Public Land Management Act of 2009 (Pub10 lic Law 111–11; 123 Stat. 1070) is amended by adding
11 at the end the following:

"(3) BOUNDARY ADJUSTMENT.—The boundary
of the Potential Wilderness is modified to exclude
the area comprising approximately 15.5 acres of
land identified as 'Potential Wilderness to Non-wilderness' on the map entitled 'Rocky Mountain National Park Proposed Wilderness Area Amendment'
and dated January 16, 2018.".

19 SEC. 720. ADMINISTRATIVE PROVISIONS.

20 (a) FISH AND WILDLIFE.—Nothing in this subtitle
21 affects the jurisdiction or responsibility of the State with
22 respect to fish and wildlife in the State.

23 (b) NO BUFFER ZONES.—

(1) IN GENERAL.—Nothing in this subtitle or
an amendment made by this subtitle establishes a
protective perimeter or buffer zone around—

1	(A) a covered area;
2	(B) a wilderness area or potential wilder-
3	ness area designated by section 713;
4	(C) the Recreation Management Area;
5	(D) a Wildlife Conservation Area; or
6	(E) the Historic Landscape.
7	(2) OUTSIDE ACTIVITIES.—The fact that a non-
8	wilderness activity or use on land outside of an area
9	described in paragraph (1) can be seen or heard
10	from within the applicable area described in para-
11	graph (1) shall not preclude the activity or use out-
12	side the boundary of the applicable area described in
	1 (1)
13	paragraph (1).
13 14	paragraph (1). (c) Tribal Rights and Uses.—
14	(c) TRIBAL RIGHTS AND USES.—
14 15	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle
14 15 16	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe.
14 15 16 17	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to
14 15 16 17 18	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to any terms and conditions that the Secretary deter-
14 15 16 17 18 19	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to any terms and conditions that the Secretary determines to be necessary and in accordance with appli-
14 15 16 17 18 19 20	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to any terms and conditions that the Secretary determines to be necessary and in accordance with applicable law, the Secretary shall allow for the continued
14 15 16 17 18 19 20 21	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to any terms and conditions that the Secretary determines to be necessary and in accordance with applicable law, the Secretary shall allow for the continued use of the areas described in subsection (b)(1) by
 14 15 16 17 18 19 20 21 22 	 (c) TRIBAL RIGHTS AND USES.— (1) TREATY RIGHTS.—Nothing in this subtitle affects the treaty rights of an Indian Tribe. (2) TRADITIONAL TRIBAL USES.—Subject to any terms and conditions that the Secretary determines to be necessary and in accordance with applicable law, the Secretary shall allow for the continued use of the areas described in subsection (b)(1) by members of Indian Tribes—

1	(d) MAPS AND LEGAL DESCRIPTIONS.—
2	(1) IN GENERAL.—As soon as practicable after
3	the date of enactment of this Act, the Secretary
4	shall file maps and legal descriptions of each area
5	described in subsection $(b)(1)$ with—
6	(A) the Committee on Natural Resources
7	of the House of Representatives; and
8	(B) the Committee on Energy and Natural
9	Resources of the Senate.
10	(2) FORCE OF LAW.—Each map and legal de-
11	scription filed under paragraph (1) shall have the
12	same force and effect as if included in this subtitle,
13	except that the Secretary may correct any typo-
14	graphical errors in the maps and legal descriptions.
15	(3) PUBLIC AVAILABILITY.—Each map and
16	legal description filed under paragraph (1) shall be
17	on file and available for public inspection in the ap-
18	propriate offices of the Forest Service.
19	(e) Acquisition of Land.—
20	(1) IN GENERAL.—The Secretary may acquire
21	any land or interest in land within the boundaries of
22	an area described in subsection $(b)(1)$ only through
23	exchange, donation, or purchase from a willing sell-
24	er.

1	(2) MANAGEMENT.—Any land or interest in
2	land acquired under paragraph (1) shall be incor-
3	porated into, and administered as a part of, the wil-
4	derness area, Recreation Management Area, Wildlife
5	Conservation Area, or Historic Landscape, as appli-
6	cable, in which the land or interest in land is lo-
7	cated.
8	(f) WITHDRAWAL.—Subject to valid rights in exist-
9	ence on the date of enactment of this Act, the areas de-
10	scribed in subsection (b)(1) are withdrawn from—
11	(1) entry, appropriation, and disposal under the
12	public land laws;
13	(2) location, entry, and patent under mining
14	laws; and
15	(3) operation of the mineral leasing, mineral
16	materials, and geothermal leasing laws.
17	(g) MILITARY OVERFLIGHTS.—Nothing in this sub-
18	title or an amendment made by this subtitle restricts or
19	precludes—
20	(1) any low-level overflight of military aircraft
21	over any area subject to this subtitle or an amend-
22	ment made by this subtitle, including military over-
23	flights that can be seen, heard, or detected within
24	such an area;

1	(2) flight testing or evaluation over an area de-
2	scribed in paragraph (1); or
3	(3) the use or establishment of—
4	(A) any new unit of special use airspace
5	over an area described in paragraph (1); or
6	(B) any military flight training or trans-
7	portation over such an area.
8	(h) SENSE OF CONGRESS.—It is the sense of Con-
9	gress that military aviation training on Federal public
10	land in the State, including the training conducted at the
11	High-Altitude Army National Guard Aviation Training
12	Site, is critical to the national security of the United
13	States and the readiness of the Armed Forces.
14	Subtitle B—San Juan Mountains
15	SEC. 731. DEFINITIONS.
16	In this subtitle:
17	(1) COVERED LAND.—The term "covered land"
18	means—
19	(A) land designated as wilderness under
20	paragraphs (27) through (29) of section $2(a)$ of
21	the Colorado Wilderness Act of 1993 (16
22	U.S.C. 1132 note; Public Law 103–77) (as
23	added by section 732); and
24	(B) a Special Management Area.

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1	(2) Secretary.—The term "Secretary" means
2	the Secretary of Agriculture.
3	(3) Special management area.—The term
4	"Special Management Area" means each of—
5	(A) the Sheep Mountain Special Manage-
6	ment Area designated by section $723(a)(1)$; and
7	(B) the Liberty Bell East Special Manage-
8	ment Area designated by section $723(a)(2)$.
9	SEC. 732. ADDITIONS TO NATIONAL WILDERNESS PRESER-
10	VATION SYSTEM.
11	Section 2(a) of the Colorado Wilderness Act of 1993
12	(16 U.S.C. 1132 note; Public Law 103–77) (as amended
13	by section $722(a)(2)$) is amended by adding at the end
14	the following:
15	"(27) Lizard head wilderness addition.—
16	Certain Federal land in the Grand Mesa,
17	Uncompanyer, and Gunnison National Forests com-
18	prising approximately 3,141 acres, as generally de-
19	picted on the map entitled 'Proposed Wilson, Sun-
20	shine, Black Face and San Bernardo Additions to
21	the Lizard Head Wilderness' and dated September
22	6, 2018, which is incorporated in, and shall be ad-
23	ministered as part of, the Lizard Head Wilderness.
24	"(28) Mount sneffels wilderness addi-
25	TIONS.—

1 "(A) LIBERTY BELL AND LAST DOLLAR 2 ADDITIONS.—Certain Federal land in the 3 Grand Mesa, Uncompany, and Gunnison Na-4 tional Forests comprising approximately 7,235 5 acres, as generally depicted on the map entitled 6 'Proposed Liberty Bell and Last Dollar Addi-7 tions to the Mt. Sneffels Wilderness, Liberty 8 Bell East Special Management Area' and dated 9 September 6, 2018, which is incorporated in, 10 and shall be administered as part of, the Mount 11 Sneffels Wilderness.

12 "(B) WHITEHOUSE ADDITIONS.—Certain 13 Federal land in the Grand Mesa, Uncompany, 14 and Gunnison National Forests comprising ap-15 proximately 12,465 acres, as generally depicted 16 on the map entitled 'Proposed Whitehouse Ad-17 ditions to the Mt. Sneffels Wilderness' and 18 dated September 6, 2018, which is incorporated 19 in, and shall be administered as part of, the 20 Mount Sneffels Wilderness.

21 "(29) MCKENNA PEAK WILDERNESS.—Certain
22 Federal land in the State of Colorado comprising approximately 8,884 acres of Bureau of Land Manage24 ment land, as generally depicted on the map entitled
25 'Proposed McKenna Peak Wilderness Area' and

1	dated September 18, 2018, to be known as the
2	'McKenna Peak Wilderness'.''.
3	SEC. 733. SPECIAL MANAGEMENT AREAS.
4	(a) DESIGNATION.—
5	(1) Sheep mountain special management
6	AREA.—The Federal land in the Grand Mesa,
7	Uncompany and Gunnison and San Juan Na-
8	tional Forests in the State comprising approximately
9	21,663 acres, as generally depicted on the map enti-
10	tled "Proposed Sheep Mountain Special Manage-
11	ment Area" and dated September 19, 2018, is des-
12	ignated as the "Sheep Mountain Special Manage-
13	ment Area".
11	(9) LIDED WY DELL PACE ODECIAL MANAGE

14 (2) LIBERTY BELL EAST SPECIAL MANAGE-15 MENT AREA.—The Federal land in the Grand Mesa, Uncompanyer, and Gunnison National Forests in 16 17 the State comprising approximately 792 acres, as 18 generally depicted on the map entitled "Proposed 19 Liberty Bell and Last Dollar Additions to the Mt. Sneffels Wilderness, Liberty Bell East Special Man-20 21 agement Area" and dated September 6, 2018, is designated as the "Liberty Bell East Special Man-22 23 agement Area".

(b) PURPOSE.—The purpose of the Special Manage-ment Areas is to conserve and protect for the benefit and

1 enjoyment of present and future generations the geologi-

2	cal, cultural, archaeological, paleontological, natural, sci-
3	entific, recreational, wilderness, wildlife, riparian, histor-
4	ical, educational, and scenic resources of the Special Man-
5	agement Areas.
6	(c) MANAGEMENT.—
7	(1) IN GENERAL.—The Secretary shall manage
8	the Special Management Areas in a manner that—
9	(A) conserves, protects, and enhances the
10	resources and values of the Special Manage-
11	ment Areas described in subsection (b);
12	(B) subject to paragraph (3), maintains or
13	improves the wilderness character of the Special
14	Management Areas and the suitability of the
15	Special Management Areas for potential inclu-
16	sion in the National Wilderness Preservation
17	System; and
18	(C) is in accordance with—
19	(i) the National Forest Management
20	Act of 1976 (16 U.S.C. 1600 et seq.);
21	(ii) this subtitle; and
22	(iii) any other applicable laws.
23	(2) Prohibitions.—The following shall be pro-
24	hibited in the Special Management Areas:
25	(A) Permanent roads.

1	(B) Except as necessary to meet the min-
2	imum requirements for the administration of
3	the Federal land, to provide access for aban-
4	doned mine cleanup, and to protect public
5	health and safety—
6	(i) the use of motor vehicles, motor-
7	ized equipment, or mechanical transport
8	(other than as provided in paragraph (3));
9	and
10	(ii) the establishment of temporary
11	roads.
12	(3) Authorized activities.—
13	(A) IN GENERAL.—The Secretary may
14	allow any activities (including helicopter access
15	for recreation and maintenance and the com-
16	petitive running event permitted since 1992)
17	that have been authorized by permit or license
18	as of the date of enactment of this Act to con-
19	tinue within the Special Management Areas,
20	subject to such terms and conditions as the
21	Secretary may require.
22	(B) PERMITTING.—The designation of the
23	Special Management Areas by subsection (a)
24	shall not affect the issuance of permits relating

1	to the activities covered under subparagraph
2	(A) after the date of enactment of this Act.
3	(C) BICYCLES.—The Secretary may permit
4	the use of bicycles in—
5	(i) the portion of the Sheep Mountain
6	Special Management Area identified as
7	"Ophir Valley Area" on the map entitled
8	"Proposed Sheep Mountain Special Man-
9	agement Area" and dated September 19,
10	2018; and
11	(ii) the portion of the Liberty Bell
12	East Special Management Area identified
13	as "Liberty Bell Corridor" on the map en-
14	titled "Proposed Liberty Bell and Last
15	Dollar Additions to the Mt. Sneffels Wil-
16	derness, Liberty Bell East Special Manage-
17	ment Area" and dated September 6, 2018.
18	(d) APPLICABLE LAW.—Water and water rights in
19	the Special Management Areas shall be administered in
20	accordance with section 8 of the Colorado Wilderness Act
21	of 1993 (Public Law 103–77; 107 Stat. 762), except that,
22	for purposes of this subtitle—
23	(1) any reference contained in that section to
24	"the lands designated as wilderness by this Act",
25	"the Piedra, Roubideau, and Tabeguache areas iden-

1	tified in section 9 of this Act, or the Bowen Gulch
2	Protection Area or the Fossil Ridge Recreation Man-
3	agement Area identified in sections 5 and 6 of this
4	Act", or "the areas described in sections 2, 5, 6, and
5	9 of this Act" shall be considered to be a reference
6	to "the Special Management Areas"; and
7	(2) any reference contained in that section to
8	"this Act" shall be considered to be a reference to
9	"the Colorado Outdoor Recreation and Economy
10	Act''.
11	SEC. 734. RELEASE OF WILDERNESS STUDY AREAS.
12	(a) Dominguez Canyon Wilderness Study
13	AREA.—Subtitle E of title II of Public Law 111–11 is
14	amended—
15	(1) by redesignating section 2408 (16 U.S.C.
16	460zzz-7) as section 2409; and
17	(2) by inserting after section 2407 (16 U.S.C.
18	460zzz–6) the following:
19	"SEC. 2408. RELEASE.
20	"(a) IN GENERAL.—Congress finds that, for the pur-
21	poses of section 603(c) of the Federal Land Policy and
22	Management Act of 1976 (43 U.S.C. 1782(c)), the por-
23	tions of the Dominguez Canyon Wilderness Study Area
24	not designated as wilderness by this subtitle have been
25	adequately studied for wilderness designation.

"(b) RELEASE.—Any public land referred to in sub-

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2 section (a) that is not designated as wilderness by this subtitle-3 "(1) is no longer subject to section 603(c) of 4 5 the Federal Land Policy and Management Act of 6 1976 (43 U.S.C. 1782(c)); and 7 "(2) shall be managed in accordance with this 8 subtitle and any other applicable laws.". 9 (b) MCKENNA PEAK WILDERNESS STUDY AREA.— 10 (1) IN GENERAL.—Congress finds that, for the 11 purposes of section 603(c) of the Federal Land Pol-12 icy and Management Act of 1976 (43 U.S.C. 13 1782(c)), the portions of the McKenna Peak Wilder-14 ness Study Area in San Miguel County in the State 15 not designated as wilderness by paragraph (29) of 16 section 2(a) of the Colorado Wilderness Act of 1993 17 (16 U.S.C. 1132 note; Public Law 103–77) (as 18 added by section 732) have been adequately studied 19 for wilderness designation. 20 (2) RELEASE.—Any public land referred to in 21 paragraph (1) that is not designated as wilderness 22 by paragraph (29) of section 2(a) of the Colorado 23 Wilderness Act of 1993 (16 U.S.C. 1132 note; Pub-

24 lie Law 103–77) (as added by section 732)—

1	(A) is no longer subject to section $603(c)$
2	of the Federal Land Policy and Management
3	Act of 1976 (43 U.S.C. 1782(c)); and
4	(B) shall be managed in accordance with
5	applicable laws.
6	SEC. 735. ADMINISTRATIVE PROVISIONS.
7	(a) FISH AND WILDLIFE.—Nothing in this subtitle
8	affects the jurisdiction or responsibility of the State with
9	respect to fish and wildlife in the State.
10	(b) NO BUFFER ZONES.—
11	(1) IN GENERAL.—Nothing in this subtitle es-
12	tablishes a protective perimeter or buffer zone
13	around covered land.
14	(2) ACTIVITIES OUTSIDE WILDERNESS.—The
15	fact that a nonwilderness activity or use on land out-
16	side of the covered land can be seen or heard from
17	within covered land shall not preclude the activity or
18	use outside the boundary of the covered land.
19	(c) TRIBAL RIGHTS AND USES.—
20	(1) TREATY RIGHTS.—Nothing in this subtitle
21	affects the treaty rights of any Indian Tribe, includ-
22	ing rights under the Agreement of September 13,
23	1873, ratified by the Act of April 29, 1874 (18 Stat.
24	36, chapter 136).

