118th CONGRESS 2D Session

To designate certain special management areas, wildlife conservation areas, protection areas, recreation areas, wilderness areas, and scientific research and education area in the State of Colorado, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. BENNET (for himself and Mr. HICKENLOOPER) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To designate certain special management areas, wildlife conservation areas, protection areas, recreation areas, wilderness areas, and scientific research and education area in the State of Colorado, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Gunnison Outdoor Re-
- 5 sources Protection Act of 2024".

6 SEC. 2. DEFINITIONS.

7 In this Act:

1	(1) Collaboratively developed.—The term
2	"collaboratively developed", with respect to a
3	project, means the project is developed and imple-
4	mented through a collaborative process that—
5	(A) includes multiple interested persons
6	representing diverse interests; and
7	(B)(i) is transparent and nonexclusive; or
8	(ii) meets the requirements for a resource
9	advisory committee under—
10	(I) for projects carried out on Na-
11	tional Forest System land, subsections (c)
12	through (f) of section 205 of the Secure
13	Rural Schools and Community Self-Deter-
14	mination Act of 2000 (16 U.S.C. 7125); or
15	(II) for projects carried out on Bu-
16	reau of Land Management land, subpart
17	1784 of part 1700 of title 43, Code of
18	Federal Regulations (or successor regula-
19	tions).
20	(2) COUNTY.—The term "County" means Gun-
21	nison County, Colorado.
22	(3) COVERED AREA.—The term "covered area"
23	means each of the Special Management Areas, Wild-
24	life Conservation Areas, Protection Areas, and

1	Recreation Management Areas and the Scientific
2	Research and Education Area.
3	(4) DECOMMISSION.—The term "decommis-
4	sion", with respect to a road, means—
5	(A) reestablishing native vegetation on the
6	road;
7	(B) restoring any natural drainage, water-
8	shed function, or other ecological processes that
9	were disrupted or adversely impacted by the
10	road by removing or hydrologically dis-
11	connecting the road prism and reestablishing
12	stable slope contours;
13	(C) effectively blocking the road to vehic-
14	ular traffic, where feasible; and
15	(D) developing and implementing an effec-
16	tive monitoring and response plan for invasive
17	species and vehicular traffic incursions.
18	(5) ECOLOGICAL INTEGRITY.—The term "eco-
19	logical integrity" has the meaning given the term in
20	section 219.19 of title 36, Code of Federal Regula-
21	tions (as in effect on the date of enactment of this
22	Act).
23	(6) Off-Highway vehicle.—The term "off-
24	highway vehicle"—

1 (A) with respect to National Forest Sys-2 tem land, has the meaning given the term in 3 section 212.1 of title 36, Code of Federal Regu-4 lations (or a successor regulation); and 5 (B) with respect to land managed by the 6 Bureau of Land Management, has the meaning 7 given the term "off-road vehicle" in section 8 8340.0-5 of title 43, Code of Federal Regula-9 tions (or a successor regulation). 10 (7) OVER-SNOW VEHICLE.—The term "over-11 snow vehicle" has the meaning given the term in 12 section 212.1 of title 36, Code of Federal Regula-13 tions (or a successor regulation). 14 (8) PROTECTION AREA.—The term "Protection Area" means a protection area designated by section 15 16 5(a). 17 (9)RECREATION MANAGEMENT AREA.—The 18 term "Recreation Management Area" means a recre-19 ation management area designated by section 6(a). (10) RESTORE.—The term "restore" has the 20 21 meaning given the term in section 219.19 of title 36, 22 Code of Federal Regulations (as in effect on the 23 date of enactment of this Act). 24 (11) Scientific research and education 25 AREA.—The term "Scientific Research and Edu-

1	cation Area" means the Rocky Mountain Scientific
2	Research and Education Area designated by section
3	7(a).
4	(12) SECRETARY.—The term "Secretary"
5	means—
6	(A) the Secretary of Agriculture (acting
7	through the Chief of the Forest Service), with
8	respect to National Forest System land; and
9	(B) the Secretary of the Interior with re-
10	spect to land managed by the Director of the
11	Bureau of Land Management.
12	(13) Special management area.—The term
13	"Special Management Area" means a special man-
14	agement area designated by section 3(a).
15	(14) STATE.—The term "State" means the
16	State of Colorado.
17	(15) WILDERNESS AREA.—The term "wilder-
18	ness area" means any area designated as wilderness
19	by the amendments to section 2(a) of the Colorado
20	Wilderness Act of 1993 (16 U.S.C. 1132 note; Pub-
21	lic Law 103–77) made by section 8(a).
22	(16) WILDLAND-URBAN INTERFACE.—The term
23	"wildland-urban interface" means land within a cov-
24	ered area that is within $\frac{1}{4}$ mile of the interface and
25	intermix areas mapped as the wildland-urban inter-

face in the document entitled "The 2010 Wildland-1 2 Urban Interface of the Conterminous United States" 3 and published by the Department of Agriculture in 2015.4 5 (17)WILDLIFE CONSERVATION AREA.—The 6 term "Wildlife Conservation Area" means a wildlife 7 conservation area designated by section 4(a). 8 (18) WINTER TRAVEL MANAGEMENT PLAN. 9 The term "winter travel management plan" means 10 a decision designating roads, trails, or areas for 11 over-snow vehicle use in accordance with— (A) in the case of Forest Service land 12 13 within a covered area, subpart C of part 212 of 14 title 36, Code of Federal Regulations (or suc-15 cessor regulations); and 16 (B) in the case of Bureau of Land Man-17 agement land within a covered area, subpart 18 8342 of title 43, Code of Federal Regulations 19 (or successor regulations). 20 SEC. 3. DESIGNATION OF SPECIAL MANAGEMENT AREAS. 21 (a) DESIGNATION.— 22 (1) AMERICAN FLAG SPECIAL MANAGEMENT 23 AREA.—Subject to valid existing rights, certain Fed-24 eral land in the County managed by the Forest 25 Service comprising approximately 36,171 acres, as $\overline{7}$

generally depicted as "American Flag SMA" on the
 map entitled "Sheet 4: Brush Creek, Cement Creek,
 and Spring Creek" and dated August 27, 2024, is
 designated as the "American Flag Special Manage ment Area".

6 (2)BECKWITHS SPECIAL MANAGEMENT 7 AREA.—Subject to valid existing rights, certain Fed-8 eral land in the County managed by the Forest 9 Service comprising approximately 24,031 acres, as 10 generally depicted as "Beckwiths SMA" on the map 11 entitled "Sheet 3: Kebler and Schofield Pass" and 12 dated August 27, 2024, is designated as the 13 "Beckwiths Special Management Area".

14 (3)FORK CLEAR SPECIAL MANAGEMENT 15 AREA.—Subject to valid existing rights, certain Fed-16 eral land in the County managed by the Forest 17 Service comprising approximately 37,998 acres, as 18 generally depicted as "Clear Fork SMA" on the map 19 entitled "Sheet 2: McClure Pass" and dated August 20 27, 2024, is designated as the "Clear Fork Special 21 Management Area".

