^{114TH CONGRESS} 2D SESSION H.R. 5780

To provide greater conservation, recreation, economic development and local management of Federal lands in Utah, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 14, 2016

Mr. BISHOP of Utah (for himself and Mr. CHAFFETZ) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

- To provide greater conservation, recreation, economic development and local management of Federal lands in Utah, 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.

- 4 The Act may be cited as the "Utah Public Lands Ini-
- 5 tiative Act".

6 SEC. 2. TABLE OF CONTENTS.

- 7 The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.
 - Sec. 3. Definitions.

DIVISION A—CONSERVATION

2

TITLE I—WILDERNESS

- Sec. 101. Wilderness designations.
- Sec. 102. Maps and legal descriptions.
- Sec. 103. Wilderness administration.
- Sec. 104. Water rights.
- Sec. 105. Military overflights.
- Sec. 106. Adjacent management.
- Sec. 107. Indian rights.
- Sec. 108. Acquisition of land and interests in land.
- Sec. 109. Wilderness release.
- Sec. 110. Airsheds.

TITLE II—NATIONAL CONSERVATION AREAS

- Sec. 201. National Conservation Areas.
- Sec. 202. Map and legal description.
- Sec. 203. Administration of National Conservation Areas.
- Sec. 204. General provisions.
- Sec. 205. Additional purpose for Docs Valley, Stone Bridge Draw, Stuntz Draw, Beach Draw, and Diamond Mountain National Conservation Areas.
- Sec. 206. Additional purpose for Colorado River National Conservation Area.

TITLE III—WATERSHED MANAGEMENT AREAS

- Sec. 301. Watershed Management Areas.
- Sec. 302. Administration of Watershed Management Areas.
- Sec. 303. General provisions.

TITLE IV—SPECIAL MANAGEMENT AREAS

- Sec. 401. High Uintas Special Management Area.
- Sec. 402. High Uintas Special Management Area map and legal description.
- Sec. 403. Administration of the High Uintas Special Management Area.
- Sec. 404. High Uintas Special Management Area general provisions.
- Sec. 405. Little West Fork Blacks Fork Special Management Area.
- Sec. 406. Administration of Little West Fork Blacks Fork Special Management Area.
- Sec. 407. Little West Fork Blacks Fork Special Management Area general provisions.
- Sec. 408. Desolation Canyon, Nine Mile Canyon, White River and Books Cliffs Sportsmen's Special Management Areas.
- Sec. 409. Desolation Canyon, Nine Mile Canyon, White River and Books Cliffs Sportsmen's Special Management Area map and legal description.
- Sec. 410. Administration of the Desolation Canyon, Nine Mile Canyon, and White River Special Management Areas.
- Sec. 411. Desolation Canyon, Nine Mile Canyon, and White River Special Management Area general provisions.
- Sec. 412. Book Cliffs Sportsmens Special Management Area additional provisions.
- Sec. 413. Book Cliffs Sportsmen's Special Management Area Advisory Committee.

TITLE V—ARCHES NATIONAL PARK EXPANSION

Sec. 501. Arches National Park expansion.

TITLE VI—JURASSIC NATIONAL MONUMENT

Sec. 601. Jurassic National Monument.

TITLE VII—WILD AND SCENIC RIVERS

Sec. 701. Wild and scenic rivers.

TITLE VIII—ASHLEY KARST NATIONAL GEOLOGIC AND RECREATION AREA

- Sec. 801. Ashley Karst National Geologic and Recreation Area.
- Sec. 802. Map and legal description.
- Sec. 803. Administration.
- Sec. 804. General provisions.

DIVISION B—INNOVATIVE LAND MANAGEMENT, RECREATION AND ECONOMIC DEVELOPMENT

TITLE I—SCHOOL TRUST LAND CONSOLIDATIONS

- Sec. 101. Findings and purpose.
- Sec. 102. Definitions.
- Sec. 103. Exchange of land; reservation of interests.
- Sec. 104. Withdrawal of Federal lands prior to exchange.
- Sec. 105. National Environmental Policy Act of 1969 and Federal Land Policy and Management Act of 1976 compliance.
- Sec. 106. Status and management of land after exchange.
- Sec. 107. Book Cliffs Conservation Area.

TITLE II—GOBLIN VALLEY STATE PARK

- Sec. 201. Land conveyance.
- Sec. 202. Cooperative Management of Goblin Valley.

TITLE III—PRICE CANYON STATE FOREST

- Sec. 301. Definitions.
- Sec. 302. Exchange of land.
- Sec. 303. Livestock grazing.

TITLE IV—DEER LODGE LAND EXCHANGE

- Sec. 401. Definitions.
- Sec. 402. Land exchange.

TITLE V—SCOFIELD LAND TRANSFER

- Sec. 501. Short title.
- Sec. 502. Definitions.
- Sec. 503. Conveyance of Scofield Project Land.

TITLE VI—LAND CONVEYANCES

Sec. 601. Land conveyances.

TITLE VII—LAND DISPOSALS

Sec. 701. Land disposals.

TITLE VIII—RECREATION ZONES

- Sec. 801. Establishment.
- Sec. 802. Map and legal description.
- Sec. 803. Goldbar Recreation Zone management.
- Sec. 804. Monitor and Merrimac Recreation Zone management.
- Sec. 805. Klondike Recreation Zone management.
- Sec. 806. Big Flat Recreation Zone management.
- Sec. 807. Mineral Canyon Recreation Zone management.
- Sec. 808. Dee Pass and Utah Rims Recreation Zone management.
- Sec. 809. Yellow Circle and Cameo Cliffs Recreation Zone management.
- Sec. 810. Jensen Hills Recreation Zone additional provisions.
- Sec. 811. Red Mountain Recreation Zone management.
- Sec. 812. Devils Hole Recreation Zone management.
- Sec. 813. Bourdette Draw Recreation Zone additional provisions.
- Sec. 814. Red Wash Recreation Zone additional provisions.
- Sec. 815. Hole-in-the-Rock Trail.
- Sec. 816. Recapture Canyon.
- Sec. 817. Big Burrito Non-Motorized Trail.

TITLE IX—RED ROCK COUNTRY OFF-HIGHWAY VEHICLE TRAIL

- Sec. 901. Definitions.
- Sec. 902. Designation.
- Sec. 903. Management.

TITLE X—LONG-TERM INDIAN ECONOMIC DEVELOPMENT CERTAINTY

- Sec. 1001. Indian economic development in San Juan County, Utah.
- Sec. 1002. Ute Indian Tribe Economic Development Area.
- Sec. 1003. Water study for Uintah and Duchesne Counties.

TITLE XI—LONG-TERM ENERGY DEVELOPMENT CERTAINTY IN UTAH

- Sec. 1101. Sense of Congress.
- Sec. 1102. Actions to expedite energy-related projects.
- Sec. 1103. Permitting and regulatory programs.
- Sec. 1104. Judicial review.
- Sec. 1105. Completion of administrative land exchange process.

TITLE XII—LONG-TERM TRAVEL MANAGEMENT CERTAINTY

- Sec. 1201. Rights-of-way for certain roads.
- Sec. 1202. Grand County Council recommendations for certain roads.
- Sec. 1203. Uintah County road certainty.

TITLE XIII—LONG-TERM GRAZING CERTAINTY

- Sec. 1301. Current permitted use.
- Sec. 1302. Bighorn sheep.
- Sec. 1303. Protection of grazing lands.

DIVISION C—LOCAL PARTICIPATION

TITLE I—LOCAL PARTICIPATION AND PLANNING

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Sec. 101. Public Lands Initiative Planning and Implementation Advisory Committee.

DIVISION D—BEAR EARS NATIONAL CONSERVATION AREA

TITLE I—BEARS EARS NATIONAL CONSERVATION AREA

- Sec. 101. Findings.
- Sec. 102. Establishment.
- Sec. 103. Map and legal description.
- Sec. 104. Administration of Bear Ears National Conservation Area.
- Sec. 105. General provisions.
- Sec. 106. Cooperating agencies.
- Sec. 107. Bears Ears Tribal Commission.
- Sec. 108. Tribal employment.
- Sec. 109. Tribal liaison.
- Sec. 110. Bears Ears Advisory Committee.

1 SEC. 3. DEFINITIONS.

2 In this Act:

3	(1) FEDERAL LAND.—The term "Federal land"
4	means the lands or interests in land under the juris-
5	diction of the Department of the Interior or the De-
6	partment of Agriculture, except such term does not
7	include land the title to which is held in trust by the
8	United States for the benefit of a tribe or an indi-
9	vidual or is held in fee by a tribe or individual sub-
10	ject to a restriction by the United States against
11	alienation.
12	(2) TRIBE.—The term "Tribe" means a feder-
13	ally recognized Indian tribe (including a pueblo).

14 (3) TRIBAL.—The term "Tribal" means of or15 pertaining to a tribe.

16 (4) WATER RESOURCE FACILITIES.—The term
17 "water resource facilities" means irrigation and

pumping facilities, reservoirs, water conservation
 works, aqueducts, canals, ditches, pipelines, wells,
 hydropower projects, transmission and other ancil lary facilities, and other water diversion, storage,
 and carriage structures.

6 DIVISION A—CONSERVATION 7 TITLE I—WILDERNESS

8 SEC. 101. WILDERNESS DESIGNATIONS.

9 In furtherance of the purposes of the Wilderness Act, 10 and subject to valid existing rights, including the rights 11 of a tribe, the following areas of the State of Utah are 12 designated as wilderness and as components of the Na-13 tional Wilderness Preservation System pursuant to the 14 Wilderness Act (16 U.S.C. 1131 et seq.).

(1) CANDLAND MOUNTAIN.—Certain Federal
land in Emery County managed by the United
States Forest Service comprising approximately
12,330 acres, as generally depicted on the Utah PLI
Wilderness Map dated June 30, 2016, which shall be
known as the "Candland Mountain Wilderness".

(2) DESOLATION CANYON.—Certain Federal
land in Duchesne, Uintah, Carbon, Emery, and
Grand Counties managed by the Bureau of Land
Management comprising approximately 458,413
acres, as generally depicted on the Utah PLI Wilder-

ness Map dated June 30, 2016, which shall be
known as the "Desolation Canyon Wilderness".
(3) HIGH UINTA.—Certain Federal land in
Duchesne, Summit, and Uintah Counties, managed
by the United States Forest Service comprising ap-
proximately 28,293 acres, as generally depicted on
the Utah PLI Wilderness Map dated June 30, 2016,
which shall be known as the "High Uinta Wilder-
ness''.
(4) Mancos Mesa.—Certain Federal land in
San Juan County, managed by the Bureau of Land
Management and the National Park Service com-
prising approximately 95,605 acres, as generally de-
picted on the Utah PLI Wilderness Map dated June
30, 2016, which shall be known as the "Mancos
Mesa Wilderness''.
(5) CHEESEBOX CANYON.—Certain Federal
land in San Juan County managed by the Bureau
of Land Management comprising approximately
14,441 acres, as generally depicted on the Utah PLI
Wilderness Map dated June 30, 2016, which shall be
known as the "Cheesebox Canyon Wilderness".
(6) BUTLER WASH.—Certain Federal land in
San Juan County managed by the Bureau of Land
Management comprising approximately 27,813

acres, as generally depicted on the Utah PLI Wilder ness Map dated June 30, 2016, which shall be
 known as the "Butler Wash Wilderness".

4 (7) DARK CANYON.—Certain Federal land in
5 San Juan County managed by the Bureau of Land
6 Management comprising approximately 72,990
7 acres, as generally depicted on the Utah PLI Wilder8 ness Map dated June 30, 2016, which shall be
9 known as the "Dark Canyon Wilderness".

10 (8) BEHIND THE ROCKS.—Certain Federal land
11 in San Juan and Grand Counties managed by the
12 Bureau of Land Management comprising approxi13 mately 13,024 acres, as generally depicted on the
14 Utah PLI Wilderness Map dated June 30, 2016,
15 which shall be known as the "Behind the Rocks Wil16 derness".

(9) BRIDGER JACK MESA.—Certain Federal
land in San Juan County managed by the Bureau
of Land Management comprising approximately
6,009 acres, as generally depicted on the Utah PLI
Wilderness Map dated June 30, 2016, which shall be
known as the "Bridger Jack Mesa Wilderness".

(10) CEDAR MESA.—Certain Federal land in
San Juan County managed by the Bureau of Land
Management comprising approximately 223,566

4 (11) MIKES CANYON.—Certain Federal land in
5 San Juan County managed by the Bureau of Land
6 Management and the National Park Service com7 prising approximately 30,549 acres, as generally de8 picted on the Utah PLI Wilderness Map dated June
9 30, 2016, which shall be known as the "Mikes Can10 yon Wilderness".

(12) MULE CANYON.—Certain Federal land in
San Juan County, Utah managed by the Bureau of
Land Management comprising approximately 5,858
acres, as generally depicted on the Utah PLI Wilderness Map and dated June 30, 2016, which shall be
known as the "Mule Canyon Wilderness".

(13) MARSH PEAK.—Certain Federal land in
Uintah County managed by the United States Forest Service comprising approximately 15,031 acres,
as generally depicted on the Utah PLI Wilderness
Map dated June 30, 2016, which shall be known as
the "Marsh Peak Wilderness".

23 (14) CLIFF PEAK.—Certain Federal land in
24 Uintah and Duchesne Counties managed by the
25 United States Forest Service comprising approxi-

mately 9,153 acres, as generally depicted on the
 Utah PLI Wilderness Map dated June 30, 2016,
 which shall be known as the "Cliff Peak Wilder ness".

5 (15) BULL CANYON.—Certain Federal land in
6 Uintah County, Utah managed by the Bureau of
7 Land Management comprising approximately 599
8 acres, as generally depicted on the Utah PLI Wilder9 ness Map and dated June 30, 2016, which shall be
10 known as the "Bull Canyon Wilderness".

(16) WHITE CANYON.—Certain Federal land in
San Juan County managed by the Bureau of Land
Management comprising approximately 18,886
acres, as generally depicted on the Utah PLI Wilderness Map dated June 30, 2016, which shall be
known as the "White Canyon Wilderness".

17 (17) MEXICAN MOUNTAIN.—Certain Federal
18 land in Emery County managed by the Bureau of
19 Land Management comprising approximately 84,976
20 acres, as generally depicted on the Utah PLI Wilder21 ness Map dated June 30, 2016, which shall be
22 known as the "Mexican Mountain Wilderness".

(18) SIDS MOUNTAIN.—Certain Federal land in
Emery County managed by the Bureau of Land
Management comprising approximately 82,406

acres, as generally depicted on the Utah PLI Wilder ness Map dated June 30, 2016, which shall be
 known as the "Sids Mountain Wilderness".

4 (19) MUDDY CREEK.—Certain Federal land in
5 Emery County managed by the Bureau of Land
6 Management comprising approximately 72,400
7 acres, as generally depicted on the Utah PLI Wilder8 ness Map dated June 30, 2016, which shall be
9 known as the "Muddy Creek Wilderness".

10 (20) SAN RAFAEL REEF.—Certain Federal land
11 in Emery County managed by the Bureau of Land
12 Management comprising approximately 54,284
13 acres, as generally depicted on the Utah PLI Wilder14 ness Map dated June 30, 2016, which shall be
15 known as the "San Rafael Reef Wilderness".

16 (21) CRACK CANYON WILDERNESS.—Certain
17 Federal land in Emery County managed by the Bu18 reau of Land Management comprising approximately
19 27,191 acres, as generally depicted on the Utah PLI
20 Wilderness Map dated June 30, 2016, which shall be
21 known as the "Crack Canyon Wilderness".

(22) DEVILS CANYON.—Certain Federal land in
Emery County managed by the Bureau of Land
Management comprising approximately 8,652 acres,
as generally depicted on the Utah PLI Wilderness

3 (23) NELSON MOUNTAIN.—Certain Federal
4 land in Emery County managed by the United
5 States Forest Service comprising approximately
6 12,856 acres, as generally depicted on the Utah PLI
7 Wilderness Map dated June 30, 2016, which shall be
8 known as the "Nelson Mountain Wilderness".

9 (24) WILLIAM GRANSTAFF CANYON.—Certain 10 Federal land in Grand County managed by the Bu-11 reau of Land Management comprising approximately 12 8,420 acres, as generally depicted on the Utah PLI 13 Wilderness Map dated June 30, 2016, which shall be 14 known as the "William Granstaff Canyon Wilder-15 ness".

16 (25) MILL CREEK CANYON.—Certain Federal
17 land in Grand County managed by the Bureau of
18 Land Management comprising approximately 12,357
19 acres, as generally depicted on the Utah PLI Wilder20 ness Map dated June 30, 2016, which shall be
21 known as the "Mill Creek Canyon Wilderness".

(26) LABYRINTH CANYON.—Certain Federal
land in Grand and Emery Counties managed by the
Bureau of Land Management comprising approximately 56,688 acres, as generally depicted on the

Utah PLI Wilderness Map dated June 30, 2016,
 which shall be known as the "Labyrinth Canyon
 Wilderness".

4 (27) CANYONLANDS.—Certain Federal land in
5 San Juan County managed by the National Park
6 Service comprising approximately 257,606 acres, as
7 generally depicted on the Utah PLI Wilderness Map
8 dated June 30, 2016, which shall be known as the
9 "Canyonlands Wilderness".

10 (28) ARCHES.—Certain Federal land in Grand
11 County managed by the National Park Service com12 prising approximately 63,808 acres, as generally de13 picted on the Utah PLI Wilderness Map dated June
14 30, 2016, which shall be known as the "Arches Wil15 derness".

16 (29) FISHER TOWERS.—Certain Federal land in
17 Grand County managed by the Bureau of Land
18 Management comprising approximately 1,190 acres,
19 as generally depicted on the Utah PLI Wilderness
20 Map dated June 30, 2016, which shall be known as
21 the "Fisher Towers Wilderness".

(30) MARY JANE CANYON.—Certain Federal
land in Grand County managed by the Bureau of
Land Management comprising approximately 13,574
acres, as generally depicted on the Utah PLI Wilder-

1	ness Map dated June 30, 2016, which shall be
2	known as the "Mary Jane Canyon Wilderness".
3	(31) GRANITE CREEK.—Certain Federal land in
4	Grand County managed by the Bureau of Land
5	Management comprising approximately 25,104
6	acres, as generally depicted on the Utah PLI Wilder-
7	ness Map dated June 30, 2016, which shall be
8	known as the "Granite Creek Wilderness".
9	(32) BOOK CLIFFS.—Certain Federal land in
10	Grand County managed by the Bureau of Land
11	Management comprising approximately 175,490
12	acres, as generally depicted on the Utah PLI Wilder-
13	ness Map dated June 30, 2016, which shall be
14	known as the "Book Cliffs Wilderness".
15	(33) Westwater.—Certain Federal land in
16	Grand County, Utah managed by the Bureau of
17	Land Management comprising approximately 32,954
18	acres, as generally depicted on the Utah PLI Wilder-
19	ness Map and dated June 30, 2016, which shall be
20	known as the "Westwater Wilderness".
21	(34) BEAVER CREEK.—Certain Federal land in
22	Grand County managed by the Bureau of Land
23	Management comprising approximately 48,416

acres, as generally depicted on the Utah PLI Wilder-

24

1 ness Map dated June 30, 2016, which shall be 2 known as the "Beaver Creek Wilderness". 3 (35) MOUNT PEALE.—Certain Federal land in 4 San Juan County managed by the United States 5 Forest Service comprising approximately 4,302 6 acres, as generally depicted on the Utah PLI Wilder-7 ness Map dated June 30, 2016, which shall be 8 known as the "Mount Peale Wilderness". 9 (36)HAMMOND CANYON.—Certain Federal 10 land in San Juan County managed by the United 11 States Forest Service comprising approximately 12 7,593 acres, as generally depicted on the Utah PLI 13 Wilderness Map dated June 30, 2016, which shall be 14 known as the "Hammond Canvon Wilderness". 15 (37) ARCH CANYON.—Certain Federal land in 16 San Juan County managed by the United States 17 Forest Service comprising approximately 4,376 18 acres, as generally depicted on the Utah PLI Wilder-19 ness Map dated June 30, 2016, which shall be

known as the "Arch Canyon Wilderness".

(38) DINOSAUR.—Certain Federal land in
Uintah County managed by the National Park Service comprising approximately 52,348 acres, as generally depicted on the Utah PLI Wilderness Map

1	dated June 30, 2016, which shall be known as the
2	"Dinosaur Wilderness".

3 (39) CEDAR MOUNTAIN.—Certain Federal land
4 in Emery County managed by the Bureau of Land
5 Management comprising approximately 17,355
6 acres, as generally depicted on the Utah PLI Wilder7 ness Map dated June 30, 2016, which shall be
8 known as the "Cedar Mountain Wilderness".

9 (40) INDIAN CREEK.—Certain Federal land in
10 San Juan County managed by the Bureau of Land
11 Management and the United States Forest Service
12 comprising approximately 6,562 acres, as generally
13 depicted on the Utah PLI Wilderness Map dated
14 June 30, 2016, which shall be known as the "Indian
15 Creek Wilderness".

16 (41) STEER GULCH.—Certain Federal land in
17 San Juan County managed by the United States
18 Forest Service comprising approximately 25,094
19 acres, as generally depicted on the Utah PLI Wilder20 ness Map dated June 30, 2016, which shall be
21 known as the "Steer Gulch Wilderness".

22 SEC. 102. MAPS AND LEGAL DESCRIPTIONS.

(a) IN GENERAL.—Not later than two years from the
date of enactment of this Act, the Secretary of the Interior
and the Secretary of Agriculture as appropriate shall file

a map and legal description of each of the wilderness areas
 with the Committee on Natural Resources of the House
 of Representatives and the Committee on Energy and
 Natural Resources of the Senate.

5 (b) FORCE AND EFFECT.—Each map and legal description submitted under this section shall have the same 6 7 force and effect as if included in this title, except that 8 the Secretary of the Interior and the Secretary of Agri-9 culture as appropriate may make any minor modifications 10 of any clerical or typographical errors in the map or legal description provided that prior to any modifications, cler-11 12 ical or typographical changes, these changes are reported 13 to the State of Utah and the affected county.

(c) PUBLIC AVAILABILITY.—A copy of the map and
legal description shall be on file and available for public
inspection in the appropriate offices of the Bureau of Indian Affairs, the Bureau of Land Management, the National Park Service, and the United States Forest Service.

19 SEC. 103. WILDERNESS ADMINISTRATION.

(a) IN GENERAL.—Subject to valid existing rights,
including the rights of a tribe, each wilderness area established under section 101 shall be administered by the Secretary of the Interior or the Secretary of Agriculture as
appropriate in accordance with the Wilderness Act (16
U.S.C. 1131 et seq.), except that—

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

4 (2) with respect to wilderness areas that are ad5 ministered by the Secretary of the Interior, any ref6 erence in the Wilderness Act to the Secretary of Ag7 riculture shall be considered to be a reference to the
8 Secretary of the Interior.

9 (b) FIRE, INSECTS, AND DISEASE.—In accordance 10 with section 4(d)(1) of the Wilderness Act, the relevant 11 Secretary may take such measures in each wilderness area 12 necessary to control of fire, insects, and disease (including, 13 as the relevant Secretary determines to be appropriate, the 14 coordination of such activities with a State, tribe, or local 15 agency).

(c) WILDFIRE MANAGEMENT OPERATIONS.—Nothing in this title precludes a Federal, State, tribal, or local
agency from conducting wildfire management operations
(including operations using aircraft or mechanized equipment).

21 (d) LIVESTOCK.—

(1) GRAZING.—The grazing of livestock in each
wilderness area, if established before the date of enactment of this Act, shall continue, subject to rea-

1	sonable rules and regulations as prescribed by the
2	relevant Secretary, in accordance with—
3	(A) section $4(d)(4)$ of the Wilderness Act
4	(16 U.S.C. 1133(d)(4)); and
5	(B) the guidelines set forth in Appendix A
6	of the report of the Committee on Interior and
7	Insular Affairs of the House of Representatives
8	accompanying H.R. 2570 of the 101st Congress
9	(House Report 101–405).
10	(2) UTAH DEPARTMENT OF AGRICULTURE AND
11	FOOD.—In instances in which historic grazing areas,
12	access, or use is disputed by the grazing permittee,
13	data and information provided by the Utah Depart-
14	ment of Agriculture shall be given consideration by
15	the relevant Secretary to establish historic grazing
16	areas, locations, or use.
17	(e) OUTFITTING AND GUIDE ACTIVITIES.—In accord-
18	ance with section $4(d)(6)$ of the Wilderness Act (16 U.S.C.
19	1133(d)(5)), commercial services (including authorized
20	outfitting and guide activities) within the wilderness areas
21	are authorized to the extent necessary to realize the rec-
22	reational purposes of the areas.
23	(f) ACCESS.—In accordance with section 5(a) of the
24	Wilderness Act (16 U.S.C. 1134(a)), the relevant Sec-
25	retary shall provide the owner of State, tribal or private

•HR 5780 IH

property within the boundary of a wilderness area access
 to the property.

3 (g) WILDLIFE WATER DEVELOPMENT PROJECTS.—
4 The relevant Secretary shall allow existing water struc5 tures and facilities for wildlife water development projects,
6 including guzzlers, in the wilderness areas designated by
7 this title.

8 (h) FISH AND WILDLIFE.—Nothing in this title af-9 fects the jurisdiction of the State of Utah with respect 10 to the management of fish and wildlife on Federal land 11 in the State, including the regulation of hunting, fishing, 12 and trapping within the wilderness areas.

(i) WITHDRAWALS.—Subject to valid existing rights,
all public land within the areas established as wilderness
under this title, including any land or interest in land that
is acquired by the United States within the wilderness
areas after the date of enactment of this Act, is withdrawn
from—

19 (1) entry, appropriation or disposal under the20 public land laws;

21 (2) location, entry, and patent under the mining22 laws; and

23 (3) operation of the mineral leasing, mineral24 materials, and geothermal leasing laws.

1 (j) TRAIL AND FENCE MAINTENANCE.—The relevant 2 Secretary shall maintain trails and fence lines located 3 within the wilderness areas designated by this title, in ac-4 cordance with the Wilderness Act (16 U.S.C. 1131 et 5 seq.).

6 SEC. 104. WATER RIGHTS.

7 (a) STATUTORY CONSTRUCTION.—Nothing in this8 title—

9 (1) shall constitute either an express or implied 10 reservation by the United States of any water rights 11 with respect to the wilderness areas designated by 12 section 101;

(2) affects any water rights in the State of
Utah existing on the date of enactment of this Act,
including any water rights held by the United
States;

17 (3) establishes a precedent with regard to any18 future wilderness designations; or

19 (4) shall restrict or prohibit the upstream diver-20 sion of water rights held under Utah State law.

(b) EXISTING WATER INFRASTRUCTURE.—Nothing
in this title shall be construed to limit motorized access
and road maintenance by local municipalities, including irrigation districts, and other water right holders for maintenance activities necessary to guarantee the continued vi-

ability of water resource facilities that currently exist or
 which may be necessary in the future to prevent the deg radation of the water supply in wilderness areas des ignated by section 101.

5 SEC. 105. MILITARY OVERFLIGHTS.

6 Nothing in this title restricts or precludes—

7 (1) low-level overflights of military aircraft over
8 wilderness areas designated by section 101, includ9 ing military overflights that can be seen or heard
10 within wilderness areas;

11 (2) flight testing and evaluation; or

(3) the designation or creation of new units of
special use airspace, or the establishment of military
flight training routes, over wilderness areas.

15 SEC. 106. ADJACENT MANAGEMENT.

16 (a) IN GENERAL.—Nothing in this title creates a pro17 tective perimeter or buffer zone around a wilderness area
18 designated by section 101.

(b) ACTIVITIES OUTSIDE WILDERNESS AREA.—The
fact that an activity or use on land outside a wilderness
area can be seen, heard or smelled within the wilderness
area shall not preclude the activity or use outside the
boundary of the wilderness area.

1 SEC. 107. INDIAN RIGHTS.

2 Nothing in this title diminishes the rights of any In-3 dian tribe.

4 SEC. 108. ACQUISITION OF LAND AND INTERESTS IN LAND.

5 (a) ACQUISITION.—

6 (1) IN GENERAL.—The relevant Secretary may 7 acquire land or interest in land within the bound-8 aries of the wilderness areas designated by section 9 101 only by donation, exchange, transfer from an-10 other Federal agency, or purchase from a willing 11 seller.

12 (2) LAND EXCHANGE.—At the request of the 13 State of Utah, not later than two years after the 14 date of enactment of this Act, the relevant Secretary 15 shall complete exchanges for State land located with-16 in the boundaries of the wilderness areas designated 17 by this title.

18 (3) NO CONDEMNATION.—Within the areas des19 ignated as wilderness by this title, the use of emi20 nent domain or condemnation shall be prohibited.