1	(2) TRADITIONAL TRIBAL USES.—Subject to
2	any terms and conditions as the Secretary deter-
3	mines to be necessary and in accordance with appli-
4	cable law, the Secretary shall allow for the continued
5	use of the covered land by members of Indian
6	Tribes—
7	(A) for traditional ceremonies; and
8	(B) as a source of traditional plants and
9	other materials.
10	(d) Maps and Legal Descriptions.—
11	(1) IN GENERAL.—As soon as practicable after
12	the date of enactment of this Act, the Secretary or
13	the Secretary of the Interior, as appropriate, shall
14	file a map and a legal description of each wilderness
15	area designated by paragraphs (27) through (29) of
16	section 2(a) of the Colorado Wilderness Act of 1993
17	(16 U.S.C. 1132 note; Public Law 103-77) (as
18	added by section 732) and the Special Management
19	Areas with—
20	(A) the Committee on Natural Resources
21	of the House of Representatives; and
22	(B) the Committee on Energy and Natural
23	Resources of the Senate.
24	(2) FORCE OF LAW.—Each map and legal de-
25	scription filed under paragraph (1) shall have the

same force and effect as if included in this subtitle, except that the Secretary or the Secretary of the Interior, as appropriate, may correct any typographical errors in the maps and legal descriptions.

5 (3) PUBLIC AVAILABILITY.—Each map and
6 legal description filed under paragraph (1) shall be
7 on file and available for public inspection in the ap8 propriate offices of the Bureau of Land Management
9 and the Forest Service.

10 (e) Acquisition of Land.—

1

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4

11 (1) IN GENERAL.—The Secretary or the Sec-12 retary of the Interior, as appropriate, may acquire 13 any land or interest in land within the boundaries of 14 a Special Management Area or the wilderness des-15 ignated under paragraphs (27) through (29) of sec-16 tion 2(a) of the Colorado Wilderness Act of 1993 17 (16 U.S.C. 1132 note; Public Law 103–77) (as 18 added by section 732) only through exchange, dona-19 tion, or purchase from a willing seller.

20 (2) MANAGEMENT.—Any land or interest in
21 land acquired under paragraph (1) shall be incor22 porated into, and administered as a part of, the wil23 derness or Special Management Area in which the
24 land or interest in land is located.

1 (f) GRAZING.—The grazing of livestock on covered 2 land, if established before the date of enactment of this 3 Act, shall be permitted to continue subject to such reason-4 able regulations as are considered to be necessary by the 5 Secretary with jurisdiction over the covered land, in ac-6 cordance with—

7 (1) section 4(d)(4) of the Wilderness Act (16
8 U.S.C. 1133(d)(4)); and

9 (2) the applicable guidelines set forth in Appen10 dix A of the report of the Committee on Interior and
11 Insular Affairs of the House of Representatives ac12 companying H.R. 2570 of the 101st Congress (H.
13 Rept. 101-405) or H.R. 5487 of the 96th Congress
14 (H. Rept. 96-617).

15 (g) FIRE, INSECTS, AND DISEASES.—In accordance with section 4(d)(1) of the Wilderness Act (16 U.S.C. 16 17 1133(d)(1), the Secretary with jurisdiction over a wilderness area designated by paragraphs (27) through (29) of 18 19 section 2(a) of the Colorado Wilderness Act of 1993 (16 20 U.S.C. 1132 note; Public Law 103–77) (as added by sec-21 tion 732) may carry out any activity in the wilderness area 22 that the Secretary determines to be necessary for the con-23 trol of fire, insects, and diseases, subject to such terms 24 and conditions as the Secretary determines to be appro-25 priate.

1 (h) WITHDRAWAL.—Subject to valid rights in exist-2 ence on the date of enactment of this Act, the covered 3 land and the approximately 6,590 acres generally depicted 4 on the map entitled "Proposed Naturita Canyon Mineral 5 Withdrawal Area" and dated September 6, 2018, is withdrawn from— 6 7 (1) entry, appropriation, and disposal under the 8 public land laws; 9 (2) location, entry, and patent under mining 10 laws; and 11 (3) operation of the mineral leasing, mineral materials, and geothermal leasing laws. 12

13 Subtitle C—Thompson Divide

14 SEC. 741. PURPOSES.

15 The purposes of this subtitle are—

(1) subject to valid existing rights, to withdraw
certain Federal land in the Thompson Divide area
from mineral and other disposal laws in order to
protect the agricultural, ranching, wildlife, air quality, recreation, ecological, and scenic values of the
area; and

(2) to promote the capture of fugitive methane
emissions that would otherwise be emitted into the
atmosphere—

25 (A) to reduce methane gas emissions; and

1	(B) to provide—
2	(i) new renewable electricity supplies
3	and other beneficial uses of fugitive meth-
4	ane emissions; and
5	(ii) increased royalties for taxpayers.
6	SEC. 742. DEFINITIONS.
7	In this subtitle:
8	(1) Fugitive methane emissions.—The term
9	"fugitive methane emissions" means methane gas
10	from the Federal land in Garfield, Gunnison, Delta,
11	or Pitkin County in the State, as generally depicted
12	on the pilot program map as "Fugitive Coal Mine
13	Methane Use Pilot Program Area", that would leak
14	or be vented into the atmosphere from an active, in-
15	active, or abandoned underground coal mine.
16	(2) PILOT PROGRAM.—The term "pilot pro-
17	gram" means the Greater Thompson Divide Fugitive
18	Coal Mine Methane Use Pilot Program established
19	by section $745(a)(1)$.
20	(3) PILOT PROGRAM MAP.—The term "pilot
21	program map" means the map entitled "Greater
22	Thompson Divide Fugitive Coal Mine Methane Use
23	Pilot Program Area" and dated June 17, 2019.
24	(4) Secretary.—The term "Secretary" means
25	the Secretary of the Interior.

1	(5) Thompson divide lease.—
2	(A) IN GENERAL.—The term "Thompson
3	Divide lease" means any oil or gas lease in ef-
4	fect on the date of enactment of this Act within
5	the Thompson Divide Withdrawal and Protec-
6	tion Area.
7	(B) EXCLUSIONS.—The term "Thompson
8	Divide lease" does not include any oil or gas
9	lease that—
10	(i) is associated with a Wolf Creek
11	Storage Field development right; or
12	(ii) before the date of enactment of
13	this Act, has expired, been cancelled, or
14	otherwise terminated.
15	(6) THOMPSON DIVIDE MAP.—The term
16	"Thompson Divide map" means the map entitled
17	"Greater Thompson Divide Area Map" and dated
18	June 13, 2019.
19	(7) Thompson divide withdrawal and pro-
20	TECTION AREA.—The term "Thompson Divide With-
21	drawal and Protection Area" means the Federal
22	land and minerals generally depicted on the Thomp-
23	son Divide map as the "Thompson Divide With-
24	drawal and Protection Area".

1 (8) WOLF CREEK STORAGE FIELD DEVELOP-2 MENT RIGHT.—

(A) IN GENERAL.—The term "Wolf Creek 3 Storage Field development right" means a de-4 5 velopment right for any of the Federal mineral 6 leases numbered COC 007496, COC 007497, 7 COC 007498, COC 007499, COC 007500, COC 8 007538, COC 008128, COC 015373, COC 9 0128018, COC 051645, and COC 051646, as 10 generally depicted on the Thompson Divide map 11 as "Wolf Creek Storage Agreement".

(B) EXCLUSIONS.—The term "Wolf Creek
Storage Field development right" does not include any storage right or related activity within the area described in subparagraph (A).

16 SEC. 743. THOMPSON DIVIDE WITHDRAWAL AND PROTEC-

17 TION AREA.

(a) WITHDRAWAL.—Subject to valid rights in existence on the date of enactment of this Act, the Thompson
Divide Withdrawal and Protection Area is withdrawn
from—

(1) entry, appropriation, and disposal under thepublic land laws;

24 (2) location, entry, and patent under the mining25 laws; and

(3) operation of the mineral leasing, mineral
 materials, and geothermal leasing laws.

(b) SURVEYS.—The exact acreage and legal description of the Thompson Divide Withdrawal and Protection
Area shall be determined by surveys approved by the Secretary, in consultation with the Secretary of Agriculture.
(c) GRAZING.—Nothing in this title affects the administration of grazing in the Thompson Divide With-

9 drawal and Protection Area.

10 SEC. 744. THOMPSON DIVIDE LEASE EXCHANGE.

(a) IN GENERAL.—In exchange for the relinquishment by a leaseholder of all Thompson Divide leases of
the leaseholder, the Secretary may issue to the leaseholder
credits for any bid, royalty, or rental payment due under
any Federal oil or gas lease on Federal land in the State,
in accordance with subsection (b).

17 (b) Amount of Credits.—

18 (1) IN GENERAL.—Subject to paragraph (2),
19 the amount of the credits issued to a leaseholder of
20 a Thompson Divide lease relinquished under sub21 section (a) shall—

(A) be equal to the sum of—
(i) the amount of the bonus bids paid
for the applicable Thompson Divide leases;

1	(ii) the amount of any rental paid for
2	the applicable Thompson Divide leases as
3	of the date on which the leaseholder sub-
4	mits to the Secretary a notice of the deci-
5	sion to relinquish the applicable Thompson
6	Divide leases; and
7	(iii) the amount of any expenses in-
8	curred by the leaseholder of the applicable
9	Thompson Divide leases in the preparation
10	of any drilling permit, sundry notice, or
11	other related submission in support of the
12	development of the applicable Thompson
13	Divide leases as of January 28, 2019, in-
14	cluding any expenses relating to the prepa-
15	ration of any analysis under the National
16	Environmental Policy Act of 1969 (42
17	U.S.C. 4321 et seq.); and
18	(B) require the approval of the Secretary.
19	(2) EXCLUSION.—The amount of a credit
20	issued under subsection (a) shall not include any ex-
21	penses paid by the leaseholder of a Thompson Divide
22	lease for legal fees or related expenses for legal work
23	with respect to a Thompson Divide lease.

(c) CANCELLATION.—Effective on relinquishment
under this section, and without any additional action by
the Secretary, a Thompson Divide lease—
(1) shall be permanently cancelled; and
(2) shall not be reissued.
(d) CONDITIONS.—
(1) Applicable law.—Except as otherwise
provided in this section, each exchange under this
section shall be conducted in accordance with—
(A) this title; and
(B) other applicable laws (including regu-
lations).
(2) Acceptance of credits.—The Secretary
shall accept credits issued under subsection (a) in
the same manner as cash for the payments described
in that subsection.
(3) Applicability.—The use of a credit issued
under subsection (a) shall be subject to the laws (in-
cluding regulations) applicable to the payments de-
scribed in that subsection, to the extent that the
laws are consistent with this section.
(4) TREATMENT OF CREDITS.—All amounts in
the form of credits issued under subsection (a) ac-
the form of credits issued under subsection (a) ac- cepted by the Secretary shall be considered to be

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1	(A) section 35 of the Mineral Leasing Act
2	(30 U.S.C. 191); and
3	(B) section 20 of the Geothermal Steam
4	Act of 1970 (30 U.S.C. 1019).
5	(e) Wolf Creek Storage Field Development
6	RIGHTS.—
7	(1) Conveyance to secretary.—As a condi-
8	tion precedent to the relinquishment of a Thompson
9	Divide lease, any leaseholder with a Wolf Creek
10	Storage Field development right shall permanently
11	relinquish, transfer, and otherwise convey to the
12	Secretary, in a form acceptable to the Secretary, all
13	Wolf Creek Storage Field development rights of the
14	leaseholder.
15	(2) LIMITATION OF TRANSFER.—An interest
16	acquired by the Secretary under paragraph (1)—
17	(A) shall be held in perpetuity; and
18	(B) shall not be—
19	(i) transferred;
20	(ii) reissued; or
21	(iii) otherwise used for mineral extrac-
22	tion.

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1	SEC. 745. GREATER THOMPSON DIVIDE FUGITIVE COAL
2	MINE METHANE USE PILOT PROGRAM.
3	(a) Fugitive Coal Mine Methane Use Pilot
4	Program.—
5	(1) ESTABLISHMENT.—There is established in
6	the Bureau of Land Management a pilot program,
7	to be known as the "Greater Thompson Divide Fu-
8	gitive Coal Mine Methane Use Pilot Program".
9	(2) PURPOSE.—The purpose of the pilot pro-
10	gram is to promote the capture, beneficial use, miti-
11	gation, and sequestration of fugitive methane emis-
12	sions—
13	(A) to reduce methane emissions;
14	(B) to promote economic development;
15	(C) to produce bid and royalty revenues;
16	(D) to improve air quality; and
17	(E) to improve public safety.
18	(3) PLAN.—
19	(A) IN GENERAL.—Not later than 180
20	days after the date of enactment of this Act,
21	the Secretary shall develop a plan—
22	(i) to complete an inventory of fugitive
23	methane emissions in accordance with sub-
24	section (b);

1	(ii) to provide for the leasing of fugi-
2	tive methane emissions in accordance with
3	subsection (c); and
4	(iii) to provide for the capping or de-
5	struction of fugitive methane emissions in
6	accordance with subsection (d).
7	(B) COORDINATION.—In developing the
8	plan under this paragraph, the Secretary shall
9	coordinate with—
10	(i) the State;
11	(ii) Garfield, Gunnison, Delta, and
12	Pitkin Counties in the State;
13	(iii) lessees of Federal coal within the
14	counties referred to in clause (ii);
15	(iv) interested institutions of higher
16	education in the State; and
17	(v) interested members of the public.
18	(b) FUGITIVE METHANE EMISSION INVENTORY.—
19	(1) IN GENERAL.—Not later than 1 year after
20	the date of enactment of this Act, the Secretary
21	shall complete an inventory of fugitive methane
22	emissions.
23	(2) CONDUCT.—The Secretary may conduct the
24	inventory under paragraph (1) through, or in col-
25	laboration with—

1	(A) the Bureau of Land Management;
2	(B) the United States Geological Survey;
3	(C) the Environmental Protection Agency;
4	(D) the United States Forest Service;
5	(E) State departments or agencies;
6	(F) Garfield, Gunnison, Delta, or Pitkin
7	County in the State;
8	(G) the Garfield County Federal Mineral
9	Lease District;
10	(H) institutions of higher education in the
11	State;
12	(I) lessees of Federal coal within a county
13	referred to in subparagraph (F);
14	(J) the National Oceanic and Atmospheric
15	Administration;
16	(K) the National Center for Atmospheric
17	Research; or
18	(L) other interested entities, including
19	members of the public.
20	(3) CONTENTS.—The inventory under para-
21	graph (1) shall include—
22	(A) the general location and geographic co-
23	ordinates of each vent, seep, or other source
24	producing significant fugitive methane emis-
25	sions;

1	(B) an estimate of the volume and con-
2	centration of fugitive methane emissions from
3	each source of significant fugitive methane
4	emissions, including details of measurements
5	taken and the basis for that emissions estimate;
6	(C) an estimate of the total volume of fugi-
7	tive methane emissions each year;
8	(D) relevant data and other information
9	available from—
10	(i) the Environmental Protection
11	Agency;
12	(ii) the Mine Safety and Health Ad-
13	ministration;
14	(iii) the Colorado Department of Nat-
15	ural Resources;
16	(iv) the Colorado Public Utility Com-
17	mission;
18	(v) the Colorado Department of
19	Health and Environment; and
20	(vi) the Office of Surface Mining Rec-
21	lamation and Enforcement; and
22	(E) such other information as may be use-
23	ful in advancing the purposes of the pilot pro-
24	gram.
25	(4) Public participation; disclosure.—

1	(A) PUBLIC PARTICIPATION.—The Sec-
2	retary shall provide opportunities for public
3	participation in the inventory under this sub-
4	section.
5	(B) AVAILABILITY.—The Secretary shall
6	make the inventory under this subsection pub-
7	licly available.
8	(C) DISCLOSURE.—Nothing in this sub-
9	section requires the Secretary to publicly re-
10	lease information that—
11	(i) poses a threat to public safety;
12	(ii) is confidential business informa-
13	tion; or
14	(iii) is otherwise protected from public
15	disclosure.
16	(5) USE.—The Secretary shall use the inven-
17	tory in carrying out—
18	(A) the leasing program under subsection
19	(c); and
20	(B) the capping or destruction of fugitive
21	methane emissions under subsection (d).
22	(c) Fugitive Methane Emission Leasing Pro-
23	GRAM.—
24	(1) IN GENERAL.—Subject to valid existing
25	rights and in accordance with this section, not later

1	than 1 year after the date of completion of the in-
2	ventory required under subsection (b), the Secretary
3	shall carry out a program to encourage the use and
4	destruction of fugitive methane emissions.
5	(2) Fugitive methane emissions from coal
6	MINES SUBJECT TO LEASE.—
7	(A) IN GENERAL.—The Secretary shall au-
8	thorize the holder of a valid existing Federal
9	coal lease for a mine that is producing fugitive
10	methane emissions to capture for use, or de-
11	stroy by flaring, the fugitive methane emissions.
12	(B) CONDITIONS.—The authority under
13	subparagraph (A) shall be subject to—
14	(i) valid existing rights; and
15	(ii) such terms and conditions as the
16	Secretary may require.
17	(C) LIMITATIONS.—The program carried
18	out under paragraph (1) shall only include fugi-
19	tive methane emissions that can be captured for
20	use, or destroyed by flaring, in a manner that
21	does not—
22	(i) endanger the safety of any coal
23	mine worker; or
24	(ii) unreasonably interfere with any
25	ongoing operation at a coal mine.

