### 112TH CONGRESS 1ST SESSION

# H. R. 1916

To designate as wilderness certain Federal portions of the red rock canyons of the Colorado Plateau and the Great Basin Deserts in the State of Utah for the benefit of present and future generations of people in the United States.

### IN THE HOUSE OF REPRESENTATIVES

May 13, 2011

Mr. Hinchey (for himself, Mr. Nadler, Mr. Moran, Ms. Delauro, Mr. GEORGE MILLER of California, Mr. BERMAN, Ms. WOOLSEY, Mr. VAN HOLLEN, Mr. PASCRELL, Mr. CAPUANO, Ms. BALDWIN, Mr. LEVIN, Mr. STARK, Mr. CONNOLLY of Virginia, Mr. Price of North Carolina, Mr. FARR, Mr. COSTELLO, Mr. INSLEE, Mr. FRANK of Massachusetts, Mr. TOWNS, Mr. HONDA, Mr. JACKSON of Illinois, Mr. McNerney, Mr. Con-YERS, Mr. OLVER, Ms. DEGETTE, Mr. CARSON of Indiana, Mrs. BIGGERT, Ms. Brown of Florida, Ms. RICHARDSON, Mr. RYAN of Ohio, Mr. Lipinski, Mr. Murphy of Connecticut, Mrs. Capps, Mr. Yarmuth, Ms. McCollum, Mr. Johnson of Georgia, Ms. Velázquez, Mr. Fil-NER, Ms. PINGREE of Maine, Ms. CASTOR of Florida, Mr. QUIGLEY, Mrs. Napolitano, Mr. Blumenauer, Ms. Tsongas, Ms. Schakowsky, Ms. Kaptur, Ms. Moore, Mr. Peters, Mr. Ellison, Mr. Rothman of New Jersey, Ms. Speier, Mr. Rangel, Mr. Thompson of California, Mr. Cohen, Mr. Higgins, Mr. Doggett, Mr. Schiff, Ms. Zoe Lofgren of California, Mr. Tonko, Mr. David Scott of Georgia, Mr. Davis of Illinois, Mr. Langevin, Mr. Wu, Ms. Hirono, Mr. Grijalva, Mr. SERRANO, Mr. CLAY, and Mr. WALZ of Minnesota) introduced the following bill; which was referred to the Committee on Natural Resources

### A BILL

To designate as wilderness certain Federal portions of the red rock canyons of the Colorado Plateau and the Great Basin Deserts in the State of Utah for the benefit of present and future generations of people in the United States.

- 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 "America's Red Rock Wilderness Act of 2011".
- 6 (b) Table of Contents of
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Definitions.

#### TITLE I—DESIGNATION OF WILDERNESS AREAS

- Sec. 101. Great Basin Wilderness Areas.
- Sec. 102. Grand Staircase-Escalante Wilderness Areas.
- Sec. 103. Moab-La Sal Canyons Wilderness Areas.
- Sec. 104. Henry Mountains Wilderness Areas.
- Sec. 105. Glen Canyon Wilderness Areas.
- Sec. 106. San Juan-Anasazi Wilderness Areas.
- Sec. 107. Canyonlands Basin Wilderness Areas.
- Sec. 108. San Rafael Swell Wilderness Areas.
- Sec. 109. Book Cliffs and Uinta Basin Wilderness Areas.

### TITLE II—ADMINISTRATIVE PROVISIONS

- Sec. 201. General provisions.
- Sec. 202. Administration.
- Sec. 203. State school trust land within wilderness areas.
- Sec. 204. Water.
- Sec. 205. Roads.
- Sec. 206. Livestock.
- Sec. 207. Fish and wildlife.
- Sec. 208. Management of newly acquired land.
- Sec. 209. Withdrawal.

### 8 SEC. 2. DEFINITIONS.

- 9 In this Act:
- 10 (1) Secretary.—The term "Secretary" means
- the Secretary of the Interior, acting through the Bu-
- reau of Land Management.

