109TH CONGRESS H. R. 3603

AN ACT

To promote the economic development and recreational use of National Forest System lands and other public lands in central Idaho, to designate the Boulder-White Cloud Management Area to ensure the continued management of certain National Forest System lands and Bureau of Land Management lands for recreational and grazing use and conservation and resource protection, to add certain National Forest System lands and Bureau of Land Management lands in central Idaho to the National Wilderness Preservation System, and for other purposes.

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1 Be it enacted by the Senate and House of Representa-

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

1 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

2 (a) SHORT TITLE.—This Act may be cited as the

3 "Central Idaho Economic Development and Recreation

4 Act".

5 (b) TABLE OF CONTENTS.—The table of contents for

6 this Act is as follows:

Sec. 1. Short title and table of contents.

TITLE I—CENTRAL IDAHO ECONOMIC DEVELOPMENT AND RECREATION PROMOTION

- Sec. 101. Land conveyance, designated Sawtooth National Recreation Area land to Custer County, Idaho.
- Sec. 102. Land conveyance, designated Sawtooth National Forest and BLM land to Blaine County, Idaho.
- Sec. 103. Land conveyance, designated National Forest System land to City of Stanley, Idaho.
- Sec. 104. Land conveyance, designated BLM land to City of Clayton, Idaho.
- Sec. 105. Land conveyance, designated BLM land to City of Mackay, Idaho.
- Sec. 106. Land conveyance, designated BLM land to City of Challis, Idaho.
- Sec. 107. Land conveyance authority, support for motorized and bicycle recreation, public land in central Idaho.
- Sec. 108. Treatment of existing roads and trails.
- Sec. 109. Stanley-Redfish Lake bike and snowmobile trail and related parking lot.
- Sec. 110. Support for other trail construction and maintenance activities.
- Sec. 111. Support for outfitter and guide activities.
- Sec. 112. Grants to support sustainable economic development and recreation.
- Sec. 113. Continuation of public access to Bowery National Forest Guard Station.
- Sec. 114. Expansion and improvement of Herd Lake Campground.
- Sec. 115. Land exchange to eliminate State of Idaho inholdings in Sawtooth National Recreation Area and new wilderness areas.

TITLE II—CENTRAL IDAHO WILDERNESS AREAS

- Sec. 201. Additions to National Wilderness Preservation System.
- Sec. 202. General administration of wilderness areas.
- Sec. 203. Acquisition of mineral interests and lands from willing sellers.
- Sec. 204. Adjacent management.
- Sec. 205. Wildfire management.
- Sec. 206. Water rights.
- Sec. 207. Wildlife management.
- Sec. 208. Native American cultural and religious uses.
- Sec. 209. Military overflights.
- Sec. 210. Wilderness review.

TITLE III—BOULDER-WHITE CLOUDS MANAGEMENT AREA

Sec. 301. Establishment of management area.

management area. Sec. 303. Motorized and bicycle travel. Sec. 304. Support and use of Idaho Off Road Motor Vehicle Program. Sec. 305. Airports and landing strips. Sec. 306. Management of Railroad Ridge area, Sawtooth National Forest. TITLE I—CENTRAL IDAHO ECO-1 DEVELOPMENT NOMIC AND 2 **RECREATION PROMOTION** 3 4 SEC. 101. LAND CONVEYANCE, DESIGNATED SAWTOOTH NA-5 TIONAL RECREATION AREA LAND TO CUSTER 6 COUNTY, IDAHO. 7 (a) CONVEYANCE REQUIRED.—Subject to the deed 8 restrictions required by subsection (b), the Secretary of 9 Agriculture, acting through the Chief of the Forest Serv-10 ice, shall convey, without consideration, to Custer County, 11 Idaho (in this section referred to as the "County"), all 12 right, title, and interest of the United States in and to 13 certain Federal land in the Sawtooth National Recreation 14 Area consisting of a total of approximately 86 acres, in-15 cluding a road encompassing approximately 15 acres, adjoining the northern boundary of the City of Stanley, 16

17 Idaho, and identified as Parcel B on the map entitled18 "Custer County Conveyance—STANLEY" and dated19 July 24, 2006.

20 (b) USE OF CONVEYED LAND.—In making the con21 veyance under subsection (a) to the County, the Secretary
22 shall include the following deed restrictions relating to the

Sec. 302. Land acquisition and acquisition of unpatented mining claims in

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use of the conveyed land to ensure that such use is con-2 sistent with the planning process of the County and man-3 agement of the Sawtooth National Recreation Area: 4 (1) LIMITATION ON NUMBER OF HOME SITES.— 5 Not more than 10 home sites may be developed on 6 the conveyed land, and houses and outbuildings con-7 structed on the home sites may not be visible from 8 Highways 75 and 21. 9 (2)LIMITATIONS REGARDING HOUSE CON-10 STRUCTION.—Not more than one single-family house 11 may be constructed on each home site, and each 12 house shall be subject to the following requirements: 13 (A) USE.—Residential. 14 (B) SIZE.—Not more than 3,500 square 15 feet gross floor space, including attached ga-16 rage, but excluding basements, decks, and 17 porches. No more than 26 feet in height from 18 natural ground level, excluding any chimney. 19 (C) DESIGN.—Western ranch-style, having 20 rectangular or square sections with no more 21 than three ridgelines, excluding dormers. 22 (D) WINDOWS.—Rectangular or square, 23 divided light, and no more than 24 square feet 24 in size. Windows shall not exceed 30 percent of 25 the area of any wall.

1	(E) STRUCTURAL SIDING.—Log, log-sided,
2	rough-sawn lumber, board and batten, or suit-
3	able wood substitutes, which shall be harmo-
4	niously colored or have a natural wood finish.
5	(F) ROOF.—Wood, composite, or non-re-
6	flective metal in muted earth tones of brown.
7	(3) Limitations regarding outbuildings.—
8	Not more than two outbuildings may be constructed
9	on each home site, and such outbuildings shall be
10	subject to the following requirements:
11	(A) USE.—A outbuilding may not include
12	kitchen or sleeping facilities or otherwise be
13	equipped for residential purposes.
14	(B) SIZE.—No more than 850 square feet
15	gross floor space in the aggregate. Single story,
16	no more than 26 feet from natural ground level.
17	(C) Design.—Western ranch-style com-
18	prised of rectangular or square sections with no
19	more than one ridgeline.
20	(D) WINDOWS.—Rectangular or square,
21	divided light of no more than 24 square feet.
22	(E) STRUCTURAL SIDING.—Log, log-sided,
23	rough-sawn lumber, board and batten, or suit-

niously colored or have a natural wood finish.

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1	(F) ROOF.—Wood, composite, or non-re-
2	flective metal in muted earth tones of brown.
3	(4) LIMITATIONS REGARDING SATELLITE
4	DISH.—Each home site may contain not more than
5	one satellite dish, not to exceed 24 inches in diame-
6	ter, which shall be located as unobtrusively as best
7	available technology allows.
8	(5) Limitations regarding exterior light-
9	ING.—Each home site may contain not than two ex-
10	terior lighting sources, which shall be shielded down-
11	wards and may not exceed 150 watts each. Neither
12	light source may be flashing.
13	(6) Limitations regarding landscaping.—
14	The landscaping for each home site shall be compat-
15	ible with the open setting of the home site and incor-
16	porate materials, groundcover, shrubs, and trees
17	that are indigenous to the area. Areas exposed due
18	to excavation shall be rehabilitated to pre-excavation
19	conditions within two years following completion of
20	construction.
21	(7) LIMITATIONS REGARDING ROADS AND
22	DRIVEWAYS.—Any road or driveway for a home site
23	may not exceed 14 feet in width.
24	(8) LIMITATIONS REGARDING FENCING.—
25	Fences on a home site shall be in the log worm, log

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1	block, or jack style and shall incorporate wildlife-
2	friendly elements.
3	(9) Limitations regarding utilities.—All
4	new utilities serving a home site shall be located un-
5	derground.
6	(c) Prohibitions.—
7	(1) SUBDIVISION.—Except as expressly author-
8	ized in subsection (b) regarding the land conveyed
9	under subsection (a), the conveyed land may not be
10	divided, subdivided or defacto subdivided through
11	sales, long-term leases, or other means.
12	(2) PROHIBITED USES.—The land conveyed
13	under subsection (a) may not be used for any of the
14	following purposes:
15	(A) Commercial, manufacturing, industrial,
16	mining, or drilling operations, except that small
17	in-home businesses, such as professional serv-
18	ices, may be allowed.
19	(B) Exploration, development, or extrac-
20	tion of minerals.
21	(C) Dumping or accumulation of trash, de-
22	bris, junk cars, unserviceable equipment, or
23	other unsightly materials.
24	(D) Placement of residential trailers, mo-
25	bile homes, manufactured homes, modular

1 buildings, or other such semi-permanent struc-2 tures. 3 (E) Placement of towers, antennae, or sat-4 ellite dishes that are not concealed from public 5 view, except to the extent that the right is ex-6 pressly granted in subsection (b)(4). (F) Placement of signs, billboards, or other 7 advertising devices, other than one property 8 9 identification sign and one for sale or rental 10 sign, not to exceed two square feet in area, and 11 such signs shall be harmonious in design and 12 color with the surroundings. 13 (G) Disposal or unlawful storage of haz-

ardous substances, as defined in the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601
et seq.).