(4) MCINTOSH MOUNTAIN SPECIAL MANAGEMENT AREA.—Subject to valid existing rights, certain Federal land in the County managed by the Bureau of Land Management and the Forest Service

comprising approximately 22,497 acres, as generally
 depicted as "McIntosh Mountain SMA" on the map
 entitled "Sheet 8: Gunnison Valley and Ohio Pass"
 and dated August 27, 2024, is designated as the
 "McIntosh Mountain Special Management Area".

6 (5) NORTH POVERTY GULCH SPECIAL MANAGE-7 MENT AREA.—Subject to valid existing rights, cer-8 tain Federal land in the County managed by the 9 Forest Service comprising approximately 5,476 10 acres, as generally depicted as "North Poverty Gulch 11 SMA" on the map entitled "Sheet 3: Kebler and 12 Schofield Pass" and dated August 27, 2024, is des-13 ignated as the "North Poverty Gulch Special Man-14 agement Area".

15 (6)Pilot KNOB SPECIAL MANAGEMENT 16 AREA.—Subject to valid existing rights, certain Fed-17 eral land in the County managed by the Forest 18 Service comprising approximately 16,973 acres, as 19 generally depicted as "Pilot Knob SMA" on the map 20 entitled "Sheet 2: McClure Pass" and dated August 21 27, 2024, is designated as the "Pilot Knob Special 22 Management Area".

23 (7) SIGNAL PEAK SPECIAL MANAGEMENT
24 AREA.—Subject to valid existing rights, certain Fed25 eral land in the County managed by the Bureau of

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Land Management and the Forest Service com prising approximately 28,345 acres, as generally de picted as "Signal Peak SMA" on the map entitled
 "Sheet 9: Cabin Creek" and dated August 27, 2024,
 is designated as the "Signal Peak Special Manage ment Area".

7 (8)UNION PARK SPECIAL MANAGEMENT 8 AREA.—Subject to valid existing rights, certain Fed-9 eral land in the County managed by the Forest 10 Service comprising approximately 22,483 acres, as 11 generally depicted as "Union Park SMA" on the 12 map entitled "Sheet 5: Union Park" and dated Au-13 gust 27, 2024, is designated as the "Union Park 14 Special Management Area".

15 (9) WHETSTONE HEADWATERS SPECIAL MAN-16 AGEMENT AREA.—Subject to valid existing rights, 17 certain Federal land in the County managed by the 18 Forest Service and the Bureau of Land Management 19 comprising approximately 20,676 acres, as generally 20 depicted as "Whetstone Headwaters SMA" on the 21 map entitled "Sheet 3: Kebler and Schofield Pass" 22 and dated August 27, 2024, is designated as the 23 "Whetstone Headwaters Special Management Area". 24 (b) PURPOSE.—The purpose of the Special Manage-

ment Areas is to conserve, protect, and enhance for the

1	benefit of present and future generations the natural, sce-
2	nic, scientific, cultural, watershed, recreation, and wildlife
3	resources of the Special Management Areas.
4	(c) MANAGEMENT.—
5	(1) IN GENERAL.—The Secretary shall manage
6	the Special Management Areas in a manner that—
7	(A) conserves, protects, and enhances the
8	resources of the Special Management Areas;
9	and
10	(B) is in accordance with—
11	(i) this Act; and
12	(ii) other applicable laws.
13	(2) USES.—
14	(A) IN GENERAL.—The Secretary shall
15	only allow uses of the Special Management
16	Areas that the Secretary determines would fur-
17	ther the purpose described in subsection (b).
18	(B) VEHICLE AND BICYCLE USE.—
19	(i) IN GENERAL.—The use of off-high-
20	way vehicles and bicycles in the Special
21	Management Areas shall be permitted only
22	on roads, trails, and areas designated for
23	use by those vehicles on the date of enact-
24	ment of this Act, except—

(I) as needed for administrative
purposes;
(II) to respond to an emergency;
or
(III) as authorized under clauses
(ii) and (iii).
(ii) WINTER TRAVEL MANAGEMENT.—
For any portion of a Special Management
Area for which the Secretary has not
adopted a winter travel management plan
as of the date of enactment of this Act, the
Secretary—
(I) shall, not later than 3 years
after the date of enactment of this
Act, adopt a winter travel manage-
ment plan with respect to the applica-
ble portion of the Special Manage-
ment Area; and
(II) may, during any period be-
ginning on the date of enactment of
this Act and ending on the date of
adoption of a winter travel manage-
ment plan for the applicable portion
under subclause (I), permit the use of
over-snow vehicles in the applicable

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1	portion of the Special Management
2	Area in accordance with the applicable
3	land management plan or other appli-
4	cable management direction.
5	(iii) POTENTIAL TRAILS.—The Sec-
6	retary may permit—
7	(I) the use of bicycles on the po-
8	tential trails described in paragraph
9	(3) if the trails are designated by the
10	Secretary for the use; and
11	(II) the use of off-highway vehi-
12	cles on the potential trails described
13	in subparagraphs (A), (C), and (F) of
14	paragraph (3) if the trails are des-
15	ignated by the Secretary for the use.
16	(3) LIMITATION.—Nothing in this section af-
17	fects the potential development, in accordance with
18	applicable law, of—
19	(A) a proposed trail of less than 50 inches
20	in width, commonly known as the "Big Grassy
21	Trail", within the American Flag Special Man-
22	agement Area designated by subsection $(a)(1)$;
23	(B) the proposed trails, commonly known
24	as the "Crested Butte to Paonia Trail" and the
25	"Crested Butte to Carbondale Trail", within

1	the Beckwiths Special Management Area des-
2	ignated by subsection $(a)(2)$;
3	(C) the proposed trails, commonly known
4	as the "Antelope Ridge Trail and Connector",
5	the "East West Antelope Trail", the "West An-
6	telope Trail", and the "Mill Creek Connector",
7	within the McIntosh Mountain Special Manage-
8	ment Area designated by subsection $(a)(4)$;
9	(D) the proposed trail, commonly known as
10	the "Gunnison to Crested Butte Trail", and the
11	trails generally depicted in figure 7 of the docu-
12	ment entitled "Candidate Conservation Agree-
13	ment: For the Gunnison sage-grouse,
14	Centrocercus minimus—Gunnison Basin Popu-
15	lation" and dated 2012 within the Signal Peak
16	Special Management Area designated by sub-
17	section $(a)(7);$
18	(E) the proposed trails, commonly known
19	as the "Gunnison to Crested Butte Trail" and
20	the "Baxter Gulch to Splain's Gulch Trail", in
21	the Whetstone Headwaters Special Management
22	Area designated by subsection $(a)(9)$; or
23	(F) the proposed trail, commonly known as
24	the "Splain's Gulch to Carbon Creek Trail", in

