1	DIVISIONNATURAL RE-
2	SOURCES GENERAL PROVI-
3	SIONS
4	SEC. 1. SHORT TITLE.
5	This division may be cited as the "Natural Resources
6	Management Act".
7	SEC. 2. DEFINITION OF SECRETARY.
8	In this division, the term "Secretary" means the Sec-
9	retary of the Interior.
10	TITLE I—PUBLIC LAND AND
11	FORESTS
12	Subtitle A—Land Exchanges and
13	Conveyances
14	SEC. 1001. CRAGS LAND EXCHANGE, COLORADO.
15	(a) Purposes.—The purposes of this section are—
16	(1) to authorize, direct, expedite and facilitate
17	the land exchange set forth herein; and
18	(2) to promote enhanced public outdoor rec-
19	reational and natural resource conservation opportu-
20	nities in the Pike National Forest near Pikes Peak
21	Colorado, via acquisition of the non-Federal land
22	and trail easement.
23	(b) Definitions.—In this section:

1	(1) BHI.—The term "BHI" means Broadmoon
2	Hotel, Inc., a Colorado corporation.
3	(2) Federal Land.—The term "Federal land"
4	means all right, title, and interest of the United
5	States in and to approximately 83 acres of land
6	within the Pike National Forest, El Paso County
7	Colorado, together with a nonexclusive perpetual ac-
8	cess easement to BHI to and from such land or
9	Forest Service Road 371, as generally depicted or
10	the map entitled "Proposed Crags Land Exchange-
11	Federal Parcel-Emerald Valley Ranch" and dated
12	March 2015.
13	(3) Non-federal land.—The term "non-Federal"
14	eral land" means the land and trail easement to be
15	conveyed to the Secretary by BHI in the exchange
16	and is—
17	(A) approximately 320 acres of land within
18	the Pike National Forest, Teller County, Colo-
19	rado, as generally depicted on the map entitled
20	"Proposed Crags Land Exchange-Non-Federal
21	Parcel–Crags Property' and dated March 2015
22	and
23	(B) a permanent trail easement for the
24	Barr Trail in El Paso County, Colorado, as
25	generally depicted on the map entitled "Pro-

1	posed Crags Land Exchange–Barr Trail Ease-
2	ment to United States" and dated March 2015,
3	and which shall be considered as a voluntary
4	donation to the United States by BHI for all
5	purposes of law.
6	(4) Secretary.—The term "Secretary" means
7	the Secretary of Agriculture, unless otherwise speci-
8	fied.
9	(c) Land Exchange.—
10	(1) In general.—If BHI offers to convey to
11	the Secretary all right, title, and interest of BHI in
12	and to the non-Federal land, the Secretary shall ac-
13	cept the offer and simultaneously convey to BHI the
14	Federal land.
15	(2) Land title.—Title to the non-Federal
16	land conveyed and donated to the Secretary under
17	this section shall be acceptable to the Secretary and
18	shall conform to the title approval standards of the
19	Attorney General of the United States applicable to
20	land acquisitions by the Federal Government.
21	(3) Perpetual access easement to bhi.—
22	The nonexclusive perpetual access easement to be
23	granted to BHI as shown on the map referred to in
24	subsection (b)(2) shall allow—

1	(A) BHI to fully maintain, at BHI's ex-
2	pense, and use Forest Service Road 371 from
3	its junction with Forest Service Road 368 in
4	accordance with historic use and maintenance
5	patterns by BHI; and
6	(B) full and continued public and adminis-
7	trative access and use of Forest Service Road
8	371 in accordance with the existing Forest
9	Service travel management plan, or as such
10	plan may be revised by the Secretary.
11	(4) ROUTE AND CONDITION OF ROAD.—BHI
12	and the Secretary may mutually agree to improve,
13	relocate, reconstruct, or otherwise alter the route
14	and condition of all or portions of such road as the
15	Secretary, in close consultation with BHI, may de-
16	termine advisable.
17	(5) Exchange costs.—BHI shall pay for all
18	land survey, appraisal, and other costs to the Sec-
19	retary as may be necessary to process and consum-
20	mate the exchange directed by this section, including
21	reimbursement to the Secretary, if the Secretary so
22	requests, for staff time spent in such processing and
23	consummation.
24	(d) Equal Value Exchange and Appraisals.—

1	(1) Appraisals.—The values of the lands to be
2	exchanged under this section shall be determined by
3	the Secretary through appraisals performed—
4	(A) in accordance with—
5	(i) the Uniform Appraisal Standards
6	for Federal Land Acquisitions;
7	(ii) the Uniform Standards of Profes-
8	sional Appraisal Practice; and
9	(iii) appraisal instructions issued by
10	the Secretary; and
11	(B) by an appraiser mutually agreed to by
12	the Secretary and BHI.
13	(2) Equal value exchange.—The values of
14	the Federal land and non-Federal land parcels ex-
15	changed shall be equal, or if they are not equal, shall
16	be equalized as follows:
17	(A) Surplus of federal land
18	VALUE.—If the final appraised value of the
19	Federal land exceeds the final appraised value
20	of the non-Federal land parcel identified in sub-
21	section (b)(3)(A), BHI shall make a cash
22	equalization payment to the United States as
23	necessary to achieve equal value, including, if
24	necessary, an amount in excess of that author-
25	ized pursuant to section 206(b) of the Federal

1	Land Policy and Management Act of 1976 (43
2	U.S.C. 1716(b)).
3	(B) Use of funds.—Any cash equali-
4	zation moneys received by the Secretary under
5	subparagraph (A) shall be—
6	(i) deposited in the fund established
7	under Public Law 90–171 (commonly
8	known as the "Sisk Act"; 16 U.S.C. 484a);
9	and
10	(ii) made available to the Secretary
11	for the acquisition of land or interests in
12	land in Region 2 of the Forest Service.
13	(C) Surplus of non-federal land
14	VALUE.—If the final appraised value of the
15	non-Federal land parcel identified in subsection
16	(b)(3)(A) exceeds the final appraised value of
17	the Federal land, the United States shall not
18	make a cash equalization payment to BHI, and
19	surplus value of the non-Federal land shall be
20	considered a donation by BHI to the United
21	States for all purposes of law.
22	(3) Appraisal exclusions.—
23	(A) Special use permit.—The appraised
24	value of the Federal land parcel shall not reflect
25	any increase or diminution in value due to the

1	special use permit existing on the date of enact-
2	ment of this Act to BHI on the parcel and im-
3	provements thereunder.
4	(B) BARR TRAIL EASEMENT.—The Barr
5	Trail easement donation identified in subsection
6	(b)(3)(B) shall not be appraised for purposes of
7	this section.
8	(e) Miscellaneous Provisions.—
9	(1) WITHDRAWAL PROVISIONS.—
10	(A) Withdrawal.—Lands acquired by
11	the Secretary under this section shall, without
12	further action by the Secretary, be permanently
13	withdrawn from all forms of appropriation and
14	disposal under the public land laws (including
15	the mining and mineral leasing laws) and the
16	Geothermal Steam Act of 1930 (30 U.S.C.
17	1001 et seq.).
18	(B) WITHDRAWAL REVOCATION.—Any
19	public land order that withdraws the Federal
20	land from appropriation or disposal under a
21	public land law shall be revoked to the extent
22	necessary to permit disposal of the Federal land
23	parcel to BHI.
24	(C) WITHDRAWAL OF FEDERAL LAND.—
25	All Federal land authorized to be exchanged

exchanged.

	O
1	under this section, if not already withdrawn or
2	segregated from appropriation or disposal under
3	the public lands laws upon enactment of this
4	Act, is hereby so withdrawn, subject to valid ex-
5	isting rights, until the date of conveyance of the
6	Federal land to BHI.
7	(2) Postexchange land management.—
8	Land acquired by the Secretary under this section
9	shall become part of the Pike-San Isabel National
10	Forest and be managed in accordance with the laws,
11	rules, and regulations applicable to the National
12	Forest System.
13	(3) Exchange timetable.—It is the intent of
14	Congress that the land exchange directed by this
15	section be consummated no later than 1 year after
16	the date of enactment of this Act.
17	(4) Maps, estimates, and descriptions.—
18	(A) MINOR ERRORS.—The Secretary and
19	BHI may by mutual agreement make minor
20	boundary adjustments to the Federal and non-
21	Federal lands involved in the exchange, and
22	may correct any minor errors in any map, acre-
23	age estimate, or description of any land to be

1	(B) Conflict.—If there is a conflict be-
2	tween a map, an acreage estimate, or a descrip-
3	tion of land under this section, the map shall
4	control unless the Secretary and BHI mutually
5	agree otherwise.
6	(C) AVAILABILITY.—Upon enactment of
7	this Act, the Secretary shall file and make
8	available for public inspection in the head-
9	quarters of the Pike-San Isabel National Forest
10	a copy of all maps referred to in this section.
11	SEC. 1002. ARAPAHO NATIONAL FOREST BOUNDARY AD-
12	JUSTMENT.
13	(a) In General.—The boundary of the Arapaho Na-
14	tional Forest in the State of Colorado is adjusted to incor-
15	porate the approximately 92.95 acres of land generally de-
16	picted as "The Wedge" on the map entitled "Arapaho Na-
17	tional Forest Boundary Adjustment" and dated November
18	6, 2013, and described as lots three, four, eight, and nine
19	of section 13, Township 4 North, Range 76 West, Sixth
20	Principal Meridian, Colorado. A lot described in this sub-
21	section may be included in the boundary adjustment only
	section may be included in the boundary adjustment only
22	after the Secretary of Agriculture obtains written permis-
22	after the Secretary of Agriculture obtains written permis-

- 1 the boundary described in subsection (a) in the Bowen
- 2 Gulch Protection Area established under section 6 of the
- 3 Colorado Wilderness Act of 1993 (16 U.S.C. 539j).
- 4 (c) Land and Water Conservation Fund.—For
- 5 purposes of section 200306(a)(2)(B)(i) of title 54, United
- 6 States Code, the boundaries of the Arapaho National For-
- 7 est, as modified under subsection (a), shall be considered
- 8 to be the boundaries of the Arapaho National Forest as
- 9 in existence on January 1, 1965.
- 10 (d) Public Motorized Use.—Nothing in this sec-
- 11 tion opens privately owned lands within the boundary de-
- 12 scribed in subsection (a) to public motorized use.
- 13 (e) Access to Non-Federal Lands.—Notwith-
- 14 standing the provisions of section 6(f) of the Colorado Wil-
- 15 derness Act of 1993 (16 U.S.C. 539j(f)) regarding motor-
- 16 ized travel, the owners of any non-Federal lands within
- 17 the boundary described in subsection (a) who historically
- 18 have accessed their lands through lands now or hereafter
- 19 owned by the United States within the boundary described
- 20 in subsection (a) shall have the continued right of motor-
- 21 ized access to their lands across the existing roadway.
- 22 SEC. 1003. SANTA ANA RIVER WASH PLAN LAND EXCHANGE.
- 23 (a) Definitions.—In this section:
- 24 (1) Conservation district.—The term "Con-
- 25 servation District" means the San Bernardino Valley

- Water Conservation District, a political subdivision
 of the State of California.
- (2) Federal Exchange Parcel.—The term "Federal exchange parcel" means the approximately 90 acres of Federal land administered by the Bu-reau of Land Management generally depicted as "BLM Equalization Land to SBVWCD" on the Map and is to be conveyed to the Conservation District if necessary to equalize the fair market values of the lands otherwise to be exchanged.
 - (3) FEDERAL LAND.—The term "Federal land" means the approximately 327 acres of Federal land administered by the Bureau of Land Management generally depicted as "BLM Land to SBVWCD" on the Map.
 - (4) MAP.—The term "Map" means the map entitled "Santa Ana River Wash Land Exchange" and dated September 3, 2015.
 - (5) Non-federal exchange parcel" means the approximately 59 acres of land owned by the Conservation District generally depicted as "SBVWCD Equalization Land" on the Map and is to be conveyed to the United States if necessary to equalize

1	the fair market values of the lands otherwise to be
2	exchanged.
3	(6) Non-federal land.—The term "non-Fed-
4	eral Land" means the approximately 310 acres of
5	land owned by the Conservation District generally
6	depicted as "SBVWCD to BLM" on the Map.
7	(b) Exchange of Land; Equalization of
8	Value.—
9	(1) Exchange authorized.—Notwithstanding
10	the land use planning requirements of sections 202,
11	210, and 211 of the Federal Land Policy and Man-
12	agement Act of 1976 (43 U.S.C. 1712, 1720, 21),
13	subject to valid existing rights, and conditioned upon
14	any equalization payment necessary under section
15	206(b) of the Federal Land Policy and Management
16	Act of 1976 (43 U.S.C. 1716(b)), and paragraph
17	(2), as soon as practicable, but not later than 2
18	years after the date of enactment of this Act, if the
19	Conservation District offers to convey the exchange
20	land to the United States, the Secretary shall—
21	(A) convey to the Conservation District all
22	right, title, and interest of the United States in
23	and to the Federal land, and any such portion
24	of the Federal exchange parcel as may be re-

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- quired to equalize the values of the lands exchanged; and
- 3 (B) accept from the Conservation District 4 a conveyance of all right, title, and interest of 5 the Conservation District in and to the non-6 Federal land, and any such portion of the non-7 Federal exchange parcel as may be required to 8 equalize the values of the lands exchanged.
 - (2) Equalization payment.—To the extent an equalization payment is necessary under section 206(b) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1716(b)), the amount of such equalization payment shall first be made by way of in-kind transfer of such portion of the Federal exchange parcel to the Conservation District, or transfer of such portion of the non-Federal exchange parcel to the United States, as the case may be, as may be necessary to equalize the fair market values of the exchanged properties. The fair market value of the Federal exchange parcel or non-Federal exchange parcel, as the case may be, shall be credited against any required equalization payment. To the extent such credit is not sufficient to offset the entire amount of equalization payment so indicated,

- any remaining amount of equalization payment shall be treated as follows: (A) If the equalization payment is to
 - equalize values by which the Federal land exceeds the non-Federal land and the credited value of the non-Federal exchange parcel, Conservation District may make the equalization payment to the United States, notwithstanding any limitation regarding the amount of the equalization payment under section 206(b) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1716(b)). In the event Conservation District opts not to make the indicated equalization payment, the exchange shall not proceed.
 - (B) If the equalization payment is to equalize values by which the non-Federal land exceeds the Federal land and the credited value of the Federal exchange parcel, the Secretary shall order the exchange without requirement of any additional equalization payment by the United States to the Conservation District.

(3) Appraisals.—

(A) The value of the land to be exchanged under this section shall be determined by ap-

25

District.

1 praisals conducted by one or more independent 2 and qualified appraisers. 3 (B) The appraisals shall be conducted in 4 accordance with nationally recognized appraisal 5 standards, including, as appropriate, the Uni-6 form Appraisal Standards for Federal Land Ac-7 quisitions and the Uniform Standards of Pro-8 fessional Appraisal Practice. 9 (4) TITLE APPROVAL.—Title to the land to be 10 exchanged under this section shall be in a format ac-11 ceptable to the Secretary and the Conservation Dis-12 trict. 13 (5) Map and legal descriptions.—As soon 14 as practicable after the date of enactment of this 15 Act, the Secretary shall finalize a map and legal descriptions of all land to be conveyed under this sec-16 17 tion. The Secretary may correct any minor errors in 18 the map or in the legal descriptions. The map and 19 legal descriptions shall be on file and available for 20 public inspection in appropriate offices of the Bu-21 reau of Land Management. 22 (6) Costs of Conveyance.—As a condition of 23 conveyance, any costs related to the conveyance

under this section shall be paid by the Conservation

1 (c) Applicable Law.— 2 (1) ACT OF FEBRUARY 20, 1909.— 3 (A) The Act of February 20, 1909 (35) 4 Stat. 641), shall not apply to the Federal land 5 and any public exchange land transferred under 6 this section. 7 (B) The exchange of lands under this sec-8 tion shall be subject to continuing rights of the 9 Conservation District under the Act of Feb-10 ruary 20, 1909 (35 Stat. 641), on the non-Fed-11 eral land and any exchanged portion of the non-12 Federal exchange parcel for the continued use, 13 maintenance, operation, construction, or reloca-14 tion of, or expansion of, groundwater recharge 15 facilities on the non-Federal land, to accommo-16 date groundwater recharge of the Bunker Hill 17 Basin to the extent that such activities are not 18 in conflict with any Habitat Conservation Plan 19 or Habitat Management Plan under which such 20 non-Federal land or non-Federal exchange par-21 cel may be held or managed. 22 (2) FLPMA.—Except as otherwise provided in 23 this section, the Federal Land Policy and Manage-24 ment Act of 1976 (43 U.S.C. 1701 et seq.), shall

apply to the exchange of land under this section.

- 1 (d) Cancellation of Secretarial Order 241.—
- 2 Secretarial Order 241, dated November 11, 1929 (with-
- 3 drawing a portion of the Federal land for an
- 4 unconstructed transmission line), is terminated and the
- 5 withdrawal thereby effected is revoked.

6 SEC. 1004. UDALL PARK LAND EXCHANGE.

- 7 (a) Definitions.—In this section:
- 8 (1) City.—The term "City" means the city of
- 9 Tucson, Arizona.
- 10 (2) Non-Federal Land.—The term "non-Fed-
- eral land" means the approximately 172.8-acre par-
- cel of City land identified in the patent numbered
- 13 02–90–0001 and dated October 4, 1989, and more
- particularly described as lots 3 and 4, S½NW¼,
- sec. 5, T.14 S., R.15 E., Gila and Salt River Merid-
- ian, Arizona.
- 17 (b) Conveyance of Federal Reversionary In-
- 18 TEREST IN LAND LOCATED IN TUCSON, ARIZONA.—
- 19 (1) IN GENERAL.—Notwithstanding any other
- provision of law, the Secretary shall convey to the
- 21 City, without consideration, the reversionary inter-
- ests of the United States in and to the non-Federal
- land for the purpose of unencumbering the title to
- 24 the non-Federal land to enable economic develop-
- 25 ment of the non-Federal land.

- 1 (2) Legal descriptions.—As soon as practicable after the date of enactment of this Act, the
 3 exact legal descriptions of the non-Federal land shall
 4 be determined in a manner satisfactory to the Secretary.
- 6 (3) ADDITIONAL TERMS AND CONDITIONS.—
 7 The Secretary may require such additional terms
 8 and conditions to the conveyance under paragraph
 9 (1), consistent with that paragraph, as the Secretary
 10 considers appropriate to protect the interests of the
 11 United States.
- 12 (4) Costs.—The City shall pay all costs associ-13 ated with the conveyance under paragraph (1), con-14 sistent with that paragraph, including the costs of 15 any surveys, recording costs, and other reasonable 16 costs.

17 SEC. 1005. CONFIRMATION OF STATE LAND GRANTS.

- 18 (a) IN GENERAL.—Subject to valid existing rights, 19 the State of Utah may select any lands in T. 6 S. and
- 20 T. 7 S., R. 1 W., Salt Lake Base and Meridian, that are
- 21 owned by the United States, under the administrative ju-
- 22 risdiction of the Bureau of Land Management, and identi-
- 23 fied as available for disposal by land exchange in the
- 24 Record of Decision for the Pony Express Resource Man-
- 25 agement Plan and Rangeland Program Summary for Utah

- 1 County (January 1990), as amended by the Pony Express
- 2 Plan Amendment (November 1997), in fulfillment of the
- 3 land grants made in sections 6, 8, and 12 of the Act of
- 4 July 16, 1894 (28 Stat. 107) as generally depicted on the
- 5 map entitled "Proposed Utah County Quantity Grants"
- 6 and dated June 27, 2017, to further the purposes of the
- 7 State of Utah School and Institutional Trust Lands Ad-
- 8 ministration, without further land use planning action by
- 9 the Bureau of Land Management.
- 10 (b) Application.—The criteria listed in Decision 3
- 11 of the Lands Program of the resource management plan
- 12 described in subsection (a) shall not apply to any land se-
- 13 lected under that subsection.
- 14 (c) Effect on Limitation.—Nothing in this sec-
- 15 tion affects the limitation established under section
- 16 2815(d) of the National Defense Authorization Act for
- 17 Fiscal Year 2000 (Public Law 106–65).
- 18 SEC. 1006. CUSTER COUNTY AIRPORT CONVEYANCE.
- 19 (a) Definitions.—In this section:
- 20 (1) County.—The term "County" means Cus-
- 21 ter County, South Dakota.
- 22 (2) FEDERAL LAND.—The term "Federal land"
- 23 means all right, title, and interest of the United
- States in and to approximately 65.7 acres of Na-

1	tional Forest System land, as generally depicted on
2	the map.
3	(3) Map.—The term "map" means the map en-
4	titled "Custer County Airport Conveyance" and
5	dated October 19, 2017.
6	(4) Secretary.—The term "Secretary" means
7	the Secretary of Agriculture, acting through the
8	Chief of the Forest Service.
9	(b) Land Conveyance.—
10	(1) In general.—Subject to the terms and
11	conditions described in paragraph (2), if the County
12	submits to the Secretary an offer to acquire the
13	Federal land for the market value, as determined by
14	the appraisal under paragraph (3), the Secretary
15	shall convey the Federal land to the County.
16	(2) Terms and conditions.—The conveyance
17	under paragraph (1) shall be—
18	(A) subject to valid existing rights;
19	(B) made by quitclaim deed; and
20	(C) subject to any other terms and condi-
21	tions as the Secretary considers appropriate to
22	protect the interests of the United States.
23	(3) Appraisal.—
24	(A) IN GENERAL.—Not later than 60 days
25	after the date of enactment of this Act, the Sec-

1	retary shall complete an appraisal to determine
2	the market value of the Federal land.
3	(B) STANDARDS.—The appraisal under
4	subparagraph (A) shall be conducted in accord-
5	ance with—
6	(i) the Uniform Appraisal Standards
7	for Federal Land Acquisitions; and
8	(ii) the Uniform Standards of Profes-
9	sional Appraisal Practice.
10	(4) Map.—
11	(A) AVAILABILITY OF MAP.—The map
12	shall be kept on file and available for public in-
13	spection in the appropriate office of the Forest
14	Service.
15	(B) Correction of Errors.—The Sec-
16	retary may correct any errors in the map.
17	(5) Consideration.—As consideration for the
18	conveyance under paragraph (1), the County shall
19	pay to the Secretary an amount equal to the market
20	value of the Federal land, as determined by the ap-
21	praisal under paragraph (3).
22	(6) Survey.—The exact acreage and legal de-
23	scription of the Federal land to be conveyed under
24	paragraph (1) shall be determined by a survey satis-
25	factory to the Secretary.

1	(7) Costs of Conveyance.—As a condition on
2	the conveyance under paragraph (1), the County
3	shall pay to the Secretary all costs associated with
4	the conveyance, including the cost of—
5	(A) the appraisal under paragraph (3); and
6	(B) the survey under paragraph (6).
7	(8) PROCEEDS FROM THE SALE OF LAND.—
8	Any proceeds received by the Secretary from the
9	conveyance under paragraph (1) shall be—
10	(A) deposited in the fund established under
11	Public Law 90–171 (commonly known as the
12	"Sisk Act") (16 U.S.C. 484a); and
13	(B) available to the Secretary until ex-
14	pended, without further appropriation, for the
15	acquisition of inholdings in units of the Na-
16	tional Forest System in the State of South Da-
17	kota.
18	SEC. 1007. PASCUA YAQUI TRIBE LAND CONVEYANCE.
19	(a) DEFINITIONS.—In this section:
20	(1) DISTRICT.—The term "District" means the
21	Tucson Unified School District No. 1, a school dis-
22	trict recognized as such under the laws of the State
23	of Arizona.
24	(2) MAP.—The term "Map" means the map en-
25	titled "'Pascua Yaqui Tribe Land Conveyance Act",

- dated March 14, 2016, and on file and available for
- 2 public inspection in the local office of the Bureau of
- 3 Land Management.
- 4 (3) Recreation and public purposes
- 5 ACT.—The term "Recreation and Public Purposes
- 6 Act" means the Act of June 14, 1926 (43 U.S.C.
- 7 869 et seq.).
- 8 (4) Tribe.—The term "Tribe" means the
- 9 Pascua Yaqui Tribe of Arizona, a federally recog-
- 10 nized Indian Tribe.
- 11 (b) Land to Be Held in Trust.—
- 12 (1) PARCEL A.—Subject to paragraph (2) and
- to valid existing rights, all right, title, and interest
- of the United States in and to the approximately
- 15 39.65 acres of Federal lands generally depicted on
- the map as "Parcel A" are declared to be held in
- trust by the United States for the benefit of the
- Tribe.
- 19 (2) Effective date.—Paragraph (1) shall
- take effect on the day after the date on which the
- 21 District relinquishes all right, title, and interest of
- the District in and to the approximately 39.65 acres
- of land described in paragraph (1).
- (c) Lands to Be Conveyed to the District.—
- 25 (1) Parcel B.—

1	(A) In general.—Subject to valid exist-
2	ing rights and payment to the United States of
3	the fair market value, the United States shall
4	convey to the District all right, title, and inter-
5	est of the United States in and to the approxi-
6	mately 13.24 acres of Federal lands generally
7	depicted on the map as "Parcel B".
8	(B) Determination of fair market
9	VALUE.—The fair market value of the property
10	to be conveyed under subparagraph (A) shall be
11	determined by the Secretary in accordance with
12	the Uniform Appraisal Standards for Federal
13	Land Acquisitions and the Uniform Standards
14	of Professional Appraisal Practice.
15	(C) Costs of Conveyance.—As a condi-
16	tion of the conveyance under this paragraph, all
17	costs associated with the conveyance shall be
18	paid by the District.
19	(2) Parcel c.—
20	(A) IN GENERAL.—If, not later than 1
21	year after the completion of the appraisal re-
22	quired by subparagraph (C), the District sub-
23	mits to the Secretary an offer to acquire the
24	Federal reversionary interest in all of the ap-

proximately 27.5 acres of land conveyed to the

- District under Recreation and Public Purposes

 Act and generally depicted on the map as "Parcel C", the Secretary shall convey to the District such reversionary interest in the lands covered by the offer. The Secretary shall complete the conveyance not later than 30 days after the date of the offer.
 - (B) SURVEY.—Not later than 90 days after the date of enactment of this Act, the Secretary shall complete a survey of the lands described in this paragraph to determine the precise boundaries and acreage of the lands subject to the Federal reversionary interest.
 - (C) APPRAISAL.—Not later than 180 days after the date of enactment of this Act, the Secretary shall complete an appraisal of the Federal reversionary interest in the lands identified by the survey required by subparagraph (B). The appraisal shall be completed in accordance with the Uniform Appraisal Standards for Federal Land Acquisitions and the Uniform Standards of Professional Appraisal Practice.
 - (D) Consideration.—As consideration for the conveyance of the Federal reversionary interest under this paragraph, the District shall

1	pay to the Secretary an amount equal to the
2	appraised value of the Federal interest, as de-
3	termined under subparagraph (C). The consid-
4	eration shall be paid not later than 30 days
5	after the date of the conveyance.
6	(E) Costs of Conveyance.—As a condi-
7	tion of the conveyance under this paragraph, all
8	costs associated with the conveyance, including
9	the cost of the survey required by subparagraph
10	(B) and the appraisal required by subparagraph
11	(C), shall be paid by the District.
12	(d) GAMING PROHIBITION.—The Tribe may not con-
13	duct gaming activities on lands taken into trust pursuant
14	to this section, either as a matter of claimed inherent au-
15	thority, under the authority of any Federal law, including
16	the Indian Gaming Regulatory Act (25 U.S.C. 2701 et
17	seq.), or under regulations promulgated by the Secretary
18	or the National Indian Gaming Commission.
19	(e) Water Rights.—
20	(1) IN GENERAL.—There shall be no Federal
21	reserved right to surface water or groundwater for
22	any land taken into trust by the United States for
23	the benefit of the Tribe under this section.
24	(2) State water rights.—The Tribe retains
25	any right or claim to water under State law for any

- 27 1 land taken into trust by the United States for the 2 benefit of the Tribe under this section. 3 (3)FORFEITURE OR ABANDONMENT.—Any 4 water rights that are appurtenant to land taken into 5 trust by the United States for the benefit of the 6 Tribe under this section may not be forfeited or 7 abandoned. 8 (4) Administration.—Nothing in this section 9 affects or modifies any right of the Tribe or any ob-10 ligation of the United States under Public Law 95– 11 375. 12 SEC. 1008. LA PAZ COUNTY LAND CONVEYANCE. 13 (a) Definitions.—In this section: (1) County.—The term "County" means La 15 Paz County, Arizona.

map.

- 14
- 16 (2) FEDERAL LAND.—The term "Federal land" 17 means the approximately 5,935 acres of land man-18 aged by the Bureau of Land Management and des-19 ignated as "Federal land to be conveyed" on the
- 21 (3) MAP.—The term "map" means the map 22 prepared by the Bureau of Land Management enti-23 tled "Proposed La Paz County Land Conveyance" 24 and dated October 1, 2018.
- 25 (b) Conveyance to La Paz County, Arizona.—

1	(1) IN GENERAL.—Notwithstanding the plan-
2	ning requirement of sections 202 and 203 of the
3	Federal Land Policy and Management Act of 1976
4	(43 U.S.C. 1712, 1713) and in accordance with this
5	section and other applicable law, as soon as prac-
6	ticable after receiving a request from the County to
7	convey the Federal land, the Secretary shall convey
8	the Federal land to the County.
9	(2) Restrictions on conveyance.—
10	(A) IN GENERAL.—The conveyance under
11	paragraph (1) shall be subject to—
12	(i) valid existing rights; and
13	(ii) such terms and conditions as the
14	Secretary determines to be necessary.
15	(B) Exclusion.—The Secretary shall ex-
16	clude from the conveyance under paragraph (1)
17	any Federal land that contains significant cul-
18	tural, environmental, wildlife, or recreational re-
19	sources.
20	(3) Payment of fair market value.—The
21	conveyance under paragraph (1) shall be for the fair
22	market value of the Federal land to be conveyed, as
23	determined—

1	(A) in accordance with the Federal Land
2	Policy and Management Act of 1976 (43 U.S.C.
3	1701 et seq.); and
4	(B) based on an appraisal that is con-
5	ducted in accordance with—
6	(i) the Uniform Appraisal Standards
7	for Federal Land Acquisitions; and
8	(ii) the Uniform Standards of Profes-
9	sional Appraisal Practice.
10	(4) Protection of tribal cultural arti-
11	FACTS.—As a condition of the conveyance under
12	paragraph (1), the County shall, and as a condition
13	of any subsequent conveyance, any subsequent owner
14	shall—
15	(A) make good faith efforts to avoid dis-
16	turbing Tribal artifacts;
17	(B) minimize impacts on Tribal artifacts if
18	they are disturbed;
19	(C) coordinate with the Colorado River In-
20	dian Tribes Tribal Historic Preservation Office
21	to identify artifacts of cultural and historic sig-
22	nificance; and
23	(D) allow Tribal representatives to rebury
24	unearthed artifacts at or near where they were
25	discovered.

1	(5) AVAILABILITY OF MAP.—
2	(A) IN GENERAL.—The map shall be on
3	file and available for public inspection in the
4	appropriate offices of the Bureau of Land Man-
5	agement.
6	(B) Corrections.—The Secretary and
7	the County may, by mutual agreement—
8	(i) make minor boundary adjustments
9	to the Federal land to be conveyed under
10	paragraph (1); and
11	(ii) correct any minor errors in the
12	map, an acreage estimate, or the descrip-
13	tion of the Federal land.
14	(6) WITHDRAWAL.—The Federal land is with-
15	drawn from the operation of the mining and mineral
16	leasing laws of the United States.
17	(7) Costs.—As a condition of the conveyance
18	of the Federal land under paragraph (1), the County
19	shall pay—
20	(A) an amount equal to the appraised
21	value determined in accordance with paragraph
22	(3)(B); and
23	(B) all costs related to the conveyance, in-
24	cluding all surveys, appraisals, and other ad-
25	ministrative costs associated with the convey-

1	ance of the Federal land to the County under
2	paragraph (1).
3	(8) PROCEEDS FROM THE SALE OF LAND.—The
4	proceeds from the sale of land under this subsection
5	shall be—
6	(A) deposited in the Federal Land Dis-
7	posal Account established by section 206(a) of
8	the Federal Land Transaction Facilitation Act
9	(43 U.S.C. 2305(a)); and
10	(B) used in accordance with that Act (43
11	U.S.C. 2301 et seq.).
12	SEC. 1009. LAKE BISTINEAU LAND TITLE STABILITY.
1 =	
13	(a) Definitions.—In this section:
	(a) Definitions.—In this section:(1) Claimant.—The term "claimant" means
13	
13 14	(1) Claimant.—The term "claimant" means
131415	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to
13141516	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the
13 14 15 16 17	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the State of Louisiana with a valid claim to the omitted
13 14 15 16 17 18	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the State of Louisiana with a valid claim to the omitted land, including any mineral interests.
13 14 15 16 17 18	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the State of Louisiana with a valid claim to the omitted land, including any mineral interests. (2) Map.—The term "Map" means the map en-
13 14 15 16 17 18 19 20	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the State of Louisiana with a valid claim to the omitted land, including any mineral interests. (2) MAP.—The term "Map" means the map entitled "Lands as Delineated by Original Survey De-
13 14 15 16 17 18 19 20 21	(1) CLAIMANT.—The term "claimant" means any individual, group, or corporation authorized to hold title to land or mineral interests in land in the State of Louisiana with a valid claim to the omitted land, including any mineral interests. (2) MAP.—The term "Map" means the map entitled "Lands as Delineated by Original Survey December 18, 1842 showing the 1969 Meander Line at

1	(A) IN GENERAL.—The term "omitted
2	land" means the land in lots 6, 7, 8, 9, 10, 11
3	12, and 13 of sec. 30, T. 16 N., R. 10 W., Lou-
4	isiana Meridian, comprising a total of approxi-
5	mately 229.72 acres, as depicted on the Map
6	that—
7	(i) was in place during the Original
8	Survey; but
9	(ii) was not included in the Original
10	Survey.
11	(B) Inclusion.—The term "omitted land"
12	includes—
13	(i) Peggy's Island in lot 1 of sec. 17
14	T. 16 N., R. 10 W., Louisiana Meridian
15	and
16	(ii) Hog Island in lot 1 of sec. 29, T.
17	16 N., R. 10 W., Louisiana Meridian.
18	(4) Original survey.—The term "Original
19	Survey" means the survey of land surrounding Lake
20	Bistineau, Louisiana, conducted by the General
21	Land Office in 1838 and approved by the Surveyor
22	General on December 8, 1842.
23	(b) Conveyances.—
24	(1) IN GENERAL.—Consistent with the first sec-
25	tion of the Act of December 22, 1928 (commonly

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

known as the "Color of Title Act") (45 Stat. 1069, chapter 47; 43 U.S.C. 1068), except as provided by this section, the Secretary shall convey to the claimant the omitted land, including any mineral interests, that has been held in good faith and in peaceful, adverse possession by a claimant or an ancestor or grantor of the claimant, under claim or color of

title, based on the Original Survey.

(2) Confirmation of title.—The conveyance or patent of omitted land to a claimant under paragraph (1) shall have the effect of confirming title to the surface and minerals in the claimant and shall not serve as any admission by a claimant.

(c) Payment of Costs.—

- (1) IN GENERAL.—Except as provided in paragraph (2), the conveyance required under subsection (b) shall be without consideration.
- (2) EXCEPTION.—Before the conveyance of the omitted land under subsection (b), the claimant shall pay to the Secretary any costs incurred by the Secretary relating to any survey, platting, legal description, or associated activities required to prepare and issue a patent under that subsection.
- 24 (d) MAP AND LEGAL DESCRIPTION.—As soon as 25 practicable after the date of enactment of this Act, the

- 1 Secretary shall file, and make available for public inspec-
- 2 tion in the appropriate offices of the Bureau of Land and
- 3 Management, the Map and legal descriptions of the omit-
- 4 ted land to be conveyed under subsection (b).

5 SEC. 1010. LAKE FANNIN LAND CONVEYANCE.

- 6 (a) Definitions.—In this section:
- 7 (1) COUNTY.—The term "County" means
- 8 Fannin County, Texas.
- 9 (2) MAP.—The term "map" means the map en-
- 10 titled "Lake Fannin Conveyance" and dated Novem-
- 11 ber 21, 2013.
- 12 (3) National forest system land.—The
- term "National Forest System land" means the ap-
- proximately 2,025 acres of National Forest System
- land generally depicted on the map.
- 16 (4) Secretary.—The term "Secretary" means
- 17 the Secretary of Agriculture, acting through the
- 18 Chief of the Forest Service.
- 19 (b) Land Conveyance.—
- 20 (1) In general.—Subject to the terms and
- conditions described in paragraph (2), if the County
- submits to the Secretary an offer to acquire the Na-
- 23 tional Forest System land for the fair market value,
- as determined by the appraisal under paragraph (3),

1	the Secretary shall convey the National Forest Sys-
2	tem land to the County.
3	(2) Terms and conditions.—The conveyance
4	under paragraph (1) shall be—
5	(A) subject to valid existing rights;
6	(B) made by quitclaim deed; and
7	(C) subject to any other terms and condi-
8	tions as the Secretary considers appropriate to
9	protect the interests of the United States.
10	(3) Appraisal.—
11	(A) In general.—Not later than 180
12	days after the date of enactment of this Act,
13	the Secretary shall complete an appraisal to de-
14	termine the fair market value of the National
15	Forest System land.
16	(B) Standards.—The appraisal under
17	subparagraph (A) shall be conducted in accord-
18	ance with—
19	(i) the Uniform Appraisal Standards
20	for Federal Land Acquisitions; and
21	(ii) the Uniform Standards of Profes-
22	sional Appraisal Practice.
23	(4) MAP.—
24	(A) AVAILABILITY OF MAP.—The map
25	shall be kept on file and available for public in-

1	spection in the appropriate office of the Forest
2	Service.
3	(B) Correction of Errors.—The Sec-
4	retary may correct minor errors in the map.
5	(5) Consideration.—As consideration for the
6	conveyance under paragraph (1), the County shall
7	pay to the Secretary an amount equal to the fair
8	market value of the National Forest System land, as
9	determined by the appraisal under paragraph (3).
10	(6) Survey.—The exact acreage and legal de-
11	scription of the National Forest System land to be
12	conveyed under paragraph (1) shall be determined
13	by a survey satisfactory to the Secretary and the
14	County.
15	(7) Use.—As a condition of the conveyance
16	under paragraph (1), the County shall agree to man-
17	age the land conveyed under that subsection for pub-
18	lic recreational purposes.
19	(8) Costs of Conveyance.—As a condition on
20	the conveyance under paragraph (1), the County
21	shall pay to the Secretary all costs associated with
22	the conveyance, including the cost of—
23	(A) the appraisal under paragraph (3); and
24	(B) the survey under paragraph (6).

1	SEC. 1011. LAND CONVEYANCE AND UTILITY RIGHT-OF-
2	WAY, HENRY'S LAKE WILDERNESS STUDY
3	AREA, IDAHO.
4	(a) Conveyance and Right-of-Way Author-
5	IZED.—Notwithstanding section 603(c) of the Federal
6	Land Policy and Management Act of 1976 (43 U.S.C.
7	1782(c)), the Secretary may—
8	(1) convey to the owner of a private residence
9	located at 3787 Valhalla Road in Island Park, Idaho
10	(in this section referred to as the "owner"), all
11	right, title, and interest of the United States in and
12	to the approximately 0.5 acres of Federal land in the
13	Henry's Lake Wilderness Study Area described as
14	lot 14, section 33, Township 16 North, Range 43
15	East, Boise Meridian, Fremont County, Idaho; and
16	(2) grant Fall River Electric in Ashton, Idaho,
17	the right to operate, maintain, and rehabilitate a
18	right-of-way encumbering approximately 0.4 acres of
19	Federal land in the Henry's Lake Wilderness Study
20	Area described as lot 15, section 33, Township 16
21	North, Range 43 East, Boise Meridian, Fremont
22	County, Idaho, which includes an electric distribu-
23	tion line and access road, 850' in length, 20' in
24	width.
25	(b) Consideration; Conditions.—

22

United States.

1 (1) Land disposal.—The Secretary shall con-2 vey the land under subsection (a)(1) in accordance 3 with section 203 of the Federal Land Policy and 4 Management Act of 1976 (43 U.S.C. 1713) and part 5 2711.3–3 of title 43, Code of Federal Regulations. 6 As consideration for the conveyance the owner shall 7 pay to the Secretary an amount equal to the fair 8 market value as valued by a qualified land appraisal 9 and approved by the Appraisal and Valuation Serv-10 ices Office. 11 (2) RIGHT-OF-WAY.—The Secretary shall grant 12 the right-of-way granted under subsection (a)(2) in 13 accordance with section 205 of the Federal Land 14 Policy and Management Act of 1976 (43 U.S.C. 15 1715), and part 2800 of title 43, Code of Federal 16 Regulations. 17 (c) Additional Terms and Conditions.—The 18 Secretary may require such additional terms and condi-19 tions in connection with the conveyance of the land and 20 the grant of the right-of-way under this section as the Sec-21 retary considers appropriate to protect the interests of the

1 SEC. 1012. CONVEYANCE TO UKPEAGVIK INUPLAT COR-

- 2 **PORATION.**
- 3 (a) IN GENERAL.—Not later than 1 year after the
- 4 date of enactment of this Act, subject to valid existing
- 5 rights, the Secretary shall convey to the Ukpeagvik
- 6 Inupiat Corporation all right, title, and interest held by
- 7 the United States in and to sand and gravel deposits un-
- 8 derlying the surface estate owned by the Ukpeagvik
- 9 Inupiat Corporation within and contiguous to the Barrow
- 10 gas fields, and more particularly described as follows:
- 11 (1) T. 21 N. R. 16 W., secs. 7, 17–18, 19–21,
- and 28–29, of the Umiat Meridian.
- 13 (2) T. 21 N. R. 17 W., secs. 1–2 and 11–14,
- of the Umiat Meridian.
- 15 (3) T. 22 N. R. 18 W., secs. 4, 9, and 29–32,
- of the Umiat Meridian.
- 17 (4) T. 22 N. R. 19 W., secs. 25 and 36, of the
- 18 Umiat Meridian.
- 19 (b) Entitlement Fulfilled.—The conveyance
- 20 under this section shall fulfill the entitlement granted to
- 21 the Ukpeagvik Inupiat Corporation under section 12(a) of
- 22 the Alaska Native Claims Settlement Act (43 U.S.C.
- 23 1611(a)).
- (c) Compliance With Endangered Species Act
- 25 of 1973.—Nothing in this section affects any require-

- 1 ment, prohibition, or exception under the Endangered
- 2 Species Act of 1973 (16 U.S.C. 1531 et seq.).
- 3 SEC. 1013. PUBLIC PURPOSE CONVEYANCE TO CITY OF
- 4 **HYDE PARK, UTAH.**
- 5 (a) In General.—Notwithstanding the land use
- 6 planning requirement of sections 202 and 203 of the Fed-
- 7 eral Land Policy and Management Act of 1976 (43 U.S.C.
- 8 1712, 1713), on written request by the City of Hyde Park,
- 9 Utah (referred to in this section as the "City"), the Sec-
- 10 retary shall convey, without consideration, to the City the
- 11 parcel of public land described in subsection (b)(1) for
- 12 public recreation or other public purposes consistent with
- 13 uses allowed under the Act of June 14, 1926 (commonly
- 14 known as the "Recreation and Public Purposes Act") (43
- 15 U.S.C. 869 et seq.).
- 16 (b) Description of Land.—
- 17 (1) In general.—The parcel of public land re-
- ferred to in subsection (a) is the approximately 80-
- acre parcel identified on the map entitled "Hyde
- 20 Park Land Conveyance Act" and dated October 23,
- 21 2017.
- 22 (2) AVAILABILITY OF MAP.—The map referred
- to in paragraph (1) shall be on file and available for
- public inspection in appropriate offices of the Bu-
- reau of Land Management.

- 1 (c) Survey.—The exact acreage and legal descrip-
- 2 tion of the land to be conveyed under this section shall
- 3 be determined by a survey satisfactory to the Secretary.
- 4 (d) Conveyance Costs.—As a condition for the
- 5 conveyance under this section, all costs associated with the
- 6 conveyance shall be paid by the City.

7 SEC. 1014. JUAB COUNTY CONVEYANCE.

- 8 (a) Definitions.—In this section:
- 9 (1) County.—The term "County" means Juab
- 10 County, Utah.
- 11 (2) Secretary.—The term "Secretary" means
- the Secretary of Agriculture, acting through the
- 13 Chief of the Forest Service.
- 14 (3) Nephi work center conveyance par-
- 15 CEL.—The term "Nephi Work Center conveyance
- parcel" means the parcel of approximately 2.17
- acres of National Forest System land in the County,
- located at 740 South Main Street, Nephi, Utah, as
- depicted as Tax Lot Numbers #XA00-0545-1111
- and #XA00-0545-2 on the map entitled "Nephi
- 21 Plat B" and dated May 6, 1981.
- (b) Conveyance of Nephi Work Center Con-
- 23 VEYANCE PARCEL, JUAB COUNTY, UTAH.—
- 24 (1) IN GENERAL.—Not later than 1 year after
- 25 the date on which the Secretary receives a request

1	from the County and subject to valid existing rights
2	and such terms and conditions as are mutually satis-
3	factory to the Secretary and the County, including
4	such additional terms as the Secretary determines to
5	be necessary, the Secretary shall convey to the
6	County without consideration all right, title, and in-
7	terest of the United States in and to the Nephi
8	Work Center conveyance parcel.
9	(2) Costs.—Any costs relating to the convey-
10	ance under paragraph (1), including processing and
11	transaction costs, shall be paid by the County.
12	(3) USE OF LAND.—The land conveyed to the
13	County under paragraph (1) shall be used by the
14	County—
15	(A) to house fire suppression and fuels
16	mitigation personnel;
17	(B) to facilitate fire suppression and fuels
18	mitigation activities; and
19	(C) for infrastructure and equipment nec-
20	essary to carry out subparagraphs (A) and (B).
21	SEC. 1015. WALNUT GROVE LAND EXCHANGE.
22	(a) Definitions.—In this section:
23	(1) CHURCH.—The term "Church" means the
24	Walnut Grove Church in Garland County, Arkansas.

1	(2) OFFERED TRACT.—The term "Offered
2	Tract" means all right, title, and interest of the
3	Church in and to approximately 6.3 acres of non-
4	Federal land identified as "Offered Tract 5742" or
5	the Detail Map of the Walnut Grove Exchange
6	Ouachita National Forest map (printed date May
7	11, 2017).
8	(3) Secretary.—The term "Secretary" means
9	the Secretary of Agriculture.
10	(4) SELECTED TRACT.—The term "Selected
11	Tract" means all right, title, and interest of the
12	United States in and to approximately 4 acres iden-
13	tified as "Selected Tract 5743" on the Detail Map
14	of the Walnut Grove Exchange, Ouachita National
15	Forest map (printed date May 11, 2017), subject to
16	the reservation of a road easement by the Secretary
17	(b) Exchange of Land; Equalization of
18	Value.—
19	(1) Exchange authorized.—Subject to the
20	provisions of this section, not later than 2 years
21	after the date of enactment of this Act, if the
22	Church offers to convey the Offered Tract to the
23	United States, the Secretary shall—

1	(A) convey to the Church all right, title,
2	and interest of the United States in and to the
3	Selected Tract; and
4	(B) accept from the Church a conveyance
5	of all right, title, and interest of the Church in
6	and to the Offered Tract.
7	(2) REQUIREMENTS.—The exchange under
8	paragraph (1) shall be—
9	(A) subject to valid existing rights;
10	(B) conditioned on an equalization pay-
11	ment made by the Church in accordance with
12	paragraph (3); and
13	(C) conditioned on the payment of the
14	costs described in paragraph (7).
15	(3) Equal value and cash equalization.—
16	(A) In general.—Except as provided in
17	subparagraph (B), the exchange under para-
18	graph (1) shall be for equal value or the values
19	shall be equalized by a cash payment.
20	(B) Exception.—If the value of the Of-
21	fered Tract exceeds the Selected Tract, an
22	equalization payment shall not be required.
23	(4) Appraisals.—
24	(A) IN GENERAL.—The value of the land
25	to be exchanged under this section shall be de-

1	termined by appraisals conducted by 1 or more
2	independent and qualified appraisers.
3	(B) Appraisal standards.—The Sec-
4	retary shall complete an appraisal of the land to
5	be exchanged under this section in accordance
6	with—
7	(i) the Uniform Appraisal Standards
8	for Federal Land Acquisitions; and
9	(ii) the Uniform Standards of Profes-
10	sional Appraisal Practice.
11	(5) FORMAT.—Title and valuation to the land
12	to be exchanged under this section shall be in a for-
13	mat acceptable to the Secretary and the Church.
14	(6) Map and legal descriptions.—
15	(A) In general.—As soon as practicable
16	after the date of enactment of this Act, the Sec-
17	retary shall finalize a map and legal descrip-
18	tions of all land to be conveyed under this sec-
19	tion.
20	(B) Corrections.—The Secretary may
21	correct any minor errors in the map or in the
22	legal descriptions.
23	(C) Map on file.—The map and legal de-
24	scriptions shall be on file and available for pub-

1	lic inspection in appropriate offices of the
2	United States Forest Service.
3	(7) Costs of Conveyance.—As a condition of
4	conveyance, any costs related to the conveyance
5	under this section shall be paid by the Church.
6	SEC. 1016. BLACK MOUNTAIN RANGE AND BULLHEAD CITY
7	LAND EXCHANGE.
8	(a) Definitions.—In this section:
9	(1) CITY.—The term "City" means Bullhead
10	City, Arizona.
11	(2) Non-federal land.—The term "non-fed-
12	eral Land" means the approximately 1,100 acres of
13	land owned by Bullhead City in the Black Mountain
14	Range generally depicted as "Bullhead City Land to
15	be Exchanged to BLM' on the Map.
16	(3) MAP.—The term "Map" means the map en-
17	titled "Bullhead City Land Exchange" and dated
18	August 24, 2018.
19	(4) FEDERAL LAND.—The term "Federal land"
20	means the approximately 345.2 acres of land in
21	Bullhead City, Arizona, generally depicted as "Fed-
22	eral Land to be exchanged to Bullhead City" on the
23	Map.
24	(b) Land Exchange.—

1	(1) In General.—If after December 15, 2020
2	the City offers to convey to the Secretary all right
3	title, and interest of the City in and to the non-Fed-
4	eral land, the Secretary shall accept the offer and si-
5	multaneously convey to the City all right, title, and
6	interest of the United States in and to the Federal
7	land.
8	(2) LAND TITLE.—Title to the non-Federal
9	land conveyed to the Secretary under this section
10	shall be in a form acceptable to the Secretary and
11	shall conform to the title approval standards of the
12	Attorney General of the United States applicable to
13	land acquisitions by the Federal Government.
14	(3) Exchange costs.—The City shall pay for
15	all land survey, appraisal, and other costs to the
16	Secretary as may be necessary to process and con-
17	summate the exchange under this section.
18	(c) Equal Value Exchange and Appraisals.—
19	(1) Appraisals.—The values of the lands to be
20	exchanged under this section shall be determined by
21	the Secretary through appraisals performed—
22	(A) in accordance with—
23	(i) the Uniform Appraisal Standards
24	for Federal Land Acquisitions;

1	(11) the Uniform Standards of Profes-
2	sional Appraisal Practice; and
3	(iii) appraisal instructions issued by
4	the Secretary; and
5	(B) by an appraiser mutually agreed to by
6	the Secretary and the City.
7	(2) Equal value exchange.—The values of
8	the Federal and non-Federal land parcels exchanged
9	shall be equal, or if they are not equal, shall be
10	equalized as follows:
11	(A) Surplus of federal land
12	VALUE.—If the final appraised value of the
13	Federal land exceeds the final appraised value
14	of the non-Federal land, the City shall reduce
15	the amount of land it is requesting from the
16	Federal Government in order to create an equal
17	value in accordance with section 206(b) of the
18	Federal Land Policy and Management Act of
19	1976 (43 U.S.C. 1716(b)). Land that is not ex-
20	changed because of equalization under this sub-
21	paragraph shall remain subject to lease under
22	the Act of June 14, 1926 (commonly known as
23	the "Recreation and Public Purposes Act") (44
24	Stat 741 chanter 578: 43 U.S.C. 869 et seg.)

1	(B) Use of funds.—Any cash equali-
2	zation moneys received by the Secretary under
3	subparagraph (A) shall be—
4	(i) deposited in the Federal Land Dis-
5	posal Account established by section
6	206(a) of the Federal Land Transaction
7	Facilitation Act (43 U.S.C. 2305(a)); and
8	(ii) used in accordance with that Act
9	(43 U.S.C. 2301 et seq.).
10	(C) Surplus of non-federal land
11	VALUE.—If the final appraised value of the
12	non-Federal land exceeds the final appraised
13	value of the Federal land, the United States
14	shall not make a cash equalization payment to
15	the City, and surplus value of the non-Federal
16	land shall be considered a donation by the City
17	to the United States for all purposes of law.
18	(d) WITHDRAWAL PROVISIONS.—Lands acquired by
19	the Secretary under this section are, upon such acquisi-
20	tion, automatically and permanently withdrawn from all
21	forms of appropriation and disposal under the public land
22	laws (including the mining and mineral leasing laws) and
23	the Geothermal Steam Act of 1930 (30 U.S.C. 1001 et
24	seq.).
25	(e) Maps Estimates and Descriptions —

1	(1) MINOR ERRORS.—The Secretary and the
2	City may, by mutual agreement—
3	(A) make minor boundary adjustments to
4	the Federal and non-Federal lands involved in
5	the exchange; and
6	(B) correct any minor errors in any map
7	acreage estimate, or description of any land to
8	be exchanged.
9	(2) Conflict.—If there is a conflict between a
10	map, an acreage estimate, or a description of land
11	under this section, the map shall control unless the
12	Secretary and the City mutually agree otherwise.
13	(3) AVAILABILITY.—The Secretary shall file
14	and make available for public inspection in the Ari-
15	zona headquarters of the Bureau of Land Manage-
16	ment a copy of all maps referred to in this section
17	SEC. 1017. COTTONWOOD LAND EXCHANGE.
18	(a) DEFINITIONS.—In this section:
19	(1) County.—The term "County" means
20	Yavapai County, Arizona.
21	(2) FEDERAL LAND.—The term "Federal land"
22	means all right, title, and interest of the United
23	States in and to approximately 80 acres of land
24	within the Coconino National Forest, in Yavapar
25	County, Arizona, generally depicted as "Coconing

24

	01
1	National Forest Parcels 'Federal Land'" on the
2	map.
3	(3) Map.—The term "map" means the map en-
4	titled "Cottonwood Land Exchange", with the revi-
5	sion date July 5, 2018\Version 1.
6	(4) Non-federal land.—The term "non-fed-
7	eral land" means the approximately 369 acres of
8	land in Yavapai County, Arizona, generally depicted
9	as "Yavapai County Parcels 'Non-Federal Land'"
10	on the map.
11	(5) Secretary.—The term "Secretary" means
12	the Secretary of Agriculture, unless otherwise speci-
13	fied.
14	(b) Land Exchange.—
15	(1) In general.—If the County offers to con-
16	vey to the Secretary all right, title, and interest of
17	the County in and to the non-Federal land, the Sec-
18	retary shall accept the offer and simultaneously con-
19	vey to the County all right, title, and interest of the
20	United States to the Federal land.
21	(2) LAND TITLE.—Title to the non-Federal
22	land conveyed to the Secretary under this section
23	shall be acceptable to the Secretary and shall con-

form to the title approval standards of the Attorney

1	General of the United States applicable to land ac-
2	quisitions by the Federal Government.
3	(3) Exchange costs.—The County shall pay
4	for all land survey, appraisal, and other costs to the
5	Secretary as may be necessary to process and con-
6	summate the exchange under this section, including
7	reimbursement to the Secretary, if the Secretary so
8	requests, for staff time spent in such processing and
9	consummation.
10	(c) Equal Value Exchange and Appraisals.—
11	(1) Appraisals.—The values of the lands to be
12	exchanged under this section shall be determined by
13	the Secretary through appraisals performed—
14	(A) in accordance with—
15	(i) the Uniform Appraisal Standards
16	for Federal Land Acquisitions;
17	(ii) the Uniform Standards of Profes-
18	sional Appraisal Practice; and
19	(iii) appraisal instructions issued by
20	the Secretary; and
21	(B) by an appraiser mutually agreed to by
22	the Secretary and the County.
23	(2) Equal value exchange.—The values of
24	the Federal and non-Federal land parcels exchanged

1	shall be equal, or if they are not equal, shall be
2	equalized as follows:
3	(A) Surplus of federal land
4	VALUE.—If the final appraised value of the
5	Federal land exceeds the final appraised value
6	of the non-Federal land, the County shall make
7	a cash equalization payment to the United
8	States as necessary to achieve equal value, in-
9	cluding, if necessary, an amount in excess of
10	that authorized pursuant to section 206(b) of
11	the Federal Land Policy and Management Act
12	of 1976 (43 U.S.C. 1716(b)).
13	(B) Use of funds.—Any cash equali-
14	zation moneys received by the Secretary under
15	subparagraph (A) shall be—
16	(i) deposited in the fund established
17	under Public Law 90–171 (commonly
18	known as the "Sisk Act"; 16 U.S.C. 484a);
19	and
20	(ii) made available to the Secretary
21	for the acquisition of land or interests in
22	land in Region 3 of the Forest Service.
23	(C) Surplus of non-federal land
24	VALUE.—If the final appraised value of the
25	non-Federal land exceeds the final appraised

1	value of the Federal land, the United States
2	shall not make a cash equalization payment to
3	the County, and surplus value of the non-Fed-
4	eral land shall be considered a donation by the
5	County to the United States for all purposes of
6	law.
7	(d) WITHDRAWAL PROVISIONS.—Lands acquired by
8	the Secretary under this section are, upon such acquisi-
9	tion, automatically and permanently withdrawn from all
10	forms of appropriation and disposal under the public land
11	laws (including the mining and mineral leasing laws) and
12	the Geothermal Steam Act of 1930 (30 U.S.C. 1001 et
13	seq.).
13 14	seq.). (e) Management of Land.—Land acquired by the
14	(e) Management of Land.—Land acquired by the
141516	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the
14151617	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance
14151617	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance with the laws, rules, and regulations applicable to the Na-
1415161718	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance with the laws, rules, and regulations applicable to the National Forest System.
141516171819	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance with the laws, rules, and regulations applicable to the National Forest System. (f) Maps, Estimates, and Descriptions.—
14 15 16 17 18 19 20	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance with the laws, rules, and regulations applicable to the National Forest System. (f) Maps, Estimates, and Descriptions.— (1) Minor Errors.—The Secretary and the
14 15 16 17 18 19 20 21	(e) Management of Land.—Land acquired by the Secretary under this section shall become part of the Coconino National Forest and be managed in accordance with the laws, rules, and regulations applicable to the National Forest System. (f) Maps, Estimates, and Descriptions.— (1) Minor errors.—The Secretary and the County may, by mutual agreement—

1	(B) correct any minor errors in any map,
2	acreage estimate, or description of any land to
3	be exchanged.
4	(2) Conflict.—If there is a conflict between a
5	map, an acreage estimate, or a description of land
6	under this section, the map shall control unless the
7	Secretary and the County mutually agree otherwise.
8	(3) AVAILABILITY.—The Secretary shall file
9	and make available for public inspection in the head-
10	quarters of the Coconino National Forest a copy of
11	all maps referred to in this section.
12	SEC. 1018. EMBRY-RIDDLE TRI-CITY LAND EXCHANGE.
13	(a) Definitions.—In this section:
14	(1) Non-federal land.—The term "non-Fed-
15	eral land" means the approximately 16-acre parcel
16	of University land identified in section 3(a) of Public
17	Law 105–363 (112 Stat. 3297).
18	(2) University.—The term "University"
19	means Embry-Riddle Aeronautical University, Flor-
20	ida.
21	(b) Conveyance of Federal Reversionary In-
22	TEREST IN LAND LOCATED IN THE COUNTY OF YAVAPAI,
23	Arizona.—
24	(1) In General.—Notwithstanding any other
25	provision of law, if after the completion of the ap-

- praisal required under subsection (c), the University submits to the Secretary an offer to acquire the reversionary interests of the United States in and to the non-Federal land, the Secretary shall convey to the University, without consideration, the reversionary interests of the United States in and to the non-Federal land for the purpose of unencumbering the title to the non-Federal land to enable economic development of the non-Federal land.
 - (2) Legal descriptions.—As soon as practicable after the date of enactment of this Act, the exact legal description of the non-Federal land shall be determined in a manner satisfactory to the Secretary.
 - (3) ADDITIONAL TERMS AND CONDITIONS.—
 The Secretary may require such additional terms and conditions to the conveyance under paragraph (1), consistent with this section, as the Secretary considers appropriate to protect the interests of the United States.
 - (4) Costs.—The University shall pay all costs associated with the conveyance under paragraph (1), including the costs of the appraisal required under subsection (c), the costs of any surveys, recording costs, and other reasonable costs.

1	(c) APPRAISAL.—
2	(1) In general.—Not later than 180 days
3	after the date of enactment of this Act, the Sec-
4	retary shall complete an appraisal of the rever-
5	sionary interests of the United States in and to the
6	non-Federal land.
7	(2) Applicable law.—The appraisal shall be
8	completed in accordance with—
9	(A) the Uniform Appraisal Standards for
10	Federal Land Acquisitions; and
11	(B) the Uniform Standards of Professional
12	Appraisal Practice.
13	(d) Consideration.—
14	(1) In general.—As consideration for the con-
15	veyance of the reversionary interests of the United
16	States in and to the non-Federal land under this
17	section, the University shall pay to the Secretary and
18	amount equal to the appraised value of the interests
19	of the United States, as determined under sub-
20	section (c).
21	(2) Deposit; use.—Amounts received under
22	paragraph (1) shall be—
23	(A) deposited in the Federal Land Dis-
24	posal Account established by section 206(a) of

1	the Federal Land Transaction Facilitation Act
2	(43 U.S.C. 2305(a)); and
3	(B) used in accordance with that Act (43
4	U.S.C. 2301 et seq.).
5	Subtitle B-Public Land and Na-
6	tional Forest System Manage-
7	ment
8	SEC. 1101. BOLTS DITCH ACCESS.
9	(a) Access Granted.—The Secretary of Agriculture
10	shall permit by special use authorization nonmotorized ac-
11	cess and use, in accordance with section 293.6 of title 36,
12	Code of Federal Regulations, of the Bolts Ditch Headgate
13	and the Bolts Ditch within the Holy Cross Wilderness,
14	Colorado, as designated by Public Law 96–560 (94 Stat.
15	3265), for the purposes of the diversion of water and use,
16	maintenance, and repair of such ditch and headgate by
17	the Town of Minturn, Colorado, a Colorado Home Rule
18	Municipality.
19	(b) LOCATION OF FACILITIES.—The Bolts Ditch
20	headgate and ditch segment referenced in subsection (a)
21	are as generally depicted on the map entitled "Bolts Ditch
22	headgate and Ditch Segment" and dated November 2015.

1	SEC. 1102. CLARIFICATION RELATING TO A CERTAIN LAND
2	DESCRIPTION UNDER THE NORTHERN ARI-
3	ZONA LAND EXCHANGE AND VERDE RIVER
4	BASIN PARTNERSHIP ACT OF 2005.
5	Section 104(a)(5) of the Northern Arizona Land Ex-
6	change and Verde River Basin Partnership Act of 2005
7	(Public Law 109–110; 119 Stat. 2356) is amended by in-
8	serting before the period at the end ", which, notwith-
9	standing section $102(a)(4)(B)$, includes the $N\frac{1}{2}$ $NE\frac{1}{4}$
10	SW½ SW½, the N½ N½ SE¼ SW¼, and the N½ N½
11	SW ¹ / ₄ SE ¹ / ₄ , sec. 34, Township 22 North, Range 2 East,
12	Gila and Salt River Meridian, Coconino County, Arizona,
13	comprising approximately 25 acres".
14	SEC. 1103. FRANK AND JEANNE MOORE WILD STEELHEAD
1415	SEC. 1103. FRANK AND JEANNE MOORE WILD STEELHEAD SPECIAL MANAGEMENT AREA.
15	SPECIAL MANAGEMENT AREA.
15 16	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that—
15 16 17	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that— (1) Frank Moore has committed his life to fam-
15 16 17 18	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing;
15 16 17 18 19	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing; (2) Frank Moore is a World War II veteran
15 16 17 18 19 20	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing; (2) Frank Moore is a World War II veteran who stormed the beaches of Normandy along with
15 16 17 18 19 20 21	special management area. (a) Findings.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing; (2) Frank Moore is a World War II veteran who stormed the beaches of Normandy along with 150,000 troops during the D-Day Allied invasion
15 16 17 18 19 20 21 22	special management area. (a) Findings.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing; (2) Frank Moore is a World War II veteran who stormed the beaches of Normandy along with 150,000 troops during the D-Day Allied invasion and was awarded the Chevalier of the French Legion
15 16 17 18 19 20 21 22 23	SPECIAL MANAGEMENT AREA. (a) FINDINGS.—Congress finds that— (1) Frank Moore has committed his life to family, friends, his country, and fly fishing; (2) Frank Moore is a World War II veteran who stormed the beaches of Normandy along with 150,000 troops during the D-Day Allied invasion and was awarded the Chevalier of the French Legion of Honor for his bravery;

1	(4) as the proprietor of the Steamboat Inn
2	along the North Umpqua River in Oregon for nearly
3	20 years, Frank Moore, along with his wife Jeanne,
4	shared his love of fishing, the flowing river, and the
5	great outdoors, with visitors from all over the United
6	States and the world;
7	(5) Frank Moore has spent most of his life fish-
8	ing the vast rivers of Oregon, during which time he
9	has contributed significantly to efforts to conserve
10	fish habitats and protect river health, including serv-
11	ing on the State of Oregon Fish and Wildlife Com-
12	mission;
13	(6) Frank Moore has been recognized for his
14	conservation work with the National Wildlife Fed-
15	eration Conservationist of the Year award, the Wild
16	Steelhead Coalition Conservation Award, and his
17	2010 induction into the Fresh Water Fishing Hall
18	of Fame; and
19	(7) in honor of the many accomplishments of
20	Frank Moore, both on and off the river, approxi-
21	mately 99,653 acres of Forest Service land in the
22	State of Oregon should be designated as the "Frank
23	and Jeanne Moore Wild Steelhead Special Manage-
24	ment Area".

25 (b) Definitions.—In this section:

1	(1) Map.—The term "Map" means the map en-
2	titled "Frank Moore Wild Steelhead Special Man-
3	agement Area Designation Act" and dated June 23,
4	2016.
5	(2) Secretary.—The term "Secretary" means
6	the Secretary of Agriculture, acting through the
7	Chief of the Forest Service.
8	(3) Special management area.—The term
9	"Special Management Area" means the Frank and
10	Jeanne Moore Wild Steelhead Special Management
11	Area designated by subsection $(c)(1)$.
12	(4) STATE.—The term "State" means the State
13	of Oregon.
14	(e) Frank and Jeanne Moore Wild Steelhead
15	SPECIAL MANAGEMENT AREA, OREGON.—
16	(1) Designation.—The approximately 99,653
17	acres of Forest Service land in the State, as gen-
18	erally depicted on the Map, is designated as the
19	"Frank and Jeanne Moore Wild Steelhead Special
20	Management Area".
21	(2) Map; Legal Description.—
22	(A) In general.—As soon as practicable
23	after the date of enactment of this Act, the Sec-
24	retary shall prepare a map and legal description
25	of the Special Management Area.

1	(B) FORCE OF LAW.—The map and legal
2	description prepared under subparagraph (A)
3	shall have the same force and effect as if in-
4	cluded in this section, except that the Secretary
5	may correct clerical and typographical errors in
6	the map and legal description.
7	(C) AVAILABILITY.—The map and legal
8	description prepared under subparagraph (A)
9	shall be on file and available for public inspec-
10	tion in the appropriate offices of the Forest
11	Service.
12	(3) Administration.—Subject to valid existing
13	rights, the Special Management Area shall be ad-
14	ministered by the Secretary—
15	(A) in accordance with all laws (including
16	regulations) applicable to the National Forest
17	System; and
18	(B) in a manner that—
19	(i) conserves and enhances the natural
20	character, scientific use, and the botanical,
21	recreational, ecological, fish and wildlife,
22	scenic, drinking water, and cultural values
23	of the Special Management Area;

1	(ii) maintains and seeks to enhance
2	the wild salmonid habitat of the Special
3	Management Area;
4	(iii) maintains or enhances the water-
5	shed as a thermal refuge for wild
6	salmonids; and
7	(iv) preserves opportunities for recre-
8	ation, including primitive recreation.
9	(4) Fish and wildlife.—Nothing in this sec-
10	tion affects the jurisdiction or responsibilities of the
11	State with respect to fish and wildlife in the State
12	(5) Adjacent management.—Nothing in this
13	section—
14	(A) creates any protective perimeter or
15	buffer zone around the Special Management
16	Area; or
17	(B) modifies the applicable travel manage-
18	ment plan for the Special Management Area.
19	(6) Wildfire Management.—Nothing in this
20	section prohibits the Secretary, in cooperation with
21	other Federal, State, and local agencies, as appro-
22	priate, from conducting wildland fire operations in
23	the Special Management Area, consistent with the
24	purposes of this section, including the use of air-

1	craft, machinery, mechanized equipment, fire breaks,
2	backfires, and retardant.
3	(7) Vegetation management.—Nothing in
4	this section prohibits the Secretary from conducting
5	vegetation management projects within the Special
6	Management Area in a manner consistent with—
7	(A) the purposes described in paragraph
8	(3); and
9	(B) the applicable forest plan.
10	(8) Protection of Tribal rights.—Nothing
11	in this section diminishes any treaty rights of an In-
12	dian Tribe.
13	(9) Withdrawal.—Subject to valid existing
14	rights, the Federal land within the boundaries of the
15	Special Management Area river segments designated
16	by paragraph (1) is withdrawn from all forms of—
17	(A) entry, appropriation, or disposal under
18	the public land laws;
19	(B) location, entry, and patent under the
20	mining laws; and
21	(C) disposition under all laws relating to
22	mineral and geothermal leasing or mineral ma-
23	terials.

1	SEC. 1104. MAINTENANCE OR REPLACEMENT OF FACILI-
2	TIES AND STRUCTURES AT SMITH GULCH.
3	The authorization of the Secretary of Agriculture to
4	maintain or replace facilities or structures for commercial
5	recreation services at Smith Gulch under section
6	3(a)(24)(D) of the Wild and Scenic Rivers Act (16 U.S.C.
7	1274(a)(24)(D))—
8	(1) may include improvements or replacements
9	that the Secretary of Agriculture determines—
10	(A) are consistent with section 9(b) of the
11	Central Idaho Wilderness Act of 1980 (16
12	U.S.C. 1281 note; Public Law 96–312); and
13	(B) would reduce the impact of the com-
14	mercial recreation facilities or services on wil-
15	derness or wild and scenic river resources and
16	values; and
17	(2) authorizes the Secretary of Agriculture to
18	consider including, as appropriate—
19	(A) hydroelectric generators and associated
20	electrical transmission facilities;
21	(B) water pumps for fire suppression;
22	(C) transitions from propane to electrical
23	lighting;
24	(D) solar energy systems;
25	(E) 6-volt or 12-volt battery banks for
26	power storage; and

1	(F) other improvements or replacements
2	which are consistent with this section that the
3	Secretary of Agriculture determines appro-
4	priate.
5	SEC. 1105. REPEAL OF PROVISION LIMITING THE EXPORT
6	OF TIMBER HARVESTED FROM CERTAIN
7	KAKE TRIBAL CORPORATION LAND.
8	Section 42 of the Alaska Native Claims Settlement
9	Act (43 U.S.C. 1629h) is amended—
10	(1) by striking subsection (h);
11	(2) by redesignating subsection (i) as subsection
12	(h); and
13	(3) in subsection (h) (as so redesignated), in
14	the first sentence, by striking "and to provide" and
15	all that follows through "subsection (h)".
16	SEC. 1106. DESIGNATION OF FOWLER AND BOSKOFF PEAKS.
17	(a) Designation of Fowler Peak.—
18	(1) In General.—The 13,498-foot mountain
19	peak, located at 37.8569° N, by -108.0117° W, in
20	the Uncompangre National Forest in the State of
21	Colorado, shall be known and designated as "Fowler
22	Peak".
23	(2) References.—Any reference in a law,
24	map, regulation, document, paper, or other record of
25	the United States to the peak described in para-

1	graph (1) shall be deemed to be a reference to
2	"Fowler Peak".
3	(b) Designation of Boskoff Peak.—
4	(1) In General.—The 13,123-foot mountain
5	peak, located at $37.85549^{\circ} \text{ N}$, by $-108.03112^{\circ} \text{ W}$,
6	in the Uncompangre National Forest in the State of
7	Colorado, shall be known and designated as
8	"Boskoff Peak".
9	(2) References.—Any reference in a law,
10	map, regulation, document, paper, or other record of
11	the United States to the peak described in para-
12	graph (1) shall be deemed to be a reference to
13	"Boskoff Peak".
1314	"Boskoff Peak". SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEY-
14	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEY-
14 15	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEY-ANCE.
141516	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEYANCE. (a) DEFINITIONS.—In this section:
14151617	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEYANCE. (a) DEFINITIONS.—In this section: (1) PERMITTEE.—
14 15 16 17 18	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEYANCE. (a) DEFINITIONS.—In this section: (1) PERMITTEE.— (A) IN GENERAL.—The term "permittee"
14 15 16 17 18 19	SEC. 1107. CORONADO NATIONAL FOREST LAND CONVEYANCE. (a) DEFINITIONS.—In this section: (1) PERMITTEE.— (A) IN GENERAL.—The term "permittee" means a person who, on the date of enactment
14151617181920	ANCE. (a) DEFINITIONS.—In this section: (1) PERMITTEE.— (A) IN GENERAL.—The term "permittee" means a person who, on the date of enactment of this Act, holds a valid permit for use of a
14 15 16 17 18 19 20 21	ANCE. (a) Definitions.—In this section: (1) Permittee.— (A) In General.—The term "permittee" means a person who, on the date of enactment of this Act, holds a valid permit for use of a property.
14 15 16 17 18 19 20 21 22	ANCE. (a) Definitions.—In this section: (1) Permittee.— (A) In general.—The term "permittee" means a person who, on the date of enactment of this Act, holds a valid permit for use of a property. (B) Inclusions.—The term "permittee"

1	(A) the approximately 1.1 acres of Na-
2	tional Forest System land in sec. 8, T. 10 S.,
3	R. 16 E., Gila and Salt River Meridian, as gen-
4	erally depicted on the map entitled "Coronado
5	National Forest Land Conveyance Act of
6	2017", special use permit numbered SAN5005-
7	03, and dated October 2017;
8	(B) the approximately 4.5 acres of Na-
9	tional Forest System land in sec. 8, T. 10 S.,
10	R. 16 E., Gila and Salt River Meridian, as gen-
11	erally depicted on the map entitled "Coronado
12	National Forest Land Conveyance Act of
13	2017", special use permit numbered SAN5116-
14	03, and dated October 2017; and
15	(C) the approximately 3.9 acres of Na-
16	tional Forest System land in NW ¹ / ₄ , sec. 1, T.
17	10 S., R. 15 E., Gila and Salt River Meridian,
18	as generally depicted on the map entitled
19	"Coronado National Forest Land Conveyance
20	Act of 2017", special use permit numbered
21	SAN5039-02, and dated October 2017.
22	(3) Secretary.—The term "Secretary" means
23	the Secretary of Agriculture.
24	(b) Sale.—

1	(1) In general.—Subject to valid existing
2	rights, during the period described in paragraph (2),
3	not later than 90 days after the date on which a
4	permittee submits a request to the Secretary, the
5	Secretary shall—
6	(A) accept tender of consideration from
7	that permittee; and
8	(B) sell and quitclaim to that permittee all
9	right, title, and interest of the United States in
10	and to the property for which the permittee
11	holds a permit.
12	(2) Period described.—The period referred
13	to in paragraph (1) is the period beginning on the
14	date of enactment of this Act and ending on the
15	date of expiration of the applicable permit.
16	(c) Terms and Conditions.—The Secretary may
17	establish such terms and conditions on the sales of the
18	properties under this section as the Secretary determines
19	to be in the public interest.
20	(d) Consideration.—A sale of a property under
21	this section shall be for cash consideration equal to the
22	market value of the property, as determined by the ap-
23	praisal described in subsection (e).
24	(e) Appraisal.—

1	(1) In general.—The Secretary shall complete
2	an appraisal of each property, which shall—
3	(A) include the value of any appurtenant
4	easements; and
5	(B) exclude the value of any private im-
6	provements made by a permittee of the property
7	before the date of appraisal.
8	(2) Standards.—An appraisal under para-
9	graph (1) shall be conducted in accordance with—
10	(A) the Uniform Appraisal Standards for
11	Federal Land Acquisitions, established in ac-
12	cordance with the Uniform Relocation Assist-
13	ance and Real Property Acquisition Policies Act
14	of 1970 (42 U.S.C. 4601 et seq.); and
15	(B) the Uniform Standards of Professional
16	Appraisal Practice.
17	(f) Costs.—The Secretary shall pay—
18	(1) the cost of a conveyance of a property under
19	this section; and
20	(2) the cost of an appraisal under subsection
21	(e).
22	(g) Proceeds From the Sale of Land.—Any
23	payment received by the Secretary from the sale of prop-
24	erty under this section shall be deposited in the fund es-
25	tablished under Public Law 90–171 (commonly known as

erty.

13

- the "Sisk Act") (16 U.S.C. 484a) and shall be available
- to the Secretary until expended for the acquisition of
- 3 inholdings in national forests in the State of Arizona.
- 4 (h) Maps and Legal Descriptions.—
- 5 (1) IN GENERAL.—As soon as practicable after 6 the date of enactment of this Act, the Secretary 7 shall file maps and legal descriptions of each prop-8
- 9 (2) Force of Law.—The maps and legal de-10 scriptions filed under paragraph (1) shall have the 11 same force and effect as if included in this section, 12 except that the Secretary may correct typographical

errors in the maps and legal descriptions.

- 14 PUBLIC AVAILABILITY.—The maps and 15 legal descriptions filed under paragraph (1) shall be 16 on file and available for public inspection in the of-17 fice of the Supervisor of the Coronado National For-18 est.
- 19 SEC. 1108. DESCHUTES CANYON-STEELHEAD FALLS WIL-
- 20 DERNESS STUDY AREA BOUNDARY ADJUST-
- 21 MENT, OREGON.
- 22 (a) BOUNDARY ADJUSTMENT.—The boundary of the
- 23 Deschutes Canyon-Steelhead Falls Wilderness Study Area
- is modified to exclude approximately 688 acres of public
- land, as depicted on the map entitled "Deschutes Canyon-

1	Steelhead Falls Wilderness Study Area (WSA) Proposed
2	Boundary Adjustment" and dated September 26, 2018
3	(b) Effect of Exclusion.—
4	(1) In General.—The public land excluded
5	from the Deschutes Canyon-Steelhead Falls Wilder-
6	ness Study Area under subsection (a)—
7	(A) is no longer subject to section 603(c)
8	of the Federal Land Policy and Management
9	Act of 1976 (43 U.S.C. 1782(e)); and
10	(B) shall be managed in accordance with—
11	(i) this section;
12	(ii) the Federal Land Policy and Man-
13	agement Act of 1976 (43 U.S.C. 1701 et
14	seq.); and
15	(iii) any applicable resource manage-
16	ment plan.
17	(2) Management.—The Secretary shall man-
18	age the land excluded from the Deschutes Canyon-
19	Steelhead Falls Wilderness Study Area under sub-
20	section (a) to improve fire resiliency and forest
21	health, including the conduct of wildfire prevention
22	and response activities, as appropriate.
23	(3) Off-road recreational motorized
24	USE.—The Secretary shall not permit off-road rec-
25	reational motorized use on the public land excluded

1	from the Deschutes Canyon-Steelhead Falls Wilder-
2	ness Study Area under subsection (a).
3	SEC. 1109. MAINTENANCE OF FEDERAL MINERAL LEASES
4	BASED ON EXTRACTION OF HELIUM.
5	The first section of the Mineral Leasing Act (30
6	U.S.C. 181) is amended in the fifth paragraph by insert-
7	ing after "purchaser thereof" the following: ", and that
8	extraction of helium from gas produced from such lands
9	shall maintain the lease as if the extracted helium were
10	oil and gas".
11	SEC. 1110. SMALL MINER WAIVERS TO CLAIM MAINTE-
12	NANCE FEES.
13	(a) Definitions.—In this section:
14	(1) COVERED CLAIMHOLDER.—The term "cov-
15	ered claimholder" means—
16	(A) the claimholder of the claims in the
17	State numbered AA023149, AA023163,
18	AA047913, AA047914, AA047915, AA047916,
19	AA047917, AA047918, and AA047919 (as of
20	December 29, 2004);
21	(B) the claimholder of the claim in the
22	State numbered FF-059315 (as of December
23	29, 2004);
24	(C) the claimholder of the claims in the
25	State numbered FF-58607, FF-58608, FF-

1	58609, FF-58610, FF-58611, FF-58613,
2	FF-58615, FF-58616, FF-58617, and FF-
3	58618 (as of December 31, 2003); and
4	(D) the claimholder of the claims in the
5	State numbered FF-53988, FF-53989, and
6	FF-53990 (as of December 31, 1987).
7	(2) Defect.—The term "defect" includes a
8	failure—
9	(A) to timely file—
10	(i) a small miner maintenance fee
11	waiver application;
12	(ii) an affidavit of annual labor associ-
13	ated with a small miner maintenance fee
14	waiver application; or
15	(iii) an instrument required under sec-
16	tion 314(a) of the Federal Land Policy
17	and Management Act of 1976 (43 U.S.C.
18	1744(a); and
19	(B) to pay the required application fee for
20	a small maintenance fee waiver application.
21	(3) STATE.—The term "State" means the State
22	of Alaska.
23	(b) Treatment of Covered Claimholders.—
24	Notwithstanding section 10101(d) of the Omnibus Budget
25	Reconciliation Act of 1993 (30 U.S.C. 28f(d)) and section

13

19

- 1 314(c) of the Federal Land Policy and Management Act
- 2 of 1976 (43 U.S.C. 1744(c)), each covered claimholder
- 3 shall, during the 60-day period beginning on the date on
- 4 which the covered claimholder receives written notification
- 5 from the Bureau of Land Management by registered mail
- 6 of the opportunity, have the opportunity—
- 7 (1)(A) to cure any defect in a small miner 8 maintenance fee waiver application (including the 9 failure to timely file a small miner maintenance fee 10 waiver application) for any prior period during which 11 the defect existed; or
 - (B) to pay any claim maintenance fees due for any prior period during which the defect existed; and
- 14 (2) to cure any defect in the filing of any in-15 strument required under section 314(a) of the Fed-16 eral Land Policy and Management Act of 1976 (43 17 U.S.C. 1744(a)) (including the failure to timely file 18 any required instrument) for any prior period during
- 20 (c) Reinstatement of Claims Deemed For-21 feited.—The Secretary shall reinstate any claim of a 22 covered claimholder as of the date declared forfeited and 23 void—

which the defect existed.

24 (1) under section 10104 of the Omnibus Budg-25 et Reconciliation Act of 1993 (30 U.S.C. 28i) for

1	failure to pay the claim maintenance fee or obtain
2	a valid waiver under section 10101 of the Omnibus
3	Budget Reconciliation Act of 1993 (30 U.S.C. 28f)
4	or
5	(2) under section 314(c) of the Federal Land
6	Policy and Management Act of 1976 (43 U.S.C
7	1744(c)) for failure to file any instrument required
8	under section 314(a) of that Act (43 U.S.C
9	1744(a)) for any prior period during which the de-
10	fect existed if the covered claimholder—
11	(A) cures the defect; or
12	(B) pays the claim maintenance fee under
13	subsection $(b)(1)(B)$.
	subsection $(b)(1)(B)$. SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL ME
14	
13141516	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL ME
14 15	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL ME MORIAL AND NATIONAL MONUMENT.
14 15 16	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section:
14 15 16 17	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MEMORIAL.—The term "Memorial" means
14 15 16 17	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) Memorial.—The term "Memorial" means the Saint Francis Dam Disaster National Memorial
114 115 116 117 118	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MEMORIAL.—The term "Memorial" means the Saint Francis Dam Disaster National Memorial authorized under subsection (b)(1).
14 15 16 17 18 19 20	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL MEMORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MEMORIAL.—The term "Memorial" means the Saint Francis Dam Disaster National Memorial authorized under subsection (b)(1). (2) MONUMENT.—The term "Monument"
14 15 16 17 18 19 20 21	SEC. 1111. SAINT FRANCIS DAM DISASTER NATIONAL ME MORIAL AND NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MEMORIAL.—The term "Memorial" means the Saint Francis Dam Disaster National Memorial authorized under subsection (b)(1). (2) MONUMENT.—The term "Monument' means the Saint Francis Dam Disaster National Memorial authorized under subsection (b)(1).

1	(4) STATE.—The term "State" means the State
2	of California.
3	(b) Saint Francis Dam Disaster National Me-
4	MORIAL.—
5	(1) Establishment.—The Secretary may es-
6	tablish a memorial at the Saint Francis Dam site in
7	the county of Los Angeles, California, for the pur-
8	pose of honoring the victims of the Saint Francis
9	Dam disaster of March 12, 1928.
10	(2) Requirements.—The Memorial shall be—
11	(A) known as the "Saint Francis Dam
12	Disaster National Memorial"; and
13	(B) managed by the Forest Service.
14	(3) Donations.—The Secretary may accept,
15	hold, administer, invest, and spend any gift, devise,
16	or bequest of real or personal property made to the
17	Secretary for purposes of developing, designing, con-
18	structing, and managing the Memorial.
19	(c) Recommendations for Memorial.—
20	(1) In general.—Not later than 3 years after
21	the date of enactment of this Act, the Secretary
22	shall submit to Congress recommendations regard-
23	ing—
24	(A) the planning, design, construction, and
25	long-term management of the Memorial;

1	(B) the proposed boundaries of the Memo-
2	rial;
3	(C) a visitor center and educational facili-
4	ties at the Memorial; and
5	(D) ensuring public access to the Memo-
6	rial.
7	(2) Consultation.—In preparing the rec-
8	ommendations required under paragraph (1), the
9	Secretary shall consult with—
10	(A) appropriate Federal agencies;
11	(B) State, Tribal, and local governments
12	including the Santa Clarita City Council; and
13	(C) the public.
14	(d) Establishment of Saint Francis Dam Dis-
15	ASTER NATIONAL MONUMENT.—
16	(1) Establishment.—There is established as
17	a national monument in the State certain Nationa
18	Forest System land administered by the Secretary in
19	the county of Los Angeles, California, comprising
20	approximately 353 acres, as generally depicted or
21	the map entitled "Proposed Saint Francis Dam Dis
22	aster National Monument" and dated September 12
23	2018, to be known as the "Saint Francis Dam Dis-
24	aster National Monument".