(b) INCORPORATION IN WILDERNESS AREA.—Any
land or interest in land located inside the boundary of a
wilderness area that is acquired by the United States after
the date of enactment of this Act, except land acquired
by the United States in trust for the benefit of a tribe,

3 SEC. 109. WILDERNESS RELEASE.

4 (a) PUBLIC LAND.—

(1) FINDING.—Congress finds that, for pur-5 6 poses of section 603 of the Federal Land Policy and 7 Management Act of 1976 (43 U.S.C. 1782), the 8 public land administered by the Bureau of Land 9 Management in the following wilderness study areas, 10 as depicted on the map entitled Utah PLI Wilder-11 ness map dated June 30, 2016, have been ade-12 quately studied for wilderness designation—

- 13 (A) the 43,322-acre area known as Winter
 14 Ridge Wilderness Study Area;
- 15 (B) the 7,051-acre area known as Jack
 16 Canyon Wilderness Study Area;
- 17 (C) the 6,557-acre area known as Squaw18 and Papoose Wilderness Study Area;

(D) the 20,404-acre area known as Desolation Canyon Wilderness Study Area included
within the Desolation Canyon Special Management Area as designated by this title and as depicted on the map;

24 (E) the 2,516-acre area known as Daniels
25 Canyon Wilderness Study Area; and

1	(F) the 945-acre area known as Cross
2	Canyon Wilderness Study Area.
3	(2) Release.—Any land managed by the Bu-
4	reau of Land Management within the areas de-
5	scribed in paragraph (1) that is not designated as
6	wilderness by this title—
7	(A) shall not be subject to section $603(c)$
8	of the Federal Land Policy and Management
9	Act of 1976 (43 U.S.C. 1782(c));
10	(B) shall be managed in accordance with
11	land management plans adopted under section
12	202 of that Act (43 U.S.C. 1712); and
13	(C) shall no longer be subject to Secre-
14	tarial Order No. 3310 issued by the Secretary
15	of the Interior on December 22, 2010.
16	SEC. 110. AIRSHEDS.
17	(a) Designations.—Except as provided in sub-
18	section (b), it is the intent of Congress that wilderness
19	areas designated under section 101 shall not be designated
20	as Class I airsheds under the Clean Air Act (42 U.S.C.
21	7401–7661) unless Class I status is agreed by the State
22	of Utah under existing authorities.

(b) EXCEPTIONS.—The lands within the wilderness
designated by section 101(K), (AA), and (BB) shall continue to be managed as Class I airsheds.

TITLE II—NATIONAL CONSERVATION AREAS

3 SEC. 201. NATIONAL CONSERVATION AREAS.

1

2

Subject to valid existing rights, including the rights
of a tribe, the following areas in the State of Utah are
hereby established as National Conservation Areas:

7 (1) BEACH DRAW.—Certain Federal land, com8 prising approximately 658 acres administered by the
9 Bureau of Land Management in Uintah County as
10 generally depicted on the map entitled Utah PLI
11 National Conservation Area Map dated June 30,
12 2016, to be known as the "Beach Draw National
13 Conservation Area".

14 (2)DIAMOND MOUNTAIN.—Certain Federal 15 land, comprising approximately 30,390 acres admin-16 istered by the Bureau of Land Management in 17 Uintah County as generally depicted on the map en-18 titled Utah PLI National Conservation Area Map 19 dated June 30, 2016, to be known as the "Diamond 20 Mountain National Conservation Area".

(3) DOCS VALLEY.—Certain Federal land, comprising approximately 8,544 acres administered by
the Bureau of Land Management in Uintah County
as generally depicted on the map entitled Utah PLI
National Conservation Area Map dated June 30,

2016, to be known as the "Docs Valley National
 Conservation Area".

3 (4) STONE BRIDGE DRAW.—Certain Federal
4 land, comprising approximately 2,415 acres adminis5 tered by the Bureau of Land Management in Uintah
6 County as generally depicted on the map entitled
7 Utah PLI National Conservation Area Map dated
8 June 30, 2016, to be known as the "Stone Bridge
9 Draw National Conservation Area".

10 (5) STUNTZ DRAW.—Certain Federal land,
11 comprising approximately 2,284 acres administered
12 by the Bureau of Land Management in Uintah
13 County as generally depicted on the map entitled
14 Utah PLI National Conservation Area Map dated
15 June 30, 2016, to be known as the "Stuntz Draw
16 National Conservation Area".

(6) SAN RAFAEL SWELL.—Certain Federal
land, comprising approximately 530,380 acres administered by the Bureau of Land Management in
Emery County as generally depicted on the map entitled Utah PLI National Conservation Area Map
dated June 30, 2016, to be known as the "San
Rafael Swell National Conservation Area".

24 (7) LABYRINTH CANYON.—Certain Federal
25 land, comprising approximately 61,723 acres admin-

istered by the Bureau of Land Management in
 Emery County and Grand County as generally de picted on the map entitled Utah PLI National Con servation Area Map dated June 30, 2016, to be
 known as the "Labyrinth Canyon National Con servation Area".

7 (8) MUDDY CREEK.—Certain Federal land,
8 comprising approximately 53,804 acres administered
9 by the Bureau of Land Management in Emery
10 County, Utah, as generally depicted on the map en11 titled Utah PLI National Conservation Area Map
12 and dated June 30, 2016, to be known as the
13 "Muddy Creek National Conservation Area".

(9) COLORADO RIVER.—Certain Federal land,
comprising approximately 166,949 acres administered by the Bureau of Land Management in Grand
County as generally depicted on the map entitled
Utah PLI National Conservation Area Map dated
June 30, 2016, to be known as the "Colorado River
National Conservation Area".

(10) INDIAN CREEK.—Certain Federal land,
comprising approximately 434,354 acres administered by the Bureau of Land Management and
United States Forest Service in San Juan County,
Utah, as generally depicted on the map entitled

Utah PLI National Conservation Area Map and
 dated June 30, 2016, to be known as the "Indian
 Creek National Conservation Area".

4 (11) SAN RAFAEL RIVER.—Certain Federal
5 land, comprising approximately 33,935 acres admin6 istered by the Bureau of Land Management in
7 Emery County as generally depicted on the map en8 titled Utah PLI National Conservation Area Map
9 dated June 30, 2016, to be known as the "San
10 Rafael River National Conservation Area".

11 SEC. 202. MAP AND LEGAL DESCRIPTION.

(a) IN GENERAL.—Not later than two years from the
date of enactment of this Act, the relevant Secretary shall
file a map and legal description of the National Conservation Areas established by section 201 of this title with the
Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural
Resources of the Senate.

(b) FORCE AND EFFECT.—Each map and legal description submitted under this section shall have the same
force and effect as if included in this title, except that
the relevant Secretary may make minor modifications of
any clerical or typographical errors in the map or legal
description provided that prior to any modifications, cler-

ical or typographical changes, these changes are reported
 to the State of Utah and the affected county.

3 (c) PUBLIC AVAILABILITY.—A copy of the map and
4 legal description shall be on file and available for public
5 inspection in the appropriate offices of the Bureau of In6 dian Affairs, the Bureau of Land Management, and the
7 United States Forest Service.

8 SEC. 203. ADMINISTRATION OF NATIONAL CONSERVATION 9 AREAS.

(a) PURPOSES.—In accordance with this title, the
Federal Land Policy and Management Act of 1976 (43)
U.S.C. 1701 et seq.), and other applicable laws, the relevant Secretary shall manage the National Conservation
Areas established by section 201 in a manner that—

(1) protects, conserves, and enhances the
unique and nationally important historic, cultural,
scientific, scenic, recreational, archaeological, natural, and educational resources of the Conservation
Area;

20 (2) maintains and enhances cooperative and in21 novative management practices between resource
22 managers, private landowners, and the public in the
23 Conservation Area; and

24 (3) recognizes and maintains historic uses of25 the Conservation Area.

(b) MANAGEMENT PLANS.—

1

2 (1) PLAN REQUIRED.—Not later than two years
3 after the date of enactment of this Act, the relevant
4 Secretary shall develop a management plan for the
5 long-term management of each Conservation Area.

6 (2) Recommendations and consultation.— 7 The relevant Secretary shall prepare the manage-8 ment plan in consultation and coordination with 9 local and tribal governments, the public, and the 10 Public Lands Initiative Planning and Implementa-11 tion Advisory Committee established under Division 12 C of this Act. If the relevant Secretary does not in-13 corporate recommendations submitted by the State, 14 local governments, and Indian tribes into the man-15 agement plans, the relevant Secretary shall submit a 16 written explanation before the effective date of the 17 management plan to the House Committee on Nat-18 ural Resources and Senate Committee on Energy 19 and Natural Resources outlining the reasons for re-20 jecting the recommendations.

21 SEC. 204. GENERAL PROVISIONS.

(a) WITHDRAWALS.—Subject to valid existing rights,
all Federal land within the National Conservation Areas
established under section 201 including any land or interest in land that is acquired by the United States within

the Conservation Areas after the date of enactment of this 1 2 Act, is withdrawn from— 3 (1) entry, appropriation or disposal under the 4 public land laws; 5 (2) location, entry, and patent under the mining 6 laws; and 7 (3) operation of the mineral leasing, mineral 8 materials, and geothermal leasing laws. 9 (b) FIRE, INSECTS, AND DISEASE.—In accordance 10 with this title, the relevant Secretary may take such measures in each Conservation Area necessary to control fire, 11 12 insects, and disease (including the coordination of such ac-13 tivities with a State, tribal, or local agency). 14 (c) WILDLAND FIRE OPERATIONS.—Nothing in this 15 title precludes a Federal, State, tribal, or local agency from conducting wildfire management operations (includ-16 ing operations using aircraft or mechanized equipment) in 17 18 Conservation Areas designated under section 201. 19 (d) LIVESTOCK.—

(1) IN GENERAL.—Within the Conservation
Areas established under section 201 the grazing of
livestock established before the date of enactment of
this Act shall continue subject to reasonable regulations as prescribed by the relevant Secretary.

1 (2) PROTECTION OF EXISTING USES.—Existing 2 livestock grazing shall continue in accordance with 3 the following guidelines: 4 (A) There shall be no reductions of grazing 5 in the areas designated by this title simply be-6 cause an area is, or has been designated by this 7 title. 8 (B) The number of livestock permitted to 9 graze in areas designated by this title shall con-10 tinue at approximate stocking levels prescribed 11 in the grazing permit that existed on January 12 1, 2016, and additional or suspended animal 13 unit months shall be allowed to graze as range 14 conditions allow or if range treatments improve 15 conditions. Animal Unit Months shall only be 16 diminished as a result of revisions in the nor-17 mal grazing and land management planning

(C) The maintenance of existing grazing
supporting facilities in an area prior to its designation by this title (including fences, placement of salt and minerals, line cabins, water
wells and pipelines, stock tanks and ponds),
shall continue. Such maintenance may include

and policy setting process.

18

1	the use of off-highway vehicles or mechanized
2	tools and equipment.
3	(D) The construction of new grazing im-
4	provements or replacement of deteriorated live-
5	stock facilities in areas designated by this title
6	is authorized if in accordance with the applica-
7	ble management plan.
8	(E) The use of off-highway vehicles for
9	emergency purposes such as care of sick ani-
10	mals or the placement of feed and water in
11	emergency situations is authorized by the appli-
12	cable grazing permit holder or an employee or
13	agent thereof.
14	(F) Access to historic and traditional water
15	sources for the purpose of watering livestock
16	shall be maintained.
17	(G) The trailing of domestic livestock shall
18	continue and shall not be limited by the des-
19	ignations made under section 201.
20	(3) UTAH DEPARTMENT OF AGRICULTURE AND
21	FOOD.—In instances in which historic grazing areas,
22	access, or use is disputed by the grazing permittee,
23	data and information provided by the Utah Depart-
24	ment of Agriculture shall be given consideration by

34

the relevant Secretary to determine historic grazing
 areas or use.

3 (e) EXISTING EASEMENTS AND RIGHTS-OF-WAY.—
4 Nothing in this title precludes the relevant Secretary from
5 renewing easements or rights-of-way in Conservation
6 Areas established under section 201 in existence on the
7 date of enactment of this Act, in accordance with this divi8 sion and existing law.

9 (f) Adjacent Management.—

10 (1) IN GENERAL.—Nothing in this title creates
11 a protective perimeter or buffer zone around a Con12 servation Area designated by section 201.

(2) ACTIVITIES OUTSIDE CONSERVATION
AREA.—An activity or use on land outside of a Conservation Area established under section 201 that
can be seen, heard, felt, or smelled within the Conservation Area shall not preclude the activity or use
outside the boundary of the Conservation Area.

(g) OUTFITTING AND GUIDE ACTIVITIES.—Commercial services (including authorized outfitting and guide activities) within the Conservation Areas established under
section 201 are authorized to the extent necessary to realize the recreational purposes of the areas.

(h) FISH AND WILDLIFE.—Nothing in this title af-fects the jurisdiction of the State of Utah with respect

to the management of fish and wildlife on Federal land
 in the State, including the regulation of hunting, fishing,
 and trapping and use of helicopters to maintain healthy
 wildlife populations, within the Conservation Areas estab lished under section 201.

6 (i) ACCESS.—The relevant Secretary shall provide the
7 owner of State, tribal or private property within the
8 boundary of a Conservation Area established under section
9 201 access to the property.

(j) WILDLIFE WATER DEVELOPMENT PROJECTS.—
Structures and facilities, including future and existing
structures and facilities, for wildlife water development
projects (including guzzlers) in the Conservation Areas established under section 201 are authorized.

15 (k) WATER RIGHTS.—

16 (1) STATUTORY CONSTRUCTION.—Nothing in
17 this title—

18 (A) shall constitute either an express or
19 implied reservation by the United States of any
20 water rights with respect to the Conservation
21 Areas designated by this title;

(B) affects any water rights in the State of
Utah existing on the date of enactment of this
title, including any water rights held by the
United States;

(C) establishes a precedent with regard to
 any future National Conservation Area designa tions; or

4 (D) shall restrict or prohibit the upstream
5 diversion of water rights held under Utah State
6 law.

7 (2)EXISTING WATER INFRASTRUCTURE.— 8 Nothing in this title shall be construed to limit mo-9 torized access and road maintenance by local munici-10 palities, including irrigation districts, and other 11 water right holders for maintenance activities nec-12 essary to guarantee the continued viability of water 13 resource facilities that currently exist or which may 14 be necessary in the future to prevent the degrada-15 tion of the water supply in Conservation Areas des-16 ignated by this title.

17 (1) WILDERNESS RELEASE.—Congress finds that the 18 Conservation Areas designated by section 201 have been 19 adequately studied for wilderness character and wilderness 20designation pursuant to section 603 of the Federal Land 21 Policy and Management Act of 1976 (43 U.S.C. 1782) 22 and are no longer subject to the requirement of subsection 23 (c) of such section pertaining to the management of wil-24 derness study areas in a manner that does not impair the 25 suitability of such areas for preservation as wilderness.

1 (m) PROHIBITION.—The relevant Secretary may not promulgate or issue any system-wide regulation, directive, 2 instruction memorandum or order that would direct man-3 4 agement of the Federal lands designated as Conservation 5 Areas by section 201 in a manner contrary to this title. (n) VEGETATION MANAGEMENT.—Nothing in this 6 7 title prevents the relevant Secretary from conducting vege-8 tation management projects within the Conservation 9 Areas established under section 201 in a manner con-10 sistent with the purposes for the Conservation Area pursu-11 ant to section 203(a).

12 (o) Off-Highway Vehicles.—

13 (1) IN GENERAL.—Except in cases in which off-14 highway vehicles are needed for administrative pur-15 poses, including project construction and mainte-16 nance, response to an emergency or as outlined in 17 section 204(d)(2), the use of off-highway vehicles 18 shall be permitted only on designated routes within 19 the Conservation Areas designated under section 20 201.

21 (2) DESIGNATED ROUTES FOR OFF-HIGHWAY
22 VEHICLES.—

23 (A) IN GENERAL.—The relevant Secretary
24 shall manage existing designated routes in a
25 manner that—

1 (i) is consistent with off-highway vehi-2 cle and mechanized use of the designated 3 routes that is authorized under the appli-4 cable travel management plan; (ii) does not significantly damage des-5 6 ignated critical habitat or cultural re-7 sources; and 8 (iii) does not interfere with private 9 property or water rights. (B) CLOSURE.—The relevant Secretary, in 10 11 consultation with the State and affected Coun-12 ty, may temporarily close or permanently re-13 route, subject to subparagraph (C), a route if 14 the relevant Secretary determines that— 15 (i) the route is significantly damaging 16 designated critical habitat or cultural re-17 sources; 18 (ii) the route threatens public safety; 19 (iii) closure of the route is necessary 20 to repair damage to the designated route; 21 or 22 (iv) closure of the route is necessary 23 to repair resource damage. 24 (C) REROUTING.—Portions of the des-25 ignated route that are temporarily closed may

1	be permanently rerouted by utilizing a pre-
2	viously closed route or constructing a new
3	route.
4	(D) NOTICE.—The relevant Secretary shall
5	provide information to the public regarding any
6	designated routes that are open, have been re-
7	routed, or are temporarily or permanently
8	closed through—
9	(i) use of appropriate signage within
10	the Conservation Area; and
11	(ii) use of the Internet and Web re-
12	sources.
13	(p) TEMPORARY ROAD CONSTRUCTION.—The rel-
14	evant Secretary shall be permitted to construct temporary
15	passenger vehicle roads for administrative or emergency
16	purposes. The relevant Secretary shall decommission any
17	temporary road constructed under this paragraph not
18	later than three years after the date the project is com-
19	pleted.
20	(q) No Effect on Non-Federal Land or Inter-
21	ESTS IN NON-FEDERAL LAND.—Nothing in this title af-
22	fects ownership, management, or other rights relating to
23	non-Federal land or interests in non-Federal land.
24	(r) Scientific Investigations.—The relevant Sec-
25	retary shall provide opportunities, including through part-

nerships with colleges, universities, schools, tribes, sci-1 2 entific institutions, nonprofit organizations, researchers, 3 and scientists to conduct research and provide educational 4 and interpretive services of the historical, cultural, sci-5 entific, archeological, and natural resources within the 6 Conservation Areas designated by section 201. Research 7 findings from the Conservation Areas may be used to de-8 velop land use solutions that meet human needs while 9 maintaining ecological and economic viability in the re-10 gion. 11 (s) RESEARCH AND INTERPRETIVE FACILITIES.— (1) IN GENERAL.—The Secretary of the Inte-12 13 rior and Secretary of Agriculture may establish facilities for— 14 15 (A) the conduct of scientific research; and 16 (B) the interpretation of the historical, cul-17 tural, scientific, archeological, biological, nat-18 ural and educational resources of the Conserva-19 tion Areas designated under section 201.

20 (2)GRANTS COOPERATIVE AND AGREE-21 MENTS.—In carrying out subsection (r), the Sec-22 retary of the Interior and Secretary of Agriculture 23 may make grants to, or enter into cooperative agree-24 ments with the State of Utah, local governmental 25 entities, tribes, other institutions and organizations, and private entities to conduct research, conduct sci entific analyses, and carry out any other initiative
 relating to the restoration or conservation of the
 Conservation Areas.

5 (t) PARTNERSHIPS.—In carrying out subsections (r) and (s) and in recognition of the value of collaboration 6 7 to foster innovation and enhance research and develop-8 ment efforts, the Secretary of the Interior and the Sec-9 retary of Agriculture shall encourage partnerships, includ-10 ing public-private partnerships, between and among Federal, State, tribal and local agencies, academic institu-11 tions, nonprofit organizations and private entities. 12

13 (u) RECREATION.—The relevant Secretary shall continue to authorize, maintain, and enhance the recreational 14 15 use of the Conservation Areas designated under section 201, including hunting, fishing, camping, hiking, back-16 packing, cross-country skiing, hang gliding, paragliding, 17 rock climbing, canyoneering, sightseeing, nature study, 18 horseback riding, mountain biking, rafting, off-highway 19 20 vehicle recreation on designated routes, and other rec-21 reational activities.

22 (v) Acquisition.—

(1) IN GENERAL.—The relevant Secretary may
acquire land or interest in land within the boundaries of the Conservation Areas designated by sec-

tion 201 only by donation, exchange, transfer from
 another Federal agency, or purchase from a willing
 seller.

4 (2) LAND EXCHANGE.—At the request of the 5 State, not later than two years after the date of en-6 actment of this Act, the relevant Secretary shall 7 complete exchanges for State land located within the 8 boundaries of the Conservation Areas designated by 9 section 201.

10 (3) NO CONDEMNATION.—Within the Conserva11 tion Areas designated by section 201 the use of emi12 nent domain or condemnation shall be prohibited.

(4) INCORPORATION IN NATIONAL CONSERVATION AREA.—Any land or interest in land located inside the boundary of a Conservation Area designated
under section 201 that is acquired by the United
States after the date of enactment of this Act shall
be added to and administered as part of the Conservation Area.

20 SEC. 205. ADDITIONAL PURPOSE FOR DOCS VALLEY, STONE
21 BRIDGE DRAW, STUNTZ DRAW, BEACH DRAW,
22 AND DIAMOND MOUNTAIN NATIONAL CON23 SERVATION AREAS.

Nothing in this title shall effect existing or futuresage grouse conservation projects, including the manage-

ment of vegetation through mechanical means within the
 Docs Valley, Stone Bridge Draw, Stuntz Draw, Beach
 Draw, and Diamond Mountain National Conservation
 Areas designated under section 201.

5 SEC. 206. ADDITIONAL PURPOSE FOR COLORADO RIVER 6 NATIONAL CONSERVATION AREA.

7 To provide for the management, development, protec8 tion, and use of drinking water within the Colorado River
9 National Conservation Area.

10 TITLE III—WATERSHED 11 MANAGEMENT AREAS

12 SEC. 301. WATERSHED MANAGEMENT AREAS.

13 (a) ESTABLISHMENT.—The following Watershed
14 Management Areas are hereby established in the State of
15 Utah, subject to valid existing rights:

(1) ASHLEY SPRING.—The "Ashley Spring Watershed Management Area", consisting of approximately 10,951 acres of the Ashley National Forest
in Uintah County as generally depicted on the map
entitled Utah PLI Special Management Area Map
dated June 30, 2016.

(2) DRY FORK.—The "Dry Fork Watershed
Management Area", consisting of approximately
9,640 acres of the Ashley National Forest in Uintah
County as generally depicted on the map entitled

Utah PLI Special Management Area Map dated
 June 30, 2016.

3 (3) CASTLE VALLEY.—The "Castle Valley Wa4 tershed Management Area", consisting of approxi5 mately 34,247 acres of the Manti-La Sal National
6 Forest in Grand County as generally depicted on the
7 map entitled Utah PLI Special Management Area
8 Map dated June 30, 2016.

9 (4) WIDDOP MOUNTAIN.—The "Widdop Moun10 tain Watershed Management Area", consisting of
11 approximately 8,025 acres of the Ashley National
12 Forest in Summit County as generally depicted on
13 the map entitled Utah PLI Special Management
14 Area Map dated June 30, 2016.

(5) EAST FORK SMITHS FORK.—The "East
Fork Smiths Fork Watershed Management Area",
consisting of approximately 3,178 acres of the Ashley National Forest in Summit County as generally
depicted on the map entitled Utah PLI Special Management Area Map dated June 30, 2016.

21 (b) MAP AND LEGAL DESCRIPTION.—

(1) IN GENERAL.—Two years after the date of
enactment of this Act, the Secretary of Agriculture
(hereinafter "Secretary" in this title) shall file a
map and legal description of the Watershed Manage-

ment Areas with the Committee on Natural Re sources of the House of Representatives and the
 Committee on Energy and Natural Resources of the
 Senate.

(2) EFFECT.—The map and legal description 5 6 prepared under paragraph (1) shall have the same 7 force and effect as if included in this title, except 8 that the Secretary of Agriculture may correct minor 9 errors in the map or legal description provided that 10 prior to any modifications, clerical or typographical 11 changes, these changes are reported to the State of 12 Utah and the affected county.

(3) PUBLIC AVAILABILITY.—A copy of the map
and legal description shall be on file and available
for public inspection in the appropriate offices of the
U.S. Forest Service and the Bureau of Indian Affairs.

18 SEC. 302. ADMINISTRATION OF WATERSHED MANAGEMENT

19 AREAS.

20 (a) PURPOSES.—The purposes of the Watershed
21 Management Areas are—

(1) to ensure the protection of the quality ofwater in the Watershed Management Areas;

1	(2) to allow visitors to enjoy the scenic, natural,
2	cultural, recreational, and wildlife values of the Wa-
3	tershed Management Areas;
4	(3) to provide for the management, develop-
5	ment, and use of drinking water within the Water-
6	shed Management Areas;
7	(4) to allow for the reintroduction of beavers in
8	appropriate Watershed Management Areas;
9	(5) to allow for reintroduction of native flora
10	(land and aquatic), bird, fish and animal fauna in
11	Watershed Management Areas;
12	(6) to provide for the restoration of watersheds
13	and re-establish ecosystem health in areas damaged
14	or threatened by insects, disease or prior land use;
15	and
16	(7) to provide for the restoration of ecosystems
17	damaged or threatened by overpopulation of any
18	plant, aquatic or animal species.
19	(b) MANAGEMENT.—The Secretary shall manage the
20	Watershed Management Areas—
21	(1) in a manner consistent with the purposes
22	described in subsection (a); and
23	(2) in accordance with—
24	(A) the laws generally applicable to the
25	National Forest System;

1	(B) this title; and
2	(C) any other applicable law.
3	(c) MANAGEMENT PLAN.—
4	(1) PLAN REQUIRED.—Not later than two years
5	after the date of enactment of this Act, the Sec-
6	retary shall develop a management plan for the long-
7	term management of each Watershed Management
8	Area.
9	(2) Recommendations and consultation.—
10	The Secretary shall prepare the management plan in
11	consultation and coordination with local and tribal
12	governments, the public, and the Public Lands Ini-
13	tiative Planning and Implementation Advisory Com-
14	mittee established under Division C of this Act. If
15	the Secretary does not incorporate recommendations
16	submitted by the State, local governments, and In-
17	dian tribes into the management plans, the Sec-
18	retary shall submit a written explanation before the
19	effective date of the management plan to the House
20	Committee on Natural Resources and Senate Com-
21	mittee on Energy and Natural Resources outlining
22	the reasons for rejecting the recommendations.
~ ~	

23 SEC. 303. GENERAL PROVISIONS.

24 (a) MOTORIZED VEHICLES.—Except in cases in25 which motorized vehicles are needed for administrative

purposes or to respond to an emergency, the use of motor ized vehicles shall be permitted only on designated routes
 within the Watershed Management Areas.

4 (b) NO EFFECT ON NON-FEDERAL LAND OR INTER5 ESTS IN NON-FEDERAL LAND.—Nothing in this title af6 fects ownership, management, or other rights relating to
7 non-Federal land or interests in non-Federal land.

8 (c) ROAD CONSTRUCTION.—The Secretary shall be 9 permitted to construct roads for administrative or emer-10 gency purposes, or if a temporary road is needed to facili-11 tate forest management projects to protect or enhance watersheds. The Secretary shall decommission any tem-12 13 porary road constructed under a project under this section not later than three years after the date on which the for-14 15 est management project is completed.

(d) OVERSNOW VEHICLES.—Where permitted prior
to the date of enactment of this Act, the Secretary shall
authorize the use of snowmobiles and other over snow vehicles within the Watershed Management Areas when
there is at least six inches of snow coverage.

(e) FIRE, INSECTS, AND DISEASE.—In accordance
with this title and in consultation with State, tribal, and
local government and water or irrigation districts who own
or control water resources within Watershed Management
Areas, the Secretary may carry out measures to prevent

wildland fire and reduce hazardous fuels, insects, and dis eases in the Watershed Management Areas to protect or
 improve water quality or to maintain or restore the char acteristics of ecosystem composition and structure.

(f) WILDLAND FIRE OPERATIONS.—Nothing in this
title precludes a Federal, State, or local agency from conducting wildfire management operations (including operations using aircraft or mechanized equipment) in Watershed Management Areas designated under section 301.

(g) POST-FIRE REHABILITATION.—The Secretary
may conduct post-fire rehabilitation in the Watershed
Management Areas, consistent with this title and in accordance with applicable law.

(h) VEGETATION MANAGEMENT.—The Secretary
shall conduct vegetation management projects within the
Watershed Management Areas if projects protect or improve water quality or maintain or restore the characteristics of ecosystem composition and structure.

(i) FOREST MANAGEMENT.—Within the Watershed
Management Areas, timber harvesting may be used if the
primary purpose is to restore or improve forest health and
watershed function or to further the purposes described
in this title.

24 (j) LIVESTOCK.—

1	(1) IN GENERAL.—Within the Watershed Man-
2	agement Areas designated under section 301, the
3	grazing of livestock established before the date of
4	enactment of this Act shall continue subject to rea-
5	sonable regulations as prescribed by the relevant
6	Secretary.
7	(2) PROTECTION OF EXISTING USES.—Existing
8	livestock grazing shall continue in accordance with
9	the following guidelines:
10	(A) There shall be no reductions of grazing
11	in the areas designated by this title simply be-
12	cause an area is, or has been designated by this
13	title.
14	(B) The number of livestock permitted to
15	graze in areas designated by this title shall con-
16	tinue at approximate stocking levels prescribed
17	in the grazing permit that existed on January
18	1, 2016, and additional or suspended animal
19	unit months shall be authorized to graze as
20	range conditions allow or if range treatments
21	improve conditions. Animal Unit Months shall
22	only be diminished as a result of revisions in
23	the normal grazing and land management plan-
24	ning and policy setting process.