1	(2) STATE.—The term "State" means the State
2	of Utah.
3	TITLE I—DESIGNATION OF
4	WILDERNESS AREAS
5	SEC. 101. GREAT BASIN WILDERNESS AREAS.
6	(a) FINDINGS.—Congress finds that—
7	(1) the Great Basin region of western Utah is
8	comprised of starkly beautiful mountain ranges that
9	rise as islands from the desert floor;
10	(2) the Wah Wah Mountains in the Great
11	Basin region are arid and austere, with massive cliff
12	faces and leathery slopes speckled with piñon and ju-
13	miper;
14	(3) the Pilot Range and Stansbury Mountains
15	in the Great Basin region are high enough to draw
16	moisture from passing clouds and support eco-
17	systems found nowhere else on earth;
18	(4) from bristlecone pine, the world's oldest liv-
19	ing organism, to newly flowered mountain meadows,
20	mountains of the Great Basin region are islands of
21	nature that—
22	(A) support remarkable biological diversity;
23	and
24	(B) provide opportunities to experience the
25	colossal silence of the Great Basin: and

1	(5) the Great Basin region of western Utah
2	should be protected and managed to ensure the pres-
3	ervation of the natural conditions of the region.
4	(b) Designation.—In accordance with the Wilder-
5	ness Act (16 U.S.C. 1131 et seq.), the following areas in
6	the State are designated as wilderness areas and as com-
7	ponents of the National Wilderness Preservation System:
8	(1) Antelope Range (approximately 17,000
9	acres).
10	(2) Barn Hills (approximately 20,000 acres).
11	(3) Black Hills (approximately 9,000 acres).
12	(4) Bullgrass Knoll (approximately 15,000
13	acres).
14	(5) Burbank Hills/Tunnel Spring (approxi-
15	mately 92,000 acres).
16	(6) Conger Mountains (approximately 21,000
17	acres).
18	(7) Crater Bench (approximately 35,000 acres).
19	(8) Crater and Silver Island Mountains (ap-
20	proximately 121,000 acres).
21	(9) Cricket Mountains Cluster (approximately
22	62,000 acres).
23	(10) Deep Creek Mountains (approximately
24	126,000 acres).

1	(11) Drum Mountains (approximately 39,000
2	acres).
3	(12) Dugway Mountains (approximately 24,000
4	acres).
5	(13) Essex Canyon (approximately 1,300
6	acres).
7	(14) Fish Springs Range (approximately
8	64,000 acres).
9	(15) Granite Peak (approximately 19,000
10	acres).
11	(16) Grassy Mountains (approximately 23,000
12	acres).
13	(17) Grouse Creek Mountains (approximately
14	15,000 acres).
15	(18) House Range (approximately 201,000
16	acres).
17	(19) Keg Mountains (approximately 38,000
18	acres).
19	(20) Kern Mountains (approximately 15,000
20	acres).
21	(21) King Top (approximately 110,000 acres).
22	(22) Ledger Canyon (approximately 9,000
23	acres).
24	(23) Little Goose Creek (approximately 1,200
25	acres).

1	(24) Middle/Granite Mountains (approximately
2	80,000 acres).
3	(25) Mount Escalante (approximately 18,000
4	acres).
5	(26) Mountain Home Range (approximately
6	90,000 acres).
7	(27) Newfoundland Mountains (approximately
8	22,000 acres).
9	(28) Ochre Mountain (approximately 13,000
10	acres).
11	(29) Oquirrh Mountains (approximately 9,000
12	acres).
13	(30) Painted Rock Mountain (approximately
14	26,000 acres).
15	(31) Paradise/Steamboat Mountains (approxi-
16	mately 144,000 acres).
17	(32) Pilot Range (approximately 45,000 acres).
18	(33) Red Tops (approximately 28,000 acres).
19	(34) Rockwell-Little Sahara (approximately
20	21,000 acres).
21	(35) San Francisco Mountains (approximately
22	39,000 acres).
23	(36) Sand Ridge (approximately 73,000 acres).
24	(37) Simpson Mountains (approximately 42,000
25	acres).

