Calendar No. 275

112TH CONGRESS 2D Session



[Report No. 112–113]

To establish the Río Grande del Norte National Conservation Area in the State of New Mexico, and for other purposes.

IN THE SENATE OF THE UNITED STATES

MARCH 29, 2011

Mr. BINGAMAN (for himself and Mr. UDALL of New Mexico) introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

JANUARY 13, 2012

Reported under authority of the order of the Senate of December 17, 2011, by Mr. BINGAMAN, without amendment

A BILL

To establish the Río Grande del Norte National Conservation Area in the State of New Mexico, 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 "Río Grande del Norte

5 National Conservation Area Establishment Act".

1 SEC. 2. DEFINITIONS.

2 In this Act:

3 (1) CONSERVATION AREA.—The term "Con-4 servation Area" means the Río Grande del Norte 5 National Conservation Area established by section 6 3(a)(1). 7 (2)LAND GRANT COMMUNITY.—The term "land grant community" means a member of the 8 9 Board of Trustees of confirmed and nonconfirmed 10 community land grants within the Conservation 11 Area. 12 (3) MANAGEMENT PLAN.—The term "management plan" means the management plan for the 13 14 Conservation Area developed under section 3(d). (4) MAP.—The term "map" means the map en-15 16 titled "Río Grande del Norte National Conservation 17 Area" and dated November 4, 2009. (5) SECRETARY.—The term "Secretary" means 18 19 the Secretary of the Interior. (6) STATE.—The term "State" means the State 20 21 of New Mexico. 22 SEC. 3. ESTABLISHMENT OF NATIONAL CONSERVATION 23 AREA. 24 (a) ESTABLISHMENT.—

(1) IN GENERAL.—There is established the Río
 Grande del Norte National Conservation Area in the
 State.

4 (2) AREA INCLUDED.—The Conservation Area
5 shall consist of approximately 235,980 acres of pub6 lic land in Taos and Río Arriba counties in the
7 State, as generally depicted on the map.

8 (b) PURPOSES.—The purposes of the Conservation 9 Area are to conserve, protect, and enhance for the benefit 10 and enjoyment of present and future generations the cul-11 tural, archaeological, natural, ecological, geological, histor-12 ical, wildlife, educational, recreational, and scenic re-13 sources of the Conservation Area.

14 (c) MANAGEMENT.—

15 (1) IN GENERAL.—The Secretary shall manage
16 the Conservation Area—

17 (A) in a manner that conserves, protects,
18 and enhances the resources of the Conservation
19 Area; and

20 (B) in accordance with—

21 (i) the Federal Land Policy and Man22 agement Act of 1976 (43 U.S.C. 1701 et
23 seq.);
24 (ii) this Act: and

(ii) this Act; and

(iii) any other applicable laws.

1 (2) USES.—

2	(A) IN GENERAL.—The Secretary shall
3	allow only such uses of the Conservation Area
4	that the Secretary determines would further the
5	purposes described in subsection (b).
6	(B) Use of motorized vehicles.—
7	(i) IN GENERAL.—Except as needed
8	for administrative purposes or to respond
9	to an emergency, the use of motorized ve-
10	hicles in the Conservation Area shall be
11	permitted only on roads designated for use
12	by motorized vehicles in the management
13	plan.
14	(ii) NEW ROADS.—No additional road
15	shall be built within the Conservation Area
16	after the date of enactment of this Act un-
17	less the road is needed for public safety or
18	natural resource protection.
19	(C) GRAZING.—The Secretary shall permit
20	grazing within the Conservation Area, where es-
21	tablished before the date of enactment of this
22	Act—
23	(i) subject to all applicable laws (in-
24	cluding regulations) and Executive orders;
25	and

	-
1	(ii) consistent with the purposes de-
2	scribed in subsection (b).
3	(D) Collection of piñon nuts and
4	FIREWOOD.—Nothing in this section precludes
5	the traditional collection of firewood and piñon
6	nuts for noncommercial personal use within the
7	Conservation Area—
8	(i) in accordance with any applicable
9	laws; and
10	(ii) subject to such terms and condi-
11	tions as the Secretary determines to be ap-
12	propriate.
13	(E) UTILITY RIGHT-OF-WAY UPGRADES.—
14	Nothing in this section precludes the Secretary
15	from renewing or authorizing the upgrading
16	(including widening) of an existing utility right-
17	of-way through the Conservation Area in a
18	manner that minimizes harm to the purposes of
19	the Conservation Area described in subsection
20	(b)—
21	(i) in accordance with—
22	(I) the National Environmental
23	Policy Act of 1969 (42 U.S.C. 4321
24	et seq.); and
25	(II) any other applicable law; and

1	(ii) subject to such terms and condi-
2	tions as the Secretary determines to be ap-
3	propriate.
4	(F) TRIBAL CULTURAL USES.—
5	(i) ACCESS.—The Secretary shall, in
6	consultation with Indian tribes or pueb-
7	los—
8	(I) ensure the protection of reli-
9	gious and cultural sites in the Con-
10	servation Area; and
11	(II) provide access to the sites by
12	members of Indian tribes or pueblos
13	for traditional cultural and customary
14	uses, consistent with Public Law 95–
15	341 (commonly known as the "Amer-
16	ican Indian Religious Freedom Act")
17	(42 U.S.C. 1996).
18	(ii) Temporary closures.—In ac-
19	cordance with Public Law $95-341$ (com-
20	monly known as the "American Indian Re-
21	ligious Freedom Act") (42 U.S.C. 1996),
22	the Secretary, on request of an Indian
23	tribe or pueblo, may temporarily close to
24	general public use 1 or more specific areas
25	of the Conservation Area in order to pro-

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1	tect traditional cultural and customary
2	uses in those areas by members of the In-
3	dian tribe or the pueblo.
4	(d) Management Plan.—
5	(1) IN GENERAL.—Not later than 3 years after
6	the date of enactment of this Act, the Secretary
7	shall develop a management plan for the Conserva-
8	tion Area.
9	(2) OTHER PLANS.—To the extent consistent
10	with this Act, the plan may incorporate in the man-
11	agement plan the Río Grande Corridor Management
12	Plan in effect on the date of enactment of this Act.
13	(3) CONSULTATION.—The management plan
14	shall be developed in consultation with—
15	(A) State and local governments;
16	(B) tribal governmental entities;
17	(C) land grant communities; and
18	(D) the public.
19	(4) CONSIDERATIONS.—In preparing and imple-
20	menting the management plan, the Secretary shall
21	consider the recommendations of Indian tribes and
22	pueblos on methods for—
23	(A) ensuring access to religious and cul-
24	tural sites;

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1	(B) enhancing the privacy and continuity
2	of traditional cultural and religious activities in
3	the Conservation Area; and
4	(C) protecting traditional cultural and reli-
5	gious sites in the Conservation Area.
6	(e) Incorporation of Acquired Land and Inter-
7	ESTS IN LAND.—Any land that is within the boundary of
8	the Conservation Area that is acquired by the United
9	States shall—
10	(1) become part of the Conservation Area; and
11	(2) be managed in accordance with—
12	(A) this Act; and
13	(B) any other applicable laws.
14	(f) Special Management Areas.—
15	(1) IN GENERAL.—The establishment of the
16	Conservation Area shall not change the management
17	status of any area within the boundary of the Con-
18	servation Area that is—
19	(A) designated as a component of the Na-
20	tional Wild and Scenic Rivers System under the
21	Wild and Scenic Rivers Act (16 U.S.C. 1271 et
22	seq.); or
23	(B) managed as an area of critical environ-
24	mental concern.

(2) CONFLICT OF LAWS.—If there is a conflict
 between the laws applicable to the areas described in
 paragraph (1) and this Act, the more restrictive pro vision shall control.

5 SEC. 4. DESIGNATION OF WILDERNESS AREAS.

6 (a) IN GENERAL.—In accordance with the Wilderness 7 Act (16 U.S.C. 1131 et seq.), the following areas in the 8 Conservation Area are designated as wilderness and as 9 components of the National Wilderness Preservation Sys-10 tem:

(1) CERRO DEL YUTA WILDERNESS.—Certain
land administered by the Bureau of Land Management in Taos County, New Mexico, comprising approximately 13,420 acres as generally depicted on
the map, which shall be known as the "Cerro del
Yuta Wilderness".

17 (2) Río SAN ANTONIO WILDERNESS.—Certain
18 land administered by the Bureau of Land Manage19 ment in Río Arriba County, New Mexico, comprising
20 approximately 8,000 acres, as generally depicted on
21 the map, which shall be known as the "Río San An22 tonio Wilderness".

(b) MANAGEMENT OF WILDERNESS AREAS.—Subject
to valid existing rights, the wilderness areas designated
by subsection (a) shall be administered in accordance with

1	the Wilderness Act (16 U.S.C. 1131 et seq.) and this Act,
2	except that with respect to the wilderness areas designated
3	by this Act—
4	(1) any reference to the effective date of the
5	Wilderness Act shall be considered to be a reference
6	to the date of enactment of this Act; and
7	(2) any reference in the Wilderness Act to the
8	Secretary of Agriculture shall be considered to be a
9	reference to the Secretary.
10	(c) Incorporation of Acquired Land and Inter-
11	ESTS IN LAND.—Any land or interest in land within the
12	boundary of the wilderness areas designated by subsection
13	(a) that is acquired by the United States shall—
14	(1) become part of the wilderness area in which
15	the land is located; and
16	(2) be managed in accordance with—
17	(A) the Wilderness Act (16 U.S.C. 1131 et
18	seq.);
19	(B) this Act; and
20	(C) any other applicable laws.
21	(d) Grazing.—Grazing of livestock in the wilderness
22	areas designated by subsection (a), where established be-
23	fore the date of enactment of this Act, shall be adminis-
24	tered in accordance with—

1	(1) section $4(d)(4)$ of the Wilderness Act (16
2	U.S.C. 1133(d)(4)); and
3	(2) the guidelines set forth in appendix A of the
4	Report of the Committee on Interior and Insular Af-
5	fairs to accompany H.R. 2570 of the 101st Congress
6	(H. Rept. 101–405).
7	(e) Buffer Zones.—
8	(1) IN GENERAL.—Nothing in this section cre-
9	ates a protective perimeter or buffer zone around
10	any wilderness area designated by subsection (a).
11	(2) ACTIVITIES OUTSIDE WILDERNESS
12	AREAS.—The fact that an activity or use on land
13	outside any wilderness area designated by subsection
14	(a) can be seen or heard within the wilderness area
15	shall not preclude the activity or use outside the
16	boundary of the wilderness area.
17	(f) Release of Wilderness Study Areas.—Con-
18	gress finds that, for purposes of section 603(c) of the Fed-
19	eral Land Policy and Management Act of 1976 (43 U.S.C.
20	1782(c)), the public land within the San Antonio Wilder-

1782(c)), the public land within the San Antonio Wilderness Study Area not designated as wilderness by this sec-

22 tion—

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23 (1) has been adequately studied for wilderness24 designation;

1	(2) is no longer subject to section 603(c) of the
2	Federal Land Policy and Management Act of 1976
3	(43 U.S.C. 1782(c)); and
4	(3) shall be managed in accordance with this
5	Act.
6	SEC. 5. GENERAL PROVISIONS.
7	(a) MAPS AND LEGAL DESCRIPTIONS.—
8	(1) IN GENERAL.—As soon as practicable after
9	the date of enactment of this Act, the Secretary
10	shall file the map and legal descriptions of the Con-
11	servation Area and the wilderness areas designated
12	by section 4(a) with—
13	(A) the Committee on Energy and Natural
14	Resources of the Senate; and
15	(B) the Committee on Natural Resources
16	of the House of Representatives.
17	(2) FORCE OF LAW.—The map and legal de-
18	scriptions filed under paragraph (1) shall have the
19	same force and effect as if included in this Act, ex-
20	cept that the Secretary may correct errors in the
21	legal description and map.
22	(3) PUBLIC AVAILABILITY.—The map and legal
23	descriptions filed under paragraph (1) shall be on
24	file and available for public inspection in the appro-
25	priate offices of the Bureau of Land Management.

(b) NATIONAL LANDSCAPE CONSERVATION SYS TEM.—The Conservation Area and the wilderness areas
 designated by section 4(a) shall be administered as compo nents of the National Landscape Conservation System.

5 (c) FISH AND WILDLIFE.—Nothing in this Act affects the jurisdiction of the State with respect to fish and 6 7 wildlife located on public land in the State, except that 8 the Secretary, after consultation with the New Mexico De-9 partment of Game and Fish, may designate zones where, 10 and establishing periods when, hunting shall not be allowed for reasons of public safety, administration, or pub-11 lic use and enjoyment. 12

(d) WITHDRAWALS.—Subject to valid existing rights,
any Federal land within the Conservation Area and the
wilderness areas designated by section 4(a), including any
land or interest in land that is acquired by the United
States after the date of enactment of this Act, is withdrawn from—

19 (1) entry, appropriation, or disposal under the20 public land laws;

21 (2) location, entry, and patent under the mining22 laws; and

23 (3) operation of the mineral leasing, mineral
24 materials, and geothermal leasing laws.

1 (e) TREATY RIGHTS.—Nothing in this Act enlarges,

2 diminishes, or otherwise modifies any treaty rights.

3 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

- 4 There are authorized to be appropriated such sums
- 5 as are necessary to carry out this Act.

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112TH CONGRESS **S. 667**

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JANUARY 13, 2012 Reported without amendment