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(Original Signature of Member)

<sup>117TH CONGRESS</sup> 2D SESSION **H.R.** 

To restore employment and educational opportunities in, and improve the economic stability of, counties containing National Forest System land, while also reducing Forest Service management costs, by ensuring that such counties have a dependable source of revenue from timber sales conducted on National Forest System land, to reduce payments under the Secure Rural Schools and Community Self-Determination Act of 2000 to reflect such counties receipt of timber sale revenues, to strengthen stewardship end result contracting, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

Mrs. RODGERS of Washington introduced the following bill; which was referred to the Committee on

#### A BILL

To restore employment and educational opportunities in, and improve the economic stability of, counties containing National Forest System land, while also reducing Forest Service management costs, by ensuring that such counties have a dependable source of revenue from timber sales conducted on National Forest System land, to reduce payments under the Secure Rural Schools and Community Self-Determination Act of 2000 to reflect such counties receipt of timber sale revenues, to strengthen stewardship end result contracting, 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 "Fostering Opportunities for Resources and Education
- 6 Spending through Timber Sales Act of 2022" or the
- 7 "FORESTS Act of 2022".
- 8 (b) TABLE OF CONTENTS.—The table of contents of
- 9 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Purposes.

#### TITLE I—FOREST ACTIVE MANAGEMENT AREAS

- Sec. 101. Definitions.
- Sec. 102. Establishment of Forest Active Management Areas and annual volume requirements.
- Sec. 103. Management of Forest Active Management Areas.
- Sec. 104. Environmental analysis process for covered active management projects.
- Sec. 105. Expedited compliance with Endangered Species Act.
- Sec. 106. Administrative review.
- Sec. 107. Use of arbitration instead of litigation to address challenge to covered active management project developed through collaborative process.
- Sec. 108. Distribution of forest active management revenues.
- Sec. 109. Annual report.

#### TITLE II—TRANSITION OF SECURE RURAL SCHOOLS AND COM-MUNITY SELF-DETERMINATION ACT OF 2000 AND 25-PERCENT PAYMENTS

Sec. 201. Prohibition on State retention of portion of 25-percent payments made on behalf of beneficiary counties.

#### TITLE III—STEWARDSHIP END RESULT CONTRACTING AUTHORITY

- Sec. 301. Maximum authorized duration of stewardship end result contracts.
- Sec. 302. Payment of portion of stewardship project revenues to county in which stewardship project occurs.

Sec. 303. Use of contractors to perform environmental analysis in connection with stewardship end result contracting projects.

#### TITLE IV—OTHER MATTERS

- Sec. 401. Treatment as supplemental funding.
- Sec. 402. Definition of fire suppression to include certain related activities.
- Sec. 403. Prohibition on certain actions regarding Forest Service roads and trails.

#### 1 SEC. 2. PURPOSES.

2	The purposes of this Act are as follows:
3	(1) To restore employment and educational op-
4	portunities in, and improve the economic stability of,
5	counties containing National Forest System land.
6	(2) To ensure that such counties have a de-
7	pendable source of revenue from National Forest
8	System land.
9	(3) To reduce Forest Service management costs
10	while also ensuring the protection of United States
11	forest resources.
12	(4) To reduce the frequency and severity of cat-
13	astrophic wildfires on Federal lands.
14	TITLE I—FOREST ACTIVE
15	MANAGEMENT AREAS
16	SEC. 101. DEFINITIONS.
17	In this title:
18	(1) ANNUAL VOLUME REQUIREMENT.—
19	(A) IN GENERAL.—The term "annual vol-
20	ume requirement", with respect to a Forest Ac-
21	tive Management Area, means, the annual vol-

