AMENDMENT NO	Calendar No
Purpose: In the nature of a subst	itute.
IN THE SENATE OF THE UNITED	STATES—111th Cong., 2d Sess.
(no.)	

(title) _____

Referred to the Committee on ______ and ordered to be printed

Ordered to lie on the table and to be printed

AMENDMENT intended to be proposed by _____

Viz:

1 Strike all after the enacting clause and insert the fol-

2 lowing:

3 TITLEI—MONTANAFOREST4JOBSANDRESTORATIONINI-

5 **TIATIVE**

6 SEC. 101. PURPOSE.

7 The purpose of this title is to establish an initiative—
8 (1) to preserve and create local jobs in rural
9 communities that are located in or near National
10 Forest System land;

(2) to create an immediate, predictable, and increased flow of wood fiber with commercial value to
support and maintain locally-based infrastructure

1	and economies that are necessary for the appro-
2	priate management and restoration of National For-
3	est System land;
4	(3) to promote cooperation and collaboration in
5	the management of National Forest System land;
6	(4) to restore and improve the ecological struc-
7	ture, composition, and function and the natural
8	processes of priority watersheds within the National
9	Forest System;
10	(5) to carry out collaborative projects to reduce
11	the risk of disturbances from fire, insects, and dis-
12	ease to communities, watersheds, and natural re-
13	sources through a collaborative process of planning,
14	prioritizing, and implementing ecological restoration
15	and hazardous fuel reduction projects; and
16	(6) to collect information from the projects car-
17	ried out under this title in an effort to better under-
18	stand the manner in which to improve forest restora-
19	tion and management activities.
20	SEC. 102. DEFINITIONS.
21	In this title:
22	(1) Authorized forest and watershed
23	RESTORATION PROJECT.—The term "authorized for-
24	est and watershed restoration project" means a col-

1	lection of activities within a watershed area that are
2	carried out—
3	(A) on eligible land; and
4	(B) to achieve the purposes of this title.
5	(2) DECOMMISSION.—The term "decommis-
6	sion" means—
7	(A) to reestablish vegetation on a road or
8	trail; and
9	(B) to restore any natural drainage, water-
10	shed function, or other ecological processes that
11	are disrupted or adversely impacted by the road
12	or trail by removing or hydrologically dis-
13	connecting the road prism.
14	(3) ELIGIBLE LAND.—The term "eligible land"
15	means—
16	(A) land within the approximately
17	1,900,000 acres of land in the Beaverhead-
18	Deerlodge National Forest designated as "Suit-
19	able for Timber Production" and "Timber Har-
20	vest Is Allowed" as generally depicted on the
21	map entitled "Beaverhead-Deerlodge National
22	Forest, Revised Forest Plan, Modeled Timber
23	Harvest Classification" and dated December
24	10, 2008; and

1	(B)(i) land within the Three Rivers Ranger
2	District of the Kootenai National Forest; and
3	(ii) any land within the adjacent ranger
4	districts of the Kootenai National Forest that is
5	necessary to achieve the requirements of section
6	103(b).
7	(4) INFISH.—The term "INFISH" means the
8	land and resource management plan amendments
9	made before the date of enactment of this Act aris-
10	ing from the document—
11	(A) entitled "Inland Native Fish Strat-
12	egy'';
13	(B) published by the Department of Agri-
14	culture; and
15	(C) dated July 28, 1995.
16	(5) INITIATIVE.—The term "Initiative" means
17	the Montana Forest Jobs and Restoration Pilot Ini-
18	tiative established by section 103(a).
19	(6) Mechanical treatment.—
20	(A) IN GENERAL.—The term "mechanical
21	treatment" means an activity that uses a tool
22	to remove fiber that has commercial value to
23	local markets in the vicinity of the area treated.
24	(B) INCLUSIONS.—The term "mechanical
25	treatment" includes leaving fiber on the forest

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1	floor after treatment with a tool, if an option
2	for removal of the fiber is provided.
3	(C) EXCLUSIONS.—The term "mechanical
4	treatment" excludes prescribed burning.
5	(7) Secretary.—The term "Secretary" means
6	the Secretary of Agriculture, acting through the
7	Chief of the Forest Service.
8	(8) STEWARDSHIP CONTRACT.—The term
9	"stewardship contract" means a contract authorized
10	under section 347 of the Omnibus Consolidated and
11	Emergency Supplemental Appropriations Act, 1999
12	(16 U.S.C. 2104 note; Public Law 105–277) to
13	carry out land management goals that meet local
14	and rural community needs through a source that is
15	selected on a best-value basis.
16	(9) WATERSHED AREA.—The term "watershed
17	area" means 1 or more subwatersheds (also known
18	as 6th code hydrologic units).
19	SEC. 103. MONTANA FOREST JOBS AND RESTORATION
20	PILOT INITIATIVE.
21	(a) ESTABLISHMENT.—There is established the Mon-
22	tana Forest Jobs and Restoration Pilot Initiative under
23	which the Secretary shall implement authorized forest and
24	watershed restoration projects and other land manage-
25	ment projects on eligible land to achieve—

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1	(1) the performance requirements under sub-
2	section (b); and
3	(2) the purposes of this title.
4	(b) Performance Requirements.—On the eligible
5	land, the Secretary shall place under contract for the me-
6	chanical treatment of vegetation—
7	(1) on the Beaverhead-Deerlodge National For-
8	est, a minimum of 5,000 acres annually until the
9	date on which a total of 70,000 acres in the Na-
10	tional Forest have been placed under contract.; and
11	(2) on the Kootenai National Forest—
12	(A) 2,000 acres during the first year after
13	the date of enactment of this Act;
14	(B) $2,500$ acres during the second year
15	after the date of enactment of this Act; and
16	(C) 3,000 acres during each subsequent
17	year until the date on which a total of 30,000
18	acres in the National Forest have been placed
19	under contract.
20	(c) Collaboration.—
21	(1) IN GENERAL.—For each National Forest
22	within the Initiative, the Secretary shall identify 1 or
23	more collaborative groups or resource advisory com-
24	mittees that support the achievement of the pur-
25	poses of this title.

(2) COMPOSITION.—A collaborative group or re source advisory committee identified under para graph (1) shall include multiple interested persons
 representing diverse interests in forest and water shed management.

6 (3) CONSULTATION.—The Secretary shall con-7 sult with a collaborative group or resource advisory 8 committee identified under paragraph (1) in the de-9 velopment and implementation of each authorized 10 forest and watershed restoration project carried out 11 under the Initiative.

(4) EXPANSION.—The Secretary shall seek to
expand the public participation and diversity of interests involved in the implementation of the Initiative in each National Forest participating in the Initiative.