(d) SURVEY AND LEGAL DESCRIPTION.—The exact
acreage and legal description of the land to be conveyed
under subsection (a) shall be determined by a survey satisfactory to the Secretary. The cost of the survey shall be
borne by the Secretary. The legal description shall be prepared as soon as practicable after the date of the enactment of this Act.

1 (e) Approval and Access Requirements.—Any improvement to be made to a home site developed on the 2 3 land conveyed under subsection (a) shall be subject to the 4 approval in writing, and in advance of being made, by the 5 appropriate County officials. Representatives of the County may enter the home sites at reasonable times to monitor 6 7 compliance with the deed restrictions imposed by sub-8 section (b).

9 (f) ENFORCEMENT.—As a condition on the convey-10 ance under subsection (a), the County shall agree to en-11 force the deed restrictions imposed by subsections (b) and 12 (c).

13 (g) REVERSIONARY INTEREST.—If the Secretary determines at any time that a home site developed on the 14 15 land conveyed under subsection (a) is not in compliance with the deed restrictions imposed by subsection (b) or 16 (c), all right, title, and interest in and to the home site, 17 including any improvements thereon, shall revert to the 18 United States, and the United States shall have the right 19 20 of immediate entry onto the property. Any determination 21 of the Secretary under this subsection shall be made on 22 the record after an opportunity for a hearing, and the Sec-23 retary shall give the landowner a reasonable opportunity 24 to restore the home site to compliance with the deed restrictions. 25

(h) ROAD ACCESS.—In making the conveyance under
 subsection (a) to the County, the Secretary shall include
 a deed restriction requiring that the road referred to in
 such subsection shall remain open to the public to provide
 access to adjacent Federal land and private property.

6 (i) ADDITIONAL TERM AND CONDITIONS.—The Sec7 retary may require such additional terms and conditions
8 in connection with the conveyance under subsection (a) as
9 the Secretary considers appropriate to protect the inter10 ests of the United States.

11 SEC. 102. LAND CONVEYANCE, DESIGNATED SAWTOOTH NA12 TIONAL FOREST AND BLM LAND TO BLAINE 13 COUNTY, IDAHO.

14 (a) CONVEYANCE REQUIRED.—The Secretary of Ag-15 riculture, acting through the Chief of the Forest Service, and the Secretary of the Interior, acting through the Di-16 rector of the Bureau of Land Management, shall convey, 17 18 without consideration, to Blaine County, Idaho (in this section referred to as the "County"), all right, title, and 19 interest of the United States in and to the parcels of Fed-20 21 eral land in the Sawtooth National Forest and Bureau of 22 Land Management land identified for conveyance under 23 this section on the map entitled "Blaine County Conveyance" and dated July 24, 2006. 24

1 (b) SURVEY.—The exact acreage and legal description of the land to be conveyed under subsection (a) shall 2 3 be determined by a survey satisfactory to the Secretary. 4 The cost of the survey shall be borne by the Secretary. 5 (c) Additional Term and Conditions.—The Secretary may require such additional terms and conditions 6 7 in connection with the conveyance under subsection (a) as 8 the Secretary considers appropriate to protect the inter-9 ests of the United States.

10SEC. 103. LAND CONVEYANCE, DESIGNATED NATIONAL11FOREST SYSTEM LAND TO CITY OF STANLEY,12IDAHO.

13 (a) CONVEYANCE REQUIRED.—Subject to the deed restrictions required by subsection (b), the Secretary of 14 15 Agriculture, acting through the Chief of the Forest Service, shall convey to the City of Stanley, Idaho (in this sec-16 tion referred to as the "City"), all right, title, and interest 17 of the United States in and to National Forest System 18 land consisting of two parcels containing a total of ap-19 20 proximately 8 acres adjoining the western boundary of the 21 City and a total of approximately 68 acres, including roads 22 and improvements, adjoining the northeastern boundary 23 of the City, respectively, and identified as Parcels A and C on the map entitled "STANLEY CONVEYANCE" and 24 25 dated July 24, 2006.

1 (b) USE OF PARCEL A LAND.—In making the con-2 veyance under subsection (a) to the City of the land identi-3 fied as Parcel A on the map referred to in such subsection, 4 the Secretary shall include the following deed restrictions 5 relating to the use of the conveyed land to ensure that such use is consistent with the planning process of the 6 7 City and Custer County, Idaho, and management of adja-8 cent National Forest System land:

9 (1) LIMITATION ON NUMBER OF HOME SITES.—
10 Not more than 4 home sites may be developed on
11 Parcel A.

12 (2) LIMITATIONS REGARDING HOUSE CON13 STRUCTION.—Not more than one single-family house
14 may be constructed on each home site, and each
15 house shall be subject to the following requirements:

16 (A) USE.—Residential.

17 (B) SIZE.—Not more than 3,000 square
18 feet gross floor space, including attached ga19 rage, but excluding basements, decks, and
20 porches. Single story, no more than 22 feet in
21 height from natural ground level, excluding any
22 chimney.

23 (C) DESIGN.—Western ranch-style, having
24 rectangular or square sections with no more
25 than two ridgelines, excluding dormers.

1	(D) WINDOWS.—Rectangular or square,
2	divided light, and no more than 24 square feet
3	in size. Windows with exterior walls visible from
4	Highway 21 shall not exceed 30 percent of the
5	area of the wall.
6	(E) STRUCTURAL SIDING.—Log, log-sided,
7	rough-sawn lumber, board and batten, or suit-
8	able wood substitutes, which shall be harmo-
9	niously colored or have a natural wood finish.
10	(F) ROOF.—Wood, composite, or non-re-
11	flective metal in muted earth tones of brown.
12	(3) Limitations regarding outbuildings.—
13	Not more than one outbuilding may be constructed
14	on each home site, and the outbuilding shall be sub-
15	ject to the following requirements:
16	(A) USE.—A outbuilding may not include
17	kitchen or sleeping facilities or otherwise be
18	equipped for residential purposes.
19	(B) SIZE.—No more than 600 square feet
20	gross floor space in the aggregate. Single story,
21	no more than 22 feet from natural ground level.
22	(C) Design.—Western ranch-style com-
23	prised of rectangular or square sections with no
24	more than one ridgeline.

1	(D) WINDOWS.—Rectangular or square,
2	divided light of no more than 24 square feet.
3	(E) STRUCTURAL SIDING.—Log, log-sided,
4	rough-sawn lumber, board and batten, or suit-
5	able wood substitutes, which shall be harmo-
6	niously colored or have a natural wood finish.
7	(F) ROOF.—Wood, composite, or non-re-
8	flective metal in muted earth tones of brown.
9	(4) LIMITATIONS REGARDING SATELLITE
10	DISH.—Each home site may contain not more than
11	one satellite dish, not to exceed 24 inches in diame-
12	ter, which shall be located as unobtrusively as best
13	available technology allows.
14	(5) Limitations regarding exterior light-
15	ING.—Each home site may contain not than two ex-
16	terior lighting sources, which shall be shielded down-
17	wards and may not exceed 150 watts each. Neither
18	light source may be flashing.
19	(6) Limitations regarding landscaping.—
20	The landscaping for each home site shall be compat-
21	ible with the open setting of the home site and incor-
22	porate materials, groundcover, shrubs, and trees
23	that are indigenous to the area. Areas exposed due
24	to excavation shall be rehabilitated to pre-excavation

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1 conditions within two years following completion of 2 construction. 3 (7)LIMITATIONS REGARDING ROADS AND 4 DRIVEWAYS.—Any road or driveway for a home site may not exceed 14 feet in width. 5 6 (8)LIMITATIONS REGARDING FENCING .---7 Fences on a home site shall be in the log worm, log 8 block, or jack style and shall incorporate wildlife-9 friendly elements. 10 (9) LIMITATIONS REGARDING UTILITIES.—All 11 new utilities serving a home site shall be located un-12 derground. 13 (c) USE OF PARCEL C LAND.—In making the convevance under subsection (a) to the City of the land identi-14 15 fied as Parcel C on the map referred to in such subsection, the Secretary shall include the following deed restrictions 16 relating to the use of the conveyed land to ensure that 17 such use is consistent with the planning process of the 18 19 City and Custer County, Idaho, and management of National Forest System land: 20 AUTHORIZED USES.—Parcel C may be 21 (1)22 used----23 (A) to provide housing for persons em-24 ployed full-time, whether on a year-round basis