1	ume of national forest materials from such For-
2	est Active Management Area that, subject to an
3	adjustment pursuant to section $102(e)(2)$ , is
4	equal to or greater than—
5	(i) the allowable sale quantity estab-
6	lished in the applicable forest plan for such
7	Area,
8	(ii) divided by 10.
9	(B) EXCLUSIONS.—In determining the vol-
10	ume of national forest materials or the sus-
11	tained yield of a Forest Active Management
12	Area, the Secretary may not include non-com-
13	mercial post and pole sales and personal use
14	firewood.
15	(2) BENEFICIARY COUNTY.—The term "bene-
16	ficiary county" means a political subdivision of a
17	State that, on account of containing National Forest
18	System land, was eligible to receive payments for
19	any of the fiscal years 2001 through 2015 through
20	the State under title I of the Secure Rural Schools
21	and Community Self-Determination Act of 2000 (16
22	U.S.C. 7111 et seq.).
23	(3) Collaborative process.—The term "col-
24	laborative process" refers to a planning, decision-
25	making, and management process that, as deter-

1	mined by the forest manager of the unit of the Na-
2	tional Forest System for which the process will occur
3	and as confirmed by the Regional Forester—
4	(A) includes multiple interested persons
5	representing diverse interests; and
6	(B) is transparent and nonexclusive or
7	meets the requirements for a resource advisory
8	committee under subsections (c) through (f) of
9	section 205 of the Secure Rural Schools and
10	Community Self-Determination Act of 2000 (16
11	U.S.C. 7125).
12	(4) COVERED ACTIVE MANAGEMENT
13	PROJECT.—The terms "covered active management
14	project" and "covered project" mean a project in-
15	volving the management or sale of national forest
16	materials within a Forest Active Management Area
17	to generate forest active management revenues and
18	achieve the annual volume requirement for the For-
19	est Active Management Area.
20	(5) Forest active management area.—
21	(A) IN GENERAL.—The term "Forest Ac-
22	tive Management Area" means National Forest
23	System land in a unit of the National Forest
24	System that has been identified in the 5-year
25	period preceding the date of such identification

1	as being overstocked based off of basal area or
2	at risk of wildfire and suitable for timber pro-
3	duction.
4	(B) EXCLUSIONS.—A Forest Active Man-
5	agement Area may not include National Forest
6	System land—
7	(i) that is a component of the Na-
8	tional Wilderness Preservation System;
9	(ii) on which the removal of vegetation
10	is specifically prohibited by Federal stat-
11	ute; or
12	(iii) that is included within a National
13	Monument as of the date of the enactment
14	of this Act.
15	(6) Forest active management reve-
16	NUES.—The term "forest active management reve-
17	nues" means revenues derived from the sale of na-
18	tional forest materials in a Forest Active Manage-
19	ment Area.
20	(7) NATIONAL FOREST MATERIALS.—The term
21	"national forest materials" has the meaning given
22	that term in section $14(e)(1)$ of the National Forest
23	Management Act of 1976 (16 U.S.C. $472a(e)(1)$ ).
24	(8) NATIONAL FOREST SYSTEM.—The term
25	"National Forest System" has the meaning given

1	that term in section 11(a) of the Forest and Range-
2	land Renewable Resources Planning Act of 1974 (16
3	U.S.C. 1609(a)), except that the term does not in-
4	clude the National Grasslands and land utilization
5	projects designated as National Grasslands adminis-
6	tered pursuant to the Act of July 22, 1937 (7
7	U.S.C. 1010–1012).
8	(9) Secretary.—The term "Secretary" means
9	the Secretary of Agriculture.
10	(10) SUSTAINED YIELD.—The term "sustained
11	yield" means the maximum annual growth potential
12	of a forest calculated on the basis of the culmination
13	of mean annual increment using cubic measurement.
14	(11) STATE.—The term "State" includes the
15	Commonwealth of Puerto Rico.
16	(12) 25-percent payment.—The term "25-
17	percent payment" means the payment to States re-
18	quired by the sixth paragraph under the heading of
19	"FOREST SERVICE" in the Act of May 23, 1908
20	(35 Stat. 260; 16 U.S.C. 500), and section 13 of the
21	Act of March 1, 1911 (36 Stat. 963; 16 U.S.C.
22	500).

