^{116TH CONGRESS} 1ST SESSION H.R. 1664

AUTHENTICATED U.S. GOVERNMENT INFORMATION

To amend title 54, United States Code, to reform the Antiquities Act of 1906, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 11, 2019

Mr. BISHOP of Utah (for himself, Mr. MCCLINTOCK, Mr. STEWART, Mr. GOSAR, Mr. WESTERMAN, and Mr. CURTIS) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To amend title 54, United States Code, to reform the Antiquities Act of 1906, 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 This Act may be cited as the "National Monument
- 5 Creation And Protection Act" or the "National Monument
- 6 CAP Act".

7 SEC. 2. LIMITATION ON SIZE; CLARIFICATION OF ELIGIBLE

8 **OBJECTS.**

9 Section 320301 of title 54, United States Code, is
10 amended—

1 (1) in subsection (a), by striking "historic land-2 marks, historic and prehistoric structures, and other objects of historic or scientific interest" and insert-3 ing "object or objects of antiquity"; 4 (2) in subsection (b), by striking "confined to 5 6 the smallest area compatible with the proper care 7 and management of the objects to be protected" and inserting "in accordance with the limitations out-8 9 lined in subsections (e), (f), (g), and (h)"; and 10 (3) by adding at the end the following: 11 "(e) LIMITATION ON SIZE OF NATIONAL MONU-12 MENTS.—Except as provided by subsections (f), (g), and 13 (h), after the date of the enactment of this subsection, land may not be declared under this section in a configura-14 15 tion that would create a national monument— "(1) that is more than 640 acres; and 16 ((2) whose exterior boundary is less than 50 17 18 miles from the closest exterior boundary of another 19 national monument declared under this section. "(f) Exception for Monuments of Less Than 20 21 5,000 ACRES.—Subsection (e) shall not apply to the des-22 ignation of a national monument under this section if the 23 national monument so designated—

24 ((1) would be less than 5,000 acres;

 2 miles or more from the closest exterior boundary 3 another national monument declared under this s 4 tion; and 5 "(3) has been reviewed under the National I 	sec-
 4 tion; and 5 "(3) has been reviewed under the National I 	
5 "(3) has been reviewed under the National 1	
	En-
6 vironmental Policy Act of 1969 (42 U.S.C. 4321	et
7 seq.) by the Secretary of the Interior or the S	Sec-
8 retary of Agriculture, as appropriate.	
9 "(g) Exception for Monuments of 5,000 Act	RES
10 AND UP TO 10,000 ACRES.—	
11 "(1) IN GENERAL.—Subsection (e) shall	not
12 apply to the designation of a national monum	ent
13 under this section if the national monument so a	les-
14 ignated—	
15 "(A) would be at least 5,000 acres but	not
16 more than 10,000 acres; and	
17 "(B) would have all exterior boundaries	50
18 miles or more from the closest exterior bou	nd-
19 ary of another national monument declarat	tion
20 under this section.	
21 "(2) Other requirement.—A monument	de-
scribed in this subsection shall be subject to	the
23 preparation of an environmental assessment or en	avi-
24 ronmental impact statement as part of a rev	iew
25 under the National Environmental Policy Act	of

1969 (42 U.S.C. 4321 et seq.). The choice of environmental review document shall be within the discretion of the Secretary of the Interior or the Secretary of Agriculture, as appropriate.
"(h) EXCEPTION FOR MONUMENTS 10,000 ACRES
AND UP TO 85,000 ACRES.—Subsection (e) shall not apply to the designation of a national monument under this section if the national monument so designated—
"(1) would be at least 10,000 acres but not more than 85,000 acres;
"(2) would have all exterior boundaries 50

miles or more from the closest exterior boundary of
another national monument declaration under this
section; and

15 "(3) has been approved by the elected gov-16 erning body of each county (or county equivalent), 17 the legislature of each State, and the Governor of 18 each State within whose boundaries the national 19 monument will be located (and the Governor of each 20 such State has transmitted a copy of each such ap-21 proval to the President).

22 "(i) EXCEPTION FOR EMERGENCY DESIGNATION.—

23 "(1) IN GENERAL.—Subsection (e) shall not
24 apply to the designation under this section of a na25 tional monument of any acreage amount if designa-

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1	tion is made to prevent imminent and irreparable
2	harm to the object or objects of antiquity to be pro-
3	tected by the designation.
4	"(2) ONE-YEAR LIMITATION.—A national
5	monument designation under this subsection shall
6	terminate on the date that is one calendar year after
7	the date of the designation.
8	"(3) ONE-TIME DESIGNATION.—Land des-
9	ignated as a national monument under this sub-
10	section—
11	"(A) may only be so designated one time;
12	and
13	"(B) may not also be permanently des-
14	ignated as a national monument under this sec-
15	tion.
16	"(4) RIGHTS AND USES.—Land designated as a
17	national monument under this subsection shall re-
18	main subject to—
19	"(A) valid existing rights; and
20	"(B) uses allowed on the day before such
21	designation under an applicable Resource Man-
22	agement Plan or Forest Plan.
23	"(j) Limitation on Presidential Authority To
24	REDUCE SIZE OF DECLARED MONUMENTS.—The Presi-
25	dent may—