1	(D) COOPERATION.—
2	(i) IN GENERAL.—The Secretary shall
3	work cooperatively with the holders of valid
4	existing Federal coal leases for mines that
5	produce fugitive methane emissions to en-
6	courage—
7	(I) the capture of fugitive meth-
8	ane emissions for beneficial use, such
9	as generating electrical power, pro-
10	ducing usable heat, transporting the
11	methane to market, or transforming
12	the fugitive methane emissions into a
13	different marketable material; or
14	(II) if the beneficial use of the
15	fugitive methane emissions is not fea-
16	sible, the destruction of the fugitive
17	methane emissions by flaring.
18	(ii) GUIDANCE.—In furtherance of the
19	purposes of this paragraph, not later than
20	1 year after the date of enactment of this
21	Act, the Secretary shall issue guidance for
22	the implementation of Federal authorities
23	and programs to encourage the capture for
24	use, or destruction by flaring, of fugitive
25	methane emissions, while minimizing im-

1	pacts on natural resources or other public
2	interest values.
3	(E) ROYALTIES.—The Secretary shall de-
4	termine whether any fugitive methane emissions
5	used or destroyed pursuant to this paragraph
6	are subject to the payment of a royalty under
7	applicable law.
8	(3) FUGITIVE METHANE EMISSIONS FROM
9	ABANDONED COAL MINES.—
10	(A) IN GENERAL.—Except as otherwise
11	provided in this section, notwithstanding section
12	743, subject to valid existing rights, and in ac-
13	cordance with section 21 of the Mineral Leasing
14	Act (30 U.S.C. 241) and any other applicable
15	law, the Secretary shall—
16	(i) authorize the capture for use, or
17	destruction by flaring, of fugitive methane
18	emissions from abandoned coal mines on
19	Federal land; and
20	(ii) make available for leasing such fu-
21	gitive methane emissions from abandoned
22	coal mines on Federal land as the Sec-
23	retary considers to be in the public inter-
24	est.

1	(B) Source.—To the maximum extent
2	practicable, the Secretary shall offer for lease
3	each significant vent, seep, or other source of
4	fugitive methane emissions from abandoned
5	coal mines.
6	(C) BID QUALIFICATIONS.—A bid to lease
7	fugitive methane emissions under this para-
8	graph shall specify whether the prospective les-
9	see intends—
10	(i) to capture the fugitive methane
11	emissions for beneficial use, such as gener-
12	ating electrical power, producing usable
13	heat, transporting the methane to market,
14	or transforming the fugitive methane emis-
15	sions into a different marketable material;
16	(ii) to destroy the fugitive methane
17	emissions by flaring; or
18	(iii) to employ a specific combination
19	of—
20	(I) capturing the fugitive meth-
21	ane emissions for beneficial use; and
22	(II) destroying the fugitive meth-
23	ane emission by flaring.
24	(D) Priority.—

1	(i) IN GENERAL.—If there is more
2	than 1 qualified bid for a lease under this
3	paragraph, the Secretary shall select the
4	bid that the Secretary determines is likely
5	to most significantly advance the public in-
6	terest.
7	(ii) Considerations.—In deter-
8	mining the public interest under clause (i),
9	the Secretary shall take into consider-
10	ation—
11	(I) the size of the overall de-
12	crease in the time-integrated radiative
13	forcing of the fugitive methane emis-
14	sions;
15	(II) the impacts to other natural
16	resource values, including wildlife,
17	water, and air; and
18	(III) other public interest values,
19	including scenic, economic, recreation,
20	and cultural values.
21	(E) Lease form.—
22	(i) IN GENERAL.—The Secretary shall
23	develop and provide to prospective bidders
24	a lease form for leases issued under this
25	paragraph.

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(ii) DUE DILIGENCE.—The lease form
developed under clause (i) shall include
terms and conditions requiring the leased
fugitive methane emissions to be put to
beneficial use or flared by not later than 1
year after the date of issuance of the lease.
(F) ROYALTY RATE.—The Secretary shall
develop a minimum bid and royalty rate for
leases under this paragraph to advance the pur-
poses of this section, to the maximum extent
practicable.
(d) SEQUESTRATION.—If, by not later than 4 years
after the date of enactment of this Act, any significant
fugitive methane emissions from abandoned coal mines on
Federal land are not leased under subsection (c)(3), the
Secretary shall, in accordance with applicable law, take all
reasonable measures—
(1) to cap those fugitive methane emissions at
the source in any case in which the cap will result
in the long-term sequestration of all or a significant
portion of the fugitive methane emissions; or
(2) if sequestration under paragraph (1) is not
feasible, destroy the fugitive methane emissions by
flaring.

(e) REPORT TO CONGRESS.—Not later than 4 years
 after the date of enactment of this Act the Secretary shall
 submit to the Committee on Energy and Natural Re sources of the Senate and the Committee on Natural Re sources of the House of Representatives a report detail ing—

7 (1) the economic and environmental impacts of
8 the pilot program, including information on in9 creased royalties and estimates of avoided green10 house gas emissions; and

(2) any recommendations of the Secretary on
whether the pilot program could be expanded geographically to include other significant sources of fugitive methane emissions from coal mines.

15 SEC. 746. EFFECT.

16 Except as expressly provided in this subtitle, nothing17 in this subtitle—

(1) expands, diminishes, or impairs any valid
existing mineral leases, mineral interest, or other
property rights wholly or partially within the
Thompson Divide Withdrawal and Protection Area,
including access to the leases, interests, rights, or
land in accordance with applicable Federal, State,
and local laws (including regulations);

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1	(2) prevents the capture of methane from any
2	active, inactive, or abandoned coal mine covered by
3	this subtitle, in accordance with applicable laws; or
4	(3) prevents access to, or the development of,
5	any new or existing coal mine or lease in Delta or
6	Gunnison County in the State.
7	Subtitle D—Curecanti National
8	Recreation Area
9	SEC. 751. DEFINITIONS.
10	In this subtitle:
11	(1) MAP.—The term "map" means the map en-
12	titled "Curecanti National Recreation Area, Pro-
13	posed Boundary", numbered 616/100,485C, and
14	dated August 11, 2016.
15	(2) NATIONAL RECREATION AREA.—The term
16	"National Recreation Area" means the Curecanti
17	National Recreation Area established by section
18	752(a).
19	(3) Secretary.—The term "Secretary" means
20	the Secretary of the Interior.
21	SEC. 752. CURECANTI NATIONAL RECREATION AREA.
22	(a) ESTABLISHMENT.—Effective beginning on the
23	earlier of the date on which the Secretary approves a re-
24	quest under subsection $(c)(2)(B)(i)(I)$ and the date that
25	is 1 year after the date of enactment of this Act, there

shall be established as a unit of the National Park System
 the Curecanti National Recreation Area, in accordance
 with this title, consisting of approximately 50,667 acres
 of land in the State, as generally depicted on the map as
 "Curecanti National Recreation Area Proposed Bound ary".

7 (b) AVAILABILITY OF MAP.—The map shall be on file
8 and available for public inspection in the appropriate of9 fices of the National Park Service.

10 (c) Administration.—

(1) IN GENERAL.—The Secretary shall administer the National Recreation Area in accordance
with—

14 (A) this subtitle; and

(B) the laws (including regulations) gen-15 16 erally applicable to units of the National Park 17 System, including section 100101(a), chapter 18 1003, and sections 100751(a), 100752,19 100753, and 102101 of title 54, United States 20 Code.

21 (2) DAM, POWER PLANT, AND RESERVOIR MAN22 AGEMENT AND OPERATIONS.—

23 (A) IN GENERAL.—Nothing in this subtitle
24 affects or interferes with the authority of the
25 Secretary—

1	(i) to operate the Uncompany Valley
2	Reclamation Project under the reclamation
3	laws;
4	(ii) to operate the Wayne N. Aspinall
5	Unit of the Colorado River Storage Project
6	under the Act of April 11, 1956 (com-
7	monly known as the "Colorado River Stor-
8	age Project Act") (43 U.S.C. 620 et seq.);
9	or
10	(iii) under the Federal Water Project
11	Recreation Act (16 U.S.C. 460l–12 et
12	seq.).
13	(B) RECLAMATION LAND.—
14	(i) SUBMISSION OF REQUEST TO RE-
15	TAIN ADMINISTRATIVE JURISDICTION.—If,
16	before the date that is 1 year after the
17	date of enactment of this Act, the Commis-
18	sioner of Reclamation submits to the Sec-
19	retary a request for the Commissioner of
20	Reclamation to retain administrative juris-
21	diction over the minimum quantity of land
22	within the land identified on the map as
23	"Lands withdrawn or acquired for Bureau
24	of Reclamation projects" that the Commis-
25	sioner of Reclamation identifies as nec-

1 essary for the effective operation of Bureau of Reclamation water facilities, the 2 3 Secretary may— 4 (I) approve, approve with modifications, or disapprove the request; 5 6 and 7 (II) if the request is approved 8 under subclause (I), make any modi-9 fications to the map that are nec-10 essary to reflect that the Commis-11 sioner of Reclamation retains management authority over the minimum 12 13 quantity of land required to fulfill the 14 reclamation mission. 15 (ii) TRANSFER OF LAND.— 16 (I) IN GENERAL.—Administrative 17 jurisdiction over the land identified on 18 the map as "Lands withdrawn or ac-19 quired for Bureau of Reclamation 20 projects", as modified pursuant to 21 clause (i)(II), if applicable, shall be 22 transferred from the Commissioner of 23 Reclamation to the Director of the 24 National Park Service by not later

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1	than the date that is 1 year after the
2	date of enactment of this Act.
3	(II) Access to transferred
4	LAND.—
5	(aa) IN GENERAL.—Subject
6	to item (bb), the Commissioner
7	of Reclamation shall retain ac-
8	cess to the land transferred to
9	the Director of the National Park
10	Service under subclause (I) for
11	reclamation purposes, including
12	for the operation, maintenance,
13	and expansion or replacement of
14	facilities.
15	(bb) Memorandum of un-
16	DERSTANDING.—The terms of
17	the access authorized under item
18	(aa) shall be determined by a
19	memorandum of understanding
20	entered into between the Com-
21	missioner of Reclamation and the
22	Director of the National Park
23	Service not later than 1 year
24	after the date of enactment of
25	this Act.

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(3) Management agreements.—

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(A) IN GENERAL.—The Secretary may 2 3 enter into management agreements, or modify 4 management agreements in existence on the 5 date of enactment of this Act, relating to the 6 authority of the Director of the National Park 7 Service, the Commissioner of Reclamation, the 8 Director of the Bureau of Land Management, 9 or the Chief of the Forest Service to manage 10 Federal land within or adjacent to the boundary 11 of the National Recreation Area.

12 (B) STATE LAND.—The Secretary may 13 enter into cooperative management agreements 14 for any land administered by the State that is 15 within or adjacent to the National Recreation 16 Area, in accordance with the cooperative man-17 agement authority under section 101703 of title 18 54, United States Code.

19 (4) RECREATIONAL ACTIVITIES.—

20 (A) AUTHORIZATION.—Except as provided
21 in subparagraph (B), the Secretary shall allow
22 boating, boating-related activities, hunting, and
23 fishing in the National Recreation Area in ac24 cordance with applicable Federal and State
25 laws.

- 1 (B) CLOSURES; DESIGNATED ZONES.— 2 (i) IN GENERAL.—The Secretary, act-3 ing through the Superintendent of the Na-4 tional Recreation Area, may designate 5 zones in which, and establish periods dur-6 ing which, no boating, hunting, or fishing 7 shall be permitted in the National Recreation Area under subparagraph (A) for 8 9 reasons of public safety, administration, or 10 compliance with applicable laws. 11 (ii) CONSULTATION REQUIRED.—Ex-12 cept in the case of an emergency, any clo-13 sure proposed by the Secretary under 14 clause (i) shall not take effect until after 15 the date on which the Superintendent of 16 the National Recreation Area consults 17 with-18 (I) the appropriate State agency 19 responsible for hunting and fishing 20 activities; and 21 (II) the Board of County Com-22 missioners in each county in which
- 24 (5) LANDOWNER ASSISTANCE.—On the written
 25 request of an individual that owns private land lo-

the zone is proposed to be designated.

1	cated not more than 3 miles from the boundary of
2	the National Recreation Area, the Secretary may
3	work in partnership with the individual to enhance
4	the long-term conservation of natural, cultural, rec-
5	reational, and scenic resources in and around the
6	National Recreation Area—
7	(A) by acquiring all or a portion of the pri-
8	vate land or interests in private land located
9	not more than 3 miles from the boundary of the
10	National Recreation Area by purchase, ex-
11	change, or donation, in accordance with section
12	753;
13	(B) by providing technical assistance to the
14	individual, including cooperative assistance;
15	(C) through available grant programs; and
16	(D) by supporting conservation easement
17	opportunities.
18	(6) WITHDRAWAL.—Subject to valid rights in
19	existence on the date of enactment of this Act, all
20	Federal land within the National Recreation Area is
21	withdrawn from—
22	(A) entry, appropriation, and disposal
23	under the public land laws;
24	(B) location, entry, and patent under the
25	mining laws; and

1	(C) operation of the mineral leasing, min-
2	eral materials, and geothermal leasing laws.
3	(7) Grazing.—
4	(A) STATE LAND SUBJECT TO A STATE
5	GRAZING LEASE.—
6	(i) IN GENERAL.—If State land ac-
7	quired under this subtitle is subject to a
8	State grazing lease in effect on the date of
9	acquisition, the Secretary shall allow the
10	grazing to continue for the remainder of
11	the term of the lease, subject to the related
12	terms and conditions of user agreements,
13	including permitted stocking rates, grazing
14	fee levels, access rights, and ownership and
15	use of range improvements.
16	(ii) ACCESS.—A lessee of State land
17	may continue to use established routes
18	within the National Recreation Area to ac-
19	cess State land for purposes of admin-
20	istering the lease if the use was permitted
21	before the date of enactment of this Act,
22	subject to such terms and conditions as the
23	Secretary may require.
24	(B) STATE AND PRIVATE LAND.—The Sec-
25	retary may, in accordance with applicable laws,

1 authorize grazing on land acquired from the 2 State or private landowners under section 753, 3 if grazing was established before the date of ac-4 quisition. (C) PRIVATE LAND.—On private land ac-5 6 quired under section 753 for the National 7 Recreation Area on which authorized grazing is 8 occurring before the date of enactment of this 9 Act, the Secretary, in consultation with the les-10 see, may allow the continuation and renewal of 11 grazing on the land based on the terms of ac-12 quisition or by agreement between the Secretary 13 and the lessee, subject to applicable law (includ-14 ing regulations). 15 (D) FEDERAL LAND.—The Secretary shall-16 17 (i) allow, consistent with the grazing 18 leases, uses, and practices in effect as of 19 the date of enactment of this Act, the con-20 tinuation and renewal of grazing on Fed-21 eral land located within the boundary of 22 the National Recreation Area on which 23 grazing is allowed before the date of enact-24 ment of this Act, unless the Secretary de-25 termines that grazing on the Federal land

1	would present unacceptable impacts (as de-
2	fined in section 1.4.7.1 of the National
3	Park Service document entitled "Manage-
4	ment Policies 2006: The Guide to Man-
5	aging the National Park System") to the
6	natural, cultural, recreational, and scenic
7	resource values and the character of the
8	land within the National Recreation Area;
9	and
10	(ii) retain all authorities to manage
11	grazing in the National Recreation Area.
12	(E) TERMINATION OF LEASES.—Within
13	the National Recreation Area, the Secretary
14	may—
15	(i) accept the voluntary termination of
16	a lease or permit for grazing; or
17	(ii) in the case of a lease or permit va-
18	cated for a period of 3 or more years, ter-
19	minate the lease or permit.
20	(8) WATER RIGHTS.—Nothing in this subtitle—
21	(A) affects any use or allocation in exist-
22	ence on the date of enactment of this Act of
23	any water, water right, or interest in water;
24	(B) affects any vested absolute or decreed
25	conditional water right in existence on the date

1	of enactment of this Act, including any water
2	right held by the United States;
3	(C) affects any interstate water compact in
4	existence on the date of enactment of this Act;
5	(D) shall be considered to be a relinquish-
6	ment or reduction of any water right reserved
7	or appropriated by the United States in the
8	State on or before the date of enactment of this
9	Act; or
10	(E) constitutes an express or implied Fed-
11	eral reservation of any water or water rights
12	with respect to the National Recreation Area.
13	(9) FISHING EASEMENTS.—
14	(A) IN GENERAL.—Nothing in this subtitle
15	diminishes or alters the fish and wildlife pro-
16	gram for the Aspinall Unit developed under sec-
17	tion 8 of the Act of April 11, 1956 (commonly
18	known as the "Colorado River Storage Project
19	Act") (70 Stat. 110, chapter 203; 43 U.S.C.
20	620g), by the United States Fish and Wildlife
21	Service, the Bureau of Reclamation, and the
22	Colorado Division of Wildlife (including any
23	successor in interest to that division) that pro-
24	vides for the acquisition of public access fishing
25	easements as mitigation for the Aspinall Unit

(referred to in this paragraph as the "program").

