Union Calendar No. 224 H.R.3668

115TH CONGRESS 1ST SESSION

U.S. GOVERNMENT INFORMATION

[Report No. 115-314, Part I]

To provide for the preservation of sportsmen's heritage and enhance recreation opportunities on Federal land, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

September 1, 2017

Mr. DUNCAN of South Carolina (for himself, Mr. AUSTIN SCOTT of Georgia, and Mr. WITTMAN) introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Agriculture, the Judiciary, Energy and Commerce, Transportation and Infrastructure, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

SEPTEMBER 18, 2017

Additional sponsors: Mr. CARTER of Texas, Mr. GENE GREEN of Texas, and Mr. SESSIONS

SEPTEMBER 18, 2017

Reported from the Committee on Natural Resources with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

SEPTEMBER 18, 2017

The Committees on Agriculture, the Judiciary, Energy and Commerce, Transportation and Infrastructure, and Ways and Means discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed

[For text of introduced bill, see copy of bill as introduced on September 1, 2017]

A BILL

To provide for the preservation of sportsmen's heritage and enhance recreation opportunities on Federal land, and for other purposes. 1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Sportsmen's Heritage
- 5 And Recreational Enhancement Act" or the "SHARE Act".

6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is as follows:

Sec. 1. Short title. Sec. 2. Table of contents.

TITLE I—FISHING PROTECTION ACT

Sec. 101. Short title.

Sec. 102. Modification of definition.

Sec. 103. Limitation on authority to regulate ammunition and fishing tackle.

TITLE II—TARGET PRACTICE AND MARKSMANSHIP TRAINING SUPPORT ACT

Sec. 201. Short title.

- Sec. 202. Definition of public target range.
- Sec. 203. Amendments to Pittman-Robertson Wildlife Restoration Act.
- Sec. 204. Limits on liability.
- Sec. 205. Sense of Congress regarding cooperation.

TITLE III—RECREATIONAL LANDS SELF-DEFENSE ACT

Sec. 301. Short title.

Sec. 302. Protecting Americans from violent crime.

TITLE IV—RECREATIONAL FISHING AND HUNTING HERITAGE OPPORTUNITIES ACT

- Sec. 401. Short title.
- Sec. 402. Definitions.
- Sec. 403. Recreational fishing, hunting, and shooting.
- Sec. 404. Volunteer hunters; reports; closures and restrictions.
- Sec. 405. Withdrawal of existing rule regarding hunting and trapping in Alaska.

TITLE V—FARMER AND HUNTER PROTECTION ACT

Sec. 501. Short title.

Sec. 502. Baiting of migratory game birds.

TITLE VI—TRANSPORTING BOWS ACROSS NATIONAL PARK SERVICE LANDS

Sec. 601. Short title.

Sec. 602. Bowhunting opportunity and wildlife stewardship.

TITLE VII—RESPECT FOR TREATIES AND RIGHTS

Sec. 701. Respect for treaties and rights.

TITLE VIII—STATE APPROVAL OF FISHING RESTRICTION

Sec. 801. State or territorial approval of restriction of recreational or commercial fishing access to certain State or territorial waters.

TITLE IX—OPEN BOOK ON EQUAL ACCESS TO JUSTICE

- Sec. 901. Short title.
- Sec. 902. Modification of equal access to justice provisions.

TITLE X—GOOD SAMARITAN SEARCH AND RECOVERY

- Sec. 1001. Short title.
- Sec. 1002. Expedited access to certain Federal land.

TITLE XI—INTERSTATE TRANSPORTATION OF FIREARMS OR AMMUNITION

Sec. 1101. Interstate transportation of firearms or ammunition.

TITLE XII—POLAR BEAR CONSERVATION AND FAIRNESS ACT

- Sec. 1201. Short title.
- Sec. 1202. Permits for importation of polar bear trophies taken in sport hunts in Canada.

TITLE XIII—NORTH AMERICAN WETLANDS CONSERVATION EXTENSION

- Sec. 1301. Short title.
- Sec. 1302. Authorization of appropriations.
- Sec. 1303. Limitation on expenditures for purchase of land.
- Sec. 1304. Enhanced report on expenditures.

TITLE XIV—GRAY WOLVES

Sec. 1401. Reissuance of final rules relating to gray wolves in the Western Great Lakes and the State of Wyoming.

TITLE XV—HEARING PROTECTION

- Sec. 1501. Short title.
- Sec. 1502. Equal treatment of silencers and firearms.
- Sec. 1503. Treatment of certain silencers.
- Sec. 1504. Preemption of certain State laws in relation to firearm silencers.
- Sec. 1505. Destruction of records.
- Sec. 1506. Amendments to title 18, United States Code.
- Sec. 1507. Imposition of tax on firearm silencers or firearm mufflers.

TITLE XVI—LAWFUL PURPOSE AND SELF-DEFENSE

- Sec. 1601. Short title.
- Sec. 1602. Elimination of authority to reclassify popular rifle ammunition as "armor piercing ammunition".

- Sec. 1603. Elimination of restrictions on importation of non-National Firearms Act firearm or ammunition that may otherwise be lawfully possessed and sold in the United States.
- Sec. 1604. Protection of shotguns, shotgun shells, and large caliber rifles from arbitrary classification as "destructive devices".
- Sec. 1605. Broadening of the temporary interstate transfer provision to allow temporary transfers for all lawful purposes rather than just for "sporting purposes".

TITLE XVII—FEDERAL LAND TRANSACTION FACILITATION ACT REAUTHORIZATION (FLTFA)

Sec. 1701. Short title.

Sec. 1702. Federal Land Transaction Facilitation Act.

TITLE XVIII—FILM CREWS

Sec. 1801. Annual permit and fee for film crews of 5 persons or fewer.

TITLE XIX—RESPECT FOR STATE WILDLIFE MANAGEMENT AUTHORITY

- Sec. 1901. Authority of the States.
- Sec. 1902. Federal licenses.
- Sec. 1903. Cooperation with State Fish and Wildlife Agencies on Management Plans.

TITLE XX—GRAND CANYON BISON MANAGEMENT ACT

- Sec. 2001. Short title.
- Sec. 2002. Definitions.
- Sec. 2003. Bison management plan for Grand Canyon National Park.

TITLE XXI—GUIDES AND OUTFITTERS

- Sec. 2101. Short title; definitions.
- Sec. 2102. Special recreation permit and fee.
- Sec. 2103. Permit across multiple jurisdictions.
- Sec. 2104. Guidelines and permit fee calculation.
- Sec. 2105. Use of permit fees for permit administration.
- Sec. 2106. Adjustment to permit use reviews.
- Sec. 2107. Authorization of temporary permits for new uses for the Forest Service and BLM.
- Sec. 2108. Indemnification requirements.
- Sec. 2109. Streamlining of permitting process.
- Sec. 2110. Cost recovery reform.
- Sec. 2111. Extension of forest service recreation priority use permits.

TITLE XXII—HUNTING AND RECREATIONAL FISHING WITHIN CERTAIN NATIONAL FORESTS

Sec. 2201. Definitions.

Sec. 2202. Hunting and recreational fishing within the National Forest System.

TITLE I—*FISHING PROTECTION ACT*

6

3 SEC. 101. SHORT TITLE.

12

4 This title may be cited as the "Fishing Protection5 Act".

6 SEC. 102. MODIFICATION OF DEFINITION.

7 Section 3(2)(B) of the Toxic Substances Control Act
8 (15 U.S.C. 2602(2)(B)) is amended—

9 (1) in clause (v), by striking "and" at the end;
10 (2) in clause (vi), by striking the period at the
11 end and inserting ", and"; and

(3) by inserting after clause (vi) the following:

13 "(vii) any sport fishing equipment (as such term 14 is defined in subsection (a) of section 4162 of the In-15 ternal Revenue Code of 1986) the sale of which is sub-16 ject to the tax imposed by section 4161(a) of such 17 Code (determined without regard to any exemptions 18 from such tax as provided by section 4162 or 4221 or 19 any other provision of such Code), and sport fishing 20 equipment components.".

21 SEC. 103. LIMITATION ON AUTHORITY TO REGULATE AMMU22 NITION AND FISHING TACKLE.

Except as provided in section 20.21 of title 50, Code
of Federal Regulations, as in effect on the date of the enactment of this Act, or any substantially similar successor reg-

ulation thereto, the Secretary of the Interior, the Secretary
 of Agriculture, and any bureau, service, or office of the De partment of the Interior or the Department of Agriculture,
 may not regulate the use of ammunition cartridges, ammu nition components, or fishing tackle based on the lead con tent thereof if such use is in compliance with the law of
 the State in which the use occurs.

8 TITLE II—TARGET PRACTICE 9 AND MARKSMANSHIP TRAIN-

10 ING SUPPORT ACT

11 SEC. 201. SHORT TITLE.

12 This title may be cited as the "Target Practice and13 Marksmanship Training Support Act".

14 SEC. 202. DEFINITION OF PUBLIC TARGET RANGE.

15 In this title, the term "public target range" means a
16 specific location that—

17 (1) is identified by a governmental agency for

- 18 recreational shooting;
- 19 (2) is open to the public;
- 20 (3) may be supervised; and
- 21 (4) may accommodate archery or rifle, pistol, or
- 22 shotgun shooting.

1	SEC. 203. AMENDMENTS TO PITTMAN-ROBERTSON WILD-
2	LIFE RESTORATION ACT.
3	(a) DEFINITIONS.—Section 2 of the Pittman-Robertson
4	Wildlife Restoration Act (16 U.S.C. 669a) is amended—
5	(1) by redesignating paragraphs (2) through (8)
6	as paragraphs (3) through (9), respectively; and
7	(2) by inserting after paragraph (1) the fol-
8	lowing:
9	"(2) the term 'public target range' means a spe-
10	cific location that—
11	"(A) is identified by a governmental agency
12	for recreational shooting;
13	"(B) is open to the public;
14	"(C) may be supervised; and
15	"(D) may accommodate archery or rifle,
16	pistol, or shotgun shooting;".
17	(b) Expenditures for Management of Wildlife
18	Areas and Resources.—Section 8(b) of the Pittman-
19	Robertson Wildlife Restoration Act (16 U.S.C. 669g(b)) is
20	amended—
21	(1) by striking "(b) Each State" and inserting
22	the following:
23	"(b) Expenditures for Management of Wildlife
24	Areas and Resources.—
25	"(1) IN GENERAL.—Except as provided in para-
26	graph (2), each State";

1	(2) in paragraph (1) (as so designated), by strik-
2	ing "construction, operation," and inserting "oper-
3	ation";
4	(3) in the second sentence, by striking "The non-
5	Federal share" and inserting the following:
6	"(3) Non-federal share.—The non-Federal
7	share";
8	(4) in the third sentence, by striking "The Sec-
9	retary" and inserting the following:
10	"(4) REGULATIONS.—The Secretary"; and
11	(5) by inserting after paragraph (1) (as des-
12	ignated by paragraph (1) of this subsection) the fol-
13	lowing:
14	"(2) Exception.—Notwithstanding the limita-
15	tion described in paragraph (1), a State may pay up
16	to 90 percent of the cost of acquiring land for, ex-
17	panding, or constructing a public target range.".
18	(c) FIREARM AND BOW HUNTER EDUCATION AND
19	SAFETY PROGRAM GRANTS.—Section 10 of the Pittman-
20	Robertson Wildlife Restoration Act (16 U.S.C. 669h-1) is
21	amended—
22	(1) in subsection (a), by adding at the end the
23	following:
24	"(3) Allocation of additional amounts.—Of
25	the amount apportioned to a State for any fiscal year

1	under section 4(b), the State may elect to allocate not
2	more than 10 percent, to be combined with the
3	amount apportioned to the State under paragraph (1)
4	for that fiscal year, for acquiring land for, expanding,
5	or constructing a public target range.";
6	(2) by striking subsection (b) and inserting the
7	following:
8	"(b) Cost Sharing.—
9	"(1) IN GENERAL.—Except as provided in para-
10	graph (2), the Federal share of the cost of any activity
11	carried out using a grant under this section shall not
12	exceed 75 percent of the total cost of the activity.
13	"(2) Public target range construction or
14	EXPANSION.—The Federal share of the cost of acquir-
15	ing land for, expanding, or constructing a public tar-
16	get range in a State on Federal or non-Federal land
17	pursuant to this section or section 8(b) shall not ex-
18	ceed 90 percent of the cost of the activity.
19	"(3) IN-KIND MATCH.—For the purposes of cost
20	sharing, any institution (as defined by 7 U.S.C.
21	7601) that is eligible to receive amounts under this
22	section shall be allowed to use the present value of
23	their land as an in-kind match to satisfy cost sharing
24	requirements regardless of any restrictions in law

1	that would otherwise prohibit the use of the land for
2	such purpose."; and
3	(3) in subsection $(c)(1)$ —
4	(A) by striking "Amounts made" and in-
5	serting the following:
6	"(A) IN GENERAL.—Except as provided in
7	subparagraph (B) , amounts made"; and
8	(B) by adding at the end the following:
9	"(B) EXCEPTION.—Amounts provided for
10	acquiring land for, constructing, or expanding a
11	public target range shall remain available for ex-
12	penditure and obligation during the 5-fiscal-year
13	period beginning on October 1 of the first fiscal
14	year for which the amounts are made avail-
15	able.".