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1 the Whetstone Headwaters Special Management 2 Area designated by subsection (a)(9). 3 SEC. 4. DESIGNATION OF WILDLIFE CONSERVATION AREAS. 4 (a) DESIGNATION.— 5 (1) CABIN CREEK WILDLIFE CONSERVATION 6 AREA.—Subject to valid existing rights, certain Fed-7 eral land in the County managed by the Bureau of 8 Land Management and the Forest Service com-9 prising approximately 29,518 acres, as generally de-10 picted as "Cabin Creek WCA" on the map entitled 11 "Sheet 9: Cabin Creek" and dated August 27, 2024, 12 is designated as the "Cabin Creek Wildlife Conserva-13 tion Area". 14 (2)FLAT TOP WILDLIFE CONSERVATION 15 AREA.—Subject to valid existing rights, certain Fed-16 eral land in the County managed by the Forest 17 Service comprising approximately 28,844 acres, as

21 "Flat Top Wildlife Conservation Area".
22 (3) LAKE GULCH AND CEBOLLA CREEK WILD23 LIFE CONSERVATION AREA.—Subject to valid exist24 ing rights, certain Federal land in the County man25 aged by the Bureau of Land Management com-

generally depicted as "Flat Top WCA" on the map

entitled "Sheet 8: Gunnison Valley and Ohio Pass"

and dated August 27, 2024, is designated as the

prising approximately 50,535 acres, as generally de picted as "Lake Gulch and Cebolla Creek WCA" on
 the map entitled "Sheet 11: Lake Fork" and dated
 August 27, 2024, is designated as the "Lake Gulch
 and Cebolla Creek Wildlife Conservation Area".

6 (4)MATCHLESS WILDLIFE CONSERVATION 7 AREA.—Subject to valid existing rights, certain Fed-8 eral land in the County managed by the Forest 9 Service and the Bureau of Land Management com-10 prising approximately 12,975 acres, as generally de-11 picted as "Matchless WCA" on the map entitled 12 "Sheet 4: Brush Creek, Cement Creek, and Spring 13 Creek" and dated August 27, 2024, is designated as 14 the "Matchless Wildlife Conservation Area".

15 (5) MUNSEY CREEK WILDLIFE CONSERVATION 16 AREA.—Subject to valid existing rights, certain Fed-17 eral land in the County managed by the Forest 18 Service and the Bureau of Land Management com-19 prising approximately 3,281 acres, as generally de-20 picted as "Munsey Creek WCA" on the map entitled "Sheet 3: Kebler and Schofield Pass" and dated Au-21 22 gust 27, 2024, is designated as the "Munsey Creek 23 Wildlife Conservation Area".

24 (6) PINNACLES WILDLIFE CONSERVATION
25 AREA.—Subject to valid existing rights, certain Fed-

eral land in the County managed by the Forest
Service and the Bureau of Land Management comprising approximately 27,935 acres, as generally depicted as "Pinnacles WCA" on the map entitled
"Sheet 8: Gunnison Valley and Ohio Pass" and
dated August 27, 2024, is designated as the "Pinnacles Wildlife Conservation Area".

8 (7)Powderhorn wildlife conservation 9 AREA.—Subject to valid existing rights, certain Fed-10 eral land in the County managed by the Bureau of 11 Land Management comprising approximately 27,668 acres, as generally depicted as "Powderhorn WCA" 12 13 on the map entitled "Sheet 11: Lake Fork" and 14 dated August 27, 2024, is designated as the 15 "Powderhorn Wildlife Conservation Area".

16 (8)Sawtooth CONSERVATION WILDLIFE 17 AREA.—Subject to valid existing rights, certain Fed-18 eral land in the County and in Saguache County, 19 Colorado, managed by the Bureau of Land Manage-20 ment comprising approximately 43,109 acres, as 21 generally depicted as "Sawtooth WCA" on the map 22 entitled "Sheet 11: Lake Fork" and dated August 23 27, 2024, is designated as the "Sawtooth Wildlife 24 Conservation Area".

1 (b) PURPOSES.—The purposes of the Wildlife Con-2 servation Areas are— 3 (1) to conserve, protect, enhance, and restore 4 for the benefit and enjoyment of present and future 5 generations the wildlife and wildlife habitat of the 6 Wildlife Conservation Areas; and 7 (2) to conserve, protect, and enhance for the 8 benefit and enjoyment of present and future genera-9 tions the natural, scenic, scientific, cultural, water-10 shed, and recreation resources of the Wildlife Con-11 servation Areas. 12 (c) MANAGEMENT.— 13 (1) IN GENERAL.—The Secretary shall manage 14 the Wildlife Conservation Areas in a manner that— 15 (A) furthers the purposes of the Wildlife 16 Conservation Areas; and 17 (B) is in accordance with—

- 18 (i) this Act; and
- (ii) other applicable laws.

20 (2) USES.—

21 (A) IN GENERAL.—The Secretary shall
22 only allow uses of the Wildlife Conservation
23 Areas that the Secretary determines would fur24 ther the purposes described in subsection (b).
25 (B) VEHICLE AND BICYCLE USE.—

(i) IN GENERAL.—The use of off-hig	igh-
way vehicles and bicycles in the Wildli	llife
Conservation Areas shall be permitted on	only
on roads, trails, and areas designated f	for
the uses on the date of enactment of the	this
Act.	
(ii) EXCEPTIONS.—Notwithstandin	ling
clause (i)—	
(I) off-highway vehicles and bic	icy-
cles may be permitted—	
(aa) as needed for admini	nis-
trative purposes; or	
(bb) to respond to an eme	ner-
gency;	
(II) for any portion of a Wildli	llife
Conservation Area for which the Se	Sec-
retary has not adopted a winter trav	avel
management plan as of the date	e of
enactment of this Act, the Se	Sec-
retary—	
(aa) shall, not later than	n 3
years after the date of enactme	nent
of this Act, adopt a winter trav	avel
management plan for the applic	ica-

