

117TH CONGRESS
1ST SESSION

S. _____

To provide for the protection of and investment in certain Federal land
in the State of California, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. PADILLA (for himself and Mrs. FEINSTEIN) introduced the following bill;
which was read twice and referred to the Committee on

A BILL

To provide for the protection of and investment in certain
Federal land in the State of California, and for other
purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the
5 “Protecting Unique and Beautiful Landscapes by Invest-
6 ing in California Lands Act” or the “PUBLIC Lands
7 Act”.

8 (b) TABLE OF CONTENTS.—The table of contents for
9 this Act is as follows:

Sec. 1. Short title; table of contents.

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

Sec. 101. Definitions.

Subtitle A—Restoration and Economic Development

Sec. 111. South Fork Trinity-Mad River Restoration Area.

Sec. 112. Redwood National and State Parks restoration.

Sec. 113. California Public Land Remediation Partnership.

Sec. 114. Trinity Lake visitor center.

Sec. 115. Del Norte County visitor center.

Sec. 116. Management plans.

Sec. 117. Study; partnerships related to overnight accommodations.

Subtitle B—Recreation

Sec. 121. Horse Mountain Special Management Area.

Sec. 122. Bigfoot National Recreation Trail.

Sec. 123. Elk Camp Ridge Recreation Trail.

Sec. 124. Trinity Lake Trail.

Sec. 125. Trails study.

Sec. 126. Construction of mountain bicycling routes.

Sec. 127. Partnerships.

Subtitle C—Conservation

Sec. 131. Designation of wilderness.

Sec. 132. Administration of wilderness.

Sec. 133. Designation of potential wilderness.

Sec. 134. Designation of wild and scenic rivers.

Sec. 135. Sanhedrin Special Conservation Management Area.

Subtitle D—Miscellaneous

Sec. 141. Maps and legal descriptions.

Sec. 142. Updates to land and resource management plans.

Sec. 143. Pacific Gas and Electric Company utility facilities and rights-of-way.

TITLE II—CENTRAL COAST HERITAGE PROTECTION

Sec. 201. Definitions.

Sec. 202. Designation of wilderness.

Sec. 203. Designation of the Machesna Mountain Potential Wilderness.

Sec. 204. Administration of wilderness.

Sec. 205. Designation of Wild and Scenic Rivers.

Sec. 206. Designation of the Fox Mountain Potential Wilderness.

Sec. 207. Designation of scenic areas.

Sec. 208. Condor National Scenic Trail.

Sec. 209. Forest service study.

Sec. 210. Nonmotorized recreation opportunities.

Sec. 211. Use by members of Indian Tribes.

TITLE III—SAN GABRIEL MOUNTAINS FOOTHILLS AND RIVERS PROTECTION

See. 301. Definition of State.

Subtitle A—San Gabriel National Recreation Area

Sec. 311. Purposes.

Sec. 312. Definitions.

Sec. 313. San Gabriel National Recreation Area.

Sec. 314. Management.

Sec. 315. Acquisition of non-Federal land within Recreation Area.

Sec. 316. Water rights; water resource facilities; public roads; utility facilities.

Sec. 317. San Gabriel National Recreation Area Public Advisory Council.

Sec. 318. San Gabriel National Recreation Area Partnership.

Sec. 319. Visitor services and facilities.

Subtitle B—San Gabriel Mountains

Sec. 321. Definitions.

Sec. 322. National Monument Boundary Modification.

Sec. 323. Designation of Wilderness Areas and Additions.

Sec. 324. Administration of Wilderness Areas and Additions.

Sec. 325. Designation of Wild and Scenic Rivers.

Sec. 326. Water rights.

1 **TITLE I—NORTHWEST CALI-**
2 **FORNIA WILDERNESS, RECRE-**
3 **ATION, AND WORKING FOR-**
4 **ESTS**

5 **SEC. 101. DEFINITIONS.**

6 In this title:

7 (1) SECRETARY.—The term “Secretary”

8 means—

9 (A) with respect to land under the jurisdic-
10 tion of the Secretary of Agriculture, the Sec-
11 retary of Agriculture; and

12 (B) with respect to land under the jurisdic-
13 tion of the Secretary of the Interior, the Sec-
14 retary of the Interior.

1 (2) STATE.—The term “State” means the State
2 of California.

3 **Subtitle A—Restoration and**
4 **Economic Development**

5 **SEC. 111. SOUTH FORK TRINITY-MAD RIVER RESTORATION**
6 **AREA.**

7 (a) DEFINITIONS.—In this section:

8 (1) COLLABORATIVELY DEVELOPED.—The term
9 “collaboratively developed” means, with respect to a
10 restoration project, the development and implemen-
11 tation of the restoration project through a collabo-
12 rative process that—

13 (A) includes—

14 (i) appropriate Federal, State, and
15 local agencies; and

16 (ii) multiple interested persons rep-
17 resenting diverse interests; and

18 (B) is transparent and nonexclusive.

19 (2) PLANTATION.—The term “plantation”
20 means a forested area that has been artificially es-
21 tablished by planting or seeding.

22 (3) RESTORATION.—The term “restoration”
23 means the process of assisting the recovery of an
24 ecosystem that has been degraded, damaged, or de-
25 stroyed by establishing the composition, structure,

1 pattern, and ecological processes necessary to facilitate
2 terrestrial and aquatic ecosystem sustainability,
3 resilience, and health under current and future conditions.
4

5 (4) RESTORATION AREA.—The term “restoration area” means the South Fork Trinity-Mad River
6 Restoration Area established by subsection (b).
7

8 (5) SHADED FUEL BREAK.—The term “shaded fuel break” means a vegetation treatment that—
9

10 (A) effectively addresses all slash generated by a project; and
11

12 (B) retains, to the maximum extent practicable—
13

14 (i) adequate canopy cover to suppress plant regrowth in the forest understory following treatment;
15
16

17 (ii) the longest living trees that provide the most shade over the longest period of time;
18
19

20 (iii) the healthiest and most vigorous trees with the greatest potential for crown growth in—
21
22

23 (I) plantations; and
24

25 (II) natural stands adjacent to plantations; and

(iv) mature hardwoods.

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

(7) WILDLAND-URBAN INTERFACE.—The term “wildland-urban interface” has the meaning given the term in section 101 of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6511).

10 (b) ESTABLISHMENT.—Subject to valid existing
11 rights, there is established the South Fork Trinity-Mad
12 River Restoration Area, comprising approximately
13 871,414 acres of Federal land administered by the Forest
14 Service and the Bureau of Land Management, as gen-
15 erally depicted on the map entitled “South Fork Trinity-
16 Mad River Restoration Area” and dated May 15, 2020.

17 (c) PURPOSES.—The purposes of the restoration area
18 are—

19 (1) to establish, restore, and maintain fire-resil-
20 ient late successional forest structures characterized
21 by large trees and multistoried canopies, as eco-
22 logically appropriate, in the restoration area;

23 (2) to protect late successional reserves in the
24 restoration area;

1 (3) to enhance the restoration of Federal land
2 in the restoration area;

3 (4) to reduce the threat posed by wildfires to
4 communities in or in the vicinity of the restoration
5 area;

6 (5) to protect and restore aquatic habitat and
7 anadromous fisheries;

8 (6) to protect the quality of water within the
9 restoration area; and

10 (7) to allow visitors to enjoy the scenic, rec-
11 reational, natural, cultural, and wildlife values of the
12 restoration area.

13 (d) MANAGEMENT.—

14 (1) IN GENERAL.—The Secretary shall manage
15 the restoration area—

16 (A) in a manner—

17 (i) consistent with the purposes de-
18 scribed in subsection (c); and

19 (ii) in the case of the Forest Service,
20 that prioritizes the restoration of the res-
21 toration area over other nonemergency
22 vegetation management projects on the
23 portions of the Six Rivers and Shasta-
24 Trinity National Forests in Humboldt and
25 Trinity Counties, California;

10 (ii) to maintain and exchange information on planning schedules and priorities with respect to the restoration area on a regular basis;

11

12

13

14 (C) in accordance with—

23 (iii) this title; and

24 (iv) any other applicable law (including regulations); and
25

1 (D) in a manner consistent with congressional
2 intent that consultation for restoration
3 projects within the restoration area be completed
4 in a timely and efficient manner.

5 (2) CONFLICT OF LAWS.—

6 (A) IN GENERAL.—The establishment of
7 the restoration area shall not modify the management status
8 of any land or water that is designated as a component of the National
9 Wilderness Preservation System or the National Wild and Scenic Rivers
10 System, including land or water designated as a component of the
11 National Wilderness Preservation System or the National Wild and Scenic
12 Rivers System by this title (including an amendment made by this
13 title).

14 (B) RESOLUTION OF CONFLICT.—If there
15 is a conflict between a law applicable to a component described in subparagraph
16 (A) and this section, the more restrictive provision shall control.

17 (3) USES.—

18 (A) IN GENERAL.—The Secretary shall
19 only allow uses of the restoration area that the

1 Secretary determines would further the pur-
2 poses described in subsection (c).

3 (B) PRIORITY.—The Secretary shall give
4 priority to restoration activities within the res-
5 toration area.

6 (C) LIMITATION.—Nothing in this section
7 limits the ability of the Secretary to plan, ap-
8 prove, or prioritize activities outside of the res-
9 toration area.

10 (4) WILDLAND FIRE.—

11 (A) IN GENERAL.—Nothing in this section
12 prohibits the Secretary, in cooperation with
13 Federal, State, and local agencies, as appro-
14 priate, from conducting wildland fire operations
15 in the restoration area, consistent with the pur-
16 poses of this section.

17 (B) PRIORITY.—To the maximum extent
18 practicable, the Secretary may use prescribed
19 burning and managed wildland fire to achieve
20 the purposes of this section.

21 (5) ROAD DECOMMISSIONING.—

22 (A) DEFINITION OF DECOMMISSION.—In
23 this paragraph, the term “decommission”
24 means, with respect to a road—

1 (ii) members of the public.

2 (6) VEGETATION MANAGEMENT.—

(i) to maintain or restore the characteristics of ecosystem composition and structure;

17 (iv) to protect or improve water qual-
18 ity; or

19 (v) to enhance the restoration of land
20 within the restoration area.

21 (B) ADDITIONAL REQUIREMENTS.—

(i) SHADED FUEL BREAKS.—In carrying out subparagraph (A), the Secretary shall prioritize, as practicable, the estab-

1 lishment in the restoration area of a net-
2 work of shaded fuel breaks within—

3 (I) any portion of the wildland-
4 urban interface that is within 150 feet
5 of private property contiguous to Fed-
6 eral land;

7 (II) on the condition that the
8 Secretary includes vegetation treat-
9 ments within a minimum of 25 feet of
10 a road that is open to motorized vehi-
11 cles as of the date of enactment of
12 this Act if practicable, feasible, and
13 appropriate as part of any shaded fuel
14 break—

15 (aa) 150 feet of the road; or
16 (bb) as topography or other
17 conditions require, 275 feet of
18 the road, if the combined total
19 width of the shaded fuel breaks
20 for both sides of the road does
21 not exceed 300 feet; or
22 (III) 150 feet of any plantation.

23 (ii) PLANTATIONS; RIPARIAN RE-
24 SERVES.—The Secretary may carry out
25 vegetation management projects—

(II) in designated riparian re-
serves in the restoration area, as the
Secretary determines to be nec-
essary—

10 (aa) to maintain the integ-
11 rity of fuel breaks; or
12 (bb) to enhance fire resil-
13 ience.

(j) in accordance with—

(I) this section; and

(iii) subject to appropriations.

1 planning and carrying out vegetation manage-
2 ment projects in the restoration area.

3 (7) GRAZING.—

4 (A) EXISTING GRAZING.—The grazing of
5 livestock in the restoration area, where estab-
6 lished before the date of enactment of this Act,
7 shall be permitted to continue—

- 8 (i) subject to such reasonable regula-
9 tions, policies, and practices as the Sec-
10 retary considers to be necessary;
- 11 (ii) in accordance with applicable law
12 (including regulations); and
- 13 (iii) in a manner consistent with the
14 purposes described in subsection (c).

15 (B) TARGETED NEW GRAZING.—The Sec-
16 retary may issue annual targeted grazing per-
17 mits for the grazing of livestock in an area of
18 the restoration area in which the grazing of
19 livestock is not authorized before the date of en-
20 actment of this Act to control noxious weeds,
21 aid in the control of wildfire within the
22 wildland-urban interface, or provide other eco-
23 logical benefits—

4 (ii) in a manner consistent with the
5 purposes described in subsection (c).

(C) BEST AVAILABLE SCIENCE.—The Secretary shall use the best available science in determining whether to issue targeted grazing permits under subparagraph (B) within the restoration area.

(e) WITHDRAWAL.—Subject to valid existing rights, the restoration area is withdrawn from—

13 (1) all forms of entry, appropriation, and dis-
14 posal under the public land laws;

15 (2) location, entry, and patent under the mining
16 laws; and

19 (f) USE OF STEWARDSHIP CONTRACTS.—To the
20 maximum extent practicable, the Secretary shall—

21 (1) use stewardship contracts to carry out this
22 section; and

1 cluding staff and administrative costs to support
2 timely consultation activities for restoration projects.

3 (g) COLLABORATION.—In developing and carrying
4 out restoration projects in the restoration area, the Sec-
5 retary shall consult with collaborative groups with an in-
6 terest in the restoration area.

7 (h) ENVIRONMENTAL REVIEW.—A collaboratively de-
8 veloped restoration project within the restoration area may
9 be carried out in accordance with the provisions for haz-
10 ardous fuel reduction projects in sections 104, 105, and
11 106 of the Healthy Forests Restoration Act of 2003 (16
12 U.S.C. 6514, 6515, 6516), as applicable.

13 (i) MULTIPARTY MONITORING.—The Secretary of
14 Agriculture shall—

15 (1) in collaboration with the Secretary of the
16 Interior and interested persons, use a multiparty
17 monitoring, evaluation, and accountability process to
18 assess the positive or negative ecological, social, and
19 economic effects of restoration projects within the
20 restoration area; and

21 (2) incorporate the monitoring results into the
22 management of the restoration area.

23 (j) AVAILABLE AUTHORITIES.—The Secretary shall
24 use any available authorities to secure the funding nec-
25 essary to fulfill the purposes of the restoration area.

1 (k) FOREST RESIDUES UTILIZATION.—

2 (1) IN GENERAL.—In accordance with applica-
3 ble law (including regulations) and this section, the
4 Secretary may use forest residues from restoration
5 projects, including shaded fuel breaks, in the res-
6 toration area for research and development of
7 biobased products that result in net carbon seques-
8 tration.

9 (2) PARTNERSHIPS.—In carrying out para-
10 graph (1), the Secretary may enter into partnerships
11 with institutions of higher education, nongovern-
12 mental organizations, industry, Tribes, and Federal,
13 State, and local governmental agencies.

14 **SEC. 112. REDWOOD NATIONAL AND STATE PARKS RES-**
15 **TORATION.**

16 (a) PARTNERSHIP AGREEMENTS.—The Secretary of
17 the Interior may carry out initiatives to restore degraded
18 redwood forest ecosystems in Redwood National and State
19 Parks in partnership with the State, local agencies, and
20 nongovernmental organizations.

21 (b) APPLICABLE LAW.—In carrying out an initiative
22 under subsection (a), the Secretary of the Interior shall
23 comply with applicable law.

1 SEC. 113. CALIFORNIA PUBLIC LAND REMEDIATION PART-

2 **PARTNERSHIP.**

3 (a) DEFINITIONS.—In this section:

4 (1) PARTNERSHIP.—The term “partnership”
5 means the California Public Land Remediation Part-
6 nership established by subsection (b).7 (2) PRIORITY LAND.—The term “priority land”
8 means Federal land in the State that is determined
9 by the partnership to be a high priority for remedi-
10 ation.

11 (3) REMEDIATION.—

12 (A) IN GENERAL.—The term “remedi-
13 ation” means to facilitate the recovery of land
14 or water that has been degraded, damaged, or
15 destroyed by illegal marijuana cultivation or an-
16 other illegal activity.17 (B) INCLUSIONS.—The term “remedi-
18 ation” includes—19 (i) the removal of trash, debris, or
20 other material; and21 (ii) establishing the composition,
22 structure, pattern, and ecological processes
23 necessary to facilitate terrestrial or aquatic
24 ecosystem sustainability, resilience, or
25 health under current and future conditions.

1 (b) ESTABLISHMENT.—There is established the Cali-
2 fornia Public Land Remediation Partnership.

3 (c) PURPOSES.—The purposes of the partnership
4 are—

5 (1) to coordinate the activities of Federal,
6 State, Tribal, and local authorities and the private
7 sector in the remediation of priority land in the
8 State affected by illegal marijuana cultivation or an-
9 other illegal activity; and

10 (2) to use the resources and expertise of each
11 agency, authority, or entity referred to in paragraph
12 (1) in implementing remediation activities on pri-
13 ority land in the State.

14 (d) MEMBERSHIP.—The members of the partnership
15 shall include the following:

16 (1) The Secretary of Agriculture (or a designee)
17 to represent the Forest Service.

18 (2) The Secretary of the Interior (or a des-
19 ignee) to represent—

20 (A) the United States Fish and Wildlife
21 Service;

22 (B) the Bureau of Land Management; and
23 (C) the National Park Service.

24 (3) The Director of the Office of National Drug
25 Control Policy (or a designee).

(5) A designee of the California State Water Resources Control Board.

6 (6) A designee of the California State Sheriffs'
7 Association.

8 (7) 1 member to represent federally recognized
9 Indian Tribes, to be appointed by the Secretary of
10 Agriculture.

(10) A law enforcement official from each of
the following:

20 (A) The Department of the Interior.

21 (B) The Department of Agriculture.

(11) A scientist to provide expertise and advice on methods needed for remediation efforts, to be appointed by the Secretary of Agriculture.

1 (12) A designee of the National Guard
2 Counterdrug Program.

3 (e) DUTIES.—To further the purposes of this section,
4 the partnership shall—

5 (1) identify priority land for remediation in the
6 State;

7 (2) secure resources from Federal sources and
8 non-Federal sources for remediation of priority land
9 in the State;

10 (3) support efforts by Federal, State, Tribal,
11 and local agencies and nongovernmental organiza-
12 tions in carrying out remediation of priority land in
13 the State;

14 (4) support research and education on the im-
15 pacts of, and solutions to, illegal marijuana cultiva-
16 tion and other illegal activities on priority land in
17 the State;

18 (5) involve other Federal, State, Tribal, and
19 local agencies, nongovernmental organizations, and
20 the public in remediation efforts on priority land in
21 the State, to the maximum extent practicable; and

22 (6) carry out any other administrative or advi-
23 sory activities necessary to address remediation of
24 priority land in the State.

1 (f) AUTHORITIES.—Subject to the prior approval of
2 the Secretary of Agriculture, the partnership may—

3 (1) provide grants to the State, political sub-
4 divisions of the State, nonprofit organizations, and
5 other persons;

6 (2) enter into cooperative agreements with, or
7 provide technical assistance to, the State, political
8 subdivisions of the State, nonprofit organizations,
9 Federal agencies, and other interested persons;

10 (3) hire and compensate staff;

11 (4) obtain funds or services from any source,
12 including—

13 (A) Federal funds (including funds and
14 services provided under any other Federal law
15 or program); and

16 (B) non-Federal funds;

17 (5) contract for goods or services; and

18 (6) support —

19 (A) activities of partners; and

20 (B) any other activities that further the
21 purposes of this section.

22 (g) PROCEDURES.—The partnership shall establish
23 any rules and procedures that the partnership determines
24 to be necessary or appropriate.

1 (h) LOCAL HIRING.—The partnership shall, to the
2 maximum extent practicable and in accordance with exist-
3 ing law, give preference to local entities and individuals
4 in carrying out this section.

5 (i) SERVICE WITHOUT COMPENSATION.—A member
6 of the partnership shall serve without pay.

7 (j) DUTIES AND AUTHORITIES OF THE SECRE-
8 TARIES.—

9 (1) IN GENERAL.—The Secretary of Agriculture
10 shall convene the partnership on a regular basis to
11 carry out this section.

12 (2) TECHNICAL AND FINANCIAL ASSISTANCE.—
13 The Secretary of Agriculture and the Secretary of
14 the Interior may provide technical and financial as-
15 sistance, on a reimbursable or nonreimbursable
16 basis, as determined to be appropriate by the Sec-
17 retary of Agriculture or the Secretary of the Inter-
18 ior, as applicable, to the partnership or any mem-
19 bers of the partnership to carry out this section.

20 (3) COOPERATIVE AGREEMENTS.—The Sec-
21 retary of Agriculture and the Secretary of the Inter-
22 ior may enter into cooperative agreements with the
23 partnership, any member of the partnership, or
24 other public or private entities to provide technical,

1 financial, or other assistance to carry out this sec-
2 tion.

3 **SEC. 114. TRINITY LAKE VISITOR CENTER.**

4 (a) IN GENERAL.—The Secretary of Agriculture, act-
5 ing through the Chief of the Forest Service (referred to
6 in this section as the “Secretary”), may establish, in co-
7 operation with any other public or private entity that the
8 Secretary determines to be appropriate, a visitor center
9 in Weaverville, California—

10 (1) to serve visitors; and

11 (2) to assist in fulfilling the purposes of the
12 Whiskeytown-Shasta-Trinity National Recreation
13 Area.

14 (b) REQUIREMENTS.—The Secretary shall ensure
15 that the visitor center authorized under subsection (a) is
16 designed to provide for the interpretation of the scenic,
17 biological, natural, historical, scientific, paleontological,
18 recreational, ecological, wilderness, and cultural resources
19 of the Whiskeytown-Shasta-Trinity National Recreation
20 Area and other Federal land in the vicinity of the visitor
21 center.

22 (c) COOPERATIVE AGREEMENTS.—In a manner con-
23 sistent with this section, the Secretary may enter into co-
24 operative agreements with the State and any other appro-

1 priate institutions and organizations to carry out the pur-
2 poses of this section.

3 **SEC. 115. DEL NORTE COUNTY VISITOR CENTER.**

4 (a) IN GENERAL.—The Secretary of Agriculture and
5 the Secretary of the Interior, acting jointly or separately
6 (referred to in this section as the “Secretaries”), may es-
7 tablish, in cooperation with any other public or private en-
8 tity that the Secretaries determine to be appropriate, a
9 visitor center in Del Norte County, California—

10 (1) to serve visitors; and

11 (2) to assist in fulfilling the purposes of Red-
12 wood National and State Parks, the Smith River
13 National Recreation Area, and any other Federal
14 land in the vicinity of the visitor center.