16 SEC. 204. LIMITS ON LIABILITY.

(a) DISCRETIONARY FUNCTION.—For purposes of
chapter 171 of title 28, United States Code (commonly referred to as the "Federal Tort Claims Act"), any action by
an agent or employee of the United States to manage or
allow the use of Federal land for purposes of target practice
or marksmanship training by a member of the public shall
be considered to be the exercise or performance of a discretionary function.

(b) CIVIL ACTION OR CLAIMS.—Except to the extent
 provided in chapter 171 of title 28, United States Code,
 the United States shall not be subject to any civil action
 or claim for money damages for any injury to or loss of
 property, personal injury, or death caused by an activity
 occurring at a public target range that is—

7 (1) funded in whole or in part by the Federal
8 Government pursuant to the Pittman-Robertson Wild-

9 life Restoration Act (16 U.S.C. 669 et seq.); or

10 (2) located on Federal land.

11 SEC. 205. SENSE OF CONGRESS REGARDING COOPERATION.

12 It is the sense of Congress that, consistent with appli-13 cable laws and regulations, the Chief of the Forest Service and the Director of the Bureau of Land Management should 14 15 cooperate with State and local authorities and other entities to carry out waste removal and other activities on any Fed-16 eral land used as a public target range to encourage contin-17 ued use of that land for target practice or marksmanship 18 19 training.

20 TITLE III—RECREATIONAL

21 **LANDS SELF-DEFENSE ACT**

22 SEC. 301. SHORT TITLE.

23 This title may be cited as the "Recreational Lands24 Self-Defense Act".

1 SEC. 302. PROTECTING AMERICANS FROM VIOLENT CRIME. 2 The Secretary of the Army shall not promulgate or enforce any regulation that prohibits an individual from pos-3 sessing a firearm, including a firearm that is assembled, 4 5 loaded, and functional, at a water resources development project covered under section 327.0 of title 36, Code of Fed-6 7 eral Regulations (as in effect on the date of enactment of this Act), if— 8 9 (1) the individual is not otherwise prohibited by 10 law from possessing the firearm; and 11 (2) the possession of the firearm is in compliance 12 with the law of the State in which the water resources development project is located. 13 TITLE IV—RECREATIONAL FISH-14 ING AND HUNTING HERITAGE 15 **OPPORTUNITIES ACT** 16 SEC. 401. SHORT TITLE. 17 18 This title may be cited as the "Recreational Fishing" 19 and Hunting Heritage and Opportunities Act". 20 SEC. 402. DEFINITIONS. 21 In this title: 22 (1) Federal public land.—The term "Federal 23 public land" means any land or water that is owned 24 and managed by the Bureau of Land Management or 25 the Forest Service.

1	(2) FEDERAL PUBLIC LAND MANAGEMENT OFFI-
2	CIALS.—The term "Federal public land management
3	officials" means—
4	(A) the Secretary of the Interior and the
5	Director of the Bureau of Land Management re-
6	garding Bureau of Land Management lands and
7	waters; and
8	(B) the Secretary of Agriculture and the
9	Chief of the Forest Service regarding the Na-
10	tional Forest System.
11	(3) HUNTING.—
12	(A) IN GENERAL.—Except as provided in
13	subparagraph (B), the term "hunting" means
14	use of a firearm, bow, or other authorized means
15	in the lawful—
16	(i) pursuit, shooting, capture, collec-
17	tion, trapping, or killing of wildlife;
18	(ii) attempt to pursue, shoot, capture,
19	collect, trap, or kill wildlife; or
20	(iii) the training of hunting dogs, in-
21	cluding field trials.
22	(B) EXCLUSION.—The term "hunting" does
23	not include the use of skilled volunteers to cull
24	excess animals (as defined by other Federal law).

1 (4) Recreational fishing.—The term "rec-2 reational fishing" means the lawful— 3 (A) pursuit, capture, collection, or killing of 4 fish; or (B) attempt to capture, collect, or kill fish. 5 6 (5) Recreational shooting.—The term "rec-7 reational shooting" means any form of sport, train-8 ing, competition, or pastime, whether formal or infor-9 mal, that involves the discharge of a rifle, handgun, 10 or shotgun, or the use of a bow and arrow. 11 SEC. 403. RECREATIONAL FISHING, HUNTING, AND SHOOT-12 ING. 13 (a) IN GENERAL.—Subject to valid existing rights and subsection (q), and cooperation with the respective State 14 15 fish and wildlife agency, Federal public land management officials shall exercise authority under existing law, includ-16 ing provisions regarding land use planning, to facilitate 17 use of and access to Federal public lands, including Na-18

19 tional Monuments, Wilderness Areas, Wilderness Study20 Areas, and lands administratively classified as wilderness

21 eligible or suitable and primitive or semi-primitive areas,
22 for recreational fishing, hunting, and shooting, except as
23 limited by—

1	(1) statutory authority that authorizes action or
2	withholding action for reasons of national security,
3	public safety, or resource conservation;
4	(2) any other Federal statute that specifically
5	precludes recreational fishing, hunting, or shooting on
6	specific Federal public lands, waters, or units thereof;
7	OT
8	(3) discretionary limitations on recreational
9	fishing, hunting, and shooting determined to be nec-
10	essary and reasonable as supported by the best sci-
11	entific evidence and advanced through a transparent
12	public process.
13	(b) MANAGEMENT.—Consistent with subsection (a), the
14	head of each Federal public land management agency shall
15	exercise its land management discretion—
16	(1) in a manner that supports and facilitates
17	recreational fishing, hunting, and shooting opportuni-
18	ties;
19	(2) to the extent authorized under applicable
20	State law; and
21	(3) in accordance with applicable Federal law.
22	(c) Planning.—
23	(1) Evaluation of effects on opportunities
24	TO ENGAGE IN RECREATIONAL FISHING, HUNTING, OR
25	SHOOTING.—Federal public land planning documents,

1	including land resources management plans, resource
2	management plans, and comprehensive conservation
3	plans, shall include a specific evaluation of the effects
4	of such plans on opportunities to engage in rec-
5	reational fishing, hunting, or shooting.
6	(2) No major federal action.—No action
7	taken under this title, or under section 4 of the Na-
8	tional Wildlife Refuge System Administration Act of
9	1966 (16 U.S.C. 668dd), either individually or cumu-
10	latively with other actions involving Federal public
11	lands or lands managed by the United States Fish
12	and Wildlife Service, shall be considered under the
13	National Environmental Policy Act of 1969 (42
14	U.S.C. 4321 et seq.) to be a major Federal action sig-
15	nificantly affecting the quality of the human environ-
16	ment, and no additional identification, analysis, or
17	consideration of environmental effects, including cu-
18	mulative effects, is necessary or required with respect
19	to such an action.
20	(3) Other activity not considered.—Federal
21	public land management officials are not required to
22	consider the existence or availability of recreational
23	fishing, hunting, or shooting opportunities on adja-
24	cent or nearby public or private lands in the plan-

25 ning for or determination of which Federal public

lands are open for these activities or in the setting of
 levels of use for these activities on Federal public
 lands, unless the combination or coordination of such
 opportunities would enhance the recreational fishing,
 hunting, or shooting opportunities available to the
 public.

7 (d) Federal Public Lands.—

(1) LANDS OPEN.—Notwithstanding any other 8 9 law, lands under the jurisdiction of the Bureau of 10 Land Management or the Forest Service, including 11 Wilderness Areas, Wilderness Study Areas, lands des-12 ignated as wilderness or administratively classified as 13 wilderness eligible or suitable and primitive or semi-14 primitive areas and National Monuments, but exclud-15 ing lands on the Outer Continental Shelf, shall be 16 open to recreational fishing, hunting, and shooting 17 unless the managing Federal agency acts to close 18 lands to such activity. Lands may be made subject to 19 closure to or restriction on recreational fishing, hunt-20 ing, or shooting if determined by the head of the agen-21 cy concerned to be necessary and reasonable and sup-22 ported by facts and evidence, for purposes including 23 resource conservation, public safety, energy or min-24 eral production, energy generation or transmission 25 infrastructure, water supply facilities, protection of

1	other permittees, protection of private property rights
2	or interest, national security, or compliance with
3	other law.
4	(2) Shooting ranges.—
5	(A) IN GENERAL.—The head of each Federal
6	agency shall use his or her authorities in a man-
7	ner consistent with this title and other applicable
8	law, to—
9	(i) lease or permit use of lands under
10	the jurisdiction of the agency for shooting
11	ranges; and
12	(ii) designate specific lands under the
13	jurisdiction of the agency for recreational
14	shooting activities.
15	(B) LIMITATION ON LIABILITY.—Any des-
16	ignation under subparagraph $(A)(ii)$ shall not
17	subject the United States to any civil action or
18	claim for monetary damages for injury or loss of
19	property or personal injury or death caused by
20	any activity occurring at or on such designated
21	lands.
22	(e) Necessity in Wilderness Areas and "Within
23	AND SUPPLEMENTAL TO" WILDERNESS PURPOSES.—
24	(1) Minimum requirements for administra-
25	TION.—The provision of opportunities for recreational

1	fishing, hunting, and shooting and the conservation of
2	fish and wildlife to provide sustainable use rec-
3	reational opportunities on designated Federal wilder-
4	ness areas shall constitute measures necessary to meet
5	the minimum requirements for the administration of
6	the wilderness area, provided that this determination
7	shall not authorize or facilitate commodity develop-
8	ment, use, or extraction, motorized recreational access
9	or use that is not otherwise allowed under the Wilder-
10	ness Act (16 U.S.C. 1131 et seq.), or permanent road
11	construction or maintenance within designated wil-
12	derness areas.

13 (2) APPLICATION OF WILDERNESS ACT.—Provi-14 sions of the Wilderness Act (16 U.S.C. 1131 et seq.), 15 stipulating that wilderness purposes are "within and supplemental to" the purposes of the underlying Fed-16 17 eral land unit are reaffirmed. When seeking to carry 18 out fish and wildlife conservation programs and 19 projects or provide fish and wildlife dependent recre-20 ation opportunities on designated wilderness areas, 21 the head of each Federal agency shall implement these 22 supplemental purposes so as to facilitate, enhance, or 23 both, but not to impede the underlying Federal land purposes when seeking to carry out fish and wildlife 24 25 conservation programs and projects or provide fish and wildlife dependent recreation opportunities in
 designated wilderness areas, provided that such im plementation shall not authorize or facilitate com modity development, use or extraction, or permanent
 road construction or use within designated wilderness
 areas.

7 (f) REPORT.—Beginning on the second October 1 after 8 the date of the enactment of this Act and biennially on Octo-9 ber 1 thereafter, the head of each Federal agency who has authority to manage Federal public land on which rec-10 11 reational fishing, hunting, or shooting occurs shall submit to the Committee on Natural Resources of the House of Rep-12 resentatives and the Committee on Energy and Natural Re-13 14 sources of the Senate a report that describes—

(1) any Federal public land administered by the
agency head that was closed to recreational fishing,
hunting, or shooting at any time during the preceding year; and

19 (2) the reason for the closure.

20 (g) CLOSURES OR SIGNIFICANT RESTRICTIONS OF 640
21 OR MORE ACRES.—

(1) IN GENERAL.—Other than closures established or prescribed by land planning actions referred
to in subsection (d) or emergency closures described in
paragraph (3) of this subsection, a permanent or tem-

1	porary withdrawal, change of classification, or change
2	of management status of Federal public land that ef-
3	fectively closes or significantly restricts 640 or more
4	contiguous acres of Federal public land to access or
5	use for recreational fishing or hunting or activities
6	related to recreational fishing or hunting, or both,
7	shall take effect only if, before the date of withdrawal
8	or change, the head of the Federal agency that has ju-
9	risdiction over the Federal public land—
10	(A) publishes appropriate notice of the
11	withdrawal or change, respectively;
12	(B) demonstrates that coordination has oc-
13	curred with a State fish and wildlife agency;
14	and
15	(C) submits to the Committee on Natural
16	Resources of the House of Representatives and
17	the Committee on Energy and Natural Resources
18	of the Senate written notice of the withdrawal or
19	change, respectively.
20	(2) Aggregate or cumulative effects.—If
21	the aggregate or cumulative effect of separate with-
22	drawals or changes effectively closes or significantly
23	restricts 1,280 or more acres of land or water, such
24	withdrawals and changes shall be treated as a single
25	withdrawal or change for purposes of paragraph (1).

1 (3) Emergency closures.—Nothing in this 2 title prohibits a Federal land management agency 3 from establishing or implementing emergency closures 4 or restrictions of the smallest practicable area to provide for public safety, resource conservation, national 5 6 security, or other purposes authorized by law. Such 7 an emergency closure shall terminate after a reason-8 able period of time unless converted to a permanent 9 closure consistent with this title.

10 (h) NATIONAL PARK SERVICE UNITS NOT AF11 FECTED.—Nothing in this title shall affect or modify man12 agement or use of units of the National Park System.

(i) NO PRIORITY.—Nothing in this title requires a
Federal land management agency to give preference to recreational fishing, hunting, or shooting over other uses of
Federal public land or over land or water management priorities established by Federal law.

(j) CONSULTATION WITH COUNCILS.—In fulfilling the
duties set forth in this Act, the heads of Federal agencies
shall consult with respective advisory councils as established
in Executive Order Nos. 12962 and 13443.