(B) 3 ACQUISITION OF FISHING EASE-4 MENTS.—The Secretary shall continue to fulfill 5 the obligation of the Secretary under the pro-6 gram to acquire 26 miles of class 1 public fish-7 ing easements to provide to sportsmen access for fishing within the Upper Gunnison Basin 8 9 upstream of the Aspinall Unit, subject to the condition that no existing fishing access down-10 11 stream of the Aspinall Unit shall be counted to-12 ward the minimum mileage requirement under 13 the program.

14 (C) PLAN.—Not later than 1 year after
15 the date of enactment of this Act, the Secretary
16 shall develop a plan for fulfilling the obligation
17 of the Secretary described in subparagraph (B)
18 by the date that is 10 years after the date of
19 enactment of this Act.

(D) REPORTS.—Not later than each of 2
years, 5 years, and 8 years after the date of enactment of this Act, the Secretary shall submit
to Congress a report that describes the progress
made in fulfilling the obligation of the Secretary
described in subparagraph (B).

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1	(d) TRIBAL RIGHTS AND USES.—
2	(1) TREATY RIGHTS.—Nothing in this subtitle
3	affects the treaty rights of any Indian Tribe.
4	(2) TRADITIONAL TRIBAL USES.—Subject to
5	any terms and conditions as the Secretary deter-
6	mines to be necessary and in accordance with appli-
7	cable law, the Secretary shall allow for the continued
8	use of the National Recreation Area by members of
9	Indian Tribes—
10	(A) for traditional ceremonies; and
11	(B) as a source of traditional plants and
12	other materials.
12	GEO 550 ACOLIGIZION OF LAND DOUNDARY MANAGE
13	SEC. 753. ACQUISITION OF LAND; BOUNDARY MANAGE-
13 14	MENT.
14	MENT.
14 15	MENT. (a) Acquisition.—
14 15 16	MENT. (a) Acquisition.— (1) In general.—The Secretary may acquire
14 15 16 17	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of
14 15 16 17 18	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area.
14 15 16 17 18 19	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area. (2) MANNER OF ACQUISITION.—
 14 15 16 17 18 19 20 	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area. (2) MANNER OF ACQUISITION.— (A) IN GENERAL.—Subject to subpara-
 14 15 16 17 18 19 20 21 	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area. (2) MANNER OF ACQUISITION.— (A) IN GENERAL.—Subject to subpara- graph (B), land described in paragraph (1) may
 14 15 16 17 18 19 20 21 22 	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area. (2) MANNER OF ACQUISITION.— (A) IN GENERAL.—Subject to subpara- graph (B), land described in paragraph (1) may be acquired under this subsection by—
 14 15 16 17 18 19 20 21 22 23 	MENT. (a) ACQUISITION.— (1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area. (2) MANNER OF ACQUISITION.— (A) IN GENERAL.—Subject to subpara- graph (B), land described in paragraph (1) may be acquired under this subsection by— (i) donation;

1		(iii) transfer from another Federal
2		agency; or
3		(iv) exchange.
4		(B) STATE LAND.—Land or interests in
5		land owned by the State or a political subdivi-
6		sion of the State may only be acquired by pur-
7		chase, donation, or exchange.
8	(b)	Transfer of Administrative Jurisdic-
9	TION.—	
10		(1) Forest service land.—
11		(A) IN GENERAL.—Administrative jurisdic-
12		tion over the approximately 2,560 acres of land
13		identified on the map as "U.S. Forest Service
14		proposed transfer to the National Park Service"
15		is transferred to the Secretary, to be adminis-
16		tered by the Director of the National Park
17		Service as part of the National Recreation
18		Area.
19		(B) BOUNDARY ADJUSTMENT.—The
20		boundary of the Gunnison National Forest shall
21		be adjusted to exclude the land transferred to
22		the Secretary under subparagraph (A).
23		(2) BUREAU OF LAND MANAGEMENT LAND
24	Adn	ninistrative jurisdiction over the approximately
25	5,04	40 acres of land identified on the map as "Bu-

1	reau of Land Management proposed transfer to Na-
2	tional Park Service" is transferred from the Director
3	of the Bureau of Land Management to the Director
4	of the National Park Service, to be administered as
5	part of the National Recreation Area.
6	(3) WITHDRAWAL.—Administrative jurisdiction
7	over the land identified on the map as "Proposed for
8	transfer to the Bureau of Land Management, sub-
9	ject to the revocation of Bureau of Reclamation
10	withdrawal" shall be transferred to the Director of
11	the Bureau of Land Management on relinquishment
12	of the land by the Bureau of Reclamation and rev-
13	ocation by the Bureau of Land Management of any
14	withdrawal as may be necessary.
15	(c) POTENTIAL LAND EXCHANGE.—
16	(1) IN GENERAL.—The withdrawal for reclama-
17	tion purposes of the land identified on the map as
18	"Potential exchange lands" shall be relinquished by
19	the Commissioner of Reclamation and revoked by
20	the Director of the Bureau of Land Management
21	and the land shall be transferred to the National
22	Park Service.
23	(2) Exchange; inclusion in national
24	RECREATION AREA.—On transfer of the land de-
25	scribed in paragraph (1), the transferred land—

1	(A) may be exchanged by the Secretary for
2	private land described in section $752(c)(5)$ —
3	(i) subject to a conservation easement
4	remaining on the transferred land, to pro-
5	tect the scenic resources of the transferred
6	land; and
7	(ii) in accordance with the laws (in-
8	cluding regulations) and policies governing
9	National Park Service land exchanges; and
10	(B) if not exchanged under subparagraph
11	(A), shall be added to, and managed as a part
12	of, the National Recreation Area.
13	(d) Addition to National Recreation Area.—
14	Any land within the boundary of the National Recreation
15	Area that is acquired by the United States shall be added
16	to, and managed as a part of, the National Recreation
17	Area.
18	SEC 754 CENEDAL MANACEMENT DI ANI

18 SEC. 754. GENERAL MANAGEMENT PLAN.

Not later than 3 years after the date on which funds
are made available to carry out this subtitle, the Director
of the National Park Service, in consultation with the
Commissioner of Reclamation, shall prepare a general
management plan for the National Recreation Area in accordance with section 100502 of title 54, United States
Code.

1 SEC. 755. BOUNDARY SURVEY.

2 The Secretary (acting through the Director of the
3 National Park Service) shall prepare a boundary survey
4 and legal description of the National Recreation Area.

5 TITLE VIII—GRAND CANYON 6 PROTECTION

7 SEC. 801. SHORT TITLE.

8 This title may be cited as the "Grand Canyon Protec-9 tion Act".

10sec. 802. WITHDRAWAL OF CERTAIN FEDERAL LAND IN11THE STATE OF ARIZONA.

(a) DEFINITION OF MAP.—In this title, the term
"Map" means the map prepared by the Bureau of Land
Management entitled "Grand Canyon Protection Act" and
dated January 22, 2021.

16 (b) WITHDRAWAL.—Subject to valid existing rights, 17 the approximately 1,006,545 acres of Federal land in the 18 State of Arizona, generally depicted on the Map as "Fed-19 eral Mineral Estate to be Withdrawn", including any land 20 or interest in land that is acquired by the United States 21 after the date of the enactment of this Act, are hereby 22 withdrawn from—

- 23 (1) all forms of entry, appropriation, and dis-24 posal under the public land laws;
- 25 (2) location, entry, and patent under the mining26 laws; and

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1 (3) operation of the mineral leasing, mineral 2 materials, and geothermal leasing laws. 3 (c) AVAILABILITY OF MAP.—The Map shall be kept 4 on file and made available for public inspection in the ap-5 propriate offices of the Forest Service and the Bureau of 6 Land Management. TITLE IX—OUTDOORS FOR ALL 7 ACT 8 9 SEC. 901. SHORT TITLE. 10 This title may be cited as the "Outdoors for All Act". 11 SEC. 902. DEFINITIONS. 12 In this title: 13 (1) ELIGIBLE ENTITY.— 14 (A) IN GENERAL.—The term "eligible entity" means— 15 16 (i) a State; 17 (ii) a political subdivision of a State, 18 including-19 (I) a city; and 20 (II) a county; 21 (iii) a special purpose district, includ-22 ing park districts; and 23 (iv) an Indian tribe (as defined in section 4 of the Indian Self-Determination 24

1	and Education Assistance Act (25 U.S.C.
2	5304)).
3	(B) POLITICAL SUBDIVISIONS AND INDIAN
4	TRIBES.—A political subdivision of a State or
5	an Indian tribe shall be considered an eligible
6	entity only if the political subdivision or Indian
7	tribe represents or otherwise serves a qualifying
8	urban area.
9	(2) OUTDOOR RECREATION LEGACY PARTNER-
10	SHIP GRANT PROGRAM.—The term "Outdoor Recre-
11	ation Legacy Partnership Grant Program" means
12	the program established under section 903(a).
13	(3) QUALIFYING URBAN AREA.—The term
14	"qualifying urban area" means an area identified by
15	the Census Bureau as an "urban area" in the most
16	recent census.
17	(4) Secretary.—The term "Secretary" means
18	the Secretary of the Interior.
19	SEC. 903. GRANTS AUTHORIZED.
20	(a) IN GENERAL.—The Secretary shall establish an
21	outdoor recreation legacy partnership grant program
22	under which the Secretary may award grants to eligible
23	entities for projects—
24	(1) to acquire land and water for parks and
25	other outdoor recreation purposes; and

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(2) to develop new or renovate existing outdoor
 recreation facilities.

3 (b) MATCHING REQUIREMENT.—

4 (1) IN GENERAL.—As a condition of receiving a
5 grant under subsection (a), an eligible entity shall
6 provide matching funds in the form of cash or an in7 kind contribution in an amount equal to not less
8 than 100 percent of the amounts made available
9 under the grant.

10 (2) SOURCES.—The matching amounts referred
11 to in paragraph (1) may include amounts made
12 available from State, local, nongovernmental, or pri13 vate sources.

14 SEC. 904. ELIGIBLE USES.

(a) IN GENERAL.—A grant recipient may use a grant
awarded under this title—

17 (1) to acquire land or water that provides out-18 door recreation opportunities to the public; and

19 (2) to develop or renovate outdoor recreational
20 facilities that provide outdoor recreation opportuni21 ties to the public, with priority given to projects
22 that—

23 (A) create or significantly enhance access
24 to park and recreational opportunities in an
25 urban neighborhood or community;

1	(B) engage and empower underserved com-
2	munities and youth;
3	(C) provide opportunities for youth em-
4	ployment or job training;
5	(D) establish or expand public-private
6	partnerships, with a focus on leveraging re-
7	sources; and
8	(E) take advantage of coordination among
9	various levels of government.
10	(b) LIMITATIONS ON USE.—A grant recipient may
11	not use grant funds for—
12	(1) grant administration costs;
13	(2) incidental costs related to land acquisition,
14	including appraisal and titling;
15	(3) operation and maintenance activities;
16	(4) facilities that support semiprofessional or
17	professional athletics;
18	(5) indoor facilities such as recreation centers
19	or facilities that support primarily non-outdoor pur-
20	poses; or
21	(6) acquisition of land or interests in land that
22	restrict access to specific persons.
23	SEC. 905. NATIONAL PARK SERVICE REQUIREMENTS.
24	In carrying out the Outdoor Recreation Legacy Part-
25	nership Grant Program, the Secretary shall—

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(1) conduct an initial screening and technical
 review of applications received; and

3 (2) evaluate and score all qualifying applica-4 tions.

5 SEC. 906. REPORTING.

6 (a) ANNUAL REPORTS.—Not later than 30 days after
7 the last day of each report period, each State lead agency
8 that receives a grant under this title shall annually submit
9 to the Secretary performance and financial reports that—

10 (1) summarize project activities conducted dur-11 ing the report period; and

12 (2) provide the status of the project.

(b) FINAL REPORTS.—Not later than 90 days after
the earlier of the date of expiration of a project period
or the completion of a project, each State lead agency that
receives a grant under this title shall submit to the Secretary a final report containing such information as the
Secretary may require.

19 TITLE X—MISCELLANEOUS

20 SEC. 1001. PROMOTING HEALTH AND WELLNESS FOR VET-

21 ERANS AND SERVICEMEMBERS.

The Secretary of the Interior and the Secretary of Agriculture are encouraged to ensure servicemember and veteran access to public lands designated by this Act for

1	the purposes of outdoor recreation and to participate in
2	outdoor-related volunteer and wellness programs.
3	TITLE XI-SOUTHWESTERN OR-
4	EGON WATERSHED AND
5	SALMON PROTECTION
6	SEC. 1101. SHORT TITLE.
7	This title may be cited as the "Southwestern Oregon
8	Watershed and Salmon Protection Act of 2021".
9	SEC. 1102. WITHDRAWAL OF FEDERAL LAND, CURRY COUN-
10	TY AND JOSEPHINE COUNTY, OREGON.
11	(a) DEFINITIONS.—In this section:
12	(1) ELIGIBLE FEDERAL LAND.—The term "eli-
13	gible Federal land" means—
14	(A) any federally owned land or interest in
15	land depicted on the Maps as within the Hunter
16	Creek and Pistol River Headwaters Withdrawal
17	Proposal or the Rough and Ready and Baldface
18	Creeks Mineral Withdrawal Proposal; or
19	(B) any land or interest in land located
20	within such withdrawal proposals that is ac-
21	quired by the Federal Government after the
22	date of enactment of this Act.
23	(2) MAPS.—The term "Maps" means—
24	(A) the Bureau of Land Management map
25	entitled "Hunter Creek and Pistol River Head-

1	waters Withdrawal Proposal" and dated Janu-
2	ary 12, 2015; and
3	(B) the Bureau of Land Management map
4	entitled "Rough and Ready and Baldface
5	Creeks Mineral Withdrawal Proposal" and
6	dated January 12, 2015.
7	(b) WITHDRAWAL.—Subject to valid existing rights,
8	the eligible Federal land is withdrawn from all forms of—
9	(1) entry, appropriation, or disposal under the
10	public land laws;
11	(2) location, entry, and patent under the mining
12	laws; and
13	(3) operation under the mineral leasing and
13 14	(3) operation under the mineral leasing and geothermal leasing laws.
14	geothermal leasing laws.
14 15	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days
14 15 16	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall
14 15 16 17	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall be made available to the public at each appropriate office
14 15 16 17 18	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall be made available to the public at each appropriate office of the Bureau of Land Management.
14 15 16 17 18 19	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall be made available to the public at each appropriate office of the Bureau of Land Management. (d) EXISTING USES NOT AFFECTED.—Except with
 14 15 16 17 18 19 20 	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall be made available to the public at each appropriate office of the Bureau of Land Management. (d) EXISTING USES NOT AFFECTED.—Except with respect to the withdrawal under subsection (b), nothing
14 15 16 17 18 19 20 21	geothermal leasing laws. (c) AVAILABILITY OF MAPS.—Not later than 30 days after the date of enactment of this Act, the Maps shall be made available to the public at each appropriate office of the Bureau of Land Management. (d) EXISTING USES NOT AFFECTED.—Except with respect to the withdrawal under subsection (b), nothing in this section restricts recreational uses, hunting, fishing,

1 TITLE XII—ROSIE THE RIVETER/ 2 WORLD WAR II HOME FRONT 3 NATIONAL HISTORICAL PARK 4 ADDITIONS

5 SEC. 1201. ROSIE THE RIVETER/WORLD WAR II HOME
6 FRONT NATIONAL HISTORICAL PARK ADDI7 TIONS.

8 (a) SHORT TITLE.—This Act may be cited as the
9 "Rosie the Riveter National Historic Site Expansion Act".
10 (b) ADDITIONS.—The Rosie the Riveter/World War
11 II Home Front National Historical Park Establishment
12 Act of 2000 (16 U.S.C. 410ggg et seq.) is amended as
13 follows:

14 (1) In section 2(b), by adding at the end the
15 following: "Not later than 180 days after areas are
16 added to the park administratively or by Federal
17 law, the Secretary shall update the map to include
18 the added areas.".

