AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 2936

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

2 (a) SHORT TITLE.—This Act may be cited as the
3 "Resilient Federal Forests Act of 2017".

- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Rule of application for National Forest System lands and public lands.

TITLE I—EXPEDITED ENVIRONMENTAL ANALYSIS AND AVAIL-ABILITY OF CATEGORICAL EXCLUSIONS TO EXPEDITE FOREST MANAGEMENT ACTIVITIES

Subtitle A—Analysis of Proposed Collaborative Forest Management Activities

Sec. 101. Analysis of only two alternatives (action versus no action) in proposed collaborative forest management activities.

Subtitle B—Categorical Exclusions

- Sec. 111. Categorical exclusion to expedite certain critical response actions.
- Sec. 112. Categorical exclusion to expedite salvage operations in response to catastrophic events.
- Sec. 113. Categorical exclusion to meet forest plan goals for early successional forests.
- Sec. 114. Categorical exclusion for road side projects.
- Sec. 115. Categorical exclusion to improve or restore National Forest System Lands or public land or reduce the risk of wildfire.

Subtitle C—General Provisions for Forest Management Activities

- Sec. 121. Compliance with forest plans.
- Sec. 122. Consultation under the National Historic Preservation Act.
- Sec. 123. Consultation under the Endangered Species Act.
- Sec. 124. Forest management activities considered non-discretionary actions.

TITLE II—SALVAGE AND REFORESTATION IN RESPONSE TO CATASTROPHIC EVENTS

- Sec. 201. Expedited salvage operations and reforestation activities following large-scale catastrophic events.
- Sec. 202. Compliance with forest plan.
- Sec. 203. Prohibition on restraining orders, preliminary injunctions, and injunctions pending appeal.

TITLE III—FOREST MANAGEMENT LITIGATION

Subtitle A—General Litigation Provisions

- Sec. 301. No attorney fees for forest management activity challenges.
- Sec. 302. Injunctive relief.

Subtitle B—Forest Management Activity Arbitration Pilot Program

Sec. 311. Use of arbitration instead of litigation to address challenges to forest management activities.

TITLE IV—SECURE RURAL SCHOOLS AND COMMUNITY SELF-DETERMINATION ACT AMENDMENTS

- Sec. 401. Use of reserved funds for title II projects on Federal land and certain non-Federal land.
- Sec. 402. Resource advisory committees.
- Sec. 403. Program for title II self-sustaining resource advisory committee projects.
- Sec. 404. Additional authorized use of reserved funds for title III county projects.
- Sec. 405. Treatment as supplemental funding.

TITLE V—STEWARDSHIP END RESULT CONTRACTING

- Sec. 501. Cancellation ceilings for stewardship end result contracting projects.
- Sec. 502. Excess offset value.
- Sec. 503. Payment of portion of stewardship project revenues to county in which stewardship project occurs.
- Sec. 504. Submission of existing annual report.
- Sec. 505. Fire liability provision.
- Sec. 506. Extension of stewardship contracting maximum term limits.

TITLE VI—ADDITIONAL FUNDING SOURCES FOR FOREST MANAGEMENT ACTIVITIES

- Sec. 601. Definitions.
- Sec. 602. Availability of stewardship project revenues and Collaborative Forest Landscape Restoration Fund to cover forest management activity planning costs.
- Sec. 603. State-supported planning of forest management activities.

TITLE VII—TRIBAL FORESTRY PARTICIPATION AND PROTECTION

- Sec. 701. Protection of Tribal forest assets through use of stewardship end result contracting and other authorities.
- Sec. 702. Management of Indian forest land authorized to include related National Forest System lands and public lands.

Sec. 703. Tribal forest management demonstration project.

Sec. 704. Rule of application.

TITLE VIII— EXPEDITING INTERAGENCY CONSULTATION

Subtitle A—Forest Plans Not Considered Major Federal Actions

Sec. 801. Forest plans not considered major Federal actions.

Subtitle B—Agency Consultation

- Sec. 811. Consultation under Forest and Rangeland Renewable Resources Planning Act of 1974.
- Sec. 812. Consultation under Federal Land Policy and Management Act of 1976.

TITLE IX—MISCELLANEOUS

Subtitle A—Forest Management Provisions

- Sec. 901. Clarification of existing categorical exclusion authority related to insect and disease infestation.
- Sec. 902. Revision of alternate consultation agreement regulations.
- Sec. 903. Revision of extraordinary circumstances regulations.
- Sec. 904. Conditions on Forest Service road decommissioning.
- Sec. 905. Prohibition on application of Eastside Screens requirements on National Forest System lands.
- Sec. 906. Use of site-specific forest plan amendments for certain projects and activities.
- Sec. 907. Knutson-Vandenberg Act modifications.
- Sec. 908. Application of Northwest Forest Plan Survey and Manage Mitigation Measure Standard and Guidelines.
- Sec. 909. Reconstruction and repair included in good neighbor agreements.
- Sec. 910. Logging and mechanized operations.

Subtitle B—Oregon and California Railroad Grant Lands and Coos Bay Wagon Road Grant Lands

- Sec. 911. Amendments to the Act of August 28, 1937.
- Sec. 912. Oregon and California Railroad Grant Lands and Coos Bay Wagon Road Grant lands permanent rights of access.
- Sec. 913. Management of Bureau of Land Management lands in Western Oregon.

Subtitle C—Timber Innovation

- Sec. 921. Definitions.
- Sec. 922. Clarification of research and development program for wood building construction.

TITLE X—MAJOR DISASTER FOR WILDFIRE ON FEDERAL LAND

- Sec. 1001. Wildfire on Federal lands.
- Sec. 1002. Declaration of a major disaster for wildfire on Federal lands.
- Sec. 1003. Prohibition on transfers.

1 SEC. 2. DEFINITIONS.

2 In titles I through IX:

3 (1) CATASTROPHIC EVENT.—The term "cata-4 strophic event" means any natural disaster (such as 5 hurricane, tornado, windstorm, snow or ice storm, 6 rain storm, high water, wind-driven water, tidal 7 earthquake, volcanic eruption, landslide, wave, 8 mudslide, drought, or insect or disease outbreak) or 9 any fire, flood, or explosion, regardless of cause.

10 (2) Collaborative process.—The term "col-11 laborative process" refers to a process relating to the 12 management of National Forest System lands or 13 public lands by which a project or forest manage-14 ment activity is developed and implemented by the 15 Secretary concerned through collaboration with in-16 terested persons, as described in section 17 603(b)(1)(C) of the Healthy Forests Restoration Act 18 of 2003 (16 U.S.C. 6591b(b)(1)(C)).

19 (3) COMMUNITY WILDFIRE PROTECTION
20 PLAN.—The term "community wildfire protection
21 plan" has the meaning given that term in section
22 101 of the Healthy Forests Restoration Act of 2003
23 (16 U.S.C. 6511).

24 (4) COOS BAY WAGON ROAD GRANT LANDS.—
25 The term "Coos Bay Wagon Road Grant lands"
26 means the lands reconveyed to the United States

1	pursuant to the first section of the Act of February
2	26, 1919 (40 Stat. 1179).
3	(5) Forest management activity.—The
4	term "forest management activity" means a project
5	or activity carried out by the Secretary concerned on
6	National Forest System lands or public lands con-
7	sistent with the forest plan covering the lands.
8	(6) FOREST PLAN.—The term "forest plan"
9	means—
10	(A) a land use plan prepared by the Bu-
11	reau of Land Management for public lands pur-
12	suant to section 202 of the Federal Land Policy
13	and Management Act of 1976 (43 U.S.C.
14	1712); or
15	(B) a land and resource management plan
16	prepared by the Forest Service for a unit of the
17	National Forest System pursuant to section 6
18	of the Forest and Rangeland Renewable Re-
19	sources Planning Act of 1974 (16 U.S.C.
20	1604).
21	(7) LARGE-SCALE CATASTROPHIC EVENT.—The
22	term "large-scale catastrophic event" means a cata-
23	strophic event that adversely impacts at least 5,000
24	acres of reasonably contiguous National Forest Sys-

1	tem lands or public lands, as determined by the Sec-
2	retary concerned.
3	(8) NATIONAL FOREST SYSTEM.—The term
4	"National Forest System" has the meaning given
5	that term in section 11(a) of the Forest and Range-
6	land Renewable Resources Planning Act of 1974 (16
7	U.S.C. 1609(a)).
8	(9) Oregon and california railroad grant
9	LANDS.—The term "Oregon and California Railroad
10	Grant lands" means the following lands:
11	(A) All lands in the State of Oregon re-
12	vested in the United States under the Act of
13	June 9, 1916 (39 Stat. 218), that are adminis-
14	tered by the Secretary of the Interior, acting
15	through the Bureau of Land Management, pur-
16	suant to the first section of the Act of August
17	28, 1937 (43 U.S.C. 1181a).
18	(B) All lands in that State obtained by the
19	Secretary of the Interior pursuant to the land
20	exchanges authorized and directed by section 2
21	of the Act of June 24, 1954 (43 U.S.C. 1181h).
22	(C) All lands in that State acquired by the
23	United States at any time and made subject to
24	the provisions of title II of the Act of August
25	28, 1937 (43 U.S.C. 1181f).

(10) PUBLIC LANDS.—The term "public lands"
 has the meaning given that term in section 103 of
 the Federal Land Policy and Management Act of
 1976 (43 U.S.C. 1702), except that the term in cludes Coos Bay Wagon Road Grant lands and Or egon and California Railroad Grant lands.

7 (11)**REFORESTATION** ACTIVITY.—The term "reforestation activity" means a project or forest 8 9 management activity carried out by the Secretary 10 concerned whose primary purpose is the reforest-11 ation of impacted lands following a large-scale cata-12 strophic event. The term includes planting, evalu-13 ating and enhancing natural regeneration, clearing 14 competing vegetation, and other activities related to 15 reestablishment of forest species on the impacted 16 lands.

17 (12) RESOURCE ADVISORY COMMITTEE.—The
18 term "resource advisory committee" has the mean19 ing given that term in section 201 of the Secure
20 Rural Schools and Community Self-Determination
21 Act of 2000 (16 U.S.C. 7121).

(13) SALVAGE OPERATION.—The term "salvage
operation" means a forest management activity and
restoration activities carried out in response to a
catastrophic event where the primary purpose is—

1	(A) to prevent wildfire as a result of the
2	catastrophic event, or, if the catastrophic event
3	was wildfire, to prevent a re-burn of the fire-im-
4	pacted area;
5	(B) to provide an opportunity for utiliza-
6	tion of forest materials damaged as a result of
7	the catastrophic event; or
8	(C) to provide a funding source for refor-
9	estation and other restoration activities for the
10	National Forest System lands or public lands
11	impacted by the catastrophic event.
12	(14) Secretary concerned.—The term
13	"Secretary concerned" means—
14	(A) the Secretary of Agriculture, with re-
15	spect to National Forest System lands; and
16	(B) the Secretary of the Interior, with re-
17	spect to public lands.
18	SEC. 3. RULE OF APPLICATION FOR NATIONAL FOREST
19	SYSTEM LANDS AND PUBLIC LANDS.
20	Unless specifically provided by a provision of titles
21	I through IX, the authorities provided by such titles do
22	not apply with respect to any National Forest System
23	lands or public lands—
24	(1) that are included in the National Wilderness
25	Preservation System;

(2) that are located within a national or State-1 2 specific inventoried roadless area established by the 3 Secretary of Agriculture through regulation, unless-4 (A) the forest management activity to be 5 carried out under such authority is consistent 6 7 with the forest plan applicable to the area; or (B) the Secretary concerned determines 8 the activity is allowed under the applicable 9 roadless rule governing such lands; or 10 11 (3) on which timber harvesting for any purpose is prohibited by Federal statute. 12

	10
1	TITLE I-EXPEDITED ENVIRON-
2	MENTAL ANALYSIS AND
3	AVAILABILITY OF CATEGOR-
4	ICAL EXCLUSIONS TO EXPE-
5	DITE FOREST MANAGEMENT
6	ACTIVITIES
7	Subtitle A—Analysis of Proposed
8	Collaborative Forest Manage-
9	ment Activities
10	SEC. 101. ANALYSIS OF ONLY TWO ALTERNATIVES (ACTION
11	VERSUS NO ACTION) IN PROPOSED COLLABO-
12	RATIVE FOREST MANAGEMENT ACTIVITIES.
13	(a) Application to Certain Environmental As-
14	SESSMENTS AND ENVIRONMENTAL IMPACT STATE-
15	MENTS.—This section shall apply whenever the Secretary
16	concerned prepares an environmental assessment or an en-
17	vironmental impact statement pursuant to section 102 of
18	the National Environmental Policy Act of 1969 (42 U.S.C.
19	4332) for a forest management activity that—
20	(1) is developed through a collaborative process;
21	(2) is proposed by a resource advisory com-
22	mittee;
23	(3) will occur on lands identified by the Sec-
24	retary concerned as suitable for timber production;