22 (k) AUTHORITY OF THE STATES.—

(1) IN GENERAL.—Nothing in this title shall be
construed as interfering with, diminishing, or conflicting with the authority, jurisdiction, or responsi-

1	bility of any State to exercise primary management,
2	control, or regulation of fish and wildlife under State
3	law (including regulations) on land or water within
4	the State, including on Federal public land.
5	(2) Federal licenses.—Nothing in this title
6	shall be construed to authorize the head of a Federal
7	agency to require a license, fee, or permit to fish,
8	hunt, or trap on land or water in a State, including
9	on Federal public land in the States, except that this
10	paragraph shall not affect the Migratory Bird Stamp
11	requirement set forth in the Migratory Bird Hunting
12	and Conservation Stamp Act (16 U.S.C. 718 et seq.).
10	
13	SEC. 404. VOLUNTEER HUNTERS; REPORTS; CLOSURES AND
13 14	SEC. 404. VOLUNTEER HUNTERS; REPORTS; CLOSURES AND RESTRICTIONS.
14	RESTRICTIONS.
14 15	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section:
14 15 16	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land"
14 15 16 17	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means—
14 15 16 17 18	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means— (A) units of the National Park System;
14 15 16 17 18 19	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means— (A) units of the National Park System; (B) National Forest System lands; and
 14 15 16 17 18 19 20 	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means— (A) units of the National Park System; (B) National Forest System lands; and (C) land and interests in land owned by the
 14 15 16 17 18 19 20 21 	RESTRICTIONS. (a) DEFINITIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means— (A) units of the National Park System; (B) National Forest System lands; and (C) land and interests in land owned by the United States and under the administrative ju-
 14 15 16 17 18 19 20 21 22 	RESTRICTIONS.—For the purposes of this section: (1) PUBLIC LAND.—The term "public land" means— (A) units of the National Park System; (B) National Forest System lands; and (C) land and interests in land owned by the United States and under the administrative ju- risdiction of—

1	(2) SECRETARY.—The term "Secretary"
2	means—
3	(A) the Secretary of the Interior and in-
4	cludes the Director of the National Park Service,
5	with regard to units of the National Park Sys-
6	tem;
7	(B) the Secretary of the Interior and in-
8	cludes the Director of the United States Fish and
9	Wildlife Service, with regard to United States
10	Fish and Wildlife Service lands and waters;
11	(C) the Secretary of the Interior and in-
12	cludes the Director of the Bureau of Land Man-
13	agement, with regard to Bureau of Land Man-
14	agement lands and waters; and
15	(D) the Secretary of Agriculture and in-
16	cludes the Chief of the Forest Service, with re-
17	gard to National Forest System lands.
18	(3) Volunteer from the hunting commu-
19	NITY.—The term "volunteer from the hunting commu-
20	nity" means a volunteer who holds a valid hunting
21	license issued by a State.
22	(b) Volunteer Hunters.—When planning wildlife
23	management involving reducing the size of a wildlife popu-
24	lation on public land, the Secretary shall consider the use
25	of and may use volunteers from the hunting community as

agents to assist in carrying out wildlife management on
 public land. The Secretary shall not reject the use of volun teers from the hunting community as agents without the
 concurrence of the appropriate State wildlife management
 authorities.

6 (c) REPORT.—Beginning on the second October 1 after 7 the date of the enactment of this Act and biennially on Octo-8 ber 1 thereafter, the Secretary shall submit to the Committee 9 on Natural Resources of the House of Representatives and 10 the Committee on Energy and Natural Resources of the Sen-11 ate a report that describes—

(1) any public land administered by the Secretary that was closed to fishing, hunting, and recreational shooting at any time during the preceding
year; and

16 (2) the reason for the closure.

17 (d) CLOSURES OR SIGNIFICANT RESTRICTIONS.—

18 (1) IN GENERAL.—Other than closures estab-19 lished or prescribed by land planning actions referred 20 to in section 604(e) or emergency closures described in 21 paragraph (2), a permanent or temporary with-22 drawal, change of classification, or change of manage-23 ment status of public land that effectively closes or 24 significantly restricts any acreage of public land to 25 access or use for fishing, hunting, recreational shoot-

1	ing, or activities related to fishing, hunting, or rec-
2	reational shooting, or a combination of those activi-
3	ties, shall take effect only if, before the date of with-
4	drawal or change, the Secretary—
5	(A) publishes appropriate notice of the
6	withdrawal or change, respectively;
7	(B) demonstrates that coordination has oc-
8	curred with a State fish and wildlife agency;
9	and
10	(C) submits to the Committee on Natural
11	Resources of the House of Representatives and
12	the Committee on Energy and Natural Resources
13	of the Senate written notice of the withdrawal or
14	change, respectively.
15	(2) Emergency closures.—Nothing in this
16	Act prohibits the Secretary from establishing or im-
17	plementing emergency closures or restrictions of the
18	smallest practicable area to provide for public safety,
19	resource conservation, national security, or other pur-
20	poses authorized by law. Such an emergency closure
21	shall terminate after a reasonable period of time un-
22	less converted to a permanent closure consistent with
23	this Act.

1SEC. 405. WITHDRAWAL OF EXISTING RULE REGARDING2HUNTING AND TRAPPING IN ALASKA.

Not later than 30 days after the date of the enactment
of this Act, the Secretary of the Interior shall withdraw the
final rule entitled "Alaska; Hunting and Trapping in National Preserves" and published in the Federal Register on
October 23, 2015 (80 Fed. Reg. 64325), and shall not issue
a rule that is substantially similar to that rule.

9 *TITLE V—FARMER AND HUNTER*10 *PROTECTION ACT*

11 SEC. 501. SHORT TITLE.

12 This title may be cited as the "Hunter and Farmer13 Protection Act".

14 SEC. 502. BAITING OF MIGRATORY GAME BIRDS.

15 Section 3 of the Migratory Bird Treaty Act (16 U.S.C.

16 704) is amended by striking subsection (b) and inserting

17 *the following:*

18 "(b) PROHIBITION OF BAITING.—

- 19 "(1) DEFINITIONS.—In this subsection:
- 20 "(A) BAITED AREA.—

21 "(i) IN GENERAL.—The term 'baited
22 area' means—

23 "(I) any area on which salt,

24 grain, or other feed has been placed,

25 *exposed, deposited, distributed, or scat-*

tered, if the salt, grain, or feed could

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1	lure or attract migratory game birds;
2	and
3	"(II) in the case of waterfowl,
4	cranes (family Gruidae), and coots
5	(family Rallidae), a standing,
6	unharvested crop that has been manip-
7	ulated through activities such as mow-
8	ing, discing, or rolling, unless the ac-
9	tivities are normal agricultural prac-
10	tices.
11	"(ii) Exclusions.—An area shall not
12	be considered to be a 'baited area' if the
13	area—
14	"(I) has been treated with a nor-
14 15	"(I) has been treated with a nor- mal agricultural practice;
15	mal agricultural practice;
15 16	mal agricultural practice; "(II) has standing crops that have
15 16 17	mal agricultural practice; "(II) has standing crops that have not been manipulated; or
15 16 17 18	mal agricultural practice; "(II) has standing crops that have not been manipulated; or "(III) has standing crops that
15 16 17 18 19	mal agricultural practice; "(II) has standing crops that have not been manipulated; or "(III) has standing crops that have been or are flooded.
15 16 17 18 19 20	mal agricultural practice; "(II) has standing crops that have not been manipulated; or "(III) has standing crops that have been or are flooded. "(B) BAITING.—The term 'baiting' means
 15 16 17 18 19 20 21 	mal agricultural practice; "(II) has standing crops that have not been manipulated; or "(III) has standing crops that have been or are flooded. "(B) BAITING.—The term 'baiting' means the direct or indirect placing, exposing, depos-

1	a hunter is attempting to take migratory game
2	birds.
3	"(C) Migratory game bird.—The term
4	'migratory game bird' means migratory bird
5	species—
6	"(i) that are within the taxonomic
7	families of Anatidae, Columbidae, Gruidae,
8	Rallidae, and Scolopacidae; and
9	"(ii) for which open seasons are pre-
10	scribed by the Secretary of the Interior.
11	"(D) NORMAL AGRICULTURAL PRACTICE.—
12	"(i) In general.—The term 'normal
13	agricultural practice' means any practice
14	in one annual growing season that—
15	"(I) is carried out in order to
16	produce a marketable crop, including
17	planting, harvest, postharvest, or soil
18	conservation practices; and
19	"(II) is recommended for the suc-
20	cessful harvest of a given crop by the
21	applicable State office of the Coopera-
22	tive Extension System of the Depart-
23	ment of Agriculture, in consultation
24	with, and if requested, the concurrence

1	of, the head of the applicable State de-
2	partment of fish and wildlife.
3	"(ii) Inclusions.—
4	"(I) IN GENERAL.—Subject to
5	subclause (II), the term 'normal agri-
6	cultural practice' includes the destruc-
7	tion of a crop in accordance with prac-
8	tices required by the Federal Crop In-
9	surance Corporation for agricultural
10	producers to obtain crop insurance
11	under the Federal Crop Insurance Act
12	(7 U.S.C. 1501 et seq.) on land on
13	which a crop during the current or im-
14	mediately preceding crop year was not
15	harvestable due to a natural disaster
16	(including any hurricane, storm, tor-
17	nado, flood, high water, wind-driven
18	water, tidal wave, tsunami, earth-
19	quake, volcanic eruption, landslide,
20	mudslide, drought, fire, snowstorm, or
21	other catastrophe that is declared a
22	major disaster by the President in ac-
23	cordance with section 401 of the Robert
24	T. Stafford Disaster Relief and Emer-

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5170)).

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gency Assistance Act (42 U.S.C.

3	"(II) LIMITATIONS.—The term
4	'normal agricultural practice' only in-
5	cludes a crop described in subclause (I)
6	that has been destroyed or manipulated
7	through activities that include (but are
8	not limited to) mowing, discing, or
9	rolling if the Federal Crop Insurance
10	Corporation certifies that flooding was
11	not an acceptable method of destruction
12	to obtain crop insurance under the
13	Federal Crop Insurance Act (7 U.S.C.
14	1501 et seq.).
15	"(E) WATERFOWL.—The term 'waterfowl'
16	means native species of the family Anatidae.
17	"(2) PROHIBITION.—It shall be unlawful for any
18	person—
19	"(A) to take any migratory game bird by
20	baiting or on or over any baited area, if the per-
21	son knows or reasonably should know that the
22	area is a baited area; or
23	``(B) to place or direct the placement of bait
24	on or adjacent to an area for the purpose of
25	causing, inducing, or allowing any person to

subsection.". TITLE VI—TRANSPORTING BOWS ACROSS NATIONAL PARK SERVICE LANDS

9 SEC. 601. SHORT TITLE.

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10 This title may be cited as the "Hunter Access Cor-11 ridors Act".

12 SEC. 602. BOWHUNTING OPPORTUNITY AND WILDLIFE 13 STEWARDSHIP.

14 (a) IN GENERAL.—Subchapter II of chapter 1015 of
15 title 54, United States Code, is amended by adding at the
16 end the following:

17 "§ 101513. Hunter access corridors

18 *"(a) DEFINITIONS.—In this section:*

- 19 "(1) NOT READY FOR IMMEDIATE USE.—The
 20 term 'not ready for immediate use' means—
- 21 "(A) a bow or crossbow, the arrows of which
 22 are secured or stowed in a quiver or other arrow
 23 transport case; and
- 24 "(B) with respect to a crossbow, uncocked.