52

1	(C) The maintenance of existing grazing
2	supporting facilities in an area prior to its des-
3	ignated by this title (including fences, place-
4	ment of salt and minerals, line cabins, water
5	wells and pipelines, stock tanks and ponds),
6	shall continue. Such maintenance may include
7	the use of off-highway vehicles or mechanized
8	tools and equipment.
9	(D) The construction of new grazing im-
10	provements or replacement of deteriorated fa-
11	cilities in areas designated by this title is au-
12	thorized if in accordance with the applicable
13	land management plan.
14	(E) The use of off-highway vehicles for
15	emergency purposes such as care of sick ani-
16	mals or the placement of feed and water in
17	emergency situations is authorized by the appli-
18	cable grazing permit holder or an employee or
19	agent thereof.
20	(F) Access to historic and traditional water
21	sources for the purpose of watering livestock
22	shall be maintained.
23	(G) The trailing of domestic livestock shall
24	continue and shall not be limited by the des-
25	ignations made under section 301.

(3) UTAH DEPARTMENT OF AGRICULTURE AND
 FOOD.—In instances in which historic grazing loca tions, access, or use is disputed by the grazing per mittee, data and information provided by the Utah
 Department of Agriculture shall be given consider ation by the Secretary to establish historic access,
 locations, or use.

8 (k) EXISTING EASEMENTS AND RIGHTS-OF-WAY.—
9 Nothing in this title precludes the Secretary from renew10 ing easements or rights-of-way in existence as of the date
11 of enactment of this Act, in accordance with this title and
12 existing law.

(1) ADJACENT MANAGEMENT.—Nothing in this title
14 creates a protective perimeter or buffer zone around a Wa15 tershed Management Area designated by section 301.

16 (m) ACTIVITIES OUTSIDE WATERSHED MANAGE-17 MENT AREA.—The fact that an activity or use on land 18 outside a Watershed Management Area can be seen, 19 heard, felt or smelled within the Watershed Management 20 Area shall not preclude the activity or use outside the 21 boundary of the Watershed Management Area.

(n) OUTFITTING AND GUIDE ACTIVITIES.—Commercial services (including authorized outfitting and guide activities) within the Watershed Management Areas are au-

thorized to the extent necessary to realize the recreational
 purposes of the areas.

3 (o) FISH AND WILDLIFE.—Nothing in this title af-4 fects the jurisdiction of the State of Utah with respect 5 to the management of fish and wildlife on Federal land in the State, including the regulation of hunting, fishing, 6 7 and trapping within the Watershed Management Areas. 8 (p) ACCESS.—The Secretary shall provide the owner 9 of State, tribal or private property within the boundary 10 of a Watershed Management Areas access to the property. 11 (q) WILDLIFE WATER DEVELOPMENT PROJECTS.—

12 Structures and facilities, including future and existing
13 structures and facilities, for wildlife water development
14 projects (including guzzlers) in the Watershed Manage15 ment Areas are authorized.

16 (r) WATER RIGHTS.—Nothing in this title—

(1) shall constitute either an express or implied
reservation by the United States of any water rights
with respect to the Watershed Management Areas
designated by this title;

(2) affects any water rights in the State of
Utah existing on the date of enactment of this Act,
including any water rights held by the United
States;

1 (3) establishes a precedent with regard to any 2 future Watershed Management Area designations; or 3 (4) shall restrict or prohibit the upstream diversion of water rights held under Utah State law. 4 5 (s) EXISTING WATER INFRASTRUCTURE.—Nothing in this title shall be construed to limit motorized access 6 7 and road maintenance by local municipalities or irrigation 8 districts and other water right holders for those mainte-9 nance activities necessary to guarantee the continued via-10 bility of water resource facilities that currently exist or which may be necessary in the future to prevent the deg-11 12 radation of the water supply in Watershed Management 13 Areas designated by section 301 subject to such reasonable regulations deemed necessary by the Secretary. 14 15 (t) WITHDRAWAL.—Subject to valid rights in existence on the date of enactment of this title, the Federal 16 land within the Watershed Management Areas designated 17 18 by section 301 are withdrawn from— 19 (1) all forms of entry, appropriation, and dis-20 posal under the Federal land laws; 21 (2) location, entry, and patent under the mining 22 laws; and

23 (3) operation of the mineral leasing, mineral24 materials, and geothermal leasing laws.

(u) ASHLEY SPRING AND DRY FORK.—The manage ment plans for the Ashley Spring and Dry Fork manage ment areas shall include provisions for the development
 of containment ponds, water pipes, and other improve ments to deliver water to the Ashley Valley should the flow
 of Ashley Spring become diminished or impaired.

7 (v) WILDERNESS REVIEW.—The Secretary may not
8 promulgate or issue any system-wide regulation, directive,
9 instruction memorandum or order that would direct man10 agement of the Federal lands designated as Watershed
11 Management Areas in section 301 in a manner contrary
12 to this title.

13 TITLE IV—SPECIAL 14 MANAGEMENT AREAS

15 SEC. 401. HIGH UINTAS SPECIAL MANAGEMENT AREA.

(a) ESTABLISHMENT.—Subject to valid existing
rights, the approximately 19,191 acres of the Ashley National Forest in Uintah and Duchesne County, Utah, as
generally depicted on the map entitled "Utah PLI High
Uintas Special Management Area Map" dated June 24,
2016, is established as the High Uintas Special Management Area.

(b) PURPOSES.—The purpose of the High Uintas
Special Management Area (hereinafter referred to in this
title as the "Area") are to maintain the natural values

of the area and to allow for the continued use of oversnow
 vehicles.

3 SEC. 402. HIGH UINTAS SPECIAL MANAGEMENT AREA MAP 4 AND LEGAL DESCRIPTION.

5 (a) IN GENERAL.—Not later than two years after the 6 date of enactment of this Act, the Secretary of Agriculture 7 (hereinafter "Secretary" in this title) shall file a map and 8 legal description of the Area with the Committee on Nat-9 ural Resources of the House of Representatives and the 10 Committee on Energy and Natural Resources of the Sen-11 ate.

12 (b) EFFECT.—The map and legal description pre-13 pared under paragraph (1) shall have the same force and 14 effect as if included in this title, except that the Secretary 15 may correct minor errors in the map or legal description 16 provided that prior to any modifications, clerical or typo-17 graphical changes, these changes are reported to the State 18 of Utah and the affected county.

(c) PUBLIC AVAILABILITY.—A copy of the map and
legal description shall be on file and available for public
inspection in the appropriate offices of the United States
Forest Service.

1	SEC. 403. ADMINISTRATION OF THE HIGH UINTAS SPECIAL
2	MANAGEMENT AREA.
3	(a) Administration.—The Secretary shall admin-
4	ister the Area in accordance with—
5	(1) the National Forest Management Act of
6	1976 (16 U.S.C. 1600 et seq.);
7	(2) this title; and
8	(3) other applicable laws.
9	(b) Management Plan.—
10	(1) PLAN REQUIRED.—Not later than two years
11	after the date of enactment of this Act, the Sec-
12	retary shall develop a management plan for the long-
13	term management of the Area.
14	(2) Recommendations and consultation.—
15	The Secretary shall prepare the management plan in
16	consultation and coordination with State, local and
17	tribal governments, the public, and the Public Lands
18	Initiative Planning and Implementation Advisory
19	Committee established under Division C of this Act.
20	If the Secretary does not incorporate recommenda-
21	tions submitted by the State, local governments, and
22	Indian tribes into the management plans, the Sec-
23	retary shall submit a written explanation before the
24	effective date of the management plan to the House
25	Committee on Natural Resources and Senate Com-

1	mittee on Energy and Natural Resources outlining
2	the reasons for rejecting the recommendations.
3	(3) USES.—The Secretary shall allow only such
4	uses of the Area that would further the purposes
5	outlined in subsection 401(b) and the following
6	guidelines:
7	(A) Maintain the existing, outstanding nat-
8	ural values of the Area.
9	(B) Allow for the continued use and access
10	of oversnow vehicles, including snowmobiles.
11	(C) Allow for non-motorized recreational
12	opportunities to occur within the Area including
13	skiing, biking, hiking, fishing, hunting, horse-
14	back riding, snowshoeing, and camping.
15	(D) Prohibit mineral development.
16	(E) Prohibit new permanent road construc-
17	tion.
18	(F) Prohibit commercial timber harvesting.
19	SEC. 404. HIGH UINTAS SPECIAL MANAGEMENT AREA GEN-
20	ERAL PROVISIONS.
21	(a) WITHDRAWALS.—Subject to valid existing rights,
22	all Federal land within the Area established under section
23	401 is withdrawn from—
24	(1) entry, appropriation or disposal under the
25	public land laws;

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

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

5 (b) FIRE, INSECTS, AND DISEASE.—In accordance
6 with this title, the Secretary may take such measures in
7 the Area as are necessary for the control of fire, insects,
8 and disease (including the coordination of the activities
9 with a State or local agency).

10 (c) WILDLAND FIRE OPERATIONS.—Nothing in this 11 title precludes a Federal, State, or local agency from con-12 ducting wildfire management operations (including oper-13 ations using aircraft or mechanized equipment) in the 14 Area designated under section 401.

15 (d) LIVESTOCK.—

- 16 (1) IN GENERAL.—Within the Area designated
 17 under section 401, the grazing of livestock estab18 lished before the date of enactment of this Act shall
 19 continue subject to reasonable regulations as pre20 scribed by the relevant Secretary.
- (2) PROTECTION OF EXISTING USES.—Existing
 livestock grazing shall continue in accordance with
 the following guidelines:

24 (A) There shall be no reductions of grazing25 in the areas designated by this section simply

because an area is, or has been designated by this title.

(B) The number of livestock permitted to 3 4 graze in areas designated by this title shall con-5 tinue at approximate stocking levels prescribed 6 in the grazing permit that existed on January 7 1, 2016, and additional or suspended animal 8 unit months shall be authorized to graze as 9 range conditions allow or if range treatments 10 improve conditions. Animal Unit Months shall 11 only be diminished as a result of revisions in 12 the normal grazing and land management plan-13 ning and policy setting process.

14 (C) The maintenance of existing grazing 15 supporting facilities in an area prior to its des-16 ignated by this section (including fences, place-17 ment of salt and minerals, line cabins, water 18 wells and pipelines, stock tanks and ponds), 19 shall continue. Such maintenance may include 20 the use of off-highway vehicles or mechanized 21 tools and equipment.

(D) The construction of new grazing improvements or replacement of deteriorated facilities in areas designated by this section is au-

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1	thorized if in accordance with the applicable
2	land management plan.
3	(E) The use of off-highway vehicles for
4	emergency purposes such as care of sick ani-
5	mals or the placement of feed and water in
6	emergency situations is authorized by the appli-
7	cable grazing permit holder or an employee or
8	agent thereof.
9	(F) Access to historic and traditional water
10	sources for the purpose of watering livestock
11	shall be maintained.
12	(G) The trailing of domestic livestock shall
13	continue and shall not be limited by the des-
14	ignations made under section 401.
15	(3) UTAH DEPARTMENT OF AGRICULTURE AND
16	FOOD.—In instances in which historic grazing loca-
17	tions, access, or use is disputed by the grazing per-
18	mittee, data and information provided by the Utah
19	Department of Agriculture shall be given consider-
20	ation by the Secretary to establish historic access,
21	locations, or use.
22	(e) Adjacent Management.—
23	(1) IN GENERAL.—Nothing in this title creates
24	a protective perimeter or buffer zone around the
25	Area.

(2) ACTIVITIES OUTSIDE THE AREA.—The fact
 that an activity or use on land outside the Area can
 be seen, heard, felt or smelled within the Area shall
 not preclude the activity or use outside the boundary
 of the Area.

6 (f) OUTFITTING AND GUIDE ACTIVITIES.—Commer-7 cial services (including authorized outfitting and guide ac-8 tivities) within the Area are authorized to the extent nec-9 essary to realize the recreational purposes of the areas. 10 (g) FISH AND WILDLIFE.—Nothing in this section affects the jurisdiction of the State of Utah with respect 11 to the management of fish and wildlife on Federal land 12 in the State, including the regulation of hunting, fishing, 13 and trapping and use of helicopters to maintain healthy 14 15 wildlife populations, within the Area.

(h) ACCESS.—The Secretary shall provide the ownerof State or private property within the boundary of theArea.

(i) WILDLIFE WATER DEVELOPMENT PROJECTS.—
20 Structures and facilities, including future and existing
21 structures and facilities, for wildlife water development
22 projects (including guzzlers) in the Area are authorized.

23 (j) WATER RIGHTS.—

24 (1) STATUTORY CONSTRUCTION.—Nothing in
25 this title—

1	(A) shall constitute either an express or
2	implied reservation by the United States of any
3	water rights with respect to the High Uintas
4	Special Management Area;
5	(B) affects any water rights in the State of
6	Utah existing on the date of enactment of this
7	Act;
8	(C) establishes a precedent with regard to
9	any future special management areas designa-
10	tions; or
11	(D) shall restrict or prohibit the upstream
12	diversion of water rights held under Utah State
13	law.
14	(2) UTAH WATER LAW.—The Secretary shall
15	follow the procedural and substantive requirements
16	of State law to obtain and hold any water rights not
17	in existence on the date of the enactment of this Act
18	with respect to the Area.
19	(3) EFFECTS ON STATE WATER RIGHTS.—The
20	Secretary shall not take any action that adversely
21	affects—
22	(A) any water rights granted by the State;
23	(B) the authority of the State in adjudi-
24	cating water rights;

1	(C) definitions established by the State
2	with respect to the term "beneficial use" or
3	"priority of rights";
4	(D) terms and conditions for groundwater
5	withdrawal;
6	(E) the use of groundwater resources that
7	are in accordance with State law; or
8	(F) other rights or obligations of the State
9	as established under State law.
10	(4) EXISTING WATER INFRASTRUCTURE.—
11	(A) Nothing in this title shall be construed
12	to limit off-highway vehicle access and road
13	maintenance by local municipalities, water dis-
14	tricts or irrigation districts, for those mainte-
15	nance activities necessary to guarantee the con-
16	tinued viability of water resource facilities that
17	currently exist or which may be necessary in
18	the future to prevent the degradation of the
19	water supply in the Area.
20	(B) Nothing in this title shall be construed
21	to encumber, transfer, impair, or limit any
22	water right, or recognized beneficial use, includ-
23	ing access to, development, and use of livestock
24	water rights as defined by State law.

(k) PERMANENT ROAD CONSTRUCTION.—After the
 date of enactment of this Act, except as necessary for ad ministrative purposes or to respond to an emergency, the
 Secretary shall not construct any permanent road within
 the Area.

6 (1) TEMPORARY ROAD CONSTRUCTION.—The Sec-7 retary is authorized to construct temporary passenger ve-8 hicle roads for administrative or emergency purposes. The 9 Secretary shall decommission any temporary road con-10 structed under this subsection not later than 3 years after 11 the date the road is constructed.

(m) USE OF OFF-HIGHWAY OR MOTORIZED VEHICLES.—Except as necessary to meet the minimum requirements for the administration of the Area and to protect
public health and safety, the use of off-highway vehicle
or motorized vehicles is prohibited.

17 (n) COMMERCIAL TIMBER HARVESTING.—Commer-18 cial timber harvesting within the Area is prohibited.

(o) OVERSNOW VEHICLES.—The Secretary of Agriculture shall authorize the use of snowmobiles and other
oversnow vehicles within the High Uintas Special Management Area when there is at least six inches of snow coverage.

1 SEC. 405. LITTLE WEST FORK BLACKS FORK SPECIAL MAN-2

AGEMENT AREA.

3 ESTABLISHMENT.—Subject to valid existing (a) rights, the approximately 8,231 acres of the Wasatch 4 5 Cache National Forest in Summit County, Utah as generally depicted on the map entitled "Utah PLI Little West 6 7 Fork Blacks Special Management Area Map" dated June 8 24, 2016, is established as the "Little West Fork Blacks 9 Fork Special Management Area".

10 (b) MAP AND LEGAL DESCRIPTION.—

11 (1) IN GENERAL.—Two years after the date of enactment of this Act, the shall file a map and legal 12 13 description of the Little West Fork Blacks Fork 14 Special Management Area with the Committee on 15 Natural Resources of the House of Representatives 16 and the Committee on Energy and Natural Re-17 sources and the Committee on Agriculture, Nutri-18 tion, and Forestry of the Senate.

19 (2) EFFECT.—The map and legal description 20 prepared under paragraph (1) shall have the same 21 force and effect as if included in this title, except 22 that the Secretary may correct minor errors in the 23 map or legal description provided that prior to any 24 modifications, clerical or typographical changes, 25 these changes are reported to the State of Utah and 26 the affected county.

(3) PUBLIC AVAILABILITY.—A copy of the map
 and legal description shall be on file and available
 for public inspection in the appropriate offices of the
 United States Forest Service.

5 SEC. 406. ADMINISTRATION OF LITTLE WEST FORK BLACKS 6 FORK SPECIAL MANAGEMENT AREA.

7 (a) PURPOSE.—The purpose of the Little West Fork
8 Blacks Fork Special Management Area is to manage,
9 maintain, and restore watershed and ecosystem function
10 and aquatic habitat within the Area.

(b) ADMINISTRATION.—The Secretary shall administer the Little West Fork Blacks Fork Special Management Area—

(1) in a manner that promotes, protects, and
manages the resources of the Little West Fork
Blacks Fork Special Management Area described in
subsection (a); and

18 (2) in accordance with—

- 19 (A) the National Forest Management Act
- 20 of 1976 (16 U.S.C. 1600 et seq.);
- 21 (B) this title; and
- 22 (C) other applicable laws.
- 23 (c) MANAGEMENT PLAN.—

24 (1) PLAN REQUIRED.—Not later than two years
25 after the date of enactment of this Act, the Sec-

retary shall develop a management plan for the long term management of the Little West Fork Blacks
 Fork Special Management Area.

4 (2) Recommendations and consultation.— 5 The Secretary shall prepare the management plan in 6 consultation and coordination with local and tribal governments, the public, and the Public Lands Ini-7 8 tiative Planning and Implementation Advisory Com-9 mittee established under Division C of this Act. If 10 the Secretary of the Interior does not incorporate 11 recommendations submitted by the State, local gov-12 ernments, and Indian tribes into the management 13 plans, the Secretary shall submit a written expla-14 nation before the effective date of the management 15 plan to the House Committee on Natural Resources 16 and Senate Committee on Energy and Natural Re-17 sources outlining the reasons for rejecting the rec-18 ommendations of the State, local governments and 19 tribes.

20 (d) USES.—The Secretary shall allow only such uses
21 of the special management area that would further the
22 purposes outlined in subsection (a) and the following:

23 (1) Include skiing, biking, hiking, fishing, hunt24 ing, horseback riding, snowmobiling, motorcycle

1	riding, off-highway vehicle use, snowshoeing, and
2	camping.
3	(2) Allow for reintroduction of native flora
4	(land and aquatic), bird, fish and animal fauna in
5	Little West Fork Blacks Fork Special Management
6	Area.
7	(3) Restore watershed function and health and
8	re-establish ecosystem health in areas damaged or
9	threatened by insects and disease.
10	(4) Restore the balance of the ecosystem health
11	damaged or threatened by overpopulation of any
12	plant, aquatic or animal species.
13	(5) Allow hazardous fuels reduction and forest
14	health treatments to restore watershed and eco-
15	system function, reduce hazardous fuels, and to pro-
16	tect property in the wildland urban interface.
17	SEC. 407. LITTLE WEST FORK BLACKS FORK SPECIAL MAN-
18	AGEMENT AREA GENERAL PROVISIONS.
19	(a) Off-Highway Vehicles.—
20	(1) IN GENERAL.—Except in cases in which off-
21	highway vehicles are needed for administrative pur-
22	poses or to respond to an emergency, the use of off-
23	highway vehicles shall be permitted only on des-
24	ignated routes within the Little West Fork Blacks
25	Fork Special Management Area.

1	(2) MANAGEMENT.—The Secretary shall man-
2	age existing designated routes in a manner that—
3	(A) is consistent with off-highway vehicle
4	and mechanized use of the designated routes
5	authorized under the applicable travel manage-
6	ment plan;
7	(B) does not significantly damage des-
8	ignated critical habitat or cultural resources;
9	and
10	(C) does not interfere with private prop-
11	erty or water rights.
12	(3) CLOSURE.—The Secretary, in consultation
13	with the State and affected County, may temporarily
14	close or permanently reroute, subject to paragraph
15	(4), a route if the Secretary determines that—
16	(A) the route is significantly damaging
17	designated critical habitat or cultural resources;
18	(B) the route threatens public safety;
19	(C) closure of the route is necessary to re-
20	pair damage to the designated route; or
21	(D) closure of the route is necessary to re-
22	pair resource damage.
23	(4) REROUTING.—Portions of the designated
24	route that are temporarily closed may be perma-

1	nently rerouted by utilizing a previously closed route
2	or constructing a new route.
3	(5) NOTICE.—The Secretary shall provide infor-
4	mation to the public regarding any designated routes
5	that are open, have been rerouted, or are tempo-
6	rarily or permanently closed through—
7	(A) use of appropriate signage within the
8	Conservation Area; and
9	(B) use of the Internet and Web resources.
10	(b) No Effect on Non-Federal Land or Inter-
11	ESTS IN NON-FEDERAL LAND.—Nothing in this section
12	affects ownership, management, or other rights relating
13	to non-Federal land or interests in non-Federal land.
14	(c) Permanent Road Construction.—Except as
15	necessary for administrative purposes or to respond to an
16	emergency, the Secretary shall not construct any perma-
17	nent roads within the Little West Fork Blacks Fork Spe-
18	cial Management Area after the date of enactment of this
19	Act.
20	(d) TEMPORARY ROAD CONSTRUCTION.—The Sec-
21	retary shall be permitted to construct temporary roads to
22	implement the purposes of the area, including constructing
23	temporary roads for fuel reduction, forest health treat-
24	ments and prescribed burns. The Secretary shall decom-
25	mission any temporary road constructed under a project

under this section not later than three years after the date
 on which the forest management project is completed.

3 (e) OVERSNOW VEHICLES.—The Secretary shall au4 thorize the use of snowmobiles and other oversnow vehicles
5 within the Little West Fork Blacks Fork Special Manage6 ment Area when there is at least six inches of snow cov7 erage.

8 (f) FIRE, INSECTS, AND DISEASE.—In accordance
9 with this section, the Secretary may—

10 (1) carry out measures to manage wildland fire
11 and treat hazardous fuels, insects, and diseases in
12 the Little West Fork Blacks Fork Special Manage13 ment Area; and

14 (2) coordinate those measures with the appro-15 priate State or local agency.

(g) WILDLAND FIRE OPERATIONS.—Nothing in this
title precludes a Federal, State, or local agency from conducting wildfire management operations (including operations using aircraft or mechanized equipment) in the
Area designated under section 405.

21 (h) LIVESTOCK GRAZING.—

(1) IN GENERAL.—Within the Little West Fork
Blacks Fork Special Management Area, the grazing
of livestock in which grazing is established before
the date of enactment of this Act shall continue sub-

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ject to reasonable regulations as prescribed by the
relevant Secretary.
(2) PROTECTION OF EXISTING USES.—Existing
livestock grazing shall continue in accordance with
the following guidelines:
(A) There shall be no reductions of grazing
in the areas designated by section 405 simply
because an area is or has been designated.
(B) The number of livestock permitted to
graze in areas designated by section 405 shall
continue at approximate stocking levels pre-
scribed in the grazing permit that existed on
January 1, 2016, and additional or suspended
animal unit months shall be authorized to graze
as range conditions allow or if range treatments
improve conditions. Animal Unit Months shall
only be diminished as a result of revisions in
the normal grazing and land management plan-
ning and policy setting process.
(C) The maintenance of existing grazing
supporting facilities in an area prior to its des-
ignated by section 405 (including fences, place-
ment of salt and minerals, line cabins, water
wells and pipelines, stock tanks and ponds),
shall continue. Such maintenance may include

1	the use of off-highway vehicles or mechanized
2	tools and equipment.
3	(D) The construction of new grazing im-
4	provements or replacement of deteriorated fa-
5	cilities in areas designated by section 405 is au-
6	thorized if in accordance with the applicable
7	land management plan.
8	(E) The use of off-highway vehicles for
9	emergency purposes such as care of sick ani-
10	mals or the placement of feed and water in
11	emergency situations is authorized by the appli-
12	cable grazing permit holder or an employee or
13	agent thereof.
14	(F) Access to historic and traditional water
15	sources for the purpose of watering livestock
16	shall be maintained.
17	(G) The trailing of domestic livestock shall
18	continue and shall not be limited by the des-
19	ignations made under section 405.
20	(3) UTAH DEPARTMENT OF AGRICULTURE AND
21	FOOD.—In instances in which historic grazing loca-
22	tions, access, or use is disputed by the grazing per-
23	mittee, data and information provided by the Utah
24	Department of Agriculture shall be given consider-

ation by the Secretary to establish historic access,
 locations, or use.

3 (i) EXISTING EASEMENTS AND RIGHTS-OF-WAY.—
4 Nothing in this title precludes the Secretary from renew5 ing easements or rights-of-way in existence as of the date
6 of enactment of this Act, in accordance with this title and
7 existing law.

8 (j) Adjacent Management.—

9 (1) IN GENERAL.—Nothing in this title creates
10 a protective perimeter or buffer zone around the Lit11 tle West Fork Blacks Fork Special Management
12 Area designated by section 405.

ACTIVITIES OUTSIDE SPECIAL MANAGE-13 (2)14 MENT AREA.—The fact that an activity or use on 15 land outside the Little West Fork Blacks Fork Spe-16 cial Management Area can be seen, heard, felt or 17 smelled within the Little West Fork Blacks Fork 18 Special Management Area shall not preclude the ac-19 tivity or use outside the boundary of Little West 20 Fork Blacks Fork Special Management Area.

(k) OUTFITTING AND GUIDE ACTIVITIES.—As permitted as of January 1, 2016, commercial services (including authorized outfitting and guide activities) within the
Little West Fork Blacks Special Management Area are

authorized to the extent necessary to realize the rec reational purposes of the areas.

3 (1) FISH AND WILDLIFE.—Nothing in this section af4 fects the jurisdiction of the State of Utah with respect
5 to the management of fish and wildlife on Federal land
6 in the State, including the regulation of hunting, fishing,
7 and trapping within the Little West Fork Blacks Fork
8 Special Management Area.

9 (m) ACCESS.—Consistent with the purposes of sec-10 tion 406(a), and as authorized as of the date of enactment 11 of this section, the Secretary shall provide the owner of 12 State, tribal, or private property within the boundary of 13 the Little West Fork Blacks Fork Special Management 14 Area access to the property.

15 (n) WATER RIGHTS.—

16 (1) STATUTORY CONSTRUCTION.—Nothing in
17 this title—

(A) shall constitute either an express or
implied reservation by the United States of any
water rights with respect to the Little West
Fork Blacks Fork Special Management Areas
designated by section 405;

23 (B) affects any water rights in the State of24 Utah;

1	(C) establishes a precedent with regard to
2	any future Special Management Areas designa-
3	tions; or
4	(D) shall restrict or prohibit the upstream
5	diversion of water rights held under Utah State
6	law.
7	(2) UTAH WATER LAW.—The Secretary shall
8	follow the procedural and substantive requirements
9	of State law to obtain and hold any water rights not
10	in existence on the date of the enactment of this Act
11	with respect to the Little West Fork Blacks Fork
12	Special Management Areas.
13	(3) Effects on state water rights.—The
14	Secretary shall not take any action that adversely
15	affects—
16	(A) any water rights granted by the State;
17	(B) the authority of the State in adjudi-
18	cating water rights;
19	(C) definitions established by the State
20	with respect to the term "beneficial use" or
21	"priority of rights";
22	(D) terms and conditions for groundwater
23	withdrawal;
24	(E) the use of groundwater resources that
25	are in accordance with State law; or

1	(F) other rights or obligations of the State
2	as established under State law.
3	(4) EXISTING WATER INFRASTRUCTURE.—
4	Nothing in this section shall be construed to—
5	(A) limit off-highway vehicle access and
6	road maintenance by local municipalities, irriga-
7	tion districts, or water districts for those main-
8	tenance activities necessary to guarantee the
9	continued viability of water resource facilities
10	that currently exist or which may be necessary
11	in the future to prevent the degradation of the
12	water supply in the Little West Fork Blacks
13	Fork Special Management Area designated by
14	section 405; and
15	(B) encumber, transfer, impair, or limit
16	any water right, or recognized beneficial use, in-
17	cluding access to, development, and use of live-
18	stock water rights as defined by State law.
19	(o) VEGETATION MANAGEMENT.—Consistent with
20	the purposes of the Little West Fork Blacks Fork Special
21	Management Area, nothing in this section prevents the
22	Secretary from conducting vegetation management
23	projects within the Little West Fork Blacks Fork Special
24	Management Area.