1	or seasonally, within the Sawtooth National
2	Recreation Area; and
3	(B) for other public purposes, including
4	use as the site for a park, cemetery, community
5	center, or educational facility
6	(2) Limitations regarding construc-
7	TION.—Any structure constructed on Parcel C shall
8	be subject to the following requirements:
9	(A) SIZE.—The size of the structure shall
10	be compatible with the building site and type of
11	use.
12	(B) DESIGN.—Western ranch-style, having
13	rectangular or square sections with no more
14	than three ridgelines, excluding dormers.
15	(C) HEIGHT.—The height of any structure
16	shall not exceed 30 feet from natural ground
17	level.
18	(D) WINDOWS.—Rectangular or square,
19	divided light, and no more than 24 square feet
20	in size. Windows with exterior walls facing
21	Highways 21 or 75 shall not exceed 30 percent
22	of the area of the wall.
23	(E) STRUCTURAL SIDING.—Log, log-sided,
24	rough-sawn lumber, board and batten, or suit-

1	able wood substitutes, which shall be harmo-
2	niously colored or have a natural wood finish.
3	(F) ROOF.—Wood, composite, or non-re-
4	flective metal in muted earth tones of brown.
5	(3) Limitations regarding satellite
6	DISH.—Each structure may contain not more than
7	one satellite dish, not to exceed 24 inches in diame-
8	ter, which shall be located as unobtrusively as best
9	available technology allows.
10	(4) Limitations regarding exterior light-
11	ING.—Exterior lighting sources shall be shielded
12	downwards and may not be flashing.
13	(5) Limitations regarding landscaping.—
14	The landscaping for each structure shall be compat-
15	ible with an open setting and incorporate materials,
16	groundcover, shrubs, and trees that are indigenous
17	to the area. Areas exposed due to excavation shall be
18	rehabilitated to pre-excavation conditions within two
19	years following completion of construction.
20	(6) LIMITATIONS REGARDING ROADS AND
21	DRIVEWAYS.—Any road or driveway for a structure
22	may not exceed 24 feet in width.
23	(7) Limitations regarding fencing.—Any
24	fence in Parcel C shall be in the log worm, log block,

3 (8) LIMITATIONS REGARDING UTILITIES.—All
4 new utilities serving Parcel C shall be located under5 ground.

6 (9) SIGNAGE.—Only signs identifying a com-7 mercial enterprise being conducted on Parcel C may 8 be placed on the parcel. Signs may not exceed 20 9 square feet in area, and shall be subdued in appear-10 ance and harmonizing in design and color with the 11 surroundings. No sign may be flashing.

(10) LIMITATIONS REGARDING STREAM SETBACKS.—To protect the integrity of fish habitat and
Valley Creek from the impact of development, a minimum setback of 100 feet from each bank of Valley
Creek shall be required for the construction of all
houses and other structures on Parcel C.

18 (d) PROHIBITIONS.—

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(1) SUBDIVISION.—Except as expressly authorized in subsection (b) or (c) regarding the land conveyed under subsection (a), the conveyed land may
not be divided, subdivided or defacto subdivided
through sales, long-term leases, or other means.

1	(2) PROHIBITED USES.—The land conveyed
2	under subsection (a) may not be used for any of the
3	following purposes:
4	(A) Commercial, manufacturing, industrial,
5	mining, or drilling operations, except that small
6	in-home businesses, such as professional serv-
7	ices, may be allowed, and, subject to subsection
8	(c)(1)(B), certain commercial operations may
9	be allowed on the land identified as Parcel C on
10	the map referred to in subsection (a).
11	(B) Exploration, development, or extrac-
12	tion of minerals.
13	(C) Dumping or accumulation of trash, de-
14	bris, junk cars, unserviceable equipment, or
15	other unsightly materials.
16	(D) Placement of residential trailers, mo-
17	bile homes, manufactured homes, modular
18	buildings, or other such semi-permanent struc-
19	tures.
20	(E) Placement of towers, antennae, or sat-
21	ellite dishes that are not concealed from public
22	view, except to the extent that the right is ex-
23	pressly granted in subsection $(b)(4)$ or $(c)(3)$.
24	(F) Placement of signs, billboards, or other
25	advertising devices, except—

1	(i) as provided in subsection $(c)(9)$
2	with regard to the land identified as Parcel
3	C; and
4	(ii) one property identification sign
5	and one for sale or rental sign, not to ex-
6	ceed two square feet in area, which shall
7	be harmonious in design and color with the
8	surroundings.
9	(G) Disposal or unlawful storage of haz-
10	ardous substances, as defined in the Com-

prehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601
et seq.).

14 (e) CONSIDERATION.—

15 (1) CONSIDERATION REQUIRED.—As consider-16 ation for the conveyance under subsection (a), the 17 City shall pay to the Secretary an amount equal to 18 the amount originally expended by the United States 19 to acquire the parcel of land identified as Parcel A 20 on the map referred to in such subsection. The City 21 shall provide the consideration not later than one 22 year after the date on which the City disposes of the 23 parcel after obtaining title of the parcel under sub-24 section (a).

1	(2) DISPOSITION AND USE OF PROCEEDS.—The
2	amount received as consideration under this sub-
3	section shall be—
4	(A) deposited and merged with funds ap-
5	propriated for the operation of the Sawtooth
6	National Recreation Area in order to supple-
7	ment such appropriations; and
8	(B) available to the Secretary, without fur-
9	ther appropriation and until expended, for con-
10	servation activities in the recreation area.
11	(f) Survey and Legal Description.—The exact
12	acreage and legal description of the land to be conveyed
13	under subsection (a) shall be determined by a survey satis-
14	factory to the Secretary. The cost of the survey shall be

14 factory to the Secretary. The cost of the survey shall be
15 borne by the Secretary. The legal description shall be pre16 pared as soon as practicable after the date of the enact17 ment of this Act.

18 (g) APPROVAL AND ACCESS REQUIREMENTS.—

(1) GENERAL REQUIREMENTS.—Any improvement to be made to land conveyed under subsection
(a) shall be subject to the approval in writing, and
in advance of being made, by the appropriate City
officials. Representatives of the City may enter the
land at reasonable times to monitor compliance with

the deed restrictions imposed by subsection (b), (c),
 or (d).

3 (2) Preparation and approval of develop-4 MENT PLAN FOR PARCEL C.—The land identified as 5 Parcel C on the map referred to in subsection (a) 6 and conveyed to the City under such subsection shall 7 not be developed until such time as a development 8 plan consistent with subsections (c) and (d) is re-9 viewed and approved by a special commission con-10 sisting of at least one elected official representing 11 Custer County, one elected official representing the 12 City, and three individuals who are not employed by 13 or officials of the County or City and reside within 14 the boundaries of the Sawtooth National Recreation 15 Area. The non-governmental representatives shall be 16 selected jointly by the elected officials on the com-17 mission.

(h) ENFORCEMENT.—As a condition on the conveyance under subsection (a), the City shall agree to enforce
the deed restrictions imposed by subsections (b), (c), and
(d).

(i) REVERSIONARY INTEREST.—If the Secretary determines at any time that any portion of the land conveyed
under subsection (a) is not being used in compliance with
the deed restrictions applicable to that portion of the land

under subsection (b), (c), or (d), all right, title, and inter-1 2 est in and to that portion of the land, including any im-3 provements thereon, shall revert to the United States, and 4 the United States shall have the right of immediate entry 5 onto the property. Any determination of the Secretary under this subsection shall be made on the record after 6 7 an opportunity for a hearing, and the Secretary shall give 8 the landowner a reasonable opportunity to restore the 9 property to compliance with the deed restrictions.

(j) SURVEY.—The exact acreage and legal description
of the land to be conveyed under subsection (a) shall be
determined by a survey satisfactory to the Secretary. The
cost of the survey shall be borne by the Secretary.

(k) ROAD ACCESS.—In making the conveyance under
subsection (a) to the City, the Secretary shall include a
deed restriction requiring that the roads referred to in
such subsection shall remain open to the public to provide
access to adjacent Federal land and private property.

(1) ADDITIONAL TERM AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyance under subsection (a) as
the Secretary considers appropriate to protect the interests of the United States.

1SEC. 104. LAND CONVEYANCE, DESIGNATED BLM LAND TO2CITY OF CLAYTON, IDAHO.

3 (a) CONVEYANCE REQUIRED.—The Secretary of the Interior, acting through the Director of the Bureau of 4 5 Land Management, shall convey, without consideration, to the City of Clayton, Idaho (in this section referred to as 6 7 the "City"), all right, title, and interest of the United 8 States in and to a parcel of Bureau of Land Management 9 land, including roads thereon, identified for conveyance 10 under this section on the map entitled "City of Clayton Conveyance" and dated July 24, 2006. 11

(b) SURVEY.—The exact acreage and legal description of the land to be conveyed under subsection (a) shall
be determined by a survey satisfactory to the Secretary.
The cost of the survey shall be borne by the Secretary.