1	"(2) VALID HUNTING LICENSE.—The term 'valid
2	hunting license' means a State-issued hunting license
3	that authorizes an individual to hunt on private or
4	public land adjacent to the System unit in which the
5	individual is located while in possession of a bow or
6	crossbow that is not ready for immediate use.
7	"(b) TRANSPORTATION AUTHORIZED.—
8	"(1) IN GENERAL.—The Director shall not re-
9	quire a permit for, or promulgate or enforce any reg-
10	ulation that prohibits an individual from trans-
11	porting bows and crossbows that are not ready for
12	immediate use across any System unit if—
13	"(A) in the case of an individual traversing
14	the System unit on foot—
15	"(i) the individual is not otherwise
16	prohibited by law from possessing the bows
17	and crossbows;
18	"(ii) the bows or crossbows are not
19	ready for immediate use throughout the pe-
20	riod during which the bows or crossbows are
21	transported across the System unit;
22	"(iii) the possession of the bows and
23	crossbows is in compliance with the law of
24	the State in which the System unit is lo-
25	cated; and

1	((iv)(I) the individual possesses a
2	valid hunting license;
3	``(II) the individual is traversing the
4	System unit en route to a hunting access
5	corridor established under subsection $(c)(1)$;
6	OF
7	"(III) the individual is traversing the
8	System unit in compliance with any other
9	applicable regulations or policies; or
10	``(B) the bows or crossbows are not ready
11	for immediate use and remain inside a vehicle.
12	"(2) ENFORCEMENT.—Nothing in this subsection
13	limits the authority of the Director to enforce laws
14	(including regulations) prohibiting hunting or the
15	taking of wildlife in any System unit.
16	"(c) Establishment of Hunter Access Cor-
17	RIDORS.—
18	"(1) IN GENERAL.—On a determination by the
19	Director under paragraph (2), the Director may es-
20	tablish and publish (in accordance with section 1.5 of
21	title 36, Code of Federal Regulations (or a successor
22	regulation)), on a publicly available map, hunter ac-
23	cess corridors across System units that are used to ac-
24	cess public land that is—
25	"(A) contiguous to a System unit; and

1	"(B) open to hunting.
2	"(2) Determination by director.—The deter-
3	mination referred to in paragraph (1) is a deter-
4	mination that the hunter access corridor would pro-
5	vide wildlife management or visitor experience bene-
6	fits within the boundary of the System unit in which
7	the hunter access corridor is located.
8	"(3) HUNTING SEASON.—The hunter access cor-
9	ridors shall be open for use during hunting seasons.
10	"(4) EXCEPTION.—The Director may establish
11	limited periods during which access through the hun-
12	ter access corridors is closed for reasons of public safe-
13	ty, administration, or compliance with applicable
14	law. Such closures shall be clearly marked with signs
15	and dates of closures, and shall not include gates,
16	chains, walls, or other barriers on the hunter access
17	corridor.
18	"(5) Identification of corridors.—The Di-
19	rector shall—
20	"(A) make information regarding hunter
21	access corridors available on the individual
22	website of the applicable System unit; and
23	"(B) provide information regarding any
24	processes established by the Director for trans-

1	porting legally taken game through individual
2	hunter access corridors.
3	"(6) REGISTRATION; TRANSPORTATION OF
4	GAME.—The Director may—
5	"(A) provide registration boxes to be located
6	at the trailhead of each hunter access corridor for
7	self-registration;
8	"(B) provide a process for online self-reg-
9	istration; and
10	(C) allow nonmotorized conveyances to
11	transport legally taken game through a hunter
12	access corridor established under this subsection,
13	including game carts and sleds.
14	"(7) Consultation with states.—The Direc-
15	tor shall consult with each applicable State wildlife
16	agency to identify appropriate hunter access cor-
17	ridors.
18	"(d) EFFECT.—Nothing in this section—
19	"(1) diminishes, enlarges, or modifies any Fed-
20	eral or State authority with respect to hunting, rec-
21	reational shooting, or any other recreational activities
22	within the boundaries of a System unit; or
23	"(2) authorizes—
24	"(A) the establishment of new trails in Sys-
25	tem units; or

1	``(B) authorizes individuals to access areas
2	in System units, on foot or otherwise, that are
3	not open to such access.
4	"(e) No Major Federal Action.—
5	"(1) IN GENERAL.—Any action taken under this
6	section shall not be considered a major Federal action
7	significantly affecting the quality of the human envi-
8	ronment under the National Environmental Policy
9	Act of 1969 (42 U.S.C. 4321 et seq.).
10	"(2) No additional action required.—No
11	additional identification, analyses, or consideration
12	of environmental effects (including cumulative envi-
13	ronmental effects) is necessary or required with re-
14	spect to an action taken under this section.".
15	(b) CLERICAL AMENDMENT.—The table of sections for
16	title 54, United States Code, is amended by inserting after
17	the item relating to section 101512 the following:
	"101513. Hunter access corridors.".

18 TITLE VII—RESPECT FOR 19 TREATIES AND RIGHTS

20 SEC. 701. RESPECT FOR TREATIES AND RIGHTS.

Nothing in this Act or the amendments made by this
Act shall be construed to affect or modify any treaty or
other right of any federally recognized Indian Tribe.

TITLE VIII—STATE APPROVAL OF FISHING RESTRICTION

3 SEC. 801. STATE OR TERRITORIAL APPROVAL OF RESTRIC4 TION OF RECREATIONAL OR COMMERCIAL
5 FISHING ACCESS TO CERTAIN STATE OR TER6 RITORIAL WATERS.

7 (a) APPROVAL REQUIRED.—The Secretary of the Interior and the Secretary of Commerce shall not restrict rec-8 9 reational or commercial fishing access to any State or terri-10 torial marine waters or Great Lakes waters within the ju-11 risdiction of the National Park Service or the Office of Na-12 tional Marine Sanctuaries, respectively, unless those restrictions are developed in coordination with, and approved by, 13 14 the fish and wildlife management agency of the State or territory that has fisheries management authority over those 15 16 waters.

17 (b) DEFINITION.—In this section, the term "marine
18 waters" includes coastal waters and estuaries.

19 TITLE IX—OPEN BOOK ON

20 EQUAL ACCESS TO JUSTICE

21 SEC. 901. SHORT TITLE.

22 This title may be cited as the "Open Book on Equal23 Access to Justice Act".

1	SEC. 902. MODIFICATION OF EQUAL ACCESS TO JUSTICE
2	PROVISIONS.
3	(a) AGENCY PROCEEDINGS.—Section 504 of title 5,
4	United States Code, is amended—
5	(1) in subsection (c)(1), by striking ", United
6	States Code";
7	(2) by redesignating subsection (f) as subsection
8	(h);
9	(3) by striking subsection (e); and
10	(4) by inserting after subsection (d) the fol-
11	lowing:
12	"(e) The Chairman of the Administrative Conference
13	of the United States shall create and maintain online a
14	searchable database containing the following information
15	with respect to each award of fees and other expenses under
16	this section:
17	"(1) The case name and number of the adversary
18	adjudication, if available.
19	"(2) The name of the agency involved in the ad-
20	versary adjudication.
21	"(3) A description of the claims in the adversary
22	adjudication.
23	"(4) The name of each party to whom the award
24	was made, as such party is identified in the order or
25	other agency document making the award.
26	"(5) The amount of the award.

"(6) The basis for the finding that the position
 of the agency concerned was not substantially justi fied.

4 "(f) The online searchable database described in sub5 section (e) may not reveal any information the disclosure
6 of which is prohibited by law or court order.

7 "(g) The head of each agency shall provide to the
8 Chairman of the Administrative Conference of the United
9 States, no later than 60 days following the Chairman's re10 quest, all information requested by the Chairman to comply
11 with the requirements of subsections (e) and (f).".

12 (b) COURT CASES.—Section 2412(d) of title 28, United
13 States Code, is amended by adding at the end the following:

14 "(5) The Chairman of the Administrative Conference
15 shall create and maintain online a searchable database con16 taining the following information with respect to each
17 award of fees and other expenses under this section:

18 "(A) The case name and number.

19 "(B) The name of the agency involved in the20 case.

21 "(C) The name of each party to whom the award
22 was made, as such party is identified in the order or
23 other court document making the award.

24 "(D) A description of the claims in the case.

25 "(E) The amount of the award.

"(F) The basis for the finding that the position
 of the agency concerned was not substantially justi fied.

4 "(6) The online searchable database described in para5 graph (5) may not reveal any information the disclosure
6 of which is prohibited by law or court order.

7 "(7) The head of each agency (including the Attorney
8 General of the United States) shall provide to the Chairman
9 of the Administrative Conference of the United States, no
10 later than 60 days following the Chairman's request, all in11 formation requested by the Chairman to comply with the
12 requirements of paragraphs (5) and (6).".

13 (c) CLERICAL AMENDMENTS.—Section 2412 of title 28,
14 United States Code, is amended—

15 (1) in subsection (d)(3), by striking "United
16 States Code,": and

17 (2) in subsection (e)—

18 (A) by striking "of section 2412 of title 28,

19 United States Code," and inserting "of this sec20 tion": and

21 (B) by striking "of such title" and inserting
22 "of this title".

23 (d) EFFECTIVE DATE.—

24 (1) IN GENERAL.—The amendments made by
25 subsections (a) and (b) shall first apply with respect

2 or after the date of the enactment of this Act.

(2) ONLINE DATABASES.—The online databases 3 4 required by section 504(e) of title 5, United States Code, and section 2412(d)(5) of title 28. United States 5 6 Code, shall be established as soon as practicable after 7 the date of the enactment of this Act, but in no case 8 later than 1 year after the date of the enactment of 9 this Act.

TITLE X—GOOD SAMARITAN 10 SEARCH AND RECOVERY

12 SEC. 1001. SHORT TITLE.

1

11

13 This title may be cited as the "Good Samaritan Search 14 and Recovery Act".

15 SEC. 1002. EXPEDITED ACCESS TO CERTAIN FEDERAL LAND.

16 (a) DEFINITIONS.—In this section:

17 (1) ELIGIBLE.—The term "eligible", with respect 18 to an organization or individual, means that the or-19 ganization or individual, respectively, is—

20 (A) acting in a not-for-profit capacity; and 21 (B) composed entirely of members who, at 22 the time of the good Samaritan search-and-recov-23 ery mission, have attained the age of majority 24 under the law of the State where the mission 25 takes place.

1	(2) GOOD SAMARITAN SEARCH-AND-RECOVERY
2	MISSION.—The term "good Samaritan search-and-re-
3	covery mission" means a search conducted by an eli-
4	gible organization or individual for one or more miss-
5	ing individuals believed to be deceased at the time
6	that the search is initiated.
7	(3) Secretary.—The term "Secretary" means
8	the Secretary of the Interior or the Secretary of Agri-
9	culture, as applicable.
10	(b) Process.—
11	(1) IN GENERAL.—Each Secretary shall develop
12	and implement a process to expedite access to Federal
13	land under the administrative jurisdiction of the Sec-
14	retary for eligible organizations and individuals to
15	request access to Federal land to conduct good Samar-
16	itan search-and-recovery missions.
17	(2) INCLUSIONS.—The process developed and im-
18	plemented under this subsection shall include provi-
19	sions to clarify that—
20	(A) an eligible organization or individual
21	granted access under this section—
22	(i) shall be acting for private purposes;
23	and
24	(ii) shall not be considered to be a Fed-
25	eral volunteer;

	10
1	(B) an eligible organization or individual
2	conducting a good Samaritan search-and-recov-
3	ery mission under this section shall not be con-
4	sidered to be a volunteer under section 102301(c)
5	of title 54, United States Code;
6	(C) chapter 171 of title 28, United States
7	Code (commonly known as the "Federal Tort
8	Claims Act"), shall not apply to an eligible orga-
9	nization or individual carrying out a privately
10	requested good Samaritan search-and-recovery
11	mission under this section; and
12	(D) chapter 81 of title 5, United States
13	Code (commonly known as the "Federal Employ-
14	ees' Compensation Act"), shall not apply to an
15	eligible organization or individual conducting a
16	good Samaritan search-and-recovery mission
17	under this section, and the conduct of the good
18	Samaritan search-and-recovery mission shall not
19	constitute civilian employment.
20	(c) Release of Federal Government From Li-
21	ABILITY.—The Secretary shall not require an eligible orga-
22	nization or individual to have liability insurance as a con-
23	dition of accessing Federal land under this section, if the
24	eligible organization or individual—

1	(1) acknowledges and consents, in writing, to the
2	provisions described in subparagraphs (A) through
3	(D) of subsection $(b)(2)$; and
4	(2) signs a waiver releasing the Federal Govern-
5	ment from all liability relating to the access granted
6	under this section and agrees to indemnify and hold
7	harmless the United States from any claims or law-
8	suits arising from any conduct by the eligible organi-
9	zation or individual on Federal land.
10	(d) Approval and Denial of Requests.—
11	(1) IN GENERAL.—The Secretary shall notify an
12	eligible organization or individual of the approval or
13	denial of a request by the eligible organization or in-
14	dividual to carry out a good Samaritan search-and-
15	recovery mission under this section by not later than
16	48 hours after the request is made.
17	(2) DENIALS.—If the Secretary denies a request
18	from an eligible organization or individual to carry
19	out a good Samaritan search-and-recovery mission
20	under this section, the Secretary shall notify the eligi-
21	ble organization or individual of—
22	(A) the reason for the denial of the request;
23	and

1	(B) any actions that the eligible organiza-
2	tion or individual can take to meet the require-
3	ments for the request to be approved.
4	(e) PARTNERSHIPS.—Each Secretary shall develop
5	search-and-recovery-focused partnerships with search-and-
6	recovery organizations—
7	(1) to coordinate good Samaritan search-and-re-
8	covery missions on Federal land under the adminis-
9	trative jurisdiction of the Secretary; and
10	(2) to expedite and accelerate good Samaritan
11	search-and-recovery mission efforts for missing indi-
12	viduals on Federal land under the administrative ju-
13	risdiction of the Secretary.
14	(f) REPORT.—Not later than 180 days after the date
15	of enactment of this Act, the Secretaries shall submit to
16	Congress a joint report describing—
17	(1) plans to develop partnerships described in
18	subsection $(e)(1)$; and
19	(2) efforts carried out to expedite and accelerate
20	good Samaritan search-and-recovery mission efforts
21	for missing individuals on Federal land under the ad-
22	ministrative jurisdiction of each Secretary pursuant
23	to subsection $(e)(2)$.