15 (b) REQUIREMENTS.—The Secretaries shall ensure
16 that the visitor center authorized under subsection (a) is
17 designed to interpret the scenic, biological, natural, histor-
18 ical, scientific, paleontological, recreational, ecological, wil-
19 derness, and cultural resources of Redwood National and
20 State Parks, the Smith River National Recreation Area,
21 and any other Federal land in the vicinity of the visitor
22 center.

23 **SEC. 116. MANAGEMENT PLANS.**

24 (a) IN GENERAL.—In revising the land and resource
25 management plan for each of the Shasta-Trinity, Six Riv-

1 ers, Klamath, and Mendocino National Forests, the Sec-
2 retary shall—

3 (1) consider the purposes of the South Fork
4 Trinity-Mad River Restoration Area established by
5 section 111(b); and

6 (2) include or update the fire management plan
7 for a wilderness area or wilderness addition estab-
8 lished by this title.

9 (b) REQUIREMENT.—In making the revisions under
10 subsection (a), the Secretary shall—

11 (1) develop spatial fire management plans in
12 accordance with—

13 (A) the Guidance for Implementation of
14 Federal Wildland Fire Management Policy,
15 dated February 13, 2009, including any amend-
16 ments to the guidance; and

17 (B) other appropriate policies;

18 (2) ensure that a fire management plan—

19 (A) considers how prescribed or managed
20 fire can be used to achieve ecological manage-
21 ment objectives of wilderness and other natural
22 or primitive areas; and

23 (B) in the case of a wilderness area to
24 which land is added under section 131, provides
25 consistent direction regarding fire management

1 to the entire wilderness area, including the wil-
2 derness addition;
3 (3) consult with—
4 (A) appropriate State, Tribal, and local
5 governmental entities; and
6 (B) members of the public; and
7 (4) comply with applicable law (including regu-
8 lations).

9 **SEC. 117. STUDY; PARTNERSHIPS RELATED TO OVERNIGHT**

10 **ACCOMMODATIONS.**

11 (a) STUDY.—The Secretary of the Interior (referred
12 to in this section as the “Secretary”), in consultation with
13 interested Federal, State, Tribal, and local entities and
14 private and nonprofit organizations, shall conduct a study
15 to evaluate the feasibility and suitability of establishing
16 overnight accommodations near Redwood National and
17 State Parks on—

18 (1) Federal land that is—
19 (A) at the northern boundary of Redwood
20 National and State Parks; or
21 (B) on land within 20 miles of the north-
22 ern boundary of Redwood National and State
23 Parks; and
24 (2) Federal land that is—

1 (A) at the southern boundary of Redwood
2 National and State Parks; or
3 (B) on land within 20 miles of the south-
4 ern boundary of Redwood National and State
5 Parks.

6 (b) PARTNERSHIPS.—

7 (1) AGREEMENTS AUTHORIZED.—If the Sec-
8 retary determines, based on the study conducted
9 under subsection (a), that establishing the accom-
10 modations described in that subsection is suitable
11 and feasible, the Secretary may, in accordance with
12 applicable law, enter into 1 or more agreements with
13 qualified private and nonprofit organizations for the
14 development, operation, and maintenance of the ac-
15 commodations.

16 (2) CONTENTS.—Any agreement entered into
17 under paragraph (1) shall clearly define the role and
18 responsibility of the Secretary and the private or
19 nonprofit organization entering into the agreement.

20 (3) EFFECT.—Nothing in this subsection—

21 (A) reduces or diminishes the authority of
22 the Secretary to manage land and resources
23 under the jurisdiction of the Secretary; or

(B) amends or modifies the application of
any law (including regulations) applicable to
land under the jurisdiction of the Secretary.

4 Subtitle B—Recreation

5 SEC. 121. HORSE MOUNTAIN SPECIAL MANAGEMENT AREA.

(a) ESTABLISHMENT.—Subject to valid existing rights, there is established the Horse Mountain Special Management Area (referred to in this section as the “special management area”) comprising approximately 7,482 acres of Federal land administered by the Forest Service in Humboldt County, California, as generally depicted on the map entitled “Horse Mountain Special Management Area” and dated May 15, 2020.

14 (b) PURPOSE.—The purpose of the special manage-
15 ment area is to enhance the recreational and scenic values
16 of the special management area while conserving the
17 plants, wildlife, and other natural resource values of the
18 area.

19 (c) MANAGEMENT PLAN.—

1 (2) CONSULTATION.—In developing the man-
2 agement plan required under paragraph (1), the
3 Secretary shall consult with—

4 (A) appropriate State, Tribal, and local
5 governmental entities; and
6 (B) members of the public.

7 (3) ADDITIONAL REQUIREMENT.—The manage-
8 ment plan required under paragraph (1) shall ensure
9 that recreational use within the special management
10 area does not cause significant adverse impacts on
11 the plants and wildlife of the special management
12 area.

13 (d) MANAGEMENT.—

14 (1) IN GENERAL.—The Secretary shall manage
15 the special management area—

16 (A) in furtherance of the purpose described
17 in subsection (b); and

18 (B) in accordance with—

19 (i) the laws (including regulations)
20 generally applicable to the National Forest
21 System;

22 (ii) this section; and

23 (iii) any other applicable law (includ-
24 ing regulations).

11 (B) this section;

12 (C) other applicable law (including regula-
13 tions); and

14 (D) any applicable management plans.

15 (3) MOTORIZED VEHICLES.—

(B) USE OF SNOWMOBILES.—The winter use of snowmobiles shall be allowed in the special management area—

24 (i) during periods of adequate snow
25 coverage during the winter season; and

(4) NEW TRAILS.—

12 (ii) this section; and

(iii) any other applicable law (including regulations).

(i) prioritize the establishment of loops that provide high-quality, diverse recreational experiences; and

21 (ii) consult with members of the pub-
22 lic.

23 (e) WITHDRAWAL.—Subject to valid existing rights,
24 the special management area is withdrawn from—

(1) all forms of appropriation or disposal under
the public land laws;

7 SEC. 122. BIGFOOT NATIONAL RECREATION TRAIL.

8 (a) FEASIBILITY STUDY —

20 (2) ROUTE.—The route referred to in para-
21 graph (1) shall extend from the Ides Cove Trailhead
22 in the Mendocino National Forest to Crescent City,
23 California, following the route as generally depicted
24 on the map entitled “Bigfoot National Recreation
25 Trail—Proposed” and dated July 25, 2018.

1 (3) ADDITIONAL REQUIREMENT.—In com-
2 pleting the study required under paragraph (1), the
3 Secretary shall consult with—

- 4 (A) appropriate Federal, State, Tribal, re-
5 gional, and local agencies;
6 (B) private landowners;
7 (C) nongovernmental organizations; and
8 (D) members of the public.

9 (b) DESIGNATION.—

10 (1) IN GENERAL.—On a determination by the
11 Secretary that the Bigfoot National Recreation Trail
12 is feasible and meets the requirements for a Na-
13 tional Recreation Trail under section 4 of the Na-
14 tional Trails System Act (16 U.S.C. 1243), the Sec-
15 retary shall designate the Bigfoot National Recre-
16 ation Trail (referred to in this section as the “trail”)
17 in accordance with—

- 18 (A) the National Trails System Act (16
19 U.S.C. 1241 et seq.)
20 (B) this title; and
21 (C) other applicable law (including regula-
22 tions).

23 (2) ADMINISTRATION.—On designation by the
24 Secretary, the trail shall be administered by the Sec-
25 retary, in consultation with—

(A) other Federal, State, Tribal, regional, and local agencies;

(B) private landowners; and

4 (C) other interested organizations.

5 (3) PRIVATE PROPERTY RIGHTS.—

14 (C) EFFECT.—Nothing in this section—

22 (c) COOPERATIVE AGREEMENTS.—In carrying out
23 this section, the Secretary may enter into cooperative
24 agreements with State, Tribal, and local government enti-
25 ties and private entities—

1 (1) to complete necessary trail construction, re-
2 construction, realignment, or maintenance; or

3 (2) carry out education projects relating to the
4 trail.

5 (d) MAP.—

6 (1) MAP REQUIRED.—On designation of the
7 trail, the Secretary shall prepare a map of the trail.

8 (2) PUBLIC AVAILABILITY.—The map referred
9 to in paragraph (1) shall be on file and available for
10 public inspection in the appropriate offices of the
11 Forest Service.

12 **SEC. 123. ELK CAMP RIDGE RECREATION TRAIL.**

13 (a) DESIGNATION.—

14 (1) IN GENERAL.—In accordance with para-
15 graph (2), the Secretary of Agriculture (referred to
16 in this section as the “Secretary”), after providing
17 an opportunity for public comment, shall designate
18 a trail (which may include a system of trails)—

19 (A) for use by off-highway vehicles, moun-
20 tain bicycles, or both; and

21 (B) to be known as the “Elk Camp Ridge
22 Recreation Trail” (referred to in this section as
23 the “trail”).

1 (2) REQUIREMENTS.—In designating the trail
2 under paragraph (1), the Secretary shall only in-
3 clude routes that are—

4 (A) as of the date of enactment of this
5 Act, authorized for use by off-highway vehicles,
6 mountain bicycles, or both; and

7 (B) located on land that is managed by the
8 Forest Service in Del Norte County in the
9 State.

10 (3) MAP.—A map that depicts the trail shall be
11 on file and available for public inspection in the ap-
12 propriate offices of the Forest Service.

13 (b) MANAGEMENT.—

14 (1) IN GENERAL.—The Secretary shall manage
15 the trail—

16 (A) in accordance with applicable law (in-
17 cluding regulations);

18 (B) in a manner that ensures the safety of
19 citizens who use the trail; and

20 (C) in a manner that minimizes any dam-
21 age to sensitive habitat or cultural resources.

22 (2) MONITORING; EVALUATION.—To minimize
23 the impacts of the use of the trail on environmental
24 and cultural resources, the Secretary shall annually

1 assess the effects of the use of off-highway vehicles
2 and mountain bicycles on—

- 3 (A) the trail;
4 (B) land located in proximity to the trail;
5 and
6 (C) plants, wildlife, and wildlife habitat.

7 (3) CLOSURE.—The Secretary, in consultation
8 with the State and Del Norte County in the State
9 and subject to paragraph (4), may temporarily close
10 or permanently reroute a portion of the trail if the
11 Secretary determines that—

12 (A) the trail is having an adverse impact
13 on—

- 14 (i) wildlife habitat;
15 (ii) natural resources;
16 (iii) cultural resources; or
17 (iv) traditional uses;

18 (B) the trail threatens public safety; or

19 (C) closure of the trail is necessary—

- 20 (i) to repair damage to the trail; or
21 (ii) to repair resource damage.

22 (4) REROUTING.—Any portion of the trail that
23 is temporarily closed by the Secretary under para-
24 graph (3) may be permanently rerouted along any
25 road or trail—

- 1 (A) that is—
2 (i) in existence as of the date of the
3 closure of the portion of the trail;
4 (ii) located on public land; and
5 (iii) open to motorized or mechanized
6 use; and
7 (B) if the Secretary determines that re-
8 routing the portion of the trail would not sig-
9 nificantly increase or decrease the length of the
10 trail.

11 (5) NOTICE OF AVAILABLE ROUTES.—The Sec-
12 retary shall ensure that visitors to the trail have ac-
13 cess to adequate notice relating to the availability of
14 trail routes through—

- 15 (A) the placement of appropriate signage
16 along the trail; and
17 (B) the distribution of maps, safety edu-
18 cation materials, and other information that the
19 Secretary determines to be appropriate.

20 (c) EFFECT.—Nothing in this section affects the
21 ownership, management, or other rights relating to any
22 non-Federal land (including any interest in any non-Fed-
23 eral land).

24 **SEC. 124. TRINITY LAKE TRAIL.**

25 (a) TRAIL CONSTRUCTION.—

1 (1) FEASIBILITY STUDY.—Not later than 18
2 months after the date of enactment of this Act, the
3 Secretary shall study the feasibility and public inter-
4 est of constructing a recreational trail for non-
5 motorized uses around Trinity Lake (referred to in
6 this section as the “trail”).

7 (2) CONSTRUCTION.—

8 (A) CONSTRUCTION AUTHORIZED.—Sub-
9 ject to appropriations, and in accordance with
10 paragraph (3), if the Secretary determines
11 under paragraph (1) that the construction of
12 the trail is feasible and in the public interest,
13 the Secretary may provide for the construction
14 of the trail.

15 (B) USE OF VOLUNTEER SERVICES AND
16 CONTRIBUTIONS.—The trail may be constructed
17 under this section through the acceptance of
18 volunteer services and contributions from non-
19 Federal sources to reduce or eliminate the need
20 for Federal expenditures to construct the trail.

21 (3) COMPLIANCE.—In carrying out this section,
22 the Secretary shall comply with—

23 (A) the laws (including regulations) gen-
24 erally applicable to the National Forest System;
25 and

1 (B) this title.

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

6 SEC. 125. TRAILS STUDY.

7 (a) IN GENERAL.—Not later than 2 years after the
8 date of enactment of this Act, the Secretary of Agri-
9 culture, in accordance with subsection (b) and in consulta-
10 tion with interested parties, shall conduct a study to im-
11 prove motorized and nonmotorized recreation trail oppor-
12 tunities (including mountain bicycling) on land not des-
13 ignated as wilderness within the portions of the Six Rivers,
14 Shasta-Trinity, and Mendocino National Forests located
15 in Del Norte, Humboldt, Trinity, and Mendocino Counties
16 in the State.

17 (b) CONSULTATION.—In carrying out the study
18 under subsection (a), the Secretary of Agriculture shall
19 consult with the Secretary of the Interior regarding oppor-
20 tunities to improve, through increased coordination, recre-
21 ation trail opportunities on land under the jurisdiction of
22 the Secretary of the Interior that shares a boundary with
23 the National Forest System land described in subsection
24 (a).

1 SEC. 126. CONSTRUCTION OF MOUNTAIN BICYCLING

2 **ROUTES.**

3 (a) TRAIL CONSTRUCTION.—

4 (1) FEASIBILITY STUDY.—Not later than 18
5 months after the date of enactment of this Act, the
6 Secretary of Agriculture (referred to in this section
7 as the “Secretary”) shall study the feasibility and
8 public interest of constructing recreational trails for
9 mountain bicycling and other nonmotorized uses on
10 the routes as generally depicted in the report enti-
11 tled “Trail Study for Smith River National Recre-
12 ation Area Six Rivers National Forest” and dated
13 2016.

14 (2) CONSTRUCTION.—

15 (A) CONSTRUCTION AUTHORIZED.—Sub-
16 ject to appropriations and in accordance with
17 paragraph (3), if the Secretary determines
18 under paragraph (1) that the construction of 1
19 or more routes described in that paragraph is
20 feasible and in the public interest, the Secretary
21 may provide for the construction of the routes.

22 (B) MODIFICATIONS.—The Secretary may
23 modify the routes, as determined to be nec-
24 essary by the Secretary.

25 (C) USE OF VOLUNTEER SERVICES AND
26 CONTRIBUTIONS.—Routes may be constructed

1 under this section through the acceptance of
2 volunteer services and contributions from non-
3 Federal sources to reduce or eliminate the need
4 for Federal expenditures to construct the route.

5 (3) COMPLIANCE.—In carrying out this section,
6 the Secretary shall comply with—

7 (A) the laws (including regulations) gen-
8 erally applicable to the National Forest System;
9 and

10 (B) this title.

11 (b) EFFECT.—Nothing in this section affects the
12 ownership, management, or other rights relating to any
13 non-Federal land (including any interest in any non-Fed-
14 eral land).

15 **SEC. 127. PARTNERSHIPS.**

16 (a) AGREEMENTS AUTHORIZED.—The Secretary may
17 enter into agreements with qualified private and nonprofit
18 organizations to carry out the following activities on Fed-
19 eral land in Mendocino, Humboldt, Trinity, and Del Norte
20 Counties in the State:

- 21 (1) Trail and campground maintenance.
22 (2) Public education, visitor contacts, and out-
23 reach.
24 (3) Visitor center staffing.

1 (b) CONTENTS.—An agreement entered into under
2 subsection (a) shall clearly define the role and responsi-
3 bility of the Secretary and the private or nonprofit organi-
4 zation.

5 (c) COMPLIANCE.—The Secretary shall enter into
6 agreements under subsection (a) in accordance with exist-
7 ing law.

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

9 (1) reduces or diminishes the authority of the
10 Secretary to manage land and resources under the
11 jurisdiction of the Secretary; or

12 (2) amends or modifies the application of any
13 existing law (including regulations) applicable to
14 land under the jurisdiction of the Secretary.

15 **Subtitle C—Conservation**

16 SEC. 131. DESIGNATION OF WILDERNESS.

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

21 (1) BLACK BUTTE RIVER WILDERNESS.—Cer-
22 tain Federal land managed by the Forest Service in
23 the State, comprising approximately 11,155 acres,
24 as generally depicted on the map entitled “Black
25 Butte Wilderness—Proposed” and dated May 15,

1 2020, which shall be known as the “Black Butte
2 River Wilderness”.

3 (2) CHANCELULLA WILDERNESS ADDI-
4 TIONS.—Certain Federal land managed by the For-
5 est Service in the State, comprising approximately
6 6,382 acres, as generally depicted on the map enti-
7 tled “Chancelulla Wilderness Additions—Proposed”
8 and dated May 15, 2020, which is incorporated in,
9 and considered to be a part of, the Chancelulla Wil-
10 derness designated by section 101(a)(4) of the Cali-
11 fornia Wilderness Act of 1984 (16 U.S.C. 1132
12 note; Public Law 98–425; 98 Stat. 1619).

13 (3) CHINQUAPIN WILDERNESS.—Certain Fed-
14 eral land managed by the Forest Service in the
15 State, comprising approximately 27,164 acres, as
16 generally depicted on the map entitled “Chinquapin
17 Wilderness—Proposed” and dated May 15, 2020,
18 which shall be known as the “Chinquapin Wilder-
19 ness”.

20 (4) ELKHORN RIDGE WILDERNESS ADDITION.—
21 Certain Federal land managed by the Bureau of
22 Land Management in the State, comprising approxi-
23 mately 37 acres, as generally depicted on the map
24 entitled “Proposed Elkhorn Ridge Wilderness Addi-
25 tions” and dated October 24, 2019, which is incor-

1 porated in, and considered to be a part of, the Elk-
2 horn Ridge Wilderness designated by section 6(d) of
3 the Northern California Coastal Wild Heritage Wil-
4 derness Act (16 U.S.C. 1132 note; Public Law 109–
5 362; 120 Stat. 2070).

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

13 (6) HEADWATERS FOREST WILDERNESS.—Cer-
14 tain Federal land managed by the Bureau of Land
15 Management in the State, comprising approximately
16 4,360 acres, as generally depicted on the map enti-
17 tled “Headwaters Forest Wilderness—Proposed”
18 and dated October 15, 2019, which shall be known
19 as the “Headwaters Forest Wilderness”.

20 (7) MAD RIVER BUTTES WILDERNESS.—Certain
21 Federal land managed by the Forest Service in the
22 State, comprising approximately 6,097 acres, as gen-
23 erally depicted on the map entitled “Mad River
24 Buttes Wilderness—Proposed” and dated May 15,

1 2020, which shall be known as the “Mad River
2 Buttes Wilderness”.

3 (8) MOUNT LASSIC WILDERNESS ADDITION.—
4 Certain Federal land managed by the Forest Service
5 in the State, comprising approximately 1,288 acres,
6 as generally depicted on the map entitled “Mt.
7 Lassic Wilderness Additions—Proposed” and dated
8 May 15, 2020, which is incorporated in, and consid-
9 ered to be a part of, the Mount Lassic Wilderness
10 designated by section 3(6) of the Northern Cali-
11 fornia Coastal Wild Heritage Wilderness Act (16
12 U.S.C. 1132 note; Public Law 109–362; 120 Stat.
13 2065).

14 (9) NORTH FORK WILDERNESS ADDITION.—
15 Certain Federal land managed by the Forest Service
16 and the Bureau of Land Management in the State,
17 comprising approximately 16,342 acres, as generally
18 depicted on the map entitled “North Fork Eel Wil-
19 derness Additions” and dated May 15, 2020, which
20 is incorporated in, and considered to be a part of,
21 the North Fork Wilderness designated by section
22 101(a)(19) of the California Wilderness Act of 1984
23 (16 U.S.C. 1132 note; Public Law 98–425; 98 Stat.
24 1621).

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

7 (11) SANHEDRIN WILDERNESS ADDITION.—
8 Certain Federal land managed by the Forest Service
9 in the State, comprising approximately 112 acres, as
10 generally depicted on the map entitled “Sanhedrin
11 Wilderness Addition—Proposed” and dated March
12 29, 2019, which is incorporated in, and considered
13 to be a part of, the Sanhedrin Wilderness designated
14 by section 3(2) of the Northern California Coastal
15 Wild Heritage Wilderness Act (16 U.S.C. 1132 note;
16 Public Law 109–362; 120 Stat. 2065).

17 (12) SISKIYOU WILDERNESS ADDITION.—Cer-
18 tain Federal land managed by the Forest Service in
19 the State, comprising approximately 23,913 acres,
20 as generally depicted on the maps entitled “Siskiyou
21 Wilderness Additions—Proposed (North)” and
22 “Siskiyou Wilderness Additions—Proposed (South)”
23 and dated May 15, 2020, which is incorporated in,
24 and considered to be a part of, the Siskiyou Wilder-
25 ness, as designated by section 101(a)(30) of the

1 California Wilderness Act of 1984 (16 U.S.C. 1132
2 note; Public Law 98-425; 98 Stat. 1623).

(13) SOUTH FORK EEL RIVER WILDERNESS ADDITION.—Certain Federal land managed by the Bureau of Land Management in the State, comprising approximately 603 acres, as generally depicted on the map entitled “South Fork Eel River Wilderness Additions—Proposed” and dated October 24, 2019, which is incorporated in, and considered to be a part of, the South Fork Eel River Wilderness designated by section 3(10) of the Northern California Coastal Wild Heritage Wilderness Act (16 U.S.C. 1132 note; Public Law 109–362; 120 Stat. 2066).

(14) SOUTH FORK TRINITY RIVER WILDERNESS.—Certain Federal land managed by the Forest Service in the State, comprising approximately 26,115 acres, as generally depicted on the map entitled “South Fork Trinity River Wilderness Additions—Proposed” and dated May 15, 2020, which shall be known as the “South Fork Trinity River Wilderness”.

1 Alps Proposed Wilderness Additions EAST” and
2 “Trinity Alps Wilderness Additions West—Pro-
3 posed” and dated May 15, 2020, which is incor-
4 porated in, and considered to be a part of, the Trin-
5 ity Alps Wilderness designated by section 101(a)(34)
6 of the California Wilderness Act of 1984 (16 U.S.C.
7 1132 note; Public Law 98–425; 98 Stat. 1623).