17 (d) Administrative Review.—

(1) IN GENERAL.—The administrative review
provisions of section 105 of the Healthy Forests
Restoration Act of 2003 (16 U.S.C. 6515) shall
apply to any administrative review of authorized forest and watershed restoration projects carried out
under this title.

24 (2) PROPOSED DECISION.—The Secretary shall
25 provide notice of, and distribute, a proposed admin-

istrative decision with the environmental assessment
 or final environmental impact statement for any
 project subject to review under paragraph (1).
 (3) INDEPENDENT MEDIATOR.—If 1 or more of

the parties to a special administrative review process
under paragraph (1) requests a mediator to help facilitate the process, an independent mediator may be
used for the administrative review process.

9 (e) JUDICIAL REVIEW.—Any judicial proceeding aris-10 ing from an authorized forest and watershed restoration 11 project shall be conducted in accordance with section 106 12 of the Healthy Forests Restoration Act of 2003 (16 13 U.S.C. 6516).

14 (f) Reports.—

(1) ANNUAL SUMMARY.—The Secretary shall
provide to the appropriate committees of Congress
an annual summary of the progress of the Initiative
toward accomplishing the purposes of this title, including the performance requirements established
under subsection (b).

21 (2) Progress report.—

(A) IN GENERAL.—Not later than 5 years
after the date of enactment of this Act and
every 5 years thereafter, the Secretary shall
submit to the appropriate committees of Con-

1	gress a report that assesses the progress of the
2	Initiative toward accomplishing the purposes of
3	this title.
4	(B) INCLUSIONS.—The report under sub-
5	paragraph (A) shall include an analysis, with
6	respect to the Initiative, of—
7	(i) fire and fuel dynamics, including
8	changes in—
9	(I) condition and class; and
10	(II) fuel levels and distribution;
11	(ii) biodiversity, including the selec-
12	tion of plant, terrestrial animals, and
13	aquatic organisms;
14	(iii) soil and water, including soil
15	movement, water quality, stream flows,
16	and soil productivity;
17	(iv) economic effects, including job
18	creation, labor income, and energy; and
19	(v) social implications, including land
20	management practices, aesthetics, and atti-
21	tudes towards land use.
22	(C) DATA ANALYSIS.—In preparing the re-
23	port under this paragraph, the Secretary may
24	consult with regional institutions of higher edu-
25	cation and institutions with the capacity to co-

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1 ordinate, analyze, and archive the data collected 2 as a result of monitoring under the Initiative. 3 (g) EFFECT ON OTHER FUNDS.—Amounts expended 4 under the Initiative shall not reduce the allocations of ap-5 propriated funds to the Secretary for use in other regions 6 of the Forest Service or other States. 7 (h) EXPANSION OF INITIATIVE.— 8 (1) IN GENERAL.—The Secretary may elect to 9 include the Seeley Ranger District of the Lolo Na-10 tional Forest in the Initiative, if— 11 (A) the Seeley Ranger District no longer 12 receives funding under section 4003(b)(1)(B) of 13 the Omnibus Public Land Management Act of 14 2009 (16 U.S.C. 7303(b)(1)(B)); and 15 (B) a local collaborative group for the Dis-16 trict requests inclusion in the Initiative. 17 (2) REQUIREMENTS.—On the election by the 18 Secretary to include the Seeley Ranger District in 19 the Initiative, the requirements of the Initiative 20 under this title shall apply to the District. 21 (i) TERMINATION DATE.— 22 (1) IN GENERAL.—The Initiative shall termi-23 nate on the later of— 24 (A) the date that is 15 years after the date 25 of enactment of this Act; or

1	(B) the date on which the Secretary deter-
2	mines that the performance requirements under
3	subsection (b) have been achieved.
4	(2) Effect.—Nothing in this subsection af-
5	fects a valid contract in effect on the termination
6	date under paragraph (1).
7	SEC. 104. AUTHORIZED FOREST AND WATERSHED RES-
8	TORATION PROJECTS.
9	(a) Implementation.—
10	(1) IN GENERAL.—The Secretary shall annually
11	implement 1 or more authorized forest and water-
12	shed restoration projects on the eligible land.
13	(2) Landscape-scale projects.—The Sec-
14	retary shall implement in 1 or more watershed areas
15	authorized forest and watershed restoration projects
16	that provide landscape-scale work with the goal of
17	minimizing entries into the watershed.
18	(3) Stewardship contracts.—
19	(A) IN GENERAL.—To the maximum ex-
20	tent practicable, the Secretary shall enter into
21	stewardship contracts or agreements to carry
22	out authorized forest and watershed restoration
23	projects.
24	(B) STEWARDSHIP CONTRACT PRIOR-
25	ITIES.—In developing a stewardship contract

under subparagraph (A), the Secretary shall,
after consultation with the relevant collabo-
rative groups or resource advisory committees
identified under section $103(c)(1)$, prioritize
areas consistent with the priorities described in
paragraph (4).
(4) PRIORITY.—Consistent with the purposes of
this title, the Secretary shall give priority to carrying
out authorized forest and watershed restoration
projects in areas—
(A) in which the road density exceeds 1.5
miles per square mile;
(B) in the wildland-urban interface (as de-
fined in section 101 of the Healthy Forests
Restoration Act of 2003 (16 U.S.C. 6511)) that
are at risk of wildfire that threatens public in-
frastructure or private property;
(C) in which fish and wildlife habitat
connectivity is compromised as a result of past
management practices; and
(D) that contain forests that are at risk
from insect epidemics or high-severity wildfires.
(5) Environmental review.—An environ-
mental review of authorized forest and watershed
restoration projects shall be carried out in accord-

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1	ance with section 104 of the Healthy Forests Res-
2	toration Act of 2003 (16 U.S.C. 6515), except
3	that—
4	(A) the review shall also address—
5	(i) the activities necessary to meet the
6	purposes and requirements of this title;
7	and
8	(ii) the site-specific impacts of an au-
9	thorized forest and watershed restoration
10	project;
11	(B) on signing of a record of decision or
12	finding of no significant impact for the author-
13	ized forest and watershed restoration project,
14	the Secretary shall implement the authorized
15	forest and watershed restoration project; and
16	(C) if the Secretary or a court determines
17	that additional review is warranted due to sig-
18	nificant new circumstances after implementa-
19	tion of an authorized forest and watershed res-
20	toration project has begun, the additional anal-
21	ysis shall not interrupt the implementation of
22	the activities that are not subject to the addi-
23	tional review, in accordance with the National
24	Environmental Policy Act of 1969 (42 U.S.C.
25	4321 et seq.).