TITLE XI—INTERSTATE TRANS- PORTATION OF FIREARMS OR AMMUNITION

4 SEC. 1101. INTERSTATE TRANSPORTATION OF FIREARMS
5 OR AMMUNITION.

6 (a) IN GENERAL.—Section 926A of title 18, United
7 States Code, is amended to read as follows:

8 "§926A. Interstate transportation of firearms or am9 munition

10 "(a) Notwithstanding any provision of any law, rule,
11 or regulation of a State or any political subdivision thereof:

12 "(1) A person who is not prohibited by this 13 chapter from possessing, transporting, shipping, or 14 receiving a firearm or ammunition shall be entitled 15 to transport a firearm for any lawful purpose from 16 any place where the person may lawfully possess, 17 carry, or transport the firearm to any other such 18 place if, during the transportation, the firearm is un-19 loaded, and—

20	"(A) if the transportation is by motor vehi-
21	cle, the firearm is—
22	"(i) not directly accessible from the

23 passenger compartment of the vehicle;
24 "(ii) in a locked container other than

25 the glove compartment or console; or

1	"(iii) secured by a secure gun storage
2	or safety device; or
3	``(B) if the transportation is by other
4	means, the firearm is in a locked container or se-
5	cured by a secure gun storage or safety device.
6	"(2) A person who is not prohibited by this
7	chapter from possessing, transporting, shipping, or
8	receiving a firearm or ammunition shall be entitled
9	to transport ammunition for any lawful purpose from
10	any place where the person may lawfully possess,
11	carry, or transport the ammunition, to any other
12	such place if, during the transportation, the ammuni-
13	tion is not loaded into a firearm, and—
14	"(A) if the transportation is by motor vehi-
15	cle, the ammunition is—
16	"(i) not directly accessible from the
17	passenger compartment of the vehicle; or
18	"(ii) is in a locked container other
19	than the glove compartment or console; or
20	``(B) if the transportation is by other
21	means, the ammunition is in a locked container.
22	"(b) In subsection (a), the term 'transport' includes
23	staying in temporary lodging overnight, stopping for food,
24	fuel, vehicle maintenance, an emergency, medical treatment,
25	and any other activity incidental to the transport.

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"(c)(1) A person who is transporting a firearm or am munition may not be arrested or otherwise detained for vio lation of any law or any rule or regulation of a State or
 any political subdivision thereof related to the possession,
 transportation, or carrying of firearms, unless there is
 probable cause to believe that the person is doing so in a
 manner not provided for in subsection (a).

8 "(2) When a person asserts this section as a defense 9 in a criminal proceeding, the prosecution shall bear the bur-10 den of proving, beyond a reasonable doubt, that the conduct 11 of the person did not satisfy the conditions set forth in sub-12 section (a).

"(3) When a person successfully asserts this section as
a defense in a criminal proceeding, the court shall award
the prevailing defendant a reasonable attorney's fee.

16 "(d)(1) A person who is deprived of any right, privilege, or immunity secured by this section, section 926B or 17 18 926C, under color of any statute, ordinance, regulation, custom, or usage of any State or any political subdivision 19 20 thereof, may bring an action in any appropriate court 21 against any other person, including a State or political sub-22 division thereof, who causes the person to be subject to the 23 deprivation, for damages and other appropriate relief.

24 "(2) The court shall award a plaintiff prevailing in
25 an action brought under paragraph (1) damages and such

other relief as the court deems appropriate, including a rea sonable attorney's fee.".

3 (b) CLERICAL AMENDMENT.—The table of sections for
4 such chapter is amended in the item relating to section
5 926A by striking "firearms" and inserting "firearms or
6 ammunition".

7 TITLE XII—POLAR BEAR CON8 SERVATION AND FAIRNESS 9 ACT

10 SEC. 1201. SHORT TITLE.

11 This title may be cited as the "Polar Bear Conserva-12 tion and Fairness Act".

13 SEC. 1202. PERMITS FOR IMPORTATION OF POLAR BEAR14TROPHIES TAKEN IN SPORT HUNTS IN CAN-15ADA.

16 Section 104(c)(5)(D) of the Marine Mammal Protec17 tion Act of 1972 (16 U.S.C. 1374(c)(5)(D)) is amended to
18 read as follows:

"(D)(i) The Secretary of the Interior shall, expeditiously after the expiration of the applicable 30-day
period under subsection (d)(2), issue a permit for the
importation of any polar bear part (other than an internal organ) from a polar bear taken in a sport hunt
in Canada to any person—

1 "(I) who submits, with the permit applica-2 tion, proof that the polar bear was legally harvested by the person before February 18, 1997; or 3 4 "(II) who has submitted, in support of a 5 permit application submitted before May 15, 6 2008, proof that the polar bear was legally har-7 vested by the person before May 15, 2008, from 8 a polar bear population from which a sport-9 hunted trophy could be imported before that date 10 in accordance with section 18.30(i) of title 50, 11 Code of Federal Regulations. 12 "(ii) The Secretary shall issue permits under clause (i)(I) without regard to subparagraphs (A) and 13 14 (C)(ii) of this paragraph, subsection (d)(3), and sec-15 tions 101 and 102. Sections 101(a)(3)(B) and 16 102(b)(3) shall not apply to the importation of any 17 polar bear part authorized by a permit issued under 18 clause (i)(I). This clause shall not apply to polar bear 19 parts that were imported before June 12, 1997. 20 "(iii) The Secretary shall issue permits under 21 clause (i)(II) without regard to subparagraph (C)(ii)22 of this paragraph or subsection (d)(3). Sections 23 101(a)(3)(B) and 102(b)(3) shall not apply to the im-24 portation of any polar bear part authorized by a per-25 mit issued under clause (i)(II). This clause shall not

apply to polar bear parts that were imported before
 the date of enactment of the Polar Bear Conservation
 and Fairness Act.".

4 TITLE XIII—NORTH AMERICAN 5 WETLANDS CONSERVATION 6 EXTENSION

7 SEC. 1301. SHORT TITLE.

8 This title may be cited as the "North American Wet-9 lands Conservation Extension Act".

10 SEC. 1302. AUTHORIZATION OF APPROPRIATIONS.

Section 7(c) of the North American Wetlands Conservation Act (16 U.S.C. 4406(c)) is amended by striking
"not to exceed—" and all that follows through paragraph
(5) and inserting "not to exceed \$50,000,000 for each of
fiscal years 2018 through 2022.".

16 SEC. 1303. LIMITATION ON EXPENDITURES FOR PURCHASE

17 **OF LAND.**

(a) LIMITATION.—Section 6 of the North American
Wetlands Conservation Act (16 U.S.C. 4405) is amended
by adding at the end the following:

21 "(c) LIMITATION ON EXPENDITURES FOR PURCHASE
22 OF LAND.—Amounts appropriated under this Act may not
23 be used by the Secretary to purchase land that will be ad24 ministered by the United States.".

1	(b) APPLICATION.—The amendment made by sub-
2	section (a) shall not apply with respect to any specific land
3	acquisition required by contract or other agreement entered
4	into before the date of enactment of this Act.
5	SEC. 1304. ENHANCED REPORT ON EXPENDITURES.
6	Section 10(2) of the North American Wetlands Con-
7	servation Act (16 U.S.C. 4409(2)) is amended to read as
8	follows:
9	"(2) an annual assessment of the status of wet-
10	lands conservation projects, including an accounting
11	of—
12	"(A) expenditures by Federal, State, and
13	other United States entities;
14	``(B) expenditures made for fee-simple ac-
15	quisition of Federal lands in the United States;
16	and
17	"(C) expenditures by Canadian and Mexi-
18	can sources to carry out wetland projects funded
19	under this Act.".
20	TITLE XIV—GRAY WOLVES
21	SEC. 1401. REISSUANCE OF FINAL RULES RELATING TO
22	GRAY WOLVES IN THE WESTERN GREAT
23	LAKES AND THE STATE OF WYOMING.
24	(a) IN GENERAL.—Notwithstanding any other provi-
25	sion of law, not later than 60 days after the date of enact-

ment of this Act, the Secretary of the Interior shall re issue—

3	(1) the final rule entitled "Endangered and
4	Threatened Wildlife and Plants; Revising the Listing
5	of the Gray Wolf (Canis lupus) in the Western Great
6	Lakes" (76 Fed. Reg. 81666 (December 28, 2011));
7	and
8	(2) the final rule entitled "Endangered and
9	Threatened Wildlife and Plants; Removal of the Gray
10	Wolf in Wyoming From the Federal List of Endan-
11	gered and Threatened Wildlife and Removal of the
12	Wyoming Wolf Population's Status as an Experi-
13	mental Population" (77 Fed. Reg. 55530 (September
14	10, 2012)).
15	(b) NO JUDICIAL REVIEW.—The reissuance of the final
16	rules described in subsection (a) shall not be subject to judi-
17	cial review.
18	TITLE XV—HEARING

19 **PROTECTION**

20 SEC. 1501. SHORT TITLE.

21 This title may be cited as the "Hearing Protection22 Act".

3 (a) IN GENERAL.—Section 5845(a) of the Internal
4 Revenue Code of 1986 is amended by striking "(7) any si5 lencer" and all that follows through "; and (8)" and insert6 ing "and (7)".

7 (b) EFFECTIVE DATE.—The amendment made by this
8 section shall apply to calendar quarters beginning more
9 than 90 days after the date of the enactment of this Act.

10 SEC. 1503. TREATMENT OF CERTAIN SILENCERS.

Section 5841 of the Internal Revenue Code of 1986 is
amended by adding at the end the following:

"(f) FIREARM SILENCERS.—A person acquiring or
possessing a firearm silencer in accordance with chapter 44
of title 18, United States Code, shall be treated as meeting
any registration and licensing requirements of the National
Firearms Act with respect to such silencer.".

18 SEC. 1504. PREEMPTION OF CERTAIN STATE LAWS IN RELA-

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TION TO FIREARM SILENCERS.

Section 927 of title 18, United States Code, is amended
by adding at the end the following: "Notwithstanding the
preceding sentence, a law of a State or a political subdivision of a State that imposes a tax, other than a generally
applicable sales or use tax, on making, transferring, using,
possessing, or transporting a firearm silencer in or affecting
interstate or foreign commerce, or imposes a marking, recHR 3668 RH

ordkeeping or registration requirement with respect to such
 a firearm silencer, shall have no force or effect.".

3 SEC. 1505. DESTRUCTION OF RECORDS.

4 Not later than 365 days after the date of the enactment 5 of this Act, the Attorney General shall destroy any registration of a silencer maintained in the National Firearms 6 7 Registration and Transfer Record pursuant to section 5841 8 of the Internal Revenue Code of 1986, any application to 9 transfer filed under section 5812 of the Internal Revenue 10 Code of 1986 that identifies the transferee of a silencer, and any application to make filed under section 5822 of the In-11 ternal Revenue Code of 1986 that identifies the maker of 12 a silencer. 13

14 SEC. 1506. AMENDMENTS TO TITLE 18, UNITED STATES15CODE.

16 Title 18, United States Code, is amended—

17 (1) in section 921(a), by striking paragraph (24)
18 and inserting the following:

"(24)(A) The terms 'firearm silencer' and 'firearm
muffler' mean any device for silencing, muffling, or diminishing the report of a portable firearm, including the keystone part' of such a device.

23 "(B) The term 'keystone part' means, with respect to
24 a firearm silencer or firearm muffler, an externally visible
25 part of a firearm silencer or firearm muffler, without which

1	a device capable of silencing, muffling, or diminishing the
2	report of a portable firearm cannot be assembled, but the
3	term does not include any interchangeable parts designed
4	to mount a firearm silencer or firearm muffler to a portable
5	firearm.";
6	(2) in section 922(b)—
7	(A) in paragraph (1), by striking "shotgun
8	or rifle" the first place it appears and inserting
9	"shotgun, rifle, firearm silencer or firearm muf-
10	fler"; and
11	(B) in paragraph (3), by striking "rifle or
12	shotgun" and inserting "shotgun, rifle, firearm
13	silencer or firearm muffler"; and
14	(3) in section 923(i)—
15	(A) by striking "Licensed" and inserting
16	the following:
17	"(1) In the case of a firearm other than a firearm si-
18	lencer or firearm muffler, licensed"; and
19	(B) by adding at the end the following:
20	"(2) In the case of a firearm silencer or firearm muf-
21	fler, licensed importers and licensed manufacturers shall
22	identify by means of a serial number engraved or cast on
23	the keystone part of the firearm silencer or firearm muffler,
24	in such manner as the Attorney General shall by regula-
25	tions prescribe, each firearm silencer or firearm muffler im-

ported or manufactured by such importer or manufacturer, 1 except that, if a firearm silencer or firearm muffler does 2 not have a clearly identifiable keystone part or has multiple 3 4 keystone parts, licensed importers or licensed manufacturers shall submit a request for a marking variance to the Attor-5 ney General. The Attorney General shall grant such a re-6 7 quest except on showing good cause that marking the fire-8 arm silencer or firearm muffler as requested would not further the purposes of this chapter.". 9

10 SEC. 1507. IMPOSITION OF TAX ON FIREARM SILENCERS OR 11 FIREARM MUFFLERS.

(a) IN GENERAL.—Section 4181 of the Internal Revenue Code of 1986 is amended by adding at the end of the
list relating to "Articles taxable at 10 percent" the following:

16 *"Firearm silencers or firearm mufflers."*.

17 (b) FIREARM SILENCERS; FIREARM MUFFLERS.—Sec18 tion 4181 of such Code is amended by adding at the end
19 the following:

20 "For purposes of this part, the terms 'firearm silencer' and
21 'firearm muffler' mean any device for silencing, muffling,
22 or diminishing the report of a portable firearm.".

23 (c) Conforming Amendments.—

24 (1) Section 4181 of such Code is amended by
25 striking "other than pistols and revolvers" and insert-

ing "other than articles taxable at 10 percent under
 this section".

3 (2) Section 4182(b) of such Code is amended by
4 striking "firearms, pistols, revolvers, shells, and car5 tridges" and inserting "articles described in section
6 4181 and".