2servation Area; and3(bb) may, during the per4beginning on the date of ena5ment of this Act and ending6the date of adoption of a win7travel management plan for8applicable portion under it9(aa), permit the use of over-sr10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized under16subclause (I), the use of off-hight17vehicles and bicycles shall be prodo18ited in the Matchless Wildlife C19servation Area designated by s20section (a)(4); and	et-
4beginning on the date of ena5ment of this Act and ending6the date of adoption of a wind7travel management plan for8applicable portion under it9(aa), permit the use of over-str10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized units16subclause (I), the use of off-hight17vehicles and bicycles shall be profited18ited in the Matchless Wildlife C19servation Area designated by station	et-
5ment of this Act and ending6the date of adoption of a win7travel management plan for8applicable portion under it9(aa), permit the use of over-sr10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be prol18ited in the Matchless Wildlife C19servation Area designated by s	
6the date of adoption of a win7travel management plan for8applicable portion under it9(aa), permit the use of over-sr10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be profil18ited in the Matchless Wildlife C19servation Area designated by s	on
7travel management plan for applicable portion under it (aa), permit the use of over-sr9(aa), permit the use of over-sr10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management directi15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be profi18ited in the Matchless Wildlife C19servation Area designated by s	
8applicable portion under it9(aa), permit the use of over-sr10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management directi15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be profi18ited in the Matchless Wildlife C19servation Area designated by s	ter
9 (aa), permit the use of over-sr 10 vehicles in the applicable port 11 of the Wildlife Conservation A 12 in accordance with the applica 13 land management plan or ot 14 applicable management directi 15 (III) except as authorized un 16 subclause (I), the use of off-highty 17 vehicles and bicycles shall be profi- 18 ited in the Matchless Wildlife C 19 servation Area designated by s	the
10vehicles in the applicable port11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be prob18ited in the Matchless Wildlife C19servation Area designated by s	em
11of the Wildlife Conservation A12in accordance with the applica13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be profi18ited in the Matchless Wildlife C19servation Area designated by s	.OW
12in accordance with the application13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be profession18ited in the Matchless Wildlife C19servation Area designated by s	ion
13land management plan or ot14applicable management direction15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be prob18ited in the Matchless Wildlife C19servation Area designated by s	rea
14applicable management direction15(III) except as authorized une16subclause (I), the use of off-hight17vehicles and bicycles shall be problement18ited in the Matchless Wildlife C19servation Area designated by s	ble
15(III) except as authorized un16subclause (I), the use of off-hight17vehicles and bicycles shall be prob18ited in the Matchless Wildlife C19servation Area designated by s	ner
16subclause (I), the use of off-high17vehicles and bicycles shall be profi18ited in the Matchless Wildlife C19servation Area designated by s	on;
 17 vehicles and bicycles shall be profi 18 ited in the Matchless Wildlife C 19 servation Area designated by s 	der
 18 ited in the Matchless Wildlife C 19 servation Area designated by s 	vay
19 servation Area designated by s	ib-
	on-
20 section $(a)(4)$; and	ıb-
21 (IV) the Secretary may per-	nit
the use of bicycles on the poten	tial
trails described in paragraph (3)	if
24 the trails are designated by the S	ec-
25 retary for the use.	

1	(3) LIMITATION.—Nothing in this section af-
2	fects the potential development, in accordance with
3	applicable law, of—
4	(A) the proposed trail, commonly known as
5	the "Gunnison to Crested Butte Trail", in the
6	Flat Top Wildlife Conservation Area designated
7	by subsection $(a)(2)$;
8	(B) the proposed trail, commonly known as
9	the "Crested Butte to Carbondale Trail", in the
10	Munsey Creek Wildlife Conservation Area des-
11	ignated by subsection $(a)(5)$; or
12	(C) the proposed trails, commonly known
13	as the "Tenderfoot Mountain to Bambi's Trail"
14	and the "Big Loop Trail", in the Sawtooth
15	Wildlife Conservation Area designated by sub-
16	section $(a)(8)$.
17	SEC. 5. DESIGNATION OF PROTECTION AREAS.
18	(a) DESIGNATION.—
19	(1) CASTLE PROTECTION AREA.—Subject to
20	valid existing rights, certain Federal land in the
21	County managed by the Forest Service comprising
22	approximately 6,390 acres, as generally depicted as
23	"Castle Protection Area" on the map entitled "Sheet
24	8: Gunnison Valley and Ohio Pass" and dated Au-

gust 27, 2024, is designated as the "Castle Protec tion Area".

3 (2) DEER CREEK PROTECTION AREA.—Subject 4 to valid existing rights, certain Federal land in the 5 County managed by the Forest Service comprising 6 approximately 3,136 acres, as generally depicted as "Deer Creek Protection Area" on the map entitled 7 "Sheet 3: Kebler and Schofield Pass" and dated Au-8 9 gust 27, 2024, is designated as the "Deer Creek 10 Protection Area".

11 (3) GRANITE BASIN PROTECTION AREA.—Sub-12 ject to valid existing rights, certain Federal land in 13 the County managed by the Forest Service and the 14 Bureau of Land Management comprising approxi-15 mately 9,666 acres, as generally depicted as "Granite Basin Protection Area" on the map entitled 16 17 "Sheet 4: Brush Creek, Cement Creek, and Spring 18 Creek" and dated August 27, 2024, is designated as 19 the "Granite Basin Protection Area".

20 (4)SOUTH POVERTY GULCH PROTECTION 21 AREA.—Subject to valid existing rights, certain Fed-22 eral land in the County managed by the Forest 23 Service and the Bureau of Land Management com-24 prising approximately 1,350 acres, as generally de-25 picted as "South Poverty Gulch Protection Area" on

1	the map entitled "Sheet 3: Kebler and Schofield
2	Pass" and dated August 27, 2024, is designated as
3	the "South Poverty Gulch Protection Area".
4	(b) PURPOSES.—The purposes of the Protection
5	Areas are—
6	(1) to protect the natural and undeveloped
7	character of the Protection Areas; and
8	(2) to conserve and protect for the benefit and
9	enjoyment of present and future generations the
10	natural, scenic, scientific, cultural, watershed, recre-
11	ation, and wildlife resources of the Protection Areas.
12	(c) Management.—
13	(1) IN GENERAL.—The Secretary shall manage
14	the Protection Areas in a manner that—
15	(A) furthers the purposes of the Protection
16	Areas described in subsection (b); and
17	(B) is in accordance with—
18	(i) this Act; and
19	(ii) other applicable laws.
20	(2) Uses.—
21	(A) IN GENERAL.—The Secretary shall
22	only allow uses of the Protection Areas that the
23	Secretary determines would further the pur-
24	poses described in subsection (b).
25	(B) VEHICLE USE.—

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1	(i) IN GENERAL.—Except as provided
2	in clause (ii), as needed for administrative
3	purposes, or to respond to an emergency,
4	the use of off-highway vehicles in the Pro-
5	tection Areas is prohibited.
6	(ii) Over-snow vehicles.—The Sec-
7	retary may permit the use of over-snow ve-
8	hicles in the Deer Creek Protection Area
9	designated by subsection $(a)(2)$ on roads,
10	trails, and areas designated for the use on
11	the date of enactment of this Act.
12	(C) BICYCLES.—The Secretary may permit
13	the use of bicycles in the Protection Areas
14	only—
15	(i) on roads and trails designated for
16	the use on the date of enactment of this
17	Act;
18	(ii) as needed for administrative pur-
19	poses;
20	(iii) to respond to an emergency; or
21	(iv) if designated by the Secretary for
22	the use on the potential trails described in
23	paragraph (3).