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1	(b) Project Requirements.—
2	(1) RIPARIAN HABITAT PROTECTION.—
3	(A) IN GENERAL.—Except as provided in
4	subparagraph (B), the Secretary shall comply
5	with INFISH in carrying out each authorized
6	forest and watershed restoration project.
7	(B) Modifications.—The Secretary may
8	modify INFISH if the Secretary determines,
9	after taking into consideration the best avail-
10	able science, that the modifications would meet
11	or exceed the intent and goals of INFISH.
12	(2) ROADS.—In carrying out any authorized
13	forest and watershed restoration project under this
14	title, the Secretary shall—
15	(A) not construct any permanent road, un-
16	less—
17	(i) the Secretary determines that the
18	road is a justifiable realignment of a per-
19	manent road to restore or improve the eco-
20	logical structure, composition, and function
21	and the natural processes of the affected
22	forest or watershed; and
23	(ii) the replaced road bed is decom-
24	missioned by removing the road prism; and

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1	(B) decommission any temporary road con-
2	structed to carry out the land management
3	project by the conclusion of the contract.
4	(3) Road density.—
5	(A) IN GENERAL.—Except as provided in
6	subparagraph (B), the Secretary, at the conclu-
7	sion of an authorized forest and watershed res-
8	toration project, shall achieve a road density
9	maximum of 1.5 linear miles per square mile,
10	averaged over the watershed area.
11	(B) EXCEPTIONS.—Notwithstanding sub-
12	paragraph (A), the maximum road density pro-
13	vided in an applicable land management plan
14	shall apply if—
15	(i) the applicable land management
16	plan requires a road density maximum that
17	is less than that required under subpara-
18	graph (A); or
19	(ii) the authorized forest and water-
20	shed restoration project is carried out in
21	an area governed by an interagency grizzly
22	bear conservation plan.
23	(C) Method.—The road density estab-
24	lished under subparagraph (A) may be accom-
25	plished through a combination of decommis-

sioning and year-round permanent closure, ex cept that the Secretary shall prioritize for de commissioning any roads adversely affecting
 water quality or fish habitat.

5 (4) VEGETATION MANAGEMENT.—The Sec6 retary shall design authorized forest and watershed
7 restoration projects to produce commercial and non8 commercial wood products, consistent with the pur9 poses of this title.

10 SEC. 105. MISCELLANEOUS.

(a) IN GENERAL.—Except as otherwise provided in
this title, the Secretary shall administer the National Forests subject to the Initiative in accordance with applicable
law.

(b) AGENCY PARTICIPATION.—The Secretary may, in
accordance with applicable law, permit the Seeley Lake
District Ranger of the Lolo National Forest and the Lincoln District Ranger of the Helena National Forest to
serve in the official capacities of the districts on the Board
of Directors of the Blackfoot Challenge.

(c) BIOMASS.—To help improve forest restoration activities by using and creating markets for small-diameter
material and low-valued trees removed from forest restoration activities in the State, the Secretary may provide
grants through the Woody Biomass Utilization Grant Pro-

gram or any other biomass program in accordance with
 applicable law.

3 TITLE II—DESIGNATION OF WIL-

4 DERNESS AND SPECIAL MAN5 AGEMENT AREAS IN MON6 TANA

7 SEC. 201. PURPOSES.

8 The purposes of this title are—

9 (1) to protect and enhance motorized rec10 reational opportunities in the Beaverhead-Deerlodge
11 National Forest, the Lolo National Forest, and the
12 Kootenai National Forest; and

13 (2) to protect and enhance the wild heritage14 and backcountry traditions of the State through—

15 (A) the addition of certain land to the Na-16 tional Wilderness Preservation System; and

17 (B) the management of other land in a
18 manner that preserves existing primitive and
19 semi-primitive recreational activities.

20 SEC. 202. DEFINITIONS.

21 In this title:

(1) BEAVERHEAD-DEERLODGE NATIONAL FOREST.—The term "Beaverhead-Deerlodge National
Forest" means the National Forest that is—
(A) comprised of—

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1	(i) the Beaverhead National Forest;
2	and
3	(ii) the Deerlodge National Forest;
4	and
5	(B) managed by the Secretary concerned
6	as a single administrative unit.
7	(2) FOREST PLAN.—The term "forest plan"
8	means a land and resource management plan pre-
9	pared in accordance with section 6 of the Forest and
10	Rangeland Renewable Resources Planning Act of
11	1974 (16 U.S.C. 1604).
12	(3) Secretary concerned.—The term "Sec-
13	retary concerned" means—
14	(A) the Secretary of Agriculture, acting
15	through the Chief of the Forest Service, with
16	respect to National Forest System land; and
17	(B) the Secretary of the Interior, with re-
18	spect to land managed by the Bureau of Land
19	Management (including land held for the ben-
20	efit of an Indian tribe).
21	(4) STATE.—The term "State" means the State
22	of Montana.
23	SEC. 203. DESIGNATION OF WILDERNESS AREAS.
24	(a) Land Administered by the Forest Serv-
25	ICE.—In furtherance of the purposes of the Wilderness

Act (16 U.S.C. 1131 et seq.), the following areas in the
 State are designated as wilderness areas and as compo nents of the National Wilderness Preservation System:

4 (1) ANACONDA PINTLAR WILDERNESS ADDI-5 TIONS.—Certain land in the Beaverhead-Deerlodge 6 National Forest, comprising approximately 65,407 7 acres, as generally depicted on the map entitled "Anaconda-Pintlar Wilderness Additions" and dated 8 9 September 13, 2010, is incorporated in, and shall be 10 considered to be a part of, the Anaconda-Pintlar 11 Wilderness.

12 (2) Bob Marshall Wilderness additions.— 13 Certain land in the Lolo National Forest, comprising 14 approximately 40,072 acres generally depicted as the 15 "North Fork Blackfoot-Monture Creek Wilderness Addition (Bob Marshall Addition)" and approxi-16 17 mately 7,792 acres generally depicted as the "Griz-18 zly Basin of the Swan Range Wilderness Addition" 19 on the map entitled "Bob Marshall, Mission Moun-20 tains and Scapegoat Wilderness Additions and 21 Otatsy Recreation Management Area" and dated 22 September 13, 2010, is incorporated in, and shall be 23 considered to be a part of, the Bob Marshall Wilder-24 ness designated by Public Law 92–395 (86 Stat. 25 578).

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(3) DOLUS LAKES WILDERNESS.—Certain land
 in the Beaverhead-Deerlodge National Forest, com prising approximately 9,407 acres, as generally de picted on the map entitled "Dolus Lakes Wilder ness" and dated September 13, 2010, which shall be
 known as the "Dolus Lakes Wilderness".

7 (4) EAST PIONEERS WILDERNESS.—Certain
8 land in the Beaverhead-Deerlodge National Forest,
9 comprising approximately 77,438 acres, as generally
10 depicted on the map entitled "East Pioneers Wilder11 ness" and dated September 13, 2010, which shall be
12 known as the "East Pioneers Wilderness".