1 (p) COMMERCIAL TIMBER HARVEST.—Consistent 2 with the purposes of the Little West Fork Blacks Fork 3 Special Management Area commercial timber harvest is 4 authorized if the primary purpose of harvest is to restore 5 or improve forest resiliency and watershed function or to 6 further the purposes described in section 405.

7 (q) WITHDRAWAL.—Subject to valid existing rights,
8 the Federal land within the Little West Fork Blacks Fork
9 Special Management Area designated by section 405 are
10 withdrawn from—

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

13 (2) location, entry, and patent under the mining14 laws; and

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

17 SEC. 408. DESOLATION CANYON, NINE MILE CANYON,

18 WHITE RIVER AND BOOKS CLIFFS SPORTS19 MEN'S SPECIAL MANAGEMENT AREAS.

20 (a) ESTABLISHMENT.—Subject to valid existing
21 rights, the following areas in the State of Utah are hereby
22 established as Special Management Areas:

(1) DESOLATION CANYON.—Certain Federal
land, comprising approximately 8,770 acres administered by the Bureau of Land Management in Carbon

County as generally depicted on the map entitled
 Utah PLI Special Management Area Map dated
 June 30, 2016, to be known as the "Desolation Can yon Special Management Area".

5 (2) NINE MILE CANYON.—Certain Federal land, 6 comprising approximately 41,301 acres; 26.2107 acres in Carbon County and 15,091 acres in 8 Duchesne County administered by the Bureau of 9 Land Management in Carbon County and Duchesne 10 County as generally depicted on the map entitled 11 Utah PLI Special Management Area Map dated 12 June 30, 2016, to be known as the "Nine Mile Can-13 yon Special Management Area".

14 (3) WHITE RIVER.—Certain Federal land, com15 prising approximately 15,790 acres administered by
16 the Bureau of Land Management in Uintah County
17 as generally depicted on the map entitled Utah PLI
18 Special Management Area Map dated June 30,
19 2016, to be known as the "White River Special
20 Management Area".

(4) BOOKS CLIFFS SPORTSMENS.—Certain Federal land, comprising approximately 42,351 acres
administered by the Bureau of Land Management in
Uintah County as generally depicted on the map entitled Utah PLI Special Management Area Map

1	dated June 30, 2016, is established as "Book Cliffs
2	Sportsmens Special Management Area''.
3	(b) PURPOSES.—The purposes of the Desolation
4	Canyon, Nine Mile Canyon, and White River Special Man-
5	agement Areas (hereinafter referred to as the "Areas")
6	established under subsection (a) is to—
7	(1) protect, conserve, and enhance the unique
8	and nationally important historic, cultural, scientific,
9	scenic, recreational, archaeological, natural, and edu-
10	cational resources of the Areas;
11	(2) maintain and enhance cooperative and inno-
12	vative management practices between resource man-
13	agers, private landowners, and the public in the
14	Areas; and
15	(3) recognize and maintains historic uses of the
16	Areas.
17	(c) Books Cliffs Sportsmens Special Manage-
18	MENT AREA PURPOSES.—The purpose of the Book Cliffs
19	Sportsmens Special Management Area (hereinto referred
20	to as the "Book Cliffs Area") is to protect hunting and
21	fishing opportunities and habitat, manage and restore fish
22	and wildlife habitat, and facilitate hunting and fishing op-
23	portunities in a natural environment.

1SEC. 409. DESOLATION CANYON, NINE MILE CANYON,2WHITE RIVER AND BOOKS CLIFFS SPORTS-3MEN'S SPECIAL MANAGEMENT AREA MAP4AND LEGAL DESCRIPTION.

5 (a) IN GENERAL.—Not later than two years after the 6 date of enactment of this Act, the Secretary of the Interior 7 (hereinafter referred to as the "Secretary") shall file a 8 map and legal description of the Areas and the Books 9 Cliffs Area with the Committee on Natural Resources of 10 the House of Representatives and the Committee on En-11 ergy and Natural Resources of the Senate.

12 (b) EFFECT.—The map and legal description pre-13 pared under subsection (a) shall have the same force and 14 effect as if included in this section, except that the Sec-15 retary may correct minor errors in the map or legal de-16 scription provided that prior to any modifications, clerical 17 or typographical changes, these changes are reported to 18 the State of Utah and the affected county.

(c) PUBLIC AVAILABILITY.—A copy of the map and
legal description shall be on file and available for public
inspection in the appropriate offices of the Bureau of
Land Management.

SEC. 410. ADMINISTRATION OF THE DESOLATION CANYON, NINE MILE CANYON, AND WHITE RIVER SPE CIAL MANAGEMENT AREAS.

4 (a) PLAN REQUIRED.—Not later than two years after
5 the date of enactment of this Act, the Secretary shall de6 velop a management plan for the long-term management
7 of each of the Areas.

8 (b) RECOMMENDATIONS AND CONSULTATION.—The 9 Secretary shall prepare the management plans in consultation and coordination with the State, local and tribal gov-10 11 ernments, the public, and the Public Lands Initiative Planning and Implementation Advisory Committee estab-12 lished under Division C of this Act. If the Secretary does 13 not incorporate recommendations submitted by the State, 14 local, and Indian tribes into the management plans, the 15 16 Secretary shall submit a written explanation before the effective date of the management plan to the House Com-17 mittee on Natural Resources and Senate Committee on 18 19 Energy and Natural Resources outlining the reasons for 20 rejecting the recommendations.

21 SEC. 411. DESOLATION CANYON, NINE MILE CANYON, AND 22 WHITE RIVER SPECIAL MANAGEMENT AREA 23 GENERAL PROVISIONS.

(a) APPLICABILITY.—The general provisions of sec-tion 204 shall apply to the Areas.

(b) EXCEPTION.—The withdrawal provided by 204(a)
 shall not apply to the Desolation Canyon Special Manage ment Area, White River Special Management Area, and
 the Nine Mile Canyon Special Management Area.

5 (c) OIL AND GAS LEASING.—The Secretary may
6 lease oil and gas resources in accordance with the Mineral
7 Leasing Act (30 U.S.C. 181 et seq.) subject to the fol8 lowing conditions:

9 (1) The minerals may be accessed only by direc10 tional drilling from a lease held on the date of enact11 ment of this Act and accessed through surface estate
12 that is adjacent to, and outside of, the Areas.

13 (2) The lease shall prohibit surface occupancy
14 and surface disturbance for any mineral activities
15 within the Areas.

16 (d) NINE MILE CANYON ADDITIONAL PROVISIONS.—

(1) Energy development, including access needs
for energy development, within the Nine Mile Canyon Special Management Area shall be allowed
under the terms of the West Tavaputs Plateau
Project Final Environmental Impact Statement and
Record of Decision of July 2, 2010.

(2) Upon enactment of this section, the current
Area of Critical Environmental Concern designation
made under FLPMA (site) shall be permanently re-

moved from the Nine Mile Canyon Special Manage ment Area.

3 SEC. 412. BOOK CLIFFS SPORTSMENS SPECIAL MANAGE4 MENT AREA ADDITIONAL PROVISIONS.

5 (a) MANAGEMENT PLAN.—Not later than two years 6 after the date of enactment of this Act, the Secretary of 7 the Interior (hereinto referred to as the "Secretary") shall 8 develop a management plan for the long-term manage-9 ment of the Book Cliffs Area.

10 (1) Recommendations and consultation.— The Secretary of the Interior shall prepare the man-11 12 agement plan in consultation and coordination with 13 the Advisory Council described in subsection (d) 14 below. If the Secretary of the Interior does not in-15 corporate the recommendations submitted by the 16 Advisory Council into the management plan the Sec-17 retary of the Interior shall submit a written expla-18 nation before the effective date of the management 19 plan to the House Committee on Natural Resources 20 and Senate Committee on Energy and Natural Re-21 sources outlining the reasons for rejecting the rec-22 ommendations of the Advisory Council.

23 (2) REQUIREMENTS.—The management plan
24 shall be written in accordance with section 408(c).

(3) USES.—The Secretary shall only allow such
 uses of the Books Cliffs Area that would further the
 purposes of the Books Cliffs Area.

4 (b) VEGETATION MANAGEMENT.—Within the Book
5 Cliffs Area, the Secretary may authorize vegetation man6 agement, including mechanical treatments, to the extent
7 necessary to control fire, insects, or disease or to promote
8 and improve wildlife habitat and diversity as consistent
9 with the purposes of the Book Cliffs Area.

(c) MINERAL LEASING.—the Secretary may lease oil
and gas resources in accordance with the Mineral Leasing
Act (30 U.S.C. 181 et seq.) in the Books Cliffs Area subject to the following conditions:

(1) The area may be accessed only by directional drilling from a lease held on the date of enactment of this Act on surface estate that is adjacent
to, and outside of, the Books Cliffs Area.

(2) The Books Cliff Area may be accessed only
by directional drilling if the mineral lease entered
into includes a non-waivable stipulation prohibiting
surface occupancy and surface disturbance for any
mineral activities within the Books Cliffs Area.

(d) WILDERNESS REVIEW.—The Secretary may not
promulgate or issue any system-wide regulation, directive,
instruction memorandum or order that would direct man-

agement of Federal lands designated under section 408
 in a manner contrary to this title.

3 SEC. 413. BOOK CLIFFS SPORTSMEN'S SPECIAL MANAGE4 MENT AREA ADVISORY COMMITTEE.

5 (a) ESTABLISHMENT AND PURPOSE OF THE BOOK
6 CLIFFS SPORTSMEN'S SPECIAL MANAGEMENT AREA AD7 VISORY COMMITTEE.—

8 (1) ESTABLISHMENT.—The Secretary of the In-9 terior shall establish and maintain the Book Cliffs 10 Sportsmen's Special Management Area Advisory 11 Committee (referred to in this title as the "Book 12 Cliffs Advisory Committee") to perform the duties in 13 subsection (b).

14 (2) PURPOSE.—The purpose of the Book Cliffs
15 Advisory Committee is to advise the Secretary of the
16 Interior on the Book Cliffs Special Management
17 Area.

18 (b) DUTIES.—The Book Cliffs Advisory Committee19 shall advise the Secretary of the Interior with regard to—

20 (1) implementation of the Book Cliffs Special21 Management Area Management Plan; and

22 (2) administration of the Book Cliffs Special23 Management Area.

24 (c) Appointment by the Secretary.—

88

1	(1) Appointment and term.—The Secretary
2	of the Interior shall appoint the members of the
3	Book Cliffs Advisory Committee for a term of 5
4	years beginning on the date of appointment. The
5	Secretary of the Interior may not reappoint mem-
6	bers to more than three terms.
7	(2) Basic requirements.—The Secretary of
8	the Interior shall ensure that the Book Cliffs Advi-
9	sory Committee established meets the requirements
10	of subsection (d).
11	(3) INITIAL APPOINTMENT.—The Secretary of
12	the Interior shall make initial appointments to the
13	Book Cliffs Advisory Committee not later than 180
14	days after the date of the enactment of this Act.
15	(4) VACANCIES.—The Secretary of the Interior
16	shall make appointments to fill vacancies on the
17	Book Cliffs Advisory Committee as soon as prac-
18	ticable after the vacancy has occurred.
19	(5) COMPENSATION.—Members of the Book
20	Cliffs Advisory Committee shall not receive any com-
21	pensation.
22	(d) Composition of Book Cliffs Advisory Com-
23	MITTEE.—

1	(1) NUMBER.—The Book Cliffs Advisory Com-
2	mittee shall be comprised of no more than 11 mem-
3	bers.
4	(2) Community interests represented.—
5	Book Cliffs Advisory Committee members shall re-
6	side in the State of Utah and be representative of
7	the following members:
8	(A) State Division of Wildlife Resources
9	Director or one designee.
10	(B) Game bird hunting organization.
11	(C) Wildlife conservation organization.
12	(D) Big game hunting organization.
13	(E) Cold water fishing organization.
14	(F) Tourism, outfitter, or guiding indus-
15	try.
16	(G) Hunting or shooting equipment retail
17	industry.
18	(H) Ute Tribe.
19	(I) Forest or rangeland management spe-
20	cialist.
21	(J) Ranching industry in Uintah County.
22	(K) Uintah County Commission Chairman
23	or designee.
24	(3) Preservation of public advisory sta-
25	TUS.—No individual serving under section 402 may

	01
1	be an officer or employee of the Federal Government
2	or State of Utah Government.
3	(4) BALANCED REPRESENTATION.—In appoint-
4	ing Book Cliffs Advisory Committee members from
5	the two categories in section 402, the Secretary of
6	the Interior shall provide for balanced and broad
7	representation from within each category.
8	(5) CHAIRPERSON.—The Secretary of the Inte-
9	rior shall select the chairperson of the Book Cliffs
10	Advisory Committee for a term of 5 years beginning
11	on the date of appointment.
12	(e) Annual Book Cliffs Advisory Committee
13	Report.—
14	(1) REPORT SUBMISSION.—The Book Cliffs Ad-
15	visory Committee shall submit a report no later than
16	September 30 of each year to the Secretary of the
17	Interior, the Committee on Natural Resources of the
18	House of Representatives, and the Committee on
19	Agriculture, Nutrition, and Forestry of the Senate.
20	If the Book Cliffs Advisory Committee cannot meet
21	the September 30 deadline in any year, the Sec-
22	retary of the Interior shall advise the Chair of each
23	such Committee of the reasons for such delay and
24	the date on which the submission of the report is an-
24 25	the date on which the submission of the report is an- ticipated.

1	(2) CONTENTS.—The report required by para-
2	graph (1) shall describe—
3	(A) the activities of the Book Cliffs Advi-
4	sory Committee during the preceding year;
5	(B) the reports and recommendations
6	made by the Book Cliffs Advisory Committee to
7	the Secretary of the Interior during the pre-
8	ceding year; and
9	(C) an accounting of actions taken by the
10	Secretary of the Interior as a result of the rec-
11	ommendations.
12	(f) Other Book Cliffs Advisory Committee Au-
14	
12	THORITIES AND REQUIREMENTS.—
13	THORITIES AND REQUIREMENTS.—
13 14	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi-
13 14 15	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi- sory Committee may submit to the Secretary of the
13 14 15 16	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi- sory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from
 13 14 15 16 17 	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi- sory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from Federal employees under the jurisdiction of the Sec-
 13 14 15 16 17 18 	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi- sory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from Federal employees under the jurisdiction of the Sec- retary.
 13 14 15 16 17 18 19 	THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advi- sory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from Federal employees under the jurisdiction of the Sec- retary. (2) MEETINGS.—
 13 14 15 16 17 18 19 20 	 THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advisory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from Federal employees under the jurisdiction of the Secretary. (2) MEETINGS.— (A) FREQUENCY.—The Book Cliffs Advi-
 13 14 15 16 17 18 19 20 21 	 THORITIES AND REQUIREMENTS.— (1) STAFF ASSISTANCE.—The Book Cliffs Advisory Committee may submit to the Secretary of the Interior a request for periodic staff assistance from Federal employees under the jurisdiction of the Secretary. (2) MEETINGS.— (A) FREQUENCY.—The Book Cliffs Advisory Committee shall meet at the call of the

1	be present to constitute an official meeting of
2	the Book Cliffs Advisory Committee.
3	(B) OPEN MEETINGS.—All meetings of the
4	Book Cliffs Advisory Committee shall be an-
5	nounced at least one week in advance in publi-
6	cations of general circulation and shall be open
7	to the public.
8	(3) Records.—The Book Cliffs Advisory Com-
9	mittee shall maintain records of the meetings of the
10	Book Cliffs Advisory Committee and make the
11	records available for public inspection.
12	TITLE V—ARCHES NATIONAL
13	PARK EXPANSION
14	SEC. 501. ARCHES NATIONAL PARK EXPANSION.
15	Section 1 of Public Law 92–155 is amended—
16	(1) by inserting the following after paragraph
17	(2)—
18	"(3) Effective on the date of enactment of the
19	Utah Public Lands Initiative Act, the boundary of
20	the park shall include the area consisting of approxi-
21	mately 18,779 acres and depicted as Arches Expan-
22	sion on the map entitled 'Utah PLI Park and Monu-
23	ment Map' dated June 24, 2016.";
24	(2) by redesignating paragraph (3) as para-
25	graph (4); and

(3) in paragraph (4), as so designated by para graph (2) of this provision, by striking "(1) and (2)"
 and inserting instead "(1), (2), and (3)".

4 TITLE VI—JURASSIC NATIONAL 5 MONUMENT

6 SEC. 601. JURASSIC NATIONAL MONUMENT.

7 (a) PURPOSES.—To conserve, interpret, and enhance 8 for the benefit of present and future generations the pale-9 ontological, scientific, educational, and recreational re-10 sources, there is established in Emery County, Utah, sub-11 ject to valid existing rights, the Jurassic National Monu-12 ment (hereinafter referred to in this title as the "Monu-13 ment").

(b) BOUNDARIES.—The Monument shall consist of
approximately 867 acres of Federal land in Emery County, Utah as generally depicted on the map entitled "Utah
PLI Park and Monument Map" dated June 24, 2016, to
be known as the "Jurassic National Monument".

19 (c) MAP AND LEGAL DESCRIPTION.—

(1) IN GENERAL.—Two years after the date of
enactment of this Act, the Secretary of the Interior
(hereinafter referred to as the "Secretary") shall file
a map and legal description of the Monument with
the Committee on Natural Resources of the House

1	of Representatives and the Committee on Energy
2	and Natural Resources of the Senate.
3	(2) Effect.—The map and legal description
4	prepared under paragraph (1) shall have the same
5	force and effect as if included in this section, except
6	that the Secretary may correct minor errors in the
7	map or legal description provided that prior to any
8	modifications, clerical or typographical changes,
9	these changes are reported to the State of Utah and
10	the affected county.
11	(3) Public availability.—A copy of the map
12	and legal description shall be on file and available
13	for public inspection in the appropriate offices of the
14	Bureau of Land Management.
15	(d) Acquisition of Land.—
16	(1) IN GENERAL.—The Secretary may acquire
17	land or interests in land within the boundaries of the
18	Monument only by donation, exchange, transfer
19	from another agency, or purchase from a willing sell-
20	er.
21	(2) LAND EXCHANGE.—At the request of the
22	State, not later than two years after the date of en-
23	actment of this Act, the Secretary shall complete ex-
24	changes for State land located within the boundaries
25	of the Monument designated by this title.

(3) NO CONDEMNATION.—Within the Monu- ment designated by this section the use of eminent domain or condemnation shall be prohibited.
domain or condemnation shall be prohibited.
(e) WITHDRAWALS.—Subject to valid existing rights,
any land within the Monument or any land or interest in
land that is acquired by the United States for inclusion
in the Monument after the date of enactment of this sec-
tion is withdrawn from—
(1) entry, appropriation, or disposal under the
Federal land laws;
(2) location, entry, and patent under the mining
laws; and
(3) operation of the mineral leasing laws, geo-
thermal leasing laws, and minerals materials laws.
(f) Management Plan.—
(1) PLAN REQUIRED.—Not later than two years
after the date of enactment of this Act, the Sec-
retary shall develop a management plan for the long-
term management of the Monument, including con-
sideration of enhanced transportation routes, out-
door recreation planning, and promotion of scientific
research.
(2) Recommendations and consultation.—
The Secretary shall prepare the management plan in
consultation and coordination with State, local and

1	tribal governments, the public, and the Public Lands
2	Initiative Planning and Implementation Advisory
3	Committee established under Division C of this Act.
4	If the Secretary does not incorporate recommenda-
5	tions submitted by the State, local governments, and
6	Indian tribes into the management plans, the Sec-
7	retary shall submit a written explanation before the
8	effective date of the management plan to the House
9	Committee on Natural Resources and Senate Com-
10	mittee on Energy and Natural Resources outlining
11	the reasons for rejecting the recommendations of the
12	State and local governments and tribes.
13	(3) USES.—The Secretary shall allow only such
14	uses of the Monument that would further the pur-
15	poses outlined in subsection (a).
16	(g) Administration.—The Secretary shall admin-
17	ister the Monument in accordance with—
18	(1) the management plan; and
19	(2) any other applicable laws.
20	(h) Adjacent Management.—
21	(1) IN GENERAL.—Nothing in this title creates
22	a protective perimeter or buffer zone around the
23	Monument designated by this section.
24	(2) Activities outside monument.—The
25	fact that an activity or use on land outside the

Monument can be seen, heard, felt or smelled within
 the Monument shall not preclude the activity or use
 outside the boundary of the Monument.
 TITLE VII—WILD AND SCENIC

4 TITLE VII—WILD AND SCENIC 5 **RIVERS**

6 SEC. 701. WILD AND SCENIC RIVERS.

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

10 "(213) COLORADO RIVER.—The following seg11 ments in the State of Utah, to be administered by
12 the Secretary of the Interior as follows:

"(A) The approximately 12.6 mile segment
in Grand County as generally depicted on the
Utah PLI Wild and Scenic River Map dated
July 11, 2016, as a wild river.

17 "(B) The approximately 12.6 mile segment
18 in Grand County as generally depicted on the
19 Utah PLI Wild and Scenic River Map dated
20 June 11, 2016, as a scenic river.

21 "(C) The approximately 52.2 mile segment
22 in Grand County as generally depicted on the
23 Utah PLI Wild and Scenic River Map dated
24 June 11, 2016, as a recreational river.

1	"(D) The approximately 27.1 mile segment
2	in Grand County as generally depicted on the
3	Utah PLI Wild and Scenic River Map dated
4	June 11, 2016, as a scenic river.
5	"(214) Dolores river.—The following seg-
6	ments in the State of Utah, to be administered by
7	the Secretary of the Interior as follows:
8	"(A) The approximately 5.6 mile segment
9	in Grand County as generally depicted on the
10	Utah PLI Wild and Scenic River Map dated
11	June 11, 2016, as a recreational river.
12	"(B) The approximately 5.8 mile segment
13	in Grand County as generally depicted on the
14	Utah PLI Wild and Scenic River Map dated
15	June 11, 2016, as a scenic river.
16	"(C) The approximately 11.5 mile segment
17	in Grand County as generally depicted on the
18	Utah PLI Wild and Scenic River Map dated
19	June 11, 2016, as a recreational river.
20	"(215) GREEN RIVER.—The following segments
21	in the State of Utah, to be administered by the Sec-
22	retary of the Interior as follows:
23	"(A) The approximately 69.5 mile river
24	segment in Uintah, Carbon, Emery, and Grand
25	Counties as generally depicted on the Utah PLI

1	Wild and Scenic River Map dated June 11,
2	2016, as a as a scenic river.
3	"(B) The approximately 19.2 mile river
4	segment in Emery and Grand Counties as gen-
5	erally depicted on the Utah PLI Wild and Sce-
6	nic River Map dated June 11, 2016, as a wild
7	river.
8	"(C) The approximately 8.5 mile river seg-
9	ment in Emery and Grand Counties as gen-
10	erally depicted on the Utah PLI Wild and Sce-
11	nic River Map dated June 11, 2016, as a rec-
12	reational river.
13	"(D) The approximately 109.4 mile river
14	segment in Emery and Grand Counties as gen-
15	erally depicted on the Utah PLI Wild and Sce-
16	nic River Map dated July 11, 2016, as a scenic
17	river.
18	"(216) DARK CANYON.—The approximately 6.3
19	mile river segment in San Juan County as generally
20	depicted on the Utah PLI Wild and Scenic River
21	Map dated July 11, 2016, as a wild river.
22	"(217) SAN JUAN RIVER.—The approximately
23	17.2 mile river segment in San Juan County as gen-
24	erally depicted on the Utah PLI Wild and Scenic
25	River Map dated July 11, 2016, as a wild river.".

101

1 (b) Adjacent Management.—

2 (1) IN GENERAL.—Nothing in this title creates
3 a protective perimeter or buffer zone around a wild
4 and scenic river designated by this title.

5 (2) ACTIVITIES OUTSIDE WILD AND SCENIC 6 RIVER.—The fact that an activity or use on land 7 outside a wild and scenic river designated under this 8 title can be seen, heard, felt or smelled within the 9 wild and scenic river shall not preclude the activity 10 or use outside the boundary of the wild and scenic 11 river.

(c) ACQUISITION.—The Secretary of the Interior may
acquire land or interest in land within the boundaries of
the wild and scenic river areas designated by this title only
by donation, exchange, or transfer from another agency.
(d) NO CONDEMNATION.—Within the areas designated by this title the use of eminent domain or condemnation shall be prohibited.

(e) OUTFITTING AND GUIDE ACTIVITIES.—Commercial services (including authorized outfitting and guide activities) within the wild and scenic rivers designated by
this title are authorized to the extent necessary to realize
the recreational purposes of the areas.

24 (f) MAPS AND LEGAL DESCRIPTION.—

1 (1) IN GENERAL.—Not later than two years 2 after the date of enactment of this Act, the Sec-3 retary of the Interior shall file a map and legal de-4 scription of the river segments designated by this 5 title with the Committee on Natural Resources of 6 the House of Representatives and the Committee on 7 Energy and Natural Resources of the Senate.

(2) EFFECT.—The map and legal description 8 9 prepared under paragraph (1) shall have the same 10 force and effect as if included in this title, except 11 that the Secretary of the Interior may correct minor 12 errors in the map or legal description and provided 13 that prior to any modifications, clerical or typo-14 graphical changes, these changes are reported to the 15 State of Utah and the affected counties.

16 (3) PUBLIC AVAILABILITY.—A copy of the map
17 and legal description shall be on file and available
18 for public inspection in the appropriate offices of the
19 Bureau of Land Management.

TITLE VIII—ASHLEY KARST NA TIONAL GEOLOGIC AND REC REATION AREA

4 SEC. 801. ASHLEY KARST NATIONAL GEOLOGIC AND REC-

5 **REATION AREA.**

6 (a) ESTABLISHMENT.—Subject to valid existing
7 rights, including the rights of a tribe, the approximately
8 110,838 acres generally depicted on the map entitled Utah
9 PLI Special Management Area Map dated June 30, 2016,
10 are hereby established as the "Ashley Karst National Geo11 logic and Recreation Area".

12 (b) PURPOSES.—The purposes of the Ashley Karst 13 National Geologic and Recreation Area (hereinto referred 14 to in this title as the "Area") are to provide recreational 15 opportunities, protection and management of water re-16 sources, utilization of commercial forest products and 17 withdrawal of minerals from development.

18 SEC. 802. MAP AND LEGAL DESCRIPTION.

(a) IN GENERAL.—Not later than two years after the
date of enactment of this Act, the Secretary of Agriculture
(hereinafter referred to as the "Secretary") shall file a
map and legal description of the Ashley Karst National
Geologic and Recreation Area (hereinafter referred to as
the "Area" with the Committee on Natural Resources of

the House of Representatives and the Committee on En ergy and Natural Resources of the Senate.

3 (b) EFFECT.—The map and legal description pre-4 pared under subsection (a) shall have the same force and 5 effect as if included in this title, except that the Secretary 6 may correct minor errors in the map or legal description 7 and provided that prior to any modifications, clerical or 8 typographical changes, these changes are reported to the 9 State of Utah and the affected county.

(c) PUBLIC AVAILABILITY.—A copy of the map and
legal description shall be on file and available for public
inspection in the appropriate offices of the United States
Forest Service and Bureau of Indian Affairs.

14 SEC. 803. ADMINISTRATION.

(a) ADMINISTRATION.—The Secretary shall admin-ister the Area in accordance with—

17 (1) the National Forest Management Act of
18 1976 (16 U.S.C. 1600 et seq.);

19 (2) this title; and

20 (3) other applicable laws.

(b) MANAGEMENT.—Not later than two years after
the date of enactment of this Act, the Secretary shall develop a management plan for the long-term management
of the Area.