1	(38) Snake Valley (approximately 100,000
2	acres).
3	(39) Spring Creek Canyon (approximately
4	4,000 acres).
5	(40) Stansbury Island (approximately 10,000
6	acres).
7	(41) Stansbury Mountains (approximately
8	24,000 acres).
9	(42) Thomas Range (approximately 36,000
10	acres).
11	(43) Tule Valley (approximately 159,000
12	acres).
13	(44) Wah Wah Mountains (approximately
14	167,000 acres).
15	(45) Wasatch/Sevier Plateaus (approximately
16	29,000 acres).
17	(46) White Rock Range (approximately 5,200
18	acres).
19	SEC. 102. GRAND STAIRCASE-ESCALANTE WILDERNESS
20	AREAS.
21	(a) Grand Staircase Area.—
22	(1) FINDINGS.—Congress finds that—
23	(A) the area known as the Grand Staircase
24	rises more than 6,000 feet in a series of great
25	cliffs and plateaus from the depths of the

1	Grand Canyon to the forested rim of Bryce
2	Canyon;
3	(B) the Grand Staircase—
4	(i) spans 6 major life zones, from the
5	lower Sonoran Desert to the alpine forest;
6	and
7	(ii) encompasses geologic formations
8	that display 3,000,000,000 years of
9	Earth's history;
10	(C) land managed by the Secretary lines
11	the intricate canyon system of the Paria River
12	and forms a vital natural corridor connection to
13	the deserts and forests of those national parks;
14	(D) land described in paragraph (2) (other
15	than East of Bryce, Upper Kanab Creek,
16	Moquith Mountain, Bunting Point, and
17	Vermillion Cliffs) is located within the Grand
18	Staircase-Escalante National Monument; and
19	(E) the Grand Staircase in Utah should be
20	protected and managed as a wilderness area.
21	(2) Designation.—In accordance with the
22	Wilderness Act (16 U.S.C. 1131 et seq.), the fol-
23	lowing areas in the State are designated as wilder-
24	ness areas and as components of the National Wil-
25	derness Preservation System:

1	(A) Bryce View (approximately 4,500
2	acres).
3	(B) Bunting Point (approximately 11,000
4	acres).
5	(C) Canaan Mountain (approximately
6	16,000 acres in Kane County).
7	(D) Canaan Peak Slopes (approximately
8	2,300 acres).
9	(E) East of Bryce (approximately 750
10	acres).
11	(F) Glass Eye Canyon (approximately
12	24,000 acres).
13	(G) Ladder Canyon (approximately 14,000
14	acres).
15	(H) Moquith Mountain (approximately
16	16,000 acres).
17	(I) Nephi Point (approximately 14,000
18	acres).
19	(J) Orderville Canyon (approximately
20	9,200 acres).
21	(K) Paria-Hackberry (approximately
22	188,000 acres).
23	(L) Paria Wilderness Expansion (approxi-
24	mately 3,300 acres).

1	(M) Parunuweap Canyon (approximately
2	43,000 acres).
3	(N) Pine Hollow (approximately 11,000
4	acres).
5	(O) Slopes of Bryce (approximately 2,600
6	acres).
7	(P) Timber Mountain (approximately
8	51,000 acres).
9	(Q) Upper Kanab Creek (approximately
10	49,000 acres).
11	(R) Vermillion Cliffs (approximately
12	26,000 acres).
13	(S) Willis Creek (approximately 21,000
14	acres).
15	(b) Kaiparowits Plateau.—
16	(1) FINDINGS.—Congress finds that—
17	(A) the Kaiparowits Plateau east of the
18	Paria River is one of the most rugged and iso-
19	lated wilderness regions in the United States;
20	(B) the Kaiparowits Plateau, a windswept
21	land of harsh beauty, contains distant vistas
22	and a remarkable variety of plant and animal
23	species;
24	(C) ancient forests, an abundance of big
25	game animals, and 22 species of raptors thrive

