115th CONGRESS 1st Session

To promote innovative approaches to outdoor recreation on Federal land and to open up opportunities for collaboration with non-Federal partners, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. WYDEN introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

- To promote innovative approaches to outdoor recreation on Federal land and to open up opportunities for collaboration with non-Federal partners, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Recreation Not Red-Tape Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Sense of Congress regarding outdoor recreation.

TITLE I—MODERNIZING RECREATION PERMITTING

- Sec. 101. Special recreation permitting.
- Sec. 102. Availability of Federal and State recreation passes.
- Sec. 103. Online purchases of National Parks and Federal Recreational Lands Pass.

TITLE II—ACCESSING THE OUTDOORS

Sec. 201. Access for servicemembers and veterans.

TITLE III—MAKING RECREATION A PRIORITY

- Sec. 301. Extension of seasonal recreation opportunities.
- Sec. 302. Recreation performance metrics.
- Sec. 303. Recreation mission.
- Sec. 304. Ski area fee retention.
- Sec. 305. National Recreation Area System.

TITLE IV—MAINTENANCE OF PUBLIC LAND

Subtitle A—Volunteers

Sec. 401. Private-sector volunteer enhancement program.

Subtitle B—Priority Trail Maintenance

Sec. 411. Interagency trail management.

1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) FEDERAL LAND MANAGEMENT AGENCY.—
 4 The term "Federal land management agency" has
 5 the meaning given the term in section 802 of the
 6 Federal Lands Recreation Enhancement Act (16
 7 U.S.C. 6801).

8 (2)FEDERAL RECREATIONAL LAND AND 9 WATER.—The term "Federal recreational land and 10 water" has the meaning given the term "Federal 11 recreational lands and waters" in section 802 of the 12 Federal Lands Recreation Enhancement Act (16 13 U.S.C. 6801).

	5
1	(3) Secretaries.—Except as otherwise pro-
2	vided in this Act, the term "Secretaries" means—
3	(A) the Secretary of the Interior; and
4	(B) the Secretary of Agriculture
5	SEC. 3. SENSE OF CONGRESS REGARDING OUTDOOR
6	RECREATION.
7	It is the sense of Congress that—
8	(1) outdoor recreation and the
9	\$887,000,000,000 outdoor industry that outdoor
10	recreation supports are vital to the United States;
11	(2) access to outdoor recreation on land and
12	waters of the United States is important to the
13	health and wellness of all people of the United
14	States, especially young people;
15	(3) \$524,800,000,000 of the amount described
16	in paragraph (1) contributes to the travel and tour-
17	ism industry of the United States, which generates
18	over \$2,000,000,000,000 in annual spending;
19	(4) outdoor recreation (including hunting, fish-
20	ing, and boating) are appropriate uses of public
21	land;
22	(5) access to healthy public land and water is
23	critical to supporting the uses described in para-
24	graph (4);

1	(6) Congress supports the excition of outdoor
	(6) Congress supports the creation of outdoor
2	recreation sector leadership positions within the eco-
3	nomic development offices of States or in the office
4	of the Governor, as well as coordination with recre-
5	ation and tourism organizations within the State to
6	guide the growth of this sector, as evidenced by re-
7	cent examples in the States of Colorado, Utah, and
8	Washington;
9	(7) State and local recreation and tourism of-
10	fices play a pivotal role in—
11	(A) coordinating State outdoor recreation
12	policies, management, and promotion among
13	Federal, State, and local agencies and entities;
14	(B) disseminating information, increasing
15	awareness, and growing demand for outdoor
16	recreation experiences among visitors across the
17	United States and throughout the world;
18	(C) improving funding for, access to, and
19	participation in outdoor recreation; and
20	(D) promoting economic development in
21	the State by coordinating with stakeholders, im-
22	proving recreational opportunities, and recruit-
23	ing outdoor recreation businesses;
24	(8) Congress supports the coordination and col-
25	laboration of the Federal and State land and water

1	management agencies in the delivery of visitor serv-
2	ices and management of outdoor recreation for the
3	United States; and
4	(9) Congress recognizes—
5	(A) the growing role that recreation has on
6	public land and water;
7	(B) the need to provide adequate staffing
8	within Federal land management agencies to fa-
9	cilitate sustainable and accessible outdoor recre-
10	ation opportunities; and
11	(C) the important role that volunteers and
12	volunteer partnerships play in maintaining pub-
13	lic land.
14	TITLE I—MODERNIZING
15	RECREATION PERMITTING
16	SEC. 101. SPECIAL RECREATION PERMITTING.
17	Section 803(h) of the Federal Lands Recreation En-
18	hancement Act (16 U.S.C. 6802(h)) is amended—
19	(1) by striking "The Secretary" and inserting
20	the following:
21	"(1) IN GENERAL.—The Secretary"; and
22	(2) by adding at the end the following:
23	"(2) OUTFITTERS AND GUIDES.—
24	"(A) DEFINITIONS.—In this paragraph:

1	"(i) Associated agency.—The term
2	'associated agency' means any agency that
3	manages the land or water on which a mi-
4	nority portion of the trip or activity that is
5	the subject of a special recreation permit
6	will take place.
7	"(ii) LEAD AGENCY.—The term 'lead
8	agency' means the agency that manages
9	the land or water on which the majority of
10	the trip or activity that is the subject of
11	the special recreation permit will take
12	place.
13	"(B) OUTFITTER AND GUIDE PERMITS.—
14	In issuing special recreation permits or charg-
15	ing special recreation permit fees in connection
16	with the issuance of permits under paragraph
17	(1) with respect to outfitters and guides, within
18	a reasonable time after the date of enactment
19	of the Recreation Not Red-Tape Act, the Direc-
20	tor of the Bureau of Land Management and the
21	Chief of the Forest Service shall, in consulta-
22	tion with the public, including stakeholder
23	groups that represent the interests of organiza-
24	tions that facilitate outdoor access—

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1	"(i) review permit application forms
2	and revise if needed to improve efficiency
3	and ensure the paperwork is concise and
4	understandable to the general public;
5	"(ii) review the process for the
6	issuance and renewal of outfitter and guide
7	special recreation permits and use existing
8	authorities to streamline permit processes
9	if applicable;
10	"(iii) coordinate between agencies to
11	develop consistent submission deadlines for
12	activities that cross jurisdictional bound-
13	aries;
14	"(iv) shorten application processing
15	times and minimize application and admin-
16	istration costs; and
17	"(v) create outreach materials and
18	make the materials available online and in
19	print to help outfitters and guides navigate
20	the permitting process.
21	"(C) Permits for cross-jurisdictional
22	TRIPS.—
23	"(i) IN GENERAL.—In the case of an
24	activity or trip requiring a permit issued
25	under the subsection for use of land man-

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1	aged by the Forest Service and the Bureau
2	of Land Management that will cross juris-
3	dictional boundaries, the Secretaries shall
4	issue a joint permit based on a single ap-
5	plication to both agencies if the issuance of
6	a joint permit based on a single application
7	will lower the processing and other admin-
8	istrative costs for the permittee, unless the
9	permit applicant opts to apply for separate
10	permits rather than a joint permit.
11	"(ii) Permit application.—The per-
12	mit application required under clause (i)
13	shall be—
14	"(I) the application required by
15	the lead agency; and
16	"(II) submitted to the lead agen-
17	cy.
18	"(iii) Requirements of lead agen-
19	CY.—The lead agency for a permit issued
20	under clause (i) shall—
21	"(I) coordinate, consistent with
22	the authority of the Secretaries under
23	section 330 of the Department of the
24	Interior and Related Agencies Appro-
25	priations Act, 2001 (43 U.S.C. 1703),

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1	to develop, in consultation with the
2	public (including stakeholder groups
3	that represent the interests of organi-
4	zations that facilitate outdoor access),
5	a process for issuing 1 joint permit
6	that covers the entirety of the trip;
7	"(II) in processing the joint per-
8	mit application, consider the findings,
9	requirements, interests, and needs of
10	the lead agency and any associated
11	agencies; and
12	"(III) coordinate with the associ-
13	ated agencies to develop a method for
14	cost sharing.
15	"(D) REASONABLE TIMEFRAME.—The
16	Secretaries shall complete the permitting proc-
17	ess under this paragraph within a reasonable
18	timeframe.
19	"(E) ONLINE AVAILABILITY.—To the max-
20	imum extent practicable, where feasible and ef-
21	ficient, the Secretaries shall make available—
22	"(i) all special recreation permit appli-
23	cations, to be filled out and submitted on-
24	line; and
25	"(ii) online information regarding—

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"(I) the application process; and 1 2 "(II) the means by which an ap-3 plicant can contact the Secretaries for 4 guidance on the permit process before 5 submitting a permit application.". 6 SEC. 102. AVAILABILITY OF FEDERAL AND STATE RECRE-7 ATION PASSES. (a) IN GENERAL.—The Federal Lands Recreation 8 9 Enhancement Act is amended by inserting after section 805 (16 U.S.C. 6804) the following: 10 11 "SEC. 805A. AVAILABILITY OF FEDERAL AND STATE RECRE-12 ATION PASSES. "(a) Establishment of Program.— 13 14 "(1) IN GENERAL.—To improve the procure-15 ment of Federal and State outdoor recreation 16 passes, the Secretaries are encouraged to consult 17 with States to coordinate the availability of Federal 18 and State recreation passes in a way that allows a 19 purchaser to buy a Federal recreation pass and a 20 State recreation pass at Federal and State facilities 21 in the same transaction. 22 "(2) INCLUDED PASSES.—Passes covered by 23 the program established under paragraph (1) include— 24

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1	"(A) a National Parks and Federal Rec-
2	reational Lands Pass under section 805; and
3	"(B) a pass that shall cover any fees
4	charged by participating States and localities
5	for entrance and recreational use of parks and
6	public land in the participating States.
7	"(b) Agreements With States.—
8	"(1) IN GENERAL.—The Secretaries, after con-
9	sultation with the States, may enter into agreements
10	with States to coordinate the availability of passes
11	as described in subsection $(a)(1)$.
12	"(2) Revenue from pass sales.—The agree-
13	ments between the Secretaries and the States shall
14	ensure that—
15	"(A) funds from the sale of State passes
16	are transferred to the appropriate State agency;
17	"(B) funds from the sale of Federal passes
18	are transferred to the appropriate Federal
19	agency; and
20	"(C) fund transfers are completed by the
21	end of a fiscal year for all pass sales occurring
22	during the fiscal year.
23	"(3) NOTICE.—In entering into an agreement
24	under paragraph (1), the Secretaries shall publish in