1SEC. 102. ESTABLISHMENT OF FOREST ACTIVE MANAGE-2MENT AREAS AND ANNUAL VOLUME RE-3QUIREMENTS.

4 (a) ESTABLISHMENT OF FOREST ACTIVE MANAGE5 MENT AREAS.—Notwithstanding any other provision of
6 law, the Secretary shall establish one or more Forest Ac7 tive Management Areas within each unit of the National
8 Forest System.

9 (b) DEADLINE FOR ESTABLISHMENT.—The Sec10 retary shall complete the establishment of Forest Active
11 Management Areas not later than 60 days after the date
12 of the enactment of this Act.

(c) PURPOSE.—The purpose of a Forest Active Management Area is to provide a dependable source of 25percent payments and economic activity through sustainable forest management for each beneficiary county containing National Forest System land included within that
Forest Active Management Area.

(d) FIDUCIARY RESPONSIBILITY.—The Secretary
shall have a fiduciary responsibility to beneficiary counties
to manage a Forest Active Management Area to satisfy
the annual volume requirement established for that Forest
Active Management Area.

24 (e) ANNUAL VOLUME REQUIREMENT.—

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(1) DEADLINE FOR ESTABLISHMENT.—Not later than 30 days after the date of the establish-

1	ment of a Forest Active Management Area, the Sec-
2	retary shall establish the annual volume requirement
3	for that Forest Active Management Area.
4	(2) Collaborative adjustment author-
5	ITY.—
6	(A) IN GENERAL.—The Secretary shall
7	make publicly available the annual volume re-
8	quirement for a Forest Active Management
9	Area.
10	(B) PETITION FOR ADJUSTMENT.—Not
11	later than 30 days after an annual volume re-
12	quirement for a Forest Management Area is
13	made publicly available under subparagraph
14	(A), a forest management collaborative located
15	in the same Forest Service region as the Forest
16	Active Management Area may petition the Sec-
17	retary to adjust such annual volume require-
18	ment.
19	(C) DETERMINATION.—In the case of a
20	petition under subparagraph (B), the Secretary
21	shall make a determination on such petition not
22	later than 60 days after receiving such petition.
23	(f) Size of Forest Active Management Area.—
24	(1) MINIMUM SIZE.—Except as provided in
25	paragraph (3), the Forest Active Management Areas

established within a unit of the National Forest Sys tem shall include not less than 50 percent of the Na tional Forest System lands in that unit identified as
 commercial forest land capable of producing twenty
 cubic feet of timber per acre.

6 (2) REDUCTION PROHIBITED.—Except as pro-7 vided in paragraph (3), once a Forest Active Man-8 agement Area is established, the Secretary may not 9 reduce the number of acres of National Forest Sys-10 tem land included in that Forest Active Management 11 Area.

12 (3)Collaborative ADJUSTMENT AUTHOR-13 ITY.—The Secretary may reduce the number of 14 acres of National Forest System land included in a 15 Forest Active Management Area, including an acre-16 age reduction resulting in the inclusion of a quantity 17 of commercial forest land below the percentage re-18 quired by paragraph (1) and section 101(5)(B), if 19 the reduction is developed and agreed upon through 20 a collaborative process.

(g) MAP.—The Secretary shall submit a map of all
Forest Active Management Areas established under subsection (a) and a map of any Forest Active Management
Area whose acreage is adjusted made pursuant to subsection (f)(3)—

1 (1) to the Committee on Agriculture and the 2 Committee on Natural Resources of the House of 3 Representatives; and 4 (2) to the Committee on Agriculture, Nutrition, 5 and Forestry and the Committee on Energy and 6 Natural Resources of the Senate. 7 (h) RECOGNITION OF VALID EXISTING AND 8 RIGHTS.—Neither the establishment of Forest Active 9 Management Areas under subsection (a) nor any other 10 provision of this title shall be construed to limit or re-11 strict— 12 (1) access to National Forest System land for 13 hunting, fishing, recreation, and other related pur-14 poses; or 15 (2) valid and existing rights regarding National 16 Forest System land, including rights of any federally 17 recognized Indian tribe. 18 SEC. 103. MANAGEMENT OF FOREST ACTIVE MANAGEMENT 19 AREAS. 20 (a) REQUIREMENT TO ACHIEVE ANNUAL VOLUME 21 **REQUIREMENT.**—Immediately upon the establishment of

a Forest Active Management Area, the Secretary shall
manage the Forest Active Management Area in the manner necessary to achieve the annual volume requirement
for the Forest Active Management Area. Not later than