1 (c) RECOMMENDATIONS AND CONSULTATION.—The 2 Secretary shall prepare the management plan in consulta-3 tion and coordination with local and tribal governments, 4 the public, and the Public Lands Initiative Planning and 5 Implementation Advisory Committee established under Division C of this Act. If the Secretary does not incorporate 6 7 recommendations submitted by the State, local, and In-8 dian tribes into the management plans, the Secretary shall 9 submit a written explanation before the effective date of 10 the management plan to the House Committee on Natural Resources and Senate Committee on Energy and Natural 11 12 Resources outlining the reasons for rejecting the rec-13 ommendations of the State, local and tribal governments. 14 (d) USES.—The Secretary shall allow only such uses 15 of the Area that would further the purposes outlined in subsection 801(b) of this title and the following guidelines: 16 17 (1) Provide for recreational opportunities to

occur within the Area including skiing, biking, hiking, fishing, hunting, horseback riding, snowmobiling, designated trails for motorcycle riding and offhighway vehicle use, snowshoeing, camping, and
other recreational activities consistent with this title.
(2) Provide for active forest management, uti-

24 lizing commercial harvesting for hazardous fuels re-

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1	duction, wildfire prevention, control of insects and
2	disease, and to improve watershed health.
3	(3) Prohibit mineral development.
4	(4) Promote the long-term protection and man-
5	agement of the water resources and underground
6	karst system.
7	SEC. 804. GENERAL PROVISIONS.
8	(a) Off-Highway Vehicle and Motorized Vehi-
9	CLES.—
10	(1) IN GENERAL.—The use of off-highway vehi-
11	cles and motorized vehicles shall be permitted within
12	the Area.
13	(2) MANAGEMENT.—The Secretary shall des-
14	ignate existing routes in a manner that—
15	(A) uses Forest Service roads and routes
16	existing as of January 1, 2016, and also new
17	roads authorized by this title;
18	(B) does not significantly damage des-
19	ignated critical habitat or cultural resources;
20	and
21	(C) does not interfere with private prop-
22	erty or water rights.
23	(3) CLOSURE.—The Secretary, in consultation
24	with the State and affected County, may temporarily

1	close or permanently reroute, subject to paragraph
2	(4), a route if the Secretary determines that—
3	(A) the route is significantly damaging
4	designated critical habitat or cultural resources;
5	(B) the route threatens public safety;
6	(C) closure of the route is necessary to re-
7	pair damage to the designated route; or
8	(D) closure of the route is necessary to re-
9	pair resource damage.
10	(4) REROUTING.—Portions of the designated
11	route that are temporarily closed may be perma-
12	nently rerouted by utilizing a previously closed route
13	or constructing a new route.
14	(5) NOTICE.—The Secretary shall provide infor-
15	mation to the public regarding any designated routes
16	that are open, have been rerouted, or are tempo-
17	rarily or permanently closed through—
18	(A) use of appropriate signage within the
19	Conservation Area; and
20	(B) use of the Internet and Web resources.
21	(b) PRIORITY ROUTES.—Marsh Peak South Road
22	and South Fork Road, as depicted on the Utah PLI Spe-
23	cial Management Area Map, shall be open for off-highway
24	vehicle use. Administrative access to Whiterocks Lake for
25	general and emergency purposes shall be allowed for the

United States Forest Service, State and local govern ments, and applicable water user association or utility
 company.

4 (c) ROUTE CONSTRUCTION.—

5 (1) FEASIBILITY STUDY.—Not later than 180 6 days after the date of enactment of this Act, the 7 Secretary shall study the feasibility and public inter-8 est of constructing new routes as needed to increase 9 or enhance hiking and motorized recreational oppor-10 tunities and purposes of the area.

11 (2) CONSTRUCTION.—

12 (A) CONSTRUCTION AUTHORIZED.—If the
13 Secretary determines that the construction of a
14 route is feasible the may construct the route.

(B) USE OF VOLUNTEER SERVICES AND
(CONTRIBUTIONS.—A route authorized under
this subsection may be constructed by volunteers, with volunteer services and contributions
from non-Federal sources.

20 (d) NO EFFECT ON NON-FEDERAL LAND OR INTER21 ESTS IN NON-FEDERAL LAND.—Nothing in this title af22 fects ownership, management, or other rights relating to
23 non-Federal land or interests in non-Federal land located
24 within the Area.

1 (e) OVERSNOW VEHICLES.—The Secretary shall au-2 thorize the use of snowmobiles and other oversnow vehicles in the Area when there is at least six inches of snow cover. 3 4 (f) FIRE, INSECTS, AND DISEASE.—In accordance 5 with this title, the Secretary may— 6 (1) carry out any measures to manage wildland fire and treat hazardous fuels, insects, and diseases 7 8 in the Area; and 9 (2) coordinate those measures with the appro-10 priate State, tribal, or local agency. 11 (g) WILDLAND FIRE OPERATIONS.—Nothing in this 12 title precludes a Federal, State, or local agency from con-13 ducting wildfire management operations (including operations using aircraft or mechanized equipment) in the 14 15 Area designated under this title. 16 (h) LIVESTOCK GRAZING.—Within the Area designated under section 801, the grazing of livestock estab-17 lished before the date of enactment of this Act shall con-18 tinue subject to reasonable regulations as prescribed by 19 the relevant Secretary. 20 21 (1) PROTECTION OF EXISTING USES.—Existing

21 (1) FROTECTION OF EXISTING USES.—EXISTING
22 livestock grazing shall continue in accordance with
23 the following guidelines:

24 (A) There shall be no reductions of grazing25 in the areas designated by this title simply be-

cause an area is, or has been designated by this title.

(B) The number of livestock permitted to 3 4 graze in areas designated by this title shall con-5 tinue at approximate stocking levels prescribed 6 in the grazing permit that existed on January 7 1, 2016, and additional or suspended animal 8 unit months shall be authorized to graze as 9 range conditions allow or if range treatments 10 improve conditions. Animal Unit Months shall 11 only be diminished as a result of revisions in 12 the normal grazing and land management plan-13 ning and policy setting process.

14 (C) The maintenance of existing grazing 15 supporting facilities in an area prior to its des-16 ignated by this title (including fences, place-17 ment of salt and minerals, line cabins, water 18 wells and pipelines, stock tanks and ponds), 19 shall continue. Such maintenance may include 20 the use of off-highway vehicles or mechanized 21 tools and equipment.

(D) The construction of new grazing improvements or replacement of deteriorated facilities in areas designated by this title is au-

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1	thorized if in accordance with the applicable
2	land management plan.
3	(E) The use of off-highway vehicles for
4	emergency purposes such as care of sick ani-
5	mals or the placement of feed and water in
6	emergency situations is authorized by the appli-
7	cable grazing permit holder or an employee or
8	agent thereof.
9	(F) Access to historic and traditional water
10	sources for the purpose of watering livestock
11	shall be maintained.
12	(G) The trailing of domestic livestock shall
13	continue and shall not be limited by the des-
14	ignations made under section 801(b).
15	(2) UTAH DEPARTMENT OF AGRICULTURE AND
16	FOOD.—In instances in which historic grazing loca-
17	tions, access, or use is disputed by the grazing per-
18	mittee, data and information provided by the Utah
19	Department of Agriculture shall be given consider-
20	ation by the Secretary to establish historic access,
21	locations, or use.
22	(i) EXISTING EASEMENTS AND RIGHTS-OF-WAY
23	Nothing in this title precludes the Secretary from renew-
24	ing easements or rights-of-way in existence on the date

of enactment of this Act, in accordance with this title and
 existing law.

3 (j) Adjacent Management.—

4 (1) IN GENERAL.—Nothing in this title creates
5 a protective perimeter or buffer zone around the
6 Area designated by section 801.

7 (2) ACTIVITIES OUTSIDE AREA.—The fact that
8 an activity or use on land outside the Area can be
9 seen, heard, felt or smelled within the Area shall not
10 preclude the activity or use outside the boundary of
11 the Area.

12 (k) OUTFITTING AND GUIDE ACTIVITIES.—Commer-13 cial services (including authorized outfitting and guide activities) within the Area are authorized to the extent nec-14 15 essary to realize the recreational purposes of the areas. 16 (1) FISH AND WILDLIFE.—Nothing in this title affects the jurisdiction of the State of Utah with respect 17 to the management of fish and wildlife on Federal land 18 19 in the State, including the regulation of hunting, fishing, 20 and trapping within the Area.

(m) ACCESS.—The Secretary shall provide the owner
of State, tribal or private property owners within the
boundary of the Area access to the property.

24 (n) WILDLIFE WATER DEVELOPMENT PROJECTS.—
25 Structures and facilities, including future and existing

1	structures and facilities, for wildlife water development
2	projects (including guzzlers) in the Area are authorized.
3	(o) WATER RIGHTS.—
4	(1) STATUTORY CONSTRUCTION.—Nothing in
5	this title—
6	(A) shall constitute either an express or
7	implied reservation by the United States of any
8	water rights with respect to the Area des-
9	ignated by section 801;
10	(B) affects any water rights in the State of
11	Utah;
12	(C) establishes a precedent with regard to
13	any future designations; or
14	(D) shall restrict or prohibit the upstream
15	diversion of water rights held under Utah State
16	law.
17	(2) UTAH WATER LAW.—The Secretary shall
18	follow the procedural and substantive requirements
19	of State law to obtain and hold any water rights not
20	in existence on the date of the enactment of this Act
21	with respect to the Area.
22	(3) EFFECTS ON STATE WATER RIGHTS.—The
23	Secretary shall not take any action that adversely
24	affects—
25	(A) any water rights granted by the State;

1	(B) the authority of the State in adjudi-
2	cating water rights;
3	(C) definitions established by the State
4	with respect to the term "beneficial use" or
5	"priority of rights";
6	(D) terms and conditions for groundwater
7	withdrawal;
8	(E) the use of groundwater resources that
9	are in accordance with State law; or
10	(F) other rights or obligations of the State
11	as established under State law.
12	(4) EXISTING WATER INFRASTRUCTURE.—
13	(A) Nothing in this title shall be construed
14	to limit off-highway vehicle access and road
15	maintenance by local municipalities or water or
16	irrigation districts for those maintenance activi-
17	ties necessary to guarantee the continued viabil-
18	ity of water resource facilities that currently
19	exist or which may be necessary in the future
20	to prevent the degradation of the water supply
21	in the Area designated by section 801.
22	(B) Nothing in this title shall be construed
23	to encumber, transfer, impair, or limit any
24	water right, or recognized beneficial use, includ-

1	ing access to, development, and use of livestock
2	water rights as defined by State law.
3	(p) VEGETATION MANAGEMENT.—Nothing in this
4	title prevents the Secretary from conducting vegetation
5	management projects within the Area.
6	(q) WITHDRAWAL.—Subject to valid rights in exist-
7	ence on the date of enactment of this Act the Federal land
8	within the Area is withdrawn from—
9	(1) all forms of entry, appropriation, and dis-
10	posal under the Federal land laws;
11	(2) location, entry, and patent under the mining
12	laws; and
13	(3) operation of the mineral leasing, mineral
14	materials, and geothermal leasing laws.
15	(r) FEES.—Except for improved campgrounds, with-
16	in the Area the United States Forest Service is prohibited
17	from the collecting or requiring fees for access or use.

DIVISION B—INNOVATIVE LAND MANAGEMENT, RECREATION AND ECONOMIC DEVELOP MENT TITLE L_SCHOOL TRUST LAND

5 TITLE I—SCHOOL TRUST LAND 6 CONSOLIDATIONS

7 SEC. 101. FINDINGS AND PURPOSE.

8 (a) FINDINGS.—Congress finds that the land ex-9 change authorized and directed by this title furthers public 10 objectives referenced in section 206 of the Federal Land 11 Policy and Management Act of 1976 (43 U.S.C. 1716) 12 including—

(1) promoting better management of Federal
conservation areas by removing inheld State trust
land sections;

16 (2) securing Federal ownership and protection
17 of land with significant wildlife, recreational, scenic,
18 cultural and other public values;

(3) assisting the State of Utah and local governments in economic development and community
expansion through the consolidation of State trust
lands in manageable blocks near several Utah communities; and

24 (4) advancing public education through in-25 creased opportunity for economic development of

Utah school trust lands, in furtherance of the land
 grants made under the Utah Enabling Act, Act of
 July 16, 1894 (28 Stat. 107, chapter 138).

4 (b) PURPOSE.—It is the purpose of this title to au5 thorize, direct, facilitate, and expedite the exchange of
6 land between the State of Utah and the United States.
7 SEC. 102. DEFINITIONS.

8 In this title:

9 (1) FEDERAL LAND.—The term "Federal land"
10 means the lands identified on the Map as "Federal
11 Land", "Federal Land—Minerals Only", and "Fed12 eral Land—Surface Only" administered by the Bu13 reau of Land Management located in Carbon,
14 Duchesne, Emery, Grand, San Juan and Uintah
15 Counties, Utah.

16 (2) MAP.—The term "Map" means the fol17 lowing map prepared by the Bureau of Land Man18 agement and entitled "State and Federal Land Ex19 change Map" dated July 12, 2016.

20 (3) NON-FEDERAL LAND.—The term "non-Fed21 eral land" means the lands identified on the Map as
22 "State Trust Land Proposed for Transfer to United
23 States", "State Trust Lands—Surface Only Pro24 posed for Transfer to United States" and "State
25 Trust Lands—Minerals Only Proposed for Transfer

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

6 (5) STATE.—The term "State" means the State 7 of Utah, acting as trustee under the Utah State 8 School and Institutional Trust Lands Management 9 Act (Utah Code Ann. 53C–1–101 et seq.) through 10 the Utah School and Institutional Trust Lands Ad-11 ministration.

12 SEC. 103. EXCHANGE OF LAND; RESERVATION OF INTER-13 ESTS.

(a) IN GENERAL.—If the State offers to convey to
the United States title to the non-Federal land, the Secretary shall, subject to the provisions of this title—

17 (1) accept the offer; and

(2) on receipt of the right, title, and interest of
the State in and to the non-Federal land, convey to
the State all right, title, and interest of the United
States in and to the Federal land.

(b) VALID EXISTING RIGHTS.—The exchange authorized under subsection (a) shall be subject to valid existing
rights.

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(c) COSTS.—Costs of the land exchange shall be allo cated in accordance with section 206(f)(2)(B) of the Fed eral Land Policy and Management Act of 1976 (43 U.S.C.
 1716(f)(2)(B)).

5 (d) TITLE APPROVAL.—Title to the Federal land and
6 non-Federal land to be exchanged under this section shall
7 be in a form acceptable to the Secretary and the State.
8 (e) RESERVATION OF INTEREST IN POTASH.—

9 (1) With respect to Federal land that contains
10 potash resources, the Secretary shall reserve an in11 terest in all potash resources.

12 (2) The interest reserved by the United States
13 under paragraph (1) shall consist of—

14 (A) 50 percent of any bonus bid or other
15 payment received by the State as consideration
16 for securing any lease or authorization to de17 velop potash resources;

(B) 50 percent of the amount that would
have been received by the Federal Government
under the royalty rate applicable on July 1,
2015, if the potash resources had been retained
in Federal ownership; and

(C) 50 percent of any other payment received by the State pursuant to any lease or authorization to develop the potash resources.

1	(3) Upon receipt of any funds from potash leas-
2	ing and development on lands in which the Secretary
3	has reserved an interest, the State shall pay the Sec-
4	retary amounts attributable to the reserved interest
5	of the United States in accordance with paragraph
6	(4).
7	(4)(A) Any amounts due under paragraph (3)
8	shall be paid by the State to the United States not
9	less than quarterly.
10	(B) The State may deduct an administrative fee
11	of three per cent from all payments due to the
12	United States under paragraph (2).
13	(5) NO OBLIGATION TO LEASE.—The State
14	shall not be obligated to lease or otherwise develop
15	potash resources in which the United States retains
16	an interest under this subsection.
17	(f) Reservation of Wellbore Interest in Oil
18	and Gas.—
19	(1) The Secretary shall reserve a wellbore inter-
20	est in each oil and gas well on Federal land that has
21	been determined by the Secretary to be capable of
22	production in paying quantities as of the date of
23	conveyance.
24	(2) The wellbore interest reserved to the United
25	States under paragraph (1) shall consist of the

1	amount of all royalties attributable to an oil and gas
2	well located on Federal land as of the date of con-
3	veyance.
4	(3) Upon receipt of any funds attributable to
5	the reserved wellbore interest of the United States,
6	the State shall pay the Secretary all such amounts
7	in accordance with paragraph (4).
8	(4)(A) Any amounts due under paragraph (2)
9	shall be paid by the State to the United States not
10	less than quarterly.
11	(B) The State may deduct an administrative fee
12	of three per cent from all payments due to the
13	United States under paragraph (2).
14	(5) The reserved wellbore interests of the
15	United States in oil and gas under this section shall
16	automatically terminate on the date that is 10 years
17	after the enactment of this Act.
18	(6) The United States shall share all revenue
19	received with respect to its reserved wellbore mineral
20	interest in oil and gas with the State of Utah in ac-
21	cordance with section 35(a) of the Mineral Leasing
22	Act (30 U.S.C. 191(a)).
23	(g) Appurtenant Water Rights.—Any convey-
24	ance of a parcel of Federal land or non-Federal land under

this title shall include the conveyance of water rights ap purtenant to the parcel conveyed.

3 (h) CONVEYANCE OF PARCELS IN STAGES.—Parcels
4 of Federal land and non-Federal land may be exchanged
5 in phases as mutually determined by the Secretary and
6 the State.

7 SEC. 104. WITHDRAWAL OF FEDERAL LANDS PRIOR TO EX8 CHANGE.

9 Subject to valid existing rights, during the period be-10 ginning on the date of enactment of this Act and ending 11 on the date on which the Federal land is conveyed, the 12 Federal land is withdrawn from mineral location, entry or 13 patent under the mining laws, from leasing and entry 14 under the mineral leasing laws, and from mineral material 15 disposal.

16 SEC. 105. NATIONAL ENVIRONMENTAL POLICY ACT OF 1969 17 AND FEDERAL LAND POLICY AND MANAGE18 MENT ACT OF 1976 COMPLIANCE.

(a) PUBLIC INTEREST.—The land exchange author-ized and directed by this title is in the public interest.

(b) SCOPING AND ANALYSIS.—Notwithstanding any
other law, in preparing an environmental assessment or
environmental impact statement required under section
102 of the National Environmental Policy Act of 1969 (42)

1 U.S.C. 4332) with respect to the land exchange con-2 templated by this title—

3 (1) the Secretary is not required to identify any
4 actions other than the proposed action and the no
5 action alternative; and

6 (2) the Secretary is not required to analyze the
7 environmental effects of alternative conveyances or
8 actions other than the offer submitted by the State
9 under subsection 103(a).

10 (c) PRESUMPTION OF PLAN ADEQUACY.—Convey-11 ances of Federal land to the State in accordance with this 12 title are presumed to comply with any land use plan en-13 acted under section 202 of the Federal Land Policy and 14 Management Act of 1976 (43 U.S.C. 1712).

15 SEC. 106. STATUS AND MANAGEMENT OF LAND AFTER EX16 CHANGE.

(a) ADMINISTRATION OF NON-FEDERAL LAND.—In
accordance with section 206(c) of the Federal Land Policy
and Management Act of 1976 (43 U.S.C. 1716(c)), the
non-Federal land acquired by the United States under this
title shall become part of, and be managed as part of, the
Federal administrative unit or area in which the land is
located.

24 (b) Grazing Permits.—

1 (1) If land conveyed under this title is subject 2 to a lease, permit, or contract for the grazing of do-3 mestic livestock in effect on the date of acquisition, 4 the entity acquiring the land shall allow the grazing 5 to continue for the remainder of the term of the 6 lease, permit, or contract, subject to the related 7 terms and conditions of user agreements, including 8 permitted stocking rates, grazing fee levels, access 9 rights, and ownership and use of range improve-10 ments.

11 (2) To the extent allowed by Federal or State 12 law, on expiration of any grazing lease, permit, or 13 contract described in paragraph (1), the holder of 14 the lease, permit, or contract shall be entitled to a 15 preference right to renew the lease, permit, or con-16 tract.

17 (3) If land conveyed by the State under this
18 title is used by a grazing permittee or lessee to meet
19 the base property requirements for a Federal graz20 ing permit or lease, the land shall continue to qual21 ify as a base property for the remaining term of the
22 lease or permit and the term of any renewal or ex23 tension of the lease or permit.

24 (c) HAZARDOUS MATERIALS.—

(1) The Secretary and the State shall make
 available for review and inspection any record relat ing to hazardous materials on the land to be exchanged under this title.

5 (2) The costs of remedial actions relating to
6 hazardous materials on land acquired under this
7 title shall be paid by those entities responsible for
8 the costs under applicable law.

9 SEC. 107. BOOK CLIFFS CONSERVATION AREA.

10 Subject to valid existing rights, the mineral estate in the non-Federal lands acquired by the United States 11 12 under this title, and the existing mineral estate in the Fed-13 eral land, located in Grand County, Utah, as depicted on the Maps as "Book Cliffs Conservation Area" is with-14 15 drawn from location, entry and patent under the mining laws and the operation of the mineral leasing, mineral ma-16 terials and geothermal leasing laws. 17

18 TITLE II—GOBLIN VALLEY 19 STATE PARK

20 SEC. 201. LAND CONVEYANCE.

At the request of the State of Utah, the Secretary of the Interior shall convey, without consideration, the approximately 9,995 acres of Bureau of Land Management land identified as "Utah PLI Goblin Valley State Park Map" on the map entitled Utah PLI Goblin Valley State Park Expansion Map and dated June 24, 2016, to the
 Utah State Parks and Recreation Division of the Depart ment of Natural Resources.

4 SEC. 202. COOPERATIVE MANAGEMENT OF GOBLIN VAL-5 LEY.

6 (a) IN GENERAL.—At the request of the State of 7 Utah, in accordance with this section, the Secretary of the 8 Interior shall enter into a cooperative agreement with the 9 State for the management of the Federal land described 10 in subsection (b) which shall be known as the "Goblin Val-11 ley Cooperative Management Area".

(b) DESCRIPTION OF LAND.—The area subject to the
cooperative agreement is Federal land managed by the
Bureau of Land Management in Emery County, Utah,
comprising approximately 152,678 acres, identified as
"Goblin Valley Cooperative Management Area" on the
map entitled Utah PLI Goblin Valley State Park Map and
dated June 24, 2016.

(c) PURPOSE.—The purpose of the Goblin Valley Cooperative Management Area is to promote outdoor recreation, such as off-highway vehicle use, mountain biking,
rock climbing, and hiking.

23 (d) TERMS.—The cooperative agreement shall—

24 (1) clarify the roles, responsibilities, and limita25 tions, of the Secretary of the Interior and the State

1	of Utah with regard to recreation management with-
2	in the Goblin Valley Cooperative Management Area;
3	(2) extend only to recreational activities, includ-
4	ing off-highway vehicle and non-off-highway vehicle
5	use, within the Goblin Valley Cooperative Manage-
6	ment Area, and shall not affect other land manage-
7	ment within the Goblin Valley Cooperative Manage-
8	ment Area, or recreational activities outside the
9	Goblin Valley Cooperative Management Area;
10	(3) require that recreational activities within
11	the Goblin Valley Cooperative Management Area
12	shall continue to be managed in accordance with—
13	(A) the San Rafael Swell National Con-
14	servation Area and Crack Canyon Wilderness
15	established by this title; and
16	(B) applicable Federal laws;
17	(4) require new route and trail construction for
18	motorized and non-motorized use to further rec-
19	reational opportunities and minimize resource con-
20	flict;
21	(5) address the establishment, distribution, and
22	uses of, any revenues generated by recreational ac-
23	tivities (including entrance fees) within the Goblin
24	Valley Cooperative Management Area; and

1 (6) specify that the State agency administering 2 the Goblin Valley Cooperative Management Area 3 shall be the Utah State Parks and Recreation Divi-4 sion of the Department of Natural Resources. TITLE III—PRICE CANYON STATE 5 FOREST 6 7 SEC. 301. DEFINITIONS. 8 In this title: (1) MAPS.—The term "Map" means the map 9 10 entitled Utah PLI Price Canyon State Forest Map 11 and dated July 1, 2016. 12 (2) FEDERAL LAND.—The term "Federal land" 13 means the 13,321 acres identified as "BLM Lands 14 Proposed for Transfer to State Sovereign Land" lo-15 cated in Carbon County, Utah, as generally depicted 16 on the Map. 17 (3) NON-FEDERAL LAND.—The term "non-Fed-18 eral land" means the 14,939 acres identified on the 19 Map as "State Sovereign Land Proposed for Trans-20 fer to BLM" located in Grand and San Juan Coun-21 ties, Utah, as generally depicted on the Map. (4) SECRETARY.—The term "Secretary" means 22 23 the Secretary of the Interior.

(5) STATE.—The term "State" means the State
 of Utah's Division of Forestry, Fire, and State
 Lands.

4 SEC. 302. EXCHANGE OF LAND.

5 (a) PURPOSE.—It is the purpose of this title to con6 solidate intermingled State sovereign lands in an area of
7 Carbon County, Utah, to create the State of Utah's first
8 State Forest.

9 (b) CONVEYANCE.—If the State offers to convey to
10 the United States title to the non-Federal land, the Sec11 retary shall—

12 (1) accept the offer; and

(2) on receipt of the right, title, and interest of
the State in and to the non-Federal land, convey to
the State all right, title, and interest of the United
States in and to the Federal land.

17 (c) VALID EXISTING RIGHTS.—The exchange author18 ized under subsection (a) shall be subject to valid existing
19 rights.

20 (d) TITLE APPROVAL.—Title to the Federal land and
21 non-Federal land to be exchanged under this section shall
22 be in a form acceptable to the Secretary and the State.
23 SEC. 303. LIVESTOCK GRAZING.

For lands acquired by the State under this title in which grazing is established before the date of enactment

1	of this Act, the grazing of livestock shall continue at levels
2	existing as of January 1, 2016.
3	TITLE IV—DEER LODGE LAND
4	EXCHANGE
5	SEC. 401. DEFINITIONS.
6	In this title:
7	(1) Association.—The term "Association"
8	means the Deer Lodge Homeowners Association.
9	(2) FEDERAL LAND.—The term "Federal land"
10	means the approximately 157 acres of National For-
11	est System land in Daggett County, Utah, identified
12	as "Deer Lodge Cabin Site" on the map.
13	(3) MAP.—The term "map" means the map en-
14	titled "Utah PLI Deer Lodge Land Exchange Map"
15	and dated June 24, 2016.
16	(4) Non-Federal land.—The term "non-Fed-
17	eral land" means the parcel of approximately 77
18	acres of private land located in Uintah County,
19	Utah, and identified as "Land to Be Acquired by
20	USFS" on the map.
21	(5) Secretary.—The term "Secretary" means
22	the Secretary of Agriculture.
23	SEC. 402. LAND EXCHANGE.
24	(a) CONVEYANCE OF LAND.—No later than two years
25	after enactment of this title, if the Association offers to

convey to the United States all right, title, and interest
 of the Association in and to the non-Federal land, the Sec retary shall convey to the Association, without consider ation, all right, title, and interest of the United States in
 and to the Federal land, subject to valid existing rights.

6 (b) COMPLIANCE WITH EXISTING LAW.—Except as
7 otherwise provided in this title, the Secretary shall carry
8 out the land exchange under this title in accordance with
9 section 206 of the Federal Land Policy and Management
10 Act of 1976 (43 U.S.C. 1716).

(c) TITLE.—As a condition of the land exchange
under this title, title to the non-Federal land to be acquired by the Secretary shall be acceptable to the Secretary.

(d) CONDITION.—As a condition of the land exchange
under this title, the Association shall agree to retain as
undeveloped open space the approximately 40 acres of
meadow area identified as "Open Space" as generally depicted on the map.

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TRANSFER

TITLE V—SCOFIELD LAND

22 SEC. 501. SHORT TITLE.

23 This title may be cited as the "Scofield Land Trans-24 fer Act".

1 SEC. 502. DEFINITIONS.

2 In this title:

3	(1) CARBON COUNTY.—The term "Carbon
4	County" means Carbon County, Utah, within which
5	the Scofield Reservoir property is located.
6	(2) CLAIMANT.—The term "claimant" means
7	any person or entity (or a successor in interest to a
8	person or entity) that, according to the records in
9	the office of the Recorder for Carbon County, as of
10	the date of enactment of this Act, claims title to, or
11	an interest in, the Federal land.
12	(3) Federal Land.—
13	(A) IN GENERAL.—The term "Federal
14	land" means the land acquired by Price River
15	Water Conservation District and transferred to
16	the United States for use in the construction
17	and operation of the Scofield Dam and Res-
18	ervoir located between the normal water surface
19	elevation and the property boundary elevation
20	in the Scofield Reservoir basin.
21	(B) EXCLUSIONS.—The term "Federal
22	land" does not include—
23	(i) any mineral or subsurface rights to
24	the land described in subparagraph (A); or
25	(ii) the 205 acres of land adjoining
26	the Scofield Reservoir, as adjudicated in
	AUD 5790 IU

1	the case styled United States v. Dunn (557
2	F.3d 1165 (10th Cir. 2009)).
3	(4) FLOOD SURCHARGE ELEVATION.—The term
4	"flood surcharge elevation" means the elevation of
5	7640.3 in the North American Vertical Datum of
6	1988, which corresponds to the elevation of the crest
7	of Scofield Dam.
8	(5) FUND.—The term "Fund" means the Sco-
9	field Reservoir Fund established by section
10	503(d)(9)(A).
11	(6) LIFE ESTATE.—The term "life estate"
12	means—
13	(A) if the claimant is a person, an interest
14	of the claimant in the Federal land that will re-
15	vert to the United States on the date of the
16	death of the claimant; and
17	(B) if the claimant is an entity, an interest
18	in the Federal land of a person designated by
19	the claimant that will revert to the United
20	States on the date of the death of the des-
21	ignated person.
22	(7) NORMAL WATER SURFACE ELEVATION.—
23	The term "normal water surface elevation" means
24	the contour elevation of 7621.8 in the North Amer-
25	ican Vertical Datum of 1988, which corresponds to

the elevation of the crest of the spillway of Scofield
 Dam.