1 the Federal Register a notice describing the agree-2 ment.". 3 (b) CONFORMING AMENDMENT.—Section 805(a)(9) 4 of the Federal Lands Recreation Enhancement Act (16 U.S.C. 6804(a)(9) is amended by inserting "and section 5 805A" before the period at the end. 6 7 SEC. 103. ONLINE PURCHASES OF NATIONAL PARKS AND 8 FEDERAL RECREATIONAL LANDS PASS. 9 (a) IN GENERAL.—Section 805(a)(6) of the Federal 10 Lands Recreation Enhancement Act (16)U.S.C. 11 6804(a)(6)) is amended by striking subparagraph (A) and inserting the following: 12 13 "(A) IN GENERAL.—The Secretaries shall 14 sell the National Parks and Federal Rec-15 reational Lands Pass— "(i) at all Federal recreational lands 16 17 and waters at which an entrance fee or a 18 standard amenity recreation fee is charged; 19 "(ii) at such other locations as the 20 Secretaries consider appropriate and fea-21 sible; and 22 "(iii) through the website of each of 23 the Federal land management agencies and 24 the websites of the relevant units and 25 subunits of those agencies, with—

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1	((I) a prominent link on each
2	website; and
3	"(II) information about where
4	and when passes are needed.".
5	(b) ENTRANCE PASS AND AMENITY FEES.—The Sec-
6	retaries shall make available for purchase or payment on-
7	line, if appropriate and feasible, for each unit where passes
8	and fees are required—
9	(1) all entrance fees under section 803(e) of the
10	Federal Lands Recreation Enhancement Act (16
11	U.S.C. 6802(e));
12	(2) all standard amenity recreation fees under
13	section $803(f)$ of that Act (16 U.S.C. $6802(f)$); and
14	(3) all expanded amenity recreation fees under
15	section $803(g)$ of that Act (16 U.S.C. $6802(g)$).
16	TITLE II—ACCESSING THE
17	OUTDOORS
18	SEC. 201. ACCESS FOR SERVICEMEMBERS AND VETERANS.
19	(a) IN GENERAL.—The Secretaries are encouraged to
20	work with the Secretary of Defense and the Secretary of
21	Veterans Affairs on ways to ensure servicemembers and
22	veterans have access to outdoor recreation and to outdoor-
23	related volunteer and wellness programs as a part of the
24	basic services provided to servicemembers and veterans.

1 (b) INCLUSION OF INFORMATION.—Each branch of 2 the Armed Forces is encouraged to include information 3 regarding outdoor recreation and outdoors-based careers 4 in the materials and counseling services focused on resil-5 ience and career readiness provided in transition pro-6 grams, including—

7 (1) the benefits of outdoor recreation for phys-8 ical and mental health;

9 (2) resources to access guided outdoor trips and
10 other outdoor programs connected to the local office
11 of the Department of Veterans Affairs; and

(3) information regarding programs and jobs
focused on continuing national service such as the
Public Land Corps of the National Park Service,
AmeriCorps, or a conservation corps program.

16 OUTDOOR RECREATION PROGRAM ATTEND-(c)ANCE.—Each branch of the Armed Forces is encouraged 17 to permit members of the Armed Forces on active duty 18 status, at the discretion of the commander of the member, 19 20 to use not more than 7 days of a permissive temporary 21 duty assignment or terminal leave allotted to the member 22 to participate in a program related to environmental stew-23 ardship or guided outdoor recreation following deploy-24 ment.

(d) VETERAN HIRING.—The Secretaries are strongly
 encouraged to hire veterans in all positions related to the
 management of Federal land.

4 TITLE III—MAKING RECREATION 5 A PRIORITY

6 SEC. 301. EXTENSION OF SEASONAL RECREATION OPPOR7 TUNITIES.

8 (a) IN GENERAL.—The relevant unit managers of 9 land managed by the Forest Service, the Bureau of Land 10 Management, and the National Park Service, through the 11 respective land management planning processes of those 12 agencies, may—

(1) identify areas of Federal recreational land
and water in which recreation use is highly seasonal;
(2) where appropriate, develop a management
plan for extending the recreation season or increasing recreation use in a sustainable manner during
the offseason; and

(3) make information about extended season
schedules and related recreational opportunities
available to the public and local communities.

(b) INCLUSIONS.—The management plan developedunder subsection (a)(2) may include—

24 (1) the addition of facilities that would increase25 recreation use during the offseason; and

(2) improvement of access to the area to extend
 the season.

3 (c) REQUIREMENT.—The management plan devel4 oped under subsection (a)(2) shall be compatible with all
5 applicable Federal laws, regulations, and policies, includ6 ing land use plans.

7 SEC. 302. RECREATION PERFORMANCE METRICS.

8 (a) IN GENERAL.—The Chief of the Forest Service 9 and the Director of the Bureau of Land Management shall 10 evaluate land managers under their jurisdiction based on 11 the achievement of applicable agency recreational and 12 tourism goals as described in applicable land management 13 plans.