1	(2) Purpose.—The purpose of the Monument
2	is to conserve and enhance for the benefit and enjoy-
3	ment of the public the cultural, archaeological, his-
4	torical, watershed, educational, and recreational re-
5	sources and values of the Monument.
6	(e) Duties of the Secretary With Respect to
7	MONUMENT.—
8	(1) Management plan.—
9	(A) IN GENERAL.—Not later than 4 years
10	after the date of enactment of this Act, the Sec-
11	retary shall develop a management plan for the
12	Monument.
13	(B) Consultation.—The management
14	plan shall be developed in consultation with—
15	(i) appropriate Federal agencies;
16	(ii) State, Tribal, and local govern-
17	ments; and
18	(iii) the public.
19	(C) Considerations.—In developing and
20	implementing the management plan, the Sec-
21	retary shall, with respect to methods of pro-
22	tecting and providing access to the Monument,
23	consider the recommendations of the Saint
24	Francis Disaster National Memorial Founda-
25	tion, the Santa Clarita Valley Historical Soci-

1	ety, and the Community Hiking Club of Santa
2	Clarita.
3	(2) Management.—The Secretary shall man-
4	age the Monument—
5	(A) in a manner that conserves and en-
6	hances the cultural and historic resources of the
7	Monument; 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) the laws generally applicable to
13	the National Forest System;
14	(iii) this section; and
15	(iv) any other applicable laws.
16	(3) Uses.—
17	(A) Use of motorized vehicles.—The
18	use of motorized vehicles within the Monument
19	may be permitted only—
20	(i) on roads designated for use by mo-
21	torized vehicles in the management plan
22	required under paragraph (1);
23	(ii) for administrative purposes; or
24	(iii) for emergency responses.

1	(B) Grazing.—The Secretary shall permit
2	grazing within the Monument, where estab-
3	lished before the date of enactment of this
4	Act—
5	(i) subject to all applicable laws (in-
6	cluding regulations and Executive orders);
7	and
8	(ii) consistent with the purpose de-
9	scribed in subsection (d)(2).
10	(4) No buffer zones.—
11	(A) In general.—Nothing in this section
12	creates a protective perimeter or buffer zone
13	around the Monument.
14	(B) ACTIVITIES OUTSIDE NATIONAL MONU-
15	MENT.—The fact that an activity or use on
16	land outside the Monument can be seen or
17	heard within the Monument shall not preclude
18	the activity or use outside the boundary of the
19	Monument.
20	(f) Clarification on Funding.—
21	(1) Use of existing funds.—This section
22	shall be carried out using amounts otherwise made
23	available to the Secretary.

1	(2) No additional funds.—No additional
2	funds are authorized to be appropriated to carry out
3	this section.
4	SEC. 1112. OWYHEE WILDERNESS AREAS BOUNDARY MODI-
5	FICATIONS.
6	(a) Boundary Modifications.—
7	(1) North fork owyhee wilderness.—The
8	boundary of the North Fork Owyhee Wilderness es-
9	tablished by section 1503(a)(1)(D) of the Omnibus
10	Public Land Management Act of 2009 (Public Law
11	111–11; 123 Stat. 1033) is modified to exclude cer-
12	tain land, as depicted on—
13	(A) the Bureau of Land Management map
14	entitled "North Fork Owyhee and Pole Creek
15	Wilderness Aerial" and dated July 19, 2016;
16	and
17	(B) the Bureau of Land Management map
18	entitled "North Fork Owyhee River Wilderness
19	Big Springs Camp Zoom Aerial" and dated
20	July 19, 2016.
21	(2) OWYHEE RIVER WILDERNESS.—The bound-
22	ary of the Owyhee River Wilderness established by
23	section 1503(a)(1)(E) of the Omnibus Public Land
24	Management Act of 2009 (Public Law 111–11; 123

1	Stat. 1033) is modified to exclude certain land, as
2	depicted on—
3	(A) the Bureau of Land Management map
4	entitled "North Fork Owyhee, Pole Creek, and
5	Owyhee River Wilderness Aerial" and dated
6	July 19, 2016;
7	(B) the Bureau of Land Management map
8	entitled "Owyhee River Wilderness Kincaid
9	Reservoir Zoom Aerial" and dated July 19
10	2016; and
11	(C) the Bureau of Land Management map
12	entitled "Owyhee River Wilderness Dickshooter
13	Road Zoom Aerial" and dated July 19, 2016
14	(3) Pole creek wilderness.—The boundary
15	of the Pole Creek Wilderness established by section
16	1503(a)(1)(F) of the Omnibus Public Land Manage-
17	ment Act of 2009 (Public Law 111–11; 123 State
18	1033) is modified to exclude certain land, as de-
19	picted on—
20	(A) the Bureau of Land Management map
21	entitled "North Fork Owyhee, Pole Creek, and
22	Owyhee River Wilderness Aerial" and dated
23	July 19, 2016; and

1	(B) the Bureau of Land Management map
2	entitled "Pole Creek Wilderness Pullout Zoom
3	Aerial" and dated July 19, 2016.
4	(b) Maps.—
5	(1) Effect.—The maps referred to in sub-
6	section (a) shall have the same force and effect as
7	if included in this Act, except that the Secretary
8	may correct minor errors in the maps.
9	(2) AVAILABILITY.—The maps referred to in
10	subsection (a) shall be available in the appropriate
11	offices of the Bureau of Land Management.
12	SEC. 1113. CHUGACH REGION LAND STUDY.
13	(a) Definitions.—In this section:
14	(1) CAC.—The term "CAC" means the Chu-
15	gach Alaska Corporation.
16	(2) CAC LAND.—The term "CAC land" means
17	land conveyed to CAC pursuant to the Alaska Native
18	Claims Settlement Act (43 U.S.C. 1601 et seq.)
19	under which—
20	(A) both the surface estate and the sub-
21	surface estate were conveyed to CAC; or
22	(B)(i) the subsurface estate was conveyed
23	to CAC; and
24	(ii) the surface estate or a conservation
25	easement in the surface estate was acquired by

1	the State or by the United States as part of the
2	program.
3	(3) Program.—The term "program" means
4	the Habitat Protection and Acquisition Program of
5	the Exxon Valdez Oil Spill Trustee Council.
6	(4) Region.—The term "Region" means the
7	Chugach Region, Alaska.
8	(5) STUDY.—The term "study" means the
9	study conducted under subsection (b)(1).
10	(b) Chugach Region Land Exchange Study.—
11	(1) In general.—Not later than 1 year after
12	the date of enactment of this Act, the Secretary, in
13	coordination with the Secretary of Agriculture and
14	in consultation with CAC, shall conduct a study of
15	land ownership and use patterns in the Region.
16	(2) Study requirements.—The study shall—
17	(A) assess the social and economic impacts
18	of the program, including impacts caused by
19	split estate ownership patterns created by Fed-
20	eral acquisitions under the program, on—
21	(i) the Region; and
22	(ii) CAC and CAC land;
23	(B) identify sufficient acres of accessible
24	and economically viable Federal land that can

l	be offered in exchange for CAC land identified
2	by CAC as available for exchange; and
3	(C) provide recommendations for land ex-
4	change options with CAC that would—
5	(i) consolidate ownership of the sur-
6	face and mineral estate of Federal land
7	under the program; and
8	(ii) convey to CAC Federal land iden-
9	tified under subparagraph (B).
10	(c) REPORT.—Not later than 18 months after the
11	date of enactment of this Act, the Secretary shall submit
12	to the Committee on Energy and Natural Resources of
13	the Senate and the Committee on Natural Resources of
14	the House of Representatives a report describing the re-
15	sults of the study, including—
16	(1) a recommendation on options for 1 or more
17	land exchanges; and
18	(2) detailed information on—
19	(A) the acres of Federal land identified for
20	exchange; and
21	(B) any other recommendations provided
22	by the Secretary.

1	SEC. 1114. WILDFIRE TECHNOLOGY MODERNIZATION.
2	(a) Purpose.—The purpose of this section is to pro-
3	mote the use of the best available technology to enhance
4	the effective and cost-efficient response to wildfires—
5	(1) to meet applicable protection objectives; and
6	(2) to increase the safety of—
7	(A) firefighters; and
8	(B) the public.
9	(b) Definitions.—In this section:
10	(1) Secretaries.—The term "Secretaries"
11	means—
12	(A) the Secretary of Agriculture; and
13	(B) the Secretary.
14	(2) Secretary concerned.—The term "Sec-
15	retary concerned" means—
16	(A) the Secretary of Agriculture, with re-
17	spect to activities under the Department of Ag-
18	riculture; and
19	(B) the Secretary, with respect to activities
20	under the Department of the Interior.
21	(c) Unmanned Aircraft Systems.—
22	(1) Definitions.—In this subsection, the
23	terms "unmanned aircraft" and "unmanned aircraft
24	system" have the meanings given those terms in sec-
25	tion 44801 of title 49 United States Code

(2) Establishment of program.—Not later than 180 days after the date of enactment of this Act, the Secretary, in consultation with the Secretary of Agriculture, shall establish a research, development, and testing program, or expand an applicable existing program, to assess unmanned aircraft system technologies, including optionally piloted aircraft, across the full range of wildland fire management operations in order to accelerate the deployment and integration of those technologies into the operations of the Secretaries.

- (3) Expanding use of unmanned aircraft systems on wildland fires of unmanned aircraft system technologies, including for the development of real-time maps of the location of wildland fires.
- 23 (d) Location Systems for Wildland Fire-24 fighters.—

1	(1) IN GENERAL.—Not later than 2 years after
2	the date of enactment of this Act, subject to the
3	availability of appropriations, the Secretaries, in co-
4	ordination with State wildland firefighting agencies,
5	shall jointly develop and operate a tracking system
6	(referred to in this subsection as the "system") to
7	remotely locate the positions of fire resources for use
8	by wildland firefighters, including, at a minimum,
9	any fire resources assigned to Federal type 1
10	wildland fire incident management teams.
11	(2) Requirements.—The system shall—
12	(A) use the most practical and effective
13	technology available to the Secretaries to re-
14	motely track the location of an active resource,
15	such as a Global Positioning System;
16	(B) depict the location of each fire re-
17	source on the applicable maps developed under
18	subsection (e)(3);
19	(C) operate continuously during the period
20	for which any firefighting personnel are as-
21	signed to the applicable Federal wildland fire;
22	and
23	(D) be subject to such terms and condi-
24	tions as the Secretary concerned determines

1	necessary for the effective implementation of
2	the system.
3	(3) OPERATION.—The Secretary concerned
4	shall—
5	(A) before commencing operation of the
6	system—
7	(i) conduct not fewer than 2 pilot
8	projects relating to the operation, manage-
9	ment, and effectiveness of the system; and
10	(ii) review the results of those pilot
11	projects;
12	(B) conduct training, and maintain a cul-
13	ture, such that an employee, officer, or con-
14	tractor shall not rely on the system for safety
15	and
16	(C) establish procedures for the collection
17	storage, and transfer of data collected under
18	this subsection to ensure—
19	(i) data security; and
20	(ii) the privacy of wildland fire per-
21	sonnel.
22	(e) WILDLAND FIRE DECISION SUPPORT.—
23	(1) Protocol.—To the maximum extent prac-
24	ticable, the Secretaries shall ensure that wildland
25	fire management activities conducted by the Secre-

1	taries, or conducted jointly by the Secretaries and
2	State wildland firefighting agencies, achieve compli-
3	ance with applicable incident management objectives
4	in a manner that—
5	(A) minimizes firefighter exposure to the
6	lowest level necessary; and
7	(B) reduces overall costs of wildfire inci-
8	dents.
9	(2) Wildfire decision support system.—
10	(A) In General.—The Secretaries, in co-
11	ordination with State wildland firefighting
12	agencies, shall establish a system or expand an
13	existing system to track and monitor decisions
14	made by the Secretaries or State wildland fire-
15	fighting agencies in managing wildfires.
16	(B) Components.—The system estab-
17	lished or expanded under subparagraph (A)
18	shall be able to alert the Secretaries if—
19	(i) unusual costs are incurred;
20	(ii) an action to be carried out would
21	likely—
22	(I) endanger the safety of a fire-
23	fighter; or

1	(II) be ineffective in meeting an
2	applicable suppression or protection
3	goal; or
4	(iii) a decision regarding the manage-
5	ment of a wildfire deviates from—
6	(I) an applicable protocol estab-
7	lished by the Secretaries, including
8	the requirement under paragraph (1);
9	or
10	(II) an applicable spatial fire
11	management plan or fire management
12	plan of the Secretary concerned.
13	(f) Smoke Projections From Active Wildland
14	FIRES.—The Secretaries shall establish a program, to be
15	known as the "Interagency Wildland Fire Air Quality Re-
16	sponse Program", under which the Secretary concerned—
17	(1) to the maximum extent practicable, shall as-
18	sign 1 or more air resource advisors to a type 1 inci-
19	dent management team managing a Federal
20	wildland fire; and
21	(2) may assign 1 or more air resource advisors
22	to a type 2 incident management team managing a
23	wildland fire.
24	(g) Firefighter Injuries Database.—

1	(1) In General.—Section 9(a) of the Federal
2	Fire Prevention and Control Act of 1974 (15 U.S.C.
3	2208(a)) is amended—
4	(A) in paragraph (2), by inserting ", cat-
5	egorized by the type of fire" after "such inju-
6	ries and deaths"; and
7	(B) in paragraph (3), by striking "activi-
8	ties;" and inserting the following: "activities, in-
9	cluding—
10	"(A) all injuries sustained by a firefighter
11	and treated by a doctor, categorized by the type
12	of firefighter;
13	"(B) all deaths sustained while undergoing
14	a pack test or preparing for a work capacity;
15	"(C) all injuries or deaths resulting from
16	vehicle accidents; and
17	"(D) all injuries or deaths resulting from
18	aircraft crashes;".
19	(2) Use of existing data gathering and
20	ANALYSIS ORGANIZATIONS.—Section 9(b)(3) of the
21	Federal Fire Prevention and Control Act of 1974
22	(15 U.S.C. 2208(b)(3)) is amended by inserting ",
23	including the Center for Firefighter Injury Research
24	and Safety Trends" after "public and private".

- 1 (3) Medical Privacy of Firefighters.— 2 Section 9 of the Federal Fire Prevention and Con-3 trol Act of 1974 (15 U.S.C. 2208) is amended by 4 adding at the end the following: 5 "(e) Medical Privacy of Firefighters.—The collection, storage, and transfer of any medical data col-6 lected under this section shall be conducted in accordance 8 with— 9 "(1) the privacy regulations promulgated under 10 section 264(c) of the Health Insurance Portability 11 and Accountability Act of 1996 (42 U.S.C. 1320d-12 2 note; Public Law 104–191); and 13 "(2) other applicable regulations, including 14 parts 160, 162, and 164 of title 45, Code of Federal 15 Regulations (as in effect on the date of enactment 16 of this subsection).". 17 (h) RAPID RESPONSE EROSION DATABASE.— 18 (1) In General.—The Secretaries, in consulta-19 tion with the Administrator of the National Aero-20 nautics and Space Administration and the Secretary 21 of Commerce, shall establish and maintain a data-22 base, to be known as the "Rapid Response Erosion 23 Database" (referred to in this subsection as the "Database"). 24
- 25 (2) Open-source database.—

1	(A) AVAILABILITY.—The Secretaries shall
2	make the Database (including the original
3	source code)—
4	(i) web-based; and
5	(ii) available without charge.
6	(B) Components.—To the maximum ex-
7	tent practicable, the Database shall provide
8	for—
9	(i) the automatic incorporation of spa-
10	tial data relating to vegetation, soils, and
11	elevation into an applicable map created by
12	the Secretary concerned that depicts the
13	changes in land-cover and soil properties
14	caused by a wildland fire; and
15	(ii) the generation of a composite map
16	that can be used by the Secretary con-
17	cerned to model the effectiveness of treat-
18	ments in the burned area to prevent flood-
19	ing, erosion, and landslides under a range
20	of weather scenarios.
21	(3) USE.—The Secretary concerned shall use
22	the Database, as applicable, in developing rec-
23	ommendations for emergency stabilization treat-
24	ments or modifications to drainage structures to
25	protect values-at-risk following a wildland fire.

24

forecasts.

	v
1	(4) Coordination.—The Secretaries may
2	share the Database, and any results generated in
3	using the Database, with any State or unit of local
4	government.
5	(i) Predicting Where Wildfires Will Start.—
6	(1) In General.—The Secretaries, in consulta-
7	tion with the Administrator of the National Aero-
8	nautics and Space Administration, the Secretary of
9	Energy, and the Secretary of Commerce, through
10	the capabilities and assets located at the National
11	Laboratories, shall establish and maintain a system
12	to predict the locations of future wildfires for fire-
13	prone areas of the United States.
14	(2) Cooperation; components.—The system
15	established under paragraph (1) shall be based on,
16	and seek to enhance, similar systems in existence on
17	the date of enactment of this Act, including the Fire
18	Danger Assessment System.
19	(3) USE IN FORECASTS.—Not later than 1 year
20	after the date of enactment of this Act, the Secre-
21	taries shall use the system established under para-
22	graph (1), to the maximum extent practicable, for
23	purposes of developing any wildland fire potential

1	(4) Coordination.—The Secretaries may
2	share the system established under paragraph (1),
3	and any results generated in using the system, with
4	any State or unit of local government.
5	(j) TERMINATION OF AUTHORITY.—The authority
6	provided by this section terminates on the date that is 10
7	years after the date of enactment of this Act.
8	(k) SAVINGS CLAUSE.—Nothing in this section—
9	(1) requires the Secretary concerned to estab-
10	lish a new program, system, or database to replace
11	an existing program, system, or database that meets
12	the objectives of this section; or
13	(2) precludes the Secretary concerned from
14	using existing or future technology that—
15	(A) is more efficient, safer, or better meets
16	the needs of firefighters, other personnel, or the
17	public; and
18	(B) meets the objectives of this section.
19	SEC. 1115. SAN JUAN COUNTY SETTLEMENT IMPLEMENTA-
20	TION.
21	(a) Exchange of Coal Preference Right Lease
22	APPLICATIONS.—
23	(1) Definition of bidding right.—In this
24	subsection, the term "bidding right" means an ap-
25	propriate legal instrument or other written docu-

1	mentation, including an entry in an account man-
2	aged by the Secretary, issued or created under sub-
3	part 3435 of title 43, Code of Federal Regulations,
4	that may be used—
5	(A) in lieu of a monetary payment for 50
6	percent of a bonus bid for a coal lease sale
7	under the Mineral Leasing Act (30 U.S.C. 181
8	et seq.); or
9	(B) as a monetary credit against 50 per-
10	cent of any rental or royalty payments due
11	under any Federal coal lease.
12	(2) Use of bidding right.—
13	(A) In General.—If the Secretary retires
14	a coal preference right lease application under
15	the Mineral Leasing Act (30 U.S.C. 181 et
16	seq.) by issuing a bidding right in exchange for
17	the relinquishment of the coal preference right
18	lease application, the bidding right subsequently
19	may be used in lieu of 50 percent of the
20	amount owed for any monetary payment of—
21	(i) a bonus in a coal lease sale; or
22	(ii) rental or royalty under a Federal
23	coal lease.
24	(B) Payment calculation.—

1	(i) In General.—The Secretary shall
2	calculate a payment of amounts owed to a
3	relevant State under section 35(a) of the
4	Mineral Leasing Act (30 U.S.C. 191(a))
5	based on the combined value of the bidding
6	rights and amounts received.
7	(ii) Amounts received.—Except as
8	provided in this paragraph, for purposes of
9	calculating the payment of amounts owed
10	to a relevant State under clause (i) only, a
11	bidding right shall be considered amounts
12	received.
13	(C) REQUIREMENT.—The total number of
14	bidding rights issued by the Secretary under
15	subparagraph (A) before October 1, 2029, shall
16	not exceed the number of bidding rights that
17	reflect a value equivalent to \$67,000,000.
18	(3) Source of Payments.—The Secretary
19	shall make payments to the relevant State under
20	paragraph (2) from monetary payments received by
21	the Secretary when bidding rights are exercised
22	under this section.
23	(4) Treatment of payments.—A payment to
24	a State under this subsection shall be treated as a

1	payment under section 35(a) of the Mineral Leasing
2	Act (30 U.S.C. 191(a)).
3	(5) Transferability; Limitation.—
4	(A) Transferability.—A bidding right
5	issued for a coal preference right lease applica-
6	tion under the Mineral Leasing Act (30 U.S.C.
7	181 et seq.) shall be fully transferable to any
8	other person.
9	(B) NOTIFICATION OF SECRETARY.—A
10	person who transfers a bidding right shall no-
11	tify the Secretary of the transfer by any method
12	determined to be appropriate by the Secretary.
13	(C) Effective period.—
14	(i) In General.—A bidding right
15	issued under the Mineral Leasing Act (30
16	U.S.C. 181 et seq.) shall terminate on the
17	expiration of the 7-year period beginning
18	on the date the bidding right is issued.
19	(ii) Tolling of Period.—The 7-year
20	period described in clause (i) shall be tolled
21	during any period in which exercise of the
22	bidding right is precluded by temporary in-
23	junctive relief granted under, or adminis-
24	trative, legislative, or judicial suspension
25	of, the Federal coal leasing program.

1	(6) Deadline.—
2	(A) IN GENERAL.—If an existing settle-
3	ment of a coal preference right lease application
4	has not been implemented as of the date of en-
5	actment of this Act, not later than 180 days
6	after that date of enactment, the Secretary
7	shall complete the bidding rights valuation
8	process in accordance with the terms of the set-
9	tlement.
10	(B) Date of valuation.—For purposes
11	of the valuation process under subparagraph
12	(A), the market price of coal shall be deter-
13	mined as of the date of the settlement.
14	(b) CERTAIN LAND SELECTIONS OF THE NAVAJO
15	Nation.—
16	(1) CANCELLATION OF CERTAIN SELECTIONS.—
17	The land selections made by the Navajo Nation pur-
18	suant to Public Law 93–531 (commonly known as
19	the "Navajo-Hopi Land Settlement Act of 1974")
20	(25 U.S.C. 640d et seq.) that are depicted on the
21	map entitled "Navajo-Hopi Land Settlement Act Se-
22	lected Lands" and dated April 2, 2015, are can-
23	celled.
24	(2) Authorization for New Selection.—

1	(A) In general.—Subject to subpara-
2	graphs (B), (C), and (D) and paragraph (3),
3	the Navajo Nation may make new land selec-
4	tions in accordance with the Act referred to in
5	paragraph (1) to replace the land selections
6	cancelled under that paragraph.
7	(B) ACREAGE CAP.—The total acreage of
8	land selected under subparagraph (A) shall not
9	exceed 15,000 acres of land.
10	(C) Exclusions.—The following land
11	shall not be eligible for selection under subpara-
12	graph (A):
13	(i) Land within a unit of the National
14	Landscape Conservation System.
15	(ii) Land within—
16	(I) the Glade Run Recreation
17	Area;
18	(II) the Fossil Forest Research
19	Natural Area; or
20	(III) a special management area
21	or area of critical environmental con-
22	cern identified in a land use plan de-
23	veloped under section 202 of the Fed-
24	eral Land Policy and Management
25	Act of 1976 (43 U.S.C. 1712) that is

1	in effect on the date of enactment of
2	this Act.
3	(iii) Any land subject to a lease or
4	contract under the Mineral Leasing Act
5	(30 U.S.C. 181 et seq.) or the Act of July
6	31, 1947 (commonly known as the "Mate-
7	rials Act of 1947") (30 U.S.C. 601 et seq.)
8	as of the date of the selection.
9	(iv) Land identified as "Parcels Ex-
10	cluded from Selection" on the map entitled
11	"Parcels excluded for selection under the
12	San Juan County Settlement Implementa-
13	tion Act" and dated May 11, 2018.
14	(D) DEADLINE.—Not later than 7 years
15	after the date of enactment of this Act, the
16	Navajo Nation shall make all selections under
17	subparagraph (A).
18	(E) WITHDRAWAL.—Any land selected by
19	the Navajo Nation under subparagraph (A)
20	shall be withdrawn from disposal, leasing, and
21	development until the date on which the se-
22	lected land is placed into trust for the Navajo
23	Nation.
24	(3) Equal value.—

1	(A) In General.—Notwithstanding the
2	acreage limitation in the second proviso of sec-
3	tion 11(e) of Public Law 93-531 (commonly
4	known as the "Navajo-Hopi Land Settlement
5	Act of 1974") (25 U.S.C. 640d–10(c)) and sub-
6	ject to paragraph (2)(B), the value of the land
7	selected under paragraph (2)(A) and the land
8	subject to selections cancellation under para-
9	graph (1) shall be equal, based on appraisals
10	conducted under subparagraph (B).
11	(B) Appraisals.—
12	(i) IN GENERAL.—The value of the
13	land selected under paragraph (2)(A) and
14	the land subject to selections cancelled
15	under paragraph (1) shall be determined
16	by appraisals conducted in accordance
17	with—
18	(I) the Uniform Appraisal Stand-
19	ards for Federal Land Acquisitions;
20	and
21	(II) the Uniform Standards of
22	Professional Appraisal Practice.
23	(ii) Timing.—
24	(I) LAND SUBJECT TO SELEC-
25	TIONS CANCELLED.—Not later than

1	18 months after the date of enact
2	ment of this Act, the appraisal under
3	clause (i) of the land subject to selec
4	tions cancelled under paragraph (1
5	shall be completed.
6	(II) NEW SELECTIONS.—The ap
7	praisals under clause (i) of the land
8	selected under paragraph (2)(A) shal
9	be completed as the Navajo Nation fi
10	nalizes those land selections.
11	(4) Boundary.—For purposes of this sub
12	section and the Act referred to in paragraph (1), the
13	present boundary of the Navajo Reservation is de
14	picted on the map entitled "Navajo Nation Bound
15	ary" and dated November 16, 2015.
16	(c) Designation of Ah-shi-sle-pah Wilder
17	NESS.—
18	(1) In general.—In accordance with the Wil
19	derness Act (16 U.S.C. 1131 et seq.), the approxi
20	mately 7,242 acres of land as generally depicted or
21	the map entitled "San Juan County Wilderness Des
22	ignations" and dated April 2, 2015, is designated as
23	wilderness and as a component of the National Wil
24	derness Preservation System, which shall be known

1	as the "An-shi-sle-pan Wilderness" (referred to in
2	this subsection as the "Wilderness").
3	(2) Management.—
4	(A) In general.—Subject to valid exist-
5	ing rights, the Wilderness shall be administered
6	by the Director of the Bureau of Land Manage-
7	ment in accordance with this subsection and the
8	Wilderness Act (16 U.S.C. 1131 et seq.), except
9	that any reference in that Act to the effective
10	date of that Act shall be considered to be a ref-
11	erence to the date of enactment of this Act.
12	(B) Adjacent management.—
13	(i) In general.—Congress does not
14	intend for the designation of the Wilder-
15	ness to create a protective perimeter or
16	buffer zone around the Wilderness.
17	(ii) Nonwilderness activities.—
18	The fact that nonwilderness activities or
19	uses can be seen or heard from areas with-
20	in the Wilderness shall not preclude the
21	conduct of the activities or uses outside the
22	boundary of the Wilderness.
23	(C) Incorporation of acquired land
24	AND INTERESTS IN LAND.—Any land or inter-
25	est in land that is within the boundary of the

1	Wilderness that is acquired by the United
2	States shall—
3	(i) become part of the Wilderness; and
4	(ii) be managed in accordance with—
5	(I) the Wilderness Act (16
6	U.S.C. 1131 et seq.);
7	(II) this subsection; and
8	(III) any other applicable laws.
9	(D) Grazing.—Grazing of livestock in the
10	Wilderness, where established before the date of
11	enactment of this Act, shall be allowed to con-
12	tinue in accordance with—
13	(i) section 4(d)(4) of the Wilderness
14	Act (16 U.S.C. 1133(d)(4)); and
15	(ii) the guidelines set forth in the re-
16	port of the Committee on Interior and In-
17	sular Affairs of the House of Representa-
18	tives accompanying H.R. 5487 of the 96th
19	Congress (H. Rept. 96–617).
20	(3) Release of wilderness study areas.—
21	Congress finds that, for the purposes of section
22	603(c) of the Federal Land Policy and Management
23	Act of 1976 (43 U.S.C. 1782(c)), the land within
24	the Ah-shi-sle-pah Wilderness Study Area not des-
25	ignated as wilderness by this subsection has been

1	adequately studied for wilderness designation and is
2	no longer subject to section 603(c) of the Federal
3	Land Policy and Management Act of 1976 (43
4	U.S.C. 1782(c)).
5	(d) Expansion of Bisti/De-Na-Zin Wilder-
6	NESS.—
7	(1) In general.—There is designated as wil-
8	derness and as a component of the National Wilder-
9	ness Preservation System certain Federal land com-
10	prising approximately 2,250 acres, as generally de-
11	picted on the map entitled "San Juan County Wil-
12	derness Designations" and dated April 2, 2015,
13	which is incorporated in and shall be considered to
14	be a part of the Bisti/De-Na-Zin Wilderness.
15	(2) Administration.—Subject to valid existing
16	rights, the land designated as wilderness by para-
17	graph (1) shall be administered by the Director of
18	the Bureau of Land Management (referred to in this
19	subsection as the "Director"), in accordance with—
20	(A) the Wilderness Act (16 U.S.C. 1131 et
21	seq.), except that any reference in that Act to
22	the effective date of that Act shall be consid-
23	ered to be a reference to the date of enactment
24	of this Act; and

1	(B) the San Juan Basin Wilderness Pro-
2	tection Act of 1984 (Public Law 98–603; 98
3	Stat. 3155; 110 Stat. 4211).
4	(3) Adjacent management.—
5	(A) In general.—Congress does not in-
6	tend for the designation of the land as wilder-
7	ness by paragraph (1) to create a protective pe-
8	rimeter or buffer zone around that land.
9	(B) Nonwilderness activities.—The
10	fact that nonwilderness activities or uses can be
11	seen or heard from areas within the land des-
12	ignated as wilderness by paragraph (1) shall
13	not preclude the conduct of the activities or
14	uses outside the boundary of that land.
15	(4) Incorporation of acquired land and
16	INTERESTS IN LAND.—Any land or interest in land
17	that is within the boundary of the land designated
18	as wilderness by paragraph (1) that is acquired by
19	the United States shall—
20	(A) become part of the Bisti/De-Na-Zin
21	Wilderness; and
22	(B) be managed in accordance with—
23	(i) the Wilderness Act (16 U.S.C.
24	1131 et seq.);

1	(ii) the San Juan Basin Wilderness
2	Protection Act of 1984 (Public Law 98–
3	603; 98 Stat. 3155; 110 Stat. 4211);
4	(iii) this subsection; and
5	(iv) any other applicable laws.
6	(5) Grazing of livestock in the land
7	designated as wilderness by paragraph (1), where es-
8	tablished before the date of enactment of this Act,
9	shall be allowed to continue in accordance with—
10	(A) section 4(d)(4) of the Wilderness Act
11	(16 U.S.C. 1133(d)(4)); and
12	(B) the guidelines set forth in the report of
13	the Committee on Interior and Insular Affairs
14	of the House of Representatives accompanying
15	H.R. 5487 of the 96th Congress (H. Rept. 96-
16	617).
17	(e) Maintenance of Road.—
18	(1) In General.—Subject to paragraph (2),
19	the Secretary, acting through the Director of the
20	Bureau of Indian Affairs, shall ensure that BIA
21	Route 54 between I-40 and Alamo, New Mexico, is
22	maintained in a condition that is safe for motorized
23	use.
24	(2) Use of funds.—In carrying out para-
25	graph (1), the Secretary and the Director of the Bu-

1	reau of Indian Affairs may not require any Indian
2	Tribe to use any funds—
3	(A) owned by the Indian Tribe; or
4	(B) provided to the Indian Tribe pursuant
5	to a contract under the Indian Self-Determina-
6	tion and Education Assistance Act (25 U.S.C.
7	5301 et seq.).
8	SEC. 1116. MCCOY FLATS TRAIL SYSTEM.
9	(a) Definitions.—In this section:
10	(1) County.—The term "County" means
11	Uintah County, Utah.
12	(2) Decision Record.—The term "Decision
13	Record" means the Decision Record prepared by the
14	Bureau of Land Management for the Environmental
15	Assessment for the McCoy Flats Trail System num-
16	bered DOI-BLM-G010-2012-0057 and dated Octo-
17	ber 2012.
18	(3) STATE.—The term "State" means the State
19	of Utah.
20	(4) Trail System.—The term "Trail System"
21	means the McCoy Flats Trail System established by
22	subsection $(b)(1)$.
23	(b) Establishment.—

1	(1) In general.—Subject to valid existing
2	rights, there is established the McCoy Flats Trail
3	System in the State.
4	(2) Area included.—The Trail System shall
5	include public land administered by the Bureau of
6	Land Management in the County, as described in
7	the Decision Record.
8	(e) Map and Legal Description.—
9	(1) In general.—As soon as practicable after
10	the date of enactment of this Act, the Secretary
11	shall prepare a map and legal description of the
12	Trail System.
13	(2) Availability; transmittal to con-
14	GRESS.—The map and legal description prepared
15	under paragraph (1) shall be—
16	(A) available in appropriate offices of the
17	Bureau of Land Management; and
18	(B) transmitted by the Secretary to—
19	(i) the Committee on Natural Re-
20	sources of the House of Representatives:
21	and
22	(ii) the Committee on Energy and
23	Natural Resources of the Senate.
24	(3) FORCE AND EFFECT.—The map and legal
25	description prepared under paragraph (1) shall have

1	the same force and effect as if included in this sec-
2	tion, except that the Secretary may correct any cler-
3	ical or typographical errors in the map and legal de-
4	scription.
5	(d) Administration.—The Secretary shall admin-
6	ister the Trail System in accordance with—
7	(1) the Federal Land Policy and Management
8	Act of 1976 (43 U.S.C. 1701 et seq.);
9	(2) this section; and
10	(3) other applicable law.
11	(e) Management Plan.—
12	(1) IN GENERAL.—Not later than 2 years after
13	the date of enactment of this Act, the Secretary, in
14	consultation and coordination with the County and
15	affected Indian Tribes, shall prepare a management
16	plan for the Trail System.
17	(2) Public comment.—The management plan
18	shall be developed with opportunities for public com-
19	ment.
20	(3) Interim management.—Until the comple-
21	tion of the management plan, the Trail System shall
22	be administered in accordance with the Decision
23	Record.
24	(4) Recreational opportunities.—In devel-
25	oping the management plan, the Secretary shall seek

1	to provide for new mountain bike route and trail
2	construction to increase recreational opportunities
3	within the Trail System, consistent with this section.
4	(f) Uses.—The Trail System shall be used for non-
5	motorized mountain bike recreation, as described in the
6	Decision Record.
7	(g) Acquisition.—
8	(1) In general.—On the request of the State,
9	the Secretary shall seek to acquire State land, or in-
10	terests in State land, located within the Trail Sys-
11	tem by purchase from a willing seller or exchange.
12	(2) Administration of acquired land.—
13	Any land acquired under this subsection shall be ad-
14	ministered as part of the Trail System.
15	(h) Fees.—No fees shall be charged for access to,
16	or use of, the Trail System and associated parking areas.
17	SEC. 1117. TECHNICAL CORRECTIONS TO CERTAIN LAWS
18	RELATING TO FEDERAL LAND IN THE STATE
19	OF NEVADA.
20	(a) Amendment to Conveyance of Federal
21	LAND IN STOREY COUNTY, NEVADA.—Section 3009(d) of
22	the Carl Levin and Howard P. "Buck" McKeon National
23	Defense Authorization Act for Fiscal Year 2015 (Public
24	Law 113–291; 128 Stat. 3751) is amended—
25	(1) in paragraph (1)—

1	(A) by striking subparagraphs (B) through
2	(D) and redesignating subparagraph (E) as
3	subparagraph (D); and
4	(B) by inserting after subparagraph (A)
5	the following:
6	"(B) FEDERAL LAND.—The term 'Federal
7	land' means the land generally depicted as
8	'Federal land' on the map.
9	"(C) Map.—The term 'map' means the
10	map entitled 'Storey County Land Conveyance'
11	and dated June 6, 2018.".
12	(2) in paragraph (3)—
13	(A) in subparagraph (A)(i), by striking
14	"after completing the mining claim validity re-
15	view under paragraph (2)(B), if requested by
16	the County,"; and
17	(B) in subparagraph (B)—
18	(i) in clause (i)—
19	(I) in the matter preceding sub-
20	clause (I), by striking "each parcel of
21	land located in a mining townsite"
22	and inserting "any Federal land";
23	(II) in subclause (I), by striking
24	"mining townsite" and inserting
25	"Federal land"; and

1	(III) in subclause (II), by strik-
2	ing "mining townsite (including im-
3	provements to the mining townsite).
4	as identified for conveyance on the
5	map" and inserting "Federal land (in-
6	cluding improvements)";
7	(ii) by striking clause (ii);
8	(iii) by striking the subparagraph des-
9	ignation and heading and all that follows
10	through "With respect" in the matter pre-
11	ceding subclause (I) of clause (i) and in-
12	serting the following:
13	"(B) VALID MINING CLAIMS.—With re-
14	spect''; and
15	(iv) by redesignating subclauses (I)
16	and (II) as clauses (i) and (ii), respec-
17	tively, and indenting appropriately;
18	(3) in paragraph (4)(A), by striking "a mining
19	townsite conveyed under paragraph (3)(B)(i)(II)
20	and inserting "Federal land conveyed under para-
21	graph (2)(B)(ii)";
22	(4) in paragraph (5), by striking "a mining
23	townsite under paragraph (3)" and inserting "Fed-
24	eral land under paragraph (2)";

1	(5) in paragraph (6), in the matter preceding
2	subparagraph (A), by striking "mining townsite"
3	and inserting "Federal land";
4	(6) in paragraph (7), by striking "A mining
5	townsite to be conveyed by the United States under
6	paragraph (3)" and inserting "The exterior bound-
7	ary of the Federal land to be conveyed by the United
8	States under paragraph (2)";
9	(7) in paragraph (9)—
10	(A) by striking "a mining townsite under
11	paragraph (3)" and inserting "the Federal land
12	under paragraph (2)"; and
13	(B) by striking "the mining townsite" and
14	inserting "the Federal land";
15	(8) in paragraph (10), by striking "the exam-
16	ination" and all that follows through the period at
17	the end and inserting "the conveyance under para-
18	graph (2) should be completed by not later than 18
19	months after the date of enactment of the Natural
20	Resources Management Act.";
21	(9) by striking paragraphs (2) and (8);
22	(10) by redesignating paragraphs (3) through
23	(7) and (9) and (10) as paragraphs (2) through (6)
24	and (7) and (8) respectively; and
25	(11) by adding at the end the following:

1	"(9) AVAILABILITY OF MAP.—The map shall be
2	on file and available for public inspection in the ap
3	propriate offices of the Bureau of Land Manage
4	ment.".
5	(b) Modification of Utility Corridor.—The
6	Secretary shall realign the utility corridor established by
7	section 301(a) of the Lincoln County Conservation, Recre
8	ation, and Development Act of 2004 (Public Law 108-
9	424; 118 Stat. 2412) to be aligned as generally depicted
10	on the map entitled "Proposed LCCRDA Utility Corridor
11	Realignment" and dated March 14, 2017, by modifying
12	the map entitled "Lincoln County Conservation, Recre
13	ation, and Development Act" (referred to in this sub
14	section as the "Map") and dated October 1, 2004, by—
15	(1) removing the utility corridor from sections
16	5, 6, 7, 8, 9, 10, 11, 14, and 15, T. 7 N., R. 68
17	E., of the Map; and
18	(2) redesignating the utility corridor so as to
19	appear on the Map in—
20	(A) sections 31, 32, and 33, T. 8 N., R
21	68 E.;
22	(B) sections 4, 5, 6, and 7, T. 7 N., R. 68
23	E.; and
24	(C) sections 1 and 12, T. 7 N., 67 E.

18

19

20

21

22

23

- (e) Final Corrective Patent in Clark County,
 Nevada.—
- 3 (1) Validation of Patent.—Patent number 27–2005–0081, issued by the Bureau of Land Man-4 5 agement on February 18, 2005, is affirmed and vali-6 dated as having been issued pursuant to, and in 7 compliance with, the Nevada-Florida Land Ex-8 change Authorization Act of 1988 (Public Law 100– 9 275; 102 Stat. 52), the National Environmental Pol-10 icy Act of 1969 (42 U.S.C. 4321 et seq.), and the 11 Federal Land Policy and Management Act of 1976 12 (43 U.S.C. 1701 et seq.) for the benefit of the desert 13 tortoise, other species, and the habitat of the desert 14 tortoise and other species to increase the likelihood 15 of the recovery of the desert tortoise and other spe-16 cies.
 - (2) RATIFICATION OF RECONFIGURATION.—The process used by the United States Fish and Wildlife Service and the Bureau of Land Management in reconfiguring the land described in paragraph (1), as depicted on Exhibit 1–4 of the Final Environmental Impact Statement for the Planned Development Project MSHCP, Lincoln County, NV (FWS–R8–ES–2008–N0136), and the reconfiguration provided

	120
1	for in special condition 10 of the Corps of Engineers
2	Permit No. 000005042, are ratified.
3	(d) Issuance of Corrective Patent in Lincoln
4	County, Nevada.—
5	(1) In General.—The Secretary, acting
6	through the Director of the Bureau of Land Man-
7	agement, may issue a corrective patent for the 7,548
8	acres of land in Lincoln County, Nevada, depicted
9	on the map prepared by the Bureau of Land Man-
10	agement entitled "Proposed Lincoln County Land
11	Reconfiguration" and dated January 28, 2016.
12	(2) Applicable law.—A corrective patent
13	issued under paragraph (1) shall be treated as
14	issued pursuant to, and in compliance with, the Ne-
15	vada-Florida Land Exchange Authorization Act of
16	1988 (Public Law 100–275; 102 Stat. 52).
17	(e) Conveyance to Lincoln County, Nevada, to
18	Support a Landfill.—
19	(1) In general.—As soon as practicable after
20	the date of enactment of this Act, and subject to
21	valid existing rights, at the request of Lincoln Coun-
22	ty, Nevada, the Secretary shall convey without con-
23	sideration under the Act of June 14, 1926 (com-
24	monly known as the "Recreation and Public Pur-

poses Act") (44 Stat. 741, chapter 578; 43 U.S.C.

1	869 et seq.), to Lincoln County all right, title and
2	interest of the United States in and to approxi-
3	mately 400 acres of land in Lincoln County, Nevada,
4	more particularly described as follows: T. 11 S., R.
5	62, E., Section 25 E $^{1}/_{2}$ of W $^{1}/_{2}$; and W $^{1}/_{2}$ of E
6	$\frac{1}{2}$; and E $\frac{1}{2}$ of SE $\frac{1}{4}$.
7	(2) Reservation.—The Secretary shall reserve
8	to the United States the mineral estate in any land
9	conveyed under paragraph (1).
10	(3) Use of conveyed land.—The land con-
11	veyed under paragraph (1) shall be used by Lincoln
12	County, Nevada, to provide a suitable location for
13	the establishment of a centralized landfill and to
14	provide a designated area and authorized facilities to
15	discourage unauthorized dumping and trash disposal
16	on environmentally-sensitive public land. Lincoln
17	County may not dispose of the land conveyed under
18	paragraph (1).
19	(4) Reversion.—If Lincoln County, Nevada,
20	ceases to use any parcel of land conveyed under
21	paragraph (1) for the purposes described in para-
22	graph (3)—
23	(A) title to the parcel shall revert to the
24	Secretary, at the option of the Secretary; and

1	(B) Lincoln County shall be responsible for
2	any reclamation necessary to restore the parcel
3	to a condition acceptable to the Secretary.
4	(f) Mt. Moriah Wilderness, High Schells Wil-
5	DERNESS, AND ARC DOME WILDERNESS BOUNDARY AD-
6	JUSTMENTS.—
7	(1) Amendments to the Pam white wilder-
8	NESS ACT OF 2006.—Section 323 of the Pam White
9	Wilderness Act of 2006 (16 U.S.C. 1132 note; 120
10	Stat. 3031) is amended by striking subsection (e)
11	and inserting the following:
12	"(e) Mt. Moriah Wilderness Adjustment.—The
13	boundary of the Mt. Moriah Wilderness established under
14	section 2(13) of the Nevada Wilderness Protection Act of
15	1989 (16 U.S.C. 1132 note) is adjusted to include—
16	"(1) the land identified as the 'Mount Moriah
17	Wilderness Area' and 'Mount Moriah Additions' on
18	the map entitled 'Eastern White Pine County' and
19	dated November 29, 2006; and
20	"(2) the land identified as 'NFS Lands' on the
21	map entitled 'Proposed Wilderness Boundary Ad-
22	justment Mt. Moriah Wilderness Area' and dated
23	January 19, 2017.

- 1 "(f) High Schells Wilderness Adjustment.— The boundary of the High Schells Wilderness established 2 3 under subsection (a)(11) is adjusted— 4 "(1) to include the land identified as 'Include 5 as Wilderness' on the map entitled 'McCoy Creek 6 Adjustment' and dated November 3, 2014; and 7 "(2) to exclude the land identified as 'NFS 8 Lands' on the map entitled 'Proposed Wilderness 9 Boundary Adjustment High Schells Wilderness 10 Area' and dated January 19, 2017.". 11 (2) Amendments to the Nevada wilder-12 NESS PROTECTION ACT OF 1989.—The Nevada Wil-13 derness Protection Act of 1989 (Public Law 101– 14 195; 16 U.S.C. 1132 note) is amended by adding at 15 the end the following: 16 "SEC. 12. ARC DOME BOUNDARY ADJUSTMENT. 17 "The boundary of the Arc Dome Wilderness estab-18 lished under section 2(2) is adjusted to exclude the land 19 identified as 'Exclude from Wilderness' on the map entitled 'Arc Dome Adjustment' and dated November 3, 20 21 2014.". SEC. 1118. ASHLEY KARST NATIONAL RECREATION AND 23 GEOLOGIC AREA.
- 24 (a) Definitions.—In this section:

1	(1) Management plan.—The term "Manage
2	ment Plan" means the management plan for the
3	Recreation Area prepared under subsection
4	(e)(2)(A).
5	(2) MAP.—The term "Map" means the map en
6	titled "Northern Utah Lands Management Act-Over
7	view" and dated December 11, 2018.
8	(3) Recreation Area.—The term "Recreation
9	Area" means the Ashley Karst National Recreation
10	and Geologic Area established by subsection (b)(1)
11	(4) Secretary.—The term "Secretary" means
12	the Secretary of Agriculture.
13	(5) STATE.—The term "State" means the State
14	of Utah.
15	(b) Establishment.—
16	(1) In general.—Subject to valid existing
17	rights, there is established the Ashley Karst Na
18	tional Recreation and Geologic Area in the State.
19	(2) Area included.—The Recreation Area
20	shall consist of approximately 173,163 acres of land
21	in the Ashley National Forest, as generally depicted
22	on the Map.
23	(c) Purposes.—The purposes of the Recreation Area
24	are to conserve and protect the watershed, geological, rec

1	reational, wildlife, scenic, natural, cultural, and historic
2	resources of the Recreation Area.
3	(d) Map and Legal Description.—
4	(1) In general.—As soon as practicable after
5	the date of enactment of this Act, the Secretary
6	shall prepare and submit to the Committee on Nat-
7	ural Resources and the Committee on Agriculture of
8	the House of Representatives and the Committee or
9	Energy and Natural Resources of the Senate a map
10	and legal description of the Recreation Area.
11	(2) Effect.—The map and legal description
12	prepared under paragraph (1) shall have the same
13	force and effect as if included in this section, except
14	that the Secretary may correct minor errors in the
15	map or legal description.
16	(3) AVAILABILITY.—A copy of the map and
17	legal description prepared under paragraph (1) shall
18	be on file and available for public inspection in the
19	appropriate offices of the Forest Service.
20	(e) Administration.—
21	(1) In General.—The Secretary shall admin-
22	ister the Recreation Area in accordance with—
23	(A) the laws generally applicable to the
24	National Forest System, including the Forest

1	and Rangeland Renewable Resources Planning
2	Act of 1974 (16 U.S.C. 1600 et seq.);
3	(B) this section; and
4	(C) any other applicable law.
5	(2) Management plan.—
6	(A) In General.—Not later than 2 years
7	after the date of enactment of this Act, the Sec-
8	retary shall prepare a management plan for the
9	Recreation Area.
10	(B) Consultation.—The Secretary
11	shall—
12	(i) prepare the management plan in
13	consultation and coordination with Uintah
14	County, Utah, and affected Indian Tribes
15	and
16	(ii) provide for public input in the
17	preparation of the management plan.
18	(f) USES.—The Secretary shall only allow such uses
19	of the Recreation Area that would—
20	(1) further the purposes for which the Recre-
21	ation Area is established; and
22	(2) promote the long-term protection and man-
23	agement of the watershed and underground karst
24	system of the Recreation Area.
25	(g) Motorized Vehicles.—

1	(1) In general.—Except as needed for emer-
2	gency response or administrative purposes, the use
3	of motorized vehicles in the Recreation Area shall be
4	permitted only on roads and motorized routes des-
5	ignated in the Management Plan for the use of mo-
6	torized vehicles.
7	(2) New Roads.—No new permanent or tem-
8	porary roads or other motorized vehicle routes shall
9	be constructed within the Recreation Area after the
10	date of enactment of this Act.
11	(3) Existing roads.—
12	(A) In general.—Necessary maintenance
13	or repairs to existing roads designated in the
14	Management Plan for the use of motorized ve-
15	hicles, including necessary repairs to keep exist-
16	ing roads free of debris or other safety hazards,
17	shall be permitted after the date of enactment
18	of this Act, consistent with the requirements of
19	this section.
20	(B) Rerouting.—Nothing in this sub-
21	section prevents the Secretary from rerouting
22	an existing road or trail to protect Recreation
23	Area resources from degradation, or to protect
24	public safety, as determined to be appropriate

by the Secretary.

1	(4) Over snow vehicles.—Where allowed
2	prior to the date of enactment of this Act, the Sec-
3	retary shall authorize the use of snowmobiles and
4	other over snow vehicles within the Recreation Area
5	if there is at least 6 inches of snow coverage, subject
6	to such terms and conditions as the Secretary deter-
7	mines to be necessary.
8	(5) APPLICABLE LAW.—Activities authorized
9	under this subsection shall be consistent with the ap-
10	plicable forest plan and travel management plan for,
11	and any law (including regulations) applicable to,
12	the Ashley National Forest.
13	(h) Water Infrastructure.—
14	(1) Existing access.—The designation of the
15	Recreation Area shall not affect the ability of au-
16	thorized users to access, operate, and maintain
17	water infrastructure facilities within the Recreation
18	Area in accordance with applicable authorizations
19	and permits.
20	(2) Cooperative agreements.—
21	(A) IN GENERAL.—The Secretary shall
22	offer to enter into a cooperative agreement with
23	authorized users and local governmental entities
24	to provide, in accordance with any applicable

law (including regulations)—

I	(1) access, including motorized access,
2	for repair and maintenance to water infra-
3	structure facilities within the Recreation
4	Area, including Whiterocks Reservoir, sub-
5	ject to such terms and conditions as the
6	Secretary determines to be necessary; and
7	(ii) access and maintenance by au-
8	thorized users and local governmental enti-
9	ties for the continued delivery of water to
10	the Ashley Valley if water flows cease or
11	become diminished due to impairment of
12	the karst system, subject to such terms
13	and conditions as the Secretary determines
14	to be necessary.
15	(i) Grazing.—The grazing of livestock in the Recre-
16	ation Area, where established before the date of enactment
17	of this Act, shall be allowed to continue, subject to such
18	reasonable regulations, policies, and practices as the Sec-
19	retary considers to be necessary in accordance with—
20	(1) applicable law (including regulations);
21	(2) the purposes of the Recreation Area; and
22	(3) the guidelines set forth in the report of the
23	Committee on Interior and Insular Affairs of the
24	House of Representatives accompanying H.R. 5487
25	of the 96th Congress (H. Rept. 96–617).

1	(j) FISH AND WILDLIFE.—Nothing in this section af-
2	fects the jurisdiction of the State with respect to the man-
3	agement of fish and wildlife on Federal land in the State
4	(k) WILDLIFE WATER PROJECTS.—The Secretary, in
5	consultation with the State, may authorize wildlife water
6	projects (including guzzlers) within the Recreation Area
7	(l) Water Rights.—Nothing in this section—
8	(1) constitutes an express or implied reservation
9	by the United States of any water rights with re-
10	spect to the Recreation Area;
11	(2) affects any water rights in the State;
12	(3) affects the use or allocation, in existence on
13	the date of enactment of this Act, of any water
14	water right, or interest in water;
15	(4) affects any vested absolute or decreed condi-
16	tional water right in existence on the date of enact-
17	ment of this Act, including any water right held by
18	the United States;
19	(5) affects any interstate water compact in ex-
20	istence on the date of enactment of this Act; or
21	(6) shall be considered to be a relinquishment
22	or reduction of any water rights reserved or appro-
23	priated by the United States in the State on or be-
24	fore the date of enactment of this Act.

the Recreation Area.

(m) WITHDRAWAL.—Subject to valid existing rights, 1 2 all Federal land in the Recreation Area is withdrawn 3 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 leasing, mineral 9 materials, and geothermal leasing laws. 10 (n) Vegetation Management.—Nothing in this section prevents the Secretary from conducting vegetation 11 12 management projects, including fuels reduction activities, within the Recreation Area for the purposes of improving water quality and reducing risks from wildfire. 14 15 (o) WILDLAND FIRE OPERATIONS.—Nothing in this section prohibits the Secretary, in consultation with other 16 17 Federal, State, local, and Tribal agencies, as appropriate, from conducting wildland fire treatment operations or res-18 toration operations in the Recreation Area, consistent with 19 20 the purposes of this section. 21 (p) Recreation Fees.—Except for fees for improved campgrounds, the Secretary is prohibited from collecting recreation entrance or recreation use fees within

1	(q) Communication Infrastructure.—Nothing in
2	this section affects the continued use of, and access to,
3	communication infrastructure (including necessary up-
4	grades) within the Recreation Area, in accordance with ap-
5	plicable authorizations and permits.
6	(r) Non-federal Land.—
7	(1) In general.—Nothing in this section af-
8	fects non-Federal land or interests in non-Federal
9	land within the Recreation Area.
10	(2) Access.—The Secretary shall provide rea-
11	sonable access to non-Federal land or interests in
12	non-Federal land within the Recreation Area.
13	(s) Outfitting and Guide Activities.—Outfitting
14	and guide services within the Recreation Area, including
15	commercial outfitting and guide services, are authorized
16	in accordance with this section and other applicable law
17	(including regulations).
18	SEC. 1119. JOHN WESLEY POWELL NATIONAL CONSERVA-
19	TION AREA.
20	(a) Definitions.—In this section:
21	(1) Map.—The term "Map" means the Bureau
22	of Land Management map entitled "Proposed John
23	Wesley Powell National Conservation Area" and
24	dated December 10, 2018.

1	(2) NATIONAL CONSERVATION AREA.—The
2	term "National Conservation Area" means the John
3	Wesley Powell National Conservation Area estab-
4	lished by subsection (b)(1).
5	(b) Establishment.—
6	(1) In general.—Subject to valid existing
7	rights, there is established the John Wesley Powell
8	National Conservation Area in the State of Utah.
9	(2) Area included.—The National Conserva-
10	tion Area shall consist of approximately 29,868
11	acres of public land administered by the Bureau of
12	Land Management as generally depicted on the
13	Map.
14	(c) Purposes.—The purposes of the National Con-
15	servation Area are to conserve, protect, and enhance for
16	the benefit of present and future generations the nation-
17	ally significant historic, cultural, natural, scientific, scenic,
18	recreational, archaeological, educational, and wildlife re-
19	sources of the National Conservation Area.
20	(d) Map and Legal Description.—
21	(1) In general.—As soon as practicable after
22	the date of enactment of this Act, the Secretary
23	shall prepare and file a map and legal description of
24	the National Conservation Area with the Committee
25	on Energy and Natural Resources of the Senate and

1	the Committee on Natural Resources of the House
2	of Representatives.
3	(2) Effect.—The map and legal description
4	prepared under paragraph (1) shall have the same
5	force and effect as if included in this section, except
6	that the Secretary may correct minor errors in the
7	map or legal description.
8	(3) AVAILABILITY.—A copy of the map and
9	legal description shall be on file and available for
10	public inspection in the appropriate offices of the
11	Bureau of Land Management.
12	(e) Management.—The Secretary shall manage the
13	National Conservation Area—
14	(1) in a manner that conserves, protects, and
15	enhances the resources of the National Conservation
16	Area;
16 17	Area; (2) in accordance with—
17	(2) in accordance with—
17 18	(2) in accordance with— (A) the Federal Land Policy and Manage-
17 18 19	(2) in accordance with—(A) the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.);
17 18 19 20	 (2) in accordance with— (A) the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.); (B) this section; and
17 18 19 20 21	 (2) in accordance with— (A) the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.); (B) this section; and (C) any other applicable law; and

1	(A) In General.—Not later than 2 years
2	after the date of enactment of this Act, the Sec-
3	retary shall develop a management plan for the
4	National Conservation Area.
5	(B) Consultation.—The Secretary shall
6	prepare the management plan—
7	(i) in consultation and coordination
8	with the State of Utah, Uintah County,
9	and affected Indian Tribes; and
10	(ii) after providing for public input.
11	(f) Uses.—The Secretary shall only allow such uses
12	of the National Conservation Area as the Secretary deter-
13	mines would further the purposes for which the National
14	Conservation is established.
15	(g) Acquisition.—
16	(1) In General.—The Secretary may acquire
17	land or interests in land within the boundaries of the
18	National Conservation Area by purchase from a will-
19	ing seller, donation, or exchange.
20	(2) Incorporation in National Conserva-
21	TION AREA.—Any land or interest in land located in-
22	side the boundary of the National Conservation Area
23	that is acquired by the United States after the date
24	of enactment of this Act shall be added to and ad-

- 1 ministered as part of the National Conservation2 Area.
- (3) STATE LAND.—On request of the Utah School and Institutional Trust Lands Administration and, if practicable, not later than 5 years after the date of enactment of this Act, the Secretary shall seek to acquire all State-owned land within the boundaries of the National Conservation Area by ex-change or purchase, subject to the appropriation of necessary funds.

(h) Motorized Vehicles.—

- (1) In General.—Subject to paragraph (2), except in cases in which motorized vehicles are needed for administrative purposes or to respond to an emergency, the use of motorized vehicles in the National Conservation Area shall be permitted only on roads designated in the management plan.
- (2) USE OF MOTORIZED VEHICLES PRIOR TO COMPLETION OF MANAGEMENT PLAN.—Prior to completion of the management plan, the use of motorized vehicles within the National Conservation Area shall be permitted in accordance with the applicable Bureau of Land Management resource management plan.

- 1 (i) Grazing.—The grazing of livestock in the Na-
- 2 tional Conservation Area, where established before the
- 3 date of enactment of this Act, shall be allowed to continue,
- 4 subject to such reasonable regulations, policies, and prac-
- 5 tices as the Secretary considers to be necessary in accord-
- 6 ance with—
- 7 (1) applicable law (including regulations);
- 8 (2) the purposes of the National Conservation
- 9 Area; and
- 10 (3) the guidelines set forth in Appendix A of
- the report of the Committee on Interior and Insular
- 12 Affairs of the House of Representatives accom-
- panying H.R. 2570 of the 101st Congress (House
- 14 Report 101–405).
- 15 (j) FISH AND WILDLIFE.—Nothing in this section af-
- 16 fects the jurisdiction of the State of Utah with respect
- 17 to the management of fish and wildlife on Federal land
- 18 in the State.
- 19 (k) WILDLIFE WATER PROJECTS.—The Secretary, in
- 20 consultation with the State of Utah, may authorize wildlife
- 21 water projects (including guzzlers) within the National
- 22 Conservation Area.
- 23 (l) Greater Sage-Grouse Conservation
- 24 Projects.—Nothing in this section affects the authority
- 25 of the Secretary to undertake Greater sage-grouse

1	(Centrocercus urophasianus) conservation projects to
2	maintain and improve Greater sage-grouse habitat, includ-
3	ing the management of vegetation through mechanical
4	means, to further the purposes of the National Conserva-
5	tion Area.
6	(m) Water Rights.—Nothing in this section—
7	(1) constitutes an express or implied reservation
8	by the United States of any water rights with re-
9	spect to the National Conservation Area;
10	(2) affects any water rights in the State;
11	(3) affects the use or allocation, in existence on
12	the date of enactment of this Act, of any water,
13	water right, or interest in water;
14	(4) affects any vested absolute or decreed condi-
15	tional water right in existence on the date of enact-
16	ment of this Act, including any water right held by
17	the United States;
18	(5) affects any interstate water compact in ex-
19	istence on the date of enactment of this Act; or
20	(6) shall be considered to be a relinquishment
21	or reduction of any water rights reserved or appro-
22	priated by the United States in the State on or be-
23	fore the date of enactment of this Act.
24	(n) No Buffer Zones —

1	(1) In general.—Nothing in this section cre-
2	ates a protective perimeter or buffer zone around the
3	National Conservation Area.
4	(2) Activities outside national conserva-
5	TION AREA.—The fact that an authorized activity or
6	use on land outside the National Conservation Area
7	can be seen or heard within the National Conserva-
8	tion Area shall not preclude the activity or use out-
9	side the boundary of the Area.
10	(o) WITHDRAWAL.—
11	(1) In general.—Subject to valid existing
12	rights, all Federal land in the National Conservation
13	Area (including any land acquired after the date of
14	enactment of this Act) is withdrawn from—
15	(A) all forms of entry, appropriation, and
16	disposal under the public land laws;
17	(B) location, entry, and patent under the
18	mining laws; and
19	(C) operation of the mineral leasing, min-
20	eral materials, and geothermal leasing laws.
21	(p) Vegetation Management.—Nothing in this
22	section prevents the Secretary from conducting vegetation
23	management projects, including fuels reduction activities,
24	within the National Conservation Area that are consistent

- 1 with this section and that further the purposes of the Na-
- 2 tional Conservation Area.
- 3 (q) WILDLAND FIRE OPERATIONS.—Nothing in this
- 4 section prohibits the Secretary, in consultation with other
- 5 Federal, State, local, and Tribal agencies, as appropriate,
- 6 from conducting wildland fire prevention and restoration
- 7 operations in the National Conservation Area, consistent
- 8 with the purposes of this section.
- 9 (r) Recreation Fees.—Except for improved camp-
- 10 grounds, the Secretary is prohibited from collecting recre-
- 11 ation entrance or use fees within the National Conserva-
- 12 tion Area.
- 13 (s) Outfitting and Guide Activities.—Outfitting
- 14 and guide services within the National Conservation Area,
- 15 including commercial outfitting and guide services, are au-
- 16 thorized in accordance with this section and other applica-
- 17 ble law (including regulations).
- 18 (t) Non-federal Land.—
- 19 (1) In General.—Nothing in this section af-
- 20 fects non-Federal land or interests in non-Federal
- 21 land within the National Conservation Area.
- 22 (2) Reasonable access.—The Secretary shall
- provide reasonable access to non-Federal land or in-
- terests in non-Federal land within the National Con-
- 25 servation Area.

1	(u) Research and Interpretive Management.—
2	The Secretary may establish programs and projects for
3	the conduct of scientific, historical, cultural, archeological,
4	and natural studies through the use of public and private
5	partnerships that further the purposes of the National
6	Conservation Area.
7	SEC. 1120. ALASKA NATIVE VIETNAM ERA VETERANS LAND
8	ALLOTMENT.
9	(a) Definitions.—In this section:
10	(1) Available federal land.—
11	(A) In General.—The term "available
12	Federal land" means Federal land in the State
13	that—
14	(i) is vacant, unappropriated, and un-
15	reserved and is identified as available for
16	selection under subsection (b)(5); or
17	(ii) has been selected by, but not yet
18	conveyed to—
19	(I) the State, if the State agrees
20	to voluntarily relinquish the selection
21	of the Federal land for selection by an
22	eligible individual; or
23	(II) a Regional Corporation or a
24	Village Corporation, if the Regional
25	Corporation or Village Corporation

1	agrees to voluntarily relinquish the se-
2	lection of the Federal land for selec-
3	tion by an eligible individual.
4	(B) Exclusions.—The term "available
5	Federal land" does not include any Federal
6	land in the State that is—
7	(i)(I) a right-of-way of the
8	TransAlaska Pipeline; or
9	(II) an inner or outer corridor of such
10	a right-of-way;
11	(ii) withdrawn or acquired for pur-
12	poses of the Armed Forces;
13	(iii) under review for a pending right-
14	of-way for a natural gas corridor;
15	(iv) within the Arctic National Wild-
16	life Refuge;
17	(v) within a unit of the National For-
18	est System;
19	(vi) designated as wilderness by Con-
20	gress;
21	(vii) within a unit of the National
22	Park System, a National Preserve, or a
23	National Monument;
24	(viii) within a component of the Na-
25	tional Trails System;

1	(ix) within a component of the Na-
2	tional Wild and Scenic Rivers System; or
3	(x) within the National Petroleum Re-
4	serve–Alaska.
5	(2) Eligible individual.—The term "eligible
6	individual" means an individual who, as determined
7	by the Secretary in accordance with subsection
8	(e)(1), is—
9	(A) a Native veteran—
10	(i) who served in the Armed Forces
11	during the period between August 5, 1964,
12	and December 31, 1971; and
13	(ii) has not received an allotment
14	made pursuant to—
15	(I) the Act of May 17, 1906 (34)
16	Stat. 197, chapter 2469) (as in effect
17	on December 17, 1971);
18	(II) section 14(h)(5) of the Alas-
19	ka Native Claims Settlement Act (43
20	U.S.C. $1613(h)(5)$; or
21	(III) section 41 of the Alaska
22	Native Claims Settlement Act (43
23	U.S.C. 1629g); or
24	(B) is the personal representative of the
25	estate of a deceased eligible individual described

1	in subparagraph (A), who has been duly ap-
2	pointed in the appropriate Alaska State court
3	or a registrar has qualified, acting for the ben-
4	efit of the heirs of the estate of a deceased eligi-
5	ble individual described in subparagraph (A).
6	(3) Native; regional corporation; village
7	CORPORATION.—The terms "Native", "Regional
8	Corporation", and "Village Corporation" have the
9	meanings given those terms in section 3 of the Alas-
10	ka Native Claims Settlement Act (43 U.S.C. 1602).
11	(4) State.—The term "State" means the State
12	of Alaska.
13	(5) Veteran.—The term "veteran" has the
14	meaning given the term in section 101 of title 38,
15	United States Code.
16	(b) Allotments for Eligible Individuals.—
17	(1) Information to determine eligi-
18	BILITY.—
19	(A) In General.—Not later than 180
20	days after the date of enactment of this Act,
21	the Secretary of Defense, in coordination with
22	the Secretary of Veterans Affairs, shall provide
23	to the Secretary a list of all members of the
24	Armed Forces who served during the period be-
25	tween August 5, 1964, and December 31, 1971.

1	(B) Use.—The Secretary shall use the in-
2	formation provided under subparagraph (A) to
3	determine whether an individual meets the mili-
4	tary service requirements under subsection
5	(a)(2)(A)(i).
6	(C) OUTREACH AND ASSISTANCE.—The
7	Secretary, in coordination with the Secretary of
8	Veterans Affairs, shall conduct outreach, and
9	provide assistance in applying for allotments, to
10	eligible individuals.
11	(2) REGULATIONS.—Not later than 18 months
12	after the date of enactment of this section, the Sec-
13	retary shall promulgate regulations to carry out this
14	subsection.
15	(3) Selection by eligible individuals.—
16	(A) In general.—An eligible individual—
17	(i) may select 1 parcel of not less than
18	2.5 acres and not more than 160 acres of
19	available Federal land; and
20	(ii) on making a selection pursuant to
21	clause (i), shall submit to the Secretary an
22	allotment selection application for the ap-
23	plicable parcel of available Federal land.
24	(B) Selection Period.—An eligible indi-
25	vidual may apply for an allotment during the 5-

1	year period beginning on the effective date of
2	the final regulations issued under paragraph
3	(2).
4	(4) Conflicting selections.—If 2 or more
5	eligible individuals submit to the Secretary an allot-
6	ment selection application under paragraph
7	(3)(A)(ii) for the same parcel of available Federal
8	land, the Secretary shall—
9	(A) give preference to the selection applica-
10	tion received on the earliest date; and
11	(B) provide to each eligible individual the
12	selection application of whom is rejected under
13	subparagraph (A) an opportunity to select a
14	substitute parcel of available Federal land.
15	(5) Identification of available federal
16	LAND ADMINISTERED BY THE BUREAU OF LAND
17	MANAGEMENT.—
18	(A) In general.—Not later than 1 year
19	after the date of enactment of this Act, the Sec-
20	retary, in consultation with the State, Regional
21	Corporations, and Village Corporations, shall
22	identify Federal land administered by the Bu-
23	reau of Land Management as available Federal
24	land for allotment selection in the State by eli-
25	gible individuals.

1	(B) CERTIFICATION; SURVEY.—The Sec-
2	retary shall—
3	(i) certify that the available Federal
4	land identified under subparagraph (A) is
5	free of known contamination; and
6	(ii) survey the available Federal land
7	identified under subparagraph (A) into ali-
8	quot parts and lots, segregating all navi-
9	gable and meanderable waters and land
10	not available for allotment selection.
11	(C) Maps.—As soon as practicable after
12	the date on which available Federal land is
13	identified under subparagraph (A), the Sec-
14	retary shall submit to Congress, and publish in
15	the Federal Register, 1 or more maps depicting
16	the identified available Federal land.
17	(D) Conveyances.—Any available Fed-
18	eral land conveyed to an eligible individual
19	under this paragraph shall be subject to—
20	(i) valid existing rights; and
21	(ii) the reservation of minerals to the
22	United States.
23	(E) Intent of congress.—It is the in-
24	tent of Congress that not later than 1 year
25	after the date on which an eligible individual

1	submits an allotment selection application for
2	available Federal land that meets the require-
3	ments of this section, as determined by the Sec-
4	retary, the Secretary shall issue to the eligible
5	individual a certificate of allotment with respect
6	to the available Federal land covered by the al-
7	lotment selection application, subject to the re-
8	quirements of subparagraph (D).
9	(c) Identification of Available Federal Land
10	IN UNITS OF THE NATIONAL WILDLIFE REFUGE SYS-
11	TEM.—
12	(1) Report.—Not later than 1 year after the
13	date of enactment of this Act, the Secretary shall—
14	(A) conduct a study to determine whether
15	any additional Federal lands within units of the
16	National Wildlife Refuge System in the State
17	should be made available for allotment selec-
18	tion; and
19	(B) report the findings and conclusions of
20	the study to Congress.
21	(2) Content of the Report.—The Secretary
22	shall include in the report required under paragraph
23	(1)—
24	(A) the Secretary's determination whether
25	Federal lands within units of the National

1	Wildlife Refuge System in the State should be
2	made available for allotment selection by eligi-
3	ble individuals; and
4	(B) identification of the specific areas (in-
5	cluding maps) within units of the National
6	Wildlife Refuge System in the State that the
7	Secretary determines should be made available
8	consistent with the mission of the National
9	Wildlife Refuge System and the specific pur-
10	poses for which the unit was established, and
11	this subsection.
12	(3) Factors to be considered.—In deter-
13	mining whether Federal lands within units of the
14	National Wildlife Refuge System in the State should
15	be made available under paragraph (1)(A), the Sec-
16	retary shall take into account—
17	(A) the proximity of the Federal land
18	made available for allotment selection under
19	subsection (b)(5) to eligible individuals;
20	(B) the proximity of the units of the Na-
21	tional Wildlife Refuge System in the State to el-
22	igible individuals; and
23	(C) the amount of additional Federal land
24	within units of the National Wildlife Refuge
25	System in the State that the Secretary esti-

1	mates would be necessary to make allotments
2	available for selection by eligible individuals.
3	(4) Identifying federal land in units of
4	THE NATIONAL WILDLIFE REFUGE SYSTEM.—In
5	identifying whether Federal lands within units of the
6	National Wildlife Refuge System in the State should
7	be made available for allotment under paragraph
8	(2)(B), the Secretary shall not identify any Federal
9	land in a unit of the National Wildlife Refuge Sys-
10	tem—
11	(A) the conveyance of which, independently
12	or as part of a group of allotments—
13	(i) could significantly interfere with
14	biological, physical, cultural, scenic, rec-
15	reational, natural quiet, or subsistence val-
16	ues of the unit of the National Wildlife
17	Refuge System;
18	(ii) could obstruct access by the public
19	or the Fish and Wildlife Service to the re-
20	source values of the unit;
21	(iii) could trigger development or fu-
22	ture uses in an area that would adversely
23	affect resource values of the surrounding
24	National Wildlife Refuge System land;

1	(iv) could open an area of a unit to
2	new access and uses that adversely affect
3	resources values of the unit; or
4	(v) could interfere with the manage-
5	ment plan of the unit;
6	(B) that is located within 300 feet from
7	the shore of a navigable water body;
8	(C) that is not consistent with the pur-
9	poses for which the unit of the National Wild-
10	life Refuge System was established;
11	(D) that is designated as wilderness by
12	Congress; or
13	(E) that is within the Arctic National
14	Wildlife Refuge.
15	(d) Limitation.—No Federal land may be identified
16	for selection or made available for allotment within a unit
17	of the National Wildlife Refuge System unless it has been
18	authorized by an Act of Congress subsequent to the date
19	of enactment of this Act. Further, any proposed convey-
20	ance of land within a unit of the National Wildlife Refuge
21	System must have been identified by the Secretary in ac-
22	cordance with subsection (c)(4) in the report to Congress
23	required by subsection (c) and include patent provisions
24	that the land remains subject to the laws and regulations
25	governing the use and development of the Refuge.

1	SEC. 1121. RED RIVER GRADIENT BOUNDARY SURVEY.
2	(a) DEFINITIONS.—In this section:
3	(1) Affected area.—
4	(A) IN GENERAL.—The term "affected
5	area" means land along the approximately 116-
6	mile stretch of the Red River, from its con-
7	fluence with the north fork of the Red River on
8	the west to the 98th meridian on the east.
9	(B) Exclusions.—The term "affected
10	area" does not include the portion of the Red
11	River within the boundary depicted on the sur-
12	vey prepared by the Bureau of Land Manage-
13	ment entitled "Township 5 South, Range 14
14	West, of the Indian Meridian, Oklahoma, De-
15	pendent Resurvey and Survey" and dated Feb-
16	ruary 28, 2006.
17	(2) Gradient boundary survey method.—
18	The term "gradient boundary survey method"
19	means the measurement technique used to locate the
20	South Bank boundary line in accordance with the
21	methodology established in Oklahoma v. Texas, 261
22	U.S. 340 (1923) (recognizing that the boundary line
23	along the Red River is subject to change due to ero-
24	sion and accretion).
25	(3) Landowner.—The term "landowner"

means any individual, group, association, corpora-

1	tion, federally recognized Indian tribe or member of
2	such an Indian tribe, or other private or govern-
3	mental legal entity that owns an interest in land in
4	the affected area.
5	(4) Secretary.—The term "Secretary" means
6	the Secretary, acting through the Director of the
7	Bureau of Land Management.
8	(5) South Bank.—The term "South Bank"
9	means the water-washed and relatively permanent
10	elevation or acclivity (commonly known as a "cut
11	bank") along the southerly or right side of the Red
12	River that—
13	(A) separates the bed of that river from
14	the adjacent upland, whether valley or hill; and
15	(B) usually serves, as specified in the fifth
16	paragraph of Oklahoma v. Texas, 261 U.S. 340
17	(1923)—
18	(i) to confine the waters within the
19	bed; and
20	(ii) to preserve the course of the river.
21	(6) South bank boundary line.—The term
22	"South Bank boundary line" means the boundary,
23	with respect to title and ownership, between the
24	States of Oklahoma and Texas identified through
25	the gradient boundary survey method that does not

1	impact or after the permanent political boundary line
2	between the States along the Red River, as outlined
3	under article II, section B of the Red River Bound-
4	ary Compact enacted by the States and consented to
5	by Congress pursuant to Public Law 106–288 (114
6	Stat. 919).
7	(b) Survey of South Bank Boundary Line.—
8	(1) Survey required.—
9	(A) IN GENERAL.—The Secretary shall
10	commission a survey to identify the South Bank
11	boundary line in the affected area.
12	(B) REQUIREMENTS.—The survey shall—
13	(i) adhere to the gradient boundary
14	survey method;
15	(ii) span the length of the affected
16	area;
17	(iii) be conducted by 1 or more inde-
18	pendent third-party surveyors that are—
19	(I) licensed and qualified to con-
20	duct official gradient boundary sur-
21	veys; and
22	(II) selected by the Secretary, in
23	consultation with—
24	(aa) the Texas General
25	Land Office;

1	(bb) the Oklahoma Commis-
2	sioners of the Land Office, in
3	consultation with the attorney
4	general of the State of Okla-
5	homa; and
6	(cc) each affected federally
7	recognized Indian Tribe; and
8	(iv) subject to the availability of ap-
9	propriations, be completed not later than 2
10	years after the date of enactment of this
11	Act.
12	(2) Approval of the boundary survey.—
13	(A) IN GENERAL.—Not later than 60 days
14	after the date on which the survey or a portion
15	of the survey under paragraph (1)(A) is com-
16	pleted, the Secretary shall submit the survey for
17	approval to—
18	(i) the Texas General Land Office;
19	(ii) the Oklahoma Commissioners of
20	the Land Office, in consultation with the
21	attorney general of the State of Oklahoma
22	and
23	(iii) each affected federally recognized
24	Indian Tribe.

1	(B) Timing of Approval.—Not later
2	than 60 days after the date on which each of
3	the Texas General Land Office, the Oklahoma
4	Commissioners of the Land Office, in consulta-
5	tion with the attorney general of the State of
6	Oklahoma, and each affected federally recog-
7	nized Indian Tribe notify the Secretary of the
8	approval of the boundary survey or a portion of
9	the survey by the applicable office or federally
10	recognized Indian Tribe, the Secretary shall de-
11	termine whether to approve the survey or por-
12	tion of the survey, subject to subparagraph (D).
13	(C) Submission of Portions of Survey
14	FOR APPROVAL.—As portions of the survey are
15	completed, the Secretary may submit the com-
16	pleted portions of the survey for approval under
17	subparagraph (A).
18	(D) WRITTEN APPROVAL.—The Secretary
19	shall only approve the survey, or a portion of
20	the survey, that has the written approval of
21	each of—
22	(i) the Texas General Land Office;
23	(ii) the Oklahoma Commissioners of
24	the Land Office, in consultation with the

1	attorney general of the State of Oklahoma;
2	and
3	(iii) each affected federally recognized
4	Indian Tribe.
5	(c) Survey of Individual Parcels.—Surveys of
6	individual parcels in the affected area shall be conducted
7	in accordance with the boundary survey approved under
8	subsection $(b)(2)$.
9	(d) Notice and Availability of Survey.—Not
10	later than 60 days after the date on which the boundary
11	survey is approved under subsection (b)(2), the Secretary
12	shall—
13	(1) publish notice of the approval of the survey
14	in—
15	(A) the Federal Register; and
16	(B) 1 or more local newspapers; and
17	(2) on request, furnish to any landowner a copy
18	of—
19	(A) the survey; and
20	(B) any field notes relating to—
21	(i) the individual parcel of the land-
22	owner; or
23	(ii) any individual parcel adjacent to
24	the individual parcel of the landowner.
25	(e) Effect of Section.—Nothing in this section—

1	(1) modifies any interest of the State of Okla-
2	homa or Texas, or the sovereignty, property, or trust
3	rights of any federally recognized Indian Tribe, re-
4	lating to land located north of the South Bank
5	boundary line, as established by the survey;
6	(2) modifies any land patented under the Act of
7	December 22, 1928 (45 Stat. 1069, chapter 47; 43
8	U.S.C. 1068) (commonly known as the "Color of
9	Title Act"), before the date of enactment of this Act;
10	(3) modifies or supersedes the Red River
11	Boundary Compact enacted by the States of Okla-
12	homa and Texas and consented to by Congress pur-
13	suant to Public Law 106–288 (114 Stat. 919);
14	(4) creates or reinstates any Indian reservation
15	or any portion of such a reservation;
16	(5) modifies any interest or any property or
17	trust rights of any individual Indian allottee; or
18	(6) alters any valid right of the State of Okla-
19	homa or the Kiowa, Comanche, or Apache Indian
20	tribes to the mineral interest trust fund established
21	under the Act of June 12, 1926 (44 Stat. 740, chap-
22	ter 572).
23	(f) AUTHORIZATION OF APPROPRIATIONS.—There is
24	authorized to be appropriated to the Secretary to carry
25	out this section \$1,000,000.

1	Subtitle C—Wilderness
2	Designations and Withdrawals
3	PART I—GENERAL PROVISIONS
4	SEC. 1201. ORGAN MOUNTAINS-DESERT PEAKS CONSERVA-
5	TION.
6	(a) Definitions.—In this section:
7	(1) MONUMENT.—The term "Monument"
8	means the Organ Mountains-Desert Peaks National
9	Monument established by Presidential Proclamation
10	9131 (79 Fed. Reg. 30431).
11	(2) State.—The term "State" means the State
12	of New Mexico.
13	(3) WILDERNESS AREA.—The term "wilderness
14	area" means a wilderness area designated by sub-
15	section $(b)(1)$.
16	(b) Designation of Wilderness Areas.—
17	(1) In general.—In accordance with the Wil-
18	derness Act (16 U.S.C. 1131 et seq.), the following
19	areas in the State are designated as wilderness and
20	as components of the National Wilderness Preserva-
21	tion System:
22	(A) ADEN LAVA FLOW WILDERNESS.—Cer-
23	tain land administered by the Bureau of Land
24	Management in Doña Ana County comprising
25	approximately 27 673 acres as generally de-

1	picted on the map entitled "Potrillo Mountains
2	Complex" and dated September 27, 2018,
3	which shall be known as the "Aden Lava Flow
4	Wilderness".
5	(B) Broad canyon wilderness.—Cer-
6	tain land administered by the Bureau of Land
7	Management in Doña Ana County comprising
8	approximately 13,902 acres, as generally de-
9	picted on the map entitled "Desert Peaks Com-
10	plex" and dated October 1, 2018, which shall
11	be known as the "Broad Canyon Wilderness".
12	(C) CINDER CONE WILDERNESS.—Certain
13	land administered by the Bureau of Land Man-
14	agement in Doña Ana County comprising ap-
15	proximately 16,935 acres, as generally depicted
16	on the map entitled "Potrillo Mountains Com-
17	plex" and dated September 27, 2018, which
18	shall be known as the "Cinder Cone Wilder-
19	ness''.
20	(D) East potrillo mountains wilder-
21	NESS.—Certain land administered by the Bu-
22	reau of Land Management in Doña Ana and
23	Luna counties comprising approximately 12,155
24	acres, as generally depicted on the map entitled
25	"Potrillo Mountains Complex" and dated Sep-

1	tember 27, 2018, which shall be known as the
2	"East Potrillo Mountains Wilderness".
3	(E) Mount riley wilderness.—Certain
4	land administered by the Bureau of Land Man-

land administered by the Bureau of Land Management in Doña Ana and Luna counties comprising approximately 8,382 acres, as generally depicted on the map entitled "Potrillo Mountains Complex" and dated September 27, 2018,

which shall be known as the "Mount Riley Wil-

derness".

(F) Organ Mountains wilderness.—
Certain land administered by the Bureau of
Land Management in Doña Ana County comprising approximately 19,916 acres, as generally depicted on the map entitled "Organ
Mountains Area" and dated September 21,
2016, which shall be known as the "Organ
Mountains Wilderness", the boundary of which
shall be offset 400 feet from the centerline of
Dripping Springs Road in T. 23 S., R. 04 E.,
sec. 7, New Mexico Principal Meridian.

(G) POTRILLO MOUNTAINS WILDER-NESS.—Certain land administered by the Bureau of Land Management in Doña Ana and Luna counties comprising approximately

1	105,085 acres, as generally depicted on the map
2	entitled "Potrillo Mountains Complex" and
3	dated September 27, 2018, which shall be
4	known as the "Potrillo Mountains Wilderness".
5	(H) Robledo mountains wilderness.—
6	Certain land administered by the Bureau of
7	Land Management in Doña Ana County com-
8	prising approximately 16,776 acres, as gen-
9	erally depicted on the map entitled "Desert
10	Peaks Complex" and dated October 1, 2018
11	which shall be known as the "Robledo Moun-
12	tains Wilderness".
13	(I) Sierra de las uvas wilderness.—
14	Certain land administered by the Bureau of
15	Land Management in Doña Ana County com-
16	prising approximately 11,114 acres, as gen-
17	erally depicted on the map entitled "Desert
18	Peaks Complex" and dated October 1, 2018
19	which shall be known as the "Sierra de las
20	Uvas Wilderness".
21	(J) Whitethorn wilderness.—Certain
22	land administered by the Bureau of Land Man-
23	agement in Doña Ana and Luna counties com-
24	prising approximately 9,616 acres, as generally

depicted on the map entitled "Potrillo Moun-

1	tains Complex' and dated September 27, 2018
2	which shall be known as the "Whitethorn Wil-
3	derness".
4	(2) Maps and legal descriptions.—
5	(A) In general.—As soon as practicable
6	after the date of enactment of this Act, the Sec-
7	retary shall file maps and legal descriptions of
8	the wilderness areas with—
9	(i) the Committee on Energy and
10	Natural Resources of the Senate; and
11	(ii) the Committee on Natural Re-
12	sources of the House of Representatives.
13	(B) Force of LAW.—The maps and legal
14	descriptions filed under subparagraph (A) shall
15	have the same force and effect as if included in
16	this section, except that the Secretary may cor-
17	rect errors in the maps and legal descriptions.
18	(C) Public availability.—The maps
19	and legal descriptions filed under subparagraph
20	(A) shall be on file and available for public in-
21	spection in the appropriate offices of the Bu-
22	reau of Land Management.
23	(3) Management.—Subject to valid existing
24	rights, the wilderness areas shall be administered by
25	the Secretary—

I	(A) as components of the National Land-
2	scape Conservation System; and
3	(B) in accordance with—
4	(i) this section; and
5	(ii) the Wilderness Act (16 U.S.C.
6	1131 et seq.), except that—
7	(I) any reference in the Wilder-
8	ness Act to the effective date of that
9	Act shall be considered to be a ref-
10	erence to the date of enactment of
11	this Act; and
12	(II) any reference in the Wilder-
13	ness Act to the Secretary of Agri-
14	culture shall be considered to be a ref-
15	erence to the Secretary.
16	(4) Incorporation of acquired land and
17	INTERESTS IN LAND.—Any land or interest in land
18	that is within the boundary of a wilderness area that
19	is acquired by the United States shall—
20	(A) become part of the wilderness area
21	within the boundaries of which the land is lo-
22	cated; and
23	(B) be managed in accordance with—
24	(i) the Wilderness Act (16 U.S.C.
25	1131 et seq.);

1	(ii) this section; and
2	(iii) any other applicable laws.
3	(5) Grazing.—Grazing of livestock in the wil-
4	derness areas, where established before the date of
5	enactment of this Act, shall be administered in ac-
6	cordance with—
7	(A) section 4(d)(4) of the Wilderness Act
8	(16 U.S.C. 1133(d)(4)); and
9	(B) the guidelines set forth in Appendix A
10	of the Report of the Committee on Interior and
11	Insular Affairs to accompany H.R. 2570 of the
12	101st Congress (H. Rept. 101–405).
13	(6) Military overflights.—Nothing in this
14	subsection restricts or precludes—
15	(A) low-level overflights of military aircraft
16	over the wilderness areas, including military
17	overflights that can be seen or heard within the
18	wilderness areas;
19	(B) the designation of new units of special
20	airspace over the wilderness areas; or
21	(C) the use or establishment of military
22	flight training routes over the wilderness areas.
23	(7) Buffer zones.—

1	(A) In general.—Nothing in this sub-
2	section creates a protective perimeter or buffer
3	zone around any wilderness area.
4	(B) Activities outside wilderness
5	AREAS.—The fact that an activity or use on
6	land outside any wilderness area can be seen or
7	heard within the wilderness area shall not pre-
8	clude the activity or use outside the boundary
9	of the wilderness area.
10	(8) Paragliding.—The use of paragliding
11	within areas of the East Potrillo Mountains Wilder-
12	ness designated by paragraph (1)(D) in which the
13	use has been established before the date of enact-
14	ment of this Act, shall be allowed to continue in ac-
15	cordance with section $4(d)(1)$ of the Wilderness Act
16	(16 U.S.C. 1133(d)(1)), subject to any terms and
17	conditions that the Secretary determines to be nec-
18	essary.
19	(9) CLIMATOLOGIC DATA COLLECTION.—Sub-
20	ject to such terms and conditions as the Secretary
21	may prescribe, nothing in this section precludes the
22	installation and maintenance of hydrologic, meteoro-
23	logic, or climatologic collection devices in wilderness

areas if the facilities and access to the facilities are

1	essential to flood warning, flood control, or water
2	reservoir operation activities.
3	(10) FISH AND WILDLIFE.—Nothing in this
4	section affects the jurisdiction of the State with re-
5	spect to fish and wildlife located on public land in
6	the State, except that the Secretary, after consulta-
7	tion with the New Mexico Department of Game and
8	Fish, may designate zones where, and establish peri-
9	ods during which, no hunting or fishing shall be per-
10	mitted for reasons of public safety, administration,
11	or compliance with applicable law.
12	(11) Withdrawals.—
13	(A) In general.—Subject to valid exist-
14	ing rights, the Federal land within the wilder-
15	ness areas and any land or interest in land that
16	is acquired by the United States in the wilder-
17	ness areas after the date of enactment of this
18	Act is withdrawn from—
19	(i) entry, appropriation, or disposal
20	under the public land laws;
21	(ii) location, entry, and patent under
22	the mining laws; and
23	(iii) operation of the mineral leasing
24	mineral materials, and geothermal leasing
25	laws.