19 (2) By adding at the end of section 2, the fol-20 lowing:

21 "(c) ADDITIONAL AREAS INCLUDED.—In addition to
22 areas included under subsection (b), the park shall include
23 the following:

1	"(1) The Nystrom Elementary School–The
2	Maritime Building, as listed on the National Reg-
3	ister of Historic Places.
4	"(2) Such other areas as the Secretary deems
5	appropriate.".
6	(3) By amending section $3(e)(2)$ to read as fol-
7	lows:
8	"(2) OTHER PROPERTY.—Within the bound-
9	aries of the park, the Secretary may acquire lands,
10	improvements, waters, or interests therein, by dona-
11	tion, purchase, exchange or transfer. Any lands, or
12	interests therein, owned by the State of California or
13	any political subdivision thereof, may be acquired
14	only by donation. When any tract of land is only
15	partly within such boundaries, the Secretary may ac-
16	quire all or any portion of the land outside of such
17	boundaries in order to minimize the payment of sev-
18	erance costs. Land so acquired outside of the bound-
19	aries may be exchanged by the Secretary for non-
20	Federal lands within the boundaries.".
21	TITLE XIII—MISCELLANEOUS
22	SEC. 1301. SACRAMENTO-SAN JOAQUIN DELTA NATIONAL
23	HERITAGE AREA.
24	Section $6001(a)(4)(A)$ of the John D. Dingell, Jr.
25	Conservation, Management, and Recreation Act (Public

Law 116-9) is amended by adding at the end the fol lowing: "In addition, the Sacramento-San Joaquin Delta
 National Heritage Area shall include the area depicted as
 'Rio Vista/Expansion Area' on the map entitled 'Sac ramento-San Joaquin Delta National Heritage Area Pro posed Boundary Expansion' and dated February 2021.".

7 TITLE XIV—MISCELLANEOUS

8 SEC. 1401. CAPE COD NATIONAL SEASHORE ADVISORY 9 COMMISSION.

10 Effective September 26, 2018, section 8(a) of Public Law 87–126 (16 U.S.C. 459b–7(a)) is amended in the sec-11 ond sentence by striking "2018" and inserting "2028". 12 XV—SANTA TITLE MONICA 13 **MOUNTAINS** NATIONAL 14 **AREA BOUND-**RECREATION 15 **ARY ADJUSTMENT STUDY ACT** 16

17 SEC. 1501. SHORT TITLE.

18 This title may be cited as the "Santa Monica Moun-19 tains National Recreation Area Boundary Adjustment20 Study Act".

21 SEC. 1502. RESOURCE STUDY OF THE LOS ANGELES COAST-

- 22 AL AREA, CALIFORNIA.
- 23 (a) DEFINITIONS.—In this section:
- 24 (1) SECRETARY.—The term "Secretary" means
- 25 the Secretary of the Interior.

1	(2) Study Area.—The term "study area"
2	means the coastline and adjacent areas to the Santa
3	Monica Bay from Will Rogers State Beach to Tor-
4	rance Beach, including the areas in and around
5	Ballona Creek and the Baldwin Hills and the San
6	Pedro section of the City of Los Angeles, excluding
7	the Port of Los Angeles north of Crescent Avenue.
8	(b) Special Resource Study.—
9	(1) Study.—The Secretary shall conduct a spe-
10	cial resource study of the study area.
11	(2) CONTENTS.—In conducting the study under
12	paragraph (1), the Secretary shall—
13	(A) evaluate the national significance of
14	the study area;
15	(B) determine the suitability and feasibility
16	of designating the study area as a unit of the
17	National Park System;
18	(C) consider other alternatives for preser-
19	vation, protection, and interpretation of the
20	study area by the Federal Government, State or
21	local government entities, or private and non-
22	profit organizations;
23	(D) consult with interested Federal agen-
24	cies, State or local governmental entities, pri-

1	vate and nonprofit organizations, or any other
2	interested individuals; and
3	(E) identify cost estimates for any Federal
4	acquisition, development, interpretation, oper-
5	ation, and maintenance associated with the al-
6	ternatives.
7	(3) APPLICABLE LAW.—The study required
8	under paragraph (1) shall be conducted in accord-
9	ance with section 100507 of title 54, United States
10	Code.
11	(4) REPORT.—Not later than 3 years after the
12	date on which funds are first made available for the
13	study under paragraph (1), the Secretary shall sub-
14	mit to the Committee on Natural Resources of the
15	House of Representatives and the Committee on En-
16	ergy and Natural Resources of the Senate a report
17	that describes—
18	(A) the results of the study; and
19	(B) any conclusions and recommendations
20	of the Secretary.

TITLE XVI—GREAT DISMAL SWAMP NATIONAL HERITAGE AREA ACT

4 SEC. 1601. SHORT TITLE.

5 This title may be cited as the "Great Dismal Swamp6 National Heritage Area Act".

7 SEC. 1602. DEFINITIONS.

8 In this title:

9 (1) HERITAGE AREA.—The term "Heritage
10 Area" means the Great Dismal Swamp National
11 Heritage Area.

12 (2) SECRETARY.—The term "Secretary" means13 the Secretary of the Interior.

14 (3) STATES.—The term "States" means the15 States of Virginia and North Carolina.

16 (4) STUDY AREA.—The term "study area"
17 means—

18 (A) the cities of Chesapeake, Norfolk,
19 Portsmouth, and Suffolk in the State of Vir20 ginia;

21 (B) Isle of Wight County in the State of22 Virginia;

23 (C) Camden, Currituck, Gates, and
24 Pasquotank counties in the State of North
25 Carolina; and

1	(D) any other areas in the States that—
2	(i) have heritage aspects that are
3	similar to the areas described in subpara-
4	graphs (A), (B), or (C); and
5	(ii) are adjacent to, or in the vicinity
6	of, those areas.

7 SEC. 1603. STUDY.

8 (a) IN GENERAL.—The Secretary, in consultation 9 with State and local organizations and governmental agen-10 cies, Tribal governments, non-profit organizations, and 11 other appropriate entities, shall conduct a study to assess 12 the suitability and feasibility of designating the study area 13 as a National Heritage Area, to be known as the "Great 14 Dismal Swamp National Heritage Area".

(b) REQUIREMENTS.—The study shall include analysis, documentation, and determinations on whether the
study area—

18 (1) has an assemblage of natural, historic, and19 cultural resources that—

20 (A) represent distinctive aspects of the
21 people and cultures of the United States;
22 (B) are worthy of recognition, conserva-

(B) are worthy of recognition, conserva-tion, interpretation, and continuing use; and

24 (C) would be best managed—

1	(i) through partnerships among public
2	and private entities; and
3	(ii) by linking diverse and sometimes
4	noncontiguous resources and active com-
5	munities;
6	(2) reflects traditions, customs, beliefs, and
7	folklife that are a valuable part of the story of the
8	United States;
9	(3) provides outstanding opportunities—
10	(A) to conserve natural, historic, cultural,
11	or scenic features; and
12	(B) for recreation and education;
13	(4) contains resources that—
14	(A) are important to any identified themes
15	of the study area; and
16	(B) retain a degree of integrity capable of
17	supporting interpretation;
18	(5) includes residents, business interests, non-
19	profit organizations, and State, local, and Tribal
20	governments, and other appropriate entities that—
21	(A) are involved in the planning of the
22	Heritage Area;
23	(B) have developed a conceptual financial
24	plan that outlines the roles of all participants in

1	the Heritage Area, including the Federal Gov-
2	ernment; and
3	(C) have demonstrated support for the des-
4	ignation of the Heritage Area;
5	(6) has a potential management entity to work
6	in partnership with the individuals and entities de-
7	scribed in paragraph (5) to develop the Heritage
8	Area while encouraging State and local economic ac-
9	tivity; and
10	(7) has a conceptual boundary map that is sup-
11	ported by the public.
12	SEC. 1604. REPORT.
12 13	SEC. 1604. REPORT. Not later than 3 years after the date on which funds
13	Not later than 3 years after the date on which funds
13 14	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec-
13 14 15	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec- retary shall submit to the Committee on Natural Re-
13 14 15 16	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec- retary shall submit to the Committee on Natural Re- sources of the House of Representatives and the Com-
13 14 15 16 17	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec- retary shall submit to the Committee on Natural Re- sources of the House of Representatives and the Com- mittee on Energy and Natural Resources of the Senate
 13 14 15 16 17 18 	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec- retary shall submit to the Committee on Natural Re- sources of the House of Representatives and the Com- mittee on Energy and Natural Resources of the Senate a report that describes—
 13 14 15 16 17 18 19 	Not later than 3 years after the date on which funds are first made available to carry out this title, the Sec- retary shall submit to the Committee on Natural Re- sources of the House of Representatives and the Com- mittee on Energy and Natural Resources of the Senate a report that describes— (1) the findings of the study under section 3;

TITLE XVII—NATIONAL HERITAGE AREA

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3 SEC. 1701. SHORT TITLE.

4 This title may be cited as the "National Heritage5 Area Act of 2021".

6 SEC. 1702. DEFINITIONS.

7 In this title:

1

2

8 (1) FEASIBILITY STUDY.—The term "feasibility 9 study" means a study conducted by the Secretary, 10 or conducted by one or more other interested parties 11 and reviewed and approved by the Secretary, in ac-12 cordance with the criteria and processes required by 13 section 905, to determine whether a study area 14 meets the criteria to be designated by Federal stat-15 ute as a National Heritage Area.

16 (2) INDIAN TRIBE.—The term "Indian Tribe"
17 means any Indian or Alaska Native tribe, band, na18 tion, pueblo, village, or other community the name
19 of which is included on the list most recently pub20 lished by the Secretary of the Interior pursuant to
21 section 104 of the Federally Recognized Indian
22 Tribe List Act of 1994 (25 U.S.C. 5131).

23 (3) LOCAL COORDINATING ENTITY.—The term
24 "local coordinating entity" means the entity des25 ignated by Federal statute to—

1	(A) carry out, in partnership with other in-
2	dividuals and entities, the management plan for
3	a National Heritage Area; and
4	(B) operate a National Heritage Area, in-
5	cluding through the implementation of projects
6	and programs among diverse partners in a Na-
7	tional Heritage Area.
8	(4) MANAGEMENT PLAN.—The term "manage-
9	ment plan" means the management plan for a Na-
10	tional Heritage Area required under this title.
11	(5) NATIONAL HERITAGE AREA.—The term
12	"National Heritage Area" means—
13	(A) each National Heritage Area, National
14	Heritage Corridor, Natural Preservation Com-
15	mission, National Heritage Canalway, National
16	Heritage Route, Heritage Corridor, Cultural
17	Heritage Corridor, Heritage Partnership, and
18	National Heritage Partnership, the Shenandoah
19	Valley Battlefields National Historic District,
20	or other area designated by Federal statute
21	with the explicit purpose of establishing a na-
22	tional heritage area designated by Congress be-
23	fore or on the date of enactment of this Act;
24	and

1	(B) each National Heritage Area des-
2	ignated by Federal statute after the date of en-
3	actment of this Act, unless the law designating
4	the area exempts that area from the National
5	Heritage Area System by specific reference to
6	this title.
7	(6) NATIONAL HERITAGE AREA SYSTEM.—The
8	term "National Heritage Area System" means the
9	system of National Heritage Areas established by
10	this title.
11	(7) Secretary.—The term "Secretary" means
12	the Secretary of the Interior.
13	(8) Study area.—The term "study area"
14	means a specific geographic area that is the subject
15	of a feasibility study under section 905.
16	(9) TRIBAL GOVERNMENT.—The term "Tribal
17	government" means the governing body of an Indian
18	Tribe.
19	SEC. 1703. NATIONAL HERITAGE AREA SYSTEM.
20	(a) IN GENERAL.—In order to recognize certain
21	areas of the United States that tell nationally significant
22	stories and to conserve, enhance, and interpret the areas'
23	natural, historic, scenic, and cultural resources that to-
24	gether illustrate significant aspects of our country's herit-
25	age, there is established a National Heritage Area System

through which the Secretary may provide technical and
 financial assistance to local coordinating entities to sup port the establishment, development, and continuity of
 National Heritage Areas.

5 (b) NATIONAL HERITAGE AREA SYSTEM.—The Na6 tional Heritage Area System shall be composed of all Na7 tional Heritage Areas.

8 (c) Relationship to the National Park Sys-9 Tem.—

10 (1)Relationship TO NATIONAL PARK 11 UNITS.—The Secretary shall encourage participation 12 and assistance by any unit of the National Park 13 System located near or encompassed by any Na-14 tional Heritage Area in local initiatives for that Na-15 tional Heritage Area that conserve and interpret re-16 sources consistent with an approved management 17 plan for the National Heritage Area.

18 (2) APPLICABILITY OF LAWS.—National Herit19 age Areas shall not be—

20 (A) considered to be units of the National
21 Park System; or
22 (B) subject to the authorities applicable to

23 units of the National Park System.

1	SEC. 1704. NATIONAL HERITAGE AREA SYSTEM MANAGE-
2	MENT.
3	(a) MANAGEMENT PLAN.—
4	(1) IN GENERAL.—Not later than 3 years after
5	a National Heritage Area is included in the National
6	Heritage Area System outlined by this title, the local
7	coordinating entity of the National Heritage Area
8	shall submit to the Secretary for approval a manage-
9	ment plan for the National Heritage Area.
10	(2) REQUIREMENTS.—The management plan
11	shall—
12	(A) incorporate an integrated and coopera-
13	tive approach for the protection, enhancement,
14	and interpretation of the natural, cultural, his-
15	toric, scenic, and recreational resources of the
16	National Heritage Area;
17	(B) be developed using a comprehensive
18	planning approach that includes—
19	(i) opportunities for stakeholders, in-
20	cluding community members, local and re-
21	gional governments, Tribal governments,
22	businesses, nonprofit organizations, and
23	other interested parties—
24	(I) to be involved in the planning
25	process; and

1	(II) to review and comment on
2	draft management plans; and
3	(ii) documentation of the planning
4	and public participation processes, includ-
5	ing a description of—
6	(I) the means by which the man-
7	agement plan was prepared;
8	(II) the stakeholders involved in
9	the process; and
10	(III) the timing and method of
11	stakeholder involvement;
12	(C) include—
13	(i) an inventory of—
14	(I) the resources located in the
15	National Heritage Area; and
16	(II) any other property in the
17	National Heritage Area that—
18	(aa) is related to the themes
19	of the National Heritage Area;
20	and
21	(bb) should be preserved, re-
22	stored, managed, or maintained
23	because of the significance of the
24	property;

1	(ii) comprehensive policies, strategies
2	and recommendations for the conservation,
3	funding, management, and development of
4	the National Heritage Area;
5	(iii) a description of actions that the
6	Federal, Tribal, State, and local govern-
7	ments, private organizations, and individ-
8	uals have agreed to take to protect the
9	natural, historical, cultural, scenic, and
10	recreational resources of the National Her-
11	itage Area;
12	(iv) a program of implementation for
13	the management plan by the local coordi-
14	nating entity that includes a description
15	of—
16	(I) actions to facilitate ongoing
17	collaboration among partners to pro-
18	mote plans for resource protection,
19	restoration, and construction; and
20	(II) specific commitments for im-
21	plementation that have been made by
22	the local coordinating entity or any
23	government, organization, or indi-
24	vidual for the first 5 years of oper-
25	ation;

1	(v) the identification of sources of
2	funding for carrying out the management
3	plan;
4	(vi) analysis and recommendations for
5	means by which Federal, Tribal, State,
6	and local programs, including the role of
7	the National Park Service in the National
8	Heritage Area, may best be coordinated to
9	carry out this subsection; and
10	(vii) an interpretive plan for the Na-
11	tional Heritage Area; and
12	(D) recommend policies and strategies for
13	resource management that consider and detail
14	the application of appropriate land and water
15	management techniques, including the develop-
16	ment of intergovernmental and interagency co-
17	operative agreements to protect the natural,
18	historical, cultural, educational, scenic, and rec-
19	reational resources of the National Heritage
20	Area.
21	(3) EXCEPTIONS.—The requirements in para-
22	graph (2) shall not apply to management plans in
23	effect on the date of the enactment of this Act.
24	(b) EVALUATIONS.—