1	(3) LIMITATION.—Nothing in this section af-
2	fects the potential development, in accordance with
3	applicable law, of—
4	(A) the proposed trail, commonly known as
5	the "Deer Creek to Brush Creek Connector
6	Trail", within the Deer Creek Protection Area
7	designated by subsection $(a)(2)$;
8	(B) the proposed trail, commonly known as
9	the "Eccher Exit Trail", within the Granite
10	Basin Protection Area designated by subsection
11	(a)(3); or
12	(C) the proposed trail, commonly known as
13	the "Lower Loop Trail Extension", in the
14	South Poverty Gulch Protection Area des-
15	ignated by subsection $(a)(4)$.
16	SEC. 6. DESIGNATION OF RECREATION MANAGEMENT
17	AREAS.
18	(a) DESIGNATION.—
19	(1) DOUBLE TOP RECREATION MANAGEMENT
20	AREA.—Subject to valid existing rights, certain Fed-
21	eral land in the County managed by the Forest
22	Service comprising approximately 14,734 acres, as
23	generally depicted as "Double Top RMA" on the
24	map entitled "Sheet 4: Brush Creek, Cement Creek,
25	and Spring Creek" and dated August 27, 2024, is

designated as the "Double Top Recreation Manage ment Area".

3 (2) Horse ranch park recreation manage-4 MENT AREA.—Subject to valid existing rights, cer-5 tain Federal land in the County managed by the 6 Forest Service comprising approximately 3,513 acres, as generally depicted as "Horse Ranch Park 7 8 RMA" on the map entitled "Sheet 3: Kebler and 9 Schofield Pass" and dated August 27, 2024, is des-10 ignated as the "Horse Ranch Park Recreation Man-11 agement Area".

12 (b) PURPOSES.—The purposes of the Recreation13 Management Areas are—

14 (1) to provide for, and improve the manage15 ment of, recreation resources in the Recreation Man16 agement Areas for the benefit and enjoyment of
17 present and future generation; and

(2) to conserve, protect, and enhance for the
benefit and enjoyment of present and future generations the natural, scenic, scientific, cultural, watershed, and wildlife resources of the Recreation Management Areas.

23 (c) MANAGEMENT.—

1	(1) IN GENERAL.—The Secretary shall manage
2	the Recreation Management Areas in a manner
3	that—
4	(A) furthers the purposes of the Recre-
5	ation Management Areas described in sub-
6	section (b); and
7	(B) is in accordance with—
8	(i) this Act; and
9	(ii) other applicable laws.
10	(2) USES.—
11	(A) IN GENERAL.—The Secretary shall
12	only allow uses of the Recreation Management
13	Areas that the Secretary determines would fur-
14	ther the purposes described in subsection (b).
15	(B) VEHICLE AND BICYCLE USE.—
16	(i) DOUBLE TOP.—
17	(I) IN GENERAL.—Except as pro-
18	vided in subclause (II), the use of off-
19	highway vehicles and bicycles in the
20	Double Top Recreation Management
21	Area designated by subsection $(a)(1)$
22	shall be permitted only on roads and
23	trails designated for the use on the
24	date of enactment of this Act.
25	(II) EXCEPTIONS.—

1	(aa) Over-snow vehi-
2	CLES.—Except as provided in
3	item (bb), the use of over-snow
4	vehicles shall not be permitted in
5	the Double Top Recreation Man-
6	agement Area designated by sub-
7	section $(a)(1)$.
8	(bb) Administrative
9	USE.—Nothing in this section
10	limits the use of off-highway ve-
11	hicles in the Double Top Recre-
12	ation Management Area des-
13	ignated by subsection $(a)(1)$ as
14	necessary for administrative pur-
15	poses or to respond to an emer-
16	gency (including as appropriate
17	for administrative support and
18	emergency response during the
19	Grand Traverse skiing event, as
20	permitted by the Grand Mesa,
21	Uncompanyere, and Gunnison Na-
22	tional Forests).
23	(ii) Horse ranch park.—
24	(I) VEHICLE USE.—

(aa) IN GENERAL.—Except
as provided in item (bb), the use
of off-highway vehicles in the
Horse Ranch Park Recreation
Management Area designated by
subsection $(a)(2)$ is prohibited.
(bb) EXCEPTIONS.—The
Secretary may permit the use of
over-snow vehicles in the Horse
Ranch Park Recreation Manage-
ment Area designated by sub-
section $(a)(2)$ —
(AA) only on roads,
trails, and areas designated
for the use on the date of
enactment of this Act; or
(BB) as needed for ad-
ministrative purposes or to
respond to an emergency.
(II) BICYCLES.—The Secretary
(II) BICYCLES.—The Secretary may permit the use of bicycles in the
may permit the use of bicycles in the

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1	(aa) on roads, trails, and
2	areas designated for the use on
3	the date of enactment of this
4	$\operatorname{Act};$
5	(bb) as needed for adminis-
6	trative purposes;
7	(cc) to respond to an emer-
8	gency; or
9	(dd) if designated by the
10	Secretary for the use on the po-
11	tential trails described in sub-
12	clause (III).
13	(III) LIMITATION.—Nothing in
14	this section affects the potential devel-
15	opment, in accordance with applicable
16	law, of the proposed trail commonly
17	known as the "Crested Butte to
18	Paonia Trail", the proposed trail com-
19	monly known as the "Crested Butte
20	to Carbondale Trail", or the proposed
21	trail commonly known as the "Dark
22	Canyon Loop Trail", in the Horse
23	Ranch Park Recreation Management
24	Area designated by subsection $(a)(2)$.

1SEC. 7. DESIGNATION OF THE ROCKY MOUNTAIN SCI-2ENTIFIC RESEARCH AND EDUCATION AREA.

3 (a) DESIGNATION.—Subject to valid existing rights, certain Federal land managed by the Forest Service com-4 5 prising approximately 12,250 acres, as generally depicted as "Rocky Mountain Scientific Research and Education 6 7 Area" on the map entitled "Sheet 3: Kebler and Schofield 8 Pass" and dated August 27, 2024, is designated as the 9 "Rocky Mountain Scientific Research and Education Area". 10

(b) PURPOSES.—The purposes of the Scientific Re-search and Education Area are—

(1) to encourage and preserve conditions necessary for ecological, evolutionary, geological, biogeochemical, climatological, biological, meteorological,
and other natural science research and education;

17 (2) to provide opportunities for the use of con18 tinually emerging techniques and methodologies in
19 the conduct of the research and education described
20 in paragraph (1); and

(3) to conserve, protect, and enhance for the
benefit and enjoyment of present and future generations the natural, scenic, scientific, cultural, watershed, recreation, and wildlife resources of the Scientific Research and Education Area.

