

117TH CONGRESS 1ST SESSION

H. R. 577

To provide for the designation of certain wilderness areas, recreation management areas, and conservation areas in the State of Colorado, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 28, 2021

Mr. Neguse (for himself, Mr. Crow, Ms. DeGette, and Mr. Perlmutter) introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

- To provide for the designation of certain wilderness areas, recreation management areas, and conservation areas in the State of Colorado, 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 "Colorado Outdoor Recreation and Economy Act".
 - 6 (b) Table of Contents.—The table of contents for
 - 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definition of State.

TITLE I—CONTINENTAL DIVIDE

- Sec. 101. Definitions.
- Sec. 102. Colorado Wilderness additions.
- Sec. 103. Williams Fork Mountains Wilderness.
- Sec. 104. Tenmile Recreation Management Area.
- Sec. 105. Porcupine Gulch Wildlife Conservation Area.
- Sec. 106. Williams Fork Mountains Wildlife Conservation Area.
- Sec. 107. Camp Hale National Historic Landscape.
- Sec. 108. White River National Forest boundary modification.
- Sec. 109. Rocky Mountain National Park Potential Wilderness boundary adjustment.
- Sec. 110. Administrative provisions.

TITLE II—SAN JUAN MOUNTAINS

- Sec. 201. Definitions.
- Sec. 202. Additions to National Wilderness Preservation System.
- Sec. 203. Special management areas.
- Sec. 204. Release of wilderness study areas.
- Sec. 205. Administrative provisions.

TITLE III—THOMPSON DIVIDE

- Sec. 301. Purposes.
- Sec. 302. Definitions.
- Sec. 303. Thompson Divide Withdrawal and Protection Area.
- Sec. 304. Thompson Divide lease exchange.
- Sec. 305. Greater Thompson Divide Fugitive Coal Mine Methane Use Pilot Program.
- Sec. 306. Effect.

TITLE IV—CURECANTI NATIONAL RECREATION AREA

- Sec. 401. Definitions.
- Sec. 402. Curecanti National Recreation Area.
- Sec. 403. Acquisition of land; boundary management.
- Sec. 404. General management plan.
- Sec. 405. Boundary survey.

1 SEC. 2. DEFINITION OF STATE.

- 2 In this Act, the term "State" means the State of Col-
- 3 orado.

4 TITLE I—CONTINENTAL DIVIDE

- 5 SEC. 101. DEFINITIONS.
- 6 In this title:
- 7 (1) COVERED AREA.—The term "covered area"
- 8 means any area designated as wilderness by the

1	amendments to section 2(a) of the Colorado Wilder-
2	ness Act of 1993 (16 U.S.C. 1132 note; Public Law
3	103–77) made by section 102(a).
4	(2) HISTORIC LANDSCAPE.—The term "His-
5	toric Landscape" means the Camp Hale National
6	Historic Landscape designated by section 107(a).
7	(3) Recreation management area.—The
8	term "Recreation Management Area" means the
9	Tenmile Recreation Management Area designated by
10	section 104(a).
11	(4) Secretary.—The term "Secretary" means
12	the Secretary of Agriculture.
13	(5) WILDLIFE CONSERVATION AREA.—The
14	term "Wildlife Conservation Area" means, as appli-
15	cable—
16	(A) the Porcupine Gulch Wildlife Con-
17	servation Area designated by section 105(a)
18	and
19	(B) the Williams Fork Mountains Wildlife
20	Conservation Area designated by section
21	106(a).
22	SEC. 102. COLORADO WILDERNESS ADDITIONS.
23	(a) Designation.—Section 2(a) of the Colorado Wil-
24	derness Act of 1993 (16 U.S.C. 1132 note; Public Law
25	103–77) is amended—

- 1 (1) in paragraph (18), by striking "1993," and 2 inserting "1993, and certain Federal land within the 3 White River National Forest that comprises approxi-4 mately 6,896 acres, as generally depicted as 'Pro-5 posed Ptarmigan Peak Wilderness Additions' on the 6 map entitled 'Proposed Ptarmigan Peak Wilderness 7 Additions' and dated June 24, 2019,"; and
 - (2) by adding at the end the following:
 - "(23) Holy Cross Wilderness addition.—
 Certain Federal land within the White River National Forest that comprises approximately 3,866 acres, as generally depicted as 'Proposed Megan Dickie Wilderness Addition' on the map entitled 'Holy Cross Wilderness Addition Proposal' and dated June 24, 2019, which shall be incorporated into, and managed as part of, the Holy Cross Wilderness designated by section 102(a)(5) of Public Law 96–560 (94 Stat. 3266).
 - "(24) Hoosier Ridge Wilderness.—Certain Federal land within the White River National Forest that comprises approximately 5,235 acres, as generally depicted as 'Proposed Hoosier Ridge Wilderness' on the map entitled 'Tenmile Proposal' and dated June 24, 2019, which shall be known as the 'Hoosier Ridge Wilderness'.

- 1 "(25) Tenmile wilderness.—Certain Federal 2 land within the White River National Forest that 3 comprises approximately 7,624 acres, as generally depicted as 'Proposed Tenmile Wilderness' on the 5 map entitled 'Tenmile Proposal' and dated June 24,
- 6 2019, which shall be known as the 'Tenmile Wilder-7 ness'.
- 8 "(26) EAGLES NEST WILDERNESS ADDI-9 TIONS.—Certain Federal land within the White River National Forest that comprises approximately 10 11 9,670 acres, as generally depicted as 'Proposed 12 Freeman Creek Wilderness Addition' and 'Proposed Spraddle Creek Wilderness Addition' on the map en-13 14 titled 'Eagles Nest Wilderness Additions Proposal' 15 and dated June 24, 2019, which shall be incor-16 porated into, and managed as part of, the Eagles 17 Nest Wilderness designated by Public Law 94–352
- 19 (b) APPLICABLE LAW.—Any reference in the Wilder-
- ness Act (16 U.S.C. 1131 et seq.) to the effective date
- 21 of that Act shall be considered to be a reference to the
- date of enactment of this Act for purposes of admin-
- 23 istering a covered area.

(90 Stat. 870).".

18

20

- 24 (c) Fire, Insects, and Diseases.—In accordance
- with section 4(d)(1) of the Wilderness Act (16 U.S.C.

- 1 1133(d)(1)), the Secretary may carry out any activity in
- 2 a covered area that the Secretary determines to be nec-
- 3 essary for the control of fire, insects, and diseases, subject
- 4 to such terms and conditions as the Secretary determines
- 5 to be appropriate.
- 6 (d) Grazing.—The grazing of livestock on a covered
- 7 area, if established before the date of enactment of this
- 8 Act, shall be permitted to continue subject to such reason-
- 9 able regulations as are considered to be necessary by the
- 10 Secretary, in accordance with—
- 11 (1) section 4(d)(4) of the Wilderness Act (16)
- 12 U.S.C. 1133(d)(4); and
- 13 (2) the guidelines set forth in Appendix A of
- the report of the Committee on Interior and Insular
- 15 Affairs of the House of Representatives accom-
- panying H.R. 2570 of the 101st Congress (H. Rept.
- 17 101–405).
- 18 (e) Coordination.—For purposes of administering
- 19 the Federal land designated as wilderness by paragraph
- 20 (26) of section 2(a) of the Colorado Wilderness Act of
- 21 1993 (16 U.S.C. 1132 note; Public Law 103-77) (as
- 22 added by subsection (a)(2)), the Secretary shall, as deter-
- 23 mined to be appropriate for the protection of watersheds,
- 24 coordinate the activities of the Secretary in response to
- 25 fires and flooding events with interested State and local

- agencies, including operations using aircraft or mecha nized equipment.
 SEC. 103. WILLIAMS FORK MOUNTAINS WILDERNESS.
- 4 (a) Designation.—In furtherance of the purposes of
- 5 the Wilderness Act (16 U.S.C. 1131 et seq.), certain Fed-
- 6 eral land in the White River National Forest in the State,
- 7 comprising approximately 8,036 acres, as generally de-
- 8 picted as "Proposed Williams Fork Mountains Wilder-
- 9 ness" on the map entitled "Williams Fork Mountains Pro-
- 10 posal" and dated June 24, 2019, is designated as a poten-
- 11 tial wilderness area.
- 12 (b) Management.—Subject to valid existing rights
- 13 and except as provided in subsection (d), the potential wil-
- 14 derness area designated by subsection (a) shall be man-
- 15 aged in accordance with—
- 16 (1) the Wilderness Act (16 U.S.C. 1131 et
- 17 seq.); and
- 18 (2) this section.
- 19 (c) LIVESTOCK USE OF VACANT ALLOTMENTS.—
- 20 (1) IN GENERAL.—Not later than 3 years after
- 21 the date of enactment of this Act, in accordance
- 22 with applicable laws (including regulations), the Sec-
- 23 retary shall publish a determination regarding
- 24 whether to authorize livestock grazing or other use
- by livestock on the vacant allotments known as—

- 1 (A) the "Big Hole Allotment"; and
- 2 (B) the "Blue Ridge Allotment".
- 3 (2) Modification of allotments.—In pub-4 lishing a determination pursuant to paragraph (1), 5 the Secretary may modify or combine the vacant al-6 lotments referred to in that paragraph.
 - (3) PERMIT OR OTHER AUTHORIZATION.—Not later than 1 year after the date on which a determination of the Secretary to authorize livestock grazing or other use by livestock is published under paragraph (1), if applicable, the Secretary shall grant a permit or other authorization for that livestock grazing or other use in accordance with applicable laws (including regulations).

(d) Range Improvements.—

(1) IN GENERAL.—If the Secretary permits livestock grazing or other use by livestock on the potential wilderness area under subsection (c), the Secretary, or a third party authorized by the Secretary, may use any motorized or mechanized transport or equipment for purposes of constructing or rehabilitating such range improvements as are necessary to obtain appropriate livestock management objectives (including habitat and watershed restoration).

1	(2) Termination of Authority.—The au-
2	thority provided by this subsection terminates on the
3	date that is 2 years after the date on which the Sec-
4	retary publishes a positive determination under sub-
5	section $(c)(3)$.
6	(e) Designation as Wilderness.—
7	(1) Designation.—The potential wilderness
8	area designated by subsection (a) shall be designated
9	as wilderness, to be known as the "Williams Fork
10	Mountains Wilderness''—
11	(A) effective not earlier than the date that
12	is 180 days after the date of enactment this
13	Act; and
14	(B) on the earliest of—
15	(i) the date on which the Secretary
16	publishes in the Federal Register a notice
17	that the construction or rehabilitation of
18	range improvements under subsection (d)
19	is complete;
20	(ii) the date described in subsection
21	(d)(2); and
22	(iii) the effective date of a determina-
23	tion of the Secretary not to authorize live-
24	stock grazing or other use by livestock
25	under subsection $(c)(1)$.