1	(B) Parcel B.—The approximately 6,498
2	acres of land generally depicted as "Parcel B"
3	on the map entitled "Organ Mountains Area"
4	and dated September 21, 2016, is withdrawn in
5	accordance with subparagraph (A), except that
6	the land is not withdrawn for purposes of the
7	issuance of oil and gas pipeline or road rights-
8	of-way.
9	(C) Parcel c.—The approximately 1,297
10	acres of land generally depicted as "Parcel C"
11	on the map entitled "Organ Mountains Area"
12	and dated September 21, 2016, is withdrawn in
13	accordance with subparagraph (A), except that
14	the land is not withdrawn from disposal under
15	the Act of June 14, 1926 (commonly known as
16	the "Recreation and Public Purposes Act") (43
17	U.S.C. 869 et seq.).
18	(D) PARCEL D.—
19	(i) In General.—The Secretary of
20	the Army shall allow for the conduct of
21	certain recreational activities on the ap-
22	proximately 2,035 acres of land generally
23	depicted as "Parcel D" on the map enti-
24	tled "Organ Mountains Area" and dated
25	September 21, 2016 (referred to in this

1	paragraph as the "parcel"), which is a por-
2	tion of the public land withdrawn and re-
3	served for military purposes by Public
4	Land Order 833 dated May 21, 1952 (17
5	Fed. Reg. 4822).
6	(ii) Outdoor recreation plan.—
7	(I) In General.—The Secretary
8	of the Army shall develop a plan for
9	public outdoor recreation on the par-
10	cel that is consistent with the primary
11	military mission of the parcel.
12	(II) REQUIREMENT.—In devel-
13	oping the plan under subclause (I),
14	the Secretary of the Army shall en-
15	sure, to the maximum extent prac-
16	ticable, that outdoor recreation activi-
17	ties may be conducted on the parcel,
18	including hunting, hiking, wildlife
19	viewing, and camping.
20	(iii) Closures.—The Secretary of the
21	Army may close the parcel or any portion
22	of the parcel to the public as the Secretary
23	of the Army determines to be necessary to
24	protect—
25	(I) public safety; or

1	(II) the safety of the military
2	members training on the parcel.
3	(iv) Transfer of administrative
4	JURISDICTION; WITHDRAWAL.—
5	(I) In general.—On a deter-
6	mination by the Secretary of the
7	Army that military training capabili-
8	ties, personnel safety, and installation
9	security would not be hindered as a
10	result of the transfer to the Secretary
11	of administrative jurisdiction over the
12	parcel, the Secretary of the Army
13	shall transfer to the Secretary admin-
14	istrative jurisdiction over the parcel.
15	(II) WITHDRAWAL.—On transfer
16	of the parcel under subclause (I), the
17	parcel shall be—
18	(aa) under the jurisdiction
19	of the Director of the Bureau of
20	Land Management; and
21	(bb) withdrawn from—
22	(AA) entry, appropria-
23	tion, or disposal under the
24	public land laws;

1	(BB) location, entry,
2	and patent under the mining
3	laws; and
4	(CC) operation of the
5	mineral leasing, mineral ma-
6	terials, and geothermal leas-
7	ing laws.
8	(III) Reservation.—On trans-
9	fer under subclause (I), the parcel
10	shall be reserved for management of
11	the resources of, and military training
12	conducted on, the parcel in accord-
13	ance with a memorandum of under-
14	standing entered into under clause
15	(v).
16	(v) Memorandum of under-
17	STANDING RELATING TO MILITARY TRAIN-
18	ING.—
19	(I) IN GENERAL.—If, after the
20	transfer of the parcel under clause
21	(iv)(I), the Secretary of the Army re-
22	quests that the Secretary enter into a
23	memorandum of understanding, the
24	Secretary shall enter into a memo-
25	randum of understanding with the

1	Secretary of the Army providing for
2	the conduct of military training on the
3	parcel.
4	(II) REQUIREMENTS.—The
5	memorandum of understanding en-
6	tered into under subclause (I) shall—
7	(aa) address the location,
8	frequency, and type of training
9	activities to be conducted on the
10	parcel;
11	(bb) provide to the Secretary
12	of the Army access to the parcel
13	for the conduct of military train-
14	ing;
15	(cc) authorize the Secretary
16	or the Secretary of the Army to
17	close the parcel or a portion of
18	the parcel to the public as the
19	Secretary or the Secretary of the
20	Army determines to be necessary
21	to protect—
22	(AA) public safety; or
23	(BB) the safety of the
24	military members training;
25	and

I	(dd) to the maximum extens
2	practicable, provide for the pro-
3	tection of natural, historic, and
4	cultural resources in the area of
5	the parcel.
6	(vi) Military overflights.—Noth-
7	ing in this subparagraph restricts or pre-
8	cludes—
9	(I) low-level overflights of mili-
10	tary aircraft over the parcel, including
11	military overflights that can be seen
12	or heard within the parcel;
13	(II) the designation of new units
14	of special airspace over the parcel; or
15	(III) the use or establishment of
16	military flight training routes over the
17	parcel.
18	(12) Robledo mountains.—
19	(A) In General.—The Secretary shall
20	manage the Federal land described in subpara-
21	graph (B) in a manner that preserves the char-
22	acter of the land for the future inclusion of the
23	land in the National Wilderness Preservation
24	System.

1	(B) LAND DESCRIPTION.—The land re-
2	ferred to in subparagraph (A) is certain land
3	administered by the Bureau of Land Manage-
4	ment, comprising approximately 100 acres as
5	generally depicted as "Lookout Peak Commu-
6	nication Site" on the map entitled "Desert
7	Peaks Complex' and dated October 1, 2018.
8	(C) Uses.—The Secretary shall permit
9	only such uses on the land described in sub-
10	paragraph (B) as were permitted on the date of
11	enactment of this Act.
12	(13) Release of wilderness study
13	AREAS.—Congress finds that, for purposes of section
14	603(c) of the Federal Land Policy and Management
15	Act of 1976 (43 U.S.C. 1782(c)), the public land in
16	Doña Ana County administered by the Bureau of
17	Land Management not designated as wilderness by
18	paragraph (1) or described in paragraph (12)—
19	(A) has been adequately studied for wilder-
20	ness designation;
21	(B) is no longer subject to section 603(c)
22	of the Federal Land Policy and Management
23	Act of 1976 (43 U.S.C. 1782(e)); and
24	(C) shall be managed in accordance with—

1	(i) the Federal Land Policy and Man-
2	agement Act of 1976 (43 U.S.C. 1701 et
3	seq.);
4	(ii) this section; and
5	(iii) any other applicable laws.
6	(14) Private Land.—In accordance with sec-
7	tion 5 of the Wilderness Act (16 U.S.C. 1134), the
8	Secretary shall ensure adequate access to non-Fed-
9	eral land located within the boundary of a wilderness
10	area.
11	(c) Border Security.—
12	(1) In general.—Nothing in this section—
13	(A) prevents the Secretary of Homeland
14	Security from undertaking law enforcement and
15	border security activities, in accordance with
16	section 4(c) of the Wilderness Act (16 U.S.C.
17	1133(c)), within the wilderness areas, including
18	the ability to use motorized access within a wil-
19	derness area while in pursuit of a suspect;
20	(B) affects the 2006 Memorandum of Un-
21	derstanding among the Department of Home-
22	land Security, the Department of the Interior,
23	and the Department of Agriculture regarding
24	cooperative national security and counterter-

1	rorism efforts on Federal land along the bor-
2	ders of the United States; or
3	(C) prevents the Secretary of Homeland
4	Security from conducting any low-level over-
5	flights over the wilderness areas that may be
6	necessary for law enforcement and border secu-
7	rity purposes.
8	(2) WITHDRAWAL AND ADMINISTRATION OF
9	CERTAIN AREA.—
10	(A) WITHDRAWAL.—The area identified as
11	"Parcel A" on the map entitled "Potrillo Moun-
12	tains Complex' and dated September 27, 2018,
13	is withdrawn in accordance with subsection
14	(b)(11)(A).
15	(B) Administration.—Except as pro-
16	vided in subparagraphs (C) and (D), the Sec-
17	retary shall administer the area described in
18	subparagraph (A) in a manner that, to the
19	maximum extent practicable, protects the wil-
20	derness character of the area.
21	(C) USE OF MOTOR VEHICLES.—The use
22	of motor vehicles, motorized equipment, and
23	mechanical transport shall be prohibited in the
24	area described in subparagraph (A) except as
25	necessary for—

1	(i) the administration of the area (in-
2	cluding the conduct of law enforcement
3	and border security activities in the area);
4	or
5	(ii) grazing uses by authorized permit-
6	tees.
7	(D) Effect of Subsection.—Nothing in
8	this paragraph precludes the Secretary from al-
9	lowing within the area described in subpara-
10	graph (A) the installation and maintenance of
11	communication or surveillance infrastructure
12	necessary for law enforcement or border secu-
13	rity activities.
14	(3) RESTRICTED ROUTE.—The route excluded
15	from the Potrillo Mountains Wilderness identified as
16	"Restricted—Administrative Access" on the map en-
17	titled "Potrillo Mountains Complex" and dated Sep-
18	tember 27, 2018, shall be—
19	(A) closed to public access; but
20	(B) available for administrative and law
21	enforcement uses, including border security ac-
22	tivities.
23	(d) Organ Mountains-desert Peaks National
24	Monument.—

1	(1) Management plan.—In preparing and im-
2	plementing the management plan for the Monument,
3	the Secretary shall include a watershed health as-
4	sessment to identify opportunities for watershed res-
5	toration.
6	(2) Incorporation of acquired state
7	TRUST LAND AND INTERESTS IN STATE TRUST
8	LAND.—
9	(A) IN GENERAL.—Any land or interest in
10	land that is within the State trust land de-
11	scribed in subparagraph (B) that is acquired by
12	the United States shall—
13	(i) become part of the Monument; and
14	(ii) be managed in accordance with—
15	(I) Presidential Proclamation
16	9131 (79 Fed. Reg. 30431);
17	(II) this section; and
18	(III) any other applicable laws.
19	(B) Description of state trust
20	LAND.—The State trust land referred to in sub-
21	paragraph (A) is the State trust land in T. 22
22	S., R 01 W., New Mexico Principal Meridian
23	and T. 22 S., R. 02 W., New Mexico Principal
24	Meridian.
25	(3) Land exchanges.—

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

(A) In General.—Subject to subparagraphs (C) through (F), the Secretary shall attempt to enter into an agreement to initiate an exchange under section 2201.1 of title 43, Code of Federal Regulations (or successor regulations), with the Commissioner of Public Lands of New Mexico, by the date that is 18 months after the date of enactment of this Act, to provide for a conveyance to the State of all right, title, and interest of the United States in and to Bureau of Land Management land in the State identified under subparagraph (B) in exchange for the conveyance by the State to the Secretary of all right, title, and interest of the State in and to parcels of State trust land within the boundary of the Monument identified under that subparagraph or described in paragraph (2)(B). (B) Identification of Land for ex-CHANGE.—The Secretary and the Commissioner of Public Lands of New Mexico shall jointly

(B) IDENTIFICATION OF LAND FOR EXCHANGE.—The Secretary and the Commissioner of Public Lands of New Mexico shall jointly identify the Bureau of Land Management land and State trust land eligible for exchange under this paragraph, the exact acreage and legal description of which shall be determined by sur-

1	veys approved by the Secretary and the New
2	Mexico State Land Office.
3	(C) APPLICABLE LAW.—A land exchange
4	under subparagraph (A) shall be carried out in
5	accordance with section 206 of the Federal
6	Land Policy and Management Act of 1976 (43
7	U.S.C. 1716).
8	(D) Conditions.—A land exchange under
9	subparagraph (A) shall be subject to—
10	(i) valid existing rights; and
11	(ii) such terms as the Secretary and
12	the State shall establish.
13	(E) VALUATION, APPRAISALS, AND
14	EQUALIZATION.—
15	(i) In general.—The value of the
16	Bureau of Land Management land and the
17	State trust land to be conveyed in a land
18	exchange under this paragraph—
19	(I) shall be equal, as determined
20	by appraisals conducted in accordance
21	with clause (ii); or
22	(II) if not equal, shall be equal-
23	ized in accordance with clause (iii).
24	(ii) Appraisals.—

1	(I) In general.—The Bureau of
2	Land Management land and State
3	trust land to be exchanged under this
4	paragraph shall be appraised by an
5	independent, qualified appraiser that
6	is agreed to by the Secretary and the
7	State.
8	(II) REQUIREMENTS.—An ap-
9	praisal under subclause (I) shall be
10	conducted in accordance with—
11	(aa) the Uniform Appraisal
12	Standards for Federal Land Ac-
13	quisitions; and
14	(bb) the Uniform Standards
15	of Professional Appraisal Prac-
16	tice.
17	(iii) Equalization.—
18	(I) IN GENERAL.—If the value of
19	the Bureau of Land Management land
20	and the State trust land to be con-
21	veyed in a land exchange under this
22	paragraph is not equal, the value may
23	be equalized by—
24	(aa) making a cash equali-
25	zation payment to the Secretary

1	or to the State, as appropriate, in
2	accordance with section 206(b) of
3	the Federal Land Policy and
4	Management Act of 1976 (43
5	U.S.C. 1716(b)); or
6	(bb) reducing the acreage of
7	the Bureau of Land Management
8	land or State trust land to be ex-
9	changed, as appropriate.
10	(II) CASH EQUALIZATION PAY-
11	MENTS.—Any cash equalization pay-
12	ments received by the Secretary under
13	subclause (I)(aa) shall be—
14	(aa) deposited in the Fed-
15	eral Land Disposal Account es-
16	tablished by section 206(a) of the
17	Federal Land Transaction Facili-
18	tation Act (43 U.S.C. 2305(a));
19	and
20	(bb) used in accordance with
21	that Act.
22	(F) Limitation.—No exchange of land
23	shall be conducted under this paragraph unless
24	mutually agreed to by the Secretary and the
25	State.

1	SEC. 1202. CERRO DEL YUTA AND RÍO SAN ANTONIO WIL-
2	DERNESS AREAS.
3	(a) DEFINITIONS.—In this section:
4	(1) MAP.—The term "map" means the map en-
5	titled "Río Grande del Norte National Monument
6	Proposed Wilderness Areas" and dated July 28,
7	2015.
8	(2) WILDERNESS AREA.—The term "wilderness
9	area" means a wilderness area designated by sub-
10	section $(b)(1)$.
11	(b) Designation of Cerro Del Yuta and Río
12	SAN ANTONIO WILDERNESS AREAS.—
13	(1) In general.—In accordance with the Wil-
14	derness Act (16 U.S.C. 1131 et seq.), the following
15	areas in the Río Grande del Norte National Monu-
16	ment are designated as wilderness and as compo-
17	nents of the National Wilderness Preservation Sys-
18	tem:
19	(A) CERRO DEL YUTA WILDERNESS.—Cer-
20	tain land administered by the Bureau of Land
21	Management in Taos County, New Mexico,
22	comprising approximately 13,420 acres as gen-
23	erally depicted on the map, which shall be
24	known as the "Cerro del Yuta Wilderness".
25	(B) Río san antonio wilderness.—Cer-
26	tain land administered by the Bureau of Land

1	Management in Río Arriba County, New Mex-
2	ico, comprising approximately 8,120 acres, as
3	generally depicted on the map, which shall be
4	known as the "Río San Antonio Wilderness".
5	(2) Management of wilderness areas.—
6	Subject to valid existing rights, the wilderness areas
7	shall be administered in accordance with the Wilder-
8	ness Act (16 U.S.C. 1131 et seq.) and this section
9	except that with respect to the wilderness areas des-
10	ignated by this section—
11	(A) any reference to the effective date of
12	the Wilderness Act shall be considered to be a
13	reference to the date of enactment of this Act
14	and
15	(B) any reference in the Wilderness Act to
16	the Secretary of Agriculture shall be considered
17	to be a reference to the Secretary.
18	(3) Incorporation of acquired land and
19	INTERESTS IN LAND.—Any land or interest in land
20	within the boundary of the wilderness areas that is
21	acquired by the United States shall—
22	(A) become part of the wilderness area in
23	which the land is located; and
24	(B) be managed in accordance with—

1	(i) the Wilderness Act (16 U.S.C
2	1131 et seq.);
3	(ii) this section; and
4	(iii) any other applicable laws.
5	(4) Grazing.—Grazing of livestock in the wil-
6	derness areas, where established before the date of
7	enactment of this Act, shall be administered in ac-
8	cordance with—
9	(A) section 4(d)(4) of the Wilderness Act
10	(16 U.S.C. 1133(d)(4)); and
11	(B) the guidelines set forth in appendix A
12	of the Report of the Committee on Interior and
13	Insular Affairs to accompany H.R. 2570 of the
14	101st Congress (H. Rept. 101–405).
15	(5) Buffer zones.—
16	(A) IN GENERAL.—Nothing in this section
17	creates a protective perimeter or buffer zone
18	around the wilderness areas.
19	(B) ACTIVITIES OUTSIDE WILDERNESS
20	AREAS.—The fact that an activity or use or
21	land outside a wilderness area can be seen or
22	heard within the wilderness area shall not pre-
23	clude the activity or use outside the boundary
24	of the wilderness area.

1	(6) Release of wilderness study areas.—
2	Congress finds that, for purposes of section 603(c)
3	of the Federal Land Policy and Management Act of
4	1976 (43 U.S.C. 1782(c)), the public land within the
5	San Antonio Wilderness Study Area not designated
6	as wilderness by this section—
7	(A) has been adequately studied for wilder-
8	ness designation;
9	(B) is no longer subject to section 603(c)
10	of the Federal Land Policy and Management
11	Act of 1976 (43 U.S.C. 1782(e)); and
12	(C) shall be managed in accordance with
13	this section.
14	(7) Maps and legal descriptions.—
15	(A) In general.—As soon as practicable
16	after the date of enactment of this Act, the Sec-
17	retary shall file the map and legal descriptions
18	of the wilderness areas with—
19	(i) the Committee on Energy and
20	Natural Resources of the Senate; and
21	(ii) the Committee on Natural Re-
22	sources of the House of Representatives.
23	(B) FORCE OF LAW.—The map and legal
24	descriptions filed under subparagraph (A) shall
25	have the same force and effect as if included in

1	this section, except that the Secretary may cor-
2	rect errors in the legal description and map.
3	(C) Public availability.—The map and
4	legal descriptions filed under subparagraph (A)
5	shall be on file and available for public inspec-
6	tion in the appropriate offices of the Bureau of
7	Land Management.
8	(8) National Landscape conservation sys-
9	TEM.—The wilderness areas shall be administered as
10	components of the National Landscape Conservation
11	System.
12	(9) Fish and wildlife.—Nothing in this sec-
13	tion affects the jurisdiction of the State of New
14	Mexico with respect to fish and wildlife located on
15	public land in the State.
16	(10) Withdrawals.—Subject to valid existing
17	rights, any Federal land within the wilderness areas
18	designated by paragraph (1), including any land or
19	interest in land that is acquired by the United
20	States after the date of enactment of this Act, is
21	withdrawn from—
22	(A) entry, appropriation, or disposal under
23	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	(11) Treaty rights.—Nothing in this section
4	enlarges, diminishes, or otherwise modifies any trea-
5	ty rights.
6	SEC. 1203. METHOW VALLEY, WASHINGTON, FEDERAL LAND
7	WITHDRAWAL.
8	(a) Definition of Map.—In this section, the term
9	"Map" means the Forest Service map entitled "Methow
10	Headwaters Withdrawal Proposal Legislative Map" and
11	dated May 24, 2016.
12	(b) Withdrawal.—Subject to valid existing rights,
13	the approximately 340,079 acres of Federal land and in-
14	terests in the land located in the Okanogan-Wenatchee
15	National Forest within the area depicted on the Map as
16	"Proposed Withdrawal" is withdrawn from all forms of—
17	(1) entry, appropriation, or disposal under the
18	public land laws;
19	(2) location, entry, and patent under the mining
20	laws; and
21	(3) disposition under the mineral leasing and
22	geothermal leasing laws.
23	(c) ACQUIRED LAND.—Any land or interest in land
24	within the area depicted on the Map as "Proposed With-
25	drawal" that is acquired by the United States after the

- 1 date of enactment of this Act shall, on acquisition, be im-
- 2 mediately withdrawn in accordance with this section.
- 3 (d) 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.

7 SEC. 1204. EMIGRANT CREVICE WITHDRAWAL.

- 8 (a) Definition of Map.—In this section, the term
- 9 "map" means the map entitled "Emigrant Crevice Pro-
- 10 posed Withdrawal Area" and dated November 10, 2016.
- 11 (b) WITHDRAWAL.—Subject to valid existing rights
- 12 in existence on the date of enactment of this Act, the Na-
- 13 tional Forest System land and interests in the National
- 14 Forest System land, as depicted on the map, is withdrawn
- 15 from—
- 16 (1) location, entry, and patent under the mining
- laws; and
- 18 (2) disposition under all laws pertaining to min-
- eral and geothermal leasing.
- 20 (c) Acquired Land.—Any land or interest in land
- 21 within the area depicted on the map that is acquired by
- 22 the United States after the date of enactment of this Act
- 23 shall, on acquisition, be immediately withdrawn in accord-
- 24 ance with this section.
- 25 (d) Map.—

1	(1) Submission of Map.—As soon as prac-
2	ticable after the date of enactment of this Act, the
3	Secretary of Agriculture shall file the map with—
4	(A) the Committee on Energy and Natural
5	Resources of the Senate; and
6	(B) the Committee on Natural Resources
7	of the House of Representatives.
8	(2) Force of Law.—The map filed under
9	paragraph (1) shall have the same force and effect
10	as if included in this section, except that the Sec-
11	retary of Agriculture may correct clerical and typo-
12	graphical errors in the map.
13	(3) Public availability.—The map filed
14	under paragraph (1) shall be on file and available
15	for public inspection in the appropriate offices of the
16	Forest Service and the Bureau of Land Manage-
17	ment.
18	(e) Effect.—Nothing in this section affects any rec-
19	reational use, including hunting or fishing, that is author-
20	ized on land within the area depicted on the map under
21	applicable law as of the date of enactment of this Act.
22	SEC. 1205. OREGON WILDLANDS.
23	(a) WILD AND SCENIC RIVER ADDITIONS, DESIGNA-
24	TIONS AND TECHNICAL CORRECTIONS.—

1	(1) Additions to rogue wild and scenic
2	RIVER.—
3	(A) IN GENERAL.—Section 3(a) of the
4	Wild and Scenic Rivers Act (16 U.S.C.
5	1274(a)) is amended by striking paragraph (5)
6	and inserting the following:
7	"(5) Rogue, oregon.—
8	"(A) IN GENERAL.—The segment of the
9	river extending from the mouth of the Apple-
10	gate River downstream to the Lobster Creek
11	Bridge, to be administered by the Secretary of
12	the Interior or the Secretary of Agriculture, as
13	agreed to by the Secretaries of the Interior and
14	Agriculture or as directed by the President.
15	"(B) Addition to the seg-
16	ment described in subparagraph (A), there are
17	designated the following segments in the Rogue
18	River:
19	"(i) Kelsey Creek.—The approxi-
20	mately 6.8-mile segment of Kelsey Creek
21	from the Wild Rogue Wilderness boundary
22	in T. 32 S., R. 9 W., sec. 25, Willamette
23	Meridian, to the confluence with the Rogue
24	River, as a wild river.
25	"(ii) East fork kelsey creek.—

1	"(I) Scenic river.—The ap-
2	proximately 0.2-mile segment of East
3	Fork Kelsey Creek from headwaters
4	downstream to the Wild Rogue Wil-
5	derness boundary in T. 33 S., R. 8
6	W., sec. 5, Willamette Meridian, as a
7	scenic river.
8	"(II) WILD RIVER.—The ap-
9	proximately 4.6-mile segment of East
10	Fork Kelsey Creek from the Wild
11	Rogue Wilderness boundary in T. 33
12	S., R. 8 W., sec. 5, Willamette Merid-
13	ian, to the confluence with Kelsey
14	Creek, as a wild river.
15	"(iii) Whisky creek.—
16	"(I) RECREATIONAL RIVER.—
17	The approximately 1.6-mile segment
18	of Whisky Creek from the confluence
19	of the East Fork and West Fork to
20	the south boundary of the non-Fed-
21	eral land in T. 33 S., R. 8 W., sec.
22	17, Willamette Meridian, as a rec-
23	reational river.
24	"(II) WILD RIVER.—The ap-
25	proximately 1.2-mile segment of Whis-

1	ky Creek from road 33-8-23 to the
2	confluence with the Rogue River, as a
3	wild river.
4	"(iv) East fork whisky creek.—
5	"(I) Scenic river.—The ap-
6	proximately 0.9-mile segment of East
7	Fork Whisky Creek from its head-
8	waters to Wild Rogue Wilderness
9	boundary in T. 33 S., R. 8 W., sec.
10	11, Willamette Meridian, as a scenic
11	river.
12	"(II) WILD RIVER.—The ap-
13	proximately 2.6-mile segment of East
14	Fork Whisky Creek from the Wild
15	Rogue Wilderness boundary in T. 33
16	S., R. 8 W., sec. 11, Willamette Me-
17	ridian, downstream to road 33-8-26
18	crossing, as a wild river.
19	"(III) RECREATIONAL RIVER.—
20	The approximately 0.3-mile segment
21	of East Fork Whisky Creek from road
22	33-8-26 to the confluence with Whis-
23	ky Creek, as a recreational river.
24	"(v) West fork whisky creek.—
25	The approximately 4.8-mile segment of

1	West Fork Whisky Creek from its head-
2	waters to the confluence with the East
3	Fork Whisky Creek, as a wild river.
4	"(vi) Big windy creek.—
5	"(I) Scenic river.—The ap-
6	proximately 1.5-mile segment of Big
7	Windy Creek from its headwaters to
8	road 34-9-17.1, as a scenic river.
9	"(II) WILD RIVER.—The ap-
10	proximately 5.8-mile segment of Big
11	Windy Creek from road 34-9-17.1 to
12	the confluence with the Rogue River,
13	as a wild river.
14	"(vii) East fork big windy
15	CREEK.—
16	"(I) Scenic river.—The ap-
17	proximately 0.2-mile segment of East
18	Fork Big Windy Creek from its head-
19	waters to road 34-8-36, as a scenic
20	river.
21	"(II) WILD RIVER.—The ap-
22	proximately 3.7-mile segment of East
23	Fork Big Windy Creek from road 34-
24	8-36 to the confluence with Big
25	Windy Creek, as a wild river.

1	"(viii) Little windy creek.—
2	"(I) Scenic river.—The ap-
3	proximately 1.2-mile segment of Little
4	Windy Creek from its headwaters to
5	the Wild Rogue Wilderness boundary
6	in T. 33 S., R. 9 W., sec. 33, Willam-
7	ette Meridian, as a scenic river.
8	"(II) WILD RIVER.—The ap-
9	proximately 1.9-mile segment of Little
10	Windy Creek from the Wild Rogue
11	Wilderness boundary in T. 33 S., R.
12	9 W., sec. 34, Willamette Meridian, to
13	the confluence with the Rogue River,
14	as a wild river.
15	"(ix) Howard Creek.—
16	"(I) Scenic river.—The ap-
17	proximately 3.5-mile segment of How-
18	ard Creek from its headwaters to road
19	34-9-34, as a scenic river.
20	"(II) WILD RIVER.—The ap-
21	proximately 6.9-mile segment of How-
22	ard Creek from 0.1 miles downstream
23	of road 34-9-34 to the confluence with
24	the Rogue River, as a wild river.

1	"(III) WILD RIVER.—The ap-
2	proximately 3.5-mile segment of Anna
3	Creek from its headwaters to the con-
4	fluence with Howard Creek, as a wild
5	river.
6	"(x) Mule creek.—
7	"(I) Scenic river.—The ap-
8	proximately 3.5-mile segment of Mule
9	Creek from its headwaters down-
10	stream to the Wild Rogue Wilderness
11	boundary as a scenic river.
12	"(II) WILD RIVER.—The ap-
13	proximately 7.8-mile segment of Mule
14	Creek from the Wild Rogue Wilder-
15	ness boundary in T. 32 S., R. 9 W.,
16	sec. 29, Willamette Meridian, to the
17	confluence with the Rogue River, as a
18	wild river.
19	"(xi) Missouri creek.—
20	"(I) Scenic river.—The ap-
21	proximately 3.1-mile segment of Mis-
22	souri Creek from its headwaters
23	downstream to the Wild Rogue Wil-
24	derness boundary in T. 33 S., R. 10

1	W., sec. 24, Willamette Meridian, as a
2	scenic river.
3	"(II) WILD RIVER.—The ap-
4	proximately 1.6-mile segment of Mis-
5	souri Creek from the Wild Rogue Wil-
6	derness boundary in T. 33 S., R. 10
7	W., sec. 24, Willamette Meridian, to
8	the confluence with the Rogue River,
9	as a wild river.
10	"(xii) Jenny Creek.—
11	"(I) Scenic river.—The ap-
12	proximately 3.1-mile segment of
13	Jenny Creek from its headwaters
14	downstream to the Wild Rogue Wil-
15	derness boundary in T. 33 S., R. 9
16	W., sec. 28, Willamette Meridian, as a
17	scenic river.
18	"(II) WILD RIVER.—The ap-
19	proximately 1.8-mile segment of
20	Jenny Creek from the Wild Rogue
21	Wilderness boundary in T. 33 S., R.
22	9 W., sec. 28, Willamette Meridian, to
23	the confluence with the Rogue River,
24	as a wild river.
25	"(xiii) Rum creek.—

1	"(I) Scenic river.—The ap-
2	proximately 2.2-mile segment of Rum
3	Creek from its headwaters to the Wild
4	Rogue Wilderness boundary in T. 34
5	S., R. 8 W., sec. 9, Willamette Merid-
6	ian, as a scenic river.
7	"(II) WILD RIVER.—The ap-
8	proximately 2.2-mile segment of Rum
9	Creek from the Wild Rogue Wilder-
10	ness boundary in T. 34 S., R. 8 W.,
11	sec. 9, Willamette Meridian, to the
12	confluence with the Rogue River, as a
13	wild river.
14	"(xiv) East fork rum creek.—
15	"(I) Scenic river.—The ap-
16	proximately 0.8-mile segment of East
17	Fork Rum Creek from its headwaters
18	to the Wild Rogue Wilderness bound-
19	ary in T. 34 S., R. 8 W., sec. 10, Wil-
20	lamette Meridian, as a scenic river.
21	"(II) WILD RIVER.—The ap-
22	proximately 1.3-mile segment of East
23	Fork Rum Creek from the Wild
24	Rogue Wilderness boundary in T. 34
25	S., R. 8 W., sec. 10, Willamette Me-

1	ridian, to the confluence with Rum
2	Creek, as a wild river.
3	"(xv) Wildcat Creek.—The approxi-
4	mately 1.7-mile segment of Wildcat Creek
5	from its headwaters downstream to the
6	confluence with the Rogue River, as a wild
7	river.
8	"(xvi) Montgomery creek.—The
9	approximately 1.8-mile segment of Mont-
10	gomery Creek from its headwaters down-
11	stream to the confluence with the Rogue
12	River, as a wild river.
13	"(xvii) Hewitt creek.—
14	"(I) Scenic river.—The ap-
15	proximately 1.4-mile segment of Hew-
16	itt Creek from its headwaters to the
17	Wild Rogue Wilderness boundary in
18	T. 33 S., R. 9 W., sec. 19, Willamette
19	Meridian, as a scenic river.
20	"(II) WILD RIVER.—The ap-
21	proximately 1.2-mile segment of Hew-
22	itt Creek from the Wild Rogue Wil-
23	derness boundary in T. 33 S., R. 9
24	W., sec. 19, Willamette Meridian, to

1	the confluence with the Rogue River
2	as a wild river.
3	"(xviii) Bunker creek.—The ap-
4	proximately 6.6-mile segment of Bunker
5	Creek from its headwaters to the con-
6	fluence with the Rogue River, as a wild
7	river.
8	"(xix) Dulog creek.—
9	"(I) Scenic river.—The ap-
10	proximately 0.8-mile segment of
11	Dulog Creek from its headwaters to
12	0.1 miles downstream of road 34-8-
13	36, as a scenic river.
14	"(II) WILD RIVER.—The ap-
15	proximately 1.0-mile segment of
16	Dulog Creek from road 34-8-36 to the
17	confluence with the Rogue River, as ϵ
18	wild river.
19	"(xx) Quail creek.—The approxi-
20	mately 1.7-mile segment of Quail Creek
21	from the Wild Rogue Wilderness boundary
22	in T. 33 S., R. 10 W., sec. 1, Willamette
23	Meridian, to the confluence with the Rogue
24	River, as a wild river.

1	"(xx1) MEADOW CREEK.—The ap-
2	proximately 4.1-mile segment of Meadow
3	Creek from its headwaters to the con-
4	fluence with the Rogue River, as a wild
5	river.
6	"(xxii) Russian creek.—The ap-
7	proximately 2.5-mile segment of Russian
8	Creek from the Wild Rogue Wilderness
9	boundary in T. 33 S., R. 8 W., sec. 20,
10	Willamette Meridian, to the confluence
11	with the Rogue River, as a wild river.
12	"(xxiii) Alder creek.—The approxi-
13	mately 1.2-mile segment of Alder Creek
14	from its headwaters to the confluence with
15	the Rogue River, as a wild river.
16	"(xxiv) Booze creek.—The approxi-
17	mately 1.5-mile segment of Booze Creek
18	from its headwaters to the confluence with
19	the Rogue River, as a wild river.
20	"(xxv) Bronco creek.—The ap-
21	proximately 1.8-mile segment of Bronco
22	Creek from its headwaters to the con-
23	fluence with the Rogue River, as a wild
24	river.

1	"(xxvi) COPSEY CREEK.—The ap-
2	proximately 1.5-mile segment of Copsey
3	Creek from its headwaters to the con-
4	fluence with the Rogue River, as a wild
5	river.
6	"(xxvii) Corral creek.—The ap-
7	proximately 0.5-mile segment of Corral
8	Creek from its headwaters to the con-
9	fluence with the Rogue River, as a wild
10	river.
11	"(xxviii) Cowley creek.—The ap-
12	proximately 0.9-mile segment of Cowley
13	Creek from its headwaters to the con-
14	fluence with the Rogue River, as a wild
15	river.
16	"(xxix) DITCH CREEK.—The approxi-
17	mately 1.8-mile segment of Ditch Creek
18	from the Wild Rogue Wilderness boundary
19	in T. 33 S., R. 9 W., sec. 5, Willamette
20	Meridian, to its confluence with the Rogue
21	River, as a wild river.
22	"(xxx) Francis creek.—The ap-
23	proximately 0.9-mile segment of Francis
24	Creek from its headwaters to the con-

1	fluence with the Rogue River, as a wild
2	river.
3	"(xxxi) Long gulch.—
4	"(I) Scenic river.—The ap-
5	proximately 1.4-mile segment of Long
6	Gulch from its headwaters to the Wild
7	Rogue Wilderness boundary in T. 33
8	S., R. 10 W., sec. 23, Willamette Me-
9	ridian, as a scenic river.
10	"(II) WILD RIVER.—The ap-
11	proximately 1.1-mile segment of Long
12	Gulch from the Wild Rogue Wilder-
13	ness boundary in T. 33 S., R. 10 W.,
14	sec. 23, Willamette Meridian, to the
15	confluence with the Rogue River, as a
16	wild river.
17	"(xxxii) Bailey creek.—
18	"(I) Scenic river.—The ap-
19	proximately 1.4-mile segment of Bai-
20	ley Creek from its headwaters to the
21	Wild Rogue Wilderness boundary on
22	the west section line of T. 34 S., R.
23	8 W., sec. 14, Willamette Meridian, as
24	a scenic river.

1	"(II) WILD RIVER.—The ap-
2	proximately 1.7-mile segment of Bai-
3	ley Creek from the west section line of
4	T. 34 S., R.8 W., sec. 14, Willamette
5	Meridian, to the confluence of the
6	Rogue River, as a wild river.
7	"(xxxiii) Shady creek.—The ap-
8	proximately 0.7-mile segment of Shady
9	Creek from its headwaters to the con-
10	fluence with the Rogue River, as a wild
11	river.
12	"(xxxiv) Slide creek.—
13	"(I) Scenic river.—The ap-
14	proximately 0.5-mile segment of Slide
15	Creek from its headwaters to road 33-
16	9-6, as a scenic river.
17	"(II) WILD RIVER.—The ap-
18	proximately 0.7-mile section of Slide
19	Creek from road 33-9-6 to the con-
20	fluence with the Rogue River, as a
21	wild river.".
22	(B) Management.—Each river segment
23	designated by subparagraph (B) of section
24	3(a)(5) of the Wild and Scenic Rivers Act (16
25	U.S.C. 1274(a)(5)) (as added by subparagraph

1	(A)) shall be managed as part of the Rogue
2	Wild and Scenic River.
3	(C) WITHDRAWAL.—Subject to valid exist-
4	ing rights, the Federal land within the bound-
5	aries of the river segments designated by sub-
6	paragraph (B) of section 3(a)(5) of the Wild
7	and Scenic Rivers Act (16 U.S.C. 1274(a)(5))
8	(as added by subparagraph (A)) is withdrawn
9	from all forms of—
10	(i) entry, appropriation, or disposal
11	under the public land laws;
12	(ii) location, entry, and patent under
13	the mining laws; and
14	(iii) disposition under all laws per-
15	taining to mineral and geothermal leasing
16	or mineral materials.
17	(D) Additional protections for
18	ROGUE RIVER TRIBUTARIES.—
19	(i) Licensing by commission.—The
20	Federal Energy Regulatory Commission
21	shall not license the construction of any
22	dam, water conduit, reservoir, powerhouse,
23	transmission line, or other project works
24	on or directly affecting any stream de-
25	scribed in clause (iv).

1	(11) OTHER AGENCIES.—
2	(I) IN GENERAL.—No depart-
3	ment or agency of the United States
4	shall assist by loan, grant, license, or
5	otherwise in the construction of any
6	water resources project on or directly
7	affecting any stream segment that is
8	described in clause (iv), except to
9	maintain or repair water resources
10	projects in existence on the date of
11	enactment of this Act.
12	(II) Effect.—Nothing in this
13	clause prohibits any department or
14	agency of the United States in assist-
15	ing by loan, grant, license, or other-
16	wise, a water resources project—
17	(aa) the primary purpose of
18	which is ecological or aquatic res-
19	toration;
20	(bb) that provides a net ben-
21	efit to water quality and aquatic
22	resources; and
23	(cc) that is consistent with
24	protecting and enhancing the val-

1	ues for which the river was des-
2	ignated.
3	(iii) Withdrawal.—Subject to valid
4	existing rights, the Federal land located
5	within $\frac{1}{4}$ mile on either side of the stream
6	segments described in clause (iv) is with-
7	drawn from all forms of—
8	(I) entry, appropriation, or dis-
9	posal under the public land laws;
10	(II) location, entry, and patent
11	under the mining laws; and
12	(III) disposition under all laws
13	pertaining to mineral and geothermal
14	leasing or mineral materials.
15	(iv) Description of Stream seg-
16	MENTS.—The following are the stream seg-
17	ments referred to in clause (i):
18	(I) Kelsey creek.—The ap-
19	proximately 2.5-mile segment of
20	Kelsey Creek from its headwaters to
21	the Wild Rogue Wilderness boundary
22	in T. 32 S., R. 9 W., sec. 25, Willam-
23	ette Meridian.
24	(II) Grave creek.—The ap-
25	proximately 10.2-mile segment of

1	Grave Creek from the east boundary
2	of T. 34 S., R. 7 W., sec. 1, Willam-
3	ette Meridian, downstream to the con-
4	fluence with the Rogue River.
5	(III) CENTENNIAL GULCH.—The
6	approximately 2.2-mile segment of
7	Centennial Gulch from its headwaters
8	to its confluence with the Rogue River
9	in T. 34 S., R. 7, W., sec. 18, Willam-
10	ette Meridian.
11	(IV) QUAIL CREEK.—The ap-
12	proximately 0.8-mile segment of Quail
13	Creek from its headwaters to the Wild
14	Rogue Wilderness boundary in T. 33
15	S., R. 10 W., sec. 1, Willamette Me-
16	ridian.
17	(V) DITCH CREEK.—The ap-
18	proximately 0.7-mile segment of Ditch
19	Creek from its headwaters to the Wild
20	Rogue Wilderness boundary in T. 33
21	S., R. 9 W., sec. 5, Willamette Merid-
22	ian.
23	(VI) Galice creek.—The ap-
24	proximately 2.2-mile segment of
25	Galice Creek from the confluence with

1	the North Fork Galice Creek down-
2	stream to the confluence with the
3	Rogue River in T. 34 S., R. 8 W., sec
4	36, Willamette Meridian.
5	(VII) QUARTZ CREEK.—The ap-
6	proximately 3.3-mile segment of
7	Quartz Creek from its headwaters to
8	its confluence with the North Fork
9	Galice Creek in T. 35 S., R. 8 W.,
10	sec. 4, Willamette Meridian.
11	(VIII) NORTH FORK GALICE
12	CREEK.—The approximately 5.7-mile
13	segment of the North Fork Galice
14	Creek from its headwaters to its con-
15	fluence with the South Fork Galice
16	Creek in T. 35 S., R. 8 W., sec. 3,
17	Willamette Meridian.
18	(2) Technical corrections to the will
19	AND SCENIC RIVERS ACT.—
20	(A) CHETCO, OREGON.—Section 3(a)(69)
21	of the Wild and Scenic Rivers Act (16 U.S.C.
22	1274(a)(69)) is amended—
23	(i) by redesignating subparagraphs
24	(A). (B). and (C) as clauses (i). (ii). and

1	(iii), respectively, and indenting appro-
2	priately;
3	(ii) in the matter preceding clause (i)
4	(as so redesignated), by striking "The
5	44.5-mile" and inserting the following:
6	"(A) Designations.—The 44.5-mile";
7	(iii) in clause (i) (as so redesig-
8	nated)—
9	(I) by striking "25.5-mile" and
10	inserting "27.5-mile"; and
11	(II) by striking "Boulder Creek
12	at the Kalmiopsis Wilderness bound-
13	ary" and inserting "Mislatnah
14	Creek";
15	(iv) in clause (ii) (as so redesig-
16	nated)—
17	(I) by striking "8-mile" and in-
18	serting "7.5-mile"; and
19	(II) by striking "Boulder Creek
20	to Steel Bridge" and inserting
21	"Mislatnah Creek to Eagle Creek";
22	(v) in clause (iii) (as so redesig-
23	nated)—
24	(I) by striking "11-mile" and in-
25	serting "9.5-mile"; and

1	(II) by striking "Steel Bridge"
2	and inserting "Eagle Creek"; and
3	(vi) by adding at the end the fol-
4	lowing:
5	"(B) WITHDRAWAL.—Subject to valid
6	rights, the Federal land within the boundaries
7	of the river segments designated by subpara-
8	graph (A) is withdrawn from all forms of—
9	"(i) entry, appropriation, or disposal
10	under the public land laws;
11	"(ii) location, entry, and patent under
12	the mining laws; and
13	"(iii) disposition under all laws per-
14	taining to mineral and geothermal leasing
15	or mineral materials.".
16	(B) Whychus creek, oregon.—Section
17	3(a)(102) of the Wild and Scenic Rivers Act
18	(16 U.S.C. 1274(a)(102)) is amended—
19	(i) in the paragraph heading, by strik-
20	ing "Squaw creek" and inserting
21	"Whychus creek";
22	(ii) by redesignating subparagraphs
23	(A) and (B) as clauses (i) and (ii), respec-
24	tively, and indenting appropriately;

1	(iii) in the matter preceding clause (i)
2	(as so redesignated)—
3	(I) by striking "The 15.4-mile"
4	and inserting the following:
5	"(A) Designations.—The 15.4-mile";
6	and
7	(II) by striking "McAllister
8	Ditch, including the Soap Fork Squaw
9	Creek, the North Fork, the South
10	Fork, the East and West Forks of
11	Park Creek, and Park Creek Fork"
12	and inserting "Plainview Ditch, in-
13	cluding the Soap Creek, the North
14	and South Forks of Whychus Creek,
15	the East and West Forks of Park
16	Creek, and Park Creek";
17	(iv) in clause (ii) (as so redesignated),
18	by striking "McAllister Ditch" and insert-
19	ing "Plainview Ditch"; and
20	(v) by adding at the end the following:
21	"(B) WITHDRAWAL.—Subject to valid ex-
22	isting rights, the Federal land within the
23	boundaries of the river segments designated by
24	subparagraph (A) is withdrawn from all forms
25	of—

1	"(i) entry, appropriation, or disposal
2	under the public land laws;
3	"(ii) location, entry, and patent under
4	the mining laws; and
5	"(iii) disposition under all laws relat-
6	ing to mineral and geothermal leasing or
7	mineral materials.".
8	(3) WILD AND SCENIC RIVER DESIGNATIONS,
9	WASSON CREEK AND FRANKLIN CREEK, OREGON.—
10	Section 3(a) of the Wild and Scenic Rivers Act (16
11	U.S.C. 1274(a)) is amended by adding at the end
12	the following:
13	"(214) Franklin Creek, Oregon.—The 4.5-
14	mile segment from its headwaters to the private land
15	boundary in sec. 8, to be administered by the Sec-
16	retary of Agriculture as a wild river.
17	"(215) Wasson Creek, Oregon.—The 10.1-
18	mile segment in the following classes:
19	"(A) The 4.2-mile segment from the east-
20	ern boundary of T. 21 S., R. 9 W., sec. 17,
21	downstream to the western boundary of T. 21
22	S., R. 10 W., sec. 12, to be administered by the
23	Secretary of the Interior as a wild river.
24	"(B) The 5.9-mile segment from the west-
25	ern boundary of T. 21 S., R. 10 W., sec. 12,

1	downstream to the eastern boundary of the
2	northwest quarter of T. 21 S., R. 10 W., sec.
3	22, to be administered by the Secretary of Agri-
4	culture as a wild river.".
5	(4) WILD AND SCENIC RIVER DESIGNATIONS,
6	MOLALLA RIVER, OREGON.—Section 3(a) of the Wild
7	and Scenic Rivers Act (16 U.S.C. 1274(a)) (as
8	amended by paragraph (3)) is amended by adding at
9	the end the following:
10	"(216) Molalla river, oregon.—
11	"(A) In General.—The following seg-
12	ments in the State of Oregon, to be adminis-
13	tered by the Secretary of the Interior as a rec-
14	reational river:
15	"(i) Molalla river.—The approxi-
16	mately 15.1-mile segment from the south-
17	ern boundary line of T. 7 S., R. 4 E., sec.
18	19, downstream to the edge of the Bureau
19	of Land Management boundary in T. 6 S.,
20	R. 3 E., sec. 7.
21	"(ii) Table Rock fork molalla
22	RIVER.—The approximately 6.2-mile seg-
23	ment from the easternmost Bureau of
24	Land Management boundary line in the

1	$NE^{1/4}$ sec. 4, T. 7 S., R. 4 E., downstream
2	to the confluence with the Molalla River.
3	"(B) WITHDRAWAL.—Subject to valid ex-
4	isting rights, the Federal land within the
5	boundaries of the river segments designated by
6	subparagraph (A) is withdrawn from all forms
7	of—
8	"(i) entry, appropriation, or disposal
9	under the public land laws;
10	"(ii) location, entry, and patent under
11	the mining laws; and
12	"(iii) disposition under all laws relat-
13	ing to mineral and geothermal leasing or
14	mineral materials.".
15	(5) Designation of additional wild and
16	SCENIC RIVERS.—
17	(A) ELK RIVER, OREGON.—
18	(i) In general.—Section 3(a) of the
19	Wild and Scenic Rivers Act (16 U.S.C.
20	1274(a)) is amended by striking paragraph
21	(76) and inserting the following:
22	"(76) Elk, oregon.—The 69.2-mile segment
23	to be administered by the Secretary of Agriculture
24	in the following classes:

1	"(A) Mainstem.—The 17-mile segment
2	from the confluence of the North and South
3	Forks of the Elk to Anvil Creek as a rec-
4	reational river.
5	"(B) North fork.—
6	"(i) Scenic river.—The approxi-
7	mately 0.6-mile segment of the North Fork
8	Elk from its source in T. 33 S., R. 12 W.,
9	sec. 21, Willamette Meridian, downstream
10	to 0.01 miles below Forest Service Road
11	3353, as a scenic river.
12	"(ii) WILD RIVER.—The approxi-
13	mately 5.5-mile segment of the North Fork
14	Elk from 0.01 miles below Forest Service
15	Road 3353 to its confluence with the
16	South Fork Elk, as a wild river.
17	"(C) South fork.—
18	"(i) Scenic river.—The approxi-
19	mately 0.9-mile segment of the South Fork
20	Elk from its source in the southeast quar-
21	ter of T. 33 S., R. 12 W., sec. 32, Willam-
22	ette Meridian, Forest Service Road 3353,
23	as a scenic river.
24	"(ii) WILD RIVER.—The approxi-
25	mately 4.2-mile segment of the South Fork

1	Elk from 0.01 miles below Forest Service
2	Road 3353 to its confluence with the
3	North Fork Elk, as a wild river.
4	"(D) OTHER TRIBUTARIES.—
5	"(i) Rock creek.—The approxi-
6	mately 1.7-mile segment of Rock Creek
7	from its headwaters to the west boundary
8	of T. 32 S., R. 14 W., sec. 30, Willamette
9	Meridian, as a wild river.
10	"(ii) Bald mountain creek.—The
11	approximately 8-mile segment of Bald
12	Mountain Creek from its headwaters, in-
13	cluding Salal Spring to its confluence with
14	Elk River, as a recreational river.
15	"(iii) South fork bald mountain
16	CREEK.—The approximately 3.5-mile seg-
17	ment of South Fork Bald Mountain Creek
18	from its headwaters to its confluence with
19	Bald Mountain Creek, as a scenic river.
20	"(iv) Platinum creek.—The ap-
21	proximately 1-mile segment of Platinum
22	Creek from—
23	"(I) its headwaters to Forest
24	Service Road 5325, as a wild river;
25	and

1	"(II) Forest Service Road 5325
2	to its confluence with Elk River, as a
3	scenic river.
4	"(v) Panther Creek.—The approxi-
5	mately 5.0-mile segment of Panther Creek
6	from—
7	"(I) its headwaters, including
8	Mountain Well, to Forest Service
9	Road 5325, as a wild river; and
10	"(II) Forest Service Road 5325
11	to its confluence with Elk River, as a
12	scenic river.
13	"(vi) East fork panther creek.—
14	The approximately 3.0-mile segment of
15	East Fork Panther Creek from it head-
16	waters, to the confluence with Panther
17	Creek, as a wild river.
18	"(vii) West fork panther
19	CREEK.—The approximately 3.0-mile seg-
20	ment of West Fork Panther Creek from its
21	headwaters to the confluence with Panther
22	Creek as a wild river.
23	"(viii) Lost creek.—The approxi-
24	mately 1.0-mile segment of Lost Creek
25	from—

1	"(I) its headwaters to Forest
2	Service Road 5325, as a wild river;
3	and
4	"(II) Forest Service Road 5325
5	to its confluence with the Elk River,
6	as a scenic river.
7	"(ix) Milbury Creek.—The approxi-
8	mately 1.5-mile segment of Milbury Creek
9	from—
10	"(I) its headwaters to Forest
11	Service Road 5325, as a wild river;
12	and
13	"(II) Forest Service Road 5325
14	to its confluence with the Elk River,
15	as a scenic river.
16	"(x) Blackberry creek.—The ap-
17	proximately 5.0-mile segment of Black-
18	berry Creek from—
19	"(I) its headwaters to Forest
20	Service Road 5325, as a wild river;
21	and
22	"(II) Forest Service Road 5325
23	to its confluence with the Elk River,
24	as a scenic river.

1	"(xi) East fork blackberry
2	CREEK.—The approximately 2.0-mile seg-
3	ment of the unnamed tributary locally
4	known as 'East Fork Blackberry Creek'
5	from its headwaters in T. 33 S., R. 13 W.,
6	sec. 26, Willamette Meridian, to its con-
7	fluence with Blackberry Creek, as a wild
8	river.
9	"(xii) Mccurdy creek.—The ap-
10	proximately 1.0-mile segment of McCurdy
11	Creek from—
12	"(I) its headwaters to Forest
13	Service Road 5325, as a wild river;
14	and
15	"(II) Forest Service Road 5325
16	to its confluence with the Elk River,
17	as a scenic river.
18	"(xiii) Bear creek.—The approxi-
19	mately 1.5-mile segment of Bear Creek
20	from headwaters to the confluence with
21	Bald Mountain Creek, as a recreational
22	river.
23	"(xiv) Butler creek.—The approxi-
24	mately 4-mile segment of Butler Creek
25	from—

1	(1) its neadwaters to the south
2	boundary of T. 33 S., R. 13 W., sec.
3	8, Willamette Meridian, as a wild
4	river; and
5	"(II) from the south boundary of
6	T. 33 S., R. 13 W., sec. 8, Willamette
7	Meridian, to its confluence with Elk
8	River, as a scenic river.
9	"(xv) East fork butler creek.—
10	The approximately 2.8-mile segment locally
11	known as the 'East Fork of Butler Creek'
12	from its headwaters on Mount Butler in T.
13	32 S., R. 13 W., sec. 29, Willamette Me-
14	ridian, to its confluence with Butler Creek,
15	as a scenic river.
16	"(xvi) Purple mountain creek.—
17	The approximately 2.0-mile segment locally
18	known as 'Purple Mountain Creek' from—
19	"(I) its headwaters in secs. 35
20	and 36, T. 33 S., R. 14 W., Willam-
21	ette Meridian, to 0.01 miles above
22	Forest Service Road 5325, as a wild
23	river; and

1	"(II) 0.01 miles above Forest
2	Service Road 5325 to its confluence
3	with the Elk River, as a scenic river.".
4	(ii) Withdrawal.—Subject to valid
5	existing rights, the Federal land within the
6	boundaries of the river segments des-
7	ignated by paragraph (76) of section 3(a)
8	of the Wild and Scenic Rivers Act (16
9	U.S.C. 1274(a)) (as amended by clause (i))
10	is withdrawn from all forms of—
11	(I) entry, appropriation, or dis-
12	posal under the public land laws;
13	(II) location, entry, and patent
14	under the mining laws; and
15	(III) disposition under all laws
16	relating to mineral and geothermal
17	leasing or mineral materials.
18	(B) Designation of wild and scenic
19	RIVER SEGMENTS.—
20	(i) In general.—Section 3(a) of the
21	Wild and Scenic Rivers Act (16 U.S.C.
22	1274(a)) (as amended by paragraph (4)) is
23	amended by adding at the end the fol-
24	lowing:

1 "(217) Nestucca river, oregon.—The ap-2 proximately 15.5-mile segment from its confluence 3 with Ginger Creek downstream until it crosses the 4 western edge of T. 4 S., R. 7 W., sec. 7, Willamette 5 Meridian, to be administered by the Secretary of the 6 Interior as a recreational river. 7 "(218) Walker Creek, Oregon.—The ap-8 proximately 2.9-mile segment from the headwaters 9 in T. 3 S., R. 6 W., sec. 20 downstream to the con-10 fluence with the Nestucca River in T. 3 S., R. 6 W., 11 sec. 15, Willamette Meridian, to be administered by 12 the Secretary of the Interior as a recreational river. 13 "(219) NORTH FORK SILVER CREEK, 14 EGON.—The approximately 6-mile segment from the 15 headwaters in T. 35 S., R. 9 W., sec. 1 downstream 16 to the western edge of the Bureau of Land Manage-17 ment boundary in T. 35 S., R. 9 W., sec. 17, Wil-18 lamette Meridian, to be administered by the Sec-19 retary of the Interior as a recreational river. "(220) Jenny Creek, Oregon.—The approxi-20 21 mately 17.6-mile segment from the Bureau of Land 22 Management boundary located at the north bound-23 ary of the southwest quarter of the southeast quar-24 ter of T. 38 S., R. 4 E., sec. 34, Willamette Merid-25 ian, downstream to the Oregon State border, to be

1	administered by the Secretary of the Interior as a
2	scenic river.
3	"(221) Spring Creek, Oregon.—The approxi-
4	mately 1.1-mile segment from its source at Shoat
5	Springs in T. 40 S., R. 4 E., sec. 34, Willamette
6	Meridian, downstream to the confluence with Jenny
7	Creek in T. 41 S., R. 4 E., sec. 3, Willamette Merid-
8	ian, to be administered by the Secretary of the Inte-
9	rior as a scenic river.
10	"(222) Lobster Creek, Oregon.—The ap-
11	proximately 5-mile segment from T. 15 S., R. 8 W.,
12	sec. 35, Willamette Meridian, downstream to the
13	northern edge of the Bureau of Land Management
14	boundary in T. 15 S., R. 8 W., sec. 15, Willamette
15	Meridian, to be administered by the Secretary of the
16	Interior as a recreational river.
17	"(223) Elk creek, oregon.—The approxi-
18	mately 7.3-mile segment from its confluence with
19	Flat Creek near river mile 9, to the southern edge
20	of the Army Corps of Engineers boundary in T. 33
21	S., R. 1 E., sec. 30, Willamette Meridian, near river
22	mile 1.7, to be administered by the Secretary of the
23	Interior as a scenic river.".
24	(ii) Administration of elk
25	CREEK.—

1	(I) Lateral boundaries of
2	ELK CREEK.—The lateral boundaries
3	of the river segment designated by
4	paragraph (223) of section 3(a) of the
5	Wild and Scenic Rivers Act (16
6	U.S.C. 1274(a)) (as added by clause
7	(i)) shall include an average of not
8	more than 640 acres per mile meas-
9	ured from the ordinary high water
10	mark on both sides of the river seg-
11	ment.
12	(II) DEAUTHORIZATION.—The
13	Elk Creek Project authorized under
14	the Flood Control Act of 1962 (Public
15	Law 87–874; 76 Stat. 1192) is de-
16	authorized.
17	(iii) Withdrawal.—Subject to valid
18	existing rights, the Federal land within the
19	boundaries of the river segments des-
20	ignated by paragraphs (217) through
21	(223) of section 3(a) of the Wild and Sce-
22	nic Rivers Act (16 U.S.C. 1274(a)) (as
23	added by clause (i)) is withdrawn from all
24	forms of—

1	(I) entry, appropriation, or dis-
2	posal under the public land laws;
3	(II) location, entry, and patent
4	under the mining laws; and
5	(III) disposition under all laws
6	relating to mineral and geothermal
7	leasing or mineral materials.
8	(b) Devil's Staircase Wilderness.—
9	(1) Definitions.—In this subsection:
10	(A) Map.—The term "map" means the
11	map entitled "Devil's Staircase Wilderness Pro-
12	posal" and dated July 26, 2018.
13	(B) Secretary.—The term "Secretary"
14	means—
15	(i) the Secretary, with respect to pub-
16	lic land administered by the Secretary; or
17	(ii) the Secretary of Agriculture, with
18	respect to National Forest System land.
19	(C) STATE.—The term "State" means the
20	State of Oregon.
21	(D) WILDERNESS.—The term "Wilder-
22	ness" means the Devil's Staircase Wilderness
23	designated by paragraph (2).
24	(2) Designation.—In accordance with the
25	Wilderness Act (16 U.S.C. 1131 et seq.), the ap-

25

1	proximately 30,621 acres of Forest Service land and
2	Bureau of Land Management land in the State, as
3	generally depicted on the map, is designated as wil-
4	derness and as a component of the National Wilder-
5	ness Preservation System, to be known as the "Dev-
6	il's Staircase Wilderness''.
7	(3) Map; Legal Description.—
8	(A) In general.—As soon as practicable
9	after the date of enactment of this Act, the Sec-
10	retary shall prepare a map and legal description
11	of the Wilderness.
12	(B) FORCE OF LAW.—The map and legal
13	description prepared under subparagraph (A)
14	shall have the same force and effect as if in-
15	cluded in this subsection, except that the Sec-
16	retary may correct clerical and typographical
17	errors in the map and legal description.
18	(C) AVAILABILITY.—The map and legal
19	description prepared under subparagraph (A)
20	shall be on file and available for public inspec-
21	tion in the appropriate offices of the Forest
22	Service and Bureau of Land Management.
23	(4) Administration.—Subject to valid existing
24	rights, the area designated as wilderness by this sub-

section shall be administered by the Secretary in ac-

1	cordance with the Wilderness Act (16 U.S.C. 1131
2	et seq.), except that—
3	(A) any reference in that Act to the effec-
4	tive date shall be considered to be a reference
5	to the date of enactment of this Act; and
6	(B) any reference in that Act to the Sec-
7	retary of Agriculture shall be considered to be
8	a reference to the Secretary that has jurisdic-
9	tion over the land within the Wilderness.
10	(5) Fish and wildlife.—Nothing in this sub-
11	section affects the jurisdiction or responsibilities of
12	the State with respect to fish and wildlife in the
13	State.
14	(6) Adjacent management.—
15	(A) In General.—Nothing in this sub-
16	section creates any protective perimeter or buff-
17	er zone around the Wilderness.
18	(B) Activities outside wilderness.—
19	The fact that a nonwilderness activity or use or
20	land outside the Wilderness can be seen or
21	heard within the Wilderness shall not preclude
22	the activity or use outside the boundary of the
23	Wilderness.

1	(7) PROTECTION OF TRIBAL RIGHTS.—Nothing
2	in this subsection diminishes any treaty rights of an
3	Indian Tribe.
4	(8) Transfer of administrative jurisdic
5	TION.—
6	(A) In general.—Administrative jurisdic
7	tion over the approximately 49 acres of Bureau
8	of Land Management land north of the Ump
9	qua River in T. 21 S., R. 11 W., sec. 32, is
10	transferred from the Bureau of Land Manage
11	ment to the Forest Service.
12	(B) Administration.—The Secretary
13	shall administer the land transferred by sub
14	paragraph (A) in accordance with—
15	(i) the Act of March 1, 1911 (com
16	monly known as the "Weeks Law") (16
17	U.S.C. 480 et seq.); and
18	(ii) any laws (including regulations
19	applicable to the National Forest System
20	PART II—EMERY COUNTY PUBLIC LAND
21	MANAGEMENT
22	SEC. 1211. DEFINITIONS.
23	In this part:
24	(1) COUNCIL.—The term "Council" means the
25	San Rafael Swell Western Heritage and Historic

1	Mining Recreation Area Advisory Council established
2	under section 1223(a).
3	(2) County.—The term "County" means
4	Emery County in the State.
5	(3) Management plan.—The term "Manage-
6	ment Plan" means the management plan for the
7	Recreation Area developed under section 1222(c).
8	(4) MAP.—The term "Map" means the map en-
9	titled "Emery County Public Land Management Act
10	of 2018 Overview Map" and dated December 11,
11	2018.
12	(5) Recreation Area.—The term "Recreation
13	Area" means the San Rafael Swell Western Herit-
14	age and Historic Mining Recreation Area established
15	by section $1221(a)(1)$.
16	(6) Secretary.—The term "Secretary"
17	means—
18	(A) the Secretary, with respect to public
19	land administered by the Bureau of Land Man-
20	agement; and
21	(B) the Secretary of Agriculture, with re-
22	spect to National Forest System land.
23	(7) STATE.—The term "State" means the State
24	of Utah.

1	(8) WILDERNESS AREA.—The term "wilderness
2	area" means a wilderness area designated by section
3	1231(a).
4	SEC. 1212. ADMINISTRATION.
5	Nothing in this part affects or modifies—
6	(1) any right of any federally recognized Indian
7	Tribe; or
8	(2) any obligation of the United States to any
9	federally recognized Indian Tribe.
10	SEC. 1213. EFFECT ON WATER RIGHTS.
11	Nothing in this part—
12	(1) affects the use or allocation, in existence on
13	the date of enactment of this Act, of any water,
14	water right, or interest in water;
15	(2) affects any vested absolute or decreed condi-
16	tional water right in existence on the date of enact-
17	ment of this Act, including any water right held by
18	the United States;
19	(3) affects any interstate water compact in ex-
20	istence on the date of enactment of this Act; or
21	(4) shall be considered to be a relinquishment
22	or reduction of any water rights reserved or appro-
23	priated by the United States in the State on or be-
24	fore the date of enactment of this Act.

1				
1	SEC.	1214.	SAVINGS	CLAUSE

•	X 7 . 1 .		, 7.	1	. 1	authority	0 1
,	Nothing	in thia	mont dr	managh ag	+ bo	out bomter	α + + α
/ .	NOLHING	111 11118	Dart or	minishes	THE	anthorny	OL LHE

- 3 Secretary under Public Law 92–195 (commonly known as
- 4 the "Wild Free-Roaming Horses and Burros Act") (16
- 5 U.S.C. 1331 et seq.).

6 Subpart A—San Rafael Swell Western Heritage and

7 Historic Mining Recreation Area

- 8 SEC. 1221. ESTABLISHMENT OF RECREATION AREA.
- 9 (a) Establishment.—
- 10 (1) In General.—Subject to valid existing
- 11 rights, there is established the San Rafael Swell
- Western Heritage and Historic Mining Recreation
- 13 Area in the State.
- 14 (2) Area included.—The Recreation Area
- shall consist of approximately 389,731 acres of Fed-
- eral land managed by the Bureau of Land Manage-
- ment, as generally depicted on the Map.
- 18 (b) Purposes.—The purposes of the Recreation
- 19 Area are to provide for the protection, conservation, and
- 20 enhancement of the recreational, cultural, natural, scenic,
- 21 wildlife, ecological, historical, and educational resources of
- 22 the Recreation Area.
- (c) Map and Legal Description.—
- 24 (1) In general.—As soon as practicable after
- 25 the date of enactment of this Act, the Secretary
- shall file a map and legal description of the Recre-

1	ation Area with the Committee on Natural Re-
2	sources of the House of Representatives and the
3	Committee on Energy and Natural Resources of the
4	Senate.
5	(2) Effect.—The map and legal description
6	filed under paragraph (1) shall have the same force
7	and effect as if included in this subpart, except that
8	the Secretary may correct clerical and typographical
9	errors in the map and legal description.
10	(3) Public availability.—A copy of the map
11	and legal description filed under paragraph (1) shall
12	be on file and available for public inspection in the
13	appropriate offices of the Bureau of Land Manage-
14	ment.
15	SEC. 1222. MANAGEMENT OF RECREATION AREA.
16	(a) In General.—The Secretary shall administer
17	the Recreation Area—
18	(1) in a manner that conserves, protects, and
19	enhances the purposes for which the Recreation
20	Area is established; and
21	(2) in accordance with—
22	(A) this section;
23	(B) the Federal Land Policy and Manage-
24	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
25	(C) other applicable laws.

1	(b) Uses.—The Secretary shall allow only uses of the
2	Recreation Area that are consistent with the purposes for
3	which the Recreation Area is established.
4	(c) Management Plan.—
5	(1) In general.—Not later than 5 years after
6	the date of enactment of this Act, the Secretary
7	shall develop a comprehensive management plan for
8	the long-term protection and management of the
9	Recreation Area.
10	(2) Requirements.—The Management Plan
11	shall—
12	(A) describe the appropriate uses and
13	management of the Recreation Area;
14	(B) be developed with extensive public
15	input;
16	(C) take into consideration any informa-
17	tion developed in studies of the land within the
18	Recreation Area; and
19	(D) be developed fully consistent with the
20	settlement agreement entered into on January
21	13, 2017, in the case in the United States Dis-
22	trict Court for the District of Utah styled
23	"Southern Utah Wilderness Alliance, et al. v.
24	U.S. Department of the Interior, et al." and
25	numbered 2.12_cv_257 DAK

24

1	(d) Motorized Vehicles; New Roads.—
2	(1) MOTORIZED VEHICLES.—Except as needed
3	for emergency response or administrative purposes,
4	the use of motorized vehicles in the Recreation Area
5	shall be permitted only on roads and motorized
6	routes designated in the Management Plan for the
7	use of motorized vehicles.
8	(2) New Roads.—No new permanent or tem-
9	porary roads or other motorized vehicle routes shall
10	be constructed within the Recreation Area after the
11	date of enactment of this Act.
12	(3) Existing roads.—
13	(A) IN GENERAL.—Necessary maintenance
14	or repairs to existing roads designated in the
15	Management Plan for the use of motorized ve-
16	hicles, including necessary repairs to keep exist-
17	ing roads free of debris or other safety hazards,
18	shall be permitted after the date of enactment
19	of this Act, consistent with the requirements of
20	this section.
21	(B) Effect.—Nothing in this subsection
22	prevents the Secretary from rerouting an exist-

ing road or trail to protect Recreation Area re-

sources from degradation or to protect public

1	safety, as determined to be appropriate by the
2	Secretary.
3	(e) Grazing.—
4	(1) In general.—The grazing of livestock in
5	the Recreation Area, if established before the date of
6	enactment of this Act, shall be allowed to continue,
7	subject to such reasonable regulations, policies, and
8	practices as the Secretary considers to be necessary
9	in accordance with—
10	(A) applicable law (including regulations);
11	and
12	(B) the purposes of the Recreation Area.
13	(2) Inventory.—Not later than 5 years after
14	the date of enactment of this Act, the Secretary, in
15	collaboration with any affected grazing permittee,
16	shall carry out an inventory of facilities and im-
17	provements associated with grazing activities in the
18	Recreation Area.
19	(f) COLD WAR SITES.—The Secretary shall manage
20	the Recreation Area in a manner that educates the public
21	about Cold War and historic uranium mine sites in the
22	Recreation Area, subject to such terms and conditions as
23	the Secretary considers necessary to protect public health
24	and safety.

1	(g) Incorporation of Acquired Land and In-
2	TERESTS.—Any land or interest in land located within the
3	boundary of the Recreation Area that is acquired by the
4	United States after the date of enactment of this Act
5	shall—
6	(1) become part of the Recreation Area; and
7	(2) be managed in accordance with applicable
8	laws, including as provided in this section.
9	(h) WITHDRAWAL.—Subject to valid existing rights,
10	all Federal land within the Recreation Area, including any
11	land or interest in land that is acquired by the United
12	States within the Recreation Area after the date of enact-
13	ment of this Act, is withdrawn from—
14	(1) entry, appropriation, or disposal under the
15	public land laws;
16	(2) location, entry, and patent under the mining
17	laws; and
18	(3) operation of the mineral leasing, mineral
19	materials, and geothermal leasing laws.
20	(i) Study of Nonmotorized Recreation Oppor-
21	TUNITIES.—Not later than 2 years after the date of enact-
22	ment of this Act, the Secretary, in consultation with inter-
23	ested parties, shall conduct a study of nonmotorized recre-
24	ation trail opportunities, including bicycle trails, within

- 1 the Recreation Area, consistent with the purposes of the
- 2 Recreation Area.
- 3 (j) Cooperative Agreement.—The Secretary may
- 4 enter into a cooperative agreement with the State in ac-
- 5 cordance with section 307(b) of the Federal Land Policy
- 6 and Management Act of 1976 (43 U.S.C. 1737(b)) and
- 7 other applicable laws to provide for the protection, man-
- 8 agement, and maintenance of the Recreation Area.
- 9 SEC. 1223. SAN RAFAEL SWELL WESTERN HERITAGE AND
- 10 HISTORIC MINING RECREATION AREA ADVI-
- 11 SORY COUNCIL.
- 12 (a) ESTABLISHMENT.—Not later than 180 days after
- 13 the date of enactment of this Act, the Secretary shall es-
- 14 tablish an advisory council, to be known as the "San
- 15 Rafael Swell Western Heritage and Historic Mining
- 16 Recreation Area Advisory Council".
- 17 (b) Duties.—The Council shall advise the Secretary
- 18 with respect to the preparation and implementation of the
- 19 Management Plan for the Recreation Area.
- 20 (c) Applicable Law.—The Council shall be subject
- 21 to—
- 22 (1) the Federal Advisory Committee Act (5
- 23 U.S.C. App.); and
- 24 (2) section 309 of the Federal Land Policy and
- 25 Management Act of 1976 (43 U.S.C. 1739).

1	(d) Members.—The Council shall include 7 mem
2	bers, to be appointed by the Secretary, of whom, to the
3	maximum extent practicable—
4	(1) 1 member shall represent the Emery Coun
5	ty Commission;
6	(2) 1 member shall represent motorized rec
7	reational users;
8	(3) 1 member shall represent nonmotorized rec
9	reational users;
10	(4) 1 member shall represent permittees holding
11	grazing allotments within the Recreation Area or
12	wilderness areas designated in this part;
13	(5) 1 member shall represent conservation orga
14	nizations;
15	(6) 1 member shall have expertise in the histor
16	ical uses of the Recreation Area; and
17	(7) 1 member shall be appointed from the elect
18	ed leadership of a Federally recognized Indian Tribe
19	that has significant cultural or historical connections
20	to, and expertise in, the landscape, archeologica
21	sites, or cultural sites within the County.

1	Subpart B—Wilderness Areas
2	SEC. 1231. ADDITIONS TO THE NATIONAL WILDERNESS
3	PRESERVATION SYSTEM.
4	(a) Additions.—In accordance with the Wilderness
5	Act (16 U.S.C. 1131 et seq.), the following land in the
6	State is designated as wilderness and as components of
7	the National Wilderness Preservation System:
8	(1) Big wild horse mesa.—Certain Federal
9	land managed by the Bureau of Land Management,
10	comprising approximately 18,192 acres, generally
11	depicted on the Map as "Proposed Big Wild Horse
12	Mesa Wilderness", which shall be known as the "Big
13	Wild Horse Mesa Wilderness''.
14	(2) Cold Wash.—Certain Federal land man-
15	aged by the Bureau of Land Management, com-
16	prising approximately 11,001 acres, generally de-
17	picted on the Map as "Proposed Cold Wash Wilder-
18	ness", which shall be known as the "Cold Wash Wil-
19	derness".
20	(3) Desolation Canyon.—Certain Federal
21	land managed by the Bureau of Land Management,
22	comprising approximately 142,996 acres, generally
23	depicted on the Map as "Proposed Desolation Can-
24	yon Wilderness", which shall be known as the "Des-
25	olation Canyon Wilderness''.

- 1 (4) DEVIL'S CANYON.—Certain Federal land
 2 managed by the Bureau of Land Management, com3 prising approximately 8,675 acres, generally de4 picted on the Map as "Proposed Devil's Canyon Wil5 derness", which shall be known as the "Devil's Canyon Wilderness".
 - (5) Eagle Canyon.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 13,832 acres, generally depicted on the Map as "Proposed Eagle Canyon Wilderness", which shall be known as the "Eagle Canyon Wilderness".
 - (6) Horse Valley.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 12,491 acres, generally depicted on the Map as "Proposed Horse Valley Wilderness", which shall be known as the "Horse Valley Wilderness".
 - (7) Labyrinth Canyon.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 54,643 acres, generally depicted on the Map as "Proposed Labyrinth Canyon Wilderness", which shall be known as the "Labyrinth Canyon Wilderness".

1	(8) LITTLE OCEAN DRAW.—Certain Federal
2	land managed by the Bureau of Land Management,
3	comprising approximately 20,660 acres, generally
4	depicted on the Map as "Proposed Little Ocean
5	Draw Wilderness", which shall be known as the
6	"Little Ocean Draw Wilderness".
7	(9) LITTLE WILD HORSE CANYON.—Certain

- (9) LITTLE WILD HORSE CANYON.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 5,479 acres, generally depicted on the Map as "Proposed Little Wild Horse Canyon Wilderness", which shall be known as the "Little Wild Horse Canyon Wilderness".
- (10) Mexican Mountain.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 76,413 acres, generally depicted on the Map as "Proposed Mexican Mountain Wilderness", which shall be known as the "Mexican Mountain Wilderness".
- (11) MIDDLE WILD HORSE MESA.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 16,343 acres, generally depicted on the Map as "Proposed Middle Wild Horse Mesa Wilderness", which shall be known as the "Middle Wild Horse Mesa Wilderness".

1	(12) Muddy Creek.—Certain Federal land
2	managed by the Bureau of Land Management, com-
3	prising approximately 98,023 acres, generally de-
4	picted on the Map as "Proposed Muddy Creek Wil-
5	derness", which shall be known as the "Muddy
6	Creek Wilderness".
7	(13) Nelson mountain.—
8	(A) In General.—Certain Federal land
9	managed by the Forest Service, comprising ap-
10	proximately 7,176 acres, and certain Federal
11	land managed by the Bureau of Land Manage-
12	ment, comprising approximately 257 acres, gen-
13	erally depicted on the Map as "Proposed Nelson
14	Mountain Wilderness", which shall be known as
15	the "Nelson Mountain Wilderness".
16	(B) Transfer of administrative juris-
17	DICTION.—Administrative jurisdiction over the
18	257-acre portion of the Nelson Mountain Wil-
19	derness designated by subparagraph (A) is
20	transferred from the Bureau of Land Manage-
21	ment to the Forest Service.
22	(14) Red's canyon.—Certain Federal land
23	managed by the Bureau of Land Management, com-
24	prising approximately 17,325 acres, generally de-

picted on the Map as "Proposed Red's Canyon Wil-

- derness", which shall be known as the "Red's Canyon Wilderness".
- 3 (15) Rhino head.—Certain Federal land man4 aged by the Bureau of Land Management, com5 prising approximately 19,338 acres, generally de6 picted on the Map as "Proposed Rhino Head Wil7 derness", which shall be known as the "Rhino Head
 8 Wilderness".
 - (16) SAN RAFAEL REEF.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 60,442 acres, generally depicted on the Map as "Proposed San Rafael Reef Wilderness", which shall be known as the "San Rafael Reef Wilderness".
 - (17) SID'S MOUNTAIN.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 49,130 acres, generally depicted on the Map as "Proposed Sid's Mountain Wilderness", which shall be known as the "Sid's Mountain Wilderness".
 - (18) Turtle canyon.—Certain Federal land managed by the Bureau of Land Management, comprising approximately 29,029 acres, generally depicted on the Map as "Proposed Turtle Canyon Wil-

1	derness", which shall be known as the "Turtle Can-
2	yon Wilderness''.
3	(b) Map and Legal Description.—
4	(1) In general.—As soon as practicable after
5	the date of enactment of this Act, the Secretary
6	shall file a map and legal description of each wilder-
7	ness area with—
8	(A) the Committee on Natural Resources
9	of the House of Representatives; and
10	(B) the Committee on Energy and Natural
11	Resources of the Senate.
12	(2) Effect.—Each map and legal description
13	filed under paragraph (1) shall have the same force
14	and effect as if included in this part, except that the
15	Secretary may correct clerical and typographical er-
16	rors in the maps and legal descriptions.
17	(3) AVAILABILITY.—Each map and legal de-
18	scription filed under paragraph (1) shall be on file
19	and available for public inspection in the appropriate
20	office of the Secretary.
21	SEC. 1232. ADMINISTRATION.
22	(a) Management.—Subject to valid existing rights,
23	the wilderness areas shall be administered by the Sec-
24	retary in accordance with the Wilderness Act (16 U.S.C.
25	1131 et seq.), except that—

1	(1) any reference in that Act to the effective
2	date shall be considered to be a reference to the date
3	of enactment of this Act; and
4	(2) any reference in that Act to the Secretary
5	of Agriculture shall be considered to be a reference
6	to the Secretary.
7	(b) Recreational Climbing.—Nothing in this part
8	prohibits recreational rock climbing activities in the wil-
9	derness areas, such as the placement, use, and mainte-
10	nance of fixed anchors, including any fixed anchor estab-
11	lished before the date of the enactment of this Act—
12	(1) in accordance with the Wilderness Act (16
13	U.S.C. 1131 et seq.); and
14	(2) subject to any terms and conditions deter-
15	mined to be necessary by the Secretary.
16	(c) Trail Plan.—After providing opportunities for
17	public comment, the Secretary shall establish a trail plan
18	that addresses hiking and equestrian trails on the wilder-
19	ness areas in a manner consistent with the Wilderness Act
20	(16 U.S.C. 1131 et seq.).
21	(d) Livestock.—
22	(1) In general.—The grazing of livestock in
23	the wilderness areas, if established before the date of
24	enactment of this Act, shall be allowed to continue,
25	subject to such reasonable regulations, policies, and

1	practices as the Secretary considers to be necessary
2	in accordance with—
3	(A) section 4(d)(4) of the Wilderness Act
4	(16 U.S.C. 1133(d)(4)); and
5	(B) the guidelines set forth in Appendix A
6	of the report of the Committee on Interior and
7	Insular Affairs of the House of Representatives
8	accompanying H.R. 2570 of the 101st Congress
9	(House Report 101–405).
10	(2) Inventory.—With respect to each wilder-
11	ness area in which grazing of livestock is allowed to
12	continue under paragraph (1), not later than 2 years
13	after the date of enactment of this Act, the Sec-
14	retary, in collaboration with any affected grazing
15	permittee, shall carry out an inventory of facilities
16	and improvements associated with grazing activities
17	in the wilderness area.
18	(e) Adjacent Management.—
19	(1) In general.—Congress does not intend for
20	the designation of the wilderness areas to create pro-
21	tective perimeters or buffer zones around the wilder-
22	ness areas.
23	(2) Nonwilderness activities.—The fact
24	that nonwilderness activities or uses can be seen or
25	heard from areas within a wilderness area shall not

1 preclude the conduct of those activities or uses out-2 side the boundary of the wilderness area. 3 (f) MILITARY OVERFLIGHTS.—Nothing in this sub-4 part restricts or precludes— 5 (1) low-level overflights of military aircraft over 6 the wilderness areas, including military overflights 7 that can be seen or heard within the wilderness 8 areas; 9 (2) flight testing and evaluation; or 10 (3) the designation or creation of new units of 11 special use airspace, or the establishment of military 12 flight training routes, over the wilderness areas. 13 (g) Commercial Services.—Commercial services (including authorized outfitting and guide activities) with-14 15 in the wilderness areas may be authorized to the extent necessary for activities that are appropriate for realizing 16 17 the recreational or other wilderness purposes of the wilderness areas, in accordance with section 4(d)(5) of the Wil-18 19 derness Act (16 U.S.C. 1133(d)(5)). 20 (h) Land Acquisition and Incorporation of Ac-21 QUIRED LAND AND INTERESTS.— 22 (1) Acquisition authority.—The Secretary 23 may acquire land and interests in land within the 24 boundaries of a wilderness area by donation, pur-

chase from a willing seller, or exchange.

1	(2) Incorporation.—Any land or interest in
2	land within the boundary of a wilderness area that
3	is acquired by the United States after the date of
4	enactment of this Act shall be added to and adminis-
5	tered as part of the wilderness area.
6	(i) Water Rights.—
7	(1) STATUTORY CONSTRUCTION.—Nothing in
8	this subpart—
9	(A) shall constitute or be construed to con-
10	stitute either an express or implied reservation
11	by the United States of any water or water
12	rights with respect to the land designated as
13	wilderness by section 1231;
14	(B) shall affect any water rights in the
15	State existing on the date of enactment of this
16	Act, including any water rights held by the
17	United States;
18	(C) shall be construed as establishing a
19	precedent with regard to any future wilderness
20	designations;
21	(D) shall affect the interpretation of, or
22	any designation made pursuant to, any other
23	Act; or
24	(E) shall be construed as limiting, altering,
25	modifying, or amending any of the interstate

- compacts or equitable apportionment decrees that apportions water among and between the State and other States.
- 4 (2) STATE WATER LAW.—The Secretary shall follow the procedural and substantive requirements of the State in order to obtain and hold any water rights not in existence on the date of enactment of this Act with respect to the wilderness areas.
- 9 (j) Memorandum of Understanding.—The Sec-10 retary shall offer to enter into a memorandum of under-11 standing with the County, in accordance with the Wilder-12 ness Act (16 U.S.C. 1131 et seq.), to clarify the approval 13 processes for the use of motorized equipment and mechan-14 ical transport for search and rescue activities in the
- 15 Muddy Creek Wilderness established by section 16 1231(a)(12).

17 SEC. 1233. FISH AND WILDLIFE MANAGEMENT.

- Nothing in this subpart affects the jurisdiction of the
- 19 State with respect to fish and wildlife on public land lo-
- 20 cated in the State.

21 **SEC. 1234. RELEASE.**

- 22 (a) FINDING.—Congress finds that, for the purposes
- 23 of section 603(c) of the Federal Land Policy and Manage-
- 24 ment Act of 1976 (43 U.S.C. 1782(c)), the approximately
- 25 17,420 acres of public land administered by the Bureau

of Land Management in the County that has not been des-1 2 ignated as wilderness by section 1231(a) has been ade-3 quately studied for wilderness designation. 4 (b) Release.—The public land described in sub-5 section (a)— 6 (1) is no longer subject to section 603(c) of the 7 Federal Land Policy and Management Act of 1976 8 (43 U.S.C. 1782(e)); and9 (2) shall be managed in accordance with— 10 (A) applicable law; and 11 (B) any applicable land management plan 12 adopted under section 202 of the Federal Land 13 Policy and Management Act of 1976 (43 U.S.C. 14 1712). 15 Subpart C-Wild and Scenic River Designation 16 SEC. 1241. GREEN RIVER WILD AND SCENIC RIVER DES-17 IGNATION. 18 (a) IN GENERAL.—Section 3(a) of the Wild and Sce-19 nic Rivers Act (16 U.S.C. 1274(a)) (as amended by sec-20 tion 1205(a)(5)(B)(i)) is amended by adding at the end 21 the following: 22 "(224) Green river.—The approximately 63-23 mile segment, as generally depicted on the map enti-24 tled 'Emery County Public Land Management Act of 25 2018 Overview Map' and dated December 11, 2018,

1	to be administered by the Secretary of the Interior,
2	in the following classifications:
3	"(A) WILD RIVER SEGMENT.—The 5.3-
4	mile segment from the boundary of the Uintah
5	and Ouray Reservation, south to the Nefertiti
6	boat ramp, as a wild river.
7	"(B) Recreational river segment.—
8	The 8.5-mile segment from the Nefertiti boat
9	ramp, south to the Swasey's boat ramp, as a
10	recreational river.
11	"(C) Scenic river segment.—The 49.2-
12	mile segment from Bull Bottom, south to the
13	county line between Emery and Wayne Coun-
14	ties, as a scenic river.".
15	(b) Incorporation of Acquired Non-federal
16	LAND.—If the United States acquires any non-Federal
17	land within or adjacent to a river segment of the Green
18	River designated by paragraph (224) of section 3(a) of
19	the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as
20	added by subsection (a)), the acquired land shall be incor-
21	porated in, and be administered as part of, the applicable
22	wild, scenic, or recreational river.