1	(4) will occur on lands designated by the Sec-
2	retary (or designee thereof) pursuant to section
3	602(b) of the Healthy Forests Restoration Act of
4	2003 (16 U.S.C. 6591a(b)), notwithstanding wheth-
5	er such forest management activity is initiated prior
6	to September 30, 2018; or
7	(5) is covered by a community wildfire protec-
8	tion plan.
9	(b) Consideration of Alternatives.—In an envi-
10	ronmental assessment or environmental impact statement
11	described in subsection (a), the Secretary concerned shall
12	study, develop, and describe only the following two alter-
13	natives:
13 14	natives: (1) The forest management activity.
14	(1) The forest management activity.
14 15	(1) The forest management activity.(2) The alternative of no action.
14 15 16	(1) The forest management activity.(2) The alternative of no action.(c) ELEMENTS OF NO ACTION ALTERNATIVE.—In
14 15 16 17	 (1) The forest management activity. (2) The alternative of no action. (c) ELEMENTS OF NO ACTION ALTERNATIVE.—In the case of the alternative of no action, the Secretary con-
14 15 16 17 18	 (1) The forest management activity. (2) The alternative of no action. (c) ELEMENTS OF NO ACTION ALTERNATIVE.—In the case of the alternative of no action, the Secretary concerned shall consider whether to evaluate—
14 15 16 17 18 19	 (1) The forest management activity. (2) The alternative of no action. (c) ELEMENTS OF NO ACTION ALTERNATIVE.—In the case of the alternative of no action, the Secretary concerned shall consider whether to evaluate— (1) the effect of no action on—
 14 15 16 17 18 19 20 	 (1) The forest management activity. (2) The alternative of no action. (c) ELEMENTS OF NO ACTION ALTERNATIVE.—In the case of the alternative of no action, the Secretary concerned shall consider whether to evaluate— (1) the effect of no action on— (A) forest health;
 14 15 16 17 18 19 20 21 	 (1) The forest management activity. (2) The alternative of no action. (c) ELEMENTS OF NO ACTION ALTERNATIVE.—In the case of the alternative of no action, the Secretary concerned shall consider whether to evaluate— (1) the effect of no action on— (A) forest health; (B) habitat diversity;

1 (2) the implications of a resulting decline in 2 forest health, loss of habitat diversity, wildfire, or in-3 sect or disease infestation, given fire and insect and 4 disease historic cycles, on— (A) domestic water supply in the project 5 6 area; 7 (B) wildlife habitat loss; and 8 (C) other economic and social factors. Subtitle B—Categorical Exclusions 9 10 SEC. 111. CATEGORICAL EXCLUSION TO EXPEDITE CER-11 TAIN CRITICAL RESPONSE ACTIONS. 12 (a) CATEGORICAL EXCLUSION ESTABLISHED.—Forest management activities described in subsection (b) are 13 a category of actions hereby designated as being categori-14 15 cally excluded from the preparation of an environmental assessment or an environmental impact statement under 16 17 section 102 of the National Environmental Policy Act of 1969 (42 U.S.C. 4332). 18 19 (b) Forest Management Activities Designated FOR CATEGORICAL EXCLUSION.—The forest management 20 21 activities designated under this section for a categorical 22 exclusion are forest management activities carried out by 23 the Secretary concerned on National Forest System lands

24 or public lands where the primary purpose of such activity

25 is—

1	(1) to address an insect or disease infestation;
2	(2) to reduce hazardous fuel loads;
3	(3) to protect a municipal water source;
4	(4) to maintain, enhance, or modify critical
5	habitat to protect it from catastrophic disturbances;
6	(5) to increase water yield;
7	(6) produce timber; or
8	(7) any combination of the purposes specified in
9	paragraphs (1) through (6).
10	(c) Availability of Categorical Exclusion.—
11	On and after the date of the enactment of this Act, the
12	Secretary concerned may use the categorical exclusion es-
13	tablished under subsection (a) in accordance with this sec-
14	tion.
15	(d) ACREAGE LIMITATIONS.—
16	(1) IN GENERAL.—Except in the case of a for-
17	est management activity described in paragraph (2),
18	a forest management activity covered by the categor-
19	ical exclusion established under subsection (a) may
20	not contain treatment units exceeding a total of
21	10,000 acres.
22	(2) LARGER AREAS AUTHORIZED.—A forest
23	management activity covered by the categorical ex-
24	clusion established under subsection (a) may contain

treatment units exceeding a total of 10,000 acres

1	but not more than a total of 30,000 acres if the for-
2	est management activity—
3	(A) is developed through a collaborative
4	process;
5	(B) is proposed by a resource advisory
6	committee; or
7	(C) is covered by a community wildfire
8	protection plan.
9	SEC. 112. CATEGORICAL EXCLUSION TO EXPEDITE SAL-
10	VAGE OPERATIONS IN RESPONSE TO CATA-
11	STROPHIC EVENTS.
12	(a) Categorical Exclusion Established.—Sal-
13	vage operations carried out by the Secretary concerned on
14	National Forest System lands or public lands are a cat-
15	egory of actions hereby designated as being categorically
16	excluded from the preparation of an environmental assess-
17	ment or an environmental impact statement under section
18	102 of the National Environmental Policy Act of $1969\ (42$
19	U.S.C. 4332).
20	(b) AVAILABILITY OF CATEGORICAL EXCLUSION.—
21	On and after the date of the enactment of this Act, the
22	Secretary concerned may use the categorical exclusion es-
23	tablished under subsection (a) in accordance with this sec-
24	tion.

(c) ACREAGE LIMITATION.—A salvage operation cov ered by the categorical exclusion established under sub section (a) may not contain treatment units exceeding a
 total of 10,000 acres.

- 5 (d) Additional Requirements.—
- 6 (1) STREAM BUFFERS.—A salvage operation 7 covered by the categorical exclusion established 8 under subsection (a) shall comply with the standards 9 and guidelines for stream buffers contained in the 10 applicable forest plan unless waived by the Regional 11 Forester, in the case of National Forest System 12 lands, or the State Director of the Bureau of Land 13 Management, in the case of public lands.
- 14 (2) REFORESTATION PLAN.—A reforestation
 15 plan shall be developed under section 3 of the Act
 16 of June 9, 1930 (commonly known as the Knutson17 Vandenberg Act; 16 U.S.C. 576b), as part of a sal18 vage operation covered by the categorical exclusion
 19 established under subsection (a).

20 SEC. 113. CATEGORICAL EXCLUSION TO MEET FOREST21PLAN GOALS FOR EARLY SUCCESSIONAL22FORESTS.

(a) CATEGORICAL EXCLUSION ESTABLISHED.—Forest management activities described in subsection (b) are
a category of actions hereby designated as being categori-

cally excluded from the preparation of an environmental
 assessment or an environmental impact statement under
 section 102 of the National Environmental Policy Act of
 1969 (42 U.S.C. 4332).

5 (b) Forest Management Activities Designated FOR CATEGORICAL EXCLUSION.—The forest management 6 7 activities designated under this section for a categorical 8 exclusion are forest management activities carried out by 9 the Secretary concerned on National Forest System lands 10 or public lands where the primary purpose of such activity is to modify, improve, enhance, or create early successional 11 forests for wildlife habitat improvement and other pur-12 13 poses, consistent with the applicable forest plan.

(c) AVAILABILITY OF CATEGORICAL EXCLUSION.—
On and after the date of the enactment of this Act, the
Secretary concerned may use the categorical exclusion established under subsection (a) in accordance with this section.

(d) PROJECT GOALS.—To the maximum extent practicable, the Secretary concerned shall design a forest management activity under this section to meet early successional forest goals in such a manner so as to maximize
production and regeneration of priority species, as identified in the forest plan and consistent with the capability
of the activity site.

(e) ACREAGE LIMITATIONS.—A forest management
 activity covered by the categorical exclusion established
 under subsection (a) may not contain treatment units ex ceeding a total of 10,000 acres.

5 SEC. 114. CATEGORICAL EXCLUSION FOR ROAD SIDE 6 PROJECTS.

7 (a) EXCLUSION ESTABLISHED.— CATEGORICAL 8 Projects carried out by the Secretary concerned to remove 9 hazard trees or to salvage timber for purposes of the pro-10 tection of public health or safety, water supply, or public infrastructure are a category of actions hereby designated 11 12 as being categorically excluded from the preparation of an environmental assessment or an environmental impact 13 statement under section 102 of the National Environ-14 15 mental Policy Act of 1969 (42 U.S.C. 4332).

(b) AVAILABILITY OF CATEGORICAL EXCLUSION.—
17 On and after the date of the enactment of this Act, the
18 Secretary concerned may use the categorical exclusion es19 tablished under subsection (a) in accordance with this sec20 tion.

21 (c) Healthy Forests Restoration Act Re-22 Quirements.—

(1) ADMINISTRATIVE REVIEW.—A project that
is categorically excluded under this section shall be
subject to the requirements of subsections (d), (e),

1	and (f) of section 603 of the Healthy Forests Res-
2	toration Act of 2003 (16 U.S.C. 6591).
3	(2) HAZARDOUS FUEL REDUCTION ON FED-
4	ERAL LAND.—A project that is categorically ex-
5	cluded under this section shall be subject to the re-
6	quirements of sections 102, 104, 105, and 106 of
7	title I of the Healthy Forests Restoration Act of
8	2003 (16 U.S.C. 6511 et seq.).
9	SEC. 115. CATEGORICAL EXCLUSION TO IMPROVE OR RE-
10	STORE NATIONAL FOREST SYSTEM LANDS OR
11	PUBLIC LAND OR REDUCE THE RISK OF
12	WILDFIRE.
13	(a) Categorical Exclusion Established.—For-
14	est management activities described in subsection (b) are
15	a category of actions hereby designated as being categori-
16	cally excluded from the preparation of an environmental
17	assessment or an environmental impact statement under
18	section 102 of the National Environmental Policy Act of
19	1969 (42 U.S.C. 4332).
20	(b) Forest Management Activities Designated
21	FOR CATEGORICAL EXCLUSION.—
22	(1) DESIGNATION.—The forest management ac-
23	tivities designated under this section for a categor-
24	ical exclusion are forest management activities de-
25	scribed in paragraph (2) that are carried out by the

1	Secretary concerned on National Forest System
2	Lands or public lands where the primary purpose of
3	such activity is to improve or restore such lands or
4	reduce the risk of wildfire on those lands.
5	(2) ACTIVITIES AUTHORIZED.—The follow ac-
6	tivities may be carried out pursuant to the categor-
7	ical exclusion established under subsection (a):
8	(A) Removal of juniper trees, medusahead
9	rye, conifer trees, piñon pine trees, cheatgrass,
10	and other noxious or invasive weeds specified on
11	Federal or State noxious weeds lists through
12	late-season livestock grazing, targeted livestock
13	grazing, prescribed burns, and mechanical
14	treatments.
15	(B) Performance of hazardous fuels man-
16	agement.
17	(C) Creation of fuel and fire breaks.
18	(D) Modification of existing fences in order
19	to distribute livestock and help improve wildlife
20	habitat.
21	(E) Installation of erosion control devices.
22	(F) Construction of new and maintenance
23	of permanent infrastructure, including stock
24	ponds, water catchments, and water spring

boxes used to benefit livestock and improve
 wildlife habitat.

3 (G) Performance of soil treatments, native
4 and non-native seeding, and planting of and
5 transplanting sagebrush, grass, forb, shrub, and
6 other species.

7 (H) Use of herbicides, so long as the Sec8 retary concerned determines that the activity is
9 otherwise conducted consistently with agency
10 procedures, including any forest plan applicable
11 to the area covered by the activity.

(c) AVAILABILITY OF CATEGORICAL EXCLUSION.—
On and after the date of the enactment of this Act, the
Secretary concerned may use the categorical exclusion established under subsection (a) in accordance with this section.

17 (d) ACREAGE LIMITATIONS.—A forest management
18 activity covered by the categorical exclusion established
19 under subsection (a) may not exceed 10,000 acres.

20 (e) DEFINITIONS.—In this section:

(1) HAZARDOUS FUELS MANAGEMENT.—The
term "hazardous fuels management" means any
vegetation management activities that reduce the
risk of wildfire.

(2) LATE-SEASON GRAZING.—The term "late season grazing" means grazing activities that occur
 after both the invasive species and native perennial
 species have completed their current-year annual
 growth cycle until new plant growth begins to ap pear in the following year.