1 year after the date of the enactment of this Act, the
 2 Secretary shall commence covered active management
 3 projects to begin generating forest active management rev 4 enues.

5 (b) STANDARDS FOR PROJECTS WITHIN FOREST AC-TIVE MANAGEMENT AREAS.—The Secretary shall conduct 6 7 covered active management projects within Forest Active 8 Management Areas in accordance with this section and 9 sections 104 and 105, which shall serve as the sole means 10 by which the Secretary will comply with the National Environmental Policy Act of 1969 (42 U.S.C. 4331 et seq.) 11 and other laws applicable to the covered projects. 12

(c) USE OF COLLABORATIVE PROCESS.—The Secretary is authorized and encouraged to develop covered active management projects for a Forest Active Management
Area through a collaborative process. The decision notice
for a covered active management project shall describe the
collaborative process by which the project was developed,
including a description of—

20 (1) participation by or consultation with State,21 local, and tribal governments; and

(2) any established record of successful collaborative planning and implementation of forest management projects by the collaborators.

(d) Use of Contractors To Perform Environ MENTAL ANALYSIS.—

3 (1) IN GENERAL.—As part of a covered active 4 management project, or as a separate agreement or 5 contract in connection with one or more covered ac-6 tive management projects, the Secretary may pro-7 cure the services of persons who are not Federal em-8 ployees to perform activities necessary to ensure 9 project for compliance with the National Environ-10 mental Policy Act of 1969 (42 U.S.C. 4331 et seq.) 11 and the Endangered Species Act of 1973 (16 U.S.C. 12 1531 et seq.).

(2) APPROVAL REQUIREMENT.—Services performed under this subsection are subject to approval
by the Chief of the Forest Service or other responsible official of the Forest Service.

17 (3) FUNDING SOURCE.—As provided in section
18 108(c)(2), the Secretary shall use forest active man19 agement revenues to cover the cost of services pro20 cured under this subsection.

21 (e) APPLICATION OF LAND AND RESOURCE MANAGE-22 MENT PLAN.—

(1) MODIFICATION AUTHORITY.—The Secretary
may modify the standards and guidelines contained
in the land and resource management plan for the

1 unit of the National Forest System in which the covered active management project will be carried out 2 3 as necessary to achieve the requirements of this Act. 4 (2)HARVESTING SYSTEM.—Section 6(g)(3)(E)(iv) of the Forest and Rangeland Renew-5 6 able Resources Planning Act of 1974 (16 U.S.C. 7 1604(g)(3)(E)(iv)) shall not apply to a covered ac-8 tive management project. 9 (f) Use of All-Terrain Vehicles for Manage-

MENT ACTIVITIES.—The Secretary may allow the use of
all-terrain vehicles within the Forest Active Management
Areas for the purpose of activities associated with the sale
of national forest materials in a Forest Active Management Area.

#### 15 SEC. 104. ENVIRONMENTAL ANALYSIS PROCESS FOR COV-16 ERED ACTIVE MANAGEMENT PROJECTS.

(a) ENVIRONMENTAL ASSESSMENT.—Except in the
case of a covered active management project for which a
categorical exclusion is available under subsection (e) or
a Forest Active Management Area for which a programmatic environmental impact statement is in effect
under subsection (f), the Secretary shall—

(1) publish advance notice of each covered active management project proposed to be conducted
within a Forest Active Management Area; and

(2) complete an environmental assessment pur suant to section 102(2) of the National Environ mental Policy Act of 1969 (42 U.S.C. 4332(2)) for
 the proposed covered active management project.