26 (c) MANAGEMENT.—

1	(1) IN GENERAL.—The Secretary shall manage
2	the Scientific Research and Education Area in a
3	manner that—
4	(A) furthers the purposes of the Scientific
5	Research and Education Area described in sub-
6	section (b); and
7	(B) is in accordance with—
8	(i) this Act; and
9	(ii) other applicable laws.
10	(2) USES.—
11	(A) IN GENERAL.—The Secretary shall
12	only allow uses of the Scientific Research and
13	Education Area that the Secretary determines
14	would further the purposes described in sub-
15	section (b).
16	(B) VEHICLE USE.—Except as needed for
17	administrative purposes or to respond to an
18	emergency, the use of off-highway vehicles in
19	the Scientific Research and Education Area
20	shall be permitted only on roads designated for
21	the use on the date of enactment of this Act.
22	(C) BICYCLES.—The use of bicycles in the
23	Scientific Research and Education Area shall be
24	permitted only—

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1	(i) on roads and trails designated for
2	the use by the Secretary on the date of en-
3	actment of this Act; or
4	(ii) on trails designated for the use by
5	the Secretary after the date of enactment
6	of this Act if the Secretary determines that
7	the use is consistent with the purposes de-
8	scribed in paragraphs (1) and (2) of sub-
9	section (b).
10	(d) Effect.—Nothing in this section limits the au-
11	thority of the Rocky Mountain Biological Laboratory to
12	conduct scientific research or education activities inside or
13	outside the boundaries of the Scientific Research and Edu-
14	cation Area.
15	SEC. 8. DESIGNATION OF WILDERNESS.
16	(a) DESIGNATION.—Section 2(a) of the Colorado Wil-
17	derness Act of 1993 (16 U.S.C. 1132 note; 107 Stat. 756;
18	114 Stat. 1955; 116 Stat. 1055; 128 Stat. 3823) is
19	amended—
20	(1) in paragraph (6), by striking "1993," and
21	inserting "1993, and approximately 2,096 acres, as
22	generally depicted as 'Crystal Creek Wilderness Ad-
23	dition' and 'Lottis Creek Wilderness Addition' on
24	
21	the map entitled 'Sheet 4: Brush Creek, Cement

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1	Creek, and Spring Creek' and dated August 27,
2	2024,";
3	(2) in paragraph (9)—
4	(A) by striking "Gunnison" and inserting
5	"Gunnison and White River"; and
6	(B) by striking "1993," and inserting
7	"1993, and approximately 11,780 acres, as gen-
8	erally depicted as 'Poverty Gulch Wilderness
9	Addition', 'Treasure Wilderness Addition', and
10	'Erickson Springs Wilderness Addition' on the
11	map entitled 'Sheet 3: Kebler and Schofield
12	Pass' and dated August, 27, 2024,"; and
13	(3) by adding at the end the following:
14	"(23) MATCHLESS WILDERNESS.—Certain Fed-
15	eral land in the Grand Mesa, Uncompanyer, and
16	Gunnison National Forests comprising approxi-
17	mately 8,656 acres, as generally depicted as 'Match-
18	less Wilderness' on the map entitled 'Sheet 4: Brush
19	Creek, Cement Creek, and Spring Creek' and dated
20	August, 27, 2024, which shall be known as the
21	'Matchless Wilderness'.
22	"(24) EAST CEMENT WILDERNESS.—Certain
23	Federal land in the Grand Mesa, Uncompanyer, and
24	Gunnison National Forests comprising approxi-
25	mately 7,684 acres, as generally depicted as 'East

Cement Wilderness' on the map entitled 'Sheet 4:
 Brush Creek, Cement Creek, and Spring Creek' and
 dated August 27, 2024, which shall be known as the
 'East Cement Wilderness'.

5 "(25) STAR PEAK WILDERNESS.—Certain Fed-6 eral land in the Grand Mesa, Uncompany, Gunni-7 son, and the White River National Forests com-8 prising approximately 7,210 acres, as generally de-9 picted as 'Star Peak Wilderness' on the map entitled 10 'Sheet 4: Brush Creek, Cement Creek, and Spring 11 Creek' and dated August 27, 2024, which shall be 12 known as the 'Star Peak Wilderness'.

13 "(26) Maroon Bells-snowmass wilderness 14 ADDITION.—Certain Federal land in the Grand 15 Mesa, Uncompany, and Gunnison National For-16 ests comprising approximately 3,321 acres, as gen-17 erally depicted as 'Deer Creek Wilderness Addition' 18 and 'Ashcroft Wilderness Addition' on the map enti-19 tled 'Sheet 4: Brush Creek, Cement Creek, and 20 Spring Creek' and dated August 27, 2024, which 21 shall be incorporated in, and managed as part of, 22 the Maroon Bells-Snowmass Wilderness.

23 "(27) WEST ELK WILDERNESS ADDITION.—
24 Certain Federal land in the Gunnison Field Office
25 administered by the Bureau of Land Management,

1 in the Grand Mesa, Uncompany, and Gunnison 2 National Forests and in the Curecanti National 3 Recreation Area, comprising approximately 58,603 4 acres, as generally depicted as 'Lamborn Wilderness 5 Addition', 'Castle Wilderness Addition', 'Beaver Wil-6 derness Addition', 'Steuben Creek Wilderness Addi-7 tion', 'East Elk Creek Wilderness Addition', 'Dillon 8 Mesa Wilderness Addition', 'Soap Creek Wilderness 9 Addition', and 'Curecanti Wilderness Addition' on 10 the map entitled 'Sheet 7: West Elk Additions' and 11 dated August 27, 2024, which shall be incorporated 12 in, and managed as part of, the West Elk Wilder-13 ness.

14 ((28))UNCOMPANGRE WILDERNESS ADDI-15 TIONS.—Certain Federal land in the Grand Mesa, 16 Uncompany and Gunnison National Forests com-17 prising approximately 13,948 acres, as generally de-18 picted as 'Uncompany Wilderness Additions' on 19 the map entitled 'Sheet 10: Uncompany Additions' 20 and dated August 27, 2024, which shall be incor-21 in, and managed of. porated as part the 22 Uncompany Wilderness.

23 "(29) POWDERHORN WILDERNESS ADDITION.—
24 Certain Federal land in the Gunnison Field Office
25 administered by the Bureau of Land Management

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comprising approximately 9,604 acres, as generally
 depicted as 'Powderhorn Wilderness Addition' on the
 map entitled 'Sheet 11: Lake Fork' and dated August 27, 2024, which shall be incorporated in, and
 managed as part of, the Powderhorn Wilderness.".

6 (b) APPLICABLE LAW.—Any reference in the Wilder-7 ness Act (16 U.S.C. 1131 et seq.) or the Colorado Wilder-8 ness Act of 1993 (16 U.S.C. 1132 note; Public Law 103– 9 77) to the effective date of that Act shall be considered 10 to be a reference to the date of enactment of this Act for 11 purposes of administering the wilderness areas.

(c) FIRE, INSECTS, AND DISEASES.—In accordance
with section 4(d)(1) of the Wilderness Act (16 U.S.C.
1133(d)(1)), the Secretary may carry out any measure
within the wilderness areas that the Secretary determines
to be necessary to control fire, insects, and diseases, subject to any terms and conditions that the Secretary determines to be appropriate.