7 (3) TARGETED LIVESTOCK GRAZING.—The
8 term "targeted livestock grazing" means grazing
9 used for purposes of hazardous fuel reduction.

10 Subtitle C—General Provisions for

11 Forest Management Activities

12 SEC. 121. COMPLIANCE WITH FOREST PLANS.

A forest management activity carried out pursuant
to this Act shall be conducted in a manner consistent with
the forest plan applicable to the National Forest System
land or public lands covered by the forest management activity.

18 SEC. 122. CONSULTATION UNDER THE NATIONAL HISTORIC

19 PRESERVATION ACT.

(a) EFFECT OF UNDERTAKING ON HISTORIC PROPERTY.—With respect to a forest management activity carried out pursuant to this Act, in taking into account the
effect of a Federal undertaking on any historic property
under section 306108 of title 54, United States Code, the
Secretary concerned may, without consultation with the

State Historic Preservation Officer, Tribal Historic Pres ervation Officer, or any other entity—

3 (1) conduct a phased identification and evalua-4 tion under section 800.4(b)(2) of title 36, Code of 5 Federal Regulations, or successor regulation; and 6 (2) with respect to the phased identification and 7 evaluation described in paragraph (1), apply the cri-8 teria of adverse effect consistent with phased identi-9 fication and evaluation under section 800.5(a)(3) of 10 title 36, Code of Federal Regulations, or successor 11 regulation.

12 (b) EXPEDITED CONSULTATION.—

13 (1) IN GENERAL.—In the case of a forest man-14 agement activity carried out pursuant to this Act 15 that is not the subject of a phased identification and 16 evaluation under subsection (a), consultation under 17 section 106 of the National Historic Preservation 18 Act (54 U.S.C. 306108) shall be concluded within 19 the 90-day period beginning on the date on which 20 such consultation was requested by the Secretary 21 concerned.

(2) NO CONCLUSION.—In the case of a consultation described in paragraph (1) that is not concluded within the 90-day period, the forest manage-

1	ment activity for which such consultation was initi-
2	ated—
3	(A) shall be considered to have not violated
4	section 106 of the National Historic Preserva-
5	tion Act (54 U.S.C. 306108); and
6	(B) may be carried out.
7	SEC. 123. CONSULTATION UNDER THE ENDANGERED SPE-
8	CIES ACT.
9	(a) No Consultation if Action Not Likely To
10	Adversely Affect a Listed Species or Designated
11	CRITICAL HABITAT.—With respect to a forest manage-
12	ment activity carried out pursuant to this Act, consulta-
13	tion under section 7 of the Endangered Species Act of
14	1973 (16 U.S.C. 1536) shall not be required if the Sec-
15	retary concerned determines that the such forest manage-
16	ment activity is not likely to adversely affect a listed spe-
17	cies or designated critical habitat.
18	(b) Expedited Consultation.—
19	(1) IN GENERAL.—With respect to a forest
20	management activity carried out pursuant to this
21	Act, consultation required under section 7 of the En-
22	dangered Species Act of 1973 (16 U.S.C. 1536)
23	shall be concluded within the 90-day period begin-
24	ning on the date on which such consultation was re-

25 quested by the Secretary concerned.

1	(2) NO CONCLUSION.—In the case of a con-
2	sultation described in paragraph (1) that is not con-
3	cluded within the 90-day period, the forest manage-
4	ment activity for which such consultation was initi-
5	ated—
6	(A) shall be considered to have not violated
7	section 7 of the Endangered Species Act of
8	1973 (16 U.S.C. 1536(a)(2)); and
9	(B) may be carried out.
10	SEC. 124. FOREST MANAGEMENT ACTIVITIES CONSIDERED
11	NON-DISCRETIONARY ACTIONS.
12	For purposes of the Endangered Species Act of 1973
13	(16 U.S.C. 1531 et seq.), a forest management activity
14	carried out by the Secretary concerned pursuant to this
15	Act shall be considered a non-discretionary action.
16	TITLE II—SALVAGE AND REFOR-
17	ESTATION IN RESPONSE TO
18	CATASTROPHIC EVENTS
19	SEC. 201. EXPEDITED SALVAGE OPERATIONS AND REFOR-
20	ESTATION ACTIVITIES FOLLOWING LARGE-
21	SCALE CATASTROPHIC EVENTS.
22	(a) Expedited Environmental Assessment.—
23	Notwithstanding any other provision of law, an environ-
24	mental assessment prepared by the Secretary concerned
25	pursuant to section 102 of the National Environmental

Policy Act of 1969 (42 U.S.C. 4332) for a salvage oper ation or reforestation activity proposed to be conducted
 on National Forest System lands or public lands adversely
 impacted by a large-scale catastrophic event shall be com pleted within 60 days after the conclusion of the cata 6 strophic event.

7 (b) EXPEDITED IMPLEMENTATION AND COMPLE-8 TION.—In the case of reforestation activities conducted on 9 National Forest System lands or public lands adversely 10 impacted by a large-scale catastrophic event, the Secretary concerned shall, to the maximum extent practicable, 11 12 achieve reforestation of at least 75 percent of the impacted 13 lands during the 5-year period following the conclusion of the catastrophic event. 14

(c) AVAILABILITY OF KNUTSON-VANDENBERG
FUNDS.—Amounts in the special fund established pursuant to section 3 of the Act of June 9, 1930 (commonly
known as the Knutson-Vandenberg Act; 16 U.S.C. 576b)
shall be available to the Secretary of Agriculture for reforestation activities authorized by this title.

(d) TIMELINE FOR PUBLIC INPUT PROCESS.—Notwithstanding any other provision of law, in the case of a
salvage operation or reforestation activity proposed to be
conducted on National Forest System lands or public
lands adversely impacted by a large-scale catastrophic

event, the Secretary concerned shall allow 30 days for pub lic scoping and comment, 15 days for filing an objection,
 and 15 days for the agency response to the filing of an
 objection. Upon completion of this process and expiration
 of the period specified in subsection (a), the Secretary con cerned shall implement the project immediately.

7 SEC. 202. COMPLIANCE WITH FOREST PLAN.

8 A salvage operation or reforestation activity author-9 ized by this title shall be conducted in a manner consistent 10 with the forest plan applicable to the National Forest Sys-11 tem lands or public lands covered by the salvage operation 12 or reforestation activity.

13 SEC. 203. PROHIBITION ON RESTRAINING ORDERS, PRE14 LIMINARY INJUNCTIONS, AND INJUNCTIONS 15 PENDING APPEAL.

16 No restraining order, preliminary injunction, or in-17 junction pending appeal shall be issued by any court of 18 the United States with respect to any decision to prepare 19 or conduct a salvage operation or reforestation activity in 20 response to a large-scale catastrophic event. Section 705 21 of title 5, United States Code, shall not apply to any chal-22 lenge to the salvage operation or reforestation activity.

TITLE III—FOREST MANAGEMENT LITIGATION Subtitle A—General Litigation 4 Provisions

5 SEC. 301. NO ATTORNEY FEES FOR FOREST MANAGEMENT

ACTIVITY CHALLENGES.

7 Notwithstanding section 1304 of title 31, United 8 States Code, no award may be made under section 2412 9 of title 28, United States Code, and no amounts may be 10 obligated or expended from the Claims and Judgment 11 Fund of the United States Treasury to pay any fees or 12 other expenses under such sections to any plaintiff related to an action challenging a forest management activity car-13 14 ried out pursuant to this Act.

15 SEC. 302. INJUNCTIVE RELIEF.

16 (a) BALANCING SHORT- AND LONG-TERM EFFECTS OF FOREST MANAGEMENT ACTIVITIES IN CONSIDERING 17 INJUNCTIVE RELIEF.—As part of its weighing the equities 18 19 while considering any request for an injunction that ap-20 plies to any agency action as part of a forest management 21activity under titles I through IX, the court reviewing the 22 agency action shall balance the impact to the ecosystem 23 likely affected by the forest management activity of—

24 (1) the short- and long-term effects of under-25 taking the agency action; against

1	(2) the short- and long-term effects of not un-
2	dertaking the action.
3	(b) Time Limitations for Injunctive Relief.—
4	(1) IN GENERAL.—Subject to paragraph (2) the
5	length of any preliminary injunctive relief and stays
6	pending appeal that applies to any agency action as
7	part of a forest management activity under titles I
8	through IX, shall not exceed 60 days.
9	(2) RENEWAL.—
10	(A) IN GENERAL.—A court of competent
11	jurisdiction may issue one or more renewals of
12	any preliminary injunction, or stay pending ap-
13	peal, granted under paragraph (1).
14	(B) UPDATES.—In each renewal of an in-
15	junction in an action, the parties to the action
16	shall present the court with updated informa-
17	tion on the status of the authorized forest man-
18	agement activity.
19	Subtitle B—Forest Management
20	Activity Arbitration Pilot Program
21	SEC. 311. USE OF ARBITRATION INSTEAD OF LITIGATION
22	TO ADDRESS CHALLENGES TO FOREST MAN-
23	AGEMENT ACTIVITIES.
24	(a) Discretionary Arbitration Process Pilot
25	Program.—

1 (1)GENERAL.—The Secretary of Agri-IN 2 culture, with respect to National Forest System 3 lands, and the Secretary of the Interior, with respect 4 to public lands, shall each establish a discretionary 5 arbitration pilot program as an alternative dispute 6 resolution process in lieu of judicial review for the 7 activities described in paragraph (2). ACTIVITIES DESCRIBED.—The Secretary 8 (2)9 concerned, at the sole discretion of the Secretary, 10 may designate objections or protests to forest man-11 agement activities for arbitration under the arbitra-12 tion pilot program established under paragraph (1). 13 (3) MAXIMUM AMOUNT OF ARBITRATIONS.— 14 Under the arbitration pilot program, the Secretary 15 concerned may not arbitrate more than 10 objec-16 tions or protests to forest management activities in 17 a fiscal year in—

18 (A) each Forest Service Region; and

19 (B) each State Region of the Bureau of20 Land Management.

(4) DETERMINING AMOUNT OF ARBITRATIONS.—An objection or protest to a forest management activity shall not be counted towards the limitation on number of arbitrations under paragraph
(3) unless—

1	(A) on the date such objection or protest
2	is designated for arbitration, the forest manage-
3	ment activity for which such objection or pro-
4	test is filed has not been the subject of arbitra-
5	tion proceedings under the pilot program; and
6	(B) the arbitration proceeding has com-
7	menced with respect to such objection or pro-
8	test.
9	(5) TERMINATION.—The pilot programs estab-
10	lished pursuant to paragraph (1) shall terminate on
11	the date that is 7 years after the date of the enact-
12	ment of this Act.
13	(b) INTERVENING PARTIES.—
14	(1) REQUIREMENTS.—Any person that sub-
15	mitted a public comment on the forest management
16	activity that is subject to arbitration may intervene
17	in the arbitration—
18	(A) by endorsing—
19	(i) the forest management activity; or
20	(ii) the modification proposal sub-
21	mitted under subparagraph (B); or
21 22	(B) by submitting a proposal to further
22	(B) by submitting a proposal to further

tration under this subsection (a), a request to intervene in an arbitration must be submitted not later
than the date that is 30 days after the date on
which such objection or protest was designated for
arbitration.

6 (3) MULTIPLE PARTIES.—Multiple intervening
7 parties may submit a joint proposal so long as each
8 intervening party meets the eligibility requirements
9 of paragraph (1).

10 (c) Appointment of Arbitrator.—

(1) APPOINTMENT.—The Secretary of Agriculture and the Secretary of the Interior shall jointly
develop and publish a list of not fewer than 20 individuals eligible to serve as arbitrators for the pilot
programs under this section.

16 (2) QUALIFICATIONS.—In order to be eligible to
17 serve as an arbitrator under this subsection, an indi18 vidual shall be, on the date of the appointment of
19 such arbitrator—

20 (A) certified by the American Arbitration
21 Association; and
22 (B) not a registered lobbyist.

