#### 117TH CONGRESS 1ST SESSION

# H. R. 3670

To improve access for outdoor recreation through the use of special recreation permits on Federal recreational lands and waters, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

June 1, 2021

Mr. Neguse (for himself, Ms. Degette, Mrs. Dingell, and Mr. Gallego) 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 improve access for outdoor recreation through the use of special recreation permits on Federal recreational lands and waters, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Simplifying Outdoor Access for Recreation Act" or the
- 6 "SOAR Act".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Definitions.

#### TITLE I—MODERNIZING RECREATION PERMITTING

- Sec. 101. Definitions.
- Sec. 102. Special recreation permit and fee.
- Sec. 103. Permitting process improvements.
- Sec. 104. Permit flexibility.
- Sec. 105. Permit administration.
- Sec. 106. Permits for multijurisdictional trips.
- Sec. 107. Forest Service permit use reviews.
- Sec. 108. Liability.
- Sec. 109. Cost recovery reform.
- Sec. 110. Extension of special recreation permits.
- Sec. 111. Availability of Federal and State recreation passes.
- Sec. 112. Online purchases of America the Beautiful—The National Parks and Federal Recreational Lands Pass.
- Sec. 113. Savings provision.

#### TITLE II—MAKING RECREATION A PRIORITY

- Sec. 201. Extension of seasonal recreation opportunities.
- Sec. 202. Recreation performance metrics.

#### TITLE III—MAINTENANCE OF PUBLIC LAND

- Sec. 301. Private-sector volunteer enhancement program.
- Sec. 302. Enhancing outdoor recreation through public lands service organizations.

#### 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) Federal land management agency.—
- 4 The term "Federal land management agency" has
- 5 the meaning given the term in section 802 of the
- 6 Federal Lands Recreation Enhancement Act (16
- 7 U.S.C. 6801).
- 8 (2) Federal recreational lands and
- 9 WATERS.—The term "Federal recreational lands and
- waters" has the meaning given the term in section
- 11 802 of the Federal Lands Recreation Enhancement
- 12 Act (16 U.S.C. 6801).

1	(3) Secretaries.—Except as otherwise pro-
2	vided in this Act, the term "Secretaries" means—
3	(A) the Secretary of the Interior; and
4	(B) the Secretary of Agriculture.
5	TITLE I—MODERNIZING
6	RECREATION PERMITTING
7	SEC. 101. DEFINITIONS.
8	In this title:
9	(1) Associated agency.—The term "associ-
10	ated agency' means the Federal land management
11	agency, other than the lead agency, that manages a
12	Federal land unit that is the subject of a single joint
13	special recreation permit under section 106.
14	(2) Lead agency.—With respect to a single
15	joint special recreation permit application submitted
16	under section 106(a), the term "lead agency" means
17	the Federal land management agency designated to
18	administer the single joint special recreation permit
19	under section $106(a)(2)$ .
20	(3) Long-term special recreation per-
21	MIT.—The term "long-term special recreation per-
22	mit'' means—
23	(A) for a Federal land unit managed by
24	the Forest Service, a priority use permit; and

1	(B) for a Federal land unit managed by
2	the Bureau of Land Management, a multiyear
3	special recreation permit.
4	(4) MULTIJURISDICTIONAL TRIP.—The term
5	"multijurisdictional trip" means a trip that—
6	(A) uses 2 or more Federal land units; and
7	(B) is under the jurisdiction of 2 or more
8	Federal land management agencies.
9	(5) FEDERAL LAND UNIT.—The term "Federal
10	land unit" means—
11	(A) a unit of the National Forest System;
12	(B) a unit of the National Park System;
13	(C) a unit of the National Wildlife Refuge
14	System;
15	(D) a district of the Bureau of Land Man-
16	agement; and
17	(E) a project of the Bureau of Reclama-
18	tion.
19	(6) Secretary concerned.—The term "Sec-
20	retary concerned" means—
21	(A) the Secretary of Agriculture, with re-
22	spect to a Federal land unit described in para-
23	graph $(5)(A)$ ; and
24	(B) the Secretary of the Interior, with re-
25	spect to a Federal land unit described in sub-

```
paragraph (B), (C), (D), or (E) of paragraph
 1
 2
             (5).
 3
             (7) Special recreation permit.—The term
        "special recreation permit" has the meaning given
 4
 5
        the term in section 802 of the Federal Lands Recre-
 6
        ation Enhancement Act (16 U.S.C. 6801).
 7
    SEC. 102. SPECIAL RECREATION PERMIT AND FEE.
 8
        (a) Definitions.—Section 802 of the Federal Lands
    Recreation Enhancement Act (16 U.S.C. 6801) is amend-
10
    ed—
11
             (1) in paragraph (1), by striking "section 3(f)"
12
        and inserting "803(f)";
             (2) in paragraph (2), by striking "section 3(g)"
13
14
        and inserting "section 803(g)";
             (3) in paragraph (6), by striking "section 5"
15
        and inserting "section 805";
16
17
             (4) in paragraph (9), by striking "section 5"
18
        and inserting "section 805";
19
             (5) in paragraph (12), by striking "section 7"
        and inserting "section 807";
20
21
             (6) in paragraph (13), by striking "section
22
        3(h)" and inserting "section 803(h)";
23
             (7) by redesignating paragraphs (1), (3), (4),
24
        (5), (6), (7), (8), (9), (10), (11), and (13) as para-
25
        graphs (15), (1), (3), (4), (5), (6), (7), (8), (11),
```