8 (16) UNDERWOOD WILDERNESS.—Certain Fed-
9 eral land managed by the Forest Service in the
10 State, comprising approximately 15,068 acres, as
11 generally depicted on the map entitled “Underwood
12 Wilderness—Proposed” and dated May 15, 2020,
13 which shall be known as the “Underwood Wilder-
14 ness”.

15 (17) YOLLA BOLLY-MIDDLE EEL WILDERNESS
16 ADDITIONS.—Certain Federal land managed by the
17 Forest Service and the Bureau of Land Management
18 in the State, comprising approximately 11,243 acres,
19 as generally depicted on the maps entitled “Yolla
20 Bolly Wilderness Proposed—NORTH”, “Yolla Bolly
21 Wilderness Proposed—SOUTH”, and “Yolla Bolly
22 Wilderness Proposed—WEST” and dated May 15,
23 2020, which is incorporated in, and considered to be
24 a part of, the Yolla Bolly-Middle Eel Wilderness des-

1 designated by section 3 of the Wilderness Act (16
2 U.S.C. 1132).

(18) YUKI WILDERNESS ADDITION.—Certain Federal land managed by the Forest Service and the Bureau of Land Management in the State, comprising approximately 11,076 acres, as generally depicted on the map entitled “Yuki Wilderness Additions—Proposed” and dated May 15, 2020, which is incorporated in, and considered to be a part of, the Yuki Wilderness designated by section 3(3) of the Northern California Coastal Wild Heritage Wilderness Act (16 U.S.C. 1132 note; Public Law 109–362; 120 Stat. 2065).

14 (b) REDESIGNATION OF NORTH FORK WILDERNESS
15 AS NORTH FORK EEL RIVER WILDERNESS.—

22 (2) REFERENCES.—Any reference in a law,
23 map, regulation, document, paper, or other record of
24 the United States to the “North Fork Wilderness”

1 shall be considered to be a reference to the “North
2 Fork Eel River Wilderness”.

3 (c) ELKHORN RIDGE WILDERNESS MODIFICA-
4 TION.—The boundary of the Elkhorn Ridge Wilderness es-
5 tablished by section 6(d) of the Northern California Coast-
6 al Wild Heritage Wilderness Act (16 U.S.C. 1132 note;
7 Public Law 109–362; 120 Stat. 2070) is modified by re-
8 moving approximately 30 acres of Federal land, as gen-
9 erally depicted on the map entitled ‘‘Proposed Elkhorn
10 Ridge Wilderness Additions’’ and dated October 24, 2019.

11 **SEC. 132. ADMINISTRATION OF WILDERNESS.**

12 (a) IN GENERAL.—Subject to valid existing rights,
13 a wilderness area or wilderness addition established by
14 section 131(a) (referred to in this section as a “wilderness
15 area or addition”) shall be administered by the Secretary
16 in accordance with this subtitle and the Wilderness Act
17 (16 U.S.C. 1131 et seq.), except that—

18 (1) any reference in the Wilderness Act to the
19 effective date of that Act shall be considered to be
20 a reference to the date of enactment of this Act; and

21 (2) any reference in that Act to the Secretary
22 of Agriculture shall be considered to be a reference
23 to the Secretary.

24 (b) FIRE MANAGEMENT AND RELATED ACTIVI-
25 TIES.—

1 (1) IN GENERAL.—The Secretary may carry out
2 any activities in a wilderness area or addition as are
3 necessary for the control of fire, insects, or disease
4 in accordance with—

5 (A) section 4(d)(1) of the Wilderness Act
6 (16 U.S.C. 1133(d)(1)); and

7 (B) the report of the Committee on Inter-
8 rior and Insular Affairs of the House of Rep-
9 resentatives accompanying H.R. 1437 of the
10 98th Congress (House Report 98–40).

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

14 (3) ADMINISTRATION.—In accordance with
15 paragraph (1) and any other applicable Federal law,
16 to ensure a timely and efficient response to a fire
17 emergency in a wilderness area or addition, the Sec-
18 retary of Agriculture shall—

19 (A) not later than 1 year after the date of
20 enactment of this Act, establish agency ap-
21 proval procedures (including appropriate delega-
22 tions of authority to the Forest Supervisor, Dis-
23 trict Manager, or other agency officials) for re-
24 sponding to fire emergencies; and

3 (c) GRAZING.—The grazing of livestock in a wilder-
4 ness area or addition, if established before the date of en-
5 actment of this Act, shall be administered in accordance
6 with—

9 (2)(A) for land under the jurisdiction of the
10 Secretary of Agriculture, the guidelines set forth in
11 the report of the Committee on Interior and Insular
12 Affairs of the House of Representatives accom-
13 panying H.R. 5487 of the 96th Congress (H. Rept.
14 96–617); and

21 (d) FISH AND WILDLIFE.—

22 (1) IN GENERAL.—In accordance with section
23 4(d)(7) of the Wilderness Act (16 U.S.C.
24 1133(d)(7)), nothing in this subtitle affects the ju-

1 risdiction or responsibilities of the State with respect
2 to fish and wildlife on public land in the State.

3 (2) MANAGEMENT ACTIVITIES.—In support of
4 the purposes and principles of the Wilderness Act
5 (16 U.S.C. 1131 et seq.), the Secretary may conduct
6 any management activity that the Secretary deter-
7 mines to be necessary to maintain or restore a fish,
8 wildlife, or plant population or habitat in a wilder-
9 ness area or addition, if the management activity is
10 conducted in accordance with—

11 (A) an applicable wilderness management
12 plan;

13 (B) the Wilderness Act (16 U.S.C. 1131 et
14 seq.); and

15 (C) appropriate policies, such as the poli-
16 cies established in Appendix B of the report of
17 the Committee on Interior and Insular Affairs
18 of the House of Representatives accompanying
19 H.R. 2570 of the 101st Congress (H. Rept.
20 101–405).

21 (e) BUFFER ZONES.—

22 (1) IN GENERAL.—Nothing in this subtitle es-
23 tablishes a protective perimeter or buffer zone
24 around a wilderness area or addition.

1 (2) OUTSIDE ACTIVITIES OR USES.—The fact
2 that a nonwilderness activity or use can be seen or
3 heard from within a wilderness area or addition shall
4 not preclude the activity or use outside the boundary
5 of the wilderness area or addition.

6 (f) MILITARY ACTIVITIES.—Nothing in this subtitle
7 precludes—

8 (1) low-level overflights of military aircraft over
9 a wilderness area or addition;

10 (2) the designation of a new unit of special air-
11 space over a wilderness area or addition; or

12 (3) the use or establishment of a military flight
13 training route over a wilderness area or addition.

14 (g) HORSES.—Nothing in this subtitle precludes
15 horseback riding in, or the entry of recreational or com-
16 mercial saddle or pack stock into, a wilderness area or
17 addition—

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

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

22 (h) WITHDRAWAL.—Subject to valid existing rights,
23 the wilderness areas and additions are withdrawn from—
24 (1) all forms of entry, appropriation, and dis-
25 posal under the public land laws;

1 (2) location, entry, and patent under the mining
2 laws; and

3 (3) operation of the mineral materials and geo-
4 thermal leasing laws.

5 (i) USE BY MEMBERS OF INDIAN TRIBES.—

6 (1) ACCESS.—In recognition of the past use of
7 wilderness areas and additions by members of In-
8 dian Tribes for traditional cultural and religious
9 purposes, the Secretary shall ensure that Indian
10 Tribes have access to the wilderness areas and addi-
11 tions for traditional cultural and religious purposes.

12 (2) TEMPORARY CLOSURES.—

13 (A) IN GENERAL.—In carrying out this
14 section, the Secretary, on request of an Indian
15 Tribe, may temporarily close to the general
16 public 1 or more specific portions of a wilder-
17 ness area or addition to protect the privacy of
18 the members of the Indian Tribe in the conduct
19 of the traditional cultural and religious activi-
20 ties in the wilderness area or addition.

21 (B) REQUIREMENT.—Any closure under
22 subparagraph (A) shall be made in such a man-
23 ner as to affect the smallest practicable area for
24 the minimum period of time necessary for the
25 activity to be carried out.

1 (3) APPLICABLE LAW.—Access to the wilderness areas and wilderness additions under this subsection shall be in accordance with—

4 (A) Public Law 95–341 (commonly known
5 as the “American Indian Religious Freedom
6 Act”) (42 U.S.C. 1996 et seq.); and

7 (B) the Wilderness Act (16 U.S.C. 1131 et
8 seq.).

9 (j) INCORPORATION OF ACQUIRED LAND AND INTER-
10 ESTS.—Any land within the boundary of a wilderness area
11 or addition that is acquired by the United States shall—

12 (1) become part of the wilderness area or addition in which the land is located;

14 (2) be withdrawn in accordance with subsection
15 (h); and

16 (3) be managed in accordance with—

17 (A) this section;

18 (B) the Wilderness Act (16 U.S.C. 1131 et
19 seq.); and

20 (C) any other applicable law.

21 (k) CLIMATOLOGICAL DATA COLLECTION.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.) and subject to such terms and conditions as the Secretary may prescribe, the Secretary may authorize the installation and maintenance of hydrologic, meteorologic, or cli-

1 matological collection devices in a wilderness area or addi-
2 tion if the Secretary determines that the devices and ac-
3 cess to the devices are essential to a flood warning, flood
4 control, or water reservoir operation activity.

5 (l) AUTHORIZED EVENTS.—The Secretary may con-
6 tinue to authorize the competitive equestrian event per-
7 mitted since 2012 in the Chinquapin Wilderness estab-
8 lished by section 131(a)(3) in a manner compatible with
9 the preservation of the area as wilderness.

10 (m) RECREATIONAL CLIMBING.—Nothing in this title
11 prohibits recreational rock climbing activities in the wil-
12 derness areas or additions, such as the placement, use,
13 and maintenance of fixed anchors, including any fixed an-
14 chor established before the date of the enactment of this
15 Act—

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

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

20 **SEC. 133. DESIGNATION OF POTENTIAL WILDERNESS.**

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

1 (1) Certain Federal land managed by the For-
2 est Service, comprising approximately 4,005 acres,
3 as generally depicted on the map entitled “Chin-
4 quapin Proposed Potential Wilderness” and dated
5 May 15, 2020.

6 (2) Certain Federal land administered by the
7 National Park Service, compromising approximately
8 31,000 acres, as generally depicted on the map enti-
9 tled “Redwood National Park—Potential Wilder-
10 ness” and dated October 9, 2019.

11 (3) Certain Federal land managed by the For-
12 est Service, comprising approximately 5,681 acres,
13 as generally depicted on the map entitled “Siskiyou
14 Proposed Potential Wildernesses” and dated May
15 15, 2020.

16 (4) Certain Federal land managed by the For-
17 est Service, comprising approximately 446 acres, as
18 generally depicted on the map entitled “South Fork
19 Trinity River Proposed Potential Wilderness” and
20 dated May 15, 2020.

21 (5) Certain Federal land managed by the For-
22 est Service, comprising approximately 1,256 acres,
23 as generally depicted on the map entitled “Trinity
24 Alps Proposed Potential Wilderness” and dated May
25 15, 2020.

1 (6) Certain Federal land managed by the For-
2 est Service, comprising approximately 4,386 acres,
3 as generally depicted on the map entitled “Yolla
4 Bolly Middle-Eel Proposed Potential Wilderness”
5 and dated May 15, 2020.

6 (7) Certain Federal land managed by the For-
7 est Service, comprising approximately 2,918 acres,
8 as generally depicted on the map entitled “Yuki Pro-
9 posed Potential Wilderness” and dated May 15,
10 2020.

11 (b) MANAGEMENT.—Except as provided in subsection
12 (c) and subject to valid existing rights, the Secretary shall
13 manage each potential wilderness area designated by sub-
14 section (a) (referred to in this section as a “potential wil-
15 derness area”) as wilderness until the date on which the
16 potential wilderness area is designated as wilderness under
17 subsection (d).

18 (c) ECOLOGICAL RESTORATION.—

19 (1) IN GENERAL.—For purposes of ecological
20 restoration (including the elimination of nonnative
21 species, removal of illegal, unused, or decommis-
22 sioned roads, repair of skid tracks, and any other
23 activities necessary to restore the natural ecosystems
24 in a potential wilderness area and consistent with
25 paragraph (2)), the Secretary may use motorized

1 equipment and mechanized transport in a potential
2 wilderness area until the date on which the potential
3 wilderness area is designated as wilderness under
4 subsection (d).

5 (2) LIMITATION.—To the maximum extent
6 practicable, the Secretary shall use the minimum
7 tool or administrative practice necessary to accom-
8 plish ecological restoration with the least amount of
9 adverse impact on wilderness character and re-
10 sources.

11 (d) WILDERNESS DESIGNATION.—A potential wilder-
12 ness area shall be designated as wilderness and as a com-
13 ponent of the National Wilderness Preservation System on
14 the earlier of—

15 (1) the date on which the Secretary publishes in
16 the Federal Register notice that the conditions in
17 the potential wilderness area that are incompatible
18 with the Wilderness Act (16 U.S.C. 1131 et seq.)
19 have been removed; and

20 (2) the date that is 10 years after the date of
21 enactment of this Act, in the case of a potential wil-
22 derness area located on land managed by the Forest
23 Service.

24 (e) ADMINISTRATION AS WILDERNESS.—

1 (1) IN GENERAL.—On the designation of a potential wilderness area as wilderness under subsection (d), the wilderness shall be administered in accordance with—

5 (A) section 132; and
6 (B) the Wilderness Act (16 U.S.C. 1131 et seq.).

8 (2) DESIGNATION.—On the designation as wilderness under subsection (d)—

10 (A) the land described in subsection (a)(1) shall be incorporated in, and considered to be a part of, the Chinquapin Wilderness established by section 131(a)(3);

14 (B) the land described in subsection (a)(3) shall be incorporated in, and considered to be a part of, the Siskiyou Wilderness designated by section 101(a)(30) of the California Wilderness Act of 1984 (16 U.S.C. 1132 note; Public Law 98-425; 98 Stat. 1623);

20 (C) the land described in subsection (a)(4) shall be incorporated in, and considered to be a part of, the South Fork Trinity River Wilderness established by section 131(a)(14);

24 (D) the land described in subsection (a)(5) shall be incorporated in, and considered to be a

1 part of, the Trinity Alps Wilderness designated
2 by section 101(a)(34) of the California Wilder-
3 ness Act of 1984 (16 U.S.C. 1132 note; Public
4 Law 98–425; 98 Stat. 1623);

5 (E) the land described in subsection (a)(6)
6 shall be incorporated in, and considered to be a
7 part of, the Yolla Bolly-Middle Eel Wilderness
8 designated by section 3 of the Wilderness Act
9 (16 U.S.C. 1132); and

10 (F) the land described in subsection (a)(7)
11 shall be incorporated in, and considered to be a
12 part of, the Yuki Wilderness designated by sec-
13 tion 3(3) of the Northern California Coastal
14 Wild Heritage Wilderness Act (16 U.S.C. 1132
15 note; Public Law 109–362; 120 Stat. 2065)
16 and expanded by section 131(a)(18).

17 (f) REPORT.—Not later than 3 years after the date
18 of enactment of this Act, and every 3 years thereafter until
19 the date on which the potential wilderness areas are des-
20 ignated as wilderness under subsection (d), the Secretary
21 shall submit to the Committee on Energy and Natural Re-
22 sources of the Senate and the Committee on Natural Re-
23 sources of the House of Representatives a report that de-
24 scribes—

1 (1) the status of ecological restoration within
2 the potential wilderness areas; and
3 (2) the progress toward the eventual designa-
4 tion of the potential wilderness areas as wilderness
5 under subsection (d).

6 **SEC. 134. DESIGNATION OF WILD AND SCENIC RIVERS.**

7 Section 3(a) of the Wild and Scenic Rivers Act (16
8 U.S.C. 1274(a)) is amended by adding at the end the fol-
9 lowing:

10 “(231) SOUTH FORK TRINITY RIVER.—The fol-
11 lowing segments from the source tributaries in the
12 Yolla Bolly-Middle Eel Wilderness, to be adminis-
13 tered by the Secretary of Agriculture:

14 “(A) The 18.3-mile segment from its mul-
15 tiple source springs in the Cedar Basin of the
16 Yolla Bolly-Middle Eel Wilderness in sec. 15, T.
17 27 N., R. 10 W., to 0.25 miles upstream of the
18 Wild Mad Road, as a wild river.

19 “(B) The 0.65-mile segment from 0.25
20 miles upstream of Wild Mad Road to the con-
21 fluence with the unnamed tributary approxi-
22 mately 0.4 miles downstream of the Wild Mad
23 Road in sec. 29, T. 28 N., R. 11 W., as a sce-
24 nic river.

1 “(C) The 9.8-mile segment from 0.75 miles
2 downstream of Wild Mad Road to Silver Creek,
3 as a wild river.

4 “(D) The 5.4-mile segment from Silver
5 Creek confluence to Farley Creek, as a scenic
6 river.

7 “(E) The 3.6-mile segment from Farley
8 Creek to Cave Creek, as a recreational river.

9 “(F) The 5.6-mile segment from Cave
10 Creek to the confluence of the unnamed creek
11 upstream of Hidden Valley Ranch in sec. 5, T.
12 15, R. 7 E., as a wild river.

13 “(G) The 2.5-mile segment from the
14 unnamed creek confluence upstream of Hidden
15 Valley Ranch to the confluence with the
16 unnamed creek flowing west from Bear Wallow
17 Mountain in sec. 29, T. 1 N., R. 7 E., as a sce-
18 nic river.

19 “(H) The 3.8-mile segment from the
20 unnamed creek confluence in sec. 29, T. 1 N.,
21 R. 7 E., to Plummer Creek, as a wild river.

22 “(I) The 1.8-mile segment from Plummer
23 Creek to the confluence with the unnamed trib-
24 utary north of McClellan Place in sec. 6, T. 1
25 N., R. 7 E., as a scenic river.

1 “(J) The 5.4-mile segment from the
2 unnamed tributary confluence in sec. 6, T. 1
3 N., R. 7 E., to Hitchcock Creek, as a wild river.

4 “(K) The 7-mile segment from Eltapom
5 Creek to the Grouse Creek, as a scenic river.

6 “(L) The 5-mile segment from Grouse
7 Creek to Coon Creek, as a wild river.

8 “(232) EAST FORK SOUTH FORK TRINITY
9 RIVER.—The following segments, to be administered
10 by the Secretary of Agriculture:

11 “(A) The 8.4-mile segment from its source
12 in the Pettijohn Basin in the Yolla Bolly-Middle
13 Eel Wilderness in sec. 10, T. 3 S., R. 10 W.,
14 to 0.25 miles upstream of the Wild Mad Road,
15 as a wild river.

16 “(B) The 3.4-mile segment from 0.25
17 miles upstream of the Wild Mad Road to the
18 South Fork Trinity River, as a recreational
19 river.

20 “(233) RATTLESNAKE CREEK.—The 5.9-mile
21 segment from the confluence with the unnamed trib-
22 utary in the southeast corner of sec. 5, T. 1 S., R.
23 12 W., to the South Fork Trinity River, to be ad-
24 ministered by the Secretary of Agriculture as a rec-
25 reational river.

1 “(234) BUTTER CREEK.—The 7-mile segment
2 from 0.25 miles downstream of the Road 3N08
3 crossing to the South Fork Trinity River, to be ad-
4 ministered by the Secretary of Agriculture as a sce-
5 nic river.

6 “(235) HAYFORK CREEK.—The following seg-
7 ments, to be administered by the Secretary of Agri-
8 culture:

9 “(A) The 3.2-mile segment from Little
10 Creek to Bear Creek, as a recreational river.

11 “(B) The 13.2-mile segment from Bear
12 Creek to the northern boundary of sec. 19, T.
13 3 N., R. 7 E., as a scenic river.

14 “(236) OLSEN CREEK.—The 2.8-mile segment
15 from the confluence of its source tributaries in sec.
16 5, T. 3 N., R. 7 E., to the northern boundary of sec.
17 24, T. 3 N., R. 6 E., to be administered by the Sec-
18 retary of the Interior as a scenic river.

19 “(237) RUSCH CREEK.—The 3.2-mile segment
20 from 0.25 miles downstream of the 32N11 Road
21 crossing to Hayfork Creek, to be administered by
22 the Secretary of Agriculture as a recreational river.

23 “(238) ELTAPOM CREEK.—The 3.4-mile seg-
24 ment from Buckhorn Creek to the South Fork Trin-

1 ity River, to be administered by the Secretary of Ag-
2 riculture as a wild river.

3 “(239) GROUSE CREEK.—The following seg-
4 ments, to be administered by the Secretary of Agri-
5 culture:

6 “(A) The 3.9-mile segment from Carson
7 Creek to Cow Creek, as a scenic river.

8 “(B) The 7.4-mile segment from Cow
9 Creek to the South Fork Trinity River, as a
10 recreational river.

11 “(240) MADDEN CREEK.—The following seg-
12 ments, to be administered by the Secretary of Agri-
13 culture:

14 “(A) The 6.8-mile segment from the con-
15 fluence of Madden Creek and its unnamed trib-
16 utary in sec. 18, T. 5 N., R. 5 E., to Fourmile
17 Creek, as a wild river.

18 “(B) The 1.6-mile segment from Fourmile
19 Creek to the South Fork Trinity River, as a
20 recreational river.

21 “(241) CANYON CREEK.—The following seg-
22 ments, to be administered by the Secretary of Agri-
23 culture and the Secretary of the Interior:

1 “(A) The 6.6-mile segment from the outlet
2 of lower Canyon Creek Lake to Bear Creek up-
3 stream of Ripstein, as a wild river.

4 “(B) The 11.2-mile segment from Bear
5 Creek upstream of Ripstein to the southern
6 boundary of sec. 25, T. 34 N., R. 11 W., as a
7 recreational river.

8 “(242) NORTH FORK TRINITY RIVER.—The fol-
9 lowing segments, to be administered by the Sec-
10 retary of Agriculture:

11 “(A) The 12-mile segment from the con-
12 fluence of source tributaries in sec. 24, T. 8 N.,
13 R. 12 W., to the Trinity Alps Wilderness
14 boundary upstream of Hobo Gulch, as a wild
15 river.

16 “(B) The 0.5-mile segment from where the
17 river leaves the Trinity Alps Wilderness to
18 where it fully reenters the Trinity Alps Wilder-
19 ness downstream of Hobo Gulch, as a scenic
20 river.

21 “(C) The 13.9-mile segment from where
22 the river fully reenters the Trinity Alps Wilder-
23 ness downstream of Hobo Gulch to the Trinity
24 Alps Wilderness boundary upstream of the
25 County Road 421 crossing, as a wild river.