23 (3) Selection of Arbitrator.—

24 (A) IN GENERAL.—For each arbitration
25 commenced under this section, the Secretary

1	concerned and each applicable objector or
2	protestor shall agree, not later than 14 days
3	after the agreement process is initiated, on a
4	mutually acceptable arbitrator from the list
5	published under subsection.
6	(B) Appointment after 14-days.—In
7	the case of an agreement with respect to a mu-
8	tually acceptable arbitrator not being reached
9	within the 14-day limit described in subpara-
10	graph (A), the Secretary concerned shall ap-
11	point an arbitrator from the list published
12	under this subsection.
13	(d) Selection of Proposals.—
14	(1) IN GENERAL.—The arbitrator appointed
15	under subsection (c)—
16	(A) may not modify any of the proposals
17	submitted with the objection, protest, or request
18	to intervene; and
19	(B) shall select to be conducted—
20	(i) the forest management activity, as
21	approved by the Secretary; or
22	(ii) a proposal submitted by an objec-
23	tor or an intervening party.
24	(2) Selection Criteria.—An arbitrator shall,
25	when selecting a proposal, consider—

1	(A) whether the proposal is consistent with
2	the applicable forest plan, laws, and regula-
3	tions;
4	(B) whether the proposal can be carried
5	out by the Secretary concerned; and
6	(C) the effect of each proposal on—
7	(i) forest health;
8	(ii) habitat diversity;
9	(iii) wildfire potential;
10	(iv) insect and disease potential;
11	(v) timber production; and
12	(vi) the implications of a resulting de-
13	cline in forest health, loss of habitat diver-
14	sity, wildfire, or insect or disease infesta-
15	tion, given fire and insect and disease his-
16	toric cycles, on—
17	(I) domestic water costs;
18	(II) wildlife habitat loss; and
19	(III) other economic and social
20	factors.
21	(e) EFFECT OF DECISION.—The decision of an arbi-
22	trator with respect to the forest management activity—
23	(1) shall not be considered a major Federal ac-
24	tion;
25	(2) shall be binding; and

(3) shall not be subject to judicial review, ex cept as provided in section 10(a) of title 9, United
 States Code.

4 (f) DEADLINE FOR COMPLETION.—Not later than 90
5 days after the date on which the arbitration is filed with
6 respect to the forest management activity, the arbitration
7 process shall be completed.

8 TITLE IV—SECURE RURAL 9 SCHOOLS AND COMMUNITY 10 SELF-DETERMINATION ACT 11 AMENDMENTS

 12 SEC. 401. USE OF RESERVED FUNDS FOR TITLE II

 13
 PROJECTS ON FEDERAL LAND AND CERTAIN

 14
 NON-FEDERAL LAND.

(a) REPEAL OF MERCHANTABLE TIMBER CON16 TRACTING PILOT PROGRAM.—Section 204(e) of the Se17 cure Rural Schools and Community Self-Determination
18 Act of 2000 (16 U.S.C. 7124(e)) is amended by striking
19 paragraph (3).

(b) REQUIREMENTS FOR PROJECT FUNDS.—Section
204(f) of the Secure Rural Schools and Community SelfDetermination Act of 2000 (16 U.S.C. 7124(f)) is amended to read as follows:

24 "(f) Requirements for Project Funds.—

1	"(1) IN GENERAL.—Subject to paragraph (2),
2	the Secretary concerned shall ensure that at least 50
3	percent of the project funds reserved by a partici-
4	pating county under section 102(d) shall be available
5	only for projects that—
6	"(A) include the sale of timber or other
7	forest products, reduce fire risks, or improve
8	water supplies; and
9	"(B) implement stewardship objectives
10	that enhance forest ecosystems or restore and
11	improve land health and water quality.
12	"(2) APPLICABILITY.—The requirement in
13	paragraph (1) shall apply only to project funds re-
14	served by a participating county whose boundaries
15	include Federal land that the Secretary concerned
16	determines has been subject to a timber or other for-
17	est products program within 5 fiscal years before the
18	fiscal year in which the funds are reserved.".
19	SEC. 402. RESOURCE ADVISORY COMMITTEES.
20	(a) Recognition of Resource Advisory Commit-
21	TEES.—Section $205(a)(4)$ of the Secure Rural Schools
22	and Community Self-Determination Act of 2000 (16
23	U.S.C. $7125(a)(4)$) is amended by striking "2012" each
24	place it appears and inserting "2022".

(b) REDUCTION IN COMPOSITION OF COMMITTEES.—
 Section 205(d) of the Secure Rural Schools and Commu nity Self-Determination Act of 2000 (16 U.S.C. 7125(d))
 is amended—

5 (1) in paragraph (1), by striking "15 members"
6 and inserting "9 members"; and

7 (2) by striking "5 persons" each place it appears and inserting "3 persons".

9 (c) EXPANDING LOCAL PARTICIPATION ON COMMIT10 TEES.—Section 205(d) of the Secure Rural Schools and
11 Community Self-Determination Act of 2000 (16 U.S.C.
12 7125(d)) is amended—

(1) in paragraph (3), by inserting before the period at the end the following: ", consistent with the
requirements of paragraph (4)"; and

16 (2) by striking paragraph (4) and inserting the17 following new paragraph:

18 "(4) GEOGRAPHIC DISTRIBUTION.—The mem19 bers of a resource advisory committee shall reside
20 within the county or counties in which the committee
21 has jurisdiction or an adjacent county.".

22 (d) APPOINTMENT OF RESOURCE ADVISORY COM-23 MITTEES BY APPLICABLE DESIGNEE.—

1	(1) IN GENERAL.—Section 205 of the Secure
2	Rural Schools and Community Self-Determination
3	Act of 2000 (16 U.S.C. 7125) is further amended—
4	(A) in subsection (a)—
5	(i) in paragraph (1), by inserting "(or
6	applicable designee)" after "The Secretary
7	concerned";
8	(ii) in paragraph (3), by inserting
9	"(or applicable designee)" after "the Sec-
10	retary concerned"; and
11	(iii) in paragraph (4), by inserting
12	"(or applicable designee)" after "the Sec-
13	retary concerned" both places it appears;
14	(B) in subsection (b)(6), by inserting "(or
15	applicable designee)" after "the Secretary con-
16	cerned'';
17	(C) in subsection (c)—
18	(i) in the subsection heading, by in-
19	serting "OR APPLICABLE DESIGNEE" after
20	"BY THE SECRETARY";
21	(ii) in paragraph (1), by inserting
22	"(or applicable designee)" after "The Sec-
23	retary concerned" both places it appears;

1	(iii) in paragraph (2), by inserting
2	"(or applicable designee)" after "The Sec-
3	retary concerned";
4	(iv) in paragraph (4), by inserting
5	"(or applicable designee)" after "The Sec-
6	retary concerned"; and
7	(v) by adding at the end the following
8	new paragraph:
9	"(6) Applicable designee.—In this section,
10	the term 'applicable designee' means—
11	"(A) with respect to Federal land de-
12	scribed in section $3(7)(A)$, the applicable Re-
13	gional Forester; and
14	"(B) with respect to Federal land de-
15	scribed in section $3(7)(B)$, the applicable Bu-
16	reau of Land Management State Director.";
17	(D) in subsection $(d)(3)$, by inserting "(or
18	applicable designee)" after "the Secretary con-
19	cerned"; and
20	(E) in subsection $(f)(1)$ —
21	(i) by inserting "(or applicable des-
22	ignee)" after "the Secretary concerned";
23	and
24	(ii) by inserting "(or applicable des-
25	ignee)" after "of the Secretary".

(2) CONFORMING AMENDMENT.—Section
 201(3) of the Secure Rural Schools and Community
 Self-Determination Act of 2000 (16 U.S.C. 7121(3))
 is amended by inserting "(or applicable designee (as
 defined in section 205(c)(6)))" after "Secretary con cerned" both places it appears.

7 SEC. 403. PROGRAM FOR TITLE II SELF-SUSTAINING RE8 SOURCE ADVISORY COMMITTEE PROJECTS.

9 (a) SELF-SUSTAINING RESOURCE ADVISORY COM-10 MITTEE PROJECTS.—Title II of the Secure Rural Schools 11 and Community Self-Determination Act of 2000 (16 12 U.S.C. 7121 et seq.) is amended by adding at the end 13 the following new section:

14 "SEC. 209. PROGRAM FOR SELF-SUSTAINING RESOURCE AD-

15

VISORY COMMITTEE PROJECTS.

16 "(a) RAC PROGRAM.—The Chief of the Forest Serv-17 ice shall conduct a program (to be known as the 'self-sus-18 taining resource advisory committee program' or 'RAC 19 program') under which 10 resource advisory committees 20 will propose projects authorized by subsection (c) to be 21 carried out using project funds reserved by a participating 22 county under section 102(d).

23 "(b) SELECTION OF PARTICIPATING RESOURCE AD-24 VISORY COMMITTEES.—The selection of resource advisory

committees to participate in the RAC program is in the
 sole discretion of the Chief of the Forest Service.

3 "(c) AUTHORIZED PROJECTS.—Notwithstanding the
4 project purposes specified in sections 202(b), 203(c), and
5 204(a)(5), projects under the RAC program are intended
6 to—

7 "(1) accomplish forest management objectives8 or support community development; and

9 "(2) generate receipts.

"(d) DEPOSIT AND AVAILABILITY OF REVENUES.—
Any revenue generated by a project conducted under the
RAC program, including any interest accrued from the
revenues, shall be—

14 "(1) deposited in the special account in the
15 Treasury established under section 102(d)(2)(A);
16 and

"(2) available, in such amounts as may be provided in advance in appropriation Acts, for additional projects under the RAC program.

20 "(e) TERMINATION OF AUTHORITY.—

21 "(1) IN GENERAL.—The authority to initiate a
22 project under the RAC program shall terminate on
23 September 30, 2022.

24 "(2) DEPOSITS IN TREASURY.—Any funds
25 available for projects under the RAC program and

	11
1	not obligated by September 30, 2023, shall be depos-
2	ited in the Treasury of the United States.".
3	(b) EXCEPTION TO GENERAL RULE REGARDING
4	TREATMENT OF RECEIPTS.—Section 403(b) of the Secure
5	Rural Schools and Community Self-Determination Act of
6	2000 (16 U.S.C. 7153(b)) is amended by striking "All rev-
7	enues" and inserting "Except as provided in section 209,
8	all revenues''.
9	SEC. 404. ADDITIONAL AUTHORIZED USE OF RESERVED
10	FUNDS FOR TITLE III COUNTY PROJECTS.
11	Section 302(a) of the Secure Rural Schools and Com-
12	munity Self-Determination Act of 2000 (16 U.S.C.
13	7142(a)) is amended—
14	(1) in paragraph (2)—
15	(A) by inserting "and law enforcement pa-
16	trols" after "including firefighting"; and
17	(B) by striking "and" at the end;
18	(2) in paragraph (3) , by inserting "and carry
19	out" after "develop";
20	(3) by redesignating paragraph (3) as para-
21	graph (4); and
22	(4) by inserting after paragraph (2) the fol-
23	lowing new paragraph (3):

"(3) to cover training costs and equipment pur chases directly related to the emergency services de scribed in paragraph (2); and".

4 SEC. 405. TREATMENT AS SUPPLEMENTAL FUNDING.

5 (a) IN GENERAL.—Section 102 of the Secure Rural
6 Schools and Community Self-Determination Act of 2000
7 (16 U.S.C. 7112) is amended by adding at the end the
8 following new subsection:

9 "(f) TREATMENT AS SUPPLEMENTAL FUNDING.— 10 None of the funds made available to a beneficiary county 11 or other political subdivision of a State under this Act 12 shall be used in lieu of or to otherwise offset State funding 13 sources for local schools, facilities, or educational pur-14 poses.".

(b) CONTINUATION OF DIRECT PAYMENTS.—Payments to States made under the Secure Rural Schools and
Community Self-Determination Act of 2000 (16 U.S.C.
7101 et seq.) and 25-percent payments made to States
and Territories under the Acts of May 23, 1908, and
March 1, 1911 (16 U.S.C. 500), shall continue to be made
as direct payments.

TITLE V—STEWARDSHIP END RESULT CONTRACTING

3 SEC. 501. CANCELLATION CEILINGS FOR STEWARDSHIP 4 END RESULT CONTRACTING PROJECTS.

5 (a) CANCELLATION CEILINGS.—Section 604 of the
6 Healthy Forests Restoration Act of 2003 (16 U.S.C.
7 6591c) is amended—

8 (1) by redesignating subsections (h) and (i) as
9 subsections (i) and (j), respectively; and

10 (2) by inserting after subsection (g) the fol-11 lowing new subsection (h):

12 "(h) CANCELLATION CEILINGS.—

13 "(1) IN GENERAL.—Notwithstanding section 14 3903(b)(1) of title 41, United States Code, the Chief 15 and the Director may obligate funds in stages that 16 are economically or programmatically viable to cover 17 any potential cancellation or termination costs for an 18 agreement or contract under subsection (b) in stages 19 that are economically or programmatically viable.