1	undisturbed on the grassland mesa tops of the
2	Kaiparowits Plateau;
3	(D) each of the areas described in para-
4	graph (2) (other than Heaps Canyon, Little
5	Valley, and Wide Hollow) is located within the
6	Grand Staircase-Escalante National Monument;
7	and
8	(E) the Kaiparowits Plateau should be pro-
9	tected and managed as a wilderness area.
10	(2) Designation.—In accordance with the
11	Wilderness Act (16 U.S.C. 1131 et seq.), the fol-
12	lowing areas in the State are designated as wilder-
13	ness areas and as components of the National Wil-
14	derness Preservation System:
15	(A) Andalex Not (approximately 18,000
16	acres).
17	(B) The Blues (approximately 21,000
18	acres).
19	(C) Box Canyon (approximately 2,800
20	acres).
21	(D) Burning Hills (approximately 80,000
22	acres).
23	(E) Carcass Canyon (approximately
24	83.000 acres).

1	(F) The Cockscomb (approximately 11,000
2	acres).
3	(G) Fiftymile Bench (approximately
4	12,000 acres).
5	(H) Fiftymile Mountain (approximately
6	203,000 acres).
7	(I) Heaps Canyon (approximately 4,000
8	acres).
9	(J) Horse Spring Canyon (approximately
10	31,000 acres).
11	(K) Kodachrome Headlands (approxi-
12	mately 10,000 acres).
13	(L) Little Valley Canyon (approximately
14	4,000 acres).
15	(M) Mud Spring Canyon (approximately
16	65,000 acres).
17	(N) Nipple Bench (approximately 32,000
18	acres).
19	(O) Paradise Canyon-Wahweap (approxi-
20	mately 262,000 acres).
21	(P) Rock Cove (approximately 16,000
22	acres).
23	(Q) Warm Creek (approximately 23,000
24	acres).

1	(R) Wide Hollow (approximately 6,800
2	acres).
3	(c) Escalante Canyons.—
4	(1) FINDINGS.—Congress finds that—
5	(A) glens and coves carved in massive
6	sandstone cliffs, spring-watered hanging gar-
7	dens, and the silence of ancient Anasazi ruins
8	are examples of the unique features that entice
9	hikers, campers, and sightseers from around
10	the world to Escalante Canyon;
11	(B) Escalante Canyon links the spruce fir
12	forests of the 11,000-foot Aquarius Plateau
13	with winding slickrock canyons that flow into
14	Glen Canyon;
15	(C) Escalante Canyon, one of Utah's most
16	popular natural areas, contains critical habitat
17	for deer, elk, and wild bighorn sheep that also
18	enhances the scenic integrity of the area;
19	(D) each of the areas described in para-
20	graph (2) is located within the Grand Staircase-
21	Escalante National Monument; and
22	(E) Escalante Canyon should be protected
23	and managed as a wilderness area.
24	(2) Designation.—In accordance with the
25	Wilderness Act (16 U.S.C. 1131 et sea.), the fol-

1	lowing areas in the State are designated as wilder-
2	ness areas and as components of the National Wil-
3	derness Preservation System:
4	(A) Brinkerhof Flats (approximately 3,000
5	acres).
6	(B) Colt Mesa (approximately 28,000
7	acres).
8	(C) Death Hollow (approximately 49,000
9	acres).
10	(D) Forty Mile Gulch (approximately
11	6,600 acres).
12	(E) Hurricane Wash (approximately 9,000
13	acres).
14	(F) Lampstand (approximately 7,900
15	acres).
16	(G) Muley Twist Flank (approximately
17	3,600 acres).
18	(H) North Escalante Canyons (approxi-
19	mately 176,000 acres).
20	(I) Pioneer Mesa (approximately 11,000
21	acres).
22	(J) Scorpion (approximately 53,000 acres).
23	(K) Sooner Bench (approximately 390
24	acres).

