## [Discussion Draft] - Senate OLC text below, but we expect the House introduced bill to be identical.

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		1	SEC. 2. ESTABLISHMENT OF SKI ARE	A FEE RETENTION AC-
		2	COUNT.	
117TH CONGRESS H.R.		3	(a) IN GENERAL.—Section 70	1 of division I of the
		4	Omnibus Parks and Public Lands	Management Act of
To amend the Omnibus Parks and Public to provide for the establishment of a		5	1996 (16 U.S.C. 497c) is amended	by adding at the end
and for other purposes.	Ski Area Fee Retention Account,	6	the following:	
		7	"(k) Ski Area Fee Retention	ACCOUNT
		8	"(1) DEFINITIONS.—In th	is subsection:
IN THE HOUSE OF	REPRESENTATIVES	9	"(A) ACCOUNT.—T	he term 'Account'
	ill, which was referred to the Committee	10	means the Ski Area Fee I	Retention Account es-
Ms. Kuster introduced the following bill on		11	tablished under paragraph	(2).
		12	"(B) Covered unit	.—The term 'covered
		13	unit' means a unit of the	National Forest Sys-
A BI	LL	14	tem that collects a rental of	harge.
To amend the Omnibus Parks a	5	15	"(C) PROGRAM.—T	he term 'Program'
ment Act of 1996 to provid a Ski Area Fee Retention A		16	means the Forest Service	Ski Area Program.
poses.	count, and for other par	17	"(D) REGION.—The	term 'region' means a
1 Be it enacted by the Sena	te and House of Representa-	18	region of the Forest Servic	æ.
2 tives of the United States of Am		19	"(E) RENTAL CHARG	E.—The term 'rental
3 SECTION 1. SHORT TITLE.		20	charge' means a permit	rental charge that is
	4 This Act may be cited as the "Ski Hill Resources for		charged under subsection	(a).
Economic Development Act" or the		22	"(F) SECRETARY.—"	Che term 'Secretary'
Bonomic Development Ret of a		23	means the Secretary of Ag	riculture.
		24	"(2) Establishment.—"	The Secretary of the
		25	Treasury shall establish in th	e Treasury a special

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1	account, to be known as the 'Ski Area Fee Retention
2	Account', into which there shall be deposited—
3	"(A) in the case of a covered unit at which
4	\$15,000,000 or more is collected by the covered
5	unit from rental charges in a fiscal year, an
6	amount equal to 60 percent of the rental
7	charges collected at the covered unit in the fis-
8	cal year; or
9	"(B) in the case of any other covered unit,
10	an amount equal to 75 percent of the rental
11	charges collected at the covered unit in a fiscal
12	year.
13	"(3) AVAILABILITY.—Subject to paragraph (5),
14	any amounts deposited in the Account under para-
15	graph (2) shall be available to the Secretary for use
16	in accordance with paragraph (4), without further
17	appropriation, and shall remain available until ex-
18	pended.
19	"(4) Use and distribution of amounts in
20	THE ACCOUNT.—
21	"(A) DISTRIBUTION OF PERCENTAGE
22	AMOUNTS.—Except as provided in subpara-
22	1 (D) (C) (D) (E) $1$ (C) 75

of the amounts deposited in the Account froma covered unit at which the rental charges were

graphs (B), (C), (D), (F), and (G), 75 percent

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collected in the preceding fiscal year shall be available for expenditure in accordance with subparagraph (E) at that covered unit.

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"(B) REDUCTION OF PERCENTAGE AMOUNT.—Subject to subparagraph (C), the Secretary may reduce the percentage of amounts available to a covered unit under subparagraph (A) if the Secretary determines that the amounts will exceed the reasonable needs of the covered unit for the purposes described in subparagraph (E) in the fiscal year.

"(C) LIMITATION.—The Secretary may not reduce, pursuant to subparagraph (B), the percentage of amounts available under subparagraph (A)—

"(i) in the case of a covered unit described in paragraph (2)(A), to less than 25 percent of the amount of rental charges deposited in the Account from the covered unit in a fiscal year; or

"(ii) in the case of any other covered unit, to less than 40 percent of the amount of rental charges deposited in the Account from the covered unit in a fiscal year.