5 (b) NO ALTERNATIVE VERSION.—The Secretary is
6 not required to study, develop, or describe any alternative
7 to the proposed agency action.

8 (c) CUMULATIVE EFFECTS.—The Secretary shall 9 consider cumulative effects solely by evaluating the im-10 pacts of a proposed covered active management project combined with the impacts of any other projects that were 11 12 approved with a Decision Notice or Record of Decision be-13 fore the date on which the Secretary published notice of the proposed covered project. The cumulative effects of 14 15 past projects may be considered in the environmental assessment by using a description of the current environ-16 17 mental conditions.

(d) TREATMENT OF DECISION NOTICE.—The decision notice for a covered active management project shall
be considered a final agency action and no additional analysis under the National Environmental Policy Act of 1969
(42 U.S.C. 4331 et seq.) shall be required to implement
any portion of the covered project.

24 (e) APPLICABILITY OF NEPA.—The designation and
25 management of a Forest Active Management Area under

this Act shall not be subject to the requirements of the
 National Environmental Policy Act of 1969 (42 U.S.C.
 4331 et seq.).

#### 4 SEC. 105. EXPEDITED COMPLIANCE WITH ENDANGERED 5 SPECIES ACT.

6 (a) NON-JEOPARDY ASSESSMENT.—If the Secretary 7 makes a determination that a proposed covered active 8 management project is not likely to jeopardize the contin-9 ued existence of any species listed as endangered or 10 threatened under section 4 of the Endangered Species Act 11 of 1973 (16 U.S.C. 1533), the Secretary shall—

(1) prepare an explanation of the basis for thedetermination; and

14 (2) submit the determination and explanation
15 to the Secretary of the Interior or the Secretary of
16 Commerce, as appropriate.

17 (b) REVIEW AND RESPONSE.—

(1) IN GENERAL.—Within 30 days after receiving a determination made by the Secretary under
subsection (a), the Secretary of the Interior or the
Secretary of Commerce, as appropriate, shall provide
a written response to the Secretary concurring in or
rejecting the Secretary's determination.

24 (2) EFFECT OF REJECTION.—If the Secretary
25 of the Interior or the Secretary of Commerce rejects

1	the determination made by the Secretary under sub-
2	section (a), the written response of the Secretary of
3	the Interior or the Secretary of Commerce under
4	paragraph $(1)$ shall include recommendations for
5	measures that—
6	(A) will avoid the likelihood of jeopardy to
7	an endangered or threatened species;
8	(B) can be implemented in a manner con-
9	sistent with the intended purpose of the covered
10	active management project;
11	(C) can be implemented consistent with the
12	scope of the Secretary's legal authority and ju-
13	risdiction; and
14	(D) are economically and technologically
15	feasible.
16	(c) FORMAL CONSULTATION.—In addition to rec-
17	ommendations made under subsection $(b)(2)$ when the
18	Secretary of the Interior or the Secretary of Commerce
19	rejects a determination issued by the Secretary under sub-
20	section (a), the Secretary of the Interior or the Secretary
21	of Commerce, as the case may be, shall engage in formal
22	consultation with the Secretary pursuant to section 7 of
23	the Endangered Species Act of 1973 (16 U.S.C. 1536).
24	The Secretaries shall complete such consultation within 90

days after the submission of the written response under
 subsection (b).

3 SEC. 106. ADMINISTRATIVE REVIEW.

4 Administrative review of a covered active manage-5 ment project shall occur only in accordance with the special administrative review process and requirements estab-6 7 lished under section 105 of the Healthy Forests Restora-8 tion Act of 2003 (16 U.S.C. 6515), including the project-9 level predecisional administrative review process established in part 218 of title 36, Code of Federal Regulations. 10 11 SEC. 107. USE OF ARBITRATION INSTEAD OF LITIGATION 12 TO ADDRESS CHALLENGE TO COVERED AC-13 TIVE MANAGEMENT PROJECT DEVELOPED 14 THROUGH COLLABORATIVE PROCESS.