1	(2) Administration.—Subject to valid existing
2	rights, the Secretary shall manage the Williams
3	Fork Mountains Wilderness in accordance with—
4	(A) the Colorado Wilderness Act of 1993
5	(16 U.S.C. 1132 note; Public Law 103–77);
6	and
7	(B) this title.
8	SEC. 104. TENMILE RECREATION MANAGEMENT AREA.
9	(a) Designation.—Subject to valid existing rights,
10	the approximately 17,122 acres of Federal land in the
11	White River National Forest in the State, as generally de-
12	picted as "Proposed Tenmile Recreation Management
13	Area" on the map entitled "Tenmile Proposal" and dated
14	June 24, 2019, are designated as the "Tenmile Recreation
15	Management Area".
16	(b) Purposes.—The purposes of the Recreation
17	Management Area are to conserve, protect, and enhance
18	for the benefit and enjoyment of present and future gen-
19	erations the recreational, scenic, watershed, habitat, and
20	ecological resources of the Recreation Management Area.
21	(c) Management.—
22	(1) In general.—The Secretary shall manage
23	the Recreation Management Area—
24	(A) in a manner that conserves, protects,
25	and enhances—

1	(i) the purposes of the Recreation
2	Management Area described in subsection
3	(b); and
4	(ii) recreation opportunities, including
5	mountain biking, hiking, fishing, horseback
6	riding, snowshoeing, climbing, skiing,
7	camping, and hunting; and
8	(B) in accordance with—
9	(i) the Forest and Rangeland Renew-
10	able Resources Planning Act of 1974 (16
11	U.S.C. 1600 et seq.);
12	(ii) any other applicable laws (includ-
13	ing regulations); and
14	(iii) this section.
15	(2) Uses.—
16	(A) IN GENERAL.—The Secretary shall
17	only allow such uses of the Recreation Manage-
18	ment Area as the Secretary determines would
19	further the purposes described in subsection
20	(b).
21	(B) Vehicles.—
22	(i) In general.—Except as provided
23	in clause (iii), the use of motorized vehicles
24	in the Recreation Management Area shall
25	be limited to the roads, vehicle classes, and

1	periods authorized for motorized vehicle
2	use on the date of enactment of this Act.
3	(ii) New or temporary roads.—
4	Except as provided in clause (iii), no new
5	or temporary road shall be constructed in
6	the Recreation Management Area.
7	(iii) Exceptions.—Nothing in clause
8	(i) or (ii) prevents the Secretary from—
9	(I) rerouting or closing an exist-
10	ing road or trail to protect natural re-
11	sources from degradation, as the Sec-
12	retary determines to be appropriate;
13	(II) authorizing the use of motor-
14	ized vehicles for administrative pur-
15	poses or roadside camping;
16	(III) constructing temporary
17	roads or permitting the use of motor-
18	ized vehicles to carry out pre- or post-
19	fire watershed protection projects;
20	(IV) authorizing the use of mo-
21	torized vehicles to carry out any activ-
22	ity described in subsection (d), (e)(1),
23	or (f); or
24	(V) responding to an emergency.
25	(C) Commercial Timber.—

1	(i) In general.—Subject to clause
2	(ii), no project shall be carried out in the
3	Recreation Management Area for the pur-
4	pose of harvesting commercial timber.
5	(ii) Limitation.—Nothing in clause
6	(i) prevents the Secretary from harvesting
7	or selling a merchantable product that is a
8	byproduct of an activity authorized under
9	this section.
10	(d) FIRE, INSECTS, AND DISEASES.—The Secretary
11	may carry out any activity, in accordance with applicable
12	laws (including regulations), that the Secretary deter-
13	mines to be necessary to prevent, control, or mitigate fire,
14	insects, or disease in the Recreation Management Area,
15	subject to such terms and conditions as the Secretary de-
16	termines to be appropriate.
17	(e) Water.—
18	(1) EFFECT ON WATER MANAGEMENT INFRA-
19	STRUCTURE.—Nothing in this section affects the
20	construction, repair, reconstruction, replacement, op-
21	eration, maintenance, or renovation within the
22	Recreation Management Area of—
23	(A) water management infrastructure in
24	existence on the date of enactment of this Act;
25	or

1	(B) any future infrastructure necessary for
2	the development or exercise of water rights de-
3	creed before the date of enactment of this Act.
4	(2) Applicable Law.—Section 3(e) of the
5	James Peak Wilderness and Protection Area Act
6	(Public Law 107–216; 116 Stat. 1058) shall apply
7	to the Recreation Management Area.
8	(f) REGIONAL TRANSPORTATION PROJECTS.—Noth-
9	ing in this section precludes the Secretary from author-
10	izing, in accordance with applicable laws (including regula-
11	tions), the use or leasing of Federal land within the Recre-
12	ation Management Area for—
13	(1) a regional transportation project, includ-
14	ing—
15	(A) highway widening or realignment; and
16	(B) construction of multimodal transpor-
17	tation systems; or
18	(2) any infrastructure, activity, or safety meas-
19	ure associated with the implementation or use of a
20	facility constructed under paragraph (1).
21	(g) Applicable Law.—Nothing in this section af-
22	fects the designation of the Federal land within the Recre-
23	ation Management Area for purposes of—
24	(1) section 138 of title 23, United States Code;
25	or

1	(2) section 303 of title 49, United States Code.
2	(h) Permits.—Nothing in this section alters or lim-
3	its—
4	(1) any permit held by a ski area or other enti-
5	ty; or
6	(2) the acceptance, review, or implementation of
7	associated activities or facilities proposed or author-
8	ized by law or permit outside the boundaries of the
9	Recreation Management Area.
10	SEC. 105. PORCUPINE GULCH WILDLIFE CONSERVATION
11	AREA.
12	(a) Designation.—Subject to valid existing rights,
13	the approximately 8,287 acres of Federal land located in
14	the White River National Forest, as generally depicted as
15	"Proposed Porcupine Gulch Wildlife Conservation Area"
16	on the map entitled "Porcupine Gulch Wildlife Conserva-
17	tion Area Proposal" and dated June 24, 2019, are des-
18	ignated as the "Porcupine Gulch Wildlife Conservation
19	Area" (referred to in this section as the "Wildlife Con-
20	servation Area'').
21	(b) Purposes.—The purposes of the Wildlife Con-
22	servation Area are—
23	(1) to conserve and protect a wildlife migration
24	corridor over Interstate 70. and

1	(2) to conserve, protect, and enhance for the
2	benefit and enjoyment of present and future genera-
3	tions the wildlife, scenic, roadless, watershed, and
4	ecological resources of the Wildlife Conservation
5	Area.
6	(c) Management.—
7	(1) IN GENERAL.—The Secretary shall manage
8	the Wildlife Conservation Area—
9	(A) in a manner that conserves, protects,
10	and enhances the purposes described in sub-
11	section (b); and
12	(B) in accordance with—
13	(i) the Forest and Rangeland Renew-
14	able Resources Planning Act of 1974 (16
15	U.S.C. 1600 et seq.);
16	(ii) any other applicable laws (includ-
17	ing regulations); and
18	(iii) this section.
19	(2) Uses.—
20	(A) In General.—The Secretary shall
21	only allow such uses of the Wildlife Conserva-
22	tion Area as the Secretary determines would
23	further the purposes described in subsection
24	(b).

1	(B) Recreation.—The Secretary may
2	permit such recreational activities in the Wild-
3	life Conservation Area that the Secretary deter-
4	mines are consistent with the purposes de-
5	scribed in subsection (b).
6	(C) MOTORIZED VEHICLES AND MECHA-
7	NIZED TRANSPORT; NEW OR TEMPORARY
8	ROADS.—
9	(i) Motorized vehicles and
10	MECHANIZED TRANSPORT.—Except as pro-
11	vided in clause (iii), the use of motorized
12	vehicles and mechanized transport in the
13	Wildlife Conservation Area shall be prohib-
14	ited.
15	(ii) New or temporary roads.—
16	Except as provided in clause (iii) and sub-
17	section (e), no new or temporary road shall
18	be constructed within the Wildlife Con-
19	servation Area.
20	(iii) Exceptions.—Nothing in clause
21	(i) or (ii) prevents the Secretary from—
22	(I) authorizing the use of motor-
23	ized vehicles or mechanized transport
24	for administrative purposes;

1	(Π) constructing temporary
2	roads or permitting the use of motor-
3	ized vehicles or mechanized transport
4	to carry out pre- or post-fire water-
5	shed protection projects;
6	(III) authorizing the use of mo-
7	torized vehicles or mechanized trans-
8	port to carry out activities described
9	in subsection (d) or (e); or
10	(IV) responding to an emergency.
11	(D) Commercial Timber.—
12	(i) In general.—Subject to clause
13	(ii), no project shall be carried out in the
14	Wildlife Conservation Area for the purpose
15	of harvesting commercial timber.
16	(ii) Limitation.—Nothing in clause
17	(i) prevents the Secretary from harvesting
18	or selling a merchantable product that is a
19	byproduct of an activity authorized under
20	this section.
21	(d) Fire, Insects, and Diseases.—The Secretary
22	may carry out any activity, in accordance with applicable
23	laws (including regulations), that the Secretary deter-
24	mines to be necessary to prevent, control, or mitigate fire,
25	insects, or disease in the Wildlife Conservation Area, sub-

- 1 ject to such terms and conditions as the Secretary deter-
- 2 mines to be appropriate.
- 3 (e) REGIONAL TRANSPORTATION PROJECTS.—Noth-
- 4 ing in this section or section 110(f) precludes the Sec-
- 5 retary from authorizing, in accordance with applicable
- 6 laws (including regulations), the use or leasing of Federal
- 7 land within the Wildlife Conservation Area for—
- 8 (1) a regional transportation project, includ-
- 9 ing—
- 10 (A) highway widening or realignment; and
- 11 (B) construction of multimodal transpor-
- tation systems; or
- 13 (2) any infrastructure, activity, or safety meas-
- 14 ure associated with the implementation or use of a
- facility constructed under paragraph (1).
- 16 (f) Applicable Law.—Nothing in this section af-
- 17 fects the designation of the Federal land within the Wild-
- 18 life Conservation Area for purposes of—
- 19 (1) section 138 of title 23, United States Code;
- 20 or
- 21 (2) section 303 of title 49, United States Code.
- 22 (g) Water.—Section 3(e) of the James Peak Wilder-
- 23 ness and Protection Area Act (Public Law 107–216; 116
- 24 Stat. 1058) shall apply to the Wildlife Conservation Area.