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1	"(D) DISTRIBUTION OF REDUCTION
2	AMOUNTS.—The Secretary may make any
3	amounts in the Account remaining as a result
4	of any reduction in the percentage of amounts
5	under subparagraph (B) available to other cov-
6	ered units or the regions in which the covered
7	units are located for the purposes described in
8	subparagraph (E), taking into consideration the
9	following factors:
10	"(i) Any backlog in ski area permit
11	and Program administration in the covered
12	units, including—
13	"(I) the number of proposals for
14	ski area improvement projects; and
15	$((\Pi)$ the processing of proposals
16	for ski area improvement projects.
17	"(ii) Any need for services, training,
18	staffing, or the streamlining of programs
19	in the other covered units or the region in
20	which the covered units are located that
21	would improve the administration of the
22	Program.
23	"(iii) Any need for wildfire prepared-
24	ness, planning, and coordination in and
25	around ski areas.

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"(E) Authorized expenditures.—
Amounts distributed from the Account to a cov-
ered unit under this subsection may be used
for—
"(i) ski area special use permit and
Program administration in the covered
unit, including—
"(I) the processing of proposals
for ski area improvement projects;
and
$((\Pi)$ staffing and contracting for
that processing and related services in
the covered unit or in the applicable

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"(ii) staff training for processing of ski area applications and administering ski area permits in the covered unit or the region in which the covered unit is located;

region;

"(iii) interpretation activities, visitor information, visitor services, and signage in the covered unit to enhance the ski area visitor experience on National Forest System land; and

"(iv) wildfire preparedness, planning, and coordination in and around ski areas

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1	in the covered unit or in the applicable re-	1	"(I) the Forest Service Facility
2	gion.	2	Realignment and Enhancement Act of
3	"(F) EXPENDITURE FOR OTHER PUR-	3	2005 (16 U.S.C. 580d note; Public
4	POSES.—If any amounts remain in the Account	4	Law 109–54); and
5	after all necessary Program expenditures have	5	((II) section 8623 of the Agri-
6	been made under subparagraph (D), the Sec-	6	culture Improvement Act of 2018 (16
7	retary may use the amounts for other purposes	7	U.S.C. 580d note; Public Law 115-
8	in accordance with subparagraph (G).	8	334).
9	"(G) OTHER RECREATION PERMIT ADMIN-	9	"(H) LIMITATION.—Amounts in the Ac-
10	ISTRATION, VISITOR SERVICES, AND OTHER	10	count may not be used for—
11	PURPOSES.—In addition to any amounts re-	11	"(i) the conduct of wildfire suppres-
12	maining in the Account described in subpara-	12	sion outside ski area permit boundaries; or
13	graph (F), 25 percent of the amounts deposited	13	"(ii) the acquisition of land for inclu-
14	in the Account from a covered unit in which the	14	sion in the National Forest System.
15	rental charges were collected shall remain avail-	15	"(5) Savings provisions.—
16	able for expenditure at that covered unit or the	16	"(A) IN GENERAL.—Nothing in this sub-
17	region in which the covered unit is located for—	17	section affects the applicability of section 7 of
18	"(i) administering non-ski area Forest	18	the Act of April 24, 1950 (commonly known as
19	Service recreation special use permits;	19	the 'Granger-Thye Act') (16 U.S.C. 580d), to
20	"(ii) avalanche information and edu-	20	ski areas on National Forest System land.
21	cation activities carried out by the Sec-	21	"(B) SUPPLEMENTAL FUNDING.—Rental
22	retary or nonprofit partners;	22	charges retained and expended under this sub-
23	"(iii) recreation management, mainte-	23	section shall supplement (and not supplant) ap-
24	nance, and services; and	24	propriated funding for the operation and main-
25	"(iv) administration of leases under-	25	tenance of each covered unit.

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1	"(C) COST RECOVERY.—Nothing in this
2	subsection affects any cost recovery under any
3	other provision of law for processing applica-
4	tions for or monitoring compliance with ski area
5	permits or other recreation special use per-
6	mits.".
7	(b) EFFECTIVE DATE.—This section (including the

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8 amendments made by this section) shall take effect on the9 date that is 60 days after the date of enactment of this10 Act.

(c) IMPLEMENTATION.—The Secretary of Agriculture
shall not be required to issue regulations or policy guidance to implement this section (including the amendments
made by this section).