7 (3) Section 4182(c)(1) of such Code is amended
8 by striking "or firearm" and inserting "firearm, fire9 arm silencer, or firearm muffler,".

(d) EFFECTIVE DATE.—The amendments made by this
section shall apply to articles sold by the manufacturer,
producer, or importer in any calendar quarter beginning
more than 90 days after the date of the enactment of this
Act.

15 TITLE XVI—LAWFUL PURPOSE 16 AND SELF-DEFENSE

17 SEC. 1601. SHORT TITLE.

18 This Act may be cited as the "Lawful Purpose and19 Self Defense Act".

20 SEC. 1602. ELIMINATION OF AUTHORITY TO RECLASSIFY21POPULAR RIFLE AMMUNITION AS "ARMOR22PIERCING AMMUNITION".

23 Section 921(a)(17) of title 18, United States Code, is
24 amended—

1	(1) in subparagraph (B)(i), by striking "may be
2	used" and inserting "is designed and intended by the
3	manufacturer or importer for use";
4	(2) in subparagraph (B)(ii), by inserting "by the
5	manufacturer or importer" before "for use"; and
6	(3) in subparagraph (C), by striking "the Attor-
7	ney General finds is primarily intended to be used for
8	sporting purposes" and inserting "is primarily in-
9	tended by the manufacturer or importer to be used in
10	a rifle or shotgun, a handgun projectile that is de-
11	signed and intended by the manufacturer or importer
12	to be used for hunting, recreational, or competitive
13	shooting".
14	SEC. 1603. ELIMINATION OF RESTRICTIONS ON IMPORTA-
15	TION OF NON-NATIONAL FIREARMS ACT FIRE-
16	ARM OR AMMUNITION THAT MAY OTHERWISE
17	BE LAWFULLY POSSESSED AND SOLD IN THE
18	UNITED STATES.
19	(a) Elimination of Prohibitions.—Section 922 of
19 20	(a) ELIMINATION OF PROHIBITIONS.—Section 922 of title 18, United States Code, is amended—
20	title 18, United States Code, is amended—
20 21	title 18, United States Code, is amended— (1) in subsection (a), by striking paragraph (7)
20 21 22	title 18, United States Code, is amended— (1) in subsection (a), by striking paragraph (7) and inserting the following:

1	"(A) is for the use of the United States, any
2	department or agency of the United States, any
3	State, or any department, agency, or political
4	subdivision of a State;
5	``(B) is for the purpose of exportation; or
6	"(C) is for the purpose of testing or experi-
7	mentation, and has been authorized by the Attor-
8	ney General;";
9	(2) in subsection (l), by striking " $925(d)$ of this
10	chapter" and inserting "925"; and
11	(3) by striking subsection (r) .
12	(b) Broadening of Exceptions.—Section 925 of
13	such title is amended—
14	(1) in subsection $(a)(3)$, by striking "deter-
15	mined" and all that follows through the end and in-
16	serting "intended for the lawful personal use of such
17	member or club.";
18	(2) in subsection (a)(4), by striking "(A)" and
19	all that follows through "for the" and inserting "in-
20	tended for the lawful"; and
21	(3) by striking subsections (d) through (f) and
22	inserting the following:
23	"(d)(1) Within 30 days after the Attorney General re-
24	ceives an application therefor, the Attorney General shall
25	authorize a firearm or ammunition to be imported or

brought into the United States or any possession thereof
 if—

3 "(A) the firearm or ammunition is being im4 ported or brought in for scientific, research, testing, or
5 experimentation purposes;

6 "(B) the firearm is an unserviceable firearm 7 (other than a machine gun as defined in section 8 5845(b) of the Internal Revenue Code of 1986 that is 9 readily restorable to firing condition) imported or 10 brought in as a curio or museum piece;

"(C) the firearm is not a firearm as defined in
section 5845(a) of the Internal Revenue Code of 1986;
"(D) the ammunition is not armor piercing ammunition (as defined in section 921(a)(17)(B) of this
title), unless subparagraph (A), (E), (F), or (G) applies;

17 "(E) the firearm or ammunition is being im18 ported or brought in for the use of the United States,
19 any department or agency of the United States, any
20 State, or any department, agency, or political sub21 division of a State;

"(F) the firearm or ammunition is being imported or brought in for the purpose of exportation;
"(G) the firearm or ammunition was previously
taken out of the United States or a possession thereof

by the person who is bringing in the firearm or am munition; or

3 "(H) the firearm is a firearm defined as curio
4 or relic by the Attorney General under section
5 921(a)(13) of this title.

6 "(2) Within 30 days after the Attorney General re-7 ceives an application therefor, the Attorney General shall 8 permit the conditional importation or bringing in of a fire-9 arm or ammunition for examination and testing in connec-10 tion with the making of a determination as to whether the 11 importation or bringing in of the firearm or ammunition 12 will be allowed under this subsection.

"(3) The Attorney General shall not authorize, under
this subsection, the importation of any firearm the importation of which is prohibited by section 922(p).".

16SEC. 1604. PROTECTION OF SHOTGUNS, SHOTGUN SHELLS,17AND LARGE CALIBER RIFLES FROM ARBI-18TRARY CLASSIFICATION AS "DESTRUCTIVE19DEVICES".

20 (a) AMENDMENTS TO THE NATIONAL FIREARMS
21 ACT.—Section 5845(f) of the Internal Revenue Code of 1986
22 is amended—

23 (1) in paragraph (2), by striking "recognized as
24 particularly suitable for sporting purposes" and in-

1	serting "recognized as suitable for lawful purposes";
2	and
3	(2) by striking "use solely for sporting purposes"
4	and inserting "use for sporting purposes".
5	(b) Amendments to Title 18, United States
6	CODE.—Section 921(a)(4) of title 18, United States Code,
7	is amended—
8	(1) in subparagraph (B) of the first sentence, by
9	striking "particularly suitable for sporting" and in-
10	serting "suitable for lawful"; and
11	(2) in the second sentence, by striking "solely".
12	SEC. 1605. BROADENING OF THE TEMPORARY INTERSTATE
13	TRANSFER PROVISION TO ALLOW TEM-
14	PORARY TRANSFERS FOR ALL LAWFUL PUR-
15	POSES RATHER THAN JUST FOR "SPORTING
16	PURPOSES".
17	Section 922 of title 18, United States Code, is amended
18	in each of subsections $(a)(5)(B)$, $(a)(9)$, and $(b)(3)(B)$, by

19 striking "sporting".

TRANSACTION FACILITATION 2 **ACT REAUTHORIZATION** 3 (FLTFA) 4 5 SEC. 1701. SHORT TITLE. 6 This title may be cited as the "Federal Land Transaction Facilitation Act Reauthorization". 7 8 SEC. 1702. FEDERAL LAND TRANSACTION FACILITATION 9 ACT. 10 The Federal Land Transaction Facilitation Act is amended-11 12 (1) in section 203(1) (43 U.S.C. 2302(1)), by 13 striking "cultural, or" and inserting "cultural, rec-14 reational access and use, or other"; 15 (2) in section 203(2) in the matter preceding 16 subparagraph (A), by striking "on the date of enact-17 ment of this Act was" and inserting "is": 18 (3) in section 205 (43 U.S.C. 2304)— 19 (A) in subsection (a), by striking "section 20 206" and all that follows through the period at 21 the end and inserting the following: "section 22 206-23 "(1) to complete appraisals and satisfy other 24 legal requirements for the sale or exchange of public 25 land identified for disposal under approved land use

TITLE

1

XVII—FEDERAL

LAND

plans under section 202 of the Federal Land Policy
and Management Act of 1976 (43 U.S.C. 1712);
"(2) not later than 180 days after the date of the
enactment of the Federal Land Transaction Facilita-
tion Act Reauthorization, to establish and make
available to the public, on the website of the Depart-
ment of the Interior, a database containing a com-
prehensive list of all the land referred to in para-
graph (1); and
"(3) to maintain the database referred to in
paragraph (2)."; and
(B) in subsection (d) , by striking "11" and
inserting "22";
(4) by amending section $206(c)(1)$ (43 U.S.C.
2305(c)(1)) to read as follows:
"(1) Use of funds.—
"(A) IN GENERAL.—Funds in the Federal
Land Disposal Account shall be expended, subject
to appropriation, in accordance with this sub-
section.
"(B) PURPOSES.—Except as authorized
under paragraph (2), funds in the Federal Land
Disposal Account shall be used for one or more
of the following purposes:

1	"(i) To purchase lands or interests
2	therein that are otherwise authorized by law
3	to be acquired and are one or more of the
4	following:
5	"(I) Inholdings.
6	"(II) Adjacent to federally des-
7	ignated areas and contain exceptional
8	resources.
9	"(III) Provide opportunities for
10	hunting, recreational fishing, rec-
11	reational shooting, and other rec-
12	reational activities.
13	"(IV) Likely to aid in the per-
14	formance of deferred maintenance or
15	the reduction of operation and mainte-
16	nance costs or other deferred costs.
17	"(ii) To perform deferred maintenance
18	or other maintenance activities that en-
19	hance opportunities for recreational ac-
20	cess.";
21	(5) in section 206(c)(2) (43 U.S.C. 2305(c)(2))—
22	(A) by striking subparagraph (A);
23	(B) by redesignating subparagraphs (B) ,
24	(C), and (D) as subparagraphs (A), (B), and
25	(C), respectively;

1	(C) in subparagraph (C) (as so redesignated
2	by this paragraph)—
3	(i) by striking "PURCHASES" and in-
4	serting "LAND PURCHASES AND PERFORM-
5	ANCE OF DEFERRED MAINTENANCE ACTIVI-
6	TIES'';
7	(ii) by striking "subparagraph (C)"
8	and inserting "subparagraph (B) "; and
9	(iii) by inserting "for the activities
10	outlined in paragraph (1)" after "gen-
11	erated"; and
12	(D) by adding at the end the following:
13	"(D) Any funds made available under sub-
14	paragraph (C) that are not obligated or ex-
15	pended by the end of the fourth full fiscal year
16	after the date of the sale or exchange of land that
17	generated the funds may be expended in any
18	State.";
19	(6) in section 206(c)(3) (43 U.S.C. 2305(c)(3))—
20	(A) by inserting after subparagraph (A) the
21	following:
22	``(B) the extent to which the acquisition of
23	the land or interest therein will increase the pub-
24	lic availability of resources for, and facilitate

1	public access to, hunting, fishing, and other rec-
2	reational activities;"; and
3	(B) by redesignating subparagraphs (B)
4	and (C) as subparagraphs (C) and (D) ;
5	(7) in section 206(f) (43 U.S.C. 2305(f)), by
6	amending paragraph (2) to read as follows:
7	"(2) any remaining balance in the account shall
8	be deposited in the Treasury and used for deficit re-
9	duction, except that in the case of a fiscal year for
10	which there is no Federal budget deficit, such
11	amounts shall be used to reduce the Federal debt (in
12	such manner as the Secretary of the Treasury con-
13	siders appropriate)."; and
14	(8) in section 207(b) (43 U.S.C. 2306(b))—
15	(A) in paragraph (1)—
16	(i) by striking "96–568" and inserting
17	"96–586"; and
18	(ii) by striking "; or" and inserting a
19	semicolon;
20	(B) in paragraph (2)—
21	(i) by inserting "Public Law 105–
22	263;" before "112 Stat."; and
23	(ii) by striking the period at the end
24	and inserting a semicolon; and
25	(C) by adding at the end the following:

1	"(3) the White Pine County Conservation, Recre-
2	ation, and Development Act of 2006 (Public Law
3	109–432; 120 Stat. 3028);
4	"(4) the Lincoln County Conservation, Recre-
5	ation, and Development Act of 2004 (Public Law
6	108–424; 118 Stat. 2403);
7	"(5) subtitle F of title I of the Omnibus Public
8	Land Management Act of 2009 (16 U.S.C. 1132 note;
9	Public Law 111–11);
10	"(6) subtitle O of title I of the Omnibus Public
11	Land Management Act of 2009 (16 U.S.C. 460www
12	note, 1132 note; Public Law 111–11);
13	"(7) section 2601 of the Omnibus Public Land
14	Management Act of 2009 (Public Law 111–11; 123
15	Stat. 1108); or
16	"(8) section 2606 of the Omnibus Public Land
17	Management Act of 2009 (Public Law 111–11; 123
18	Stat. 1121).".
19	TITLE XVIII—FILM CREWS
20	SEC. 1801. ANNUAL PERMIT AND FEE FOR FILM CREWS OF
21	5 PERSONS OR FEWER.
22	Section 100905 of title 54, United States Code, is
23	amended as follows:
24	(1) In subsection (a)—

1	(A) in paragraph (1), by striking "provide
2	a fair return to the United States" and inserting
3	"be sufficient to cover the cost of a film permit
4	and other administrative and personnel costs";
5	and
6	(B) by adding at the end the following:
7	"(3) FILM CREW OF 5 PERSONS OR FEWER.—For
8	a commercial film crew of 5 persons or fewer for com-
9	mercial filming activities or similar projects on Fed-
10	eral land and waters administered by the Secretary
11	the Secretary shall—
12	"(A) assess an annual fee in an amount
13	sufficient to cover the administrative cost of
14	issuing a permit under this section, but not
15	greater than \$200; and
16	(B) require a permit which shall be valid
17	for commercial filming activities or similar
18	projects that occur in areas designated for public
19	use during public hours on all Federal land and
20	waterways administered by the Secretary for a
21	1-year period beginning on the date of issuance
22	of the permit.".
23	(2) By striking subsection (b) and redesignating
24	subsections (c), (d), (e), and (f) as subsections (b), (c),
25	(d), and (e), respectively.