16 (c) ROAD ACCESS.—In making the conveyance under 17 subsection (a) to the City, the Secretary shall include a 18 deed restriction requiring that the roads referred to in 19 such subsection shall remain open to the public to provide 20 access to adjacent Federal land and private property.

(d) ADDITIONAL TERM AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyance under subsection (a) as
the Secretary considers appropriate to protect the interests of the United States.

1SEC. 105. LAND CONVEYANCE, DESIGNATED BLM LAND TO2CITY OF MACKAY, IDAHO.

3 (a) CONVEYANCE REQUIRED.—The Secretary of the Interior, acting through the Director of the Bureau of 4 5 Land Management, shall convey, without consideration, to the City of Mackay, Idaho (in this section referred to as 6 7 the "City"), all right, title, and interest of the United 8 States in and to a parcel of Bureau of Land Management 9 land, including roads thereon, identified for conveyance 10 under this section on the map entitled "City of Mackay" Conveyance" and dated July 24, 2006. 11

(b) SURVEY.—The exact acreage and legal description of the land to be conveyed under subsection (a) shall
be determined by a survey satisfactory to the Secretary.
The cost of the survey shall be borne by the Secretary.

16 (c) ROAD ACCESS.—In making the conveyance under 17 subsection (a) to the City, the Secretary shall include a 18 deed restriction requiring that the roads referred to in 19 such subsection shall remain open to the public to provide 20 access to adjacent Federal land and private property.

(d) ADDITIONAL TERM AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyance under subsection (a) as
the Secretary considers appropriate to protect the interests of the United States.

1SEC. 106. LAND CONVEYANCE, DESIGNATED BLM LAND TO2CITY OF CHALLIS, IDAHO.

3 (a) CONVEYANCE REQUIRED.—The Secretary of the Interior, acting through the Director of the Bureau of 4 5 Land Management, shall convey, without consideration, to the City of Challis, Idaho (in this section referred to as 6 7 the "City"), all right, title, and interest of the United 8 States in and to a parcel of Bureau of Land Management 9 land, including roads thereon, identified for conveyance under this section on the map entitled "City of Challis 10 Conveyance" and dated July 24, 2006. 11

(b) SURVEY.—The exact acreage and legal description of the land to be conveyed under subsection (a) shall
be determined by a survey satisfactory to the Secretary.
The cost of the survey shall be borne by the Secretary.

16 (c) ROAD ACCESS.—In making the conveyance under 17 subsection (a) to the City, the Secretary shall include a 18 deed restriction requiring that the roads referred to in 19 such subsection shall remain open to the public to provide 20 access to adjacent Federal land and private property.

(d) ADDITIONAL TERM AND CONDITIONS.—The Secretary may require such additional terms and conditions
in connection with the conveyance under subsection (a) as
the Secretary considers appropriate to protect the interests of the United States.

SEC. 107. LAND CONVEYANCE AUTHORITY, SUPPORT FOR MOTORIZED AND BICYCLE RECREATION, PUBLIC LAND IN CENTRAL IDAHO.

4 (a) MOTORIZED RECREATION PARK.—Subject to 5 subsection (b), the Secretary of the Interior shall convey, without consideration, to the State of Idaho (in this sec-6 7 tion referred to as the "State") all right, title, and interest 8 of the United States in and to a parcel or parcels of Bu-9 reau of Land Management land, including roads thereon, 10 consisting of approximately 960 acres near Boise, Idaho, 11 and identified for conveyance under this section on the map entitled "STATE OF IDAHO-Boise Motorized 12 13 Park Conveyance" and dated October 1, 2006, for the purpose of permitting the State to establish a motorized 14 recreation park on the land. As a condition of the convey-15 16 ance of the land, the State shall agree to include a beginner track as part of the recreation park to be used to teach 17 18 safe, responsible riding techniques and to establish areas 19 for drivers with different levels of skills.

20(b) RESERVATION OF PORTION FOR BICYCLE USE.— As a condition of the conveyance of the land under sub-21 22 section (a), the State shall reserve 20 acres of the con-23 veyed land for the use of mountain bikes and open the 24 reserved portion to such use as soon as practicable after the date of the conveyance. Funds appropriated pursuant 25 the authorization of appropriations in 26 to section •HR 3603 EH

1 109(d)(1)(A) shall be available to facilitate the establish2 ment of the bicycle portion of the recreation park.

3 (c) SURVEY.—The exact acreage and legal descrip4 tion of the land to be conveyed under this section shall
5 be determined by a survey satisfactory to the Secretary.
6 The cost of the survey shall be borne by the State.

7 (d) ROAD ACCESS.—In making a conveyance under
8 subsection (a) to the State, the Secretary shall include a
9 deed restriction requiring that the roads referred to in
10 such subsection shall remain open to the public to provide
11 access to adjacent Federal land and private property.

(e) ADDITIONAL TERM AND CONDITIONS.—The Secretary concerned may require such additional terms and
conditions in connection with the conveyance under this
section as the Secretary considers appropriate to protect
the interests of the United States.

17 SEC. 108. TREATMENT OF EXISTING ROADS AND TRAILS.

In making the conveyances required by this title, the Secretary of Agriculture and the Secretary of the Interior shall include deed restrictions to ensure that any roads and trails located on the conveyed land remain open to public use notwithstanding any subsequent conveyance of the land by the recipient of the land. 3 (a) DEVELOPMENT OF TRAIL.—The Secretary of Agriculture shall design, construct, and maintain a hardened 4 5 surface trail between the City of Stanley, Idaho, and Redfish Lake that is designated for use— 6

7 (1) by pedestrians and non-motorized vehicles 8 generally; and

9 (2) as a snowmobile route when there is ade-10 quate snow cover.

11 (b) Acquisition From Willing Sellers.—Any 12 land or interests in land to be acquired by the Secretary 13 for construction of the paved trail required by subsection (a) shall be acquired only by donation or by purchase from 14 15 willing sellers.

16 (c) Assistance for Construction of Parking LOT.—The Secretary may make a grant to the City of 17 18 Stanley, Idaho, to assist the City in constructing a parking lot on City property at the north end of the trail required 19 by subsection (a) for use for snowmobile and general park-20 ing and for other purposes related to the trail. 21

22 (d) AUTHORIZATION OF APPROPRIATIONS.—

23 (1) IN GENERAL.—There is authorized to be 24 appropriated to the Secretary—

25 (A) \$400,000 for the design, construction, 26 and maintenance of the trail required by sub-•HR 3603 EH

1

1	section (a) and for land acquisition associated
2	with the construction of the trail; and
3	(B) $$100,000$ for the grant under sub-
4	section (c).
5	(2) AVAILABILITY.—Amounts appropriated pur-
6	suant to the authorization of appropriations con-
7	tained in paragraph (1) shall remain available until
8	expended.
9	SEC. 110. SUPPORT FOR OTHER TRAIL CONSTRUCTION AND
10	MAINTENANCE ACTIVITIES.
11	There is authorized to be appropriated to the Sec-
12	retary of Agriculture or the Secretary of the Interior
13	\$50,000 for the construction and maintenance of bicycle
14	trails in the State of Idaho. Amounts appropriated pursu-
15	ant to this authorization of appropriations shall remain
16	available until expended.
17	SEC. 111. SUPPORT FOR OUTFITTER AND GUIDE ACTIVI-
18	TIES.
19	(a) Existing Operating Permits.—
20	(1) EXTENSION.—Before the end of the one-
21	year period beginning on the date of the enactment
22	of this Act, the Secretary of Agriculture and the
23	Secretary of the Interior shall grant, for each guide
24	or outfitter operating permit described in paragraph
25	(2), a 10-year extension beyond the expiration date

of the current permit. The Secretary concerned may
 require the modification of the extended permit as
 necessary to comply with the requirements of this
 Act.

5 (2) COVERED PERMITS.—Paragraph (1) applies
6 to each guide and outfitter operating permit in effect
7 as of the date of the enactment of this Act that au8 thorized activities on lands included in a wilderness
9 area designated by title II or the Boulder-White
10 Cloud Management Area established by title III.

(3) EXCEPTION.—The Secretary of Agriculture
or the Secretary of the Interior may refuse to grant
the extension of a permit under paragraph (1) only
if the Secretary concerned determines that the permittee has not operated in a satisfactory manner in
compliance with the terms and conditions of the permit.

(b) FUTURE OUTFITTER AND GUIDE ACTIVITIES.—
Future extensions of outfitter and guide activities and permits for outfitters on lands included in a wilderness area
designated by title II or the Boulder-White Cloud Management Area established by title III shall be administered
in accordance with applicable Federal laws and resource
management plans. No person shall conduct outfitter and

guide activities on such Federal land except as authorized
 by the Secretary concerned.

3 SEC. 112. GRANTS TO SUPPORT SUSTAINABLE ECONOMIC 4 DEVELOPMENT AND RECREATION.

5 (a) GRANT TO CUSTER COUNTY, IDAHO.—The Sec6 retary of Agriculture may make a grant to Custer County,
7 Idaho, for the purpose of assisting the County in sup8 porting sustainable economic development in the County.