14 (b) Metrics.—

15 (1) IN GENERAL.—The metrics used to evaluate
16 recreation and tourism outcomes shall ensure—
17 (A) the advancement of recreation and

18 tourism goals; and

(B) the ability of the land manager to en-hance the outdoor experience of the visitor.

21 (2) INCLUSIONS.—The metrics referred to para22 graph (1) may include, to the maximum extent prac23 ticable—

24 (A) the quality of visitor experience;25 (B) the number of first-time visitors;

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1	(C) the number of repeat visitors;
2	(D) the number of school and youth
3	groups that visited;
4	(E) the number of available recreational
5	opportunities;
6	(F) the number of recreational and envi-
7	ronmental educational programs offered and the
8	success of those programs;
9	(G) visitor satisfaction; and
10	(H) the maintenance and expansion of ex-
11	isting recreation infrastructure.
12	SEC. 303. RECREATION MISSION.
13	(a) DEFINITION OF FEDERAL AGENCY.—In this sec-
14	tion, the term "Federal agency" means each of—
15	(1) the Corps of Engineers;
16	(2) the Bureau of Reclamation;
17	(3) the Federal Energy Regulatory Commission;
18	and
19	(4) the Department of Transportation.
20	(b) MISSION.—With respect to the mission of the
21	Federal agency, each Federal agency shall consider how
22	land and water management decisions can enhance recre-
23	ation opportunities and the recreation economy.

1	SEC. 304. SKI AREA FEE RETENTION.
2	(a) IN GENERAL.—Section 701 of division I of the
3	Omnibus Parks and Public Lands Management Act of
4	1996 (16 U.S.C. 497c) is amended by adding at the end
5	the following:
6	"(k) Ski Area Fee Retention Account.—
7	"(1) DEFINITIONS.—In this subsection:
8	"(A) ACCOUNT.—The term 'Account'
9	means the Ski Area Fee Retention Account es-
10	tablished under paragraph (2).
11	"(B) COVERED UNIT.—The term 'covered
12	unit' means an administrative unit of the Na-
13	tional Forest System subject to a rental charge
14	under this section.
15	"(C) RENTAL CHARGE.—The term 'rental
16	charge' means a permit rental charge that is
17	charged under subsection (a).
18	"(D) Secretary.—The term 'Secretary'
19	means the Secretary of Agriculture.
20	"(2) ESTABLISHMENT.—The Secretary of the
21	Treasury shall establish in the Treasury a special
22	account, to be known as the 'Ski Area Fee Retention
23	Account', into which there shall be deposited—
24	"(A) in the case of a covered unit at which
25	not less than $$15,000,000$ is collected by the
26	covered unit from rental charges in a fiscal

	19
1	year, an amount equal to 50 percent of the
2	rental charges collected at the covered unit in
3	the fiscal year; or
4	"(B) in the case of any other covered unit,
5	an amount equal to 65 percent of the rental
6	charges collected at the covered unit in a fiscal
7	year.
8	"(3) AVAILABILITY.—Subject to paragraphs
9	(4), (5), and (6), any amounts deposited in the Ac-
10	count under paragraph (2) shall remain available for
11	expenditure, without further appropriation, until ex-
12	pended.
13	"(4) Local distribution of amounts in
14	THE ACCOUNT.—
15	"(A) IN GENERAL.—Except as provided in
16	subparagraph (B), 100 percent of the amounts
17	deposited in the Account from a specific covered
18	unit shall remain available for expenditure at
19	the covered unit at which the rental charges
20	were collected.
21	"(B) REDUCTION.—
22	"(i) IN GENERAL.—Subject to clause
23	(ii), the Secretary may reduce the percent-
24	age of amounts available to a covered unit
25	under subparagraph (A) if the Secretary

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1	determines that the rental charges col-
2	lected at the covered unit exceed the rea-
3	sonable needs of the covered unit for that
4	fiscal year for authorized expenditures de-
5	scribed in paragraph (5)(A).
6	"(ii) LIMITATION.—The Secretary
7	may not reduce the percentage of amounts
8	available under clause (i)—
9	"(I) in the case of a covered unit
10	described in paragraph $(2)(A)$, to less
11	than 35 percent of the amount of
12	rental charges deposited in the Ac-
13	count from the covered unit in a fiscal
14	year; or
15	"(II) in the case of any other
16	covered unit, to less than 50 percent
17	of the amount of rental charges de-
18	posited in the Account from the cov-
19	ered unit in a fiscal year.
20	"(C) TRANSFER TO OTHER COVERED
21	UNITS.—
22	"(i) DISTRIBUTION.—If the Secretary
23	determines that the percentage of amounts
24	otherwise available to a covered unit under
25	subparagraph (A) should be reduced under