1 Subpart D—Land Management and Conveyances

2 SEC. 1251. GOBLIN VALLEY STATE PARK.

- 3 (a) In General.—The Secretary shall offer to con-
- 4 vey to the Utah Division of Parks and Recreation of the
- 5 Utah Department of Natural Resources (referred to in
- 6 this section as the "State"), approximately 6,261 acres of
- 7 land identified on the Map as the "Proposed Goblin Valley
- 8 State Park Expansion", without consideration, for the
- 9 management by the State as a State park, consistent with
- 10 uses allowed under the Act of June 14, 1926 (commonly
- 11 known as the "Recreation and Public Purposes Act") (44
- 12 Stat. 741, chapter 578; 43 U.S.C. 869 et seq.).
- 13 (b) Reversionary Clause Required.—A convey-
- 14 ance under subsection (a) shall include a reversionary
- 15 clause to ensure that management of the land described
- 16 in that subsection shall revert to the Secretary if the land
- 17 is no longer being managed as a State park in accordance
- 18 with subsection (a).

19 SEC. 1252. JURASSIC NATIONAL MONUMENT.

- 20 (a) Establishment Purposes.—To conserve, in-
- 21 terpret, and enhance for the benefit of present and future
- 22 generations the paleontological, scientific, educational, and
- 23 recreational resources of the area and subject to valid ex-
- 24 isting rights, there is established in the State the Jurassic
- 25 National Monument (referred to in this section as the
- 26 "Monument"), consisting of approximately 850 acres of

12

13

14

15

16

17

18

19

20

21

22

23

- 1 Federal land administered by the Bureau of Land Man-
- 2 agement in the County and generally depicted as "Pro-
- 3 posed Jurassic National Monument" on the Map.
- 4 (b) Map and Legal Description.—
- 5 (1) IN GENERAL.—Not later than 2 years after 6 the date of enactment of this Act, the Secretary 7 shall file with the Committee on Energy and Natural 8 Resources of the Senate and the Committee on Nat-9 ural Resources of the House of Representatives a 10 map and legal description of the Monument.
 - (2) Effect.—The map and legal description filed under paragraph (1) shall have the same force and effect as if included in this section, except that the Secretary may correct clerical and typographical errors in the map and legal description, subject to the requirement that, before making the proposed corrections, the Secretary shall submit to the State and any affected county the proposed corrections.
 - (3) Public availability.—A copy of the map and legal description filed under paragraph (1) shall be on file and available for public inspection in the appropriate offices of the Bureau of Land Management.
- (c) WITHDRAWAL.—Subject to valid existing rights,any Federal land within the boundaries of the Monument

1	and any land or interest in land that is acquired by the
2	United States for inclusion in the Monument after the
3	date of enactment of this Act is withdrawn from—
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) operation of the mineral leasing laws, geo-
9	thermal leasing laws, and minerals materials laws.
10	(d) Management.—
11	(1) In general.—The Secretary shall manage
12	the Monument—
13	(A) in a manner that conserves, protects,
14	and enhances the resources and values of the
15	Monument, including the resources and values
16	described in subsection (a); and
17	(B) in accordance with—
18	(i) this section;
19	(ii) the Federal Land Policy and Man-
20	agement Act of 1976 (43 U.S.C. 1701 et
21	seq.); and
22	(iii) any other applicable Federal law.
23	(2) National Landscape conservation sys-
24	TEM —The Monument shall be managed as a com-

1	ponent of the National Landscape Conservation Sys-
2	tem.
3	(e) Management Plan.—
4	(1) In general.—Not later than 2 years after
5	the date of enactment of this Act, the Secretary
6	shall develop a comprehensive management plan for
7	the long-term protection and management of the
8	Monument.
9	(2) Components.—The management plan de-
10	veloped under paragraph (1) shall—
11	(A) describe the appropriate uses and
12	management of the Monument, consistent with
13	the provisions of this section; and
14	(B) allow for continued scientific research
15	at the Monument during the development of the
16	management plan for the Monument, subject to
17	any terms and conditions that the Secretary de-
18	termines necessary to protect Monument re-
19	sources.
20	(f) AUTHORIZED USES.—The Secretary shall only
21	allow uses of the Monument that the Secretary determines
22	would further the purposes for which the Monument has
23	been established.
24	(g) Interpretation, Education, and Scientific
25	Research.—

1 (1) IN GENERAL.—The Secretary shall provide 2 for public interpretation of, and education and sci-3 entific research on, the paleontological resources of 4 the Monument. 5 COOPERATIVE AGREEMENTS.—The 6 retary may enter into cooperative agreements with 7 appropriate public entities to carry out paragraph 8 (1).9 (h) Special Management Areas.— 10 (1) In General.—The establishment of the 11 Monument shall not modify the management status 12 of any area within the boundary of the Monument 13 that is managed as an area of critical environmental 14 concern. (2) CONFLICT OF LAWS.—If there is a conflict 15 16 between the laws applicable to an area described in 17 paragraph (1) and this section, the more restrictive 18 provision shall control. 19 (i) MOTORIZED VEHICLES.—Except as needed for 20 administrative purposes or to respond to an emergency, 21 the use of motorized vehicles in the Monument shall be 22 allowed only on roads and trails designated for use by mo-23 torized vehicles under the management plan for the Monu-

ment developed under subsection (e).

- 1 (j) Water Rights.—Nothing in this section con-
- 2 stitutes an express or implied reservation by the United
- 3 States of any water or water rights with respect to the
- 4 Monument.
- 5 (k) Grazing.—The grazing of livestock in the Monu-
- 6 ment, if established before the date of enactment of this
- 7 Act, shall be allowed to continue, subject to such reason-
- 8 able regulations, policies, and practices as the Secretary
- 9 considers to be necessary in accordance with—
- 10 (1) applicable law (including regulations);
- 11 (2) the guidelines set forth in Appendix A of
- the report of the Committee on Interior and Insular
- 13 Affairs of the House of Representatives accom-
- panying H.R. 2570 of the 101st Congress (House
- 15 Report 101–405); and
- 16 (3) the purposes of the Monument.
- 17 SEC. 1253. PUBLIC LAND DISPOSAL AND ACQUISITION.
- 18 (a) In General.—In accordance with applicable law,
- 19 the Secretary may sell public land located in the County
- 20 that has been identified as suitable for disposal based on
- 21 specific criteria as listed in the Federal Land Policy and
- 22 Management Act of 1976 (43 U.S.C. 1713) in the applica-
- 23 ble resource management plan in existence on the date of
- 24 enactment of this Act.
- (b) Use of Proceeds.—

(1) IN GENERAL.—Notwithstanding any other provision of law (other than a law that specifically provides for a portion of the proceeds of a land sale to be distributed to any trust fund of the State), proceeds from the sale of public land under subsection (a) shall be deposited in a separate account in the Treasury, to be known as the "Emery County, Utah, Land Acquisition Account" (referred to in this section as the "Account").

(2) Availability.—

- (A) IN GENERAL.—Amounts in the Account shall be available to the Secretary, without further appropriation, to purchase from willing sellers land or interests in land within a wilderness area or the Recreation Area.
- (B) APPLICABILITY.—Any purchase of land or interest in land under subparagraph (A) shall be in accordance with applicable law.
- (C) PROTECTION OF CULTURAL RESOURCES.—To the extent that there are
 amounts in the Account in excess of the
 amounts needed to carry out subparagraph (A),
 the Secretary may use the excess amounts for
 the protection of cultural resources on Federal
 land within the County.

1 SEC. 1254. PUBLIC PURPOSE CONVEYANCES.

- 2 (a) In General.—Notwithstanding the land use
- 3 planning requirement of sections 202 and 203 of the Fed-
- 4 eral Land Policy and Management Act of 1976 (43 U.S.C.
- 5 1712, 1713), on request by the applicable local govern-
- 6 mental entity, the Secretary shall convey without consider-
- 7 ation the following parcels of public land to be used for
- 8 public purposes:
- 9 (1) Emery city recreation area.—The ap-
- proximately 640-acre parcel as generally depicted on
- the Map, to the City of Emery, Utah, for the cre-
- ation or enhancement of public recreation opportuni-
- ties consistent with uses allowed under the Act of
- June 14, 1926 (commonly known as the "Recreation
- and Public Purposes Act") (44 Stat. 741, chapter
- 16 578; 43 U.S.C. 869 et seq.).
- 17 (2) Huntington Airport.—The approxi-
- mately 320-acre parcel as generally depicted on the
- Map, to Emery County, Utah, for expansion of Hun-
- tington Airport consistent with uses allowed under
- 21 the Act of June 14, 1926 (commonly known as the
- 22 "Recreation and Public Purposes Act") (44 Stat.
- 23 741, chapter 578; 43 U.S.C. 869 et seq.).
- 24 (3) Emery county sheriff's office.—The
- approximately 5-acre parcel as generally depicted on
- the Map, to Emery County, Utah, for the Emery

1	County Sheriff's Office substation consistent with
2	uses allowed under the Act of June 14, 1926 (com-
3	monly known as the "Recreation and Public Pur-
4	poses Act") (44 Stat. 741, chapter 578; 43 U.S.C.
5	869 et seq.).
6	(4) Buckhorn information center.—The
7	approximately 5-acre parcel as generally depicted on
8	the Map, to Emery County, Utah, for the Buckhorn
9	Information Center consistent with uses allowed
10	under the Act of June 14, 1926 (commonly known
11	as the "Recreation and Public Purposes Act") (44
12	Stat. 741, chapter 578; 43 U.S.C. 869 et seq.).
13	(b) Map and Legal Description.—
14	(1) In general.—As soon as practicable after
15	the date of enactment of this Act, the Secretary
16	shall file a map and legal description of each parcel
17	of land to be conveyed under subsection (a) with—
18	(A) the Committee on Energy and Natural
19	Resources of the Senate; and
20	(B) the Committee on Natural Resources
21	of the House of Representatives.
22	(2) Effect.—Each map and legal description
23	filed under paragraph (1) shall have the same force
24	and effect as if included in this part, except that the

1	Secretary may correct clerical or typographical er-
2	rors in the map and legal description.
3	(3) Public Availability.—Each map and
4	legal description filed under paragraph (1) shall be
5	on file and available for public inspection in the
6	Price Field Office of the Bureau of Land Manage-
7	ment.
8	(c) Reversion.—
9	(1) IN GENERAL.—If a parcel of land conveyed
10	under subsection (a) is used for a purpose other
11	than the purpose described in that subsection, the
12	parcel of land shall, at the discretion of the Sec-
13	retary, revert to the United States.
14	(2) Responsibility for remediation.—In
15	the case of a reversion under paragraph (1), if the
16	Secretary determines that the parcel of land is con-
17	taminated with hazardous waste, the local govern-
18	mental entity to which the parcel of land was con-
19	veyed under subsection (a) shall be responsible for
20	remediation.
21	SEC. 1255. EXCHANGE OF BLM AND SCHOOL AND INSTITU-
22	TIONAL TRUST LANDS ADMINISTRATION
23	LAND.

24 (a) Definitions.—In this section:

1	(1) Exchange Map.—The term "Exchange
2	Map" means the map prepared by the Bureau of
3	Land Management entitled "Emery County Public
4	Land Management Act—Proposed Land Exchange"
5	and dated December, 10, 2018.
6	(2) FEDERAL LAND.—The term "Federal land"
7	means public land located in the State of Utah that
8	is identified on the Exchange Map as—
9	(A) "BLM Surface and Mineral Lands
10	Proposed for Transfer to SITLA";
11	(B) "BLM Mineral Lands Proposed for
12	Transfer to SITLA"; and
13	(C) "BLM Surface Lands Proposed for
14	Transfer to SITLA".
15	(3) Non-federal land.—The term "non-fed-
16	eral land" means the land owned by the State in the
17	Emery and Uintah Counties that is identified on the
18	Exchange Map as—
19	(A) "SITLA Surface and Mineral Land
20	Proposed for Transfer to BLM'';
21	(B) "SITLA Mineral Lands Proposed for
22	Transfer to BLM"; and
23	(C) "SITLA Surface Lands Proposed for
24	Transfor to RLM"

1	(4) State.—The term "State" means the
2	State, acting through the School and Institutional
3	Trust Lands Administration.
4	(b) Exchange of Federal Land and Non-fed-
5	ERAL LAND.—
6	(1) In general.—If the State offers to convey
7	to the United States title to the non-Federal land,
8	the Secretary, in accordance with this section,
9	shall—
10	(A) accept the offer; and
11	(B) on receipt of all right, title, and inter-
12	est in and to the non-Federal land, convey to
13	the State (or a designee) all right, title, and in-
14	terest of the United States in and to the Fed-
15	eral land.
16	(2) Conveyance of parcels in phases.—
17	(A) In General.—Notwithstanding that
18	appraisals for all of the parcels of Federal land
19	and non-Federal land may not have been ap-
20	proved under subsection (c)(5), parcels of the
21	Federal land and non-Federal land may be ex-
22	changed under paragraph (1) in phases, to be
23	mutually agreed by the Secretary and the State,
24	beginning on the date on which the appraised

1	values of the parcels included in the applicable
2	phase are approved.
3	(B) No agreement on exchange.—I
4	any dispute or delay arises with respect to the
5	exchange of an individual parcel of Federal land
6	or non-Federal land under paragraph (1), the
7	Secretary and the State may mutually agree to
8	set aside the individual parcel to allow the ex-
9	change of the other parcels of Federal land and
10	non-Federal land to proceed.
11	(3) Exclusion.—
12	(A) IN GENERAL.—The Secretary shall ex-
13	clude from any conveyance of a parcel of Fed-
14	eral land under paragraph (1) any Federal land
15	that contains critical habitat designated for a
16	species listed as an endangered species or a
17	threatened species under the Endangered Spe
18	cies Act of 1973 (16 U.S.C. 1531 et seq.).
19	(B) REQUIREMENT.—Any Federal land ex-
20	cluded under subparagraph (A) shall be the
21	smallest area necessary to protect the applicable
22	critical habitat.
23	(4) Applicable Law.—
24	(A) In General.—The land exchange
25	under paragraph (1) shall be subject to section

1	206 of the Federal Land Policy and Manage-
2	ment Act of 1976 (43 U.S.C. 1716) and other
3	applicable law.
4	(B) LAND USE PLANNING.—With respect
5	to the Federal land to be conveyed under para-
6	graph (1), the Secretary shall not be required
7	to undertake any additional land use planning
8	under section 202 of the Federal Land Policy
9	and Management Act of 1976 (43 U.S.C. 1712)
10	before the conveyance of the Federal land.
11	(5) Valid existing rights.—The land ex-
12	change under paragraph (1) shall be subject to valid
13	existing rights.
14	(6) Title approval.—Title to the Federal
15	land and non-Federal land to be exchanged under
16	paragraph (1) shall be in a form acceptable to the
17	Secretary and the State.
18	(c) Appraisals.—
19	(1) In general.—The value of the Federal
20	land and the non-Federal land to be exchanged
21	under subsection $(b)(1)$ shall be determined by ap-
22	praisals conducted by 1 or more independent and
23	qualified appraisers.

1	(2) STATE APPRAISER.—The Secretary and the
2	State may agree to use an independent and qualified
3	appraiser—
4	(A) retained by the State; and
5	(B) approved by the Secretary.
6	(3) APPLICABLE LAW.—The appraisals under
7	paragraph (1) shall be conducted in accordance with
8	nationally recognized appraisal standards, including,
9	as appropriate—
10	(A) the Uniform Appraisal Standards for
11	Federal Land Acquisitions; and
12	(B) the Uniform Standards of Professional
13	Appraisal Practice.
14	(4) Minerals.—
15	(A) Mineral reports.—The appraisals
16	under paragraph (1) may take into account
17	mineral and technical reports provided by the
18	Secretary and the State in the evaluation of
19	mineral deposits in the Federal land and non-
20	Federal land.
21	(B) MINING CLAIMS.—To the extent per-
22	missible under applicable appraisal standards,
23	the appraisal of any parcel of Federal land that
24	is encumbered by a mining or millsite claim lo-
25	cated under sections 2318 through 2352 of the

1	Revised Statutes (commonly known as the
2	"Mining Law of 1872") (30 U.S.C. 21 et seq.)
3	shall be appraised in accordance with standard
4	appraisal practices, including, as appropriate,
5	the Uniform Appraisal Standards for Federal
6	Land Acquisition.
7	(C) Validity examinations.—Nothing in
8	this subsection requires the United States to
9	conduct a mineral examination for any mining
10	claim on the Federal land.
11	(D) Adjustment.—
12	(i) In general.—If value is attrib-
13	uted to any parcel of Federal land because
14	of the presence of minerals subject to leas-
15	ing under the Mineral Leasing Act (30
16	U.S.C. 181 et seq.), the value of the parcel
17	(as otherwise established under this sub-
18	section) shall be reduced by the percentage
19	of the applicable Federal revenue sharing
20	obligation under section 35(a) of the Min-
21	eral Leasing Act (30 U.S.C. 191(a)).
22	(ii) Limitation.—An adjustment
23	under clause (i) shall not be considered to
24	be a property right of the State.

1	(5) APPROVAL.—An appraisal conducted under
2	paragraph (1) shall be submitted to the Secretary
3	and the State for approval.
4	(6) Duration.—An appraisal conducted under
5	paragraph (1) shall remain valid for 3 years after
6	the date on which the appraisal is approved by the
7	Secretary and the State.
8	(7) Cost of Appraisal.—
9	(A) In general.—The cost of an ap-
10	praisal conducted under paragraph (1) shall be
11	paid equally by the Secretary and the State.
12	(B) Reimbursement by secretary.—If
13	the State retains an appraiser in accordance
14	with paragraph (2), the Secretary shall reim-
15	burse the State in an amount equal to 50 per-
16	cent of the costs incurred by the State.
17	(d) CONVEYANCE OF TITLE.—It is the intent of Con-
18	gress that the land exchange authorized under subsection
19	(b)(1) shall be completed not later than 1 year after the
20	date of final approval by the Secretary and the State of
21	the appraisals conducted under subsection (c).
22	(e) Public Inspection and Notice.—
23	(1) Public inspection.—Not later than 30
24	days before the date of any exchange of Federal land
25	and non-Federal land under subsection (b)(1), all

1	final appraisals and appraisal reviews for the land to
2	be exchanged shall be available for public review at
3	the office of the State Director of the Bureau of
4	Land Management in the State of Utah.
5	(2) Notice.—The Secretary shall make avail-
6	able on the public website of the Secretary, and the
7	Secretary or the State, as applicable, shall publish in
8	a newspaper of general circulation in Salt Lake
9	County, Utah, a notice that the appraisals conducted
10	under subsection (c) are available for public inspec-
11	tion.
12	(f) Equal Value Exchange.—
13	(1) IN GENERAL.—The value of the Federal
14	land and non-Federal land to be exchanged under
15	subsection $(b)(1)$ —
16	(A) shall be equal; or
17	(B) shall be made equal in accordance with
18	paragraph (2).
19	(2) Equalization.—
20	(A) Surplus of federal land.—With
21	respect to any Federal land and non-Federal
22	land to be exchanged under subsection (b)(1), if
23	the value of the Federal land exceeds the value
24	of the non-Federal land, the value of the Fed-

1	eral land and non-Federal land shall be equal-
2	ized by—
3	(i) the State conveying to the Sec-
4	retary, as necessary to equalize the value
5	of the Federal land and non-Federal land,
6	after the acquisition of all State trust land
7	located within the wilderness areas or
8	recreation area designated by this part,
9	State trust land located within any of the
10	wilderness areas or national conservation
11	areas in Washington County, Utah, estab-
12	lished under subtitle O of title I of the
13	Omnibus Public Land Management Act of
14	2009 (Public Law 111–11; 123 Stat.
15	1075); and
16	(ii) the State, to the extent necessary
17	to equalize any remaining imbalance of
18	value after all available Washington Coun-
19	ty, Utah, land described in clause (i) has
20	been conveyed to the Secretary, conveying
21	to the Secretary additional State trust land
22	as identified and agreed on by the Sec-
23	retary and the State.
24	(B) Surplus of non-federal land.—If
25	the value of the non-Federal land exceeds the

1 value of the Federal land, the value of the Fed-2 eral land and the non-Federal land shall be 3 equalized— 4 (i) by the Secretary making a cash 5 equalization payment to the State, in ac-6 cordance with section 206(b) of the Fed-7 eral Land Policy and Management Act of 8 1976 (43 U.S.C. 1716(b)); or 9 (ii) by removing non-Federal land 10 from the exchange. 11 (g) Indian Tribes.—The Secretary shall consult 12 with any federally recognized Indian Tribe in the vicinity 13 of the Federal land and non-Federal land to be exchanged under subsection (b)(1) before the completion of the land 14 15 exchange. 16 (h) APPURTENANT WATER RIGHTS.—Any convey-17 ance of a parcel of Federal land or non-Federal land under 18 subsection (b)(1) shall include the conveyance of water 19 rights appurtenant to the parcel conveyed. 20 (i) Grazing Permits.— 21 (1) IN GENERAL.—If the Federal land or non-22 Federal land exchanged under subsection (b)(1) is 23 subject to a lease, permit, or contract for the graz-24 ing of domestic livestock in effect on the date of ac-25 quisition, the Secretary and the State shall allow the

grazing to continue for the remainder of the term of the lease, permit, or contract, subject to the related terms and conditions of user agreements, including permitted stocking rates, grazing fee levels, access rights, and ownership and use of range improvements.

(2) Renewal.—To the extent allowed by Federal or State law, on expiration of any grazing lease, permit, or contract described in paragraph (1), the holder of the lease, permit, or contract shall be entitled to a preference right to renew the lease, permit, or contract.

(3) Cancellation.—

- (A) In General.—Nothing in this section prevents the Secretary or the State from canceling or modifying a grazing permit, lease, or contract if the Federal land or non-Federal land subject to the permit, lease, or contract is sold, conveyed, transferred, or leased for non-grazing purposes by the Secretary or the State.
- (B) LIMITATION.—Except to the extent reasonably necessary to accommodate surface operations in support of mineral development, the Secretary or the State shall not cancel or modify a grazing permit, lease, or contract be-

I	cause the land subject to the permit, lease, or
2	contract has been leased for mineral develop-
3	ment.
4	(4) Base properties.—If non-Federal land
5	conveyed by the State under subsection $(b)(1)$ is
6	used by a grazing permittee or lessee to meet the
7	base property requirements for a Federal grazing
8	permit or lease, the land shall continue to qualify as
9	a base property for—
10	(A) the remaining term of the lease or per-
11	mit; and
12	(B) the term of any renewal or extension
13	of the lease or permit.
14	(j) Withdrawal of Federal Land From Min-
15	ERAL ENTRY PRIOR TO EXCHANGE.—Subject to valid ex-
16	isting rights, the Federal land to be conveyed to the State
17	under subsection $(b)(1)$ is withdrawn from mineral loca-
18	tion, entry, and patent under the mining laws pending
19	conveyance of the Federal land to the State.
20	Subtitle D—Wild and Scenic Rivers
21	SEC. 1301. LOWER FARMINGTON RIVER AND SALMON
22	BROOK WILD AND SCENIC RIVER.
23	(a) FINDINGS.—Congress finds that—
24	(1) the Lower Farmington River and Salmon
25	Brook Study Act of 2005 (Public Law 109-370) au-

- thorized the study of the Farmington River downstream from the segment designated as a recreational river by section 3(a)(156) of the Wild and Scenic Rivers Act (16 U.S.C. 1277(a)(156)) to its confluence with the Connecticut River, and the segment of the Salmon Brook including its main stem and east and west branches for potential inclusion in the National Wild and Scenic Rivers System;
 - (2) the studied segments of the Lower Farmington River and Salmon Brook support natural, cultural, and recreational resources of exceptional significance to the citizens of Connecticut and the Nation;
 - (3) concurrently with the preparation of the study, the Lower Farmington River and Salmon Brook Wild and Scenic Study Committee prepared the Lower Farmington River and Salmon Brook Management Plan, June 2011 (referred to in this section as the "management plan"), that establishes objectives, standards, and action programs that will ensure the long-term protection of the outstanding values of the river segments without Federal management of affected lands not owned by the United States;

1	(4) the Lower Farmington River and Salmon
2	Brook Wild and Scenic Study Committee has voted
3	in favor of Wild and Scenic River designation for the
4	river segments, and has included this recommenda-
5	tion as an integral part of the management plan;
6	(5) there is strong local support for the protec-
7	tion of the Lower Farmington River and Salmon
8	Brook, including votes of support for Wild and Sce-
9	nic designation from the governing bodies of all ten
10	communities abutting the study area;
11	(6) the State of Connecticut General Assembly
12	has endorsed the designation of the Lower Farm-
13	ington River and Salmon Brook as components of
14	the National Wild and Scenic Rivers System (Public
15	Act 08–37); and
16	(7) the Rainbow Dam and Reservoir are located
17	entirely outside of the river segment designated by
18	subsection (b), and, based on the findings of the
19	study of the Lower Farmington River pursuant to
20	Public Law 109–370, this hydroelectric project (in-
21	cluding all aspects of its facilities, operations, and
22	transmission lines) is compatible with the designa-
23	tion made by subsection (b).
24	(b) Designation.—Section 3(a) of the Wild and
25	Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by

1	section 1241(a)) is amended by adding at the end the fol-
2	lowing:
3	"(225) Lower farmington river and salm-
4	ON BROOK, CONNECTICUT.—Segments of the main
5	stem and its tributary, Salmon Brook, totaling ap-
6	proximately 62 miles, to be administered by the Sec-
7	retary of the Interior as follows:
8	"(A) The approximately 27.2-mile segment
9	of the Farmington River beginning 0.2 miles
10	below the tailrace of the Lower Collinsville Dam
11	and extending to the site of the Spoonville Dam
12	in Bloomfield and East Granby as a rec-
13	reational river.
14	"(B) The approximately 8.1-mile segment
15	of the Farmington River extending from 0.5
16	miles below the Rainbow Dam to the confluence
17	with the Connecticut River in Windsor as a rec-
18	reational river.
19	"(C) The approximately 2.4-mile segment
20	of the main stem of Salmon Brook extending
21	from the confluence of the East and West
22	Branches to the confluence with the Farm-
23	ington River as a recreational river.
24	"(D) The approximately 12.6-mile segment
25	of the West Branch of Salmon Brook extending

1	from its headwaters in Hartland, Connecticut
2	to its confluence with the East Branch of Salm-
3	on Brook as a recreational river.
4	"(E) The approximately 11.4-mile segment
5	of the East Branch of Salmon Brook extending
6	from the Massachusetts-Connecticut State line
7	to the confluence with the West Branch of
8	Salmon Brook as a recreational river.".
9	(c) Management.—
10	(1) In general.—The river segments des-
11	ignated by subsection (b) shall be managed in ac-
12	cordance with the management plan and such
13	amendments to the management plan as the Sec-
14	retary determines are consistent with this section
15	The management plan shall be deemed to satisfy the
16	requirements for a comprehensive management plan
17	pursuant to section 3(d) of the Wild and Scenic Riv-
18	ers Act (16 U.S.C. 1274(d)).
19	(2) Committee.—The Secretary shall coordi-
20	nate the management responsibilities of the Sec-
21	retary under this section with the Lower Farm-
22	ington River and Salmon Brook Wild and Scenic
23	Committee, as specified in the management plan.
24	(3) Cooperative agreements.—

1	(A) In general.—In order to provide for
2	the long-term protection, preservation, and en-
3	hancement of the river segment designated by
4	subsection (b), the Secretary is authorized to
5	enter into cooperative agreements pursuant to
6	sections $10(e)$ and $11(b)(1)$ of the Wild and
7	Scenic Rivers Act (16 U.S.C. 1281(e),
8	1282(b)(1)) with—
9	(i) the State of Connecticut;
10	(ii) the towns of Avon, Bloomfield,
11	Burlington, East Granby, Farmington,
12	Granby, Hartland, Simsbury, and Windsor
13	in Connecticut; and
14	(iii) appropriate local planning and
15	environmental organizations.
16	(B) Consistency.—All cooperative agree-
17	ments provided for under this section shall be
18	consistent with the management plan and may
19	include provisions for financial or other assist-
20	ance from the United States.
21	(4) Land Management.—
22	(A) ZONING ORDINANCES.—For the pur-
23	poses of the segments designated in subsection
24	(b), the zoning ordinances adopted by the towns
25	in Avon, Bloomfield, Burlington, East Granby,

1	Farmington, Granby, Hartland, Simsbury, and
2	Windsor in Connecticut, including provisions for
3	conservation of floodplains, wetlands, and wa-
4	tercourses associated with the segments, shall
5	be deemed to satisfy the standards and require-
6	ments of section 6(c) of the Wild and Scenic
7	Rivers Act (16 U.S.C. 1277(c)).
8	(B) Acquisition of Land.—The provi-
9	sions of section 6(c) of the Wild and Scenic
10	Rivers Act (16 U.S.C. 1277(c)) that prohibit
11	Federal acquisition of lands by condemnation
12	shall apply to the segments designated in sub-
13	section (b). The authority of the Secretary to
14	acquire lands for the purposes of the segments
15	designated in subsection (b) shall be limited to
16	acquisition by donation or acquisition with the
17	consent of the owner of the lands, and shall be
18	subject to the additional criteria set forth in the
19	management plan.
20	(5) Rainbow dam.—The designation made by
21	subsection (b) shall not be construed to—
22	(A) prohibit, pre-empt, or abridge the po-
23	tential future licensing of the Rainbow Dam
24	and Reservoir (including any and all aspects of
25	its facilities, operations and transmission lines)

1	by the Federal Energy Regulatory Commission
2	as a federally licensed hydroelectric generation
3	project under the Federal Power Act (16
4	U.S.C. 791a et seq.), provided that the Com-
5	mission may, in the discretion of the Commis-
6	sion and consistent with this section, establish
7	such reasonable terms and conditions in a hy-
8	dropower license for Rainbow Dam as are nec-
9	essary to reduce impacts identified by the Sec-
10	retary as invading or unreasonably diminishing
11	the scenic, recreational, and fish and wildlife
12	values of the segments designated by subsection
13	(b); or
14	(B) affect the operation of, or impose any
15	flow or release requirements on, the unlicensed
16	hydroelectric facility at Rainbow Dam and Res-
17	ervoir.
18	(6) Relation to National Park System.—
19	Notwithstanding section 10(c) of the Wild and Sce-
20	nic Rivers Act (16 U.S.C. 1281(c)), the Lower
21	Farmington River shall not be administered as part
22	of the National Park System or be subject to regula-
23	tions which govern the National Park System.
24	(d) Farmington River, Connecticut, Designa-
25	TION REVISION.—Section 3(a)(156) of the Wild and Sce-

1	nic Rivers Act (16 U.S.C. 1274(a)(156)) is amended in
2	the first sentence—
3	(1) by striking "14-mile" and inserting "15.1-
4	mile"; and
5	(2) by striking "to the downstream end of the
6	New Hartford-Canton, Connecticut town line" and
7	inserting "to the confluence with the Nepaug River".
8	SEC. 1302. WOOD-PAWCATUCK WATERSHED WILD AND SCE-
9	NIC RIVER SEGMENTS.
10	(a) Designation.—Section 3(a) of the Wild and
11	Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by
12	section 1301(b)) is amended by adding at the end the fol-
13	lowing:
14	"(226) Wood-Pawcatuck watershed, rhode
15	ISLAND AND CONNECTICUT.—The following river
16	segments within the Wood-Pawcatuck watershed, to
17	be administered by the Secretary of the Interior, in
18	cooperation with the Wood-Pawcatuck Wild and Sce-
19	nic Rivers Stewardship Council:
20	"(A) The approximately 11-mile segment
21	of the Beaver River from its headwaters in Exe-
22	ter and West Greenwich, Rhode Island, to its
23	confluence with the Pawcatuck River in Rich-
24	mond, Rhode Island, as a scenic river.

1	"(B) The approximately 3-mile segment of
2	the Chipuxet River from the Kingstown Road
3	Bridge, South Kingstown, Rhode Island, to its
4	outlet in Worden Pond, as a wild river.
5	"(C) The approximately 9-mile segment of
6	the Green Fall River from its headwaters in
7	Voluntown, Connecticut, to its confluence with
8	the Ashaway River in Hopkinton, Rhode Island,
9	as a scenic river.
10	"(D) The approximately 3-mile segment of
11	the Ashaway River from its confluence with the
12	Green Fall River to its confluence with the
13	Pawcatuck River in Hopkinton, Rhode Island,
14	as a recreational river.
15	"(E) The approximately 3-mile segment of
16	the Pawcatuck River from the Worden Pond
17	outlet in South Kingstown, Rhode Island, to the
18	South County Trail Bridge, Charlestown and
19	South Kingstown, Rhode Island, as a wild river.
20	"(F) The approximately 4-mile segment of
21	the Pawcatuck River from South County Trail
22	Bridge, Charlestown and South Kingstown,
23	Rhode Island, to the Carolina Back Road
24	Bridge in Richmond and Charlestown, Rhode
25	Island, as a recreational river.

1	"(G) The approximately 21-mile segment
2	of the Pawcatuck River from Carolina Back
3	Road Bridge in Richmond and Charlestown,
4	Rhode Island, to the confluence with Shunock
5	River in Stonington, Connecticut, as a scenic
6	river.
7	"(H) The approximately 8-mile segment of
8	the Pawcatuck River from the confluence with
9	Shunock River in Stonington, Connecticut, to
10	the mouth of the river between Pawcatuck
11	Point in Stonington, Connecticut, and Rhodes
12	Point in Westerly, Rhode Island, as a rec-
13	reational river.
14	"(I) The approximately 11-mile segment of
15	the Queen River from its headwaters in Exeter
16	and West Greenwich, Rhode Island, to the
17	Kingstown Road Bridge in South Kingstown,
18	Rhode Island, as a scenic river.
19	"(J) The approximately 5-mile segment of
20	the Usquepaugh River from the Kingstown
21	Road Bridge to its confluence with the
22	Pawcatuck River in South Kingstown, Rhode
23	Island, as a wild river.
24	"(K) The approximately 8-mile segment of
25	the Shunock River from its headwaters in

1	North Stonington, Connecticut, to its con-
2	fluence with the Pawcatuck River as a rec-
3	reational river.
4	"(L) The approximately 13-mile segment
5	of the Wood River from its headwaters in Ster-
6	ling and Voluntown, Connecticut, and Exeter
7	and West Greenwich, Rhode Island, to the Ar-
8	cadia Road Bridge in Hopkinton and Rich-
9	mond, Rhode Island, as a wild river.
10	"(M) The approximately 11-mile segment
11	of the Wood River from the Arcadia Road
12	Bridge in Hopkinton and Richmond, Rhode Is-
13	land, to the confluence with the Pawcatuck
14	River in Charlestown, Hopkinton, and Rich-
15	mond, Rhode Island, as a recreational river.".
16	(b) Management of River Segments.—
17	(1) Definitions.—In this subsection:
18	(A) COVERED TRIBUTARY.—The term
19	"covered tributary" means—
20	(i) each of Assekonk Brook,
21	Breakheart Brook, Brushy Brook,
22	Canochet Brook, Chickasheen Brook,
23	Cedar Swamp Brook, Fisherville Brook,
24	Glade Brook, Glen Rock Brook, Kelly
25	Brook, Locke Brook, Meadow Brook, Pen-

1	dleton Brook, Parris Brook, Passquisett
2	Brook, Phillips Brook, Poquiant Brook
3	Queens Fort Brook, Roaring Brook, Sher-
4	man Brook, Taney Brook, Tomaquag
5	Brook, White Brook, and Wyassup Brook
6	within the Wood-Pawcatuck watershed
7	and
8	(ii) any other perennial stream within
9	the Wood-Pawcatuck watershed.
10	(B) RIVER SEGMENT.—The term "river
11	segment" means a river segment designated by
12	paragraph (226) of section 3(a) of the Wild and
13	Scenic Rivers Act (16 U.S.C. 1274(a)) (as
14	added by subsection (a)).
15	(C) STEWARDSHIP PLAN.—The term
16	"Stewardship Plan" means the plan entitled the
17	"Wood-Pawcatuck Wild and Scenic Rivers
18	Stewardship Plan for the Beaver, Chipuxet
19	Green Fall-Ashaway, Pawcatuck, Queen-
20	Usquepaugh, Shunock, and Wood Rivers" and
21	dated June 2018, which takes a watershed ap-
22	proach to the management of the river seg-
23	ments.
24	(2) Wood-Pawcatuck wild and scenic riv-
25	ERS STEWARDSHIP PLAN.—

1	(A) In General.—The Secretary, in co-
2	operation with the Wood-Pawcatuck Wild and
3	Scenic Rivers Stewardship Council, shall man-
4	age the river segments in accordance with—
5	(i) the Stewardship Plan; and
6	(ii) any amendment to the Steward-
7	ship Plan that the Secretary determines is
8	consistent with this subsection.
9	(B) Watershed approach.—In further-
10	ance of the watershed approach to resource
11	preservation and enhancement described in the
12	Stewardship Plan, the covered tributaries are
13	recognized as integral to the protection and en-
14	hancement of the river segments.
15	(C) Requirements for comprehensive
16	MANAGEMENT PLAN.—The Stewardship Plan
17	shall be considered to satisfy each requirement
18	for a comprehensive management plan required
19	under section 3(d) of the Wild and Scenic Riv-
20	ers Act (16 U.S.C. 1274(d)).
21	(3) Cooperative agreements.—To provide
22	for the long-term protection, preservation, and en-
23	hancement of each river segment, in accordance with
24	sections 10(e) and 11(b)(1) of the Wild and Scenic
25	Rivers Act (16 U.S.C. 1281(e), 1282(b)(1)), the

1	Secretary may enter into cooperative agreements
2	(which may include provisions for financial or other
3	assistance from the Federal Government) with—
4	(A) the States of Connecticut and Rhode
5	Island;
6	(B) political subdivisions of the States of
7	Connecticut and Rhode Island, including—
8	(i) the towns of North Stonington,
9	Sterling, Stonington, and Voluntown, Con-
10	necticut; and
11	(ii) the towns of Charlestown, Exeter,
12	Hopkinton, North Kingstown, Richmond,
13	South Kingstown, Westerly, and West
14	Kingstown, Rhode Island;
15	(C) the Wood-Pawcatuck Wild and Scenic
16	Rivers Stewardship Council; and
17	(D) any appropriate nonprofit organiza-
18	tion, as determined by the Secretary.
19	(4) Relation to National Park System.—
20	Notwithstanding section 10(c) of the Wild and Sce-
21	nic Rivers Act (16 U.S.C. 1281(c)), each river seg-
22	ment shall not be—
23	(A) administered as a unit of the National
24	Park System; or

1	(B) subject to the laws (including regula-
2	tions) that govern the administration of the Na-
3	tional Park System.
4	(5) Land management.—
5	(A) ZONING ORDINANCES.—The zoning or-
6	dinances adopted by the towns of North
7	Stonington, Sterling, Stonington, and
8	Voluntown, Connecticut, and Charlestown, Exe-
9	ter, Hopkinton, North Kingstown, Richmond,
10	South Kingstown, Westerly, and West Green-
11	wich, Rhode Island (including any provision of
12	the zoning ordinances relating to the conserva-
13	tion of floodplains, wetlands, and watercourses
14	associated with any river segment), shall be
15	considered to satisfy the standards and require-
16	ments described in section 6(c) of the Wild and
17	Scenic Rivers Act (16 U.S.C. 1277(c)).
18	(B) VILLAGES.—For purposes of section
19	6(e) of the Wild and Scenic Rivers Act (16
20	U.S.C. 1277(e)), each town described in sub-
21	paragraph (A) shall be considered to be a vil-
22	lage.
23	(C) Acquisition of Land.—
24	(i) Limitation of Authority of
25	SECRETARY.—With respect to each river

1	segment, the Secretary may only acquire
2	parcels of land—
3	(I) by donation; or
4	(II) with the consent of the
5	owner of the parcel of land.
6	(ii) Prohibition relating to the
7	ACQUISITION OF LAND BY CONDEMNA-
8	TION.—In accordance with 6(c) of the
9	Wild and Scenic Rivers Act (16 U.S.C.
10	1277(c)), with respect to each river seg-
11	ment, the Secretary may not acquire any
12	parcel of land by condemnation.
13	SEC. 1303. NASHUA WILD AND SCENIC RIVERS, MASSACHU-
	SETTS AND NEW HAMPSHIRE.
14	
14 15	(a) Designation of Wild and Scenic River Seg-
15	(a) DESIGNATION OF WILD AND SCENIC RIVER SEGMENTS.—Section 3(a) of the Wild and Scenic Rivers Act
15 16	
15 16 17	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act
15 16 17	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is
15 16 17 18	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is amended by adding at the end the following:
15 16 17 18	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is amended by adding at the end the following: "(227) NASHUA, SQUANNACOOK, AND
15 16 17 18 19	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is amended by adding at the end the following: "(227) Nashua, squannacook, and nissitissit wild and scenic rivers, massachu-
15 16 17 18 19 20 21	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is amended by adding at the end the following: "(227) Nashua, squannacook, and Nissitissit wild and scenic rivers, massachusetts and new hampshire.—
15 16 17 18 19 20 21	MENTS.—Section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by section 1302(a)) is amended by adding at the end the following: "(227) Nashua, squannacook, and Nissitissit wild and scenic rivers, massachu- Setts and New Hampshire.— "(A) The following segments in the Com-

1	"(1) The approximately 27-mile seg-
2	ment of the mainstem of the Nashua River
3	from the confluence of the North and
4	South Nashua Rivers in Lancaster, Massa-
5	chusetts, and extending north to the Mas-
6	sachusetts-New Hampshire border, except
7	as provided in subparagraph (B).
8	"(ii) The approximately 16.3-mile seg-
9	ment of the Squannacook River from its
10	headwaters in Ash Swamp, Townsend
11	Massachusetts, extending downstream to
12	the confluence of the river with the Nash-
13	ua River in Shirley/Ayer, Massachusetts
14	except as provided in subparagraph (B).
15	"(iii) The approximately 9.5-mile seg-
16	ment of the Nissitissit River from its head-
17	waters in Brookline, New Hampshire, to
18	the confluence of the river with the Nash-
19	ua River in Pepperell, Massachusetts.
20	"(B) Exclusion areas.—The designation
21	of the river segments in subparagraph (A) shall
22	exclude—
23	"(i) with respect to the Ice House hy-
24	droelectric project (FERC P-12769), from
25	700 feet upstream from the crest of the

1	dam to 500 feet downstream from the
2	crest of the dam;
3	"(ii) with respect to the Pepperell hy-
4	droelectric project (FERC P12721), from
5	9,240 feet upstream from the crest of the
6	dam to 1,000 feet downstream from the
7	crest of the dam; and
8	"(iii) with respect to the Hollings-
9	worth and Vose dam (non-FERC), from
10	1,200 feet upstream from the crest of the
11	dam to 2,665 feet downstream from the
12	crest of the dam.".
13	(b) Management.—
14	(1) Process.—
15	(A) In General.—The river segments
16	designated by paragraph (227) of section 3(a)
17	of the Wild and Scenic Rivers Act (16 U.S.C.
18	1274(a)) (as added by subsection (a)) shall be
19	managed in accordance with—
20	(i) the Nashua, Squannacook, and
21	Nissitissit Rivers Stewardship Plan devel-
22	oped pursuant to the study described in
23	section 5(b)(21) of the Wild and Scenic
24	Rivers Act (16 U.S.C. 1276(b)(21)) (re-
25	ferred to in this subsection as the "man-

1	agement plan"), dated February 15, 2018;
2	and
3	(ii) such amendments to the manage-
4	ment plan as the Secretary determines are
5	consistent with this section and as are ap-
6	proved by the Nashua, Squannacook, and
7	Nissitissit Rivers Stewardship Council (re-
8	ferred to in this subsection as the "Stew-
9	ardship Council'').
10	(B) Comprehensive management
11	PLAN.—The management plan shall be consid-
12	ered to satisfy the requirements for a com-
13	prehensive management plan under section 3(d)
14	of the Wild and Scenic Rivers Act (16 U.S.C.
15	1274(d)).
16	(2) Committee.—The Secretary shall coordi-
17	nate the management responsibilities of the Sec-
18	retary under this section with the Stewardship
19	Council, as specified in the management plan.
20	(3) Cooperative agreements.—
21	(A) In general.—In order to provide for
22	the long-term protection, preservation, and en-
23	hancement of the river segments designated by
24	paragraph (227) of section 3(a) of the Wild and
25	Scenic Rivers Act (16 U.S.C. 1274(a)) (as

1	added by subsection (a)), the Secretary may
2	enter into cooperative agreements pursuant to
3	sections $10(e)$ and $11(b)(1)$ of that Act (16
4	U.S.C. 1281(e), 1282(b)(1)) with—
5	(i) the Commonwealth of Massachu-
6	setts and the State of New Hampshire;
7	(ii) the municipalities of—
8	(I) Ayer, Bolton, Dunstable,
9	Groton, Harvard, Lancaster, Pepper-
10	ell, Shirley, and Townsend in Massa-
11	chusetts; and
12	(II) Brookline and Hollis in New
13	Hampshire; and
14	(iii) appropriate local, regional, State,
15	or multistate, planning, environmental, or
16	recreational organizations.
17	(B) Consistency.—Each cooperative
18	agreement entered into under this paragraph
19	shall be consistent with the management plan
20	and may include provisions for financial or
21	other assistance from the United States.
22	(4) Effect on working dams.—
23	(A) IN GENERAL.—The designation of the
24	river segments by paragraph (227) of section
25	3(a) of the Wild and Scenic Rivers Act (16

1	U.S.C. 1274(a)) (as added by subsection (a)),
2	does not—
3	(i) impact or alter the existing terms
4	of permitting, licensing, or operation of—
5	(I) the Pepperell hydroelectric
6	project (FERC Project P-12721,
7	Nashua River, Pepperell, MA);
8	(II) the Ice House hydroelectric
9	project (FERC Project P-12769,
10	Nashua River, Ayer, MA); or
11	(III) the Hollingsworth and Vose
12	Dam (non-FERC industrial facility,
13	Squannacook River, West Groton,
14	MA) as further described in the man-
15	agement plan (Appendix A, "Working
16	Dams''); or
17	(ii) preclude the Federal Energy Reg-
18	ulatory Commission from licensing, reli-
19	censing, or otherwise authorizing the oper-
20	ation or continued operation of the
21	Pepperell and Ice House hydroelectric
22	projects under the terms of licenses or ex-
23	emptions in effect on the date of enact-
24	ment of this Act; or

1	(iii) limit actions taken to modernize,
2	upgrade, or carry out other changes to
3	such projects authorized pursuant to
4	clause (i), subject to written determination
5	by the Secretary that the changes are con-
6	sistent with the purposes of the designa-
7	tion.
8	(5) Land management.—
9	(A) ZONING ORDINANCES.—For the pur-
10	pose of the segments designated by paragraph
11	(227) of section 3(a) of the Wild and Scenic
12	Rivers Act (16 U.S.C. 1274(a)) (as added by
13	subsection (a)), the zoning ordinances adopted
14	by the municipalities described in paragraph
15	(3)(A)(ii), including provisions for conservation
16	of floodplains, wetlands, and watercourses asso-
17	ciated with the segments, shall be deemed to
18	satisfy the standards and requirements of sec-
19	tion 6(c) of the Wild and Scenic Rivers Act (16
20	U.S.C. $1277(e)$).
21	(B) Acquisitions of Lands.—The au-
22	thority of the Secretary to acquire land for the
23	purposes of the segments designated by para-
24	graph (227) of section 3(a) of the Wild and

1	Scenic Rivers Act (16 U.S.C. 1274(a)) (as
2	added by subsection (a)) shall be—
3	(i) limited to acquisition by donation
4	or acquisition with the consent of the
5	owner of the land; and
6	(ii) subject to the additional criteria
7	set forth in the management plan.
8	(C) No condemnation.—No land or in-
9	terest in land within the boundary of the river
10	segments designated by paragraph (227) of sec-
11	tion 3(a) of the Wild and Scenic Rivers Act (16
12	U.S.C. 1274(a)) (as added by subsection (a))
13	may be acquired by condemnation.
14	(6) Relation to the national park sys-
15	TEM.—Notwithstanding section 10(c) of the Wild
16	and Scenic Rivers Act(16 U.S.C. 1281(c)), each seg-
17	ment of the Nashua, Squannacook, and Nissitissit
18	Rivers designated as a component of the Wild and
19	Scenic Rivers System under this section shall not—
20	(A) be administered as a unit of the Na-
21	tional Park System; or
22	(B) be subject to regulations that govern
23	the National Park System.

Subtitle E—California Desert

Protection and Recreation

_	
3	SEC. 1401. DEFINITIONS.
4	In this subtitle:
5	(1) Conservation area.—The term "Con-
6	servation Area" means the California Desert Con-
7	servation Area.
8	(2) Secretary.—The term "Secretary"
9	means—
10	(A) the Secretary, with respect to land ad-
11	ministered by the Department of the Interior
12	or
13	(B) the Secretary of Agriculture, with re-
14	spect to National Forest System land.
15	(3) STATE.—The term "State" means the State
16	of California.
17	PART I—DESIGNATION OF WILDERNESS IN THE
18	CALIFORNIA DESERT CONSERVATION AREA
19	SEC. 1411. CALIFORNIA DESERT CONSERVATION AND
20	RECREATION.
21	(a) Designation of Wilderness Areas to Be
22	ADMINISTERED BY THE BUREAU OF LAND MANAGE-
23	MENT.—Section 102 of the California Desert Protection
24	Act of 1994 (16 U.S.C. 1132 note; Public Law 103–433

- 108 Stat. 4472) is amended by adding at the end the fol-2 lowing: 3 "(70) AVAWATZ MOUNTAINS WILDERNESS.— 4 Certain land in the California Desert Conservation 5 Area administered by the Director of the Bureau of 6 Land comprising Management, approximately 7 89,500 acres, as generally depicted on the map enti-8 tled 'Proposed Avawatz Mountains Wilderness' and 9 dated November 7, 2018, to be known as the 10 'Avawatz Mountains Wilderness'. 11 "(71) Great falls basin wilderness.—Cer-12 tain land in the California Desert Conservation Area 13 administered by the Director of the Bureau of Land 14 Management, comprising approximately 7,810 acres, 15 as generally depicted on the map entitled 'Proposed 16 Great Falls Basin Wilderness' and dated November 17 7, 2018, to be known as the 'Great Falls Basin Wil-18 derness'. 19 "(72) Soda mountains wilderness.—Cer-
- tain land in the California Desert Conservation
 Area, administered by the Bureau of Land Management, comprising approximately 80,090 acres, as
 generally depicted on the map entitled 'Proposed
 Soda Mountains Wilderness' and dated November 7,

1 2018, to be known as the 'Soda Mountains Wilder-2 ness'. 3 "(73) MILPITAS WASH WILDERNESS.—Certain 4 land in the California Desert Conservation Area, ad-5 ministered by the Bureau of Land Management, 6 comprising approximately 17,250 acres, depicted as 7 'Proposed Milpitas Wash Wilderness' on the map en-8 titled 'Proposed Vinagre Wash Special Management 9 Area and Proposed Wilderness' and dated December 10 4, 2018, to be known as the 'Milpitas Wash Wilder-11 ness'. 12 "(74) Buzzards Peak Wilderness.—Certain land in the California Desert Conservation Area, ad-13 14 ministered by the Bureau of Land Management, 15 comprising approximately 11,840 acres, depicted as 16 'Proposed Buzzards Peak Wilderness' on the map 17 entitled 'Proposed Vinagre Wash Special Manage-18 ment Area and Proposed Wilderness' and dated De-19 cember 4, 2018, to be known as the 'Buzzards Peak 20 Wilderness'.". 21 (b) Additions to Existing Wilderness Areas 22 Administered by the Bureau of Land Manage-23 MENT.—In furtherance of the purposes of the Wilderness

Act (16 U.S.C. 1131 et seq.), the following land in the

- 1 State is designated as wilderness and as components of
- 2 the National Wilderness Preservation System:
- 3 (1) Golden Valley Wilderness.—Certain
- 4 land in the Conservation Area administered by the
- 5 Director of the Bureau of Land Management, com-
- 6 prising approximately 1,250 acres, as generally de-
- 7 picted on the map entitled "Proposed Golden Valley
- 8 Wilderness Addition" and dated November 7, 2018,
- 9 which shall be added to and administered as part of
- the "Golden Valley Wilderness".
- 11 (2) Kingston range wilderness.—Certain
- land in the Conservation Area administered by the
- Director of the Bureau of Land Management, com-
- prising approximately 52,410 acres, as generally de-
- picted on the map entitled "Proposed Kingston"
- Range Wilderness Additions" and dated November
- 17 7, 2018, which shall be added to and administered
- as part of the "Kingston Range Wilderness".
- 19 (3) Palo verde mountains wilderness.—
- 20 Certain land in the Conservation Area administered
- 21 by the Director of the Bureau of Land Management,
- comprising approximately 9,350 acres, depicted as
- 23 "Proposed Palo Verde Mountains Wilderness Addi-
- 24 tions" on the map entitled "Proposed Vinagre Wash
- 25 Special Management Area and Proposed Wilder-

- 1 ness" and dated December 4, 2018, which shall be 2 added to and administered as part of the "Palo 3 Verde Mountains Wilderness".
- 4 (4) Indian Pass Mountains wilderness.— 5 Certain land in the Conservation Area administered 6 by the Director of the Bureau of Land Management, 7 comprising approximately 10,860 acres, depicted as 8 "Proposed Indian Pass Wilderness Additions" on 9 the map entitled "Proposed Vinagre Wash Special 10 Management Area and Proposed Wilderness" and
- 11 dated December 4, 2018, which shall be added to 12 and administered as part of the "Indian Pass Moun-13 tains Wilderness". 14 (c) Designation of Wilderness Areas to Be 15 Administered by the National Park Service.—In furtherance of the purposes of the Wilderness Act (16) 16 U.S.C. 1131 et seq.) the following land in Death Valley 18 National Park is designated as wilderness and as a compo-19 nent of the National Wilderness Preservation System, 20 which shall be added to, and administered as part of the 21 Death Valley National Park Wilderness established by sec-22 tion 601(a)(1) of the California Desert Protection Act of
- 23 1994 (16 U.S.C. 1132 note; Public Law 103–433; 108
- 24 Stat. 4496):

1	(1) Death Valley National Park Wilder-
2	NESS ADDITIONS-NORTH EUREKA VALLEY.—Ap-
3	proximately 11,496 acres, as generally depicted on
4	the map entitled "Death Valley National Park Pro-
5	posed Wilderness Area-North Eureka Valley", num-
6	bered 143/100,082D, and dated November 1, 2018
7	(2) Death Valley National Park Wilder-
8	NESS ADDITIONS-IBEX.—Approximately 23,650
9	acres, as generally depicted on the map entitled
10	"Death Valley National Park Proposed Wilderness
11	Area-Ibex", numbered 143/100,081D, and dated No-
12	vember 1, 2018.
13	(3) Death Valley National Park Wilder-
14	NESS ADDITIONS-PANAMINT VALLEY.—Approxi-
15	mately 4,807 acres, as generally depicted on the
16	map entitled "Death Valley National Park Proposed
17	Wilderness Area-Panamint Valley", numbered 143/
18	100,083D, and dated November 1, 2018.
19	(4) Death Valley National Park Wilder-
20	NESS ADDITIONS-WARM SPRINGS.—Approximately
21	10,485 acres, as generally depicted on the map enti-
22	tled "Death Valley National Park Proposed Wilder-
23	ness Area-Warm Spring Canyon/Galena Canyon'
24	numbered $143/100,084D$, and dated November 1.
25	2018.

1	(5) Death valley national park wilder-
2	NESS ADDITIONS-AXE HEAD.—Approximately 8,638
3	acres, as generally depicted on the map entitled
4	"Death Valley National Park Proposed Wilderness
5	Area-Axe Head", numbered 143/100,085D, and
6	dated November 1, 2018.
7	(6) Death Valley National Park Wilder-
8	NESS ADDITIONS-BOWLING ALLEY.—Approximately
9	28,923 acres, as generally depicted on the map enti-
10	tled "Death Valley National Park Proposed Wilder-
11	ness Area-Bowling Alley", numbered 143/128,606A,
12	and dated November 1, 2018.
13	(d) Additions to Existing Wilderness Area Ad-
14	MINISTERED BY THE FOREST SERVICE.—
15	(1) In general.—In furtherance of the pur-
16	poses of the Wilderness Act (16 U.S.C. 1131 et
17	seq.), the land described in paragraph (2)—
18	(A) is designated as wilderness and as a
19	component of the National Wilderness Preser-
20	vation System; and
21	(B) shall be added to and administered as
22	part of the San Gorgonio Wilderness estab-
23	lished by the Wilderness Act (16 U.S.C. 1131
	-

1	(2) Description of Land.—The land referred
2	to in paragraph (1) is certain land in the San
3	Bernardino National Forest, comprising approxi-
4	mately 7,141 acres, as generally depicted on the
5	map entitled "San Gorgonio Wilderness Additions—
6	Proposed" and dated November 7, 2018.
7	(3) Fire management and related activi-
8	TIES.—
9	(A) IN GENERAL.—The Secretary may
10	carry out such activities in the wilderness area
11	designated by paragraph (1) as are necessary
12	for the control of fire, insects, and disease, in
13	accordance with section $4(d)(1)$ of the Wilder-
14	ness Act (16 U.S.C. $1133(d)(1)$) and House
15	Report 98–40 of the 98th Congress.
16	(B) Funding priorities.—Nothing in
17	this subsection limits the provision of any fund-
18	ing for fire or fuel management in the wilder-
19	ness area designated by paragraph (1).
20	(C) REVISION AND DEVELOPMENT OF
21	LOCAL FIRE MANAGEMENT PLANS.—As soon as
22	practicable after the date of enactment of this
23	Act, the Secretary shall amend the local fire
24	management plans that apply to the wilderness
25	area designated by paragraph (1).

1	(D) ADMINISTRATION.—In accordance
2	with subparagraph (A) and other applicable
3	Federal law, to ensure a timely and efficient re-
4	sponse to fire emergencies in the wilderness
5	area designated by paragraph (1), the Secretary
6	shall—
7	(i) not later than 1 year after the date
8	of enactment of this Act, establish agency
9	approval procedures (including appropriate
10	delegations of authority to the Forest Su-
11	pervisor, District Manager, or other agency
12	officials) for responding to fire emergencies
13	in the wilderness area designated by para-
14	graph (1); and
15	(ii) enter into agreements with appro-
16	priate State or local firefighting agencies
17	relating to the wilderness area.
18	(e) Effect on Utility Facilities and Rights
19	OF-WAY.—Nothing in this section or an amendment made
20	by this section affects or precludes the renewal or reau-
21	thorization of any valid existing right-of-way or customary
22	operation, maintenance, repair, upgrading, or replacement
23	activities in a right-of-way acquired by or issued, granted
24	or permitted to the Southern California Edison Company

1	or successors or assigns of the Southern California Edisor
2	Company.
3	(f) Release of Wilderness Study Areas.—
4	(1) FINDING.—Congress finds that, for pur-
5	poses of section 603 of the Federal Land Policy and
6	Management Act of 1976 (43 U.S.C. 1782), any
7	portion of a wilderness study area described in para-
8	graph (2) that is not designated as a wilderness area
9	or a wilderness addition by this subtitle (including
10	an amendment made by this subtitle) or any other
11	Act enacted before the date of enactment of this Act
12	has been adequately studied for wilderness designa-
13	tion.
14	(2) Description of Study Areas.—The
15	study areas referred to in subsection (a) are—
16	(A) the Cady Mountains Wilderness Study
17	Area;
18	(B) the Soda Mountains Wilderness Study
19	Area;
20	(C) the Kingston Range Wilderness Study
21	Area;
22	(D) the Avawatz Mountain Wilderness
23	Study Area;
24	(E) the Death Valley 17 Wilderness Study
25	Area; and

1	(F) the Great Falls Basin Wilderness
2	Study Area.
3	(3) Release.—The following are no longer
4	subject to section 603(c) of the Federal Land Policy
5	and Management Act of 1976 (43 U.S.C. 1782(c)):
6	(A) Any portion of a wilderness study area
7	described in paragraph (2) that is not des-
8	ignated as a wilderness area or a wilderness ad-
9	dition by this subtitle (including an amendment
10	made by this subtitle) or any other Act enacted
11	before the date of enactment of this Act.
12	(B) Any portion of a wilderness study area
13	described in paragraph (2) that is not trans-
14	ferred to the administrative jurisdiction of the
15	National Park Service for inclusion in a unit of
16	the National Park System by this subtitle (in-
17	cluding an amendment made by this subtitle) or
18	any other Act enacted before the date of enact-
19	ment of this Act.
20	PART II—DESIGNATION OF SPECIAL
21	MANAGEMENT AREA
22	SEC. 1421. VINAGRE WASH SPECIAL MANAGEMENT AREA.
23	Title I of the California Desert Protection Act of
24	1994 (16 U.S.C. 1132 note; Public Law 103–433; 108
25	Stat. 4472) is amended by adding at the end the following:

1	"SEC. 109. VINAGRE WASH SPECIAL MANAGEMENT AREA.
2	"(a) Definitions.—In this section:
3	"(1) Management area.—The term 'Manage-
4	ment Area' means the Vinagre Wash Special Man-
5	agement Area established by subsection (b).
6	"(2) MAP.—The term 'map' means the map en-
7	titled 'Proposed Vinagre Wash Special Management
8	Area and Proposed Wilderness' and dated December
9	4, 2018.
10	"(3) Public Land.—The term 'public land'
11	has the meaning given the term 'public lands' in sec-
12	tion 103 of the Federal Land Policy and Manage-
13	ment Act of 1976 (43 U.S.C. 1702).
14	"(4) State.—The term 'State' means the State
15	of California.
16	"(b) Establishment.—There is established the
17	Vinagre Wash Special Management Area in the State, to
18	be managed by the Secretary.
19	"(c) Purpose.—The purpose of the Management
20	Area is to conserve, protect, and enhance—
21	"(1) the plant and wildlife values of the Man-
22	agement Area; and
23	"(2) the outstanding and nationally significant
24	ecological, geological, scenic, recreational, archae-
25	ological, cultural, historic, and other resources of the
26	Management Area.

1	"(d) Boundaries.—The Management Area shall
2	consist of the public land in Imperial County, California,
3	comprising approximately 81,880 acres, as generally de-
4	picted on the map as 'Proposed Special Management
5	Area'.
6	"(e) Map; Legal Description.—
7	"(1) In general.—As soon as practicable, but
8	not later than 3 years, after the date of enactment
9	of this section, the Secretary shall submit a map and
10	legal description of the Management Area to—
11	"(A) the Committee on Natural Resources
12	of the House of Representatives; and
13	"(B) the Committee on Energy and Nat-
14	ural Resources of the Senate.
15	"(2) Effect.—The map and legal description
16	submitted under paragraph (1) shall have the same
17	force and effect as if included in this section, except
18	that the Secretary may correct any errors in the
19	map and legal description.
20	"(3) AVAILABILITY.—Copies of the map sub-
21	mitted under paragraph (1) shall be on file and
22	available for public inspection in the appropriate of-
23	fices of the Bureau of Land Management.
24	"(f) Management.—

1	"(1) In general.—The Secretary shall man-
2	age the Management Area—
3	"(A) in a manner that conserves, protects,
4	and enhances the purposes for which the Man-
5	agement Area is established; and
6	"(B) in accordance with—
7	"(i) this section;
8	"(ii) the Federal Land Policy and
9	Management Act of 1976 (43 U.S.C. 1701
10	et seq.); and
11	"(iii) other applicable laws.
12	"(2) Uses.—The Secretary shall allow only
13	those uses that are consistent with the purposes of
14	the Management Area, including hiking, camping,
15	hunting, and sightseeing and the use of motorized
16	vehicles, mountain bikes, and horses on designated
17	routes in the Management Area in a manner that—
18	"(A) is consistent with the purpose of the
19	Management Area described in subsection (c);
20	"(B) ensures public health and safety; and
21	"(C) is consistent with all applicable laws
22	(including regulations), including the Desert
23	Renewable Energy Conservation Plan.
24	"(3) Off-highway vehicle use.—

1	"(A) In general.—Subject to subpara-
2	graphs (B) and (C) and all other applicable
3	laws, the use of off-highway vehicles shall be
4	permitted on routes in the Management Area as
5	generally depicted on the map.
6	"(B) Closure.—The Secretary may close
7	or permanently reroute a portion of a route de-
8	scribed in subparagraph (A)—
9	"(i) to prevent, or allow for restora-
10	tion of, resource damage;
11	"(ii) to protect Tribal cultural re-
12	sources, including the resources identified
13	in the Tribal cultural resources manage-
14	ment plan developed under section 705(d);
15	"(iii) to address public safety con-
16	cerns; or
17	"(iv) as otherwise required by law.
18	"(C) DESIGNATION OF ADDITIONAL
19	ROUTES.—During the 3-year period beginning
20	on the date of enactment of this section, the
21	Secretary—
22	"(i) shall accept petitions from the
23	public regarding additional routes for off-
24	highway vehicles; and

1	"(11) may designate additional routes
2	that the Secretary determines—
3	"(I) would provide significant or
4	unique recreational opportunities; and
5	"(II) are consistent with the pur-
6	poses of the Management Area.
7	"(4) Withdrawal.—Subject to valid existing
8	rights, all Federal land within the Management Area
9	is withdrawn from—
10	"(A) all forms of entry, appropriation, or
11	disposal under the public land laws;
12	"(B) location, entry, and patent under the
13	mining laws; and
14	"(C) right-of-way, leasing, or disposition
15	under all laws relating to—
16	"(i) minerals and mineral materials;
17	or
18	"(ii) solar, wind, and geothermal en-
19	ergy.
20	"(5) No buffer zone.—The establishment of
21	the Management Area shall not—
22	"(A) create a protective perimeter or buff-
23	er zone around the Management Area; or
24	"(B) preclude uses or activities outside the
25	Management Area that are permitted under

1	other applicable laws, even if the uses or activi-
2	ties are prohibited within the Management
3	Area.
4	"(6) NOTICE OF AVAILABLE ROUTES.—The
5	Secretary shall ensure that visitors to the Manage-
6	ment Area have access to adequate notice relating to
7	the availability of designated routes in the Manage-
8	ment Area through—
9	"(A) the placement of appropriate signage
10	along the designated routes;
11	"(B) the distribution of maps, safety edu-
12	cation materials, and other information that the
13	Secretary determines to be appropriate; and
14	"(C) restoration of areas that are not des-
15	ignated as open routes, including vertical
16	mulching.
17	"(7) Stewardship.—The Secretary, in con-
18	sultation with Indian Tribes and other interests,
19	shall develop a program to provide opportunities for
20	monitoring and stewardship of the Management
21	Area to minimize environmental impacts and prevent
22	resource damage from recreational use, including
23	volunteer assistance with—
24	"(A) route signage;
25	"(B) restoration of closed routes;

1	"(C) protection of Management Area re-
2	sources; and
3	"(D) recreation education.
4	"(8) Protection of tribal cultural re-
5	SOURCES.—Not later than 2 years after the date of
6	enactment of this section, the Secretary, in accord-
7	ance with chapter 2003 of title 54, United States
8	Code, and any other applicable law, shall—
9	"(A) prepare and complete a Tribal cul-
10	tural resources survey of the Management Area
11	and
12	"(B) consult with the Quechan Indian Na-
13	tion and other Indian Tribes demonstrating an-
14	cestral, cultural, or other ties to the resources
15	within the Management Area on the develop-
16	ment and implementation of the Tribal cultural
17	resources survey under subparagraph (A).
18	"(9) MILITARY USE.—The Secretary may au-
19	thorize use of the non-wilderness portion of the
20	Management Area by the Secretary of the Navy for
21	Naval Special Warfare Tactical Training, including
22	long-range small unit training and navigation, vehi-
23	cle concealment, and vehicle sustainment training
24	consistent with this section and other applicable
25	laws.".

24

25

	316
1	PART III—NATIONAL PARK SYSTEM ADDITIONS
2	SEC. 1431. DEATH VALLEY NATIONAL PARK BOUNDARY RE-
3	VISION.
4	(a) In General.—The boundary of Death Valley
5	National Park is adjusted to include—
6	(1) the approximately 28,923 acres of Bureau
7	of Land Management land in San Bernardino Coun-
8	ty, California, abutting the southern end of the
9	Death Valley National Park that lies between Death
10	Valley National Park to the north and Ft. Irwin
11	Military Reservation to the south and which runs
12	approximately 34 miles from west to east, as de-
13	picted on the map entitled "Death Valley National
14	Park Proposed Boundary Addition-Bowling Alley",
15	numbered $143/128,605A$, and dated November 1,
16	2018; and
17	(2) the approximately 6,369 acres of Bureau of
18	Land Management land in Inyo County, California,
19	located in the northeast area of Death Valley Na-
20	tional Park that is within, and surrounded by, land
21	under the jurisdiction of the Director of the Na-
22	tional Park Service, as depicted on the map entitled

"Death Valley National Park Proposed Boundary

Addition-Crater", numbered 143/100,079D, and

dated November 1, 2018.

1	(b) AVAILABILITY OF MAP.—The maps described in
2	paragraphs (1) and (2) of subsection (a) shall be on file
3	and available for public inspection in the appropriate of-
4	fices of the National Park Service.
5	(c) Administration.—The Secretary—
6	(1) shall administer any land added to Death
7	Valley National Park under subsection (a)—
8	(A) as part of Death Valley National Park;
9	and
10	(B) in accordance with applicable laws (in-
11	cluding regulations); and
12	(2) may enter into a memorandum of under-
13	standing with Inyo County, California, to permit
14	operationally feasible, ongoing access to and use (in-
15	cluding material storage and excavation) of existing
16	gravel pits along Saline Valley Road within Death
17	Valley National Park for road maintenance and re-
18	pairs in accordance with applicable laws (including
19	regulations).
20	(d) Mormon Peak Microwave Facility.—Title VI
21	of the California Desert Protection Act of 1994 (16 U.S.C.
22	1132 note; Public Law 103–433; 108 Stat. 4496) is
23	amended by adding at the end the following:

1	"CTO O	0.4 %	TODATON.	DEAT	MICDOW	A X 7 E 3 E 3 A 4	OTT TOTAL
ı	"SEC. 6	(14. IV	10KWON	PEAK	MICROWA	AVE: FA	

- 2 "The designation of the Death Valley National Park
- 3 Wilderness by section 601(a)(1) shall not preclude the op-
- 4 eration and maintenance of the Mormon Peak Microwave
- 5 Facility.".

6 SEC. 1432. MOJAVE NATIONAL PRESERVE.

- 7 The boundary of the Mojave National Preserve is ad-
- 8 justed to include the 25 acres of Bureau of Land Manage-
- 9 ment land in Baker, California, as depicted on the map
- 10 entitled "Mojave National Preserve Proposed Boundary
- 11 Addition", numbered 170/100,199A, and dated November
- 12 1, 2018.

13 SEC. 1433. JOSHUA TREE NATIONAL PARK.

- 14 (a) BOUNDARY ADJUSTMENT.—The boundary of the
- 15 Joshua Tree National Park is adjusted to include—
- 16 (1) the approximately 2,879 acres of land man-
- aged by the Bureau of Land Management that are
- depicted as "BLM Proposed Boundary Addition" on
- 19 the map entitled "Joshua Tree National Park Pro-
- posed Boundary Additions", numbered 156/149,375,
- and dated November 1, 2018; and
- 22 (2) the approximately 1,639 acres of land that
- are depicted as "MDLT Proposed Boundary Addi-
- 24 tion" on the map entitled "Joshua Tree National
- 25 Park Proposed Boundary Additions", numbered
- 26 156/149,375, and dated November 1, 2018.

1	(b) AVAILABILITY OF MAPS.—The map described in
2	subsection (a) and the map depicting the 25 acres de-
3	scribed in subsection (c)(2) shall be on file and available
4	for public inspection in the appropriate offices of the Na-
5	tional Park Service.
6	(c) Administration.—
7	(1) In general.—The Secretary shall admin-
8	ister any land added to the Joshua Tree National
9	Park under subsection (a) and the additional land
10	described in paragraph (2)—
11	(A) as part of Joshua Tree National Park;
12	and
13	(B) in accordance with applicable laws (in-
14	cluding regulations).
15	(2) Description of Additional Land.—The
16	additional land referred to in paragraph (1) is the
17	25 acres of land—
18	(A) depicted on the map entitled "Joshua
19	Tree National Park Boundary Adjustment
20	Map", numbered 156/80,049, and dated April
21	1, 2003;
22	(B) added to Joshua Tree National Park
23	by the notice of the Department of the Interior
24	of August 28, 2003 (68 Fed. Reg. 51799); and

1	(C) more particularly described as lots 26,
2	27, 28, 33, and 34 in sec. 34, T. 1 N., R. 8
3	E., San Bernardino Meridian.
4	(d) Southern California Edison Company En-
5	ERGY TRANSPORT FACILITIES AND RIGHTS-OF-WAY.—
6	(1) In general.—Nothing in this section af-
7	fects any valid right-of-way for the customary oper-
8	ation, maintenance, upgrade, repair, relocation with-
9	in an existing right-of-way, replacement, or other au-
10	thorized energy transport facility activities in a
11	right-of-way issued, granted, or permitted to the
12	Southern California Edison Company or the succes-
13	sors or assigns of the Southern California Edison
14	Company that is located on land described in para-
15	graphs (1) and (2) of subsection (a), including, at
16	a minimum, the use of mechanized vehicles, heli-
17	copters, or other aerial devices.
18	(2) Upgrades and replacements.—Nothing
19	in this section prohibits the upgrading or replace-
20	ment of—
21	(A) Southern California Edison Company
22	energy transport facilities, including the energy
23	transport facilities referred to as the Jellystone,
24	Burnt Mountain, Whitehorn, Allegra, and Utah
25	distribution circuits rights-of-way; or

(B) an energy transport facility in rights-
of-way issued, granted, or permitted by the Sec-
retary adjacent to Southern California Edison
Joshua Tree Utility Facilities.
(3) Publication of Plans.—Not later than
the date that is 1 year after the date of enactment
of this Act or the issuance of a new energy transport
facility right-of-way within the Joshua Tree National
Park, whichever is earlier, the Secretary, in con-
sultation with the Southern California Edison Com-
pany, shall publish plans for regular and emergency
access by the Southern California Edison Company
to the rights-of-way of the Southern California Edi-
son Company within Joshua Tree National Park.
(e) Visitor Center.—Title IV of the California
Desert Protection Act of 1994 (16 U.S.C. 410aaa–21 et
seq.) is amended by adding at the end the following:
"SEC. 408. VISITOR CENTER.
"(a) In General.—The Secretary may acquire not
more than 5 acres of land and interests in land, and im-
provements on the land and interests, outside the bound-
aries of the park, in the unincorporated village of Joshua
Tree, for the purpose of operating a visitor center.

1	"(b) Boundary.—The Secretary shall modify the
2	boundary of the park to include the land acquired under
3	this section as a noncontiguous parcel.
4	"(c) Administration.—Land and facilities acquired
5	under this section—
6	"(1) may include the property owned (as of the
7	date of enactment of this section) by the Joshua
8	Tree National Park Association and commonly re-
9	ferred to as the 'Joshua Tree National Park Visitor
10	Center';
11	"(2) shall be administered by the Secretary as
12	part of the park; and
13	"(3) may be acquired only with the consent of
14	the owner, by donation, purchase with donated or
15	appropriated funds, or exchange.".
16	PART IV—OFF-HIGHWAY VEHICLE RECREATION
17	AREAS
18	SEC. 1441. OFF-HIGHWAY VEHICLE RECREATION AREAS.
19	Public Law 103–433 is amended by inserting after
20	title XII (16 U.S.C. 410bbb et seq.) the following:
21	"TITLE XIII—OFF-HIGHWAY
22	VEHICLE RECREATION AREAS
23	"SEC. 1301. DESIGNATION OF OFF-HIGHWAY VEHICLE
24	RECREATION AREAS.
25	"(a) In General.—

1 "(1) Designation.—In accordance with the 2 Federal Land Policy and Management Act of 1976 3 (43 U.S.C. 1701 et seq.) and resource management 4 plans developed under this title and subject to valid 5 rights, the following land within the Conservation 6 Area in San Bernardino County, California, is des-7 ignated as Off-Highway Vehicle Recreation Areas: "(A) DUMONT DUNES OFF-HIGHWAY VEHI-8 9 CLE RECREATION AREA.—Certain Bureau of 10 Land Management land in the Conservation 11 Area, comprising approximately 7,620 acres, as 12 generally depicted on the map entitled 'Pro-13 posed Dumont Dunes OHV Recreation Area' 14 and dated November 7, 2018, which shall be 15 known as the 'Dumont Dunes Off-Highway Ve-16 hicle Recreation Area'. 17 "(B) EL MIRAGE OFF-HIGHWAY VEHICLE 18 RECREATION AREA.—Certain Bureau of Land 19 Management land in the Conservation Area, 20 comprising approximately 16,370 acres, as gen-21 erally depicted on the map entitled 'Proposed 22 El Mirage OHV Recreation Area' and dated 23 December 10, 2018, which shall be known as 24 the 'El Mirage Off-Highway Vehicle Recreation 25 Area'.

"(C) 1 Rasor **OFF-HIGHWAY** VEHICLE 2 RECREATION AREA.—Certain Bureau of Land 3 Management land in the Conservation Area, 4 comprising approximately 23,900 acres, as gen-5 erally depicted on the map entitled 'Proposed 6 Rasor OHV Recreation Area' and dated No-7 vember 7, 2018, which shall be known as the 8 'Rasor Off-Highway Vehicle Recreation Area'. 9 "(D) Spangler Hills off-highway ve-10 HICLE RECREATION AREA.—Certain Bureau of 11 Land Management land in the Conservation 12 Area, comprising approximately 92,340 acres, 13 as generally depicted on the map entitled 'Pro-14 posed Spangler Hills OHV Recreation Area' 15 and dated December 10, 2018, which shall be 16 known as the 'Spangler Hills Off-Highway Ve-17 hicle Recreation Area'. 18 "(E) STODDARD VALLEY OFF-HIGHWAY 19 VEHICLE RECREATION AREA.—Certain Bureau 20 of Land Management land in the Conservation 21 Area, comprising approximately 40,110 acres, 22 as generally depicted on the map entitled 'Pro-23 posed Stoddard Valley OHV Recreation Area'

and dated November 7, 2018, which shall be

1	known as the 'Stoddard Valley Off-Highway Ve-
2	hicle Recreation Area'.
3	"(2) Expansion of Johnson Valley off-
4	HIGHWAY VEHICLE RECREATION AREA.—The John-
5	son Valley Off-Highway Vehicle Recreation Area
6	designated by section 2945 of the Military Construc-
7	tion Authorization Act for Fiscal Year 2014 (divi-
8	sion B of Public Law 113–66; 127 Stat. 1038) is ex-
9	panded to include approximately 20,240 acres, de-
10	picted as 'Proposed OHV Recreation Area Additions
11	and 'Proposed OHV Recreation Area Study Areas
12	on the map entitled 'Proposed Johnson Valley OHV
13	Recreation Area' and dated November 7, 2018.
14	"(b) Purpose.—The purpose of the off-highway ve-
15	hicle recreation areas designated or expanded under sub-
16	section (a) is to preserve and enhance the recreational op-
17	portunities within the Conservation Area (including oppor-
18	tunities for off-highway vehicle recreation), while con-
19	serving the wildlife and other natural resource values of
20	the Conservation Area.
21	"(c) Maps and Descriptions.—
22	"(1) Preparation and submission.—As soon
23	as practicable after the date of enactment of this
24	title, the Secretary shall file a map and legal de-

1	scription of each off-highway vehicle recreation area
2	designated or expanded by subsection (a) with—
3	"(A) the Committee on Natural Resources
4	of the House of Representatives; and
5	"(B) the Committee on Energy and Nat-
6	ural Resources of the Senate.
7	"(2) Legal effect.—The map and legal de-
8	scriptions of the off-highway vehicle recreation areas
9	filed under paragraph (1) shall have the same force
10	and effect as if included in this title, except that the
11	Secretary may correct errors in the map and legal
12	descriptions.
13	"(3) Public availability.—Each map and
14	legal description filed under paragraph (1) shall be
15	filed and made available for public inspection in the
16	appropriate offices of the Bureau of Land Manage-
17	ment.
18	"(d) Use of the Land.—
19	"(1) Recreational activities.—
20	"(A) IN GENERAL.—The Secretary shall
21	continue to authorize, maintain, and enhance
22	the recreational uses of the off-highway vehicle
23	recreation areas designated or expanded by sub-
24	section (a), as long as the recreational use is

1	consistent with this section and any other appli-
2	cable law.
3	"(B) Off-highway vehicle and off-
4	HIGHWAY RECREATION.—To the extent con-
5	sistent with applicable Federal law (including
6	regulations) and this section, any authorized
7	recreation activities and use designations in ef-
8	fect on the date of enactment of this title and
9	applicable to the off-highway vehicle recreation
10	areas designated or expanded by subsection (a)
11	shall continue, including casual off-highway ve-
12	hicular use, racing, competitive events, rock
13	crawling, training, and other forms of off-high-
14	way recreation.
15	"(2) WILDLIFE GUZZLERS.—Wildlife guzzlers
16	shall be allowed in the off-highway vehicle recreation
17	areas designated or expanded by subsection (a) in
18	accordance with—
19	"(A) applicable Bureau of Land Manage-
20	ment guidelines; and
21	"(B) State law.
22	"(3) Prohibited Uses.—
23	"(A) In general.—Except as provided in
24	subparagraph (B), commercial development (in-
25	cluding development of energy facilities, but ex-

1	cluding energy transport facilities, rights-of-
2	way, and related telecommunication facilities)
3	shall be prohibited in the off-highway vehicle
4	recreation areas designated or expanded by sub-
5	section (a) if the Secretary determines that the
6	development is incompatible with the purpose
7	described in subsection (b).
8	"(B) Exception.—The Secretary may
9	issue a temporary permit to a commercial ven-
10	dor to provide accessories and other support for
11	off-highway vehicle use in an off-highway vehi-
12	cle recreation area designated or expanded by
13	subsection (a) for a limited period and con-
14	sistent with the purposes of the off-highway ve-
15	hicle recreation area and applicable laws.
16	"(e) Administration.—
17	"(1) In general.—The Secretary shall admin-
18	ister the off-highway vehicle recreation areas des-
19	ignated or expanded by subsection (a) in accordance
20	with—
21	"(A) this title;
22	"(B) the Federal Land Policy and Man-
23	agement Act of 1976 (43 U.S.C. 1701 et seq.);
24	and

1	"(C) any other applicable laws (including
2	regulations).
3	"(2) Management plan.—
4	"(A) In general.—As soon as prac-
5	ticable, but not later than 3 years after the date
6	of enactment of this title, the Secretary shall—
7	"(i) amend existing resource manage-
8	ment plans applicable to the off-highway
9	vehicle recreation areas designated or ex-
10	panded by subsection (a); or
11	"(ii) develop new management plans
12	for each off-highway vehicle recreation
13	area designated or expanded under that
14	subsection.
15	"(B) REQUIREMENTS.—All new or amend-
16	ed plans under subparagraph (A) shall be de-
17	signed to preserve and enhance safe off-highway
18	vehicle and other recreational opportunities
19	within the applicable recreation area consistent
20	with—
21	"(i) the purpose described in sub-
22	section (b); and
23	"(ii) any applicable laws (including
24	regulations).

1	"(C) Interim plans.—Pending comple-
2	tion of a new management plan under subpara-
3	graph (A), the existing resource management
4	plans shall govern the use of the applicable off-
5	highway vehicle recreation area.
6	"(f) WITHDRAWAL.—Subject to valid existing rights,
7	all Federal land within the off-highway vehicle recreation
8	areas designated or expanded by subsection (a) is with-
9	drawn from—
10	"(1) all forms of entry, appropriation, or dis-
11	posal under the public land laws;
12	"(2) location, entry, and patent under the min-
13	ing laws; and
14	"(3) right-of-way, leasing, or disposition under
15	all laws relating to mineral leasing, geothermal leas-
16	ing, or mineral materials.
17	"(g) Southern California Edison Company
18	UTILITY FACILITIES AND RIGHTS-OF-WAY.—
19	"(1) Effect of title.—Nothing in this
20	title—
21	"(A) affects any validly issued right-of-way
22	for the customary operation, maintenance, up-
23	grade, repair, relocation within an existing
24	right-of-way, replacement, or other authorized
25	energy transport facility activities (including the

1	use of any mechanized vehicle, helicopter, and
2	other aerial device) in a right-of-way acquired
3	by or issued, granted, or permitted to Southern
4	California Edison Company (including any suc-
5	cessor in interest or assign) that is located on
6	land included in—
7	"(i) the El Mirage Off-Highway Vehi-
8	cle Recreation Area;
9	"(ii) the Spangler Hills Off-Highway
10	Vehicle Recreation Area;
11	"(iii) the Stoddard Valley Off-High-
12	way Vehicle Recreation Area; or
13	"(iv) the Johnson Valley Off-Highway
14	Vehicle Recreation Area;
15	"(B) affects the application, siting, route
16	selection, right-of-way acquisition, or construc-
17	tion of the Coolwater-Lugo transmission
18	project, as may be approved by the California
19	Public Utilities Commission and the Bureau of
20	Land Management; or
21	"(C) prohibits the upgrading or replace-
22	ment of any Southern California Edison Com-
23	pany—

1	"(i) utility facility, including such a
2	utility facility known on the date of enact-
3	ment of this title as—
4	"(I) 'Gale-PS 512 transmission
5	lines or rights-of-way';
6	"(II) 'Patio, Jack Ranch, and
7	Kenworth distribution circuits or
8	rights-of-way'; or
9	"(III) 'Bessemer and Peacor dis-
10	tribution circuits or rights-of-way'; or
11	"(ii) energy transport facility in a
12	right-of-way issued, granted, or permitted
13	by the Secretary adjacent to a utility facil-
14	ity referred to in clause (i).
15	"(2) Plans for access.—The Secretary, in
16	consultation with the Southern California Edison
17	Company, shall publish plans for regular and emer-
18	gency access by the Southern California Edison
19	Company to the rights-of-way of the Company by
20	the date that is 1 year after the later of—
21	"(A) the date of enactment of this title;
22	and
23	"(B) the date of issuance of a new energy
24	transport facility right-of-way within—

1	"(1) the El Mirage Off-Highway Vehi-
2	cle Recreation Area;
3	"(ii) the Spangler Hills Off-Highway
4	Vehicle Recreation Area;
5	"(iii) the Stoddard Valley Off-High-
6	way Vehicle Recreation Area; or
7	"(iv) the Johnson Valley Off-Highway
8	Vehicle Recreation Area.
9	"(h) Pacific Gas and Electric Company Utility
10	FACILITIES AND RIGHTS-OF-WAY.—
11	"(1) Effect of title.—Nothing in this
12	title—
13	"(A) affects any validly issued right-of-way
14	for the customary operation, maintenance, up-
15	grade, repair, relocation within an existing
16	right-of-way, replacement, or other authorized
17	activity (including the use of any mechanized
18	vehicle, helicopter, and other aerial device) in a
19	right-of-way acquired by or issued, granted, or
20	permitted to Pacific Gas and Electric Company
21	(including any successor in interest or assign)
22	that is located on land included in the Spangler
23	Hills Off-Highway Vehicle Recreation Area; or
24	"(B) prohibits the upgrading or replace-
25	ment of any—

1	"(i) utility facilities of the Pacific Gas
2	and Electric Company, including those
3	utility facilities known on the date of en-
4	actment of this title as—
5	"(I) 'Gas Transmission Line 311
6	or rights-of-way'; or
7	"(II) 'Gas Transmission Line
8	372 or rights-of-way'; or
9	"(ii) utility facilities of the Pacific
10	Gas and Electric Company in rights-of-way
11	issued, granted, or permitted by the Sec-
12	retary adjacent to a utility facility referred
13	to in clause (i).
14	"(2) Plans for access.—Not later than 1
15	year after the date of enactment of this title or the
16	issuance of a new utility facility right-of-way within
17	the Spangler Hills Off-Highway Vehicle Recreation
18	Area, whichever is later, the Secretary, in consulta-
19	tion with the Pacific Gas and Electric Company,
20	shall publish plans for regular and emergency access
21	by the Pacific Gas and Electric Company to the
22	rights-of-way of the Pacific Gas and Electric Com-
23	pany.