1	(L) Steep Creek (approximately 35,000
2	acres).
3	(M) Studhorse Peaks (approximately
4	24,000 acres).
5	SEC. 103. MOAB-LA SAL CANYONS WILDERNESS AREAS.
6	(a) FINDINGS.—Congress finds that—
7	(1) the canyons surrounding the La Sal Moun-
8	tains and the town of Moab offer a variety of ex-
9	traordinary landscapes;
10	(2) outstanding examples of natural formations
11	and landscapes in the Moab-La Sal area include the
12	huge sandstone fins of Behind the Rocks, the mys-
13	terious Fisher Towers, and the whitewater rapids of
14	Westwater Canyon; and
15	(3) the Moab-La Sal area should be protected
16	and managed as a wilderness area.
17	(b) Designation.—In accordance with the Wilder-
18	ness Act (16 U.S.C. 1131 et seq.), the following areas in
19	the State are designated as wilderness areas and as com-
20	ponents of the National Wilderness Preservation System:
21	(1) Arches Adjacent (approximately 12,000
22	acres).
23	(2) Beaver Creek (approximately 41,000 acres).
24	(3) Behind the Rocks and Hunters Canyon (ap-
25	proximately 22,000 acres).

1	(4) Big Triangle (approximately 20,000 acres).
2	(5) Coyote Wash (approximately 28,000 acres).
3	(6) Dome Plateau-Professor Valley (approxi-
4	mately 35,000 acres).
5	(7) Fisher Towers (approximately 18,000
6	acres).
7	(8) Goldbar Canyon (approximately 9,000
8	acres).
9	(9) Granite Creek (approximately 5,000 acres).
10	(10) Mary Jane Canyon (approximately 25,000
11	acres).
12	(11) Mill Creek (approximately 14,000 acres).
13	(12) Porcupine Rim and Morning Glory (ap-
14	proximately 20,000 acres).
15	(13) Renegade Point (approximately 6,600
16	acres).
17	(14) Westwater Canyon (approximately 37,000
18	acres).
19	(15) Yellow Bird (approximately 4,200 acres).
20	SEC. 104. HENRY MOUNTAINS WILDERNESS AREAS.
21	(a) FINDINGS.—Congress finds that—
22	(1) the Henry Mountain Range, the last moun-
23	tain range to be discovered and named by early ex-
24	plorers in the contiguous United States, still retains
25	a wild and undiscovered quality;

1	(2) fluted badlands that surround the flanks of
2	11,000-foot Mounts Ellen and Pennell contain areas
3	of critical habitat for mule deer and for the largest
4	herd of free-roaming buffalo in the United States;
5	(3) despite their relative accessibility, the Henry
6	Mountain Range remains one of the wildest, least-
7	known ranges in the United States; and
8	(4) the Henry Mountain range should be pro-
9	tected and managed to ensure the preservation of
10	the range as a wilderness area.
11	(b) Designation.—In accordance with the Wilder-
12	ness Act (16 U.S.C. 1131 et seq.), the following areas in
13	the State are designated as wilderness areas and as com-
14	ponents of the National Wilderness Preservation System:
15	(1) Bull Mountain (approximately 16,000
16	acres).
17	(2) Bullfrog Creek (approximately 35,000
18	acres).
19	(3) Dogwater Creek (approximately 3,400
20	acres).
21	(4) Fremont Gorge (approximately 20,000
22	acres).
23	(5) Long Canyon (approximately 16,000 acres).
24	(6) Mount Ellen-Blue Hills (approximately
25	140,000 acres).

1	(7) Mount Hillers (approximately 21,000
2	acres).
3	(8) Mount Pennell (approximately 147,000
4	acres).
5	(9) Notom Bench (approximately 6,200 acres)
6	(10) Oak Creek (approximately 1,700 acres).
7	(11) Ragged Mountain (approximately 28,000
8	acres).
9	SEC. 105. GLEN CANYON WILDERNESS AREAS.
10	(a) FINDINGS.—Congress finds that—
11	(1) the side canyons of Glen Canyon, including
12	the Dirty Devil River and the Red, White and Blue
13	Canyons, contain some of the most remote and out-
14	standing landscapes in southern Utah;
15	(2) the Dirty Devil River, once the fortress
16	hideout of outlaw Butch Cassidy's Wild Bunch, has
17	sculpted a maze of slickrock canyons through an im-
18	posing landscape of monoliths and inaccessible
19	mesas;
20	(3) the Red and Blue Canyons contain colorful
21	Chinle/Moenkopi badlands found nowhere else in the
22	region; and
23	(4) the canyons of Glen Canyon in the State
24	should be protected and managed as wilderness
25	areac