1	"(1) reduce the size of any national monument
2	declared under this section by 85,000 acres or less;
3	or
4	"(2) reduce the size of any national monument
5	declared under this section by more than 85,000
6	acres only if the reduction—
7	"(A) has been approved by the elected gov-
8	erning body of each county (or county equiva-
9	lent), the legislature of each State, and the
10	Governor of each State within whose boundaries
11	the national monument will be located (and the
12	Governor of each such State has transmitted a
13	copy of each such approval to the President);
14	and
15	"(B) has been reviewed under the National
16	Environmental Policy Act of 1969 (42 U.S.C.
17	4321 et seq.) by the Secretary of the Interior
18	or the Secretary of Agriculture, as appropriate.
19	"(k) Disclosure, Consultation, Survey, and
20	EVALUATION REQUIREMENT.—On a date not later than
21	45 days before the declaration of any national monument
22	or reduction in size of a declared monument under this
23	section, and excluding such designations under subsection
24	(i), the President shall—

1	"(1) keep records of all lobbying activity as de-
2	fined under the Lobbying Disclosure Act of 1995 $(2$
3	U.S.C. 1601 et seq.) and received by the President
4	or the Secretary of the Interior or Secretary of Agri-
5	culture for the purposes of influencing the declara-
6	tion of or adjustment to boundaries of such monu-
7	ment, including a record of—
8	"(A) identities and affiliations of peti-
9	tioning registered lobbyists;
10	"(B) date of such lobbying activity;
11	"(C) duration of all meetings between reg-
12	istered lobbyists and the President or the Sec-
13	retary of the Interior or Secretary of Agri-
14	culture;
15	"(D) topics of all meetings between reg-
16	istered lobbyists and the President or the Sec-
17	retary of the Interior or Secretary of Agri-
18	culture; and
19	"(E) requests by registered lobbyists or
20	other persons who made requests to the Presi-
21	dent or the Secretary of the Interior or Sec-
22	retary of Agriculture pertaining to the declara-
23	tion or modification of the boundaries of a
24	monument;

"(2) solicit from the chief executive or designee
 of impacted governments information and advice re garding the declaration or adjustment to boundaries
 of such monument;

"(3) produce a record of any significant eco-5 6 nomic, recreational, cultural, geologic, artifactual, 7 scientific, and other relevant objects or interests 8 within the boundary of the planned monument or 9 monument boundary adjustment, or which would 10 otherwise be substantially impacted by such monu-11 ment declaration or monument boundary adjust-12 ment;

13 "(4) designate any qualifying object as found in 14 the record under paragraph (3) as an object of an-15 tiquity, and include in the record under such clause 16 any information showing that such designation 17 meets the definition of object or objects of antiquity 18 under this section;

19 "(5) conduct an analysis of economic impact of
20 such monument declaration or boundary adjustment,
21 including impacts to—

- 22 "(A) tourism;

24 "(C) hunting and recreation;

25 "(D) forestry;

1	"(E) mineral and other resource extrac-
2	tion; and
3	"(F) other economic activity;
4	"(6) produce an evaluation of anticipated im-
5	pacts to protection, management, and use of objects
6	designated as "objects of antiquity" under para-
7	graph (4) which would be subject to protection
8	under such monument declaration or boundary ad-
9	justment;
10	"(7) compile and present to the Chair and
11	Ranking Member or the staff designees of the Sen-
12	ate Energy and Natural Resources Committee and
13	the House Committee on Natural Resources a report
14	which includes all information as produced or re-
15	ceived under paragraphs (1) through (6) ; and
16	"(8) establish and maintain an online portal on
17	the website of the Department of the Interior acces-
18	sible by the public that allows the public to view
19	such report under paragraph (7) after the presen-
20	tation of such report under such paragraph.
21	"(1) Non-Federally Owned Property.—After
22	the date of the enactment of this subsection, land may
23	not be declared as a national monument under this section
24	in a configuration that would place non-federally owned
25	property within the exterior boundaries of the national

1 monument without the express written consent of the own-2 ers of that non-federally owned property.

3 "(m) EFFECT OF DECLARATION ON FEDERAL
4 FUNDS.—No declaration under this section shall be con5 strued to increase the amount of Federal funds that are
6 authorized to be appropriated for any fiscal year.

7 "(n) WATER RIGHTS ASSOCIATED WITH A DECLARA8 TION.—Water rights associated with a declaration under
9 this section—

10 "(1) may not be reserved expressly or by impli-11 cation by a declaration under this section; and

12 "(2) may be acquired for a declaration under
13 this section only in accordance with the laws of the
14 State in which the water rights are based.

"(o) DEFINITIONS.—For the purposes of this section:
"(1) DECLARATION; DECLARED.—The terms
'declaration' and 'declared' shall only include the
creation or expansion of a national monument under
this section.

20 "(2) IMPACTED GOVERNMENTS.—The term 'im21 pacted governments' means any of the following that
22 contain a monument or reduced monument declared
23 within its jurisdiction or which would otherwise have
24 a significant economic or culture interest in such de25 clared monument:

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1	"(A) County.
2	"(B) City.
3	"(C) Federally recognized Indian Tribe.
4	"(D) State.
5	"(E) State legislature.
6	"(3) LAND.—The term 'land' shall not include
7	submerged land or water.
8	"(4) Object or objects of antiquity.—
9	"(A) The term 'object or objects of antiq-
10	uity' means—
11	"(i) relics;
12	"(ii) artifacts;
13	"(iii) human or animal skeletal re-
14	mains;
15	"(iv) fossils (other than fossil fuels);
16	and
17	"(v) certain buildings constructed be-
18	fore the date of the enactment of this sub-
19	section.
20	"(B) The term 'object or objects of antiq-
21	uity' does not include—

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"(i) natural geographic features; and

"(ii) objects not made by humans, ex cept fossils (other than fossil fuels) or
 human or animal skeletal remains.".