"TITLE XIV—ALABAMA HILLS NATIONAL SCENIC AREA

3	"SEC. 1401. DEFINITIONS.
4	"In this title:
5	"(1) Management plan.—The term 'manage
6	ment plan' means the management plan for the Sce
7	nic Area developed under section 1403(a).
8	"(2) Map.—The term 'Map' means the map en
9	titled 'Proposed Alabama Hills National Scenic
10	Area' and dated November 7, 2018.
11	"(3) Motorized vehicle.—The term 'motor
12	ized vehicle' means a motorized or mechanized vehi
13	cle and includes, when used by a utility, mechanized
14	equipment, a helicopter, and any other aerial device
15	necessary to maintain electrical or communications
16	infrastructure.
17	"(4) Scenic Area.—The term 'Scenic Area
18	means the Alabama Hills National Scenic Area es
19	tablished by section 1402(a).
20	"(5) STATE.—The term 'State' means the State
21	of California.
22	"(6) Tribe.—The term 'Tribe' means the Lond
23	Pine Painte-Shoshone Tribe

1	"SEC. 1402. ALABAMA HILLS NATIONAL SCENIC AREA, CALI-
2	FORNIA.
3	"(a) Establishment.—Subject to valid existing
4	rights, there is established in Inyo County, California, the
5	Alabama Hills National Scenic Area, to be comprised of
6	the approximately 18,610 acres generally depicted on the
7	Map as 'National Scenic Area'.
8	"(b) Purpose.—The purpose of the Scenic Area is
9	to conserve, protect, and enhance for the benefit, use, and
10	enjoyment of present and future generations the nationally
11	significant scenic, cultural, geological, educational, biologi-
12	cal, historical, recreational, cinematographic, and sci-
13	entific resources of the Scenic Area managed consistent
14	with section 302(a) of the Federal Land Policy and Man-
15	agement Act of 1976 (43 U.S.C. 1732(a)).
16	"(c) Map; Legal Descriptions.—
17	"(1) In general.—As soon as practicable
18	after the date of enactment of this title, the Sec-
19	retary shall file a map and a legal description of the
20	Scenic Area with—
21	"(A) the Committee on Energy and Nat-
22	ural Resources of the Senate; and
23	"(B) the Committee on Natural Resources
24	of the House of Representatives.
25	"(2) Force of Law.—The map and legal de-
26	scriptions filed under paragraph (1) shall have the

1	same force and effect as if included in this title, ex-
2	cept that the Secretary may correct any clerical and
3	typographical errors in the map and legal descrip-
4	tions.
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 ap-
8	propriate offices of the Forest Service and the Bu-
9	reau of Land Management.
10	"(d) Administration.—The Secretary shall manage
11	the Scenic Area—
12	"(1) as a component of the National Landscape
13	Conservation System;
14	"(2) so as not to impact the future continuing
15	operation and maintenance of any activities associ-
16	ated with valid, existing rights, including water
17	rights;
18	"(3) in a manner that conserves, protects, and
19	enhances the resources and values of the Scenic
20	Area described in subsection (b); and
21	"(4) in accordance with—
22	"(A) the Federal Land Policy and Manage-
23	ment Act of 1976 (43 U.S.C. 1701 et seq.);
24	"(B) this title; and
25	"(C) any other applicable laws.

1	"(e) Management.—
2	"(1) In General.—The Secretary shall allow
3	only such uses of the Scenic Area as the Secretary
4	determines would further the purposes of the Scenic
5	Area as described in subsection (b).
6	"(2) Recreational activities.—Except as
7	otherwise provided in this title or other applicable
8	law, or as the Secretary determines to be necessary
9	for public health and safety, the Secretary shall
10	allow existing recreational uses of the Scenic Area to
11	continue, including hiking, mountain biking, rock
12	climbing, sightseeing, horseback riding, hunting,
13	fishing, and appropriate authorized motorized vehicle
14	use in accordance with paragraph (3).
15	"(3) MOTORIZED VEHICLES.—Except as other-
16	wise specified in this title, or as necessary for ad-
17	ministrative purposes or to respond to an emer-
18	gency, the use of motorized vehicles in the Scenic
19	Area shall be permitted only on—
20	"(A) roads and trails designated by the
21	Secretary for use of motorized vehicles as part
22	of a management plan sustaining a
23	semiprimitive motorized experience; or
24	"(B) county-maintained roads in accord-
25	ance with applicable State and county laws.

1	"(f) No Buffer Zones.—
2	"(1) In general.—Nothing in this title creates
3	a protective perimeter or buffer zone around the
4	Scenic Area.
5	"(2) ACTIVITIES OUTSIDE SCENIC AREA.—The
6	fact that an activity or use on land outside the Sce-
7	nic Area can be seen or heard within the Scenic
8	Area shall not preclude the activity or use outside
9	the boundaries of the Scenic Area.
10	"(g) Access.—The Secretary shall provide private
11	landowners adequate access to inholdings in the Scenic
12	Area.
13	"(h) FILMING.—Nothing in this title prohibits film-
14	ing (including commercial film production, student film-
15	ing, and still photography) within the Scenic Area—
16	"(1) subject to—
17	"(A) such reasonable regulations, policies,
18	and practices as the Secretary considers to be
19	necessary; and
20	"(B) applicable law; and
21	"(2) in a manner consistent with the purposes
22	described in subsection (b).
23	"(i) FISH AND WILDLIFE.—Nothing in this title af-
24	fects the jurisdiction or responsibilities of the State with
25	respect to fish and wildlife.

1	"(j) Livestock.—The grazing of livestock in the
2	Scenic Area, including grazing under the Alabama Hills
3	allotment and the George Creek allotment, as established
4	before the date of enactment of this title, shall be per-
5	mitted to continue—
6	"(1) subject to—
7	"(A) such reasonable regulations, policies,
8	and practices as the Secretary considers to be
9	necessary; and
10	"(B) applicable law; and
11	"(2) in a manner consistent with the purposes
12	described in subsection (b).
13	"(k) WITHDRAWAL.—Subject to the provisions of this
14	title and valid rights in existence on the date of enactment
15	of this title, including rights established by prior with-
16	drawals, the Federal land within the Scenic 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 min-
21	ing laws; and
22	"(3) disposition under all laws pertaining to
23	mineral and geothermal leasing or mineral materials.
24	"(l) WILDLAND FIRE OPERATIONS.—Nothing in this
25	title prohibits the Secretary, in cooperation with other

1	Federal, State, and local agencies, as appropriate, from
2	conducting wildland fire operations in the Scenic Area,
3	consistent with the purposes described in subsection (b).
4	"(m) Cooperative Agreements.—The Secretary
5	may enter into cooperative agreements with, State, Tribal,
6	and local governmental entities and private entities to con-
7	duct research, interpretation, or public education or to
8	carry out any other initiative relating to the restoration,
9	conservation, or management of the Scenic Area.
10	"(n) UTILITY FACILITIES AND RIGHTS-OF-WAY.—
11	"(1) Effect of title.—Nothing in this
12	title—
13	"(A) affects the existence, use, operation,
14	maintenance (including vegetation control), re-
15	pair, construction, reconfiguration, expansion,
16	inspection, renewal, reconstruction, alteration,
17	addition, relocation, improvement, funding, re-
18	
10	moval, or replacement of any utility facility or
19	moval, or replacement of any utility facility or appurtenant right-of-way within or adjacent to
19	appurtenant right-of-way within or adjacent to
19 20	appurtenant right-of-way within or adjacent to the Scenic Area;
19 20 21	appurtenant right-of-way within or adjacent to the Scenic Area; "(B) subject to subsection (e), affects nec-

1	"(C) precludes the Secretary from author
2	izing the establishment of new utility facility
3	rights-of-way (including instream sites, routes
4	and areas) within the Scenic Area in a manner
5	that minimizes harm to the purpose of the Sce
6	nic Area as described in subsection (b)—
7	"(i) in accordance with the Nationa
8	Environmental Policy Act of 1969 (42)
9	U.S.C. 4321 et seq.) and any other appli
10	cable law;
11	"(ii) subject to such terms and condi
12	tions as the Secretary determines to be ap
13	propriate; and
14	"(iii) that are determined by the Sec
15	retary to be the only technical or feasible
16	location, following consideration of alter
17	natives within existing rights-of-way or
18	outside of the Scenic Area.
19	"(2) Management Plan.—Consistent with
20	this title, the Management Plan shall establish provi
21	sions for maintenance of public utility and other
22	rights-of-way within the Scenic Area.
23	"SEC. 1403. MANAGEMENT PLAN.
24	"(a) In General.—Not later than 3 years after the
25	date of enactment of this title, in accordance with sub

- 1 sections (b) and (c), the Secretary shall develop a com-
- 2 prehensive plan for the long-term management of the Sce-
- 3 nic Area.
- 4 "(b) Consultation.—In developing the manage-
- 5 ment plan, the Secretary shall consult with—
- 6 "(1) appropriate State, Tribal, and local gov-
- 7 ernmental entities, including Inyo County and the
- 8 Tribe;
- 9 "(2) utilities, including Southern California
- 10 Edison Company and the Los Angeles Department
- of Water and Power;
- 12 "(3) the Alabama Hills Stewardship Group; and
- "(4) members of the public.
- 14 "(c) REQUIREMENT.—In accordance with this title,
- 15 the management plan shall include provisions for mainte-
- 16 nance of existing public utility and other rights-of-way
- 17 within the Scenic Area.
- 18 "(d) Incorporation.—In developing the manage-
- 19 ment plan, in accordance with this section, the Secretary
- 20 may allow casual use mining limited to the use of hand
- 21 tools, metal detectors, hand-fed dry washers, vacuum
- 22 cleaners, gold pans, small sluices, and similar items.
- "(e) Interim Management.—Pending completion
- 24 of the management plan, the Secretary shall manage the
- 25 Scenic Area in accordance with section 1402(b).

1	"SEC. 1404. LAND TAKEN INTO TRUST FOR LONE PINE PAI-
2	UTE-SHOSHONE RESERVATION.
3	"(a) Trust Land.—
4	"(1) In general.—On completion of the sur-
5	vey described in subsection (b), all right, title, and
6	interest of the United States in and to the approxi-
7	mately 132 acres of Federal land depicted on the
8	Map as 'Lone Pine Paiute-Shoshone Reservation Ad-
9	dition' shall be held in trust for the benefit of the
10	Tribe, subject to paragraphs (2) and (3).
11	"(2) Conditions.—The land described in para-
12	graph (1) shall be subject to all easements, cov-
13	enants, conditions, restrictions, withdrawals, and
14	other matters of record in existence on the date of
15	enactment of this title.
16	"(3) Exclusion.—The Federal land over
17	which the right-of-way for the Los Angeles Aqueduct
18	is located, generally described as the 250-foot-wide
19	right-of-way granted to the City of Los Angeles pur-
20	suant to the Act of June 30, 1906 (34 Stat. 801,
21	chapter 3926), shall not be taken into trust for the
22	Tribe.
23	"(b) Survey.—Not later than 180 days after the
24	date of enactment of this title, the Secretary shall com-
25	plete a survey of the boundary lines to establish the bound-

- 1 aries of the land to be held in trust under subsection
- 2 (a)(1).
- 3 "(c) Reservation Land.—The land held in trust
- 4 pursuant to subsection (a)(1) shall be considered to be a
- 5 part of the reservation of the Tribe.
- 6 "(d) Gaming Prohibition.—Land held in trust
- 7 under subsection (a)(1) shall not be eligible, or considered
- 8 to have been taken into trust, for gaming (within the
- 9 meaning of the Indian Gaming Regulatory Act (25 U.S.C.
- 10 2701 et seq.).
- 11 "SEC. 1405. TRANSFER OF ADMINISTRATIVE JURISDICTION.
- 12 "Administrative jurisdiction over the approximately
- 13 56 acres of Federal land depicted on the Map as 'USFS
- 14 Transfer to BLM' is transferred from the Forest Service
- 15 to the Bureau of Land Management.
- 16 "SEC. 1406. PROTECTION OF SERVICES AND REC-
- 17 REATIONAL OPPORTUNITIES.
- 18 "(a) Effect of Title.—Nothing in this title limits
- 19 commercial services for existing or historic recreation uses,
- 20 as authorized by the permit process of the Bureau of Land
- 21 Management.
- 22 "(b) Guided Recreational Opportunities.—
- 23 Commercial permits to exercise guided recreational oppor-
- 24 tunities for the public that are authorized as of the date
- 25 of enactment of this title may continue to be authorized.".

1	PART V—MISCELLANEOUS
2	SEC. 1451. TRANSFER OF LAND TO ANZA-BORREGO DESERT
3	STATE PARK.
4	Title VII of the California Desert Protection Act is
5	1994 (16 U.S.C. 410aaa–71 et seq.) is amended by adding
6	at the end the following:
7	"SEC. 712. TRANSFER OF LAND TO ANZA-BORREGO DESERT
8	STATE PARK.
9	"(a) In General.—On termination of all mining
10	claims to the land described in subsection (b), the Sec-
11	retary shall transfer the land described in that subsection
12	to the State of California.
13	"(b) Description of Land.—The land referred to
14	in subsection (a) is certain Bureau of Land Management
15	land in San Diego County, California, comprising approxi-
16	mately 934 acres, as generally depicted on the map enti-
17	tled 'Proposed Table Mountain Wilderness Study Area
18	Transfer to the State' and dated November 7, 2018.
19	"(c) Management.—
20	"(1) IN GENERAL.—The land transferred under
21	subsection (a) shall be managed in accordance with
22	the provisions of the California Wilderness Act (Cali-
23	fornia Public Resources Code sections 5093.30-
24	5093.40).

1	"(2) Withdrawal.—Subject to valid existing
2	rights, the land transferred under subsection (a) is
3	withdrawn from—
4	"(A) all forms of entry, appropriation, or
5	disposal under the public land laws;
6	"(B) location, entry, and patent under the
7	mining laws; and
8	"(C) disposition under all laws relating to
9	mineral and geothermal leasing.
10	"(3) Reversion.—If the State ceases to man-
11	age the land transferred under subsection (a) as
12	part of the State Park System or in a manner incon-
13	sistent with the California Wilderness Act (Cali-
14	fornia Public Resources Code sections 5093.30-
15	5093.40), the land shall revert to the Secretary at
16	the discretion of the Secretary, to be managed as a
17	Wilderness Study Area.".
18	SEC. 1452. WILDLIFE CORRIDORS.
19	Title VII of the California Desert Protection Act is
20	1994 (16 U.S.C. 410aaa–71 et seq.) (as amended by sec-
21	tion 1451) is amended by adding at the end the following:
22	"SEC. 713. WILDLIFE CORRIDORS.
23	"(a) In General.—The Secretary shall—

1	"(1) assess the impacts of habitat fragmenta-
2	tion on wildlife in the California Desert Conservation
3	Area; and
4	"(2) establish policies and procedures to ensure
5	the preservation of wildlife corridors and facilitate
6	species migration.
7	"(b) STUDY.—
8	"(1) In general.—As soon as practicable, but
9	not later than 2 years, after the date of enactment
10	of this section, the Secretary shall complete a study
11	regarding the impact of habitat fragmentation on
12	wildlife in the California Desert Conservation Area.
13	"(2) Components.—The study under para-
14	graph (1) shall—
15	"(A) identify the species migrating, or like-
16	ly to migrate in the California Desert Conserva-
17	tion Area;
18	"(B) examine the impacts and potential
19	impacts of habitat fragmentation on—
20	"(i) plants, insects, and animals;
21	"(ii) soil;
22	"(iii) air quality;
23	"(iv) water quality and quantity; and
24	"(v) species migration and survival;

1	"(C) identify critical wildlife and species
2	migration corridors recommended for preserva-
3	tion; and
4	"(D) include recommendations for ensur-
5	ing the biological connectivity of public land
6	managed by the Secretary and the Secretary of
7	Defense throughout the California Desert Con-
8	servation Area.
9	"(3) Rights-of-way.—The Secretary shall
10	consider the information and recommendations of
11	the study under paragraph (1) to determine the in-
12	dividual and cumulative impacts of rights-of-way for
13	projects in the California Desert Conservation Area,
14	in accordance with—
15	"(A) the National Environmental Policy
16	Act of 1969 (42 U.S.C. 4321 et seq.);
17	"(B) the Endangered Species Act of 1973
18	(16 U.S.C. 1531 et seq.); and
19	"(C) any other applicable law.
20	"(c) Land Management Plans.—The Secretary
21	shall incorporate into all land management plans applica-
22	ble to the California Desert Conservation Area the find-
23	ings and recommendations of the study completed under
24	subsection (b).".

1	SEC. 1453. PROHIBITED USES OF ACQUIRED, DONATED,
2	AND CONSERVATION LAND.
3	Title VII of the California Desert Protection Act is
4	1994 (16 U.S.C. 410aaa–71 et seq.) (as amended by sec-
5	tion 1452) is amended by adding at the end the following:
6	"SEC. 714. PROHIBITED USES OF ACQUIRED, DONATED,
7	AND CONSERVATION LAND.
8	"(a) Definitions.—In this section:
9	"(1) Acquired Land.—The term 'acquired
10	land' means any land acquired within the Conserva-
11	tion Area using amounts from the land and water
12	conservation fund established under section 200302
13	of title 54, United States Code.
14	"(2) Conservation area.—The term 'Con-
15	servation Area' means the California Desert Con-
16	servation Area.
17	"(3) Conservation land.—The term 'con-
18	servation land' means any land within the Conserva-
19	tion Area that is designated to satisfy the conditions
20	of a Federal habitat conservation plan, general con-
21	servation plan, or State natural communities con-
22	servation plan, including—
23	"(A) national conservation land established
24	pursuant to section 2002(b)(2)(D) of the Omni-
25	bus Public Land Management Act of 2009 (16
26	U.S.C. $7202(b)(2)(D)$; and

1	"(B) areas of critical environmental con-
2	cern established pursuant to section $202(c)(3)$
3	of the Federal Land Policy and Management
4	Act of 1976 (43 U.S.C. 1712(c)(3)).
5	"(4) DONATED LAND.—The term 'donated
6	land' means any private land donated to the United
7	States for conservation purposes in the Conservation
8	Area.
9	"(5) Donor.—The term 'donor' means an indi-
10	vidual or entity that donates private land within the
11	Conservation Area to the United States.
12	"(6) Secretary.—The term 'Secretary' means
13	the Secretary, acting through the Director of the
14	Bureau of Land Management.
15	"(7) STATE.—The term 'State' means the State
16	of California.
17	"(b) Prohibitions.—Except as provided in sub-
18	section (c), the Secretary shall not authorize the use of
19	acquired land, conservation land, or donated land within
20	the Conservation Area for any activities contrary to the
21	conservation purposes for which the land was acquired,
22	designated, or donated, including—
23	"(1) disposal;
24	"(2) rights-of-way;
25	"(3) leases;

1	"(4) livestock grazing;
2	"(5) infrastructure development, except as pro-
3	vided in subsection (c);
4	"(6) mineral entry; and
5	"(7) off-highway vehicle use, except on—
6	"(A) designated routes;
7	"(B) off-highway vehicle areas designated
8	by law; and
9	"(C) administratively designated open
10	areas.
11	"(c) Exceptions.—
12	"(1) Authorization by Secretary.—Subject
13	to paragraph (2), the Secretary may authorize lim-
14	ited exceptions to prohibited uses of acquired land or
15	donated land in the Conservation Area if—
16	"(A) a right-of-way application for a re-
17	newable energy development project or associ-
18	ated energy transport facility on acquired land
19	or donated land was submitted to the Bureau
20	of Land Management on or before December 1,
21	2009; or
22	"(B) after the completion and consider-
23	ation of an analysis under the National Envi-
24	ronmental Policy Act of 1969 (42 U.S.C. 4321

1	et seq.), the Secretary has determined that pro-
2	posed use is in the public interest.
3	"(2) Conditions.—
4	"(A) IN GENERAL.—If the Secretary
5	grants an exception to the prohibition under
6	paragraph (1), the Secretary shall require the
7	permittee to donate private land of comparable
8	value located within the Conservation Area to
9	the United States to mitigate the use.
10	"(B) APPROVAL.—The private land to be
11	donated under subparagraph (A) shall be ap-
12	proved by the Secretary after—
13	"(i) consultation, to the maximum ex-
14	tent practicable, with the donor of the pri-
15	vate land proposed for nonconservation
16	uses; and
17	"(ii) an opportunity for public com-
18	ment regarding the donation.
19	"(d) Existing Agreements.—Nothing in this sec-
20	tion affects permitted or prohibited uses of donated land
21	or acquired land in the Conservation Area established in
22	any easements, deed restrictions, memoranda of under-
23	standing, or other agreements in existence on the date of
24	enactment of this section

1	"(e) Deed Restrictions.—Effective beginning on
2	the date of enactment of this section, within the Conserva-
3	tion Area, the Secretary may—
4	"(1) accept deed restrictions requested by land-
5	owners for land donated to, or otherwise acquired
6	by, the United States; and
7	"(2) consistent with existing rights, create deed
8	restrictions, easements, or other third-party rights
9	relating to any public land determined by the Sec-
10	retary to be necessary—
11	"(A) to fulfill the mitigation requirements
12	resulting from the development of renewable re-
13	sources; or
14	"(B) to satisfy the conditions of—
15	"(i) a habitat conservation plan or
16	general conservation plan established pur-
17	suant to section 10 of the Endangered
18	Species Act of 1973 (16 U.S.C. 1539); or
19	"(ii) a natural communities conserva-
20	tion plan approved by the State.".
21	SEC. 1454. TRIBAL USES AND INTERESTS.
22	Section 705 of the California Desert Protection Act
23	is 1994 (16 U.S.C. 410aaa–75) is amended—
24	(1) by redesignating subsection (b) as sub-
25	section (c);

- 1 (2) by striking subsection (a) and inserting the 2 following:
- 3 "(a) Access.—The Secretary shall ensure access to
- 4 areas designated under this Act by members of Indian
- 5 Tribes for traditional cultural and religious purposes, con-
- 6 sistent with applicable law, including Public Law 95–341
- 7 (commonly known as the 'American Indian Religious
- 8 Freedom Act') (42 U.S.C. 1996).
- 9 "(b) Temporary Closure.—
- 10 "(1) IN GENERAL.—In accordance with applica-
- ble law, including Public Law 95–341 (commonly
- 12 known as the 'American Indian Religious Freedom
- 13 Act') (42 U.S.C. 1996), and subject to paragraph
- 14 (2), the Secretary, on request of an Indian Tribe or
- 15 Indian religious community, shall temporarily close
- to general public use any portion of an area des-
- ignated as a national monument, special manage-
- ment area, wild and scenic river, area of critical en-
- vironmental concern, or National Park System unit
- under this Act (referred to in this subsection as a
- 21 'designated area') to protect the privacy of tradi-
- tional cultural and religious activities in the des-
- ignated area by members of the Indian Tribe or In-
- 24 dian religious community.

1	"(2) Limitation.—In closing a portion of a
2	designated area under paragraph (1), the Secretary
3	shall limit the closure to the smallest practicable
4	area for the minimum period necessary for the tradi-
5	tional cultural and religious activities."; and
6	(3) by adding at the end the following:
7	"(d) Tribal Cultural Resources Management
8	Plan.—
9	"(1) In general.—Not later than 2 years
10	after the date of enactment of the Natural Re-
11	sources Management Act, the Secretary shall develop
12	and implement a Tribal cultural resources manage-
13	ment plan to identify, protect, and conserve cultural
14	resources of Indian Tribes associated with the Xam
15	Kwatchan Trail network extending from Avikwaame
16	(Spirit Mountain, Nevada) to Avikwlal (Pilot Knob,
17	California).
18	"(2) Consultation.—The Secretary shall con-
19	sult on the development and implementation of the
20	Tribal cultural resources management plan under
21	paragraph (1) with—
22	"(A) each of—
23	"(i) the Chemehuevi Indian Tribe;
24	"(ii) the Hualapai Tribal Nation;
25	"(iii) the Fort Mojave Indian Tribe;

1	"(iv) the Colorado River Indian
2	Tribes;
3	"(v) the Quechan Indian Tribe; and
4	"(vi) the Cocopah Indian Tribe;
5	"(B) the Advisory Council on Historic
6	Preservation; and
7	"(C) the State Historic Preservation Of-
8	fices of Nevada, Arizona, and California.
9	"(3) Resource Protection.—The Tribal cul-
10	tural resources management plan developed under
11	paragraph (1) shall—
12	"(A) be based on a completed Tribal cul-
13	tural resources survey; and
14	"(B) include procedures for identifying,
15	protecting, and preserving petroglyphs, ancient
16	trails, intaglios, sleeping circles, artifacts, and
17	other resources of cultural, archaeological, or
18	historical significance in accordance with all ap-
19	plicable laws and policies, including—
20	"(i) chapter 2003 of title 54, United
21	States Code;
22	"(ii) Public Law 95–341 (commonly
23	known as the 'American Indian Religious
24	Freedom Act') (42 U.S.C. 1996);

1	"(111) the Archaeological Resources
2	Protection Act of 1979 (16 U.S.C. 470aa
3	et seq.);
4	"(iv) the Native American Graves
5	Protection and Repatriation Act (25
6	U.S.C. 3001 et seq.); and
7	"(v) Public Law 103–141 (commonly
8	known as the 'Religious Freedom Restora-
9	tion Act of 1993') (42 U.S.C. 2000bb et
10	seq.).
11	"(e) Withdrawal.—Subject to valid existing rights,
12	all Federal land within the area administratively with-
13	drawn and known as the 'Indian Pass Withdrawal Area'
14	is permanently withdrawn from—
15	"(1) all forms of entry, appropriation, or dis-
16	posal under the public land laws;
17	"(2) location, entry, and patent under the min-
18	ing laws; and
19	"(3) right-of-way leasing and disposition under
20	all laws relating to minerals or solar, wind, or geo-
21	thermal energy.".
22	SEC. 1455. RELEASE OF FEDERAL REVERSIONARY LAND IN
23	TERESTS.
24	(a) Definitions.—In this section:

1	(1) 1932 ACT.—The term "1932 Act" means
2	the Act of June 18, 1932 (47 Stat. 324, chapter
3	270).
4	(2) DISTRICT.—The term "District" means the
5	Metropolitan Water District of Southern California.
6	(b) Release.—Subject to valid existing claims per-
7	fected prior to the effective date of the 1932 Act and the
8	reservation of minerals set forth in the 1932 Act, the Sec-
9	retary shall release, convey, or otherwise quitclaim to the
10	District, in a form recordable in local county records, and
11	subject to the approval of the District, after consultation
12	and without monetary consideration, all right, title, and
13	remaining interest of the United States in and to the land
14	that was conveyed to the District pursuant to the 1932
15	Act or any other law authorizing conveyance subject to
16	restrictions or reversionary interests retained by the
17	United States, on request by the District.
18	(c) Terms and Conditions.—A conveyance author-
19	ized by subsection (b) shall be subject to the following
20	terms and conditions:
21	(1) The District shall cover, or reimburse the
22	Secretary for, the costs incurred by the Secretary to
23	make the conveyance, including title searches, sur-
24	veys, deed preparation, attorneys' fees, and similar
25	expenses.

1	(2) By accepting the conveyances, the District
2	agrees to indemnify and hold harmless the United
3	States with regard to any boundary dispute relating
4	to any parcel conveyed under this section.
5	SEC. 1456. CALIFORNIA STATE SCHOOL LAND.
6	Section 707 of the California Desert Protection Act
7	of 1994 (16 U.S.C. 410aaa–77) is amended—
8	(1) in subsection (a)—
9	(A) in the first sentence—
10	(i) by striking "Upon request of the
11	California State Lands Commission (here-
12	inafter in this section referred to as the
13	'Commission'), the Secretary shall enter
14	into negotiations for an agreement" and
15	inserting the following:
16	"(1) IN GENERAL.—The Secretary shall nego-
17	tiate in good faith to reach an agreement with the
18	California State Lands Commission (referred to in
19	this section as the 'Commission')"; and
20	(ii) by inserting ", national monu-
21	ments, off-highway vehicle recreation
22	areas," after "more of the wilderness
23	areas"; and

1	(B) in the second sentence, by striking
2	"The Secretary shall negotiate in good faith to"
3	and inserting the following:
4	"(2) AGREEMENT.—To the maximum extent
5	practicable, not later than 10 years after the date of
6	enactment of this title, the Secretary shall"; and
7	(2) in subsection (b)(1), by inserting ", national
8	monuments, off-highway vehicle recreation areas,"
9	after "wilderness areas".
10	SEC. 1457. DESIGNATION OF WILD AND SCENIC RIVERS.
11	(a) Amargosa River, California.—Section
12	3(a)(196)(A) of the Wild and Scenic Rivers Act (16
13	U.S.C. 1274(a)(196)(A)) is amended to read as follows:
14	"(A) The approximately 7.5-mile segment
15	of the Amargosa River in the State of Cali-
16	fornia, the private property boundary in sec. 19,
17	T. 22 N., R. 7 E., to 100 feet upstream of the
18	Tecopa Hot Springs Road crossing, to be ad-
19	ministered by the Secretary of the Interior as a
20	scenic river.".
21	(b) Additional Segments.—Section 3(a) of the
22	Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as
23	amended by section 1303(a)) is amended by adding at the
24	end the following:

1	"(228) Surprise Canyon Creek, Cali-
2	FORNIA.—
3	"(A) IN GENERAL.—The following seg-
4	ments of Surprise Canyon Creek in the State of
5	California, to be administered by the Secretary
6	of the Interior:
7	"(i) The approximately 5.3 miles of
8	Surprise Canyon Creek from the con-
9	fluence of Frenchman's Canyon and Water
10	Canyon to 100 feet upstream of Chris
11	Wicht Camp, as a wild river.
12	"(ii) The approximately 1.8 miles of
13	Surprise Canyon Creek from 100 feet up-
14	stream of Chris Wicht Camp to the south-
15	ern boundary of sec. 14, T. 21 S., R. 44
16	E., as a recreational river.
17	"(B) Effect on historic mining struc-
18	TURES.—Nothing in this paragraph affects the
19	historic mining structures associated with the
20	former Panamint Mining District.
21	"(229) Deep Creek, California.—
22	"(A) In General.—The following seg-
23	ments of Deep Creek in the State of California,
24	to be administered by the Secretary of Agri-
25	culture:

1	"(1) The approximately 6.5-mile seg-
2	ment from 0.125 mile downstream of the
3	Rainbow Dam site in sec. 33, T. 2 N., R.
4	2 W., San Bernardino Meridian, to 0.25
5	miles upstream of the Road 3N34 crossing,
6	as a wild river.
7	"(ii) The 0.5-mile segment from 0.25
8	mile upstream of the Road 3N34 crossing
9	to 0.25 mile downstream of the Road
10	3N34 crossing, as a scenic river.
11	"(iii) The 2.5-mile segment from 0.25
12	miles downstream of the Road 3 N. 34
13	crossing to 0.25 miles upstream of the
14	Trail 2W01 crossing, as a wild river.
15	"(iv) The 0.5 -mile segment from 0.25
16	miles upstream of the Trail 2W01 crossing
17	to 0.25 mile downstream of the Trail
18	2W01 crossing, as a scenic river.
19	"(v) The 10-mile segment from 0.25
20	miles downstream of the Trail 2W01 cross-
21	ing to the upper limit of the Mojave dam
22	flood zone in sec. 17, T. 3 N., R. 3 W.,
23	San Bernardino Meridian, as a wild river.
24	"(vi) The 11-mile segment of Hol-
25	comb Creek from 100 yards downstream of

1	the Road 3N12 crossing to .25 miles down-
2	stream of Holcomb Crossing, as a rec-
3	reational river.
4	"(vii) The 3.5-mile segment of the
5	Holcomb Creek from 0.25 miles down-
6	stream of Holcomb Crossing to the Deep
7	Creek confluence, as a wild river.
8	"(B) EFFECT ON SKI OPERATIONS.—Noth-
9	ing in this paragraph affects—
10	"(i) the operations of the Snow Valley
11	Ski Resort; or
12	"(ii) the State regulation of water
13	rights and water quality associated with
14	the operation of the Snow Valley Ski Re-
15	sort.
16	"(230) Whitewater river, california.—
17	The following segments of the Whitewater River in
18	the State of California, to be administered by the
19	Secretary of Agriculture and the Secretary of the In-
20	terior, acting jointly:
21	"(A) The 5.8-mile segment of the North
22	Fork Whitewater River from the source of the
23	River near Mt. San Gorgonio to the confluence
24	with the Middle Fork, as a wild river.

1	"(B) The 6.4-mile segment of the Middle
2	Fork Whitewater River from the source of the
3	River to the confluence with the South Fork, as
4	a wild river.
5	"(C) The 1-mile segment of the South
6	Fork Whitewater River from the confluence of
7	the River with the East Fork to the section line
8	between sections 32 and 33, T. 1 S., R. 2 E.,
9	San Bernardino Meridian, as a wild river.
10	"(D) The 1-mile segment of the South
11	Fork Whitewater River from the section line be-
12	tween sections 32 and 33, T. 1 S., R. 2 E., San
13	Bernardino Meridian, to the section line be-
14	tween sections 33 and 34, T. 1 S., R. 2 E., San
15	Bernardino Meridian, as a recreational river.
16	"(E) The 4.9-mile segment of the South
17	Fork Whitewater River from the section line be-
18	tween sections 33 and 34, T. 1 S., R. 2 E., San
19	Bernardino Meridian, to the confluence with the
20	Middle Fork, as a wild river.
21	"(F) The 5.4-mile segment of the main
22	stem of the Whitewater River from the con-
23	fluence of the South and Middle Forks to the
24	San Gorgonio Wilderness boundary, as a wild
25	river.

1	"(G) The 3.6-mile segment of the main
2	stem of the Whitewater River from the San
3	Gorgonio Wilderness boundary to .25 miles up-
4	stream of the southern boundary of section 35,
5	T. 2 S., R. 3 E., San Bernardino Meridian, as
6	a recreational river.".
7	SEC. 1458. CONFORMING AMENDMENTS.
8	(a) Short Title.—Section 1 of the California
9	Desert Protection Act of 1994 (16 U.S.C. 410aaa note;
10	Public Law 103–433) is amended by striking "1 and 2,
11	and titles I through IX" and inserting "1, 2, and 3, titles
12	I through IX, and titles XIII and XIV".
13	(b) Definitions.—The California Desert Protection
14	Act of 1994 (Public Law 103–433; 108 Stat. 4471) is
15	amended by inserting after section 2 the following:
16	"SEC. 3. DEFINITIONS.
17	"(a) TITLES I THROUGH IX.—In titles I through IX,
18	the term 'this Act' means only—
19	"(1) sections 1 and 2; and
20	"(2) titles I through IX.
20	()
21	"(b) TITLES XIII AND XIV.—In titles XIII and XIV:
21	"(b) TITLES XIII AND XIV.—In titles XIII and XIV:

1	"(2) Secretary.—The term 'Secretary
2	means—
3	"(A) with respect to land under the juris-
4	diction of the Secretary of the Interior, the Sec-
5	retary of the Interior; and
6	"(B) with respect to land under the juris-
7	diction of the Secretary of Agriculture, the Sec
8	retary of Agriculture.
9	"(3) State.—The term 'State' means the State
10	of California.''.
11	SEC. 1459. JUNIPER FLATS.
12	The California Desert Protection Act of 1994 is
13	amended by striking section 711 (16 U.S.C. 410aaa–81)
14	and inserting the following:
15	"SEC. 711. JUNIPER FLATS.
16	"Development of renewable energy generation facili-
17	ties (excluding rights-of-way or facilities for the trans-
18	mission of energy and telecommunication facilities and in-
19	frastructure) is prohibited on the approximately 27,990
20	acres of Federal land generally depicted as 'BLM Land
21	Unavailable for Energy Development' on the map entitled
22	'Juniper Flats' and dated November 7, 2018.".

1	SEC. 1460. CONFORMING AMENDMENTS TO CALIFORNIA
2	MILITARY LANDS WITHDRAWAL AND OVER-
3	FLIGHTS ACT OF 1994.
4	(a) Findings.—Section 801(b)(2) of the California
5	Military Lands Withdrawal and Overflights Act of 1994
6	(16 U.S.C. 410aaa–82 note; Public Law 103–433) is
7	amended by inserting ", special management areas, off-
8	highway vehicle recreation areas, scenic areas," before
9	"and wilderness areas".
10	(b) Overflights; Special Airspace.—Section 802
11	of the California Military Lands Withdrawal and Over-
12	flights Act of 1994 (16 U.S.C. 410aaa–82) is amended—
13	(1) in subsection (a), by inserting ", scenic
14	areas, off-highway vehicle recreation areas, or special
15	management areas" before "designated by this Act";
16	(2) in subsection (b), by inserting ", scenic
17	areas, off-highway vehicle recreation areas, or special
18	management areas" before "designated by this Act";
19	and
20	(3) by adding at the end the following:
21	"(d) Department of Defense Facilities.—
22	Nothing in this Act alters any authority of the Secretary
23	of Defense to conduct military operations at installations
24	and ranges within the California Desert Conservation
25	Area that are authorized under any other provision of
26	law.".

26

with State law.

	909
1	SEC. 1461. DESERT TORTOISE CONSERVATION CENTER.
2	(a) In General.—The Secretary shall establish, op-
3	erate, and maintain a trans-State desert tortoise conserva-
4	tion center (referred to in this section as the "Center")
5	on public land along the California-Nevada border—
6	(1) to support desert tortoise research, disease
7	monitoring, handling training, rehabilitation, and re-
8	introduction;
9	(2) to provide temporary quarters for animals
10	collected from authorized salvage from renewable en-
11	ergy sites; and
12	(3) to ensure the full recovery and ongoing sur-
13	vival of the species.
14	(b) CENTER.—In carrying out this section, the Sec-
15	retary shall—
16	(1) seek the participation of or contract with
17	qualified organizations with expertise in desert tor-
18	toise disease research and experience with desert tor-
19	toise translocation techniques, and scientific training
20	of professional biologists for handling tortoises, to
21	staff and manage the Center;
22	(2) ensure that the Center engages in public
23	outreach and education on tortoise handling; and
24	(3) consult with the State and the State of Ne-
25	vada to ensure that the Center is operated consistent

1	(c) Non-Federal Contributions.—The Secretary
2	may accept and expend contributions of non-Federal funds
3	to establish, operate, and maintain the Center.
4	TITLE II—NATIONAL PARKS
5	Subtitle A—Special Resource
6	Studies
7	SEC. 2001. SPECIAL RESOURCE STUDY OF JAMES K. POLK
8	PRESIDENTIAL HOME.
9	(a) Definition of Study Area.—In this section,
10	the term "study area" means the President James K. Polk
11	Home in Columbia, Tennessee, and adjacent property.
12	(b) Special Resource Study.—
13	(1) Study.—The Secretary shall conduct a spe-
14	cial resource study of the study area.
15	(2) Contents.—In conducting the study under
16	paragraph (1), the Secretary shall—
17	(A) evaluate the national significance of
18	the study area;
19	(B) determine the suitability and feasibility
20	of designating the study area as a unit of the
21	National Park System;
22	(C) consider other alternatives for preser-
23	vation, protection, and interpretation of the
24	study area by the Federal Government, State or

1	local government entities, or private and non-
2	profit organizations;
3	(D) consult with interested Federal agen-
4	cies, State or local governmental entities, pri-
5	vate and nonprofit organizations, or any other
6	interested individuals; and
7	(E) identify cost estimates for any Federal
8	acquisition, development, interpretation, oper-
9	ation, and maintenance associated with the al-
10	ternatives.
11	(3) Applicable law.—The study required
12	under paragraph (1) shall be conducted in accord-
13	ance with section 100507 of title 54, United States
14	Code.
15	(4) Report.—Not later than 3 years after the
16	date on which funds are first made available for the
17	study under paragraph (1), the Secretary shall sub-
18	mit to the Committee on Energy and Natural Re-
19	sources of the Senate and the Committee on Natural
20	Resources of the House of Representatives a report
21	that describes—
22	(A) the results of the study; and
23	(B) any conclusions and recommendations
24	of the Secretary.

1	SEC. 2002. SPECIAL RESOURCE STUDY OF THURGOOD MAR-
2	SHALL SCHOOL.
3	(a) Definition of Study Area.—In this section,
4	the term "study area" means—
5	(1) P.S. 103, the public school located in West
6	Baltimore, Maryland, which Thurgood Marshall at-
7	tended as a youth; and
8	(2) any other resources in the neighborhood
9	surrounding P.S. 103 that relate to the early life of
10	Thurgood Marshall.
11	(b) Special Resource Study.—
12	(1) Study.—The Secretary shall conduct a spe-
13	cial resource study of the study area.
14	(2) Contents.—In conducting the study under
15	paragraph (1), the Secretary shall—
16	(A) evaluate the national significance of
17	the study area;
18	(B) determine the suitability and feasibility
19	of designating the study area as a unit of the
20	National Park System;
21	(C) consider other alternatives for preser-
22	vation, protection, and interpretation of the
23	study area by the Federal Government, State or
24	local government entities, or private and non-
25	profit organizations;

1	(D) consult with interested Federal agen-
2	cies, State or local governmental entities, pri-
3	vate and nonprofit organizations, or any other
4	interested individuals; and
5	(E) identify cost estimates for any Federal
6	acquisition, development, interpretation, oper-
7	ation, and maintenance associated with the al-
8	ternatives.
9	(3) Applicable law.—The study required
10	under paragraph (1) shall be conducted in accord-
11	ance with section 100507 of title 54, United States
12	Code.
13	(4) Report.—Not later than 3 years after the
14	date on which funds are first made available to carry
15	out the study under paragraph (1), the Secretary
16	shall submit to the Committee on Natural Resources
17	of the House of Representatives and the Committee
18	on Energy and Natural Resources of the Senate a
19	report that describes—
20	(A) the results of the study; and
21	(B) any conclusions and recommendations
22	of the Secretary.

1	SEC. 2003. SPECIAL RESOURCE STUDY OF PRESIDENT
2	STREET STATION.
3	(a) Definition of Study Area.—In this section,
4	the term "study area" means the President Street Station,
5	a railroad terminal in Baltimore, Maryland, the history
6	of which is tied to the growth of the railroad industry in
7	the 19th century, the Civil War, the Underground Rail-
8	road, and the immigrant influx of the early 20th century.
9	(b) Special Resource Study.—
10	(1) Study.—The Secretary shall conduct a spe-
11	cial resource study of the study area.
12	(2) Contents.—In conducting the study under
13	paragraph (1), the Secretary shall—
14	(A) evaluate the national significance of
15	the study area;
16	(B) determine the suitability and feasibility
17	of designating the study area as a unit of the
18	National Park System;
19	(C) consider other alternatives for preser-
20	vation, protection, and interpretation of the
21	study area by the Federal Government, State or
22	local government entities, or private and non-
23	profit organizations;
24	(D) consult with interested Federal agen-
25	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.
21	SEC. 2004. AMACHE SPECIAL RESOURCE STUDY.
22	(a) Definition of Study Area.—In this section,
23	the term "study area" means the site known as
24	"Amache", "Camp Amache", and "Granada Relocation
25	Center" in Granada, Colorado, which was 1 of the 10 relo-

1	cation centers where Japanese Americans were incarcer-
2	ated during World War II.
3	(b) Special Resource Study.—
4	(1) IN GENERAL.—The Secretary shall conduct
5	a special resource study of the study area.
6	(2) Contents.—In conducting the study under
7	paragraph (1), the Secretary shall—
8	(A) evaluate the national significance of
9	the study area;
10	(B) determine the suitability and feasibility
11	of designating the study area as a unit of the
12	National Park System;
13	(C) consider other alternatives for preser-
14	vation, protection, and interpretation of the
15	study area by the Federal Government, State or
16	local government entities, or private and non-
17	profit organizations;
18	(D) consult with interested Federal agen-
19	cies, State or local governmental entities, pri-
20	vate and nonprofit organizations, or any other
21	interested individuals; and
22	(E) identify cost estimates for any Federal
23	acquisition, development, interpretation, oper-
24	ation, and maintenance associated with the al-

1	ternatives described in subparagraphs (B) and
2	(C).
3	(3) Applicable law.—The study required
4	under paragraph (1) shall be conducted in accord-
5	ance with section 100507 of title 54, United States
6	Code.
7	(4) Report.—Not later than 3 years after the
8	date on which funds are first made available to carry
9	out the study under paragraph (1), the Secretary
10	shall submit to the Committee on Natural Resources
11	of the House of Representatives and the Committee
12	on Energy and Natural Resources of the Senate a
13	report that describes—
14	(A) the results of the study; and
15	(B) any conclusions and recommendations
16	of the Secretary.
17	SEC. 2005. SPECIAL RESOURCE STUDY OF GEORGE W. BUSH
18	CHILDHOOD HOME.
19	(a) Definition of Study Area.—In this section,
20	the term "study area" means the George W. Bush Child-
21	hood Home, located at 1412 West Ohio Avenue, Midland,
22	Texas.
23	(b) Special Resource Study.—
24	(1) Study.—The Secretary shall conduct a spe-
25	cial resource study of the study area.

1	(2) Contents.—In conducting the study under
2	paragraph (1), the Secretary shall—
3	(A) evaluate the national significance of
4	the study area;
5	(B) determine the suitability and feasibility
6	of designating the study area as a unit of the
7	National Park System;
8	(C) consider other alternatives for preser-
9	vation, protection, and interpretation of the
10	study area by the Federal Government, State or
11	local government entities, or private and non-
12	profit organizations;
13	(D) consult with interested Federal agen-
14	cies, State or local governmental entities, pri-
15	vate and nonprofit organizations, or any other
16	interested individuals; and
17	(E) identify cost estimates for any Federal
18	acquisition, development, interpretation, oper-
19	ation, and maintenance associated with the al-
20	ternatives.
21	(3) Applicable law.—The study required
22	under paragraph (1) shall be conducted in accord-
23	ance with section 100507 of title 54, United States
24	Code.

1	(4) Report.—Not later than 3 years after the
2	date on which funds are first made available for the
3	study under paragraph (1), the Secretary shall sub-
4	mit to the Committee on Energy and Natural Re-
5	sources of the Senate and the Committee on Natural
6	Resources of the House of Representatives a report
7	that describes—
8	(A) the results of the study; and
9	(B) any conclusions and recommendations
10	of the Secretary.
11	Subtitle B—National Park System
12	Boundary Adjustments and Re-
13	lated Matters
14	SEC. 2101. SHILOH NATIONAL MILITARY PARK BOUNDARY
15	ADJUSTMENT.
16	(a) Definitions.—In this section:
17	(1) Affiliated Area.—The term "affiliated
18	area" means the Parker's Crossroads Battlefield es-
19	tablished as an affiliated area of the National Park
20	System by subsection (c)(1).
21	(2) Park.—The term "Park" means Shiloh
22	National Military Park, a unit of the National Park
23	System.
24	(b) Areas to Be Added to Shiloh National
	MILITARY PARK.—

1	(1) Additional areas.—The boundary of the
2	Park is modified to include the areas that are gen-
3	erally depicted on the map entitled "Shiloh National
4	Military Park, Proposed Boundary Adjustment",
5	numbered $304/80,011$, and dated July 2014 , and
6	which are comprised of the following:
7	(A) Fallen Timbers Battlefield.
8	(B) Russell House Battlefield.
9	(C) Davis Bridge Battlefield.
10	(2) Acquisition authority.—The Secretary
11	may acquire the land described in paragraph (1) by
12	donation, purchase from willing sellers with donated
13	or appropriated funds, or exchange.
14	(3) Administration.—Any land acquired
15	under this subsection shall be administered as part
16	of the Park.
17	(c) Establishment of Affiliated Area.—
18	(1) In general.—Parker's Crossroads Battle-
19	field in the State of Tennessee is established as an
20	affiliated area of the National Park System.
21	(2) Description of Affiliated Area.—The
22	affiliated area shall consist of the area generally de-
23	picted within the "Proposed Boundary" on the map
24	entitled "Parker's Crossroads Battlefield, Proposed

1	Boundary", numbered 903/80,073, and dated July
2	2014.
3	(3) Administration.—The affiliated area shall
4	be managed in accordance with—
5	(A) this section; and
6	(B) any law generally applicable to units of
7	the National Park System.
8	(4) Management entity.—The City of Park-
9	ers Crossroads and the Tennessee Historical Com-
10	mission shall jointly be the management entity for
11	the affiliated area.
12	(5) Cooperative agreements.—The Sec-
13	retary may provide technical assistance and enter
14	into cooperative agreements with the management
15	entity for the purpose of providing financial assist-
16	ance for the marketing, marking, interpretation, and
17	preservation of the affiliated area.
18	(6) Limited role of the secretary.—Noth-
19	ing in this section authorizes the Secretary to ac-
20	quire property at the affiliated area or to assume
21	overall financial responsibility for the operation,
22	maintenance, or management of the affiliated area.
23	(7) General management plan.—
24	(A) In General.—The Secretary, in con-
25	sultation with the management entity, shall de-

1	velop a general management plan for the affili-			
2	ated area in accordance with section 100502 of			
3	title 54, United States Code.			
4	(B) Transmittal.—Not later than 3			
5	years after the date on which funds are made			
6	available to carry out this section, the Secretary			
7	shall submit to the Committee on Natural Re-			
8	8 sources of the House of Representatives and t			
9	Committee on Energy and Natural Resources			
10	the Senate the general management plan deve			
11	oped under subparagraph (A).			
12	SEC. 2102. OCMULGEE MOUNDS NATIONAL HISTORICAL			
13	PARK BOUNDARY.			
13	Thin bookbatt.			
14	(a) Definitions.—In this section:			
14	(a) Definitions.—In this section:			
14 15	(a) Definitions.—In this section:(1) Historical Park.—The term "Historical			
141516	(a) Definitions.—In this section:(1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National His-			
14151617	(a) Definitions.—In this section:(1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated			
14 15 16 17 18	 (a) DEFINITIONS.—In this section: (1) HISTORICAL PARK.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated by subsection(b)(1)(A). 			
141516171819	 (a) Definitions.—In this section: (1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated by subsection(b)(1)(A). (2) Map.—The term "map" means the map en- 			
14151617181920	 (a) Definitions.—In this section: (1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated by subsection(b)(1)(A). (2) Map.—The term "map" means the map entitled "Ocmulgee National Monument Proposed 			
14 15 16 17 18 19 20 21	 (a) Definitions.—In this section: (1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated by subsection(b)(1)(A). (2) Map.—The term "map" means the map entitled "Ocmulgee National Monument Proposed Boundary Adjustment", numbered 363/125996, and 			
14 15 16 17 18 19 20 21 22	 (a) Definitions.—In this section: (1) Historical Park.—The term "Historical Park" means the Ocmulgee Mounds National Historical Park in the State of Georgia, as redesignated by subsection(b)(1)(A). (2) Map.—The term "map" means the map entitled "Ocmulgee National Monument Proposed Boundary Adjustment", numbered 363/125996, and dated January 2016. 			

1	(b)	OCMULGEE MOUNDS NATIONAL HISTORICAL
2	Park.—	
3		(1) Redesignation.—
4		(A) IN GENERAL.—The Ocmulgee National
5		Monument, established pursuant to the Act of
6		June 14, 1934 (48 Stat. 958, chapter 519),
7		shall be known and designated as the
8		"Ocmulgee Mounds National Historical Park".
9		(B) References.—Any reference in a
10		law, map, regulation, document, paper, or other
11		record of the United States to the "Ocmulgee
12		National Monument" shall be deemed to be a
13		reference to the "Ocmulgee Mounds National
14		Historical Park".
15		(2) Boundary adjustment.—
16		(A) IN GENERAL.—The boundary of the
17		Historical Park is revised to include approxi-
18		mately 2,100 acres of land, as generally de-
19		picted on the map.
20		(B) AVAILABILITY OF MAP.—The map
21		shall be on file and available for public inspec-
22		tion in the appropriate offices of the National
23		Park Service.
24		(3) Land acquisition.—

1	(A) In General.—The Secretary may ac-
2	quire land and interests in land within the
3	boundaries of the Historical Park by donation,
4	purchase from a willing seller with donated or
5	appropriated funds, or exchange.
6	(B) LIMITATION.—The Secretary may not
7	acquire by condemnation any land or interest in
8	land within the boundaries of the Historical
9	Park.
10	(4) Administration.—The Secretary shall ad-
11	minister any land acquired under paragraph (3) as
12	part of the Historical Park in accordance with appli-
13	cable laws (including regulations).
14	(c) Ocmulgee River Corridor Special Re-
15	SOURCE STUDY.—
16	(1) In general.—The Secretary shall conduct
17	a special resource study of the study area.
18	(2) Contents.—In conducting the study under
19	paragraph (1), the Secretary shall—
20	(A) evaluate the national significance of
21	the study area;
22	(B) determine the suitability and feasibility
23	of designating the study area as a unit of the
24	National Park System;

1	(C) consider other alternatives for preser-
2	vation, protection, and interpretation of the
3	study area by the Federal Government, State or
4	local government entities, or private and non-
5	profit organizations;
6	(D) consult with interested Federal agen-
7	cies, State or local governmental entities, pri-
8	vate and nonprofit organizations, or any other
9	interested individuals; and
10	(E) identify cost estimates for any Federal
11	acquisition, development, interpretation, oper-
12	ation, and maintenance associated with the al-
13	ternatives.
14	(3) Applicable law.—The study required
15	under paragraph (1) shall be conducted in accord-
16	ance with section 100507 of title 54, United States
17	Code.
18	(4) Report.—Not later than 3 years after the
19	date on which funds are first made available to carry
20	out the study under paragraph (1), the Secretary
21	shall submit to the Committee on Natural Resources
22	of the House of Representatives and the Committee
23	on Energy and Natural Resources of the Senate a
24	report that describes—
25	(A) the results of the study; and

1	(B) any conclusions and recommendations
2	of the Secretary.
3	SEC. 2103. KENNESAW MOUNTAIN NATIONAL BATTLEFIELD
4	PARK BOUNDARY.
5	(a) Definitions.—In this section:
6	(1) Map.—The term "map" means the map en-
7	titled "Kennesaw Mountain National Battlefield
8	Park, Proposed Boundary Adjustment", numbered
9	325/80,020, and dated February 2010.
10	(2) Park.—The term "Park" means the Ken-
11	nesaw Mountain National Battlefield Park.
12	(b) Kennesaw Mountain National Battlefield
13	PARK BOUNDARY ADJUSTMENT.—
14	(1) Boundary adjustment.—The boundary
15	of the Park is modified to include the approximately
16	8 acres of land or interests in land identified as
17	"Wallis House and Harriston Hill", as generally de-
18	picted on the map.
19	(2) MAP.—The map shall be on file and avail-
20	able for inspection in the appropriate offices of the
21	National Park Service.
22	(3) Land acquisition.—The Secretary may
23	acquire land or interests in land described in para-
24	graph (1) by donation, purchase from willing sellers,
25	or exchange.

1	(4) Administration of acquired land.—
2	The Secretary shall administer land and interests in
3	land acquired under this section as part of the Park
4	in accordance with applicable laws (including regula-
5	tions).
6	SEC. 2104. FORT FREDERICA NATIONAL MONUMENT, GEOR-
7	GIA.
8	(a) Maximum Acreage.—The first section of the
9	Act of May 26, 1936 (16 U.S.C. 433g), is amended by
10	striking "two hundred and fifty acres" and inserting "305
11	acres".
12	(b) Boundary Expansion.—
13	(1) IN GENERAL.—The boundary of the Fort
14	Frederica National Monument in the State of Geor-
15	gia is modified to include the land generally depicted
16	as "Proposed Acquisition Areas" on the map enti-
17	tled "Fort Frederica National Monument Proposed
18	Boundary Expansion", numbered 369/132,469, and
19	dated April 2016.
20	(2) AVAILABILITY OF MAP.—The map described
21	in paragraph (1) shall be on file and available for
22	public inspection in the appropriate offices of the
23	National Park Service.
24	(3) Acquisition of Land.—The Secretary
25	may acquire the land and interests in land described

1	in paragraph (1) by donation or purchase with do-
2	nated or appropriated funds from willing sellers
3	only.
4	(4) No use of condemnation or eminent
5	DOMAIN.—The Secretary may not acquire by con-
6	demnation or eminent domain any land or interests
7	in land under this section or for the purposes of this
8	section.
9	SEC. 2105. FORT SCOTT NATIONAL HISTORIC SITE BOUND-
10	ARY.
11	Public Law 95–484 (92 Stat. 1610) is amended—
12	(1) in the first section—
13	(A) by inserting ", by purchase with ap-
14	propriated funds, or by exchange" after "dona-
15	tion"; and
16	(B) by striking the proviso; and
17	(2) in section 2—
18	(A) by striking "SEC. 2. When" and in-
19	serting the following:
20	"SEC. 2. ESTABLISHMENT.
21	"(a) In General.—When"; and
22	(B) by adding at the end the following:
23	"(b) BOUNDARY MODIFICATION.—The boundary of
24	the Fort Scott National Historic Site established under
25	subsection (a) is modified as generally depicted on the

1	map referred to as 'Fort Scott National Historic Site Pro-
2	posed Boundary Modification', numbered 471/80,057, and
3	dated February 2016.".
4	SEC. 2106. FLORISSANT FOSSIL BEDS NATIONAL MONU-
5	MENT BOUNDARY.
6	The first section of Public Law 91–60 (83 Stat. 101)
7	is amended—
8	(1) by striking "entitled 'Proposed Florissant
9	Fossil Beds National Monument', numbered NM-
10	FFB-7100, and dated March 1967, and more par-
11	ticularly described by metes and bounds in an at-
12	tachment to that map," and inserting "entitled
13	'Florissant Fossil Beds National Monument Pro-
14	posed Boundary Adjustment', numbered 171/
15	132,544, and dated May 3, 2016,"; and
16	(2) by striking "six thousand acres" and insert-
17	ing "6,300 acres".
18	SEC. 2107. VOYAGEURS NATIONAL PARK BOUNDARY AD-
19	JUSTMENT.
20	(a) Boundaries.—
21	(1) In General.—Section 102(a) of Public
22	Law 91–661 (16 U.S.C. 160a–1(a)) is amended—
23	(A) in the first sentence, by striking "the
24	drawing entitled" and all that follows through
25	"February 1969" and inserting "the map enti-

1	tled 'Voyageurs National Park, Proposed Land
2	Transfer & Boundary Adjustment', numbered
3	172/80,056, and dated June 2009 (22 sheets)";
4	and
5	(B) in the second and third sentences, by
6	striking "drawing" each place it appears and
7	inserting "map".
8	(2) Technical corrections.—Section
9	102(b)(2)(A) of Public Law 91–661 (16 U.S.C.
10	160a-1(b)(2)(A)) is amended—
11	(A) by striking "paragraph (1)(C) and
12	(D)" and inserting "subparagraphs (C) and (D)
13	of paragraph (1)"; and
14	(B) in the second proviso, by striking
15	"paragraph 1(E)" and inserting "paragraph
16	(1)(E)".
17	(b) Land Acquisitions.—Section 201 of Public
18	Law 91–661 (16 U.S.C. 160b) is amended—
19	(1) by striking the section designation and
20	heading and all that follows through "(a) The Sec-
21	retary" and inserting the following:
22	"SEC. 201. LAND ACQUISITIONS.
23	"(a) Authorization.—
24	"(1) IN GENERAL.—The Secretary";
25	(2) in subsection (a)—

I	(A) in the second sentence, by striking
2	"When any tract of land is only partly within
3	such boundaries" and inserting the following:
4	"(2) Certain portions of tracts.—
5	"(A) IN GENERAL.—In any case in which
6	only a portion of a tract of land is within the
7	boundaries of the park";
8	(B) in the third sentence, by striking
9	"Land so acquired" and inserting the following:
10	"(B) Exchange.—
11	"(i) In general.—Any land acquired
12	pursuant to subparagraph (A)";
13	(C) in the fourth sentence, by striking
14	"Any portion" and inserting the following:
15	"(ii) Portions not exchanged.—
16	Any portion";
17	(D) in the fifth sentence, by striking "Any
18	Federal property" and inserting the following:
19	"(C) Transfers of Federal Prop-
20	ERTY.—Any Federal property"; and
21	(E) by striking the last sentence and in-
22	serting the following:
23	"(D) Administrative Jurisdiction.—
24	Effective beginning on the date of enactment of
25	this subparagraph, there is transferred to the

1	National Park Service administrative jurisdic-
2	tion over—
3	"(i) any land managed by the Bureau
4	of Land Management within the bound-
5	aries of the park, as depicted on the map
6	described in section 102(a); and
7	"(ii) any additional public land identi-
8	fied by the Bureau of Land Management
9	as appropriate for transfer within the
10	boundaries of the park.
11	"(E) LAND OWNED BY STATE.—
12	"(i) Donations and exchanges.—
13	Any land located within or adjacent to the
14	boundaries of the park that is owned by
15	the State of Minnesota (or a political sub-
16	division of the State) may be acquired by
17	the Secretary only through donation or ex-
18	change.
19	"(ii) Revision.—On completion of an
20	acquisition from the State under clause (i).
21	the Secretary shall revise the boundaries of
22	the park to reflect the acquisition."; and
23	(3) in subsection (b), by striking "(b) In exer-
24	cising his" and inserting the following:
25	"(b) Offers by Individuals.—In exercising the".

1	SEC. 2108. ACADIA NATIONAL PARK BOUNDARY.
2	(a) Boundary Clarification.—Section 101 of
3	Public Law 99–420 (16 U.S.C. 341 note) is amended—
4	(1) in the first sentence, by striking "In order
5	to" and inserting the following:
6	"(a) Boundaries.—Subject to subsections (b) and
7	(e)(2), to";
8	(2) in the second sentence—
9	(A) by striking "The map shall be on file"
10	and inserting the following:
11	"(c) Availability and Revisions of Maps.—
12	"(1) AVAILABILITY.—The map, together with
13	the map described in subsection $(b)(1)$ and any re-
14	vised boundary map published under paragraph (2),
15	if applicable, shall be—
16	"(A) on file"; and
17	(B) by striking "Interior, and it shall be
18	made" and inserting the following: "Interior;
19	and
20	"(B) made";
21	(3) by inserting after subsection (a) (as des-
22	ignated by paragraph (1)) the following:
23	"(b) Schoodic Peninsula Addition.—
24	"(1) IN GENERAL.—The boundary of the Park
25	is confirmed to include approximately 1,441 acres of
26	land and interests in land, as depicted on the map

1	entitled 'Acadia National Park, Hancock County
2	Maine, Schoodic Peninsula Boundary Revision'
3	numbered $123/129102$, and dated July 10 , 2015 .
4	"(2) Ratification and approval of acquisi-
5	TIONS OF LAND.—Congress ratifies and approves—
6	"(A) effective as of September 26, 2013,
7	the acquisition by the United States of the land
8	and interests in the land described in paragraph
9	(1); and
10	"(B) effective as of the date on which the
11	alteration occurred, any alteration of the land
12	or interests in the land described in paragraph
13	(1) that is held or claimed by the United States
14	(including conversion of the land to fee simple
15	interest) that occurred after the date described
16	in subparagraph (A)."; and
17	(4) in subsection (c) (as designated by para-
18	graph (2)(A)), by adding at the end the following
19	"(2) Technical and limited revisions.—
20	Subject to section 102(k), notwithstanding any other
21	provision of this section, the Secretary of the Inte-
22	rior (referred to in this title as the 'Secretary'), by
23	publication in the Federal Register of a revised
24	boundary map or other description, may make—

1	"(A) such technical boundary revisions as
2	the Secretary determines to be appropriate to
3	the permanent boundaries of the Park (includ-
4	ing any property of the Park located within the
5	Schoodic Peninsula and Isle Au Haut districts)
6	to resolve issues resulting from causes such as
7	survey error or changed road alignments; and
8	"(B) such limited boundary revisions as
9	the Secretary determines to be appropriate to
10	the permanent boundaries of the Park to take
11	into account acquisitions or losses, by exchange,
12	donation, or purchase from willing sellers using
13	donated or appropriated funds, of land adjacent
14	to or within the Park, respectively, in any case
15	in which the total acreage of the land to be so
16	acquired or lost is less than 10 acres, subject
17	to the condition that—
18	"(i) any such boundary revision shall
19	not be a part of a more-comprehensive
20	boundary revision; and
21	"(ii) all such boundary revisions, con-
22	sidered collectively with any technical
23	boundary revisions made pursuant to sub-
24	paragraph (A), do not increase the size of
25	the Park by more than a total of 100

1	acres, as compared to the size of the Park
2	on the date of enactment of this para-
3	graph.".
4	(b) Limitation on Acquisitions of Land for
5	ACADIA NATIONAL PARK.—Section 102 of Public Law
6	99–420 (16 U.S.C. 341 note) is amended—
7	(1) in subsection (a), in the matter preceding
8	paragraph (1), by striking "of the Interior (herein-
9	after in this title referred to as 'the Secretary')";
10	(2) in subsection (d)(1), in the first sentence,
11	by striking "the the" and inserting "the";
12	(3) in subsection (k)—
13	(A) by redesignating the subsection as
14	paragraph (4) and indenting the paragraph ap-
15	propriately; and
16	(B) by moving the paragraph so as to ap-
17	pear at the end of subsection (b); and
18	(4) by adding at the end the following:
19	"(k) REQUIREMENTS.—Before revising the bound-
20	aries of the Park pursuant to this section or section
21	101(c)(2)(B), the Secretary shall—
22	"(1) certify that the proposed boundary revision
23	will contribute to, and is necessary for, the proper
24	preservation, protection, interpretation, or manage-
25	ment of the Park;

1	"(2) consult with the governing body of each
2	county, city, town, or other jurisdiction with primary
3	taxing authority over the land or interest in land to
4	be acquired regarding the impacts of the proposed
5	boundary revision;
6	"(3) obtain from each property owner the land
7	or interest in land of which is proposed to be ac-
8	quired for, or lost from, the Park written consent for
9	the proposed boundary revision; and
10	"(4) submit to the Acadia National Park Advi-
11	sory Commission established by section 103(a), the
12	Committee on Natural Resources of the House of
13	Representatives, the Committee on Energy and Nat-
14	ural Resources of the Senate, and the Maine Con-
15	gressional Delegation a written notice of the pro-
16	posed boundary revision.
17	"(l) Limitation.—The Secretary may not use the
18	authority provided by section 100506 of title 54, United
19	States Code, to adjust the permanent boundaries of the
20	Park pursuant to this title.".
21	(e) Acadia National Park Advisory Commis-
22	SION.—
23	(1) IN GENERAL.—The Secretary shall reestab-
24	lish and appoint members to the Acadia National
25	Park Advisory Commission in accordance with sec-

1	tion 103 of Public Law 99–420 (16 U.S.C. 341
2	note).
3	(2) Conforming Amendment.—Section 103
4	of Public Law 99–420 (16 U.S.C. 341 note) is
5	amended by striking subsection (f).
6	(d) Repeal of Certain Provisions Relating to
7	ACADIA NATIONAL PARK.—The following are repealed:
8	(1) Section 3 of the Act of February 26, 1919
9	(40 Stat. 1178, chapter 45).
10	(2) The first section of the Act of January 19,
11	1929 (45 Stat. 1083, chapter 77).
12	(e) Modification of Use Restriction.—The Act
13	of August 1, 1950 (64 Stat. 383, chapter 511), is amend-
13 14	of August 1, 1950 (64 Stat. 383, chapter 511), is amended—
14	ed—
14 15	ed— (1) by striking "That the Secretary" and in-
14 15 16	ed— (1) by striking "That the Secretary" and inserting the following:
14 15 16 17	ed— (1) by striking "That the Secretary" and inserting the following: "SECTION 1. CONVEYANCE OF LAND IN ACADIA NATIONAL
14 15 16 17	ed— (1) by striking "That the Secretary" and inserting the following: "SECTION 1. CONVEYANCE OF LAND IN ACADIA NATIONAL PARK.
14 15 16 17 18	ed— (1) by striking "That the Secretary" and inserting the following: "SECTION 1. CONVEYANCE OF LAND IN ACADIA NATIONAL PARK. "The Secretary"; and
14 15 16 17 18 19 20	ed— (1) by striking "That the Secretary" and inserting the following: "SECTION 1. CONVEYANCE OF LAND IN ACADIA NATIONAL PARK. "The Secretary"; and (2) by striking "for school purposes" and inserting the following:
14 15 16 17 18 19 20 21	(1) by striking "That the Secretary" and inserting the following: "SECTION 1. CONVEYANCE OF LAND IN ACADIA NATIONAL PARK. "The Secretary"; and (2) by striking "for school purposes" and inserting "for public purposes, subject to the condi-

1	ownership for recreational, educational, or similar
2	public purposes".
3	(f) Continuation of Certain Traditional
4	Uses.—Title I of Public Law 99–420 (16 U.S.C. 341
5	note) is amended by adding at the end the following:
6	"SEC. 109. CONTINUATION OF CERTAIN TRADITIONAL USES.
7	"(a) Definitions.—In this section:
8	"(1) LAND WITHIN THE PARK.—The term 'land
9	within the Park' means land owned or controlled by
10	the United States—
11	"(A) that is within the boundary of the
12	Park established by section 101; or
13	"(B)(i) that is outside the boundary of the
14	Park; and
15	"(ii) in which the Secretary has or acquires
16	a property interest or conservation easement
17	pursuant to this title.
18	"(2) Marine species; marine worm; shell-
19	FISH.—The terms 'marine species', 'marine worm',
20	and 'shellfish' have the meanings given those terms
21	in section 6001 of title 12 of the Maine Revised
22	Statutes (as in effect on the date of enactment of
23	this section).

1	"(3) State Law.—The term 'State law' means
2	the law (including regulations) of the State of
3	Maine, including the common law.
4	"(4) Taking.—The term 'taking' means the re-
5	moval or attempted removal of a marine species, ma-
6	rine worm, or shellfish from the natural habitat of
7	the marine species, marine worm, or shellfish.
8	"(b) Continuation of Traditional Uses.—The
9	Secretary shall allow for the traditional taking of marine
10	species, marine worms, and shellfish, on land within the
11	Park between the mean high watermark and the mean low
12	watermark in accordance with State law.".
13	(g) Conveyance of Certain Land in Acadia Na-
14	TIONAL PARK TO THE TOWN OF BAR HARBOR, MAINE.—
15	(1) In general.—The Secretary shall convey
16	to the Town of Bar Harbor all right, title, and inter-
17	est of the United States in and to the .29-acre par-
18	cel of land in Acadia National Park identified as lot
19	110-055-000 on the tax map of the Town of Bar
20	Harbor for section 110, dated April 1, 2015, to be
21	used for a solid waste transfer facility.
22	(2) REVERSION.—If the land conveyed under
23	paragraph (1) is used for a purpose other than the
24	purpose described in that paragraph, the land shall,

1	at the discretion of the Secretary, revert to the
2	United States.
3	SEC. 2109. AUTHORITY OF SECRETARY OF INTERIOR TO AC-
4	CEPT CERTAIN PROPERTIES, MISSOURI.
5	(a) Ste. Genevieve National Historical
6	Park.—Section 7134(a)(3) of the Energy and Natural
7	Resources Act of 2017 (as enacted into law by section
8	121(a)(2) of division G of the Consolidated Appropriations
9	Act, 2018 (Public Law 115–141)) is amended by striking
10	"Ste. Genevieve National Historical Park Proposed
11	Boundary', numbered 571/132,626, and dated May 2016''
12	and inserting "Ste. Genevieve National Historical Park
13	Proposed Boundary Addition', numbered 571/149,942,
14	and dated December 2018".
15	(b) HARRY S TRUMAN NATIONAL HISTORIC SITE.—
16	Public Law 98–32 (54 U.S.C. 320101 note) is amended—
17	(1) in section 3, by striking the section designa-
18	tion and all that follows through "is authorized" and
19	inserting the following:
20	"SEC. 4. AUTHORIZATION OF APPROPRIATIONS.
21	"There are authorized";
22	(2) in section 2—
23	(A) in the second sentence, by striking
24	"The Secretary is further authorized, in the ad-

1	ministration of the site, to" and inserting the
2	following:
3	"(b) USE BY MARGARET TRUMAN DANIEL.—In ad-
4	ministering the Harry S Truman National Historic Site,
5	the Secretary may"; and
6	(B) by striking the section designation and
7	all that follows through "and shall be" in the
8	first sentence and inserting the following:
9	"SEC. 3. DESIGNATION; USE BY MARGARET TRUMAN DAN-
10	IEL.
11	"(a) Designation.—Any property acquired pursu-
12	ant to section 2—
13	"(1) is designated as the 'Harry S Truman Na-
14	tional Historic Site'; and
15	"(2) shall be"; and
16	(3) in the first section—
17	(A) by redesignating subsection (e) as
18	paragraph (2), indenting the paragraph appro-
19	priately, and moving the paragraph so as to ap-
20	pear at the end of subsection (c);
21	(B) in subsection (c)—
22	(i) by striking the subsection designa-
23	tion and all that follows through "author-
24	ized to" and inserting the following:
25	"(c) Truman Farm Home.—

1	"(1) IN GENERAL.—The Secretary may"; and
2	(ii) in paragraph (2) (as redesignated
3	by subparagraph (A))—
4	(I) by striking "Farm House"
5	and inserting "Farm Home"; and
6	(II) by striking the paragraph
7	designation and all that follows
8	through "authorized and directed to"
9	and inserting the following:
10	"(2) Technical and planning assist-
11	ANCE.—The Secretary shall";
12	(C) in subsection (b)—
13	(i) by striking "(b)(1) The Secretary
14	is further authorized to" and inserting the
15	following:
16	"(b) Noland/Haukenberry and Wallace
17	Houses.—
18	"(1) IN GENERAL.—The Secretary may"; and
19	(ii) in paragraph (1), by indenting
20	subparagraphs (A) and (B) appropriately
21	(D) by adding at the end the following:
22	"(e) Additional Land in Independence for Vis-
23	ITOR CENTER —

1	"(1) In general.—The Secretary may acquire,
2	by donation from the city of Independence, Missouri,
3	the land described in paragraph (2) for—
4	"(A) inclusion in the Harry S Truman Na-
5	tional Historic Site; and
6	"(B) if the Secretary determines appro-
7	priate, use as a visitor center of the historic
8	site, which may include administrative services.
9	"(2) Description of Land.—The land re-
10	ferred to in paragraph (1) consists of the approxi-
11	mately 1.08 acres of land—
12	"(A) owned by the city of Independence,
13	Missouri;
14	"(B) designated as Lots 6 through 19,
15	DELAYS Subdivision, a subdivision in Inde-
16	pendence, Jackson County, Missouri; and
17	"(C) located in the area of the city bound
18	by Truman Road on the south, North Lynn
19	Street on the west, East White Oak Street on
20	the north, and the city transit center on the
21	east.
22	"(3) Boundary modification.—On acquisi-
23	tion of the land under this subsection, the Secretary
24	shall modify the boundary of the Harry S Truman

1	National Historic Site to reflect that acquisition.";
2	and
3	(E) in subsection (a)—
4	(i) in the second sentence, by striking
5	"The Secretary may also acquire, by any
6	of the above means, fixtures," and insert-
7	ing the following:
8	"(2) Fixtures and Personal Property.—
9	The Secretary may acquire, by any means described
10	in paragraph (1), any fixtures"; and
11	(ii) in the first sentence—
12	(I) by striking "of the Interior
13	(hereinafter referred to as the 'Sec-
14	retary')"; and
15	(II) by striking "That (a) in
16	order to" and inserting the following:
17	"SECTION 1. SHORT TITLE; DEFINITION OF SECRETARY.
18	"(a) SHORT TITLE.—This Act may be cited as the
19	'Harry S Truman National Historic Site Establishment
20	Act'.
21	"(b) Definition of Secretary.—In this Act, the
22	term 'Secretary' means the Secretary of the Interior.
23	"SEC. 2. PURPOSE; ACQUISITION OF PROPERTY.
24	"(a) Purpose; Acquisition.—
25	"(1) In general.—To".

1	SEC. 2110. HOME OF FRANKLIN D. ROOSEVELT NATIONAL
2	HISTORIC SITE.
3	(a) LAND ACQUISITION.—The Secretary may ac-
4	quire, by donation, purchase from a willing seller using
5	donated or appropriated funds, or exchange, the approxi-
6	mately 89 acres of land identified as the "Morgan Prop-
7	erty" and generally depicted on the map entitled "Home
8	of Franklin D. Roosevelt National Historic Site, Proposed
9	Park Addition", numbered 384/138,461, and dated May
10	2017.
11	(b) AVAILABILITY OF MAP.—The map referred to in
12	subsection (a) shall be available for public inspection in
13	the appropriate offices of the National Park Service.
14	(c) Boundary Adjustment; Administration.—
15	On acquisition of the land referred to in subsection (a),
16	the Secretary shall—
17	(1) adjust the boundary of the Home of Frank-
18	lin D. Roosevelt National Historic Site to reflect the
19	acquisition; and
20	(2) administer the acquired land as part of the
21	Home of Franklin D. Roosevelt National Historic
22	Site, in accordance with applicable laws.

1	Subtitle C—National Park System
2	Redesignations
3	SEC. 2201. DESIGNATION OF SAINT-GAUDENS NATIONAL
4	HISTORICAL PARK.
5	(a) In General.—The Saint-Gaudens National His-
6	toric Site shall be known and designated as the "Saint-
7	Gaudens National Historical Park".
8	(b) Amendments to Public Law 88–543.—Public
9	Law 88–543 (78 Stat.749) is amended—
10	(1) by striking "National Historic Site" each
11	place it appears and inserting "National Historical
12	Park";
13	(2) in section 2(a), by striking "historic site"
14	and inserting "Saint-Gaudens National Historical
15	Park'';
16	(3) in section 3, by—
17	(A) striking "national historical site" and
18	inserting "Saint-Gaudens National Historical
19	Park''; and
20	(B) striking "part of the site" and insert-
21	ing "part of the park"; and
22	(4) in section 4(b), by striking "traditional to
23	the site" and inserting "traditional to the park".
24	(c) References.—Any reference in any law, regula-
25	tion document record map or other paper of the United

24

	100
1	States to the Saint-Gaudens National Historic Site shall
2	be considered to be a reference to the "Saint-Gaudens Na-
3	tional Historical Park".
4	SEC. 2202. REDESIGNATION OF ROBERT EMMET PARK.
5	(a) Redesignation.—The small triangular property
6	designated by the National Park Service as reservation
7	302, shall be known as "Robert Emmet Park".
8	(b) Reference.—Any reference in any law, regula-
9	tion, document, record, map, paper, or other record of the
10	United States to the property referred to in subsection (a)
11	is deemed to be a reference to "Robert Emmet Park".
12	(c) Signage.—The Secretary may post signs on or
13	near Robert Emmet Park that include 1 or more of the
14	following:
15	(1) Information on Robert Emmet, his con-
16	tribution to Irish Independence, and his respect for
17	the United States and the American Revolution.
18	(2) Information on the history of the statue of
19	Robert Emmet located in Robert Emmet Park.
20	SEC. 2203. FORT SUMTER AND FORT MOULTRIE NATIONAL
21	HISTORICAL PARK.
22	(a) Definitions.—In this section:
23	(1) Map.—The term "map" means the map en-

titled "Boundary Map, Fort Sumter and Fort

- Moultrie National Historical Park", numbered 392/ 1 2 80,088, and dated August 2009. (2) Park.—The term "Park" means the Fort 3 4 Sumter and Fort Moultrie National Historical Park 5 established by subsection (b). (3) STATE.—The term "State" means the State 6 7 of South Carolina. 8 (4) Sullivan's island life saving station 9 HISTORIC DISTRICT.—The term "Sullivan's Island 10 Life Saving Station Historic District" means the 11 Charleston Lighthouse, the boathouse, garage, bunk-12 er/sighting station, signal tower, and any associated 13 land and improvements to the land that are located 14 between Sullivan's Island Life Saving Station and 15 the mean low water mark. 16 (b) Establishment.—There is established the Fort Sumter and Fort Moultrie National Historical Park in the 17 18 State as a single unit of the National Park System to pre-19 serve, maintain, and interpret the nationally significant 20 historical values and cultural resources associated with 21 Fort Sumter National Monument, Fort Moultrie National Monument, and the Sullivan's Island Life Saving Station 23 Historic District. (c) BOUNDARY.—The boundary of the Park shall be
- 24 25 as generally depicted on the map.

1	(d) AVAILABILITY OF MAP.—The map shall be on file
2	and available for public inspection in the appropriate of-
3	fices of the National Park Service.
4	(e) Administration.—
5	(1) In General.—The Secretary, acting
6	through the Director of the National Park Service,
7	shall administer the Park in accordance with this
8	section and the laws generally applicable to units of
9	the National Park System, including—
10	(A) section 100101(a), chapter 1003, and
11	sections 100751(a), 100752, 100753, and
12	102101 of title 54, United States Code; and
13	(B) chapter 3201 of title 54, United States
14	Code.
15	(2) Interpretation of historical
16	EVENTS.—The Secretary shall provide for the inter-
17	pretation of historical events and activities that oc-
18	curred in the vicinity of Fort Sumter and Fort
19	Moultrie, including—
20	(A) the Battle of Sullivan's Island on June
21	28, 1776;
22	(B) the Siege of Charleston during 1780;
23	(C) the Civil War, including—

411

1	(i) the bombardment of Fort Sumter
2	by Confederate forces on April 12, 1861
3	and
4	(ii) any other events of the Civil War
5	that are associated with Fort Sumter and
6	Fort Moultrie;
7	(D) the development of the coastal defense
8	system of the United States during the period
9	from the Revolutionary War to World War II
10	including—
11	(i) the Sullivan's Island Life Saving
12	Station;
13	(ii) the lighthouse associated with the
14	Sullivan's Island Life Saving Station; and
15	(iii) the coastal defense sites con-
16	structed during the period of fortification
17	construction from 1898 to 1942, known as
18	the "Endicott Period"; and
19	(E) the lives of—
20	(i) the free and enslaved workers who
21	built and maintained Fort Sumter and
22	Fort Moultrie;
23	(ii) the soldiers who defended the
24	forts;

1	(iii) the prisoners held at the forts;
2	and
3	(iv) captive Africans bound for slavery
4	who, after first landing in the United
5	States, were brought to quarantine houses
6	in the vicinity of Fort Moultrie in the 18th
7	century, if the Secretary determines that
8	the quarantine houses and associated his-
9	torical values are nationally significant.
10	(f) Cooperative Agreements.—The Secretary
11	may enter into cooperative agreements with public and
12	private entities and individuals to carry out this section.
13	(g) Repeal of Existing Law.—Section 2 of the
14	Joint Resolution entitled "Joint Resolution to establish
15	the Fort Sumter National Monument in the State of
16	South Carolina", approved April 28, 1948 (16 U.S.C.
17	450ee–1), is repealed.
18	SEC. 2204. RECONSTRUCTION ERA NATIONAL HISTORICAL
19	PARK AND RECONSTRUCTION ERA NATIONAL
20	HISTORIC NETWORK.
21	(a) Definitions.—In this section:
22	(1) HISTORICAL PARK.—The term "historical
23	park" means the Reconstruction Era National His-
24	torical Park.

1	(2) Map.—The term "Map" means the maps
2	entitled "Reconstruction Era National Monument
3	Old Beaufort Firehouse", numbered 550/135,755,
4	and dated January 2017; "Reconstruction Era Na-
5	tional Monument Darrah Hall and Brick Baptist
6	Church", numbered 550/135,756, and dated Janu-
7	ary 2017; and "Reconstruction Era National Monu-
8	ment Camp Saxton", numbered 550/135,757, and
9	dated January 2017, collectively.
10	(3) Network.—The term "Network" means
11	the Reconstruction Era National Historic Network
12	established pursuant to this section.
13	(b) Reconstruction Era National Historical
14	Park.—
15	(1) Redesignation of reconstruction era
16	NATIONAL MONUMENT.—
17	(A) In General.—The Reconstruction
18	Era National Monument is redesignated as the
19	Reconstruction Era National Historical Park,
19 20	Reconstruction Era National Historical Park, as generally depicted on the Map.
20	as generally depicted on the Map.
2021	as generally depicted on the Map. (B) AVAILABILITY OF FUNDS.—Any funds

1	(C) References.—Any references in a
2	law, regulation, document, record, map, or
3	other paper of the United States to the Recon-
4	struction Era National Monument shall be con-
5	sidered to be a reference to the historical park.
6	(2) Boundary expansion.—
7	(A) BEAUFORT NATIONAL HISTORIC LAND-
8	MARK DISTRICT.—Subject to subparagraph (D),
9	the Secretary is authorized to acquire land or
10	interests in land within the Beaufort National
11	Historic Landmark District that has historic
12	connection to the Reconstruction Era. Upon fi-
13	nalizing an agreement to acquire land, the Sec-
14	retary shall expand the boundary of the histor-
15	ical park to encompass the property.
16	(B) St. Helena island.—Subject to sub-
17	paragraph (D), the Secretary is authorized to
18	acquire the following and shall expand the
19	boundary of the historical park to include ac-
20	quisitions under this authority:
21	(i) Land and interests in land adja-
22	cent to the existing boundary on St. Hel-
23	ena Island, South Carolina, as reflected on
24	the Map.

1	(11) Land or interests in land on St
2	Helena Island, South Carolina, that has a
3	historic connection to the Reconstruction
4	Era.
5	(C) CAMP SAXTON.—Subject to subpara-
6	graph (D), the Secretary is authorized to accept
7	administrative jurisdiction of Federal land or
8	interests in Federal land adjacent to the exist
9	ing boundary at Camp Saxton, as reflected or
10	the Map. Upon finalizing an agreement to ac-
11	cept administrative jurisdiction of Federal land
12	or interests in Federal land, the Secretary shall
13	expand the boundary of the historical park to
14	encompass that Federal land or interests in
15	Federal land.
16	(D) LAND ACQUISITION AUTHORITY.—The
17	Secretary may only acquire land under this sec-
18	tion by donation, exchange, or purchase with
19	donated funds.
20	(3) Administration.—
21	(A) IN GENERAL.—The Secretary shall ad-
22	minister the historical park in accordance with
23	this section and with the laws generally applica-
24	ble to units of the National Park System.

1	(B) MANAGEMENT PLAN.—If the manage-
2	ment plan for the Reconstruction Era National
3	Monument—
4	(i) has not been completed on or be-
5	fore the date of enactment of this Act, the
6	Secretary shall incorporate all provisions of
7	this section into the planning process and
8	complete a management plan for the his-
9	torical park within 3 years; and
10	(ii) has been completed on or before
11	the date of enactment of this Act, the Sec-
12	retary shall update the plan incorporating
13	the provisions of this section.
14	(c) Reconstruction Era National Historic
15	Network.—
16	(1) In General.—The Secretary shall—
17	(A) establish, within the National Park
18	Service, a program to be known as the "Recon-
19	struction Era National Historic Network";
20	(B) not later than 1 year after the date of
21	enactment of this Act, solicit proposals from
22	sites interested in being a part of the Network;
23	and
24	(C) administer the Network through the
25	historical park.