1 “(D) The 1.3-mile segment from the Trinity
2 Alps Wilderness boundary upstream of the
3 County Road 421 crossing to the Trinity River,
4 as a recreational river.

5 “(243) EAST FORK NORTH FORK TRINITY
6 RIVER.—The following segments, to be administered
7 by the Secretary of Agriculture:

8 “(A) The 9.5-mile segment from the source
9 north of Mt. Hilton in sec. 19, T. 36 N., R. 10
10 W., to the end of Road 35N20 approximately
11 0.5 miles downstream of the confluence with
12 the East Branch East Fork North Fork Trinity
13 River, as a wild river.

14 “(B) The 3.25-mile segment from the end
15 of Road 35N20 to 0.25 miles upstream of
16 Coleridge, as a scenic river.

17 “(C) The 4.6-mile segment from 0.25 miles
18 upstream of Coleridge to the confluence of Fox
19 Gulch, as a recreational river.

20 “(244) NEW RIVER.—The following segments,
21 to be administered by the Secretary of Agriculture:

22 “(A) The 12.7-mile segment of Virgin
23 Creek from its source spring in sec. 22, T. 9
24 N., R. 7 E., to Slide Creek, as a wild river.

1 “(B) The 2.3-mile segment of the New
2 River where it begins at the confluence of Vir-
3 gin and Slide Creeks to Barron Creek, as a wild
4 river.

5 “(245) MIDDLE EEL RIVER.—The following
6 segments, to be administered by the Secretary of
7 Agriculture:

8 “(A) The 37.7-mile segment from its
9 source in Frying Pan Meadow to Rose Creek,
10 as a wild river.

11 “(B) The 1.5-mile segment from Rose
12 Creek to the Black Butte River, as a rec-
13 reational river.

14 “(C) The 10.5-mile segment of Balm of
15 Gilead Creek from its source in Hopkins Hollow
16 to the Middle Eel River, as a wild river.

17 “(D) The 13-mile segment of the North
18 Fork Middle Fork Eel River from the source on
19 Dead Puppy Ridge in sec. 11, T. 26 N., R. 11
20 W., to the confluence of the Middle Eel River,
21 as a wild river.

22 “(246) NORTH FORK EEL RIVER, CALI-
23 FORNIA.—The 14.3-mile segment from the con-
24 fluence with Gilman Creek to the Six Rivers Na-

1 tional Forest boundary, to be administered by the
2 Secretary of Agriculture as a wild river.

3 “(247) RED MOUNTAIN CREEK, CALIFORNIA.—
4 The following segments, to be administered by the
5 Secretary of Agriculture:

6 “(A) The 5.25-mile segment from its
7 source west of Mike’s Rock in sec. 23, T. 26
8 N., R. 12 E., to the confluence with Littlefield
9 Creek, as a wild river.

10 “(B) The 1.6-mile segment from the con-
11 fluence with Littlefield Creek to the confluence
12 with the unnamed tributary in sec. 32, T. 26
13 N., R. 8 E., as a scenic river.

14 “(C) The 1.25-mile segment from the con-
15 fluence with the unnamed tributary in sec. 32,
16 T. 4 S., R. 8 E., to the confluence with the
17 North Fork Eel River, as a wild river.

18 “(248) REDWOOD CREEK.—The following seg-
19 ments, to be administered by the Secretary of the
20 Interior:

21 “(A) The 6.2-mile segment from the con-
22 fluence with Lacks Creek to the confluence with
23 Coyote Creek, as a scenic river, on publication
24 by the Secretary of the Interior of a notice in
25 the Federal Register that sufficient inholdings

1 within the boundaries of the segments have
2 been acquired in fee title to establish a manage-
3 able addition to the National Wild and Scenic
4 Rivers System.

5 “(B) The 19.1-mile segment from the con-
6 fluence with Coyote Creek in sec. 2, T. 8 N., R.
7 2 E., to the Redwood National Park boundary
8 upstream of Orick in sec. 34, T. 11 N., R. 1
9 E., as a scenic river.

10 “(C) The 2.3-mile segment of Emerald
11 Creek (also known as Harry Weir Creek) from
12 its source in sec. 29, T. 10 N., R. 2 E., to the
13 confluence with Redwood Creek, as a scenic
14 river.

15 “(249) LACKS CREEK.—The following seg-
16 ments, to be administered by the Secretary of the
17 Interior:

18 “(A) The 5.1-mile segment from the con-
19 fluence with 2 unnamed tributaries in sec. 14,
20 T. 7 N., R. 3 E., to Kings Crossing in sec. 27,
21 T. 8 N., R. 3 E., as a wild river.

22 “(B) The 2.7-mile segment from Kings
23 Crossing to the confluence with Redwood Creek,
24 as a scenic river, on publication by the Sec-
25 retary of a notice in the Federal Register that

1 sufficient inholdings within the segment have
2 been acquired in fee title or as scenic easements
3 to establish a manageable addition to the Na-
4 tional Wild and Scenic Rivers System.

5 “(250) LOST MAN CREEK.—The following seg-
6 ments, to be administered by the Secretary of the
7 Interior:

8 “(A) The 6.4-mile segment of Lost Man
9 Creek from its source in sec. 5, T. 10 N., R.
10 2 E., to 0.25 miles upstream of the Prairie
11 Creek confluence, as a recreational river.

12 “(B) The 2.3-mile segment of Larry
13 Damm Creek from its source in sec. 8, T. 11
14 N., R. 2 E., to the confluence with Lost Man
15 Creek, as a recreational river.

16 “(251) LITTLE LOST MAN CREEK.—The 3.6-
17 mile segment of Little Lost Man Creek from its
18 source in sec. 6, T. 10 N., R. 2 E., to 0.25 miles
19 upstream of the Lost Man Creek road crossing, to
20 be administered by the Secretary of the Interior as
21 a wild river.

22 “(252) SOUTH FORK ELK RIVER.—The fol-
23 lowing segments, to be administered by the Sec-
24 retary of the Interior through a cooperative manage-
25 ment agreement with the State of California:

1 “(A) The 3.6-mile segment of the Little
2 South Fork Elk River from the source in sec.
3 21, T. 3 N., R. 1 E., to the confluence with the
4 South Fork Elk River, as a wild river.

5 “(B) The 2.2-mile segment of the
6 unnamed tributary of the Little South Fork Elk
7 River from its source in sec. 15, T. 3 N., R. 1
8 E., to the confluence with the Little South Fork
9 Elk River, as a wild river.

10 “(C) The 3.6-mile segment of the South
11 Fork Elk River from the confluence of the Lit-
12 tle South Fork Elk River to the confluence with
13 Tom Gulch, as a recreational river.

14 “(253) SALMON CREEK.—The 4.6-mile segment
15 from its source in sec. 27, T. 3 N., R. 1 E., to the
16 Headwaters Forest Reserve boundary in sec. 18, T.
17 3 N., R. 1 E., to be administered by the Secretary
18 of the Interior as a wild river through a cooperative
19 management agreement with the State of California.

20 “(254) SOUTH FORK EEL RIVER.—The fol-
21 lowing segments, to be administered by the Sec-
22 retary of the Interior:

23 “(A) The 6.2-mile segment from the con-
24 fluence with Jack of Hearts Creek to the south-
25 ern boundary of the South Fork Eel Wilderness

1 in sec. 8, T. 22 N., R. 16 W., as a recreational
2 river to be administered by the Secretary
3 through a cooperative management agreement
4 with the State of California.

5 “(B) The 6.1-mile segment from the south-
6 ern boundary of the South Fork Eel Wilderness
7 to the northern boundary of the South Fork
8 Eel Wilderness in sec. 29, T. 23 N., R. 16 W.,
9 as a wild river.

10 “(255) ELDER CREEK.—The following seg-
11 ments, to be administered by the Secretary of the
12 Interior through a cooperative management agree-
13 ment with the State of California:

14 “(A) The 3.6-mile segment from its source
15 north of Signal Peak in sec. 6, T. 21 N., R. 15
16 W., to the confluence with the unnamed tribu-
17 tary near the center of sec. 28, T. 22 N., R. 16
18 W., as a wild river.

19 “(B) The 1.3-mile segment from the con-
20 fluence with the unnamed tributary near the
21 center of sec. 28, T. 22 N., R. 15 W., to the
22 confluence with the South Fork Eel River, as a
23 recreational river.

24 “(C) The 2.1-mile segment of Paralyze
25 Canyon from its source south of Signal Peak in

1 sec. 7, T. 21 N., R. 15 W., to the confluence
2 with Elder Creek, as a wild river.

3 “(256) CEDAR CREEK.—The following segments,
4 to be administered as a wild river by the Secretary
5 of the Interior:

6 “(A) The 7.7-mile segment from its source
7 in sec. 22, T. 24 N., R. 16 W., to the southern
8 boundary of the Red Mountain unit of the
9 South Fork Eel Wilderness.

10 “(B) The 1.9-mile segment of North Fork
11 Cedar Creek from its source in sec. 28, T. 24
12 N., R. 16 E., to the confluence with Cedar
13 Creek.

14 “(257) EAST BRANCH SOUTH FORK EEL
15 RIVER.—The following segments, to be administered
16 by the Secretary of the Interior as a scenic river on
17 publication by the Secretary of a notice in the Federal
18 Register that sufficient inholdings within the
19 boundaries of the segments have been acquired in
20 fee title or as scenic easements to establish a man-
21 ageable addition to the National Wild and Scenic
22 Rivers System:

23 “(A) The 2.3-mile segment of Cruso Cabin
24 Creek from the confluence of 2 unnamed tribu-

1 taries in sec. 18, T. 24 N., R. 15 W., to the
2 confluence with Elkhorn Creek.

3 “(B) The 1.8-mile segment of Elkhorn
4 Creek from the confluence of 2 unnamed tribu-
5 taries in sec. 22, T. 24 N., R. 16 W., to the
6 confluence with Cruso Cabin Creek.

7 “(C) The 14.2-mile segment of the East
8 Branch South Fork Eel River from the con-
9 fluence of Cruso Cabin and Elkhorn Creeks to
10 the confluence with Rays Creek.

11 “(D) The 1.7-mile segment of the
12 unnamed tributary from its source on the north
13 flank of Red Mountain’s north ridge in sec. 2,
14 T. 24 N., R. 17 W., to the confluence with the
15 East Branch South Fork Eel River.

16 “(E) The 1.3-mile segment of the
17 unnamed tributary from its source on the north
18 flank of Red Mountain’s north ridge in sec. 1,
19 T. 24 N., R. 17 W., to the confluence with the
20 East Branch South Fork Eel River.

21 “(F) The 1.8-mile segment of Tom Long
22 Creek from the confluence with the unnamed
23 tributary in sec. 12, T. 5 S., R. 4 E., to the
24 confluence with the East Branch South Fork
25 Eel River.

1 “(258) MATTOLE RIVER ESTUARY.—The 1.5-
2 mile segment from the confluence of Stansberry
3 Creek to the Pacific Ocean, to be administered as a
4 recreational river by the Secretary of the Interior.

5 “(259) HONEYDEW CREEK.—The following seg-
6 ments, to be administered as a wild river by the Sec-
7 retary of the Interior:

8 “(A) The 5.1-mile segment of Honeydew
9 Creek from its source in the southwest corner
10 of sec. 25, T. 3 S., R. 1 W., to the eastern
11 boundary of the King Range National Con-
12 servation Area in sec. 18, T. 3 S., R. 1 E.

13 “(B) The 2.8-mile segment of West Fork
14 Honeydew Creek from its source west of North
15 Slide Peak to the confluence with Honeydew
16 Creek.

17 “(C) The 2.7-mile segment of Upper East
18 Fork Honeydew Creek from its source in sec.
19 23, T. 3 S., R. 1 W., to the confluence with
20 Honeydew Creek.

21 “(260) BEAR CREEK.—The following segments,
22 to be administered by the Secretary of the Interior:

23 “(A) The 1.9-mile segment of North Fork
24 Bear Creek from the confluence with the
25 unnamed tributary immediately downstream of

1 the Horse Mountain Road crossing to the con-
2 fluence with the South Fork, as a scenic river.

3 “(B) The 6.1-mile segment of South Fork
4 Bear Creek from the confluence in sec. 2, T. 5
5 S., R. 1 W., with the unnamed tributary flow-
6 ing from the southwest flank of Queen Peak to
7 the confluence with the North Fork, as a scenic
8 river.

9 “(C) The 3-mile segment of Bear Creek
10 from the confluence of the North and South
11 Forks to the southern boundary of sec. 11, T.
12 4 S., R. 1 E., as a wild river.

13 “(261) GITCHELL CREEK.—The 3-mile segment
14 of Gitchell Creek from its source near Saddle Moun-
15 tain to the Pacific Ocean, to be administered by the
16 Secretary of the Interior as a wild river.

17 “(262) BIG FLAT CREEK.—The following seg-
18 ments, to be administered by the Secretary of the
19 Interior as a wild river:

20 “(A) The 4-mile segment of Big Flat
21 Creek from its source near King Peak in sec.
22 36, T. 3 S., R. 1 W., to the Pacific Ocean.

23 “(B) The 0.8-mile segment of the
24 unnamed tributary from its source in sec. 35,

1 T. 3 S., R. 1 W., to the confluence with Big
2 Flat Creek.

3 “(C) The 2.7-mile segment of North Fork
4 Big Flat Creek from the source in sec. 34, T.
5 3 S., R. 1 W., to the confluence with Big Flat
6 Creek.

7 “(263) BIG CREEK.—The following segments,
8 to be administered by the Secretary of the Interior
9 as a wild river:

10 “(A) The 2.7-mile segment of Big Creek
11 from its source in sec. 26, T. 3 S., R. 1 W., to
12 the Pacific Ocean.

13 “(B) The 1.9-mile unnamed southern trib-
14 utary from its source in sec. 25, T. 3 S., R. 1
15 W., to the confluence with Big Creek.

16 “(264) ELK CREEK.—The 11.4-mile segment
17 from its confluence with Lookout Creek to its con-
18 fluence with Deep Hole Creek, to be jointly adminis-
19 tered by the Secretaries of Agriculture and the Inter-
20 rior as a wild river.

21 “(265) EDEN CREEK.—The 2.7-mile segment
22 from the private property boundary in the northwest
23 quarter of sec. 27, T. 21 N., R. 12 W., to the east-
24 ern boundary of sec. 23, T. 21 N., R. 12 W., to be

1 administered by the Secretary of the Interior as a
2 wild river.

3 “(266) DEEP HOLE CREEK.—The 4.3-mile seg-
4 ment from the private property boundary in the
5 southwest quarter of sec. 13, T. 20 N., R. 12 W.,
6 to the confluence with Elk Creek, to be administered
7 by the Secretary of the Interior as a wild river.

8 “(267) INDIAN CREEK.—The 3.3-mile segment
9 from 300 feet downstream of the jeep trail in sec.
10 13, T. 20 N., R. 13 W., to the confluence with the
11 Eel River, to be administered by the Secretary of the
12 Interior as a wild river.

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

17 **SEC. 135. SANHEDRIN SPECIAL CONSERVATION MANAGE-**
18 **MENT AREA.**

19 (a) ESTABLISHMENT.—Subject to valid existing
20 rights, there is established the Sanhedrin Special Con-
21 servation Management Area (referred to in this section as
22 the “conservation management area”), comprising ap-
23 proximately 12,254 acres of Federal land administered by
24 the Forest Service in Mendocino County, California, as

1 generally depicted on the map entitled “Sanhedrin Con-
2 servation Management Area” and dated May 15, 2020.

3 (b) PURPOSES.—The purposes of the conservation
4 management area are—

5 (1) to conserve, protect, and enhance for the
6 benefit and enjoyment of present and future genera-
7 tions the ecological, scenic, wildlife, recreational,
8 roadless, cultural, historical, natural, educational,
9 and scientific resources of the conservation manage-
10 ment area;

11 (2) to protect and restore late-successional for-
12 est structure, oak woodlands and grasslands, aquatic
13 habitat, and anadromous fisheries within the con-
14 servation management area;

15 (3) to protect and restore the wilderness char-
16 acter of the conservation management area; and

17 (4) to allow visitors to enjoy the scenic, natural,
18 cultural, and wildlife values of the conservation man-
19 agement area.

20 (c) MANAGEMENT.—

21 (1) IN GENERAL.—The Secretary shall manage
22 the conservation management area—

23 (A) in a manner consistent with the pur-
24 poses described in subsection (b); and

25 (B) in accordance with—

7 (2) USES.—The Secretary shall only allow uses
8 of the conservation management area that the Sec-
9 retary determines would further the purposes de-
10 scribed in subsection (b).

11 (d) MOTORIZED VEHICLES.—

1 tion, or to protect public safety, as determined
2 to be appropriate by the Secretary;

3 (B) designating routes of travel on land
4 acquired by the Secretary and incorporated into
5 the conservation management area if the des-
6 ignations are—

7 (i) consistent with the purposes de-
8 scribed in subsection (b); and

9 (ii) completed, to the maximum extent
10 practicable, not later than 3 years after the
11 date of acquisition;

12 (C) constructing a temporary road on
13 which motorized vehicles are permitted as part
14 of a vegetation management project carried out
15 in accordance with paragraph (4);

16 (D) authorizing the use of motorized vehi-
17 cles for administrative purposes; or

18 (E) responding to an emergency.

19 (4) DECOMMISSIONING OF TEMPORARY
20 ROADS.—

21 (A) DEFINITION OF DECOMMISSION.—In
22 this paragraph, the term “decommission”
23 means, with respect to a road—

24 (i) to reestablish vegetation on the
25 road; and

(ii) to restore any natural drainage, watershed function, or other ecological processes that are disrupted or adversely impacted by the road by removing or hydrologically disconnecting the road prism.

(B) REQUIREMENT.—Not later than 3 years after the date on which the applicable vegetation management project is completed, the Secretary shall decommission any temporary road constructed under paragraph (3)(C).

13 (e) TIMBER HARVEST.—

17 (2) EXCEPTIONS.—The Secretary may author-
18 ize harvesting of timber in the conservation manage-
19 ment area—

25 (C) subject to—

(i) such reasonable regulations, policies, and practices as the Secretary determines to be appropriate; and

4 (ii) all applicable laws (including regu-
5 lations).

6 (f) GRAZING.—The grazing of livestock in the con-
7 servation management area, where established before the
8 date of enactment of this Act, shall be permitted to con-
9 tinue—

10 (1) subject to—

14 (B) applicable law (including regulations);

15 and
16 (2) in a manner consistent with the purposes
17 described in subsection (b)

18 (g) WILDFIRE, INSECT, AND DISEASE MANAGE-
19 MENT.—Consistent with this section, the Secretary may
20 carry out any activities within the conservation manage-
21 ment area that the Secretary determines to be necessary
22 to control fire, insects, or diseases, including the coordina-
23 tion of those activities with a State or local agency.

24 (h) ACQUISITION AND INCORPORATION OF LAND AND

25 INTERESTS IN LAND.—

1 (1) ACQUISITION AUTHORITY.—In accordance
2 with applicable laws (including regulations), the Sec-
3 retary may acquire any land or interest in land within
4 or adjacent to the boundaries of the conservation
5 management area by purchase from a willing seller,
6 donation, or exchange.

7 (2) INCORPORATION.—Any land or interest in
8 land acquired by the Secretary under paragraph (1)
9 shall be—

10 (A) incorporated into, and administered as
11 part of, the conservation management area; and
12 (B) withdrawn in accordance with sub-
13 section (i).

14 (i) WITHDRAWAL.—Subject to valid existing rights,
15 all Federal land located in the conservation management
16 area is withdrawn from—

17 (1) all forms of entry, appropriation, and dis-
18 posal under the public land laws;

19 (2) location, entry, and patenting under the
20 mining laws; and

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

1 **Subtitle D—Miscellaneous**

2 **SEC. 141. MAPS AND LEGAL DESCRIPTIONS.**

3 (a) IN GENERAL.—As soon as practicable after the
4 date of enactment of this Act, the Secretary shall prepare
5 maps and legal descriptions of—

6 (1) the South Fork Trinity-Mad River Restora-
7 tion Area established by section 111(b);

8 (2) the Horse Mountain Special Management
9 Area established by section 121(a);

10 (3) the wilderness areas and wilderness addi-
11 tions designated by section 131(a);

12 (4) the potential wilderness areas designated by
13 section 133(a); and

14 (5) the Sanhedrin Special Conservation Man-
15 agement Area established by section 135(a).

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

19 (1) the Committee on Energy and Natural Re-
20 sources of the Senate; and

21 (2) the Committee on Natural Resources of the
22 House of Representatives.

23 (c) FORCE OF LAW.—The maps and legal descrip-
24 tions prepared under subsection (a) shall have the same
25 force and effect as if included in this title, except that

1 the Secretary may correct any clerical and typographical
2 errors in the maps and legal descriptions.

3 (d) PUBLIC AVAILABILITY.—The maps and legal de-
4 scriptions prepared under subsection (a) shall be on file
5 and available for public inspection in the appropriate of-
6 fices of the Forest Service, the Bureau of Land Manage-
7 ment, or the National Park Service, as applicable.

8 **SEC. 142. UPDATES TO LAND AND RESOURCE MANAGE-
9 MENT PLANS.**

10 As soon as practicable after the date of enactment
11 of this Act, in accordance with applicable law (including
12 regulations), the Secretary shall incorporate the designa-
13 tions and studies required by this title into updated man-
14 agement plans for units covered by this title.