1	subparagraph (B), the Secretary may
2	transfer to other covered units, for alloca-
3	tion in accordance with clause (ii), the per-
4	centage of the amounts withheld from the
5	covered unit under subparagraph (B), to
6	be expended by the other covered units in
7	accordance with paragraph (5).
8	"(ii) CRITERIA.—In determining the
9	allocation of amounts to be transferred
10	under clause (i) among other covered
11	units, the Secretary shall consider—
12	"(I) the number of proposals for
13	ski area improvements in the other
14	covered units;
15	"(II) any backlog in ski area per-
16	mit administration or the processing
17	of ski area proposals in the other cov-
18	ered units; and
19	"(III) any need for services,
20	training, or staffing in the other cov-
21	ered units that would improve the ad-
22	ministration of the Forest Service Ski
23	Area Program.
24	"(5) Authorized expenditures.—

1	"(A) IN GENERAL.—Amounts distributed
2	from the Account to a covered unit under this
3	subsection may be used for—
4	"(i) ski area special use permit ad-
5	ministration and processing of proposals
6	for ski area improvement projects in the
7	covered unit, including—
8	"(I) upgrades to, or the replace-
9	ment or installation of, passenger
10	ropeways, including tramways,
11	funiculars, chair lifts, conveyors, and
12	tows;
13	"(II) snowmaking improvements
14	and new or upgraded water facilities;
15	"(III) projects relating to build-
16	ings, structures, or other facilities
17	owned by the ski area on National
18	Forest System land;
19	"(IV) trail, service road, or ter-
20	rain change projects;
21	"(V) additional seasonal or year-
22	round recreational activities and asso-
23	ciated facilities and trails in the cov-
24	ered unit, including activities carried
25	out under section 3(c) of the National

1	Forest Ski Area Permit Act of 1986
2	(16 U.S.C. 497b(c));
3	"(VI) ski area employee housing
4	constructed on the permit area or on
5	nearby National Forest System land;
6	"(VII) land exchanges relating to
7	the ski area, in accordance with Fed-
8	eral laws (including regulations); and
9	"(VIII) any other improvements
10	or facilities to enhance or increase ski
11	area recreational opportunities;
12	"(ii) training programs on processing
13	ski area applications and administering ski
14	area permits; and
15	"(iii) interpretation activities, visitor
16	information, visitor services, and signage in
17	the covered unit to enhance—
18	"(I) the ski area visitor experi-
19	ence on National Forest System land;
20	and
21	"(II) avalanche information and
22	education activities carried out by the
23	Forest Service.
24	"(B) LIMITATION.—Amounts in the Ac-
25	count may not be used for—

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1	"(i) the conduct of wildfire suppres-
2	sion or preparedness activities;
3	"(ii) the conduct of biological moni-
4	toring on National Forest System land
5	under the Endangered Species Act of 1973
6	(16 U.S.C. 1531 et seq.) for listed species
7	or candidate species, except as required by
8	law for environmental review of ski area
9	projects;
10	"(iii) the acquisition of land for inclu-
11	sion in the National Forest System; or
12	"(iv) Forest Service administrative
13	sites.
13 14	sites. "(6) Savings provisions.—
14	"(6) Savings provisions.—
14 15	"(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this sub-
14 15 16	"(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this sub- section affects the applicability of section 7 of
14 15 16 17	"(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this sub- section affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as
14 15 16 17 18	"(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this sub- section affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to
14 15 16 17 18 19	"(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this subsection affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to ski areas on National Forest System land.
 14 15 16 17 18 19 20 	 "(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this subsection affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to ski areas on National Forest System land. "(B) REVENUE ALLOCATION PAYMENTS.—
 14 15 16 17 18 19 20 21 	 "(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this subsection affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to ski areas on National Forest System land. "(B) REVENUE ALLOCATION PAYMENTS.— Rental charges deposited in the Account under
 14 15 16 17 18 19 20 21 22 	 "(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this subsection affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to ski areas on National Forest System land. "(B) REVENUE ALLOCATION PAYMENTS.— Rental charges deposited in the Account under paragraph (2) shall be considered to be
 14 15 16 17 18 19 20 21 22 23 	 "(6) SAVINGS PROVISIONS.— "(A) IN GENERAL.—Nothing in this subsection affects the applicability of section 7 of the Act of April 24, 1950 (commonly known as the 'Granger-Thye Act') (16 U.S.C. 580d), to ski areas on National Forest System land. "(B) REVENUE ALLOCATION PAYMENTS.— Rental charges deposited in the Account under paragraph (2) shall be considered to be amounts received from the National Forest Sys-

1	"(i) the Secure Rural Schools and
2	Community Self-Determination Act of
3	2000 (16 U.S.C. 7101 et seq.);
4	"(ii) the sixth paragraph under the
5	heading 'forest service' in the Act of May
6	23, 1908 (35 Stat. 260; 16 U.S.C. 500),
7	and section 13 of the Act of March 1,
8	1911 (36 Stat. 963; 16 U.S.C. 500); and
9	"(iii) chapter 69 of title 31, United
10	States Code.
11	"(C) SUPPLEMENTAL FUNDING.—Rental
12	charges retained and expended under this sub-
13	section shall supplement (and not supplant) ap-
14	propriated funding for the operation and main-
15	tenance of each covered unit.".
16	(b) EFFECTIVE DATE.—This section (including the
17	amendments made by this section) shall take effect on the
18	date that is 60 days after the date of enactment of this
19	Act.
20	(c) IMPLEMENTATION.—The Secretary shall not be
21	required to issue regulations or policy guidance to imple-
22	ment this section (including the amendments made by this
23	section).