9 (b) GRANT TO STATE OF IDAHO.—The Secretary of 10 Agriculture may make a grant to the State of Idaho Parks 11 and Recreation Department for the purpose of assisting 12 the State in acquiring and developing Bayhorse Camp-13 ground for use as a State park.

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Secretary of Agriculture—

17 (1) \$5,100,000 to make the grant under sub-18 section (a); and

19 (2) \$500,000 to make the grant under sub-20 section (b).

21 SEC. 113. CONTINUATION OF PUBLIC ACCESS TO BOWERY
22 NATIONAL FOREST GUARD STATION.

(a) CONSTRUCTION OF ROAD AND BRIDGE.—To ensure continued public access to the Bowery Guard Station,
the Secretary of Agriculture shall construct a new road

on National Forest System lands, to the east of the exist ing private property line on the east side of the Leisinger
 property, and a new bridge over West Pass Creek as part
 of such road.

5 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
6 authorized to be appropriated to the Secretary such sums
7 as may be necessary to carry out this section. Amounts
8 appropriated pursuant to this authorization of appropria9 tions shall remain available until expended.

10 SEC. 114. EXPANSION AND IMPROVEMENT OF HERD LAKE 11 CAMPGROUND.

(a) EXPANSION AND IMPROVEMENT OF CAMPGROUND.—The Secretary of the Interior shall expand and
improve the Herd Lake Campground facilities located
below the outlet of Herd Lake.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Secretary \$500,000
to carry out this section. Amounts appropriated pursuant
to this authorization of appropriations shall remain available until expended.

1SEC. 115. LAND EXCHANGE TO ELIMINATE STATE OF IDAHO2INHOLDINGS IN SAWTOOTH NATIONAL3RECREATION AREA AND NEW WILDERNESS4AREAS.

5 (a) EXCHANGES AUTHORIZED.—The Secretary of Agriculture and the Secretary of the Interior may execute 6 7 one or more land exchanges with the State of Idaho for 8 the purpose of eliminating State inholdings within the 9 boundaries of the Sawtooth National Recreation Area and the wilderness areas designated by title II. The Federal 10 11 land available for use to carry out an exchange under this section and the State inholdings to be acquired are de-12 13 picted on the map entitled "SNRA State of Idaho Land Transfer" and dated October 1, 2006. 14

(b) EXCHANGE PROCESS.—The land exchanges authorized by this section shall be carried out in the manner
provided in section 206 of the Federal Land Policy and
Management Act of 1976 (43 U.S.C. 1716).

19 TITLE II—CENTRAL IDAHO 20 WILDERNESS AREAS

21 SEC. 201. ADDITIONS TO NATIONAL WILDERNESS PRESER-

22 VATION SYSTEM.

(a) ADDITIONS.—Congress has determined that the
following lands in central Idaho shall be designated as wilderness and managed as components of the National Wilderness Preservation System:

1 (1)HEMINGWAY-BOULDERS WILDERNESS.— 2 Certain Federal land in the Sawtooth and Challis 3 National Forests, comprising approximately 105,000 4 acres, as generally depicted on the map entitled 5 "Hemingway-Boulders" and dated July 24, 2006, 6 which shall be known as the "Hemingway-Boulders 7 Wilderness".

8 (2) WHITE CLOUDS WILDERNESS.—Certain 9 Federal land in the Sawtooth and Challis National 10 Forests, comprising approximately 73,100 acres, as 11 generally depicted on the map entitled "White 12 Clouds" and dated July 24, 2006, which shall be 13 known as the "White Clouds Wilderness".

14 (3) JERRY PEAK WILDERNESS.—Certain Fed-15 eral land in the Challis National Forest and Challis 16 District of the Bureau of Land Management, com-17 prising approximately 131,700 acres, as generally 18 depicted on the map entitled "Jerry Peak Wilder-19 ness" and dated July 24, 2006, which shall be 20 known as the "Jerry Peak Wilderness". In the case 21 of the Bureau of Land Management land designated 22 as wilderness by this paragraph, the land is included 23 in the National Landscape Conservation System.

24 (b) MAPS AND LEGAL DESCRIPTION.—

(1) IN GENERAL.—As soon as practicable after 1 2 the date of enactment of this Act, the Secretary of 3 Agriculture, in the case of the wilderness areas des-4 ignated by paragraphs (1) and (2) of subsection (a)5 and the National Forest System land designated as 6 wilderness by paragraph (3) of such subsection, and 7 the Secretary of the Interior, in the case of the Bu-8 reau of Land Management land designated as wil-9 derness by paragraph (3) of such subsection, in this 10 title referred to as the "Secretary concerned", shall 11 file a map and legal description of the wilderness 12 areas designated by such subsection with the Com-13 mittee on Resources of the House of Representatives 14 and the Committee on Energy and Natural Resources of the Senate. 15

16 (2) EFFECT.—Each map and legal description 17 shall have the same force and effect as if included 18 in this title, except that the Secretary concerned 19 may correct clerical and typographical errors in the 20 map or legal description.

(3) AVAILABILITY.—Each map and legal description shall be on file and available for public inspection in the appropriate offices of the Bureau of
Land Management or the Forest Service.

(c) WITHDRAWAL.—Subject to valid existing rights,
 the wilderness areas designated in subsection (a) are with drawn from all forms of entry, appropriation, and disposal
 under the public land laws, location, entry, and patent
 under the mining laws, and operation of the mineral leas ing, mineral materials, and geothermal leasing laws.

7 SEC. 202. GENERAL ADMINISTRATION OF WILDERNESS 8 AREAS.

9 (a) APPLICATION OF WILDERNESS ACT.—Subject to 10 valid existing rights, the wilderness areas designated by section 201 shall be managed by the Secretary concerned 11 in accordance with the Wilderness Act (16 U.S.C. 1131 12 13 et seq.) and this title. With respect to the wilderness areas, any reference in the Wilderness Act to the effective date 14 of the Wilderness Act shall be deemed to be a reference 15 to the date of the enactment of this Act, and any reference 16 17 in the Wilderness Act to the Secretary of Agriculture shall be deemed to be a reference to the Secretary concerned. 18 19 (b) CONSISTENT INTERPRETATION TO THE PUB-20 LIC.—Although the wilderness areas designated by section 21 201 consist of National Forest System land under the ju-22 risdiction of the Secretary of Agriculture and public land 23 under the jurisdiction of the Secretary of the Interior, the 24 Secretary of Agriculture and the Secretary of the Interior 25 shall collaborate to assure that the wilderness areas are

interpreted to the public as an overall complex tied to gether by common location in the Boulder-White Cloud
 Mountains and common identity with the natural and cul tural history of the State of Idaho and its Native Amer ican and pioneer heritage.

6 (c) Comprehensive Wilderness Management 7 PLAN.—Not later than three years after the date of the 8 enactment of this Act, the Secretary of Agriculture and 9 Secretary of the Interior shall collaborate to develop a 10 comprehensive wilderness management plan for the wilderness areas designated by section 201. The completed 11 management plan shall be submitted to the Committee on 12 13 Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate. 14 15 (d) FIRE, INSECTS, AND DISEASES.—Within the wilderness area designated by section 201, the Secretary con-16 17 cerned may take such measures as the Secretary concerned determines to be necessary for the control of fire, 18 insects, and diseases, subject to such conditions as the 19 20Secretary concerned considers desirable, as provided in 21 section 4(d)(1) of the Wilderness Act (16) U.S.C. 22 1131(d)(1)).

23 (e) WILDERNESS TRAILS AND TRAILHEADS.—

24 (1) CONSTRUCTION OF NEW TRAILHEAD.—The
25 Secretary concerned shall construct a new trailhead

for nonmotorized users and improve access to the
 Big Boulder Trailhead to separate motorized users
 from nonmotorized users.

4 (2) INCLUSION OF ACCESSIBLE TRAIL.—The
5 Secretary concerned shall upgrade the first mile of
6 the Murdock Creek Trail in the Hemingway-Boul7 ders wilderness area designated by section 201 to a
8 primitive, non-paved, and wheelchair accessible
9 standard.

10 (f) TREATMENT OF EXISTING CLAIMS AND PRIVATE LANDS.—Nothing in this title is intended to affect the 11 12 rights or interests in real property, patented mining 13 claims, or valid claims or prevent reasonable access to private property or for the development and use of valid min-14 15 eral rights. The Secretary concerned may enter into negotiations with the holder of a patented claim or valid claim 16 17 located in a wilderness area designated by section 201 for the voluntary relinquishment of the claim. 18

(g) GRAZING.—Grazing of livestock in a wilderness
area designated by section 201, where established before
the date of the enactment of this Act, shall be administered in accordance with the provisions of section 4(d)(4)
of the Wilderness Act (16 U.S.C. 1133(d)(4)), section 108
of Public Law 96–560, and section 101(f) of Public Law
101–628, and in accordance with the guidelines set forth

in Appendix A of House Report 96–617 of the 96th Con-1 2 gress and House Report 101–405 of the 101st Congress. 3 (h) Commercial Outfitters and Saddle and 4 PACK STOCK.—Nothing in this title shall preclude horse-5 back riding or the entry of recreational saddle or pack 6 stock into the wilderness areas designated by section 201, 7 including when such entry is made by commercial outfit-8 ters.