1	(10), and (14), respectively, and moving the para-
2	graphs so as to appear in numerical order;
3	(8) by inserting after paragraph (8) (as so re-
4	designated) the following:
5	"(9) Recreation service provider.—The
6	term 'recreation service provider' means an indi-
7	vidual or entity that—
8	"(A) provides outfitting, guiding, or other
9	recreation services; or
10	"(B) conducts recreational or competitive
11	events, including incidental sales."; and
12	(9) by inserting after paragraph (12) the fol-
13	lowing:
14	"(13) Special recreation permit.—The
15	term 'special recreation permit' means a permit
16	issued by a Federal Land Management Agency for
17	specialized individual or group uses of Federal rec-
18	reational lands and waters, including—
19	"(A) for outfitting, guiding, or other recre-
20	ation services;
21	"(B) for recreation or competitive events,
22	which may include incidental sales;
23	"(C) for the use of—
24	"(i) a special area; or
25	"(ii) an area in which use is allocated;

1	"(D) for motorized recreational vehicle use
2	in compliance with an applicable travel manage-
3	ment plan or other regulation; and
4	"(E) for a group activity or event.".
5	(b) Special Recreation Permit and Fee.—Sec-
6	tion 803 of the Federal Lands Recreation Enhancement
7	Act (16 U.S.C. 6802) is amended—
8	(1) in subsection (b)(5), by striking "section
9	4(d)" and inserting "section 804(d)"; and
10	(2) by striking subsection (h) and inserting the
11	following:
12	"(h) Special Recreation Permit and Fee.—
13	"(1) Special recreation permit.—The Sec-
14	retary may issue a special recreation permit for spe-
15	cialized individual or group uses of Federal rec-
16	reational lands and waters as defined in section
17	802(13) of this Act (16 U.S.C. 6801).
18	"(2) Special recreation permit fee.—
19	"(A) IN GENERAL.—The Secretary may
20	charge a special recreation permit fee in con-
21	nection with the issuance of a special recreation
22	permit under paragraph (1).
23	"(B) Fees for certain lands.—
24	"(i) In general.—Subject to clauses
25	(ii) and (iii), a special recreation permit fee

1	under subparagraph (A) for use of Federal
2	recreational lands and waters managed by
3	the Forest Service, the Bureau of Land
4	Management, the Bureau of Reclamation
5	or the United States Fish and Wildlife
6	Service shall not exceed the difference be-
7	tween—
8	"(I) the sum of—
9	"(aa) 3 percent of the an-
10	nual gross revenue of the recre-
11	ation service provider for all ac-
12	tivities authorized by the special
13	recreation permit; and
14	"(bb) any applicable revenue
15	addition; and
16	"(II) any applicable revenue ex-
17	clusion.
18	"(ii) Exclusion of certain reve-
19	NUES AND PAYMENTS.—In calculating the
20	amount of a fee for a special recreation
21	permit under clause (i), the Secretary con-
22	cerned shall exclude—
23	"(I) revenue from goods, services
24	souvenirs, merchandise, gear, food
25	and activities provided or sold by a

1	special recreation permit holder in a
2	location other than the Federal rec-
3	reational lands and waters covered by
4	the permit, including transportation
5	costs, lodging, and any other service
6	before or after a trip; and
7	"(II) revenue from any rec-
8	reational services provided by a spe-
9	cial recreation permit holder for ac-
10	tivities on Federal recreational lands
11	and waters for which a separate per-
12	mit is issued.
13	"(iii) Alternative per-person
14	FEE.—
15	"(I) IN GENERAL.—For Federal
16	recreational lands and waters man-
17	aged by the Forest Service, the Bu-
18	reau of Land Management, the Bu-
19	reau of Reclamation, or the United
20	States Fish and Wildlife Service, the
21	Secretary may charge a per-person fee
22	in connection with the issuance of a
23	special recreation permit under para-
24	graph (1).

1	"(II) Amount of fee.—The
2	total amount charged by the Secretary
3	in connection with the issuance of a
4	special recreation permit under para-
5	graph (1) using a per-person fee
6	under subclause (I) shall not exceed
7	the amount the Secretary may charge
8	for a special recreation permit fee
9	under subparagraph (A) and clauses
10	(i) and (ii).
11	"(iv) Effect.—Nothing in this sub-
12	paragraph affects any fee for a commercial
13	use authorization for use of Federal rec-
14	reational lands and waters managed by the
15	National Park Service.
16	"(C) DISCLOSURE OF FEES.—A special
17	recreation permit holder may inform customers
18	of any fee charged by the Secretary under this
19	section.
20	"(3) Reports.—
21	"(A) IN GENERAL.—The Secretary shall
22	make available to holders of special recreation
23	permits under paragraph (1) and the public an
24	annual report describing the use of fees col-
25	lected by the Secretary under paragraph (2).

1	"(B) REQUIREMENTS.—The report under
2	subparagraph (A) shall include a description of
3	how the fees are used in each Federal land unit
4	(as defined in section 2 of the SOAR Act) ad-
5	ministered by the Secretary, including an iden-
6	tification of the amounts used for specific ac-
7	tivities within the Federal land unit.".
8	(c) Use of Special Recreation Permit Rev-
9	ENUE.—Section 808 of the Federal Lands Recreation En-
10	hancement Act (16 U.S.C. 6807) is amended—
11	(1) in subsection (a)(3)(F), by striking "section
12	6(a)" and inserting "section 806(a)";
13	(2) in subsection (d), by striking "section 5"
14	each place it appears and inserting "section 805";
15	(3) by redesignating subsections (b) through (d)
16	as subsections (c) through (e), respectively; and
17	(4) by inserting after subsection (a) the fol-
18	lowing:
19	"(b) USE OF SPECIAL RECREATION PERMIT FEE
20	REVENUE.—Revenue from a special recreation permit fee
21	may be used for—
22	"(1) the purposes described in subsection (a);
23	and
24	"(2) expenses—