20 "(2) ADVANCE NOTICE TO CONGRESS OF CAN21 CELLATION CEILING IN EXCESS OF \$25 MILLION.—
22 Not later than 30 days before entering into a
23 multiyear agreement or contract under subsection
24 (b) that includes a cancellation ceiling in excess of
25 \$25 million, but does not include proposed funding

1	for the costs of cancelling the agreement or contract
2	up to such cancellation ceiling, the Chief or the Di-
3	rector, as the case may be, shall submit to the Com-
4	mittee on Energy and Natural Resources and the
5	Committee on Agriculture, Nutrition, and Forestry
6	of the Senate and the Committee on Natural Re-
7	sources and the Committee on Agriculture of the
8	House of Representatives a written notice that in-
9	cludes—
10	"(A) the cancellation ceiling amounts pro-
11	posed for each program year in the agreement
12	or contract;
13	"(B) the reasons why such cancellation
14	ceiling amounts were selected;
15	"(C) the extent to which the costs of con-
16	tract cancellation are not included in the budget
17	for the agreement or contract; and
18	"(D) an assessment of the financial risk of
19	not including budgeting for the costs of agree-
20	ment or contract cancellation.
21	"(3) TRANSMITTAL OF NOTICE TO OMB.—Not
22	later than 14 days after the date on which written
23	notice is provided under paragraph (2) with respect
24	to an agreement or contract under subsection (b),
25	the Chief or the Director, as the case may be, shall

1 transmit a copy of the notice to the Director of the 2 Office of Management and Budget.". 3 (b) RELATION TO OTHER LAWS.—Section 604(d)(5) 4 of the Healthy Forests Restoration Act of 2003 (16 5 U.S.C. 6591c(d)(5)) is amended— 6 (1) by striking ", the Chief may" and inserting "and section 2(a)(1) of the Act of July 31, 1947 7 8 (commonly known as the Materials Act of 1947; 30 9 U.S.C. 602(a)(1)), the Chief and the Director may"; 10 and 11 (2) by striking the last sentence. 12 SEC. 502. EXCESS OFFSET VALUE. 13 Section 604(g)(2) of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6591c(g)(2)) is amended by strik-14 15 ing subparagraphs (A) and (B) and inserting the following new subparagraphs: 16 17 "(A) use the excess to satisfy any out-18 standing liabilities for cancelled agreements or 19 contracts; or 20 "(B) if there are no outstanding liabilities 21 under subparagraph (A), apply the excess to other authorized stewardship projects.". 22

1	SEC. 503. PAYMENT OF PORTION OF STEWARDSHIP
2	PROJECT REVENUES TO COUNTY IN WHICH
3	STEWARDSHIP PROJECT OCCURS.
4	Section 604(e) of the Healthy Forests Restoration
5	Act of 2003 (16 U.S.C. 6591c(e)) is amended—
6	(1) in paragraph $(2)(B)$, by inserting "subject
7	to paragraph (3)(A)," before "shall"; and
8	(2) in paragraph $(3)(A)$, by striking "services
9	received by the Chief or the Director" and all that
10	follows through the period at the end and inserting
11	the following: "services and in-kind resources re-
12	ceived by the Chief or the Director under a steward-
13	ship contract project conducted under this section
14	shall not be considered monies received from the Na-
15	tional Forest System or the public lands, but any
16	payments made by the contractor to the Chief or Di-
17	rector under the project shall be considered monies
18	received from the National Forest System or the
19	public lands.".
20	SEC. 504. SUBMISSION OF EXISTING ANNUAL REPORT.
21	Subsection (j) of section 604 of the Healthy Forests
22	Restoration Act of 2003 (16 U.S.C. 6591c), as redesig-

23 nated by section 501(a)(1), is amended by striking "report

24 to the Committee on Agriculture, Nutrition, and Forestry25 of the Senate and the Committee on Agriculture of the

26 House of Representatives" and inserting "submit to the

congressional committees specified in subsection (h)(2) a
 report".

3 SEC. 505. FIRE LIABILITY PROVISION.

4 Section 604(d) of the Healthy Forests Restoration
5 Act of 2003 (16 U.S.C. 6591c(d)) is amended by adding
6 at the end the following new paragraph:

"(8) MODIFICATION.—Upon the request of the
contractor, a contract or agreement under this section awarded before February 7, 2014, shall be
modified by the Chief or Director to include the fire
liability provisions described in paragraph (7).".

12 SEC. 506. EXTENSION OF STEWARDSHIP CONTRACTING 13 MAXIMUM TERM LIMITS.

(a) HEALTH FORESTS RESTORATION ACT.—Section
604(d)(3)(B) of the Healthy Forests Restoration Act of
2003 (16 U.S.C. 6591c(d)(3)(B)) is amended by striking
"10 years" and inserting "20 years".

(b) NATIONAL FOREST MANAGEMENT ACT.—Section
14(c) of the National Forest Management Act of 1976 (16
U.S.C. 472a(c)) is amended by striking "ten years" and
inserting "20 years".

TITLE VI—ADDITIONAL FUND ING SOURCES FOR FOREST MANAGEMENT ACTIVITIES

4 SEC. 601. DEFINITIONS.

5 In this title:

6 (1) ELIGIBLE ENTITY.—The term "eligible enti-7 ty" means—

8 (A) a State or political subdivision of a
9 State containing National Forest System lands
10 or public lands;

(B) a publicly chartered utility serving one
or more States or a political subdivision thereof;
(C) a rural electric company; and

14 (D) any other entity determined by the
15 Secretary concerned to be appropriate for par16 ticipation in the Fund.

17 (2) FUND.—The term "Fund" means the
18 State-Supported Forest Management Fund estab19 lished by section 603.

1SEC. 602. AVAILABILITY OF STEWARDSHIP PROJECT REVE-2NUES AND COLLABORATIVE FOREST LAND-3SCAPE RESTORATION FUND TO COVER FOR-4EST MANAGEMENT ACTIVITY PLANNING5COSTS.

6 (a) AVAILABILITY OF STEWARDSHIP PROJECT REVE-7 NUES.—Section 604(e)(2)(B) of the Healthy Forests Res-8 toration Act of 2003 (16 U.S.C. 6591c(e)(2)(B)), as 9 amended by section 503, is further amended by striking 10 "appropriation at the project site from which the monies 11 are collected or at another project site." and inserting the 12 following: "appropriation—

- 13 "(i) at the project site from which the
 14 monies are collected or at another project
 15 site; and
- 16 "(ii) to cover not more than 25 per17 cent of the cost of planning additional
 18 stewardship contracting projects.".

(b) AVAILABILITY OF COLLABORATIVE FOREST
20 LANDSCAPE RESTORATION FUND.—Section 4003(f)(1) of
21 the Omnibus Public Land Management Act of 2009 (16
22 U.S.C. 7303(f)(1)) is amended by striking "carrying out
23 and" and inserting "planning, carrying out, and".

1SEC. 603. STATE-SUPPORTED PLANNING OF FOREST MAN-2AGEMENT ACTIVITIES.

3 (a)STATE-SUPPORTED FOREST MANAGEMENT FUND.—There is established in the Treasury of the 4 5 United States a fund, to be known as the "State-Supported Forest Management Fund", to cover the cost of 6 planning (especially related to compliance with section 102 7 8 of the National Environmental Policy Act of 1969 (42) U.S.C. 4332)), carrying out, and monitoring certain forest 9 management activities on National Forest System lands 10 11 or public lands.

12 (b) CONTENTS.—The State-Supported Forest Man-13 agement Fund shall consist of such amounts as may be—

14 (1) contributed by an eligible entity for deposit15 in the Fund;

16 (2) appropriated to the Fund; or

17 (3) generated by forest management activities18 carried out using amounts in the Fund.

19 (c) GEOGRAPHICAL AND USE LIMITATIONS.—In
20 making a contribution under subsection (b)(1), an eligible
21 entity may—

(1) specify the National Forest System lands or
public lands for which the contribution may be expended; and

(2) limit the types of forest management activi-ties for which the contribution may be expended.

(d) AUTHORIZED FOREST MANAGEMENT ACTIVI TIES.—In such amounts as may be provided in advance
 in appropriation Acts, the Secretary concerned may use
 the Fund to plan, carry out, and monitor a forest manage ment activity that—

6 (1) is developed through a collaborative process;
7 (2) is proposed by a resource advisory com8 mittee;

9 (3) is covered by a community wildfire protec-10 tion plan.

11 (e) IMPLEMENTATION METHODS.—A forest manage-12 ment activity carried out using amounts in the Fund may be carried out using a contract or agreement under section 13 604 of the Healthy Forests Restoration Act of 2003 (16 14 15 U.S.C. 6591c), the good neighbor authority provided by section 8206 of the Agricultural Act of 2014 (16 U.S.C. 16 17 2113a), a contract under section 14 of the National Forest Management Act of 1976 (16 U.S.C. 472a), or other au-18 19 thority available to the Secretary concerned, but revenues 20 generated by the forest management activity shall be used 21 to reimburse the Fund for planning costs covered using 22 amounts in the Fund.

23 (f) Relation to Other Laws.—

24 (1) REVENUE SHARING.—Subject to subsection
25 (e), revenues generated by a forest management ac-

tivity carried out using amounts from the Fund shall
 be considered monies received from the National
 Forest System.

4 (2) KNUTSON-VANDERBERG ACT.—The Act of
5 June 9, 1930 (commonly known as the Knutson6 Vanderberg Act; 16 U.S.C. 576 et seq.), shall apply
7 to any forest management activity carried out using
8 amounts in the Fund.

9 (g) TERMINATION OF FUND.—

10 (1) TERMINATION.—The Fund shall terminate 11 10 years after the date of the enactment of this Act. (2) EFFECT OF TERMINATION.—Upon the ter-12 13 mination of the Fund pursuant to paragraph (1) or 14 pursuant to any other provision of law, unobligated 15 contributions remaining in the Fund shall be re-16 turned to the eligible entity that made the contribu-17 tion.

1TITLEVII—TRIBALFORESTRY2PARTICIPATIONANDPRO-3TECTION

4 SEC. 701. PROTECTION OF TRIBAL FOREST ASSETS
5 THROUGH USE OF STEWARDSHIP END RE6 SULT CONTRACTING AND OTHER AUTHORI7 TIES.

8 (a) PROMPT CONSIDERATION OF TRIBAL RE9 QUESTS.—Section 2(b) of the Tribal Forest Protection
10 Act of 2004 (25 U.S.C. 3115a(b)) is amended—

(1) in paragraph (1), by striking "Not later
than 120 days after the date on which an Indian
tribe submits to the Secretary" and inserting "In response to the submission by an Indian Tribe of";
and

16 (2) by adding at the end the following new17 paragraph:

18 "(4) Time periods for consideration.—

"(A) INITIAL RESPONSE.—Not later than
120 days after the date on which the Secretary
receives a Tribal request under paragraph (1),
the Secretary shall provide an initial response
to the Indian Tribe regarding—

1	"(i) whether the request may meet the
2	selection criteria described in subsection
3	(c); and
4	"(ii) the likelihood of the Secretary
5	entering into an agreement or contract
6	with the Indian Tribe under paragraph (2)
7	for activities described in paragraph (3).
8	"(B) NOTICE OF DENIAL.—Notice under
9	subsection (d) of the denial of a Tribal request
10	under paragraph (1) shall be provided not later
11	than 1 year after the date on which the Sec-
12	retary received the request.
13	"(C) COMPLETION.—Not later than 2
14	years after the date on which the Secretary re-
15	ceives a Tribal request under paragraph (1),
16	other than a Tribal request denied under sub-
17	section (d), the Secretary shall—
18	"(i) complete all environmental re-
19	views necessary in connection with the
20	agreement or contract and proposed activi-
21	ties under the agreement or contract; and
22	"(ii) enter into the agreement or con-
23	tract with the Indian tribe under para-
24	graph (2).".

(b) CONFORMING AND TECHNICAL AMENDMENTS.—
 Section 2 of the Tribal Forest Protection Act of 2004 (25
 U.S.C. 3115a) is amended—

4 (1) in subsections (b)(1) and (f)(1), by striking 5 "section 347 of the Department of the Interior and 6 Related Agencies Appropriations Act, 1999 (16 7 U.S.C. 2104 note; Public Law 105–277) (as amend-8 ed by section 323 of the Department of the Interior 9 and Related Agencies Appropriations Act, 2003 (117 Stat. 275))" and inserting "section 604 of the 10 11 Healthy Forests Restoration Act of 2003 (16 U.S.C. 12 6591c)"; and

(2) in subsection (d), by striking "subsection
(b)(1), the Secretary may" and inserting "paragraphs (1) and (4)(B) of subsection (b), the Secretary shall".

17 SEC. 702. MANAGEMENT OF INDIAN FOREST LAND AUTHOR-

19 EST SYS

EST SYSTEM LANDS AND PUBLIC LANDS.