1	(b) Designation.—In accordance with the Wilder-
2	ness Act (16 U.S.C. 1131 et seq.), the following areas in
3	the State are designated as wilderness areas and as com-
4	ponents of the National Wilderness Preservation System:
5	(1) Cane Spring Desert (approximately 18,000
6	acres).
7	(2) Dark Canyon (approximately 134,000
8	acres).
9	(3) Dirty Devil (approximately 242,000 acres).
10	(4) Fiddler Butte (approximately 92,000 acres).
11	(5) Flat Tops (approximately 30,000 acres).
12	(6) Little Rockies (approximately 64,000
13	acres).
14	(7) The Needle (approximately 11,000 acres).
15	(8) Red Rock Plateau (approximately 213,000
16	acres).
17	(9) White Canyon (approximately 98,000
18	acres).
19	SEC. 106. SAN JUAN-ANASAZI WILDERNESS AREAS.
20	(a) FINDINGS.—Congress finds that—
21	(1) more than 1,000 years ago, the Anasazi In-
22	dian culture flourished in the slickrock canyons and
23	on the piñon-covered mesas of southeastern Utah;
24	(2) evidence of the ancient presence of the
25	Anasazi pervades the Cedar Mesa area of the San

1	Juan-Anasazi area where cliff dwellings, rock art
2	and ceremonial kivas embellish sandstone overhangs
3	and isolated benchlands;
4	(3) the Cedar Mesa area is in need of protec-
5	tion from the vandalism and theft of its unique cul-
6	tural resources;
7	(4) the Cedar Mesa wilderness areas should be
8	created to protect both the archaeological heritage
9	and the extraordinary wilderness, scenic, and eco-
10	logical values of the United States; and
11	(5) the San Juan-Anasazi area should be pro-
12	tected and managed as a wilderness area to ensure
13	the preservation of the unique and valuable re-
14	sources of that area.
15	(b) Designation.—In accordance with the Wilder
16	ness Act (16 U.S.C. 1131 et seq.), the following areas in
17	the State are designated as wilderness areas and as com-
18	ponents of the National Wilderness Preservation System
19	(1) Allen Canyon (approximately 5,900 acres)
20	(2) Arch Canyon (approximately 30,000 acres)
21	(3) Comb Ridge (approximately 15,000 acres)
22	(4) East Montezuma (approximately 45,000
23	acres).
24	(5) Fish and Owl Creek Canyons (approxi-
25	mately 73,000 acres).

1	(6) Grand Gulch (approximately 159,000
2	acres).
3	(7) Hammond Canyon (approximately 4,400
4	acres).
5	(8) Nokai Dome (approximately 93,000 acres).
6	(9) Road Canyon (approximately 63,000 acres).
7	(10) San Juan River (Sugarloaf) (approxi-
8	mately 15,000 acres).
9	(11) The Tabernacle (approximately 7,000
10	acres).
11	(12) Valley of the Gods (approximately 21,000
12	acres).
13	SEC. 107. CANYONLANDS BASIN WILDERNESS AREAS.
14	(a) FINDINGS.—Congress finds that—
15	(1) Canyonlands National Park safeguards only
16	a small portion of the extraordinary red-hued, cliff-
17	walled canyonland region of the Colorado Plateau;
18	(2) areas near Arches National Park and
19	Canyonlands National Park contain canyons with
20	rushing perennial streams, natural arches, bridges,
21	and towers;
22	(3) the gorges of the Green and Colorado Riv-
23	ers lie on adjacent land managed by the Secretary
24	(4) popular overlooks in Canyonlands Nations
25	Park and Dood Horgo Point State Park have views