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1	(1) IN GENERAL.—Not later than 1 year before
2	the authorization for Federal funding expires for a
3	National Heritage Area, the Secretary shall—
4	(A) conduct an evaluation of the accom-
5	plishments of that National Heritage Area; and
6	(B) prepare and submit a report detailing
7	the evaluation required by subparagraph (A)
8	to—
9	(i) the Committee on Natural Re-
10	sources of the House of Representatives;
11	and
12	(ii) the Committee on Energy and
13	Natural Resources of the Senate.
14	(2) EVALUATION COMPONENTS.—An evaluation
15	prepared under paragraph (1) shall—
16	(A) assess the progress of the local coordi-
17	nating entity with respect to—
18	(i) accomplishing the purposes of the
19	authorizing legislation for the National
20	Heritage Area; and
21	(ii) achieving the goals and objectives
22	of the approved management plan for the
23	National Heritage Area;
24	(B) analyze the Federal, Tribal, State,
25	local, and private investments in the National

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1	Heritage Area to assess the impact of the in-
2	vestments; and
3	(C) review the management structure,
4	partnership relationships, and funding of the
5	National Heritage Area.
6	(3) RESULTS OF EVALUATION.—Based upon
7	the evaluation under paragraph (1), the Secretary
8	shall prepare a report with recommendations for the
9	National Park Service's continued role, if any, with
10	respect to the National Heritage Area. If the report
11	recommends that Federal funding for the National
12	Heritage Area be—
13	(A) continued, the report shall include an
14	analysis of—
15	(i) ways in which Federal funding for
16	the National Heritage Area may be re-
17	duced or eliminated over time;
18	(ii) the appropriate time period nec-
19	essary to achieve the recommended reduc-
20	tion or elimination; and
21	(iii) justification for the continued
22	funding in light of other National Park
23	Service core responsibilities and priorities;
24	or

1	(B) eliminated, the report shall include a
2	description of potential impacts on conserva-
3	tion, interpretation, and sustainability of the
4	National Heritage Area.
5	(4) Updates; additional evaluations.—
6	(A) UPDATES.—The Secretary may satisfy
7	the requirement under paragraph (1) for a Na-
8	tional Heritage Area by updating an evaluation
9	that was completed for that National Heritage
10	Area not more than 5 years before another
11	evaluation would otherwise be required under
12	paragraph (1).
13	(B) Additional evaluations.—The Sec-
14	retary may conduct additional evaluations as
15	the Secretary deems appropriate.
16	(c) COORDINATION.—The head of any Federal agen-
17	cy planning to conduct activities that may have an impact
18	on a designated National Heritage Area is encouraged to
19	consult and coordinate these activities with the Secretary
20	and the local coordinating entity to the maximum extent
21	practicable.
22	SEC. 1705. STUDY AREAS.
22	(a) FEASIDILINY SMUDLES

23 (a) FEASIBILITY STUDIES.—

24 (1) IN GENERAL.—The Secretary may carry out
25 or certify a study to assess the suitability and feasi-

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1	bility of designating a specific geographic area as a
2	National Heritage Area to be included in the Na-
3	tional Heritage Area System.
4	(2) PREPARATION.—The feasibility study shall
5	be carried out—
6	(A) by the Secretary in consultation with
7	Tribal, State, and local historic preservation of-
8	ficers, State and local historical societies, State
9	and local tourism offices, and other appropriate
10	organizations and governmental agencies; or
11	(B) by interested individuals or entities, if
12	the Secretary certifies that the completed study
13	meets the requirements of paragraph (4).
14	(3) CERTIFICATION.—Not later than 1 year
15	after receiving a study carried out by interested indi-
16	viduals or entities under paragraph (2)(B) the Sec-
17	retary shall review and certify whether the study
18	meets the requirements of paragraph (4).
19	(4) REQUIREMENTS.—A study under paragraph
20	(1) shall include analysis, documentation, and deter-
21	mination on whether the study area—
22	(A) has an assemblage of natural, historic,
23	and cultural resources that—
24	(i) represent distinct aspects of the
25	heritage of the United States;

(ii) are worthy of recognition, con-1 2 servation, interpretation, and continuing 3 use; and 4 (iii) would be best managed— (I) through partnerships among 5 6 public and private entities; and 7 (II) by linking diverse and some-8 times noncontiguous resources; 9 (B) reflects traditions, customs, beliefs, and folklife that are a valuable part of the story 10 11 of the United States; 12 (C) provides outstanding opportunities— 13 (i) to conserve natural, historic, cul-14 tural, or scenic features; and 15 (ii) for recreation and education; (D) contains resources that— 16 17 (i) are important to any identified 18 themes of the study area; and 19 (ii) retain a degree of integrity capa-20 ble of supporting interpretation; 21 (E) includes Tribal governments, residents, 22 business interests, nonprofit organizations, and 23 State and local governments that— 24 (i) are involved in the planning of the 25 study area;

1	(ii) have developed a conceptual finan-
2	cial plan that outlines the roles of all par-
3	ticipants in the study area, including the
4	Federal Government; and
5	(iii) have demonstrated support for
6	the designation of the study area;
7	(F) has a potential local coordinating enti-
8	ty to work in partnership with the individuals
9	and entities described in paragraph (1) to de-
10	velop the study area while encouraging State
11	and local economic activity; and
12	(G) has a conceptual boundary map that is
13	supported by the public.
14	(b) Report.—
15	(1) IN GENERAL.—For each study carried out
16	under subsection (a), the Secretary shall submit to
17	the Committee on Natural Resources of the House
18	of Representatives and the Committee on Energy
19	and Natural Resources of the Senate a report that
20	describes—
21	(A) the findings of the study described in
22	subsection (a) for that study area; and
23	(B) any conclusions and recommendations
24	of the Secretary.
25	(2) TIMING.—

1	(A) With respect to a study carried out by
2	the Secretary in accordance with paragraph
3	(2)(A)(i), the Secretary shall submit a report
4	under subparagraph (A) not later than 3 years
5	after the date on which funds are first made
6	available to carry out the study.
7	(B) With respect to a study carried out by
8	interested individuals or entities in accordance
9	with paragraph (2)(A)(ii), the Secretary shall
10	submit a report under subparagraph (A) not
11	later than 180 days after the date on which the
12	Secretary certifies under paragraph $(2)(B)$ that
13	the study meets the requirements of paragraph
14	(3).
15	SEC. 1706. LOCAL COORDINATING ENTITIES.
15	
15	(a) DUTIES.—For any year that Federal funds have
16	(a) DUTIES.—For any year that Federal funds have
16 17	(a) DUTIES.—For any year that Federal funds have been made available under this title for a National Herit-
16 17 18	(a) DUTIES.—For any year that Federal funds have been made available under this title for a National Herit- age Area, the local coordinating entity for that National
16 17 18 19	(a) DUTIES.—For any year that Federal funds have been made available under this title for a National Herit- age Area, the local coordinating entity for that National Heritage Area shall—
16 17 18 19 20	 (a) DUTIES.—For any year that Federal funds have been made available under this title for a National Heritage Area, the local coordinating entity for that National Heritage Area shall— (1) submit to the Secretary an annual report
 16 17 18 19 20 21 	 (a) DUTIES.—For any year that Federal funds have been made available under this title for a National Heritage Area, the local coordinating entity for that National Heritage Area shall— (1) submit to the Secretary an annual report that describes the activities, expenses, and income of
 16 17 18 19 20 21 22 	 (a) DUTIES.—For any year that Federal funds have been made available under this title for a National Heritage Area, the local coordinating entity for that National Heritage Area shall— (1) submit to the Secretary an annual report that describes the activities, expenses, and income of the local coordinating entity (including grants to any

(2) make available to the Secretary for audit all
 records relating to the expenditure of Federal funds
 and any matching funds; and

4 (3) require, with respect to all agreements au5 thorizing expenditure of Federal funds by other or6 ganizations, that the organizations receiving the
7 funds make available to the Secretary for audit all
8 records concerning the expenditure of the funds.

9 (b) AUTHORITIES.—The local coordinating entity 10 may, subject to the prior approval of the Secretary, for 11 the purposes of preparing and implementing the approved 12 management plan for the National Heritage Area, use 13 Federal funds made available through this title to—

(1) make grants to Indian Tribes, a State, a
local government, nonprofit organizations, and other
parties within the National Heritage Area;

17 (2) enter into cooperative agreements with or
18 provide technical assistance to the Indian Tribes,
19 State, a local government, nonprofit organizations,
20 Federal agencies, and other interested parties;

(3) hire and compensate staff, which may include individuals with expertise in natural, cultural,
and historic resources conservation; economic and
community development; and heritage planning;

1 (4) obtain money or services, including those 2 provided under other Federal laws or programs; 3 (5) contract for goods or services; and 4 (6) support activities of partners and any other 5 activities that further the purposes of the National 6 Heritage Area and are consistent with the approved 7 management plan. 8 (c) PROHIBITIONS ON THE ACQUISITION OF REAL 9 **PROPERTY.**—The local coordinating entity may not use Federal funds received under this title to acquire real 10 property or any interest in real property. 11 12 (d) HERITAGE AREA COMMISSIONS.— 13 (1) Section 804(j) of division B of H.R. 5666 14 (Appendix D) as enacted into law by section 1(a)(4)15 of Public Law 106–554 (54 U.S.C. 320101 note; 16 114 Stat. 2763, 2763A- 295; 123 Stat. 1294; 128 17 Stat. 3802) is amended by striking "shall termi-18 nate" and all that follows through the period and in-19 serting "shall terminate on September 30, 2034.". 20 (2) Section 295D(d) of Public Law 109–338 21 (120 Stat. 1833; 130 Stat. 962) is amended by 22 striking "shall terminate" and all that follows 23 through the period and inserting "shall terminate on

24 September 30, 2034.".

4 (1) abridge the rights of any property owner,
5 whether public or private, including the right to re6 frain from participating in any plan, project, pro7 gram, or activity conducted within the National Her8 itage Area;

9 (2) require any property owner to permit public 10 access (including Federal, Tribal, State, or local gov-11 ernment access) to such property or to modify any 12 provisions of Federal, Tribal, State, or local law with 13 regard to public access or use of private lands;

(3) alter any duly adopted land use regulation
or any approved land use plan or any other regulatory authority of any Federal, Tribal, or State, or
local government, or to convey any land use or other
regulatory authority to any local coordinating entity;
(4) authorize or imply the reservation or appro-

20 priation of water or water rights;

(5) diminish the authority of the State to manage fish and wildlife including the regulation of fishing and hunting within the National Heritage Area;
(6) create any liability, or 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;

3 (7) affect the authority of any Federal official
4 to provide technical or financial assistance under
5 any other law;

6 (8) modify any law or regulation authorizing 7 Federal officials to manage Federal land under their 8 control or limit the discretion of Federal land man-9 agers to implement approved land use plans within 10 the boundaries of a National Heritage Area, nor 11 shall this title be construed to modify, alter, or 12 amend any authorized uses of these Federal lands; 13 \mathbf{or}

14 (9) enlarge or diminish the treaty rights of any15 Indian Tribe within the National Heritage Area.

16 SEC. 1708. AUTHORIZATION OF APPROPRIATIONS.

17 (a) IN GENERAL.—Notwithstanding any other provi18 sion of law, for each of fiscal years 2022 through 2037,
19 there is authorized to be appropriated not more than
20 \$750,000 for each National Heritage Area.

(b) AVAILABILITY.—Amounts made available under
subsection (a) shall remain available until expended.

23 (c) COST-SHARING REQUIREMENT.—

24 (1) FEDERAL SHARE.—Notwithstanding any
25 other provision of law, including any law designating

a National Heritage Area, the Federal share of the
 total cost of any activity funded with appropriations
 authorized by subsection (a) shall not be more than
 50 percent.

5 (2) FORM OF NON-FEDERAL SHARE.—The non6 Federal share of the total cost of any activity funded
7 with appropriations authorized by subsection (a)
8 may be in the form of in-kind contributions of goods
9 or services fairly valued.

10 (3) EXCEPTION.—Notwithstanding section 11 909(b), for each National Heritage Area established 12 before the date of the enactment of this Act without 13 a non-Federal cost share requirement or with a non-14 Federal cost share requirement of less than 50 per-15 cent—

16 (A) the non-Federal cost share require17 ment, or lack thereof, shall remain at the pre18 viously enacted level for 2 full fiscal years after
19 the date of the enactment of this Act; and

20 (B) after the period referred to in subpara21 graph (A), the non-Federal cost share require22 ment shall increase by 10 percent annually until
23 the non-Federal share is consistent with para24 graph (1).

(d) AUTHORITY TO PROVIDE ASSISTANCE.—Notwith standing any other provision of law, the Secretary may
 provide assistance to a National Heritage Area during any
 fiscal year for which appropriations are authorized under
 subsection (a).

6 SEC. 1709. STATUTORY CLARIFICATION.

7 (a) AUTHORIZATION LIMITATIONS.—Any provision of
8 law enacted before the date of the enactment of this Act
9 that provides for a termination, expiration, or other time
10 limitation on the authorization for a National Heritage
11 Area is hereby superceded and shall have no effect.

12 (b) FUNDING LIMITATIONS.—Any provision of law 13 enacted before the date of the enactment of this Act that 14 provides for a termination, expiration, or other limitation 15 on the time or amount of an authorization of appropria-16 tions for a National Heritage Area is hereby superceded 17 and shall have no effect.

(c) EVALUATIONS.—Any provision of law enacted before the date of the enactment of this Act that requires
the Secretary to conduct an evaluation of or submit a report on the accomplishments of a National Heritage Area
is hereby superceded and shall have no effect.

(d) OTHER AUTHORITIES.—Any provision of law enacted before the date of the enactment of this Act that
provides for the establishment, management, administra-

tion, operation, or otherwise affects a National Heritage 1 2 Area and is not explicitly otherwise provided for in this title shall not be affected by this title. 3 TITLE XVIII—CASA GRANDE 4 **RUINS NATIONAL MONUMENT** 5 **BOUNDARY MODIFICATION** 6 7 SEC. 1801. SHORT TITLE. 8 This title may be cited as the "Casa Grande Ruins 9 National Monument Boundary Modification Act of 2021". 10 SEC. 1802. FINDINGS. 11 Congress finds that— 12 (1) Casa Grande Ruin Reservation was— 13 (A) set aside on March 2, 1889; 14 (B) proclaimed as the first archaeological 15 preserve in the United States on June 22, 16 1892; and 17 (C) redesignated as the "Casa Grande 18 Ruins National Monument" on August 3, 1918; 19 (2) the Casa Grande Ruins National Monument 20 protects 1 of the finest architectural examples of 21 14th century Hohokam culture in the Southwest, 22 which was known to early Spanish explorers as the 23 "Great House";

(3) Casa Grande is only part of the story of an
 ancient town that may have covered 2 square miles;
 and

4 (4) recent surveys and research have deter5 mined that the area of the Great House and the vil6 lage surrounding the Great House extends beyond
7 the existing boundary of the Casa Grande Ruins Na8 tional Monument.

9 SEC. 1803. DEFINITIONS.

10 In this title:

(1) BIA LAND.—The term "BIA land" means
the approximately 7.41 acres of Federal land administered by the Bureau of Indian Affairs, to be transferred to the administrative jurisdiction of the National Park Service, as generally depicted on the
map.

17 (2) BLM LAND.—The term "BLM land Parcel
18 A" means the approximately 3.8 acres of Federal
19 land administered by the Bureau of Land Manage20 ment, for which administrative jurisdiction is to be
21 transferred to the National Park Service, as gen22 erally depicted on the map.