15 (a) ARBITRATION PROCESS.—

(1) IN GENERAL.—In the case of a covered active management project that was developed through
a collaborative process, any challenge to the covered
project made after the special administrative review
process required by section 106 shall be addressed
using arbitration consistent with this section instead
of through judicial review.

(2) WHO MAY SEEK.—Any person who sought
administrative review for the covered project described in paragraph (1) and who is not satisfied

1	with the decision made under the administrative re-
2	view process may file a demand for arbitration re-
3	garding the covered project in accordance with chap-
4	ter 1 of title 9, United States Code.
5	(b) REQUIREMENTS FOR DEMAND.—The demand for
6	arbitration under subsection (a)(2) shall—
7	(1) be filed not more than 30 days after the
8	date on which the administrative review decision was
9	issued; and
10	(2) include a proposal describing the modifica-
11	tions sought to the covered project.
12	(c) INTERVENING PARTIES.—
13	(1) REQUIREMENTS.—Any person that sub-
14	mitted a public comment on the covered active man-
15	agement project subject to arbitration may intervene
16	in the arbitration—
17	(A) by endorsing the covered project or the
18	modification proposal submitted under sub-
19	section (b)(2); or
20	(B) by submitting a proposal to further
21	modify the covered project.
22	(2) Deadline for submission.—A request to
23	intervene in an arbitration must be submitted not
24	later than the date that is 30 days after the date on
25	which the demand for arbitration was filed.

(3) MULTIPLE PARTIES.—Multiple objectors or
 intervening parties may submit a joint proposal so
 long as each objector or intervening party meets the
 eligibility requirements of subsection (a)(2) or para graph (1), whichever applies.

6 (d) APPOINTMENT OF ARBITRATOR.—The United 7 States District Court in the district in which the covered 8 active management project is located shall appoint the ar-9 bitrator to conduct the arbitration proceedings in accord-10 ance with this section and chapter 1 of title 9, United 11 States Code.

12 (e) Selection of Proposals.—

13 (1) IN GENERAL.—The arbitrator appointed
14 under subsection (d)—

15 (A) may not modify any of the proposals
16 submitted with the demand for arbitration or a
17 request to intervene; and

18 (B) shall select to be conducted—

(i) a proposal submitted by an objec-tor or an intervening party; or

21 (ii) the covered active management
22 project, as approved by the Secretary.

23 (2) SELECTION CRITERIA.—An arbitrator shall
24 select the proposal that best meets the purpose and

1 needs described in the environmental analysis con-2 ducted for the covered project. 3 (f) EFFECT OF DECISION.—The decision of an arbitrator with respect to the covered active management 4 5 project-6 (1) shall not be considered a major Federal ac-7 tion; 8 (2) shall be binding; and 9 (3) shall not be subject to judicial review. 10 (g) DEADLINE FOR COMPLETION.—Not later than 90 days after the date on which the demand for arbitration 11 is filed with respect to the covered active management 12 13 project, the arbitration process shall be completed. 14 SEC. 108. DISTRIBUTION OF FOREST ACTIVE MANAGEMENT 15 **REVENUES.** 16 (a) USE TO MAKE 25–PERCENT PAYMENTS.—The 17 Secretary shall use forest active management revenues 18 generated by covered active management projects to make 19 25-percent payments to States for payment to beneficiary 20 counties. 21 (b) RELATION TO PAYMENTS UNDER SECURE 22 RURAL SCHOOLS AND COMMUNITY SELF-DETERMINA-23 TION ACT OF 2000.—Subject to the offset required by 24 subsection (f) of section 102 of the Secure Rural Schools and Community Self-Determination Act of 2000 (16
 U.S.C. 7112), a beneficiary county may receive both—

3 (1) a share of the 25-percent payments made to
4 a State under subsection (a); and

5 (2) a share of the payment for the State 6 (known as the State payment) calculated under sec-7 tion 101(a) of the Secure Rural Schools and Com-8 munity Self-Determination Act of 2000 (16 U.S.C. 9 7111(a)) for which the beneficiary county made an 10 election (or was deemed to make an election) under 11 section 102(b)(1)of such Act (16)U.S.C. 12 7112(b)(1)).