19 (d) WEST ELK WILDERNESS BOUNDARY MODIFICA-20 TION.—

(1) IN GENERAL.—The boundary of the West
Elk Wilderness in the County is modified to exclude
the approximately 15 acres generally depicted as
"West Elk Wilderness Boundary Pullback" on the

1	map entitled "Sheet 3: Kebler and Schofield Pass"
2	and dated August 27, 2024.
3	(2) WITHDRAWAL.—Subject to valid existing
4	rights, the Federal land excluded from the boundary
5	of the West Elk Wilderness under paragraph (1) is
6	withdrawn from—
7	(A) entry, appropriation, or disposal under
8	the public land laws;
9	(B) location, entry, and patent under the
10	mining laws; and
11	(C) operation of the mineral leasing, min-
12	eral materials, and geothermal leasing laws.
13	(e) Release.—Congress finds that, for the purposes
14	of subsection (c) of section 603 of the Federal Land Policy
15	and Management Act of 1976 (43 U.S.C. 1782), the land
16	within the Powderhorn Wilderness Study Area not des-
17	ignated as wilderness by this section (or an amendment
18	made by this section)—
19	(1) has been adequately studied for wilderness
20	designation; and
21	(2) is no longer subject to that subsection.
22	SEC. 9. NORTH FORK VALLEY WATERSHED.
23	(a) WITHDRAWAL.—
24	(1) IN GENERAL.—Subject to valid existing
25	rights, the Federal land in Delta County, Colorado,

1	as generally depicted as "Oil and Gas Withdrawal"
2	on the map entitled "Sheet 6: North Fork Valley"
3	and dated August 27, 2024, is withdrawn from oper-
4	ation of the mineral leasing laws with respect to oil
5	and gas.
6	(2) Effect.—Nothing in paragraph (1) pre-
7	vents the Secretary of the Interior from authorizing
8	the use or destruction of methane gas that would
9	leak or be vented into the atmosphere from—
10	(A) an active or inactive coal mine subject
11	to a Federal coal lease; or
12	(B) an abandoned underground coal mine
13	or the site of a former coal mine—
14	(i) that is not subject to a Federal
15	coal lease; and
16	(ii) with respect to which the Federal
17	interest in land includes mineral rights to
18	the methane gas.
19	(b) NO SURFACE OCCUPANCY RESTRICTION.—Sub-
20	ject to valid existing rights, the Federal land in Delta
21	County, Colorado, as generally depicted as "Oil and Gas
22	No Surface Occupancy" on the map entitled "Sheet 1:
23	Electric Mountain" and dated August 27, 2024, shall be
24	subject to a no surface occupancy restriction with respect

to oil and gas exploration, development, production, and
 distribution.

3 (c) GUNNISON RIVER MOTORIZED BOATS AND BOAT
4 RAMP USE.—

5 (1) IN GENERAL.—Notwithstanding the limita-6 tion on transfer in the Gunnison Gorge National 7 Conservation Area Approved Resource Management 8 Plan dated November 2004, the Secretary of the In-9 terior, in accordance with the Wilderness Act (16) 10 U.S.C. 1131 et seq.) and subject to paragraph (2) 11 and such terms and conditions as the Secretary of 12 the Interior may require, may transfer the special 13 recreation use permit for the use of motorized boats 14 within the Gunnison Gorge Wilderness Area, if the 15 use was established before the date of designation of 16 the Gunnison Gorge Wilderness Area.

17 (2) BOAT RAMP.—The Secretary of the Interior
18 may only transfer the special recreation use permit
19 described in paragraph (1) under that paragraph if
20 the Secretary of the Interior determines that—

(A) the right of the public to the permanent and reasonable use of the boat ramp for
the Gunnison River at the Gunnison Forks Day
Use Area in Delta County, Colorado, has been

acquired by a Federal agency or a State or local
government; and
(B) any fees to be charged by the Federal
agency or the State or local government for
public use of the boat ramp described in sub-
paragraph (A) would be reasonable.
SEC. 10. LAND TO BE HELD IN TRUST FOR THE UTE MOUN-
TAIN UTE TRIBE.
(a) Trust.—
(1) IN GENERAL.—Not later than 1 year after
the date of enactment of this Act and subject to
valid existing rights, on request by the Ute Moun-
tain Ute Tribe (referred to in this section as the
"Tribe"), the Secretary of the Interior shall take
into trust for the benefit of the Tribe the approxi-
mately 19,080 acres of land in the County, owned in
fee by the Tribe, as generally depicted on the map
entitled "Ute Mountain Ute Tribe; Pinecrest
Ranch—Fee to Trust Legislation" and dated Sep-
tember 20, 2024.
(2) Administration.—The land taken into
trust by paragraph (1) shall—
(A) be part of the reservation of the Tribe;
and

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(B) be administered in accordance with the
 laws and regulations generally applicable to
 property held in trust by the United States for
 the benefit of an Indian Tribe.

5 (3) RESTRICTION ON USE FOR GAMING ACTIVI-6 TIES.—The land taken into trust by paragraph (1) 7 shall not be eligible for, or considered to have been 8 taken into trust for, any gaming activity under any 9 Federal law, including the Indian Gaming Regu-10 latory Act (25 U.S.C. 2701 et seq.) and regulations 11 promulgated by the Secretary of the Interior or the 12 National Indian Gaming Commission under that 13 Act.

(b) SURVEY.—Not later than 1 year after the date
of enactment of this Act, if any land is taken into trust
under subsection (a), the Secretary of the Interior shall
complete a survey to establish the boundaries of the land
taken into trust under that subsection.

(c) EFFECT.—Nothing in this section shall affect the
rights, title, interests, or jurisdiction of the County in
County Road 25 or its right-of-way.

22 SEC. 11. GENERAL PROVISIONS.

23 (a) MAPS AND LEGAL DESCRIPTIONS.—

24 (1) IN GENERAL.—As soon as practicable after
25 the date of enactment of this Act, the Secretary

1	shall file a map and a legal description of the cov-
2	ered areas and wilderness areas with—
3	(A) the Committee on Energy and Natural
4	Resources of the Senate; and
5	(B) the Committee on Natural Resources
6	of the House of Representatives.
7	(2) FORCE OF LAW.—Each map and legal de-
8	scription filed under paragraph (1) shall have the
9	same force and effect as if included in this Act, ex-
10	cept that the Secretary may correct any typo-
11	graphical errors in the maps and legal descriptions.
12	(3) PUBLIC AVAILABILITY.—Each map and
13	legal description filed under paragraph (1) shall be
14	on file and available for public inspection in the ap-
15	propriate offices of the Bureau of Land Management
16	or the Forest Service, as applicable.
17	(b) Acquisition of Land.—
18	(1) IN GENERAL.—The Secretary may acquire
19	any land or interest in land within a covered area
20	or wilderness area only through exchange, donation,
21	or purchase from a willing seller.
22	(2) MANAGEMENT.—Any land or interest in
23	land acquired under paragraph (1) shall be incor-
24	porated in, and administered as a part of, the cov-