1	(3) In subsection (b), as redesignated by this sec-
2	tion, by adding at the end the following:
3	"(3) Still photography crew of 5 persons
4	OR FEWER.—The fee under this paragraph for a still
5	photography crew of 5 persons or fewer shall be not
6	more than \$200.".
7	(4) In subsection (e), as redesignated by this sec-
8	tion—
9	(A) by striking "The Secretary" and insert-
10	ing the following:
11	"(1) TIMING.—The Secretary"; and
12	(B) by adding at the end the following:
13	"(2) CRITERIA.—The Secretary shall not con-
14	sider subject matter or content as a criterion for
15	issuing or denying a permit under this Act.".
16	(5) By adding at the end the following:
17	"(f) Exemption From Commercial Filming or
18	Still Photography Permits and Fees.—The Secretary
19	shall not require persons holding commercial use authoriza-
20	tions or special recreation permits to obtain an additional
21	permit or pay an additional fee for commercial filming or
22	still photography under this section if—
23	"(1) the filming or still photography conducted
24	is incidental to the permitted activity that is the sub-

1	ject of the commercial use authorization or special
2	recreation permit; and
3	"(2) the holder of the commercial use authoriza-
4	tion or special recreation permit is an individual or
5	small business concern (within the meaning of section
6	3 of the Small Business Act (15 U.S.C. 632)).
7	"(g) News Gathering Activities.—For the purposes
8	of this section, a news gathering shall not be considered a
9	commercial activity.
10	"(h) DEFINITIONS.—For the purposes of this section—
11	"(1) the term 'commercial film crew' means any
12	persons present on Federal land or water under the
13	jurisdiction of the Secretary who are associated with
14	the production of a film;
15	"(2) the term 'news gathering' means the gath-
16	ering, recording, and filming of news and informa-
17	tion related to news in any medium; and
18	"(3) the term 'Secretary' means the Secretary of
19	the Interior or the Secretary of Agriculture, as appli-
20	cable, with respect to land under the respective juris-
21	diction of such Secretary.".

TITLE XIX—RESPECT FOR STATE WILDLIFE MANAGEMENT AU- THORITY

4 SEC. 1901. AUTHORITY OF THE STATES.

5 Nothing in this Act shall be construed as interfering 6 with, diminishing, or conflicting with the authority, juris-7 diction, or responsibility of any State to exercise primary 8 management, control, or regulation of fish and wildlife 9 under State law on land or water within the State, includ-10 ing on Federal land administered by the Bureau of Land 11 Management or the Forest Service.

12 SEC. 1902. FEDERAL LICENSES.

Nothing in this Act, shall be construed to authorize the
head of a Federal agency to require a license, fee, or permit
to fish, hunt, or trap on land or water in a State, including
on Federal land in the State, except that this paragraph
shall not affect the Migratory Bird Stamp requirement set
forth in the Migratory Bird Hunting and Conservation
Stamp Act (16 U.S.C. 718 et seq.).

20SEC. 1903. COOPERATION WITH STATE FISH AND WILDLIFE21AGENCIES ON MANAGEMENT PLANS.

(a) USE OF STATE FISH AND WILDLIFE DATA AND
ANALYSES.—The Secretary of the Interior and the Secretary of Agriculture shall prioritize coordination, consultation, and cooperation with the appropriate State fish and

wildlife agencies and local governments to recognize and
 fully utilize State and local government fish and wildlife
 data and analyses, unless it is determined by the State or
 local government that such data is proprietary or protected
 from disclosure under State law, as a primary source to
 inform—

7	(1) land and resource management plans for
8	units of the National Forest System developed under
9	section 6 of the Forest and Rangeland Renewable Re-
10	sources Planning Act of 1974 (16 U.S.C. 1604);
11	(2) land use plans developed under section 202
12	of the Federal Land Policy and Management Act of
13	1976 (43 U.S.C. 1712);
14	(3) comprehensive conservation plans developed
15	under section 4 of the National Wildlife Refuge Sys-
16	tem Administration Act of 1966 (16 U.S.C. 668dd);
17	(4) project planning and execution; and
18	(5) related natural resource policies and deci-
19	sions.
20	(b) Sharing Data.—Federal agencies shall evaluate
21	and utilize existing analysis of data on fish and wildlife
22	populations prepared by appropriate State or local govern-
23	ments and share Federal data with fish and wildlife man-

24 agers and local governments.

TITLE XX—*GRAND CANYON BISON MANAGEMENT ACT*

3 SEC. 2001. SHORT TITLE.

4 This title may be cited as the "Grand Canyon Bison5 Management Act".

6 SEC. 2002. DEFINITIONS.

7 In this title:

8 (1) FULL BISON.—The term "full bison" means
9 all of the remains of a bison after field dressing.

10 (2) MANAGEMENT PLAN.—The term "manage11 ment plan" means the management plan published
12 under section 2003(a).

13 (3) PARK.—The term "Park" means the Grand
14 Canyon National Park.

15 (4) SECRETARY.—The term "Secretary" means
16 the Secretary of the Interior.

17 (5) SKILLED PUBLIC VOLUNTEER.—The term
18 "skilled public volunteer" means an individual who
19 possesses—

20 (A) a valid hunting license issued by the
21 State of Arizona; and

(B) such other qualifications as the Secretary may require, after consultation with the
Arizona Game and Fish Commission.

1 SEC. 2003. BISON MANAGEMENT PLAN FOR GRAND CANYON

2 NATIONAL PARK.

3 (a) PUBLICATION OF PLAN.—Not later than 180 days
4 after the date of enactment of this Act, the Secretary shall
5 publish a management plan to reduce, through humane le6 thal culling by skilled public volunteers and by other non7 lethal means, the population of bison in the Park that the
8 Secretary determines are detrimental to the use of the Park.

9 (b) REMOVAL OF ANIMAL.—Notwithstanding section 4 10 of the Act of March 2, 1929 (16 U.S.C. 198c) or any other 11 provision of law, a skilled public volunteer may remove 12 from the Park a full bison harvested in accordance with 13 the management plan.

(c) COORDINATION.—The Secretary shall coordinate
with and obtain written approval from the Arizona Game
and Fish Commission regarding the development and finalization of the management plan and any amendments to
the management plan.

(d) NEPA COMPLIANCE.—In developing the management plan, the Secretary shall comply with all applicable
Federal environmental laws (including regulations), including the National Environmental Policy Act of 1969 (42)
U.S.C. 4321 et seq.).

(e) LIMITATION.—Nothing in this Act applies to the
taking of wildlife in the Park for any purpose other than
the implementation of the management plan.

TITLE XXI—GUIDES AND **OUTFITTERS**

79

3 SEC. 2101. SHORT TITLE: DEFINITIONS. (a) SHORT TITLE.—This title may be cited as the 4 5 "Guides and Outfitters Act" or the "GO Act". 6 (b) DEFINITIONS.—In this title: 7 SECRETARY.—The term "Secretary" (1)8 means----9 (A) the Secretary of the Interior, with re-10 spect to a Federal land management agency (other than the Forest Service); and 11 12 (B) the Secretary of Agriculture, with re-13 spect to the Forest Service. 14 (2)SECRETARIES.—The term "Secretaries" means the Secretary of the Interior and the Secretary 15 16 of Agriculture acting jointly. 17 SEC. 2102. SPECIAL RECREATION PERMIT AND FEE. 18 Subsection (h) of section 803 of the Federal Lands Recreation Enhancement Act (16 U.S.C. 6802) is amended 19 to read as follows: 20 21 "(h) Special Recreation Permit and Fee.— 22 "(1) IN GENERAL.—The Secretary may— 23 "(A) issue a special recreation permit for

24 Federal recreational lands and waters: and

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2

1	``(B) charge a special recreation permit fee
2	in connection with the issuance of the permit.
3	"(2) Special recreation permits.—The Sec-
4	retary may issue special recreation permits in the fol-
5	lowing circumstances:
6	"(A) For specialized individual and group
7	use of Federal facilities and Federal recreational
8	lands and waters, such as, but not limited to, use
9	of special areas or areas where use is allocated,
10	motorized recreational vehicle use, and group ac-
11	tivities or events.
12	"(B) To recreation service providers who
13	conduct outfitting, guiding, and other recreation
14	services on Federal recreational lands and waters
15	managed by the Forest Service, Bureau of Land
16	Management, Bureau of Reclamation, or the
17	United States Fish and Wildlife Service.
18	"(C) To recreation service providers who
19	conduct recreation or competitive events, which
20	may involve incidental sales on Federal rec-
21	reational lands and waters managed by the For-
22	est Service, Bureau of Land Management, Bu-
23	reau of Reclamation, or the United States Fish
24	and Wildlife Service.

"(3) REDUCTION IN FEDERAL COSTS AND DUPLI CATION OF ANALYSIS.—

3 "(A) IN GENERAL.—The issuance of a new 4 special recreation permit for activities under 5 paragraph (2) shall be categorically excluded 6 from further analysis and documentation under 7 the National Environmental Policy Act of 1969 8 (42 U.S.C. 4321 et seq.), if the proposed use is 9 the same as or similar to a previously authorized 10 use and the Secretary determines that such 11 issuance does not have significant environmental 12 effects based upon application of the extraor-13 dinary circumstances procedures established by 14 the Secretary under the National Environmental 15 Policy Act of 1969 (42 U.S.C. 4321 et seq.). 16 "(B) DEFINITION.—For the purposes of this 17 paragraph, the term 'similar' means— 18 "(i) substantially similar in type, na-19 ture, and scope; and 20 "(ii) will not result in significant new 21 *impacts*. 22 "(4) Relation to fees for use of highways 23 OR ROADS.—An entity that pays a special recreation 24 permit fee shall not be subject to a road cost-sharing 25 fee or a fee for the use of highways or roads that are open to private, noncommercial use within the bound aries of any Federal recreational lands or waters, as
 authorized under section 6 of Public Law 88–657 (16
 U.S.C. 537).".

5 SEC. 2103. PERMIT ACROSS MULTIPLE JURISDICTIONS.

6 (a) IN GENERAL.—In the case of an activity requiring
7 permits pursuant to subsection (h) of section 803 of the Fed8 eral Lands Recreation Enhancement Act (16 U.S.C. 6802)
9 for use of lands managed by both the Forest Service and
10 the Bureau of Land Management—

(1) the Secretaries may issue a joint permit based upon a single application to both agencies when issuance of a joint permit based upon a single application will lower processing and other administration costs for the permittee, provided that the permit applicant shall have the option to apply for separate permits rather than a joint permit; and

18 (2) the permit application required under para19 graph (1) shall be—

20 (A) the application required by the lead
21 agency; and

(B) submitted to the lead agency.
(b) REQUIREMENTS OF THE LEAD AGENCY.—The lead

24 agency for a permit under subsection (a) shall—

1	(1) coordinate with the associated agencies, con-
2	sistent with the authority of the Secretaries under sec-
3	tion 330 of the Department of the Interior and Re-
4	lated Agencies Appropriations Act, 2001 (43 U.S.C.
5	1703), to develop and issue the single, joint permit
6	that covers the entirety of the trip;
7	(2) in processing the joint permit application,
8	incorporate the findings, interests, and needs of the
9	associated agencies, provided that such coordination
10	shall not be subject to cost recovery; and
11	(3) complete the permitting process within a rea-
12	sonable time after receiving the permit application.
13	(c) EFFECT ON REGULATIONS.—Nothing in this sec-
14	tion shall alter, expand, or limit the applicability of any
15	Federal law (including regulations) to lands administered
16	by the relevant Federal agencies.
17	(d) DEFINITIONS.—In this section:
18	(1) Associated agency.—The term "associated
19	agency" means an agency that manages the land on
20	which the trip of the special recreation permit appli-
21	cant will enter after leaving the land managed by the
22	lead agency.
23	(2) LEAD AGENCY.—The term "lead agency"
24	means the agency that manages the land on which the

trip of the special recreation permit applicant will

1

2 begin. 3 SEC. 2104. GUIDELINES AND PERMIT FEE CALCULATION. 4 (a) Guidelines and Exclusion of Certain Reve-5 NUES.—The Secretary shall— 6 (1) publish guidelines in the Federal Register for 7 establishing recreation permit fees; and 8 (2) provide appropriate deductions from gross 9 revenues used as the basis for the fees established 10 under paragraph (1) for— 11 (A) revenue from goods, services, and activi-12 ties provided by a recreation service provider 13 outside Federal recreational lands and waters. 14 such as costs for transportation, lodging, and 15 other services before or after a trip; and 16 (B) fees to be paid by permit holder under 17 applicable law to provide services on other Fed-18 eral lands, if separate permits are issued to that 19 permit holder for a single event or trip. 20 (b) FEE CONDITIONS.—The fee charged by the Sec-21 retary for a permit issued under section 803(h) of the Fed-22 eral Lands Recreation Enhancement Act (16 U.S.C. 23 6802(h)) shall not exceed 3 percent of the recreational serv-24 ice provider's annual gross revenue for activities authorized 25 by the permit on Federal lands, plus applicable revenue additions, minus applicable revenue exclusions or a similar
 flat per person fee.