23 (3) BLM LAND PARCEL B.—The term "BLM
24 land parcel B" means the approximately 3.7 acres of
25 Federal land administered by the Bureau of Land

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1	Management for which administrative jurisdiction is
2	to be transferred to the Bureau of Indian Affairs, as
3	generally depicted on the map.
4	(4) MAP.—The term "map" means the map en-
5	titled "Casa Grande Ruins National Monument Pro-
6	posed Boundary Adjustment", numbered 303–
7	120,734B, and dated June 2020.
8	(5) MONUMENT.—The term "Monument"
9	means the Casa Grande Ruins National Monument
10	in the State.
11	(6) NPS LAND.—The term "NPS land" means
12	the approximately 3.5 acres of Federal land adminis-
13	tered by the National Park Service, for which ad-
14	ministrative jurisdiction is to be transferred to the
15	Bureau of Indian Affairs, as generally depicted on
16	the map.
17	(7) SECRETARY.—The term "Secretary" means
18	the Secretary of the Interior.
19	(8) STATE.—The term "State" means the State
20	of Arizona.
21	SEC. 1804. ACQUISITION AND TRANSFER OF ADMINISTRA-
22	TIVE JURISDICTION OVER CERTAIN LAND.
23	(a) Acquisition of Land.—The Secretary may ac-
24	quire by donation, exchange, or purchase with donated or
25	appropriated funds, from willing sellers only, lands or in-

terests in land generally depicted on the map as State land
or private land, as generally depicted on the map, to be
administered as part of the Monument.
(b) TRANSFER OF ADMINISTRATIVE JURISDIC-
TION.—
(1) WITHDRAWAL.—The BIA land, BLM land
parcel A and BLM land parcel B are withdrawn
from—
(A) all forms of entry, appropriation, and
disposal under the public land laws;
(B) location, entry, and patent under the
mining laws; and
(C) operation of the mineral leasing and
geothermal leasing laws and mineral materials
laws.
(2) TRANSFER OF ADMINISTRATIVE JURISDIC-
TION.—
(A) BLM LAND PARCEL A.—Administra-
tive jurisdiction over the BLM land parcel A is
transferred from the Bureau of Land Manage-
ment to the National Park Service.
(B) BLM LAND PARCEL B.—Administra-
tive invisition over RLM land parcel B is

(B) BLM LAND PARCEL B.—Administrative jurisdiction over BLM land parcel B is
transferred from the Bureau of Land Management to the Bureau of Indian Affairs.

1 (C) BIA LAND.—Administrative jurisdic-2 tion over the BIA land is transferred from the Bureau of Indian Affairs to the National Park 3 Service. 4 (D) NPS LAND.—Administrative jurisdic-5 6 tion over the NPS land is transferred from the 7 National Park Service to the Bureau of Indian 8 Affairs. 9 (c) Administration; Boundary Modification.— 10 Upon the acquisition of land or an interest in land pursuant to subsection (a), and with respect to the lands trans-11 12 ferred by subsection (b), the Secretary shall— 13 (1) administer any acquired land or interest in 14 land, and land transferred to the administrative ju-15 risdiction of the National Park Service, as part of 16 the Monument, in accordance with the laws gen-17 erally applicable to units of the National Park Sys-18 tem, including applicable provisions of division A of 19 subtitle I of title 54, United States Code; and 20 (2) modify the boundary of the Monument to 21 reflect the transfers of lands, and any acquired lands

22 or interests in lands.

23 (d) AVAILABILITY OF MAP.—The map shall be on file24 and available for inspection in the appropriate offices of

the National Park Service, U.S. Department of the Inte rior.

3 (e) COMPENSATION.—Except in a case in which land
4 or an interest in land is acquired by donation, as consider5 ation for the acquisition of land or an interest in land or
6 under subsection (a), the Secretary shall—

7 (1) pay fair market value for the land or inter-8 est in land; or

9 (2) convey to the State or private landowner, as
10 applicable, Federal land or an interest in Federal
11 land, of equal value located in the State.

12 SEC. 1805. ADMINISTRATION OF STATE TRUST LAND.

The Secretary may enter into an agreement with the
State to provide for the cooperative management by the
Secretary and the State of the approximately 200 acres
of State land, as generally depicted on the map.

17 TITLE XIX—SUNSET CRATER 18 VOLCANO NATIONAL MONU-

MENT BOUNDARY ADJUSTMENT

21 SEC. 1901. SHORT TITLE.

22 This title may be cited as the "Sunset Crater Volcano

23 National Monument Boundary Adjustment Act".

24 SEC. 1902. DEFINITIONS.

25 In this title:

1	(1) FEDERAL LAND.—The term "Federal land"
2	means the approximately 97.71 acres of Forest
3	Service land identified as "Proposed transfer from
4	USDA Forest Service to National Park Service" on
5	the Map.
6	(2) MAP.—The term "Map" means the map en-
7	titled "Sunset Crater Volcano National Monument
8	Draft Proposed Boundary Adjustment", numbered
9	039/80,053d, and dated March 2020.
10	(3) MONUMENT.—The term "Monument"
11	means the Sunset Crater Volcano National Monu-
12	ment established by Presidential Proclamation 1911
13	(54 U.S.C. 320301 note; 46 Stat. 3023) and redes-
14	ignated by section 15 of the Smith River National
15	Recreation Area Act (Public Law 101–612; 104
16	Stat. 3222).
17	(4) Secretary.—The term "Secretary" means
18	the Secretary of the Interior, acting through the Di-
19	rector of the National Park Service.
20	SEC. 1903. SUNSET CRATER VOLCANO NATIONAL MONU-
21	MENT BOUNDARY MODIFICATION.
22	(a) BOUNDARY MODIFICATION.—The boundary of
23	the Monument is modified to include the Federal land.

(b) MAP AVAILABILITY.—The Map shall be on file
 and available for inspection in the appropriate offices of
 the National Park Service.

4 (c) TRANSFER OF ADMINISTRATIVE JURISDICTION
5 TO NATIONAL PARK SERVICE.—Administrative jurisdic6 tion over the Federal land is transferred from the Forest
7 Service to the National Park Service.

8 (d) ADMINISTRATION.—Subject to valid existing
9 rights, the Secretary shall administer the Federal land
10 added to the Monument under subsection (a)—

11 (1) as part of the Monument; and

12 (2) in accordance with applicable laws (includ-13 ing regulations).

14 **TITLE XX—MISCELLANEOUS**

15 SEC. 2001. FIRE, INSECTS, AND DISEASES.

Nothing in this Act may be construed to limit the
authority of the Secretary of the Interior or the Secretary
of Agriculture under section 4(d)(1) of the Wilderness Act
(16 U.S.C. 1133(d)(1)), in accordance with existing laws
(including regulations).

21 TITLE XXI—YORK RIVER WILD 22 AND SCENIC RIVER

23 SEC. 2101. SHORT TITLE.

This Act may be cited as "York River Wild and Sce-nic River Act".

1 SEC. 2102. WILD AND SCENIC RIVER DESIGNATION.

2 Section 3(a) of the Wild and Scenic Rivers Act (16
3 U.S.C. 1274(a)) is amended by adding at the end the fol4 lowing:

"(_) YORK RIVER, MAINE.—Segments of the
main stem and its tributaries in the State of Maine,
Bass Cove Creek, Cider Hill Creek, Cutts Ridge
Brook, Dolly Gordon Brook, Libby Brook, Rogers
Brook, Smelt Brook, totaling approximately 30.8
miles, to be administered by the Secretary of the Interior, as a recreational river:

"(A) The approximately 0.95-mile segment
of Bass Cove Creek from the outlet of Boulter
Pond in York, Maine, and extending downstream to its confluence with the York River in
York, Maine.

17 "(B) The approximately 3.77-mile segment
18 of Cider Hill Creek from the Middle Pond dam
19 in York, Maine, and extending downstream to
20 its confluence with the York River in York,
21 Maine.

"(C) The approximately 2.15-mile segment
of Cutts Ridge Brook from its headwaters in
Kittery, Maine, and extending downstream to
its confluence with the York River in York,
Maine.

1	"(D) The approximately 3.17-mile segment
2	of Dolly Gordon Brook from its headwaters in
3	York, Maine, and extending downstream to its
4	confluence with the York River in York, Maine.
5	"(E) The approximately 1.65-mile segment
6	of Libby Brook from its headwaters in Kittery,
7	Maine, and extending downstream to its con-
8	fluence with Dolly Gordon Brook in York,
9	Maine.
10	"(F) The approximately 2.43-mile segment
11	of Rogers Brook from its headwaters in Eliot,
12	Maine, and extending downstream to its con-
13	fluence with the York River in York, Maine.
14	"(G) The approximately 4.54-mile segment
15	of Smelt Brook from the Bell Marsh Reservoir
16	dam in York, Maine, and extending downstream
17	to its confluence with the York River in York,
18	Maine.
19	"(H) The approximately 12.14-mile seg-
20	ment of the York River from the outlet of York
21	Pond in Eliot, Maine, and extending down-
22	stream to the Route 103 Bridge in York,
23	Maine, including Barrell Mill Pond in York,
24	Maine.".

1	SEC. 2103. MANAGEMENT OF YORK RIVER, MAINE SEG-
2	MENTS.
3	(a) PROCESS.—
4	(1) IN GENERAL.—The York River, Maine seg-
5	ments shall be managed in accordance with—
6	(A) the stewardship plan; and
7	(B) such amendments to the stewardship
8	plan as the Secretary determines are consistent
9	with this section and as are approved by the
10	Stewardship Committee.
11	(2) Comprehensive management plan.—
12	The stewardship plan shall be considered to satisfy
13	the requirements for a comprehensive management
14	plan under section 3(d) of the Wild and Scenic Riv-
15	ers Act (16 U.S.C. 1274(d)).
16	(b) Committee.—The Secretary shall coordinate
17	management responsibilities under this title with the
18	Stewardship Committee, as specified in the stewardship
19	plan.
20	(c) Cooperative Agreements.—
21	(1) IN GENERAL.—In order to provide for the
22	long-term protection, preservation, and enhancement
23	of the York River, Maine segments, the Secretary
24	may enter into cooperative agreements pursuant to
25	sections $10(e)$ and $11(b)(1)$ of the Wild and Scenic

1	Rivers Act $(16$ U.S.C. $1281(e)$ and $1282(b)(1))$
2	with—
3	(A) the State of Maine;
4	(B) the municipalities of Eliot, Kittery,
5	South Berwick, and York in Maine; and
6	(C) appropriate local, regional, or State
7	planning, environmental, or recreational organi-
8	zations.
9	(2) CONSISTENCY.—Each cooperative agree-
10	ment entered into under this subsection shall be con-
11	sistent with the stewardship plan and may include
12	provisions for financial or other assistance from the
13	United States.
14	(d) Land Management.—
15	(1) ZONING ORDINANCES.—For the purpose of
16	the York River, Maine segments, the zoning ordi-
17	nances adopted by the municipalities named in sub-
18	section $(c)(1)(B)$, including provisions for conserva-
19	tion of floodplains, wetlands, and watercourses asso-
20	ciated with the York River, Maine segments, shall be
21	deemed to satisfy the standards and requirements of

section 6(c) of the Wild and Scenic Rivers Act (16

23 U.S.C. 1277(c)).

22

1	(2) Acquisition of Lands.—The authority of
2	the Secretary to acquire land for the purposes of the
3	York River, Maine segments shall be—
4	(A) limited to acquisition by donation or
5	acquisition with the consent of the owner of the
6	land; and
7	(B) subject to the additional criteria set
8	forth in the stewardship plan.
9	(3) NO CONDEMNATION.—No land or interest
10	in land within the watersheds of the York River,
11	Maine segments may be acquired by condemnation.
12	(e) Relation to the National Park System.—
13	Notwithstanding section 10(c) of the Wild and Scenic Riv-
14	ers Act (16 U.S.C. 1281(c)), the York River, Maine seg-
15	ments shall not—
16	(1) be administered as a unit of the National
17	Park System; or
18	(2) be subject to regulations that govern the
19	National Park System.
20	(f) DEFINITIONS.—In this section:
21	(1) Secretary.—The term "Secretary" means
22	the Secretary of the Interior.
23	(2) Stewardship committee.—The term
24	"Stewardship Committee" means the York River
25	Stewardship Committee.

(3) STEWARDSHIP PLAN.—The term "steward-1 2 ship plan" means the York River Watershed Stew-3 ardship Plan, dated August 2018, developed pursu-4 ant to the study described in section 5(b)(21) of the Wild U.S.C. 5 and Scenic Rivers Act (16)6 1276(b)(21)).

7 (4) YORK RIVER, MAINE SEGMENTS.—The term
8 "York River, Maine segments" means the river seg9 ments described by the amendment made by section
10 902.

11 TITLE XXII—ST. CROIX 12 NATIONAL HERITAGE AREA

13 SEC. 2201. SHORT TITLE.

14 This title may be cited as the "St. Croix National15 Heritage Area Act".

16 SEC. 2202. DEFINITIONS.

17 In this title:

18 (1) NATIONAL HERITAGE AREA.—The term
19 "National Heritage Area" means the St. Croix Na20 tional Heritage Area established by section 903(a).

(2) LOCAL COORDINATING ENTITY.—The term
"local coordinating entity" means the local coordinating entity for the National Heritage Area designated by section 903(d).

1	(3) MANAGEMENT PLAN.—The term "manage-
2	ment plan" means the management plan for the Na-
3	tional Heritage Area required under section 905.
4	(4) Secretary.—The term "Secretary" means
5	the Secretary of the Interior.
6	(5) St. Croix.—The term "St. Croix" means
7	St. Croix, Virgin Islands of the United States.
8	(6) STATE.—The term "State" means the Vir-
9	gin Islands of the United States.
10	SEC. 2203. ST. CROIX NATIONAL HERITAGE AREA.
11	(a) ESTABLISHMENT.—There is established in the
12	State the St. Croix National Heritage Area.
13	(b) Conceptual Boundaries.—The National Her-
14	itage Area shall consist of the entire island of St. Croix.
15	(c) MAP.—A map of the National Heritage Area shall
16	be—
17	(1) included in the management plan; and
18	(2) on file and available for public inspection in
19	the appropriate offices of the National Park Service.
20	(d) Local Coordinating Entity.—
21	(1) IN GENERAL.—The local coordinating entity
22	for the National Heritage Area shall be the Virgin
23	Islands State Historic Preservation Office.
24	(2) Consultation requirement.—The Vir-
25	gin Islands State Historic Preservation Office shall

consult with a broad cross section of businesses, in dividuals, agencies, and organizations within the
 conceptual boundaries of the National Heritage Area
 described in subsection (b) that were involved in the
 planning and development of the National Heritage
 Area before the date of the enactment of this Act.
 SEC. 2204. ADMINISTRATION.

8 (a) AUTHORITIES.—For purposes of carrying out the 9 management plan, the Secretary, acting through the local 10 coordinating entity, may use amounts made available 11 under this section to—

(1) make grants to the State or a political subdivision of the State, Indian Tribes, nonprofit organizations, and other persons;

(2) enter into cooperative agreements with, or
provide technical assistance to, the State or a political subdivision of the State, Indian Tribes, nonprofit organizations, and other interested parties;

(3) hire and compensate staff, which shall include individuals with expertise in natural, cultural,
and historical resources protection, and heritage programming;

(4) obtain money or services from any source
including any money or services that are provided
under any other Federal law or program;

1	(5) contract for goods or services; and
2	(6) undertake to be a catalyst for any other ac-
3	tivity that furthers the National Heritage Area and
4	is consistent with the approved management plan.
5	(b) DUTIES.—The local coordinating entity shall—
6	(1) in accordance with section 905, prepare and
7	submit a management plan for the National Herit-
8	age Area to the Secretary;
9	(2) assist Federal agencies, the State or a polit-
10	ical subdivision of the State, Indian Tribes, regional
11	planning organizations, nonprofit organizations, and
12	other interested parties in carrying out the approved
13	management plan by—
14	(A) carrying out programs and projects
15	that recognize, protect, and enhance important
16	resource values in the National Heritage Area;
17	(B) establishing and maintaining interpre-
18	tive exhibits and programs in the National Her-
19	itage Area;
20	(C) developing recreational and educational
21	opportunities in the National Heritage Area;
22	(D) increasing public awareness of, and
23	appreciation for, natural, historical, scenic, and
24	cultural resources of the National Heritage
25	Area;

1	(E) protecting and restoring historic sites
2	and buildings in the National Heritage Area
3	that are consistent with National Heritage Area
4	themes;
5	(F) ensuring that clear, consistent, and ap-
6	propriate signs identifying points of public ac-
7	cess, and sites of interest are posted throughout
8	the National Heritage Area; and
9	(G) promoting a wide range of partner-
10	ships among governments, organizations, and
11	individuals to further the National Heritage
12	Area;
13	(3) consider the interests of diverse units of
14	government, businesses, organizations, and individ-
15	uals in the National Heritage Area in the prepara-
16	tion and implementation of the management plan;
17	(4) conduct meetings open to the public at least
18	semiannually regarding the development and imple-
19	mentation of the management plan;
20	(5) for any year that Federal funds have been
21	received under this title—
22	(A) submit an annual report to the Sec-
23	retary that describes the activities, expenses,
24	and income of the local coordinating entity (in-