3	(8) PROPERTY BOUNDARY ELEVATION.—The
4	term "property boundary elevation" means the con-
5	tour elevation 7630, as surveyed by McGonagle and
6	Ulrich, Land Surveyors, in 1926, which was trans-
7	muted to the current elevation of 7638.9 in the
8	North American Vertical Datum of 1988 and which
9	corresponds to 1.4 vertical feet below the crest of
10	Scofield Dam.
11	(9) ROADS.—The term "Roads" means the
12	streets, improved and unimproved, as in existence on
13	the date of enactment of this Act, that—
14	(A) are located on the Federal land;
15	(B) are intended for public access via mo-
16	torized vehicle to the Federal land claims of the
17	claimants; and
18	(C) extend to the shoreline of Scofield Res-
19	ervoir.
20	(10) Secretary.—The term "Secretary"
21	means the Secretary of the Interior.
22	(11) STRUCTURE.—
23	(A) IN GENERAL.—The term "structure"
24	means any improvement located on the property

1	of a claimant, as in existence on the date of en-
2	actment of this Act, including—
3	(i) a residence;
4	(ii) a shed;
5	(iii) a workshop;
6	(iv) a garage;
7	(v) a carport;
8	(vi) a deck;
9	(vii) a boathouse; or
10	(viii) an incidental building.
11	(B) INCLUSION.—The term "structure" in-
12	cludes any infrastructure associated with a resi-
13	dence that is not owned by a public or private
14	utility, including water, power, sewer, and im-
15	provements to Roads.
16	SEC. 503. CONVEYANCE OF SCOFIELD PROJECT LAND.
17	(a) SURVEY.—
18	(1) IN GENERAL.—To facilitate the conveyance
19	of the Federal land under this title, it shall be the
20	responsibility of Carbon County—
21	(A) to enter into an agreement with the
22	Secretary to pay the costs associated with a full
23	physical and title survey of the Federal land in
24	order to delineate the boundaries associated

1	with the Federal land, Federal easements, or
2	other Federal interests in land; and
3	(B) subject to paragraph (2), to initiate
4	and complete a full physical survey of the
5	Roads and the parcels located within the Fed-
6	eral land that are eligible to be conveyed to the
7	claimants, and, in any case in which a land de-
8	scription or record of ownership in any record
9	of Carbon County conflicts with a claim of a
10	claimant with regard to an existing physical
11	feature or facility, propose boundaries and land
12	descriptions to resolve the dispute.
13	(2) UNRESOLVED DISPUTES.—
14	(A) IN GENERAL.—If a claim to a parcel
15	or portion of a parcel of Federal land cannot be
16	resolved in accordance with the applicable land
17	description in the records of Carbon County by
18	the applicable deadline for an election under
19	subsection $(d)(6)$, the claimant shall stipulate
20	to, accept, and submit to the Secretary the land
21	description developed by Carbon County to re-
22	solve the dispute in order to meet the election
23	requirement of subsection $(d)(6)$ by not later

than 180 days after that deadline.

(B) FAILURE TO STIPULATE AND AC-CEPT.—If a claimant fails to stipulate to and accept the land description of Carbon County by the date described in subparagraph (A), the authority to convey the affected parcel or portion of a parcel of Federal land pursuant to this section shall be terminated with respect to the disputed claim.

9 (b) Appraisal.—

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10 (1) IN GENERAL.—As a condition of the con-11 veyance under this section, Carbon County shall 12 enter into an agreement with the Secretary to pay 13 the costs associated with an appraisal of the fair 14 market value of each property interest requested by 15 a claimant relating to the conveyance by the Sec-16 retary under this title.

17 (2)DETERMINATION OF FAIR MARKET 18 VALUE.—The fair market value of a property inter-19 est under paragraph (1) shall be determined by the 20 Secretary in accordance with the Uniform Appraisal 21 Standards for Federal Land Acquisitions and the 22 Uniform Standards of Professional Appraisal Prac-23 tices.

24 (c) NOTIFICATION.—It shall be the responsibility of25 Carbon County to notify each claimant of any trespass or

1	encroachment by the applicable claimant on the Federal
2	land, including the existence of any trespassing or en-
3	croaching structure of the claimant.
4	(d) Authorization To Convey Federal Land.—
5	(1) IN GENERAL.—To resolve the issues of tres-
6	pass and encroachment on the Federal land by the
7	claimants, the Secretary may, in accordance with
8	paragraphs (5) and (6) —
9	(A) on an election by a claimant—
10	(i) subject to paragraph (2), convey to
11	the claimant fee interest in the claimed
12	portion of the Federal land that is located
13	above the normal water surface elevation,
14	as determined by the results of the survey
15	required under subsection (a), subject to
16	all valid rights-of-way, licenses, and ease-
17	ments in existence on the date of enact-
18	ment of this Act; or
19	(ii) subject to paragraph (3), grant to
20	the claimant a life estate permitting the
21	continued occupation of the claimed por-
22	tion of the Federal land above the normal
23	water surface elevation, as determined by
24	the results of the survey required under
25	subsection (a), subject to all valid rights-

1	of-way, licenses, and easements in exist-
2	ence on the date of enactment of this Act;
3	or
4	(B) subject to paragraph (4), on an elec-
5	tion by Carbon County, convey to Carbon Coun-
6	ty fee interest in the Roads, as determined by
7	the survey required under subsection (a), sub-
8	ject to all valid rights-of-way, licenses, and
9	easements in existence on the date of enactment
10	of this Act.
11	(2) Conveyance requirements.—A convey-
12	ance under paragraph (1)(A)(i) shall be subject to—
13	(A) the claimant paying to the Secretary
14	the fair market value of the fee interest in the
15	claimed portion of the Federal land, as deter-
16	mined by the Secretary under subsection (b),
17	exclusive of the value of any structures;
18	(B) provisions under which the claimant
19	shall agree to indemnify and hold harmless the
20	United States for all claims by the claimant or
21	others arising from—
22	(i) the design, construction, operation,
23	maintenance, or replacement of the Sco-
24	field Dam and Reservoir;

1	(ii) the survey of claims, description of
2	claims, delineation of boundaries, convey-
3	ance documents, conveyance process, and
4	recording of deeds associated with the con-
5	veyance; and
6	(iii) any damages associated with any
7	structure or chattel of the claimant that
8	may be displaced in a flood event;
9	(C) the United States retaining a flood
10	easement as well as an access easement for pur-
11	poses of monitoring and enforcing the require-
12	ments of subparagraph (D) with respect to the
13	entire portion of Federal land conveyed; and
14	(D) deed restrictions requiring that—
15	(i) to prevent any structure on the
16	portion of the Federal land conveyed from
17	being displaced during a flood event, the
18	claimant shall—
19	(I) secure or tie down all existing
20	structures; and
21	(II) if replacing or rebuilding
22	such a structure, limit the replace-
23	ment or rebuilding to the number and
24	type of structures in existence on the
25	date of enactment of this Act; and

1	(ii) all activities carried out by the
2	claimant under clause (i) with respect to a
3	structure be carried out in accordance with
4	applicable standards for structures that
5	may be submerged, flooded, or inundated,
6	as contained in—
7	(I) the International Building
8	Code (as adopted by Utah Adminis-
9	trative Code R156–56); or
10	(II) any other building code or
11	engineering standard that is—
12	(aa) similar to the Inter-
13	national Building Code;
14	(bb) widely used; and
15	(cc) nationally recognized.
16	(3) LIFE ESTATE REQUIREMENTS.—A life es-
17	tate granted under paragraph (1)(A)(ii) shall be
18	subject to—
19	(A) the claimant paying to the Secretary
20	the fair market value of the life estate on the
21	claimed portion of the Federal land, as deter-
22	mined by the Secretary under subsection (b),
23	but excluding the value of any structures;
24	(B) provisions under which the claimant
25	agrees to indemnify and hold harmless the

1	United States for all claims by the claimant or
2	others arising from—
3	(i) the design, construction, operation,
4	maintenance, or replacement of the Sco-
5	field Dam and Reservoir;
6	(ii) the survey of claims, description of
7	claims, delineation of boundaries, convey-
8	ance documents, conveyance process, and
9	recording of deeds associated with the con-
10	veyance; and
11	(iii) any damages associated with any
12	structure or chattel of the claimant that
13	may be displaced in a flood event; and
14	(C) restrictions equivalent to the deed re-
15	strictions described in clauses (i) and (ii) of
16	paragraph (2)(D), as applicable.
17	(4) Conveyance of roads requirements.—
18	A conveyance under paragraph (1)(B) shall be sub-
19	ject to—
20	(A) Carbon County paying to the Secretary
21	a sum determined to be acceptable by the Sec-
22	retary;
23	(B) provisions under which Carbon County
24	shall agree to indemnify and hold harmless the

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1	United States for all claims by Carbon County
2	or others arising from—
3	(i) the design, construction, operation,
4	maintenance, or replacement of the Sco-
5	field Dam and Reservoir;
6	(ii) the survey of claims, description of
7	claims, delineation of boundaries, convey-
8	ance documents, conveyance process, and
9	recording of deeds associated with the con-
10	veyance; and
11	(iii) any damages associated with
12	structures or chattel of Carbon County
13	that may be displaced in a flood event;
14	(C) the United States retaining a flood
15	easement as well as an access easement for pur-
16	poses of monitoring and enforcing the require-
17	ments of subparagraph (D) with respect to the
18	entire portion of the Roads conveyed; and
19	(D) restrictions equivalent to the deed re-
20	strictions described in clauses (i) and (ii) of
21	paragraph $(2)(D)$, as applicable.
22	(5) Compliance with environmental
23	LAWS.—
24	(A) IN GENERAL.—Before conveying the
25	Federal land under paragraph $(1)(A)(i)$ or the

1	Roads under paragraph (1)(B) or granting a
2	life estate under paragraph (1)(A)(ii), the Sec-
3	retary shall comply with all applicable require-
4	ments under—
5	(i) the National Environmental Policy
6	Act of 1969 (42 U.S.C. 4321 et seq.);
7	(ii) the Endangered Species Act of
8	1973 (16 U.S.C. 1531 et seq.); and
9	(iii) any other applicable law.
10	(B) EFFECT.—Nothing in this title modi-
11	fies or alters any obligations under—
12	(i) the National Environmental Policy
13	Act of 1969 (42 U.S.C. 4321 et seq.); or
14	(ii) the Endangered Species Act of
15	1973 (16 U.S.C. 1531 et seq.).
16	(C) Costs.—Before the initiation of any
17	conveyance under this title, Carbon County
18	shall pay to the Secretary an amount equal to
19	the costs associated with achieving environ-
20	mental compliance under this paragraph.
21	(6) Deadline for election.—
22	(A) CLAIMANTS.—Not later than 5 years
23	after the date of enactment of this Act, each
24	claimant shall notify the Secretary in writing
25	whether the claimant elects to receive—

1	(i) a fee interest in the claimed por-
2	tion of the Federal land, in accordance
3	with paragraph $(1)(A)(i)$; or
4	(ii) a life estate in the claimed portion
5	of the Federal land, in accordance with
6	paragraph (1)(A)(ii).
7	(B) CARBON COUNTY.—Not later than 3
8	years after the date of enactment of this Act,
9	Carbon County shall notify the Secretary in
10	writing whether Carbon County elects to receive
11	a fee interest in the Roads, in accordance with
12	paragraph (1)(B).
13	(7) FAILURE TO NOTIFY SECRETARY OR COM-
14	PLETE TRANSFER.—
15	(A) NOTICE OF ELECTION.—If a claimant
16	fails to submit to the Secretary a notice of an
17	election in accordance with paragraph $(6)(A)$,
18	any future claim by the claimant with respect
19	to the Federal land shall be terminated.
20	(B) TRANSFER.—
21	(i) CLAIMANTS.—If, due to a failure
22	by the claimant to act in furtherance of
23	the transfer of fee interest or life estate
24	under this section, no transfer of the
25	claimed Federal Land has been recorded

1	with the Recorder of Carbon County by the
2	date that is 7 years after the date of enact-
3	ment of this Act, any claim by the claim-
4	ant with respect to the Federal land shall
5	be terminated.
6	(ii) CARBON COUNTY.—If, due to a
7	failure by Carbon County to act in further-
8	ance of the transfer of fee interest, no
9	transfer of the Roads has been recorded
10	with the Recorder of Carbon County by the
11	date that is 5 years after the date of enact-
12	ment of this Act, the authority of the Sec-
13	retary to convey the interest in the Roads
14	shall be terminated.
15	(C) QUIET TITLE.—On extinguishment of
16	a claim under subparagraph (A) or (B), the
17	Secretary shall take such action as is necessary
18	to quiet title to the applicable portion of the
19	Federal land, including removal of persons, en-
20	tities, structures, and materials encumbering
21	the applicable portion of the Federal land.
22	(8) PAYMENTS IN LIEU OF TAXES.—Any Fed-
23	eral land transferred to a claimant in fee under
24	paragraph (1)(A)(i) or to Carbon County under
25	paragraph (1)(B) shall not be included or taken into

consideration in the allocation of any payment in
lieu of taxes under chapter 69 of title 31, United
States Code.
(9) Trust fund.—
(A) ESTABLISHMENT.—There is estab-
lished in the Treasury of the United States a
fund, to be known as the "Scofield Reservoir
Fund", to be administered by the Secretary and
made available, without fiscal year limitation,
for—
(i) monitoring and enforcing the re-
quirements of paragraphs $(2)(C)$ and
(4)(C) regarding maintaining access to,
and eliminating encroachment and private
exclusive use of, the Federal land sur-
rounding the Scofield Reservoir; and
(ii) providing enhanced public rec-
reational opportunities at Scofield Res-
ervoir.
(B) TRANSFERS TO FUND.—There shall be
deposited in the Fund any amounts received as
consideration for—
(i) a conveyance under subparagraph
(A)(i) or (B) of paragraph (1); or

(ii) the granting of a life estate under
 paragraph (1)(A)(ii).
 TITLE VI—LAND CONVEYANCES
 SEC. 601. LAND CONVEYANCES.

5 (a) IN GENERAL.—As outlined in the paragraphs
6 below, if requested by the specified entity, the Secretary
7 of the Interior or the Secretary of Agriculture, as appro8 priate, shall convey the following Federal land to that enti9 ty without consideration:

10 (1) CANYONLANDS FIELDS AIRPORT.—The ap-11 561of land proximately acres depicted as 12 "Canyonlands Fields Airport", on the map entitled 13 Utah PLI Land Conveyances Map and dated June 14 30, 2016, to Grand County, Utah, for use as an air-15 port.

16 (2) MOAB TAILINGS PROJECT.—Upon comple17 tion of the Moab Uranium Mill Tailings Remedial
18 Action Project, the approximately 474 acres of land
19 depicted as "UMTRA Conveyance", on the map en20 titled Utah PLI Land Conveyances Map and dated
21 June 30, 2016, shall be conveyed to Grand County,
22 Utah.

(3) HUNTINGTON AIRPORT EXPANSION.—The
approximately 1,398 acres generally depicted on the
map entitled Utah PLI Land Conveyances Map and

1	dated June 30, 2016, as "Huntington Airport", to
2	Emery County, Utah, for expansion of the Hun-
3	tington Municipal Airport.
4	(4) EMERY COUNTY RECREATION AREA.—The
5	approximately 479 acres generally depicted on the
6	map entitled Utah PLI Land Conveyances Map and
7	dated June 30, 2016, as "Emery County Recreation
8	Area", to Emery County, Utah, for public rec-
9	reational purposes.
10	(5) Emery county sheriffs substation.—
11	The approximately 644 acres generally depicted on
12	the map entitled Utah PLI Land Conveyances Map
13	and dated June 30, 2016, as "Emery County Sher-
14	iffs Substation", to Emery County, Utah, for a sub-
15	station for the Emery County Sheriff's Office.

16 (6) BLANDING OUTDOOR RECREATION AREA.—
17 The approximately 5,197 acres of land depicted on
18 the map entitled Utah PLI Land Conveyances Map
19 and dated June 30, 2016, as "Blanding Outdoor
20 Recreation Area", to Blanding City, Utah, for use as
21 an outdoor recreation area.

(7) CAL BLACK AIRPORT.—The approximately
1,917 acres generally depicted on the map entitled
Utah PLI Land Conveyances Map and dated June

1	30, 2016, as "Cal Black Airport", to San Juan
2	County, Utah, for a municipal airport.
3	(8) Bluff Airport.—The approximately 403
4	acres generally depicted on the map entitled Utah
5	PLI Land Conveyances Map and dated June 30,
6	2016, as "Bluff Airport", to San Juan County,
7	Utah, for a municipal airport.
8	(9) MONTICELLO WATER STORAGE AND TREAT-
9	MENT PLANT.—The approximately 165 acres gen-
10	erally depicted on the map entitled Utah PLI Land
11	Conveyances Map and dated June 30, 2016, as
12	"Monticello Water Storage and Treatment Plant",
13	to Monticello City, Utah, for a water storage and
14	treatment plant.
15	(10) Blanding shooting range.—The ap-
16	proximately 21 acres generally depicted on the map
17	entitled Utah PLI Land Conveyances Map and
18	dated June 30, 2016, as "Blanding Shooting
19	Range", to San Juan County, Utah, for a public
20	shooting range.
21	(11) PARK CITY CONVEYANCE I.—The approxi-
22	mately 2.5 acres generally depicted on the map enti-
23	tled Utah PLI Land Conveyances Map and dated
24	June 30, 2016, as "Park City Conveyance I", to

Park City, Utah, for public recreation and open
 space.

3 (12) PARK CITY CONVEYANCE II.—The approxi4 mately 1 acre generally depicted on the map entitled
5 Utah PLI Land Conveyances Map and dated June
6 30, 2016, as "Park City Conveyance II", to Park
7 City, Utah, for public recreation and open space.

8 (13) LISBON VALLEY.—The approximately 398
9 acres generally depicted on the map entitled Utah
10 PLI Land Conveyances Map and dated June 30,
11 2016, as "Lisbon Valley", to Utah State University
12 for education and research.

(14) WELLINGTON.—The approximately 645
acres generally depicted on the map entitled Utah
PLI Land Conveyances Map and dated June 30,
2016, as "Wellington", to Utah State University for
education and research.

18 (15) RANGE CREEK RESEARCH STATION EX19 PANSION.—The approximately 1,663 acres depicted
20 on the map entitled Utah PLI Land Conveyances
21 Map and dated June 30, 2016, as "Range Creek Re22 search Station Expansion", to the University of
23 Utah for education and research.

24 (16) ASHLEY SPRING.—The approximately
25 1,103 acres generally depicted on the map entitled

Utah PLI Land Conveyances Map and dated June
 30, 2016, as "Ashley Spring", to Uintah County,
 Utah, for use as open space and for watershed pro tection and drinking water development.

5 (17) SEEP RIDGE UTILITY CORRIDOR.—The ap6 proximately 2,633 acres in Uintah County generally
7 depicted on the map entitled Utah PLI Land Con8 veyances Map and dated June 30, 2016, as "Seep
9 Ridge Utility Corridor", to the State of Utah, for
10 use as rights-of-way for public utilities.

(18) BLUFF RIVER RECREATION AREA.—The
approximately 177 acres generally depicted on the
map entitled Utah PLI Land Conveyances Map and
dated June 30, 2016, as "Bluff River Recreation
Area", to Bluff Service Area, for use as recreation
and municipal facilities.

(19) EMERY INFORMATION CENTER.—The approximately 80 acres generally depicted on the map
entitled Utah PLI Land Conveyances Map and
dated June 30, 2016, as "Emery County Information Center", to Emery County, Utah, for an information and visitor center to promote public lands.

(20) SUMMIT COUNTY CONVEYANCE.—The approximately _____ acres generally depicted on the
map entitled Utah PLI Land Conveyances Map and

dated June 30, 2016, as "Summit Conveyance", to
 Summit County, Utah, for public recreation and
 open space.

4 (b) MAP AND LEGAL DESCRIPTIONS.—Not later than
5 two years after the date of enactment of this Act, the rel6 evant Secretary shall file a map and legal description of
7 each of the land conveyances authorized in subsection (a)
8 with the Committee on Natural Resources.

9 TITLE VII—LAND DISPOSALS

10 SEC. 701. LAND DISPOSALS.

Subject to valid existing rights, the Secretary of the
 Interior shall within two years dispose of Federal lands
 identified as "Lands for Disposal" on the map entitled
 "Utah PLI Land Disposal Map" dated June 25, 2016.
 TITLE VIII—RECREATION ZONES SEC. 801. ESTABLISHMENT.

(a) ESTABLISHMENT.—Subject to valid existing
rights, to enhance existing and future recreational opportunities in Grand County, Uintah County, and San Juan
County, Utah, the following areas are hereby established
as Recreation Zones:

(1) GOLDBAR RECREATION ZONE.—Certain
Federal land, comprising approximately 23,051
acres administered by the Bureau of Land Management in Grand County, as generally depicted on the

map entitled Utah PLI Recreation Zones Map dated
 June 30, 2016, to be known as the "Goldbar Recre ation Zone".

4 (2)MONITOR AND MERRIMAC RECREATION 5 ZONE.—Certain Federal land, comprising approxi-6 mately 17,371 acres administered by the Bureau of 7 Land Management in Grand County as generally de-8 picted on the map entitled Utah PLI Recreation 9 Zones Map dated June 30, 2016, to be known as the 10 "Monitor and Merrimac Recreation Zone".

11 (3)KLONDIKE RECREATION ZONE.—Certain 12 land, comprising approximately 24,968 Federal 13 acres administered by the Bureau of Land Manage-14 ment in Grand County as generally depicted on the 15 map entitled Utah PLI Recreation Zones Map dated 16 June 30, 2016, to be known as the "Klondike Recre-17 ation Zone".

18 (4)BIG FLAT RECREATION ZONE.—Certain 19 Federal land, comprising approximately 25,311 20 acres administered by the Bureau of Land Manage-21 ment in Grand County as generally depicted on the 22 map entitled Utah PLI Recreation Zones Map dated 23 June 30, 2016, to be known as the "Big Flat Recreation Zone". 24

1	(5) MINERAL CANYON RECREATION ZONE.—
2	Certain Federal land, comprising approximately
3	20,423 acres administered by the Bureau of Land
4	Management in Grand County as generally depicted
5	on the map entitled Utah PLI Recreation Zones
6	Map dated June 30, 2016, to be known as the "Min-
7	eral Canyon Recreation Zone".
8	(6) DEE PASS AND UTAH RIMS RECREATION
9	ZONE.—Certain Federal land, comprising approxi-
10	mately 210,587 acres administered by the Bureau of
11	Land Management in Grand County as generally de-
12	picted on the map entitled Utah PLI Recreation
13	Zones Map dated June 30, 2016, to be known as the
14	"Dee Pass and Utah Rims Recreation Zone".
15	(7) Yellow circle recreation zone.—Cer-
16	tain Federal land, comprising approximately 7,436
17	acres administered by the Bureau of Land Manage-
18	ment in San Juan County as generally depicted on
19	the map entitled Utah PLI Recreation Zones Map
20	dated June 30, 2016, to be known as the "Yellow
21	Circle Recreation Zone".
22	(8) CAMEO CLIFFS RECREATION ZONE.—Cer-
23	tain Federal land, comprising approximately 47,130

acres administered by the Bureau of Land Management in San Juan County as generally depicted on

the map entitled Utah PLI Recreation Zones Map
 dated June 30, 2016, to be known as the "Cameo
 Cliffs Recreation Zone".

4 (9) JENSEN HILLS RECREATION ZONE.—Cer5 tain Federal land, comprising approximately 4,849
6 acres administered by the Bureau of Land Manage7 ment in Uintah County as generally depicted on the
8 map entitled Utah PLI Recreation Zones Map and
9 dated June 30, 2016, to be known as the "Jensen
10 Hills Recreation Zone".

(10) RED MOUNTAIN RECREATION ZONE.—Certain Federal land, comprising approximately 10,298
acres administered by the Bureau of Land Management in Uintah County as generally depicted on the
map entitled Utah PLI Recreation Zones Map dated
June 30, 2016, to be known as the "Red Mountain
Recreation Zone".

(11) DEVILS HOLE RECREATION ZONE.—Certain Federal land, comprising approximately 550
acres administered by the Bureau of Land Management in Uintah County as generally depicted on the
map entitled Utah PLI Recreation Zones Map dated
June 30, 2016, to be known as the "Devils Hole
Recreation Zone".

1	(12) BOURDETTE DRAW RECREATION ZONE.—
2	Certain Federal land, comprising approximately
3	20,560 acres administered by the Bureau of Land
4	Management in Uintah County as generally depicted
5	on the map entitled Utah PLI Recreation Zones
6	Map dated June 30, 2016, to be known as the
7	"Bourdette Draw Recreation Zone".
8	(13) Red wash recreation zone.—Certain
9	Federal land, comprising approximately 1,916 acres
10	administered by the Bureau of Land Management in
11	Uintah County as generally depicted on the map en-

titled Utah PLI Recreation Zones Map dated June
30, 2016, to be known as the "Red Wash Recreation
Zone".

15 SEC. 802. MAP AND LEGAL DESCRIPTION.

(a) IN GENERAL.—Not later than two years from the 16 17 date the date of enactment of this Act, the Secretary of the Interior (hereinafter in this title referred to as the 18 19 "Secretary") shall file a map and legal description of each of the Recreation Zones established by section 801 with 20 21 the Committee on Natural Resources of the House of Rep-22 resentatives and the Committee on Energy and Natural 23 Resources of the Senate.

(b) FORCE AND EFFECT.—The maps and legal de-25 scriptions submitted under this section shall have the

same force and effect as if included in this title, except
 that the Secretary may make any minor modifications of
 any clerical or typographical errors in the map or legal
 description and provided that prior to any modifications,
 clerical or typographical changes, these changes are re ported to the State of Utah and the affected counties.

7 (c) PUBLIC AVAILABILITY.—A copy of the maps and
8 legal descriptions shall be on file and available for public
9 inspection in the appropriate offices of the Bureau of
10 Land Management.

11 SEC. 803. GOLDBAR RECREATION ZONE MANAGEMENT.

(a) PURPOSES.—The purposes of the Goldbar Recreation Zone are to promote outdoor recreation (including
off-highway vehicle use, mountain biking, and hiking),
provide for the construction of new non-off-highway vehicle trails, prevent future energy and mineral development,
and conserve indigenous plants and animals.

18 (b) Administration.—

19 (1) IN GENERAL.—The Secretary shall admin20 ister the Goldbar Recreation Zone in accordance
21 with—

- 22 (A) this title;
- (B) the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.); and
 (C) other applicable laws.

1	(2) USES.—Uses and management of the
2	Goldbar Recreation Zone shall—
3	(A) require coordination and consultation
4	with State and local governments;
5	(B) provide for recreational opportunities
6	including camping, biking, hiking, and off-high-
7	way vehicle use (including motorcycling, all-ter-
8	rain-vehicle riding, and four-wheeling);
9	(C) prohibit future mineral development;
10	(D) provide for new route and trail con-
11	struction for non-off-highway vehicle use; and
12	(E) conserve indigenous plant and animal
13	species.
14	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
15	TORIZED VEHICLES.—The Secretary shall manage
16	existing designated routes for off-highway and mo-
17	torized vehicles in a manner that—
18	(A) is consistent with off-highway and mo-
19	torized vehicle use of the routes designated in
20	the applicable travel management plan;
21	(B) allows for adjustment to the travel
22	management plan within the regular amend-
23	ment process; and
24	(C) allows for the construction of new non-
25	off-highway vehicle trails.