(5) ELECTRIC PEAK WILDERNESS.—Certain
land in the Beaverhead-Deerlodge National Forest,
comprising approximately 5,670 acres, as generally
depicted on the map entitled "Electric Peak Wilderness and Thunderbolt Creek Recreation Management Area" and dated September 13, 2010, which
shall be known as the "Electric Peak Wilderness".

(6) HIGHLANDS WILDERNESS.—Certain land in
the Beaverhead-Deerlodge National Forest, comprising approximately 15,659 acres, as generally depicted on the map entitled "Highlands Wilderness
Area and Special Management Area" and dated

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September 13, 2010, which shall be known as the
 "Highlands Wilderness".

3 (7) ITALIAN PEAKS WILDERNESS.—Certain
4 land in the Beaverhead-Deerlodge National Forest,
5 comprising approximately 29,677 acres, as generally
6 depicted on the map entitled "Italian Peaks Wilder7 ness" and dated September 13, 2010, which shall be
8 known as the "Italian Peaks Wilderness".

9 (8) LEE METCALF WILDERNESS ADDITIONS.—
10 Certain land in the Beaverhead-Deerlodge National
11 Forest, comprising approximately 17,201 acres, as
12 generally depicted on the map entitled "Lee Metcalf
13 Wilderness Additions" and dated September 13,
14 2010, is incorporated in, and shall be considered to
15 be a part of, the Lee Metcalf Wilderness.

16 (9) LIMA PEAKS WILDERNESS.—Certain land in
17 the Beaverhead-Deerlodge National Forest, com18 prising approximately 35,012 acres, as generally de19 picted on the map entitled "Lima Peaks Wilderness"
20 and dated September 13, 2010, which shall be
21 known as the "Lima Peaks Wilderness".

(10) MISSION MOUNTAINS WILDERNESS ADDITION.—Certain land in the Lolo National Forest,
which comprises approximately 4,460 acres, as generally depicted as the "West Fork Clearwater Wil-

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1 derness Addition" on the map entitled "Bob Mar-2 shall, Mission Mountains and Scapegoat Wilderness 3 Additions and Otatsy Recreation Management Area" 4 and dated September 13, 2010, is incorporated in, 5 and shall be considered to be a part of, the Mission 6 Mountains Wilderness designated by Public Law 93– 7 632 (88 Stat. 2153). 8 (11) MOUNT JEFFERSON WILDERNESS.—Cer-9 tain land in the Beaverhead-Deerlodge National For-10 est, comprising approximately 4,465 acres, as gen-

erally depicted on the map entitled "Mount Jeffer-

son Wilderness" and dated September 13, 2010, which shall be known as the "Mount Jefferson Wilderness". (12) QUIGG PEAK WILDERNESS.—Certain land in the Beaverhead-Deerlodge National Forest, comprising approximately 8,275 acres, as generally depicted on the map entitled "Quigg Peak Wilderness"

picted on the map entitled "Quigg Peak Wilderness"
and dated September 13, 2010, which shall be
known as the "Quigg Peak Wilderness".

(13) RODERICK WILDERNESS.—Certain land in
the Kootenai National Forest, which comprises approximately 29,467 acres, as generally depicted as
the "Roderick Wilderness Area" on the map entitled
"Roderick Wilderness and Special Management Area

and Three Rivers Special Management Area" and
 dated September 13, 2010, which shall be known as
 the "Roderick Wilderness".

4 (14) SAPPHIRES WILDERNESS.—Certain land in
5 the Beaverhead-Deerlodge National Forest, com6 prising approximately 43,101 acres, as generally de7 picted on the map entitled "Sapphires Wilderness"
8 and dated September 13, 2010, which shall be
9 known as the "Sapphires Wilderness".

10 (15) Scapegoat wilderness additions.— 11 Certain land in the Lolo National Forest, which 12 comprises approximately 30,967 acres, as generally 13 depicted as the "North Fork Blackfoot-Monture 14 Creek Wilderness Addition (Scapegoat Addition)" on 15 the map entitled "Bob Marshall, Mission Mountains 16 and Scapegoat Wilderness Additions and Otatsy 17 Recreation Management Area" and dated September 18 13, 2010, is incorporated in, and shall be considered 19 to be a part of, the Bob Marshall Wilderness des-20 ignated by Public Law 92–395 (86 Stat. 578).

(16) SNOWCREST WILDERNESS.—Certain land
in the Beaverhead-Deerlodge National Forest, comprising approximately 91,561 acres, as generally depicted on the map entitled "Snowcrest Wilderness"

1	and dated September 13, 2010, which shall be
2	known as the "Snowcrest Wilderness".
3	(17) Stony mountain wilderness.—Certain
4	land in the Beaverhead-Deerlodge National Forest,
5	comprising approximately 14,213 acres, as generally

depicted on the map entitled "Stony Mountain Wilderness" and dated September 13, 2010, which shall
be known as the "Stony Mountain Wilderness".

9 (18) WEST BIG HOLE WILDERNESS.—Certain 10 land in the Beaverhead-Deerlodge National Forest, 11 comprising approximately 44,156 acres, as generally 12 depicted on the map entitled "West Big Hole Wil-13 derness and Recreation Management Area" and 14 dated September 13, 2010, which shall be known as 15 the "West Big Hole Wilderness".

(19) WEST PIONEERS WILDERNESS.—Certain
land in the Beaverhead-Deerlodge National Forest,
comprising approximately 26,560 acres, as generally
depicted on the map entitled "West Pioneers Wilderness and Recreation Management Area" and dated
September 13, 2010, which shall be known as the
"West Pioneers Wilderness".

(b) LAND ADMINISTERED BY THE BUREAU OF LAND
MANAGEMENT.—In furtherance of the purposes of the
Wilderness Act (16 U.S.C. 1131 et seq.), the following

areas in the State are designated as wilderness areas and
 as components of the National Wilderness Preservation
 System:

4 (1)BLACKTAIL MOUNTAINS WILDERNESS.— 5 Certain public land administered by the Bureau of 6 Land Management, comprising approximately 7 10,675 acres, as generally depicted on the map enti-8 tled "Blacktail Mountains Wilderness" and dated 9 July 27, 2010, which shall be known as the 10 "Blacktail Mountains Wilderness".

11 (2) CENTENNIAL MOUNTAINS WILDERNESS.— 12 Certain public land administered by the Bureau of 13 Land Management, comprising approximately 14 23,700 acres, as generally depicted on the map enti-15 tled "Centennial Mountains Wilderness" and dated 16 July 27, 2010, which shall be known as the "Cen-17 tennial Mountains Wilderness".