1	cluding grants to any other entities during the
2	year that the report is made);
3	(B) make available to the Secretary for
4	audit all records relating to the expenditure of
5	the funds and any matching funds; and
6	(C) require, with respect to all agreements
7	authorizing expenditure of Federal funds by
8	other organizations, that the organizations re-
9	ceiving the funds make available to the Sec-
10	retary for audit all records concerning the ex-
11	penditure of the funds; and
12	(6) encourage by appropriate means economic
13	viability that is consistent with the National Herit-
14	age Area.
15	(c) PROHIBITION ON THE ACQUISITION OF REAL
16	PROPERTY.—The local coordinating entity shall not use
17	Federal funds made available under this title to acquire
18	real property or any interest in real property.
19	SEC. 2205. MANAGEMENT PLAN.
20	(a) IN GENERAL.—Not later than 3 years after the
21	date of enactment of this Act, the local coordinating entity
22	shall submit to the Secretary for approval a proposed
23	management plan for the National Heritage Area.
24	(b) REQUIREMENTS.—The management plan shall—

1	(1) incorporate an integrated and cooperative
2	approach for the protection, enhancement, and inter-
3	pretation of the natural, cultural, historic, scenic,
4	and recreational resources of the National Heritage
5	Area;
6	(2) take into consideration Federal, State, and
7	Tribal plans and treaty rights;
8	(3) include—
9	(A) an inventory of—
10	(i) the resources located in the Na-
11	tional Heritage Area; and
12	(ii) any other property in the National
13	Heritage Area that—
14	(I) is related to the themes of the
15	National Heritage Area; and
16	(II) should be preserved, re-
17	stored, managed, or maintained be-
18	cause of the significance of the prop-
19	erty;
20	(B) comprehensive policies, strategies and
21	recommendations for conservation, funding,
22	management, and development of the National
23	Heritage Area;
24	(C) a description of actions that govern-
25	ments, private organizations, and individuals

1	have agreed to take to protect the natural, his-
2	torical, cultural, scenic, and recreational re-
3	sources of the National Heritage Area;
4	(D) a program of implementation for the
5	management plan by the local coordinating en-
6	tity that includes a description of—
7	(i) actions to facilitate ongoing col-
8	laboration among partners to promote
9	plans for resource protection, restoration,
10	and construction; and
11	(ii) specific commitments for imple-
12	mentation that have been made by the
13	local coordinating entity or any govern-
14	ment, organization, or individual for the
15	first 5 years of operation;
16	(E) the identification of sources of funding
17	for carrying out the management plan;
18	(F) analysis and recommendations for
19	means by which Federal, State, and Tribal pro-
20	grams, including the role of the National Park
21	Service in the National Heritage Area, may
22	best be coordinated to carry out this title; and
23	(G) an interpretive plan for the National
24	Heritage Area; and

1 (4) recommend policies and strategies for re-2 source management that consider and detail the ap-3 plication of appropriate land and water management 4 techniques, including the development of intergov-5 ernmental and interagency cooperative agreements 6 to protect the natural, historical, cultural, edu-7 cational, scenic, and recreational resources of the National Heritage Area. 8

9 (c) DEADLINE.—If a proposed management plan is 10 not submitted to the Secretary by the date that is 3 years 11 after the date of enactment of this Act, the local coordi-12 nating entity shall be ineligible to receive additional fund-13 ing under this title until the date that the Secretary re-14 ceives and approves the management plan.

15 (d) APPROVAL OR DISAPPROVAL OF MANAGEMENT16 PLAN.—

17 (1) IN GENERAL.—Not later than 180 days
18 after the date of receipt of the management plan
19 under subsection (a), the Secretary, in consultation
20 with the State, shall approve or disapprove the man21 agement plan.

(2) CRITERIA FOR APPROVAL.—In determining
whether to approve the management plan, the Secretary shall consider whether—

1	(A) the local coordinating entity is rep-
2	resentative of the diverse interests of the Na-
3	tional Heritage Area;
4	(B) the local coordinating entity has af-
5	forded adequate opportunity, including public
6	hearings, for public and governmental involve-
7	ment in the preparation of the management
8	plan; and
9	(C) the resource protection and interpreta-
10	tion strategies contained in the management
11	plan, if implemented, would adequately protect
12	the natural, historical, and cultural resources of
13	the National Heritage Area.
14	(3) ACTION FOLLOWING DISAPPROVAL.—If the
15	Secretary disapproves the management plan under
16	paragraph (1), the Secretary shall—
17	(A) advise the local coordinating entity in
18	writing of the reasons for the disapproval;
19	(B) make recommendations for revisions to
20	the management plan; and
21	(C) not later than 180 days after the re-
22	ceipt of any proposed revision of the manage-
23	ment plan from the local coordinating entity,
24	approve or disapprove the proposed revision.
25	(4) Amendments.—

1	(A) IN GENERAL.—The Secretary shall ap-
2	prove or disapprove each amendment to the
3	management plan that the Secretary determines
4	make a substantial change to the management
5	plan.
6	(B) USE OF FUNDS.—The local coordi-
7	nating entity shall not use Federal funds au-
8	thorized by this title to carry out any amend-
9	ments to the management plan until the Sec-
10	retary has approved the amendments.
11	SEC. 2206. RELATIONSHIP TO OTHER FEDERAL AGENCIES.
12	(a) IN GENERAL.—Nothing in this title affects the
13	authority of a Federal agency to provide technical or fi-
14	nancial assistance under any other law.
15	(b) Consultation and Coordination.—The head
16	of any Federal agency planning to conduct activities that
17	may have an impact on the National Heritage Area is en-
18	couraged to consult and coordinate the activities with the
19	Secretary and the local coordinating entity to the max-
20	imum extent practicable.
21	(c) Other Federal Agencies.—Nothing in this
22	title—
23	(1) modifies, alters, or amends any law or regu-

24 lation authorizing a Federal agency to manage Fed-

1	eral land under the jurisdiction of the Federal agen-
2	cy;
3	(2) limits the discretion of a Federal land man-
4	ager to implement an approved land use plan within
5	the boundaries of the National Heritage Area; or
6	(3) modifies, alters, or amends any authorized
7	use of Federal land under the jurisdiction of a Fed-
8	eral agency.
9	SEC. 2207. PRIVATE PROPERTY AND REGULATORY PROTEC-
10	TIONS.
11	Nothing in this title—
12	(1) abridges the rights of any property owner
13	(whether public or private), including the right to re-
14	frain from participating in any plan, project, pro-
15	gram, or activity conducted within the National Her-
16	itage Area;
17	(2) requires any property owner—
18	(A) to permit public access (including ac-
19	cess by Federal or State agencies) to the prop-
20	erty of the property owner; or
21	(B) to modify public access or use of prop-
22	erty of the property owner under any other
23	Federal or State law;

1	(3) alters any duly adopted land use regulation,
2	approved land use plan, or other regulatory author-
3	ity of any Federal or State agency;
4	(4) conveys any land use or other regulatory
5	authority to the local coordinating entity;
6	(5) authorizes or implies the reservation or ap-
7	propriation of water or water rights;
8	(6) enlarges or diminishes the treaty rights of
9	any Indian Tribe within the National Heritage Area;
10	(7) diminishes—
11	(A) the authority of the State to manage
12	fish and wildlife, including the regulation of
13	fishing and hunting within the National Herit-
14	age Area; or
15	(B) the authority of Indian Tribes to regu-
16	late members of Indian Tribes with respect to
17	fishing, hunting, and gathering in the exercise
18	of treaty rights; or
19	(8) creates any liability, or affects any liability
20	under any other law, of any private property owner
21	with respect to any person injured on the private
22	property.

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1 SEC. 2208. EVALUATION AND REPORT.

2	(a) IN GENERAL.—Not later than 3 years before the
3	date on which authority for Federal funding terminates
4	for the National Heritage Area, the Secretary shall—
5	(1) conduct an evaluation of the accomplish-
6	ments of the National Heritage Area; and
7	(2) prepare a report in accordance with sub-
8	section (c).
9	(b) EVALUATION.—An evaluation conducted under
10	subsection $(a)(1)$ shall—
11	(1) assess the progress of the local coordinating
12	entity with respect to—
13	(A) accomplishing the purposes of the au-
14	thorizing legislation for the National Heritage
15	Area; and
16	(B) achieving the goals and objectives of
17	the approved management plan for the National
18	Heritage Area;
19	(2) analyze the Federal, State, and private in-
20	vestments in the National Heritage Area to deter-
21	mine the impact of the investments; and
22	(3) review the management structure, partner-
23	ship relationships, and funding of the National Her-
24	itage Area for purposes of identifying the critical

25 components for sustainability of the National Herit-

26 age Area. (c) REPORT.—Based on the evaluation conducted
 under subsection (a)(1), the Secretary shall submit to the
 Committee on Energy and Natural Resources of the Sen ate and the Committee on Natural Resources of the House
 of Representatives a report that includes recommendations
 for the future role of the National Park Service, if any,
 with respect to the National Heritage Area.

8 SEC. 2209. AUTHORIZATION OF APPROPRIATIONS.

9 (a) IN GENERAL.—There is authorized to be appro-10 priated to carry out this title \$10,000,000, of which not 11 more than \$1,000,000 may be made available for any fis-12 cal year.

13 (b) AVAILABILITY.—Amounts made available under14 subsection (a) shall remain available until expended.

15 (c) COST-SHARING REQUIREMENT.—

- 16 (1) IN GENERAL.—The Federal share of the
 17 total cost of any activity under this title shall be not
 18 more than 50 percent.
- 19 (2) FORM.—The non-Federal contribution of
 20 the total cost of any activity under this title may be
 21 in the form of in-kind contributions of goods or serv22 ices fairly valued.

1 SEC. 2210. TERMINATION OF AUTHORITY.

2 The authority of the Secretary to provide assistance3 under this title terminates on the date that is 15 years4 after the date of enactment of this Act.

5 TITLE XXIII—ADDITIONS TO 6 ROUGH MOUNTAIN AND RICH 7 HOLE WILDERNESSES

8 SEC. 2301. ADDITIONS TO ROUGH MOUNTAIN AND RICH
9 HOLE WILDERNESSES.

(a) ROUGH MOUNTAIN ADDITION.—Section 1 of
Public Law 100–326 (16 U.S.C. 1132 note; 102 Stat.
584; 114 Stat. 2057; 123 Stat. 1002) is amended by adding at the end the following:

14 "(21) ROUGH MOUNTAIN ADDITION.—Certain 15 land in the George Washington National Forest 16 comprising approximately 1,000 acres, as generally depicted as the 'Rough Mountain Addition' on the 17 18 'GEORGE WASHINGTON NAentitled map 19 TIONAL FOREST – South half – Alternative I – 20 Selected Alternative Management Prescriptions – 21 Land and Resources Management Plan Final Envi-22 ronmental Impact Statement' and dated March 4, 23 2014, which is incorporated in the Rough Mountain 24 Wilderness Area designated by paragraph (1).".

25 (b) RICH HOLE ADDITION.—

1	(1) POTENTIAL WILDERNESS DESIGNATION.—
2	In furtherance of the purposes of the Wilderness Act
3	(16 U.S.C. 1131 et seq.), certain land in the George
4	Washington National Forest comprising approxi-
5	mately 4,600 acres, as generally depicted as the
6	"Rich Hole Addition" on the map entitled
7	"GEORGE WASHINGTON NATIONAL FOREST
8	– South half – Alternative I – Selected Alternative
9	Management Prescriptions – Land and Resources
10	Management Plan Final Environmental Impact
11	Statement" and dated March 4, 2014, is designated
12	as a potential wilderness area for incorporation in
13	the Rich Hole Wilderness Area designated by section
14	1(2) of Public Law 100–326 (16 U.S.C. 1132 note;
15	102 Stat. 584; 114 Stat. 2057; 123 Stat. 1002).
16	(2) WILDERNESS DESIGNATION.—The potential
17	wilderness area designated by paragraph (1) shall be

(2) WILDERNESS DESIGNATION.—The potential
wilderness area designated by paragraph (1) shall be
designated as wilderness and incorporated in the
Rich Hole Wilderness Area designated by section
1(2) of Public Law 100–326 (16 U.S.C. 1132 note;
102 Stat. 584; 114 Stat. 2057; 123 Stat. 1002) on
the earlier of—

23 (A) the date on which the Secretary pub-24 lishes in the Federal Register notice that the

	IUU
1	activities permitted under paragraph (4) have
2	been completed; or
3	(B) the date that is 5 years after the date
4	of enactment of this Act.
5	(3) MANAGEMENT.—Except as provided in
6	paragraph (4), the Secretary shall manage the po-
7	tential wilderness area designated by paragraph (1)
8	in accordance with the Wilderness Act (16 U.S.C.
9	1131 et seq.).
10	(4) WATER QUALITY IMPROVEMENT ACTIVI-
11	TIES.—
12	(A) IN GENERAL.—To enhance natural
13	ecosystems within the potential wilderness area
14	designated by paragraph (1) by implementing
15	certain activities to improve water quality and
16	aquatic passage, as set forth in the Forest
17	Service document entitled "Decision Notice for
18	the Lower Cowpasture Restoration and Man-
19	agement Project" and dated December 2015,
20	the Secretary may use motorized equipment
21	and mechanized transport in the potential wil-
22	derness area until the date on which the poten-
23	tial wilderness area is incorporated into the
24	Rich Hole Wilderness Area under paragraph
25	(2).

(B) REQUIREMENT.—In carrying out sub-
paragraph (A), the Secretary, to the maximum
extent practicable, shall use the minimum tool
or administrative practice necessary to carry
out that subparagraph with the least amount of
adverse impact on wilderness character and re-
sources.
TITLE XXIV—AGENCY REPORT
ON DEPARTMENT OF THE IN-
TERIOR SPECIAL RECRE-
ATION PERMITS BENEFITS TO
ENVIRONMENTAL JUSTICE
COMMUNITIES
SEC. 2401. AGENCY REPORT ON DEPARTMENT OF THE IN-
TERIOR SPECIAL RECREATION PERMITS BEN-
EFITS TO ENVIRONMENTAL JUSTICE COMMU-
NITIES.
(a) IN GENERAL.—Not later than 3 years following
the enactment of this Act, the Secretary shall submit a
report to the Committee on Natural Resources of the
House of Representatives and the Committee on Energy
and Natural Resources of the Senate on the following:
0
(1) Estimated use of Department of the Inte-

(2) Any national, regional, State, local, or site specific policies that facilitate public lands access for
 recreational service providers serving environmental
 justice communities.

5 (3) Any case studies that may provide illus-6 trative examples of how Department of the Interior 7 special recreation permits, partnerships, or coopera-8 tive agreements are being effectively used by land 9 managers for the purposes of providing public lands 10 access to recreation service providers serving envi-11 ronmental justice communities.

12 (4) Identification of any barriers to public lands
13 access for recreation service providers serving envi14 ronmental justice communities.

(5) Any recommendations for agency policy, or
if necessary, action by Congress to encourage and
simplify public lands access for recreational service
providers serving environmental justice communities.
(b) VOLUNTARY PARTICIPATION BY SPECIAL RECREATION PROVIDERS.—The Secretary—

(1) shall contact all current or prospective special recreation providers to request a voluntary estimation of how many user days are used by individuals from environmental justice communities;

1	(2) shall request from recreational service pro-
2	viders and interested members of the public any
3	other information that supports the reporting re-
4	quirements in subsection (a); and
5	(3) shall not use participation or information
6	provided as a condition in approving or rejecting a
7	Department of the Interior special recreation permit.
8	(c) DEFINITIONS.—In this title:
9	(1) The term "environmental justice commu-
10	nity" means a community with significant represen-
11	tation of communities of color, low-income commu-
12	nities, or Tribal and indigenous communities, that
13	experiences, or is at risk of experiencing, higher or
14	more adverse human health or environmental effects
15	than other communities.
16	(2) The term "Secretary" means the Secretary
17	of the Interior.
18	TITLE XXV—RENEWABLE
19	ENERGY INPUTS ACCESS STUDY
20	SEC. 2501. STUDY.
21	The Secretary of the Interior, in consultation with the
22	Secretary of Energy and Secretary of Commerce, shall
23	conduct a study to determine whether the acreage to be
24	withdrawn under this Act contains geothermal resources,

1 or minerals needed for battery storage, renewable energy

2 technology, and electric vehicles.

Passed the House of Representatives February 26, 2021.

Attest:

Clerk.

117TH CONGRESS H. R. 803

AN ACT

To designate certain lands in the State of Colorado as components of the National Wilderness Preservation System, and for other purposes.