IZED TO INCLUDE RELATED NATIONAL FOR-

20 Section 305 of the National Indian Forest Resources
21 Management Act (25 U.S.C. 3104) is amended by adding
22 at the end the following new subsection:

23 "(c) INCLUSION OF CERTAIN NATIONAL FOREST24 System Land and Public Land.—

1 "(1) AUTHORITY.—At the request of an Indian 2 Tribe, the Secretary concerned may agree to treat 3 Federal forest land as Indian forest land for pur-4 poses of planning and conducting forest land man-5 agement activities under this section if the Federal 6 forest land is located within, or mostly within, a geographic area that presents a feature or involves cir-7 8 cumstances principally relevant to that Indian Tribe, 9 such as Federal forest land ceded to the United 10 States by treaty, Federal forest land within the 11 boundaries of a current or former reservation, or 12 Federal forest land adjudicated to be Tribal home-13 lands. 14 "(2) REQUIREMENTS.—As part of the agree-15

ment to treat Federal forest land as Indian forest
land under paragraph (1), the Secretary concerned
and the Indian Tribe making the request shall—

"(A) provide for continued public access
applicable to the Federal forest land prior to
the agreement, except that the Secretary concerned may limit or prohibit such access as
needed;

23 "(B) continue sharing revenue generated
24 by the Federal forest land with State and local
25 governments either—

1	"(i) on the terms applicable to the
2	Federal forest land prior to the agreement,
3	including, where applicable, 25-percent
4	payments or 50-percent payments; or
5	"(ii) at the option of the Indian Tribe,
6	on terms agreed upon by the Indian Tribe,
7	the Secretary concerned, and State and
8	county governments participating in a rev-
9	enue sharing agreement for the Federal
10	forest land;
11	"(C) comply with applicable prohibitions
12	on the export of unprocessed logs harvested
13	from the Federal forest land;
14	"(D) recognize all right-of-way agreements
15	in place on Federal forest land prior to com-
16	mencement of Tribal management activities;
17	"(E) ensure that all commercial timber re-
18	moved from the Federal forest land is sold on
19	a competitive bid basis; and
20	"(F) cooperate with the appropriate State
21	fish and wildlife agency to achieve mutual
22	agreement on the management of fish and wild-
23	life.
24	"(3) LIMITATION.—Treating Federal forest
25	land as Indian forest land for purposes of planning

1	and conducting management activities pursuant to
2	paragraph (1) shall not be construed to designate
3	the Federal forest land as Indian forest lands for
4	any other purpose.
5	"(4) DEFINITIONS.—In this subsection:
6	"(A) FEDERAL FOREST LAND.—The term
7	'Federal forest land' means—
8	"(i) National Forest System lands;
9	and
10	"(ii) public lands (as defined in sec-
11	tion 103(e) of the Federal Land Policy and
12	Management Act of 1976 (43 U.S.C.
13	1702(e))), including Coos Bay Wagon
14	Road Grant lands reconveyed to the
15	United States pursuant to the first section
16	of the Act of February 26, 1919 (40 Stat.
17	1179), and Oregon and California Railroad
18	Grant lands.
19	"(B) Secretary concerned.—The term
20	'Secretary concerned' means—
21	"(i) the Secretary of Agriculture, with
22	respect to the Federal forest land referred
23	to in subparagraph (A)(i); and

59

"(ii) the Secretary of the Interior,
 with respect to the Federal forest land re ferred to in subparagraph (A)(ii).".

4 SEC. 703. TRIBAL FOREST MANAGEMENT DEMONSTRATION

PROJECT.

6 The Secretary of the Interior and the Secretary of 7 Agriculture may carry out demonstration projects by 8 which federally recognized Indian Tribes or Tribal organi-9 zations may contract to perform administrative, management, and other functions of programs of the Tribal For-10 11 est Protection Act of 2004 (25 U.S.C. 3115a et seq.) 12 through contracts entered into under the Indian Self-Determination and Education Assistance Act (25 U.S.C. 13 14 5304 et seq.).

15 SEC. 704. RULE OF APPLICATION.

Nothing in this title, or the amendments made by this title, shall be construed as interfering with, diminishing, or conflicting with the authority, jurisdiction, or responsibility of any State to exercise primary management, control, or regulation of fish and wildlife on land or water within the State (including on public land) under State law.

1	TITLE VIII— EXPEDITING
2	INTERAGENCY CONSULTATION
3	Subtitle A—Forest Plans Not
4	Considered Major Federal Actions
5	SEC. 801. FOREST PLANS NOT CONSIDERED MAJOR FED-
6	ERAL ACTIONS.
7	The development, maintenance, amendment, and re-
8	vision of a forest plan shall not be considered a major Fed-
9	eral action for purposes of section 102 of the National En-
10	vironmental Policy Act of 1969 (42 U.S.C. 4332).
11	Subtitle B—Agency Consultation
12	SEC. 811. CONSULTATION UNDER FOREST AND RANGELAND
13	RENEWABLE RESOURCES PLANNING ACT OF
14	1974.
15	(a) IN GENERAL.—Section 6(d) of the Forest and
16	Rangeland Renewable Resources Planning Act of 1974
17	(16 U.S.C. 1604(d)) is amended—
18	(1) by striking "(d) The Secretary" and insert-
19	ing the following:
20	"(d) Public Participation and Consultation.—
21	"(1) IN GENERAL.—The Secretary"; and
22	(2) by adding at the end the following:
23	"(2) NO ADDITIONAL CONSULTATION RE-
24	QUIRED AFTER APPROVAL OF LAND MANAGEMENT
25	PLANS.—

1	"(A) IN GENERAL.—Notwithstanding any
2	other provision of law, the Secretary shall not
3	be required to engage in consultation under this
4	subsection or any other provision of law (includ-
5	ing section 7 of the Endangered Species Act
6	(16 U.S.C. 1536) and section 402.16 of title
7	50, Code of Federal Regulations (or a successor
8	regulation)) with respect to—
9	"(i) if a land management plan ap-
10	proved by the Secretary—
11	"(I) the listing of a species as
12	threatened or endangered, or a des-
13	ignation of critical habitat pursuant to
14	the Endangered Species Act (16
15	U.S.C. 1531 et seq.);
16	"(II) whether the amount or ex-
17	tent of taking specified in the inci-
18	dental take statement is exceeded;
19	"(III) whether new information
20	reveals effects of the action that may
21	affect listed species or critical habitat
22	in a manner or to an extent not pre-
23	viously considered; or
24	"(IV) whether the identified ac-
25	tion is subsequently modified in a

1	manner that causes an effect to the
2	listed species or critical habitat that
3	was not considered in the biological
4	opinion; or
5	"(ii) any provision of a land manage-
6	ment plan adopted as described in clause
7	(i).
8	"(B) EFFECT OF PARAGRAPH.—Nothing
9	in this paragraph affects any applicable require-
10	ment of the Secretary to consult with the head
11	of any other Federal department or agency—
12	"(i) regarding any project, including a
13	project carried out, or proposed to be car-
14	ried out, in an area designated as critical
15	habitat pursuant to the Endangered Spe-
16	cies Act (16 U.S.C. 1531 et seq.); or
17	"(ii) with respect to the development
18	of an amendment to a land management
19	plan that would result in a significant
20	change in the land management plan.
21	"(3) Land management plan considered a
22	NON-DISCRETIONARY ACTION.—For purposes of the
23	Endangered Species Act of 1973 (16 U.S.C. 1531 et
24	seq.), a forest management activity carried out by

the Secretary concerned pursuant to this Act shall
 be considered a non-discretionary action.".

3 (b) DEFINITION OF SECRETARY; CONFORMING4 Amendments.—

5 (1) DEFINITION OF SECRETARY.—Section 3(a)
6 of the Forest and Rangeland Renewable Resources
7 Planning Act of 1974 (16 U.S.C. 1601(a)) is
8 amended, in the first sentence of the matter pre9 ceding paragraph (1), by inserting "(referred to in
10 this Act as the 'Secretary')" after "Secretary of Ag11 riculture".

(2) CONFORMING AMENDMENTS.—The Forest
and Rangeland Renewable Resources Planning Act
of 1974 (16 U.S.C. 1600 et seq.) is amended, in sections 4 through 9, 12, 13, and 15, by striking "Secretary of Agriculture" each place it appears and inserting "Secretary".

18 SEC. 812. CONSULTATION UNDER FEDERAL LAND POLICY

19

AND MANAGEMENT ACT OF 1976.

20 Section 202(f) of the Federal Land Policy and Man-21 agement Act of 1976 (43 U.S.C. 1712(f)) is amended—

(1) by striking "(f) The Secretary" and insert-ing the following:

24 "(f) PUBLIC INVOLVEMENT.—

25 "(1) IN GENERAL.—The Secretary"; and

1	
1	(2) by adding at the end the following:
2	"(2) NO ADDITIONAL CONSULTATION RE-
3	QUIRED AFTER APPROVAL OF LAND USE PLANS.—
4	"(A) IN GENERAL.—Notwithstanding any
5	other provision of law, the Secretary shall not
6	be required to engage in consultation under this
7	subsection or any other provision of law (includ-
8	ing section 7 of the Endangered Species Act
9	(16 U.S.C. 1536) and section 402.16 of title
10	50, Code of Federal Regulations (or a successor
11	regulation)), with respect to—
12	"(i) the listing of a species as threat-
13	ened or endangered, or a designation of
14	critical habitat, pursuant to the Endan-
15	gered Species Act (16 U.S.C. 1531 et
16	seq.), if a land use plan has been adopted
17	by the Secretary as of the date of listing
18	or designation; or
19	"(ii) any provision of a land use plan
20	adopted as described in clause (i).
21	"(B) EFFECT OF PARAGRAPH.—
22	"(i) Definition of significant
23	CHANGE.—In this subparagraph, the term
24	'significant change' means a significant
25	change within the meaning of section

1	219.13(b)(3) of title 36, Code of Federal
2	Regulations (as in effect on the date of en-
3	actment of this subparagraph), except
4	that—
5	"(I) any reference contained in
6	that section to a land management
7	plan shall be deemed to be a reference
8	to a land use plan;
9	"(II) any reference contained in
10	that section to the Forest Service
11	shall be deemed to be a reference to
12	the Bureau of Land Management; and
13	"(III) any reference contained in
14	that section to the National Forest
15	Management Act of 1976 (Public Law
16	94–588; 90 Stat. 2949) shall be
17	deemed to be a reference to this Act.
18	"(ii) Effect.—Nothing in this para-
19	graph affects any applicable requirement of
20	the Secretary to consult with the head of
21	any other Federal department or agency—
22	"(I) regarding a project carried
23	out, or proposed to be carried out,
24	with respect to a species listed as
25	threatened or endangered, or in an

1	area designated as critical habitat,
2	pursuant to the Endangered Species
3	Act (16 U.S.C. 1531 et seq.); or
4	"(II) with respect to the develop-
5	ment of a new land use plan or the re-
6	vision of or other significant change to
7	an existing land use plan.
8	"(3) LAND USE PLAN CONSIDERED NON-DIS-
9	CRETIONARY ACTION.—For purposes of the Endan-
10	gered Species Act of 1973 (16 U.S.C. 1531 et seq.),
11	a forest management activity carried out by the Sec-
12	retary concerned pursuant to this Act shall be con-
13	sidered a non-discretionary action.".
	sidered a non-discretionary action.". TITLE IX—MISCELLANEOUS
14	·
 13 14 15 16 	TITLE IX—MISCELLANEOUS
14 15	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management
14 15 16	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management Provisions
14 15 16 17	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management Provisions SEC. 901. CLARIFICATION OF EXISTING CATEGORICAL EX-
14 15 16 17 18	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management Provisions SEC. 901. CLARIFICATION OF EXISTING CATEGORICAL EX- CLUSION AUTHORITY RELATED TO INSECT
14 15 16 17 18 19	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management Provisions SEC. 901. CLARIFICATION OF EXISTING CATEGORICAL EX- CLUSION AUTHORITY RELATED TO INSECT AND DISEASE INFESTATION.
 14 15 16 17 18 19 20 	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management Provisions SEC. 901. CLARIFICATION OF EXISTING CATEGORICAL EX- CLUSION AUTHORITY RELATED TO INSECT AND DISEASE INFESTATION. Section 603(c)(2)(B) of the Healthy Forests Restora-
 14 15 16 17 18 19 20 21 	TITLE IX—MISCELLANEOUS Subtitle A—Forest Management DrovisionsSubtitle A—Forest Management DrovisionsSec. 901. CLARIFICATION OF EXISTING CATEGORICAL EX- CLUSION AUTHORITY RELATED TO INSECT AND DISEASE INFESTATION.Section 603(c)(2)(B) of the Healthy Forests Restora- tion Act of 2003 (16 U.S.C. 6591b(c)(2)(B)) is amended

1 SEC. 902. REVISION OF ALTERNATE CONSULTATION2AGREEMENT REGULATIONS.

3 Not later than 90 days after the date of the enact4 ment of this section, the Secretary of the Interior and the
5 Secretary of Commerce shall revise section 402.13 of title
6 50, Code of Federal Regulations, to—

7 (1) authorize Federal agencies to enter into al8 ternative consultation agreements under which the
9 Federal agency may determine if an action such
10 agency authorizes is likely to adversely affect listed
11 species or critical habitat; and

(2) if an agency determines such action will not
likely adversely affect listed species or critical habitat pursuant to paragraph (1), not require such
agency to complete a formal consultation, informal
consultation, or written concurrence of the U.S. Fish
and Wildlife Service or the National Marine Fisheries Service with respect to such action.