18 (3) RUBY MOUNTAINS WILDERNESS.—Certain 19 public land administered by the Bureau of Land 20 approximately Management, comprising 16,30021 acres, as generally depicted on the map entitled 22 "Ruby Mountains Wilderness" and dated July 27, 23 2010, which shall be known as the "Ruby Mountains" Wilderness". 24

(4) EAST FORK BLACKTAIL WILDERNESS.—Cer tain public land administered by the Bureau of Land
 Management, comprising approximately 6,125 acres,
 as generally depicted on the map entitled "East
 Fork Blacktail Wilderness" and dated July 27,
 2010, which shall be known as the "East Fork
 Blacktail Wilderness".

8 (5)HUMBUG SPIRES WILDERNESS.—Certain 9 public land administered by the Bureau of Land 10 Management, comprising approximately 8,900 acres, 11 as generally depicted on the map entitled "Humbug 12 Spires Wilderness" and dated July 27, 2010, which 13 shall be known as the "Humbug Spires Wilderness". 14 TRANSFER OF Administrative JURISDIC-(c) 15 TION.—Administrative jurisdiction over certain public land administered by the Bureau of Land Management, 16 comprising approximately 663 acres, as generally known 17 as "Farlin Creek Administrative Transfer" depicted on 18 19 the map entitled "East Pioneers Wilderness" and dated 20 September 13, 2010, is transferred to the Secretary of Ag-21 riculture, and is incorporated in, and shall be considered to be a part of, the East Pioneers Wilderness designated 22 23 by subsection (a)(3).

1 SEC. 204. ADMINISTRATION OF WILDERNESS AREAS.

2 (a) MANAGEMENT.—Subject to valid existing rights,
3 each area designated as wilderness by section 203 shall
4 be administered by the Secretary concerned in accordance
5 with the Wilderness Act (16 U.S.C. 1131 et seq.), except
6 that—

7 (1) any reference in that Act to the effective
8 date shall be considered to be a reference to the date
9 of enactment of this Act; and

(2) with respect to public land administered by
the Bureau of Land Management, any reference in
that Act to the Secretary of Agriculture shall be considered to be a reference to the Secretary of the Interior.

15 (b) MAPS AND LEGAL DESCRIPTIONS.—

16 (1) IN GENERAL.—As soon as practicable after
17 the date of enactment of this Act, the Secretary con18 cerned shall file a map and a legal description of
19 each wilderness area and potential wilderness area
20 designated by this section, with—

21 (A) the Committee on Energy and Natural22 Resources of the Senate; and

23 (B) the Committee on Natural Resources
24 of the House of Representatives.

25 (2) FORCE OF LAW.—The maps and legal de26 scriptions filed under paragraph (1) shall have the

1	same force and effect as if included in this title, ex-
2	cept that the Secretary concerned may correct typo-
3	graphical errors in the maps and legal descriptions.
4	(3) PUBLIC AVAILABILITY.—Each map and
5	legal description filed under paragraph (1) shall be
6	on file and available for public inspection in the ap-
7	propriate offices of the Forest Service and the Bu-
8	reau of Land Management.
9	(c) Incorporation of Acquired Land and Inter-
10	ESTS.—Any land within the boundary of a wilderness area
11	designated by section 203 that is acquired by the United
12	States shall—
13	(1) become part of the wilderness area in which
14	the land is located; and
15	(2) be managed in accordance with this section,
16	the Wilderness Act (16 U.S.C. 1131 et seq.), and
17	any other applicable law.
18	(d) WITHDRAWAL.—Subject to valid existing rights,
19	the Federal land designated as wilderness by section 203
20	is withdrawn from all forms of—
21	(1) entry, appropriation, or disposal under the
22	public land laws;
23	(2) location, entry, and patent under the mining
24	laws; and

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(3) disposition under all laws pertaining to min eral and geothermal leasing or mineral materials.

3 (e) FIRE, INSECTS, AND DISEASES.—In accordance
4 with section 4(d)(1) of the Wilderness Act (16 U.S.C.
5 1133(d)(1)), within the wilderness areas designated by
6 section 203, the Secretary concerned may take such meas7 ures as are necessary to control fire, insects, and diseases,
8 subject to such terms and conditions as the Secretary con9 cerned determines to be appropriate.

(f) ACCESS TO PRIVATE PROPERTY.—In accordance
with section 5(a) of the Wilderness Act (16 U.S.C.
1134(a)), the Secretary concerned shall provide any owner
of private property within the boundary of a wilderness
area designated by section 203 adequate access to the
property.

16 (g) FISH AND WILDLIFE.—

17 (1) IN GENERAL.—Nothing in this title affects
18 the jurisdiction or responsibilities of the State with
19 respect to fish and wildlife, including the regulation
20 of hunting, fishing, and trapping.

(2) MANAGEMENT ACTIVITIES.—In furtherance
of the purposes and principles of the Wilderness Act
(16 U.S.C. 1131 et seq.), the Secretary concerned
may carry out management activities to maintain or
restore fish and wildlife populations (including ac-

1	tivities to maintain and restore fish and wildlife
2	habitats to support the populations) in a wilderness
3	area designated by section 203 if the activities are—
4	(A) consistent with applicable wilderness
5	management plans; and
6	(B) carried out in accordance with applica-
7	ble guidelines and policies.
8	(h) SNOW SENSORS AND STREAM GAUGES.—Nothing
9	in this title prevents the installation or maintenance of
10	hydrological, meteorological, or climatological instrumen-
11	tation in a wilderness area designated by section 203 if
12	the Secretary concerned determines that the installation
13	or maintenance of the instrumentation is necessary to fur-
14	ther the scientific, educational, or conservation purposes
15	of the wilderness area.
16	(i) LIVESTOCK.—Within the wilderness areas, the
17	grazing of livestock in which grazing is established before
18	the date of enactment of this Act shall be allowed to con-
19	tinue, subject to such reasonable regulations, policies, and
20	practices as the Secretary concerned determines to be nec-
21	essary, in accordance with—

22 (1) section 4(d)(4) of the Wilderness Act (16
23 U.S.C. 1131(d)(4));

(2) with respect to wilderness areas adminis-tered by the Secretary of Agriculture, the guidelines

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described in House Report 96-617 of the 96th Con gress; and
 (3) with respect to wilderness areas adminis tered by the Secretary of the Interior, the guidelines
 described in Appendix A of House Report 101-405

6 of the 101st Congress.

7 (j) OUTFITTING AND GUIDE ACTIVITIES.—

8 (1) IN GENERAL.—In accordance with section 9 4(d)(5)of the Wilderness Act (16)U.S.C. 10 1133(d)(5), commercial services (including author-11 ized outfitting and guide activities) within the wil-12 derness areas designated by section 203 are author-13 ized to the extent necessary for activities that are 14 proper for realizing the recreational or other wilder-15 ness purposes of the wilderness areas.