1	SEC. 305. NATIONAL RECREATION AREA SYSTEM.
2	(a) Declaration of Policy; Effect of Sec-
3	TION.—
4	(1) Declaration of Policy.—It is the policy
5	of the United States that—
6	(A) certain natural landscapes possess re-
7	markable recreational values and should be
8	managed for sustainable outdoor recreational
9	and other benefits for the people of the United
10	States;
11	(B) the remarkable recreational values de-
12	scribed in subparagraph (A) may include—
13	(i) areas offering existing or prospec-
14	tive recreation opportunities;
15	(ii) areas that play, or have the poten-
16	tial to play, a role in addressing high or
17	unmet demand for recreational opportuni-
18	ties;
19	(iii) areas that play an important role
20	in supporting the outdoor recreation econ-
21	omy;
22	(iv) areas with unique ecological, geo-
23	logical, hydrological, scenic, cultural, or
24	historic features or attributes that accom-
25	modate a variety of outdoor recreation ac-
26	tivities; and

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(v) areas with high fish and wildlife
values;
(C) in addition to other uses of Federal
land, certain landscapes should be protected
and managed primarily for the recreational, so-
cial, and health benefits people receive from the
landscapes through outdoor recreation, for the
specific and meaningful experiences made pos-
sible by unique and varied landscapes, and for
the contributions those landscapes make in sup-
port of the outdoor recreation economy; and
(D) in addition to land identified as Na-
tional Recreation Areas, the Secretaries should
continue to promote recreation on other Federal
land in accordance with applicable land man-
agement plans.
(2) Effect of section.—Nothing in this sec-
tion diminishes the importance of prioritizing recre-
ation on Federal land located outside of a National
Recreation Area.
(b) DEFINITIONS.—In this section:
(1) NATURAL FEATURE.—The term "natural
feature" means a healthy ecological, geological,

hydrological, scenic, cultural, or historic feature or 25 attribute of a specific area.

1	(2) SECRETARY.—The term "Secretary"
2	means—
3	(A) the Secretary of the Interior, acting
4	through the Director of the Bureau of Land
5	Management with respect to land administered
6	by the Bureau of Land Management; and
7	(B) the Secretary of Agriculture, acting
8	through the Chief of the Forest Service, with
9	respect to National Forest System land.
10	(3) System.—The term "System" means the
11	National Recreation Area System established by
12	subsection (c).
13	(4) System Unit.—The term "System unit"
14	means a System unit designated pursuant to sub-
15	section (c).
16	(c) Composition.—There is established a National
17	Recreation Area System, to be comprised of—
18	(1) existing National Recreation Areas de-
19	scribed in subsection (g); and
20	(2) new System units designated by Congress
21	on or after the date of enactment of this Act.
22	(d) Administration.—
23	(1) IN GENERAL.—The Secretary shall manage
24	each System unit in a manner that maximizes the
25	protection and enhancement of the remarkable rec-

 reational values of the System unit (including natural features that support the recreation experi ences) consistent with subsection (a)(1)(C), and pro vides for enjoyment by current and future genera tions.
 (2) STATE, TRIBAL, AND LOCAL INVOLVE-

MENT.—The Secretary shall consult and work, to
the maximum extent practicable, with States, political subdivisions of States, affected Indian tribes,
adjacent landowners, and the public in the planning
and administration of System units.

12 (3) FISH AND WILDLIFE.—

13 (A) IN GENERAL.—Nothing in this section
14 affects the jurisdiction or responsibilities of a
15 State with respect to fish and wildlife in a Sys16 tem unit in the State.

17 (B) ADMINISTRATION.—Hunting, fishing,
18 and motorized recreation (including boating)
19 may be allowed on System units if permitted
20 under applicable Federal and State laws (in21 cluding regulations) and conducted in accord22 ance with the applicable land management
23 plans.

1	(4) WATER RIGHTS.—Nothing in this section
2	affects any valid or vested water right in existence
3	on the date of enactment of this Act.
4	(e) Components of National Recreation Area
5	System.—
6	(1) MAP; LEGAL DESCRIPTION.—
7	(A) IN GENERAL.—For System units es-
8	tablished on or after the date of enactment of
9	this Act, as soon as practicable after the date
10	of designation of a System unit, the Secretary
11	shall prepare a map and legal description of the
12	System unit.
13	(B) FORCE OF LAW.—The map and legal
14	description filed under subparagraph (A) shall
15	have the same force and effect as if included in
16	this section, except that the Secretary may cor-
17	rect typographical errors in the map and legal
18	description.
19	(C) PUBLIC AVAILABILITY.—The map and
20	legal description filed under subparagraph (A)
21	shall be on file and available for public inspec-
22	tion in the appropriate offices of the Bureau of
23	Land Management and Forest Service.
24	(2) Comprehensive management plan.—

1	(A) IN GENERAL.—The Secretaries shall
2	prepare a comprehensive management plan for
3	each System unit within the jurisdiction of the
4	Secretaries that is designated by Congress after
5	the date of enactment of this Act—
6	(i) to maximize the protection and en-
7	joyment of the remarkable recreational val-
8	ues of the System unit; and
9	(ii) to protect the natural features of
10	the System unit that support recreation.
11	(B) TIMING.—
12	(i) IN GENERAL.—Except as provided
13	in clause (ii), a comprehensive manage-
14	ment plan described in subparagraph (A)
15	shall be completed by not later than 3
16	years after the date of designation of the
17	System unit, subject to the availability of
18	funds and resources.
19	(ii) INADEQUATE FUNDS AND RE-
20	SOURCES.—If funds and resources are not
21	available in accordance with clause (i), the
22	applicable agency may complete the plan
23	as part of the regular management plan
24	revisions of the agency.