15 **SEC. 143. PACIFIC GAS AND ELECTRIC COMPANY UTILITY
16 FACILITIES AND RIGHTS-OF-WAY.**

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

18 (1) affects any validly issued right-of-way for
19 the customary operation, maintenance, upgrade, re-
20 pair, relocation within an existing right-of-way, re-
21 placement, or other authorized activity (including
22 the use of any mechanized vehicle, helicopter, and
23 other aerial device) in a right-of-way acquired by or
24 issued, granted, or permitted to Pacific Gas and
25 Electric Company (including any predecessor or suc-

1 cessor in interest or assign) that is located on land
2 included in—

3 (A) the South Fork Trinity-Mad River
4 Restoration Area established by section 111(b);

5 (B) the Horse Mountain Special Manage-
6 ment Area established by section 121(a);

7 (C) the Bigfoot National Recreation Trail
8 established under section 122(b)(1);

9 (D) the Sanhedrin Special Conservation
10 Management Area established by section
11 135(a); or

12 (2) prohibits the upgrading or replacement of
13 any—

14 (A) utility facilities of the Pacific Gas and
15 Electric Company, including those utility facili-
16 ties in existence on the date of enactment of
17 this Act within—

18 (i) the South Fork Trinity-Mad River
19 Restoration Area known as—

20 (I) “Gas Transmission Line
21 177A or rights-of-way”;

22 (II) “Gas Transmission Line
23 DFM 1312-02 or rights-of-way”;

- (XI) "Forest Glen Border District Regulator Station or rights-of-way";

(XII) "Durret District Gas Regulator Station or rights-of-way";

(XIII) "Gas Distribution Line 4269C or rights-of-way";

(XIV) "Gas Distribution Line 43991 or rights-of-way";

(XV) "Gas Distribution Line 4993D or rights-of-way";

(XVI) "Sportsmans Club District Gas Regulator Station or rights-of-way";

(XVII) "Highway 36 and Zenia District Gas Regulator Station or rights-of-way";

(XVIII) "Dinsmore Lodge 2nd Stage Gas Regulator Station or rights-of-way";

(XIX) "Electric Distribution Line-Wildwood 1101 12kV or rights-of-way";

(XX) "Low Gap Substation";

(XXI) “Hyampom Switching Station”; or

(XXII) “Wildwood Substation”;

(ii) the Bigfoot National Recreation Trail known as—

(I) “Gas Transmission Line 177A or rights-of-way”;

(II) “Electric Transmission Line Humboldt-Trinity 115 kV or rights-of-way”;

(III) “Electric Transmission Line Bridgeville-Cottonwood 115 kV or rights-of-way”; or

(IV) “Electric Transmission Line Humboldt-Trinity 60 kV or rights-of-way”;

(iii) the Sanhedrin Special Conservation Management Area known as “Electric Distribution Line-Willits 1103 12 kV or rights-of-way”; or

(iv) the Horse Mountain Special Management Area known as “Electric Distribution Line Willow Creek 1101 12 kV or rights-of-way”; or

(b) PLANS FOR ACCESS.—Not later than the later of
the date that is 1 year after the date of enactment of this
Act or the date of issuance of a new utility facility right-
of-way within the South Fork Trinity-Mad River Restora-
tion Area, Bigfoot National Recreation Trail, Sanhedrin
Special Conservation Management Area, or Horse Moun-
tain Special Management Area, the Secretary, in consulta-
tion with the Pacific Gas and Electric Company, shall pub-
lish plans for regular and emergency access by the Pacific
Gas and Electric Company to the rights-of-way of the Pa-
cific Gas and Electric Company.

TITLE II—CENTRAL COAST HERITAGE PROTECTION

19 SEC. 201. DEFINITIONS.

20 In this title:

21 (1) SCENIC AREA.—The term “scenic area”
22 means a scenic area designated by section 207(a).
23 (2) SECRETARY.—The term “Secretary”
24 means—

1 (A) with respect to land managed by the
2 Bureau of Land Management, the Secretary of
3 the Interior; and

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

6 (3) STATE.—The term “State” means the State
7 of California.

8 (4) WILDERNESS AREA.—The term “wilderness
9 area” means a wilderness area or wilderness addi-
10 tion designated by section 202(a).

11 **SEC. 202. DESIGNATION OF WILDERNESS.**

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

16 (1) Certain land in the Bakersfield Field Office
17 of the Bureau of Land Management comprising ap-
18 proximately 35,116 acres, as generally depicted on
19 the map entitled “Proposed Caliente Mountain Wil-
20 derness” and dated November 13, 2019, which shall
21 be known as the “Caliente Mountain Wilderness”.

22 (2) Certain land in the Bakersfield Field Office
23 of the Bureau of Land Management comprising ap-
24 proximately 13,332 acres, as generally depicted on
25 the map entitled “Proposed Soda Lake Wilderness”

1 and dated June 25, 2019, which shall be known as
2 the “Soda Lake Wilderness”.

3 (3) Certain land in the Bakersfield Field Office
4 of the Bureau of Land Management comprising ap-
5 proximately 12,585 acres, as generally depicted on
6 the map entitled “Proposed Temblor Range Wilder-
7 ness” and dated June 25, 2019, which shall be
8 known as the “Temblor Range Wilderness”.

9 (4) Certain land in the Los Padres National
10 Forest comprising approximately 23,670 acres, as
11 generally depicted on the map entitled “Chumash
12 Wilderness Area Additions—Proposed” and dated
13 March 29, 2019, which shall be incorporated into
14 and managed as part of the Chumash Wilderness as
15 designated by section 2(5) of the Los Padres Condor
16 Range and River Protection Act (16 U.S.C. 1132
17 note; Public Law 102–301; 106 Stat. 243).

18 (5) Certain land in the Los Padres National
19 Forest comprising approximately 54,036 acres, as
20 generally depicted on the maps entitled “Dick Smith
21 Wilderness Area Additions—Proposed Map 1 of 2
22 (Bear Canyon and Cuyama Peak Units)” and “Dick
23 Smith Wilderness Area Additions—Proposed Map 2
24 of 2 (Buckhorn and Mono Units)” and dated No-
25 vember 14, 2019, which shall be incorporated into

1 and managed as part of the Dick Smith Wilderness
2 as designated by section 101(a)(6) of the California
3 Wilderness Act of 1984 (16 U.S.C. 1132 note; Pub-
4 lic Law 98–425; 98 Stat. 1620).

5 (6) Certain land in the Los Padres National
6 Forest and the Bakersfield Field Office of the Bu-
7 reau of Land Management comprising approximately
8 7,289 acres, as generally depicted on the map enti-
9 tled “Garcia Wilderness Area Additions—Proposed”
10 and dated March 29, 2019, which shall be incor-
11 porated into and managed as part of the Garcia Wil-
12 derness as designated by section 2(4) of the Los Pa-
13 dres Condor Range and River Protection Act (16
14 U.S.C. 1132 note; Public Law 102–301; 106 Stat.
15 243).

16 (7) Certain land in the Los Padres National
17 Forest and the Bakersfield Field Office of the Bu-
18 reau of Land Management comprising approximately
19 8,774 acres, as generally depicted on the map enti-
20 tled “Machesna Mountain Wilderness—Proposed
21 Additions” and dated October 30, 2019, which shall
22 be incorporated into and managed as part of the
23 Machesna Mountain Wilderness as designated by
24 section 101(a)(38) of the California Wilderness Act

1 of 1984 (16 U.S.C. 1132 note; Public Law 98–425;
2 98 Stat. 1624).

3 (8) Certain land in the Los Padres National
4 Forest comprising approximately 30,184 acres, as
5 generally depicted on the map entitled “Matilija Wil-
6 derness Area Additions—Proposed” and dated
7 March 29, 2019, which shall be incorporated into
8 and managed as part of the Matilija Wilderness as
9 designated by section 2(2) of the Los Padres Condor
10 Range and River Protection Act (16 U.S.C. 1132
11 note; Public Law 102–301; 106 Stat. 242).

12 (9) Certain land in the Los Padres National
13 Forest comprising approximately 23,969 acres, as
14 generally depicted on the map entitled “San Rafael
15 Wilderness Area Additions—Proposed” and dated
16 February 2, 2021, which shall be incorporated into
17 and managed as part of the San Rafael Wilderness
18 as designated by Public Law 90–271 (16 U.S.C.
19 1132 note; 82 Stat. 51).

20 (10) Certain land in the Los Padres National
21 Forest comprising approximately 2,921 acres, as
22 generally depicted on the map entitled “Santa Lucia
23 Wilderness Area Additions—Proposed” and dated
24 March 29, 2019, which shall be incorporated into
25 and managed as part of the Santa Lucia Wilderness

1 as designated by section 2(c) of the Endangered
2 American Wilderness Act of 1978 (16 U.S.C. 1132
3 note; Public Law 95–237; 92 Stat. 41).

4 (11) Certain land in the Los Padres National
5 Forest comprising approximately 14,313 acres, as
6 generally depicted on the map entitled “Sespe Wil-
7 derness Area Additions—Proposed” and dated
8 March 29, 2019, which shall be incorporated into
9 and managed as part of the Sespe Wilderness as
10 designated by section 2(1) of the Los Padres Condor
11 Range and River Protection Act (16 U.S.C. 1132
12 note; Public Law 102–301; 106 Stat. 242).

13 (12) Certain land in the Los Padres National
14 Forest comprising approximately 17,870 acres, as
15 generally depicted on the map entitled “Diablo
16 Caliente Wilderness Area—Proposed” and dated
17 March 29, 2019, which shall be known as the “Dia-
18 blo Caliente Wilderness”.

19 (b) MAPS AND LEGAL DESCRIPTIONS.—

20 (1) IN GENERAL.—As soon as practicable after
21 the date of enactment of this Act, the Secretary
22 shall file maps and legal descriptions of the wilder-
23 ness areas with—

24 (A) the Committee on Energy and Natural
25 Resources of the Senate; and

(B) the Committee on Natural Resources
of the House of Representatives.

14 SEC. 203. DESIGNATION OF THE MACHESNA MOUNTAIN PO-
15 TENTIAL WILDERNESS.

16 (a) DESIGNATION.—In furtherance of the purposes of
17 the Wilderness Act (16 U.S.C. 1131 et seq.), certain land
18 in the Los Padres National Forest comprising approxi-
19 mately 2,359 acres, as generally depicted on the map enti-
20 tled “Machesna Mountain Potential Wilderness” and
21 dated March 29, 2019, is designated as the Machesna
22 Mountain Potential Wilderness Area.

23 (b) MAP AND LEGAL DESCRIPTION.—

1 shall file a map and legal description of the
2 Machesna Mountain Potential Wilderness Area (re-
3 ferred to in this section as the “potential wilderness
4 area”) with—

5 (A) the Committee on Energy and Natural
6 Resources of the Senate; and

7 (B) the Committee on Natural Resources
8 of the House of Representatives.

9 (2) FORCE OF LAW.—The map and legal de-
10 scription filed under paragraph (1) shall have the
11 same force and effect as if included in this title, ex-
12 cept that the Secretary may correct any clerical and
13 typographical errors in the map and legal descrip-
14 tion.

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

19 (c) MANAGEMENT.—Except as provided in subsection
20 (d) and subject to valid existing rights, the Secretary shall
21 manage the potential wilderness area in accordance with
22 the Wilderness Act (16 U.S.C. 1131 et seq.).

23 (d) TRAIL USE, CONSTRUCTION, RECONSTRUCTION,
24 AND REALIGNMENT.—

1 (1) IN GENERAL.—In accordance with para-
2 graph (2), the Secretary may reconstruct, realign, or
3 reroute the Pine Mountain Trail.

4 (2) REQUIREMENT.—In carrying out the recon-
5 struction, realignment, or rerouting under paragraph
6 (1), the Secretary shall—

7 (A) comply with all existing laws (including
8 regulations); and

9 (B) to the maximum extent practicable,
10 use the minimum tool or administrative practice
11 necessary to accomplish the reconstruction, re-
12 alignment, or rerouting with the least amount
13 of adverse impact on wilderness character and
14 resources.

15 (3) MOTORIZED VEHICLES AND MACHINERY.—
16 In accordance with paragraph (2), the Secretary
17 may use motorized vehicles and machinery to carry
18 out the trail reconstruction, realignment, or rerout-
19 ing authorized by this subsection.

20 (4) MOTORIZED AND MECHANIZED VEHI-
21 CLES.—The Secretary may permit the use of motor-
22 ized and mechanized vehicles on the existing Pine
23 Mountain Trail in accordance with existing law (in-
24 cluding regulations) and this subsection until such

1 date as the potential wilderness area is designated
2 as wilderness in accordance with subsection (h).

3 (e) WITHDRAWAL.—Subject to valid existing rights,
4 the Federal land in the potential wilderness area is with-
5 drawn from all forms of—

6 (1) entry, appropriation, or disposal under the
7 public land laws;

8 (2) location, entry, and patent under the mining
9 laws; and

10 (3) disposition under all laws pertaining to min-
11 eral and geothermal leasing or mineral materials.

12 (f) COOPERATIVE AGREEMENTS.—In carrying out
13 this section, the Secretary may enter into cooperative
14 agreements with State, Tribal, and local governmental en-
15 ties and private entities to complete the trail reconstruc-
16 tion, realignment, or rerouting authorized by subsection
17 (d).

18 (g) BOUNDARIES.—The Secretary shall modify the
19 boundary of the potential wilderness area to exclude any
20 area within 150 feet of the centerline of the new location
21 of any trail that has been reconstructed, realigned, or re-
22 routed under subsection (d).

23 (h) WILDERNESS DESIGNATION.—

24 (1) IN GENERAL.—The potential wilderness
25 area, as modified under subsection (g), shall be des-

1 ignated as wilderness and as a component of the Na-
2 tional Wilderness Preservation System on the earlier
3 of—

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

11 (2) ADMINISTRATION OF WILDERNESS.—On
12 designation as wilderness under this section, the po-
13 tential wilderness area shall be—

(B) administered in accordance with section 204 and the Wilderness Act (16 U.S.C. 1131 et seq.).

23 SEC. 204. ADMINISTRATION OF WILDERNESS.

24 (a) IN GENERAL.—Subject to valid existing rights,
25 the wilderness areas shall be administered by the Sec-

1 retary in accordance with this title and the Wilderness Act
2 (16 U.S.C. 1131 et seq.), except that—

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

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

11 (b) FIRE MANAGEMENT AND RELATED ACTIVI-
12 TIES.—

13 (1) IN GENERAL.—The Secretary may take any
14 measures in a wilderness area as are necessary for
15 the control of fire, insects, and diseases in accord-
16 ance with section 4(d)(1) of the Wilderness Act (16
17 U.S.C. 1133(d)(1)) and House Report 98–40 of the
18 98th Congress.

19 (2) FUNDING PRIORITIES.—Nothing in this title
20 limits funding for fire and fuels management in the
21 wilderness areas.

22 (3) REVISION AND DEVELOPMENT OF LOCAL
23 FIRE MANAGEMENT PLANS.—As soon as practicable
24 after the date of enactment of this Act, the Sec-
25 retary shall amend the local information in the Fire

1 Management Reference System or individual oper-
2 ational plan that applies to the land designated as
3 a wilderness area.

4 (4) ADMINISTRATION.—Consistent with para-
5 graph (1) and other applicable Federal law, to en-
6 sure a timely and efficient response to fire emer-
7 gencies in the wilderness areas, the Secretary shall
8 enter into agreements with appropriate State or
9 local firefighting agencies.

10 (c) GRAZING.—The grazing of livestock in the wilder-
11 ness areas, if established before the date of enactment of
12 this Act, shall be permitted to continue, subject to any
13 reasonable regulations as the Secretary considers nec-
14 essary in accordance with—

1 (4) all other laws governing livestock grazing on
2 Federal public land.

3 (d) FISH AND WILDLIFE.—

4 (1) IN GENERAL.—In accordance with section
5 4(d)(7) of the Wilderness Act (16 U.S.C.
6 1133(d)(7)), nothing in this title affects the jurisdiction
7 or responsibilities of the State with respect to
8 fish and wildlife on public land in the State.

9 (2) MANAGEMENT ACTIVITIES.—In furtherance
10 of the purposes and principles of the Wilderness Act
11 (16 U.S.C. 1131 et seq.), the Secretary may conduct
12 any management activities that are necessary to
13 maintain or restore fish and wildlife populations and
14 habitats in the wilderness areas, if the management
15 activities are—

16 (A) consistent with relevant wilderness
17 management plans;

18 (B) conducted in accordance with appropriate
19 policies, such as the policies established
20 in Appendix B of House Report 101–405; and

21 (C) in accordance with memoranda of understanding
22 between the Federal agencies and
23 the State Department of Fish and Wildlife.

24 (e) BUFFER ZONES.—

1 (1) IN GENERAL.—Congress does not intend for
2 the designation of wilderness areas by this title to
3 lead to the creation of protective perimeters or buff-
4 er zones around each wilderness area.

5 (2) ACTIVITIES OR USES UP TO BOUNDARIES.—
6 The fact that nonwilderness activities or uses can be
7 seen or heard from within a wilderness area shall
8 not, of itself, preclude the activities or uses up to the
9 boundary of the wilderness area.

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

12 (1) low-level overflights of military aircraft over
13 the wilderness areas;

14 (2) the designation of new units of special air-
15 space over the wilderness areas; or

16 (3) the use or establishment of military flight
17 training routes over wilderness areas.

18 (g) HORSES.—Nothing in this title precludes horse-
19 back riding in, or the entry of recreational saddle or pack
20 stock into, a wilderness area—

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

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

1 (h) WITHDRAWAL.—Subject to valid existing rights,
2 the wilderness areas are withdrawn from—

3 (1) all forms of entry, appropriation, and dis-
4 posal under the public land laws;

5 (2) location, entry, and patent under the mining
6 laws; and

7 (3) disposition under all laws pertaining to min-
8 eral and geothermal leasing or mineral materials.

9 (i) INCORPORATION OF ACQUIRED LAND AND INTER-
10 ESTS.—Any land within the boundary of a wilderness area
11 that is acquired by the United States shall—

12 (1) become part of the wilderness area in which
13 the land is located; and

14 (2) be managed in accordance with—

15 (A) this section;

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

18 (C) any other applicable law.

19 (j) TREATMENT OF EXISTING WATER DIVERSIONS IN
20 THE SAN RAFAEL WILDERNESS ADDITIONS.—

21 (1) AUTHORIZATION FOR CONTINUED USE.—

22 The Secretary of Agriculture may issue a special use
23 authorization to the owners of the 2 existing water
24 transport or diversion facilities, including adminis-
25 trative access roads (each referred to in this sub-

1 section as a “facility”), located on National Forest
2 System land in the San Rafael Wilderness Additions
3 in the Moon Canyon unit (T. 11 N., R. 30 W., secs.
4 13 and 14) and the Peak Mountain unit (T. 10 N.,
5 R. 28 W., secs. 23 and 26) for the continued oper-
6 ation, maintenance, and reconstruction of the facility
7 if the Secretary determines that—

8 (A) the facility was in existence on the
9 date on which the land on which the facility is
10 located was designated as part of the National
11 Wilderness Preservation System (referred to in
12 this subsection as “the date of designation”);

13 (B) the facility has been in substantially
14 continuous use to deliver water for the bene-
15 ficial use on the non-Federal land of the owner
16 since the date of designation;

17 (C) the owner of the facility holds a valid
18 water right for use of the water on the non-
19 Federal land of the owner under State law, with
20 a priority date that predates the date of des-
21 ignation; and

22 (D) it is not practicable or feasible to relo-
23 cate the facility to land outside of the wilder-
24 ness and continue the beneficial use of water on

1 the non-Federal land recognized under State
2 law.

3 (2) TERMS AND CONDITIONS.—

4 (A) REQUIRED TERMS AND CONDITIONS.—

5 In a special use authorization issued under
6 paragraph (1), the Secretary may—

7 (i) allow use of motorized equipment
8 and mechanized transport for operation,
9 maintenance, or reconstruction of a facil-
10 ity, if the Secretary determines that—

11 (I) the use is the minimum nec-
12 essary to allow the facility to continue
13 delivery of water to the non-Federal
14 land for the beneficial uses recognized
15 by the water right held under State
16 law; and

17 (II) the use of nonmotorized
18 equipment and nonmechanized trans-
19 port is impracticable or infeasible; and
20 (ii) preclude use of the facility for the
21 diversion or transport of water in excess of
22 the water right recognized by the State on
23 the date of designation.

24 (B) DISCRETIONARY TERMS AND CONDI-
25 TIONS.—In a special use authorization issued

1 under paragraph (1), the Secretary may require
2 or allow modification or relocation of the facility
3 in the wilderness, as the Secretary determines
4 necessary, to reduce impacts to wilderness val-
5 ues set forth in section 2 of the Wilderness Act
6 (16 U.S.C. 1131) if the beneficial use of water
7 on the non-Federal land is not diminished.

8 (k) TREATMENT OF EXISTING ELECTRICAL DIS-
9 TRIBUTION LINE IN THE SAN RAFAEL WILDERNESS AD-
10 DITIONS.—

11 (1) AUTHORIZATION FOR CONTINUED USE.—
12 The Secretary of Agriculture may issue a special use
13 authorization to the owners of the existing electrical
14 distribution line to the Plowshare Peak communica-
15 tion site (referred to in this subsection as a “facil-
16 ity”) located on National Forest System land in the
17 San Rafael Wilderness Additions in the Moon Can-
18 yon unit (T. 11 N., R. 30 W., secs. 2, 3 and 4) for
19 the continued operation, maintenance, and recon-
20 struction of the facility if the Secretary determines
21 that—

22 (A) the facility was in existence on the
23 date on which the land on which the facility is
24 located was designated as part of the National

1 Wilderness Preservation System (referred to in
2 this subsection as “the date of designation”);

3 (B) the facility has been in substantially
4 continuous use to deliver electricity to the com-
5 munication site; and

6 (C) it is not practicable or feasible to relo-
7 cate the distribution line to land outside of the
8 wilderness.

9 (2) TERMS AND CONDITIONS.—

10 (A) REQUIRED TERMS AND CONDITIONS.—
11 In a special use authorization issued under
12 paragraph (1), the Secretary may allow use of
13 motorized equipment and mechanized transport
14 for operation, maintenance, or reconstruction of
15 the electrical distribution line, if the Secretary
16 determines that the use of nonmotorized equip-
17 ment and nonmechanized transport is impracti-
18 cable or infeasible.

19 (B) DISCRETIONARY TERMS AND CONDI-
20 TIONS.—In a special use authorization issued
21 under paragraph (1), the Secretary may require
22 or allow modification or relocation of the facility
23 in the wilderness, as the Secretary determines
24 necessary, to reduce impacts to wilderness val-

1 ues set forth in section 2 of the Wilderness Act
2 (16 U.S.C. 1131).

3 (l) CLIMATOLOGICAL DATA COLLECTION.—In ac-
4 cordance with the Wilderness Act (16 U.S.C. 1131 et seq.)
5 and subject to terms and conditions as the Secretary may
6 prescribe, the Secretary may authorize the installation and
7 maintenance of hydrologic, meteorologic, or climatological
8 collection devices in the wilderness areas if the Secretary
9 determines that the facilities and access to the facilities
10 are essential to flood warning, flood control, or water res-
11 ervoir operation activities.

12 **SEC. 205. DESIGNATION OF WILD AND SCENIC RIVERS.**

13 (a) INDIAN CREEK, MONO CREEK, AND MATILIJJA
14 CREEK, CALIFORNIA.—Section 3(a) of the Wild and Sce-
15 nic Rivers Act (16 U.S.C. 1274(a)) (as amended by sec-
16 tion 134) is amended by adding at the end the following:

17 “(269) INDIAN CREEK, CALIFORNIA.—The fol-
18 lowing segments of Indian Creek in the State of
19 California, to be administered by the Secretary of
20 Agriculture:

21 “(A) The 9.5-mile segment of Indian Creek
22 from its source in sec. 19, T. 7 N., R. 26 W.,
23 to the Dick Smith Wilderness boundary, as a
24 wild river.