1	directly into adjacent areas, including Lockhart
2	Basin and Indian Creek; and
3	(5) designation of those areas as wilderness
4	would ensure the protection of this erosional master-
5	piece of nature and of the rich pockets of wildlife
6	found within its expanded boundaries.
7	(b) Designation.—In accordance with the Wilder-
8	ness Act (16 U.S.C. 1131 et seq.), the following areas in
9	the State are designated as wilderness areas and as com-
10	ponents of the National Wilderness Preservation System:
11	(1) Bridger Jack Mesa (approximately 33,000
12	acres).
13	(2) Butler Wash (approximately 27,000 acres).
14	(3) Dead Horse Cliffs (approximately 5,300
15	acres).
16	(4) Demon's Playground (approximately 3,700
17	acres).
18	(5) Duma Point (approximately 14,000 acres).
19	(6) Gooseneck (approximately 9,000 acres).
20	(7) Hatch Point Canyons/Lockhart Basin (ap-
21	proximately 149,000 acres).
22	(8) Horsethief Point (approximately 15,000
23	acres).
24	(9) Indian Creek (approximately 28,000 acres).

1	(10) Labyrinth Canyon (approximately 150,000
2	acres).
3	(11) San Rafael River (approximately 101,000
4	acres).
5	(12) Shay Mountain (approximately 14,000
6	acres).
7	(13) Sweetwater Reef (approximately 69,000
8	acres).
9	(14) Upper Horseshoe Canyon (approximately
10	60,000 acres).
11	SEC. 108. SAN RAFAEL SWELL WILDERNESS AREAS.
12	(a) FINDINGS.—Congress finds that—
13	(1) the San Rafael Swell towers above the
14	desert like a castle, ringed by 1,000-foot ramparts of
15	Navajo Sandstone;
16	(2) the highlands of the San Rafael Swell have
17	been fractured by uplift and rendered hollow by ero-
18	sion over countless millennia, leaving a tremendous
19	basin punctuated by mesas, buttes, and canyons and
20	traversed by sediment-laden desert streams;
21	(3) among other places, the San Rafael wilder-
22	ness offers exceptional back country opportunities in
23	the colorful Wild Horse Badlands, the monoliths of
24	North Caineville Mesa, the rock towers of Cliff
25	Wash, and colorful cliffs of Humbug Canyon:

1	(4) the mountains within these areas are among
2	Utah's most valuable habitat for desert bighorn
3	sheep; and
4	(5) the San Rafael Swell area should be pro-
5	tected and managed to ensure its preservation as a
6	wilderness area.
7	(b) Designation.—In accordance with the Wilder-
8	ness Act (16 U.S.C. 1131 et seq.), the following areas in
9	the State are designated as wilderness areas and as com-
10	ponents of the National Wilderness Preservation System:
11	(1) Cedar Mountain (approximately 15,000
12	acres).
13	(2) Devils Canyon (approximately 23,000
14	acres).
15	(3) Eagle Canyon (approximately 38,000
16	acres).
17	(4) Factory Butte (approximately 22,000
18	acres).
19	(5) Hondu Country (approximately 20,000
20	acres).
21	(6) Jones Bench (approximately 2,800 acres).
22	(7) Limestone Cliffs (approximately 25,000
23	acres).
24	(8) Lost Spring Wash (approximately 37,000
25	acres).

1	(9) Mexican Mountain (approximately 100,000
2	acres).
3	(10) Molen Reef (approximately 33,000 acres).
4	(11) Muddy Creek (approximately 240,000
5	acres).
6	(12) Mussentuchit Badlands (approximately
7	25,000 acres).
8	(13) Pleasant Creek Bench (approximately
9	1,100 acres).
10	(14) Price River-Humbug (approximately
11	120,000 acres).
12	(15) Red Desert (approximately 40,000 acres).
13	(16) Rock Canyon (approximately 18,000
14	acres).
15	(17) San Rafael Knob (approximately 15,000
16	acres).
17	(18) San Rafael Reef (approximately 114,000
18	acres).
19	(19) Sids Mountain (approximately 107,000
20	acres).
21	(20) Upper Muddy Creek (approximately
22	19,000 acres).
23	(21) Wild Horse Mesa (approximately 92,000
24	acres).