9 SEC. 203. ACQUISITION OF MINERAL INTERESTS AND 10 LANDS FROM WILLING SELLERS.

11 (a) ACQUISITION.—Within the boundaries of the wil-12 derness areas designated by section 201, the Secretary 13 concerned may acquire, through purchase from willing sellers or donation from willing owners, all right, title, and 14 15 interest in all mineral interests, claims, and parcels of land that have been patented under the Act of May 10, 1872 16 17 (30 U.S.C. 22 et seq.; commonly known as the Mining 18 Act of 1872).

(b) CONSIDERATION.—In exercising the authority
provided by subsection (a) to acquire lands and interests,
the Secretary concerned shall offer the owners of record
of each patent, who voluntarily wish to sell, \$20,000 as
compensation for the acquisition of these interests. The
Secretary concerned shall make such offers as soon as
practicable after the date of the enactment of this Act and

such offers shall remain open for acceptance during the
 five-year period beginning on such date.

3 (c) INCORPORATION IN WILDERNESS AREA.—Any 4 land or interest in land located inside the boundaries of 5 a wilderness area designated by section 201 that is ac-6 quired by the United States after the date of the enact-7 ment of this Act shall be added to and administered as 8 part of that wilderness area.

9 SEC. 204. ADJACENT MANAGEMENT.

(a) NO PROTECTIVE PERIMETERS OR BUFFER
ZONES.—Congress does not intend for the designation of
the wilderness areas by section 201 to lead to the creation
of protective perimeters or buffer zones around any such
wilderness area.

15 (b) NONWILDERNESS ACTIVITIES.—The fact that 16 nonwilderness activities or uses outside of a wilderness 17 area designated by section 201 can be seen or heard from 18 inside of the wilderness area shall not preclude the conduct 19 of those activities or uses outside the boundaries of the 20 wilderness area.

21 SEC. 205. WILDFIRE MANAGEMENT.

Consistent with section 4 of the Wilderness Act (16
U.S.C. 1133), nothing in this title precludes a Federal,
State, or local agency from conducting wildfire management operations, including operations using aircraft or

1 mechanized equipment, to manage wildfires in the wilder-2 ness areas designated by section 201.

3 SEC. 206. WATER RIGHTS.

4

(a) FINDINGS.—Congress finds the following:

5 (1) The lands designated as wilderness areas by 6 section 201 are located at the headwaters of the 7 streams and rivers on those lands, with few, if any, 8 actual or proposed water resource facilities located 9 upstream from such lands and few, if any, opportu-10 nities for diversion, storage, or other uses of water 11 occurring outside such lands that would adversely 12 affect the wilderness values of such lands.

(2) The lands designated as wilderness areas by
section 201 are not suitable for use for development
of new water resource facilities or for the expansion
of existing facilities.

17 (3) Therefore, it is possible to provide for prop18 er management and protection of the wilderness
19 value of the lands designated as wilderness areas by
20 section 201 in ways different from the ways utilized
21 in other laws designating wilderness areas.

(b) PURPOSE.—The purpose of this section is to protect the wilderness values of the lands designated as wilderness areas by section 201 by means other than a federally reserved water right.

(c) STATUTORY CONSTRUCTION.—Nothing in this
 title—
 (1) shall constitute, or be construed to con-

stitute, either an express or implied reservation by
the United States of any water or water rights with
respect to the wilderness areas designated by section
201;

8 (2) shall affect any water rights in the State of
9 Idaho existing on the date of the enactment of this
10 Act, including any water rights held by the United
11 States;

12 (3) shall be construed as establishing a prece13 dent with regard to any future wilderness designa14 tions;

(4) shall be construed as limiting, altering,
modifying, or amending any of the interstate compacts or equitable apportionment decrees that apportion water among and between the State of Idaho
and other States; and

(5) shall be construed as limiting, altering,
modifying, or amending provisions of Public Law
92–400, which established the Sawtooth National
Recreation Area (16 U.S.C. 460aa et seq.).

24 (d) IDAHO WATER LAW.—The Secretary concerned25 shall follow the procedural and substantive requirements

of the law of the State of Idaho when seeking to establish
 any water rights, not in existence on the date of the enact ment of this Act, with respect to the wilderness areas des ignated by section 201.

5 (e) NEW PROJECTS.—

6 (1) PROHIBITION.—Except as otherwise pro-7 vided in this Act, on and after the date of the enact-8 ment of this Act, neither the President nor any 9 other officer, employee, or agent of the United 10 States shall fund, assist, authorize, or issue a license 11 or permit for the development of any new water re-12 source facility inside any of the wilderness areas des-13 ignated by section 201.

14 (2) DEFINITION.—In this subsection, the term
15 "water resource facility" means irrigation and
16 pumping facilities, reservoirs, water conservation
17 works, aqueducts, canals, ditches, pipelines, wells,
18 hydropower projects, and transmission and other an19 cillary facilities, and other water diversion, storage,
20 and carriage structures.

21 SEC. 207. WILDLIFE MANAGEMENT.

(a) STATE JURISDICTION.—In accordance with section 4(d)(7) of the Wilderness Act (16 U.S.C. 1133(d)(7)),
nothing in this title affects or diminishes the jurisdiction
of the State of Idaho with respect to fish and wildlife man-

agement, including the regulation of hunting, fishing, and
 trapping, in the wilderness areas designated by section
 201.

4 (b) MANAGEMENT ACTIVITIES.—In furtherance of 5 the purposes and principles of the Wilderness Act, management activities to maintain or restore fish and wildlife 6 7 populations and the habitats to support such populations 8 may be carried out within wilderness areas designated by 9 section 201 where consistent with relevant wilderness 10 management plans, in accordance with appropriate policies such as those set forth in Appendix B of House Re-11 12 port 101–405 of the 101st Congress, including the occa-13 sional and temporary use of motorized vehicles, if such use, as determined by the Secretary concerned would pro-14 15 mote healthy, viable, and more naturally distributed wildlife populations that would enhance wilderness values and 16 accomplish those purposes using the minimum tool nec-17 18 essary to reasonably accomplish the task.

19 (c) USE OF AIRCRAFT.—Consistent with section 20 4(d)(1) of the Wilderness Act (16 U.S.C. 1133(d)) and 21 in accordance with appropriate policies such as those set 22 forth in Appendix B of House Report 101–405 of the 23 101st Congress, the State of Idaho may continue to use 24 aircraft, including helicopters, to survey, capture, trans-25 plant, monitor, and manage elk, deer, bighorn sheep, 1 mountain goats, wolves, grizzly bears, and other wildlife2 and fish.

3 (d) HUNTING, FISHING, AND TRAPPING.—Nothing in this title shall affect hunting, fishing, and trapping, under 4 5 applicable State and Federal laws and regulations, in the 6 wilderness areas designated by section 201. The Secretary 7 concerned may designate, by regulation in consultation 8 with the appropriate State agency (except in emergencies), 9 areas in which, and establish periods during which, for 10 reasons of public safety, administration, or compliance with applicable laws, no hunting, fishing, or trapping will 11 be permitted in the wilderness areas. 12

13 SEC. 208. NATIVE AMERICAN CULTURAL AND RELIGIOUS 14 USES.

Nothing in this title shall be construed to diminish
the rights of any Indian tribe. Nothing in this title shall
be construed to diminish tribal rights regarding access to
Federal lands for tribal activities, including spiritual, cultural, and traditional food-gathering activities.

20 SEC. 209. MILITARY OVERFLIGHTS.

21 Nothing in this title restricts or precludes—

(1) low-level overflights of military aircraft over
the wilderness areas designated by section 201, including military overflights that can be seen or
heard within the wilderness areas;

(2) flight testing and evaluation; or

2 (3) the designation or creation of new units of
3 special use airspace, or the establishment of military
4 flight training routes, over the wilderness areas.

5 SEC. 210. WILDERNESS REVIEW.

1

6 (a) NATIONAL FORESTS.—Section 5 of Public Law 7 92–400 (16 U.S.C. 460aa–4), which required a review of 8 the undeveloped and unimproved portion or portions of the 9 Sawtooth National Recreation Area established by that 10 Act as to suitability or nonsuitability for preservation as 11 part of the National Wilderness Preservation System, is 12 repealed.

13 (b) PUBLIC LANDS.—

(1) FINDING.—Congress finds that, for the purpose of section 603 of the Federal Land Policy and
Management Act of 1976 (43 U.S.C. 1782), the
public land administered by the Bureau of Land
Management in the following areas have been adequately studied for wilderness designation:

20 (A) The Jerry Peak Wilderness Study21 Area.