1	"(A) associated with issuing and admin-
2	istering special recreation permits; and
3	"(B) incurred in the improvement of the
4	operation of the special recreation permit sys-
5	tem.".
6	(d) Permanent Authorization.—Section 810 of
7	the Federal Lands Recreation Enhancement Act (16
8	U.S.C. 6809) is amended—
9	(1) by striking "The authority" and inserting
10	the following:
11	"(a) In General.—Except as provided in subsection
12	(b), the authority"; and
13	(2) by adding at the end the following:
14	"(b) Applicability.—Subsection (a) shall not apply
15	to—
16	"(1) section 802;
17	"(2) subsection (d)(2) or (h) of section 803; or
18	"(3) subsection (a), (b) or (c) of section 808.".
19	SEC. 103. PERMITTING PROCESS IMPROVEMENTS.
20	(a) In General.—To simplify the process of the
21	issuance and renewal of special recreation permits and re-
22	duce the cost of administering special recreation permits,
23	the Secretary concerned shall—
24	(1) not later than 180 days after the date of
25	the enactment of this Act—

1	(A) evaluate the special recreation permit-
2	ting process; and
3	(B) identify opportunities—
4	(i) to eliminate duplicative processes;
5	(ii) to reduce costs; and
6	(iii) to decrease processing times; and
7	(2) not later than 1 year after the date on
8	which the Secretary concerned completes the evalua-
9	tion and identification processes under paragraph
10	(1), revise, as necessary, relevant agency regulations
11	and policy statements to implement the improve-
12	ments identified under paragraph (1)(B).
13	(b) CATEGORICAL EXCLUSIONS.—
14	(1) IN GENERAL.—Not later than 1 year after
15	the date of the enactment of this Act, the Secretary
16	concerned shall—
17	(A) evaluate whether 1 or more additional
18	categorical exclusions developed in compliance
19	with the National Environmental Policy Act of
20	1969 (42 U.S.C. 4321 et seq.) would reduce
21	processing times or costs for the issuance or re-
22	newal of special recreation permits without sig-
23	nificantly affecting the human environment;
24	and

1	(B) if the Secretary concerned determines
2	under subparagraph (A) that 1 or more addi-
3	tional categorical exclusions would reduce proc-
4	essing times or costs for the issuance or re-
5	newal of special recreation permits without sig-
6	nificantly affecting the human environment—
7	(i) establish those categorical exclu-
8	sions in compliance with the National En-
9	vironmental Policy Act of 1969 (42 U.S.C.
10	4321 et seq.);
11	(ii) fully document that a category of
12	actions will not individually or cumulatively
13	have a significant effect on the human en-
14	vironment; and
15	(iii) revise relevant agency regulations
16	and policy statements to implement those
17	categorical exclusions.
18	(2) Administration.—
19	(A) IN GENERAL.—In administering a cat-
20	egorical exclusion established under paragraph
21	(1)(B), the Secretary concerned shall comply
22	with the National Environmental Policy Act of
23	$1969~(42~\mathrm{U.S.C.}~4321~\mathrm{et}~\mathrm{seq.})$ (including regu-
24	lations promulgated pursuant to that Act).

1	(B) Extraordinary circumstances.—
2	In determining whether to use a categorical ex-
3	clusion established under paragraph (1)(B), the
4	Secretary concerned shall apply, as applicable,
5	the extraordinary circumstances procedures de-
6	scribed in—
7	(i) section 220.6 of title 36, Code of
8	Federal Regulations (or a successor regula-
9	tion); and
10	(ii) section 46.215 of title 43, Code of
11	Federal Regulations (or a successor regula-
12	tion).
13	(c) Needs Assessments.—Except as required
14	under subsection (c) or (d) of section 4 of the Wilderness
15	Act (16 U.S.C. 1133), the Secretary concerned shall not
16	conduct a needs assessment as a condition of issuing a
17	special recreation permit for a Federal land unit under
18	this Act.
19	(d) Online Applications.—The Secretary con-
20	cerned shall make applications for special recreation per-
21	mits available to be completed and submitted online unless
22	the Secretary concerned determines that making applica-
23	tions for special recreation permits available to be com-
24	pleted and submitted online would not improve the effi-
25	ciency or accessibility of the permitting process.

# 1 SEC. 104. PERMIT FLEXIBILITY.

2	(a) Similar Activities.—The Secretary concerned
3	shall establish a permit administration protocol that au-
4	thorizes, to the maximum extent practicable, a permittee
5	issued a special recreation permit for a Federal land unit
6	under section 803(h) of the Federal Lands Recreation En-
7	hancement Act (16 U.S.C. 6802(h)) to engage in a rec-
8	reational activity that is substantially similar to the spe-
9	cific activity authorized under the special recreation per-
10	mit, if the substantially similar recreational activity—
11	(1) is comparable in type, nature, scope, and
12	ecological setting to the specific activity authorized
13	under the special recreation permit;
14	(2) does not result in a greater impact on nat-
15	ural and cultural resources than the authorized ac-
16	tivity;
17	(3) does not adversely affect any other per-
18	mittee issued a special recreation permit for a Fed-
19	eral land unit under that subsection;
20	(4) does not involve the use of a motor for a
21	previously non-motorized use; and
22	(5) is consistent with any laws and regulations
23	(including land use or management plans) applying
24	to a Federal land unit.
25	(b) Voluntary Return of Surplus Service
26	Days.—The Secretary concerned shall establish a pro-