16 (2) EFFECT.—Nothing in this title requires the 17 Secretary concerned to modify permits in effect as of 18 the date of enactment of this Act to provide outfit-19 ting and guide services within the areas designated 20 as wilderness by section 203, if the Secretary con-21 cerned determines that the activities are consistent 22 with administration of the areas as wilderness.

23 (k) Adjacent Management.—

24 (1) IN GENERAL.—The designation of a wilder25 ness area by section 203 shall not create any protec-

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tive perimeter or buffer zone around the wilderness
 area.

3 (2) NONWILDERNESS ACTIVITIES.—The fact
4 that nonwilderness activities or uses can be seen or
5 heard from areas within a wilderness area des6 ignated by section 203 shall not preclude the con7 duct of the activities or uses outside the boundary
8 of the wilderness area.

9 (1) WATER IMPOUNDMENT STRUCTURES.—

10 (1) IN GENERAL.—The Secretary concerned 11 may issue a special use authorization to an owner of 12 a water storage, transport, or diversion facility lo-13 cated within the areas designated as wilderness by 14 section 203 for the continued operation, mainte-15 nance, and reconstruction of the facility if—

16 (A) the facility was in existence before the
17 date of the designation of the wilderness area;
18 and

19(B) the Secretary concerned determines20that—

(i) the facility has been in substantially continuous use to deliver water for
the beneficial use on the non-Federal land
of the owner since the date of the designation of the wilderness area;

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1	(ii) the owner of the facility holds a
2	valid water right for use of the water
3	under State law, with a priority date that
4	predates the date of the designation of the
5	wilderness area; and
6	(iii) it is not practicable or feasible to
7	relocate the facility to land outside the
8	boundary of the wilderness and continue
9	the beneficial use of water on the non-Fed-
10	eral land recognized under State law.
11	(2) USE OF MOTORIZED EQUIPMENT AND
12	MECHANIZED TRANSPORT.—The special use author-
13	ization under paragraph (1) may allow for the use
14	of motorized equipment and mechanized transport if
15	the Secretary concerned determines, after con-
16	ducting a minimum tool analysis, that the use of
17	nonmotorized equipment and nonmechanized trans-
18	port is impracticable or infeasible.
19	(3) TERMS AND CONDITIONS.—The Secretary
20	concerned may include such terms and conditions in
21	the special use authorization under paragraph (1) as
22	the Secretary concerned determines appropriate to
23	protect the wilderness values of the area.
24	(m) SNOWCREST WILDERNESS AREA.—With respect
25	to the Snowcrest Wilderness Area—

1	(1) the continuation of reasonable motorized ac-
2	cess to maintain water infrastructure for cattle that
3	was constructed to protect fluvial Arctic Grayling
4	and other aquatic species in the Ruby River may
5	continue—
6	(A) subject to a permit; and
7	(B) in accordance with—
8	(i) section $4(d)(4)$ of the Wilderness
9	Act (16 U.S.C. 1133(d)(4)); and
10	(ii) the guidelines described in House
11	Report 96-617 of the 96th Congress; and
12	(2) the trailing of sheep across the Snowcrest
13	Wilderness area to reach existing grazing allotments
14	in the Gravelly Mountains may be continued for the
15	tenure of the allotments—
16	(A) subject to—
17	(i) a permit; and
18	(ii) a determination by the Secretary
19	of Agriculture (acting through the Forest
20	Supervisor) that the use of nonmechanized
21	transport is impracticable or infeasible;
22	and
23	(B) to the maximum extent practicable, in
24	accordance with the guidelines described in
25	House Report 96–617 of the 96th Congress.

1	SEC. 205. RELEASE OF BUREAU OF LAND MANAGEMENT
2	STUDY AREAS.
3	(a) FINDING.—Congress finds that, for purposes of
4	section 603 of the Federal Land Policy and Management
5	Act of 1976 (43 U.S.C. 1782), any portion of a wilderness
6	study area described in subsection (b) that is not des-
7	ignated as a wilderness area by section 203 or any other
8	Act enacted before the date of enactment of this Act has
9	been adequately studied for wilderness.
10	(b) Description of Study Areas.—The study
11	areas referred to in subsection (a) are—
12	(1) the Axolotl Lakes Wilderness Study Area;
13	(2) the Bell and Limekiln Canyons Wilderness
14	Study Area;
15	(3) the Blacktail Mountains Wilderness Study
16	Area;
17	(4) the Centennial Mountains Wilderness Study
18	Area;
19	(5) the Farlin Creek Wilderness Study Area;
20	(6) the Henneberry Ridge Wilderness Study
21	Area;
22	(7) the Hidden Pasture Wilderness Study Area;
23	(8) the Humbug Spires Wilderness Study Area;
24	and
25	(9) the Ruby Mountains Wilderness Study
26	Area.

(c) RELEASE.—Any study area described in sub-1 2 section (b) that is not designated as a wilderness area by section 203— 3 4 (1) is no longer subject to section 603(c) of the 5 Federal Land Policy and Management Act of 1976 6 (43 U.S.C. 1782(c)); and 7 (2) shall be managed in accordance with the ap-8 plicable land management plans adopted under sec-9 tion 202 of that Act (43 U.S.C. 1712). 10 SEC. 206. RELEASE OF SAPPHIRE AND WEST PIONEER WIL-11 DERNESS STUDY AREAS. 12 (a) FINDINGS.—Congress finds that— 13 (1) the studies conducted under section 2 of the 14 Montana Wilderness Study Act of 1977 (Public Law 15 95–150; 91 Stat. 1243) regarding each study area 16 described in subsection (b) are adequate for the con-17 sideration of the suitability of each study area for 18 inclusion as a component of the National Wilderness 19 Preservation System; and 20 (2) the Secretary of Agriculture is not re-21 quired— 22 (A) to review the wilderness option for 23 each study area described in subsection (b) 24 prior to the revision of the forest plan required 25 for each land that comprises each study area in

accordance with the Forest and Rangeland Re-1 2 newable Resources Planning Act of 1974 (16 3 U.S.C. 1600 et seq.); and 4 (B) to manage the portion of each study 5 area described in subsection (b) that is not des-6 ignated as wilderness by section 203 to ensure 7 the suitability of the area for designation as a 8 component of the National Wilderness Preser-9 vation System pending revision of the applicable 10 forest plan. 11 (b) DESCRIPTION OF STUDY AREAS.—The study 12 areas referred to in subsection (a) are those portions of 13 the following wilderness study areas which are not designated as wilderness by section 203: 14 15 (1) The Sapphire Wilderness Study Area, as de-16 scribed in section 2(4) of the Montana Wilderness 17 Study Act of 1977 (Public Law 95–150; 91 Stat. 18 1243).19 (2) The West Pioneer Wilderness Study Area, 20 as described in section 2(1) of the Montana Wilder-21 ness Study Act of 1977 (Public Law 95–150; 91 22 Stat. 1243).