22 (B) The Jerry Peak West Wilderness23 Study Area.

24 (C) The Corral-Horse Basin Wilderness25 Study Area.

1	(D) The Boulder Creek Wilderness Study
2	Area.
3	(2) RELEASE.—Any public land described in
4	paragraph (1) that is not designated as wilderness
5	by this title—
6	(A) is no longer subject to section 603(c)
7	of the Federal Land Policy and Management
8	Act of 1976 (43 U.S.C. 1782(c)); and
9	(B) shall be managed in accordance with
10	land management plans adopted under section
11	202 of that Act (43 U.S.C. 1712).
12	TITLE III—BOULDER-WHITE
13	CLOUDS MANAGEMENT AREA
13	
13 14	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA.
_	
14	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA.
14 15	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those
14 15 16 17	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA.(a) FINDINGS AND PURPOSES.—In the case of thoseFederal lands not designated as wilderness in title II, Con-
14 15 16 17	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Congress has examined the management alternatives for such
14 15 16 17 18	 SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Congress has examined the management alternatives for such lands and finds that the designation of such lands as a
 14 15 16 17 18 19 	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Con- gress has examined the management alternatives for such lands and finds that the designation of such lands as a special management area will provide outstanding oppor-
 14 15 16 17 18 19 20 	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Con- gress has examined the management alternatives for such lands and finds that the designation of such lands as a special management area will provide outstanding oppor- tunities for many forms of recreation, including mountain
 14 15 16 17 18 19 20 21 	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Con- gress has examined the management alternatives for such lands and finds that the designation of such lands as a special management area will provide outstanding oppor- tunities for many forms of recreation, including mountain biking, snowmobiling, and the use of off-road motorized
 14 15 16 17 18 19 20 21 22 	SEC. 301. ESTABLISHMENT OF MANAGEMENT AREA. (a) FINDINGS AND PURPOSES.—In the case of those Federal lands not designated as wilderness in title II, Con- gress has examined the management alternatives for such lands and finds that the designation of such lands as a special management area will provide outstanding oppor- tunities for many forms of recreation, including mountain biking, snowmobiling, and the use of off-road motorized vehicles. The purpose of this title is to statutorily provide

1 with the existing management areas, plans, and applicable 2 authorities of the Challis National Forest, the Sawtooth 3 National Forest, the Sawtooth National Recreation Area, 4 and the Challis District of the Bureau of Land Manage-5 ment. In addition, it is the purpose of this title to provide 6 that motorized use of such lands shall be allowed in ac-7 cordance with the travel map entitled "Boulder-White 8 Clouds Management Area Travel Plan" and dated July 9 24, 2006.

10 (b) Establishment.—

11 (1) ESTABLISHMENT.—Those Federal lands in 12 the Challis National Forest, the Sawtooth National 13 Forest, the Sawtooth National Recreation Area, and 14 the Challis District of the Bureau of Land Manage-15 ment that are not designated as wilderness in title 16 II, as generally depicted on the map entitled "Boul-17 der-White Clouds Management Area" and dated 18 July 24, 2006, are hereby designated as the Boul-19 der-White Clouds Management Area and shall be 20 managed as provided by this title.

(2) RELATION TO SAWTOOTH NATIONAL RECREATION AREA.—The designation of land already in
the Sawtooth National Recreation Area for inclusion
in both the management area and the Sawtooth National Recreation Area is declared to be supple-

1	mental to, not in derogation of, the Sawtooth Na-
2	tional Recreation Area.
3	(3) Management area defined.—In this
4	title, the term "management area" means the Boul-
5	der-White Clouds Management Area designated by
6	this subsection.
7	(c) Administration.—
8	(1) Secretary concerned defined.—In this
9	title, the term "Secretary concerned" means—
10	(A) the Secretary of Agriculture, in the
11	case of National Forest System lands included
12	in the management area; and
13	(B) the Secretary of the Interior, in the
14	case of public lands included in the manage-
15	ment area.
16	(2) Administration.—Except as otherwise
17	provided in this title, the Secretary concerned shall
18	administer the management area in accordance with
19	this title and the laws and regulations generally ap-
20	plicable to the National Forest System lands and the
21	public lands included in administrative areas in ex-
22	istence as of the date of the enactment of this Act
23	and in accordance with the management plans of the
24	Sawtooth National Recreation Area, the Challis Na-
25	tional Forest, the Sawtooth National Forest, and the

1	Challis District of the Bureau of Land Management
2	in existence as of that date.
2	(3) Relation to sawtooth national recre-
5	(5) RELATION TO SAWTOOTH NATIONAL RECRE-
4	ATION AREA.— If lands in the management area are
5	also included in the Sawtooth National Recreation
6	Area, the Secretary of Agriculture shall also admin-
7	ister that land in accordance with Public Law 92-
8	400 (16 U.S.C. 460aa et seq.).
9	(4) Continued reference to existing ad-
10	MINISTRATIVE UNITS.—Notwithstanding the estab-
11	lishment of the management area, the administrative
12	units in effect as of the date of the enactment of
13	this Act and known as the Sawtooth National Recre-
14	ation Area, the Challis National Forest, the Saw-
15	tooth National Forest, and the Challis District of
16	the Bureau of Land Management, including areas
17	within the administrative units established as the
18	management area, shall continue to be known as the
19	Sawtooth National Recreation Area, the Challis Na-
20	tional Forest, the Sawtooth National Forest, and the
21	Challis District of the Bureau of Land Management,
22	respectively, and shall be so designated on any signs
23	and maps prepared by the Secretary concerned.
24	(d) DEVELOPMENT.—No new roads may be con-

structed within the management area, except as necessary

1 for access to campgrounds and other recreation areas as 2 determined by the Secretary concerned. Roads may be 3 maintained and relocated as necessary. The Secretary con-4 cerned shall permit the mining and removal of gravel, 5 sand, and rock along existing roads in the management 6 area as necessary for road maintenance in accordance with 7 the applicable management plan.

8 (e) TIMBER HARVESTING.—Timber harvesting may 9 be allowed on lands in the management area only in ac-10 cordance with the management plan applicable to the 11 lands and for necessary control of fire, insects, and dis-12 eases and for public safety.

13 (f) TRAILS.—

14 (1) CONSTRUCTION, MAINTENANCE, AND IM-15 PROVEMENTS.—There is authorized to be appro-16 priated to the Secretary of Agriculture and the Sec-17 retary of the Interior \$650,000 for trail construction 18 and maintenance and for other improvements related 19 to outfitting, guiding, hiking, and horseback use 20 within the management area. Amounts appropriated 21 pursuant to this authorization of appropriations 22 shall remain available until expended.

23 (2) SET-ASIDE FOR TRAIL CONSTRUCTION.—Of
24 the amounts appropriated pursuant to the authoriza-

1	tion of appropriations in paragraph (1), \$150,000
2	shall be available for the construction of—
3	(A) a trail between the Phyllis Lake Road
4	(USFS Road $\#053$) and Phyllis Lake, which
5	shall be primitive and non-paved, but wheel-
6	chair accessible, and open only to non-motorized
7	travel; and
8	(B) the primitive and non-paved, but
9	wheelchair accessible, trail along Murdock
10	Creek in the Hemingway-Boulders wilderness
11	area required by section $202(e)(2)$.
12	SEC. 302. LAND ACQUISITION AND ACQUISITION OF
14	
	UNPATENTED MINING CLAIMS IN MANAGE-
12 13 14	
13	UNPATENTED MINING CLAIMS IN MANAGE-
13 14	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA.
13 14 15	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned
13 14 15 16	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers,
13 14 15 16 17	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers, lands and interests in lands—
 13 14 15 16 17 18 	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers, lands and interests in lands— (1) located inside the boundaries of the man-
 13 14 15 16 17 18 19 	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers, lands and interests in lands— (1) located inside the boundaries of the man- agement area; or
 13 14 15 16 17 18 19 20 	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers, lands and interests in lands— (1) located inside the boundaries of the man- agement area; or (2) located adjacent to the management area to
 13 14 15 16 17 18 19 20 21 	UNPATENTED MINING CLAIMS IN MANAGE- MENT AREA. (a) LAND ACQUISITION.—The Secretary concerned may acquire, by donation or purchase from willing sellers, lands and interests in lands— (1) located inside the boundaries of the man- agement area; or (2) located adjacent to the management area to provide easements for additional public access to the

1	(1) ACCEPTANCE OF CONTRIBUTIONS.—The
2	Secretary concerned shall accept any charitable con-
3	tribution (as defined in section 170(c) of the Inter-
4	nal Revenue Code of 1986) of an interest—
5	(A) in an unpatented mining claim located
6	inside the boundaries of the management area;
7	or
8	(B) in any partnership, association, com-
9	pany, or corporation substantially all the value
10	of which is attributable to unpatented mining
11	claims located inside the boundaries of the
12	management area.
13	(2) Access for valuation purposes.—The
14	Secretary concerned shall permit any donor of an in-
15	terest described in paragraph (1), or any agent of
16	the donor, to access the unpatented mining claim
17	and conduct sampling and exploration work nec-
18	essary to determine the fair market value of the
19	claim if—
20	(A) the donor notifies the local Federal
21	land manager in writing of the donor's intent to
22	access the unpatented mining claim for such
23	purposes; and
24	(B) the Secretary determines that the pro-
25	posed access, sampling, and exploration work

will not cause substantial impairment of the surface resources.