- 1 gram to allow a permittee issued a special recreation per-
- 2 mit for a Federal land unit to voluntarily and temporarily
- 3 return to the Secretary concerned 1 or more surplus serv-
- 4 ice days, to be made available to any other existing or po-
- 5 tential permittee.
- 6 (c) Forest Service and Bureau of Land Man-
- 7 AGEMENT TEMPORARY SPECIAL RECREATION PER-
- 8 MITS.—
- 9 (1) IN GENERAL.—Not later than 180 days
- after the date of the enactment of this Act, the Sec-
- 11 retary concerned shall establish and implement a
- program to authorize the issuance of temporary spe-
- cial recreation permits for new or additional rec-
- reational uses of Federal recreational land and water
- managed by the Forest Service and the Bureau of
- 16 Land Management.
- 17 (2) TERM OF TEMPORARY PERMITS.—A tem-
- porary special recreation permit issued under para-
- graph (1) shall be issued for a period of not more
- than 2 years.
- 21 (3) Conversion to long-term permit.—If
- 22 the Secretary concerned determines that a permittee
- under paragraph (1) has completed 2 years of satis-
- factory operation under the permit proposed to be
- converted, the Secretary may provide for the conver-

sion of a temporary special recreation permit issued under paragraph (1) to a long-term special recreation permit.

(4) Effect.—Nothing in this subsection alters or affects the authority of the Secretary to issue a special recreation permit under subsection (h)(1) of section 803 of the Federal Lands Recreation Enhancement Act (16 U.S.C. 6802(h)(1)).

#### 9 SEC. 105. PERMIT ADMINISTRATION.

## (a) Permit Availability.—

(1) NOTIFICATION OF PERMIT AVAILABILITY.—

(A) IN GENERAL.—Except as provided in subparagraphs (B) and (C), if the Secretary concerned has determined that the Department of Agriculture or the Department of the Interior, as applicable, is able to issue new special recreation permits to recreation service providers seeking to use a Federal land unit, the Secretary concerned shall publish that information on the website of the agency that administers the relevant Federal land unit.

(B) EXCEPTION FOR CERTAIN PERMITS.— With respect to a Federal land unit managed by the Forest Service or the Bureau of Land Management, subparagraph (A) shall apply only to

1	a long-term special recreation permit for the
2	Federal land unit.
3	(C) EXCEPTION FOR RENEWALS AND
4	REISSUANCES.—Subparagraph (A) shall not
5	apply to—
6	(i) a renewal or reissuance of an exist-
7	ing special recreation permit; or
8	(ii) a new special recreation permit
9	issued to the purchaser of a recreation
10	service provider that is the holder of an ex-
11	isting special recreation permit.
12	(D) Effect.—Nothing in this paragraph
13	creates a prerequisite to the issuance of a spe-
14	cial recreation permit or otherwise limits the
15	authority of the Secretary concerned—
16	(i) to issue a new special recreation
17	permit;
18	(ii) to add a new or additional use to
19	an existing special recreation permit; or
20	(iii) to make special recreation per-
21	mits available to members of the public.
22	(2) UPDATES.—The Secretary concerned shall
23	ensure that information published on the website
24	under this subsection is consistently updated to pro-
25	vide current and correct information to the public

1	(3) ELECTRONIC MAIL NOTIFICATION.—The
2	Secretary concerned shall—
3	(A) establish a system by which potential
4	special recreation permit applicants may sub-
5	scribe to receive notification of the availability
6	of special recreation permits by electronic mail;
7	and
8	(B) direct employees of the Department of
9	Agriculture or the Department of the Interior,
10	as applicable, to use that system to notify the
11	public of the availability of special recreation
12	permits.
13	(b) Permit Application Acknowledgment.—Not
14	later than 60 days after the date on which the Secretary
15	of the Interior receives a completed application or the Sec-
16	retary of Agriculture receives a complete proposal for a
17	special recreation permit for a Federal land unit, the Sec-
18	retary concerned shall—
19	(1) provide to the applicant notice acknowl-
20	edging receipt of the application or proposal; and
21	(2)(A) issue a final decision with respect to the
22	application or proposal; or
23	(B) provide to the applicant notice of a pro-
24	jected date for a final decision on the application or
25	proposal.

# 1 SEC. 106. PERMITS FOR MULTIJURISDICTIONAL TRIPS.

2	(a) Single Joint Special Recreation Per-
3	MITS.—
4	(1) In general.—In the case of a multijuris-
5	dictional trip, the Federal land management agen-
6	cies with jurisdiction over the multijurisdictional trip
7	may offer to the applicant a single joint special
8	recreation permit that authorizes the use of each
9	Federal land unit under the jurisdiction of those
10	Federal land management agencies.
11	(2) Lead agency.—In offering a single joint
12	special recreation permit under paragraph (1), the
13	applicable Federal land management agencies shall
14	designate a lead agency for administering the single
15	joint special recreation permit based on the following
16	considerations:
17	(A) The length of the multijurisdictional
18	trip and the relative portions of the multijuris-
19	dictional trip on each Federal land unit.
20	(B) The congressional or administrative
21	designations that apply to the areas to be used
22	during the multijurisdictional trip and the de-
23	gree to which those designations impose limita-
24	tions on recreational use.
25	(C) The relative ability of the Federal land

management agencies with jurisdiction over the

- 1 multijurisdictional trip to respond to the single 2 joint special recreation permit application in a 3 timely manner.
  - (D) Other relevant administrative considerations.
    - (3) APPLICATION.—An applicant desiring to be offered a single joint special recreation permit under paragraph (1) shall submit to the lead agency an application, as required by the lead agency.
    - (4) OPTION TO APPLY FOR SEPARATE PER-MITS.—An applicant for a special recreation permit for a multijurisdictional trip may apply to each applicable Federal land management agency for a separate permit for the portion of the multijurisdictional trip on the Federal land unit managed by each applicable Federal land management agency.
    - (5) Prohibitions.—Nothing in this section shall be construed to allow an activity that would otherwise be prohibited on the Federal land unit where the activity would take place.
- 21 (b) Requirements.—In issuing a single joint special 22 recreation permit under subsection (a), the lead agency 23 shall—
- 24 (1) coordinate with each associated agency, con-25 sistent with the authority of the Secretary concerned