1SEC. 207. SPECIAL MANAGEMENT AND RECREATION MAN-2AGEMENT AREAS.

3 (a) DESIGNATION.—To conserve, protect, and enthe scenic. fish and wildlife, 4 hance recreational. 5 backcountry heritage, and other natural resource values of the areas, the following areas in the State are des-6 ignated for special management by the Secretary con-7 8 cerned in accordance with this section:

9 (1)HIGHLANDS SPECIAL MANAGEMENT 10 AREA.—Certain Federal land in the Beaverhead-11 Deerlodge National Forest, comprising approxi-12 mately 5,011 acres, as generally depicted on the 13 map entitled "Highlands Wilderness Area and Spe-14 cial Management Area" and dated September 13, 15 2010, which is designated as the "Highlands Special 16 Management Area".

17 (2) LOST CREEK RECREATION MANAGEMENT 18 AREA.—Certain Federal land in the Beaverhead-19 Deerlodge National Forest, comprising approxi-20 mately 14,589 acres, as generally depicted on the 21 map entitled "Lost Creek Recreation Management 22 Area" and dated September 13, 2010, which is des-23 ignated as the "Lost Creek Recreation Management 24 Area".

25 (3) OTATSY RECREATION MANAGEMENT
26 AREA.—Certain Federal land in the Lolo National

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Forest, comprising approximately 1,859 acres, as
 generally depicted on the map entitled "Bob Mar shall, Mission Mountains and Scapegoat Wilderness
 Additions and Otatsy Recreation Management Area"
 and dated September 13, 2010, which is designated
 as the "Otatsy Recreation Management Area".

7 (4) RODERICK SPECIAL MANAGEMENT AREA. 8 Certain Federal land in the Kootenai National For-9 est, comprising approximately 3,715 acres, as gen-10 erally depicted on the map entitled "Roderick Wil-11 derness and Special Management Area and Three 12 Rivers Special Management Area" and dated Sep-13 tember 13, 2010, which is designated as the "Rod-14 erick Special Management Area".

15 (5)THREE RIVERS SPECIAL MANAGEMENT 16 AREA.—Certain Federal land in the Kootenai Na-17 tional Forest, comprising approximately 71,994 18 acres, as generally depicted on the map entitled 19 "Roderick Wilderness and Special Management Area 20 and Three Rivers Special Management Area" and 21 dated September 13, 2010, which is designated as 22 the "Three Rivers Special Management Area".

23 (6) THUNDERBOLT CREEK RECREATION MAN24 AGEMENT AREA.—Certain Federal land in the Bea25 verhead-Deerlodge National Forest, comprising ap-

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1 proximately 19,641 acres, as generally depicted on 2 the map entitled "Electric Peak Wilderness and 3 Thunderbolt Creek Recreation Management Area" 4 and dated September 13, 2010, which is designated 5 as the "Thunderbolt Recreation Management Area". 6 (7)TOBACCO ROOTS RECREATION MANAGE-7 MENT AREA.—Certain Federal land in the Beaver-8

head-Deerlodge National Forest, comprising approximately 29,186 acres, as generally depicted on the
map entitled "Tobacco Roots Recreation Management Area" and dated September 13, 2010, which
is designated as the "Tobacco Roots Recreation
Management Area".

14 (8) West big hole recreation manage-15 MENT AREA.—Certain Federal land in the Beaver-16 head-Deerlodge National Forest comprising approxi-17 mately 95,144 acres, as generally depicted on the 18 map entitled "West Big Hole Wilderness and Recre-19 ation Management Area" and dated September 13, 20 2010, which is designated as the "West Big Hole 21 Recreation Management Area".

(9) WEST PIONEERS RECREATION MANAGEMENT AREA.—Certain Federal land in the Beaverhead-Deerlodge National Forest, comprising approximately 128,361 acres, as generally depicted on the

1	map entitled "West Pioneers Wilderness and Recre-
2	ation Management Area" and dated September 13,
3	2010, which is designated as the "West Pioneers
4	Recreation Management Area".
5	(b) Administration.—
6	(1) Applicable law.—
7	(A) IN GENERAL.—The Secretary con-
8	cerned shall administer each area designated by
9	subsection (a)—
10	(i) in furtherance of the purposes for
11	which the area is established; and
12	(ii) in accordance with—
13	(I) this section; and
14	(II) any laws (including regula-
15	tions) relating to the National Forest
16	System.
17	(B) CLOSURE OF TRAILS.—Nothing in this
18	title precludes the Secretary concerned from
19	closing any trail or area located in the areas
20	designated by subsection (a)—
21	(i) to protect a natural resource; or
22	(ii) to help ensure public safety.
23	(2) WITHDRAWAL.—Subject to valid existing
24	rights, any Federal land within an area designated
25	by subsection (a) (including any Federal land ac-

1	quired after the date of enactment of this Act for in-
2	clusion in an area designated by subsection (a)) is
3	withdrawn from all forms of—
4	(A) entry, appropriation, or disposal under
5	the public land laws;
6	(B) location, entry, and patent under the
7	mining laws; and
8	(C) disposition under all laws pertaining to
9	mineral and geothermal leasing or mineral ma-
10	terials.
11	(3) TIMBER HARVESTING.—
12	(A) IN GENERAL.—Except as provided in
13	subparagraph (B) or as authorized under sub-
14	section (c), timber harvesting shall not be per-
15	mitted within an area designated by subsection
16	(a).
17	(B) FIRE, INSECTS, AND DISEASES.—Tim-
18	ber harvesting may be permitted in an area des-
19	ignated by subsection (a) to the extent allowed
20	under section $4(d)(1)$ of the Wilderness Act (16
21	U.S.C. $1133(d)(1)$) for purposes relating to the
22	necessary control of fire, insects, and diseases.
23	(4) Use of motorized or mechanized vehi-
24	CLES.—

1	(A) IN GENERAL.—Nothing in this section
2	affects the use of motorized or mechanized vehi-
3	cles that the Secretary concerned determines is
4	necessary for administrative use or to respond
5	to an emergency.
6	(B) MECHANIZED VEHICLES, PEDES-
7	TRIANS, AND HORSE TRAVEL.—Except as au-
8	thorized under subsection (c), nothing in this
9	section prohibits—
10	(i) the use of mechanized vehicles, ac-
11	cess by pedestrians, or horse travel within
12	the areas designated by subsection (a); or
13	(ii) the construction of trails for use
14	by mechanized vehicles, pedestrians, and
15	horse travel within the areas designated by
16	subsection (a).
17	(5) FIREWOOD.—The Secretary concerned may
18	allow for the collection of firewood for noncommer-
19	cial personal use within the areas designated by sub-
20	section (a)—
21	(A) in accordance with any applicable laws;
22	and
23	(B) subject to such terms and conditions
24	as the Secretary concerned determines to be ap-
25	propriate.