1 ered area or wilderness area in which the land or in-2 terest in land is located. 3 (c) WITHDRAWAL.—Subject to valid existing rights, 4 the covered areas and wilderness areas are withdrawn 5 from-6 (1) all forms of entry, appropriation, and dis-7 posal under the public land laws; 8 (2) location, entry, and patent under the mining 9 laws; and 10 (3) operation of the mineral leasing, mining 11 materials, and geothermal leasing laws. 12 (d) FISH AND WILDLIFE.—Nothing in this Act af-13 fects the jurisdiction or responsibility of the State with 14 respect to fish and wildlife in the State. 15 (e) GRAZING.—The laws (including regulations) and policies followed by the Secretary in issuing and admin-16 17 istering grazing permits or leases on land under the juris-18 diction of the Secretary shall continue to apply within a 19 covered area. 20 (f) WILDFIRE, INSECT, AND DISEASE MANAGE-21 MENT.—In accordance with this Act, the Secretary may— 22 (1) carry out any measures that the Secretary 23 determines to be necessary to manage wildland fire, 24 and treat hazardous fuels, insects, and diseases, in 25 the covered areas; and

1	(2) coordinate the measures with the appro-
2	priate State or local agency, as the Secretary deter-
3	mines to be necessary.
4	(g) VEGETATION MANAGEMENT.—
5	(1) IN GENERAL.—No project shall be carried
6	out in a covered area for the purpose of harvesting
7	commercial timber.
8	(2) ECOLOGICAL RESTORATION.—Any vegeta-
9	tion management project carried out in a covered
10	area outside of the wildland-urban interface that in-
11	cludes the harvest or sale of merchantable materials
12	shall—
13	(A) be collaboratively developed;
14	(B) limit the sale of merchantable mate-
15	rials to small diameter trees or biomass; and
16	(C) in accordance with the best available
17	science-
18	(i) restore ecological integrity;
19	(ii) maximize the retention of old
20	growth and large trees, as appropriate for
21	the forest type; and
22	(iii) focus on prescribed fire as the
23	primary means to achieve modified
24	wildland fire behavior, as measured by the

1	projected reduction of uncharacteristically
2	severe wildfire effects for the forest type.
3	(h) ROADS AND TRAILS.—
4	(1) IN GENERAL.—Except as provided in para-
5	graph (2), no road shall be constructed in a covered
6	area.
7	(2) EXCEPTION.—Nothing in paragraph (1)
8	prevents the Secretary from—
9	(A) constructing a temporary road in a
10	Protection Area, Recreation Management Area,
11	or Special Management Area as the Secretary
12	determines to be necessary as a minimum re-
13	quirement for carrying out a vegetation man-
14	agement project in accordance with this Act;
15	(B) responding to an emergency; or
16	(C) authorizing the transportation of sci-
17	entific research equipment within the Scientific
18	Research and Education Area.
19	(3) Decommissioning of temporary
20	ROADS.—Not later than 3 years after the date on
21	which an applicable vegetation management project
22	is completed, the Secretary shall decommission any
23	temporary road constructed under paragraph $(2)(A)$
24	for the applicable vegetation management project.

1	(4) REROUTING.—Nothing in this Act prevents
2	the Secretary from rerouting a trail within a covered
3	area to protect public safety or natural resources
4	from degradation, as determined to be appropriate
5	by the Secretary.
6	(i) WATER RIGHTS.—Nothing in this Act affects the
7	use or allocation of any absolute or conditional water right
8	that is—
9	(1) decreed under the laws of the State; and
10	(2) in existence on the date of enactment of this
11	Act.
12	(j) NO BUFFER ZONES.—
13	(1) IN GENERAL.—Nothing in this Act estab-
14	lishes a protective perimeter or buffer zone around
15	a covered area or wilderness area.
16	(2) OUTSIDE ACTIVITIES.—The fact that a non-
17	wilderness activity or use on land outside of a cov-
18	ered area or wilderness area can be seen or heard
19	from an area within a covered area or wilderness
20	area shall not preclude the conduct of the activity or
21	use outside the boundary of the covered area or wil-
22	derness area.
23	(k) SEASONAL CLOSURES.—As appropriate and in
24	accordance with applicable law, the Secretary shall develop

1	and implement seasonal closures for off-highway vehicles
2	and bicycles to protect wildlife and wildlife habitat in—
3	(1) the McIntosh Mountain Special Manage-
4	ment Area designated by section $3(a)(4)$;
5	(2) the Signal Peak Special Management Area
6	designated by section $3(a)(7)$;
7	(3) the Cabin Creek Wildlife Conservation Area
8	designated by section $4(a)(1)$;
9	(4) the Flat Top Wildlife Conservation Area
10	designated by section $4(a)(2)$;
11	(5) the Lake Gulch and Cebolla Creek Wildlife
12	Conservation Area designated by section $4(a)(3)$;
13	and
14	(6) the Pinnacles Wildlife Conservation Area
15	designated by section $4(a)(6)$.
16	(1) RESTORATION ACTIVITIES.—
17	(1) IN GENERAL.—As appropriate and in ac-
18	cordance with applicable law, the Secretary shall
19	conduct wet meadow and riparian restoration
20	projects to improve climate resiliency and wildlife
21	habitat in—
22	(A) the McIntosh Mountain Special Man-
23	agement Area designated by section $3(a)(4)$;
24	(B) the Signal Peak Special Management
25	Area designated by section $3(a)(7)$;

1	(C) the Flat Top Wildlife Conservation
2	Area designated by section $4(a)(2)$;
3	(D) the Lake Gulch and Cebolla Creek
4	Wildlife Conservation Area designated by sec-
5	tion $4(a)(3);$
6	(E) the Pinnacles Wildlife Conservation
7	Area designated by section $4(a)(6)$; and
8	(F) the Sawtooth Wildlife Conservation
9	Area designated by section $4(a)(8)$.
10	(2) Collaboration.—In carrying out the
11	projects described in paragraph (1), the Secretary
12	shall seek to collaborate with—
13	(A) the Colorado Division of Parks and
14	Wildlife;
15	(B) the Upper Gunnison River Water Con-
16	servancy District;
17	(C) the County;
18	(D) in the case of a project located in the
19	Sawtooth Wildlife Conservation Area designated
20	by section 4(a)(8), Saguache County, Colorado;
21	(E) the United States Fish and Wildlife
22	Service; and
23	(F) other interested entities and individ-
24	uals.
25	(m) TRIBAL RIGHTS AND USES.—

1	(1) TREATY RIGHTS.—Nothing in this Act af-
2	fects the treaty rights of any Indian Tribe.
3	(2) TRADITIONAL TRIBAL USES.—Subject to
4	any terms and conditions that the Secretary deter-
5	mines to be necessary and in accordance with appli-
6	cable law, the Secretary shall allow for the continued
7	use of a covered area or wilderness area by members
8	of Indian Tribes—
9	(A) for traditional ceremonies; and
10	(B) as a source of traditional plants and
11	other materials.