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

- under section 330 of the Department of the Interior and Related Agencies Appropriations Act, 2001 (43 U.S.C. 1703), to develop and issue 1 joint permit that covers the entirety of the multijurisdictional trip;
  - (2) in processing the joint special recreation permit application, incorporate the findings, interests, and needs of the associated agency;
  - (3) in issuing the joint special recreation permit, clearly identify the agencies that have the authority to enforce the terms, stipulations, conditions and agreements of the joint special recreation permit, as determined under subsection (d); and
- 14 (4) complete the permitting process within a reasonable timeframe.
- 16 (c) Cost Recovery.—The coordination with the as-17 sociated agency under subsection (b) shall not be subject 18 to cost recovery.
- 19 (d) Enforcement Authority.—
- 20 (1) Delegation of Authority to Lead 21 Agency.—In administering a single joint special 22 recreation permit under subsection (a), the associ-23 ated agency shall delegate to the lead agency the au-24 thority—

6

7

8

9

10

11

12

1	(A) to enforce the terms, stipulations, con-
2	ditions, and agreements of the joint special
3	recreation permit, as may be required by the
4	regulations of the Secretary of the associated
5	agency; and
6	(B) to suspend, terminate, or revoke the
7	joint special recreation permit for—
8	(i) noncompliance with Federal, State,
9	or local laws and regulations;
10	(ii) noncompliance with the terms of
11	the joint special recreation permit; or
12	(iii) failure of the holder of the joint
13	special recreation permit to exercise the
14	privileges granted by the joint special
15	recreation permit.
16	(2) Retention of authority by the associ-
17	ATED AGENCY.—The associated agency shall retain
18	the authority to enforce the terms, stipulations, con-
19	ditions, and agreements in the joint special recre-
20	ation permit that apply specifically to the use occur-
21	ring on the Federal land unit managed by the asso-
22	ciated agency.
23	(e) Withdrawal —

1 (1) IN GENERAL.—The lead agency or an asso-2 ciated agency may withdraw from a joint special 3 recreation permit at any time.

#### (2) Issuance of Separate Permits.—

- (A) In GENERAL.—In the case of a with-drawal by 1 or more agencies under paragraph (1), if the holder of the joint special recreation permit is in compliance with the requirements of the joint special recreation permit, the lead agency and each associated agency shall issue to the holder of the joint special recreation permit a new, separate special recreation permit for any use occurring on the Federal land unit managed by the agency.
- (B) No NEW APPLICATION.—The holder of a joint special recreation permit from which an agency has withdrawn under paragraph (1) shall not be required to submit a new application for a separate special recreation permit under subparagraph (A).
- 21 (f) TREATMENT OF FEDERAL LAND UNITS CHARG22 ING ENTRANCE FEES.—Entrance fees may still be col23 lected in addition to any special recreation permit fees for
  24 any trip that originates on, or outside of but passes
  25 through, a Federal lands unit that charges such fees.

#### 1 SEC. 107. FOREST SERVICE PERMIT USE REVIEWS.

2 (a) In General.—If the Secretary of Agric	alture
---	--------

- 3 (referred to in this section as the "Secretary") conducts
- 4 a special recreation permit use review in renewing a spe-
- 5 cial recreation permit or adjusting allocations of use in
- 6 a special recreation permit, the Secretary shall—
- 7 (1) take into consideration the performance of
- 8 the special recreation permit holder during the re-
- 9 viewed period; and
- 10 (2) if the special recreation permit holder re-
- ceives a satisfactory performance review, allocate to
- the special recreation permit holder the highest level
- of actual annual use during the period under review
- plus 25 percent of that use, not to exceed the level
- allocated to the special recreation permit holder on
- the date on which the special recreation permit was
- issued.

### 18 (b) Additional Capacity.—

- 19 (1) IN GENERAL.—If additional use capacity is
- available the Secretary may, at any time, assign ad-
- 21 ditional use capacity to 1 or more qualified recre-
- ation service providers.
- 23 (2) Assignment not subject to cap on
- 24 USE.—Notwithstanding subsection (a), in assigning
- additional use capacity under paragraph (1), the
- Secretary may assign additional use capacity to an

1 existing special recreation permit holder even if that 2 assignment would exceed the amount of use allo-3 cated to the special recreation permit holder on the date on which the special recreation permit was issued. 5 (c) WAIVER.—The Secretary may waive a special 6 recreation permit use review for any period during which 8 use of the assigned capacity has been prevented by a circumstance beyond the control of the special recreation permit holder, such as— 10 11 (1) unfavorable weather; 12 (2) fire; 13 (3) natural disaster; 14 (4) wildlife displacement; 15 (5) business interruption; (6) insufficient availability of hunting and fish-16 17 ing licenses; or 18 (7) significant seasonal variability or off-peak 19 periods within the allocated period of use. 20 (d) Approval of Non-Use.— (1) IN GENERAL.—In any circumstance for 21 22 which the holder of a special recreation permit would 23 qualify for a waiver under subsection (c), on request 24 of the holder of the special recreation permit, the

Secretary may approve non-use by the holder of the

- special recreation permit without reducing the number of service days assigned to the special recreation permit.
- 4 (2) TEMPORARY REASSIGNMENT OF USE.—The 5 Secretary may temporarily assign any period of non-6 use approved under paragraph (1) to any other ex-7 isting or potential permittee.