19 SEC. 903. REVISION OF EXTRAORDINARY CIRCUMSTANCES 20 REGULATIONS.

(a) DETERMINATIONS OF EXTRAORDINARY CIRCUMSTANCES.—In determining whether extraordinary circumstances related to a proposed action preclude use of
a categorical exclusion, the Forest Service shall not be required to—

(1) consider whether a proposed action is within
 a potential wilderness area;

3 (2) consider whether a proposed action affects
4 a Forest Service sensitive species;

5 (3) conduct an analysis under section 220.4(f)
6 of title 36, Code of Federal Regulations, of the pro7 posed action's cumulative impact (as the term is de8 fined in section 1508.7 of title 40, Code of Federal
9 Regulations);

(4) consider a determination under section 7 of
the Endangered Species Act of 1973 (16 U.S.C.
1536) that a proposed action may affect, but is not
likely to adversely affect, threatened, endangered, or
candidate species, or designated critical habitats; or
(5) consider a determination under section 7 of

the Endangered Species Act of 1973 (16 U.S.C.
17 1536) that a proposed action may affect, and is likely to adversely affect threatened, endangered, candidate species, or designated critical habitat if the
agency is in compliance with the applicable provisions of the biological opinion.

(b) PROPOSED RULEMAKING.—Not later than 60
days after the date of enactment of this Act, the Secretary
of Agriculture shall publish a notice of proposed rulemaking to revise section 220.6(b) of title 36, Code of Fed-

eral Regulations to conform such section with subsection
 (a).

3 (c) ADDITIONAL REVISION.—As part of the proposed 4 rulemaking described in subsection (b), the Secretary of 5 Agriculture shall revise section 220.5(a)(2) of title 36, Code of Federal Regulations, to provide that the Forest 6 7 Service shall not be required to consider proposals that 8 would substantially alter a potential wilderness area as a 9 class of actions normally requiring environmental impact 10 statements.

(d) ADDITIONAL ACTIONS.—Not later than 120 days
after the date of enactment of this Act, the Secretary of
Agriculture shall issue final regulations to carry out the
revisions described in subsections (b) and (c).

15 SEC. 904. CONDITIONS ON FOREST SERVICE ROAD DECOM16 MISSIONING.

(a) CONSULTATION WITH AFFECTED COUNTY.—
18 Whenever any Forest Service defined maintenance level
19 one- or two-system road within a designated high-fire
20 prone area of a unit of the National Forest System is con21 sidered for decommissioning, the Forest Supervisor of that
22 unit of the National Forest System shall—

(1) consult with the government of the county
containing the road regarding the merits and possible consequences of decommissioning the road; and

(2) solicit possible alternatives to decommis sioning the road.

3 (b) PERIOD PRIOR TO DECOMMISSION.—A Forest
4 Service road described in subsection (a) may not be de5 commissioned without the advance approval of the Re6 gional Forester.

7 SEC. 905. PROHIBITION ON APPLICATION OF EASTSIDE 8 SCREENS REQUIREMENTS ON NATIONAL 9 FOREST SYSTEM LANDS.

10 (a) Repeal of Eastside Screens Require-MENTS.—Notwithstanding any other provision of law, the 11 12 Secretary of Agriculture shall immediately withdraw the Interim Management Direction Establishing Riparian, 13 Ecosystem, and Wildlife Standards for Timber Sales 14 15 (commonly known as the Eastside Screens requirements), including all preceding or associated versions of these 16 amendments. 17

(b) EFFECT OF REPEAL.—On and after the date of
the enactment of this Act, the Secretary of Agriculture
may not apply to National Forest System lands any of
the amendments repealed under subsection (a).

1SEC. 906. USE OF SITE-SPECIFIC FOREST PLAN AMEND-2MENTS FOR CERTAIN PROJECTS AND ACTIVI-3TIES.

4 If the Secretary concerned determines that, in order
5 to conduct a project or carry out an activity implementing
6 a forest plan, an amendment to the forest plan is required,
7 the Secretary concerned shall execute such amendment as
8 a nonsignificant plan amendment through the record of
9 decision or decision notice for the project or activity.

10 SEC. 907. KNUTSON-VANDENBERG ACT MODIFICATIONS.

(a) DEPOSITS OF FUNDS FROM NATIONAL FOREST
TIMBER PURCHASERS REQUIRED.—Section 3(a) of the
Act of June 9, 1930 (commonly known as the KnutsonVandenberg Act; 16 U.S.C. 576b(a)), is amended by striking "The Secretary" and all that follows through "any
purchaser" and inserting the following: "The Secretary of
Agriculture shall require each purchaser".

(b) CONDITIONS ON USE OF DEPOSITS.—Section 3
of the Act of June 9, 1930 (commonly known as the
Knutson-Vandenberg Act; 16 U.S.C. 576b), is amended—

(1) by striking "Such deposits" and insertingthe following:

23 "(b) Amounts deposited under subsection (a)";

24 (2) by redesignating subsection (c) as sub-25 section (d); and

1	(3) by inserting before subsection (d), as so re-
2	designated, the following new subsection (c):
3	(c)(1) Amounts in the special fund established pur-
4	suant to this section—
5	"(A) shall be used exclusively to implement ac-
6	tivities authorized by subsection (a); and
7	"(B) may be used anywhere within the Forest
8	Service Region from which the original deposits were
9	collected.
10	"(2) The Secretary of Agriculture may not deduct
11	overhead costs from the funds collected under subsection
12	(a), except as needed to fund personnel of the responsible
13	Ranger District for the planning and implementation of
14	the activities authorized by subsection (a).".
15	SEC. 908. APPLICATION OF NORTHWEST FOREST PLAN SUR-
16	VEY AND MANAGE MITIGATION MEASURE
17	STANDARD AND GUIDELINES.
18	The Northwest Forest Plan Survey and Manage Miti-
19	gation Measure Standard and Guidelines shall not apply
20	to any National Forest System lands or public lands.
21	SEC. 909. RECONSTRUCTION AND REPAIR INCLUDED IN
22	GOOD NEIGHBOR AGREEMENTS.
23	Section $8206(a)(3)$ of the Agricultural Act of 2014
24	(16 U.S.C. 2113a(a)(3)) is amended—

1	(A) in clause (ii), by striking "and";
2	(B) by redesignating clause (iii) as clause
3	(iv); and
4	(C) by inserting after clause (ii) the fol-
5	lowing new clause:
6	"(iii) construction, reconstruction, re-
7	pair or restoration of roads as necessary to
8	achieve project objectives; and".
9	(2) by amending subparagraph (B) to read as
10	follows:
11	"(B) EXCLUSIONS.—The term 'forest,
12	rangeland, and watershed restoration services'
13	does not include construction, alteration, repair
14	or replacement of public buildings or works.".
15	SEC. 910. LOGGING AND MECHANIZED OPERATIONS.
16	The Fair Labor Standards Act of 1938 (29 U.S.C.
17	201 et seq.) is amended—
18	(1) in section 3 (29 U.S.C. 203)—
19	(A) in subsection (l), by striking "well-
20	being." and inserting "well-being, and that em-
21	ployment of employees ages sixteen or seventeen
22	years in a logging or mechanized operation in
23	an occupation that the Secretary of Labor finds
24	and declares to be particularly hazardous for
25	the employment of individuals of such ages

1	shall not be deemed to constitute oppressive
2	child labor if such employee is employed by his
3	parent or by a person standing in the place of
4	his parent in a logging or mechanized operation
5	owned or operated by such parent or person.";
6	and
7	(B) by adding at the end the following:
8	"(z)(1) 'Logging'—
9	"(A) means—
10	"(i) the felling, skidding, yarding, loading
11	and processing of timber by equipment other
12	than manually operated chainsaws and cable
13	skidders;
14	"(ii) the felling of timber in mechanized
15	operations;
16	"(iii) the bucking or converting of timber
17	into logs, poles, ties, bolts, pulpwood, chemical
18	wood, excelsior wood, cordwood, fence posts, or
19	similar products;
20	"(iv) the collecting, skidding, yarding,
21	loading, transporting and unloading of such
22	products in connection with logging;
23	"(v) the constructing, repairing and main-
24	taining of roads or camps used in connection
25	with logging; the constructing, repairing, and

1	maintenance of machinery or equipment used in
2	logging; and
3	"(vi) other work performed in connection
4	with logging; and
5	"(B) does not include the manual use of chain
6	saws to fell and process timber and the use of cable
7	skidders to bring the timber to the landing.
8	"(2) 'Mechanized operation'—
9	"(A) means the felling, skidding, yarding, load-
10	ing and processing of timber by equipment other
11	than manually operated chainsaws and cable skid-
12	ders; and
13	"(B) includes whole tree processors, cut-to-
14	length processors, stroke boom delimbers, wheeled
15	and track feller-bunchers, pull thru delimbers,
16	wheeled and track forwarders, chippers, grinders,
17	mechanical debarkers, wheeled and track grapple
18	skidders, yarders, bulldozers, excavators, and log
19	loaders."; and
20	(2) in section 13(c) (29 U.S.C. 211(c)), by add-
21	ing at the end the following:
22	"(8) The provisions of section 12 relating to child
23	labor shall apply to an employee who is 16 or 17 years
24	old employed in a logging or mechanized operation in an
25	occupation that the Secretary of Labor finds and declares

1 to be particularly hazardous for the employment of chil2 dren ages 16 or 17, except where such employee is em3 ployed by his parent or by a person standing in the place
4 of his parent in a logging or mechanized operation owned
5 or operated by such parent or person.".

6 Subtitle B—Oregon and California 7 Railroad Grant Lands and Coos 8 Bay Wagon Road Grant Lands

9 SEC. 911. AMENDMENTS TO THE ACT OF AUGUST 28, 1937.

The first section of the Act of August 28, 1937 (50
Stat. 874; 43 U.S.C. 2601 et seq.), is amended—

12 (1) by striking "principal of sustained yield"13 and inserting "principle of sustained yield";

14 (2) by striking "facilties" and inserting "facili-15 ties"; and

16 (3) by striking "That timber from said lands in
17 an amount" and inserting "That timber from said
18 lands in the amount that is the greater of:".

19sec. 912. OREGON AND CALIFORNIA RAILROAD GRANT20LANDS AND COOS BAY WAGON ROAD GRANT

21 LANDS PERMANENT RIGHTS OF ACCESS.

(a) CREATION OF PERMANENT RIGHTS OF ACCESS
REQUIRED.—Notwithstanding any other provision of law,
on the date of the enactment of this section, reciprocal
road right-of-way permits, grants, and agreements issued

1 to a private landowner by the Secretary of the Interior
2 pursuant to subpart 2812 of part 2810 of title 43, Code
3 of Federal Regulations, or its predecessor regulation shall
4 become permanent rights of access that are recordable and
5 that shall run with the land.

6 (b) RECORDS UPDATED.—Not later than 60 days 7 after the date of the enactment of this Act, the reciprocal 8 road right-of-way permits, grants, and agreements de-9 scribed in subsection (a) shall be amended to reflect the permanent rights of access required under subsection (a) 10 and recorded by the Secretary of the Interior in each coun-11 ty where the lands are located. No other amendments shall 12 13 be made to such right-of-way permits, grants, and agree-14 ments.

15 SEC. 913. MANAGEMENT OF BUREAU OF LAND MANAGE16 MENT LANDS IN WESTERN OREGON.

17 (a) IN GENERAL.—All of the public land managed by the Bureau of Land Management in the Northwest 18 District, Roseburg District, Coos Bay District, Medford 19 District, and the Klamath Resource Area of the Lakeview 2021 District in the State of Oregon shall hereafter be managed 22 pursuant to title I of the of the Act of August 28, 1937 23 (43 U.S.C. 1181a through 1181e). Except as provided in 24 subsection (b), all of the revenue produced from such land 25 shall be deposited in the Treasury of the United States in the Oregon and California land-grant fund and be sub ject to the provisions of title II of the Act of August 28,
 1937 (43 U.S.C. 1181f).