3 (c) DISCLOSURE OF FEES.—A holder of a special
4 recreation permit may inform its customers of the various
5 fees charged by the Secretary under section 803(h) of the
6 Federal Lands Recreation Enhancement Act (16 U.S.C.
7 6802(h)).

8 SEC. 2105. USE OF PERMIT FEES FOR PERMIT ADMINISTRA9 TION.

10 (a) DEPOSITS.—Subject to subsection (b), revenues 11 from special recreation permits issued to recreation service 12 providers under subparagraphs (B) and (C) of section 13 803(h)(2) of the Federal Lands Recreation Enhancement 14 Act (16 U.S.C. 6802(h)(2)) shall be held in special accounts 15 established for each specific unit or area for which such rev-16 enues are collected, and shall remain available for expendi-17 ture, without further appropriation, until expended.

(b) USE OF PERMIT FEES.—Revenues from special
recreation permits issued to recreation service providers
under subparagraphs (B) and (C) of section 803(h)(2) of
the Federal Lands Recreation Enhancement Act (16 U.S.C.
6802(h)(2)) shall be used only—

23 (1) to partially offset the Secretary's direct cost
24 of administering the permits;

(2) to improve and streamline the permitting
 process; and

(3) for related recreation infrastructure and 3 4 other purposes specifically to support recreation activities at the specific site for which use is authorized 5 6 under the permit, after obtaining input from any related permittees; provided, however, that the Federal 7 8 Advisory Committee Act (5 U.S.C. App. 1 et seq.) 9 shall not apply to any advisory committee or other 10 group established to carry out this paragraph.

(c) LIMITATION ON USE OF FEES.—The Secretary
may not use any permit fees for biological monitoring on
Federal recreational lands and waters under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) for listed
or candidate species.

16 SEC. 2106. ADJUSTMENT TO PERMIT USE REVIEWS.

17 (a) IN GENERAL.—In reviewing and adjusting alloca-18 tions of use for priority use permits for special uses of Fed-19 eral recreational lands and waters managed by the Forest 20 Service, and in renewing such permits, the Secretary of Ag-21 riculture shall allocate to a permit holder a level of use that 22 is no less than the highest amount of actual annual use 23 over the reviewed period plus 25 percent, capped at the 24 amount of use allocated when the permit was issued unless additional capacity is available. The Secretary may assign 25

any use remaining after adjusting allocations on a tem porary basis to qualified permit holders.

3 (b) WAIVER.—Use reviews under subsection (a) may 4 be waived for periods in which circumstances that prevented use of assigned capacity, such as weather, fire, natural dis-5 asters, wildlife displacement, business interruptions, insuf-6 7 ficient availability of hunting and fishing licenses, or when 8 allocations on permits include significant shoulder seasons. 9 The authorizing office may approve non-use without reduc-10 ing the number of service days assigned to the permit in such circumstances at the request of the permit holder. Ap-11 proved non-use may be temporarily assigned to other quali-12 fied permit holders when conditions warrant. 13

14 SEC. 2107. AUTHORIZATION OF TEMPORARY PERMITS FOR 15 NEW USES FOR THE FOREST SERVICE AND 16 BLM.

17 Not later than 180 days after the date of the enactment 18 of this Act, the Secretary of Agriculture and the Secretary 19 of the Interior shall establish and implement a program to authorize temporary permits for new recreational uses of 20 21 Federal recreational lands and waters managed by the For-22 est Service or the Bureau of Land Management, respec-23 tively, and to provide for the conversions of such temporary 24 permits to long-term permits after 2 years of satisfactory 25 operation. The issuance and conversion of such permits

shall be subject to subsection (h)(3) of section 803 of the
 Federal Lands Recreation Enhancement Act (16 U.S.C.
 6802).

4 SEC. 2108. INDEMNIFICATION REQUIREMENTS.

5 (a) INDEMNIFICATION.—A permit holder that is prohibited by the State from providing indemnification to the 6 7 Federal Government shall be considered to be in compliance 8 with indemnification requirements of the Department of the Interior and the Department of Agriculture if the permit 9 10 holder carries the required minimum amount of liability insurance coverage or is self-insured for the same minimum 11 12 amount.

(b) EXCULPATORY AGREEMENTS.—The Secretary shall
not implement, administer or enforce any regulation or policy prohibiting the use of exculpatory agreements between
recreation service providers and their customers for services
provided under a special recreation permit.

18 SEC. 2109. STREAMLINING OF PERMITTING PROCESS.

(a) REGULATIONS.—Not later than 180 days after the
20 date of the enactment of this Act, the Secretary of Agri21 culture shall revise part 251, subpart B, of title 36 Code
22 of Federal Regulations, and the Secretary of the Interior
23 shall revise subpart 2932, of title 43, Code of Federal Regu24 lations, to streamline the processes for the issuance and re-

newal of outfitter and guide special use permits. Such
 amended regulations shall—

3 (1) shorten application processing times and 4 minimize application and administration costs; and (2) provide for the use of programmatic environ-5 6 mental assessments and categorical exclusions for en-7 vironmental reviews under the National Environ-8 mental Policy Act of 1969 (42 U.S.C. 4321 et seq.) for 9 the issuance or renewal of outfitter and guide and 10 similar recreation special use permits when the Sec-11 retary determines that such compliance is required, to 12 the maximum extent allowable under applicable law, 13 including, but not limited to, use of a categorical exclusion as provided under section 803(h)(3) of the 14 15 Federal Lands Recreation Enhancement Act (16 16 $U.S.C. \ 6802(h)(3)).$

(b) ONLINE APPLICATIONS.—To the maximum extent
practicable, where feasible and efficient, the Secretary shall
make special recreation permit applications available to be
filled out and submitted online.

21 SEC. 2110. COST RECOVERY REFORM.

(a) REGULATORY PROCESS.—Not later than 180 days
after the date of enactment of this Act, the Secretary of Agriculture shall revise section 251.58 of title 36, Code of Federal Regulations, and the Secretary of the Interior shall re-

vise section 2932.31(e) and (f) of title 43, Code of Federal
 Regulations, to reduce costs and minimize the burden of cost
 recovery on small businesses and adverse impacts of cost
 recovery on jobs in the outfitting and guiding industry and
 on rural economies provided, however, that nothing in the
 revised regulations shall further limit the Secretary's au thority to issue or renew recreation special use permits.

8 (b) DE MINIMIS EXEMPTION.—

9 (1) COST RECOVERY LIMITATION.—Any regula-10 tions issued by the Secretary of the Interior or the 11 Secretary of Agriculture to establish fees to recover 12 processing costs for recreation special use applications 13 and monitoring costs for recreation special use au-14 thorizations shall include an exemption providing 15 that at least the first 50 hours of work necessary in 16 any one year to process and/or monitor such an ap-17 plication shall not be subject to cost recovery. The ap-18 plication of a 50-hour credit per permit shall also 19 apply to any monitoring fees on a per annum basis 20 during the term of each permit.

(2) APPLICATION OF EXEMPTION.—An exemption
under paragraph (1) shall apply to the processing of
each recreation special use permit application and
monitoring of each recreation special use authorization for which cost recovery is required, including

1	any application or authorization requiring more than
2	50 hours (or such other greater number of hours speci-
3	fied for exemption) to process or monitor. In the event
4	that the amount of work required to process such an
5	application or monitor such an authorization exceeds
6	the specified exemption, the amount of work for which
7	cost recovery is required shall be reduced by the
8	amount of the exemption.
9	(3) Multiple applications.—In situations in-
10	volving multiple recreation special use applications
11	for similar services in the same unit or area that re-
12	quire more than 50 hours (or such other greater num-
13	ber of hours specified for exemption) in the aggregate
14	to process, the Secretary shall, regardless of whether
15	the applications are solicited or unsolicited and
16	whether there is competitive interest—
17	(A) determine the share of the aggregate
18	amount to be allocated to each application, on
19	an equal or prorated basis, as appropriate; and
20	(B) for each application, apply a separate
21	exemption of up to 50 hours (or such other great-

er number of hours specified for exemption) to
the share allocated to such application.

24 (4) COST REDUCTION.—The agency processing a
25 recreation special use application shall utilize exist-

1	ing studies and analysis to the greatest extent prac-
2	ticable in order to reduce the amount of work and cost
3	necessary to process the application.
4	(5) LIMITATION.—The Secretary of the Interior
5	and the Secretary of Agriculture may not recover as
6	processing costs for recreation special use applications
7	and monitoring costs for recreation special use au-
8	thorizations any costs for consultations conducted
9	under section 7 of the Endangered Species Act of
10	1973 (16 U.S.C. 1536) or for biological monitoring on
11	Federal recreational lands and waters under such Act
12	for listed, proposed, or candidate species.

(6) WAIVER OF COST RECOVERY.—The Secretary
of the Interior and the Secretary of Agriculture may
waive the recovery of costs for processing recreation
special use permit applications and renewals, on a
categorical or case-by-case basis as appropriate, if the
Secretary determines that—

19 (A) such costs would impose a significant
20 economic burden on any small business or cat21 egory of small businesses;

(B) such cost recovery could threaten the
ability of an applicant or permittee to provide,
in a particular area, a particular outdoor recreational activity that is consistent with the pub-

lic interest and with applicable resource manage ment plans; or
 (C) prevailing economic conditions are un favorable, such as during economic recessions, or
 when drought, fire, or other natural disasters
 have depressed economic activity in the area of
 operation.

8 SEC. 2111. EXTENSION OF FOREST SERVICE RECREATION 9 PRIORITY USE PERMITS.

10 Where the holder of a special use permit for outfitting 11 and guiding that authorizes priority use has submitted a 12 request for renewal of such permit in accordance with ap-13 plicable laws and regulations, the Secretary of Agriculture shall have the authority to grant the holder one or more 14 15 extensions of the existing permit for additional items not to exceed 5 years in the aggregate, as necessary to allow 16 the Secretary to complete the renewal process and to avoid 17 the interruption of services under such permit. Before 18 granting an extension under this section, the Secretary shall 19 take all reasonable and appropriate steps to complete the 20 21 renewal process before the expiration of the special use per-22 *mit.*

TITLE XXII—HUNTING AND REC- REATIONAL FISHING WITHIN CERTAIN NATIONAL FORESTS

4 SEC. 2201. DEFINITIONS.

5 In this title:

6 (1) HUNTING.—The term "hunting" means use 7 of a firearm, bow, or other authorized means in the 8 lawful pursuit, shooting, capture, collection, trapping, 9 or killing of wildlife; attempt to pursue, shoot, cap-10 ture, collect, trap, or kill wildlife; or the training and 11 use of hunting dogs, including field trials.

(2) RECREATIONAL FISHING.—The term "recreational fishing" means the lawful pursuit, capture,
collection, or killing of fish; or attempt to capture,
collect, or kill fish.

16 (3) FOREST PLAN.—The term "forest plan"
17 means a land and resource management plan pre18 pared by the Forest Service for a unit of the National
19 Forest System pursuant to section 6 of the Forest and
20 Rangeland Renewable Resources Planning Act of
21 1974 (16 U.S.C. 1604).

(4) NATIONAL FOREST SYSTEM.—The term "National Forest System" has the meaning given that
term in section 11(a) of the Forest and Rangeland

Renewable Resources Planning Act of 1974 (16
 U.S.C. 1609(a))

3 SEC. 2202. HUNTING AND RECREATIONAL FISHING WITHIN 4 THE NATIONAL FOREST SYSTEM.

(a) PROHIBITION OF RESTRICTIONS.—The Secretary
of Agriculture or Chief of the Forest Service may not establish policies, directives, or regulations that restrict the type,
season, or method of hunting or recreational fishing on
lands within the National Forest System that are otherwise
open to those activities and are consistent with the applicable forest plan.

12 (b) PRIOR RESTRICTIONS VOID.—Any restrictions im-13 posed by the Secretary of Agriculture or Chief of the Forest 14 Service regarding the type, season, or method of hunting 15 or recreational fishing on lands within the National Forest 16 System that are otherwise open to those activities in force 17 on the date of the enactment of this Act shall be void and 18 have no force or effect.

19 (c) APPLICABILITY.—This section shall apply only 20 to—

21 (1) the Kisatchie National Forest in the State of
22 Louisiana;

23 (2) the De Soto National Forest in the State of
24 Mississippi; and

(3) the Ozark National Forest, the St. Francis 1 2 National Forest, and the Ouachita National Forest in 3 the States of Arkansas and Oklahoma. 4 (d) STATE AUTHORITY.—Nothing in this section, sec-5 tion 1 of the Act of June 4, 1897 (16 U.S.C. 551), or section 32 of the Act of July 22, 1937 (7 U.S.C. 1011) shall affect 6 the authority of States to manage hunting or recreational 7 8 fishing on lands within the National Forest System.

Union Calendar No. 224

115TH CONGRESS H. R. 3668

[Report No. 115-314, Part I]

A BILL

To provide for the preservation of sportsmen's heritage and enhance recreation opportunities on Federal land, and for other purposes.

September 18, 2017

Reported from the Committee on Natural Resources with an amendment

September 18, 2017

The Committees on Agriculture, the Judiciary, Energy and Commerce, Transportation and Infrastructure, and Ways and Means discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed