#### 117TH CONGRESS 2D SESSION

# H. R. 8258

To provide exceptions from permitting and fee requirements for content creation, regardless of distribution platform, including still photography, digital or analog video, and digital or analog audio recording activities, conducted on land under the jurisdiction of the Secretary of Agriculture and the Secretary of the Interior, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

July 1, 2022

Mr. Fulcher introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committee on Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To provide exceptions from permitting and fee requirements for content creation, regardless of distribution platform, including still photography, digital or analog video, and digital or analog audio recording activities, conducted on land under the jurisdiction of the Secretary of Agriculture and the Secretary of the Interior, 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,

1	SECTION 1. SHORT TITLE.
2	This Act may be cited as the "Federal Interior Land
3	Media Act" or the "FILM Act".
4	SEC. 2. FILMING AND STILL PHOTOGRAPHY WITHIN THE
5	NATIONAL PARK SYSTEM AND ON OTHER
6	FEDERAL LAND.
7	(a) Filming in National Park System Units.—
8	(1) In General.—Chapter 1009 of title 54,
9	United States Code, is amended by striking section
10	100905 and inserting the following:
11	"§ 100905. Filming and still photography in System
12	units
13	"(a) Filming and Still Photography.—
14	"(1) In General.—The Secretary shall ensure
15	that a filming or still photography activity or similar
16	project in a System unit (referred to in this section
17	as a 'filming or still photography activity') and the
18	authorizing or permitting of a filming or still pho-
19	tography activity are carried out consistent with—
20	"(A) the laws and policies applicable to the
21	Service; and
22	"(B) an applicable general management
23	plan.
24	"(2) No permits required.—The Secretary
25	shall not require an authorization or a permit or as-

sess a fee, if a fee for a filming or still photography

1	activity is not otherwise required by law, for a film-
2	ing or still photography activity that—
3	"(A)(i) involves fewer than 6 individuals;
4	and
5	"(ii) meets each of the requirements de-
6	scribed in paragraph (5); or
7	"(B) is merely incidental to, or docu-
8	menting, an activity or event that is allowed or
9	authorized at the System unit, regardless of—
10	"(i) the number of individuals partici-
11	pating in the allowed or authorized activity
12	or event; or
13	"(ii) whether any individual receives
14	compensation for any products of the film-
15	ing or still photography activity.
16	"(3) Filming and still photography au-
17	THORIZATIONS FOR DE MINIMIS USE.—
18	"(A) IN GENERAL.—The Secretary shall
19	establish a de minimis use authorization for
20	certain filming or still photography activities
21	that meets the requirements described in sub-
22	paragraph (F).
23	"(B) Policy.—For a filming or still pho-
24	tography activity that meets the requirements
25	described in subparagraph (F), the Secretary—

1	"(i) may require a de minimis use au-
2	thorization; and
3	"(ii) shall not require a permit.
4	"(C) No fee.—The Secretary shall not
5	charge a fee for a de minimis use authorization
6	under this paragraph.
7	"(D) Access.—The Secretary shall enable
8	members of the public to apply for and obtain
9	a de minimis use authorization under this para-
10	graph—
11	"(i) through the website of the Serv-
12	ice; and
13	"(ii) in person at the field office of
14	the applicable System unit.
15	"(E) Issuances.—The Secretary shall—
16	"(i) establish a procedure—
17	"(I) to automate the approval of
18	an application submitted through the
19	website of the Service under subpara-
20	graph (D)(i); and
21	"(II) to issue a de minimis use
22	authorization under this paragraph
23	immediately on receipt of an applica-
24	tion that is submitted in person at the

1	field office of the applicable System
2	unit under subparagraph (D)(ii); and
3	"(ii) if an application submitted under
4	subparagraph (D) meets the requirements
5	of this paragraph, immediately on receipt
6	of the application issue a de minimis use
7	authorization for the filming or still pho-
8	tography activity.
9	"(F) REQUIREMENTS.—The Secretary
10	shall only issue a de minimis use authorization
11	under this paragraph if the filming or still pho-
12	tography activity—
13	"(i) involves a group of not fewer than
14	6 individuals and not more than 8 individ-
15	uals;
16	"(ii) meets each of the requirements
17	described in paragraph (5); and
18	"(iii) is consistent with subsection (c).
19	"(G) Contents.—A de minimis use au-
20	thorization issued under this paragraph shall
21	list the requirements described in subparagraph
22	(F).
23	"(4) Required Permits.—
24	"(A) In general.—Except as provided in
25	paragraph (2)(B), the Secretary may require a

1	permit application and, if a permit is issued, as-
2	sess a reasonable fee, as described in subsection
3	(b)(1), for a filming or still photography activ-
4	ity that—
5	"(i) involves more than 8 individuals;
6	or
7	"(ii) does not meet each of the re-
8	quirements described in paragraph (5).
9	"(B) WILDERNESSS ACT CLARIFICA-
10	TION.—No provision of this subsection is in-
11	tended to or shall be construed to conflict with
12	the provisions of the Wilderness Act of 1964
13	(16 U.S.C. 1131 et seq.).
14	"(5) Requirements for filming or still
15	PHOTOGRAPHY ACTIVITY.—The requirements re-
16	ferred to in paragraphs (2)(A)(ii), (3)(F)(ii), (4)(B),
17	and (7)(C) are as follows:
18	"(A) A person conducts the filming or still
19	photography activity in a manner that—
20	"(i) does not impede or intrude on the
21	experience of other visitors to the applica-
22	ble System unit;
23	"(ii) except as otherwise authorized,
24	does not disturb or negatively impact—

1	"(I) a natural or cultural re-
2	source; or
3	"(II) an environmental or scenic
4	value; and
5	"(iii) allows for equitable allocation or
6	use of facilities of the applicable System
7	unit.
8	"(B) The person conducts the filming or
9	still photography activity at a location in which
10	the public is allowed.
11	"(C) The person conducting the filming or
12	still photography activity does not require the
13	exclusive use of a site or area.
14	"(D) The person does not conduct the
15	filming or still photography activity in a local-
16	ized area that receives a very high volume of
17	visitation.
18	"(E) The person conducting the filming or
19	still photography activity does not use a set or
20	staging equipment, subject to the limitation
21	that handheld equipment (such as a tripod,
22	monopod, and handheld lighting equipment)
23	shall not be considered staging equipment for
24	the purposes of this subparagraph.

1	"(F) The person conducting the filming or
2	still photography activity complies with and ad-
3	heres to visitor use policies, practices, and regu-
4	lations applicable to the applicable System unit
5	"(G) The filming or still photography ac-
6	tivity is not likely to result in additional admin-
7	istrative costs being incurred by the Secretary
8	with respect to the filming or still photography
9	activity, as determined by the Secretary.
10	"(H) The person conducting the filming or
11	still photography activity complies with other
12	applicable Federal, State, and local laws (in-
13	cluding regulations), including laws relating to
14	the use of unmanned aerial equipment.
15	"(6) Content Creation.—Regardless of dis-
16	tribution platform, any video, still photograph, or
17	audio recording for commercial or noncommercial
18	content creation in a System unit shall be considered
19	to be a filming or still photography activity under
20	this subsection.
21	"(7) Effect.—
22	"(A) Permits requested though not
23	REQUIRED.—On the request of a person intend-
24	ing to carry out a filming or still photography

activity, the Secretary may issue a permit for

1	the filming or still photography activity, even if
2	a permit for the filming or still photography ac-
3	tivity is not required under this section.
4	"(B) No additional permits, commer-
5	CIAL USE AUTHORIZATIONS, OR FEES FOR
6	FILMING AND STILL PHOTOGRAPHY AT AU-
7	THORIZED EVENTS.—A filming or still photog-
8	raphy activity at an activity or event that is al-
9	lowed or authorized, including a wedding, en-
10	gagement party, family reunion, or celebration
11	of a graduate, shall be considered merely inci-
12	dental for the purposes of paragraph (2)(B).
13	"(C) Monetary compensation.—The re-
14	ceipt of monetary compensation by the person
15	conducting the filming or still photography ac-
16	tivity shall not affect the permissibility of the
17	filming or still photography activity.
18	"(b) Fees and Recovery Costs.—
19	"(1) Fees.—The reasonable fees referred to in
20	subsection (a)(4) shall meet each of the following
21	criteria:
22	"(A) The reasonable fee shall provide a
23	fair return to the United States.
24	"(B) The reasonable fee shall be based on
25	the following criteria:

1	"(i) The number of days of the film-
2	ing or still photography activity.
3	"(ii) The size of the film or still pho-
4	tography crew present in the System unit.
5	"(iii) The quantity and type of film or
6	still photography equipment present in the
7	System unit.
8	"(iv) Any other factors that the Sec-
9	retary determines to be necessary.
10	"(2) Recovery of costs.—
11	"(A) IN GENERAL.—The Secretary shall
12	collect from the applicant for the applicable per-
13	mit any costs incurred by the Secretary related
14	to a filming or still photography activity subject
15	to a permit under subsection (a)(4), including—
16	"(i) the costs of the review or issuance
17	of the permit; and
18	"(ii) related administrative and per-
19	sonnel costs.
20	"(B) Effect on fees collected.—All
21	costs recovered under subparagraph (A) shall
22	be in addition to the fee described in paragraph
23	(1).
24	"(3) Use of proceeds.—

1	"(A) FEES.—All fees collected under this
2	section shall—
3	"(i) be available for expenditure by
4	the Secretary, without further appropria-
5	tion; and
6	"(ii) remain available until expended.
7	"(B) Costs.—All costs recovered under
8	paragraph (2)(A) shall—
9	"(i) be available for expenditure by
10	the Secretary, without further appropria-
11	tion, at the System unit at which the costs
12	are collected; and
13	"(ii) remain available until expended.
14	"(c) Protection of Resources.—The Secretary
15	shall not allow a person to undertake a filming or still
16	photography activity if the Secretary determines that—
17	"(1) there is a likelihood that the person would
18	cause resource damage at the System unit, except as
19	otherwise authorized;
20	"(2) the person would create an unreasonable
21	disruption of the use and enjoyment by the public of
22	the System unit; or
23	"(3) the filming or still photography activity
24	poses a health or safety risk to the public.
25	"(d) Processing of Permit Applications.—

1	"(1) In general.—The Secretary shall estab-
2	lish a process to ensure that the Secretary responds
3	in a timely manner to an application for a permit for
4	a filming or still photography activity required under
5	subsection $(a)(4)$ .
6	"(2) COORDINATION.—If a permit is required
7	under this section for 2 or more Federal agencies or
8	System units, the Secretary and the head of any
9	other applicable Federal agency, as applicable, shall
10	to the maximum extent practicable, coordinate per-
11	mit processing procedures, including through the use
12	of identifying a lead agency or lead System unit—
13	"(A) to review the application for the per-
14	mit;
15	"(B) to issue the permit; and
16	"(C) to collect any required fees.".
17	(2) CLERICAL AMENDMENT.—The table of sec-
18	tions for chapter 1009 of title 54, United States
19	Code, is amended by striking the item relating to
20	section 100905 and inserting the following:
	"100905. Filming and still photography in System units.".
21	(b) FILMING ON OTHER FEDERAL LAND.—Public
22	Law 106–206 (16 U.S.C. 460l–6d) is amended by striking
23	section 1 and inserting the following:

24 "SECTION 1. FILMING AND STILL PHOTOGRAPHY.

25 "(a) FILMING AND STILL PHOTOGRAPHY.—

1	"(1) In General.—The Secretary concerned
2	shall ensure that a filming or still photography activ-
3	ity or similar project at a Federal land management
4	unit (referred to in this section as a 'filming or still
5	photography activity') and the authorizing or per-
6	mitting of a filming or still photography activity are
7	carried out consistent with—
8	"(A) the laws and policies applicable to the
9	Secretary concerned; and
10	"(B) an applicable general management
11	plan.
12	"(2) No permits required.—The Secretary
13	concerned shall not require an authorization or a
14	permit or assess a fee, if a fee for a filming or still
15	photography activity is not otherwise required by
16	law, for a filming or still photography activity that—
17	"(A)(i) involves fewer than 6 individuals;
18	and
19	"(ii) meets each of the requirements de-
20	scribed in paragraph (5); or
21	"(B) is merely incidental to, or docu-
22	menting, an activity or event that is allowed or
23	authorized at the Federal land management
24	unit, regardless of—

1	"(i) the number of individuals partici-
2	pating in the allowed or authorized activity
3	or event; or
4	"(ii) whether any individual receives
5	compensation for any products of the film-
6	ing or still photography activity.
7	"(3) FILMING AND STILL PHOTOGRAPHY AU-
8	THORIZATIONS FOR DE MINIMIS USE.—
9	"(A) IN GENERAL.—The Secretary con-
10	cerned shall establish a de minimis use author-
11	ization for certain filming or still photography
12	activities that meets the requirements described
13	in subparagraph (F).
14	"(B) Policy.—For a filming or still pho-
15	tography activity that meets the requirements
16	described in subparagraph (F), the Secretary
17	concerned—
18	"(i) may require a de minimis use au-
19	thorization; and
20	"(ii) shall not require a permit.
21	"(C) No fee.—The Secretary concerned
22	shall not charge a fee for a de minimis use au-
23	thorization under this paragraph.
24	"(D) Access.—The Secretary concerned
25	shall enable members of the public to apply for

1	and obtain a de minimis use authorization
2	under this paragraph—
3	"(i) through the website of the De-
4	partment of the Interior or the Forest
5	Service, as applicable; and
6	"(ii) in person at the field office for
7	the Federal land management unit.
8	"(E) Issuances.—The Secretary con-
9	cerned shall—
10	"(i) establish a procedure—
11	"(I) to automate the approval of
12	an application submitted through the
13	website of the Department of the In-
14	terior or the Forest Service, as appli-
15	cable, under subparagraph (D)(i); and
16	"(II) to issue a de minimis use
17	authorization under this paragraph
18	immediately on receipt of an applica-
19	tion that is submitted in person at the
20	field office for the Federal land man-
21	agement unit under subparagraph
22	(D)(ii); and
23	"(ii) if an application submitted under
24	subparagraph (D) meets the requirements
25	of this paragraph, immediately on receipt

1	of the application issue a de minimis use
2	authorization for the filming or still pho-
3	tography activity.
4	"(F) Terms.—The Secretary concerned
5	shall only issue a de minimis use authorization
6	under this paragraph if the filming or still pho-
7	tography activity—
8	"(i) involves a group of not fewer than
9	6 individuals and not more than 8 individ-
10	uals;
11	"(ii) meets each of the requirements
12	described in paragraph (5); and
13	"(iii) is consistent with subsection (c).
14	"(G) Contents.—A de minimis use au-
15	thorization issued under this paragraph shall
16	list the requirements described in subparagraph
17	(F).
18	"(4) Required Permits.—
19	"(A) IN GENERAL.—Except as provided in
20	paragraph (2)(B), the Secretary concerned may
21	require a permit application and, if a permit is
22	issued, assess a reasonable fee, as described in
23	subsection $(b)(1)$ , for a filming or still photog-
24	raphy activity that—

1	"(i) involves more than 8 individuals;
2	or
3	"(ii) does not meet each of the re-
4	quirements described in paragraph (5).
5	"(B) WILDERNESSS ACT CLARIFICA-
6	TION.—No provision of this subsection is in-
7	tended to or shall be construed to conflict with
8	the provisions of the Wilderness Act of 1964
9	(16 U.S.C. 1131 et seq.).
10	"(5) Requirements for filming or still
11	PHOTOGRAPHY ACTIVITY.—The requirements re-
12	ferred to in paragraphs (2)(A)(ii), (3)(F)(ii), (4)(B),
13	and (7)(C) are as follows:
14	"(A) A person conducts the filming or still
15	photography activity in a manner that—
16	"(i) does not impede or intrude on the
17	experience of other visitors to the Federal
18	land management unit;
19	"(ii) except as otherwise authorized,
20	does not disturb or negatively impact—
21	"(I) a natural or cultural re-
22	source; or
23	"(II) an environmental or scenic
24	value; and

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1	"(iii) allows for equitable allocation or
2	use of facilities of the Federal land man-
3	agement unit.
4	"(B) The person conducts the filming or
5	still photography activity at a location in which
6	the public is allowed.
7	"(C) The person conducting the filming or
8	still photography activity does not require the
9	exclusive use of a site or area.
10	"(D) The person does not conduct the
11	filming or still photography activity in a local-
12	ized area that receives a very high volume of
13	visitation.
14	"(E) The person conducting the filming or
15	still photography activity does not use a set or
16	staging equipment, subject to the limitation
17	that handheld equipment (such as a tripod,
18	monopod, and handheld lighting equipment)
19	shall not be considered staging equipment for
20	the purposes of this subparagraph.
21	"(F) The person conducting the filming or
22	still photography activity complies with and ad-
23	heres to visitor use policies, practices, and regu-
24	lations applicable to the Federal land manage-
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ment unit.

1 "(G) The filming or still photography ac-2 tivity is not likely to result in additional admin-3 istrative costs being incurred by the Secretary 4 concerned with respect to the filming or still 5 photography activity, as determined by the Sec-6 retary concerned.

> "(H) The person conducting the filming or still photography activity complies with other applicable Federal, State, and local laws (including regulations), including laws relating to the use of unmanned aerial equipment.

"(6) CONTENT CREATION.—Regardless of distribution platform, any video, still photograph, or audio recording for commercial or noncommercial content creation at a Federal land management unit shall be considered to be a filming or still photography activity under this subsection.

### "(7) Effect.—

"(A) PERMITS REQUESTED THOUGH NOT REQUIRED.—On the request of a person intending to carry out a filming or still photography activity, the Secretary concerned may issue a permit for the filming or still photography activity, even if a permit for the filming or still

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1	photography activity is not required under this
2	section.
3	"(B) No additional permits, commer-
4	CIAL USE AUTHORIZATIONS, OR FEES FOR
5	FILMING AND STILL PHOTOGRAPHY AT AU-
6	THORIZED EVENTS.—A filming or still photography
7	raphy activity at an activity or event that is al-
8	lowed or authorized, including a wedding, en-
9	gagement party, family reunion, or celebration
10	of a graduate, shall be considered merely inci-
11	dental for the purposes of paragraph (2)(B).
12	"(C) Monetary compensation.—The re-
13	ceipt of monetary compensation by the persor
14	engaged in the filming or still photography ac-
15	tivity shall not affect the permissibility of the
16	filming or still photography activity.
17	"(b) Fees and Recovery Costs.—
18	"(1) Fees.—The reasonable fees referred to in
19	subsection (a)(4) shall meet each of the following
20	criteria:
21	"(A) The reasonable fee shall provide a
22	fair return to the United States.
23	"(B) The reasonable fee shall be based or
24	the following criteria:

1	"(i) The number of days of the film-
2	ing or still photography activity.
3	"(ii) The size of the film or still pho-
4	tography crew present at the Federal land
5	management unit.
6	"(iii) The quantity and type of film or
7	still photography equipment present at the
8	Federal land management unit.
9	"(iv) Any other factors that the Sec-
10	retary concerned determines to be nec-
11	essary.
12	"(2) Recovery of costs.—
13	"(A) IN GENERAL.—The Secretary con-
14	cerned shall collect from the applicant for the
15	applicable permit any costs incurred by the Sec-
16	retary concerned related to a filming or still
17	photography activity subject to a permit under
18	subsection (a)(4), including—
19	"(i) the costs of the review or issuance
20	of the permit; and
21	"(ii) related administrative and per-
22	sonnel costs.
23	"(B) Effect on fees collected.—All
24	costs recovered under subparagraph (A) shall

1	be in addition to the fee described in paragraph
2	(1).
3	"(3) Use of proceeds.—
4	"(A) Fees.—All fees collected under this
5	section shall—
6	"(i) be available for expenditure by
7	the Secretary concerned, without further
8	appropriation; and
9	"(ii) remain available until expended.
10	"(B) Costs.—All costs recovered under
11	paragraph (2)(A) shall—
12	"(i) be available for expenditure by
13	the Secretary concerned, without further
14	appropriation, at the Federal land manage-
15	ment unit at which the costs are collected;
16	and
17	"(ii) remain available until expended.
18	"(c) Protection of Resources.—The Secretary
19	concerned shall not allow a person to undertake a filming
20	or still photography activity if the Secretary concerned de-
21	termines that—
22	"(1) there is a likelihood that the person would
23	cause resource damage at the Federal land manage-
24	ment unit, except as otherwise authorized;

1	"(2) the person would create an unreasonable
2	disruption of the use and enjoyment by the public of
3	the Federal land management unit; or
4	"(3) the filming or still photography activity
5	poses a health or safety risk to the public.
6	"(d) Processing of Permit Applications.—
7	"(1) IN GENERAL.—The Secretary concerned
8	shall establish a process to ensure that the Secretary
9	concerned responds in a timely manner to an appli-
10	cation for a permit for a filming or still photography
11	activity required under subsection (a)(4).
12	"(2) Coordination.—If a permit is required
13	under this section for 2 or more Federal agencies or
14	Federal land management units, the Secretary con-
15	cerned and the head of any other applicable Federal
16	agency, as applicable, shall, to the maximum extent
17	practicable, coordinate permit processing procedures,
18	including through the use of identifying a lead agen-
19	cy or lead Federal land management unit—
20	"(A) to review the application for the per-
21	mit;
22	"(B) to issue the permit; and
23	"(C) to collect any required fees.
24	"(e) DEFINITIONS —In this section:

1	"(1) Federal Land Management Unit.—The
2	term 'Federal land management unit' means—
3	"(A) Federal land (other than National
4	Park System land) under the jurisdiction of the
5	Secretary of the Interior; and
6	"(B) National Forest System land.
7	"(2) Secretary Concerned.—The term 'Sec-
8	retary concerned' means—
9	"(A) the Secretary of the Interior, with re-
10	spect to land described in paragraph (1)(A);
11	and
12	"(B) the Secretary of Agriculture, with re-
13	spect to land described in paragraph (1)(B).".

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