1	(4) WITHDRAWALS.—Subject to valid existing
2	rights, all public land within the Goldbar Recreation
3	Zone, including any land or interest in land that is
4	acquired by the United States within the Goldbar
5	Recreation Zone after the date of enactment of this
6	Act, is withdrawn from—
7	(A) entry, appropriation or disposal under
8	the public land laws;
9	(B) location, entry, and patent under the
10	mining laws; and
11	(C) operation of the mineral leasing, min-
12	eral materials, and geothermal leasing laws.
13	SEC. 804. MONITOR AND MERRIMAC RECREATION ZONE
13 14	SEC. 804. MONITOR AND MERRIMAC RECREATION ZONE MANAGEMENT.
14	MANAGEMENT.
14 15	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and
14 15 16 17	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre-
14 15 16 17 18	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction
14 15 16 17	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction
14 15 16 17 18 19	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction of new off-highway vehicle and non-off-highway vehicle
 14 15 16 17 18 19 20 	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction of new off-highway vehicle and non-off-highway vehicle trails and routes, and to prevent future mineral develop-
 14 15 16 17 18 19 20 21 	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction of new off-highway vehicle and non-off-highway vehicle trails and routes, and to prevent future mineral develop- ment.
 14 15 16 17 18 19 20 21 22 	MANAGEMENT. (a) PURPOSES.—The purposes of the Monitor and Merrimac Recreation Zone are to promote outdoor recre- ation (including off-highway vehicle use, mountain biking, rock climbing, and hiking), provide for the construction of new off-highway vehicle and non-off-highway vehicle trails and routes, and to prevent future mineral develop- ment. (b) ADMINISTRATION.—The Secretary shall admin-

25 (1) this title;

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1	(2) the Federal Land Policy and Management
2	Act of 1976 (43 U.S.C. 1701 et seq.); and
3	(3) other applicable laws.
4	(c) USES.—Uses and management of the Monitor
5	and Merrimac Recreation Zone shall—
6	(1) coordinate and consult with State and local
7	government;
8	(2) provide for recreational opportunities in-
9	cluding, biking, hiking, rock climbing and off-high-
10	way vehicle use (including motorcycling, all-terrain-
11	vehicle riding, and four-wheeling);
12	(3) prohibit future mineral and energy leasing;
13	and
14	(4) provide for new route and trail construction
15	for off-highway vehicle and non-off-highway vehicle
16	use.
17	(d) Management of Off-Highway Vehicle and
18	MOTORIZED VEHICLES.—The Secretary shall manage ex-
19	isting designated off-highway vehicle routes in a manner
20	that—
21	(1) is consistent with off-highway and motor-
22	ized vehicle use of the routes designated in the appli-
23	cable travel management plan;

1	(2) allows for adjustment to the travel manage-
2	ment plan within the regular amendment process;
3	and
4	(3) allows for the construction of new off-high-
5	way and non-off-highway vehicle trails.
6	(e) WITHDRAWALS.—Subject to valid existing rights,
7	all public land within the Monitor and Merrimac Recre-
8	ation Zone, including any land or interest in land that is
9	acquired by the United States within the Monitor and
10	Merrimac Recreation Zone after the date of enactment of
11	this Act, is withdrawn from—
12	(1) entry, appropriation or disposal under the
13	public land laws;
14	(2) location, entry, and patent under the mining
15	laws; and
16	(3) operation of the mineral leasing, mineral
17	materials, and geothermal leasing laws.
18	SEC. 805. KLONDIKE RECREATION ZONE MANAGEMENT.
19	(a) PURPOSES.—The purposes of the Klondike
20	Recreation Zone are to promote outdoor recreation (in-
21	cluding off-highway vehicle use, mountain biking, rock
22	climbing, and hiking), provide for the construction of new
23	non-off-highway vehicle trails, and to prevent future min-

 $24 \quad {\rm eral \ development.}$

1	(b) Administration.—The Secretary shall admin-
2	ister the Klondike Recreation Zone in accordance with—
3	(1) this title;
4	(2) the Federal Land Policy and Management
5	Act of 1976 (43 U.S.C. 1701 et seq.); and
6	(3) other applicable laws.
7	(c) USES.—Uses and management of the Klondike
8	Recreation Zone shall—
9	(1) coordinate and consult with State and local
10	government;
11	(2) provide for recreational opportunities in-
12	cluding biking, hiking, rock climbing, and off-high-
13	way vehicle use (including motorcycling, all-terrain-
14	vehicle riding and four-wheeling);
15	(3) prohibit future mineral and energy leasing;
16	(4) provide for new route and trail construction
17	for off-highway and non-off-highway vehicle use; and
18	(5) provide managerial flexibility to route off-
19	highway vehicle trails in a way that minimizes con-
20	flict with non-off-highway vehicle trails.
21	(d) Management of Off-Highway Vehicle and
22	MOTORIZED VEHICLES.—The Secretary shall manage ex-
23	isting designated routes for off-highway vehicles and mo-
24	torized vehicles in a manner that—

	101
1	(1) is consistent with off-highway and motor-
2	ized vehicle use of the routes designated in the appli-
3	cable travel management plan;
4	(2) allows for adjustment to the travel manage-
5	ment plan within the regular amendment process;
6	and
7	(3) allows for the construction of new non-off-
8	highway vehicle trails.
9	(e) WITHDRAWALS.—Subject to valid existing rights,
10	all public land within the Klondike Recreation Zone, in-
11	cluding any land or interest in land that is acquired by
12	the United States within the Klondike Recreation Zone
13	after the date of enactment of this Act, is withdrawn
14	from—
15	(1) entry, appropriation or disposal under the
16	public land laws;
17	(2) location, entry, and patent under the mining
18	laws; and
19	(3) operation of the mineral leasing, mineral
20	materials, and geothermal leasing laws.
21	SEC. 806. BIG FLAT RECREATION ZONE MANAGEMENT.
22	(a) PURPOSES.—The purposes of the Big Flat Recre-
23	ation Zone are to promote outdoor recreation (including
24	off-highway vehicle use, mountain biking, rock climbing

1	and hiking), provide for new off-highway vehicle route con-
2	struction and promote mineral development.
3	(b) Administration.—The Secretary shall admin-
4	ister the Big Flat Recreation Zone in accordance with—
5	(1) this title;
6	(2) the Federal Land Policy and Management
7	Act of 1976 (43 U.S.C. 1701 et seq.); and
8	(3) other applicable laws.
9	(c) USES.—Uses and management of the Big Flat
10	Recreation Zone shall—
11	(1) coordinate and consult with State and local
12	government;
13	(2) provide for recreational opportunities in-
14	cluding rock climbing, biking, hiking, off-highway ve-
15	hicle use (including motorcycling, all-terrain-vehicle
16	riding, and four-wheeling);
17	(3) provide for future mineral leasing with no
18	surface occupancy stipulations;
19	(4) allow the continuation of existing mineral
20	leasing; and
21	(5) provide for new route and trail construction
22	for off-highway vehicle and non-off-highway vehicle
23	use.
24	(d) MANAGEMENT OF OFF-HIGHWAY AND MOTOR-
25	IZED VEHICLES.—The Secretary shall manage existing

1 designated routes for off-highway and motorized vehicles2 in a manner that—

3 (1) is consistent with off-highway and motor-4 ized vehicle use of the routes designated in the appli-5 cable travel management plan; 6 (2) allows for adjustment to the travel manage-7 ment plan within the regular amendment process; 8 and 9 (3) allows for the construction of new non-off-10 highway vehicle trails. 11 SEC. 807. MINERAL CANYON RECREATION ZONE MANAGE-12 MENT. 13 (a) PURPOSES.—The purposes of the Mineral Canyon Recreation Zone are to promote non-motorized outdoor 14 15 recreation (including mountain biking, rock climbing, and hiking), provide for new non-motorized route construction, 16 prevent future mineral development, maintain boating ac-17

18 cess, maintain airstrip access, and maintain access and19 use of country borrow areas for unprocessed gravel.

- 20 (b) Administration.—
- (1) IN GENERAL.—The Secretary shall administer the Mineral Canyon Recreation Zone in accordance with—
- 24 (A) this title;

1	(B) the Federal Land Policy and Manage-
2	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
3	(C) other applicable laws.
4	(2) USES.—Uses and management of the Min-
5	eral Canyon Recreation Zone shall—
6	(A) coordinate and consult with State and
7	local government;
8	(B) provide for non-motorized recreational
9	opportunities including biking and hiking;
10	(C) prevent future mineral leasing or
11	claims;
12	(D) provide for new route and trail con-
13	struction for non-motorized vehicle use;
14	(E) maintain access for boating;
15	(F) maintain access for aircraft to the ex-
16	isting airstrip; and
17	(G) maintain access to and use of the
18	county borrow areas for unprocessed gravel.
19	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
20	TORIZED VEHICLES.—The Secretary shall manage
21	existing designated routes for off-highway and mo-
22	torized vehicles in a manner that—
23	(A) is consistent with off-highway and mo-
24	torized vehicle use of the routes designated in
25	the applicable travel management plan;

1	(B) allows for adjustment to the travel
2	management plan within the regular amend-
3	ment process; and
4	(C) allows for the construction of new non-
5	off-highway vehicle trails.
6	(4) WITHDRAWALS.—Subject to valid existing
7	rights, all public land within the Mineral Canyon
8	Recreation Zone, including any land or interest in
9	land that is acquired by the United States within the
10	Mineral Canyon Recreation Zone after the date of
11	enactment of this Act, is withdrawn from—
12	(A) entry, appropriation or disposal under
13	the public land laws;
14	(B) location, entry, and patent under the
15	mining laws; and
16	(C) operation of the mineral leasing, min-
17	eral materials, and geothermal leasing laws.
18	SEC. 808. DEE PASS AND UTAH RIMS RECREATION ZONE
19	MANAGEMENT.
20	(a) PURPOSES.—The purposes of the Dee Pass and
21	Utah Rims Recreation Zone are to promote off-highway
22	vehicle recreation, provide for the construction of new off-
23	highway vehicle trails and non-motorized trails, and allow
24	mineral development.
25	(b) Administration.—

1	(1) IN GENERAL.—The Secretary shall admin-
2	ister the Dee Pass and Utah Rims Recreation Zone
3	in accordance with—
4	(A) this title;
5	(B) the Federal Land Policy and Manage-
6	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
7	(C) other applicable laws.
8	(2) USES.—Uses and management of the Dee
9	Pass and Utah Rims Recreation Zone shall—
10	(A) coordinate and consult with State and
11	local government;
12	(B) provide for recreational opportunities
13	including rock climbing, biking, hiking, and off-
14	highway vehicle use (including motorcycling, all-
15	terrain vehicle riding, and four-wheeling);
16	(C) provide future mineral and energy
17	leasing and development in a manner that mini-
18	mizes impacts to outdoor recreation; and
19	(D) provide for new route and trail con-
20	struction for motorized and non-motorized use.
21	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
22	TORIZED VEHICLES.—The Secretary shall manage
23	existing designated routes for off-highway and mo-
24	torized vehicles in a manner that—

1	(A) is consistent with off-highway and mo-
2	torized vehicle use of the routes designated in
3	the applicable travel management plan;
4	(B) allows for adjustment to the travel
5	management plan within the regular amend-
6	ment process; and
7	(C) allows for the construction of new off-
8	highway and non-off-highway vehicle trails.
9	(4) WHITE WASH CROSS COUNTRY TRAVEL
10	AREA.—The approximatelyacres identified
11	as the "White Wash Cross Country Travel Area",
12	located within the Dee Pass Recreation Zone, on the
13	map entitled "Utah PLI Recreation Zones Map"
14	and dated June 30, 2016, is open to cross country
15	off-highway vehicle travel.
16	SEC. 809. YELLOW CIRCLE AND CAMEO CLIFFS RECRE-
17	ATION ZONE MANAGEMENT.
18	(a) PURPOSES.—The purposes of the Yellow Circle
19	Recreation Zone and Cameo Cliffs Recreation Zone are
20	to promote off-highway vehicle use, provide for the con-
21	struction of new off-highway vehicle and non-motorized
22	trails, and allow energy and mineral leasing and develop-
23	ment.

24 (b) Administration.—

1	(1) IN GENERAL.—The Secretary shall admin-
2	ister the Yellow Circle Recreation Zone and Cameo
3	Cliffs Recreation Zone in accordance with—
4	(A) this title;
5	(B) the Federal Land Policy and Manage-
6	ment Act of 1976 (43 U.S.C. 1701 et seq.);
7	(C) other applicable laws; and
8	(D) San Juan County Public Entry and
9	Access Rights.
10	(2) USES.—Uses and management of the Yel-
11	low Circle Recreation Zone and Cameo Cliffs Recre-
12	ation Zone shall—
13	(A) coordinate and consult with State and
14	local government;
15	(B) provide for recreational opportunities
16	including rock climbing, biking, hiking, and off-
17	highway vehicle use (including motorcycling, all-
18	terrain-vehicle riding, four-wheeling);
19	(C) provide future mineral and energy
20	leasing and development in a manner that con-
21	siders impacts to outdoor recreation; and
22	(D) provide for new route and trail con-
23	struction for off-highway vehicle and non-mo-
24	torized use.

1	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
2	TORIZED VEHICLES.—The Secretary shall manage
3	existing designated off-highway and motorized vehi-
4	cle routes in a manner that—
5	(A) is consistent with off-highway and mo-
6	torized vehicle use of the routes designated in
7	the applicable travel management plan;
8	(B) allows for adjustment to the travel
9	management plan within the regular amend-
10	ment process; and
11	(C) allows for the construction of new non-
12	off-highway vehicle trails.
13	SEC. 810. JENSEN HILLS RECREATION ZONE ADDITIONAL
13 14	SEC. 810. JENSEN HILLS RECREATION ZONE ADDITIONAL PROVISIONS.
14	PROVISIONS.
14 15	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills
14 15 16	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre-
14 15 16 17	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve-
14 15 16 17 18	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en-
14 15 16 17 18 19	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development.
 14 15 16 17 18 19 20 	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.—
 14 15 16 17 18 19 20 21 	PROVISIONS. (a) PURPOSES.—The purposes of the Jensen Hills Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.— (1) IN GENERAL.—The Secretary shall admin-

1	(B) the Federal Land Policy and Manage-
2	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
3	(C) other applicable laws;
4	(2) USES.—Uses and management of the Jen-
5	sen Hills Recreation Zone shall—
6	(A) coordinate and consult with State and
7	local government;
8	(B) provide for recreational opportunities
9	including, biking, hiking, rock climbing and off-
10	highway vehicle use (including motorcycling, all-
11	terrain vehicle riding, and four-wheeling);
12	(C) allow future mineral and energy leas-
13	ing and development in a manner that mini-
14	mizes impacts to outdoor recreation;
15	(D) provide for new route and trail con-
16	struction for off-highway vehicle and non-mo-
17	torized use to further recreational opportunities;
18	and
19	(E) allow cross country off-highway vehicle
20	travel where authorized under the applicable
21	travel management plan.
22	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
23	TORIZED VEHICLES.—The Secretary shall manage
24	existing designated routes in a manner that—

1	(A) is consistent with off-highway and mo-
2	torized vehicle use of the routes designated in
3	the applicable travel management plan;
4	(B) allows for adjustment to the travel
5	management plan within the regular amend-
6	ment process;
7	(C) allows for the construction of new non-
8	off-highway vehicle trails; and
9	(D) allows for continued cross country off-
10	highway vehicle travel where authorized under
11	the travel management plan.
12	SEC. 811. RED MOUNTAIN RECREATION ZONE MANAGE-
13	MENT.
14	(a) PURPOSES.—The purposes of the Red Mountain
14 15	(a) PURPOSES.—The purposes of the Red Mountain Recreation Zone is to promote off-highway vehicle recre-
15 16	Recreation Zone is to promote off-highway vehicle recre-
15 16 17	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve-
15 16 17	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en-
15 16 17 18	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development.
15 16 17 18 19	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.—
15 16 17 18 19 20	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.— (1) IN GENERAL.—The Secretary shall admin-
 15 16 17 18 19 20 21 	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.— (1) IN GENERAL.—The Secretary shall admin- ister the Red Mountain Recreation Zone in accord-
 15 16 17 18 19 20 21 22 	Recreation Zone is to promote off-highway vehicle recre- ation, provide for the construction of new off-highway ve- hicle trails and non-motorized trails, and to promote en- ergy and mineral leasing and development. (b) ADMINISTRATION.— (1) IN GENERAL.—The Secretary shall admin- ister the Red Mountain Recreation Zone in accord- ance with—

1	(C) other applicable laws.
2	(2) USES.—Uses and management of the Red
3	Mountain Recreation Zone shall—
4	(A) coordinate and consult with State and
5	local government;
6	(B) provide for recreational opportunities
7	including, biking, hiking, rock climbing and off-
8	highway vehicle use (including motorcycling, all-
9	terrain vehicle riding, and four-wheeling);
10	(C) allow future mineral and energy leas-
11	ing and development in a manner that mini-
12	mizes impacts to outdoor recreation and sen-
13	sitive plant and animal species; and
14	(D) provide for new route and trail con-
15	struction for off-highway vehicle and non-mo-
16	torized use.
17	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
18	TORIZED VEHICLES.—The Secretary shall manage
19	existing designated routes in a manner that—
20	(A) is consistent with off-highway and mo-
21	torized vehicle use of the routes designated in
22	the applicable travel management plan;
23	(B) allows for adjustment to the travel
24	management plan within the regular amend-
25	ment process; and

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1	(C) allows for the construction of new off-
2	highway vehicle and non-motorized routes and
3	trails.
4	SEC. 812. DEVILS HOLE RECREATION ZONE MANAGEMENT.
5	(a) PURPOSES.—The purposes of the Devils Hole
6	Recreation Zone is to promote off-highway vehicle recre-
7	ation, the construction of new off-highway vehicle trails
8	and non-motorized trails and routes, and to promote en-
9	ergy and mineral leasing and development.
10	(b) Administration.—
11	(1) IN GENERAL.—The Secretary of the Inte-
12	rior shall administer the Devils Hole Recreation
13	Zone in accordance with—
14	(A) this title;
15	(B) the Federal Land Policy and Manage-
16	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
17	(C) other applicable laws.
18	(2) USES.—Uses and management of the Devils
19	Hole Recreation Zone shall—
20	(A) coordinate and consult with State and
21	local government;
22	(B) provide for recreational opportunities
23	including, biking, hiking, rock climbing and off-
24	highway vehicle use (including motorcycling, all-
25	terrain vehicle riding, and four-wheeling);

1	(C) allows future mineral and energy leas-
2	ing and development in a manner that considers
3	impacts to outdoor recreation;
4	(D) provide for new route and trail con-
5	struction for off-highway vehicle and non-mo-
6	torized use; and
7	(E) allows cross country off-highway vehi-
8	cle travel where authorized by the applicable
9	travel management plan.
10	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
11	TORIZED VEHICLES.—The Secretary of the Interior
12	shall manage existing designated routes in a manner
13	that—
14	(A) is consistent with off-highway and mo-
15	torized vehicle use of the routes designated in
16	the applicable travel management plan;
17	(B) allows for adjustment to the travel
18	management plan within the regular amend-
19	ment process;
20	(C) allows for the construction of new off-
21	highway vehicle and non-motorized trails; and
22	(D) allows for continued cross country off-
23	highway vehicle travel authorized under the ap-
24	plicable travel management plan.

BOURDETTE DRAW RECREATION ZONE ADDI

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1	SEC. 015. DOULDETTE DIAW RECREATION ZONE ADDI-
2	TIONAL PROVISIONS.
3	(a) PURPOSES.—The purposes of the Bourdette
4	Draw Recreation Zone is to promote off-highway vehicle
5	recreation, provide for the construction of new off-highway
6	vehicle trails and non-motorized trails, and to promote en-
7	ergy and mineral leasing and development.
8	(b) Administration.—
9	(1) IN GENERAL.—The Secretary of the Inte-
10	rior shall administer the Bourdette Draw Recreation
11	Zone in accordance with—

12(A) this title;13(B) the Federal Land Policy and Manage-14ment Act of 1976 (43 U.S.C. 1701 et seq.); and15(C) other applicable laws.

16 (2) USES.—Uses and management of the
17 Bourdette Draw Recreation Zone shall—

18 (A) coordinate and consult with State and19 local government;

20 (B) provide for recreational opportunities
21 including, biking, hiking, rock climbing and off22 highway vehicle use (including motorcycling, all23 terrain vehicle riding, and four-wheeling);

24 (C) allow future mineral and energy leas-25 ing and development in a manner that mini-

1	mizes impacts to outdoor recreation and sen-
2	sitive plant and animal species;
3	(D) provide for new route and trail con-
4	struction for off-highway vehicle and non-mo-
5	torized use; and
6	(E) allow cross country off-highway vehicle
7	travel authorized under the applicable travel
8	management plan.
9	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
10	TORIZED VEHICLES.—The Secretary of the Interior
11	shall manage existing designated routes in a manner
12	that—
13	(A) is consistent with off-highway and mo-
14	torized vehicle use of the routes designated in
15	the applicable travel management plan;
16	(B) allows for adjustment to the travel
17	management plan within the regular amend-
18	ment process;
19	(C) allows for the construction of new non-
20	off-highway vehicle trails; and
21	(D) allows for continued cross country off-
22	highway vehicle travel where authorized under
23	the applicable travel management plan.

1	SEC. 814. RED WASH RECREATION ZONE ADDITIONAL PRO-
2	VISIONS.
3	(a) PURPOSES.—The purposes of the Red Wash
4	Recreation Zone is to promote off-highway vehicle recre-
5	ation, provide for the construction of new off-highway ve-
6	hicle trails and non-motorized trails, and to promote en-
7	ergy and mineral leasing and development.
8	(b) Administration.—
9	(1) IN GENERAL.—The Secretary of the Inte-
10	rior shall administer the Red Wash Recreation Zone
11	in accordance with—
12	(A) this title;
13	(B) the Federal Land Policy and Manage-
14	ment Act of 1976 (43 U.S.C. 1701 et seq.); and
15	(C) other applicable laws.
16	(2) USES.—Uses and management of the Red
17	Wash Recreation Zone shall—
18	(A) coordinate and consult with State and
19	local government;
20	(B) provide for recreational opportunities
21	including, biking, hiking, rock climbing and off-
22	highway vehicle use (including motorcycling, all-
23	terrain vehicle riding, and four-wheeling);
24	(C) allow future mineral and energy leas-
25	ing and development in a manner that mini-
26	mizes impacts to outdoor recreation;

1	(D) provide for new route and trail con-
2	struction for off-highway vehicle and non-mo-
3	torized use; and
4	(E) allow cross country off-highway vehicle
5	travel authorized under the applicable travel
6	management plan.
7	(3) MANAGEMENT OF OFF-HIGHWAY AND MO-
8	TORIZED VEHICLES.—The Secretary of the Interior
9	shall manage existing designated routes in a manner
10	that—
11	(A) is consistent with off-highway and mo-
12	torized vehicle use of the routes designated in
13	the applicable travel management plan;
14	(B) allows for adjustment to the travel
15	management plan within the regular amend-
16	ment process;
17	(C) allows for the construction of new non-
18	off-highway vehicle trails; and
19	(D) allows for continued cross country off-
20	highway vehicle travel where authorized under
21	the applicable travel management plan.
22	SEC. 815. HOLE-IN-THE-ROCK TRAIL.
23	(a) Establishment of Trail.—Section 5(a) of the
24	National Trails System Act (16 U.S.C. 1244(a)) is
25	amended by adding at the end the following:

1	"(31) Hole-in-the-rock trail.—
2	"(A) IN GENERAL.—The corridor known
3	as the 'Hole-in-the-Rock Trail' as generally de-
4	picted on the map titled 'Utah PLI National
5	Conservation Area Map' dated June 30, 2016.
6	"(B) Purposes and use.—
7	"(i) The purposes of the National
8	Hole-in-the-Rock Trail is to promote cul-
9	tural, recreational, and historic values and
10	promote motorized and non-motorized
11	recreation.
12	"(ii) The Hole-in-the-Rock Founda-
13	tion shall be a cooperating agency regard-
14	ing trail management.
15	"(iii) The issuance of regulations re-
16	garding group size and fee areas shall be
17	done in accordance with the cooperating
18	agencies.
19	"(C) MANAGEMENT PLAN.—
20	"(i) PLAN REQUIRED.—Not later than
21	2 years after the date of enactment of this
22	Act, the Secretary of the Interior shall de-
23	velop a management plan for the long-term
24	management of the historic trail.

1	"(ii) Recommendations and con-
2	SULTATION.—The Secretary of the Interior
3	shall prepare the management plan in con-
4	sultation and coordination with local and
5	tribal governments, the public, and the
6	Public Lands Initiative Planning and Im-
7	plementation Advisory Committee estab-
8	lished under Division C of this Act. If the
9	Secretary of the Interior does not incor-
10	porate recommendations submitted by the
11	State, local, and tribal governments into
12	the management plans, the Secretary of
13	the Interior shall submit a written expla-
14	nation before the effective date of the man-
15	agement plan to the House Committee on
16	Natural Resources and Senate Committee
17	on Energy and Natural Resources out-
18	lining the reasons for rejecting the rec-
19	ommendations of the State local govern-
20	ments and tribes.".

21 SEC. 816. RECAPTURE CANYON.

(a) APPROVAL OF RIGHT-OF-WAY.—San Juan County, Utah's application for a Title V Right-of-Way, originally submitted to the Bureau of Land Management Monticello Field Office in the State of Utah on March 30,

2006, and later amended on November 13, 2012, is ap proved.

3 (b) PURPOSE OF RIGHT-OF-WAY.—The purposes of
4 the Title V Right-of-Way, as stated by the County's appli5 cation, is to perform routine maintenance to existing trails
6 and routes in an effort to encourage travel in the canyon
7 to remain on a single established route through the canyon
8 that minimizes impacts to the surrounding environment.

9 (c) APPLICABILITY OF OTHER LAWS.—In granting 10 the application, compliance with section 306108 of title 11 54, United States Code, and the Native American Graves 12 Protection and Repatriation Act shall apply to the right-13 of-way to avoid adverse impact to archaeological sites.

14 SEC. 817. BIG BURRITO NON-MOTORIZED TRAIL.

15 The 9.3 mile proposed non-motorized trail within the 16 Sand Flats Recreation Area, approved by the Bureau of 17 Land Management Moab Field Office on December 18, 18 2016, and commonly known as the Big Burrito Non-Mo-19 torized Trail, shall not be subject to administrative or ju-20 dicial review.

21 TITLE IX—RED ROCK COUNTRY 22 OFF-HIGHWAY VEHICLE TRAIL

23 SEC. 901. DEFINITIONS.

24 In this title:

	100
1	(1) COUNTY.—The term "County" means
2	Grand and San Juan Counties, Utah.
3	(2) Secretary.—The term "Secretary" means
4	the Secretary of the Interior.
5	(3) TRAIL.—The term "Trail" means the Red
6	Rock Country Off-Highway Vehicle Trail established
7	under section 902.
8	(4) FEDERAL LAND.—The term "Federal land"
9	means land owned by the Bureau of Land Manage-
10	ment as depicted on the Utah PLI Recreation Plans
11	Map and dated
12	SEC. 902. DESIGNATION.
12	
12	(1) IN GENERAL.—The Secretary shall des-
13	(1) IN GENERAL.—The Secretary shall des-
13 14	(1) IN GENERAL.—The Secretary shall des- ignate a trail system in the County—
13 14 15	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and
13 14 15 16	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Coun-
 13 14 15 16 17 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail".
 13 14 15 16 17 18 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail". (2) REQUIREMENTS.—In designating the trail,
 13 14 15 16 17 18 19 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail". (2) REQUIREMENTS.—In designating the trail, the Secretary shall prioritize a long distance route
 13 14 15 16 17 18 19 20 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail". (2) REQUIREMENTS.—In designating the trail, the Secretary shall prioritize a long distance route for off-highway vehicles that is generally depicted on
 13 14 15 16 17 18 19 20 21 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail". (2) REQUIREMENTS.—In designating the trail, the Secretary shall prioritize a long distance route for off-highway vehicles that is generally depicted on the Utah PLI Recreation Plans Map and dated June
 13 14 15 16 17 18 19 20 21 22 	 (1) IN GENERAL.—The Secretary shall designate a trail system in the County— (A) for use by off-highway vehicles; and (B) to be known as the "Red Rock Country Off-Highway Vehicle Trail". (2) REQUIREMENTS.—In designating the trail, the Secretary shall prioritize a long distance route for off-highway vehicles that is generally depicted on the Utah PLI Recreation Plans Map and dated June 30, 2016, that—

1	Grand Junction, Colorado, through the Dee
2	Pass and Utah Rims Recreation Zone;
3	(B) connects the Federal land adjacent to
4	Moab, Utah, to the Federal land adjacent to
5	Green River, Utah, through the Dee Pass and
6	Utah Rims Recreation Zone;
7	(C) connects the Federal land adjacent to
8	Moab, Utah, to the Federal land adjacent to
9	Monticello, Utah, through the Cameo Cliffs
10	Recreation Zone;
11	(D) uses existing routes, where feasible,
12	which may include the Kokopelli Trail, the Or-
13	ange Trail, and Trail 1;
14	(E) minimizes the use of graded roads;
15	and
16	(F) creates a recreational experience that
17	provides—
18	(i) opportunities for scenic vistas;
19	(ii) challenging terrain for off-highway
20	vehicle travel;
21	(iii) connections to other existing trail
22	systems or trails;
23	(iv) minimal conflicts between off-
24	highway vehicle and non-off-highway vehi-
25	cle users; and

1	(v) off-highway vehicle singletrack and
2	doubletrack options where feasible.
3	(3) MAP.—A map that depicts the Trail shall
4	be on file and available for public inspection in the
5	appropriate offices of the Bureau of Land Manage-
6	ment.
7	SEC. 903. MANAGEMENT.
8	(a) IN GENERAL.—The Secretary shall manage fu-
9	ture designated routes on the Trail in a manner that—
10	(1) is consistent with section 902; and
11	(2) does not interfere with private property or
12	water rights.
13	(b) CLOSURE.—The Secretary, in consultation with
14	the State and the County, may temporarily close or per-
15	manently reroute, subject to subparagraph (C), a route
16	on the Trail if the Secretary determines that—
17	(1) the route is significantly damaging des-
18	ignated critical habitat or cultural resources;
19	(2) the route threatens public safety;
20	(3) closure of the route is necessary to repair
21	damage to the Trail; or
22	(4) closure of the route is necessary to repair
23	resource damage.

(c) REROUTING.—Portions of the route that are tem porarily closed may be permanently rerouted by utilizing
 a previously closed route or constructing a new route.

4 (d) NOTICE.—The Secretary shall provide informa5 tion to the public regarding any designated routes on the
6 Trail that are open, have been relocated, or are tempo7 rarily closed through—

8 (1) use of appropriate signage within the Trail;9 and

10 (2) use of the Internet and Web resources.

(e) NO EFFECT ON NON-FEDERAL LAND OR INTER12 ESTS IN NON-FEDERAL LAND.—Nothing in this title af13 fects ownership, management, or other rights relating to
14 non-Federal land or interests in non-Federal land.