(c) OTHER USES OF REVENUES.—After compliance
with subsection (a), the Secretary shall use forest active
management revenues—

16 (1) to make deposits into the fund established 17 under section 3 of the Act of June 9, 1930 (16 18 U.S.C. 576b; commonly known as the Knutson-Van-19 denberg Fund), and the fund established under sec-20 tion 14(h) of the National Forest Management Act 21 of 1976 (16 U.S.C. 472a(h); commonly known as 22 the salvage sale fund) in contributions equal to the 23 monies otherwise collected under those Acts for 24 projects conducted on National Forest System land; 25 and

(2) to cover the cost of project services pro cured under section 103(d).

3 (d) DEPOSIT IN GENERAL FUND OF THE TREAS4 URY.—After compliance with subsections (a) and (c), the
5 Secretary shall deposit remaining forest active manage6 ment revenues into the general fund of the Treasury.

#### 7 SEC. 109. ANNUAL REPORT.

8 (a) REPORT REQUIRED.—Not later than 60 days
9 after the end of each fiscal year, the Secretary shall sub10 mit to Congress an annual report specifying the following:

(1) The annual volume requirement in effect for
that fiscal year for each Forest Active Management
Area.

14 (2) The volume of board feet actually harvested
15 for each Forest Active Management Area during
16 that fiscal year.

17 (3) The average cost of preparation for timber
18 sales for each Forest Active Management Area dur19 ing that fiscal year.

20 (4) The forest active management revenues21 generated from such sales.

(5) The total amount of 25-percent payments
made to States under section 108(a) during that fiscal year for the benefit of beneficiary counties and

the amount of forest active management revenues
 distributed to each beneficiary county.

3 (b) FORM OF REPORT.—The information required by
4 subsection (a) to be provided with respect to a Forest Ac5 tive Management Area shall be presented on a single page.

6 (c) PUBLIC AVAILABILITY.—The Secretary shall
7 make each annual report available on the website of the
8 Forest Service.

# 9 TITLE II—TRANSITION OF SE10 CURE RURAL SCHOOLS AND 11 COMMUNITY SELF-DETER12 MINATION ACT OF 2000 AND 13 25-PERCENT PAYMENTS

14 SEC. 201. PROHIBITION ON STATE RETENTION OF PORTION

**OF 25-PERCENT PAYMENTS MADE ON BEHALF** 

#### 15

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#### OF BENEFICIARY COUNTIES.

17 (a) Amendment of Act of May 23, 1908.—The sixth paragraph under the heading "FOREST SERV-18 ICE" in the Act of May 23, 1908 (16 U.S.C. 500), is 19 amended in the first sentence by striking "situated: Pro-20 21 vided, That when" and inserting the following: "situated. 22 Beginning on the date of the enactment of the FORESTS 23 Act of 2022, the State or Territorial legislature may not 24 withhold any of the amount paid under this paragraph

from distribution to the county or counties in which the
 national forest is situated. When".

3 (b) Conforming Amendment to Weeks Law.— 4 Section 13 of the Act of March 1, 1911 (commonly known as the Weeks Law; 16 U.S.C. 500), is amended in the 5 first sentence by striking "situated: *Provided*, That when" 6 7 and inserting the following: "situated. Beginning on the 8 date of the enactment of the FORESTS Act of 2022, the 9 State legislature may not withhold any of the amount paid under this section from distribution to the county or coun-10 ties in which such national forest is situated. When". 11

# 12 TITLE III—STEWARDSHIP END 13 RESULT CONTRACTING AU 14 THORITY

15 SEC. 301. MAXIMUM AUTHORIZED DURATION OF STEWARD-

16

#### SHIP END RESULT CONTRACTS.

Section 604(d)(3)(B) of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6591c(d)(3)(B)) is amended
by striking "10 years" and inserting "20 years".