1 “(B) The 1-mile segment of Indian Creek
2 from the Dick Smith Wilderness boundary to
3 0.25 miles downstream of Road 6N24, as a sce-
4 nic river.

5 “(C) The 3.9-mile segment of Indian Creek
6 from 0.25 miles downstream of Road 6N24 to
7 the southern boundary of sec. 32, T. 6 N., R.
8 26 W., as a wild river.

9 “(270) MONO CREEK, CALIFORNIA.—The fol-
10 lowing segments of Mono Creek in the State of Cali-
11 fornia, to be administered by the Secretary of Agri-
12 culture:

13 “(A) The 4.2-mile segment of Mono Creek
14 from its source in sec. 1, T. 7 N., R. 26 W.,
15 to 0.25 miles upstream of Don Victor Fire
16 Road in sec. 28, T. 7 N., R. 25 W., as a wild
17 river.

18 “(B) The 2.1-mile segment of Mono Creek
19 from 0.25 miles upstream of the Don Victor
20 Fire Road in sec. 28, T. 7 N., R. 25 W., to
21 0.25 miles downstream of Don Victor Fire
22 Road in sec. 34, T. 7 N., R. 25 W., as a rec-
23 reational river.

24 “(C) The 14.7-mile segment of Mono
25 Creek from 0.25 miles downstream of Don Vic-

1 tor Fire Road in sec. 34, T. 7 N., R. 25 W.,
2 to the Ogilvy Ranch private property boundary
3 in sec. 22, T. 6 N., R. 26 W., as a wild river.

4 “(D) The 3.5-mile segment of Mono Creek
5 from the Ogilvy Ranch private property bound-
6 ary to the southern boundary of sec. 33, T. 6
7 N., R. 26 W., as a recreational river.

8 “(271) MATILIJJA CREEK, CALIFORNIA.—The
9 following segments of Matilija Creek in the State of
10 California, to be administered by the Secretary of
11 Agriculture:

12 “(A) The 7.2-mile segment of the Matilija
13 Creek from its source in sec. 25, T. 6 N., R.
14 25 W., to the private property boundary in sec.
15 9, T. 5 N., R. 24 W., as a wild river.

16 “(B) The 7.25-mile segment of the Upper
17 North Fork Matilija Creek from its source in
18 sec. 36, T. 6 N., R. 24 W., to the Matilija Wil-
19 derness boundary, as a wild river.”.

20 (b) SESPE CREEK, CALIFORNIA.—Section 3(a) of the
21 Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amend-
22 ed by striking paragraph (142) and inserting the fol-
23 lowing:

24 “(142) SESPE CREEK, CALIFORNIA.—The fol-
25 lowing segments of Sespe Creek in the State of Cali-

1 fornia, to be administered by the Secretary of Agri-
2 culture:

3 “(A) The 2.7-mile segment of Sespe Creek
4 from the private property boundary in sec. 10,
5 T. 6 N., R. 24 W., to the Hartman Ranch pri-
6 vate property boundary in sec. 14, T. 6 N., R.
7 24 W., as a wild river.

8 “(B) The 15-mile segment of Sespe Creek
9 from the Hartman Ranch private property
10 boundary in sec. 14, T. 6 N., R. 24 W., to the
11 western boundary of sec. 6, T. 5 N., R. 22 W.,
12 as a recreational river.

13 “(C) The 6.1-mile segment of Sespe Creek
14 from the western boundary of sec. 6, T. 5 N.,
15 R. 22 W., to the confluence with Trout Creek,
16 as a scenic river.

17 “(D) The 28.6-mile segment of Sespe
18 Creek from the confluence with Trout Creek to
19 the southern boundary of sec. 35, T. 5 N., R.
20 20 W., as a wild river.”.

21 (c) SISQUOC RIVER, CALIFORNIA.—Section 3(a) of
22 the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is
23 amended by striking paragraph (143) and inserting the
24 following:

1 “(143) SISQUOC RIVER, CALIFORNIA.—The fol-
2 lowing segments of the Sisquoc River and its tribu-
3 taries in the State of California, to be administered
4 by the Secretary of Agriculture:

5 “(A) The 33-mile segment of the main
6 stem of the Sisquoc River extending from its
7 origin downstream to the Los Padres Forest
8 boundary, as a wild river.

9 “(B) The 4.2-mile segment of the South
10 Fork Sisquoc River from its source northeast of
11 San Rafael Mountain in sec. 2, T. 7 N., R. 28
12 W., to its confluence with the Sisquoc River, as
13 a wild river.

14 “(C) The 10.4-mile segment of Manzana
15 Creek from its source west of San Rafael Peak
16 in sec. 4, T. 7 N., R. 28 W., to the San Rafael
17 Wilderness boundary upstream of Nira Camp-
18 ground, as a wild river.

19 “(D) The 0.6-mile segment of Manzana
20 Creek from the San Rafael Wilderness bound-
21 ary upstream of the Nira Campground to the
22 San Rafael Wilderness boundary downstream of
23 the confluence of Davy Brown Creek, as a rec-
24 reational river.

1 “(E) The 5.8-mile segment of Manzana
2 Creek from the San Rafael Wilderness bound-
3 ary downstream of the confluence of Davy
4 Brown Creek to the private property boundary
5 in sec. 1, T. 8 N., R. 30 W., as a wild river.

6 “(F) The 3.8-mile segment of Manzana
7 Creek from the private property boundary in
8 sec. 1, T. 8 N., R. 30 W., to the confluence of
9 the Sisquoc River, as a recreational river.

10 “(G) The 3.4-mile segment of Davy Brown
11 Creek from its source west of Ranger Peak in
12 sec. 32, T. 8 N., R. 29 W., to 300 feet up-
13 stream of its confluence with Munch Canyon, as
14 a wild river.

15 “(H) The 1.4-mile segment of Davy Brown
16 Creek from 300 feet upstream of its confluence
17 with Munch Canyon to its confluence with
18 Manzana Creek, as a recreational river.

19 “(I) The 2-mile segment of Munch Canyon
20 from its source north of Ranger Peak in sec.
21 33, T. 8 N., R. 29 W., to 300 feet upstream
22 of its confluence with Sunset Valley Creek, as
23 a wild river.

24 “(J) The 0.5-mile segment of Munch Can-
25 yon from 300 feet upstream of its confluence

1 with Sunset Valley Creek to its confluence with
2 Davy Brown Creek, as a recreational river.

3 “(K) The 2.6-mile segment of Fish Creek
4 from 500 feet downstream of Sunset Valley
5 Road to its confluence with Manzana Creek, as
6 a wild river.

7 “(L) The 1.5-mile segment of East Fork
8 Fish Creek from its source in sec. 26, T. 8 N.,
9 R. 29 W., to its confluence with Fish Creek, as
10 a wild river.”.

11 (d) PIRU CREEK, CALIFORNIA.—Section 3(a) of the
12 Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) is amend-
13 ed by striking paragraph (199) and inserting the fol-
14 lowing:

15 “(199) PIRU CREEK, CALIFORNIA.—The fol-
16 lowing segments of Piru Creek in the State of Cali-
17 fornia, to be administered by the Secretary of Agri-
18 culture:

19 “(A) The 9.1-mile segment of Piru Creek
20 from its source in sec. 3, T. 6 N., R. 22 W.,
21 to the private property boundary in sec. 4, T.
22 6 N., R. 21 W., as a wild river.

23 “(B) The 17.2-mile segment of Piru Creek
24 from the private property boundary in sec. 4, T.

1 6 N., R. 21 W., to 0.25 miles downstream of
2 the Gold Hill Road, as a scenic river.

3 “(C) The 4.1-mile segment of Piru Creek
4 from 0.25 miles downstream of Gold Hill Road
5 to the confluence with Trail Canyon, as a wild
6 river.

7 “(D) The 7.25-mile segment of Piru Creek
8 from the confluence with Trail Canyon to the
9 confluence with Buck Creek, as a scenic river.

10 “(E) The 3-mile segment of Piru Creek
11 from 0.5 miles downstream of Pyramid Dam at
12 the first bridge crossing to the boundary of the
13 Sespe Wilderness, as a recreational river.

14 “(F) The 13-mile segment of Piru Creek
15 from the boundary of the Sespe Wilderness to
16 the boundary of the Sespe Wilderness, as a wild
17 river.

18 “(G) The 2.2-mile segment of Piru Creek
19 from the boundary of the Sespe Wilderness to
20 the upper limit of Piru Reservoir, as a rec-
21 reational river.”.

22 (e) EFFECT.—The designation of additional miles of
23 Piru Creek under subsection (d) shall not affect valid
24 water rights in existence on the date of enactment of this
25 Act.

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

8 **SEC. 206. DESIGNATION OF THE FOX MOUNTAIN POTEN-
9 TIAL WILDERNESS.**

10 (a) DESIGNATION.—In furtherance of the purposes of
11 the Wilderness Act (16 U.S.C. 1131 et seq.), certain land
12 in the Los Padres National Forest comprising approxi-
13 mately 41,082 acres, as generally depicted on the map en-
14 titled “Fox Mountain Potential Wilderness Area” and
15 dated November 14, 2019, is designated as the Fox Moun-
16 tain Potential Wilderness Area.

17 (b) MAP AND LEGAL DESCRIPTION.—

18 (1) IN GENERAL.—As soon as practicable after
19 the date of enactment of this Act, the Secretary of
20 Agriculture shall file a map and a legal description
21 of the Fox Mountain Potential Wilderness Area (re-
22 ferred to in this section as the “potential wilderness
23 area”) with—

24 (A) the Committee on Energy and Natural
25 Resources of the Senate; and

(B) the Committee on Natural Resources
of the House of Representatives.

13 (c) MANAGEMENT.—Except as provided in subsection
14 (d) and subject to valid existing rights, the Secretary shall
15 manage the potential wilderness area in accordance with
16 the Wilderness Act (16 U.S.C. 1131 et seq.).

17 (d) TRAIL USE CONSTRUCTION, RECONSTRUCTION,
18 AND REALIGNMENT.—

25 (B) reconstruct or realign—

1 (e) WITHDRAWAL.—Subject to valid existing rights,
2 the Federal land in the potential wilderness area is with-
3 drawn from all forms of—

4 (1) entry, appropriation, or disposal under the
5 public land laws;

6 (2) location, entry, and patent under the mining
7 laws; and

8 (3) disposition under all laws pertaining to min-
9 eral and geothermal leasing or mineral materials.

10 (f) COOPERATIVE AGREEMENTS.—In carrying out
11 this section, the Secretary may enter into cooperative
12 agreements with State, Tribal, and local governmental en-
13 tities and private entities to complete the trail construc-
14 tion, reconstruction, and realignment authorized by sub-
15 section (d).

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

21 (h) WILDERNESS DESIGNATION.—

22 (1) IN GENERAL.—The potential wilderness
23 area, as modified under subsection (g), shall be des-
24 ignated as wilderness and as a component of the Na-

1 tional Wilderness Preservation System on the earlier
2 of—

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

(A) incorporated into the San Rafael Wil-
derness, as designated by Public Law 90-271
(16 U.S.C. 1132 note; 82 Stat. 51) and ex-
panded by section 202; and

20 SEC. 207. DESIGNATION OF SCENIC AREAS.

21 (a) IN GENERAL.—Subject to valid existing rights,
22 there are established the following scenic areas:

1 the map entitled “Condor Ridge Scenic Area—Pro-
2 posed” and dated March 29, 2019, which shall be
3 known as the “Condor Ridge Scenic Area”.

4 (2) BLACK MOUNTAIN SCENIC AREA.—Certain
5 land in the Los Padres National Forest and the Ba-
6 kersfield Field Office of the Bureau of Land Man-
7 agement comprising approximately 16,216 acres, as
8 generally depicted on the map entitled “Black Moun-
9 tain Scenic Area—Proposed” and dated March 29,
10 2019, which shall be known as the “Black Mountain
11 Scenic Area”.

12 (b) MAPS AND LEGAL DESCRIPTIONS.—

13 (1) IN GENERAL.—As soon as practicable after
14 the date of enactment of this Act, the Secretary of
15 Agriculture shall file a map and legal description of
16 the Condor Ridge Scenic Area and Black Mountain
17 Scenic Area 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) FORCE OF LAW.—The maps and legal de-
23 scriptions filed under paragraph (1) shall have the
24 same force and effect as if included in this title, ex-
25 cept that the Secretary of Agriculture may correct

1 any clerical and typographical errors in the maps
2 and legal descriptions.

3 (3) PUBLIC AVAILABILITY.—The maps and
4 legal descriptions filed under paragraph (1) shall be
5 on file and available for public inspection in the ap-
6 propriate offices of the Forest Service and Bureau
7 of Land Management.

8 (c) PURPOSE.—The purpose of the scenic areas is to
9 conserve, protect, and enhance for the benefit and enjoy-
10 ment of present and future generations the ecological, sce-
11 nic, wildlife, recreational, cultural, historical, natural, edu-
12 cational, and scientific resources of the scenic areas.

13 (d) MANAGEMENT.—

14 (1) IN GENERAL.—The Secretary shall admin-
15 ister the scenic areas—

16 (A) in a manner that conserves, protects,
17 and enhances the resources of the scenic areas,
18 and in particular the scenic character attributes
19 of the scenic areas; and

20 (B) in accordance with—

21 (i) this section;

22 (ii) the Federal Land Policy and Man-
23 agement Act (43 U.S.C. 1701 et seq.) for
24 land under the jurisdiction of the Secretary
25 of the Interior;

7 (2) USES.—The Secretary shall only allow those
8 uses of the scenic areas that the Secretary deter-
9 mines would further the purposes described in sub-
10 section (c).

11 (e) WITHDRAWAL.—Subject to valid existing rights,
12 the Federal land in the scenic areas is withdrawn from
13 all forms of—

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

16 (2) location, entry, and patent under the mining
17 laws; and

20 (f) PROHIBITED USES.—The following shall be pro-
21 hibited on the Federal land within the scenic areas:

(1) Permanent roads.

23 (2) Permanent structures.

1 (4) Transmission lines.

2 (5) Except as necessary to meet the minimum
3 requirements for the administration of the scenic
4 areas and to protect public health and safety—

5 (A) the use of motorized vehicles; or

6 (B) the establishment of temporary roads.

7 (6) Commercial enterprises, except as necessary
8 for realizing the purposes of the scenic areas.

9 (g) WILDFIRE, INSECT, AND DISEASE MANAGE-
10 MENT.—Consistent with this section, the Secretary may
11 take any measures in the scenic areas that the Secretary
12 determines to be necessary to control fire, insects, and dis-
13 eases, including, as the Secretary determines to be appro-
14 priate, the coordination of those activities with the State
15 or a local agency.

16 (h) ADJACENT MANAGEMENT.—The fact that an oth-
17 erwise authorized activity or use can be seen or heard
18 within a scenic area shall not preclude the activity or use
19 outside the boundary of the scenic area.

20 **SEC. 208. CONDOR NATIONAL SCENIC TRAIL.**

21 (a) FINDING.—Congress finds that the Condor Na-
22 tional Scenic Trail established under paragraph (31) of
23 section 5(a) of the National Trails System Act (16 U.S.C.
24 1244(a)) is named after the California Condor, a critically

1 endangered bird species that lives along the corridor of
2 the Condor National Scenic Trail.

3 (b) PURPOSES.—The purposes of the Condor Na-
4 tional Scenic Trail are—

5 (1) to provide a continual extended hiking cor-
6 ridor that connects the southern and northern por-
7 tions of the Los Padres National Forest, spanning
8 the entire length of the forest along the coastal
9 mountains of southern and central California; and

10 (2) to provide for the public enjoyment of the
11 nationally significant scenic, historic, natural, and
12 cultural resources of the Los Padres National For-
13 est.

14 (c) AMENDMENT.—Section 5(a) of the National
15 Trails System Act (16 U.S.C. 1244(a)) is amended by
16 adding at the end the following:

17 “(31) CONDOR NATIONAL SCENIC TRAIL.—

18 “(A) IN GENERAL.—The Condor National
19 Scenic Trail, a trail extending approximately
20 400 miles from Lake Piru in the southern por-
21 tion of the Los Padres National Forest to the
22 Bottchers Gap Campground in the northern
23 portion of the Los Padres National Forest.

1 “(B) ADMINISTRATION.—The Condor Na-
2 tional Scenic Trail shall be administered by the
3 Secretary of Agriculture, in consultation with—

4 “(i) other Federal, State, Tribal, re-
5 gional, and local agencies;
6 “(ii) private landowners; and
7 “(iii) other interested organizations.

8 “(C) RECREATIONAL USES.—Notwith-
9 standing section 7(c), the use of motorized vehi-
10 cles on roads or trails included in the Condor
11 National Scenic Trail on which motorized vehi-
12 cles are permitted as of the date of enactment
13 of this paragraph may be permitted.

14 “(D) PRIVATE PROPERTY RIGHTS.—

15 “(i) PROHIBITION.—The Secretary
16 shall not acquire for the Condor National
17 Scenic Trail any land or interest in land
18 outside the exterior boundary of any feder-
19 ally managed area without the consent of
20 the owner of land or interest in land.

21 “(ii) EFFECT.—Nothing in this para-
22 graph—

23 “(I) requires any private prop-
24 erty owner to allow public access (in-
25 cluding Federal, State, or local gov-

¹ (government access) to private property;

2 or

7 “(E) REALIGNMENT.—The Secretary of
8 Agriculture may realign segments of the Condor
9 National Scenic Trail as necessary to fulfill the
10 purposes of the Condor National Scenic Trail.”.

11 (d) STUDY.—

(B) considers realignment of the Condor National Scenic Trail or construction of new segments for the Condor National Scenic Trail

1 to avoid existing segments of the Condor Na-
2 tional Scenic Trail that allow motorized vehi-
3 cles.

4 (2) CONTENTS.—In carrying out the study re-
5 quired under paragraph (1), the Secretary of Agri-
6 culture shall—

7 (A) comply with the requirements for stud-
8 ies for a national scenic trail described in sec-
9 tion 5(b) of the National Trails System Act (16
10 U.S.C. 1244(b));

11 (B) provide for a continual hiking route
12 through and connecting the southern and
13 northern sections of the Los Padres National
14 Forest;

15 (C) promote recreational, scenic, wilder-
16 ness, and cultural values;

17 (D) enhance connectivity with the overall
18 system of National Forest System trails;

19 (E) consider new connectors and realign-
20 ment of existing trails;

21 (F) emphasize safe and continuous public
22 access, dispersal from high-use areas, and suit-
23 able water sources; and

24 (G) to the extent practicable, provide all-
25 year use.

1 (3) ADDITIONAL REQUIREMENT.—In com-
2 pleting the study required under paragraph (1), the
3 Secretary of Agriculture shall consult with—

- 4 (A) appropriate Federal, State, Tribal, re-
5 gional, and local agencies;
6 (B) private landowners;
7 (C) nongovernmental organizations; and
8 (D) members of the public.

9 (4) SUBMISSION.—The Secretary of Agriculture
10 shall submit the study required under paragraph (1)
11 to—

- 12 (A) the Committee on Energy and Natural
13 Resources of the Senate; and
14 (B) the Committee on Natural Resources
15 of the House of Representatives.

16 (5) ADDITIONS AND ALTERATIONS TO THE
17 CONDOR NATIONAL SCENIC TRAIL.—

18 (A) IN GENERAL.—On completion of the
19 study required under paragraph (1), if the Sec-
20 retary of Agriculture determines that additional
21 or alternative trail segments are feasible for in-
22 clusion in the Condor National Scenic Trail, the
23 Secretary of Agriculture shall include the seg-
24 ments in the Condor National Scenic Trail.

(B) EFFECTIVE DATE.—An addition or alteration to the Condor National Scenic Trail determined to be feasible under subparagraph (A) shall take effect on the date on which the Secretary of Agriculture publishes in the Federal Register notice that the additional or alternative segments are included in the Condor National Scenic Trail.

9 (e) COOPERATIVE AGREEMENTS.—In carrying out
10 this section (including the amendments made by this sec-
11 tion), the Secretary of Agriculture may enter into coopera-
12 tive agreements with State, Tribal, and local government
13 entities and private entities to complete necessary con-
14 struction, reconstruction, and realignment projects au-
15 thorized for the Condor National Scenic Trail under this
16 section (including the amendments made by this section).

17 SEC. 209. FOREST SERVICE STUDY.

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

1 SEC. 210. NONMOTORIZED RECREATION OPPORTUNITIES.

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

9 SEC. 211. USE BY MEMBERS OF INDIAN TRIBES.

10 (a) ACCESS.—The Secretary shall ensure that Indian
11 Tribes have access, in accordance with the Wilderness Act
12 (16 U.S.C. 1131 et seq.), to the wilderness areas, scenic
13 areas, and potential wilderness areas designated by this
14 title for traditional cultural and religious purposes.

15 (b) TEMPORARY CLOSURES.—

16 (1) IN GENERAL.—In carrying out this section,
17 the Secretary, on request of an Indian Tribe, may
18 temporarily close to the general public 1 or more
19 specific portions of a wilderness area, scenic area, or
20 potential wilderness area designated by this title to
21 protect the privacy of the members of the Indian
22 Tribe in the conduct of traditional cultural and reli-
23 gious activities.

24 (2) REQUIREMENT.—Any closure under para-
25 graph (1) shall be—

- 1 (A) made in such a manner as to affect
2 the smallest practicable area for the minimum
3 period of time necessary for the activity to be
4 carried out; and
5 (B) be consistent with—
6 (i) Public Law 95–341 (commonly
7 known as the “American Indian Religious
8 Freedom Act”) (42 U.S.C. 1996 et seq.);
9 and
10 (ii) the Wilderness Act (16 U.S.C.
11 1131 et seq.).

12 **TITLE III—SAN GABRIEL MOUN-
13 TAINS FOOTHILLS AND RIV-
14 ERS PROTECTION**

15 **SEC. 301. DEFINITION OF STATE.**

16 In this title, the term “State” means the State of
17 California.

18 **Subtitle A—San Gabriel National
19 Recreation Area**

20 **SEC. 311. PURPOSES.**

21 The purposes of this subtitle are—

- 22 (1) to conserve, protect, and enhance for the
23 benefit and enjoyment of present and future genera-
24 tions the ecological, scenic, wildlife, recreational, cul-

1 tural, historical, natural, educational, and scientific
2 resources of the Recreation Area;

3 (2) to provide environmentally responsible, well-
4 managed recreational opportunities within the
5 Recreation Area;

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

8 (4) to provide expanded educational and inter-
9 pretive services to increase public understanding of,
10 and appreciation for, the natural and cultural re-
11 sources of the Recreation Area;

12 (5) to facilitate the cooperative management of
13 the land and resources within the Recreation Area,
14 in collaboration with—

15 (A) the State;

16 (B) political subdivisions of the State;

17 (C) historical, business, cultural, civic, rec-
18 reational, tourism, and other nongovernmental
19 organizations; and

20 (D) the public; and

21 (6) to allow the continued use of the Recreation
22 Area by all individuals, entities, and local govern-
23 ment agencies in activities relating to integrated
24 water management, flood protection, water conserva-
25 tion, water quality, water rights, water supply,

1 groundwater recharge and monitoring, wastewater
2 treatment, public roads and bridges, and utilities
3 within or adjacent to the Recreation Area.