15 (f) Additional Route Construction.—

(1) FEASIBILITY STUDY.—Not later than 180
days after the date of enactment of this Act, the
Secretary shall study the feasibility and public interest in constructing new routes as part of the Red
Rock County Off-Highway Vehicle Trail to further
off-highway vehicle recreational opportunities.

22 (2) CONSTRUCTION.—

23 (A) CONSTRUCTION AUTHORIZED.—If the
24 Secretary determines that the construction of a

1	route on the Trail is feasible, construction is
2	authorized.
3	(B) USE OF VOLUNTEER SERVICES AND
4	CONTRIBUTIONS.—A route on the Trail may be
5	constructed under this subsection through the
6	acceptance of volunteer services and contribu-
7	tions from non-Federal sources to eliminate the
8	need for Federal expenditures to construct the
9	route.
10	(3) COMPLIANCE.—In carrying out this sub-
11	section, the Secretary shall comply with—
12	(A) the Federal Land Policy and Manage-
13	ment Act of 1976 (43 U.S.C. 1701 et seq.);
14	(B) this title; and
15	(C) other applicable law.
16	TITLE X—LONG-TERM INDIAN
17	ECONOMIC DEVELOPMENT
18	CERTAINTY
19	SEC. 1001. INDIAN ECONOMIC DEVELOPMENT IN SAN JUAN
20	COUNTY, UTAH.
21	(a) McCraken Mesa Mineral Transfer.—All
22	right and interest in the Federal minerals located within
23	the McCraken Extension of the Navajo Nation shall be
24	transferred to the Utah Navajo Trust Fund.

(b) USE OF ROYALTIES.—The Act of March 1, 1933
 (47 Stat. 1418), is amended in the first section, by strik ing "37¹/₂" each place it appears and inserting "62.5".
 SEC. 1002. UTE INDIAN TRIBE ECONOMIC DEVELOPMENT
 AREA.

6 (a) SPLIT ESTATE UNIFICATION.—With respect to 7 any land within the Uintah and Ouray Reservation, where 8 the United States holds title to the surface or mineral estate in trust for the Ute Tribe but a Federal agency owns 9 10 or manages the corresponding mineral or surface estate, 11 the title to interests owned or managed by the Federal 12 agency shall be held by the Secretary of the Interior in 13 trust for the benefit of the tribe in order to unify the surface and mineral estates for the benefit of the tribe. 14

15 (b) MINERALS TRANSFER.—The Bureau of Land Management shall transfer title to the mineral estate of 16 17 public lands within the Hill Creek Extension (originally established under the Act of March 11, 1948 (62 Stat. 18 19 72)) south of the south boundary of Township 11 South, Salt Lake Base & Meridian, other than lands for which 20 21 selection applications have been filed by the State of Utah 22 with the Bureau of Land Management under authority of 23 the Hill Creek Cultural Preservation and Energy Develop-24 ment Act, Public Law 133–133, to the Bureau of Indian 25 Affairs to be held in trust for the benefit of the Ute Tribe.

The Secretary of the Interior, using existing authorities through the Bureau of Reclamation, shall undertake a water study that includes a needs, opportunities and constraints assessment in Uintah and Duchesne Counties for storage of Ute tribal water and the use of water rights currently held by the Ute Tribe.

9 TITLE XI—LONG-TERM ENERGY 10 DEVELOPMENT CERTAINTY 11 IN UTAH

12 SEC. 1101. SENSE OF CONGRESS.

13 Within Uintah, Carbon, Emery, Grand, Duchesne 14 and San Juan counties in the State of Utah, the increased production and transmission of energy in a safe and envi-15 ronmentally sound manner is essential to the well-being 16 17 of the rural Utahns and the American people. It is the 18 sense of Congress that the Federal departments and agen-19 cies involved in energy development projects on Federal lands in Utah shall take appropriate actions, including 20Federal primacy delegation, to expedite projects that will 21 22 increase the production or development of energy and min-23 eral resources on Federal lands.

24 SEC. 1102. ACTIONS TO EXPEDITE ENERGY-RELATED25PROJECTS.

26 (a) IN GENERAL.—The State of Utah—

1	(1) may establish a program covering the per-
2	mitting processes, regulatory requirements, and any
3	other provisions by which the State would exercise
4	the rights of the State to develop and permit all
5	forms of energy resources on available Federal land
6	administered by the Price, Vernal, Moab, and Monti-
7	cello Field Offices of the Bureau of Land Manage-
8	ment; and
9	(2) shall submit, as a condition of certification
10	under section 1103(a), a declaration to the Depart-
11	ment of the Interior that a program under para-
12	graph (1) has been established or amended.
13	(b) Amendment of Programs.—The State of Utah
14	may amend a program developed and certified under this
15	subtitle at any time.
16	(c) Certification of Amended Programs.—Any
17	program amended under subsection (b) shall be certified
18	under section 1103(a).
19	SEC. 1103. PERMITTING AND REGULATORY PROGRAMS.
20	(a) Federal Certification and Transfer of
21	DEVELOPMENT RIGHTS.—Upon submission of a declara-
22	tion by the State of Utah under section $1102(a)(2)$ —
23	(1) the program under section $1102(a)(1)$ shall
24	be certified; and

(2) the State shall receive all rights from the
 Federal Government to permit all forms of energy
 resources covered by the program.

4 (b) Issuance of Permits.—

5 (1) No later than 60 days after the enactment 6 of this Act, the Governor of the State of Utah shall 7 make an election as to whether the State of Utah 8 will process permits for the development of any form 9 of energy resource on available Federal land within 10 the area covered by the Field Offices referenced in 11 section 1102(a)(1). In the event the Governor elects 12 to assume the permitting as set forth herein, he 13 shall notify the Secretary of the Interior of his deci-14 sion within 60 days.

(2) Upon an election to assume permitting as
set forth in paragraph (1), the process shall be in
accordance with Federal statutes and regulations.

18 SEC. 1104. JUDICIAL REVIEW.

(a) JURISDICTION.—The United States District
Court for the District of Utah shall have original and exclusive jurisdiction over any civil action brought pursuant
to this title.

(b) EXPEDITED CONSIDERATION.—The Court shall
set any civil action brought under this section for expedited consideration.

 1
 SEC. 1105. COMPLETION OF ADMINISTRATIVE LAND EX

 2
 CHANGE PROCESS.

3 The land exchange application, referred to as UTU4 78673 pending before the Moab Field Office, shall be con5 sidered in the public interest and completed.

6 TITLE XII—LONG-TERM TRAVEL 7 MANAGEMENT CERTAINTY

8 SEC. 1201. RIGHTS-OF-WAY FOR CERTAIN ROADS.

9 (a) IN GENERAL.—Subject to valid existing rights 10 and consistent with this section, the Secretary of the Inte-11 rior shall acknowledge the State of Utah's and its counties' ownership of, and shall forever disclaim all Federal 12 interest in, a right-of-way for public travel and access on 13 all roads claimed as Class B, that are paved as of January 14 1, 2016, and identified as rights-of-way in judicial actions 15 16 in the Federal court system as of January 1, 2016, in Uintah, Duchesne, Carbon, Emery, Grand, and San Juan 17 18 counties, Utah.

(b) APPLICABLE LAW.—A right-of-way disclaimed
under subsection (a) shall constitute the United States acceptance of the county's and State's RS 2477 ownership
and that all Federal ownership authority is extinguished.
The State and counties in return shall withdraw lawsuits
in the Federal court system affecting those individual disclaimed roads.

26 (c) Administration.—

1	(1) Each right-of-way disclaimed by the Sec-
2	retary of the Interior under the provisions covered
3	by subsection (b) of this title shall consist of the full
4	geographic extent authorized by Utah State law in
5	effect as of January 1, 2016.
6	(2) Each right-of-way disclaimed pursuant to
7	this title may be abandoned pursuant to Utah State
8	law.
9	(3) The right-of-way area of disturbance shall
10	generally remain the same as of January 1, 2016.
11	SEC. 1202. GRAND COUNTY COUNCIL RECOMMENDATIONS
12	FOR CERTAIN ROADS.
13	The recommendations of the Grand County Council,
14	as depicted on the map entitled "Grand County PLI Final
15	Map 4–17–2015" and dated April 17, 2015, for Hey Joe
16	Canyon, Tenmile Canyon, and Mineral Canyon roads shall
17	be implemented by the Secretary of the Interior, with the
18	seasonal closures beginning the Tuesday following Memo-
19	rial Day through Labor Day.
20	SEC. 1203. UINTAH COUNTY ROAD CERTAINTY.
21	Not later than two years after the enactment of this
22	Act, and subject to valid existing rights and consistent
23	with this section, the Secretary of the Interior shall grant
24	
24	a title V right-of-way to Uintah County for public travel

Uintah County on its duly adopted 2016 transportation
 map, and as described by GPS centerline description on
 file with Uintah County as a January 1, 2016, and that
 are also identified on the 2008 Vernal Resource Manage ment Plan Transportation Plan.

6 TITLE XIII—LONG-TERM 7 GRAZING CERTAINTY

8 SEC. 1301. CURRENT PERMITTED USE.

9 Unless otherwise specified by this title, and pursuant 10 to existing permits, on Federal lands managed by the Secretary of Agriculture or the Secretary of the Interior in 11 12 Summit, Duchesne, Uintah, Grand, Emery, Carbon, and 13 San Juan Counties, the grazing of domestic livestock shall 14 continue and any adjustments in the numbers of livestock 15 permitted should be made as a result of revisions in the normal grazing and land management planning and policy 16 setting process. 17

18 SEC. 1302. BIGHORN SHEEP.

19 On Federal lands managed by the Secretary of Agri-20 culture or the Secretary of the Interior in Summit, 21 Duchesne, Uintah, Grand, Emery, Carbon, and San Juan 22 Counties, the viability or existence of bighorn sheep shall 23 not be used to remove or alter the use of domestic sheep 24 or cattle where such use was permitted as of January 1, 25 2016. 197

1 SEC. 1303. PROTECTION OF GRAZING LANDS.

2 To recognize the importance of public land grazing 3 to the economy and culture of rural Utah, and to the State 4 of Utah in general, it is the sense of Congress that this 5 title shall ensure public grazing lands, including areas outside the areas designated in this title, not be reduced below 6 7 current permitted levels, except for cases of extreme range 8 conditions where water and forage is not available. The areas of public land that have reduced or eliminated graz-9 10 ing shall be reviewed and managed to support grazing at an economically viable level. 11

12	DIVISION C-LOCAL
13	PARTICIPATION
14	TITLE I—LOCAL PARTICIPATION
15	AND PLANNING
16	SEC. 101. PUBLIC LANDS INITIATIVE PLANNING AND IM-
17	PLEMENTATION ADVISORY COMMITTEE.
18	(a) Establishment and Purpose of Public
19	LANDS INITIATIVE PLANNING AND IMPLEMENTATION AD-
20	VISORY COMMITTEE.—
21	(1) ESTABLISHMENT.—The Secretary of the In-
22	terior and Secretary of Agriculture shall jointly es-
23	tablish and maintain the Public Lands Initiative
24	Planning and Implementation Advisory Committee
25	(in this title referred to as the "Advisory Com-

26 mittee") to perform the duties in subsection (b).

1	(2) PURPOSE.—The purpose of the Advisory
2	Committee is to advise the Secretaries of the Inte-
3	rior and Agriculture on the implementation of the
4	Utah Public Lands Initiative Act.
5	(b) DUTIES.—The Advisory Committee shall advise
6	the relevant Secretary with regard to—
7	(1) implementation of this title; and
8	(2) policies or programs that encourage coordi-
9	nation among the public, local elected officials, and
10	public lands stakeholders, and the State, tribes, and
11	the Federal Government.
12	(c) Appointment by the Secretaries.—
13	(1) Appointment and term.—The Secretaries
14	of the Interior and Agriculture shall jointly appoint
15	the members of the Advisory Committee for a term
16	of 5 years beginning on the date of appointment.
17	The Secretaries of the Interior and Agriculture may
18	not reappoint members designated under subsection
19	(d)(2)(B) to more than 3 terms.
20	(2) BASIC REQUIREMENTS.—The Secretaries of
21	the Interior and Agriculture shall ensure that the
22	Advisory Committee established meets the require-
23	ments of subsection (d).
24	(3) INITIAL APPOINTMENT.—The Secretaries of
25	the Interior and Agriculture shall make initial ap-

1	pointments to the Advisory Committee not later
2	than 180 days after the date of the enactment of
3	this Act.
4	(4) VACANCIES.—The Secretaries of the Inte-
5	rior and Agriculture shall fill vacancies on the Advi-
6	sory Committee as soon as practicable after the va-
7	cancy has occurred.
8	(5) COMPENSATION.—Members of the Advisory
9	Committee shall not receive any compensation.
10	(d) Composition of Advisory Committee.—
11	(1) NUMBER.—The Advisory Committee shall
12	be comprised of no more than 22 members.
13	(2) Community interests represented.—
14	Advisory Committee members shall reside in the
15	State of Utah and represent the following:
16	(A) GOVERNMENTAL INTERESTS.—
17	(i) The Utah State Director of the
18	Bureau of Land Management or a des-
19	ignated representative of the Director.
20	(ii) The Regional Forester of Region
21	4 of the United States Forest Service or a
22	designated representative of the Forester.
23	(iii) A representative of the Bureau of
24	Indian Affairs Western Region.

200
(iv) A representative of the Bureau of
Indian Affairs Navajo Region.
(v) The Governor of the State of Utah
or a designated representative of the Gov-
ernor.
(vi) The Director of the Utah Depart-
ment of Natural Resources or a designated
representative of the Director.
(vii) The Chairperson of the Summit
County Council or a designated representa-
tive of the Chairperson.
(viii) The Chairperson of the Uintah
County Commission or a designated rep-
resentative of the Chairperson.
(ix) The Chairperson of the Duchesne
County Commission or a designated rep-
resentative of the Chairperson.
(x) The Chairperson of the Carbon
County Commission or a designated rep-
resentative of the Chairperson.
(xi) The Chairperson of the Emery
County Commission or a designated rep-
resentative of the Chairperson.

(xii) The Chairperson of the Grand 1 2 County Council or a designated representative of the Chairperson. 3 4 (xiii) The Chairperson of the San Juan County Commission or a designated 5 6 representative of the Chairperson. 7 (B) Community interests.— 8 (i) The grazing community. (ii) The off-highway vehicle commu-9 10 nity. 11 (iii) The sportsmen or hunting com-12 munity. (iv) The energy development industry. 13 14 (v) The guides and outfitters commu-15 nity. 16 (vi) The non-off-highway vehicle recre-17 ation community. 18 (vii) The conservation community. 19 (viii) Archaeological, cultural, and his-20 toric interests. 21 (ix) Biological interests. 22 (3) PRESERVATION OF PUBLIC ADVISORY STA-23 TUS.—No individual serving under subparagraph (2)(B) may be an officer or employee of the Federal 24 25 Government or State of Utah.

1	(4) BALANCED REPRESENTATION.—In appoint-
2	ing Advisory Committee members from the two cat-
3	egories in section 2, the Secretaries of the Interior
4	and Agriculture shall provide for balanced and broad
5	representation from within each category.
6	(5) CHAIRPERSON.—The Secretaries of the In-
7	terior and Agriculture shall jointly select the chair-
8	person of the Advisory Committee for a term of 5
9	years beginning on the date of appointment.
10	(e) Annual Advisory Committee Report.—
11	(1) Report submission.—The Advisory Com-
12	mittee shall submit a report no later than September
13	30 of each year to the Secretaries of the Interior
14	and Agriculture, the Committee on Natural Re-
15	sources of the House of Representatives, and the
16	Committees on Agriculture, Nutrition, and Forestry,
17	and Energy and Natural Resources of the Senate. If
18	the Advisory Committee cannot meet the September
19	30 deadline in any year, the Secretary of the Inte-
20	rior or Secretary of Agriculture shall advise the
21	Chair of each such Committee of the reasons for
22	such delay and the date on which the submission of
23	the report is anticipated.
24	(2) CONTENTS.—The report required by para-
25	graph (1) shall describe—

1	(A) the activities of the Advisory Com-
2	mittee during the preceding year;
3	(B) the reports and recommendations
4	made by the Advisory Committee to the Secre-
5	taries of the Interior and Agriculture during the
6	preceding year; and
7	(C) an accounting of actions taken by the
8	Secretaries of the Interior and Agriculture as a
9	result of the recommendations.
10	(f) Other Advisory Committee Authorities and
11	Requirements.—
12	(1) STAFF ASSISTANCE.—The Advisory Com-
13	mittee may request and the Secretaries of the Inte-
14	rior and Agriculture may provide periodic staff as-
15	sistance from Federal employees under the jurisdic-
16	tion of the relevant Secretary.
17	(2) MEETINGS.—
18	(A) FREQUENCY.—The Advisory Com-
19	mittee shall meet at the call of the Secretaries
20	of the Interior or Agriculture, the Chairperson,
21	or a majority of the members. Meetings shall be
22	held no fewer than 1 time a year. A majority
23	constitutes a quorum for business of the Advi-
24	sory Committee.

1 (B) OPEN MEETINGS.—All meetings of the 2 Advisory Committee shall be announced at least 3 one week in advance in publications of general 4 circulation and shall be open to the public. (3) RECORDS.—The Advisory Committee shall 5 6 maintain records of the meetings of the Advisory 7 Committee and make the records available for public 8 inspection. DIVISION **D**—**BEAR** EARS NA-9 TIONAL CONSERVATION AREA 10 TITLE I—BEAR EARS NATIONAL 11 **CONSERVATION AREA** 12 13 SEC. 101. FINDINGS. 14 Congress finds the following: 15 (1) The lands within Bears Ears National Con-16 servation Area have been used by Native Americans 17 for thousands of years. 18 (2) The unique, intact archaeological record 19 found throughout the Bears Ears National Con-20 servation Area is sacred to numerous Native Amer-21 ican tribes and Pueblos and is of great significance 22 to American history. 23 (3) Tribes and Pueblos maintain deep connections and commitments to the lands within the 24 25 Bears Ears National Conservation Area and continue to rely on and use these lands for ceremonies,
 spiritual rejuvenation, gathering herbs, firewood and
 cedar poles, hunting for game, and caretaking of sa cred places.

5 (4) Many local residents, many with early pio6 neer heritage, have similarly strong attachments to
7 the land and associated lifestyles, both vocational
8 and avocational.

9 (5) Many visitors develop similar attachments10 and appreciation for these landscapes.

11 SEC. 102. ESTABLISHMENT.

12 Certain Federal land, comprising of approximately 13 857,603 acres administered by the Bureau of Land Man-14 agement and U.S. Forest Service in San Juan County as 15 generally depicted on the map entitled Utah PLI National 16 Conservation Area Map dated June 30, 2016, to be known 17 as the "Bears Ears National Conservation Area".

18 SEC. 103. MAP AND LEGAL DESCRIPTION.

(a) IN GENERAL.—Not later than two years from the
date of enactment of this Act, the relevant Secretary shall
file a map and legal description of the National Conservation Areas established by sections 201 of this title with
the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural
Resources of the Senate.

1 (b) FORCE AND EFFECT.—Each map and legal de-2 scription submitted under this section shall have the same 3 force and effect as if included in this title, except that 4 the relevant Secretary may make minor modifications of 5 any clerical or typographical errors in the map or legal description provided that prior to any modifications, cler-6 7 ical or typographical changes, these changes are reported 8 to the State of Utah and the affected county.

9 (c) PUBLIC AVAILABILITY.—A copy of the map and 10 legal description shall be on file and available for public 11 inspection in the appropriate offices of the Bureau of In-12 dian Affairs, the Bureau of Land Management, and the 13 United States Forest Service.

14 SEC. 104. ADMINISTRATION OF BEAR EARS NATIONAL CON-

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SERVATION AREA.

(a) PURPOSES.—In accordance with this title, the
Federal Land Policy and Management Act of 1976 (43
U.S.C. 1701 et seq.), and other applicable laws, the relevant Secretary shall manage the Bears Ears National
Conservation Area (hereinafter referred to as "Bears
Ears") established by section 102 in a manner that—

(1) protects, conserves, and enhances the
unique and nationally important historic, cultural,
scientific, scenic, recreational, archaeological, natural, and educational resources of Bears Ears;

(2) maintains and enhances cooperative and in novative management practices between resource
 managers, private landowners, and the public in
 Bears Ears;

5 (3) recognizes and maintains historic uses of
6 Bears Ears;

7 (4) provides for traditional access by indigenous
8 persons for culturally significant subsistence, includ9 ing but not limited to traditional gathering, wood
10 cutting, hunting, and cultural and religious uses
11 within Bears Ears;

12 (5) consistent with the Native American Graves 13 Repatriation and Protection Act (Public Law 101– 14 601; 25 U.S.C. 3001 et seq.; 104 Stat. 3048), the 15 National Historic Preservation Act (Public Law 89– 16 665; 54 U.S.C. 300101 et seq.), and the Utah State 17 Antiquities Act (UCA 9–8–301–308) protects and 18 preserves and minimizes disturbance to Native 19 American archaeological sites, including human re-20 mains, from permitted uses of Bears Ears; and

(6) integrates Native American Traditional Ecological Knowledge as defined in 36 CFR 219.19 to
improve social, economic, and ecological sustainability in accordance with U.S. Forest Service 2016
Planning Rule regulations (36 C.F.R. 219).

208

1 (b) MANAGEMENT PLANS.—

2 (1) PLAN REQUIRED.—Not later than 2 years
3 after the date of enactment of this Act, the relevant
4 Secretary shall develop a management plan for the
5 long-term management of each Conservation Area.

6 (2) Recommendations and consultation.— 7 The relevant Secretary shall prepare the manage-8 ment plan in consultation and coordination with 9 local and tribal governments, the public, and the 10 Public Lands Initiative Planning and Implementa-11 tion Advisory Committee established under Division 12 C of this Act. If the relevant Secretary does not in-13 corporate recommendations submitted by the State, 14 local governments, and Indian tribes into the man-15 agement plans, the relevant Secretary shall submit a 16 written explanation before the effective date of the 17 management plan to the House Committee on Nat-18 ural Resources and Senate Committee on Energy 19 and Natural Resources outlining the reasons for re-20 jecting the recommendations.

21 SEC. 105. GENERAL PROVISIONS.

The General Provisions in title II section 204 shallapply to this title.

1 SEC. 106. COOPERATING AGENCIES.

The Secretary of the Interior shall designate and involve as cooperating agencies interested tribes and Pueblos
that trace their culture and heritage to the lands within
the Bears Ears National Conservation Area in accordance
with the National Environmental Policy Act (42 U.S.C.
4321 et seq.).

8 SEC. 107. BEARS EARS TRIBAL COMMISSION.

9 (a) CREATION OF COMMISSION.—In preparing the 10 management plan subject to section 104(b) for the Bears 11 Ears, the Secretary of the Interior shall create a Commis-12 sion consisting of one representative from each tribe or 13 Pueblo that enters into cooperating agency status pursu-14 ant to section 106. The Secretary shall actively seek advice 15 and carefully and fully consider the views of the Commis-16 sion.

(b) STAKEHOLDER ADVISORY COUNCIL REPRESENTATIVE.—The Commission shall select either a representative from the Commission or the Tribal Liaison to be the
tribal interest representative on the Advisory Council.

21 SEC. 108. TRIBAL EMPLOYMENT.

In employing individuals to perform any administrative, interpretation, construction, maintenance, or other
service in the Bears Ears National Conservation Area, the
Secretary of the Interior shall give priority consideration
to members of tribes that meet publically posted job quali•HR 5780 IH

2 ing practices.

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3 SEC. 109. TRIBAL LIAISON.

4 The Secretary of the Interior shall appoint a liaison 5 to the tribes that enter into cooperating agency status pur-6 suant to section 106. The liaison shall work to ensure the 7 voice and perspectives of the cooperating tribal entities are 8 represented in the management of the Bears Ears Na-9 tional Conservation Area.

10 SEC. 110. BEARS EARS ADVISORY COMMITTEE.

11 (a) ESTABLISHMENT AND PURPOSE OF THE BEARS12 EARS ADVISORY COMMITTEE.—

(1) ESTABLISHMENT.—The Secretary of the Interior shall establish and maintain the Bears Ears
Advisory Committee to perform the duties in subsection (b).

17 (2) PURPOSE.—The purpose of the Bears Ears
18 Advisory Committee is to advise the Secretary of the
19 Interior on the Bears Ears National Conservation
20 Area.

(b) DUTIES.—The Bears Ears Advisory Committeeshall advise the Secretary of the Interior with regard to—

(1) implementation of the Bears Ears NationalConservation Area Management Plan; and

1	(2) administration of the Bears Ears National
2	Conservation Area.
3	(c) Appointment by the Secretary.—
4	(1) Appointment and term.—The Secretary
5	of the Interior shall appoint the members of the
6	Bears Ears Advisory Committee for a term of five
7	years beginning on the date of appointment. The
8	Secretary of the Interior may not reappoint mem-
9	bers to more than three terms.
10	(2) Basic requirements.—The Secretary of
11	the Interior shall ensure that the Bears Ears Advi-
12	sory Committee established meets the requirements
13	of subsection (d).
14	(3) INITIAL APPOINTMENT.—The Secretary of
15	the Interior shall make initial appointments to the
16	Bears Ears Advisory Committee not later than 180
17	days after the date of the enactment of this Act.
18	(4) VACANCIES.—The Secretary of the Interior
19	shall make appointments to fill vacancies on the
20	Bears Ears Advisory Committee as soon as prac-
21	ticable after the vacancy has occurred.
22	(5) COMPENSATION.—Members of the Bears
23	Ears Advisory Committee shall not receive any com-
24	

24 pensation.

1	(d) Composition of Bears Ears Advisory Com-
2	MITTEE.—
3	(1) NUMBER.—The Bears Ears Advisory Com-
4	mittee shall be comprised of no more than 10 mem-
5	bers.
6	(2) Community interests represented.—
7	Bears Ears Advisory Committee members shall re-
8	side in the State of Utah and be representative of
9	the following members:
10	(A) One representative with historical ex-
11	pertise in the Hole-in-the-Rock Trail.
12	(B) One representative with paleontological
13	expertise.
14	(C) One representative with archaeological
15	or historic expertise.
16	(D) One representative of the off-highway
17	vehicle community.
18	(E) One representative of the non-off-high-
19	way vehicle recreation community.
20	(F) One representative from the conserva-
21	tion community.
22	(G) One representative from the sportsmen
23	community.
24	(H) One representative from the livestock
25	grazing community.

	210
1	(I) One representative of the San Juan
2	County commission.
3	(J) One representative of the Tribal Col-
4	laboration Commission.
5	(3) PRESERVATION OF PUBLIC ADVISORY STA-
6	TUS.—No individual serving under section 2 may be
7	an officer or employee of the Federal Government or
8	State of Utah Government.
9	(4) BALANCED REPRESENTATION.—In appoint-
10	ing Bears Ears Advisory Committee members from
11	the two categories in section 2, the Secretary of the
12	Interior shall provide for balanced and broad rep-
13	resentation from within each category.
14	(5) CHAIRPERSON.—The Secretary of the Inte-
15	rior shall select the chairperson of the Bears Ears
16	Advisory Committee for a term of five years begin-
17	ning on the date of appointment.
18	(e) Annual Bears Ears Advisory Committee
19	REPORT.—
20	(1) REPORT SUBMISSION.—The Bears Ears Ad-
21	visory Committee shall submit a report no later than
22	September 30 of each year to the Secretary of the
23	Interior, the Committee on Natural Resources of the
24	House of Representatives, and the Committee on
25	Agriculture, Nutrition, and Forestry of the Senate.

213

•HR 5780 IH

1	If the Bears Ears Advisory Committee cannot meet
2	the September 30 deadline in any year, the Sec-
3	retary of the Interior shall advise the Chair of each
4	such Committee of the reasons for such delay and
5	the date on which the submission of the report is an-
6	ticipated.
7	(2) CONTENTS.—The report required by para-
8	graph (1) shall describe—
9	(A) the activities of the Bears Ears Advi-
10	sory Committee during the preceding year;
11	(B) the reports and recommendations
12	made by the Bears Ears Advisory Committee to
13	the Secretary of the Interior during the pre-
14	ceding year; and
15	(C) an accounting of actions taken by the
16	Secretary of the Interior as a result of the rec-
17	ommendations.
18	(f) Other Bears Ears Advisory Committee Au-
19	THORITIES AND REQUIREMENTS.—
20	(1) STAFF ASSISTANCE.—The Bears Ears Advi-
21	sory Committee may submit to the Secretary of the
22	Interior a request for periodic staff assistance from
23	Federal employees under the jurisdiction of the Sec-
24	retary.
25	(2) Meetings.—

1	(A) FREQUENCY.—The Bears Ears Advi-
2	sory Committee shall meet at the call of the
3	Secretary of the Interior, the Chairperson, or a
4	majority of the members. Meetings shall be held
5	no less than one time per year. A majority must
6	be present to constitute an official meeting of
7	the Bears Ears Advisory Committee.
8	(B) OPEN MEETINGS.—All meetings of the
9	Bears Ears Advisory Committee shall be an-
10	nounced at least one week in advance in publi-
11	cations of general circulation and shall be open
12	to the public.
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