#### 8 SEC. 108. LIABILITY.

9

10

11

12

13

14

15

16

17

18

19

20

#### (a) Exculpatory Agreements.—

- (1) In general.—A Federal land management agency shall not implement, administer, or enforce any regulation, guidance, or policy regarding the use of an exculpatory agreement between a special recreation permit holder and a customer of the special recreation permit holder relating to services provided under a special recreation permit.
- (2) Savings clause.—Nothing in this subsection preempts, displaces, modifies, or eliminates any State law (including common law) regarding exculpatory agreements.
- 21 (b) Indemnification by Government Enti-22 ties.—The Secretary concerned may not require a recre-23 ation service provider to indemnify the United States as 24 a condition for issuing a special recreation permit for a 25 Federal land unit under this section 803(h) of the Federal

1	Lands Recreation Enhancement Act (16 U.S.C. 6802(h))
2	if—
3	(1) the recreation service provider is prohibited
4	by State or local law from providing indemnification
5	to the United States; and
6	(2) the recreation service provider—
7	(A) carries the minimum amount of liabil-
8	ity insurance coverage required by the issuing
9	agency for the activities conducted under the
10	special recreation permit; or
11	(B) is self-insured for the same amount.
12	SEC. 109. COST RECOVERY REFORM.
13	(a) Revision of Regulations.—
14	(1) IN GENERAL.—Not later than 1 year after
15	the date of the enactment of this Act, the Secretary
16	of Agriculture shall revise section 251.58 of title 36,
17	Code of Federal Regulations, and the Secretary of
18	the Interior shall revise subsections (e) and (f) of
19	section 2932.31 of title 43, Code of Federal Regula-
20	tions, to be consistent with this section.
21	(2) Limitation.—In carrying out paragraph
22	(1), the Secretary of Agriculture and the Secretary
23	of the Interior shall not include anything in the re-
24	vised regulations that would limit the authority of

- the Secretary concerned to issue or renew special
  recreation permits.
- 3 (b) DE MINIMIS EXEMPTION FROM COST RECOV-
- 4 ERY.—

17

18

19

20

21

22

23

- 5 (1) IN GENERAL.—Any regulation promulgated 6 by the Secretary of the Interior or the Secretary of 7 Agriculture to establish fees to recover the costs of 8 processing an application for a special recreation 9 permit issued by the U.S. Forest Service or the Bu-10 reau of Land Management, or for monitoring an au-11 thorization under a special recreation permit issued 12 by the Forest Service or the Bureau of Land Man-13 agement, shall include an exemption providing that 14 fees may not be recovered for not less than the first 15 50 hours of work necessary in any 1 year to process 16 the application or monitor the authorization.
  - (2) Multiple applications.—In situations involving multiple applications for special recreation permits issued by the Forest Service or the Bureau of Land Management for similar services in the same Federal land unit or area that, in the aggregate, require more hours to process than are exempt under the regulations promulgated under paragraph (1), the Secretary concerned shall, regardless of

- whether the applications are solicited or unsolicited and whether there is competitive interest—

  (A) determine the share of the aggregate
  - (A) determine the share of the aggregate quantity of hours to be allocated to each application on an equal or prorated basis, as appropriate; and
    - (B) for each application, apply a separate exemption as specified in the regulations promulgated under paragraph (1) to the share of the aggregate hours allocated to the application.
- 11 (c) Cost Reduction.—To the maximum extent 12 practicable, the agency processing an application for a spe-13 cial recreation permit shall use existing studies and anal-14 ysis to reduce the quantity of work and costs necessary 15 to process the application.

#### 16 SEC. 110. EXTENSION OF SPECIAL RECREATION PERMITS.

17 (a) IN GENERAL.—Subject to subsection (b), if the 18 holder of a long-term special recreation permit makes a 19 timely and sufficient request for renewal of the long-term 20 special recreation permit, the expiration of the permit 21 shall be tolled in accordance with the undesignated matter 22 following section 558(c)(2) of title 5, United States Code, 23 until such time as the request for renewal has been finally 24 determined by the Secretary concerned.

4

6

7

8

9

1	(b) LIMITATION.—Any tolling under subsection (a)
2	shall be for a period of not more than 5 years.
3	(c) Responsibility of the Secretary Con-
4	CERNED.—Before allowing the expiration of a permit to
5	be tolled under subsection (a), the Secretary concerned,
6	to the maximum extent practicable, shall complete the re-
7	newal process.
8	SEC. 111. AVAILABILITY OF FEDERAL AND STATE RECRE-
9	ATION PASSES.
10	(a) In General.—The Federal Lands Recreation
11	Enhancement Act is amended by inserting after section
12	805 (16 U.S.C. 6804) the following:
13	"SEC. 805A. AVAILABILITY OF FEDERAL AND STATE RECRE-
14	ATION PASSES.
15	"(a) Establishment of Program.—
16	"(1) In general.—To improve the availability
17	of Federal and State outdoor recreation passes, the
18	Secretaries are encouraged to consult with States to
19	coordinate the availability of Federal and State
20	recreation passes to allow a purchaser to buy a Fed-
21	eral recreation pass and a State recreation pass in
22	the same transaction.
23	"(2) Included passes.—Passes covered by
24	the program established under paragraph (1) in-