1	SEC. 106. WILLIAMS FORK MOUNTAINS WILDLIFE CON-
2	SERVATION AREA.
3	(a) Designation.—Subject to valid existing rights,
4	the approximately 3,528 acres of Federal land in the
5	White River National Forest in the State, as generally de-
6	picted as "Proposed Williams Fork Mountains Wildlife
7	Conservation Area" on the map entitled "Williams Fork
8	Mountains Proposal" and dated June 24, 2019, are des-
9	ignated as the "Williams Fork Mountains Wildlife Con-
10	servation Area" (referred to in this section as the "Wild-
11	life Conservation Area").
12	(b) Purposes.—The purposes of the Wildlife Con-
13	servation Area are to conserve, protect, and enhance for
14	the benefit and enjoyment of present and future genera-
15	tions the wildlife, scenic, roadless, watershed, recreational,
16	and ecological resources of the Wildlife Conservation Area. $ \\$
17	(c) Management.—
18	(1) IN GENERAL.—The Secretary shall manage
19	the Wildlife Conservation Area—
20	(A) in a manner that conserves, protects,
21	and enhances the purposes described in sub-
22	section (b); and
23	(B) in accordance with—
24	(i) the Forest and Rangeland Renew-
25	able Resources Planning Act of 1974 (16
26	U.S.C. 1600 et seq.);

1	(ii) any other applicable laws (includ-
2	ing regulations); and
3	(iii) this section.
4	(2) Uses.—
5	(A) In General.—The Secretary shall
6	only allow such uses of the Wildlife Conserva-
7	tion Area as the Secretary determines would
8	further the purposes described in subsection
9	(b).
10	(B) MOTORIZED VEHICLES.—
11	(i) In general.—Except as provided
12	in clause (iii), the use of motorized vehicles
13	in the Wildlife Conservation Area shall be
14	limited to designated roads and trails.
15	(ii) New or temporary roads.—
16	Except as provided in clause (iii), no new
17	or temporary road shall be constructed in
18	the Wildlife Conservation Area.
19	(iii) Exceptions.—Nothing in clause
20	(i) or (ii) prevents the Secretary from—
21	(I) authorizing the use of motor-
22	ized vehicles for administrative pur-
23	poses;

1	(II) authorizing the use of motor-
2	ized vehicles to carry out activities de-
3	scribed in subsection (d); or
4	(III) responding to an emer-
5	gency.
6	(C) BICYCLES.—The use of bicycles in the
7	Wildlife Conservation Area shall be limited to
8	designated roads and trails.
9	(D) Commercial Timber.—
10	(i) In general.—Subject to clause
11	(ii), no project shall be carried out in the
12	Wildlife Conservation Area for the purpose
13	of harvesting commercial timber.
14	(ii) Limitation.—Nothing in clause
15	(i) prevents the Secretary from harvesting
16	or selling a merchantable product that is a
17	byproduct of an activity authorized under
18	this section.
19	(E) Grazing.—The laws (including regu-
20	lations) and policies followed by the Secretary
21	in issuing and administering grazing permits or
22	leases on land under the jurisdiction of the Sec-
23	retary shall continue to apply with regard to
24	the land in the Wildlife Conservation Area, con-

1	sistent with the purposes described in sub-
2	section (b).
3	(d) Fire, Insects, and Diseases.—The Secretary
4	may carry out any activity, in accordance with applicable
5	laws (including regulations), that the Secretary deter-
6	mines to be necessary to prevent, control, or mitigate fire,
7	insects, or disease in the Wildlife Conservation Area, sub-
8	ject to such terms and conditions as the Secretary deter-
9	mines to be appropriate.
10	(e) REGIONAL TRANSPORTATION PROJECTS.—Noth-
11	ing in this section or section 110(f) precludes the Sec-
12	retary from authorizing, in accordance with applicable
13	laws (including regulations), the use or leasing of Federal
14	land within the Wildlife Conservation Area for—
15	(1) a regional transportation project, includ-
16	ing—
17	(A) highway widening or realignment; and
18	(B) construction of multimodal transpor-
19	tation systems; or
20	(2) any infrastructure, activity, or safety meas-
21	ure associated with the implementation or use of a
22	facility constructed under paragraph (1).
23	(f) Water.—Section 3(e) of the James Peak Wilder-
24	ness and Protection Area Act (Public Law 107–216; 116
25	Stat. 1058) shall apply to the Wildlife Conservation Area.

1 SEC. 107. CAMP HALE NATIONAL HISTORIC LANDSCAPE.

2	(a) Designation.—Subject to valid existing rights,
3	the approximately 28,676 acres of Federal land in the
4	White River National Forest in the State, as generally de-
5	picted as "Proposed Camp Hale National Historic Land-
6	scape" on the map entitled "Camp Hale National Historic
7	Landscape Proposal" and dated June 24, 2019, are des-
8	ignated the "Camp Hale National Historic Landscape".
9	(b) Purposes.—The purposes of the Historic Land-
10	scape are—
11	(1) to provide for—
12	(A) the interpretation of historic events,
13	activities, structures, and artifacts of the His-
14	toric Landscape, including with respect to the
15	role of the Historic Landscape in local, na-
16	tional, and world history;
17	(B) the historic preservation of the His-
18	toric Landscape, consistent with—
19	(i) the designation of the Historic
20	Landscape as a national historic site; and
21	(ii) the other purposes of the Historic
22	Landscape;
23	(C) recreational opportunities, with an em-
24	phasis on the activities related to the historic
25	use of the Historic Landscape, including skiing,
26	snowshoeing, snowmobiling, hiking, horseback

1	riding, climbing, other road- and trail-based ac-
2	tivities, and other outdoor activities; and
3	(D) the continued environmental remedi-
4	ation and removal of unexploded ordnance at
5	the Camp Hale Formerly Used Defense Site
6	and the Camp Hale historic cantonment area;
7	and
8	(2) to conserve, protect, restore, and enhance
9	for the benefit and enjoyment of present and future
10	generations the scenic, watershed, and ecological re-
11	sources of the Historic Landscape.
12	(c) Management.—
13	(1) IN GENERAL.—The Secretary shall manage
14	the Historic Landscape in accordance with—
15	(A) the purposes of the Historic Landscape
16	described in subsection (b); and
17	(B) any other applicable laws (including
18	regulations).
19	(2) Management plan.—
20	(A) IN GENERAL.—Not later than 5 years
21	after the date of enactment of this Act, the Sec-
22	retary shall prepare a management plan for the
23	Historic Landscape.

1	(B) Contents.—The management plan
2	prepared under subparagraph (A) shall include
3	plans for—
4	(i) improving the interpretation of his-
5	toric events, activities, structures, and arti-
6	facts of the Historic Landscape, including
7	with respect to the role of the Historic
8	Landscape in local, national, and world
9	history;
10	(ii) conducting historic preservation
11	and veteran outreach and engagement ac-
12	tivities;
13	(iii) managing recreational opportuni-
14	ties, including the use and stewardship
15	of—
16	(I) the road and trail systems;
17	and
18	(II) dispersed recreation re-
19	sources;
20	(iv) the conservation, protection, res-
21	toration, or enhancement of the scenic, wa-
22	tershed, and ecological resources of the
23	Historic Landscape, including conducting
24	the restoration and enhancement project
25	under subsection (d); and

1	(v) environmental remediation and,
2	consistent with subsection (e)(2), the re-
3	moval of unexploded ordnance.
4	(3) Explosive Hazards.—The Secretary shall
5	provide to the Secretary of the Army a notification
6	of any unexploded ordnance (as defined in section
7	101(e) of title 10, United States Code) that is dis-
8	covered in the Historic Landscape.
9	(d) Camp Hale Restoration and Enhancement
10	Project.—
11	(1) In general.—The Secretary shall conduct
12	a restoration and enhancement project in the His-
13	toric Landscape—
14	(A) to improve aquatic, riparian, and wet-
15	land conditions in and along the Eagle River
16	and tributaries of the Eagle River;
17	(B) to maintain or improve recreation and
18	interpretive opportunities and facilities; and
19	(C) to conserve historic values in the Camp
20	Hale area.
21	(2) Coordination.—In carrying out the
22	project described in paragraph (1), the Secretary
23	shall coordinate with—
24	(A) the Corps of Engineers;

1	(B) the Camp Hale-Eagle River Head-
2	waters Collaborative Group;
3	(C) the National Forest Foundation;
4	(D) the Colorado Department of Public
5	Health and Environment;
6	(E) the Colorado State Historic Preserva-
7	tion Office;
8	(F) units of local government; and
9	(G) other interested organizations and
10	members of the public.
11	(e) Environmental Remediation.—
12	(1) In general.—The Secretary of the Army
13	shall continue to carry out the projects and activities
14	of the Department of the Army in existence on the
15	date of enactment of this Act relating to cleanup
16	of—
17	(A) the Camp Hale Formerly Used De-
18	fense Site; or
19	(B) the Camp Hale historic cantonment
20	area.
21	(2) Removal of unexploded ordnance.—
22	(A) IN GENERAL.—The Secretary of the
23	Army may remove unexploded ordnance (as de-
24	fined in section 101(e) of title 10, United
25	States Code) from the Historic Landscape, as

1	the Secretary of the Army determines to be ap-
2	propriate in accordance with applicable law (in-
3	cluding regulations).
4	(B) ACTION ON RECEIPT OF NOTICE.—On
5	receipt from the Secretary of a notification of
6	unexploded ordnance under subsection $(c)(3)$,
7	the Secretary of the Army may remove the
8	unexploded ordnance in accordance with—
9	(i) the program for environmental res-
10	toration of formerly used defense sites
11	under section 2701 of title 10, United
12	States Code;
13	(ii) the Comprehensive Environmental
14	Response, Compensation, and Liability Act
15	of 1980 (42 U.S.C. 9601 et seq.); and
16	(iii) any other applicable provision of
17	law (including regulations).
18	(3) Effect of Subsection.—Nothing in this
19	subsection modifies any obligation in existence on
20	the date of enactment of this Act relating to envi-
21	ronmental remediation or removal of any unexploded
22	ordnance located in or around the Camp Hale his-
23	toric cantonment area, the Camp Hale Formerly
24	Used Defense Site, or the Historic Landscape, in-
25	cluding such an obligation under—

1	(A) the program for environmental restora-
2	tion of formerly used defense sites under sec-
3	tion 2701 of title 10, United States Code;
4	(B) the Comprehensive Environmental Re-
5	sponse, Compensation, and Liability Act of
6	1980 (42 U.S.C. 9601 et seq.); or
7	(C) any other applicable provision of law
8	(including regulations).
9	(f) Interagency Agreement.—The Secretary and
10	the Secretary of the Army shall enter into an agreement—
11	(1) to specify—
12	(A) the activities of the Secretary relating
13	to the management of the Historic Landscape;
14	and
15	(B) the activities of the Secretary of the
16	Army relating to environmental remediation
17	and the removal of unexploded ordnance in ac-
18	cordance with subsection (e) and other applica-
19	ble laws (including regulations); and
20	(2) to require the Secretary to provide to the
21	Secretary of the Army, by not later than 1 year
22	after the date of enactment of this Act and periodi-
23	cally thereafter, as appropriate, a management plan
24	for the Historic Landscape for purposes of the re-
25	moval activities described in subsection (e).