1	(2) Duties of Secretary.—In carrying out
2	the Network, the Secretary shall—
3	(A) review studies and reports to com-
4	plement and not duplicate studies of the histor-
5	ical importance of Reconstruction Era that may
6	be underway or completed, such as the National
7	Park Service Reconstruction Handbook and the
8	National Park Service Theme Study on Recon-
9	struction;
10	(B) produce and disseminate appropriate
11	educational and promotional materials relating
12	to the Reconstruction Era and the sites in the
13	Network, such as handbooks, maps, interpretive
14	guides, or electronic information;
15	(C) enter into appropriate cooperative
16	agreements and memoranda of understanding
17	to provide technical assistance;
18	(D)(i) create and adopt an official, uniform
19	symbol or device for the Network; and
20	(ii) issue regulations for the use of the
21	symbol or device adopted under clause (i); and
22	(E) conduct research relating to Recon-
23	struction and the Reconstruction Era.
24	(3) Elements.—The Network shall encompass
25	the following elements:

1	(A) All units and programs of the National
2	Park Service that are determined by the Sec-
3	retary to relate to the Reconstruction Era.
4	(B) Other Federal, State, local, and pri-
5	vately owned properties that the Secretary de-
6	termines—
7	(i) relate to the Reconstruction Era;
8	and
9	(ii) are included in, or determined by
10	the Secretary to be eligible for inclusion in,
11	the National Register of Historic Places.
12	(C) Other governmental and nongovern-
13	mental sites, facilities, and programs of an edu-
14	cational, research, or interpretive nature that
15	are directly related to the Reconstruction Era.
16	(4) Cooperative agreements and memo-
17	RANDA OF UNDERSTANDING.—To achieve the pur-
18	poses of this section and to ensure effective coordi-
19	nation of the Federal and non-Federal elements of
20	the Network and units and programs of the National
21	Park Service, the Secretary may enter into coopera-
22	tive agreements and memoranda of understanding
23	with, and provide technical assistance to, the heads
24	of other Federal agencies, States, units of local gov-

1	ernment, regional governmental bodies, and private
2	entities.
3	SEC. 2205. GOLDEN SPIKE NATIONAL HISTORICAL PARK.
4	(a) Definitions.—In this section:
5	(1) Park.—The term "Park" means the Gold-
6	en Spike National Historical Park designated by
7	subsection $(b)(1)$.
8	(2) Program.—The term "Program" means
9	the program to commemorate and interpret the
10	Transcontinental Railroad authorized under sub-
11	section (c).
12	(3) Secretary.—The term "Secretary" means
13	the Secretary, acting through the Director of the
14	National Park Service.
15	(4) Transcontinental railroad.—The term
16	"Transcontinental Railroad" means the approxi-
17	mately 1,912-mile continuous railroad constructed
18	between 1863 and 1869 extending from Council
19	Bluffs, Iowa, to San Francisco, California.
20	(b) Redesignation.—
21	(1) Redesignation.—The Golden Spike Na-
22	tional Historic Site designated April 2, 1957, and
23	placed under the administration of the National
24	Park Service under Public Law 89–102 (54 U.S.C.
25	320101 note; 79 Stat. 426), shall be known and des-

1	ignated as the "Golden Spike National Historical
2	Park".
3	(2) References.—Any reference in a law,
4	map, regulation, document, paper, or other record of
5	the United States to the Golden Spike National His-
6	toric Site shall be considered to be a reference to the
7	"Golden Spike National Historical Park".
8	(c) Transcontinental Railroad Commemora-
9	TION AND PROGRAM.—
10	(1) In general.—Subject to paragraph (2),
11	the Secretary shall establish within the National
12	Park Service a program to commemorate and inter-
13	pret the Transcontinental Railroad.
14	(2) Study.—Before establishing the Program,
15	the Secretary shall conduct a study of alternatives
16	for commemorating and interpreting the Trans-
17	continental Railroad that includes—
18	(A) a historical assessment of the Trans-
19	continental Railroad;
20	(B) the identification of—
21	(i) existing National Park System
22	land and affiliated areas, land managed by
23	other Federal agencies, and Federal pro-
24	grams that may be related to preserving,

1	commemorating, and interpreting the
2	Transcontinental Railroad;
3	(ii) any properties relating to the
4	Transcontinental Railroad—
5	(I) that are designated as, or
6	could meet the criteria for designation
7	as, National Historic Landmarks; or
8	(II) that are included, or eligible
9	for inclusion, on the National Register
10	of Historic Places;
11	(iii) any objects relating to the Trans-
12	continental Railroad that have educational,
13	research, or interpretative value; and
14	(iv) any governmental programs and
15	nongovernmental programs of an edu-
16	cational, research, or interpretive nature
17	relating to the Transcontinental Railroad;
18	and
19	(C) recommendations for—
20	(i) incorporating the resources identi-
21	fied under subparagraph (B) into the Pro-
22	gram; and
23	(ii) other appropriate ways to enhance
24	historical research, education, interpreta-

1	tion, and public awareness of the Trans-
2	continental Railroad.
3	(3) Report.—Not later than 3 years after the
4	date on which funds are made available to carry out
5	the study under paragraph (2), the Secretary shall
6	submit to the Committee on Natural Resources of
7	the House of Representatives and the Committee on
8	Energy and Natural Resources of the Senate a re-
9	port containing the findings and recommendations of
10	the study.
11	(4) Freight Railroad operations.—The
12	Program shall not include any properties that are—
13	(A) used in active freight railroad oper-
14	ations (or other ancillary purposes); or
15	(B) reasonably anticipated to be used for
16	freight railroad operations in the future.
17	(5) Elements of the program.—In carrying
18	out the Program under this subsection, the Sec-
19	retary—
20	(A) shall produce and disseminate appro-
21	priate education materials relating to the his-
22	tory, construction, and legacy of the Trans-
23	continental Railroad, such as handbooks, maps,
24	interpretive guides, or electronic information;

1	(B) may enter into appropriate cooperative
2	agreements and memoranda of understanding
3	and provide technical assistance to the heads of
4	other Federal agencies, States, units of local
5	government, regional governmental bodies, and
6	private entities to further the purposes of the
7	Program and this section; and
8	(C) may—
9	(i) create and adopt an official, uni-
10	form symbol or device to identify the Pro-
11	gram; and
12	(ii) issue guidance for the use of the
13	symbol or device created and adopted
14	under clause (i).
15	(d) Programmatic Agreement.—
16	(1) In general.—Not later than 180 days
17	after the date of enactment of this Act, the Sec-
18	retary shall seek to enter into a programmatic agree-
19	ment with the Utah State Historic Preservation Of-
20	ficer to add to the list of undertakings eligible for
21	streamlined review under section 306108 of title 54,
22	United States Code, certain uses that would have
23	limited physical impact to land in the Park.

1	(2) DEVELOPMENT AND CONSULTATION.—The
2	programmatic agreement entered into under para-
3	graph (1) shall be developed—
4	(A) in accordance with applicable laws (in-
5	cluding regulations); and
6	(B) in consultation with adjacent land-
7	owners, Indian Tribes, and other interested par-
8	ties.
9	(3) APPROVAL.—The Secretary shall—
10	(A) consider any application for uses cov-
11	ered by the programmatic agreement; and
12	(B) not later than 60 days after the re-
13	ceipt of an application described in subpara-
14	graph (A), approve the application, if the Sec-
15	retary determines the application is consistent
16	with—
17	(i) the programmatic agreement en-
18	tered into under paragraph (1); and
19	(ii) applicable laws (including regula-
20	tions).
21	(e) Invasive Species.—The Secretary shall consult
22	with, and seek to coordinate with, adjacent landowners to
23	address the treatment of invasive species adjacent to, and
24	within the boundaries of, the Park.

1	SEC. 2206. WORLD WAR II PACIFIC SITES.
2	(a) Pearl Harbor National Memorial
3	Hawai'i.—
4	(1) Definitions.—In this subsection:
5	(A) Map.—The term "Map" means the
6	map entitled "Pearl Harbor National Memo-
7	rial—Proposed Boundary'', numbered 580,
8	140,514, and dated November 2017.
9	(B) NATIONAL MEMORIAL.—The term
10	"National Memorial" means the Pearl Harbon
11	National Memorial established by paragraph
12	(2)(A)(i).
13	(2) Pearl Harbor National Memorial.—
14	(A) Establishment.—
15	(i) In General.—There is established
16	the Pearl Harbor National Memorial in the
17	State of Hawai'i as a unit of the National
18	Park System.
19	(ii) Boundaries.—The boundaries of
20	the National Memorial shall be the bound-
21	aries generally depicted on the Map.
22	(iii) Availability of Map.—The
23	Map shall be on file and available for pub-
24	lic inspection in appropriate offices of the
25	National Park Service.

1	(B) Purposes.—The purposes of the Na-
2	tional Memorial are to preserve, interpret, and
3	commemorate for the benefit of present and fu-
4	ture generations the history of World War II in
5	the Pacific from the events leading to the De-
6	cember 7, 1941, attack on O'ahu, to peace and
7	reconciliation.
8	(3) Administration.—The Secretary shall ad-
9	minister the National Memorial in accordance with
10	this subsection, section 121 of Public Law 111–88
11	(123 Stat. 2930), and the laws generally applicable
12	to units of the National Park System including—
13	(A) section 100101(a), chapter 1003, and
14	sections 100751(a), 100752, 100753, and
15	102101 of title 54, United States Code; and
16	(B) chapter 3201 of title 54, United States
17	Code.
18	(4) Removal of Pearl Harbor National
19	MEMORIAL FROM THE WORLD WAR II VALOR IN THE
20	PACIFIC NATIONAL MONUMENT.—
21	(A) Boundaries.—The boundaries of the
22	World War II Valor in the Pacific National
23	Monument are revised to exclude from the
24	monument the land and interests in land identi-

1	fied as the "Pearl Harbor National Memorial"
2	as depicted on the Map.
3	(B) Incorporation into national me-
4	MORIAL.—
5	(i) IN GENERAL.—The land and inter-
6	ests in land excluded from the monument
7	under subparagraph (A) are incorporated
8	in and made part of the National Memoria
9	in accordance with this subsection.
10	(ii) Use of funds.—Any funds for
11	the purposes of the land and interests in
12	land excluded from the monument under
13	subparagraph (A) shall be made available
14	for the purposes of the National Memorial
15	(iii) References.—Any reference in
16	a law (other than this section), regulation
17	document, record, map, or other paper of
18	the United States to resources in the State
19	of Hawai'i included in the World War II
20	Valor in the Pacific National Monument
21	shall be considered a reference to the
22	"Pearl Harbor National Memorial".
23	(b) Tule Lake National Monument, Cali-
24	FORNIA.—

1	(1) In general.—The areas of the World War
2	II Valor in the Pacific National Monument located
3	in the State of California, as established by Presi-
4	dential Proclamation 8327 (73 Fed. Reg. 75293;
5	December 10, 2008), are redesignated as the "Tule
6	Lake National Monument".
7	(2) Administration.—The Secretary shall ad-
8	minister the Tule Lake National Monument in ac-
9	cordance with the provisions of Presidential Procla-
10	mation 8327 (73 Fed. Reg. 75293; December 10,
11	2008) applicable to the sites and resources in the
12	State of California that are subject to that procla-
13	mation.
14	(3) References.—Any reference in a law
15	(other than this section), regulation, document,
16	record, map, or other paper of the United States to
17	resources in the State of California included in the
18	World War II Valor in the Pacific National Monu-
19	ment shall be considered to be a reference to "Tule
20	Lake National Monument".
21	(c) Aleutian Islands World War II National
22	Monument, Alaska.—
23	(1) In general.—The areas of the World War
24	II Valor in the Pacific National Monument located
25	in the State of Alaska, as established by Presidential

1	Proclamation 8327 (73 Fed. Reg. 75293; December
2	10, 2008), are redesignated as the "Aleutian Islands
3	World War II National Monument".
4	(2) Administration.—The Secretary shall ad-
5	minister the Aleutian Islands World War II National
6	Monument in accordance with the provisions of
7	Presidential Proclamation 8327 (73 Fed. Reg.
8	75293; December 10, 2008) applicable to the sites
9	and resources in the State of Alaska that are subject
10	to that proclamation.
11	(3) References.—Any reference in a law
12	(other than this section), regulation, document,
13	record, map, or other paper of the United States to
14	the sites and resources in the State of Alaska in-
15	cluded in the World War II Valor in the Pacific Na-
16	tional Monument shall be considered to be a ref-
17	erence to the "Aleutian Islands World War II Na-
18	tional Monument".
19	(d) Honouliuli National Historic Site,
20	Hawai'i.—
21	(1) Definitions.—In this subsection:
22	(A) HISTORIC SITE.—The term "Historic
23	Site" means the Honouliuli National Historic
24	Site established by paragraph (2)(A)(i).

1	(B) Map.—The term "Map" means the
2	map entitled "Honouliuli National Historic
3	Site—Proposed Boundary", numbered 680/
4	139428, and dated June 2017.
5	(2) Honouliuli national historic site.—
6	(A) ESTABLISHMENT.—
7	(i) In general.—There is established
8	the Honouliuli National Historic Site in
9	the State of Hawai'i as a unit of the Na-
10	tional Park System.
11	(ii) Boundaries.—The boundaries of
12	the Historic Site shall be the boundaries
13	generally depicted on the Map.
14	(iii) AVAILABILITY OF MAP.—The
15	Map shall be on file and available for pub-
16	lic inspection in appropriate offices of the
17	National Park Service.
18	(B) Purposes.—The purposes of the His-
19	toric Site are to preserve and interpret for the
20	benefit of present and future generations the
21	history associated with the internment and de-
22	tention of civilians of Japanese and other an-
23	cestries during World War II in Hawai'i, the
24	impacts of war and martial law on society in
25	the Hawaiian Islands, and the co-location and

1	diverse experiences of Prisoners of War at the
2	Honouliuli Internment Camp site.
3	(3) Administration.—
4	(A) IN GENERAL.—The Secretary shall ad-
5	minister the Historic Site in accordance with
6	this subsection and the laws generally applica-
7	ble to units of the National Park System, in-
8	cluding—
9	(i) section 100101(a), chapter 1003,
10	and sections 100751(a), 100752, 100753,
11	and 102101 of title 54, United States
12	Code; and
13	(ii) chapter 3201 of title 54, United
14	States Code.
15	(B) Partnerships.—
16	(i) In general.—The Secretary may
17	enter into agreements with, or acquire
18	easements from, the owners of property
19	adjacent to the Historic Site to provide
20	public access to the Historic Site.
21	(ii) Interpretation.—The Secretary
22	may enter into cooperative agreements
23	with governmental and nongovernmental
24	organizations to provide for interpretation
25	at the Historic Site.

1	(C) Shared resources.—To the max-
2	imum extent practicable, the Secretary may use
3	the resources of the Pearl Harbor National Me-
4	morial to administer the Historic Site.
5	(4) Abolishment of Honouliuli national
6	MONUMENT.—
7	(A) IN GENERAL.—In light of the estab-
8	lishment of the Honouliuli National Historic
9	Site, the Honouliuli National Monument is
10	abolished and the lands and interests therein
11	are incorporated within and made part of
12	Honouliuli National Historic Site. Any funds
13	available for purposes of Honouliuli National
14	Monument shall be available for purposes of the
15	Historic Site.
16	(B) References.—Any references in law
17	(other than in this section), regulation, docu-
18	ment, record, map or other paper of the United
19	States to Honouliuli National Monument shall
20	be considered a reference to Honouliuli Na-
21	tional Historic Site.

Subtitle D—New Units of the 1 **National Park System** 2 3 SEC. 2301. MEDGAR AND MYRLIE EVERS HOME NATIONAL 4 MONUMENT. 5 (a) Definitions.—In this section: 6 (1) College.—The term "College" 7 Tougaloo College, a private educational institution 8 located in Tougaloo, Mississippi. 9 (2) Historic district.—The term "Historic District" means the Medgar Evers Historic District, 10 11 as included on the National Register of Historic 12 Places, and as generally depicted on the Map. 13 (3) MAP.—The term "Map" means the map en-14 titled "Medgar and Myrlie Evers Home National 15 Monument", numbered 515/142561, and dated Sep-16 tember 2018. 17 MONUMENT.—The term "Monument" (4)18 means the Medgar and Myrlie Evers Home National 19 Monument established by subsection (b). 20 (5) Secretary.—The term "Secretary" means 21 the Secretary, acting through the Director of the 22 National Park Service. 23 (b) Establishment.— 24 (1) In General.—Subject to paragraph (2), 25 there is established the Medgar and Myrlie Evers

1	Home National Monument in the State of Mis-
2	sissippi as a unit of the National Park System to
3	preserve, protect, and interpret for the benefit of
4	present and future generations resources associated
5	with the pivotal roles of Medgar and Myrlie Evers
6	in the American Civil Rights Movement.
7	(2) Determination by the secretary.—
8	The Monument shall not be established until the
9	date on which the Secretary determines that a suffi-
10	cient quantity of land or interests in land has been
11	acquired to constitute a manageable park unit.
12	(c) Boundaries.—The boundaries of the Monument
13	shall be the boundaries generally depicted on the Map.
14	(d) AVAILABILITY OF MAP.—The Map shall be on file
15	and available for public inspection in the appropriate of
16	fices of the National Park Service.
17	(e) Acquisition Authority.—The Secretary may
18	only acquire any land or interest in land located within
19	the boundary of the Monument by—
20	(1) donation;
21	(2) purchase from a willing seller with donated
22	or appropriated funds; or
23	(3) exchange.
24	(f) Administration.—

1	(1) IN GENERAL.—The Secretary shall admin-
2	ister the Monument in accordance with—
3	(A) this section; and
4	(B) the laws generally applicable to units
5	of the National Park System, including—
6	(i) section 100101(a), chapter 1003,
7	and sections 100751(a), 100752, 100753,
8	and 102101 of title 54, United States
9	Code; and
10	(ii) chapter 3201 of title 54, United
11	States Code.
12	(2) Management plan.—
13	(A) IN GENERAL.—Not later than 3 years
14	after the date on which funds are first made
15	available to the Secretary for this purpose, the
16	Secretary shall prepare a general management
17	plan for the Monument in accordance with sec-
18	tion 100502 of title 54, United States Code.
19	(B) Submission.—On completion of the
20	general management plan under subparagraph
21	(A), the Secretary shall submit it to the Com-
22	mittee on Natural Resources of the House of
23	Representatives and the Committee on Energy
24	and Natural Resources of the Senate.
25	(9) AGREEMENTS.—

1	(1) Monument.—The Secretary—
2	(A) shall seek to enter into an agreement
3	with the College to provide interpretive and
4	educational services relating to the Monument
5	and
6	(B) may enter into agreements with the
7	College and other entities for the purposes of
8	carrying out this section.
9	(2) Historic district.—The Secretary may
10	enter into agreements with the owner of a nationally
11	significant property within the Historic District, to
12	identify, mark, interpret, and provide technical as-
13	sistance with respect to the preservation and inter-
13 14	sistance with respect to the preservation and inter- pretation of the property.
14	pretation of the property.
14 15	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONU-
14 15 16	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT.
14 15 16 17	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT. (a) DEFINITIONS.—In this section:
14 15 16 17 18	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MAP.—The term "Map" means the map en-
14 15 16 17 18	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MAP.—The term "Map" means the map entitled "Mill Springs Battlefield National Monument,
14 15 16 17 18 19 20	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MAP.—The term "Map" means the map entitled "Mill Springs Battlefield National Monument, Nancy, Kentucky", numbered 297/145513, and
14 15 16 17 18 19 20 21	pretation of the property. SEC. 2302. MILL SPRINGS BATTLEFIELD NATIONAL MONUMENT. (a) DEFINITIONS.—In this section: (1) MAP.—The term "Map" means the map entitled "Mill Springs Battlefield National Monument, Nancy, Kentucky", numbered 297/145513, and dated June 2018.

1	(3) Secretary.—The term "Secretary" means
2	the Secretary, acting through the Director of the
3	National Park Service.
4	(b) Establishment.—
5	(1) In general.—Subject to paragraph (2),
6	there is established as a unit of the National Park
7	System, the Mill Springs Battlefield National Monu-
8	ment in the State of Kentucky, to preserve, protect,
9	and interpret for the benefit of present and future
10	generations—
11	(A) the nationally significant historic re-
12	sources of the Mill Springs Battlefield; and
13	(B) the role of the Mill Springs Battlefield
14	in the Civil War.
15	(2) Determination by the secretary.—
16	The Monument shall not be established until the
17	date on which the Secretary determines that a suffi-
18	cient quantity of land or interests in land has been
19	acquired to constitute a manageable park unit.
20	(3) Notice.—Not later than 30 days after the
21	date on which the Secretary makes a determination
22	under paragraph (2), the Secretary shall publish in
23	the Federal Register notice of the establishment of
24	the Monument.

1	(4) BOUNDARY.—The boundary of the Monu-
2	ment shall be as generally depicted on the Map.
3	(5) AVAILABILITY OF MAP.—The Map shall be
4	on file and available for public inspection in the ap-
5	propriate offices of the National Park Service.
6	(6) Acquisition authority.—The Secretary
7	may only acquire land or an interest in land located
8	within the boundary of the Monument by—
9	(A) donation;
10	(B) purchase from a willing seller with do-
11	nated or appropriated funds; or
12	(C) exchange.
13	(c) Administration.—
14	(1) In General.—The Secretary shall admin-
15	ister the Monument in accordance with—
16	(A) this section; and
17	(B) the laws generally applicable to units
18	of the National Park System, including—
19	(i) section 100101(a), chapter 1003,
20	and sections 100751(a), 100752, 100753,
21	and 102101 of title 54, United States
22	Code; and
23	(ii) chapter 3201 of title 54, United
24	States Code.
25	(2) Management plan.—

1	(A) In general.—Not later than 3 years
2	after the date on which funds are first made
3	available to prepare a general management plan
4	for the Monument, the Secretary shall prepare
5	the general management plan in accordance
6	with section 100502 of title 54, United States
7	Code.
8	(B) Submission to congress.—On com-
9	pletion of the general management plan, the
10	Secretary shall submit to the Committee on
11	Natural Resources of the House of Representa-
12	tives and the Committee on Energy and Nat-
13	ural Resources of the Senate the general man-
14	agement plan.
15	(d) PRIVATE PROPERTY PROTECTION.—Nothing in
16	this section affects the land use rights of private property
17	owners within or adjacent to the Monument.
18	(e) No Buffer Zones.—
19	(1) In general.—Nothing in this section cre-
20	ates a protective perimeter or buffer zone around the
21	Monument.
22	(2) Activities outside national monu-
23	MENT.—The fact that an activity or use on land out-
24	side the Monument can be seen or heard within the

1	Monument shall not preclude the activity or use out-
2	side the boundary of the Monument.
3	SEC. 2303. CAMP NELSON HERITAGE NATIONAL MONU-
4	MENT.
5	(a) Definitions.—In this section:
6	(1) Map.—The term "Map" means the map en-
7	titled "Camp Nelson Heritage National Monument
8	Nicholasville, Kentucky", numbered 532/144,148,
9	and dated April 2018.
10	(2) MONUMENT.—The term "Monument"
11	means the Camp Nelson Heritage National Monu-
12	ment established by subsection (b)(1).
13	(3) Secretary.—The term "Secretary" means
14	the Secretary, acting through the Director of the
15	National Park Service.
16	(b) Establishment.—
17	(1) In general.—Subject to paragraph (2),
18	there is established, as a unit of the National Park
19	System, the Camp Nelson Heritage National Monu-
20	ment in the State of Kentucky, to preserve, protect,
21	and interpret for the benefit of present and future
22	generations, the nationally significant historic re-
23	sources of Camp Nelson and the role of Camp Nel-
24	son in the American Civil War, Reconstruction, and
25	African American history and civil rights.

1	(2) CONDITIONS.—The Monument shall not be
2	established until after the Secretary—
3	(A) has entered into a written agreement
4	with the owner of any private or non-Federal
5	land within the boundary of the Monument, as
6	depicted on the Map, providing that the prop-
7	erty shall be donated to the United States for
8	inclusion in the Monument, to be managed con-
9	sistently with the purposes of the Monument;
10	and
11	(B) has determined that sufficient land or
12	interests in land have been acquired within the
13	boundary of the Monument to constitute a man-
14	ageable unit.
15	(c) Boundaries.—The boundaries of the Monument
16	shall be the boundaries generally depicted on the Map.
17	(d) AVAILABILITY OF MAP.—The Map shall be on file
18	and available for public inspection in the appropriate of-
19	fices of the National Park Service.
20	(e) Acquisition Authority.—The Secretary may
21	only acquire any land or interest in land located within
22	the boundary of the Monument by donation, purchase with
23	donated or appropriated funds, or exchange.
24	(f) Administration.—

1	(1) In General.—The Secretary shall admin-
2	ister the Monument in accordance with—
3	(A) this section;
4	(B) Presidential Proclamation 9811 (83
5	Fed. Reg. 54845 (October 31, 2018)); and
6	(C) the laws generally applicable to units
7	of the National Park System, including—
8	(i) section 100101(a), chapter 1003,
9	and sections 100751(a), 100752, 100753,
10	and 102101 of title 54, United States
11	Code; and
12	(ii) chapter 3201 of title 54, United
13	States Code.
14	(2) Management plan.—
15	(A) IN GENERAL.—Not later than 3 years
16	after the date on which funds are first made
17	available to the Secretary for the preparation of
18	a general management plan for the Monument,
19	the Secretary shall prepare a general manage-
20	ment plan for the Monument in accordance
21	with section 100502 of title 54, United States
22	Code.
23	(B) Submission to congress.—On com-
24	pletion of the general management plan, the
25	Secretary shall submit to the Committee on En-

1	ergy and Natural Resources of the Senate and
2	the Committee on Natural Resources of the
3	House of Representatives the general manage-
4	ment plan.
5	(g) No Buffer Zones.—
6	(1) In General.—Nothing in this section cre-
7	ates a protective perimeter or buffer zone around the
8	Monument.
9	(2) Activities outside national monu-
10	MENT.—The fact that an activity or use on land out-
11	side the Monument can be seen or heard within the
12	Monument shall not preclude the activity or use out-
13	side the boundary of the Monument.
14	(h) Conflicts.—If there is conflict between this sec-
15	tion and Proclamation 9811 (83 Fed. Reg. 54845; Octo-
16	ber 31, 2018), this section shall control.
17	Subtitle E—National Park System
18	Management
19	SEC. 2401. DENALI NATIONAL PARK AND PRESERVE NAT-
20	URAL GAS PIPELINE.
21	(a) Permit.—Section 3(b)(1) of the Denali National
22	Park Improvement Act (Public Law 113–33; 127 Stat.
23	516) is amended by striking "within, along, or near the
24	approximately 7-mile segment of the George Parks High-
25	way that runs through the Park''.

1 (b) TERMS AND CONDITIONS.—Section 3(c)(1) of the 2 Denali National Park Improvement Act (Public Law 113-3 33; 127 Stat. 516) is amended— 4 (1) in subparagraph (A), by inserting "and" 5 after the semicolon; 6 (2) by striking subparagraph (B); and 7 (3) by redesignating subparagraph (C) as sub-8 paragraph (B). 9 (c) Applicable Law.—Section 3 of the Denali Na-10 tional Park Improvement Act (Public Law 113–33; 127 Stat. 515) is amended by adding at the end the following: 12 "(d) APPLICABLE LAW.—A high pressure gas transmission pipeline (including appurtenances) in a nonwilderness area within the boundary of the Park, shall not be 14 15 subject to title XI of the Alaska National Interest Lands Conservation Act (16 U.S.C. 3161 et seq.).". 16 SEC. 2402. HISTORICALLY BLACK COLLEGES AND UNIVER-18 SITIES HISTORIC PRESERVATION PROGRAM 19 REAUTHORIZED. 20 Section 507(d)(2) of the Omnibus Parks and Public 21 Lands Management Act of 1996 (54 U.S.C. 302101 note) is amended by striking the period at the end and inserting

"and each of fiscal years 2018 through 2024.".

1	SEC. 2403. AUTHORIZING COOPERATIVE MANAGEMENT
2	AGREEMENTS BETWEEN THE DISTRICT OF
3	COLUMBIA AND THE SECRETARY OF THE IN-
4	TERIOR.
5	The Secretary may enter into a cooperative manage-
6	ment agreement with the District of Columbia in accord-
7	ance with section 101703 of title 54, United States Code.
8	SEC. 2404. FEES FOR MEDICAL SERVICES.
9	(a) Fees Authorized.—The Secretary may estab-
10	lish and collect fees for medical services provided to per-
11	sons in units of the National Park System or for medical
12	services provided by National Park Service personnel out-
13	side units of the National Park System.
14	(b) National Park Medical Services Fund.—
15	There is established in the Treasury a fund, to be known
16	as the "National Park Medical Services Fund" (referred
17	to in this section as the "Fund"). The Fund shall consist
18	of—
19	(1) donations to the Fund; and
20	(2) fees collected under subsection (a).
21	(c) AVAILABILITY OF AMOUNTS.—All amounts depos-
22	ited into the Fund shall be available to the Secretary, to
23	the extent provided in advance by Acts of appropriation,
24	for the following in units of the National Park System:
25	(1) Services listed in subsection (a).

1	(2) Preparing needs assessments or other pro-
2	grammatic analyses for medical facilities, equipment,
3	vehicles, and other needs and costs of providing serv-
4	ices listed in subsection (a).
5	(3) Developing management plans for medical
6	facilities, equipment, vehicles, and other needs and
7	costs of services listed in subsection (a).
8	(4) Training related to providing services listed
9	in subsection (a).
10	(5) Obtaining or improving medical facilities,
11	equipment, vehicles, and other needs and costs of
12	providing services listed in subsection (a).
13	SEC. 2405. AUTHORITY TO GRANT EASEMENTS AND
13 14	SEC. 2405. AUTHORITY TO GRANT EASEMENTS AND RIGHTS-OF-WAY OVER FEDERAL LANDS
14	RIGHTS-OF-WAY OVER FEDERAL LANDS
14 15	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION
14151617	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA.
14151617	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA. Section 3 of Public Law 92–592 (16 U.S.C. 460cc–
14 15 16 17 18	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA. Section 3 of Public Law 92–592 (16 U.S.C. 460cc– 2) is amended by adding at the end the following:
14 15 16 17 18 19	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA. Section 3 of Public Law 92–592 (16 U.S.C. 460cc– 2) is amended by adding at the end the following: "(j) AUTHORITY TO GRANT EASEMENTS AND
14151617181920	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA. Section 3 of Public Law 92–592 (16 U.S.C. 460cc– 2) is amended by adding at the end the following: "(j) AUTHORITY TO GRANT EASEMENTS AND RIGHTS-OF-WAY.—
14 15 16 17 18 19 20 21	RIGHTS-OF-WAY OVER FEDERAL LANDS WITHIN GATEWAY NATIONAL RECREATION AREA. Section 3 of Public Law 92–592 (16 U.S.C. 460cc– 2) is amended by adding at the end the following: "(j) Authority To Grant Easements and Rights-of-Way.— "(1) In general.—The Secretary of the Inte-

- operation, and maintenance of projects for control and prevention of flooding and shoreline erosion.
- "(2) CHARGES AND REIMBURSEMENT OF
 COSTS.—The Secretary may grant such an easement
 or right-of-way without charge for the value of the
 right so conveyed, except for reimbursement of costs
 incurred by the United States for processing the ap-
- 8 plication therefore and managing such right.
- 9 Amounts received as such reimbursement shall be
- 10 credited to the relevant appropriation account.".

11 SEC. 2406. ADAMS MEMORIAL COMMISSION.

- 12 (a) Commission.—There is established a commission
- 13 to be known as the "Adams Memorial Commission" (re-
- 14 ferred to in this section as the "Commission") for the pur-
- 15 pose of establishing a permanent memorial to honor John
- 16 Adams and his legacy as authorized by Public Law 107-
- 17 62 (115 Stat. 411), located in the city of Washington, Dis-
- 18 trict of Columbia, including sites authorized by Public
- 19 Law 107–315 (116 Stat. 2763).
- 20 (b) Membership.—The Commission shall be com-
- 21 posed of—
- 22 (1) 4 persons appointed by the President, not
- 23 more than 2 of whom may be members of the same
- 24 political party;

1	(2) 4 Members of the Senate appointed by the
2	President pro tempore of the Senate in consultation
3	with the Majority Leader and Minority Leader of
4	the Senate, of which not more than 2 appointees
5	may be members of the same political party; and
6	(3) 4 Members of the House of Representatives
7	appointed by the Speaker of the House of Rep-
8	resentatives in consultation with the Majority Lead-
9	er and Minority Leader of the House of Representa-
10	tives, of which not more than 2 appointees may be
11	members of the same political party.
12	(c) CHAIR AND VICE CHAIR.—The members of the
13	Commission shall select a Chair and Vice Chair of the
14	Commission. The Chair and Vice Chair shall not be mem-
15	bers of the same political party.
16	(d) Vacancies.—Any vacancy in the Commission
17	shall not affect its powers if a quorum is present, but shall
18	be filled in the same manner as the original appointment.
19	(e) Meetings.—
20	(1) Initial meeting.—Not later than 45 days
21	after the date on which a majority of the members
22	of the Commission have been appointed, the Com-
23	mission shall hold its first meeting.
24	(2) Subsequent meetings.—The Commission
25	shall meet at the call of the Chair.

1 (f) QUORUM.—A majority of the members of the 2 Commission shall constitute a quorum but a lesser number 3 of members may hold hearings. 4 (g) No Compensation.—A member of the Commis-5 sion shall serve without compensation, but may be reimbursed for expenses incurred in carrying out the duties 6 7 of the Commission. (h) Duties.—The Commission shall consider and 8 formulate plans for a permanent memorial to honor John 10 Adams and his legacy, including the nature, location, de-11 sign, and construction of the memorial. 12 (i) Powers.—The Commission may— 13 (1) make such expenditures for services and 14 materials for the purpose of carrying out this section 15 as the Commission considers advisable from funds 16 appropriated or received as gifts for that purpose; 17 (2) accept gifts, including funds from the 18 Adams Memorial Foundation, to be used in carrying 19 out this section or to be used in connection with the 20 construction or other expenses of the memorial; and 21 (3) hold hearings, enter into contracts for per-22 sonal services and otherwise, and do such other 23 things as are necessary to carry out this section.

(j) Reports.—The Commission shall—

1 (1) report the plans required by subsection (h), 2 together with recommendations, to the President 3 and the Congress at the earliest practicable date; 4 and 5 (2) in the interim, make annual reports on its 6 progress to the President and the Congress. 7 (k) APPLICABILITY OF OTHER LAWS.—The Federal 8 Advisory Committee Act (5 U.S.C. App.) shall not apply to the Commission. 9 10 (1) TERMINATION.—The Commission shall terminate 11 on December 2, 2025. 12 (m) Amendments to Public Law 107–62.— 13 (1) References to commission.—Public Law 14 107–62 (115 Stat. 411) is amended by striking 15 "Adams Memorial Foundation" each place it occurs and inserting "Adams Memorial Commission". 16 17 (2) Extension of authorization.—Section 18 1(c) of Public Law 107–62 (115 Stat. 411; 124 19 Stat. 1192; 127 Stat. 3880) is amended by striking "2020" and inserting "2025". 20 21 SEC. 2407. TECHNICAL CORRECTIONS TO REFERENCES TO 22 THE AFRICAN AMERICAN CIVIL RIGHTS NET-23 WORK. 24 (a) Chapter Amendments.—Chapter 3084 of title 25 54, United States Code, is amended by striking "U.S.

- 1 Civil Rights Network" each place it appears and inserting
- 2 "African American Civil Rights Network" (using identical
- 3 font as used in the text being replaced).
- 4 (b) Amendments to List of Items.—The list of
- 5 items of title 54, United States Code, is amended by strik-
- 6 ing "U.S. Civil Rights Network" each place it appears and
- 7 inserting "African American Civil Rights Network" (using
- 8 identical font as used in the text being replaced).
- 9 (c) References.—Any reference in any law (other
- 10 than in this section), regulation, document, record, map,
- 11 or other paper of the United States to the "U.S. Civil
- 12 Rights Network" shall be considered to be a reference to
- 13 the "African American Civil Rights Network".
- 14 SEC. 2408. TRANSFER OF THE JAMES J. HOWARD MARINE
- 15 SCIENCES LABORATORY.
- 16 Section 7 of Public Law 100–515 (16 U.S.C. 1244
- 17 note) is amended by striking subsection (b) and inserting
- 18 the following:
- 19 "(b) Transfer From the State to the Na-
- 20 TIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION.—
- 21 "(1) IN GENERAL.—Notwithstanding any other
- provision of law, or the provisions of the August 13,
- 23 1991, Ground Lease Agreement ('Lease') between
- the Department of the Interior and the State of New
- 25 Jersey ('State'), upon notice to the National Park

Service, the State may transfer without consideration, and the National Oceanic and Atmospheric Administration may accept, all State improvements within the land assignment and right of way, including the James J. Howard Marine Sciences Laboratory ('Laboratory'), two parking lots, and the seawater supply and backflow pipes as generally depicted on the map entitled 'Gateway National Recreation Area, James J. Howard Marine Science Laboratory Land Assignment', numbered 646/142,581A, and dated April 2018 ('Map') and any related State personal property.

"(2) Lease amendment.—Upon the transfer authorized in paragraph (1), the Lease shall be amended to exclude any obligations of the State and the Department of the Interior related to the Laboratory and associated property and improvements transferred to the National Oceanic and Atmospheric Administration. However, all obligations of the State to rehabilitate Building 74 and modify landscaping on the surrounding property as depicted on the Map, under the Lease and pursuant to subsection (a), shall remain in full force and effect.

"(3) USE BY THE NATIONAL OCEANIC AND AT-MOSPHERIC ADMINISTRATION.—Upon the transfer

authorized in paragraph (1), the Administrator of the National Oceanic and Atmospheric Administration is authorized to use the land generally depicted on the Map as a land assignment and right of way and associated land and appurtenances for continued use of the Laboratory, including providing maintenance and repair, and access to the Laboratory, the parking lots and the seawater supply and back flow pipes, without consideration, except for reimbursement to the National Park Service of agreed upon reasonable actual costs of subsequently provided goods and services.

"(4) AGREEMENT BETWEEN THE NATIONAL
PARK SERVICE AND THE NATIONAL OCEANIC AND
ATMOSPHERIC ADMINISTRATION.—Upon the transfer
authorized in paragraph (1), the Director of the National Park Service and the Administrator of the
National Oceanic and Atmospheric Administration
shall enter into an agreement addressing responsibilities pertaining to the use of the land assignment
within the Sandy Hook Unit of the Gateway National Recreation Area as authorized in paragraph
(3). The agreement shall prohibit any new construction on this land, permanent or nonpermanent, or

significant alteration to the exterior of the Laboratory, without National Park Service approval.

"(5) Restoration.—

"(A) Notwithstanding any provision of the Lease to the contrary, if the State does not transfer the improvements as authorized in paragraph (1), and these improvements are not used as or in support of a marine science laboratory, the State shall demolish and remove the improvements and restore the land in accordance with the standards set forth by the National Park Service, free of unacceptable encumbrances and in compliance with all applicable laws and regulations regarding known contaminants.

"(B) If the National Oceanic and Atmospheric Administration accepts the improvements as authorized in paragraph (1) and these improvements are not used as or in support of a marine science laboratory, the National Oceanic and Atmospheric Administration shall be responsible for demolishing and removing these improvements and restoring the land, in accordance with the standards set forth by the National Park Service, free of unacceptable en-

1	cumbrances and in compliance with all applica-
2	ble laws and regulations regarding known con-
3	taminants.".
4	SEC. 2409. BOWS IN PARKS.
5	(a) In General.—Chapter 1049 of title 54, United
6	States Code, is amended by adding at the end the fol-
7	lowing:
8	"§ 104908. Bows in parks
9	"(a) Definition of Not Ready for Immediate
10	Use.—The term 'not ready for immediate use' means—
11	"(1) a bow or crossbow, the arrows of which are
12	secured or stowed in a quiver or other arrow trans-
13	port case; and
14	"(2) with respect to a crossbow, uncocked.
15	"(b) Vehicular Transportation Authorized.—
16	The Director shall not promulgate or enforce any regula-
17	tion that prohibits an individual from transporting bows
18	and crossbows that are not ready for immediate use across
19	any System unit in the vehicle of the individual if—
20	"(1) the individual is not otherwise prohibited
21	by law from possessing the bows and crossbows;
22	"(2) the bows or crossbows that are not ready
23	for immediate use remain inside the vehicle of the
24	individual throughout the period during which the

- 1 bows or crossbows are transported across System
- 2 land; and
- 3 "(3) the possession of the bows and crossbows
- 4 is in compliance with the law of the State in which
- 5 the System unit is located.".
- 6 (b) CLERICAL AMENDMENT.—The table of sections
- 7 for chapter 1049 of title 54, United States Code, is
- 8 amended by inserting after the item relating to section
- 9 104907 the following:

"104908. Bows in parks.".

10 SEC. 2410. WILDLIFE MANAGEMENT IN PARKS.

- 11 (a) IN GENERAL.—Chapter 1049 of title 54, United
- 12 States Code (as amended by section 2409(a)), is amended
- 13 by adding at the end the following:

14 "§ 104909. Wildlife management in parks

- 15 "(a) Use of Qualified Volunteers.—If the Sec-
- 16 retary determines it is necessary to reduce the size of a
- 17 wildlife population on System land in accordance with ap-
- 18 plicable law (including regulations), the Secretary may use
- 19 qualified volunteers to assist in carrying out wildlife man-
- 20 agement on System land.
- 21 "(b) Requirements for Qualified Volun-
- 22 TEERS.—Qualified volunteers providing assistance under
- 23 subsection (a) shall be subject to—
- 24 "(1) any training requirements or qualifications
- established by the Secretary; and

1	"(2) any other terms and conditions that the
2	Secretary may require.
3	"(c) Donations.—The Secretary may authorize the
4	donation and distribution of meat from wildlife manage-
5	ment activities carried out under this section, including
6	the donation and distribution to Indian Tribes, qualified
7	volunteers, food banks, and other organizations that work
8	to address hunger, in accordance with applicable health
9	guidelines and such terms and conditions as the Secretary
10	may require.".
11	(b) CLERICAL AMENDMENT.—The table of sections
12	for chapter 1049 of title 54 (as amended by section
13	2409(b)), United States Code, is amended by inserting
14	after the item relating to section 104908 the following:
	"104909. Wildlife management in parks.".
15	Subtitle F—National Trails and
16	Related Matters
17	SEC. 2501. NORTH COUNTRY SCENIC TRAIL ROUTE ADJUST-
18	MENT.
19	Section 5(a)(8) of the National Trails System Act (16
20	U.S.C. 1244(a)(8)) is amended in the first sentence—
21	(1) by striking "thirty two hundred miles, ex-
22	tending from eastern New York State" and inserting
23	"4,600 miles, extending from the Appalachian Trail
24	in Vermont"; and

1	(2) by striking "Proposed North Country Trail"
2	and all that follows through "June 1975." and in-
3	serting "'North Country National Scenic Trail, Au-
4	thorized Route', dated February 2014, and num-
5	bered 649/116870.".
6	SEC. 2502. EXTENSION OF LEWIS AND CLARK NATIONAL
7	HISTORIC TRAIL.
8	(a) Extension.—Section 5(a)(6) of the National
9	Trails System Act (16 U.S.C. 1244(a)(6)) is amended—
10	(1) by striking "three thousand seven hundred"
11	and inserting "4,900";
12	(2) by striking "Wood River, Illinois," and in-
13	serting "the Ohio River in Pittsburgh, Pennsyl-
14	vania,"; and
15	(3) by striking "maps identified as, Vicinity
16	Map, Lewis and Clark Trail' study report dated
17	April 1977." and inserting "the map entitled 'Lewis
18	and Clark National Historic Trail Authorized Trail
19	Including Proposed Eastern Legacy Extension',
20	dated April 2018, and numbered 648/143721.".
21	(b) Effective Date.—The amendments made by
22	subsection (a) shall take effect on the date that is 60 days
23	after the date of enactment of this Act.
24	SEC. 2503. AMERICAN DISCOVERY TRAIL SIGNAGE.
25	(a) Definitions.—In this section:

1	(1) Secretary concerned.—The term "Sec-
2	retary concerned" means—
3	(A) the Secretary, with respect to Federal
4	land under the jurisdiction of the Secretary; or
5	(B) the Secretary of Agriculture, with re-
6	spect to Federal land under the jurisdiction of
7	the Secretary of Agriculture.
8	(2) Trail.—The term "Trail" means the trail
9	known as the "American Discovery Trail", which
10	consists of approximately 6,800 miles of trails ex-
11	tending from Cape Henlopen State Park in Dela-
12	ware to Point Reyes National Seashore in California,
13	as generally described in volume 2 of the National
14	Park Service feasibility study dated June 1995.
15	(b) Signage Authorized.—As soon as practicable
16	after the date on which signage acceptable to the Sec-
17	retary concerned is donated to the United States for place-
18	ment on Federal land at points along the Trail, the Sec-
19	retary concerned shall place the signage on the Federal
20	land.
21	(c) No Federal Funds.—No Federal funds may be
22	used to acquire signage authorized for placement under
23	subsection (b).

1	SEC. 2504. DESIGNATION OF THE ROUTE 66 NATIONAL HIS-
2	TORIC TRAIL.
3	Section 5(a) of the National Trails System Act (16
4	U.S.C. 1244(a)) is amended by adding at the end the fol-
5	lowing:
6	"(31) Route 66 National Historic Trail.—
7	"(A) In General.—The Route 66 Na-
8	tional Historic Trail, a trail that includes all
9	the alignments of U.S. Highway 66 in existence
10	between 1926 and 1985, extending along a
11	route of approximately 2,400 miles from Chi-
12	cago, Illinois, to Santa Monica, California, as
13	generally depicted on the map entitled 'Route
14	66 National Historic Trail, Proposed Route',
15	numbered P26/141,279, and dated December
16	2017.
17	"(B) AVAILABILITY OF MAP.—The map
18	described in subparagraph (A) shall be on file
19	and available for public inspection in the appro-
20	priate offices of the National Park Service, De-
21	partment of the Interior.
22	"(C) Administration.—The Route 66
23	National Historic Trail shall be administered by
24	the Secretary of the Interior, acting through
25	the Director of the National Park Service. Such
26	administration shall be conducted in a manner

1	that respects and maintains the idiosyncratic
2	nature of the Route 66 National Historic Trail.
3	"(D) LAND ACQUISITION.—The United
4	States may not acquire for the Route 66 Na-
5	tional Historic Trail any land or interest in
6	land—
7	"(i) outside the exterior boundary of
8	any federally managed area without the
9	consent of the owner of the land or interest
10	in land; or
11	"(ii) that extends more than an aver-
12	age of ½ of a mile on either side of the
13	trail.".
14	SEC. 2505. PIKE NATIONAL HISTORIC TRAIL STUDY.
15	Section 5(c) of the National Trails System Act (16
16	U.S.C. 1244(c)) is amended by adding at the end the fol-
17	lowing:
18	"(46) PIKE NATIONAL HISTORIC TRAIL.—The
19	Pike National Historic Trail, a series of routes ex-
20	tending approximately 3,664 miles, which follows the
21	route taken by Lt. Zebulon Montgomery Pike during
22	the 1806–1807 Pike expedition that began in Fort
23	Bellefontaine, Missouri, extended through portions
24	of the States of Kansas Nebraska Colorado New

1	Mexico, and Texas, and ended in Natchitoches, Lou-
2	isiana.".
3	TITLE III—CONSERVATION
4	REAUTHORIZATION
5	SEC. 3001. REAUTHORIZATION OF LAND AND WATER CON-
6	SERVATION FUND.
7	(a) In General.—Section 200302 of title 54, United
8	States Code, is amended—
9	(1) in subsection (b), in the matter preceding
10	paragraph (1), by striking "During the period end-
11	ing September 30, 2018, there' and inserting
12	"There"; and
13	(2) in subsection (c)(1), by striking "through
14	September 30, 2018".
15	(b) Allocation of Funds.—Section 200304 of title
16	54, United States Code, is amended—
17	(1) by striking the second sentence;
18	(2) by striking "There" and inserting the fol-
19	lowing:
20	"(a) In General.—There"; and
21	(3) by adding at the end the following:
22	"(b) Allocation of Funds.—Of the total amount
23	made available to the Fund through appropriations or de-
24	posited in the Fund under section 105(a)(2)(B) of the

1	Gulf of Mexico Energy Security Act of 2006 (43 U.S.C.
2	1331 note; Public Law 109–432)—
3	"(1) not less than 40 percent shall be used for
4	Federal purposes; and
5	"(2) not less than 40 percent shall be used to
6	provide financial assistance to States.".
7	(e) Parity for Territories and the District of
8	Columbia.—Section 200305(b) of title 54, United States
9	Code, is amended by striking paragraph (5).
10	(d) Recreational Public Access.—Section
11	200306 of title 54, United States Code, is amended by
12	adding at the end the following:
13	"(c) Recreational Public Access.—
14	"(1) In General.—Of the amounts made
15	available for expenditure in any fiscal year under
16	section 200303, there shall be made available for
17	recreational public access projects identified on the
18	priority list developed under paragraph (2) not less
19	than the greater of—
20	"(A) an amount equal to 3 percent of
21	those amounts; or
22	"(B) \$15,000,000.
23	"(2) PRIORITY LIST.—The Secretary and the
24	Secretary of Agriculture, in consultation with the
25	head of each affected Federal agency, shall annually

1 develop a priority list for projects that, through ac-2 quisition of land (or an interest in land), secure rec-3 reational public access to Federal land under the ju-4 risdiction of the applicable Secretary for hunting, 5 fishing, recreational shooting, or other outdoor rec-6 reational purposes.". 7 (e) Acquisition Considerations.—Section 200306 8 of title 54, United States Code (as amended by subsection 9 (d)), is amended by adding at the end the following: 10 "(d) Acquisition Considerations.—In mining whether to acquire land (or an interest in land) 12 under this section, the Secretary and the Secretary of Ag-13 riculture shall take into account— 14 "(1) the significance of the acquisition; "(2) the urgency of the acquisition; 15 "(3) management efficiencies; 16 17 "(4) management cost savings; 18 "(5) geographic distribution; 19 "(6) threats to the integrity of the land; and

"(7) the recreational value of the land.".

TITLE IV—SPORTSMEN'S ACCESS 1 AND RELATED MATTERS 2 **Subtitle A—National Policy** 3 4 SEC. 4001. CONGRESSIONAL DECLARATION OF NATIONAL 5 POLICY. 6 (a) IN GENERAL.—Congress declares that it is the 7 policy of the United States that Federal departments and 8 agencies, in accordance with the missions of the depart-9 ments and agencies, Executive Orders 12962 and 13443 10 (60 Fed. Reg. 30769 (June 7, 1995); 72 Fed. Reg. 46537 11 (August 16, 2007)), and applicable law, shall— 12 (1) facilitate the expansion and enhancement of 13 hunting, fishing, and recreational shooting opportunities on Federal land, in consultation with the 14 15 Wildlife and Hunting Heritage Conservation Coun-16 cil, the Sport Fishing and Boating Partnership 17 Council, State and Tribal fish and wildlife agencies, 18 and the public; 19 (2) conserve and enhance aquatic systems and 20 the management of game species and the habitat of 21 those species on Federal land, including through 22 hunting and fishing, in a manner that respects— 23 (A) State management authority over wild-24 life resources; and 25 (B) private property rights; and

1	(3) consider hunting, fishing, and recreational
2	shooting opportunities as part of all Federal plans
3	for land, resource, and travel management.
4	(b) Exclusion.—In this title, the term "fishing"
5	does not include commercial fishing in which fish are har-
6	vested, either in whole or in part, that are intended to
7	enter commerce through sale.
8	Subtitle B—Sportsmen's Access to
9	Federal Land
10	SEC. 4101. DEFINITIONS.
11	In this subtitle:
12	(1) FEDERAL LAND.—The term "Federal land"
13	means—
14	(A) any land in the National Forest Sys-
15	tem (as defined in section 11(a) of the Forest
16	and Rangeland Renewable Resources Planning
17	Act of 1974 (16 U.S.C. 1609(a))) that is ad-
18	ministered by the Secretary of Agriculture, act-
19	ing through the Chief of the Forest Service;
20	and
21	(B) public lands (as defined in section 103
22	of the Federal Land Policy and Management
23	Act of 1976 (43 U.S.C. 1702)), the surface of
24	which is administered by the Secretary, acting

1	through the Director of the Bureau of Land
2	Management.
3	(2) Secretary concerned.—The term "Sec-
4	retary concerned" means—
5	(A) the Secretary of Agriculture, with re-
6	spect to land described in paragraph (1)(A);
7	and
8	(B) the Secretary, with respect to land de-
9	scribed in paragraph (1)(B).
10	SEC. 4102. FEDERAL LAND OPEN TO HUNTING, FISHING,
11	AND RECREATIONAL SHOOTING.
12	(a) In General.—Subject to subsection (b), Federal
13	land shall be open to hunting, fishing, and recreational
14	shooting, in accordance with applicable law, unless the
15	Secretary concerned closes an area in accordance with sec-
16	tion 4103.
17	(b) Effect of Part.—Nothing in this subtitle
18	opens to hunting, fishing, or recreational shooting any
19	land that is not open to those activities as of the date
20	of enactment of this Act.
21	SEC. 4103. CLOSURE OF FEDERAL LAND TO HUNTING, FISH-
22	ING, AND RECREATIONAL SHOOTING.
23	(a) Authorization.—
24	(1) In General.—Subject to paragraph (2)
25	and in accordance with section 302(b) of the Federal

1	Land Policy and Management Act of 1976 (43
2	U.S.C. 1732(b)), the Secretary concerned may des-
3	ignate any area on Federal land in which, and estab-
4	lish any period during which, for reasons of public
5	safety, administration, or compliance with applicable
6	laws, no hunting, fishing, or recreational shooting
7	shall be permitted.
8	(2) Requirement.—In making a designation
9	under paragraph (1), the Secretary concerned shall
10	designate the smallest area for the least amount of
11	time that is required for public safety, administra-
12	tion, or compliance with applicable laws.
13	(b) Closure Procedures.—
14	(1) In general.—Except in an emergency, be-
15	fore permanently or temporarily closing any Federal
16	land to hunting, fishing, or recreational shooting,
17	the Secretary concerned shall—
18	(A) consult with State fish and wildlife
19	agencies; and
20	(B) provide public notice and opportunity
21	for comment under paragraph (2).
22	(2) Public notice and comment.—
23	(A) In general.—Public notice and com-
24	ment shall include—
25	(i) a notice of intent—

1	(1) published in advance of the
2	public comment period for the clo-
3	sure—
4	(aa) in the Federal Register;
5	(bb) on the website of the
6	applicable Federal agency;
7	(cc) on the website of the
8	Federal land unit, if available;
9	and
10	(dd) in at least 1 local news-
11	paper;
12	(II) made available in advance of
13	the public comment period to local of-
14	fices, chapters, and affiliate organiza-
15	tions in the vicinity of the closure that
16	are signatories to the memorandum of
17	understanding entitled "Federal
18	Lands Hunting, Fishing, and Shoot-
19	ing Sports Roundtable Memorandum
20	of Understanding'; and
21	(III) that describes—
22	(aa) the proposed closure;
23	and
24	(bb) the justification for the
25	proposed closure, including an

1	explanation of the reasons and
2	necessity for the decision to close
3	the area to hunting, fishing, or
4	recreational shooting; and
5	(ii) an opportunity for public comment
6	for a period of—
7	(I) not less than 60 days for a
8	permanent closure; or
9	(II) not less than 30 days for a
10	temporary closure.
11	(B) Final decision.—In a final decision
12	to permanently or temporarily close an area to
13	hunting, fishing, or recreation shooting, the
14	Secretary concerned shall—
15	(i) respond in a reasoned manner to
16	the comments received;
17	(ii) explain how the Secretary con-
18	cerned resolved any significant issues
19	raised by the comments; and
20	(iii) show how the resolution led to
21	the closure.
22	(c) Temporary Closures.—
23	(1) In general.—A temporary closure under
24	this section may not exceed a period of 180 days.

1	(2) Renewal.—Except in an emergency, a
2	temporary closure for the same area of land closed
3	to the same activities—
4	(A) may not be renewed more than 3 times
5	after the first temporary closure; and
6	(B) must be subject to a separate notice
7	and comment procedure in accordance with sub-
8	section $(b)(2)$.
9	(3) Effect of Temporary Closure.—Any
10	Federal land that is temporarily closed to hunting,
11	fishing, or recreational shooting under this section
12	shall not become permanently closed to that activity
13	without a separate public notice and opportunity to
14	comment in accordance with subsection $(b)(2)$.
15	(d) Reporting.—On an annual basis, the Secre-
16	taries concerned shall—
17	(1) publish on a public website a list of all
18	areas of Federal land temporarily or permanently
19	subject to a closure under this section; and
20	(2) submit to the Committee on Energy and
21	Natural Resources and the Committee on Agri-
22	culture, Nutrition, and Forestry of the Senate and
23	the Committee on Natural Resources and the Com-
24	mittee on Agriculture of the House of Representa-
25	tives a report that identifies—

1	(A) a list of each area of Federal land tem-
2	porarily or permanently subject to a closure;
3	(B) the acreage of each closure; and
4	(C) a survey of—
5	(i) the aggregate areas and acreage
6	closed under this section in each State;
7	and
8	(ii) the percentage of Federal land in
9	each State closed under this section with
10	respect to hunting, fishing, and rec-
11	reational shooting.
12	(e) APPLICATION.—This section shall not apply if the
13	closure is—
14	(1) less than 14 days in duration; and
15	(2) covered by a special use permit.
16	SEC. 4104. SHOOTING RANGES.
17	(a) In General.—Except as provided in subsection
18	(b), the Secretary concerned may, in accordance with this
19	section and other applicable law, lease or permit the use
20	of Federal land for a shooting range.
21	(b) Exception.—The Secretary concerned shall not
22	lease or permit the use of Federal land for a shooting
23	range within—
24	(1) a component of the National Landscape
25	Conservation System;

1	(2) a component of the National Wilderness
2	Preservation System;
3	(3) any area that is—
4	(A) designated as a wilderness study area;
5	(B) administratively classified as—
6	(i) wilderness-eligible; or
7	(ii) wilderness-suitable; or
8	(C) a primitive or semiprimitive area;
9	(4) a national monument, national volcanic
10	monument, or national scenic area; or
11	(5) a component of the National Wild and Sce-
12	nic Rivers System (including areas designated for
13	study for potential addition to the National Wild
14	and Scenic Rivers System).
15	SEC. 4105. IDENTIFYING OPPORTUNITIES FOR RECRE-
16	ATION, HUNTING, AND FISHING ON FEDERAL
17	LAND.
18	(a) Definitions.—In this section:
19	(1) Secretary.—The term "Secretary"
20	means—
21	(A) the Secretary, with respect to land ad-
22	ministered by—
23	(i) the Director of the National Park
24	Service;

474

1	(ii) the Director of the United States
2	Fish and Wildlife Service; and
3	(iii) the Director of the Bureau of
4	Land Management; and
5	(B) the Secretary of Agriculture, with re-
6	spect to land administered by the Chief of the
7	Forest Service.
8	(2) State or regional office.—The term
9	"State or regional office" means—
10	(A) a State office of the Bureau of Land
11	Management; or
12	(B) a regional office of—
13	(i) the National Park Service;
14	(ii) the United States Fish and Wild-
15	life Service; or
16	(iii) the Forest Service.
17	(3) Travel management plan.—The term
18	"travel management plan" means a plan for the
19	management of travel—
20	(A) with respect to land under the jurisdic-
21	tion of the National Park Service, on park
22	roads and designated routes under section 4.10
23	of title 36, Code of Federal Regulations (or suc-
24	cessor regulations);

1	(B) with respect to land under the jurisdic-
2	tion of the United States Fish and Wildlife
3	Service, on the land under a comprehensive con-
4	servation plan prepared under section 4(e) of
5	the National Wildlife Refuge System Adminis-
6	tration Act of 1966 (16 U.S.C. 668dd(e));
7	(C) with respect to land under the jurisdic-
8	tion of the Forest Service, on National Forest
9	System land under part 212 of title 36, Code
10	of Federal Regulations (or successor regula-
11	tions); and
12	(D) with respect to land under the jurisdic-
13	tion of the Bureau of Land Management, under
14	a resource management plan developed under
15	the Federal Land Policy and Management Act
16	of 1976 (43 U.S.C. 1701 et seq.).
17	(b) Priority Lists Required.—
18	(1) In general.—Not later than 1 year after
19	the date of enactment of this Act, and biennially
20	thereafter during the 10-year period beginning on
21	the date on which the first priority list is completed,
22	the Secretary shall prepare a priority list, to be
23	made publicly available on the website of the appli-
24	cable Federal agency referred to in subsection
25	(a)(1) which shall identify the location and acreage

1	of land within the jurisdiction of each State or re-
2	gional office on which the public is allowed, under
3	Federal or State law, to hunt, fish, or use the land
4	for other recreational purposes but—
5	(A) to which there is no public access or
6	egress; or
7	(B) to which public access or egress to the
8	legal boundaries of the land is significantly re-
9	stricted (as determined by the Secretary).
10	(2) MINIMUM SIZE.—Any land identified under
11	paragraph (1) shall consist of contiguous acreage of
12	at least 640 acres.
13	(3) Considerations.—In preparing the pri-
14	ority list required under paragraph (1), the Sec-
15	retary shall consider, with respect to the land—
16	(A) whether access is absent or merely re-
17	stricted, including the extent of the restriction;
18	(B) the likelihood of resolving the absence
19	of or restriction to public access;
20	(C) the potential for recreational use;
21	(D) any information received from the
22	public or other stakeholders during the nomina-
23	tion process described in paragraph (5); and
24	(E) any other factor, as determined by the
25	Secretary.

1	(4) Adjacent land status.—For each parcel
2	of land on the priority list, the Secretary shall in-
3	clude in the priority list whether resolving the issue
4	of public access or egress to the land would require
5	acquisition of an easement, right-of-way, or fee title
6	from—
7	(A) another Federal agency;
8	(B) a State, local, or Tribal government;
9	or
10	(C) a private landowner.
11	(5) Nomination process.—In preparing a pri-
12	ority list under this section, the Secretary shall pro-
13	vide an opportunity for members of the public to
14	nominate parcels for inclusion on the priority list.
15	(c) Access Options.—With respect to land included
16	on a priority list described in subsection (b), the Secretary
17	shall develop and submit to the Committees on Appropria-
18	tions and Energy and Natural Resources of the Senate
19	and the Committees on Appropriations and Natural Re-
20	sources of the House of Representatives a report on op-
21	tions for providing access that—
22	(1) identifies how public access and egress
23	could reasonably be provided to the legal boundaries
24	of the land in a manner that minimizes the impact
25	on wildlife habitat and water quality;

- 1 (2) specifies the steps recommended to secure 2 the access and egress, including acquiring an ease-3 ment, right-of-way, or fee title from a willing owner 4 of any land that abuts the land or the need to co-5 ordinate with State land management agencies or 6 other Federal, State, or Tribal governments to allow 7 for such access and egress; and (3) is consistent with the travel management 8 9 plan in effect on the land. 10 (d) Protection of Personally Identifying In-FORMATION.—In making the priority list and report pre-11 12 pared under subsections (b) and (c) available, the Secretary shall ensure that no personally identifying informa-14 tion is included, such as names or addresses of individuals 15 or entities. 16 (e) WILLING OWNERS.—For purposes of providing 17 any permits to, or entering into agreements with, a State, local, or Tribal government or private landowner with re-18 19 spect to the use of land under the jurisdiction of the gov-20 ernment or landowner, the Secretary shall not take into 21 account whether the State, local, or Tribal government or private landowner has granted or denied public access or 23 egress to the land. 24 (f) Means of Public Access and Egress In-
- 25 CLUDED.—In considering public access and egress under

1	subsections (b) and (c), the Secretary shall consider public
2	access and egress to the legal boundaries of the land de-
3	scribed in those subsections, including access and egress—
4	(1) by motorized or non-motorized vehicles; and
5	(2) on foot or horseback.
6	(g) Effect.—
7	(1) In general.—This section shall have no
8	effect on whether a particular recreational use shall
9	be allowed on the land included in a priority list
10	under this section.
11	(2) Effect of allowable uses on agency
12	CONSIDERATION.—In preparing the priority list
13	under subsection (b), the Secretary shall only con-
14	sider recreational uses that are allowed on the land
15	at the time that the priority list is prepared.
16	Subtitle C—Open Book on Equal
17	Access to Justice
18	SEC. 4201. FEDERAL ACTION TRANSPARENCY.
19	(a) Modification of Equal Access to Justice
20	Provisions.—
21	(1) Agency proceedings.—Section 504 of
22	title 5, United States Code, is amended—
23	(A) in subsection $(e)(1)$, by striking ",
24	United States Code";

1	(B) by redesignating subsection (f) as sub-
2	section (i); and
3	(C) by striking subsection (e) and inserting
4	the following:
5	"(e)(1) Not later than March 31 of the first fiscal
6	year beginning after the date of enactment of the Natural
7	Resources Management Act, and every fiscal year there-
8	after, the Chairman of the Administrative Conference of
9	the United States, after consultation with the Chief Coun-
10	sel for Advocacy of the Small Business Administration,
11	shall submit to Congress and make publicly available on-
12	line a report on the amount of fees and other expenses
13	awarded during the preceding fiscal year under this sec-
14	tion.
15	"(2) Each report under paragraph (1) shall describe
16	the number, nature, and amount of the awards, the claims
17	involved in the controversy, and any other relevant infor-
18	mation that may aid Congress in evaluating the scope and
19	impact of such awards.
20	"(3)(A) Each report under paragraph (1) shall ac-
21	count for all payments of fees and other expenses awarded
22	under this section that are made pursuant to a settlement
23	agreement, regardless of whether the settlement agree-
24	ment is sealed or otherwise subject to a nondisclosure pro-
25	vision.

1	"(B) The disclosure of fees and other expenses re-
2	quired under subparagraph (A) shall not affect any other
3	information that is subject to a nondisclosure provision in
4	a settlement agreement.
5	"(f) As soon as practicable, and in any event not later
6	than the date on which the first report under subsection
7	(e)(1) is required to be submitted, the Chairman of the
8	Administrative Conference of the United States shall cre-
9	ate and maintain online a searchable database containing,
10	with respect to each award of fees and other expenses
11	under this section made on or after the date of enactment
12	of the Natural Resources Management Act, the following
13	information:
14	"(1) The case name and number of the adver-
15	sary adjudication, if available, hyperlinked to the
16	case, if available.
17	"(2) The name of the agency involved in the
18	adversary adjudication.
19	"(3) A description of the claims in the adver-
20	sary adjudication.
21	"(4) The name of each party to whom the
22	award was made as such party is identified in the
23	order or other court document making the award.
24	"(5) The amount of the award.

- 1 "(6) The basis for the finding that the position
- 2 of the agency concerned was not substantially justi-
- 3 fied.
- 4 "(g) The online searchable database described in sub-
- 5 section (f) may not reveal any information the disclosure
- 6 of which is prohibited by law or a court order.
- 7 "(h) The head of each agency shall provide to the
- 8 Chairman of the Administrative Conference of the United
- 9 States in a timely manner all information requested by
- 10 the Chairman to comply with the requirements of sub-
- 11 sections (e), (f), and (g).".
- 12 (2) Court cases.—Section 2412(d) of title 28,
- 13 United States Code, is amended by adding at the
- end the following:
- 15 "(5)(A) Not later than March 31 of the first fiscal
- 16 year beginning after the date of enactment of the Natural
- 17 Resources Management Act, and every fiscal year there-
- 18 after, the Chairman of the Administrative Conference of
- 19 the United States shall submit to Congress and make pub-
- 20 liely available online a report on the amount of fees and
- 21 other expenses awarded during the preceding fiscal year
- 22 pursuant to this subsection.
- 23 "(B) Each report under subparagraph (A) shall de-
- 24 scribe the number, nature, and amount of the awards, the
- 25 claims involved in the controversy, and any other relevant

- 1 information that may aid Congress in evaluating the scope
- 2 and impact of such awards.
- 3 "(C)(i) Each report under subparagraph (A) shall ac-
- 4 count for all payments of fees and other expenses awarded
- 5 under this subsection that are made pursuant to a settle-
- 6 ment agreement, regardless of whether the settlement
- 7 agreement is sealed or otherwise subject to a nondisclosure
- 8 provision.
- 9 "(ii) The disclosure of fees and other expenses re-
- 10 quired under clause (i) shall not affect any other informa-
- 11 tion that is subject to a nondisclosure provision in a settle-
- 12 ment agreement.
- 13 "(D) The Chairman of the Administrative Conference
- 14 of the United States shall include and clearly identify in
- 15 each annual report under subparagraph (A), for each case
- 16 in which an award of fees and other expenses is included
- 17 in the report—
- 18 "(i) any amounts paid under section 1304 of
- title 31 for a judgment in the case;
- 20 "(ii) the amount of the award of fees and other
- 21 expenses; and
- "(iii) the statute under which the plaintiff filed
- 23 suit.
- 24 "(6) As soon as practicable, and in any event not
- 25 later than the date on which the first report under para-

- 1 graph (5)(A) is required to be submitted, the Chairman
- 2 of the Administrative Conference of the United States
- 3 shall create and maintain online a searchable database
- 4 containing, with respect to each award of fees and other
- 5 expenses under this subsection made on or after the date
- 6 of enactment of the Natural Resources Management Act,
- 7 the following information:
- 8 "(A) The case name and number, hyperlinked
- 9 to the case, if available.
- 10 "(B) The name of the agency involved in the
- 11 case.
- "(C) The name of each party to whom the
- award was made as such party is identified in the
- order or other court document making the award.
- 15 "(D) A description of the claims in the case.
- 16 "(E) The amount of the award.
- 17 "(F) The basis for the finding that the position
- of the agency concerned was not substantially justi-
- 19 fied.
- "(7) The online searchable database described in
- 21 paragraph (6) may not reveal any information the disclo-
- 22 sure of which is prohibited by law or a court order.
- "(8) The head of each agency (including the Attorney
- 24 General of the United States) shall provide to the Chair-
- 25 man of the Administrative Conference of the United

States in a timely manner all information requested by 2 the Chairman to comply with the requirements of para-3 graphs (5), (6), and (7).". 4 TECHNICAL AND CONFORMING AMEND-5 MENTS.—Section 2412 of title 28, United States 6 Code, is amended— 7 in subsection (d)(3), by striking "United States Code,"; and 8 9 (B) in subsection (e)— (i) by striking "of section 2412 of 10 11 title 28, United States Code," and insert-12 ing "of this section"; and 13 (ii) by striking "of such title" and in-14 serting "of this title". 15 (b) JUDGMENT FUND Transparency.—Section 1304 of title 31, United States Code, is amended by add-16 17 ing at the end the following: 18 "(d) Beginning not later than the date that is 60 19 days after the date of enactment of the Natural Resources 20 Management Act, and unless the disclosure of such infor-21 mation is otherwise prohibited by law or a court order, the Secretary of the Treasury shall make available to the public on a website, as soon as practicable, but not later than 30 days after the date on which a payment under

this section is tendered, the following information with re-
gard to that payment:
"(1) The name of the specific agency or entity
whose actions gave rise to the claim or judgment.
"(2) The name of the plaintiff or claimant.
"(3) The name of counsel for the plaintiff or
claimant.
"(4) The amount paid representing principal li-
ability, and any amounts paid representing any an-
cillary liability, including attorney fees, costs, and
interest.
"(5) A brief description of the facts that gave
rise to the claim.
"(6) The name of the agency that submitted
the claim.".
Subtitle D—Pittman-Robertson
Wildlife Restoration Act
SEC. 4301. TARGET PRACTICE AND MARKMANSHIP TRAIN-
ING.
(a) Purpose.—The purpose of this section is to fa-
cilitate the construction and expansion of public target
ranges, including ranges on Federal land managed by the
Forest Service and the Bureau of Land Management.

1	(b) Definition of Public Target Range.—In
2	this section, the term "public target range" means a spe-
3	cific location that—
4	(1) is identified by a governmental agency for
5	recreational shooting;
6	(2) is open to the public;
7	(3) may be supervised; and
8	(4) may accommodate archery or rifle, pistol, or
9	shotgun shooting.
10	(e) Amendments to Pittman-Robertson Wild-
11	LIFE RESTORATION ACT.—
12	(1) Definitions.—Section 2 of the Pittman-
13	Robertson Wildlife Restoration Act (16 U.S.C.
14	669a) is amended—
15	(A) by redesignating paragraphs (2)
16	through (8) as paragraphs (3) through (9), re-
17	spectively; and
18	(B) by inserting after paragraph (1) the
19	following:
20	"(2) the term 'public target range' means a
21	specific location that—
22	"(A) is identified by a governmental agen-
23	cy for recreational shooting;
24	"(B) is open to the public;
25	"(C) may be supervised; and

1	"(D) may accommodate archery or rifle,
2	pistol, or shotgun shooting;".
3	(2) Expenditures for management of
4	WILDLIFE AREAS AND RESOURCES.—Section 8(b) of
5	the Pittman-Robertson Wildlife Restoration Act (16
6	U.S.C. 669g(b)) is amended—
7	(A) by striking "(b) Each State" and in-
8	serting the following:
9	"(b) Expenditures for Management of Wild-
10	LIFE AREAS AND RESOURCES.—
11	"(1) In general.—Except as provided in para-
12	graph (2), each State";
13	(B) in paragraph (1) (as so designated), by
14	striking "construction, operation," and insert-
15	ing "operation";
16	(C) in the second sentence, by striking
17	"The non-Federal share" and inserting the fol-
18	lowing:
19	"(3) Non-federal share.—The non-Federal
20	share'';
21	(D) in the third sentence, by striking "The
22	Secretary" and inserting the following:
23	"(4) REGULATIONS.—The Secretary"; and
24	(E) by inserting after paragraph (1) (as
25	designated by subparagraph (A)) the following:

1	"(2) Exception.—Notwithstanding the limita-
2	tion described in paragraph (1), a State may pay up
3	to 90 percent of the cost of acquiring land for, ex-
4	panding, or constructing a public target range.".
5	(3) Firearm and bow hunter education
6	AND SAFETY PROGRAM GRANTS.—Section 10 of the
7	Pittman-Robertson Wildlife Restoration Act (16
8	U.S.C. 669h-1) is amended—
9	(A) in subsection (a), by adding at the end
10	the following:
11	"(3) Allocation of additional amounts.—
12	Of the amount apportioned to a State for any fiscal
13	year under section 4(b), the State may elect to allo-
14	cate not more than 10 percent, to be combined with
15	the amount apportioned to the State under para-
16	graph (1) for that fiscal year, for acquiring land for,
17	expanding, or constructing a public target range.";
18	(B) by striking subsection (b) and insert-
19	ing the following:
20	"(b) Cost Sharing.—
21	"(1) In general.—Except as provided in para-
22	graph (2), the Federal share of the cost of any activ-
23	ity carried out using a grant under this section shall
24	not exceed 75 percent of the total cost of the activ-
25	ity.

1	"(2) Public target range construction or
2	EXPANSION.—The Federal share of the cost of ac-
3	quiring land for, expanding, or constructing a public
4	target range in a State on Federal or non-Federal
5	land pursuant to this section or section 8(b) shall
6	not exceed 90 percent of the cost of the activity.";
7	and
8	(C) in subsection (e)(1)—
9	(i) by striking "Amounts made" and
10	inserting the following:
11	"(A) IN GENERAL.—Except as provided in
12	subparagraph (B), amounts made"; and
13	(ii) by adding at the end the fol-
14	lowing:
15	"(B) Exception.—Amounts provided for
16	acquiring land for, constructing, or expanding a
17	public target range shall remain available for
18	expenditure and obligation during the 5-fiscal-
19	year period beginning on October 1 of the first
20	fiscal year for which the amounts are made
21	available.''.
22	(d) Sense of Congress Regarding Coopera-
23	TION.—It is the sense of Congress that, consistent with
24	applicable laws (including regulations), the Secretary and
25	the Secretary of Agriculture should cooperate with State

- 1 and local authorities and other entities to carry out waste
- 2 removal and other activities on any Federal land used as
- 3 a public target range to encourage continued use of that
- 4 land for target practice or marksmanship training.
- 5 SEC. 4302. MODERNIZATION OF THE PITTMAN-ROBERTSON
- 6 FUND.
- 7 (a) Purpose.—The first section of the Pittman-Rob-
- 8 ertson Wildlife Restoration Act (16 U.S.C. 669) is amend-
- 9 ed by adding at the end the following: "One of the pur-
- 10 poses of this Act is to provide financial and technical as-
- 11 sistance to the States for the promotion of hunting and
- 12 recreational shooting.".
- 13 (b) Definitions.—Section 2 of the Pittman-Robert-
- 14 son Wildlife Restoration Act (16 U.S.C. 669a) (as amend-
- 15 ed by section 4301(c)(1)) is amended—
- 16 (1) by redesignating paragraphs (2) through
- 17 (9) as paragraphs (4) through (11), respectively;
- 18 and
- 19 (2) by inserting after paragraph (1) the fol-
- 20 lowing:
- 21 "(2) for the purposes of determining the num-
- ber of paid hunting-license holders in a State, the
- 23 term 'fiscal year' means the fiscal year or license
- year of the State;

1	"(3) the term 'hunter recruitment and rec-
2	reational shooter recruitment' means any activity or
3	project to recruit or retain hunters and recreational
4	shooters, including by—
5	"(A) outreach and communications as a
6	means—
7	"(i) to improve communications with
8	hunters, recreational shooters, and the
9	general public with respect to hunting and
10	recreational shooting opportunities;
11	"(ii) to reduce barriers to participa-
12	tion in these activities;
13	"(iii) to advance the adoption of
14	sound hunting and recreational shooting
15	practices;
16	"(iv) to promote conservation and the
17	responsible use of the wildlife resources of
18	the United States; and
19	"(v) to further safety in hunting and
20	recreational shooting;
21	"(B) providing education, mentoring, and
22	field demonstrations;
23	"(C) enhancing access for hunting and rec-
24	reational shooting, including through range con-
25	struction; and

1	"(D) providing education to the public
2	about the role of hunting and recreational
3	shooting in funding wildlife conservation;".
4	(c) Apportionment of Available Amounts.—
5	(1) Apportionment of Certain Taxes.—The
6	first subsection (c) of section 4 of the Pittman-Rob-
7	ertson Wildlife Restoration Act (16 U.S.C. 669c) is
8	amended—
9	(A) by inserting "Apportionment of
10	REVENUES FROM PISTOLS, REVOLVERS, BOWS,
11	AND ARROWS.—" after the enumerator;
12	(B) by striking "One-half" and inserting
13	the following:
14	"(1) In general.—Subject to paragraph (2),
15	1/2'';
16	(C) by striking ": Provided, That" and in-
17	serting a period;
18	(D) by striking "each State shall be appor-
19	tioned not more than 3 per centum and not less
20	than 1 per centum of such revenues" and in-
21	serting the following:
22	"(2) Condition.—The amount apportioned to
23	each State under paragraph (1) shall be not greater
24	than 3 percent and not less than 1 percent of the
25	revenues described in such paragraph";

1	(E) by striking "For the purpose" and in-
2	serting the following:
3	"(3) POPULATION DETERMINATION.—For the
4	purpose''; and
5	(F) by adding at the end the following:
6	"(4) Use of funds.—In addition to other uses
7	authorized under this Act, amounts apportioned
8	under this subsection may be used for hunter re-
9	cruitment and recreational shooter recruitment.".
10	(2) Technical corrections.—Section 4 of
11	the Pittman-Robertson Wildlife Restoration Act (16
12	U.S.C. 669c) is amended—
13	(A) by redesignating the second subsection
14	(c) and subsection (d) as subsections (d) and
15	(e), respectively; and
16	(B) in subsection (e) (as so redesignated),
17	in paragraph (3), by striking "subsection (c)"
18	and inserting "subsection (d)".
19	(d) Expenditures for Management of Wild-
20	LIFE AREAS AND RESOURCES.—Section 8 of the Pittman-
21	Robertson Wildlife Restoration Act (16 U.S.C. 669g) is
22	amended—
23	(1) in subsection (a), in the third sentence, by
24	striking "and public relations"; and

1	(2) in paragraph (1) of subsection (b) (as des-
2	ignated by section 4401(c)(2)(A)), by striking ", as
3	a part of such program".
4	(e) FIREARM AND BOW HUNTER EDUCATION AND
5	SAFETY PROGRAM GRANTS.—Section 10(a)(1)(A) of the
6	Pittman-Robertson Wildlife Restoration Act (16 U.S.C.
7	669h-1(a)(1)(A)) is amended—
8	(1) in clause (iii), by striking "and" at the end;
9	and
10	(2) by adding at the end the following:
11	"(v) the enhancement of hunter re-
12	cruitment and recreational shooter recruit-
13	ment; and".
14	(f) Multistate Conservation Grant Pro-
15	GRAM.—
16	(1) In General.—Section 11 of the Pittman-
17	Robertson Wildlife Restoration Act (16 U.S.C.
18	669h-2) is amended—
19	(A) in subsection (a)(1)—
20	(i) by striking "Not more than" and
21	inserting the following:
22	"(A) IN GENERAL.—Not more than"; and
23	(ii) by adding at the end the fol-
24	lowing:

1	"(B) AVAILABILITY FOR HUNTER AND
2	RECREATIONAL SHOOTER GRANTS.—Not more
3	than \$5,000,000 of the revenues covered into
4	the fund from any tax imposed under section
5	4161(b) of the Internal Revenue Code of 1986
6	for a fiscal year shall be available to the Sec-
7	retary exclusively for making hunter recruit-
8	ment and recreational shooter recruitment
9	grants that promote a national hunting and
10	shooting sport recruitment program, including
11	related communication and outreach activi-
12	ties.";
13	(B) in the matter preceding subsection
14	(b)(3)(A), by striking "International";
15	(C) in the matter preceding subsection
16	(c)(2)(A)(i), by striking "International";
17	(D) in subsection (c)(2)(A)(i), by inserting
18	"or to recreational shooting activities" after
19	"wildlife"; and
20	(E) in subsection (d), by inserting "or to
21	recreational shooting activities" after "wildlife".
22	(2) Study.—Not later than 10 years after the
23	date of enactment of this Act, the Secretary, acting
24	through the Director of the United States Fish and
25	Wildlife Service, shall—

1	(A) review and evaluate the effects of the
2	funds made available under subparagraph (B)
3	of section 11(a)(1) of the Pittman-Robertson
4	Wildlife Restoration Act (16 U.S.C. 669h-
5	2(a)(1)) (as added by paragraph $(1)(A)(ii)$) on
6	funds available for wildlife conservation; and
7	(B) submit a report describing the results
8	of the review and evaluation under subpara-
9	graph (A) to—
10	(i) the Committee on Environment
11	and Public Works of the Senate; and
12	(ii) the Committee on Natural Re-
13	sources of the House of Representatives.
14	Subtitle E-Migratory Bird Frame-
15	work and Hunting Opportuni-
16	ties for Veterans
17	SEC. 4401. FEDERAL CLOSING DATE FOR HUNTING OF
18	DUCKS, MERGANSERS, AND COOTS.
19	Section 3 of the Migratory Bird Treaty Act (16
20	U.S.C. 704) is amended by adding at the end the fol-
21	lowing:
22	"(c) Federal Framework Closing Date for
23	Hunting of Ducks, Mergansers, and Coots.—
24	"(1) Regulations relating to framework
25	CLOSING DATE.—

1	"(A) In general.—In promulgating regu-
2	lations under subsection (a) relating to the Fed-
3	eral framework for the closing date up to which
4	the States may select seasons for migratory
5	bird hunting, except as provided in paragraph
6	(2), the Secretary shall, with respect to the
7	hunting season for ducks, mergansers, and
8	coots—
9	"(i) subject to subparagraph (B)
10	adopt the recommendation of each respec-
11	tive flyway council (as defined in section
12	20.152 of title 50, Code of Federal Regula-
13	tions) for the Federal framework if the
14	Secretary determines that the rec-
15	ommendation is consistent with science-
16	based and sustainable harvest manage-
17	ment; and
18	"(ii) allow the States to establish the
19	closing date for the hunting season in ac-
20	cordance with the Federal framework.
21	"(B) REQUIREMENT.—The framework
22	closing date promulgated by the Secretary
23	under subparagraph (A) shall not be later than
24	January 31 of each year.

1	"(2) Special Hunting days for youths,
2	VETERANS, AND ACTIVE MILITARY PERSONNEL.—
3	"(A) In general.—Notwithstanding the
4	Federal framework closing date under para-
5	graph (1) and subject to subparagraphs (B)
6	and (C), the Secretary shall allow States to se-
7	lect 2 days for youths and 2 days for veterans
8	(as defined in section 101 of title 38, United
9	States Code) and members of the Armed Forces
10	on active duty, including members of the Na-
11	tional Guard and Reserves on active duty (other
12	than for training), to hunt eligible ducks, geese,
13	swans, mergansers, coots, moorhens, and galli-
14	nules, if the Secretary determines that the addi-
15	tion of those days is consistent with science-
16	based and sustainable harvest management.
17	Such days shall be treated as separate from,
18	and in addition to, the annual Federal frame-
19	work hunting season lengths.
20	"(B) Requirements.—In selecting days
21	under subparagraph (A), a State shall ensure
22	that—
23	"(i) the days selected—
24	"(I) may only include the hunt-
25	ing of duck, geese, swan, merganser,

1	coot, moorhen, and gallinule species
2	that are eligible for hunting under the
3	applicable annual Federal framework;
4	"(II) are not more than 14 days
5	before or after the Federal framework
6	hunting season for ducks, mergansers,
7	and coots; and
8	"(III) are otherwise consistent
9	with the Federal framework; and
10	"(ii) the total number of days in a
l 1	hunting season for any migratory bird spe-
12	cies, including any days selected under
13	subparagraph (A), is not more than 107
14	days.
15	"(C) Limitation.—A State may combine
16	the 2 days allowed for youths with the 2 days
17	allowed for veterans and members of the Armed
18	Forces on active duty under subparagraph (A),
19	but in no circumstance may a State have more
20	than a total of 4 additional days added to its
21	regular hunting season for any purpose.
22	"(3) REGULATIONS.—The Secretary shall pro-
23	mulgate regulations in accordance with this sub-
24	section for the Federal framework for migratory bird

1	hunting for the 2019–2020 hunting season and each
2	hunting season thereafter.".
3	Subtitle F—Miscellaneous
4	SEC. 4501. RESPECT FOR TREATIES AND RIGHTS.
5	Nothing in this title or the amendments made by this
6	title—
7	(1) affects or modifies any treaty or other right
8	of any federally recognized Indian Tribe; or
9	(2) modifies any provision of Federal law relat-
10	ing to migratory birds or to endangered or threat-
11	ened species.
12	SEC. 4502. NO PRIORITY.
13	Nothing in this title or the amendments made by this
14	title provides a preference to hunting, fishing, or rec-
15	reational shooting over any other use of Federal land or
16	water.
17	SEC. 4503. STATE AUTHORITY FOR FISH AND WILDLIFE.
18	Nothing in this title—
19	(1) authorizes the Secretary of Agriculture or
20	the Secretary to require Federal licenses or permits
21	to hunt and fish on Federal land; or
22	(2) enlarges or diminishes the responsibility or
23	authority of States with respect to fish and wildlife
24	management.