4 **SEC. 312. DEFINITIONS.**

5 In this subtitle:

6 (1) **ADJUDICATION.**—The term “adjudication”
7 means any final judgment, order, ruling, or decree
8 entered in any judicial proceeding adjudicating or af-
9 fecting—

- 10 (A) a water right;
11 (B) surface water management; or
12 (C) groundwater management.

13 (2) **ADVISORY COUNCIL.**—The term “Advisory
14 Council” means the San Gabriel National Recreation
15 Area Public Advisory Council established under sec-
16 tion 317(a).

17 (3) **FEDERAL LAND.**—The term “Federal land”
18 means—

- 19 (A) public land under the jurisdiction of
20 the Secretary; and
21 (B) land under the jurisdiction of the Sec-
22 retary of Defense, acting through the Chief of
23 Engineers.

1 (4) MANAGEMENT PLAN.—The term “management
2 plan” means the management plan for the
3 Recreation Area required under section 314(d).

4 (5) PARTNERSHIP.—The term “Partnership”
5 means the San Gabriel National Recreation Area
6 Partnership established by section 318(a).

7 (6) PUBLIC WATER SYSTEM.—The term “public
8 water system” has the meaning given the term in—

9 (A) section 1401 of the Safe Drinking
10 Water Act (42 U.S.C. 300f); or
11 (B) section 116275 of the California
12 Health and Safety Code.

13 (7) RECREATION AREA.—The term “Recreation
14 Area” means the San Gabriel National Recreation
15 Area established by section 313(a).

16 (8) SECRETARY.—The term “Secretary” means
17 the Secretary of the Interior.

18 (9) UTILITY FACILITY.—The term “utility facility” means—

20 (A)(i) any electric substation, communication facility, tower, pole, line, ground wire, communication circuit, or other structure; and
23 (ii) any related infrastructure; and
24 (B) any facility associated with a public water system.

- 1 (10) WATER RESOURCE FACILITY.—The term
2 “water resource facility” means—
3 (A) an irrigation or pumping facility;
4 (B) a dam or reservoir;
5 (C) a flood control facility;
6 (D) a water conservation works (including
7 a debris protection facility);
8 (E) a sediment placement site;
9 (F) a rain gauge or stream gauge;
10 (G) a water quality facility;
11 (H) a water storage tank or reservoir;
12 (I) a recycled water facility or water pump-
13 ing, conveyance, or distribution system;
14 (J) a water or wastewater treatment facil-
15 ity;
16 (K) an aqueduct, canal, ditch, pipeline,
17 well, hydropower project, or transmission or
18 other ancillary facility;
19 (L) a groundwater recharge facility;
20 (M) a water conservation facility;
21 (N) a water filtration plant; and
22 (O) any other water diversion, conserva-
23 tion, groundwater recharge, storage, or carriage
24 structure.

1 **SEC. 313. SAN GABRIEL NATIONAL RECREATION AREA.**

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

9 (b) MAP AND LEGAL DESCRIPTION.—

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

14 (A) the Committee on Energy and Natural
15 Resources of the Senate; and

16 (B) the Committee on Natural Resources
17 of the House of Representatives.

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

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

1 (c) ADMINISTRATION AND JURISDICTION.—

2 (1) PUBLIC LAND.—The public land included in
3 the Recreation Area shall be administered by the
4 Secretary, acting through the Director of the Na-
5 tional Park Service.

6 (2) DEPARTMENT OF DEFENSE LAND.—Not-
7 withstanding the inclusion of Federal land under the
8 jurisdiction of the Secretary of Defense in the Recre-
9 ation Area, nothing in this subtitle—

10 (A) transfers administrative jurisdiction of
11 that Federal land from the Secretary of De-
12 fense; or

13 (B) otherwise affects any Federal land
14 under the jurisdiction of the Secretary of De-
15 fense.

16 (3) STATE AND LOCAL JURISDICTION.—Noth-
17 ing in this subtitle alters, modifies, or diminishes
18 any right, responsibility, power, authority, jurisdic-
19 tion, or entitlement of the State, a political subdivi-
20 sion of the State, including a court of competent ju-
21 risdiction, regulatory commission, board, or depart-
22 ment, or any State or local agency under any appli-
23 cable Federal, State, or local law (including regula-
24 tions).

1 **SEC. 314. MANAGEMENT.**

2 (a) NATIONAL PARK SYSTEM.—Subject to valid ex-
3 isting rights, the Secretary shall manage the public land
4 included in the Recreation Area in a manner that protects
5 and enhances the natural resources and values of the pub-
6 lic land, in accordance with—

7 (1) this subtitle;

8 (2) the laws generally applicable to units of the
9 National Park System, including section 100101(a),
10 chapter 1003, and sections 100751(a), 100752,
11 100753, and 102101 of title 54, United States Code;
12 and

13 (3) other applicable law (including regulations),
14 adjudications, and orders.

15 (b) COOPERATION WITH SECRETARY OF DE-
16 FENSE.—The Secretary shall cooperate with the Secretary
17 of Defense to develop opportunities for the management
18 of the Federal land under the jurisdiction of the Secretary
19 of Defense included in the Recreation Area in accordance
20 with the purposes described in section 311, to the max-
21 imum extent practicable.

22 (c) TREATMENT OF NON-FEDERAL LAND.—

23 (1) IN GENERAL.—Nothing in this subtitle—

24 (A) authorizes the Secretary to take any
25 action that would affect the use of any land not

1 owned by the United States within the Recre-
2 ation Area;

3 (B) affects the use of, or access to, any
4 non-Federal land within the Recreation Area;

5 (C) modifies any provision of Federal,
6 State, or local law with respect to public access
7 to, or use of, non-Federal land;

8 (D) requires any owner of non-Federal
9 land to allow public access (including Federal,
10 State, or local government access) to private
11 property or any other non-Federal land;

12 (E) alters any duly adopted land use regu-
13 lation, approved land use plan, or any other
14 regulatory authority of any State or local agen-
15 cy or unit of Tribal government;

16 (F) creates any liability, or affects any li-
17 ability under any other law, of any private
18 property owner or other owner of non-Federal
19 land with respect to any person injured on the
20 private property or other non-Federal land;

21 (G) conveys to the Partnership any land
22 use or other regulatory authority;

23 (H) causes any Federal, State, or local
24 regulation or permit requirement intended to

1 apply to units of the National Park System to
2 affect—

3 (i) the Federal land under the juris-
4 diction of the Secretary of Defense; or

5 (ii) non-Federal land within the
6 boundaries of the Recreation Area; or

7 (I) requires any local government to par-
8 ticipate in any program administered by the
9 Secretary.

10 (2) COOPERATION.—The Secretary is encour-
11 aged to work with owners of non-Federal land who
12 have agreed to cooperate with the Secretary to ad-
13 vance the purposes of this subtitle.

14 (3) BUFFER ZONES.—

15 (A) IN GENERAL.—Nothing in this subtitle
16 establishes any protective perimeter or buffer
17 zone around the Recreation Area.

18 (B) ACTIVITIES OR USES UP TO BOUND-
19 ARIES.—The fact that an activity or use of land
20 can be seen or heard from within the Recre-
21 ation Area shall not preclude the activity or
22 land use up to the boundary of the Recreation
23 Area.

24 (4) FACILITIES.—Nothing in this subtitle af-
25 fектs the operation, maintenance, modification, con-

1 struction, destruction, removal, relocation, improve-
2 ment, or expansion of—

3 (A) any water resource facility or public
4 water system;

5 (B) any solid waste, sanitary sewer, water,
6 or wastewater treatment, groundwater recharge
7 or conservation, hydroelectric, or conveyance
8 distribution system;

9 (C) any recycled water facility; or

10 (D) any other utility facility located within
11 or adjacent to the Recreation Area.

12 (5) EXEMPTION.—Section 100903 of title 54,
13 United States Code, shall not apply to—

14 (A) the Puente Hills landfill; or

15 (B) any materials recovery facility or inter-
16 modal facility associated with the Recreation
17 Area.

18 (d) MANAGEMENT PLAN.—

19 (1) DEADLINE.—Not later than 3 years after
20 the date of enactment of this Act, the Secretary and
21 the Advisory Council shall establish a comprehensive
22 management plan for the Recreation Area that sup-
23 ports the purposes described in section 311.

24 (2) USE OF EXISTING PLANS.—In developing
25 the management plan, to the extent consistent with

1 this section, the Secretary may incorporate any pro-
2 vision of a land use or other plan applicable to the
3 public land included in the Recreation Area.

20 (e) FISH AND WILDLIFE.—Nothing in this subtitle
21 affects the jurisdiction of the State with respect to fish
22 or wildlife located on public land in the State.

23 SEC. 315. ACQUISITION OF NON-FEDERAL LAND WITHIN
24 RECREATION AREA.

25 (a) LIMITED ACQUISITION AUTHORITY.—

1 (1) IN GENERAL.—Subject to paragraph (2),
2 the Secretary may acquire non-Federal land within
3 the boundaries of the Recreation Area only through
4 exchange, donation, or purchase from a willing sell-
5 er.

6 (2) DETERMINATION REQUIRED.—Before ac-
7 quiring any land or interest in land pursuant to this
8 subsection, the Secretary shall make a determination
9 that the land contains an important biological, cul-
10 tural, historic, or recreational value.

11 (b) PROHIBITION ON USE OF EMINENT DOMAIN.—
12 Nothing in this subtitle authorizes the use of eminent do-
13 main to acquire land or an interest in land.

14 (c) TREATMENT OF ACQUIRED LAND.—Any land or
15 interest in land acquired by the United States within the
16 boundaries of the Recreation Area shall be—

17 (1) included in the Recreation Area; and
18 (2) administered by the Secretary in accordance
19 with—

20 (A) this subtitle; and
21 (B) other applicable laws (including regu-
22 lations).

1 **SEC. 316. WATER RIGHTS; WATER RESOURCE FACILITIES;**2 **PUBLIC ROADS; UTILITY FACILITIES.**

3 (a) **NO EFFECT ON WATER RIGHTS.**—Nothing in
4 this subtitle or section 322—

5 (1) affects the use or allocation, as in existence
6 on the date of enactment of this Act, of any water,
7 water right, or interest in water (including potable,
8 recycled, reclaimed, waste, imported, exported,
9 banked, or stored water, surface water, groundwater,
10 and public trust interest);

11 (2) affects any public or private contract in ex-
12 istence on the date of enactment of this Act for the
13 sale, lease, loan, or transfer of any water (including
14 potable, recycled, reclaimed, waste, imported, ex-
15 ported, banked, or stored water, surface water, and
16 groundwater);

17 (3) relinquishes or reduces any water right re-
18 served or appropriated by the United States in the
19 State on or before the date of enactment of this Act;

20 (4) authorizes or imposes any new reserved
21 Federal water right or expands water usage pursu-
22 ant to any existing Federal reserved riparian or ap-
23 propriative right;

24 (5) relinquishes or reduces any water right (in-
25 cluding potable, recycled, reclaimed, waste, imported,
26 exported, banked, or stored water, surface water,

1 and groundwater) held, reserved, or appropriated by
2 any public entity or other individual or entity on or
3 before the date of enactment of this Act;

4 (6) interferes or conflicts with the exercise of
5 the powers or duties of any watermaster, public
6 agency, public water system, court of competent ju-
7 risdiction, or other body or entity responsible for
8 groundwater or surface water management or
9 groundwater replenishment as designated or estab-
10 lished pursuant to any adjudication or Federal or
11 State law, including the management of the San Ga-
12 briel River watershed and basin, to provide water
13 supply or other environmental benefits;

14 (7) impedes or adversely impacts any previously
15 adopted Los Angeles County Drainage Area project,
16 as described in the report of the Chief of Engineers
17 dated June 30, 1992 (including any supplement or
18 addendum to that report), or any maintenance
19 agreement to operate that project;

20 (8) interferes or conflicts with any action by a
21 watermaster, water agency, public water system,
22 court of competent jurisdiction, or public agency
23 pursuant to any Federal or State law, water right,
24 or adjudication, including any action relating to—

25 (A) water conservation;

(C) a water pumping, treatment, diversion,
impoundment, or storage facility; or

5 (i) to access any water right; or

6 (ii) to operate any public water sys-

7 tem;

8 (10) requires the initiation or reinitiation of
9 consultation with the United States Fish and Wild-
10 life Service under, or the application of any provision
11 of, the Endangered Species Act of 1973 (16 U.S.C.
12 1531 et seq.) relating to any action affecting any
13 water, water right, or water management or water
14 resource facility in the San Gabriel River watershed
15 and basin; or

16 (11) authorizes any agency or employee of the
17 United States, or any other person, to take any ac-
18 tion inconsistent with any of paragraphs (1) through
19 (10).

20 (b) WATER RESOURCE FACILITIES.—

(1) NO EFFECT ON EXISTING WATER RE-
SOURCE FACILITIES.—Nothing in this subtitle or
section 322 affects—

24 (A) the use, operation, maintenance, re-
25 pair, construction, destruction, removal, recon-

1 figuration, expansion, improvement, or replace-
2 ment of a water resource facility or public
3 water system within or adjacent to the Recre-
4 ation Area or the San Gabriel Mountains Na-
5 tional Monument; or

6 (B) access to a water resource facility
7 within or adjacent to the Recreation Area or
8 the San Gabriel Mountains National Monu-
9 ment.

10 (2) NO EFFECT ON NEW WATER RESOURCE FA-
11 CILITIES.—Nothing in this subtitle or section 322
12 precludes the establishment of a new water resource
13 facility (including instream sites, routes, and areas)
14 within the Recreation Area or the San Gabriel
15 Mountains National Monument if the water resource
16 facility or public water system is necessary to pre-
17 serve or enhance the health, safety, reliability, qual-
18 ity, or accessibility of water supply, or utility serv-
19 ices to residents of Los Angeles County.

20 (3) FLOOD CONTROL.—Nothing in this subtitle
21 or section 322—

22 (A) imposes any new restriction or require-
23 ment on flood protection, water conservation,
24 water supply, groundwater recharge, water

1 transfers, or water quality operations or main-
2 tenance; or

3 (B) increases the liability of an agency or
4 public water system carrying out flood protec-
5 tion, water conservation, water supply, ground-
6 water recharge, water transfers, or water qual-
7 ity operations.

8 (4) DIVERSION OR USE OF WATER.—Nothing in
9 this subtitle or section 322 authorizes or requires
10 the use of water or water rights in, or the diversion
11 of water to, the Recreation Area or San Gabriel
12 Mountains National Monument.

13 (c) UTILITY FACILITIES AND RIGHTS OF WAY.—
14 Nothing in this subtitle or section 322—

15 (1) affects the use, operation, maintenance, re-
16 pair, construction, destruction, reconfiguration, ex-
17 pansion, inspection, renewal, reconstruction, alter-
18 ation, addition, relocation, improvement, removal, or
19 replacement of a utility facility or appurtenant right-
20 of-way within or adjacent to the Recreation Area or
21 the San Gabriel Mountains National Monument;

22 (2) affects access to a utility facility or right-
23 of-way within or adjacent to the Recreation Area or
24 the San Gabriel Mountains National Monument; or

1 (3) precludes the establishment of a new utility
2 facility or right-of-way (including instream sites,
3 routes, and areas) within the Recreation Area or the
4 San Gabriel Mountains National Monument if such
5 a facility or right-of-way is necessary for public
6 health and safety, electricity supply, or other utility
7 services.

8 (d) ROADS; PUBLIC TRANSIT.—

9 (1) DEFINITIONS.—In this subsection:

10 (A) PUBLIC ROAD.—The term “public
11 road” means any paved road or bridge (includ-
12 ing any appurtenant structure and right-of-
13 way) that is—

14 (i) operated or maintained by a non-
15 Federal entity; and

16 (ii)(I) open to vehicular use by the
17 public; or

18 (II) used by a public agency or utility
19 for the operation, maintenance, improve-
20 ment, repair, removal, relocation, construc-
21 tion, destruction, or rehabilitation of infra-
22 structure, a utility facility, or a right-of-
23 way.

12 (2) NO EFFECT ON PUBLIC ROADS OR PUBLIC
13 TRANSIT.—Nothing in this subtitle or section 322—

(B) creates any new liability, or increases any existing liability, of an owner or operator of a public road.

1 **SEC. 317. SAN GABRIEL NATIONAL RECREATION AREA PUB-**2 **LIC ADVISORY COUNCIL.**

3 (a) ESTABLISHMENT.—Not later than 180 days after
4 the date of enactment of this Act, the Secretary shall es-
5 tablish an advisory council, to be known as the “San Ga-
6 briel National Recreation Area Public Advisory Council”.

7 (b) DUTIES.—The Advisory Council shall advise the
8 Secretary regarding the development and implementation
9 of—

10 (1) the management plan; and
11 (2) the visitor services plan under section
12 319(a)(2).

13 (c) APPLICABLE LAW.—The Advisory Council shall
14 be subject to—

15 (1) the Federal Advisory Committee Act (5
16 U.S.C. App.); and
17 (2) all other applicable laws (including regula-
18 tions).

19 (d) MEMBERSHIP.—The Advisory Council shall con-
20 sist of 22 members, to be appointed by the Secretary after
21 taking into consideration recommendations of the Partner-
22 ship, of whom—

23 (1) 2 shall represent local, regional, or national
24 environmental organizations;

1 (2) 2 shall represent the interests of outdoor
2 recreation, including off-highway vehicle recreation,
3 within the Recreation Area;

4 (3) 2 shall represent the interests of commu-
5 nity-based organizations, the missions of which in-
6 clude expanding access to the outdoors;

7 (4) 2 shall represent business interests;

8 (5) 1 shall represent Indian Tribes within or
9 adjacent to the Recreation Area;

10 (6) 1 shall represent the interests of home-
11 owners' associations within the Recreation Area;

12 (7) 3 shall represent the interests of holders of
13 adjudicated water rights, public water systems,
14 water agencies, wastewater and sewer agencies, recy-
15 cled water facilities, and water management and re-
16 plenishment entities;

17 (8) 1 shall represent energy and mineral devel-
18 opment interests;

19 (9) 1 shall represent owners of Federal grazing
20 permits or other land use permits within the Recre-
21 ation Area;

22 (10) 1 shall represent archaeological and histor-
23 ical interests;

24 (11) 1 shall represent the interests of environ-
25 mental educators;

1 (12) 1 shall represent cultural history interests;
2 (13) 1 shall represent environmental justice in-
3 terests;

4 (14) 1 shall represent electrical utility interests;
5 and

6 (15) 2 shall represent the affected public at
7 large.

8 (e) TERMS.—

9 (1) STAGGERED TERMS.—A member of the Ad-
10 visory Council shall be appointed for a term of 3
11 years, except that, of the members first appointed—

12 (A) 7 shall be appointed for a term of 1
13 year; and

14 (B) 7 shall be appointed for a term of 2
15 years.

16 (2) REAPPOINTMENT.—A member may be re-
17 appointed to serve on the Advisory Council on the
18 expiration of the term of service of the member.

19 (3) VACANCY.—A vacancy on the Advisory
20 Council shall be filled in the same manner in which
21 the original appointment was made.

22 (f) QUORUM.—

23 (1) IN GENERAL.—10 members of the Advisory
24 Council shall constitute a quorum.

1 (2) NO EFFECT ON OPERATIONS.—The operations of the Advisory Council shall not be impaired by the fact that a member has not yet been appointed if a quorum has been attained under paragraph (1).

6 (g) CHAIRPERSON; PROCEDURES.—The Advisory
7 Council shall—

8 (1) select a chairperson from among the members of the Advisory Council; and

10 (2) establish such rules and procedures as the Advisory Council considers to be necessary or desirable.

13 (h) SERVICE WITHOUT PAY.—A member of the Advisory Council shall serve without pay.

15 (i) TERMINATION.—The Advisory Council shall terminate on—

17 (1) the date that is 5 years after the date on which the management plan is adopted by the Secretary; or

20 (2) such later date as the Secretary considers to be appropriate.

1 SEC. 318. SAN GABRIEL NATIONAL RECREATION AREA

2 **PARTNERSHIP.**

3 (a) ESTABLISHMENT.—There is established a part-
4 nership, to be known as the “San Gabriel National Recre-
5 ation Area Partnership”.

6 (b) PURPOSES.—The purposes of the Partnership
7 are—

8 (1) to coordinate the activities of Federal,
9 State, Tribal, and local authorities and the private
10 sector in advancing the purposes of this subtitle; and
11 (2) to use the resources and expertise of each
12 agency in improving management and recreational
13 opportunities within the Recreation Area.

14 (c) MEMBERSHIP.—The Partnership shall include the
15 following:

16 (1) The Secretary (or a designee) to represent
17 the National Park Service.

18 (2) The Secretary of Defense (or a designee) to
19 represent the Corps of Engineers.

20 (3) The Secretary of Agriculture (or a designee)
21 to represent the Forest Service.

22 (4) The Secretary of the Natural Resources
23 Agency of the State (or a designee) to represent—

24 (A) the California Department of Parks
25 and Recreation; and

(B) the Rivers and Mountains Conservancy.

(5) 1 designee of the Los Angeles County Board of Supervisors.

(6) 1 designee of the Puente Hills Habitat
Preservation Authority.

7 (7) 4 designees of the San Gabriel Council of
8 Governments, of whom 1 shall be selected from a
9 local land conservancy.

10 (8) 1 designee of the San Gabriel Valley Eco-
11 nomic Partnership.

(9) 1 designee of the Los Angeles County Flood Control District.

(10) 1 designee of the San Gabriel Valley Water Association.

16 (11) 1 designee of the Central Basin Water As-
17 sociation

(12) 1 designee of the Main San Gabriel Basin
Watermaster

(13) 1 designee of a public utility company, to
be appointed by the Secretary

(14) 1 designee of the Watershed Conservation Authority

1 (15) 1 designee of the Advisory Council for the
2 period during which the Advisory Council remains in
3 effect.

4 (16) 1 designee of San Gabriel Mountains Na-
5 tional Monument Community Collaborative.