3 (3) VALUATION METHOD IF ACCESS DENIED.— 4 If the Secretary concerned determines that a request 5 for access under paragraph (2) to conduct sampling 6 and exploration work necessary to determine the fair 7 market value of an unpatented mining claim will 8 cause substantial impairment of the surface re-9 sources or otherwise fails to permit access within 30 10 days after receipt of the written request for access 11 under such paragraph, the fair market value of the 12 claim for purposes of determining the amount of the 13 contribution under paragraph (1) shall be based on 14 an appraisal that relies upon noninvasive methods to 15 determine the value.

16 (c) LIMITATION ON USE OF CONDEMNATION.—No lands or interests in lands may be acquired by condemna-17 18 tion for inclusion in the management area or to provide 19 access to the management area, except as provided for by Public Law 92-400 (16 U.S.C. 460aa et seq.) and regula-20 21 tions, in effect as of the date of the enactment of this 22 Act, for the use of private land in the Sawtooth National 23 Recreation Area (sections $36\ 292.14 - 292.16$ of title 36, 24 Code of Federal Regulations).

1

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(d) AUTHORIZATION OF APPROPRIATIONS.—There is
 authorized to be appropriated not more than \$5,000,000
 to carry out this section. Amounts appropriated pursuant
 to this authorization of appropriations shall remain avail able until expended.

6 SEC. 303. MOTORIZED AND BICYCLE TRAVEL.

7 (a) MOTORIZED AND BICYCLE TRAVEL AUTHOR-8 IZED.—

9 (1) BLM LAND.—In the case of public land in-10 cluded in the management area, notwithstanding the 11 status of any other road or trail, motorized and bicy-12 cle travel shall continue to be allowed on the Spar 13 Canyon, Herd Lake, and Road Creek routes.

14 (2) FOREST SERVICE LAND.—In the case of 15 National Forest System land included in the man-16 agement area, motorized and bicycle travel shall con-17 tinue to be allowed in accordance with Forest Serv-18 ice travel plans and maps in existence as of July 24, 19 2006, which managed recreation use for the specific 20 areas, roads, and trails on that land, as referenced on the travel map entitled "Boulder-White Clouds 21 22 Management Area Travel Plan" and dated July 24, 23 2006.

24 (b) ESTABLISHMENT OR USE OF OTHER TRAILS AND25 ROUTES.—Notwithstanding subsection (a), other trails

and routes may be used for motorized and bicycle travel
 whenever the Secretary concerned considers such use to
 be necessary for administrative purposes or to respond to
 an emergency.

5 (c) ROUTE AND TRAIL CLOSURES.—The following
6 roads or trails shall be closed to motorized and mechanized
7 trail use, except when there is adequate snowcover to per8 mit snowmobile use:

9 (1) Forest Service Trail 109 between the Phyl10 lis Lake turnoff to 4th of July Lake and the south
11 side of Washington Lake.

12 (2) Forest Service Trail 671 up Warm Springs13 Creek from Trail 104 to the wilderness boundary.

14 (d) GROUNDS FOR TRAIL SEGMENT CLOSURES.—Re-15 source damage that can be mitigated and issues of user conflict shall not be used as grounds for the closure of 16 17 a trail or route in the management area, although the Secretary concerned may close any trail or route, or prohibit 18 the use of trail or route for motorized and mechanize trav-19 20 el, if the Secretary determines that such closure or prohi-21 bition is the only reasonable means available for resource 22 protection or public safety.

(e) MITIGATION OF TRAIL CLOSURES.—If the Secretary determines under subsection (d) that closing an
available trail or route in the management area is nec-

essary for resource protection or public safety, the Sec retary shall take any of the following mitigation actions,
 intended to provide commensurate motorized recreation
 opportunities in the same general area of the management
 area:

6 (1) Repair resource damage and secure condi7 tions so that closed trails may be reopened to motor8 ized use.

9 (2) Replace, relocate, or reroute the trail or the
10 trail segment to provide a similar link between travel
11 points.

12 (3) A combination of the actions specified in
13 paragraphs (1) and (2) and other actions to achieve
14 the overall mitigation objective.

15 (f) RELATION TO OTHER LAWS.—In considering mitigation actions under subsection (e), the Secretary con-16 cerned shall ensure that such action is consistent with the 17 overall objectives of the management area. If the lands 18 19 are also included in the Sawtooth National Recreation 20 Area, the Secretary concerned shall also administer the 21 action in accordance with Public Law 92–400 (16 U.S.C. 22 460aa et seq.), the map referred to in subsection (a)(2), 23 and executive orders and other relevant laws and regula-24 tions existing on or before the date of the enactment of this Act. 25

1 (g) BLM TRAVEL PLAN.—Not later than three years 2 after the date of the enactment of this Act, the Secretary 3 of the Interior shall develop and implement a travel plan 4 for public land included in the management area, but not 5 otherwise covered by this section. The travel plan shall be developed in accordance with the laws and regulations gen-6 7 erally applicable to the public land included in the man-8 agement area and in accordance with the existing manage-9 ment plan for the Challis District of the Bureau of Land 10 Management. Motorized and bicycle travel authorized in the travel plan shall be managed in accordance with the 11 12 plan and laws and regulations generally applicable to the 13 public land, and not as otherwise provided for in this section. The Secretary of the Interior shall include a map 14 15 as part of the travel plan.

16 SEC. 304. SUPPORT AND USE OF IDAHO OFF ROAD MOTOR 17 VEHICLE PROGRAM.

18 (a) GRANT TO PROGRAM.—There is authorized to be 19 appropriated to the Secretary of Agriculture not more 20 than \$1,000,000, which shall be used by the Secretary to 21 make a grant to the State of Idaho in the full amount 22 so appropriated for deposit with the Off Road Motor Vehi-23 cle Program of the Idaho Department of State Parks and 24 Recreation, which is used to support the acquisition, pur-25 chase, improvement, repair, maintenance, furnishing, and

equipping of off-road motor vehicle facilities and sites, to
 groom snowmobile trails, and for enforcement activities
 and the rehabilitation of land damaged by off-road vehicle
 users. As a condition of the grant, the State must main tain the grant funds as a separate account of the Off Road
 Motor Vehicle Program and may not use the funds except
 as provided by this section.

8 (b) USE OF GRANT FUNDS.—When the Secretary 9 concerned determines that additional funds are required 10 to carry out the activities described in subsection (a) in the management area, the Secretary may apply for funds 11 from the Off Road Motor Vehicle Program. Funds re-12 13 ceived under this subsection shall be used only in the management area or in connection with the Boise motorized 14 recreation park authorized by section 107. 15

16 (c) CONSULTATION AND RECOMMENDATIONS.—Be-17 fore funds are provided under subsection (b), the Off Road 18 Motor Vehicle Program shall consider any recommenda-19 tions regarding the use of the funds made by the advisory 20 committee established as part of the program as well as 21 public comments.

(d) RELATION TO OTHER LAWS.—Any action undertaken using funds obtained under subsection (b) shall conform to the applicable travel plan of the Challis National
Forest, the Sawtooth National Forest, the Sawtooth Na-

tional Recreation Area, or the Challis District of the Bu reau of Land Management.

3 SEC. 305. AIRPORTS AND LANDING STRIPS.

4 No airstrips exist in the wilderness areas designated
5 by title II. Nothing in this Act shall be construed to re6 strict or preclude the use of public or private airports or
7 landing strips located within the management area or ad8 jacent to a wilderness area designated by title II.

9 SEC. 306. MANAGEMENT OF RAILROAD RIDGE AREA, SAW-

10

TOOTH NATIONAL FOREST.

11 (a) FINDINGS.—Congress finds the following:

12 (1) The Railroad Ridge area of the Sawtooth
13 National Forest is host to several extremely rare and
14 sensitive plant species.

(2) The area supports some of the most unique
and well-developed alpine plant communities in
Idaho, and is more botanically diverse than most alpine communities in North America.

19 (3) The area is currently closed to cross-coun-20 try motorized travel

(b) ENHANCED AWARENESS AND CONSERVATION.—
There is authorized to be appropriated to the Secretary
of Agriculture \$50,000 for the development of educational
materials and signage to raise the awareness of users of

- 1 the Railroad Ridge area of the uniqueness of the area and
- 2 to promote the conservation of the area.

Passed the House of Representatives July 24, 2006. Attest:

Clerk.