1	"(A) an America the Beautiful—the Na-
2	tional Parks and Federal Recreational Lands
3	Pass under section 805; and
4	"(B) any pass covering any fees charged
5	by participating States and localities for en-
6	trance and recreational use of parks and public
7	land in the participating States.
8	"(b) AGREEMENTS WITH STATES.—
9	"(1) In general.—The Secretaries, after con-
10	sultation with the States, may enter into agreements
11	with States to coordinate the availability of passes
12	as described in subsection (a).
13	"(2) REVENUE FROM PASS SALES.—The agree-
14	ments between the Secretaries and the States shall
15	ensure that—
16	"(A) funds from the sale of State passes
17	are transferred to the appropriate State agency;
18	"(B) funds from the sale of Federal passes
19	are transferred to the appropriate Federal
20	agency; and
21	"(C) fund transfers are completed by the
22	end of a fiscal year for all pass sales occurring
23	during the fiscal year.
24	"(3) Notice.—In entering into an agreement
25	under paragraph (1), the Secretaries shall publish in

1	the Federal Register a notice describing the agree-
2	ment.".
3	(b) CLERICAL AMENDMENT.—The table of contents
4	for the Federal Lands Recreation Enhancement Act (16
5	U.S.C. 6801 et seq.) is amended by inserting after the
6	item relating to section 805 the following:
	"Sec. 805A. Availability of Federal and State recreation passes.".
7	SEC. 112. ONLINE PURCHASES OF AMERICA THE BEAU-
8	TIFUL—THE NATIONAL PARKS AND FEDERAL
9	RECREATIONAL LANDS PASS.
10	(a) In General.—Section 805(a)(6) of the Federal
11	Lands Recreation Enhancement Act (16 U.S.C.
12	6804(a)(6)) is amended by striking subparagraph (A) and
13	inserting the following:
14	"(A) IN GENERAL.—The Secretaries shall
15	sell the America the Beautiful—the National
16	Parks and Federal Recreational Lands Pass—
17	"(i) at all Federal recreational lands
18	and waters at which an entrance fee or a
19	standard amenity recreation fee is charged
20	where feasible to do so;
21	"(ii) at such other locations as the
22	Secretaries consider appropriate and fea-
23	sible; and
24	"(iii) through the website of each of
25	the Federal land management agencies and

1	the websites of the relevant units and
2	subunits of those agencies, with—
3	"(I) a prominent link on each
4	website; and
5	"(II) information about where
6	and when passes are needed.".
7	(b) Entrance Pass and Amenity Fees.—The Sec-
8	retaries shall make available for payment online, if appro-
9	priate and feasible, for each Federal land unit where
10	passes and fees are required—
11	(1) all entrance fees under section 803(e) of the
12	Federal Lands Recreation Enhancement Act (16
13	U.S.C. 6802(e));
14	(2) all standard amenity recreation fees under
15	section 803(f) of that Act (16 U.S.C. 6802(f)); and
16	(3) all expanded amenity recreation fees under
17	section 803(g) of that Act (16 U.S.C. 6802(g)).
18	SEC. 113. SAVINGS PROVISION.
19	Nothing in this Act, or in any amendment made by
20	this Act, shall be construed as affecting the authority or
21	responsibility of the Secretary of the Interior to award
22	concessions contracts for the provision of accommodations,
23	facilities, and services, or commercial use authorizations
24	to provide services, to visitors to units of the National
25	Park System pursuant to the National Park Service Con-

1	cessions Management Improvement Act of 1998, except
2	that sections 103(a), 103(b), 103(d), 104(a), 104(b), 106
3	108(a), and 108(b) of this Act shall also apply to commer-
4	cial use authorizations under that Act.
5	TITLE II—MAKING RECREATION
6	A PRIORITY
7	SEC. 201. EXTENSION OF SEASONAL RECREATION OPPOR
8	TUNITIES.
9	(a) In General.—
10	(1) Extension of recreational season.—
11	The relevant unit managers of Federal recreational
12	lands and waters managed by the Forest Service
13	the Bureau of Land Management, and the National
14	Park Service may—
15	(A) identify areas of Federal recreational
16	lands and waters in which recreation use is
17	highly seasonal;
18	(B) where appropriate, extend the recre-
19	ation season or increase recreation use in a sus-
20	tainable manner during the offseason; and
21	(C) make information about extended sea-
22	son schedules and related recreational opportu-
23	nities available to the public and local commu-
24	nities.

1	(2) Clarification.—Nothing in this sub-
2	section precludes the Secretaries from providing for
3	additional recreational opportunities and uses at
4	times other than those referred to in paragraph (1).
5	(b) Inclusions.—An extension under subsection
6	(a)(1) may include—
7	(1) the addition of facilities that would increase
8	recreation use during the offseason; and
9	(2) improvement of access to the area to extend
10	the season.
11	(c) Requirement.—An extension under subsection
12	(a)(1) shall be compatible with all applicable Federal laws.
13	regulations, and policies, including land use plans.
14	SEC. 202. RECREATION PERFORMANCE METRICS.
15	(a) In General.—The Chief of the Forest Service
16	and the Director of the Bureau of Land Management shall
17	evaluate land managers under their jurisdiction based on
18	the achievement of applicable agency recreational and
19	tourism metrics as described in applicable land manage-
20	ment plans.
21	(b) Metrics.—
22	(1) In general.—The metrics used to evaluate
23	recreation and tourism outcomes shall ensure—
24	(A) the advancement of recreation and
25	tourism goals; and