1 (C) REVIEW.—A comprehensive manage-2 ment plan described in subparagraph (A) shall 3 be regularly reviewed and updated as part of 4 the regular land management planning process 5 of the applicable agency. 6 (D) MANAGEMENT BY SECRETARY.—The 7 Secretary shall manage each National Recre-8 ation Area in accordance with the management 9 plan for the National Recreation Area in effect 10 at the time of the designation, to the extent the 11 plan is consistent with this Act and the Act 12 designating the National Recreation Area, until 13 the plan is revised or superseded by a new com-14 prehensive management plan issued in accord-15 ance with this subsection. 16 **REQUIREMENTS.**—A comprehensive (\mathbf{E}) 17 management plan prepared under subparagraph 18 (A) shall— 19 (i) identify the existing, and to the ex-20 tent practicable, prospective remarkable 21 recreational and other important values of 22 the System unit;

23 (ii) ensure the System unit is man24 aged to protect and enhance purposes for
25 which the System unit was established;

1	(iii) ensure the System unit is man-
2	aged to protect and enhance the resources
3	that make the area suitable for designation
4	under subsection $(c)(2)$ in accordance with
5	subsection (a);
6	(iv) be coordinated with resource man-
7	agement planning for affected adjacent
8	Federal land;
9	(v) be prepared—
10	(I) in accordance with the Fed-
11	eral Land Policy and Management
12	Act of 1976 (43 U.S.C. 1701 et seq.)
13	or section 14 of the National Forest
14	Management Act of 1976 (16 U.S.C.
15	472a), as applicable; and
16	(II) in consultation with States,
17	political subdivisions of States, af-
18	fected Indian tribes, adjacent land-
19	owners, and the public; and
20	(vi) designate a sustainable road and
21	trail network, consistent with subsection
22	(a) and the purposes for which the System
23	was established.
24	(F) NOTICE.—The Secretary shall publish
25	in the Federal Register notice of the completion

1	and availability of a plan prepared under this
2	paragraph.
3	(f) POTENTIAL ADDITIONS TO NATIONAL RECRE-
4	ation Area System.—
5	(1) ELIGIBLE AREA.—An area eligible for inclu-
6	sion in the System is an area that possesses 1 or
7	more of the remarkable recreational values described
8	in subsection $(a)(1)(B)$.
9	(2) POTENTIAL ADDITIONS.—In carrying out
10	the land management planning process, the Sec-
11	retary shall—
12	(A) identify eligible areas that possess re-
13	markable recreational values described in sub-
14	section $(a)(1)(B);$
15	(B) develop and maintain a list of eligible
16	areas as potential additions to the System;
17	(C) ensure that relevant land management
18	plans support the recreational values of areas
19	identified as potential additions to the System;
20	and
21	(D) consider input from the Governor of,
22	political subdivisions of, and affected Indian
23	tribes located in, the State in which the eligible
24	areas are located.

1	(g) Existing National Recreation Areas.—
2	Each National Recreation Area that is under the jurisdic-
3	tion of the Forest Service or the Bureau of Land Manage-
4	ment and that was established before the date of enact-
5	ment of this Act shall be—
6	(1) deemed to be a unit of the System; and
7	(2) notwithstanding subsection (d)—
8	(A) administered under the law pertaining
9	to the applicable System unit; and
10	(B) managed in accordance with the pur-
11	poses set forth in the original designation of the
12	National Recreation Area.
13	(h) STANDARD FEES.—In accordance with sections
14	803 through 808 of the Consolidated Appropriations Act,
15	2005 (16 U.S.C. 6802-6807), the Secretary may establish
16	a standard amenity fee at each National Recreation Area
17	designated after the date of enactment of this Act that
18	is managed by the Bureau of Land Management or the
19	Forest Service, if—
20	(1) the purpose of the fee is to enhance visitor
21	services and stewardship of the recreation area; and
22	(2) the establishment of a fee is not prohibited
23	by other Federal law.
24	(i) COMPLIANCE WITH EXISTING LAWS.—Nothing in
25	this section modifies any obligation—

1	(1) of the Secretary to prepare or implement a
2	land use plan in accordance with section 202 of the
3	Federal Land Policy and Management Act of 1976
4	(43 U.S.C. 1712) or section 6 of the Forest and
5	Rangeland Renewable Resources Planning Act of
6	1974 (16 U.S.C. 1604);
7	(2) under the Endangered Species Act of 1973
8	(16 U.S.C. 1531 et seq.);
9	(3) under the Federal Water Pollution Control
10	Act (33 U.S.C. 1251 et seq.); or
11	(4) under any other applicable law.
12	(j) Applicability of Other Land Management
13	DESIGNATIONS.—Nothing in this section affects—
14	(1) any other land or water management des-
15	ignation under any other provision of law; or
16	(2) any obligation to comply with a requirement
17	applicable to such a designation.
18	(k) NATIVE AMERICAN TREATY RIGHTS.—Nothing
19	in this section alters, modifies, enlarges, diminishes, or ab-
20	rogates the treaty rights of any Indian tribe, including any
21	off-reservation reserved rights.