1	TITLE V—HAZARDS AND
2	MAPPING
3	SEC. 5001. NATIONAL VOLCANO EARLY WARNING AND MON-
4	ITORING SYSTEM.
5	(a) Definitions.—In this section:
6	(1) Secretary.—The term "Secretary" means
7	the Secretary, acting through the Director of the
8	United States Geological Survey.
9	(2) System.—The term "System" means the
10	National Volcano Early Warning and Monitoring
11	System established under subsection $(b)(1)(A)$.
12	(b) National Volcano Early Warning and Mon-
13	ITORING SYSTEM.—
14	(1) Establishment.—
15	(A) IN GENERAL.—The Secretary shall es-
16	tablish within the United States Geological Sur-
17	vey a system, to be known as the "National
18	Volcano Early Warning and Monitoring Sys-
19	tem", to monitor, warn, and protect citizens of
20	the United States from undue and avoidable
21	harm from volcanic activity.
22	(B) Purposes.—The purposes of the Sys-
23	tem are—
24	(i) to organize, modernize, stand-
25	ardize, and stabilize the monitoring sys-

1	tems of the volcano observatories in the
2	United States, which includes the Alaska
3	Volcano Observatory, California Volcano
4	Observatory, Cascades Volcano Observ-
5	atory, Hawaiian Volcano Observatory, and
6	Yellowstone Volcano Observatory; and
7	(ii) to unify the monitoring systems of
8	volcano observatories in the United States
9	into a single interoperative system.
10	(C) Objective.—The objective of the Sys-
11	tem is to monitor all the volcanoes in the
12	United States at a level commensurate with the
13	threat posed by the volcanoes by—
14	(i) upgrading existing networks on
15	monitored volcanoes;
16	(ii) installing new networks on
17	unmonitored volcanoes; and
18	(iii) employing geodetic and other
19	components when applicable.
20	(2) System components.—
21	(A) In General.—The System shall in-
22	clude—
23	(i) a national volcano watch office
24	that is operational 24 hours a day and 7
25	days a week;

504

1	(ii) a national volcano data center;
2	and
3	(iii) an external grants program to
4	support research in volcano monitoring
5	science and technology.
6	(B) Modernization activities.—Mod-
7	ernization activities under the System shall in-
8	clude the comprehensive application of emerg-
9	ing technologies, including digital broadband
10	seismometers, real-time continuous Global Posi-
11	tioning System receivers, satellite and airborne
12	radar interferometry, acoustic pressure sensors,
13	and spectrometry to measure gas emissions.
14	(3) Management.—
15	(A) Management plan.—
16	(i) In general.—Not later than 180
17	days after the date of enactment of this
18	Act, the Secretary shall submit to Con-
19	gress a 5-year management plan for estab-
20	lishing and operating the System.
21	(ii) Inclusions.—The management
22	plan submitted under clause (i) shall in-
23	clude—

1	(I) annual cost estimates for
2	modernization activities and operation
3	of the System;
4	(II) annual milestones, stand-
5	ards, and performance goals; and
6	(III) recommendations for, and
7	progress towards, establishing new, or
8	enhancing existing, partnerships to le-
9	verage resources.
10	(B) Advisory committee.—The Sec-
11	retary shall establish an advisory committee to
12	assist the Secretary in implementing the Sys-
13	tem, to be comprised of representatives of rel-
14	evant agencies and members of the scientific
15	community, to be appointed by the Secretary.
16	(C) Partnerships.—The Secretary may
17	enter into cooperative agreements with institu-
18	tions of higher education and State agencies
19	designating the institutions of higher education
20	and State agencies as volcano observatory part-
21	ners for the System.
22	(D) COORDINATION.—The Secretary shall
23	coordinate the activities under this section with
24	the heads of relevant Federal agencies, includ-
25	ing—

506

1	(i) the Secretary of Transportation;
2	(ii) the Administrator of the Federal
3	Aviation Administration;
4	(iii) the Administrator of the National
5	Oceanic and Atmospheric Administration;
6	and
7	(iv) the Administrator of the Federal
8	Emergency Management Agency.
9	(4) Annual Report.—Annually, the Secretary
10	shall submit to Congress a report that describes the
11	activities carried out under this section.
12	(c) Funding.—
13	(1) Authorization of appropriations.—
14	There is authorized to be appropriated to carry out
15	this section \$55,000,000 for the period of fiscal
16	years 2019 through 2023.
17	(2) Effect on other sources of federal
18	FUNDING.—Amounts made available under this sub-
19	section shall supplement, and not supplant, Federal
20	funds made available for other United States Geo-
21	logical Survey hazards activities and programs.
22	SEC. 5002. REAUTHORIZATION OF NATIONAL GEOLOGIC
23	MAPPING ACT OF 1992.
24	(a) Reauthorization.—

1 (1) IN GENERAL.—Section 9(a) of the National 2 Geologic Mapping Act of 1992 (43 U.S.C. 31h(a)) 3 is amended by striking "2018" and inserting "2023". 4 5 (2)Conforming AMENDMENT.—Section 6 4(b)(1) of the National Geologic Mapping Act of 1992 (43 U.S.C. 31c(b)(1)) is amended by striking 7 8 "Omnibus Public Land Management Act of 2009" 9 each place it appears in subparagraphs (A) and (B) 10 and inserting "Natural Resources Management 11 Act". 12 (b) Geologic Mapping Advisory Committee.— 13 Section 5(a)(3) of the National Geologic Mapping Act of 14 1992 (43 U.S.C. 31d(a)(3)) is amended by striking "Asso-15 ciate Director for Geology" and inserting "Associate Director for Core Science Systems". 16 17 (c) Clerical Amendments.—Section 3 of the Na-18 tional Geologic Mapping Act of 1992 (43 U.S.C. 31b) is 19 amended— 20 (1) in paragraph (4), by striking "section 21 6(d)(3)" and inserting "section 4(d)(3)"; 22 (2) in paragraph (5), by striking "section 23 6(d)(1)" and inserting "section 4(d)(1)"; and 24 (3) in paragraph (9), by striking "section" 25 6(d)(2)" and inserting "section 4(d)(2)".

11

21

22

23

24

25

TITLE VI—NATIONAL HERITAGE 1 **AREAS** 2

_				
3	SEC 6001	NATIONAL	HERITAGE AREA	DESIGNATIONS

4	(a) In General.—The following areas are des-
5	ignated as national heritage areas, to be administered in
6	accordance with this section:

- 7 (1) Maritime Washington National Herit-8 AGE AREA, WASHINGTON.—
- (A) IN GENERAL.—There is established the 9 10 Maritime Washington National Heritage Area in the State of Washington, to include land in 12 Whatcom, Skagit, Snohomish, San Juan, Is-13 land, King, Pierce, Thurston, Mason, Kitsap, 14 Jefferson, Clallam, and Grays Harbor Counties 15 in the State that is at least partially located 16 within the area that is ½-mile landward of the 17 shoreline, as generally depicted on the map en-18 titled "Maritime Washington National Heritage 19 Area Proposed Boundary", numbered 584/ 20 125,484, and dated August, 2014.
 - (B) Local coordinating entity.—The Washington Trust for Historic Preservation shall be the local coordinating entity for the national heritage area designated by subparagraph (A).

1	(2) Mountains to sound greenway na-
2	TIONAL HERITAGE AREA, WASHINGTON.—
3	(A) IN GENERAL.—There is established the
4	Mountains to Sound Greenway National Herit-
5	age Area in the State of Washington, to consist
6	of land in King and Kittitas Counties in the
7	State, as generally depicted on the map entitled
8	"Mountains to Sound Greenway National Her-
9	itage Area Proposed Boundary", numbered
10	584/125,483, and dated August, 2014 (referred
11	to in this paragraph as the "map").
12	(B) Local coordinating entity.—The
13	Mountains to Sound Greenway Trust shall be
14	the local coordinating entity for the national
15	heritage area designated by subparagraph (A).
16	(C) MAP.—The map shall be on file and
17	available for public inspection in the appro-
18	priate offices of—
19	(i) the National Park Service;
20	(ii) the Forest Service;
21	(iii) the Indian Tribes; and
22	(iv) the local coordinating entity.
23	(D) References to indian tribe; trib-
24	AL.—Any reference in this paragraph to the
25	terms "Indian Tribe" and "Tribal" shall be

1	considered, for purposes of the national herit-
2	age area designated by subparagraph (A), to
3	refer to each of the Tribal governments of the
4	Snoqualmie, Yakama, Tulalip, Muckleshoot,
5	and Colville Indian Tribes.
6	(E) Management requirements.—With
7	respect to the national heritage area designated
8	by subparagraph (A)—
9	(i) the preparation of an interpretive
10	plan under subsection (e)(2)(C)(vii) shall
11	also include plans for Tribal heritage;
12	(ii) the Secretary shall ensure that the
13	management plan developed under sub-
14	section (c) is consistent with the trust re-
15	sponsibilities of the Secretary to Indian
16	Tribes and Tribal treaty rights within the
17	national heritage area;
18	(iii) the interpretive plan and manage-
19	ment plan for the national heritage area
20	shall be developed in consultation with the
21	Indian Tribes;
22	(iv) nothing in this paragraph shall
23	grant or diminish any hunting, fishing, or
24	gathering treaty right of any Indian Tribe;
25	and

1	(v) nothing in this paragraph affects
2	the authority of a State or an Indian Tribe
3	to manage fish and wildlife, including the
4	regulation of hunting and fishing within
5	the national heritage area.
6	(3) Santa cruz valley national heritage
7	AREA, ARIZONA.—
8	(A) IN GENERAL.—There is established the
9	Santa Cruz Valley National Heritage Area in
10	the State of Arizona, to consist of land in Pima
11	and Santa Cruz Counties in the State, as gen-
12	erally depicted on the map entitled "Santa Cruz
13	Valley National Heritage Area", numbered
14	T09/80,000, and dated November 13, 2007.
15	(B) Local coordinating entity.—
16	Santa Cruz Valley Heritage Alliance, Inc., a
17	nonprofit organization established under the
18	laws of the State of Arizona, shall be the local
19	coordinating entity for the national heritage
20	area designated by subparagraph (A).
21	(4) Appalachian forest national heritage
22	AREA, WEST VIRGINIA AND MARYLAND.—
23	(A) IN GENERAL.—There is established the
24	Appalachian Forest National Heritage Area in
25	the States of West Virginia and Maryland, as

1	depicted on the map entitled "Appalachian For-
2	est National Heritage Area", numbered T07/
3	80,000, and dated October 2007, including—
4	(i) Barbour, Braxton, Grant,
5	Greenbrier, Hampshire, Hardy, Mineral,
6	Morgan, Nicholas, Pendleton, Pocahontas,
7	Preston, Randolph, Tucker, Upshur, and
8	Webster Counties in West Virginia; and
9	(ii) Allegany and Garrett Counties in
10	Maryland.
11	(B) LOCAL COORDINATING ENTITY.—The
12	Appalachian Forest Heritage Area, Inc., shall
13	be—
14	(i) the local coordinating entity for
15	the national heritage area designated by
16	subparagraph (A) (referred to in this sub-
17	paragraph as the "local coordinating enti-
18	ty"); and
19	(ii) governed by a board of directors
20	that shall—
21	(I) include members to represent
22	a geographic balance across the coun-
23	ties described in subparagraph (A)
24	and the States of West Virginia and
25	Maryland;

1	(II) be composed of not fewer
2	than 7, and not more than 15, mem-
3	bers elected by the membership of the
4	local coordinating entity;
5	(III) be selected to represent a
6	balanced group of diverse interests,
7	including—
8	(aa) the forest industry;
9	(bb) environmental interests;
10	(cc) cultural heritage inter-
11	ests;
12	(dd) tourism interests; and
13	(ee) regional agency part-
14	ners;
15	(IV) exercise all corporate powers
16	of the local coordinating entity;
17	(V) manage the activities and af-
18	fairs of the local coordinating entity;
19	and
20	(VI) subject to any limitations in
21	the articles and bylaws of the local co-
22	ordinating entity, this section, and
23	other applicable Federal or State law,
24	establish the policies of the local co-
25	ordinating entity.

1	(b) Administration.—
2	(1) Authorities.—For purposes of carrying
3	out the management plan for each of the national
4	heritage areas designated by subsection (a), the Sec-
5	retary, acting through the local coordinating entity,
6	may use amounts made available under subsection
7	(g)—
8	(A) to make grants to the State or a polit-
9	ical subdivision of the State, Indian Tribes,
10	nonprofit organizations, and other persons;
11	(B) to enter into cooperative agreements
12	with, or provide technical assistance to, the
13	State or a political subdivision of the State, In-
14	dian Tribes, nonprofit organizations, and other
15	interested parties;
16	(C) to hire and compensate staff, which
17	shall include individuals with expertise in nat-
18	ural, cultural, and historical resources protec-
19	tion, and heritage programming;
20	(D) to obtain money or services from any
21	source including any money or services that are
22	provided under any other Federal law or pro-
23	gram;
24	(E) to contract for goods or services; and

1	(F) to undertake to be a catalyst for any
2	other activity that furthers the national herit-
3	age area and is consistent with the approved
4	management plan.
5	(2) Duties.—The local coordinating entity for
6	each of the national heritage areas designated by
7	subsection (a) shall—
8	(A) in accordance with subsection (c), pre-
9	pare and submit a management plan for the na-
10	tional heritage area to the Secretary;
11	(B) assist Federal agencies, the State or a
12	political subdivision of the State, Indian Tribes
13	regional planning organizations, nonprofit orga-
14	nizations and other interested parties in car-
15	rying out the approved management plan by—
16	(i) carrying out programs and projects
17	that recognize, protect, and enhance im-
18	portant resource values in the national her-
19	itage area;
20	(ii) establishing and maintaining in-
21	terpretive exhibits and programs in the na-
22	tional heritage area;
23	(iii) developing recreational and edu-
24	cational opportunities in the national herit-
25	age area;

1	(iv) increasing public awareness of,
2	and appreciation for, natural, historical,
3	scenic, and cultural resources of the na-
4	tional heritage area;
5	(v) protecting and restoring historic
6	sites and buildings in the national heritage
7	area that are consistent with national her-
8	itage area themes;
9	(vi) ensuring that clear, consistent,
10	and appropriate signs identifying points of
11	public access and sites of interest are post-
12	ed throughout the national heritage area;
13	and
14	(vii) promoting a wide range of part-
15	nerships among the Federal Government,
16	State, Tribal, and local governments, orga-
17	nizations, and individuals to further the
18	national heritage area;
19	(C) consider the interests of diverse units
20	of government, businesses, organizations, and
21	individuals in the national heritage area in the
22	preparation and implementation of the manage-
23	ment plan:

1	(D) conduct meetings open to the public at
2	least semiannually regarding the development
3	and implementation of the management plan;
4	(E) for any year that Federal funds have
5	been received under this subsection—
6	(i) submit to the Secretary an annual
7	report that describes the activities, ex-
8	penses, and income of the local coordi-
9	nating entity (including grants to any
10	other entities during the year that the re-
11	port is made);
12	(ii) make available to the Secretary
13	for audit all records relating to the expend-
14	iture of the funds and any matching funds
15	and
16	(iii) require, with respect to all agree-
17	ments authorizing expenditure of Federal
18	funds by other organizations, that the or-
19	ganizations receiving the funds make avail-
20	able to the Secretary for audit all records
21	concerning the expenditure of the funds
22	and
23	(F) encourage by appropriate means eco-
24	nomic viability that is consistent with the na-
25	tional heritage area.

1	(3) Prohibition on the acquisition of
2	REAL PROPERTY.—The local coordinating entity
3	shall not use Federal funds made available under
4	subsection (g) to acquire real property or any inter-
5	est in real property.
6	(c) Management Plan.—
7	(1) In general.—Not later than 3 years after
8	the date of enactment of this Act, the local coordi-
9	nating entity for each of the national heritage areas
10	designated by subsection (a) shall submit to the Sec-
11	retary for approval a proposed management plan for
12	the national heritage area.
13	(2) REQUIREMENTS.—The management plan
14	shall—
15	(A) incorporate an integrated and coopera-
16	tive approach for the protection, enhancement,
17	and interpretation of the natural, cultural, his-
18	toric, scenic, and recreational resources of the
19	national heritage area;
20	(B) take into consideration Federal, State,
21	local, and Tribal plans and treaty rights;
22	(C) include—
23	(i) an inventory of—
24	(I) the resources located in the
25	national heritage area; and

1	(II) any other property in the na-
2	tional heritage area that—
3	(aa) is related to the themes
4	of the national heritage area; and
5	(bb) should be preserved, re-
6	stored, managed, or maintained
7	because of the significance of the
8	property;
9	(ii) comprehensive policies, strategies
10	and recommendations for conservation,
11	funding, management, and development of
12	the national heritage area;
13	(iii) a description of actions that the
14	Federal Government, State, Tribal, and
15	local governments, private organizations,
16	and individuals have agreed to take to pro-
17	tect the natural, historical, cultural, scenic,
18	and recreational resources of the national
19	heritage area;
20	(iv) a program of implementation for
21	the management plan by the local coordi-
22	nating entity that includes a description
23	of—
24	(I) actions to facilitate ongoing
25	collaboration among partners to pro-

1	mote plans for resource protection,
2	restoration, and construction; and
3	(II) specific commitments for im-
4	plementation that have been made by
5	the local coordinating entity or any
6	government, organization, or indi-
7	vidual for the first 5 years of oper-
8	ation;
9	(v) the identification of sources of
10	funding for carrying out the management
11	plan;
12	(vi) analysis and recommendations for
13	means by which Federal, State, local, and
14	Tribal programs, including the role of the
15	National Park Service in the national her-
16	itage area, may best be coordinated to
17	carry out this subsection; and
18	(vii) an interpretive plan for the na-
19	tional heritage area; and
20	(D) recommend policies and strategies for
21	resource management that consider and detail
22	the application of appropriate land and water
23	management techniques, including the develop-
24	ment of intergovernmental and interagency co-
25	operative agreements to protect the natural,

1	historical, cultural, educational, scenic, and rec-
2	reational resources of the national heritage
3	area.
4	(3) Deadline.—If a proposed management
5	plan is not submitted to the Secretary by the date
6	that is 3 years after the date of enactment of this
7	Act, the local coordinating entity shall be ineligible
8	to receive additional funding under this section until
9	the date on which the Secretary receives and ap-
10	proves the management plan.
11	(4) Approval or disapproval of manage-
12	MENT PLAN.—
13	(A) IN GENERAL.—Not later than 180
14	days after the date of receipt of the manage-
15	ment plan under paragraph (1), the Secretary
16	in consultation with State and Tribal govern-
17	ments, shall approve or disapprove the manage-
18	ment plan.
19	(B) Criteria for approval.—In deter-
20	mining whether to approve the management
21	plan, the Secretary shall consider whether—
22	(i) the local coordinating entity is rep-
23	resentative of the diverse interests of the
24	national heritage area, including Federal
25	State, Tribal, and local governments, nat-

1	ural and historic resource protection orga-
2	nizations, educational institutions, busi-
3	nesses, and recreational organizations;
4	(ii) the local coordinating entity has
5	afforded adequate opportunity, including
6	public hearings, for public and govern-
7	mental involvement in the preparation of
8	the management plan; and
9	(iii) the resource protection and inter-
10	pretation strategies contained in the man-
11	agement plan, if implemented, would ade-
12	quately protect the natural, historical, and
13	cultural resources of the national heritage
14	area.
15	(C) ACTION FOLLOWING DISAPPROVAL.—If
16	the Secretary disapproves the management plan
17	under subparagraph (A), the Secretary shall—
18	(i) advise the local coordinating entity
19	in writing of the reasons for the dis-
20	approval;
21	(ii) make recommendations for revi-
22	sions to the management plan; and
23	(iii) not later than 180 days after the
24	receipt of any proposed revision of the
25	management plan from the local coordi-

1	nating entity, approve or disapprove the
2	proposed revision.
3	(D) Amendments.—
4	(i) IN GENERAL.—The Secretary shall
5	approve or disapprove each amendment to
6	the management plan that the Secretary
7	determines make a substantial change to
8	the management plan.
9	(ii) Use of funds.—The local co-
10	ordinating entity shall not use Federal
11	funds authorized by this subsection to
12	carry out any amendments to the manage-
13	ment plan until the Secretary has approved
14	the amendments.
15	(d) Relationship to Other Federal Agen-
16	CIES.—
17	(1) In general.—Nothing in this section af-
18	fects the authority of a Federal agency to provide
19	technical or financial assistance under any other law.
20	(2) Consultation and coordination.—The
21	head of any Federal agency planning to conduct ac-
22	tivities that may have an impact on a national herit-
23	age area designated by subsection (a) is encouraged
24	to consult and coordinate the activities with the Sec-

1	retary and the local coordinating entity to the max-
2	imum extent practicable.
3	(3) Other federal agencies.—Nothing in
4	this section—
5	(A) modifies, alters, or amends any law or
6	regulation authorizing a Federal agency to
7	manage Federal land under the jurisdiction of
8	the Federal agency;
9	(B) limits the discretion of a Federal land
10	manager to implement an approved land use
11	plan within the boundaries of a national herit-
12	age area designated by subsection (a); or
13	(C) modifies, alters, or amends any author-
14	ized use of Federal land under the jurisdiction
15	of a Federal agency.
16	(e) Private Property and Regulatory Protec-
17	TIONS.—Nothing in this section—
18	(1) abridges the rights of any property owner
19	(whether public or private), including the right to re-
20	frain from participating in any plan, project, pro-
21	gram, or activity conducted within a national herit-
22	age area designated by subsection (a);
23	(2) requires any property owner—

1	(A) to permit public access (including ac-
2	cess by Federal, State, or local agencies) to the
3	property of the property owner; or
4	(B) to modify public access or use of prop-
5	erty of the property owner under any other
6	Federal, State, or local law;
7	(3) alters any duly adopted land use regulation
8	approved land use plan, or other regulatory author-
9	ity of any Federal, State, Tribal, or local agency;
10	(4) conveys any land use or other regulatory
11	authority to the local coordinating entity;
12	(5) authorizes or implies the reservation or ap-
13	propriation of water or water rights;
14	(6) enlarges or diminishes the treaty rights of
15	any Indian Tribe within the national heritage area
16	(7) diminishes—
17	(A) the authority of the State to manage
18	fish and wildlife, including the regulation of
19	fishing and hunting within a national heritage
20	area designated by subsection (a); or
21	(B) the authority of Indian Tribes to regu-
22	late members of Indian Tribes with respect to
23	fishing, hunting, and gathering in the exercise
24	of treaty rights; or

1	(8) creates any liability, or affects any liability
2	under any other law, of any private property owner
3	with respect to any person injured on the private
4	property.
5	(f) EVALUATION AND REPORT.—
6	(1) In general.—For each of the national
7	heritage areas designated by subsection (a), not later
8	than 3 years before the date on which authority for
9	Federal funding terminates for each national herit-
10	age area, the Secretary shall—
11	(A) conduct an evaluation of the accom-
12	plishments of the national heritage area; and
13	(B) prepare a report in accordance with
14	paragraph (3).
15	(2) Evaluation.—An evaluation conducted
16	under paragraph (1)(A) shall—
17	(A) assess the progress of the local man-
18	agement entity with respect to—
19	(i) accomplishing the purposes of the
20	authorizing legislation for the national her-
21	itage area; and
22	(ii) achieving the goals and objectives
23	of the approved management plan for the
24	national heritage area;

1	(B) analyze the investments of the Federal
2	Government, State, Tribal, and local govern-
3	ments, and private entities in each national her-
4	itage area to determine the impact of the in-
5	vestments; and
6	(C) review the management structure,
7	partnership relationships, and funding of the
8	national heritage area for purposes of identi-
9	fying the critical components for sustainability
10	of the national heritage area.
11	(3) Report.—Based on the evaluation con-
12	ducted under paragraph (1)(A), the Secretary shall
13	submit to the Committee on Energy and Natural
14	Resources of the Senate and the Committee on Nat-
15	ural Resources of the House of Representatives a re-
16	port that includes recommendations for the future
17	role of the National Park Service, if any, with re-
18	spect to the national heritage area.
19	(g) Authorization of Appropriations.—
20	(1) In general.—There is authorized to be
21	appropriated for each national heritage area des-
22	ignated by subsection (a) to carry out the purposes
23	of this section \$10,000,000, of which not more than
24	\$1,000,000 may be made available in any fiscal
25	year.

1	(2) AVAILABILITY.—Amounts made available
2	under paragraph (1) shall remain available until ex-
3	pended.
4	(3) Cost-sharing requirement.—
5	(A) IN GENERAL.—The Federal share of
6	the total cost of any activity under this section
7	shall be not more than 50 percent.
8	(B) FORM.—The non-Federal contribution
9	of the total cost of any activity under this sec-
10	tion may be in the form of in-kind contributions
11	of goods or services fairly valued.
12	(4) Termination of Authority.—The au-
13	thority of the Secretary to provide assistance under
14	this section terminates on the date that is 15 years
15	after the date of enactment of this Act.
16	SEC. 6002. ADJUSTMENT OF BOUNDARIES OF LINCOLN NA-
17	TIONAL HERITAGE AREA.
18	() Down to the Approximation (1 / 440/1)/1) (6
	(a) Boundary Adjustment.—Section 443(b)(1) of
19	(a) BOUNDARY ADJUSTMENT.—Section 443(b)(1) of the Consolidated Natural Resources Act of 2008 (Public
19 20	
	the Consolidated Natural Resources Act of 2008 (Public
20	the Consolidated Natural Resources Act of 2008 (Public Law 110–229; 122 Stat. 819) is amended—
20 21	the Consolidated Natural Resources Act of 2008 (Public Law 110–229; 122 Stat. 819) is amended— (1) by inserting ", Livingston," after "La-
20 21 22	the Consolidated Natural Resources Act of 2008 (Public Law 110–229; 122 Stat. 819) is amended— (1) by inserting ", Livingston," after "La-Salle"; and

1	(b) Map.—The Secretary shall update the map re-
2	ferred to in section 443(b)(2) of the Consolidated Natural
3	Resources Act of 2008 to reflect the boundary adjustment
4	made by the amendments in subsection (a).
5	SEC. 6003. FINGER LAKES NATIONAL HERITAGE AREA
6	STUDY.
7	(a) Definitions.—In this section:
8	(1) Heritage Area.—The term "Heritage
9	Area" means the Finger Lakes National Heritage
10	Area.
11	(2) STATE.—The term "State" means the State
12	of New York.
13	(3) STUDY AREA.—The term "study area"
14	means—
15	(A) the counties in the State of Cayuga,
16	Chemung, Cortland, Livingston, Monroe, Onon-
17	daga, Ontario, Schuyler, Seneca, Steuben,
18	Tioga, Tompkins, Wayne, and Yates; and
19	(B) any other areas in the State that—
20	(i) have heritage aspects that are
21	similar to the areas described in subpara-
22	graph (A); and
23	(ii) are adjacent to, or in the vicinity
24	of, those areas.
25	(b) Study.—

1	(1) In General.—The Secretary, in consulta-
2	tion with State and local historic preservation offi-
3	cers, State and local historical societies, State and
4	local tourism offices, and other appropriate organi-
5	zations and governmental agencies, shall conduct a
6	study to assess the suitability and feasibility of des-
7	ignating the study area as a National Heritage
8	Area, to be known as the "Finger Lakes National
9	Heritage Area".
10	(2) Requirements.—The study shall include
11	analysis, documentation, and determinations on
12	whether the study area—
13	(A) has an assemblage of natural, historic,
14	and cultural resources that—
15	(i) represent distinctive aspects of the
16	heritage of the United States;
17	(ii) are worthy of recognition, con-
18	servation, interpretation, and continuing
19	use; and
20	(iii) would be best managed—
21	(I) through partnerships among
22	public and private entities; and
23	(II) by linking diverse and some-
24	times noncontiguous resources and ac-
25	tive communities;

1	(B) reflects traditions, customs, beliefs
2	and folklife that are a valuable part of the story
3	of the United States;
4	(C) provides outstanding opportunities—
5	(i) to conserve natural, historic, cul-
6	tural, or scenic features; and
7	(ii) for recreation and education;
8	(D) contains resources that—
9	(i) are important to any identified
10	themes of the study area; and
11	(ii) retain a degree of integrity capa-
12	ble of supporting interpretation;
13	(E) includes residents, business interests
14	nonprofit organizations, and State and local
15	governments that—
16	(i) are involved in the planning of the
17	Heritage Area;
18	(ii) have developed a conceptual finan-
19	cial plan that outlines the roles of all par-
20	ticipants in the Heritage Area, including
21	the Federal Government; and
22	(iii) have demonstrated support for
23	the designation of the Heritage Area;
24	(F) has a potential management entity to
25	work in partnership with the individuals and

1	entities described in subparagraph (E) to de-
2	velop the Heritage Area while encouraging
3	State and local economic activity; and
4	(G) has a conceptual boundary map that is
5	supported by the public.
6	(c) Report.—Not later than 3 years after the date
7	on which funds are first made available to carry out this
8	section, the Secretary shall submit to the Committee on
9	Natural Resources of the House of Representatives and
10	the Committee on Energy and Natural Resources of the
11	Senate a report that describes—
12	(1) the findings of the study under subsection
13	(b); and
14	(2) any conclusions and recommendations of the
15	Secretary.
16	TITLE VII—WILDLIFE HABITAT
17	AND CONSERVATION
18	SEC. 7001. WILD ACT.
19	(a) Partners for Fish and Wildlife Program
20	REAUTHORIZATION.—Section 5 of the Partners for Fish
21	and Wildlife Act (16 U.S.C. 3774) is amended by striking
22	"2006 through 2011" and inserting "2018 through
23	2022".
24	(b) FISH AND WILDLIFE COORDINATION.—

1	(1) Purpose.—The purpose of this subsection
2	is to protect water, oceans, coasts, and wildlife from
3	invasive species.
4	(2) Amendments to the fish and wildlife
5	COORDINATION ACT.—
6	(A) SHORT TITLE; AUTHORIZATION.—The
7	first section of the Fish and Wildlife Coordina-
8	tion Act (16 U.S.C. 661) is amended by strik-
9	ing "For the purpose" and inserting the fol-
10	lowing:
11	"SECTION 1. SHORT TITLE; AUTHORIZATION.
12	"(a) Short Title.—This Act may be cited as the
13	'Fish and Wildlife Coordination Act'.
14	"(b) Authorization.—For the purpose".
15	(B) Protection of water, oceans,
16	COASTS, AND WILDLIFE FROM INVASIVE SPE-
17	CIES.—The Fish and Wildlife Coordination Act
18	(16 U.S.C. 661 et seq.) is amended by adding
19	at the end the following:
20	"SEC. 10. PROTECTION OF WATER, OCEANS, COASTS, AND
21	WILDLIFE FROM INVASIVE SPECIES.
22	"(a) Definitions.—In this section:
23	"(1) Control.—The term 'control', with re-
24	spect to an invasive species, means the eradication,
25	suppression, or reduction of the population of the

1	invasive species within the area in which the invasive
2	species is present.
3	"(2) Ecosystem.—The term 'ecosystem'
4	means the complex of a community of organisms
5	and the environment of the organisms.
6	"(3) Eligible state.—The term 'eligible
7	State' means any of—
8	"(A) a State;
9	"(B) the District of Columbia;
10	"(C) the Commonwealth of Puerto Rico;
11	"(D) Guam;
12	"(E) American Samoa;
13	"(F) the Commonwealth of the Northern
14	Mariana Islands; and
15	"(G) the United States Virgin Islands.
16	"(4) Invasive species.—
17	"(A) IN GENERAL.—The term invasive
18	species' means an alien species, the introduction
19	of which causes, or is likely to cause, economic
20	or environmental harm or harm to human
21	health.
22	"(B) Associated definition.—For pur-
23	poses of subparagraph (A), the term 'alien spe-
24	cies', with respect to a particular ecosystem,
25	means any species (including the seeds, eggs,

1	spores, or other biological material of the spe
2	cies that are capable of propagating the species
3	that is not native to the affected ecosystem.
4	"(C) Inclusion.—The terms "invasive
5	species' and 'alien species' include any terres
6	trial or aquatic species determined by the rel-
7	evant tribal, regional, State, or local authority
8	to meet the requirements of subparagraph (A)
9	or (B), as applicable.
10	"(5) Manage; management.—The terms
11	'manage' and 'management', with respect to an
12	invasive species, mean the active implementation or
13	any activity—
14	"(A) to reduce or stop the spread of the
15	invasive species; and
16	"(B) to inhibit further infestations of the
17	invasive species, the spread of the invasive spe-
18	cies, or harm caused by the invasive species, in
19	cluding investigations regarding methods for
20	early detection and rapid response, prevention
21	control, or management of the invasive species
22	"(6) Prevent.—The term 'prevent', with re-
23	spect to an invasive species, means—
24	"(A) to hinder the introduction of the
25	invasive species onto land or water; or

1	"(B) to impede the spread of the invasive
2	species within land or water by inspecting,
3	intercepting, or confiscating invasive species
4	threats prior to the establishment of the
5	invasive species onto land or water of an eligible
6	State.
7	"(7) Secretary Concerned.—The term 'Sec-
8	retary concerned' means—
9	"(A) the Secretary of the Army, acting
10	through the Chief of Engineers, with respect to
11	Federal land administered by the Corps of En-
12	gineers;
13	"(B) the Secretary of the Interior, with re-
14	spect to Federal land administered by the Sec-
15	retary of the Interior through—
16	"(i) the United States Fish and Wild-
17	life Service;
18	"(ii) the Bureau of Indian Affairs;
19	"(iii) the Bureau of Land Manage-
20	ment;
21	"(iv) the Bureau of Reclamation; or
22	"(v) the National Park Service;
23	"(C) the Secretary of Agriculture, with re-
24	spect to Federal land administered by the Sec-

1	retary of Agriculture through the Forest Serv-
2	ice; and
3	"(D) the head or a representative of any
4	other Federal agency the duties of whom re-
5	quire planning relating to, and the treatment
6	of, invasive species for the purpose of protecting
7	water and wildlife on land and coasts and in
8	oceans and water.
9	"(8) Species.—The term 'species' means a
10	group of organisms, all of which—
11	"(A) have a high degree of genetic simi-
12	larity;
13	"(B) are morphologically distinct;
14	"(C) generally—
15	"(i) interbreed at maturity only
16	among themselves; and
17	"(ii) produce fertile offspring; and
18	"(D) show persistent differences from
19	members of allied groups of organisms.
20	"(b) Control and Management.—Each Secretary
21	concerned shall plan and carry out activities on land di-
22	rectly managed by the Secretary concerned to protect
23	water and wildlife by controlling and managing invasive
24	species—

1	"(1) to inhibit or reduce the populations of
2	invasive species; and
3	"(2) to effectuate restoration or reclamation ef-
4	forts.
5	"(c) Strategic Plan.—
6	"(1) In General.—Each Secretary concerned
7	shall develop a strategic plan for the implementation
8	of the invasive species program to achieve, to the
9	maximum extent practicable, a substantive annual
10	net reduction of invasive species populations or in-
11	fested acreage on land or water managed by the Sec-
12	retary concerned.
13	"(2) Coordination.—Each strategic plan
14	under paragraph (1) shall be developed—
15	"(A) in coordination with affected—
16	"(i) eligible States;
17	"(ii) political subdivisions of eligible
18	States; and
19	"(iii) federally recognized Indian
20	tribes; and
21	"(B) in accordance with the priorities es-
22	tablished by 1 or more Governors of the eligible
23	States in which an ecosystem affected by an
24	invasive species is located.

1	"(3) Factors for consideration.—In devel-
2	oping a strategic plan under this subsection, the
3	Secretary concerned shall take into consideration the
4	economic and ecological costs of action or inaction,
5	as applicable.
6	"(d) Cost-effective Methods.—In selecting a
7	method to be used to control or manage an invasive species
8	as part of a specific control or management project con-
9	ducted as part of a strategic plan developed under sub-
10	section (c), the Secretary concerned shall prioritize the use
11	of methods that—
12	"(1) effectively control and manage invasive
13	species, as determined by the Secretary concerned,
14	based on sound scientific data;
15	"(2) minimize environmental impacts; and
16	"(3) control and manage invasive species in the
17	least costly manner.
18	"(e) Comparative Economic Assessment.—To
19	achieve compliance with subsection (d), the Secretary con-
20	cerned shall require a comparative economic assessment
21	of invasive species control and management methods to
22	be conducted.
23	"(f) Expedited Action.—
24	"(1) In general.—The Secretaries concerned
25	shall use all tools and flexibilities available (as of the

1	date of enactment of this section) to expedite the
2	projects and activities described in paragraph (2).
3	"(2) Description of Projects and activi-
4	TIES.—A project or activity referred to in paragraph
5	(1) is a project or activity—
6	"(A) to protect water or wildlife from an
7	invasive species that, as determined by the Sec-
8	retary concerned is, or will be, carried out on
9	land or water that is—
10	"(i) directly managed by the Secretary
11	concerned; and
12	"(ii) located in an area that is—
13	"(I) at high risk for the introduc-
14	tion, establishment, or spread of
15	invasive species; and
16	"(II) determined by the Sec-
17	retary concerned to require immediate
18	action to address the risk identified in
19	subclause (I); and
20	"(B) carried out in accordance with appli-
21	cable agency procedures, including any applica-
22	ble—
23	"(i) land or resource management
24	plan; or
25	"(ii) land use plan.

1	"(g) Allocation of Funding.—Of the amount ap-
2	propriated or otherwise made available to each Secretary
3	concerned for a fiscal year for programs that address or
4	include protection of land or water from an invasive spe-
5	cies, the Secretary concerned shall use not less than 75
6	percent for on-the-ground control and management of
7	invasive species, which may include—
8	"(1) the purchase of necessary products, equip-
9	ment, or services to conduct that control and man-
10	agement;
11	"(2) the use of integrated pest management op-
12	tions, including options that use pesticides author-
13	ized for sale, distribution, or use under the Federal
14	Insecticide, Fungicide, and Rodenticide Act (7
15	U.S.C. 136 et seq.);
16	"(3) the use of biological control agents that
17	are proven to be effective to reduce invasive species
18	populations;
19	"(4) the use of revegetation or cultural restora-
20	tion methods designed to improve the diversity and
21	richness of ecosystems;
22	"(5) the use of monitoring and detection activi-
23	ties for invasive species, including equipment, detec-
24	tion dogs, and mechanical devices;

1 "(6) the use of appropriate methods to remove 2 invasive species from a vehicle or vessel capable of 3 conveyance; or 4 "(7) the use of other effective mechanical or 5 manual control methods. "(h) INVESTIGATIONS, OUTREACH, AND PUBLIC 6 AWARENESS.—Of the amount appropriated or otherwise 8 made available to each Secretary concerned for a fiscal year for programs that address or include protection of 10 land or water from an invasive species, the Secretary concerned may use not more than 15 percent for investiga-11 12 tions, development activities, and outreach and public awareness efforts to address invasive species control and 14 management needs. 15 "(i) Administrative Costs.—Of the amount appropriated or otherwise made available to each Secretary con-16 cerned for a fiscal year for programs that address or in-17 clude protection of land or water from an invasive species, 18 19 not more than 10 percent may be used for administrative 20 costs incurred to carry out those programs, including costs 21 relating to oversight and management of the programs, 22 recordkeeping, and implementation of the strategic plan 23 developed under subsection (c). 24 "(j) REPORTING REQUIREMENTS.—Not later than 60 days after the end of the second fiscal year beginning after

- 1 the date of enactment of this section, each Secretary concerned shall submit to Congress a report— 2 3 "(1) describing the use by the Secretary con-4 cerned during the 2 preceding fiscal years of funds 5 for programs that address or include invasive species 6 management; and 7 "(2) specifying the percentage of funds ex-8 pended for each of the purposes specified in sub-9 sections (g), (h), and (i). 10 "(k) Relation to Other Authority.— 11 "(1) Other invasive species control, pre-12 VENTION, AND MANAGEMENT AUTHORITIES.—Noth-13 ing in this section precludes the Secretary concerned 14 from pursuing or supporting, pursuant to any other 15 provision of law, any activity regarding the control, 16 prevention, or management of an invasive species, 17 including investigations to improve the control, pre-18 vention, or management of the invasive species. 19 "(2) Public water supply systems.—Noth-20 ing in this section authorizes the Secretary con-21 cerned to suspend any water delivery or diversion, or 22 otherwise to prevent the operation of a public water 23 supply system, as a measure to control, manage, or
- prevent the introduction or spread of an invasive species.

1	"(l) Use of Partnerships.—Subject to the sub
2	sections (m) and (n), the Secretary concerned may enter
3	into any contract or cooperative agreement with another
4	Federal agency, an eligible State, a political subdivision
5	of an eligible State, or a private individual or entity to
6	assist with the control and management of an invasive spe
7	cies.
8	"(m) Memorandum of Understanding.—
9	"(1) In general.—As a condition of a con-
10	tract or cooperative agreement under subsection (l)
11	the Secretary concerned and the applicable Federa
12	agency, eligible State, political subdivision of an eli
13	gible State, or private individual or entity shall enter
14	into a memorandum of understanding that de
15	scribes—
16	"(A) the nature of the partnership between
17	the parties to the memorandum of under
18	standing; and
19	"(B) the control and management activi
20	ties to be conducted under the contract or coop
21	erative agreement.
22	"(2) Contents.—A memorandum of under
23	standing under this subsection shall contain, at a
24	minimum, the following:

1	"(A) A prioritized listing of each invasive
2	species to be controlled or managed.
3	"(B) An assessment of the total acres of
4	land or area of water infested by the invasive
5	species.
6	"(C) An estimate of the expected total
7	acres of land or area of water infested by the
8	invasive species after control and management
9	of the invasive species is attempted.
10	"(D) A description of each specific, inte-
11	grated pest management option to be used, in-
12	cluding a comparative economic assessment to
13	determine the least-costly method.
14	"(E) Any map, boundary, or Global Posi-
15	tioning System coordinates needed to clearly
16	identify the area in which each control or man-
17	agement activity is proposed to be conducted.
18	"(F) A written assurance that each part-
19	ner will comply with section 15 of the Federal
20	Noxious Weed Act of 1974 (7 U.S.C. 2814).
21	"(3) Coordination.—If a partner to a con-
22	tract or cooperative agreement under subsection (l)
23	is an eligible State, political subdivision of an eligible
24	State, or private individual or entity, the memo-

1	randum of understanding under this subsection shall
2	include a description of—
3	"(A) the means by which each applicable
4	control or management effort will be coordi-
5	nated; and
6	"(B) the expected outcomes of managing
7	and controlling the invasive species.
8	"(4) Public outreach and awareness ef-
9	FORTS.—If a contract or cooperative agreement
10	under subsection (l) involves any outreach or public
11	awareness effort, the memorandum of understanding
12	under this subsection shall include a list of goals and
13	objectives for each outreach or public awareness ef-
14	fort that have been determined to be efficient to in-
15	form national, regional, State, or local audiences re-
16	garding invasive species control and management.
17	"(n) Investigations.—The purpose of any invasive
18	species-related investigation carried out under a contract
19	or cooperative agreement under subsection (l) shall be—
20	"(1) to develop solutions and specific rec-
21	ommendations for control and management of
22	invasive species; and
23	"(2) specifically to provide faster implementa-
24	tion of control and management methods.

1	"(o) Coordination With Affected Local Gov-
2	ERNMENTS.—Each project and activity carried out pursu-
3	ant to this section shall be coordinated with affected local
4	governments in a manner that is consistent with section
5	202(c)(9) of the Federal Land Policy and Management
6	Act of 1976 (43 U.S.C. 1712(e)(9)).".
7	(c) WILDLIFE CONSERVATION.—
8	(1) Reauthorization of multinational
9	SPECIES CONSERVATION FUNDS.—
10	(A) REAUTHORIZATION OF THE AFRICAN
11	ELEPHANT CONSERVATION ACT.—Section
12	2306(a) of the African Elephant Conservation
13	Act (16 U.S.C. 4245(a)) is amended by striking
14	"2007 through 2012" and inserting "2018
15	through 2022".
16	(B) REAUTHORIZATION OF THE ASIAN
17	ELEPHANT CONSERVATION ACT OF 1997.—Sec-
18	tion 8(a) of the Asian Elephant Conservation
19	Act of 1997 (16 U.S.C. 4266(a)) is amended by
20	striking "2007 through 2012" and inserting
21	"2018 through 2022".
22	(C) REAUTHORIZATION OF THE RHINOC-
23	EROS AND TIGER CONSERVATION ACT OF
24	1994.—Section 10(a) of the Rhinoceros and
25	Tiger Conservation Act of 1994 (16 U.S.C.

1	5306(a)) is amended by striking "2007 through
2	2012" and inserting "2018 through 2022".
3	(D) AMENDMENTS TO THE GREAT APE
4	CONSERVATION ACT OF 2000.—
5	(i) Panel.—Section 4(i) of the Great
6	Ape Conservation Act of 2000 (16 U.S.C.
7	6303(i)) is amended—
8	(I) by striking paragraph (1) and
9	inserting the following:
10	"(1) Convention.—Not later than 1 year after
11	the date of the enactment of the Natural Resources
12	Management Act, and every 5 years thereafter, the
13	Secretary shall convene a panel of experts on great
14	apes to identify the greatest needs and priorities for
15	the conservation of great apes.";
16	(II) by redesignating paragraph
17	(2) as paragraph (5); and
18	(III) by inserting after paragraph
19	(1) the following:
20	"(2) Composition.—The Secretary shall en-
21	sure that the panel referred to in paragraph (1) in-
22	cludes, to the maximum extent practicable, 1 or
23	more representatives—
24	"(A) from each country that comprises the
25	natural range of great apes; and

1	"(B) with expertise in great ape conserva-
2	tion.
3	"(3) Conservation plans.—In identifying the
4	conservation needs and priorities under paragraph
5	(1), the panel referred to in that paragraph shall
6	consider any relevant great ape conservation plan or
7	strategy, including scientific research and findings
8	relating to—
9	"(A) the conservation needs and priorities
10	of great apes;
11	"(B) any regional or species-specific action
12	plan or strategy;
13	"(C) any applicable strategy developed or
14	initiated by the Secretary; and
15	"(D) any other applicable conservation
16	plan or strategy.
17	"(4) Funds.—Subject to the availability of ap-
18	propriations, the Secretary may use amounts avail-
19	able to the Secretary to pay for the costs of con-
20	vening and facilitating any meeting of the panel re-
21	ferred to in paragraph (1).".
22	(ii) Multiyear grants.—Section 4
23	of the Great Ape Conservation Act of 2000
24	(16 U.S.C. 6303) is amended by adding at
25	the end the following:

1	"(j) Multiyear Grants.—
2	"(1) AUTHORIZATION.—The Secretary may
3	award to a person who is otherwise eligible for a
4	grant under this section a multiyear grant to carry
5	out a project that the person demonstrates is an ef-
6	fective, long-term conservation strategy for great
7	apes and the habitat of great apes.
8	"(2) Effect of Subsection.—Nothing in this
9	subsection precludes the Secretary from awarding a
10	grant on an annual basis.".
11	(iii) Administrative expenses.—
12	Section 5(b)(2) of the Great Ape Conserva-
13	tion Act of 2000 (16 U.S.C. 6304(b)(2)) is
14	amended by striking "\$100,000" and in-
15	serting "\$150,000".
16	(iv) Authorization of appropria-
17	TIONS.—Section 6 of the Great Ape Con-
18	servation Act of 2000 (16 U.S.C. 6305) is
19	amended by striking "2006 through 2010"
20	and inserting "2018 through 2022".
21	(E) Amendments to the marine tur-
22	TLE CONSERVATION ACT OF 2004.—
23	(i) Purpose.—Section 2(b) of the
24	Marine Turtle Conservation Act of 2004
25	(16 U.S.C. 6601(b)) is amended by insert-

1	ing "and territories of the United States"
2	after "foreign countries".
3	(ii) Definitions.—Section 3 of the
4	Marine Turtle Conservation Act of 2004
5	(16 U.S.C. 6602) is amended—
6	(I) in paragraph (2), in the mat-
7	ter preceding subparagraph (A), by
8	inserting "and territories of the
9	United States" after "foreign coun-
10	tries"; and
11	(II) by adding at the end the fol-
12	lowing:
13	"(7) Territory of the united states.—
14	The term 'territory of the United States' means—
15	"(A) the Commonwealth of Puerto Rico;
16	"(B) Guam;
17	"(C) American Samoa;
18	"(D) the Commonwealth of the Northern
19	Mariana Islands;
20	"(E) the United States Virgin Islands; and
21	"(F) any other territory or possession of
22	the United States.".
23	(iii) Marine turtle conservation
24	ASSISTANCE.—Section 4 of the Marine

1	Turtle Conservation Act of 2004 (16
2	U.S.C. 6603) is amended—
3	(I) in subsection (b)(1)(A), by in-
4	serting "or a territory of the United
5	States" after "foreign country"; and
6	(II) in subsection (d), by striking
7	"foreign countries" and inserting "a
8	foreign country or a territory of the
9	United States".
10	(iv) Administrative expenses.—
11	Section 5(b)(2) of the Marine Turtle Con-
12	servation Act of 2004 (16 U.S.C.
13	6604(b)(2)) is amended by striking
14	"\$80,000" and inserting "\$150,000".
15	(v) Authorization of appropria-
16	TIONS.—Section 7 of the Marine Turtle
17	Conservation Act of 2004 (16 U.S.C.
18	6606) is amended by striking "each of fis-
19	cal years 2005 through 2009" and insert-
20	ing "each of fiscal years 2018 through
21	2022".
22	(d) Prize Competitions.—
23	(1) DEFINITIONS—In this subsection:

1	(A) Non-federal funds.—The term
2	"non-Federal funds" means funds provided
3	by—
4	(i) a State;
5	(ii) a territory of the United States;
6	(iii) 1 or more units of local or tribal
7	government;
8	(iv) a private for-profit entity;
9	(v) a nonprofit organization; or
10	(vi) a private individual.
11	(B) Secretary.—The term "Secretary"
12	means the Secretary, acting through the Direc-
13	tor of the United States Fish and Wildlife Serv-
14	ice.
15	(C) WILDLIFE.—The term "wildlife" has
16	the meaning given the term in section 8 of the
17	Fish and Wildlife Coordination Act (16 U.S.C.
18	666b).
19	(2) Theodore Roosevelt genius prize for
20	THE PREVENTION OF WILDLIFE POACHING AND
21	TRAFFICKING.—
22	(A) Definitions.—In this paragraph:
23	(i) Board.—The term "Board"
24	means the Prevention of Wildlife Poaching

1	and Trafficking Technology Advisory
2	Board established by subparagraph (C)(i).
3	(ii) Prize competition.—The term
4	"prize competition" means the Theodore
5	Roosevelt Genius Prize for the prevention
6	of wildlife poaching and trafficking estab-
7	lished under subparagraph (B).
8	(B) Authority.—Not later than 180 days
9	after the date of enactment of this Act, the Sec-
10	retary shall establish under section 24 of the
11	Stevenson-Wydler Technology Innovation Act of
12	1980 (15 U.S.C. 3719) a prize competition, to
13	be known as the "Theodore Roosevelt Genius
14	Prize" for the prevention of wildlife poaching
15	and trafficking—
16	(i) to encourage technological innova-
17	tion with the potential to advance the mis-
18	sion of the United States Fish and Wildlife
19	Service with respect to the prevention of
20	wildlife poaching and trafficking; and
21	(ii) to award 1 or more prizes annu-
22	ally for a technological advancement that
23	prevents wildlife poaching and trafficking.
24	(C) Advisory board.—

1	(i) Establishment.—There is estab-
2	lished an advisory board, to be known as
3	the "Prevention of Wildlife Poaching and
4	Trafficking Technology Advisory Board".
5	(ii) Composition.—The Board shall
6	be composed of not fewer than 9 members
7	appointed by the Secretary, who shall pro-
8	vide expertise in—
9	(I) wildlife trafficking and trade;
10	(II) wildlife conservation and
11	management;
12	(III) biology;
13	(IV) technology development;
14	(V) engineering;
15	(VI) economics;
16	(VII) business development and
17	management; and
18	(VIII) any other discipline, as the
19	Secretary determines to be necessary
20	to achieve the purposes of this para-
21	graph.
22	(iii) Duties.—Subject to clause (iv),
23	with respect to the prize competition, the
24	Board shall—
25	(I) select a topic;

1	(II) issue a problem statement;
2	and
3	(III) advise the Secretary on any
4	opportunity for technological innova-
5	tion to prevent wildlife poaching and
6	trafficking.
7	(iv) Consultation.—In selecting a
8	topic and issuing a problem statement for
9	the prize competition under subclauses (I)
10	and (II) of clause (iii), respectively, the
11	Board shall consult widely with Federal
12	and non-Federal stakeholders, including—
13	(I) 1 or more Federal agencies
14	with jurisdiction over the prevention
15	of wildlife poaching and trafficking;
16	(II) 1 or more State agencies
17	with jurisdiction over the prevention
18	of wildlife poaching and trafficking;
19	(III) 1 or more State, regional,
20	or local wildlife organizations, the
21	mission of which relates to the preven-
22	tion of wildlife poaching and traf-
23	ficking; and
24	(IV) 1 or more wildlife conserva-
25	tion groups, technology companies, re-

1	search institutions, institutions of
2	higher education, industry associa-
3	tions, or individual stakeholders with
4	an interest in the prevention of wild-
5	life poaching and trafficking.
6	(v) REQUIREMENTS.—The Board
7	shall comply with all requirements under
8	paragraph (7)(A).
9	(D) AGREEMENT WITH THE NATIONAL
10	FISH AND WILDLIFE FOUNDATION.—
11	(i) In General.—The Secretary shall
12	offer to enter into an agreement under
13	which the National Fish and Wildlife
14	Foundation shall administer the prize com-
15	petition.
16	(ii) Requirements.—An agreement
17	entered into under clause (i) shall comply
18	with all requirements under paragraph
19	(7)(B).
20	(E) Judges.—
21	(i) Appointment.—The Secretary
22	shall appoint not fewer than 3 judges who
23	shall, except as provided in clause (ii), se-
24	lect the 1 or more annual winners of the
25	prize competition.

1	(ii) Determination by the sec-
2	RETARY.—The judges appointed under
3	clause (i) shall not select any annual win-
4	ner of the prize competition if the Sec-
5	retary makes a determination that, in any
6	fiscal year, none of the technological ad-
7	vancements entered into the prize competi-
8	tion merits an award.
9	(F) Report to congress.—Not later
10	than 60 days after the date on which a cash
11	prize is awarded under this paragraph, the Sec-
12	retary shall submit to the Committee on Envi-
13	ronment and Public Works of the Senate and
14	the Committee on Natural Resources of the
15	House of Representatives a report on the prize
16	competition that includes—
17	(i) a statement by the Board that de-
18	scribes the activities carried out by the
19	Board relating to the duties described in
20	subparagraph (C)(iii);
21	(ii) if the Secretary has entered into
22	an agreement under subparagraph (D)(i),
23	a statement by the National Fish and
24	Wildlife Foundation that describes the ac-
25	tivities carried out by the National Fish

1	and Wildlife Foundation relating to the du-
2	ties described in paragraph (7)(B); and
3	(iii) a statement by 1 or more of the
4	judges appointed under subparagraph (E)
5	that explains the basis on which the winner
6	of the cash prize was selected.
7	(G) TERMINATION OF AUTHORITY.—The
8	Board and all authority provided under this
9	paragraph shall terminate on December 31,
10	2022.
11	(3) Theodore Roosevelt genius prize for
12	THE PROMOTION OF WILDLIFE CONSERVATION.—
13	(A) Definitions.—In this paragraph:
14	(i) Board.—The term "Board"
15	means the Promotion of Wildlife Conserva-
16	tion Technology Advisory Board estab-
17	lished by subparagraph (C)(i).
18	(ii) Prize competition.—The term
19	"prize competition" means the Theodore
20	Roosevelt Genius Prize for the promotion
21	of wildlife conservation established under
22	subparagraph (B).
23	(B) AUTHORITY.—Not later than 180 days
24	after the date of enactment of this Act, the Sec-
25	retary shall establish under section 24 of the

1	Stevenson-Wydler Technology Innovation Act of
2	1980 (15 U.S.C. 3719) a prize competition, to
3	be known as the "Theodore Roosevelt Genius
4	Prize" for the promotion of wildlife conserva-
5	tion—
6	(i) to encourage technological innova-
7	tion with the potential to advance the mis-
8	sion of the United States Fish and Wildlife
9	Service with respect to the promotion of
10	wildlife conservation; and
11	(ii) to award 1 or more prizes annu-
12	ally for a technological advancement that
13	promotes wildlife conservation.
14	(C) Advisory Board.—
15	(i) Establishment.—There is estab-
16	lished an advisory board, to be known as
17	the "Promotion of Wildlife Conservation
18	Technology Advisory Board".
19	(ii) Composition.—The Board shall
20	be composed of not fewer than 9 members
21	appointed by the Secretary, who shall pro-
22	vide expertise in—
23	(I) wildlife conservation and
24	management;
25	(II) biology;

561

1	(III) technology development;
2	(IV) engineering;
3	(V) economics;
4	(VI) business development and
5	management; and
6	(VII) any other discipline, as the
7	Secretary determines to be necessary
8	to achieve the purposes of this para-
9	graph.
10	(iii) Duties.—Subject to clause (iv),
11	with respect to the prize competition, the
12	Board shall—
13	(I) select a topic;
14	(II) issue a problem statement;
15	and
16	(III) advise the Secretary on any
17	opportunity for technological innova-
18	tion to promote wildlife conservation.
19	(iv) Consultation.—In selecting a
20	topic and issuing a problem statement for
21	the prize competition under subclauses (I)
22	and (II) of clause (iii), respectively, the
23	Board shall consult widely with Federal
24	and non-Federal stakeholders, including—

1	(I) 1 or more Federal agencies
2	with jurisdiction over the promotion of
3	wildlife conservation;
4	(II) 1 or more State agencies
5	with jurisdiction over the promotion of
6	wildlife conservation;
7	(III) 1 or more State, regional,
8	or local wildlife organizations, the
9	mission of which relates to the pro-
10	motion of wildlife conservation; and
11	(IV) 1 or more wildlife conserva-
12	tion groups, technology companies, re-
13	search institutions, institutions of
14	higher education, industry associa-
15	tions, or individual stakeholders with
16	an interest in the promotion of wild-
17	life conservation.
18	(v) REQUIREMENTS.—The Board
19	shall comply with all requirements under
20	paragraph $(7)(A)$.
21	(D) AGREEMENT WITH THE NATIONAL
22	FISH AND WILDLIFE FOUNDATION.—
23	(i) IN GENERAL.—The Secretary shall
24	offer to enter into an agreement under
25	which the National Fish and Wildlife

1	Foundation shall administer the prize com-
2	petition.
3	(ii) Requirements.—An agreement
4	entered into under clause (i) shall comply
5	with all requirements under paragraph
6	(7)(B).
7	(E) Judges.—
8	(i) Appointment.—The Secretary
9	shall appoint not fewer than 3 judges who
10	shall, except as provided in clause (ii), se-
11	lect the 1 or more annual winners of the
12	prize competition.
13	(ii) Determination by the sec-
14	RETARY.—The judges appointed under
15	clause (i) shall not select any annual win-
16	ner of the prize competition if the Sec-
17	retary makes a determination that, in any
18	fiscal year, none of the technological ad-
19	vancements entered into the prize competi-
20	tion merits an award.
21	(F) Report to congress.—Not later
22	than 60 days after the date on which a cash
23	prize is awarded under this paragraph, the Sec-
24	retary shall submit to the Committee on Envi-
25	ronment and Public Works of the Senate and

1	the Committee on Natural Resources of the
2	House of Representatives a report on the prize
3	competition that includes—
4	(i) a statement by the Board that de-
5	scribes the activities carried out by the
6	Board relating to the duties described in
7	subparagraph (C)(iii);
8	(ii) if the Secretary has entered into
9	an agreement under subparagraph (D)(i)
10	a statement by the National Fish and
11	Wildlife Foundation that describes the ac-
12	tivities carried out by the National Fish
13	and Wildlife Foundation relating to the du-
14	ties described in paragraph (7)(B); and
15	(iii) a statement by 1 or more of the
16	judges appointed under subparagraph (E)
17	that explains the basis on which the winner
18	of the cash prize was selected.
19	(G) TERMINATION OF AUTHORITY.—The
20	Board and all authority provided under this
21	paragraph shall terminate on December 31
22	2022.
23	(4) Theodore Roosevelt genius prize for
24	THE MANAGEMENT OF INVASIVE SPECIES.—
25	(A) Definitions.—In this paragraph:

1	(i) Board.—The term "Board"
2	means the Management of Invasive Species
3	Technology Advisory Board established by
4	subparagraph (C)(i).
5	(ii) Prize competition.—The term
6	"prize competition" means the Theodore
7	Roosevelt Genius Prize for the manage-
8	ment of invasive species established under
9	subparagraph (B).
10	(B) Authority.—Not later than 180 days
11	after the date of enactment of this Act, the Sec-
12	retary shall establish under section 24 of the
13	Stevenson-Wydler Technology Innovation Act of
14	1980 (15 U.S.C. 3719) a prize competition, to
15	be known as the "Theodore Roosevelt Genius
16	Prize" for the management of invasive spe-
17	cies—
18	(i) to encourage technological innova-
19	tion with the potential to advance the mis-
20	sion of the United States Fish and Wildlife
21	Service with respect to the management of
22	invasive species; and
23	(ii) to award 1 or more prizes annu-
24	ally for a technological advancement that
25	manages invasive species.

566

1	(C) ADVISORY BOARD.—
2	(i) Establishment.—There is estab-
3	lished an advisory board, to be known as
4	the "Management of Invasive Species
5	Technology Advisory Board".
6	(ii) Composition.—The Board shall
7	be composed of not fewer than 9 members
8	appointed by the Secretary, who shall pro-
9	vide expertise in—
10	(I) invasive species;
11	(II) biology;
12	(III) technology development;
13	(IV) engineering;
14	(V) economics;
15	(VI) business development and
16	management; and
17	(VII) any other discipline, as the
18	Secretary determines to be necessary
19	to achieve the purposes of this para-
20	graph.
21	(iii) Duties.—Subject to clause (iv),
22	with respect to the prize competition, the
23	Board shall—
24	(I) select a topic;

1	(II) issue a problem statement;
2	and
3	(III) advise the Secretary on any
4	opportunity for technological innova-
5	tion to manage invasive species.
6	(iv) Consultation.—In selecting a
7	topic and issuing a problem statement for
8	the prize competition under subclauses (I)
9	and (II) of clause (iii), respectively, the
10	Board shall consult widely with Federal
11	and non-Federal stakeholders, including—
12	(I) 1 or more Federal agencies
13	with jurisdiction over the management
14	of invasive species;
15	(II) 1 or more State agencies
16	with jurisdiction over the management
17	of invasive species;
18	(III) 1 or more State, regional,
19	or local wildlife organizations, the
20	mission of which relates to the man-
21	agement of invasive species; and
22	(IV) 1 or more wildlife conserva-
23	tion groups, technology companies, re-
24	search institutions, institutions of
25	higher education, industry associa-

1	tions, or individual stakeholders with
2	an interest in the management of
3	invasive species.
4	(v) REQUIREMENTS.—The Board
5	shall comply with all requirements under
6	paragraph (7)(A).
7	(D) AGREEMENT WITH THE NATIONAL
8	FISH AND WILDLIFE FOUNDATION.—
9	(i) In general.—The Secretary shall
10	offer to enter into an agreement under
11	which the National Fish and Wildlife
12	Foundation shall administer the prize com-
13	petition.
14	(ii) Requirements.—An agreement
15	entered into under clause (i) shall comply
16	with all requirements under paragraph
17	(7)(B).
18	(E) Judges.—
19	(i) APPOINTMENT.—The Secretary
20	shall appoint not fewer than 3 judges who
21	shall, except as provided in clause (ii), se-
22	lect the 1 or more annual winners of the
23	prize competition.
24	(ii) Determination by the sec-
25	RETARY.—The judges appointed under

1	clause (i) shall not select any annual win-
2	ner of the prize competition if the Sec-
3	retary makes a determination that, in any
4	fiscal year, none of the technological ad-
5	vancements entered into the prize competi-
6	tion merits an award.
7	(F) Report to congress.—Not later
8	than 60 days after the date on which a cash
9	prize is awarded under this paragraph, the Sec-
10	retary shall submit to the Committee on Envi-
11	ronment and Public Works of the Senate and
12	the Committee on Natural Resources of the
13	House of Representatives a report on the prize
14	competition that includes—
15	(i) a statement by the Board that de-
16	scribes the activities carried out by the
17	Board relating to the duties described in
18	subparagraph (C)(iii);
19	(ii) if the Secretary has entered into
20	an agreement under subparagraph (D)(i),
21	a statement by the National Fish and
22	Wildlife Foundation that describes the ac-
23	tivities carried out by the National Fish
24	and Wildlife Foundation relating to the du-
25	ties described in paragraph (7)(B); and

1	(iii) a statement by 1 or more of the
2	judges appointed under subparagraph (E)
3	that explains the basis on which the winner
4	of the cash prize was selected.
5	(G) TERMINATION OF AUTHORITY.—The
6	Board and all authority provided under this
7	paragraph shall terminate on December 31,
8	2022.
9	(5) Theodore roosevelt genius prize for
10	THE PROTECTION OF ENDANGERED SPECIES.—
11	(A) Definitions.—In this paragraph:
12	(i) Board.—The term "Board"
13	means the Protection of Endangered Spe-
14	cies Technology Advisory Board estab-
15	lished by subparagraph (C)(i).
16	(ii) Prize competition.—The term
17	"prize competition" means the Theodore
18	Roosevelt Genius Prize for the protection
19	of endangered species established under
20	subparagraph (B).
21	(B) AUTHORITY.—Not later than 180 days
22	after the date of enactment of this Act, the Sec-
23	retary shall establish under section 24 of the
24	Stevenson-Wydler Technology Innovation Act of
25	1980 (15 U.S.C. 3719) a prize competition, to

1	be known as the "Theodore Roosevelt Genius
2	Prize" for the protection of endangered spe-
3	cies—
4	(i) to encourage technological innova-
5	tion with the potential to advance the mis-
6	sion of the United States Fish and Wildlife
7	Service with respect to the protection of
8	endangered species; and
9	(ii) to award 1 or more prizes annu-
10	ally for a technological advancement that
11	protects endangered species.
12	(C) Advisory board.—
13	(i) Establishment.—There is estab-
14	lished an advisory board, to be known as
15	the "Protection of Endangered Species
16	Technology Advisory Board".
17	(ii) Composition.—The Board shall
18	be composed of not fewer than 9 members
19	appointed by the Secretary, who shall pro-
20	vide expertise in—
21	(I) endangered species;
22	(II) biology;
23	(III) technology development;
24	(IV) engineering;
25	(V) economics;

572

1	(VI) business development and
2	management; and
3	(VII) any other discipline, as the
4	Secretary determines to be necessary
5	to achieve the purposes of this para-
6	graph.
7	(iii) Duties.—Subject to clause (iv),
8	with respect to the prize competition, the
9	Board shall—
10	(I) select a topic;
11	(II) issue a problem statement;
12	and
13	(III) advise the Secretary on any
14	opportunity for technological innova-
15	tion to protect endangered species.
16	(iv) Consultation.—In selecting a
17	topic and issuing a problem statement for
18	the prize competition under subclauses (I)
19	and (II) of clause (iii), respectively, the
20	Board shall consult widely with Federal
21	and non-Federal stakeholders, including—
22	(I) 1 or more Federal agencies
23	with jurisdiction over the protection of
24	endangered species;

1	(II) 1 or more State agencies
2	with jurisdiction over the protection of
3	endangered species;
4	(III) 1 or more State, regional,
5	or local wildlife organizations, the
6	mission of which relates to the protec-
7	tion of endangered species; and
8	(IV) 1 or more wildlife conserva-
9	tion groups, technology companies, re-
10	search institutions, institutions of
11	higher education, industry associa-
12	tions, or individual stakeholders with
13	an interest in the protection of endan-
14	gered species.
15	(v) REQUIREMENTS.—The Board
16	shall comply with all requirements under
17	paragraph $(7)(A)$.
18	(D) AGREEMENT WITH THE NATIONAL
19	FISH AND WILDLIFE FOUNDATION.—
20	(i) In General.—The Secretary shall
21	offer to enter into an agreement under
22	which the National Fish and Wildlife
23	Foundation shall administer the prize com-
24	petition.

1	(ii) Requirements.—An agreement
2	entered into under clause (i) shall comply
3	with all requirements under paragraph
4	(7)(B).
5	(E) Judges.—
6	(i) Appointment.—The Secretary
7	shall appoint not fewer than 3 judges who
8	shall, except as provided in clause (ii), se-
9	lect the 1 or more annual winners of the
10	prize competition.
11	(ii) Determination by the sec-
12	RETARY.—The judges appointed under
13	clause (i) shall not select any annual win-
14	ner of the prize competition if the Sec-
15	retary makes a determination that, in any
16	fiscal year, none of the technological ad-
17	vancements entered into the prize competi-
18	tion merits an award.
19	(F) Report to congress.—Not later
20	than 60 days after the date on which a cash
21	prize is awarded under this paragraph, the Sec-
22	retary shall submit to the Committee on Envi-
23	ronment and Public Works of the Senate and
24	the Committee on Natural Resources of the

1	House of Representatives a report on the prize
2	competition that includes—
3	(i) a statement by the Board that de-
4	scribes the activities carried out by the
5	Board relating to the duties described in
6	subparagraph (C)(iii);
7	(ii) if the Secretary has entered into
8	an agreement under subparagraph (D)(i),
9	a statement by the National Fish and
10	Wildlife Foundation that describes the ac-
11	tivities carried out by the National Fish
12	and Wildlife Foundation relating to the du-
13	ties described in paragraph (7)(B); and
14	(iii) a statement by 1 or more of the
15	judges appointed under subparagraph (E)
16	that explains the basis on which the winner
17	of the cash prize was selected.
18	(G) TERMINATION OF AUTHORITY.—The
19	Board and all authority provided under this
20	paragraph shall terminate on December 31,
21	2022.
22	(6) Theodore Roosevelt genius prize for
23	NONLETHAL MANAGEMENT OF HUMAN-WILDLIFE
24	CONFLICTS.—
25	(A) Definitions.—In this paragraph:

1	(i) Board.—The term "Board"
2	means the Nonlethal Management of
3	Human-Wildlife Conflicts Technology Advi-
4	sory Board established by subparagraph
5	(C)(i).
6	(ii) Prize competition.—The term
7	"prize competition" means the Theodore
8	Roosevelt Genius Prize for the nonlethal
9	management of human-wildlife conflicts es-
10	tablished under subparagraph (B).
11	(B) Authority.—Not later than 180 days
12	after the date of enactment of this Act, the Sec-
13	retary shall establish under section 24 of the
14	Stevenson-Wydler Technology Innovation Act of
15	1980 (15 U.S.C. 3719) a prize competition, to
16	be known as the "Theodore Roosevelt Genius
17	Prize" for the nonlethal management of human-
18	wildlife conflicts—
19	(i) to encourage technological innova-
20	tion with the potential to advance the mis-
21	sion of the United States Fish and Wildlife
22	Service with respect to the nonlethal man-
23	agement of human-wildlife conflicts; and
24	(ii) to award 1 or more prizes annu-
25	ally for a technological advancement that

1	promotes the nonlethal management of
2	human-wildlife conflicts.
3	(C) Advisory board.—
4	(i) Establishment.—There is estab-
5	lished an advisory board, to be known as
6	the "Nonlethal Management of Human-
7	Wildlife Conflicts Technology Advisory
8	Board''.
9	(ii) Composition.—The Board shall
10	be composed of not fewer than 9 members
11	appointed by the Secretary, who shall pro-
12	vide expertise in—
13	(I) nonlethal wildlife manage-
14	ment;
15	(II) social aspects of human-wild-
16	life conflict management;
17	(III) biology;
18	(IV) technology development;
19	(V) engineering;
20	(VI) economics;
21	(VII) business development and
22	management; and
23	(VIII) any other discipline, as the
24	Secretary determines to be necessary

1	to achieve the purposes of this para-
2	graph.
3	(iii) Duties.—Subject to clause (iv),
4	with respect to the prize competition, the
5	Board shall—
6	(I) select a topic;
7	(II) issue a problem statement;
8	and
9	(III) advise the Secretary on any
10	opportunity for technological innova-
11	tion to promote the nonlethal manage-
12	ment of human-wildlife conflicts.
13	(iv) Consultation.—In selecting a
14	topic and issuing a problem statement for
15	the prize competition under subclauses (I)
16	and (II) of subparagraph (C), respectively,
17	the Board shall consult widely with Fed-
18	eral and non-Federal stakeholders, includ-
19	ing—
20	(I) 1 or more Federal agencies
21	with jurisdiction over the management
22	of native wildlife species at risk due to
23	conflict with human activities;
24	(II) 1 or more State agencies
25	with jurisdiction over the management

1	of native wildlife species at risk due to
2	conflict with human activities;
3	(III) 1 or more State, regional,
4	or local wildlife organizations, the
5	mission of which relates to the man-
6	agement of native wildlife species at
7	risk due to conflict with human activi-
8	ties; and
9	(IV) 1 or more wildlife conserva-
10	tion groups, technology companies, re-
11	search institutions, institutions of
12	higher education, industry associa-
13	tions, or individual stakeholders with
14	an interest in the management of na-
15	tive wildlife species at risk due to con-
16	flict with human activities.
17	(v) REQUIREMENTS.—The Board
18	shall comply with all requirements under
19	paragraph $(7)(A)$.
20	(D) AGREEMENT WITH THE NATIONAL
21	FISH AND WILDLIFE FOUNDATION.—
22	(i) In General.—The Secretary shall
23	offer to enter into an agreement under
24	which the National Fish and Wildlife

1	Foundation shall administer the prize com-
2	petition.
3	(ii) Requirements.—An agreement
4	entered into under clause (i) shall comply
5	with all requirements under paragraph
6	(7)(B).
7	(E) Judges.—
8	(i) Appointment.—The Secretary
9	shall appoint not fewer than 3 judges who
10	shall, except as provided in clause (ii), se-
11	lect the 1 or more annual winners of the
12	prize competition.
13	(ii) Determination by the sec-
14	RETARY.—The judges appointed under
15	clause (i) shall not select any annual win-
16	ner of the prize competition if the Sec-
17	retary makes a determination that, in any
18	fiscal year, none of the technological ad-
19	vancements entered into the prize competi-
20	tion merits an award.
21	(F) Report to congress.—Not later
22	than 60 days after the date on which a cash
23	prize is awarded under this paragraph, the Sec-
24	retary shall submit to the Committee on Envi-
25	ronment and Public Works of the Senate and

1	the Committee on Natural Resources of the
2	House of Representatives a report on the prize
3	competition that includes—
4	(i) a statement by the Board that de-
5	scribes the activities carried out by the
6	Board relating to the duties described in
7	subparagraph (C)(iii);
8	(ii) if the Secretary has entered into
9	an agreement under subparagraph (D)(i),
10	a statement by the National Fish and
11	Wildlife Foundation that describes the ac-
12	tivities carried out by the National Fish
13	and Wildlife Foundation relating to the du-
14	ties described in paragraph (7)(B); and
15	(iii) a statement by 1 or more of the
16	judges appointed under subparagraph (E)
17	that explains the basis on which the winner
18	of the cash prize was selected.
19	(G) TERMINATION OF AUTHORITY.—The
20	Board and all authority provided under this
21	paragraph shall terminate on December 31,
22	2022.
23	(7) Administration of Prize Competi-
24	TIONS.—

1	(A) Additional requirements for ad-
2	VISORY BOARDS.—An advisory board estab-
3	lished under paragraph (2)(C)(i), (3)(C)(i)
4	(4)(C)(i), $(5)(C)(i)$, or $(6)(C)(i)$ (referred to in
5	this paragraph as a "Board") shall comply with
6	the following requirements:
7	(i) Term; vacancies.—
8	(I) Term.—A member of the
9	Board shall serve for a term of 5
10	years.
11	(II) VACANCIES.—A vacancy or
12	the Board—
13	(aa) shall not affect the
14	powers of the Board; and
15	(bb) shall be filled in the
16	same manner as the original ap-
17	pointment was made.
18	(ii) Initial meeting.—Not later
19	than 30 days after the date on which all
20	members of the Board have been ap-
21	pointed, the Board shall hold the initial
22	meeting of the Board.
23	(iii) Meetings.—

1	(1) IN GENERAL.—The Board
2	shall meet at the call of the Chair-
3	person.
4	(II) REMOTE PARTICIPATION.—
5	(aa) In GENERAL.—Any
6	member of the Board may par-
7	ticipate in a meeting of the
8	Board through the use of—
9	(AA) teleconferencing
10	or
11	(BB) any other remote
12	business telecommunications
13	method that allows each
14	participating member to si-
15	multaneously hear each
16	other participating member
17	during the meeting.
18	(bb) Presence.—A member
19	of the Board who participates in
20	a meeting remotely under item
21	(aa) shall be considered to be
22	present at the meeting.
23	(iv) Quorum.—A majority of the
24	members of the Board shall constitute a

1	quorum, but a lesser number of members
2	may hold a meeting.
3	(v) Chairperson and vice chair-
4	PERSON.—The Board shall select a Chair-
5	person and Vice Chairperson from among
6	the members of the Board.
7	(vi) Administrative cost reduc-
8	TION.—The Board shall, to the maximum
9	extent practicable, minimize the adminis-
10	trative costs of the Board, including by en-
11	couraging the remote participation de-
12	scribed in clause (iii)(II)(aa) to reduce
13	travel costs.
14	(B) AGREEMENTS WITH THE NATIONAL
15	FISH AND WILDLIFE FOUNDATION.—Any agree-
16	ment entered into under paragraph (2)(D)(i),
17	(3)(D)(i), (4)(D)(i), (5)(D)(i), or (6)(D)(i) shall
18	comply with the following requirements:
19	(i) Duties.—An agreement shall pro-
20	vide that the National Fish and Wildlife
21	Foundation shall—
22	(I) advertise the prize competi-
23	tion;
24	(II) solicit prize competition par-
25	ticipants;

1	(III) administer funds relating to
2	the prize competition;
3	(IV) receive Federal funds—
4	(aa) to administer the prize
5	competition; and
6	(bb) to award a cash prize;
7	(V) carry out activities to gen-
8	erate contributions of non-Federal
9	funds to offset, in whole or in part—
10	(aa) the administrative costs
11	of the prize competition; and
12	(bb) the costs of a cash
13	prize;
14	(VI) in consultation with, and
15	subject to final approval by, the Sec-
16	retary, develop criteria for the selec-
17	tion of prize competition winners;
18	(VII) provide advice and con-
19	sultation to the Secretary on the se-
20	lection of judges under paragraphs
21	(2)(E), (3)(E), (4)(E), (5)(E), and
22	(6)(E) based on criteria developed in
23	consultation with, and subject to the
24	final approval of, the Secretary;

1	(VIII) announce 1 or more an-
2	nual winners of the prize competition;
3	(IX) subject to clause (ii), award
4	1 cash prize annually; and
5	(X) protect against unauthorized
6	use or disclosure by the National Fish
7	and Wildlife Foundation of any trade
8	secret or confidential business infor-
9	mation of a prize competition partici-
10	pant.
11	(ii) Additional cash prizes.—An
12	agreement shall provide that the National
13	Fish and Wildlife Foundation may award
14	more than 1 cash prize annually if the ini-
15	tial cash prize referred to in clause (i)(IX)
16	and any additional cash prize are awarded
17	using only non-Federal funds.
18	(iii) Solicitation of funds.—An
19	agreement shall provide that the National
20	Fish and Wildlife Foundation—
21	(I) may request and accept Fed-
22	eral funds and non-Federal funds for
23	a cash prize;

587

1	(II) may accept a contribution
2	for a cash prize in exchange for the
3	right to name the prize; and
4	(III) shall not give special consid-
5	eration to any Federal agency or non-
6	Federal entity in exchange for a dona-
7	tion for a cash prize awarded under
8	this subsection.
9	(C) AWARD AMOUNTS.—
10	(i) IN GENERAL.—The amount of the
11	initial cash prize referred to in subpara-
12	graph $(B)(i)(IX)$ shall be \$100,000.
13	(ii) Additional cash prizes.—On
14	notification by the National Fish and Wild-
15	life Foundation that non-Federal funds are
16	available for an additional cash prize, the
17	Secretary shall determine the amount of
18	the additional cash prize.
19	SEC. 7002. REAUTHORIZATION OF NEOTROPICAL MIGRA
20	TORY BIRD CONSERVATION ACT.
21	Section 10 of the Neotropical Migratory Bird Con-
22	servation Act (16 U.S.C. 6109) is amended to read as fol-
23	lows:

1	"SEC. 10. AUTHORIZATION OF APPROPRIATIONS.
2	"(a) In General.—There is authorized to be appro-
3	priated to carry out this Act \$6,500,000 for each of fiscal
4	years 2018 through 2022.
5	"(b) Use of Funds.—Of the amounts made avail-
6	able under subsection (a) for each fiscal year, not less than
7	75 percent shall be expended for projects carried out at
8	a location outside of the United States.".
9	SEC. 7003. JOHN H. CHAFEE COASTAL BARRIER RE-
10	SOURCES SYSTEM.
11	(a) Replacement of John H. Chafee Coastal
12	Barrier Resources System Maps.—
13	(1) In general.—Subject to paragraph (3),
14	each map included in the set of maps referred to in
15	section 4(a) of the Coastal Barrier Resources Act
16	(16 U.S.C. 3503(a)) that relates to a Unit of such
17	System referred to in paragraph (2) is replaced in
18	such set with the map described in that paragraph
19	with respect to that Unit.
20	(2) Replacement maps described.—The re-
21	placement maps referred to in paragraph (1) are the
22	following:
23	(A) The map entitled "Delaware Seashore
24	Unit DE-07/DE-07P North Bethany Beach
25	Unit H01" and dated March 18, 2016, with re-

1	spect to Unit DE-07, Unit DE-07P, and Unit
2	H01.
3	(B) The map entitled "Pine Island Bay
4	Unit NC-01/NC-01P" and dated March 18,
5	2016, with respect to Unit NC-01 and Unit
6	NC-01P.
7	(C) The map entitled "Roosevelt Natural
8	Area Unit NC-05P" and dated March 18,
9	2016, with respect to Unit NC-05P.
10	(D) The map entitled "Hammocks Beach
11	Unit NC-06/NC-06P (2 of 2) Onslow Beach
12	Complex L05 (1 of 2)" and dated March 18,
13	2016, with respect to Unit L05.
14	(E) The map entitled "Onslow Beach
15	Complex L05 (2 of 2) Topsail Unit L06 (1 of
16	2)" and dated November 20, 2013, with respect
17	to Unit L05 and Unit L06.
18	(F) The map entitled "Topsail Unit L06
19	(2 of 2)" and dated November 20, 2013, with
20	respect to Unit L06.
21	(G) The map entitled "Litchfield Beach
22	Unit M02 Pawleys Inlet Unit M03" and dated
23	March 18, 2016, with respect to Unit M02 and
24	Unit M03.

1	(H) The map entitled "Fort Clinch Unit
2	FL-01/FL-01P" and dated March $18,\ 2016$
3	with respect to Unit FL-01 and Unit FL-01P
4	(I) The map entitled "Usina Beach Unit
5	P04A Conch Island Unit P05/P05P" and dated
6	March 18, 2016, with respect to Unit P04A
7	Unit P05, and Unit P05P.
8	(J) The map entitled "Ponce Inlet Unit
9	P08/P08P" and dated March 18, 2016, with
10	respect to Unit P08 and Unit P08P.
11	(K) The map entitled "Spessard Holland
12	Park Unit FL-13P Coconut Point Unit P09A
13	P09AP" and dated March 18, 2016, with re-
14	spect to Unit FL-13P, Unit P09A, and Unit
15	P09AP.
16	(L) The map entitled "Blue Hole Unit
17	P10A Pepper Beach Unit FL-14P" and dated
18	March 18, 2016, with respect to Unit P10A
19	and Unit FL-14P.
20	(M) The map entitled "Hutchinson Island
21	Unit P11/P11P (1 of 2)" and dated March 18
22	2016, with respect to Unit P11 and Unit P11P
23	(N) The map entitled "Hutchinson Island
24	Unit P11 (2 of 2)" and dated March 18, 2016
25	with respect to Unit P11.

1	(O) The map entitled "Blowing Rocks Unit
2	FL-15 Jupiter Beach Unit FL-16P Carlin
3	Unit FL-17P" and dated March 18, 2016,
4	with respect to Unit FL-15, Unit FL-16P, and
5	Unit FL-17P.
6	(P) The map entitled "MacArthur Beach
7	Unit FL-18P" and dated March 18, 2016,
8	with respect to Unit FL-18P.
9	(Q) The map entitled "Birch Park Unit
10	FL-19P" and dated March 18, 2016, with re-
11	spect to Unit FL-19P.
12	(R) The map entitled "Lloyd Beach Unit
13	FL-20P North Beach Unit P14A" and dated
14	March 18, 2016, with respect to Unit FL-20P
15	and Unit P14A.
16	(S) The map entitled "Tavernier Key Unit
17	FL-39 Snake Creek Unit FL-40" and dated
18	March 18, 2016, with respect to Unit FL-39
19	and Unit FL-40.
20	(T) The map entitled "Channel Key Unit
21	FL-43 Toms Harbor Keys Unit FL-44 Deerg
22	Long Point Keys Unit FL-45" and dated
23	March 18, 2016, with respect to Unit FL-43,
24	Unit FL-44, and FL-45.

1	(U) The map entitled "Boot Key Unit FL-
2	46" and dated March 18, 2016, with respect to
3	Unit FL-46.
4	(V) The map entitled "Bowditch Point
5	Unit P17A Bunche Beach Unit FL-67/FL-
6	67P Sanibel Island Complex P18P (1 of 2)"
7	and dated March 18, 2016, with respect to Unit
8	P17A, Unit FL-67, and Unit FL-67P.
9	(W) The map entitled "Bocilla Island Unit
10	P21/P21P" and dated March 18, 2016, with
11	respect to Unit P21 and Unit P21P.
12	(X) The map entitled "Venice Inlet Unit
13	FL-71P Casey Key Unit P22" and dated
14	March 18, 2016, with respect to Unit P22.
15	(Y) The map entitled "Lido Key Unit FL-
16	72P" and dated March 18, 2016, with respect
17	to Unit FL-72P.
18	(Z) The map entitled "De Soto Unit FL-
19	73P Rattlesnake Key Unit FL-78 Bishop Har-
20	bor Unit FL-82" and dated March 18, 2016,
21	with respect to Unit FL-73P, Unit FL-78, and
22	Unit FL-82.
23	(AA) The map entitled "Passage Key Unit
24	FL-80P Egmont Key Unit FL-81/FL-81P
25	The Reefs Unit P24P (1 of 2)" and dated

1	March 18, 2016, with respect to Unit FL-80P
2	Unit FL-81, and Unit FL-81P.
3	(BB) The map entitled "Cockroach Bay
4	Unit FL-83" and dated March 18, 2016, with
5	respect to Unit FL-83.
6	(CC) The map entitled "Sand Key Unit
7	FL-85P" and dated March 18, 2016, with re-
8	spect to Unit FL-85P.
9	(DD) The map entitled "Pepperfish Keys
10	Unit P26" and dated March 18, 2016, with re-
11	spect to Unit P26.
12	(EE) The map entitled "Peninsula Point
13	Unit FL-89" and dated March 18, 2016, with
14	respect to Unit FL-89.
15	(FF) The map entitled "Phillips Inlet Unit
16	FL-93/FL-93P Deer Lake Complex FL-94'
17	and dated March 18, 2016, with respect to Unit
18	FL-93, Unit FL-93P, and Unit FL-94.
19	(GG) The map entitled "St. Andrew Com-
20	plex P31 (1 of 3)" and dated October 7, 2016
21	with respect to Unit P31.
22	(HH) The map entitled "St. Andrew Com-
23	plex P31 (2 of 3)" and dated October 7, 2016
24	with respect to Unit P31.