20 SEC. 302. PAYMENT OF PORTION OF STEWARDSHIP21PROJECT REVENUES TO COUNTY IN WHICH22STEWARDSHIP PROJECT OCCURS.

23 Section 604(e) of the Healthy Forests Restoration
24 Act of 2003 (16 U.S.C. 6591c(e)) is amended by adding
25 at the end the following new paragraph:

1	"(4) PAYMENT OF PORTION OF STEWARDSHIP
2	PROJECT REVENUES TO COUNTIES.—Of the monies
3	retained under paragraph (2) from an agreement or
4	contract under subsection (b), the Chief or the Di-
5	rector, as the case may be, shall pay 25 percent of
6	the retained monies to the county or counties in
7	which the project site is situated.".
8	SEC. 303. USE OF CONTRACTORS TO PERFORM ENVIRON-
9	MENTAL ANALYSIS IN CONNECTION WITH
10	STEWARDSHIP END RESULT CONTRACTING
11	PROJECTS.
12	Section 604(b) of the Healthy Forests Restoration
13	Act of 2003 (16 U.S.C. 6591c(b)) is amended—
14	(1) by striking "The Chief" and inserting the
15	following:
16	"(1) PROJECT AUTHORITY.—The Chief"; and
17	(2) by adding at the end the following new
18	paragraph:
19	"(2) Related project preparation au-
20	THORITY.—
21	"(A) IN GENERAL.—As part of an agree-
22	ment or contract under paragraph $(1)$ for a
23	stewardship contracting project, or as a sepa-
24	rate agreement or contract in connection with
25	one or more stewardship contracting projects,

1	the Chief or Director may procure the services
2	of persons who are not Federal employees to
3	perform activities necessary to ensure project
4	for compliance with the National Environmental
5	Policy Act of 1969 (42 U.S.C. 4331 et seq.)
6	and the Endangered Species Act of $1973$ (16
7	U.S.C. 1531 et seq.).
8	"(B) Approval requirement.—Services
9	performed under this paragraph are subject to
10	approval by the Chief, Director, or other re-
11	sponsible official of the Forest Service or Bu-
12	reau of Land Management.
13	"(C) FUNDING SOURCES.—The offset au-
14	thority provided by subsection $(d)(4)(A)$ and re-
15	ceipts available for expenditure under sub-
16	section $(e)(2)(B)$ may be used to cover the cost
17	of services procured under this paragraph.".
18	TITLE IV—OTHER MATTERS
19	SEC. 401. TREATMENT AS SUPPLEMENTAL FUNDING.
20	None of the funds made available to a beneficiary
21	county (as defined in section $101(2)$ of this Act) or other
22	political subdivision of a State under this Act shall be used
23	in lieu of or to otherwise offset State funding sources for
24	local schools, facilities, or educational purposes.

### 1SEC. 402. DEFINITION OF FIRE SUPPRESSION TO INCLUDE2CERTAIN RELATED ACTIVITIES.

3 For purposes of utilizing amounts made available to the Secretary of Agriculture or the Secretary of the Inte-4 5 rior for fire suppression activities, including funds made available from the FLAME Fund, the term "fire suppres-6 7 sion" includes reforestation, site rehabilitation, salvage op-8 erations, and replanting occurring following fire damage 9 on lands under the jurisdiction of the Secretary concerned or following fire suppression efforts on such lands by the 10 11 Secretary concerned.

## 12 SEC. 403. PROHIBITION ON CERTAIN ACTIONS REGARDING 13 FOREST SERVICE ROADS AND TRAILS.

14 The Forest Service shall not remove or otherwise eliminate or obliterate any legally created road or trail un-15 less there has been a specific decision, which included ade-16 17 quate and appropriate public involvement, to decommission the specific road or trail in question. The fact that 18 19 any road or trail is not a Forest System road or trail, 20 or does not appear on a Motor Vehicle Use Map, shall 21 not constitute a decision.