1	(g) Effect.—Nothing in this section—
2	(1) affects the jurisdiction of the State over any
3	water law, water right, or adjudication or adminis-
4	tration relating to any water resource;
5	(2) affects any water right in existence on or
6	after the date of enactment of this Act, or the exer-
7	cise of such a water right, including—
8	(A) a water right under an interstate
9	water compact (including full development of
10	any apportionment made in accordance with
11	such a compact);
12	(B) a water right decreed within, above,
13	below, or through the Historic Landscape;
14	(C) a water right held by the United
15	States;
16	(D) the management or operation of any
17	reservoir, including the storage, management,
18	release, or transportation of water; and
19	(E) the construction or operation of such
20	infrastructure as is determined to be necessary
21	by an individual or entity holding water rights
22	to develop and place to beneficial use those
23	rights, subject to applicable Federal, State, and
24	local law (including regulations);

1	(3) constitutes an express or implied reservation
2	by the United States of any reserved or appropria-
3	tive water right;
4	(4) alters or limits—
5	(A) a permit held by a ski area;
6	(B) the implementation of activities gov-
7	erned by a ski area permit; or
8	(C) the authority of the Secretary to mod-
9	ify or expand an existing ski area permit;
10	(5) prevents the Secretary from closing portions
11	of the Historic Landscape for public safety, environ-
12	mental remediation, or other use in accordance with
13	applicable laws; or
14	(6) affects—
15	(A) any special use permit in effect on the
16	date of enactment of this Act; or
17	(B) the renewal of a permit described in
18	subparagraph (A).
19	(h) Funding.—
20	(1) In general.—There is established in the
21	general fund of the Treasury a special account, to
22	be known as the "Camp Hale Historic Preservation
23	and Restoration Fund".
24	(2) Authorization of appropriations.—
25	There is authorized to be appropriated to the Camp

- 1 Hale Historic Preservation and Restoration Fund
- 2 \$10,000,000, to be available to the Secretary until
- 3 expended, for activities relating to historic interpre-
- 4 tation, preservation, and restoration carried out in
- 5 and around the Historic Landscape.
- 6 (i) Designation of Overlook.—The interpretive
- 7 site located beside United States Route 24 in the State,
- 8 at 39.431N 106.323W, is designated as the "Sandy Treat
- 9 Overlook".
- 10 SEC. 108. WHITE RIVER NATIONAL FOREST BOUNDARY
- 11 MODIFICATION.
- 12 (a) IN GENERAL.—The boundary of the White River
- 13 National Forest is modified to include the approximately
- 14 120 acres comprised of the SW1/4, the SE1/4, and the
- 15 NE½ of the SE¼ of sec. 1, T. 2 S., R. 80 W., 6th Prin-
- 16 cipal Meridian, in Summit County in the State.
- 17 (b) Land and Water Conservation Fund.—For
- 18 purposes of section 200306 of title 54, United States
- 19 Code, the boundaries of the White River National Forest,
- 20 as modified by subsection (a), shall be considered to be
- 21 the boundaries of the White River National Forest as in
- 22 existence on January 1, 1965.

1	SEC. 109. ROCKY MOUNTAIN NATIONAL PARK POTENTIAL
2	WILDERNESS BOUNDARY ADJUSTMENT.
3	(a) Purpose.—The purpose of this section is to pro-
4	vide for the ongoing maintenance and use of portions of
5	the Trail River Ranch and the associated property located
6	within Rocky Mountain National Park in Grand County
7	in the State.
8	(b) Boundary Adjustment.—Section 1952(b) of
9	the Omnibus Public Land Management Act of 2009 (Pub-
10	lic Law 111–11; 123 Stat. 1070) is amended by adding
11	at the end the following:
12	"(3) Boundary adjustment.—The boundary
13	of the Potential Wilderness is modified to exclude
14	the area comprising approximately 15.5 acres of
15	land identified as 'Potential Wilderness to Non-wil-
16	derness' on the map entitled 'Rocky Mountain Na-
17	tional Park Proposed Wilderness Area Amendment'
18	and dated January 16, 2018.".
19	SEC. 110. ADMINISTRATIVE PROVISIONS.
20	(a) FISH AND WILDLIFE.—Nothing in this title af-
21	fects the jurisdiction or responsibility of the State with
22	respect to fish and wildlife in the State.
23	(b) No Buffer Zones.—
24	(1) In general.—Nothing in this title or an
25	amendment made by this title establishes a protec-
26	tive perimeter or buffer zone around—

1	(A) a covered area;
2	(B) a wilderness area or potential wilder-
3	ness area designated by section 103;
4	(C) the Recreation Management Area;
5	(D) a Wildlife Conservation Area; or
6	(E) the Historic Landscape.
7	(2) OUTSIDE ACTIVITIES.—The fact that a non-
8	wilderness activity or use on land outside of the
9	areas described in paragraph (1) can be seen or
10	heard from within the areas described in paragraph
11	(1) shall not preclude the activity or use outside the
12	boundary of the areas described in paragraph (1).
13	(c) Tribal Rights and Uses.—
14	(1) Treaty rights.—Nothing in this title af-
15	fects the treaty rights of an Indian Tribe.
16	(2) Traditional tribal uses.—Subject to
17	any terms and conditions that the Secretary deter-
18	mines to be necessary and in accordance with appli-
19	cable law, the Secretary shall allow for the continued
20	use of the areas described in subsection $(b)(1)$ by
21	members of Indian Tribes—
22	(A) for traditional ceremonies; and
23	(B) as a source of traditional plants and
24	other materials.
25	(d) Maps and Legal Descriptions.—

1	(1) In general.—As soon as practicable after
2	the date of enactment of this Act, the Secretary
3	shall file maps and legal descriptions of each area
4	described in subsection (b)(1) with—
5	(A) the Committee on Natural Resources
6	of the House of Representatives; and
7	(B) the Committee on Energy and Natural
8	Resources of the Senate.
9	(2) Force of Law.—Each map and legal de-
10	scription filed under paragraph (1) shall have the
11	same force and effect as if included in this title, ex-
12	cept that the Secretary may correct any typo-
13	graphical errors in the maps and legal descriptions.
14	(3) Public availability.—Each map and
15	legal description filed under paragraph (1) shall be
16	on file and available for public inspection in the ap-
17	propriate offices of the Forest Service.
18	(e) Acquisition of Land.—
19	(1) In General.—The Secretary may acquire
20	any land or interest in land within the boundaries of
21	an area described in subsection $(b)(1)$ only through
22	exchange, donation, or purchase from a willing sell-
23	er.
24	(2) Management.—Any land or interest in
25	land acquired under paragraph (1) shall be incor-

1	porated into, and administered as a part of, the wil-
2	derness area, Recreation Management Area, Wildlife
3	Conservation Area, or Historic Landscape, as appli-
4	cable, in which the land or interest in land is lo-
5	cated.
6	(f) Withdrawal.—Subject to valid rights in exist-
7	ence on the date of enactment of this Act, the areas de-
8	scribed in subsection (b)(1) are withdrawn from—
9	(1) entry, appropriation, and disposal under the
10	public land laws;
11	(2) location, entry, and patent under mining
12	laws; and
13	(3) operation of the mineral leasing, mineral
14	materials, and geothermal leasing laws.
15	(g) Military Overflights.—Nothing in this title
16	or an amendment made by this title restricts or pre-
17	cludes—
18	(1) any low-level overflight of military aircraft
19	over any area subject to this title or an amendment
20	made by this title, including military overflights that
21	can be seen, heard, or detected within such an area;
22	(2) flight testing or evaluation over an area de-
23	scribed in paragraph (1); or
24	(3) the use or establishment of—

1	(A) any new unit of special use airspace
2	over an area described in paragraph (1); or
3	(B) any military flight training or trans-
4	portation over such an area.
5	(h) Sense of Congress.—It is the sense of Con-
6	gress that military aviation training on Federal public
7	land in the State, including the training conducted at the
8	High-Altitude Army National Guard Aviation Training
9	Site, is critical to the national security of the United
10	States and the readiness of the Armed Forces.
11	TITLE II—SAN JUAN MOUNTAINS
12	SEC. 201. DEFINITIONS.
13	In this title:
14	(1) COVERED LAND.—The term "covered land"
15	means—
16	(A) land designated as wilderness under
17	paragraphs (27) through (29) of section 2(a) of
18	the Colorado Wilderness Act of 1993 (16
19	U.S.C. 1132 note; Public Law 103–77) (as
20	added by section 202); and
21	(B) a Special Management Area.
22	(2) Secretary.—The term "Secretary" means
23	the Secretary of Agriculture.
24	(3) Special management area.—The term
25	"Special Management Area" means each of—

1	(A) the Sheep Mountain Special Manage-
2	ment Area designated by section 203(a)(1); and
3	(B) the Liberty Bell East Special Manage-
4	ment Area designated by section 203(a)(2).
5	SEC. 202. ADDITIONS TO NATIONAL WILDERNESS PRESER-
6	VATION SYSTEM.
7	Section 2(a) of the Colorado Wilderness Act of 1993
8	(16 U.S.C. 1132 note; Public Law 103–77) (as amended
9	by section 102(a)(2)) is amended by adding at the end
10	the following:
11	"(27) Lizard Head Wilderness addition.—
12	Certain Federal land in the Grand Mesa,
13	Uncompangere, and Gunnison National Forests com-
14	prising approximately 3,141 acres, as generally de-
15	picted on the map entitled 'Proposed Wilson, Sun-
16	shine, Black Face and San Bernardo Additions to
17	the Lizard Head Wilderness' and dated September
18	6, 2018, which is incorporated in, and shall be ad-
19	ministered as part of, the Lizard Head Wilderness.
20	"(28) Mount sneffels wilderness addi-
21	TIONS.—
22	"(A) Liberty bell and last dollar
23	ADDITIONS.—Certain Federal land in the
24	Grand Mesa, Uncompangre, and Gunnison Na-
25	tional Forests comprising approximately 7.235

acres, as generally depicted on the map entitled
'Proposed Liberty Bell and Last Dollar Additions to the Mt. Sneffels Wilderness, Liberty
Bell East Special Management Area' and dated
September 6, 2018, which is incorporated in,
and shall be administered as part of, the Mount
Sneffels Wilderness.

"(B) WHITEHOUSE ADDITIONS.—Certain Federal land in the Grand Mesa, Uncompanyer, and Gunnison National Forests comprising approximately 12,465 acres, as generally depicted on the map entitled 'Proposed Whitehouse Additions to the Mt. Sneffels Wilderness' and dated September 6, 2018, which is incorporated in, and shall be administered as part of, the Mount Sneffels Wilderness.

"(29) MCKENNA PEAK WILDERNESS.—Certain Federal land in the State of Colorado comprising approximately 8,884 acres of Bureau of Land Management land, as generally depicted on the map entitled 'Proposed McKenna Peak Wilderness Area' and dated September 18, 2018, to be known as the 'McKenna Peak Wilderness'."

24 SEC. 203. SPECIAL MANAGEMENT AREAS.

25 (a) Designation.—

- 1 (1) Sheep mountain special management 2 AREA.—The Federal land in the Grand Mesa, 3 Uncompanger, and Gunnison and San Juan Na-4 tional Forests in the State comprising approximately 5 21,663 acres, as generally depicted on the map enti-6 tled "Proposed Sheep Mountain Special Manage-7 ment Area" and dated September 19, 2018, is des-8 ignated as the "Sheep Mountain Special Manage-9 ment Area".
 - (2) Liberty Bell East Special Management Area".
- 20 (b) Purpose.—The purpose of the Special Manage-21 ment Areas is to conserve and protect for the benefit and 22 enjoyment of present and future generations the geologi-23 cal, cultural, archaeological, paleontological, natural, sci-24 entific, recreational, wilderness, wildlife, riparian, histor-

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1	ical, educational, and scenic resources of the Special Man-
2	agement Areas.
3	(c) Management.—
4	(1) In general.—The Secretary shall manage
5	the Special Management Areas in a manner that—
6	(A) conserves, protects, and enhances the
7	resources and values of the Special Manage-
8	ment Areas described in subsection (b);
9	(B) subject to paragraph (3), maintains or
10	improves the wilderness character of the Special
11	Management Areas and the suitability of the
12	Special Management Areas for potential inclu-
13	sion in the National Wilderness Preservation
14	System; and
15	(C) is in accordance with—
16	(i) the National Forest Management
17	Act of 1976 (16 U.S.C. 1600 et seq.);
18	(ii) this title; and
19	(iii) any other applicable laws.
20	(2) Prohibitions.—The following shall be pro-
21	hibited in the Special Management Areas:
22	(A) Permanent roads.
23	(B) Except as necessary to meet the min-
24	imum requirements for the administration of
25	the Federal land, to provide access for aban-

1	doned mine cleanup, and to protect public
2	health and safety—
3	(i) the use of motor vehicles, motor-
4	ized equipment, or mechanical transport
5	(other than as provided in paragraph (3));
6	and
7	(ii) the establishment of temporary
8	roads.
9	(3) Authorized activities.—
10	(A) In General.—The Secretary may
11	allow any activities (including helicopter access
12	for recreation and maintenance and the com-
13	petitive running event permitted since 1992)
14	that have been authorized by permit or license
15	as of the date of enactment of this Act to con-
16	tinue within the Special Management Areas,
17	subject to such terms and conditions as the
18	Secretary may require.
19	(B) Permitting.—The designation of the
20	Special Management Areas by subsection (a)
21	shall not affect the issuance of permits relating
22	to the activities covered under subparagraph
23	(A) after the date of enactment of this Act.
24	(C) Bicycles.—The Secretary may permit
25	the use of bicycles in—

1	(i) the portion of the Sheep Mountain
2	Special Management Area identified as
3	"Ophir Valley Area" on the map entitled
4	"Proposed Sheep Mountain Special Man-
5	agement Area" and dated September 19,
6	2018; and
7	(ii) the portion of the Liberty Bell
8	East Special Management Area identified
9	as "Liberty Bell Corridor" on the map en-
10	titled "Proposed Liberty Bell and Last
11	Dollar Additions to the Mt. Sneffels Wil-
12	derness, Liberty Bell East Special Manage-
13	ment Area" and dated September 6, 2018.
14	(d) APPLICABLE LAW.—Water and water rights in
15	the Special Management Areas shall be administered in
16	accordance with section 8 of the Colorado Wilderness Act
17	of 1993 (Public Law 103–77; 107 Stat. 762), except that,
18	for purposes of this title—
19	(1) any reference contained in that section to
20	"the lands designated as wilderness by this Act",
21	"the Piedra, Roubideau, and Tabeguache areas iden-
22	tified in section 9 of this Act, or the Bowen Gulch
23	Protection Area or the Fossil Ridge Recreation Man-
24	agement Area identified in sections 5 and 6 of this
25	Act", or "the areas described in sections 2, 5, 6, and

- 1 9 of this Act" shall be considered to be a reference
- 2 to "the Special Management Areas"; and
- 3 (2) any reference contained in that section to
- 4 "this Act" shall be considered to be a reference to
- 5 "the Colorado Outdoor Recreation and Economy
- 6 Act".

7 SEC. 204. RELEASE OF WILDERNESS STUDY AREAS.

- 8 (a) Dominguez Canyon Wilderness Study
- 9 Area.—Subtitle E of title II of Public Law 111–11 is
- 10 amended—
- 11 (1) by redesignating section 2408 (16 U.S.C.
- 12 460zzz-7) as section 2409; and
- 13 (2) by inserting after section 2407 (16 U.S.C.
- 14 460zzz-6) the following:
- 15 "SEC. 2408. RELEASE.
- 16 "(a) IN GENERAL.—Congress finds that, for the pur-
- 17 poses of section 603(c) of the Federal Land Policy and
- 18 Management Act of 1976 (43 U.S.C. 1782(c)), the por-
- 19 tions of the Dominguez Canyon Wilderness Study Area
- 20 not designated as wilderness by this subtitle have been
- 21 adequately studied for wilderness designation.
- 22 "(b) Release.—Any public land referred to in sub-
- 23 section (a) that is not designated as wilderness by this
- 24 subtitle—

1	"(1) is no longer subject to section 603(c) of
2	the Federal Land Policy and Management Act of
3	1976 (43 U.S.C. 1782(c)); and
4	"(2) shall be managed in accordance with this
5	subtitle and any other applicable laws.".
6	(b) McKenna Peak Wilderness Study Area.—
7	(1) In general.—Congress finds that, for the
8	purposes of section 603(c) of the Federal Land Pol-
9	icy and Management Act of 1976 (43 U.S.C.
10	1782(c)), the portions of the McKenna Peak Wilder-
11	ness Study Area in San Miguel County in the State
12	not designated as wilderness by paragraph (29) of
13	section 2(a) of the Colorado Wilderness Act of 1993
14	(16 U.S.C. 1132 note; Public Law 103–77) (as
15	added by section 202) have been adequately studied
16	for wilderness designation.
17	(2) Release.—Any public land referred to in
18	paragraph (1) that is not designated as wilderness
19	by paragraph (29) of section 2(a) of the Colorado
20	Wilderness Act of 1993 (16 U.S.C. 1132 note; Pub-
21	lic Law 103–77) (as added by section 202)—
22	(A) is no longer subject to section 603(c)
23	of the Federal Land Policy and Management
24	Act of 1976 (43 U.S.C. 1782(c)): and

1	(B) shall be managed in accordance with
2	applicable laws.
3	SEC. 205. ADMINISTRATIVE PROVISIONS.
4	(a) FISH AND WILDLIFE.—Nothing in this title af-
5	fects the jurisdiction or responsibility of the State with
6	respect to fish and wildlife in the State.
7	(b) No Buffer Zones.—
8	(1) In general.—Nothing in this title estab-
9	lishes a protective perimeter or buffer zone around
10	covered land.
11	(2) ACTIVITIES OUTSIDE WILDERNESS.—The
12	fact that a nonwilderness activity or use on land out-
13	side of the covered land can be seen or heard from
14	within covered land shall not preclude the activity or
15	use outside the boundary of the covered land.
16	(c) Tribal Rights and Uses.—
17	(1) Treaty rights.—Nothing in this title af-
18	fects the treaty rights of any Indian Tribe, including
19	rights under the Agreement of September 13, 1873,
20	ratified by the Act of April 29, 1874 (18 Stat. 36,
21	chapter 136).
22	(2) Traditional tribal uses.—Subject to
23	any terms and conditions as the Secretary deter-
24	mines to be necessary and in accordance with appli-
25	cable law, the Secretary shall allow for the continued

1	use of the covered land by members of Indian
2	Tribes—
3	(A) for traditional ceremonies; and
4	(B) as a source of traditional plants and
5	other materials.
6	(d) Maps and Legal Descriptions.—
7	(1) In general.—As soon as practicable after
8	the date of enactment of this Act, the Secretary or
9	the Secretary of the Interior, as appropriate, shall
10	file a map and a legal description of each wilderness
11	area designated by paragraphs (27) through (29) of
12	section 2(a) of the Colorado Wilderness Act of 1993
13	(16 U.S.C. 1132 note; Public Law 103–77) (as
14	added by section 202) and the Special Management
15	Areas with—
16	(A) the Committee on Natural Resources
17	of the House of Representatives; and
18	(B) the Committee on Energy and Natural
19	Resources of the Senate.
20	(2) Force of LAW.—Each map and legal de-
21	scription filed under paragraph (1) shall have the
22	same force and effect as if included in this title, ex-
23	cept that the Secretary or the Secretary of the Inte-
24	rior, as appropriate, may correct any typographical
25	errors in the maps and legal descriptions.

1 (3) Public availability.—Each map and 2 legal description filed under paragraph (1) shall be 3 on file and available for public inspection in the ap-4 propriate offices of the Bureau of Land Management 5 and the Forest Service.

(e) Acquisition of Land.—

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- (1) IN GENERAL.—The Secretary or the Secretary of the Interior, as appropriate, may acquire any land or interest in land within the boundaries of a Special Management Area or the wilderness designated under paragraphs (27) through (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 202) only through exchange, donation, or purchase from a willing seller.
- (2) Management.—Any land or interest in land acquired under paragraph (1) shall be incorporated into, and administered as a part of, the wilderness or Special Management Area in which the land or interest in land is located.
- 21 (f) Grazing.—The grazing of livestock on covered 22 land, if established before the date of enactment of this 23 Act, shall be permitted to continue subject to such reason-24 able regulations as are considered to be necessary by the

- 1 Secretary with jurisdiction over the covered land, in ac-
- 2 cordance with—
- 3 (1) section 4(d)(4) of the Wilderness Act (16)
- 4 U.S.C. 1133(d)(4); and
- 5 (2) the applicable guidelines set forth in Appen-
- 6 dix A of the report of the Committee on Interior and
- 7 Insular Affairs of the House of Representatives ac-
- 8 companying H.R. 2570 of the 101st Congress (H.
- 9 Rept. 101–405) or H.R. 5487 of the 96th Congress
- 10 (H. Rept. 96–617).
- 11 (g) Fire, Insects, and Diseases.—In accordance
- 12 with section 4(d)(1) of the Wilderness Act (16 U.S.C.
- 13 1133(d)(1)), the Secretary with jurisdiction over a wilder-
- 14 ness area designated by paragraphs (27) through (29) of
- 15 section 2(a) of the Colorado Wilderness Act of 1993 (16
- 16 U.S.C. 1132 note; Public Law 103-77) (as added by sec-
- 17 tion 202) may carry out any activity in the wilderness area
- 18 that the Secretary determines to be necessary for the con-
- 19 trol of fire, insects, and diseases, subject to such terms
- 20 and conditions as the Secretary determines to be appro-
- 21 priate.
- 22 (h) WITHDRAWAL.—Subject to valid rights in exist-
- 23 ence on the date of enactment of this Act, the covered
- 24 land and the approximately 6,590 acres generally depicted
- 25 on the map entitled "Proposed Naturita Canyon Mineral

1	Withdrawal Area" and dated September 6, 2018, is with-
2	drawn from—
3	(1) entry, appropriation, and disposal under the
4	public land laws;
5	(2) location, entry, and patent under mining
6	laws; and
7	(3) operation of the mineral leasing, mineral
8	materials, and geothermal leasing laws.
9	TITLE III—THOMPSON DIVIDE
10	SEC. 301. PURPOSES.
11	The purposes of this title are—
12	(1) subject to valid existing rights, to withdraw
13	certain Federal land in the Thompson Divide area
14	from mineral and other disposal laws in order to
15	protect the agricultural, ranching, wildlife, air qual-
16	ity, recreation, ecological, and scenic values of the
17	area; and
18	(2) to promote the capture of fugitive methane
19	emissions that would otherwise be emitted into the
20	atmosphere—
21	(A) to reduce methane gas emissions; and
22	(B) to provide—
23	(i) new renewable electricity supplies
24	and other beneficial uses of fugitive meth-
25	ane emissions: and

1	(ii) increased royalties for taxpayers.
2	SEC. 302. DEFINITIONS.
3	In this title:
4	(1) Fugitive methane emissions.—The term
5	"fugitive methane emissions" means methane gas
6	from the Federal land in Garfield, Gunnison, Delta,
7	or Pitkin County in the State, as generally depicted
8	on the pilot program map as "Fugitive Coal Mine
9	Methane Use Pilot Program Area", that would leak
10	or be vented into the atmosphere from an active, in-
11	active, or abandoned underground coal mine.
12	(2) PILOT PROGRAM.—The term "pilot pro-
13	gram" means the Greater Thompson Divide Fugitive
14	Coal Mine Methane Use Pilot Program established
15	by section $305(a)(1)$.
16	(3) PILOT PROGRAM MAP.—The term "pilot
17	program map" means the map entitled "Greater
18	Thompson Divide Fugitive Coal Mine Methane Use
19	Pilot Program Area" and dated June 17, 2019.
20	(4) Secretary.—The term "Secretary" means
21	the Secretary of the Interior.
22	(5) Thompson divide lease.—
23	(A) IN GENERAL.—The term "Thompson
24	Divide lease" means any oil or gas lease in ef-
25	fect on the date of enactment of this Act within

1	the Thompson Divide Withdrawal and Protec-
2	tion Area.
3	(B) Exclusions.—The term "Thompson
4	Divide lease" does not include any oil or gas
5	lease that—
6	(i) is associated with a Wolf Creek
7	Storage Field development right; or
8	(ii) before the date of enactment of
9	this Act, has expired, been cancelled, or
10	otherwise terminated.
11	(6) Thompson divide Map.—The term
12	"Thompson Divide map" means the map entitled
13	"Greater Thompson Divide Area Map" and dated
14	June 13, 2019.
15	(7) Thompson divide withdrawal and pro-
16	TECTION AREA.—The term "Thompson Divide With-
17	drawal and Protection Area" means the Federal
18	land and minerals generally depicted on the Thomp-
19	son Divide map as the "Thompson Divide With-
20	drawal and Protection Area".
21	(8) Wolf creek storage field develop-
22	MENT RIGHT.—
23	(A) IN GENERAL.—The term "Wolf Creek
24	Storage Field development right" means a de-
25	velopment right for any of the Federal mineral

1	leases numbered COC 007496, COC 007497,
2	$COC\ 007498,\ COC\ 007499,\ COC\ 007500,\ COC$
3	007538, COC 008128 , COC 015373 , COC
4	0128018, COC 051645, and COC 051646, as
5	generally depicted on the Thompson Divide map
6	as "Wolf Creek Storage Agreement".
7	(B) Exclusions.—The term "Wolf Creek
8	Storage Field development right" does not in-
9	clude any storage right or related activity with-
10	in the area described in subparagraph (A).
11	SEC. 303. THOMPSON DIVIDE WITHDRAWAL AND PROTEC-
12	TION AREA.
13	(a) WITHDRAWAL.—Subject to valid rights in exist-
1314	(a) WITHDRAWAL.—Subject to valid rights in existence on the date of enactment of this Act, the Thompson
14	ence on the date of enactment of this Act, the Thompson
14 15	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn
141516	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from—
14151617	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from— (1) entry, appropriation, and disposal under the
1415161718	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from— (1) entry, appropriation, and disposal under the public land laws;
141516171819	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from— (1) entry, appropriation, and disposal under the public land laws; (2) location, entry, and patent under the mining
14 15 16 17 18 19 20	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from— (1) entry, appropriation, and disposal under the public land laws; (2) location, entry, and patent under the mining laws; and
14 15 16 17 18 19 20 21	ence on the date of enactment of this Act, the Thompson Divide Withdrawal and Protection Area is withdrawn from— (1) entry, appropriation, and disposal under the public land laws; (2) location, entry, and patent under the mining laws; and (3) operation of the mineral leasing, mineral

1	Area shall be determined by surveys approved by the Sec-
2	retary, in consultation with the Secretary of Agriculture
3	(c) Grazing.—Nothing in this Act affects the admin-
4	istration of grazing in the Thompson Divide Withdrawa
5	and Protection Area.
6	SEC. 304. THOMPSON DIVIDE LEASE EXCHANGE.
7	(a) In General.—In exchange for the relinquish-
8	ment by a leaseholder of all Thompson Divide leases of
9	the leaseholder, the Secretary may issue to the leaseholder
10	credits for any bid, royalty, or rental payment due under
11	any Federal oil or gas lease on Federal land in the State
12	in accordance with subsection (b).
13	(b) Amount of Credits.—
14	(1) In general.—Subject to paragraph (2)
15	the amount of the credits issued to a leaseholder of
16	a Thompson Divide lease relinquished under sub-
17	section (a) shall—
18	(A) be equal to the sum of—
19	(i) the amount of the bonus bids paid
20	for the applicable Thompson Divide leases
21	(ii) the amount of any rental paid for
22	the applicable Thompson Divide leases as
23	of the date on which the leaseholder sub-
24	mits to the Secretary a notice of the deci-

1	sion to relinquish the applicable Thompson
2	Divide leases; and
3	(iii) the amount of any expenses in-
4	curred by the leaseholder of the applicable
5	Thompson Divide leases in the preparation
6	of any drilling permit, sundry notice, or
7	other related submission in support of the
8	development of the applicable Thompson
9	Divide leases as of January 28, 2019, in-
10	cluding any expenses relating to the prepa-
11	ration of any analysis under the National
12	Environmental Policy Act of 1969 (42)
13	U.S.C. 4321 et seq.); and
14	(B) require the approval of the Secretary.
15	(2) Exclusion.—The amount of a credit
16	issued under subsection (a) shall not include any ex-
17	penses paid by the leaseholder of a Thompson Divide
18	lease for legal fees or related expenses for legal work
19	with respect to a Thompson Divide lease.
20	(c) Cancellation.—Effective on relinquishment
21	under this section, and without any additional action by
22	the Secretary, a Thompson Divide lease—
23	(1) shall be permanently cancelled; and
24	(2) shall not be reissued.
25	(d) Conditions.—

1	(1) Applicable law.—Except as otherwise
2	provided in this section, each exchange under this
3	section shall be conducted in accordance with—
4	(A) this Act; and
5	(B) other applicable laws (including regu-
6	lations).
7	(2) ACCEPTANCE OF CREDITS.—The Secretary
8	shall accept credits issued under subsection (a) in
9	the same manner as cash for the payments described
10	in that subsection.
11	(3) APPLICABILITY.—The use of a credit issued
12	under subsection (a) shall be subject to the laws (in-
13	cluding regulations) applicable to the payments de-
14	scribed in that subsection, to the extent that the
15	laws are consistent with this section.
16	(4) Treatment of credits.—All amounts in
17	the form of credits issued under subsection (a) ac-
18	cepted by the Secretary shall be considered to be
19	amounts received for the purposes of—
20	(A) section 35 of the Mineral Leasing Act
21	(30 U.S.C. 191); and
22	(B) section 20 of the Geothermal Steam
23	Act of 1970 (30 U.S.C. 1019).
24	(e) Wolf Creek Storage Field Development
25	Rights.—

1	(1) Conveyance to secretary.—As a condi-
2	tion precedent to the relinquishment of a Thompson
3	Divide lease, any leaseholder with a Wolf Creek
4	Storage Field development right shall permanently
5	relinquish, transfer, and otherwise convey to the
6	Secretary, in a form acceptable to the Secretary, all
7	Wolf Creek Storage Field development rights of the
8	leaseholder.
9	(2) Limitation of transfer.—An interest
10	acquired by the Secretary under paragraph (1)—
11	(A) shall be held in perpetuity; and
12	(B) shall not be—
13	(i) transferred;
14	(ii) reissued; or
15	(iii) otherwise used for mineral extrac-
16	tion.
17	SEC. 305. GREATER THOMPSON DIVIDE FUGITIVE COAL
18	MINE METHANE USE PILOT PROGRAM.
19	(a) Fugitive Coal Mine Methane Use Pilot
20	Program.—
21	(1) ESTABLISHMENT.—There is established in
22	the Bureau of Land Management a pilot program,
23	to be known as the "Greater Thompson Divide Fu-
24	gitive Coal Mine Methane Use Pilot Program".

1	(2) Purpose.—The purpose of the pilot pro-
2	gram is to promote the capture, beneficial use, miti-
3	gation, and sequestration of fugitive methane emis-
4	sions—
5	(A) to reduce methane emissions;
6	(B) to promote economic development;
7	(C) to produce bid and royalty revenues;
8	(D) to improve air quality; and
9	(E) to improve public safety.
10	(3) Plan.—
11	(A) IN GENERAL.—Not later than 180
12	days after the date of enactment of this Act,
13	the Secretary shall develop a plan—
14	(i) to complete an inventory of fugitive
15	methane emissions in accordance with sub-
16	section (b);
17	(ii) to provide for the leasing of fugi-
18	tive methane emissions in accordance with
19	subsection (e); and
20	(iii) to provide for the capping or de-
21	struction of fugitive methane emissions in
22	accordance with subsection (d).
23	(B) COORDINATION.—In developing the
24	plan under this paragraph, the Secretary shall
25	coordinate with—

1	(i) the State;
2	(ii) Garfield, Gunnison, Delta, and
3	Pitkin Counties in the State;
4	(iii) lessees of Federal coal within the
5	counties referred to in clause (ii);
6	(iv) interested institutions of higher
7	education in the State; and
8	(v) interested members of the public.
9	(b) Fugitive Methane Emission Inventory.—
10	(1) IN GENERAL.—Not later than 1 year after
11	the date of enactment of this Act, the Secretary
12	shall complete an inventory of fugitive methane
13	emissions.
14	(2) CONDUCT.—The Secretary may conduct the
15	inventory under paragraph (1) through, or in col-
16	laboration with—
17	(A) the Bureau of Land Management;
18	(B) the United States Geological Survey;
19	(C) the Environmental Protection Agency;
20	(D) the United States Forest Service;
21	(E) State departments or agencies;
22	(F) Garfield, Gunnison, Delta, or Pitkin
23	County in the State;
24	(G) the Garfield County Federal Mineral
25	Lease District;

1	(H) institutions of higher education in the
2	State;
3	(I) lessees of Federal coal within a county
4	referred to in subparagraph (F);
5	(J) the National Oceanic and Atmospheric
6	Administration;
7	(K) the National Center for Atmospheric
8	Research; or
9	(L) other interested entities, including
10	members of the public.
11	(3) Contents.—The inventory under para-
12	graph (1) shall include—
13	(A) the general location and geographic co-
14	ordinates of each vent, seep, or other source
15	producing significant fugitive methane emis-
16	sions;
17	(B) an estimate of the volume and con-
18	centration of fugitive methane emissions from
19	each source of significant fugitive methane
20	emissions, including details of measurements
21	taken and the basis for that emissions estimate;
22	(C) an estimate of the total volume of fugi-
23	tive methane emissions each year;
24	(D) relevant data and other information
25	available from—

1	(i) the Environmental Protection
2	Agency;
3	(ii) the Mine Safety and Health Ad-
4	ministration;
5	(iii) the Colorado Department of Nat-
6	ural Resources;
7	(iv) the Colorado Public Utility Com-
8	mission;
9	(v) the Colorado Department of
10	Health and Environment; and
11	(vi) the Office of Surface Mining Rec-
12	lamation and Enforcement; and
13	(E) such other information as may be use-
14	ful in advancing the purposes of the pilot pro-
15	gram.
16	(4) Public participation; disclosure.—
17	(A) Public Participation.—The Sec-
18	retary shall provide opportunities for public
19	participation in the inventory under this sub-
20	section.
21	(B) AVAILABILITY.—The Secretary shall
22	make the inventory under this subsection pub-
23	licly available.

1	(C) Disclosure.—Nothing in this sub-
2	section requires the Secretary to publicly re-
3	lease information that—
4	(i) poses a threat to public safety;
5	(ii) is confidential business informa-
6	tion; or
7	(iii) is otherwise protected from public
8	disclosure.
9	(5) USE.—The Secretary shall use the inven-
10	tory in carrying out—
11	(A) the leasing program under subsection
12	(c); and
13	(B) the capping or destruction of fugitive
14	methane emissions under subsection (d).
15	(c) Fugitive Methane Emission Leasing Pro-
16	GRAM.—
17	(1) In general.—Subject to valid existing
18	rights and in accordance with this section, not later
19	than 1 year after the date of completion of the in-
20	ventory required under subsection (b), the Secretary
21	shall carry out a program to encourage the use and
22	destruction of fugitive methane emissions.
23	(2) Fugitive methane emissions from coal
24	MINES SUBJECT TO LEASE.—

1	(A) IN GENERAL.—The Secretary shall au-
2	thorize the holder of a valid existing Federal
3	coal lease for a mine that is producing fugitive
4	methane emissions to capture for use, or de-
5	stroy by flaring, the fugitive methane emissions.
6	(B) Conditions.—The authority under
7	subparagraph (A) shall be subject to—
8	(i) valid existing rights; and
9	(ii) such terms and conditions as the
10	Secretary may require.
11	(C) Limitations.—The program carried
12	out under paragraph (1) shall only include fugi-
13	tive methane emissions that can be captured for
14	use, or destroyed by flaring, in a manner that
15	does not—
16	(i) endanger the safety of any coal
17	mine worker; or
18	(ii) unreasonably interfere with any
19	ongoing operation at a coal mine.
20	(D) Cooperation.—
21	(i) In General.—The Secretary shall
22	work cooperatively with the holders of valid
23	existing Federal coal leases for mines that
24	produce fugitive methane emissions to en-
25	courage—

1	(I) the capture of fugitive meth-
2	ane emissions for beneficial use, such
3	as generating electrical power, pro-
4	ducing usable heat, transporting the
5	methane to market, or transforming
6	the fugitive methane emissions into a
7	different marketable material; or
8	(II) if the beneficial use of the
9	fugitive methane emissions is not fea-
10	sible, the destruction of the fugitive
11	methane emissions by flaring.
12	(ii) GUIDANCE.—In furtherance of the
13	purposes of this paragraph, not later than
14	1 year after the date of enactment of this
15	Act, the Secretary shall issue guidance for
16	the implementation of Federal authorities
17	and programs to encourage the capture for
18	use, or destruction by flaring, of fugitive
19	methane emissions, while minimizing im-
20	pacts on natural resources or other public
21	interest values.
22	(E) ROYALTIES.—The Secretary shall de-
23	termine whether any fugitive methane emissions
24	used or destroyed pursuant to this paragraph

1	are subject to the payment of a royalty under
2	applicable law.
3	(3) Fugitive methane emissions from
4	ABANDONED COAL MINES.—
5	(A) In general.—Except as otherwise
6	provided in this section, notwithstanding section
7	303, subject to valid existing rights, and in ac-
8	cordance with section 21 of the Mineral Leasing
9	Act (30 U.S.C. 241) and any other applicable
10	law, the Secretary shall—
11	(i) authorize the capture for use, or
12	destruction by flaring, of fugitive methane
13	emissions from abandoned coal mines on
14	Federal land; and
15	(ii) make available for leasing such fu-
16	gitive methane emissions from abandoned
17	coal mines on Federal land as the Sec-
18	retary considers to be in the public inter-
19	est.
20	(B) Source.—To the maximum extent
21	practicable, the Secretary shall offer for lease
22	each significant vent, seep, or other source of
23	fugitive methane emissions from abandoned
24	coal mines.

1	(C) BID QUALIFICATIONS.—A bid to lease
2	fugitive methane emissions under this para-
3	graph shall specify whether the prospective les-
4	see intends—
5	(i) to capture the fugitive methane
6	emissions for beneficial use, such as gener-
7	ating electrical power, producing usable
8	heat, transporting the methane to market,
9	or transforming the fugitive methane emis-
10	sions into a different marketable material;
11	(ii) to destroy the fugitive methane
12	emissions by flaring; or
13	(iii) to employ a specific combination
14	of—
15	(I) capturing the fugitive meth-
16	ane emissions for beneficial use; and
17	(II) destroying the fugitive meth-
18	ane emission by flaring.
19	(D) Priority.—
20	(i) IN GENERAL.—If there is more
21	than 1 qualified bid for a lease under this
22	paragraph, the Secretary shall select the
23	bid that the Secretary determines is likely
24	to most significantly advance the public in-
25	terest.

1	(ii) Considerations.—In deter-
2	mining the public interest under clause (i),
3	the Secretary shall take into consider-
4	ation—
5	(I) the size of the overall de-
6	crease in the time-integrated radiative
7	forcing of the fugitive methane emis-
8	sions;
9	(II) the impacts to other natural
10	resource values, including wildlife,
11	water, and air; and
12	(III) other public interest values,
13	including scenic, economic, recreation,
14	and cultural values.
15	(E) Lease form.—
16	(i) IN GENERAL.—The Secretary shall
17	develop and provide to prospective bidders
18	a lease form for leases issued under this
19	paragraph.
20	(ii) Due diligence.—The lease form
21	developed under clause (i) shall include
22	terms and conditions requiring the leased
23	fugitive methane emissions to be put to
24	beneficial use or flared by not later than 1
25	vear after the date of issuance of the lease.

1	(F) ROYALTY RATE.—The Secretary shall
2	develop a minimum bid and royalty rate for
3	leases under this paragraph to advance the pur-
4	poses of this section, to the maximum extent
5	practicable.
6	(d) Sequestration.—If, by not later than 4 years
7	after the date of enactment of this Act, any significant
8	fugitive methane emissions from abandoned coal mines on
9	Federal land are not leased under subsection (c)(3), the
10	Secretary shall, in accordance with applicable law, take all
11	reasonable measures—
12	(1) to cap those fugitive methane emissions at
13	the source in any case in which the cap will result
14	in the long-term sequestration of all or a significant
15	portion of the fugitive methane emissions; or
16	(2) if sequestration under paragraph (1) is not
17	feasible, destroy the fugitive methane emissions by
18	flaring.
19	(e) Report to Congress.—Not later than 4 years
20	after the date of enactment of this Act the Secretary shall
21	submit to the Committee on Energy and Natural Re-
22	sources of the Senate and the Committee on Natural Re-
23	sources of the House of Representatives a report detail-

24 ing—

- 1 (1) the economic and environmental impacts of 2 the pilot program, including information on in-3 creased royalties and estimates of avoided greenhouse gas emissions; and (2) any recommendations of the Secretary on 6 whether the pilot program could be expanded geo-7 graphically to include other significant sources of fu-8 gitive methane emissions from coal mines. SEC. 306. EFFECT. 10 Except as expressly provided in this title, nothing in this title— 11 12 (1) expands, diminishes, or impairs any valid 13 existing mineral leases, mineral interest, or other 14 property rights wholly or partially within the 15 Thompson Divide Withdrawal and Protection Area, 16 including access to the leases, interests, rights, or 17 land in accordance with applicable Federal, State,
 - (2) prevents the capture of methane from any active, inactive, or abandoned coal mine covered by this title, in accordance with applicable laws; or

and local laws (including regulations);

(3) prevents access to, or the development of, any new or existing coal mine or lease in Delta or Gunnison County in the State.

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1 TITLE IV—CURECANTI 2 NATIONAL RECREATION AREA

- 3 SEC. 401. DEFINITIONS.
- 4 In this title:
- 5 (1) Map.—The term "map" means the map en-
- 6 titled "Curecanti National Recreation Area, Pro-
- 7 posed Boundary', numbered 616/100,485C, and
- 8 dated August 11, 2016.
- 9 (2) National recreation area.—The term
- 10 "National Recreation Area" means the Curecanti
- 11 National Recreation Area established by section
- 12 402(a).
- 13 (3) Secretary.—The term "Secretary" means
- the Secretary of the Interior.
- 15 SEC. 402. CURECANTI NATIONAL RECREATION AREA.
- 16 (a) Establishment.—Effective beginning on the
- 17 earlier of the date on which the Secretary approves a re-
- 18 quest under subsection (c)(2)(B)(i)(I) and the date that
- 19 is 1 year after the date of enactment of this Act, there
- 20 shall be established as a unit of the National Park System
- 21 the Curecanti National Recreation Area, in accordance
- 22 with this Act, consisting of approximately 50,667 acres of
- 23 land in the State, as generally depicted on the map as
- 24 "Curecanti National Recreation Area Proposed Bound-
- 25 ary".

1	(b) AVAILABILITY OF MAP.—The map shall be on file
2	and available for public inspection in the appropriate of-
3	fices of the National Park Service.
4	(c) Administration.—
5	(1) In General.—The Secretary shall admin-
6	ister the National Recreation Area in accordance
7	with—
8	(A) this title; and
9	(B) the laws (including regulations) gen-
10	erally applicable to units of the National Park
11	System, including section 100101(a), chapter
12	1003, and sections 100751(a), 100752,
13	100753, and 102101 of title 54, United States
14	Code.
15	(2) Dam, power plant, and reservoir man-
16	AGEMENT AND OPERATIONS.—
17	(A) In general.—Nothing in this title af-
18	fects or interferes with the authority of the Sec-
19	retary—
20	(i) to operate the Uncompangre Valley
21	Reclamation Project under the reclamation
22	laws;
23	(ii) to operate the Wayne N. Aspinall
24	Unit of the Colorado River Storage Project
25	under the Act of April 11, 1956 (com-

1	monly known as the "Colorado River Stor-
2	age Project Act") (43 U.S.C. 620 et seq.);
3	or
4	(iii) under the Federal Water Project
5	Recreation Act (16 U.S.C. 460l–12 et
6	seq.).
7	(B) RECLAMATION LAND.—
8	(i) Submission of request to re-
9	TAIN ADMINISTRATIVE JURISDICTION.—If,
10	before the date that is 1 year after the
11	date of enactment of this Act, the Commis-
12	sioner of Reclamation submits to the Sec-
13	retary a request for the Commissioner of
14	Reclamation to retain administrative juris-
15	diction over the minimum quantity of land
16	within the land identified on the map as
17	"Lands withdrawn or acquired for Bureau
18	of Reclamation projects" that the Commis-
19	sioner of Reclamation identifies as nec-
20	essary for the effective operation of Bu-
21	reau of Reclamation water facilities, the
22	Secretary may—
23	(I) approve, approve with modi-
24	fications, or disapprove the request;
25	and

1	(II) if the request is approved
2	under subclause (I), make any modi-
3	fications to the map that are nec-
4	essary to reflect that the Commis-
5	sioner of Reclamation retains manage-
6	ment authority over the minimum
7	quantity of land required to fulfill the
8	reclamation mission.
9	(ii) Transfer of Land.—
10	(I) In General.—Administrative
11	jurisdiction over the land identified on
12	the map as "Lands withdrawn or ac-
13	quired for Bureau of Reclamation
14	projects", as modified pursuant to
15	clause (i)(II), if applicable, shall be
16	transferred from the Commissioner of
17	Reclamation to the Director of the
18	National Park Service by not later
19	than the date that is 1 year after the
20	date of enactment of this Act.
21	(II) Access to transferred
22	LAND.—
23	(aa) In general.—Subject
24	to item (bb), the Commissioner
25	of Reclamation shall retain ac-

75 cess to the land transferred to 1 2 the Director of the National Park 3 Service under subclause (I) for reclamation purposes, including for the operation, maintenance, 6 and expansion or replacement of 7 facilities. (bb) Memorandum of un-8 9 DERSTANDING.—The terms of 10 the access authorized under item 11 (aa) shall be determined by a

memorandum of understanding entered into between the Commissioner of Reclamation and the Director of the National Park Service not later than 1 year after the date of enactment of this Act.

(3) Management agreements.—

(A) IN GENERAL.—The Secretary may enter into management agreements, or modify management agreements in existence on the date of enactment of this Act, relating to the authority of the Director of the National Park Service, the Commissioner of Reclamation, the

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Director of the Bureau of Land Management, or the Chief of the Forest Service to manage Federal land within or adjacent to the boundary of the National Recreation Area.

(B) STATE LAND.—The Secretary may enter into cooperative management agreements for any land administered by the State that is within or adjacent to the National Recreation Area, in accordance with the cooperative management authority under section 101703 of title 54, United States Code.

(4) Recreational activities.—

(A) AUTHORIZATION.—Except as provided in subparagraph (B), the Secretary shall allow boating, boating-related activities, hunting, and fishing in the National Recreation Area in accordance with applicable Federal and State laws.

(B) Closures; designated zones.—

(i) In GENERAL.—The Secretary, acting through the Superintendent of the National Recreation Area, may designate zones in which, and establish periods during which, no boating, hunting, or fishing shall be permitted in the National Recre-

1	ation Area under subparagraph (A) for
2	reasons of public safety, administration, or
3	compliance with applicable laws.
4	(ii) Consultation required.—Ex-
5	cept in the case of an emergency, any clo-
6	sure proposed by the Secretary under
7	clause (i) shall not take effect until after
8	the date on which the Superintendent of
9	the National Recreation Area consults
10	with—
11	(I) the appropriate State agency
12	responsible for hunting and fishing
13	activities; and
14	(II) the Board of County Com-
15	missioners in each county in which
16	the zone is proposed to be designated.
17	(5) Landowner assistance.—On the written
18	request of an individual that owns private land lo-
19	cated not more than 3 miles from the boundary of
20	the National Recreation Area, the Secretary may
21	work in partnership with the individual to enhance
22	the long-term conservation of natural, cultural, rec-
23	reational, and scenic resources in and around the
24	National Recreation Area—

1	(A) by acquiring all or a portion of the pri-
2	vate land or interests in private land located
3	not more than 3 miles from the boundary of the
4	National Recreation Area by purchase, ex-
5	change, or donation, in accordance with section
6	403;
7	(B) by providing technical assistance to the
8	individual, including cooperative assistance;
9	(C) through available grant programs; and
10	(D) by supporting conservation easement
11	opportunities.
12	(6) Withdrawal.—Subject to valid rights in
13	existence on the date of enactment of this Act, all
14	Federal land within the National Recreation Area is
15	withdrawn from—
16	(A) entry, appropriation, and disposal
17	under the public land laws;
18	(B) location, entry, and patent under the
19	mining laws; and
20	(C) operation of the mineral leasing, min-
21	eral materials, and geothermal leasing laws.
22	(7) Grazing.—
23	(A) STATE LAND SUBJECT TO A STATE
24	GRAZING LEASE.—

- (i) IN GENERAL.—If State land ac-quired under this title is subject to a State grazing lease in effect on the date of acquisition, the Secretary shall allow the grazing to continue for the remainder of the term of the lease, subject to the related terms and conditions of user agreements, includ-ing permitted stocking rates, grazing fee levels, access rights, and ownership and use of range improvements.
 - (ii) Access.—A lessee of State land may continue to use established routes within the National Recreation Area to access State land for purposes of administering the lease if the use was permitted before the date of enactment of this Act, subject to such terms and conditions as the Secretary may require.
 - (B) STATE AND PRIVATE LAND.—The Secretary may, in accordance with applicable laws, authorize grazing on land acquired from the State or private landowners under section 403, if grazing was established before the date of acquisition.

(C) Private Land.—On private land acquired under section 403 for the National Recreation Area on which authorized grazing is occurring before the date of enactment of this Act, the Secretary, in consultation with the lessee, may allow the continuation and renewal of grazing on the land based on the terms of acquisition or by agreement between the Secretary and the lessee, subject to applicable law (including regulations).

- (D) FEDERAL LAND.—The Secretary shall—
 - (i) allow, consistent with the grazing leases, uses, and practices in effect as of the date of enactment of this Act, the continuation and renewal of grazing on Federal land located within the boundary of the National Recreation Area on which grazing is allowed before the date of enactment of this Act, unless the Secretary determines that grazing on the Federal land would present unacceptable impacts (as defined in section 1.4.7.1 of the National Park Service document entitled "Management Policies 2006: The Guide to Man-

1	aging the National Park System") to the
2	natural, cultural, recreational, and scenic
3	resource values and the character of the
4	land within the National Recreation Area;
5	and
6	(ii) retain all authorities to manage
7	grazing in the National Recreation Area.
8	(E) TERMINATION OF LEASES.—Within
9	the National Recreation Area, the Secretary
10	may—
11	(i) accept the voluntary termination of
12	a lease or permit for grazing; or
13	(ii) in the case of a lease or permit va-
14	cated for a period of 3 or more years, ter-
15	minate the lease or permit.
16	(8) Water rights.—Nothing in this title—
17	(A) affects any use or allocation in exist-
18	ence on the date of enactment of this Act of
19	any water, water right, or interest in water;
20	(B) affects any vested absolute or decreed
21	conditional water right in existence on the date
22	of enactment of this Act, including any water
23	right held by the United States;
24	(C) affects any interstate water compact in
25	existence on the date of enactment of this Act

- (D) shall be considered to be a relinquishment or reduction of any water right reserved or appropriated by the United States in the State on or before the date of enactment of this Act; or
 - (E) constitutes an express or implied Federal reservation of any water or water rights with respect to the National Recreation Area.

(9) Fishing Easements.—

- (A) IN GENERAL.—Nothing in this title diminishes or alters the fish and wildlife program for the Aspinall Unit developed under section 8 of the Act of April 11, 1956 (commonly known as the "Colorado River Storage Project Act") (70 Stat. 110, chapter 203; 43 U.S.C. 620g), by the United States Fish and Wildlife Service, the Bureau of Reclamation, and the Colorado Division of Wildlife (including any successor in interest to that division) that provides for the acquisition of public access fishing easements as mitigation for the Aspinall Unit (referred to in this paragraph as the "program").
- (B) Acquisition of fishing easements.—The Secretary shall continue to fulfill the obligation of the Secretary under the pro-

gram to acquire 26 miles of class 1 public fishing easements to provide to sportsmen access for fishing within the Upper Gunnison Basin upstream of the Aspinall Unit, subject to the condition that no existing fishing access downstream of the Aspinall Unit shall be counted toward the minimum mileage requirement under the program.

- (C) Plan.—Not later than 1 year after the date of enactment of this Act, the Secretary shall develop a plan for fulfilling the obligation of the Secretary described in subparagraph (B) by the date that is 10 years after the date of enactment of this Act.
- (D) Reports.—Not later than each of 2 years, 5 years, and 8 years after the date of enactment of this Act, the Secretary shall submit to Congress a report that describes the progress made in fulfilling the obligation of the Secretary described in subparagraph (B).

(d) Tribal Rights and Uses.—

- (1) TREATY RIGHTS.—Nothing in this title affects the treaty rights of any Indian Tribe.
- (2) Traditional tribal uses.—Subject to any terms and conditions as the Secretary deter-

1	mines to be necessary and in accordance with appli-
2	cable law, the Secretary shall allow for the continued
3	use of the National Recreation Area by members of
4	Indian Tribes—
5	(A) for traditional ceremonies; and
6	(B) as a source of traditional plants and
7	other materials.
8	SEC. 403. ACQUISITION OF LAND; BOUNDARY MANAGE-
9	MENT.
10	(a) Acquisition.—
11	(1) In general.—The Secretary may acquire
12	any land or interest in land within the boundary of
13	the National Recreation Area.
14	(2) Manner of acquisition.—
15	(A) In General.—Subject to subpara-
16	graph (B), land described in paragraph (1) may
17	be acquired under this subsection by—
18	(i) donation;
19	(ii) purchase from willing sellers with
20	donated or appropriated funds;
21	(iii) transfer from another Federal
22	agency; or
23	(iv) exchange.
24	(B) State Land.—Land or interests in
25	land owned by the State or a political subdivi-

1		sion of the State may only be acquired by pur-
2		chase, donation, or exchange.
3	(b)	Transfer of Administrative Jurisdic-
4	TION.—	
5		(1) Forest service land.—
6		(A) In general.—Administrative jurisdic-
7		tion over the approximately 2,560 acres of land
8		identified on the map as "U.S. Forest Service
9		proposed transfer to the National Park Service'
10		is transferred to the Secretary, to be adminis-
11		tered by the Director of the National Park
12		Service as part of the National Recreation
13		Area.
14		(B) BOUNDARY ADJUSTMENT.—The
15		boundary of the Gunnison National Forest shall
16		be adjusted to exclude the land transferred to
17		the Secretary under subparagraph (A).
18		(2) Bureau of Land Management Land.—
19	Adm	ninistrative jurisdiction over the approximately
20	5,04	0 acres of land identified on the map as "Bu-
21	reau	of Land Management proposed transfer to Na-
22	tion	al Park Service" is transferred from the Director
23	of tl	ne Bureau of Land Management to the Director
24	of th	ne National Park Service to be administered as

part of the National Recreation Area.

1 (3) WITHDRAWAL.—Administrative jurisdiction 2 over the land identified on the map as "Proposed for 3 transfer to the Bureau of Land Management, sub-4 ject to the revocation of Bureau of Reclamation 5 withdrawal" shall be transferred to the Director of 6 the Bureau of Land Management on relinquishment 7 of the land by the Bureau of Reclamation and rev-8 ocation by the Bureau of Land Management of any 9 withdrawal as may be necessary. 10 (c) POTENTIAL LAND EXCHANGE.— 11 (1) In General.—The withdrawal for reclama-12 tion purposes of the land identified on the map as "Potential exchange lands" shall be relinquished by 13 14 the Commissioner of Reclamation and revoked by 15 the Director of the Bureau of Land Management 16 and the land shall be transferred to the National 17 Park Service. 18 (2)EXCHANGE; INCLUSION IN NATIONAL 19 RECREATION AREA.—On transfer of the land de-20 scribed in paragraph (1), the transferred land— 21

(A) may be exchanged by the Secretary for private land described in section 402(c)(5)—
(i) subject to a conservation easement

24 remaining on the transferred land, to pro-

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1	tect the scenic resources of the transferred
2	land; and
3	(ii) in accordance with the laws (in-
4	cluding regulations) and policies governing
5	National Park Service land exchanges; and
6	(B) if not exchanged under subparagraph
7	(A), shall be added to, and managed as a part
8	of, the National Recreation Area.
9	(d) Addition to National Recreation Area.—
10	Any land within the boundary of the National Recreation
11	Area that is acquired by the United States shall be added
12	to, and managed as a part of, the National Recreation
13	Area.
14	SEC. 404. GENERAL MANAGEMENT PLAN.
15	Not later than 3 years after the date on which funds
16	are made available to carry out this title, the Director of
17	the National Park Service, in consultation with the Com-
18	missioner of Reclamation, shall prepare a general manage-
19	ment plan for the National Recreation Area in accordance
20	with section 100502 of title 54, United States Code.
21	SEC. 405. BOUNDARY SURVEY.
22	The Secretary (acting through the Director of the
23	National Park Service) shall prepare a boundary survey
24	and legal description of the National Recreation Area.