1	(II) The map entitled "St. Andrew Com-
2	plex P31/P31P (3 of 3)" and dated October 7,
3	2016, with respect to Unit P31 and Unit P31P.
4	(3) Limitations.—For purposes of paragraph
5	(1)—
6	(A) nothing in this subsection affects the
7	boundaries of any of Units NC-06 and NC-
8	06P;
9	(B) the occurrence in paragraph (2) of the
10	name of a Unit solely in the title of a map shall
11	not be construed to be a reference to such Unit;
12	and
13	(C) the depiction of boundaries of any of
14	Units P18P, FL-71P, and P24P in a map re-
15	ferred to in subparagraph (V), (X), or (AA) of
16	paragraph (2) shall not be construed to affect
17	the boundaries of such Unit.
18	(4) Conforming amendment.—Section 4(a)
19	of the Coastal Barrier Resources Act (16 U.S.C.
20	3503(a)) is amended—
21	(A) in the matter preceding paragraph (1),
22	by inserting "replaced," after "may be"; and
23	(B) in paragraph (3), by inserting "re-
24	places such a map or" after "that specifically".

1	(b) Digital Maps of John H. Chafee Coastal
2	BARRIER RESOURCES SYSTEM UNITS.—Section 4(b) of
3	the Coastal Barrier Resources Act (16 U.S.C. 3503(b))
4	is amended—
5	(1) by inserting before the first sentence the
6	following:
7	"(1) In General.—"; and
8	(2) by adding at the end the following:
9	"(2) Digital maps.—
10	"(A) AVAILABILITY.—The Secretary shall
11	make available to the public on the Internet
12	web site of the United States Fish and Wildlife
13	Service digital versions of the maps included in
14	the set of maps referred to in subsection (a).
15	"(B) Effect.—Any determination as to
16	whether a location is inside or outside the Sys-
17	tem shall be made without regard to the digital
18	maps available under this paragraph, except
19	that this subparagraph does not apply with re-
20	spect to any printed version of such a digital
21	map if the printed version is included in the
22	maps referred to in subsection (a).
23	"(C) Report.—No later than 180 days
24	after the date of the enactment of Natural Re-
25	sources Management Act, the Secretary shall

1	submit to the Committee on Natural Resources
2	of the House of Representatives and the Com-
3	mittee on Environment and Public Works of the
4	Senate a report regarding the progress and
5	challenges in the transition from paper to dig-
6	ital maps and a timetable for completion of the
7	digitization of all maps related to the System."
8	(c) Repeal of Report.—Section 3 of Public Law
9	109–226 (16 U.S.C. 3503 note) is repealed.
10	TITLE VIII—WATER AND POWER
11	Subtitle A—Reclamation Title
12	Transfer
13	SEC. 8001. PURPOSE.
14	The purpose of this subtitle is to facilitate the trans-
15	fer of title to Reclamation project facilities to qualifying
16	entities on the completion of repayment of capital costs
17	SEC. 8002. DEFINITIONS.
18	In this subtitle:
19	(1) Conveyed property.—The term "con-
20	veyed property" means an eligible facility that has
21	been conveyed to a qualifying entity under section
22	8003.
23	(2) ELIGIBLE FACILITY.—The term "eligible fa-
24	cility" means a facility that meets the criteria for
25	potential transfer established under section 8004(a)

1	(3) Facility.—
2	(A) IN GENERAL.—The term "facility" in
3	cludes a dam or appurtenant works, canal, lat
4	eral, ditch, gate, control structure, pumping
5	station, other infrastructure, recreational facil
6	ity, building, distribution and drainage works
7	and associated land or interest in land or water
8	(B) Exclusions.—The term "facility"
9	does not include a Reclamation project facility
0	or a portion of a Reclamation project facility—
1	(i) that is a reserved works as of the
2	date of enactment of this Act;
3	(ii) that generates hydropower mar
4	keted by a Federal power marketing ad
5	ministration; or
6	(iii) that is managed for recreation
7	under a lease, permit, license, or other
8	management agreement that does con
9	tribute to capital repayment.
20	(4) Project use power.—The term "projec
21	use power" means the electrical capacity, energy
22	and associated ancillary service components required
23	to provide the minimum electrical service needed to
24	operate or maintain Reclamation project facilities in

1	accordance with the authorization for the Reclama-
2	tion project.
3	(5) QUALIFYING ENTITY.—The term "quali-
4	fying entity" means an agency of a State or political
5	subdivision of a State, a joint action or powers agen-
6	cy, a water users association, or an Indian Tribe or
7	Tribal utility authority that—
8	(A) as of the date of conveyance under this
9	subtitle, is the current operator of the eligible
10	facility pursuant to a contract with Reclama-
11	tion; and
12	(B) as determined by the Secretary, has
13	the capacity to continue to manage the eligible
14	facility for the same purposes for which the
15	property has been managed under the reclama-
16	tion laws.
17	(6) Reclamation.—The term "Reclamation"
18	means the Bureau of Reclamation.
19	(7) RECLAMATION PROJECT.—The term "Rec-
20	lamation project" means—
21	(A) any reclamation or irrigation project
22	including incidental features of the project—
23	(i) that is authorized by the reclama-
24	tion laws;

1	(11) that is constructed by the United
2	States pursuant to the reclamation laws; or
3	(iii) in connection with which there is
4	a repayment or water service contract exe-
5	cuted by the United States pursuant to the
6	reclamation laws; or
7	(B) any project constructed by the Sec-
8	retary for the reclamation of land.
9	(8) RESERVED WORKS.—The term "reserved
10	works" means any building, structure, facility, or
11	equipment—
12	(A) that is owned by the Bureau; and
13	(B) for which operations and maintenance
14	are performed, regardless of the source of fund-
15	ing—
16	(i) by an employee of the Bureau; or
17	(ii) through a contract entered into by
18	the Commissioner.
19	(9) Secretary.—The term "Secretary" means
20	the Secretary, acting through the Commissioner of
21	Reclamation.
22	SEC. 8003. AUTHORIZATION OF TRANSFERS OF TITLE TO
23	ELIGIBLE FACILITIES.
24	(a) Authorization.—

1	(1) IN GENERAL.—Subject to the requirements
2	of this subtitle, the Secretary, without further au-
3	thorization from Congress, may, on application of a
4	qualifying entity, convey to a qualifying entity all
5	right, title, and interest of the United States in and
6	to any eligible facility, if—
7	(A) not later than 90 days before the date
8	on which the Secretary makes the conveyance,
9	the Secretary submits to Congress—
10	(i) a written notice of the proposed
11	conveyance; and
12	(ii) a description of the reasons for
13	the conveyance; and
14	(B) a joint resolution disapproving the con-
15	veyance is not enacted before the date on which
16	the Secretary makes the conveyance.
17	(2) Consultation.—A conveyance under para-
18	graph (1) shall be made by written agreement be-
19	tween the Secretary and the qualifying entity, devel-
20	oped in consultation with any existing water and
21	power customers affected by the conveyance of the
22	eligible facility.
23	(b) RESERVATION OF EASEMENT.—The Secretary
24	may reserve an easement over a conveyed property if—

1	(1) the Secretary determines that the easement
2	is necessary for the management of any interests re-
3	tained by the Federal Government under this sub-
4	title;
5	(2) the Reclamation project or a portion of the
6	Reclamation project remains under Federal owner-
7	ship; and
8	(3) the Secretary enters into an agreement re-
9	garding the easement with the applicable qualifying
10	entity.
11	(c) Interests in Water.—No interests in water
12	shall be conveyed under this subtitle unless the conveyance
13	is provided for in a separate, quantified agreement be-
14	tween the Secretary and the qualifying entity, subject to
15	applicable State law and public process requirements.
16	SEC. 8004. ELIGIBILITY CRITERIA.
17	(a) Establishment.—The Secretary shall establish
18	criteria for determining whether a facility is eligible for
19	conveyance under this subtitle.
20	(b) Minimum Requirements.—
21	(1) AGREEMENT OF QUALIFYING ENTITY.—The
22	criteria established under subsection (a) shall in-
23	clude a requirement that a qualifying entity shall
24	agree—
25	(A) to accept title to the eligible facility;

1	(B) to use the eligible facility for substan-
2	tially the same purposes for which the eligible
3	facility is being used at the time the Secretary
4	evaluates the potential transfer; and
5	(C) to provide, as consideration for the as-
6	sets to be conveyed, compensation to the rec-
7	lamation fund established by the first section of
8	the Act of June 17, 1902 (32 Stat. 388, chap-
9	ter 1093), in an amount that is the equivalent
10	of the net present value of any repayment obli-
11	gation to the United States or other income
12	stream that the United States derives from the
13	eligible facility to be transferred, as of the date
14	of the transfer.
15	(2) Determinations of Secretary.—The
16	criteria established under subsection (a) shall in-
17	clude a requirement that the Secretary shall—
18	(A) be able to enter into an agreement
19	with the qualifying entity with respect to the
20	legal, institutional, and financial arrangements
21	relating to the conveyance;
22	(B) determine that the proposed trans-
23	fer—
24	(i) would not have an unmitigated sig-
25	nificant effect on the environment;

1	(ii) is consistent with the responsibil-
2	ities of the Secretary—
3	(I) in the role as trustee for fed-
4	erally recognized Indian Tribes; and
5	(II) to ensure compliance with
6	any applicable international and Trib-
7	al treaties and agreements and inter-
8	state compacts and agreements;
9	(iii) is in the financial interest of the
10	United States;
11	(iv) protects the public aspects of the
12	eligible facility, including water rights
13	managed for public purposes, such as flood
14	control or fish and wildlife;
15	(v) complies with all applicable Fed-
16	eral and State law; and
17	(vi) will not result in an adverse im-
18	pact on fulfillment of existing water deliv-
19	ery obligations consistent with historical
20	operations and applicable contracts; and
21	(C) if the eligible facility proposed to be
22	transferred is a dam or diversion works (not in-
23	cluding canals or other project features that re-
24	ceive or convey water from the diverting works)
25	diverting water from a water body containing a

1	species listed as a threatened species or an en-
2	dangered species or critical habitat under the
3	Endangered Species Act of 1973 (16 U.S.C.
4	1531 et seq.), determine that—
5	(i) the eligible facility continues to
6	comply with the Endangered Species Act
7	of 1973 (16 U.S.C. 1531 et seq.) in a
8	manner that provides no less protection to
9	the listed species as existed under Federal
10	ownership; and
11	(ii) the eligible facility is not part of
12	the Central Valley Project in the State of
13	California.
14	(3) STATUS OF RECLAMATION LAND.—The cri-
15	teria established under subsection (a) shall require
16	that any land to be conveyed out of Federal owner-
17	ship under this subtitle is—
18	(A) land acquired by the Secretary; or
19	(B) land withdrawn by the Secretary, only
20	if—
21	(i) the Secretary determines in writing
22	that the withdrawn land is encumbered by
23	facilities to the extent that the withdrawn
24	land is unsuitable for return to the public
25	domain; and

1	(ii) the qualifying entity agrees to pay
2	fair market value based on historical or ex-
3	isting uses for the withdrawn land to be
4	conveyed.
5	(c) Hold Harmless.—No conveyance under this
6	subtitle shall adversely impact applicable Federal power
7	rates, repayment obligations, or other project power uses.
8	SEC. 8005. LIABILITY.
9	(a) In General.—Effective on the date of convey-
10	ance of any eligible facility under this subtitle, the United
11	States shall not be held liable by any court for damages
12	of any kind arising out of any act, omission, or occurrence
13	relating to the eligible facility, other than damages caused
14	by acts of negligence committed by the United States or
15	by agents or employees of the United States prior to the
16	date of the conveyance.
17	(b) Effect.—Nothing in this section increases the
18	liability of the United States beyond that currently pro-
19	vided in chapter 171 of title 28, United States Code (com-
20	monly known as the "Federal Tort Claims Act").
21	SEC. 8006. BENEFITS.
22	After a conveyance of an eligible facility under this
23	subtitle—
24	(1) the conveyed property shall no longer be
25	considered to be part of a Reclamation project;

1	(2) except as provided in paragraph (3), the
2	qualifying entity to which the conveyed property is
3	conveyed shall not be eligible to receive any benefits,
4	including project use power, with respect to the con-
5	veyed property, except for any benefit that would be
6	available to a similarly situated entity with respect
7	to property that is not a part of a Reclamation
8	project; and
9	(3) the qualifying entity to which the conveyed
10	property is conveyed may be eligible to receive
11	project use power if—
12	(A) the qualifying entity is receiving
13	project use power as of the date of enactment
14	of this Act;
15	(B) the project use power will be used for
16	the delivery of Reclamation project water; and
17	(C) the Secretary and the qualifying entity
18	enter into an agreement under which the quali-
19	fying entity agrees to continue to be responsible
20	for a proportionate share of operation and
21	maintenance and capital costs for the Federal
22	facilities that generate and deliver, if applicable,
23	power used for delivery of Reclamation project
24	water after the date of conveyance, in accord-
25	ance with Reclamation project use power rates.

1	SEC. 8007. COMPLIANCE WITH OTHER LAWS.
2	(a) In General.—Before conveying an eligible facil-
3	ity under this subtitle, the Secretary shall comply with all
4	applicable Federal environmental laws, including—
5	(1) the National Environmental Policy Act of
6	1969 (42 U.S.C. 4321 et seq.);
7	(2) the Endangered Species Act of 1973 (16
8	U.S.C. 1531 et seq.); and
9	(3) subtitle III of title 54, United States Code.
10	(b) Sense of Congress.—It is the sense of Con-
11	gress that any Federal permitting and review processes
12	required with respect to a conveyance of an eligible facility
13	under this subtitle should be completed with the maximum
14	efficiency and effectiveness.
15	Subtitle B—Endangered Fish
16	Recovery Programs
17	SEC. 8101. EXTENSION OF AUTHORIZATION FOR ANNUAL
18	BASE FUNDING OF FISH RECOVERY PRO-
19	GRAMS; REMOVAL OF CERTAIN REPORTING
20	REQUIREMENT.
21	Section 3(d) of Public Law 106–392 (114 Stat. 1604;
22	126 Stat. 2444) is amended—
23	(1) by striking paragraph (1) and inserting the
24	following:
25	"(1) Authorization of appropriations —

1	"(A) In general.—There is authorized to
2	be appropriated to the Secretary to be used by
3	the Bureau of Reclamation to make the annual
4	base funding contributions to the Recovery Im-
5	plementation Programs \$10,000,000 for each of
6	fiscal years 2020 through 2023.
7	"(B) Nonreimursable funds.—The
8	funds contributed to the Recovery Implementa-
9	tion Programs under subparagraph (A) shall be
10	considered a nonreimbursable Federal expendi-
11	ture."; and
12	(2) in paragraph (2), by striking the fourth,
13	fifth, sixth, and seventh sentences.
14	SEC. 8102. REPORT ON RECOVERY IMPLEMENTATION PRO-
15	GRAMS.
16	Section 3 of Public Law 106–392 (114 Stat. 1603;
17	126 Stat. 2444) is amended by adding at the end the fol-
18	lowing:
19	"(j) Report.—
20	"(1) In general.—Not later than September
2021	"(1) In General.—Not later than September 30, 2021, the Secretary shall submit to the appro-
21	30, 2021, the Secretary shall submit to the appro-
21 22	30, 2021, the Secretary shall submit to the appropriate committees of Congress a report that—

1	"(i) as of the date of the report, the
2	listing status under the Endangered Spe-
3	cies Act of 1973 (16 U.S.C. 1531 et seq.)
4	of the Colorado pikeminnow, humpback
5	chub, razorback sucker, and bonytail; and
6	"(ii) as of September 30, 2023, the
7	projected listing status under that Act of
8	each of the species referred to in clause (i);
9	"(C)(i) identifies—
10	"(I) the total expenditures and the ex-
11	penditures by categories of activities by the
12	Recovery Implementation Programs during
13	the period beginning on the date on which
14	the applicable Recovery Implementation
15	Program was established and ending on
16	September 30, 2021; and
17	"(II) projected expenditures by the
18	Recovery Implementation Programs during
19	the period beginning on October 1, 2021,
20	and ending on September 30, 2023; and
21	"(ii) for purposes of the expenditures iden-
22	tified under clause (i), includes a description
23	of—
24	"(I) any expenditures of appropriated
25	funds;

1	$"(\Pi)$ any power revenues;
2	"(III) any contributions by the States,
3	power customers, Tribes, water users, and
4	environmental organizations; and
5	"(IV) any other sources of funds for
6	the Recovery Implementation Programs;
7	and
8	"(D) describes—
9	"(i) any activities to be carried out
10	under the Recovery Implementation Pro-
11	gram after September 30, 2023; and
12	"(ii) the projected cost of the activi-
13	ties described under clause (i).
14	"(2) Consultation required.—The Sec-
15	retary shall consult with the participants in the Re-
16	covery Implementation Programs in preparing the
17	report under paragraph (1).".
18	Subtitle C—Yakima River Basin
19	Water Enhancement Project
20	SEC. 8201. AUTHORIZATION OF PHASE III.
21	(a) Definitions.—In this section:
22	(1) Integrated Plan.—The term "Integrated
23	Plan" means the Yakima River Basin Integrated
24	Water Resource Management Plan, the Federal ele-
25	ments of which are known as "phase III of the Yak-

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

- ima River Basin Water Enhancement Project", as described in the Bureau of Reclamation document entitled "Record of Decision for the Yakima River Basin Integrated Water Resource Management Plan Final Programmatic Environmental Impact Statement" and dated March 2, 2012.
 - (2) Irrigation Entity.—The term "irrigation entity" means a district, project, or State-recognized authority, board of control, agency, or entity located in the Yakima River basin that manages and delivers irrigation water to farms in the Yakima River basin.
 - (3) PRORATABLE IRRIGATION ENTITY.—The term "proratable irrigation entity" means an irrigation entity that possesses, or the members of which possess, proratable water (as defined in section 1202 of Public Law 103–434 (108 Stat. 4551)).
 - (4) STATE.—The term "State" means the State of Washington.
 - (5) Total water supply available.—The term "total water supply available" has the meaning given the term in applicable civil actions, as determined by the Secretary.
- (6) Yakima River Basin water enhance Ment project.—The term "Yakima River Basin

1	Water Enhancement Project" means the Yakima
2	River basin water enhancement project authorized
3	by Congress pursuant to title XII of Public Law
4	103-434 (108 Stat. 4550; 114 Stat. 1425) and
5	other Acts (including Public Law 96–162 (93 State
6	1241), section 109 of Public Law 98–381 (16
7	U.S.C. 839b note), and Public Law 105–62 (111
8	Stat. 1320)) to promote water conservation, water
9	supply, habitat, and stream enhancement improve-
10	ments in the Yakima River basin.
11	(b) Integrated Plan.—
12	(1) Initial development phase.—
13	(A) In general.—As the initial develop-
14	ment phase of the Integrated Plan, the Sec-
15	retary, in coordination with the State and the
16	Yakama Nation, shall identify and implement
17	projects under the Integrated Plan that are pre-
18	pared to be commenced during the 10-year pe-
19	riod beginning on the date of enactment of this
20	Act.
21	(B) REQUIREMENT.—The initial develop-
22	ment phase of the Integrated Plan under sub-
23	paragraph (A) shall be carried out in accord-
24	ance with—

1	(i) this subsection, including any re-
2	lated plans, reports, and correspondence
3	referred to in this subsection; and
4	(ii) title XII of Public Law 103–434
5	(108 Stat. 4550; 114 Stat. 1425).
6	(2) Intermediate and final development
7	PHASES.—
8	(A) Plans.—The Secretary, in coordina-
9	tion with the State and the Yakama Nation,
10	shall develop plans for the intermediate and
11	final development phases of the Integrated Plan
12	to achieve the purposes of title XII of Public
13	Law 103–434 (108 Stat. 4550; 114 Stat.
14	1425), including conducting applicable feasi-
15	bility studies, environmental reviews, and other
16	relevant studies required to develop those plans.
17	(B) Intermediate development
18	PHASE.—The Secretary, in coordination with
19	the State and the Yakama Nation, shall develop
20	an intermediate development phase of the Inte-
21	grated Plan, to commence not earlier than the
22	date that is 10 years after the date of enact-
23	ment of this Act.
24	(C) Final Development Phase.—The
25	Secretary, in coordination with the State and

1	the Yakama Nation, shall develop a final devel-
2	opment phase of the Integrated Plan, to com-
3	mence not earlier than the date that is 20 years
4	after the date of enactment of this Act.
5	(3) Requirements.—The projects and activi-
6	ties identified by the Secretary for implementation
7	under the Integrated Plan shall be carried out
8	only—
9	(A) subject to authorization and appropria-
10	tion;
11	(B) contingent on the completion of appli-
12	cable feasibility studies, environmental reviews,
13	and cost-benefit analyses that include favorable
14	recommendations for further project develop-
15	ment;
16	(C) on public review and a determination
17	by the Secretary that design, construction, and
18	operation of a proposed project or activity is in
19	the best interest of the public; and
20	(D) in accordance with applicable laws, in-
21	cluding—
22	(i) the National Environmental Policy
23	Act of 1969 (42 U.S.C. 4321 et seq.); and
24	(ii) the Endangered Species Act of
25	1973 (16 U.S.C. 1531 et seq.).

1	(4) Effect of Subsection.—Nothing in this
2	subsection—
3	(A) shall be considered to be a new or sup-
4	plemental benefit for purposes of the Reclama-
5	tion Reform Act of 1982 (43 U.S.C. 390aa et
6	seq.);
7	(B) affects—
8	(i) any contract in existence on the
9	date of enactment of this Act that was exe-
10	cuted pursuant to the reclamation laws; or
11	(ii) any contract or agreement be-
12	tween the Bureau of Indian Affairs and
13	the Bureau of Reclamation;
14	(C) affects, waives, abrogates, diminishes
15	defines, or interprets any treaty between the
16	Yakama Nation and the United States; or
17	(D) constrains the authority of the Sec-
18	retary to provide fish passage in the Yakima
19	River basin, in accordance with the Hoover
20	Power Plant Act of 1984 (43 U.S.C. 619 et
21	seq.).
22	(5) Progress report.—Not later than 5
23	years after the date of enactment of this Act, the
24	Secretary, in conjunction with the State and in con-
25	sultation with the Yakama Nation, shall submit to

1	the Committee on Energy and Natural Resources of
2	the Senate and the Committee on Natural Resources
3	of the House of Representatives a progress report on
4	the development and implementation of the Inte-
5	grated Plan.
6	(e) Financing, Construction, Operation, and
7	Maintenance of Kachess Drought Relief Pumping
8	PLANT AND KEECHELUS TO KACHESS PIPELINE.—
9	(1) Long-term agreements.—
10	(A) In general.—A long-term agreement
11	negotiated pursuant to this section or the rec-
12	lamation laws between the Secretary and a par-
13	ticipating proratable irrigation entity in the
14	Yakima River basin for the non-Federal financ-
15	ing, construction, operation, or maintenance of
16	the Drought Relief Pumping Plant or the
17	Keechelus to Kachess Pipeline shall include pro-
18	visions regarding—
19	(i) responsibilities of each partici-
20	pating proratable irrigation entity for—
21	(I) the planning, design, and con-
22	struction of infrastructure, in con-
23	sultation and coordination with the
24	Secretary; and

1	(II) the pumping and operational
2	costs necessary to provide the total
3	water supply available that is made
4	inaccessible due to drought pumping
5	during any preceding calendar year, it
6	the Kachess Reservoir fails to refill as
7	a result of pumping drought storage
8	water during such a calendar year;
9	(ii) property titles and responsibilities
10	of each participating proratable irrigation
11	entity for the maintenance of, and liability
12	for, all infrastructure constructed under
13	title XII of Public Law 103–434 (108
14	Stat. 4550; 114 Stat. 1425);
15	(iii) operation and integration of the
16	projects by the Secretary in the operation
17	of the Yakima Project; and
18	(iv) costs associated with the design
19	financing, construction, operation, mainte-
20	nance, and mitigation of projects, with the
21	costs of Federal oversight and review to be
22	nonreimbursable to the participating pro-
23	ratable irrigation entities and the Yakima
24	Project.

1	(B) Treatment.—A facility developed or
2	operated by a participating proratable irrigation
3	entity under this subsection shall not be consid-
4	ered to be a supplemental work for purposes of
5	section 9(a) of the Reclamation Project Act of
6	1939 (43 U.S.C. 485h(a)).
7	(2) Kachess reservoir.—
8	(A) In general.—Any additional stored
9	water made available by the construction of a
10	facility to access and deliver inactive and nat-
11	ural storage in Kachess Lake and Reservoir
12	under this subsection—
13	(i) shall be considered to be Yakima
14	Project water;
15	(ii) shall be used exclusively by the
16	Secretary to enhance the water supply dur-
17	ing years for which the total water supply
18	available is not sufficient to provide a per-
19	centage of proratable entitlements in order
20	to make that additional water available, in
21	a quantity representing not more than 70
22	percent of proratable entitlements to the
23	Kittitas Reclamation District, the Roza Ir-
24	rigation District, or any other proratable
25	irrigation entity participating in the con-

1	struction, operation, or maintenance costs
2	of a facility under this section, in accord-
3	ance with such terms and conditions as the
4	districts may agree, subject to the condi-
5	tions that—
6	(I) the Bureau of Indian Affairs,
7	the Wapato Irrigation Project, and
8	the Yakama Nation, on an election to
9	participate, may also obtain water
10	from Kachess Reservoir inactive stor-
11	age to enhance applicable existing irri-
12	gation water supply in accordance
13	with such terms and conditions as the
14	Bureau of Indian Affairs and the
15	Yakama Nation may agree; and
16	(II) the additional supply made
17	available under this clause shall be
18	available to participating individuals
19	and entities based on—
20	(aa) the proportion that—
21	(AA) the proratable en-
22	titlement of each partici-
23	pating individual or entity;
24	bears to

1	(BB) the proratable en-
2	titlements of all partici-
3	pating individuals and enti-
4	ties; or
5	(bb) such other proportion
6	as the participating entities may
7	agree; and
8	(iii) shall not be any portion of the
9	total water supply available.
10	(B) Effect of Paragraph.—Nothing in
11	this paragraph affects, as in existence on the
12	date of enactment of this Act, any—
13	(i) contract;
14	(ii) law (including regulations) relat-
15	ing to repayment costs;
16	(iii) water rights; or
17	(iv) treaty right of the Yakama Na-
18	tion.
19	(3) Project power for kachess pumping
20	PLANT.—
21	(A) In general.—Subject to subpara-
22	graphs (B) through (D), the Administrator of
23	the Bonneville Power Administration, pursuant
24	to the Pacific Northwest Electric Power Plan-
25	ning and Conservation Act (16 U.S.C. 839 et

1	seq.), shall provide to the Secretary project
2	power to operate the Kachess Pumping Plant
3	constructed under this section if inactive stor-
4	age in the Kachess Reservoir is needed to pro-
5	vide drought relief for irrigation.
6	(B) Determinations by secretary.—
7	The project power described in subparagraph
8	(A) may be provided only if the Secretary deter-
9	mines that—
10	(i) there are in effect—
11	(I) a drought declaration issued
12	by the State; and
13	(II) conditions that have led to
14	70 percent or lower water delivery to
15	proratable irrigation districts; and
16	(ii) it is appropriate to provide the
17	power under that subparagraph.
18	(C) Period of availability.—The power
19	described in subparagraph (A) shall be provided
20	during the period—
21	(i) beginning on the date on which the
22	Secretary makes the determinations de-
23	scribed in subparagraph (B); and
24	(ii) ending on the earlier of—

1	(I) the date that is 1 year after
2	that date; and
3	(II) the date on which the Sec-
4	retary determines that—
5	(aa) drought mitigation
6	measures are still necessary in
7	the Yakima River basin; or
8	(bb) the power should no
9	longer be provided for any other
10	reason.
11	(D) Rate.—
12	(i) In General.—The Administrator
13	of the Bonneville Power Administration
14	shall provide project power under subpara-
15	graph (A) at the then-applicable lowest
16	Bonneville Power Administration rate for
17	public body, cooperative, and Federal agen-
18	cy customer firm obligations on the date
19	on which the authority is provided.
20	(ii) No discounts.—The rate under
21	clause (i) shall not include any irrigation
22	discount.
23	(E) LOCAL PROVIDER.—During any period
24	for which project power is not provided under
25	subparagraph (A), the Secretary shall obtain

1	power to operate the Kachess Pumping Plan
2	from a local provider.
3	(F) OTHER COSTS.—The cost of power for
4	pumping and station service, and the costs of
5	transmitting power from the Federal Columbia
6	River power system to the pumping facilities of
7	the Yakima River Basin Water Enhancemen
8	Project, shall be borne by the irrigation dis
9	tricts receiving the benefits of the applicable
10	water.
11	(G) Duties of commissioner.—For pur
12	poses of this paragraph, the Commissioner of
13	Reclamation shall arrange transmission for any
14	delivery of—
15	(i) Federal power over the Bonneville
16	system through applicable tariff and busi
17	ness practice processes of that system; or
18	(ii) power obtained from any loca
19	provider.
20	(d) Design and Use of Groundwater Recharge
21	PROJECTS.—The Secretary, in coordination with the State
22	and the Yakama Nation, may provide technical assistance
23	for, participate in, and enter into agreements, including
24	with irrigation entities for the use of excess conveyance

1	capacity in Yakima River Basin Water Enhancement
2	Project facilities, for—
3	(1) groundwater recharge projects; and
4	(2) aquifer storage and recovery projects.
5	(e) OPERATIONAL CONTROL OF WATER SUPPLIES.—
6	(1) IN GENERAL.—The Secretary shall retain
7	authority and discretion over the management of
8	Yakima River Basin Water Enhancement Project
9	supplies—
10	(A) to optimize operational use and flexi-
11	bility; and
12	(B) to ensure compliance with all applica-
13	ble Federal and State laws, treaty rights of the
14	Yakama Nation, and legal obligations, including
15	those under title XII of Public Law 103–434
16	(108 Stat. 4550; 114 Stat. 1425).
17	(2) Inclusion.—The authority and discretion
18	described in paragraph (1) shall include the ability
19	of the United States to store, deliver, conserve, and
20	reuse water supplies deriving from projects author-
21	ized under title XII of Public Law 103–434 (108
22	Stat. 4550; 114 Stat. 1425).
23	(f) Cooperative Agreements and Grants.—The
24	Secretary may enter into cooperative agreements and
25	make grants to carry out this section, including for the

- 1 purposes of land and water transfers, leases, and acquisi-
- 2 tions from willing participants, subject to the condition
- 3 that the acquiring entity shall hold title to, and be respon-
- 4 sible for, all required operation, maintenance, and man-
- 5 agement of the acquired land or water during any period
- 6 in which the acquiring entity holds title to the acquired
- 7 land.
- 8 (g) Water Conservation Projects.—The Sec-
- 9 retary may participate in, provide funding for, and accept
- 10 non-Federal financing for water conservation projects, re-
- 11 gardless of whether the projects are in accordance with
- 12 the Yakima River Basin Water Conservation Program es-
- 13 tablished under section 1203 of Public Law 103–434 (108
- 14 Stat. 4551), that are intended to partially implement the
- 15 Integrated Plan by providing conserved water to improve
- 16 tributary and mainstem stream flow.
- 17 (h) Indian Irrigation Projects.—
- 18 (1) IN GENERAL.—The Secretary, acting
- through the Commissioner of Reclamation, may con-
- tribute funds for the preparation of plans and inves-
- 21 tigation measures, and, after the date on which the
- 22 Secretary certifies that the measures are consistent
- 23 with the water conservation objectives of this sec-
- 24 tion, to any Indian irrigation project—

1	(A) that is located in the Pacific North-
2	west Region;
3	(B) that is identified in the report of the
4	Government Accountability Office numbered
5	GAO-15-453T;
6	(C) that has been identified as part of a
7	Bureau of Reclamation basin study pursuant to
8	subtitle F of title IX of Public Law 111–11 (42
9	U.S.C. 10361 et seq.) to increase water supply
10	for the Pacific Northwest Region; and
11	(D) an improvement to which would con-
12	tribute to the flow of interstate water.
13	(2) Authorization of appropriations.—
14	There is authorized to be appropriated to carry out
15	this subsection \$75,000,000.
16	SEC. 8202. MODIFICATION OF PURPOSES AND DEFINITIONS.
17	(a) Purposes.—Section 1201 of Public Law 103-
18	434 (108 Stat. 4550) is amended—
19	(1) by striking paragraph (1) and inserting the
20	following:
21	"(1) to protect, mitigate, and enhance fish and
22	wildlife and the recovery and maintenance of self-
23	sustaining harvestable populations of fish and other
24	aquatic life, both anadromous and resident species.

1	throughout their historic distribution range in the
2	Yakima Basin through—
3	"(A) improved water management and the
4	constructions of fish passage at storage and di-
5	version dams, as authorized under the Hoover
6	Power Plant Act of 1984 (43 U.S.C. 619 et
7	seq.);
8	"(B) improved instream flows and water
9	supplies;
10	"(C) improved water quality, watershed,
11	and ecosystem function;
12	"(D) protection, creation, and enhance-
13	ment of wetlands; and
14	"(E) other appropriate means of habitat
15	improvement;";
16	(2) in paragraph (2), by inserting ", municipal,
17	industrial, and domestic water supply and use pur-
18	poses, especially during drought years, including re-
19	ducing the frequency and severity of water supply
20	shortages for pro-ratable irrigation entities" before
21	the semicolon at the end;
22	(3) by striking paragraph (4);
23	(4) by redesignating paragraph (3) as para-
24	graph (4);

1	(5) by inserting after paragraph (2) the fol-
2	lowing:
3	"(3) to authorize the Secretary to make water
4	available for purchase or lease for meeting munic-
5	ipal, industrial, and domestic water supply pur-
6	poses;";
7	(6) by redesignating paragraphs (5) and (6) as
8	paragraphs (6) and (8), respectively;
9	(7) by inserting after paragraph (4) (as redesig-
10	nated by paragraph (4)) the following:
11	"(5) to realize sufficient water savings from im-
12	plementing the Yakima River Basin Integrated
13	Water Resource Management Plan, so that not less
14	than 85,000 acre feet of water savings are achieved
15	by implementing the initial development phase of the
16	Integrated Plan pursuant to section 8201(b)(1) of
17	the Natural Resources Management Act, in addition
18	to the 165,000 acre-feet of water savings targeted
19	through the Basin Conservation Program, as author-
20	ized on October 31, 1994;";
21	(8) in paragraph (6) (as redesignated by para-
22	graph (6))—
23	(A) by inserting "an increase in" before
24	"voluntary"; and
25	(B) by striking "and" at the end;

1 (9) by inserting after paragraph (6) (as so re-2 designated) the following: 3 "(7) to encourage an increase in the use of, and reduce the barriers to, water transfers, leasing, mar-4 5 kets, and other voluntary transactions among public 6 and private entities to enhance water management in the Yakima River basin;"; 7 8 (10) in paragraph (8) (as so redesignated), by 9 striking the period at the end and inserting "; and"; 10 and 11 (11) by adding at the end the following: 12 "(9) to improve the resilience of the ecosystems, 13 economies, and communities in the Yakima River 14 basin facing drought, hydrologic changes, and other 15 related changes and variability in natural and 16 human systems, for the benefit of the people, fish, 17 and wildlife of the region.". 18 (b) Definitions.—Section 1202 of Public Law 103– 19 434 (108 Stat. 4550) is amended— 20 (1) by redesignating paragraphs (6), (7), (8), 21 (9), (10), (11), (12), (13), and (14) as paragraphs 22 (8), (10), (11), (12), (13), (14), (15), (17), and 23 (18), respectively; 24 (2) by inserting after paragraph (5) the fol-25 lowing:

1	"(6) Designated Federal Official.—The
2	term 'designated Federal official' means the Com-
3	missioner of Reclamation (or a designee), acting
4	pursuant to the charter of the Conservation Advisory
5	Group.
6	"(7) Integrated Plan.—The term 'Integrated
7	Plan' has the meaning given the term in section
8	8201(a) of the Natural Resources Management Act,
9	to be carried out in cooperation with, and in addi-
10	tion to, activities of the State of Washington and the
11	Yakama Nation.";
12	(3) by inserting after paragraph (8) (as redesig-
13	nated by paragraph (1)) the following:
14	"(9) Municipal, industrial, and domestic
15	WATER SUPPLY AND USE.—The term 'municipal, in-
16	dustrial, and domestic water supply and use' means
17	the supply and use of water for—
18	"(A) domestic consumption (whether urban
19	or rural);
20	"(B) maintenance and protection of public
21	health and safety;
22	"(C) manufacture, fabrication, processing,
23	assembly, or other production of a good or com-
24	modity;
25	"(D) production of energy;

1	"(E) fish hatcheries; or
2	"(F) water conservation activities relating
3	to a use described in subparagraphs (A)
4	through (E)."; and
5	(4) by inserting after paragraph (15) (as so re-
6	designated) the following:
7	"(16) Yakima enhancement project; yak-
8	IMA RIVER BASIN WATER ENHANCEMENT
9	PROJECT.—The terms 'Yakima Enhancement
10	Project' and 'Yakima River Basin Water Enhance-
11	ment Project' mean the Yakima River basin water
12	enhancement project authorized by Congress pursu-
13	ant to this Act and other Acts (including Public Law
14	96–162 (93 Stat. 1241), section 109 of Public Law
15	98–381 (16 U.S.C. 839b note; 98 Stat. 1340), Pub-
16	lie Law 105–62 (111 Stat. 1320), and Public Law
17	106–372 (114 Stat. 1425)) to promote water con-
18	servation, water supply, habitat, and stream en-
19	hancement improvements in the Yakima River
20	basin.".
21	SEC. 8203. YAKIMA RIVER BASIN WATER CONSERVATION
22	PROGRAM.
23	Section 1203 of Public Law 103–434 (108 Stat.
24	4551) is amended—
25	(1) in subsection (a)—

1	(A) in paragraph (1)—
2	(i) in the second sentence, by striking
3	"title" and inserting "section"; and
4	(ii) in the third sentence, by striking
5	"within 5 years of the date of enactment
6	of this Act"; and
7	(B) in paragraph (2), by striking "irriga-
8	tion" and inserting "the number of irrigated
9	acres";
10	(2) in subsection (c)—
11	(A) in paragraph (2)—
12	(i) in each of subparagraphs (A)
13	through (D), by striking the comma at the
14	end of the subparagraph and inserting a
15	semicolon;
16	(ii) in subparagraph (E), by striking
17	the comma at the end and inserting ";
18	and";
19	(iii) in subparagraph (F), by striking
20	"Department of Wildlife of the State of
21	Washington, and" and inserting "Depart-
22	ment of Fish and Wildlife of the State of
23	Washington."; and
24	(iv) by striking subparagraph (G);
25	(B) in paragraph (3)—

1	(1) in each of subparagraphs (A)
2	through (C), by striking the comma at the
3	end of the subparagraph and inserting a
4	semicolon;
5	(ii) in subparagraph (D), by striking
6	", and" at the end and inserting a semi-
7	colon;
8	(iii) in subparagraph (E), by striking
9	the period at the end and inserting ";
10	and"; and
11	(iv) by adding at the end the fol-
12	lowing:
13	"(F) provide recommendations to advance
14	the purposes and programs of the Yakima En-
15	hancement Project, including the Integrated
16	Plan."; and
17	(C) by striking paragraph (4) and insert-
18	ing the following:
19	"(4) Authority of designated federal of-
20	FICIAL.—The designated Federal official may—
21	"(A) arrange and provide logistical support
22	for meetings of the Conservation Advisory
23	Group;
24	"(B) use a facilitator to serve as a moder-
25	ator for meetings of the Conservation Advisory

1	Group or provide additional logistical support;
2	and
3	"(C) grant any request for a facilitator by
4	any member of the Conservation Advisory
5	Group.";
6	(3) in subsection (d), by adding at the end the
7	following:
8	"(4) Payment of local share by state or
9	FEDERAL GOVERNMENT.—
10	"(A) IN GENERAL.—The State or the Fed-
11	eral Government may fund not more than the
12	17.5-percent local share of the costs of the
13	Basin Conservation Program in exchange for
14	the long-term use of conserved water, subject to
15	the requirement that the funding by the Fed-
16	eral Government of the local share of the costs
17	shall provide a quantifiable public benefit in
18	meeting Federal responsibilities in the Yakima
19	River basin and the purposes of this title.
20	"(B) USE OF CONSERVED WATER.—The
21	Yakima Project Manager may use water result-
22	ing from conservation measures taken under
23	this title, in addition to water that the Bureau
24	of Reclamation may acquire from any willing

1	seller through purchase, donation, or lease, for
2	water management uses pursuant to this title.";
3	(4) in subsection (e), by striking the first sen-
4	tence and inserting the following: "To participate in
5	the Basin Conservation Program, as described in
6	subsection (b), an entity shall submit to the Sec-
7	retary a proposed water conservation plan.";
8	(5) in subsection (i)(3)—
9	(A) by striking "purchase or lease" each
10	place it appears and inserting "purchase, lease,
11	or management"; and
12	(B) in the third sentence, by striking
13	"made immediately upon availability" and all
14	that follows through "Committee" and inserting
15	"continued as needed to provide water to be
16	used by the Yakima Project Manager as rec-
17	ommended by the System Operations Advisory
18	Committee and the Conservation Advisory
19	Group"; and
20	(6) in subsection (j)(4), in the first sentence, by
21	striking "initial acquisition" and all that follows
22	through "flushing flows" and inserting "acquisition
23	of water from willing sellers or lessors specifically to
24	provide improved instream flows for anadromous
25	and resident fish and other aquatic life, including

1	pulse flows to facilitate outward migration of anad-
2	romous fish".
3	SEC. 8204. YAKIMA BASIN WATER PROJECTS, OPERATIONS,
4	AND AUTHORIZATIONS.
5	(a) Redesignation of Yakama Nation.—Section
6	1204(g) of Public Law 103-434 (108 Stat. 4557) is
7	amended—
8	(1) by striking the subsection designation and
9	heading and all that follows through paragraph (1)
10	and inserting the following:
11	"(g) Redesignation of Yakama Indian Nation
12	to Yakama Nation.—
13	"(1) Redesignation.—The Confederated
14	Tribes and Bands of the Yakama Indian Nation
15	shall be known and designated as the 'Confederated
16	Tribes and Bands of the Yakama Nation'."; and
17	(2) in paragraph (2), by striking "deemed to be
18	a reference to the 'Confederated Tribes and Bands
19	of the Yakama Indian Nation'." and inserting
20	"deemed to be a reference to the Confederated
21	Tribes and Bands of the Yakama Nation'.".
22	(b) Operation of Yakima Basin Projects.—Sec-
23	tion 1205 of Public Law 103–434 (108 Stat. 4557) is
24	amended—
25	(1) in subsection $(a)(4)$ —

1	(A) in subparagraph (A)—
2	(i) in clause (i)—
3	(I) by inserting "additional"
4	after "secure";
5	(II) by striking "flushing" and
6	inserting "pulse"; and
7	(III) by striking "uses" and in-
8	serting "uses, in addition to the quan-
9	tity of water provided under the trea-
10	ty between the Yakama Nation and
11	the United States";
12	(ii) by striking clause (ii);
13	(iii) by redesignating clause (iii) as
14	clause (ii); and
15	(iv) in clause (ii) (as so redesignated)
16	by inserting "and water rights mandated"
17	after "goals"; and
18	(B) in subparagraph (B)(i), in the first
19	sentence, by inserting "in proportion to the
20	funding received" after "Program";
21	(2) in subsection (b), in the second sentence, by
22	striking "instream flows for use by the Yakima
23	Project Manager as flushing flows or as otherwise?
24	and inserting "fishery purposes, as"; and

1	(3) in subsection (e), by striking paragraph (1)
2	and inserting the following:
3	"(1) In general.—Additional purposes of the
4	Yakima Project shall be any of the following:
5	"(A) To recover and maintain self-sus-
6	taining harvestable populations of native fish
7	both anadromous and resident species, through-
8	out their historic distribution range in the Yak-
9	ima River basin.
10	"(B) To protect, mitigate, and enhance
11	aquatic life and wildlife.
12	"(C) Recreation.
13	"(D) Municipal, industrial, and domestic
14	use.".
15	(c) Enhancement of Water Supplies for Yak-
16	IMA BASIN TRIBUTARIES.—Section 1207 of Public Law
17	103–434 (108 Stat. 4560) is amended—
18	(1) in the section heading, by striking "SUP-
19	PLIES" and inserting "MANAGEMENT";
20	(2) in subsection (a)—
21	(A) in the matter preceding paragraph (1)
22	by striking "supplies" and inserting "manage-
23	ment'';
24	(B) in paragraph (1), by inserting "and
25	water supply entities" after "owners"; and

1	(C) in paragraph (2)—
2	(i) in subparagraph (A), by inserting
3	"that choose not to participate in, or opt
4	out of, tributary enhancement projects
5	pursuant to this section" after "water
6	right owners"; and
7	(ii) in subparagraph (B), by inserting
8	"nonparticipating" before "tributary water
9	users'';
10	(3) in subsection (b)—
11	(A) in paragraph (1)—
12	(i) by striking the paragraph designa-
13	tion and all that follows through "(but not
14	limited to)—" and inserting the following:
15	"(1) In General.—The Secretary, following
16	consultation with the State of Washington, tributary
17	water right owners, and the Yakama Nation, and on
18	agreement of appropriate water right owners, is au-
19	thorized to conduct studies to evaluate measures to
20	further Yakima Project purposes on tributaries to
21	the Yakima River. Enhancement programs that use
22	measures authorized by this subsection may be in-
23	vestigated and implemented by the Secretary in trib-
24	utaries to the Yakima River, including Taneum
25	Creek, other areas, or tributary basins that currently

1	or could potentially be provided supplemental or
2	transfer water by entities, such as the Kittitas Rec-
3	lamation District or the Yakima-Tieton Irrigation
4	District, subject to the condition that activities may
5	commence on completion of applicable and required
6	feasibility studies, environmental reviews, and cost-
7	benefit analyses that include favorable recommenda-
8	tions for further project development, as appro-
9	priate. Measures to evaluate include—";
10	(ii) by indenting subparagraphs (A)
11	through (F) appropriately;
12	(iii) in subparagraph (A), by inserting
13	before the semicolon at the end the fol-
14	lowing: ", including irrigation efficiency
15	improvements (in coordination with pro-
16	grams of the Department of Agriculture),
17	consolidation of diversions or administra-
18	tion, and diversion scheduling or coordina-
19	tion";
20	(iv) by redesignating subparagraphs
21	(C) through (F) as subparagraphs (E)
22	through (H), respectively;
23	(v) by inserting after subparagraph
24	(B) the following:

1	"(C) improvements in irrigation system
2	management or delivery facilities within the
3	Yakima River basin when those improvements
4	allow for increased irrigation system conveyance
5	and corresponding reduction in diversion from
6	tributaries or flow enhancements to tributaries
7	through direct flow supplementation or ground-
8	water recharge;
9	"(D) improvements of irrigation system
10	management or delivery facilities to reduce or
11	eliminate excessively high flows caused by the
12	use of natural streams for conveyance or irriga-
13	tion water or return water;";
14	(vi) in subparagraph (E) (as redesig-
15	nated by clause (iv)), by striking "ground
16	water" and inserting "groundwater re-
17	charge and";
18	(vii) in subparagraph (G) (as so re-
19	designated), by inserting "or transfer"
20	after "purchase"; and
21	(viii) in subparagraph (H) (as so re-
22	designated), by inserting "stream processes
23	and" before "stream habitats";
24	(B) in paragraph (2)—

1	(i) in the matter preceding subpara-
2	graph (A), by striking "the Taneum Creek
3	study" and inserting "studies under this
4	subsection";
5	(ii) in subparagraph (B)—
6	(I) by striking "and economic"
7	and inserting ", infrastructure, eco-
8	nomic, and land use"; and
9	(II) by striking "and" at the end;
10	(iii) in subparagraph (C), by striking
11	the period at the end and inserting ";
12	and"; and
13	(iv) by adding at the end the fol-
14	lowing:
15	"(D) any related studies already underway
16	or undertaken."; and
17	(C) in paragraph (3), in the first sentence,
18	by inserting "of each tributary or group of trib-
19	utaries" after "study";
20	(4) in subsection (c)—
21	(A) in the subsection heading, by inserting
22	"AND NONSURFACE STORAGE" after "Non-
23	STORAGE"; and

1	(B) in the matter preceding paragraph (1),
2	by inserting "and nonsurface storage" after
3	"nonstorage";
4	(5) by striking subsection (d);
5	(6) by redesignating subsection (e) as sub-
6	section (d); and
7	(7) in paragraph (2) of subsection (d) (as so re-
8	designated)—
9	(A) in the first sentence—
10	(i) by inserting "and implementation"
11	after "investigation";
12	(ii) by striking "other" before "Yak-
13	ima River''; and
14	(iii) by inserting "and other water
15	supply entities" after "owners"; and
16	(B) by striking the second sentence.
17	(d) Chandler Pumping Plant and Powerplant-
18	OPERATIONS AT PROSSER DIVERSION DAM.—Section
19	1208(d) of Public Law 103–434 (108 Stat. 4562; 114
20	Stat. 1425) is amended by inserting "negatively" before
21	"affected".

1	Subtitle D—Bureau of Reclamation
2	Facility Conveyances
3	SEC. 8301. CONVEYANCE OF MAINTENANCE COMPLEX AND
4	DISTRICT OFFICE OF THE ARBUCKLE
5	PROJECT, OKLAHOMA.
6	(a) Definitions.—In this section:
7	(1) AGREEMENT.—The term "Agreement"
8	means the agreement entitled "Agreement between
9	the United States and the Arbuckle Master Conser-
10	vancy District for Transferring Title to the Feder-
11	ally Owned Maintenance Complex and District Of-
12	fice to the Arbuckle Master Conservancy District"
13	and numbered 14AG640141.
14	(2) DISTRICT.—The term "District" means the
15	Arbuckle Master Conservancy District, located in
16	Murray County, Oklahoma.
17	(3) DISTRICT OFFICE.—The term "District Of-
18	fice' means—
19	(A) the headquarters building located at
20	2440 East Main, Davis, Oklahoma; and
21	(B) the approximately 0.83 acres of land
22	described in the Agreement.
23	(4) Maintenance complex.—The term
24	"Maintenance Complex" means the caretaker's resi-
25	dence, shop buildings, and any appurtenances lo-

- 1 cated on the land described in the Agreement com-
- 2 prising approximately 2 acres.
- 3 (b) Conveyance to District.—As soon as prac-
- 4 ticable after the date of enactment of this Act, the Sec-
- 5 retary shall convey to the District, all right, title, and in-
- 6 terest of the United States in and to the Maintenance
- 7 Complex and District Office, Arbuckle Project, Oklahoma,
- 8 consistent with the terms and conditions of the Agree-
- 9 ment.

11

12

13

14

15

16

17

18

19

20

21

22

23

24

10 (c) Liability.—

- (1) IN GENERAL.—Effective on the date of conveyance to the District of the Maintenance Complex and District Office under this section, the United States shall not be held liable by any court for damages of any kind arising out of any act, omission, or occurrence relating to the Maintenance Complex or District Office, except for damages caused by acts of negligence committed by the United States or by an employee or agent of the United States prior to the date of conveyance.
 - (2) APPLICABLE LAW.—Nothing in this section increases the liability of the United States beyond the liability provided in chapter 171 of title 28, United States Code (commonly known as the "Fed-

1	eral Tort Claims Act'), on the date of enactment of
2	this Act.
3	(d) Benefits.—After the conveyance of the Mainte-
4	nance Complex and District Office to the District under
5	this section—
6	(1) the Maintenance Complex and District Of-
7	fice shall not be considered to be a part of a Federal
8	reclamation project; and
9	(2) the District shall not be eligible to receive
10	any benefits with respect to any facility comprising
11	that Maintenance Complex and District Office, other
12	than benefits that would be available to a similarly
13	situated person with respect to a facility that is not
14	part of a Federal reclamation project.
15	(e) COMMUNICATION.—If the Secretary has not com-
16	pleted the conveyance required under subsection (b) by the
17	date that is 1 year after the date of enactment of this
18	Act, the Secretary shall submit to Congress a letter with
19	sufficient detail that—
20	(1) explains the reasons the conveyance has not
21	been completed; and
22	(2) specifies the date by which the conveyance
23	will be completed.
24	SEC. 8302. CONTRA COSTA CANAL TRANSFER.
25	(a) Definitions.—In this section:

1	(1) ACQUIRED LAND.—The term "acquired
2	land" means land in Federal ownership and land
3	over which the Federal Government holds an interest
4	for the purpose of the construction and operation of
5	the Contra Costa Canal, including land under the ju-
6	risdiction of—
7	(A) the Bureau of Reclamation;
8	(B) the Western Area Power Administra-
9	tion; and
10	(C) the Department of Defense in the case
11	of the Clayton Canal diversion traversing the
12	Concord Naval Weapons Station.
13	(2) Contra costa canal.—
14	(A) IN GENERAL.—The term "Contra
15	Costa Canal" means the Contra Costa Canal
16	Unit of the Central Valley Project, which exclu-
17	sively serves the Contra Costa Water District in
18	an urban area of Contra Costa County, Cali-
19	fornia.
20	(B) Inclusions.—The term "Contra
21	Costa Canal" includes pipelines, conduits,
22	pumping plants, aqueducts, laterals, water stor-
23	age and regulatory facilities, electric sub-
24	stations, related works and improvements, and
25	all interests in land associated with the Contra

1	Costa Canal Unit of the Central Valley Project
2	in existence on the date of enactment of this
3	Act.
4	(C) Exclusion.—The term "Contra Costa
5	Canal" does not include the Rock Slough fish
6	screen facility.
7	(3) Contra costa canal agreement.—The
8	term "Contra Costa Canal Agreement" means an
9	agreement between the District and the Bureau of
10	Reclamation to determine the legal, institutional,
11	and financial terms surrounding the transfer of the
12	Contra Costa Canal, including compensation to the
13	reclamation fund established by the first section of
14	the Act of June 17, 1902 (32 Stat. 388, chapter
15	1093), equal to the net present value of miscella-
16	neous revenues that the United States would other-
17	wise derive over the 10 years following the date of
18	enactment of this Act from the eligible land and fa-
19	cilities to be transferred, as governed by reclamation
20	law and policy and the contracts.
21	(4) Contracts.—The term "contracts" means
22	the existing water service contract between the Dis-
23	trict and the United States, Contract No. 175r-
24	3401A–LTR1 (2005), Contract No. 14–06–200–
25	6072A (1972, as amended), and any other contract

1	or land permit involving the United States, the Dis-
2	trict, and Contra Costa Canal.
3	(5) DISTRICT.—The term "District" means the
4	Contra Costa Water District, a political subdivision
5	of the State of California.
6	(6) Rock slough fish screen facility.—
7	(A) IN GENERAL.—The term "Rock
8	Slough fish screen facility" means the fish
9	screen facility at the Rock Slough intake to the
10	Contra Costa Canal.
11	(B) Inclusions.—The term "Rock Slough
12	fish screen facility" includes the screen struc-
13	ture, rake cleaning system, and accessory struc-
14	tures integral to the screen function of the
15	Rock Slough fish screen facility, as required
16	under the Central Valley Project Improvement
17	Act (Public Law 102–575; 106 Stat. 4706).
18	(7) Rock slough fish screen facility
19	TITLE TRANSFER AGREEMENT.—The term "Rock
20	Slough fish screen facility title transfer agreement"
21	means an agreement between the District and the
22	Bureau of Reclamation to—
23	(A) determine the legal, institutional, and
24	financial terms surrounding the transfer of the
25	Rock Slough fish screen facility; and

1	(B) ensure the continued safe and reliable
2	operations of the Rock Slough fish screen facil-
3	ity.
4	(b) Conveyance of Land and Facilities.—
5	(1) In general.—Not later than 180 days
6	after the date of enactment of this Act, in consider-
7	ation for the District assuming from the United
8	States all liability for the administration, operation,
9	maintenance, and replacement of the Contra Costa
10	Canal, consistent with the terms and conditions set
11	forth in the Contra Costa Canal Agreement and sub-
12	ject to valid existing rights and existing recreation
13	agreements between the Bureau of Reclamation and
14	the East Bay Regional Park District for Contra
15	Loma Regional Park and other local agencies within
16	the Contra Costa Canal, the Secretary shall offer to
17	convey and assign to the District—
18	(A) all right, title, and interest of the
19	United States in and to—
20	(i) the Contra Costa Canal; and
21	(ii) the acquired land; and
22	(B) all interests reserved and developed as
23	of the date of enactment of this Act for the
24	Contra Costa Canal in the acquired land, in-
25	cluding existing recreation agreements between

24

25

1	the Bureau of Reclamation and the East Bay
2	Regional Park District for Contra Loma Re-
3	gional Park and other local agencies within the
4	Contra Costa Canal.
5	(2) Rock slough fish screen facility.—
6	(A) IN GENERAL.—The Secretary shall
7	convey and assign to the District all right, title
8	and interest of the United States in and to the
9	Rock Slough fish screen facility pursuant to the
10	Rock Slough fish screen facility title transfer
11	agreement.
12	(B) Cooperation.—Not later than 180
13	days after the conveyance of the Contra Costa
14	Canal, the Secretary and the District shall
15	enter into good faith negotiations to accomplish
16	the conveyance and assignment under subpara-
17	graph (A).
18	(3) Payment of costs.—The District shall
19	pay to the Secretary any administrative and real es-
20	tate transfer costs incurred by the Secretary in car-
21	rying out the conveyances and assignments under
22	paragraphs (1) and (2), including the cost of any
23	boundary survey, title search, cadastral survey, ap-

praisal, and other real estate transaction required

for the conveyances and assignments.

1	(4) Compliance with environmental
2	LAWS.—
3	(A) In general.—Before carrying out the
4	conveyances and assignments under paragraphs
5	(1) and (2), the Secretary shall comply with all
6	applicable requirements under—
7	(i) the National Environmental Policy
8	Act of 1969 (42 U.S.C. 4321 et seq.);
9	(ii) the Endangered Species Act of
10	1973 (16 U.S.C. 1531 et seq.); and
11	(iii) any other law applicable to the
12	Contra Costa Canal or the acquired land
13	(B) Effect.—Nothing in this section
14	modifies or alters any obligations under—
15	(i) the National Environmental Policy
16	Act of 1969 (42 U.S.C. 4321 et seq.); or
17	(ii) the Endangered Species Act of
18	1973 (16 U.S.C. 1531 et seq.).
19	(c) Relationship to Existing Central Valley
20	Project Contracts.—
21	(1) In general.—Nothing in this section af-
22	fects—
23	(A) the application of the reclamation laws
24	to water delivered to the District pursuant to
25	any contract with the Secretary; or

1	(B) subject to paragraph (2), the con-
2	tracts.
3	(2) Amendments to contracts.—The Sec-
4	retary and the District may modify the contracts as
5	necessary to comply with this section.
6	(3) Liability.—
7	(A) IN GENERAL.—Except as provided in
8	subparagraph (B), the United States shall not
9	be liable for damages arising out of any act,
10	omission, or occurrence relating to the Contra
11	Costa Canal or the acquired land.
12	(B) Exception.—The United States shall
13	continue to be liable for damages caused by
14	acts of negligence committed by the United
15	States or by any employee or agent of the
16	United States before the date of the conveyance
17	and assignment under subsection $(b)(1)$, con-
18	sistent with chapter 171 of title 28, United
19	States Code (commonly known as the "Federal
20	Tort Claims Act").
21	(C) Limitation.—Nothing in this section
22	increases the liability of the United States be-
23	yond the liability provided under chapter 171 of
24	title 28, United States Code (commonly known
25	as the "Federal Tort Claims Act").

I	(d) REPORT.—If the conveyance and assignment au-
2	thorized by subsection (b)(1) is not completed by the date
3	that is 1 year after the date of enactment of this Act,
4	the Secretary shall submit to Congress a report that—
5	(1) describes the status of the conveyance and
6	assignment;
7	(2) describes any obstacles to completing the
8	conveyance and assignment; and
9	(3) specifies an anticipated date for completion
10	of the conveyance and assignment.
11	TITLE IX—MISCELLANEOUS
12	SEC. 9001. EVERY KID OUTDOORS ACT.
13	(a) Definitions.—In this section:
14	(1) FEDERAL LAND AND WATERS.—The term
15	"Federal land and waters" means any Federal land
16	or body of water under the jurisdiction of any of the
17	Secretaries to which the public has access.
18	(2) Program.—The term "program" means
19	the Every Kid Outdoors program established under
20	subsection $(b)(1)$.
21	(3) Secretaries.—The term "Secretaries"
22	means—
23	(A) the Secretary, acting through—
24	(i) the Director of the National Park
25	Service;

1	(11) the Director of the United States
2	Fish and Wildlife Service;
3	(iii) the Director of the Bureau of
4	Land Management; and
5	(iv) the Commissioner of Reclamation
6	(B) the Secretary of Agriculture, acting
7	through the Chief of the Forest Service;
8	(C) the Secretary of Commerce, acting
9	through the Administrator of the National Oce-
10	anic and Atmospheric Administration; and
11	(D) the Secretary of the Army, acting
12	through the Chief of Engineers of the Corps of
13	Engineers.
14	(4) STATE.—The term "State" means each of
15	the several States, the District of Columbia, Amer-
16	ican Samoa, Guam, the Northern Mariana Islands,
17	Puerto Rico, the Virgin Islands of the United States.
18	and any other territory or possession of the United
19	States.
20	(5) STUDENT OR STUDENTS.—The term "stu-
21	dent" or "students" means any fourth grader or
22	home-schooled learner 10 years of age residing in
23	the United States, including any territory or posses-
24	sion of the United States.
25	(b) Every Kid Outdoors Program.—

1	(1) Establishment.—The Secretaries shall
2	jointly establish a program, to be known as the
3	"Every Kid Outdoors program", to provide free ac-
4	cess to Federal land and waters for students and ac-
5	companying individuals in accordance with this sub-
6	section.
7	(2) Annual passes.—
8	(A) IN GENERAL.—At the request of a stu-
9	dent, the Secretaries shall issue a pass to the
10	student, which allows access to Federal lands
11	and waters for which access is subject to an en-
12	trance, standard amenity, or day use fee, free
13	of charge for the student and—
14	(i) in the case of a per-vehicle fee
15	area—
16	(I) any passengers accompanying
17	the student in a private, noncommer-
18	cial vehicle; or
19	(II) not more than three adults
20	accompanying the student on bicycles;
21	or
22	(ii) in the case of a per-person fee
23	area, not more than three adults accom-
24	panying the student.

1	(B) Term.—A pass described in subpara-
2	graph (A) shall be effective during the period
3	beginning on September 1 and ending on Au-
4	gust 31 of the following year.
5	(C) Presence of a student in grade
6	FOUR REQUIRED.—A pass described in sub-
7	paragraph (A) shall be effective only if the stu-
8	dent to which the pass was issued is present at
9	the point of entry to the applicable Federal land
10	or water.
11	(3) Other activities.—In carrying out the
12	program, the Secretaries—
13	(A) may collaborate with State Park sys-
14	tems that opt to implement a complementary
15	Every Kid Outdoors State park pass;
16	(B) may coordinate with the Secretary of
17	Education to implement the program;
18	(C) shall maintain a publicly available
19	website with information about the program;
20	(D) may provide visitor services for the
21	program; and
22	(E) may support approved partners of the
23	Federal land and waters by providing the part-
24	ners with opportunities to participate in the
25	program.

1	(4) Reports.—The Secretary, in coordination
2	with each Secretary described in subparagraphs (B)
3	through (D) of subsection (a)(3), shall prepare a
4	comprehensive report to Congress each year describ-
5	ing—
6	(A) the implementation of the program;
7	(B) the number and geographical distribu-
8	tion of students who participated in the pro-
9	gram; and
10	(C) the number of passes described in
11	paragraph (2)(A) that were distributed.
12	(5) Sunset.—The authorities provided in this
13	section, including the reporting requirement, shall
14	expire on the date that is 7 years after the date of
15	enactment of this Act.
16	SEC. 9002. GOOD SAMARITAN SEARCH AND RECOVERY ACT.
17	(a) Definitions.—In this section:
18	(1) Eligible.—The term "eligible", with re-
19	spect to an organization or individual, means that
20	the organization or individual, respectively, is—
21	(A) acting in a not-for-profit capacity; and
22	(B) composed entirely of members who, at
22	
23	the time of the good Samaritan search-and-re-

1	ity under the law of the State where the mis-
2	sion takes place.
3	(2) Good Samaritan Search-And-Recovery
4	MISSION.—The term "good Samaritan search-and-
5	recovery mission" means a search conducted by an
6	eligible organization or individual for 1 or more
7	missing individuals believed to be deceased at the
8	time that the search is initiated.
9	(3) Secretary.—The term "Secretary" means
10	the Secretary or the Secretary of Agriculture, as ap-
11	plicable.
12	(b) Process.—
13	(1) IN GENERAL.—Each Secretary shall develop
14	and implement a process to expedite access to Fed-
15	eral land under the administrative jurisdiction of the
16	Secretary for eligible organizations and individuals
17	to request access to Federal land to conduct good
18	Samaritan search-and-recovery missions.
19	(2) Inclusions.—The process developed and
20	implemented under this subsection shall include pro-
21	visions to clarify that—
22	(A) an eligible organization or individual
23	granted access under this section—
24	(i) shall be acting for private pur-
25	poses; and

1	(ii) shall not be considered to be a
2	Federal volunteer;
3	(B) an eligible organization or individual
4	conducting a good Samaritan search-and-recov-
5	ery mission under this section shall not be con-
6	sidered to be a volunteer under section
7	102301(c) of title 54, United States Code;
8	(C) chapter 171 of title 28, United States
9	Code (commonly known as the "Federal Tort
10	Claims Act"), shall not apply to an eligible or-
11	ganization or individual carrying out a privately
12	requested good Samaritan search-and-recovery
13	mission under this section; and
14	(D) chapter 81 of title 5, United States
15	Code (commonly known as the "Federal Em-
16	ployees Compensation Act"), shall not apply to
17	an eligible organization or individual conducting
18	a good Samaritan search-and-recovery mission
19	under this section, and the conduct of the good
20	Samaritan search-and-recovery mission shall
21	not constitute civilian employment.
22	(c) Release of Federal Government From Li-
23	ABILITY.—The Secretary shall not require an eligible or-
24	ganization or individual to have liability insurance as a

1	condition of accessing Federal land under this section, if
2	the eligible organization or individual—
3	(1) acknowledges and consents, in writing, to
4	the provisions described in subparagraphs (A)
5	through (D) of subsection (b)(2); and
6	(2) signs a waiver releasing the Federal Gov-
7	ernment from all liability relating to the access
8	granted under this section and agrees to indemnify
9	and hold harmless the United States from any
10	claims or lawsuits arising from any conduct by the
11	eligible organization or individual on Federal land.
12	(d) Approval and Denial of Requests.—
13	(1) In General.—The Secretary shall notify
14	an eligible organization or individual of the approval
15	or denial of a request by the eligible organization or
16	individual to carry out a good Samaritan search-
17	and-recovery mission under this section by not later
18	than 48 hours after the request is made.
19	(2) Denials.—If the Secretary denies a re-
20	quest from an eligible organization or individual to
21	carry out a good Samaritan search-and-recovery mis-
22	sion under this section, the Secretary shall notify the
23	eligible organization or individual of—
24	(A) the reason for the denial of the re-
25	guest: and

1	(B) any actions that the eligible organiza-
2	tion or individual can take to meet the require-
3	ments for the request to be approved.
4	(e) Partnerships.—Each Secretary shall develop
5	search-and-recovery-focused partnerships with search-and-
6	recovery organizations—
7	(1) to coordinate good Samaritan search-and-
8	recovery missions on Federal land under the admin-
9	istrative jurisdiction of the Secretary; and
10	(2) to expedite and accelerate good Samaritan
11	search-and-recovery mission efforts for missing indi-
12	viduals on Federal land under the administrative ju-
13	risdiction of the Secretary.
14	(f) Report.—Not later than 180 days after the date
15	of enactment of this Act, the Secretaries shall submit to
16	Congress a joint report describing—
17	(1) plans to develop partnerships described in
18	subsection (e)(1); and
19	(2) efforts carried out to expedite and accel-
20	erate good Samaritan search-and-recovery mission
21	efforts for missing individuals on Federal land under
22	the administrative jurisdiction of each Secretary
23	pursuant to subsection $(e)(2)$.

1	SEC. 9003. 21ST CENTURY CONSERVATION SERVICE CORPS
2	ACT.
3	(a) Definitions.—Section 203 of the Public Lands
4	Corps Act of 1993 (16 U.S.C. 1722) is amended—
5	(1) in paragraph (2), by striking "under section
6	204" and inserting "by section 204(a)(1)";
7	(2) by redesignating paragraphs (8) through
8	(13) as paragraphs (9) through (14), respectively;
9	(3) by inserting after paragraph (7) the fol-
10	lowing:
11	"(8) Institution of higher education.—
12	"(A) IN GENERAL.—The term institution
13	of higher education' has the meaning given the
14	term in section 102 of the Higher Education
15	Act of 1965 (20 U.S.C. 1002).
16	"(B) Exclusion.—The term institution
17	of higher education' does not include—
18	"(i) an institution described in section
19	101(b) of the Higher Education Act of
20	1965 (20 U.S.C. 1001(b)); or
21	"(ii) an institution outside the United
22	States, as described in section
23	102(a)(1)(C) of the Higher Education Act
24	of 1965 (20 U.S.C. 1002(a)(1)(C)).";
25	(4) in paragraph (9) (as so redesignated)—

1	(A) in the matter preceding subparagraph
2	(A), by striking ", as follows" and inserting
3	"and other conservation and restoration initia-
4	tives, as follows"; and
5	(B) by adding at the end the following:
6	"(E) To protect, restore, or enhance ma-
7	rine, estuarine, riverine, and coastal habitat
8	ecosystem components—
9	"(i) to promote the recovery of threat-
10	ened species, endangered species, and man-
11	aged fisheries;
12	"(ii) to restore fisheries, protected re-
13	sources, and habitats impacted by oil and
14	chemical spills and natural disasters; or
15	"(iii) to enhance the resilience of
16	coastal ecosystems, communities, and
17	economies through habitat conservation.";
18	(5) in subparagraph (A) of paragraph (11) (as
19	so redesignated), by striking "individuals between
20	the ages of 16 and 30, inclusive," and inserting "in-
21	dividuals between the ages of 16 and 30, inclusive,
22	or veterans age 35 or younger";
23	(6) in paragraph (13) (as so redesignated)—
24	(A) in subparagraph (A), by striking
25	"and" at the end;

I	(B) in subparagraph (B), by striking the
2	period at the end and inserting "; and"; and
3	(C) by adding at the end the following:
4	"(C) with respect to the National Marine
5	Sanctuary System, coral reefs, and other coast-
6	al, estuarine, and marine habitats, and other
7	land and facilities administered by the National
8	Oceanic and Atmospheric Administration, the
9	Secretary of Commerce."; and
10	(7) by adding at the end the following:
11	"(15) Veteran.—The term 'veteran' has the
12	meaning given the term in section 101 of title 38,
13	United States Code.".
14	(b) Public Lands Corps Program.—Section 204
15	of the Public Lands Corps Act of 1993 (16 U.S.C. 1723)
16	is amended—
17	(1) by striking subsection (a) and inserting the
18	following:
19	"(a) Establishment of Public Lands Corps.—
20	"(1) IN GENERAL.—There is established in the
21	Department of the Interior, the Department of Agri-
22	culture, and the Department of Commerce a corps,
23	to be known as the 'Public Lands Corps'.
24	"(2) No effect on other agencies.—Noth-
25	ing in this subsection precludes the establishment of

1	a public lands corps by the head of a Federal de
2	partment or agency other than a department de-
3	scribed in paragraph (1), in accordance with this
4	Act.";
5	(2) in subsection (b)—
6	(A) in the first sentence, by striking "indi-
7	viduals between the ages of 16 and 30, inclu-
8	sive," and inserting "individuals between the
9	ages of 16 and 30, inclusive, and veterans age
10	35 or younger"; and
11	(B) in the second sentence, by striking
12	"section 137(b) of the National and Community
13	Service Act of 1990" and inserting "paragraphs
14	(1), (2), (4), and (5) of section 137(a) of the
15	National and Community Service Act of 1990
16	(42 U.S.C. 12591(a))"; and
17	(3) by adding at the end the following:
18	"(g) Effect.—Nothing in this section authorizes the
19	use of the Public Lands Corps for projects on or impacting
20	real property owned by, operated by, or within the custody
21	control, or administrative jurisdiction of the Administrator
22	of General Services without the express permission of the
23	Administrator of General Services.".

1	(c) Transportation.—Section 205 of the Public
2	Lands Corps Act of 1993 (16 U.S.C. 1724) is amended
3	by adding at the end the following:
4	"(e) Transportation.—The Secretary may provide
5	to Corps participants who reside in their own homes trans-
6	portation to and from appropriate conservation project
7	sites.".
8	(d) RESOURCE ASSISTANTS.—
9	(1) In General.—Section 206(a) of the Public
10	Lands Corps Act of 1993 (16 U.S.C. 1725(a)) is
11	amended by striking the first sentence and inserting
12	the following: "The Secretary may provide individual
13	placements of resource assistants to carry out re-
14	search or resource protection activities on behalf of
15	the Secretary.".
16	(2) Direct hire authority.—Section 121(a)
17	of the Department of the Interior, Environment, and
18	Related Agencies Appropriations Act, 2012 (16
19	U.S.C. 1725a), is amended—
20	(A) in paragraph (1)—
21	(i) by striking "Secretary of the Inte-
22	rior" and inserting "Secretary (as defined
23	in section 203 of the Public Lands Corps
24	Act of 1993 (16 U.S.C. 1722))";

1	(ii) by striking "paragraph (1)" and
2	inserting "paragraph (2)"; and
3	(iii) by striking "with a land man-
4	aging agency of the Department of the In-
5	terior''; and
6	(B) in paragraph (2)(A), by striking "with
7	a land managing agency" and inserting "with
8	the Secretary (as so defined)".
9	(e) Compensation and Employment Stand-
10	ARDS.—Section 207 of the Public Lands Corps Act of
11	1993 (16 U.S.C. 1726) is amended—
12	(1) by striking the section heading and insert-
13	ing "Compensation and terms of service";
14	(2) by redesignating subsections (b) and (c) as
15	subsections (c) and (d), respectively;
16	(3) by inserting after subsection (a) the fol-
17	lowing:
18	"(b) Educational Credit.—The Secretary may
19	provide a Corps participant with an educational credit that
20	may be applied toward a program of postsecondary edu-
21	cation at an institution of higher education that agrees
22	to award the credit for participation in the Corps.";
23	(4) in subsection (c) (as so redesignated)—
24	(A) by striking "Each participant" and in-
25	serting the following:

1	"(1) IN GENERAL.—Each participant"; and
2	(B) by adding at the end the following:
3	"(2) Indian youth service corps.—With re-
4	spect to the Indian Youth Service Corps established
5	under section 210, the Secretary shall establish the
6	term of service of participants in consultation with
7	the affected Indian tribe.";
8	(5) in subsection (d) (as so redesignated)—
9	(A) by redesignating paragraphs (1) and
10	(2) as subparagraphs (A) and (B), respectively,
11	and indenting the subparagraphs appropriately
12	(B) in the matter preceding subparagraph
13	(A) (as so redesignated), by striking "The Sec-
14	retary" and inserting the following:
15	"(1) IN GENERAL.—The Secretary"; and
16	(C) by adding at the end the following:
17	"(2) Time-limited appointment.—For pur-
18	poses of section 9602 of title 5, United States Code
19	a former member of the Corps hired by the Sec-
20	retary under paragraph (1)(B) for a time-limited ap-
21	pointment shall be considered to be appointed ini-
22	tially under open, competitive examination."; and
23	(6) by adding at the end the following:
24	"(e) Applicability to Qualified Youth or Con-
25	SERVATION CORPS.—The hiring and compensation stand-

- 1 ards described in this section shall apply to any individual
- 2 participating in an appropriate conservation project
- 3 through a qualified youth or conservation corps, including
- 4 an individual placed through a contract or cooperative
- 5 agreement, as approved by the Secretary.".
- 6 (f) Reporting and Data Collection.—Title II of
- 7 the Public Lands Corps Act of 1993 (16 U.S.C. 1721 et
- 8 seq.) is amended—
- 9 (1) by redesignating sections 209 through 211
- as sections 211 through 213, respectively;
- 11 (2) by inserting after section 208 the following:
- 12 "SEC. 209. REPORTING AND DATA COLLECTION.
- 13 "(a) Report.—Not later than 2 years after the date
- 14 of enactment of the Natural Resources Management Act,
- 15 and annually thereafter, the Chief Executive Officer of the
- 16 Corporation for National and Community Service, in co-
- 17 ordination with the Secretaries, shall submit to Congress
- 18 a report that includes data on the Corps, including—
- 19 "(1) the number of participants enrolled in the
- 20 Corps and the length of the term of service for each
- 21 participant;
- 22 "(2) the projects carried out by Corps partici-
- pants, categorized by type of project and Federal
- 24 agency;

1	"(3) the total amount and sources of funding
2	provided for the service of participants;
3	"(4) the type of service performed by partici-
4	pants and the impact and accomplishments of the
5	service; and
6	"(5) any other similar data determined to be
7	appropriate by the Chief Executive Officer of the
8	Corporation for National and Community Service or
9	the Secretaries.
10	"(b) Data.—Not later than 1 year after the date of
11	enactment of the Natural Resources Management Act
12	and annually thereafter, the Secretaries shall submit to
13	the Chief Executive Officer of the Corporation for Na-
14	tional and Community Service the data described in sub-
15	section (a).
16	"(c) Data Collection.—The Chief Executive Offi-
17	cer of the Corporation for National and Community Serv-
18	ice may coordinate with qualified youth or conservation
19	corps to improve the collection of the required data de-
20	scribed in subsection (a).
21	"(d) Coordination.—
22	"(1) In general.—The Secretaries shall, to
23	the maximum extent practicable, coordinate with
24	each other to carry out activities authorized under
25	this Act. including—

1	"(A) the data collection and reporting re-
2	quirements of this section; and
3	"(B) implementing and issuing guidance
4	on eligibility for noncompetitive hiring status
5	under section 207(d).
6	"(2) Designation of coordinators.—The
7	Secretary shall designate a coordinator to coordinate
8	and serve as the primary point of contact for any ac-
9	tivity of the Corps carried out by the Secretary.";
10	and
11	(3) in subsection (c) of section 212 (as so re-
12	designated), by striking "211" and inserting "213".
13	(g) Indian Youth Service Corps.—Title II of the
14	Public Lands Corps Act of 1993 (16 U.S.C. 1721 et seq.)
15	(as amended by subsection (f)) is amended by inserting
16	after section 209 the following:
17	"SEC. 210. INDIAN YOUTH SERVICE CORPS.
18	"(a) In General.—There is established within the
19	Public Lands Corps a program to be known as the 'Indian
20	Youth Service Corps' that—
21	"(1) enrolls participants between the ages of 16
22	and 30, inclusive, and veterans age 35 or younger,
23	a majority of whom are Indians;
24	"(2) is established pursuant to an agreement
25	between an Indian tribe and a qualified youth or

1	conservation corps for the benefit of the members of
2	the Indian tribe; and
3	"(3) carries out appropriate conservation
4	projects on eligible service land.
5	"(b) Authorization of Cooperative Agree-
6	MENTS.—The Secretary may enter into cooperative agree-
7	ments with Indian tribes and qualified youth or conserva-
8	tion corps for the establishment and administration of the
9	Indian Youth Service Corps.
10	"(c) Guidelines.—Not later than 18 months after
11	the date of enactment of the Natural Resources Manage-
12	ment Act, the Secretary of the Interior, in consultation
13	with Indian tribes, shall issue guidelines for the manage-
14	ment of the Indian Youth Service Corps, in accordance
15	with this Act and any other applicable Federal laws.".
16	SEC. 9004. NATIONAL NORDIC MUSEUM ACT.
17	(a) Designation.—The Nordic Museum located at
18	2655 N.W. Market Street, Seattle, Washington, is des-
19	ignated as the "National Nordic Museum".
20	(b) Effect of Designation.—
21	(1) In general.—The museum designated by
22	subsection (a) is not a unit of the National Park
23	System.
24	(2) Use of federal funds.—The designation
25	of the museum by subsection (a) shall not require

1	Federal funds to be expended for any purpose re-
2	lated to the museum.
3	SEC. 9005. DESIGNATION OF NATIONAL GEORGE C. MAR-
4	SHALL MUSEUM AND LIBRARY.
5	(a) Designation.—The George C. Marshall Mu-
6	seum and the George C. Marshall Research Library in
7	Lexington, Virginia, are designated as the "National
8	George C. Marshall Museum and Library" (referred to in
9	this section as the "museum".
10	(b) Effect of Designation.—
11	(1) In general.—The museum designated by
12	subsection (a) is not a unit of the National Park
13	System.
14	(2) Use of federal funds.—The designation
15	of the museum by subsection (a) shall not require
16	Federal funds to be expended for any purpose re-
17	lated to the museum.
18	SEC. 9006. 21ST CENTURY RESPECT ACT.
19	(a) Amendments to Regulations Required.—
20	(1) Secretary of Agriculture.—The Sec-
21	retary of Agriculture shall amend section 1901.202
22	of title 7, Code of Federal Regulations, for purposes
23	of—

1	(A) replacing the reference to the term
2	"Negro or Black" with "Black or African
3	American'';
4	(B) replacing the reference to the term
5	"Spanish Surname" with "Hispanic"; and
6	(C) replacing the reference to the term
7	"Oriental" with "Asian American or Pacific Is-
8	lander".
9	(2) Administrator of general services.—
10	The Administrator of General Services shall amend
11	section 906.2 of title 36, Code of Federal Regula-
12	tions, for purposes of—
13	(A) replacing the references to the term
14	"Negro" with "Black or African American";
15	(B) replacing the definition of "Negro'
16	with the definition of "Black or African Amer-
17	ican" as " an individual having origins in any
18	of the Black racial groups of Africa';
19	(C) replacing the references to the term
20	"Oriental" with "Asian American or Pacific Is-
21	lander"; and
22	(D) replacing the references to the terms
23	"Eskimo" and "Aleut" with "Alaska Native".
24	(b) Rule of Construction.—Nothing in this sec-
25	tion, or the amendments required by this section, shall be

- 1 construed to affect Federal law, except with respect to the
- 2 use of terms by the Secretary of Agriculture and the Ad-
- 3 ministrator of General Services, respectively, to the regu-
- 4 lations affected by this section.

5 SEC. 9007. AMERICAN WORLD WAR II HERITAGE CITIES.

- 6 (a) Designation.—In order to recognize and ensure
- 7 the continued preservation and importance of the history
- 8 of the United States involvement in World War II, each
- 9 calendar year the Secretary may designate 1 or more cities
- 10 located in 1 of the several States or a territory of the
- 11 United States as an "American World War II Heritage
- 12 City". Not more than 1 city in each State or territory may
- 13 be designated under this section.
- 14 (b) Application for Designation.—The Sec-
- 15 retary may—
- 16 (1) establish and publicize the process by which
- a city may apply for designation as an American
- 18 World War II Heritage City based on the criteria in
- subsection (c); and
- 20 (2) encourage cities to apply for designation as
- 21 an American World War II Heritage City.
- (c) Criteria for Designation.—The Secretary, in
- 23 consultation with the Secretary of the Smithsonian Insti-
- 24 tution or the President of the National Trust for Historic

1	Preservation, shall make each designation under sub-
2	section (a) based on the following criteria:
3	(1) Contributions by a city and its environs to
4	the World War II home-front war effort, including
5	contributions related to—
6	(A) defense manufacturing, such as ships,
7	aircraft, uniforms, and equipment;
8	(B) production of foodstuffs and consumer
9	items for Armed Forces and home consumption;
10	(C) war bond drives;
11	(D) adaptations to wartime survival;
12	(E) volunteer participation;
13	(F) civil defense preparedness;
14	(G) personnel serving in the Armed
15	Forces, their achievements, and facilities for
16	their rest and recreation; or
17	(H) the presence of Armed Forces camps,
18	bases, airfields, harbors, repair facilities, and
19	other installations within or in its environs.
20	(2) Achievements by a city and its environs to
21	preserve the heritage and legacy of the city's con-
22	tributions to the war effort and to preserve World
23	War II history, including—

1	(A) the identification, preservation, res-
2	toration, and interpretation of World War II-re-
3	lated structures, facilities and sites;
4	(B) establishment of museums, parks, and
5	markers;
6	(C) establishment of memorials to area
7	men who lost their lives in service;
8	(D) organizing groups of veterans and
9	home-front workers and their recognition;
10	(E) presentation of cultural events such as
11	dances, plays, and lectures;
12	(F) public relations outreach through the
13	print and electronic media, and books; and
14	(G) recognition and ceremonies remem-
15	bering wartime event anniversaries.
16	SEC. 9008. QUINDARO TOWNSITE NATIONAL COMMEMORA
17	TIVE SITE.
18	(a) Definitions.—In this section:
19	(1) Commemorative site.—The term "Com-
20	memorative Site" means the Quindaro Townsite Na-
21	tional Commemorative Site designated by subsection
22	(b)(1).
23	(2) State.—The term "State" means the State
24	of Kansas.
25	(b) Designation.—

1	(1) In General.—The Quindaro Townsite in
2	Kansas City, Kansas, as listed on the National Reg-
3	ister of Historic Places, is designated as the
4	"Quindaro Townsite National Commemorative Site".
5	(2) Effect of Designation.—The Com-
6	memorative Site shall not be considered to be a unit
7	of the National Park System.
8	(c) Cooperative Agreements.—
9	(1) In General.—The Secretary, in consulta-
10	tion with the State, Kansas City, Kansas, and af-
11	fected subdivisions of the State, may enter into co-
12	operative agreements with appropriate public or pri-
13	vate entities, for the purposes of—
14	(A) protecting historic resources at the
15	Commemorative Site; and
16	(B) providing educational and interpretive
17	facilities and programs at the Commemorative
18	Site for the public.
19	(2) TECHNICAL AND FINANCIAL ASSISTANCE.—
20	The Secretary may provide technical and financial
21	assistance to any entity with which the Secretary
22	has entered into a cooperative agreement under
23	paragraph (1).
24	(d) No Effect on Actions of Property Own-
25	ERS.—Designation of the Quindaro Townsite as a Na-

- tional Commemorative Site shall not prohibit any actions that may otherwise be taken by a property owner (includ-3 ing any owner of the Commemorative Site) with respect to the property of the owner. 4 5 (e) NO EFFECT ON ADMINISTRATION.—Nothing in this section affects the administration of the Commemora-6 tive Site by Kansas City, Kansas, or the State. 8 SEC. 9009. DESIGNATION OF NATIONAL COMEDY CENTER 9 IN JAMESTOWN, NEW YORK. 10 (a) Congressional Recognition.—Congress— (1) recognizes that the National Comedy Cen-11 12 ter, located in Jamestown, New York, is the only 13 museum of its kind that exists for the exclusive purpose of celebrating comedy in all its forms; and 14 15 (2) officially designates the National Comedy 16 Center as the "National Comedy Center" (referred 17 to in this section as the "Center"). 18 (b) Effect of Recognition.—The National Com-19 edy Center recognized in this section is not a unit of the
- 19 edy Center recognized in this section is not a unit of the 20 National Park System and the designation of the Center 21 shall not be construed to require or permit Federal funds 22 to be expended for any purpose related to the Center.