1	(B) the ability of the land manager to en-
2	hance the outdoor experience of the visitor.
3	(2) Inclusions.—The metrics referred to in
4	paragraph (1) shall include—
5	(A) the extent of positive economic im-
6	pacts;
7	(B) visitation by families;
8	(C) the number of visiting school and
9	youth groups;
10	(D) the number of available recreational
11	opportunities;
12	(E) the quality of visitor experience;
13	(F) the number of recreational and envi-
14	ronmental educational programs offered;
15	(G) visitor satisfaction; and
16	(H) the maintenance and expansion of ex-
17	isting recreation infrastructure.
18	TITLE III—MAINTENANCE OF
19	PUBLIC LAND
20	SEC. 301. PRIVATE-SECTOR VOLUNTEER ENHANCEMENT
21	PROGRAM.
22	(a) Purpose.—The purpose of this section is to pro-
23	mote private-sector volunteer programs within the Depart-
24	ment of the Interior and the Department of Agriculture
25	to enhance stewardship, recreation access, and sustain-

1	ability of the resources, values, and facilities of the Fed-
2	eral recreational lands and waters managed by the Federal
3	land management agencies.
4	(b) DEFINITIONS.—In this section:
5	(1) Secretary concerned.—The term "Sec-
6	retary concerned" means—
7	(A) the Secretary of Agriculture (acting
8	through the Chief of the Forest Service), with
9	respect to National Forest System land; and
10	(B) the Secretary of the Interior, with re-
11	spect to land managed by the Bureau of Land
12	Management.
13	(2) VOLUNTEER.—The term "volunteer" means
14	any individual who performs volunteer services under
15	this section.
16	(c) Establishment.—The Secretary concerned
17	shall carry out a program under which the Secretary con-
18	cerned shall—
19	(1) enhance private-sector volunteer programs;
20	(2) actively promote private-sector volunteer op-
21	portunities; and
22	(3) provide outreach to, and coordinate with
23	the private sector for the purposes described in para-
24	graphs $(1)$ and $(2)$ .

1	(d) Cooperative Agreements for Stewardship
2	of Federal Land.—
3	(1) AUTHORITY TO ENTER INTO AGREE-
4	MENTS.—The Secretary concerned may enter into
5	cooperative agreements (in accordance with section
6	6305 of title 31, United States Code) with private
7	agencies, organizations, institutions, corporations,
8	individuals, or other entities to carry out one or
9	more projects or programs with a Federal land man-
10	agement agency in accordance with this section.
11	(2) Project and program instructions.—
12	The Secretary concerned shall include in the cooper-
13	ative agreement the desired outcomes of the project
14	or program and the guidelines for the volunteers to
15	follow, including—
16	(A) the physical boundaries of the project
17	or program;
18	(B) the equipment the volunteers are au-
19	thorized to use to complete the project or pro-
20	gram;
21	(C) the training the volunteers are re-
22	quired to complete, including agency consider-
23	ation and incorporation of training offered by
24	qualified nongovernmental organizations and
25	volunteer partner organizations;

1	(D) the actions the volunteers are author-
2	ized to take to complete the project or program;
3	and
4	(E) any other information that the Sec-
5	retary concerned determines necessary for the
6	volunteer group to complete the project or pro-
7	gram.
8	(3) Authorized projects and programs.—
9	Subject to paragraph (4), the Secretary concerned
10	may use a cooperative agreement to carry out
11	projects and programs for Federal land that—
12	(A) promote the stewardship of resources
13	of Federal land by volunteers;
14	(B) support maintaining the resources,
15	trails, and facilities on Federal land in a sus-
16	tainable manner;
17	(C) increase awareness, understanding,
18	and stewardship of Federal land through the
19	development, publication, or distribution of edu-
20	cational materials and products; and
21	(D) promote the use of Federal land as
22	outdoor classrooms.
23	(4) Conditions on use of authority.—The
24	Secretary concerned may use a cooperative agree-
25	ment under paragraph (1) to carry out a project or

1	program for the Federal land only if the project or
2	program—
3	(A) complies with all Federal laws (includ-
4	ing regulations) and policies;
5	(B) is consistent with an applicable man-
6	agement plan for any Federal recreational lands
7	and waters involved;
8	(C) is monitored by the relevant Federal
9	land management agency during the project
10	and after project completion to determine com-
11	pliance with the instructions under paragraph
12	(2); and
13	(D) satisfies such other terms and condi-
14	tions as the Secretary concerned determines to
15	be appropriate.
16	SEC. 302. ENHANCING OUTDOOR RECREATION THROUGH
17	PUBLIC LANDS SERVICE ORGANIZATIONS.
18	In carrying out projects on Federal recreational lands
19	and waters that would directly or indirectly enhance recre-
20	ation, the Secretaries shall—
21	(1) to the maximum extent practicable—
22	(A) use qualified youth or conservation
23	corps as defined in section 203(11) of the Pub-
24	lie Lands Corps Act of 1993 (16 U.S.C.
25	1722(11); and

1	(B) use non-profit wilderness and trails
2	stewardship organizations;
3	(2) enter into cooperative agreements with the
4	Corps Network, the National Wilderness Steward-
5	ship Alliance, American Trails, and other public
6	lands stewardship organizations, as appropriate, for
7	the purpose of identifying appropriate projects, ac-
8	tivities, and workforce development outcomes; and
9	(3) waive any matching funds requirements, in-
10	cluding under section 212(a)(1) of the Public Lands
11	Corps Act of 1993 (16 U.S.C. 1729(a)(1)).

 $\bigcirc$