1	(c) Area Specific Management Require	3-
2	MENTS.—	
3	(1) HIGHLANDS SPECIAL MANAGEMEN	Т
4	AREA.—	
5	(A) CAMPGROUND DEVELOPMENT.—N	0
6	permanent campground may be constructe	d
7	within the Highlands Special Managemer	ıt
8	Area.	
9	(B) Motorized and mechanized recre	3-
10	ATION.—Except as provided in subparagrap	h
11	(C), and as necessary for administrative use of)r
12	to respond to an emergency, the use of motor	r-
13	ized or mechanized vehicles within the High	1-
14	lands Special Management Area shall be pro)-
15	hibited.	
16	(C) TRANSMISSION TOWERS AND MUNIC	3-
17	IPAL WATER PIPELINES.—Nothing in this see	C-
18	tion affects—	
19	(i) the reasonable access of the gov	V-
20	ernment of the applicable county to open	r-
21	ate and maintain the communication sit	te
22	located on Table Mountain under a specia	al
23	use permit issued by the Forest Service	e;
24	and	

1	(ii) the reasonable access of the city of
2	Butte, Montana, to operate, maintain, and
3	if necessary, upgrade the water supply
4	pipeline within the Highlands Special Man-
5	agement Area in existence as of the date of
6	enactment of this Act for the city of Butte
7	(including the surrounding community of
8	the city of Butte).
9	(D) Helicopter landings.—Nothing in
10	this section precludes or restricts the authority
11	of the Secretary concerned to enter into agree-
12	ments with the Secretary of Defense or the
13	Montana National Guard to authorize limited
14	and scheduled landings of aircraft in the High-
15	lands Special Management Area.
16	(2) LOST CREEK, THUNDERBOLT, AND WEST
17	PIONEERS RECREATION MANAGEMENT AREAS.—
18	(A) MOTORIZED RECREATION.—Subject to
19	any terms and conditions the Secretary con-
20	cerned determines to be necessary, the use of
21	motorized vehicles within the Lost Creek, Thun-
22	derbolt, and West Pioneers Recreation Manage-
23	ment Areas shall be limited to—

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1	(i) the routes and trails designated for
2	such use as of the date of enactment of
3	this Act; and
4	(ii) during periods of adequate snow
5	cover, the areas designated for snowmobile
6	use as of the date of enactment of this Act.
7	(B) CAMPGROUND DEVELOPMENT.—No
8	permanent campground may be constructed
9	within the Lost Creek Recreation Area.
10	(3) OTATSY RECREATION MANAGEMENT
11	AREA.—
12	(A) MOTORIZED AND MECHANIZED RECRE-
13	ATION.—
14	(i) IN GENERAL.—The use of motor-
15	ized and mechanized vehicles in the Otatsy
16	Recreation Management Area shall be per-
17	mitted only on the roads, trails, and areas
18	designated for use by motorized and
19	mechanized vehicles by the management
20	plan required under subparagraph (B).
21	(ii) INTERIM MANAGEMENT.—Until
22	the date on which the management plan
23	required under subparagraph (B) is ap-
24	proved, and subject to any terms and con-
25	ditions that the Secretary concerned deter-

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1	mines to be necessary, the use of motorized
2	or mechanized vehicles in the Otatsy
3	Recreation Management Area shall be lim-
4	ited to the routes and trails designated for
5	such use as of the date of enactment of
6	this Act, except that during periods of ade-
7	quate snow cover, the use of snowmobiles
8	shall be allowed within the Otatsy Recre-
9	ation Management Area.
10	(B) MANAGEMENT PLAN.—The Secretary
11	concerned shall prepare a management plan for
12	the Otatsy Recreation Management Area as
13	part of the first revision of the applicable forest
14	plan that is carried out after the date of enact-
15	ment of this Act.
16	(4) THREE RIVERS AND RODERICK SPECIAL
17	MANAGEMENT AREAS.—
18	(A) Motorized and mechanized recre-
19	ATION.—Except as provided in subparagraphs
20	(B) and (C), the use of motorized or mecha-
21	nized vehicles within the Three Rivers Special
22	Management Area and the Roderick Special
23	Management Area shall be limited to the roads
24	on which use by highway legal vehicles is per-
25	mitted as of the date of enactment of this Act.

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1 (B) SNOWMOBILE AREA.—Subject to any 2 terms and conditions the Secretary concerned 3 determines to be necessary, the use of snowmo-4 biles shall be allowed in the areas designated as 5 "motorized" in the map entitled "Roderick Wil-6 derness and Special Management Area and 7 Three Rivers Special Management Area" and 8 dated September 13, 2010. 9 (C) GAME CARTS.—The Secretary con-10 cerned may authorize the use of nonmotorized 11 game carts in the area identified as "Roderick 12 Special Management Area" on the map de-13 scribed in subparagraph (B). 14 (D) CAMPGROUND DEVELOPMENT.---No 15 permanent campground may be constructed in 16 the Three Rivers Special Management Area or 17 the Roderick Special Management Area. 18 TOBACCO ROOTS RECREATION MANAGE-(5)19 MENT AREA.—Subject to any terms and conditions 20 that the Secretary concerned determines to be nec-21 essary, the use of motorized vehicles shall be limited 22 to the roads, routes, and trails in the Tobacco Roots 23 Recreation Management Area designated for such

24 use as of the date of enactment of this Act.

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1(6) West big hole recreation manage-2Ment area.—

3 (A) MOTORIZED RECREATION.—Subject to 4 any terms and conditions that the Secretary 5 concerned determines to be necessary, motor-6 ized use shall be permitted on approved des-7 ignated, routes, trails, and areas in the West 8 Big Hole Recreation Management Area, includ-9 ing the use of snowmobiles during periods of 10 adequate snow cover.

(B) TIMBER HARVEST.—The Secretary
concerned may authorize post and pole, firewood, and fuel reduction timber projects in the
West Big Hole Recreation Management Area,
subject to such terms and conditions that the
Secretary concerned determines to be appropriate.

18 SEC. 208. ALL TERRAIN VEHICLE STUDY AND REPORT.

19 Not later than 1 year after the date of enactment
20 of this Act, the Secretary concerned shall study and report
21 on—

(1) the opportunities for expanded all-terrain
vehicles routes and trails across the Three Rivers
District and adjacent areas on the Kootenai National Forest;

1	(2) the interconnectedness of routes on private
2	or State land; and
3	(3) the opportunities for expanded access points
4	to existing trails.