4 (b) CERTAIN LANDS EXCLUDED.—Subsection (a)
5 does not apply to any revenue that is required to be depos6 ited in the Coos Bay Wagon Road grant fund pursuant
7 to sections 1 through 4 of the Act of May 24, 1939 (43)
8 U.S.C. 1181f et seq.).

9 Subtitle C—Timber Innovation

10 SEC. 921. DEFINITIONS.

11 In this subtitle:

(1) INNOVATIVE WOOD PRODUCT.—The term
"innovative wood product" means a type of building
component or system that uses large panelized wood
construction, including mass timber.

16 (2) MASS TIMBER.—The term "mass timber"
17 includes—

- 18 (A) cross-laminated timber;
- (B) nail laminated timber;
- 20 (C) glue laminated timber;
- 21 (D) laminated strand lumber; and
- 22 (E) laminated veneer lumber.
- 23 (3) SECRETARY.—The term "Secretary" means
 24 the Secretary of Agriculture, acting through the Re25 search and Development deputy area and the State

1	and Private Forestry deputy area of the Forest
2	Service.
3	(4) TALL WOOD BUILDING.—The term "tall
4	wood building" means a building designed to be—
5	(A) constructed with mass timber; and
6	(B) more than 85 feet in height.
7	SEC. 922. CLARIFICATION OF RESEARCH AND DEVELOP-
8	MENT PROGRAM FOR WOOD BUILDING CON-
9	STRUCTION.
10	(a) IN GENERAL.—The Secretary shall conduct per-
11	formance-driven research and development, education, and
12	technical assistance for the purpose of facilitating the use
13	of innovative wood products in wood building construction
14	in the United States.
15	(b) ACTIVITIES.—In carrying out subsection (a), the
16	Secretary shall—
17	(1) after receipt of input and guidance from,
18	and collaboration with, the wood products industry,
19	conservation organizations, and institutions of high-
20	er education, conduct research and development,
21	education, and technical assistance at the Forest
22	Products Laboratory or through the State and Pri-
23	vate Forestry deputy area that meets measurable
24	performance goals for the achievement of the prior-
25	ities described in subsection (c); and

1	(2) after coordination and collaboration with
2	the wood products industry and conservation organi-
3	zations, make competitive grants to institutions of
4	higher education to conduct research and develop-
5	ment, education, and technical assistance that meets
6	measurable performance goals for the achievement
7	of the priorities described in subsection (c).
8	(c) PRIORITIES.—The research and development,
9	education, and technical assistance conducted under sub-
10	section (a) shall give priority to—
11	(1) ways to improve the commercialization of
12	innovative wood products;
13	(2) analyzing the safety of tall wood building
14	materials;
15	(3) calculations by the Forest Products Labora-
16	tory of the life cycle environmental footprint, from
17	extraction of raw materials through the manufac-
18	turing process, of tall wood building construction;
19	(4) analyzing methods to reduce the life cycle
20	environmental footprint of tall wood building con-
21	struction;
22	(5) analyzing the potential implications of the
23	use of innovative wood products in building con-
24	struction on wildlife; and

(6) one or more other research areas identified
 by the Secretary, in consultation with conservation
 organizations, institutions of higher education, and
 the wood products industry.

5 (d) TIMEFRAME.—To the maximum extent prac6 ticable, the measurable performance goals for the research
7 and development, education, and technical assistance con8 ducted under subsection (a) shall be achievable within a
9 5-year timeframe.

10 TITLE X—MAJOR DISASTER FOR 11 WILDFIRE ON FEDERAL LAND

12 SEC. 1001. WILDFIRE ON FEDERAL LANDS.

13 Section 102(2) of the Robert T. Stafford Disaster
14 Relief and Emergency Assistance Act (42 U.S.C. 5122(2))
15 is amended—

16 (1) by striking "(2)" and all that follows17 through "means" and inserting the following:

- 18 "(2) Major disaster.—
- 19 "(A) MAJOR DISASTER.—The term 'major
 20 disaster' means"; and
- 21 (2) by adding at the end the following:

"(B) MAJOR DISASTER FOR WILDFIRE ON
FEDERAL LANDS.—The term 'major disaster
for wildfire on Federal lands' means any wildfire or wildfires, which in the determination of

1	the President under section 802 warrants as-
2	sistance under section 803 to supplement the
3	efforts and resources of the Department of the
4	Interior or the Department of Agriculture—
5	"(i) on Federal lands; or
6	"(ii) on non-Federal lands pursuant
7	to a fire protection agreement or coopera-
8	tive agreement.".
9	SEC. 1002. DECLARATION OF A MAJOR DISASTER FOR
10	WILDFIRE ON FEDERAL LANDS.
11	The Robert T. Stafford Disaster Relief and Emer-
12	gency Assistance Act (42 U.S.C. 5170 et seq.) is amended
13	by adding at the end the following:
14	"TITLE VIII—MAJOR DISASTER
15	FOR WILDFIRE ON FEDERAL
16	LAND
17	"SEC. 801. DEFINITIONS.
18	"As used in this title—
19	"(1) FEDERAL LAND.—The term 'Federal land'
20	means—
21	"(A) any land under the jurisdiction of the
22	Department of the Interior; and
23	"(B) any land under the jurisdiction of the
24	United States Forest Service.

1	"(2) Federal land management agen-
2	CIES.—The term 'Federal land management agen-
3	cies' means—
4	"(A) the Bureau of Land Management;
5	"(B) the National Park Service;
6	"(C) the Bureau of Indian Affairs;
7	"(D) the United States Fish and Wildlife
8	Service; and
9	"(E) the United States Forest Service.
10	"(3) WILDFIRE SUPPRESSION OPERATIONS.—
11	The term 'wildfire suppression operations' means the
12	emergency and unpredictable aspects of wildland
13	firefighting, including support, response, emergency
14	stabilization activities, and other emergency manage-
15	ment activities of wildland firefighting on Federal
16	lands (or on non-Federal lands pursuant to a fire
17	protection agreement or cooperative agreement) by
18	the Federal land management agencies covered by
19	the wildfire suppression subactivity of the Wildland
20	Fire Management account or the FLAME Wildfire
21	Suppression Reserve Fund account of the Federal
22	land management agencies.

1"SEC. 802. PROCEDURE FOR DECLARATION OF A MAJOR2DISASTER FOR WILDFIRE ON FEDERAL3LANDS.

4 "(a) IN GENERAL.—The Secretary of the Interior or
5 the Secretary of Agriculture may submit a request to the
6 President consistent with the requirements of this title for
7 a declaration by the President that a major disaster for
8 wildfire on Federal lands exists.

9 "(b) REQUIREMENTS.—A request for a declaration
10 by the President that a major disaster for wildfire on Fed11 eral lands exists shall—

12 "(1) be made in writing by the respective Sec-13 retary;

14 "(2) certify that the amount appropriated in 15 the current fiscal year for wildfire suppression oper-16 ations of the Federal land management agencies 17 under the jurisdiction of the respective Secretary, 18 net of any concurrently enacted rescissions of wild-19 fire suppression funds, increases the total unobli-20 gated balance of amounts available for wildfire sup-21 pression by an amount equal to or greater than the 22 average total costs incurred by the Federal land 23 management agencies per year for wildfire suppres-24 sion operations, including the suppression costs in 25 excess of appropriated amounts, over the previous 26 ten fiscal years;

1 "(3) certify that the amount available for wild-2 fire suppression operations of the Federal land man-3 agement agencies under the jurisdiction of the re-4 spective Secretary will be obligated not later than 30 5 days after such Secretary notifies the President that 6 wildfire suppression funds will be exhausted to fund 7 ongoing and anticipated wildfire suppression oper-8 ations related to the wildfire on which the request 9 for the declaration of a major disaster for wildfire 10 on Federal lands pursuant to this title is based; and 11 "(4) specify the amount required in the current 12 fiscal year to fund wildfire suppression operations related to the wildfire on which the request for the 13 14 declaration of a major disaster for wildfire on Fed-15 eral lands pursuant to this title is based. 16 "(c) DECLARATION.—Based on the request of the re-

16 "(c) DECLARATION.—Based on the request of the re17 spective Secretary under this title, the President may de18 clare that a major disaster for wildfire on Federal lands
19 exists.

20 "SEC. 803. WILDFIRE ON FEDERAL LANDS ASSISTANCE.

"(a) IN GENERAL.—In a major disaster for wildfire
on Federal lands, the President may transfer funds, only
from the account established pursuant to subsection (b),
to the Secretary of the Interior or the Secretary of Agriculture to conduct wildfire suppression operations on Fed-

eral lands (and non-Federal lands pursuant to a fire pro tection agreement or cooperative agreement).

3 "(b) WILDFIRE SUPPRESSION OPERATIONS AC-4 COUNT.—The President shall establish a specific account 5 for the assistance available pursuant to a declaration 6 under section 802. Such account may only be used to fund 7 assistance pursuant to this title.

8 "(c) LIMITATION.—

9 "(1) LIMITATION OF TRANSFER.—The assistance available pursuant to a declaration under sec-10 11 tion 802 is limited to the transfer of the amount re-12 quested pursuant to section 802(b)(4). The assist-13 ance available for transfer shall not exceed the 14 amount contained in the wildfire suppression oper-15 ations account established pursuant to subsection (b). 16

17 "(2) TRANSFER OF FUNDS.—Funds under this
18 section shall be transferred from the wildfire sup19 pression operations account to the wildfire suppression subactivity of the Wildland Fire Management
20 Account.

"(d) PROHIBITION OF OTHER TRANSFERS.—Except
as provided in this section, no funds may be transferred
to or from the account established pursuant to subsection
(b) to or from any other fund or account.

"(e) REIMBURSEMENT FOR WILDFIRE SUPPRESSION
 OPERATIONS ON NON-FEDERAL LAND.—If amounts
 transferred under subsection (c) are used to conduct wild fire suppression operations on non-Federal land, the re spective Secretary shall—

6 "(1) secure reimbursement for the cost of such
7 wildfire suppression operations conducted on the
8 non-Federal land; and

9 "(2) transfer the amounts received as reim10 bursement to the wildfire suppression operations ac11 count established pursuant to subsection (b).

12 "(f) ANNUAL ACCOUNTING AND REPORTING RE-QUIREMENTS.—Not later than 90 days after the end of 13 each fiscal year for which assistance is received pursuant 14 15 to this section, the respective Secretary shall submit to the Committees on Agriculture, Appropriations, the Budg-16 17 et, Natural Resources, and Transportation and Infrastruc-18 ture of the House of Representatives and the Committees 19 on Agriculture, Nutrition, and Forestry, Appropriations, 20 the Budget, Energy and Natural Resources, Homeland 21 Security and Governmental Affairs, and Indian Affairs of 22 the Senate, and make available to the public, a report that 23 includes the following:

24 "(1) The risk-based factors that influenced25 management decisions regarding wildfire suppression

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operations of the Federal land management agencies 2 under the jurisdiction of the Secretary concerned.

3 "(2) Specific discussion of a statistically significant sample of large fires, in which each fire is ana-4 5 lyzed for cost drivers, effectiveness of risk manage-6 ment techniques, resulting positive or negative im-7 pacts of fire on the landscape, impact of investments 8 in preparedness, suggested corrective actions, and 9 such other factors as the respective Secretary con-10 siders appropriate.

11 "(3) Total expenditures for wildfire suppression 12 operations of the Federal land management agencies 13 under the jurisdiction of the respective Secretary, 14 broken out by fire sizes, cost, regional location, and 15 such other factors as the such Secretary considers 16 appropriate.

17 "(4) Lessons learned.

18 "(5) Such other matters as the respective Sec-19 retary considers appropriate.

20 "(g) SAVINGS PROVISION.—Nothing in this title shall 21 limit the Secretary of the Interior, the Secretary of Agri-22 culture, Indian Tribe, or a State from receiving assistance 23 through a declaration made by the President under this Act when the criteria for such declaration have been 24 25 met.".

1 SEC. 1003. PROHIBITION ON TRANSFERS.

2 No funds may be transferred to or from the Federal land management agencies' wildfire suppression oper-3 ations accounts referred to in section 801(3) of the Robert 4 T. Stafford Disaster Relief and Emergency Assistance Act 5 to or from any account or subactivity of the Federal land 6 management agencies, as defined in section 801(2) of such 7 8 Act, that is not used to cover the cost of wildfire suppression operations. 9

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