## 112TH CONGRESS 1ST SESSION H.R. 1581

To release wilderness study areas administered by the Bureau of Land Management that are not suitable for wilderness designation from continued management as de facto wilderness areas and to release inventoried roadless areas within the National Forest System that are not recommended for wilderness designation from the land use restrictions of the 2001 Roadless Area Conservation Final Rule and the 2005 State Petitions for Inventoried Roadless Area Management Final Rule, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

#### April 15, 2011

Mr. MCCARTHY of California (for himself, Mr. MCKEON, Mrs. LUMMIS, Mr. NUNES, Mr. DENHAM, Mrs. NOEM, Mr. BISHOP of Utah, Mr. PEARCE, Mr. MCCLINTOCK, Mr. CHAFFETZ, Mr. HERGER, Mrs. MCMORRIS ROD-GERS, Mr. HELLER, Mr. GOODLATTE, Mr. THOMPSON of Pennsylvania, Mr. JOHNSON of Ohio, Mr. GALLEGLY, Mr. TIPTON, Mr. LEWIS of California, Mr. HUNTER, Mr. LABRADOR, Mr. CALVERT, and Mr. COFFMAN of Colorado) 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 release wilderness study areas administered by the Bureau of Land Management that are not suitable for wilderness designation from continued management as de facto wilderness areas and to release inventoried roadless areas within the National Forest System that are not recommended for wilderness designation from the land use restrictions of the 2001 Roadless Area Conservation Final Rule and the 2005 State Petitions for Inventoried Roadless Area Management Final Rule, and for other purposes.

Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Wilderness and5 Roadless Area Release Act of 2011".

6 SEC. 2. RELEASE OF BUREAU OF LAND MANAGEMENT WIL7 DERNESS STUDY AREAS PREVIOUSLY IDENTI8 FIED AS NOT SUITABLE FOR WILDERNESS
9 DESIGNATION.

10 (a) RELEASE.—Congress finds and directs that the public lands described in subsection (b) have been ade-11 12 quately studied for wilderness designation pursuant to section 603 of the Federal Land Policy and Management Act 13 of 1976 (43 U.S.C. 1782) and are no longer subject to 14 the requirement of subsection (c) of such section per-15 16 taining to the management of wilderness study areas in 17 a manner that does not impair the suitability of such areas for preservation as wilderness. 18

(b) COVERED PUBLIC LANDS.—Subsection (a) applies to public lands administered by the Bureau of Land
Management pursuant to the Federal Land Policy and
Management Act of 1976 (43 U.S.C. 1701 et seq.) that—

(1) have not been designated as wilderness by
 an Act of Congress before the date of the enactment
 of this Act; and

4 (2) have been identified by the Bureau of Land 5 Management before the date of the enactment of 6 this Act as not suitable for wilderness designation. 7 (c) MANAGEMENT.—Public lands released by sub-8 section (a) shall be managed by the Bureau of Land Man-9 agement in accordance with the land use plan applicable 10 to the lands developed pursuant to section 202 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 11 1712). 12

(d) PROHIBITION.—The Secretary of the Interior
may not promulgate or issue any system-wide regulation,
directive, or order that would direct management of the
public lands released by subsection (a) in a manner contrary to the applicable land use plan.

(e) TERMINATION OF APPLICABILITY OF WILDLANDS
ORDER.—Wildlands order 3310 shall not apply with respect to the public lands released by subsection (a).

5 (a) RELEASE.—Congress finds and directs that the National Forest System lands described in subsection (b) 6 7 have been adequately studied for wilderness designation 8 pursuant to the second roadless area review and evalua-9 tion program (RARE II) and the land and resource man-10 agement plan revision process under section 6 of the For-11 est and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604) and are no longer subject to man-12 13 agement to maintain the roadless character and values of the lands and comply with other land-use restrictions of 14 the Roadless Area Conservation Rule contained in part 15 16 294 of title 36, Code of Federal Regulations, and amended in the final rule and record of decision published in the 17 18 Federal Register on January 12, 2001 (66 Fed. Reg. 19 3244), and the final rule and record of decision published in the Federal Register on May 13, 2005 (70 Fed. Reg. 20 21 25654).

(b) COVERED NATIONAL FOREST SYSTEM LANDS.—
Subsection (a) applies to inventoried roadless areas within
the National Forest System set forth in the maps contained in the Forest Service Roadless Area Conservation,

Final Environmental Impact Statement, Volume 2, dated
 November 2000, that—

3 (1) have not been designated as wilderness by
4 an Act of Congress before the date of the enactment
5 of this Act; and

6 (2) were not recommended for designation as 7 wilderness as a result of the second roadless area re-8 view and evaluation program (RARE II) or the sub-9 sequent revision of a land and resource management 10 plan under section 6 of the Forest and Rangeland 11 Renewable Resources Planning Act of 1974 (16 12 U.S.C. 1604).

(c) MANAGEMENT.—National Forest System lands
released by subsection (a) shall be managed by the Forest
Service under the principles of the Multiple-Use Sustained-Yield Act of 1960 (16 U.S.C. 528 et seq.) in accordance with the land and resource management plan developed for the unit of the National Forest System containing the lands.

(d) PROHIBITION.—The Secretary of Agriculture
may not promulgate or issue any system-wide regulation,
directive, or order that would direct management of the
National Forest System lands released by subsection (a)
in a manner contrary to the applicable land and resource
management plan.

(e) TERMINATION OF APPLICABILITY OF AMEND-1 MENTS.—The amendments made to part 294 of title 36, 2 3 Code of Federal Regulations, in the final rule and record of decision published in the Federal Register on January 4 12, 2001 (66 Fed. Reg. 3244), and the final rule and 5 record of decision published in the Federal Register on 6 7 May 13, 2005 (70 Fed. Reg. 25654), shall not apply with respect to the National Forest System lands released by 8 subsection (a). 9

 $\bigcirc$