6 (d) DUTIES.—To advance the purposes described in
7 section 311, the Partnership shall—

8 (1) make recommendations to the Secretary re-
9 garding the development and implementation of the
10 management plan;

11 (2) review and comment on the visitor services
12 plan under section 319(a)(2), and facilitate the im-
13 plementation of that plan;

14 (3) assist units of local government, regional
15 planning organizations, and nonprofit organizations
16 in advancing the purposes of the Recreation Area
17 by—

18 (A) carrying out programs and projects
19 that recognize, protect, and enhance important
20 resource values within the Recreation Area;

21 (B) establishing and maintaining interpre-
22 tive exhibits and programs within the Recre-
23 ation Area;

(C) developing recreational and educational opportunities in the Recreation Area in accordance with the purposes of this subtitle;

(D) increasing public awareness of, and appreciation for, natural, historic, scenic, and cultural resources of the Recreation Area;

(E) ensuring that signs identifying points of public access and sites of interest are posted throughout the Recreation Area;

10 (F) promoting a wide range of partnerships among governments, organizations, and
11 individuals to advance the purposes of the
12 Recreation Area; and
13

14 (G) ensuring that management of the
15 Recreation Area takes into consideration—

(ii) adjacent residents and property owners:

23 (5) carry out any other actions necessary to
24 achieve the purposes of this subtitle

1 (e) AUTHORITIES.—Subject to approval by the Sec-
2 retary, for the purposes of preparing and implementing
3 the management plan, the Partnership may use Federal
4 funds made available under this section—

5 (1) to make grants to the State, political sub-

6 divisions of the State, nonprofit organizations, and

7 other persons;

8 (2) to enter into cooperative agreements with,

9 or provide grants or technical assistance to, the

10 State, political subdivisions of the State, nonprofit

11 organizations, Federal agencies, and other interested

12 parties;

13 (3) to hire and compensate staff;

14 (4) to obtain funds or services from any source,

15 including funds and services provided under any

16 other Federal law or program;

17 (5) to contract for goods or services; and

18 (6) to support activities of partners and any

19 other activities that—

20 (A) advance the purposes of the Recreation

21 Area; and

22 (B) are in accordance with the manage-

23 ment plan.

24 (f) TERMS OF OFFICE; REAPPOINTMENT; VACAN-

25 CIES.—

1 (1) TERMS.—A member of the Partnership
2 shall be appointed for a term of 3 years.

3 (2) REAPPOINTMENT.—A member may be re-
4 appointed to serve on the Partnership on the expira-
5 tion of the term of service of the member.

6 (3) VACANCY.—A vacancy on the Partnership
7 shall be filled in the same manner in which the origi-
8 nal appointment was made.

9 (g) QUORUM.—

10 (1) IN GENERAL.—11 members of the Partner-
11 ship shall constitute a quorum.

12 (2) NO EFFECT ON OPERATIONS.—The oper-
13 ations of the Partnership shall not be impaired by
14 the fact that a member has not yet been appointed
15 if a quorum has been attained under paragraph (1).

16 (h) CHAIRPERSON; PROCEDURES.—The Partnership
17 shall—

18 (1) select a chairperson from among the mem-
19 bers of the Partnership; and

20 (2) establish such rules and procedures as the
21 Partnership considers to be necessary or desirable.

22 (i) SERVICE WITHOUT COMPENSATION.—A member
23 of the Partnership shall serve without compensation.

24 (j) DUTIES AND AUTHORITIES OF SECRETARY.—

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

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

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

16 (4) CONSTRUCTION OF FACILITIES ON NON-
17 FEDERAL LAND.—

18 (A) IN GENERAL.—To facilitate the admin-
19 istration of the Recreation Area, the Secretary
20 may, subject to valid existing rights, construct
21 administrative or visitor use facilities on land
22 owned by a nonprofit organization, local agency,
23 or other public entity in accordance with this
24 subtitle and applicable law (including regula-
25 tions).

9 (5) PRIORITY.—The Secretary shall give pri-
10 ority to actions that—

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

21 (2) a Public Safety Advisory Committee to ad-
22 vise the Secretary regarding public safety issues re-
23 lating to the Recreation Area.

24 SEC. 319. VISITOR SERVICES AND FACILITIES.

25 (a) VISITOR SERVICES.—

1 (1) PURPOSE.—The purpose of this subsection
2 is to facilitate the development of an integrated vis-
3 itor services plan to improve visitor experiences in
4 the Recreation Area through—

5 (A) expanded recreational opportunities;
6 and

7 (B) increased interpretation, education, re-
8 source protection, and enforcement.

9 (2) VISITOR SERVICES PLAN.—

10 (A) IN GENERAL.—Not later than 3 years
11 after the date of enactment of this Act, the Sec-
12 retary shall develop and carry out an integrated
13 visitor services plan for the Recreation Area in
14 accordance with this paragraph.

15 (B) CONTENTS.—The visitor services plan
16 shall—

17 (i) assess current and anticipated fu-
18 ture visitation to the Recreation Area, in-
19 cluding recreation destinations;

20 (ii) consider the demand for various
21 types of recreation (including hiking, pic-
22 nicking, horseback riding, and the use of
23 motorized and mechanized vehicles), as
24 permissible and appropriate;

25 (iii) evaluate—

(II) the effectiveness of current enforcement efforts;

(v) include recommendations—

24 (bb) improved enforcement;
25 and

(III) to better manage Recreation

Area resources to reduce negative impacts on the environment, ecology, and integrated water management activities in the Recreation Area;

(vi) in coordination and consultation

with affected owners of non-Federal land, assess options to incorporate recreational opportunities on non-Federal land into the Recreation Area—

Recreation Area—

(I) in a manner consistent with

the purposes and uses of the non-Federal land; and

(II) with the consent of the non-

Federal landowner;

(vii) assess opportunities to provide recreational opportunities that connect to adjacent National Forest System land; and

land; and

(viii) be developed and carried out in accordance with applicable Federal, State, local laws and ordinances.

(C) CONSULTATION.—In developing the

visitor services plan, the Secretary shall—

(i) consult with—

8 (b) VISITOR USE FACILITIES.—

16 (c) DONATIONS.—

17 (1) IN GENERAL.—The Secretary may accept
18 and use donated funds, property, in-kind contribu-
19 tions, and services to carry out this subtitle.

24 (d) COOPERATIVE AGREEMENTS.—In carrying out
25 this subtitle, the Secretary may make grants to, or enter

1 into cooperative agreements with, units of State, Tribal,
2 and local governments and private entities to conduct re-
3 search, develop scientific analyses, and carry out any other
4 initiative relating to the management of, and visitation to,
5 the Recreation Area.

6 **Subtitle B—San Gabriel Mountains**

7 **SEC. 321. DEFINITIONS.**

8 In this subtitle:

9 (1) SECRETARY.—The term “Secretary” means
10 the Secretary of Agriculture.

11 (2) WILDERNESS AREA OR ADDITION.—The
12 term “wilderness area or addition” means any wil-
13 derness area or wilderness addition designated by
14 section 323(a).

15 **SEC. 322. NATIONAL MONUMENT BOUNDARY MODIFI- 16 CATION.**

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

1 (b) ADMINISTRATION.—The Secretary shall administer the Monument (including the land added to the Monument by subsection (a)), in accordance with—

4 (1) Presidential Proclamation 9194 (54 U.S.C. 320301 note);

6 (2) the laws generally applicable to the Monument; and

8 (3) this subtitle.

9 (c) MANAGEMENT PLAN.—Not later than 3 years after the date of enactment of this Act, the Secretary shall consult with the State, local governments, and interested members of the public to update the San Gabriel Mountains National Monument Plan to provide management direction and protection for the land added to the Monument by subsection (a).

16 **SEC. 323. DESIGNATION OF WILDERNESS AREAS AND ADDITIONS.**

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

23 (1) CONDOR PEAK WILDERNESS.—Certain Federal land in the Angeles National Forest, comprising approximately 8,207 acres, as generally depicted on

1 the map entitled “Condor Peak Wilderness—Pro-
2 posed” and dated June 6, 2019, which shall be
3 known as the “Condor Peak Wilderness”.

4 (2) SAN GABRIEL WILDERNESS ADDITIONS.—
5 Certain Federal land in the Angeles National Forest,
6 comprising approximately 2,032 acres, as generally
7 depicted on the map entitled “San Gabriel Wilder-
8 ness Additions” and dated June 6, 2019, which is
9 incorporated in, and considered to be a part of, the
10 San Gabriel Wilderness designated by Public Law
11 90–318 (16 U.S.C. 1132 note; 82 Stat. 131).

12 (3) SHEEP MOUNTAIN WILDERNESS ADDI-
13 TIONS.—Certain Federal land in the Angeles Na-
14 tional Forest, comprising approximately 13,726
15 acres, as generally depicted on the map entitled
16 “Sheep Mountain Wilderness Additions” and dated
17 June 6, 2019, which is incorporated in, and consid-
18 ered to be a part of, the Sheep Mountain Wilderness
19 designated by section 101(a)(29) of the California
20 Wilderness Act of 1984 (16 U.S.C. 1132 note; Pub-
21 lic Law 98–425; 98 Stat. 1623).

22 (4) YERBA BUENA WILDERNESS.—Certain Fed-
23 eral land in the Angeles National Forest, comprising
24 approximately 6,694 acres, as generally depicted on
25 the map entitled “Yerba Buena Wilderness—Pro-

1 posed” and dated June 6, 2019, which shall be
2 known as the “Yerba Buena 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 a legal description of the wilder-
7 ness areas and additions with—

8 (A) the Committee on Energy and Natural
9 Resources of the Senate; and

10 (B) the Committee on Natural Resources
11 of the House of Representatives.

12 (2) FORCE OF LAW.—The map and legal de-
13 scription filed under paragraph (1) shall have the
14 same force and effect as if included in this subtitle,
15 except that the Secretary may correct any clerical or
16 typographical error in the map or legal description.

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

21 **SEC. 324. ADMINISTRATION OF WILDERNESS AREAS AND**
22 **ADDITIONS.**

23 (a) IN GENERAL.—Subject to valid existing rights,
24 the wilderness areas and additions shall be administered
25 by the Secretary in accordance with this section and the

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

5 (b) FIRE MANAGEMENT AND RELATED ACTIVI-
6 TIES.—

7 (1) IN GENERAL.—The Secretary may carry out
8 such activities in a wilderness area or addition as
9 are necessary for the control of fire, insects, or dis-
10 eases in accordance with—

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

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

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

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

24 (4) ADMINISTRATION.—In accordance with
25 paragraph (1) and any other applicable Federal law,

1 to ensure a timely and efficient response to a fire
2 emergency in a wilderness area or addition, the Sec-
3 retary shall—

4 (A) not later than 1 year after the date of
5 enactment of this Act, establish agency ap-
6 proval procedures (including appropriate delega-
7 tions of authority to the Forest Supervisor, Dis-
8 trict Manager, or other agency officials) for re-
9 sponding to fire emergencies; and
10 (B) enter into agreements with appropriate
11 State or local firefighting agencies.

12 (c) GRAZING.—The grazing of livestock in a wilder-
13 ness area or addition, if established before the date of en-
14 actment of this Act, shall be administered in accordance
15 with—

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

18 (2) the guidelines contained in Appendix A of
19 the report of the Committee on Interior and Insular
20 Affairs of the House of Representatives accom-
21 panying H.R. 2570 of the 101st Congress (H. Rept.
22 101–405).

23 (d) FISH AND WILDLIFE.—

24 (1) IN GENERAL.—In accordance with section
25 4(d)(7) of the Wilderness Act (16 U.S.C.

1 1133(d)(7)), nothing in this subtitle affects the ju-
2 risdiction or responsibility of the State with respect
3 to fish or wildlife on public land in the State.

4 (2) MANAGEMENT ACTIVITIES.—

5 (A) IN GENERAL.—In support of the pur-
6 poses and principles of the Wilderness Act (16
7 U.S.C. 1131 et seq.), the Secretary may con-
8 duct any management activity that the Sec-
9 retary determines to be necessary to maintain
10 or restore a fish or wildlife population or habi-
11 tat in a wilderness area or addition, if the activ-
12 ity is conducted in accordance with—

13 (i) applicable wilderness management
14 plans; and

15 (ii) appropriate policies, such as the
16 policies established in Appendix B of the
17 report of the Committee on Interior and
18 Insular Affairs of the House of Represent-
19 atives accompanying H.R. 2570 of the
20 101st Congress (H. Rept. 101–405).

21 (B) INCLUSIONS.—A management activity
22 under subparagraph (A) may include the occa-
23 sional and temporary use of motorized vehicles,
24 if the use, as determined by the Secretary,
25 would promote healthy, viable, and more natu-

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

5 (C) EXISTING ACTIVITIES.—In accordance
6 with section 4(d)(1) of the Wilderness Act (16
7 U.S.C. 1133(d)(1)) and other appropriate poli-
8 cies (such as the policies established in Appen-
9 dix B of the report of the Committee on Inter-
10 rior and Insular Affairs of the House of Rep-
11 resentatives accompanying H.R. 2570 of the
12 101st Congress (H. Rept. 101–405)), the State
13 may use aircraft (including helicopters) in a
14 wilderness area or addition to survey, capture,
15 transplant, monitor, or provide water for a wild-
16 life population, including bighorn sheep.

17 (e) BUFFER ZONES.—

18 (1) IN GENERAL.—Nothing in this subtitle es-
19 tablishes any protective perimeter or buffer zone
20 around a wilderness area or addition.

21 (2) ACTIVITIES OR USES UP TO BOUNDARIES.—
22 The fact that a nonwilderness activity or use can be
23 seen or heard from within a wilderness area or addi-
24 tion shall not preclude the activity or use up to the
25 boundary of the wilderness area or addition.

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

3 (1) low-level overflights of military aircraft over
4 a wilderness area or addition;

5 (2) the designation of a new unit of special air-
6 space over a wilderness area or addition; or

7 (3) the use or establishment of a military flight
8 training route over a wilderness area or addition.

9 (g) HORSES.—Nothing in this subtitle precludes
10 horseback riding in, or the entry of recreational or com-
11 mercial saddle or pack stock into, a wilderness area or
12 addition—

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

15 (2) subject to such terms and conditions as the
16 Secretary determines to be necessary.

17 (h) LAW ENFORCEMENT.—Nothing in this subtitle
18 precludes any law enforcement or drug interdiction effort
19 within a wilderness area or addition, in accordance with
20 the Wilderness Act (16 U.S.C. 1131 et seq.).

21 (i) WITHDRAWAL.—Subject to valid existing rights,
22 the wilderness areas and additions are withdrawn from—

23 (1) all forms of entry, appropriation, and dis-
24 posal under the public land laws;

1 (2) location, entry, and patent under the mining
2 laws; and

3 (3) operation of the mineral materials and geo-
4 thermal leasing laws.

5 (j) INCORPORATION OF ACQUIRED LAND AND INTER-
6 ESTS.—Any land within the boundary of a wilderness area
7 or addition that is acquired by the United States shall—

8 (1) become part of the wilderness area or addi-
9 tion in which the land is located; and

10 (2) be managed in accordance with this section,
11 the Wilderness Act (16 U.S.C. 1131 et seq.), and
12 any other applicable law (including regulations).

13 (k) CLIMATOLOGICAL DATA COLLECTION.—In ac-
14 cordance with the Wilderness Act (16 U.S.C. 1131 et seq.)
15 and subject to such terms and conditions as the Secretary
16 may prescribe, the Secretary may authorize the installa-
17 tion and maintenance of hydrologic, meteorologic, or cli-
18 matological collection devices in a wilderness area or addi-
19 tion if the Secretary determines that the device and access
20 to the device is essential to a flood warning, flood control,
21 or water reservoir operation activity.

22 (l) AUTHORIZED EVENT.—The Secretary may au-
23 thorize the Angeles Crest 100 competitive running event
24 to continue in substantially the same manner in which the
25 event was operated and permitted in 2015 within the land

1 added to the Sheep Mountain Wilderness by section
2 323(a)(3) and the Pleasant View Ridge Wilderness Area
3 designated by section 1802(8) of the Omnibus Public
4 Land Management Act of 2009 (16 U.S.C. 1132 note;
5 Public Law 111-11; 123 Stat. 1054), if the event is au-
6 thorized and conducted in a manner compatible with the
7 preservation of the areas as wilderness.

8 **SEC. 325. DESIGNATION OF WILD AND SCENIC RIVERS.**

9 (a) DESIGNATION.—Section 3(a) of the Wild and
10 Scenic Rivers Act (16 U.S.C. 1274(a)) (as amended by
11 section 205(a)) is amended by adding at the end the fol-
12 lowing:

13 “(272) EAST FORK SAN GABRIEL RIVER, CALI-
14 FORNIA.—The following segments of the East Fork
15 San Gabriel River, to be administered by the Sec-
16 retary of Agriculture in the following classes:

17 “(A) The 10-mile segment from the con-
18 fluence of the Prairie Fork and Vincent Gulch
19 to 100 yards upstream of the Heaton Flats
20 trailhead and day use area, as a wild river.

21 “(B) The 2.7-mile segment from 100 yards
22 upstream of the Heaton Flats trailhead and day
23 use area to 100 yards upstream of the con-
24 fluence with Williams Canyon, as a recreational
25 river.

1 “(273) NORTH FORK SAN GABRIEL RIVER,
2 CALIFORNIA.—The 4.3-mile segment of the North
3 Fork San Gabriel River from the confluence with
4 Cloudburst Canyon to 0.25 miles upstream of the
5 confluence with the West Fork San Gabriel River, to
6 be administered by the Secretary of Agriculture as
7 a recreational river.

8 “(274) WEST FORK SAN GABRIEL RIVER, CALI-
9 FORNIA.—The following segments of the West Fork
10 San Gabriel River, to be administered by the Sec-
11 retary of Agriculture in the following classes:

12 “(A) The 6.7-mile segment from 0.25
13 miles downstream of its source near Red Box
14 Gap in sec. 14, T. 2 N., R. 12 W., to the con-
15 fluence with the unnamed tributary 0.25 miles
16 downstream of the power lines in sec. 22, T. 2
17 N., R. 11 W., as a recreational river.

18 “(B) The 1.6-mile segment of the West
19 Fork from 0.25 miles downstream of the
20 powerlines in sec. 22, T. 2 N., R. 11 W., to the
21 confluence with Bobcat Canyon, as a wild river.

22 “(275) LITTLE ROCK CREEK, CALIFORNIA.—
23 The following segments of Little Rock Creek and
24 tributaries, to be administered by the Secretary of
25 Agriculture in the following classes:

1 “(A) The 10.3-mile segment from its
2 source on Mt. Williamson in sec. 6, T. 3 N., R.
3 9 W., to 100 yards upstream of the confluence
4 with the South Fork Little Rock Creek, as a
5 wild river.

6 “(B) The 6.6-mile segment from 100 yards
7 upstream of the confluence with the South Fork
8 Little Rock Creek to the confluence with
9 Santiago Canyon, as a recreational river.

10 “(C) The 1-mile segment of Cooper Can-
11 yon Creek from 0.25 miles downstream of
12 Highway 2 to 100 yards downstream of Cooper
13 Canyon Campground, as a scenic river.

14 “(D) The 1.3-mile segment of Cooper Can-
15 yon Creek from 100 yards downstream of Coo-
16 per Canyon Campground to the confluence with
17 Little Rock Creek, as a wild river.

18 “(E) The 1-mile segment of Buckhorn
19 Creek from 100 yards downstream of the
20 Buckhorn Campground to its confluence with
21 Cooper Canyon Creek, as a wild river.”.

- 22 (b) WATER RESOURCE FACILITIES; WATER USE.—
23 (1) WATER RESOURCE FACILITIES.—
24 (A) DEFINITIONS.—In this paragraph:

- (i) WATER RESOURCE FACILITY.—The term “water resource facility” means—

 - (I) an irrigation or pumping facility;
 - (II) a dam or reservoir;
 - (III) a flood control facility;
 - (IV) a water conservation works (including a debris protection facility);
 - (V) a sediment placement site;
 - (VI) a rain gauge or stream gauge;
 - (VII) a water quality facility;
 - (VIII) a recycled water facility or water pumping, conveyance, or distribution system;
 - (IX) a water storage tank or reservoir;
 - (X) a water treatment facility;
 - (XI) an aqueduct, canal, ditch, pipeline, well, hydropower project, or transmission or other ancillary facility;
 - (XII) a groundwater recharge facility;

(XIII) a water filtration plant;

2 and

(XIV) any other water diversion, conservation, storage, or carriage structure.

(ii) WILD AND SCENIC RIVER SEGMENT.—The term “wild and scenic river segment” means a component of the national wild and scenic rivers system designated by paragraph (272), (273), (274), or (275) of section 3(a) of the Wild and Scenic Rivers Act (16 U.S.C. 1274(a)) (as added by subsection (a)).

(ii) access to a water resource facility downstream of a wild and scenic river segment.

10 (2) LIMITATION.—Any new reservation of water
11 or new use of water pursuant to existing water
12 rights held by the United States to advance the pur-
13 poses of the National Wild and Scenic Rivers Act
14 (16 U.S.C. 1271 et seq.) shall be for nonconsump-
15 tive instream use only within the wild and scenic
16 river segments (as defined in paragraph (1)(A)).

20 SEC. 326. WATER RIGHTS.

21 (a) STATUTORY CONSTRUCTION.—Nothing in this
22 title, and no action carried out pursuant to this title—
23 (1) constitutes an express or implied reservation
24 of any water or water right, or authorizes an expansion

1 sion of water use pursuant to existing water rights
2 held by the United States, with respect to—

3 (A) the San Gabriel Mountains National
4 Monument;

5 (B) the wilderness areas and additions;
6 and

7 (C) the components of the national wild
8 and scenic rivers system designated by para-
9 graphs (272), (273), (274), and (275) of sec-
10 tion 3(a) of the Wild and Scenic Rivers Act (16
11 U.S.C. 1274(a)) (as added by section 325(a))
12 and land adjacent to the components;

13 (2) affects, alters, modifies, or conditions any
14 water right in the State in existence on the date of
15 enactment of this Act, including any water rights
16 held by the United States;

17 (3) establishes a precedent with respect to any
18 designation of wilderness or wild and scenic rivers
19 after the date of enactment of this Act;

20 (4) affects, alters, or modifies the interpretation
21 of, or any designation, decision, adjudication, or ac-
22 tion carried out pursuant to, any other Act; or

23 (5) limits, alters, modifies, or amends any inter-
24 state compact or equitable apportionment decree

1 that apportions water among or between the State
2 and any other State.

3 (b) STATE WATER LAW.—The Secretary shall com-
4 ply with applicable procedural and substantive require-
5 ments under State law to obtain and hold any water rights
6 not in existence on the date of enactment of this Act with
7 respect to—

8 (1) the San Gabriel Mountains National Monu-
9 ment;

10 (2) the wilderness areas and additions; and

11 (3) the components of the national wild and
12 scenic rivers system designated by paragraphs (272),
13 (273), (274), and (275) of section 3(a) of the Wild
14 and Scenic Rivers Act (16 U.S.C. 1274(a)) (as
15 added by section 325(a)).