TITLE IV—MAINTENANCE OF PUBLIC LAND Subtitle A—Volunteers sec. 401. PRIVATE-SECTOR VOLUNTEER ENHANCEMENT PROGRAM. (a) PURPOSE.—The purpose of this section is to pro-

7 mote private-sector volunteer programs within the Depart-8 ment of the Interior and the Department of Agriculture 9 to enhance stewardship, recreation access, and sustain-10 ability of the resources, values, and facilities of the Fed-11 eral land managed by the Federal land management agen-12 cies.

13 (b) DEFINITIONS.—In this section:

14 (1) FEDERAL LAND.—The term "Federal land"
15 means any land—

16	(A) owned by the United States; and
17	(B) managed by the head of a Federal
18	land management agency.

19 (2) SECRETARY CONCERNED.—The term "Sec20 retary concerned" means—

21 (A) the Secretary of Agriculture (acting
22 through the Chief of the Forest Service), with
23 respect to National Forest System land; and

(B) the Secretary of the Interior, with re spect to land managed by the Bureau of Land
 Management.

4 (3) VOLUNTEER.—The term "volunteer" means
5 any individual who performs volunteer services under
6 this section.

7 (c) ESTABLISHMENT.—The Secretary concerned
8 shall develop an initiative to further enhance private-sector
9 volunteer programs and to actively promote private-sector
10 volunteer opportunities and provide outreach and coordi11 nation to the private sector.

12 (d) COOPERATIVE AGREEMENTS FOR STEWARDSHIP13 OF FEDERAL LAND.—

14 (1)AUTHORITY TO ENTER INTO AGREE-15 MENTS.—The Secretary concerned may enter into 16 cooperative agreements (in accordance with section 17 6305 of title 31, United States Code) with private 18 agencies, organizations, institutions, corporations, 19 individuals, or other entities to carry out 1 or more 20 projects or programs with a Federal land manage-21 ment agency in accordance with this section.

(2) PROJECT AND PROGRAM INSTRUCTIONS.—
The Secretary concerned shall include in the cooperative agreement the desired outcomes of the project

1	or program and the guidelines for the volunteers to
2	follow, including—
3	(A) the physical boundaries of the project
4	or program;
5	(B) the equipment the volunteers are au-
6	thorized to use to complete the project or pro-
7	gram;
8	(C) the training the volunteers are re-
9	quired to complete, including agency consider-
10	ation and incorporation of trainings offered by
11	qualified nongovernmental organizations and
12	volunteer partner organizations;
13	(D) the actions the volunteers are author-
14	ized to take to complete the project or program;
15	and
16	(E) any other information that the Sec-
17	retary concerned determines necessary for the
18	volunteer group to complete the project or pro-
19	gram.
20	(3) Authorized projects and programs.—
21	Subject to paragraph (4), the Secretary concerned
22	may use a cooperative agreement to carry out
23	projects and programs for Federal land that—
24	(A) promote the stewardship of resources
25	of Federal land by volunteers;

1	(B) support maintaining the resources,
2	trails, and facilities on Federal land in a sus-
3	tainable manner;
4	(C) increase awareness, understanding,
5	and stewardship of Federal land through the
6	development, publication, or distribution of edu-
7	cational materials and products; and
8	(D) advance education concerning the Fed-
9	eral land and the missions of the Federal land
10	management agencies through the use of the
11	Federal land as outdoor classrooms and devel-
12	opment of other educational programs.
13	(4) Conditions on use of Authority.—The
14	Secretary concerned may use a cooperative agree-
15	ment under paragraph (1) to carry out a project or
16	program for the Federal land only if the project or
17	program—
18	(A) complies with all Federal laws (includ-
19	ing regulations) and policies;
20	(B) is consistent with an applicable man-
21	agement plan for any Federal land and waters
22	involved;
23	(C) is monitored by the relevant Federal
24	land management agency during the project
25	and after project completion to determine com-

1	pliance with the instructions under paragraph
2	(2); and
3	(D) satisfies such other terms and condi-
4	tions as the Secretary concerned determines to
5	be appropriate.
6	Subtitle B—Priority Trail
7	Maintenance
8	SEC. 411. INTERAGENCY TRAIL MANAGEMENT.

9 (a) IN GENERAL.—The Secretaries shall establish an 10 interagency trail management plan under which Federal 11 land management agencies shall coordinate so that trails 12 that cross jurisdictional boundaries between the Federal 13 land management agencies are managed and maintained 14 in a uniform manner.

(b) REQUIREMENT.—The plan established under subsection (a) shall ensure compliance with all Federal environmental laws applicable to each jurisdiction.