1	SEC. 109. BOOK CLIFFS AND UINTA BASIN WILDERNESS
2	AREAS.
3	(a) FINDINGS.—Congress finds that—
4	(1) the Book Cliffs and Uinta Basin wilderness
5	areas offer—
6	(A) unique big game hunting opportunities
7	in verdant high-plateau forests;
8	(B) the opportunity for float trips of sev-
9	eral days duration down the Green River in
10	Desolation Canyon; and
11	(C) the opportunity for calm water canoe
12	weekends on the White River;
13	(2) the long rampart of the Book Cliffs bounds
14	the area on the south, while seldom-visited uplands,
15	dissected by the rivers and streams, slope away to
16	the north into the Uinta Basin;
17	(3) bears, Bighorn sheep, cougars, elk, and
18	mule deer flourish in the back country of the Book
19	Cliffs; and
20	(4) the Book Cliffs and Uinta Basin areas
21	should be protected and managed to ensure the pro-
22	tection of the areas as wilderness.
23	(b) Designation.—In accordance with the Wilder-
24	ness Act (16 U.S.C. 1131 et seq.), the following areas in
25	the State are designated as wilderness areas and as com-
26	ponents of the National Wilderness Preservation System.

1	(1) Bourdette Draw (approximately 15,000
2	acres).
3	(2) Bull Canyon (approximately 2,800 acres).
4	(3) Chipeta (approximately 95,000 acres).
5	(4) Dead Horse Pass (approximately 8,000
6	acres).
7	(5) Desbrough Canyon (approximately 13,000
8	acres).
9	(6) Desolation Canyon (approximately 555,000
10	acres).
11	(7) Diamond Breaks (approximately 9,000
12	acres).
13	(8) Diamond Canyon (approximately 166,000
14	acres).
15	(9) Diamond Mountain (also known as "Wild
16	Mountain") (approximately 27,000 acres).
17	(10) Dinosaur Adjacent (approximately 10,000
18	acres).
19	(11) Goslin Mountain (approximately 4,900
20	acres).
21	(12) Hideout Canyon (approximately 12,000
22	acres).
23	(13) Lower Bitter Creek (approximately 14,000
24	acres).

1	(14) Lower Flaming Gorge (approximately
2	21,000 acres).
3	(15) Mexico Point (approximately 15,000
4	acres).
5	(16) Moonshine Draw (also known as "Daniels
6	Canyon'') (approximately 10,000 acres).
7	(17) Mountain Home (approximately 9,000
8	acres).
9	(18) O-Wi-Yu-Kuts (approximately 13,000
10	acres).
11	(19) Red Creek Badlands (approximately 3,600
12	acres).
13	(20) Seep Canyon (approximately 21,000
14	acres).
15	(21) Sunday School Canyon (approximately
16	18,000 acres).
17	(22) Survey Point (approximately 8,000 acres).
18	(23) Turtle Canyon (approximately 39,000
19	acres).
20	(24) White River (approximately 23,000 acres).
21	(25) Winter Ridge (approximately 38,000
22	acres).
23	(26) Wolf Point (approximately 15,000 acres).

## 1 TITLE II—ADMINISTRATIVE 2 PROVISIONS

2	PROVISIONS
3	SEC. 201. GENERAL PROVISIONS.
4	(a) Names of Wilderness Areas.—Each wilder-
5	ness area named in title I shall—
6	(1) consist of the quantity of land referenced
7	with respect to that named area, as generally de-
8	picted on the map entitled "Utah BLM Wilderness
9	Proposed by S. [], 112th Congress"; and
10	(2) be known by the name given to it in title
11	I.
12	(b) Map and Description.—
13	(1) In general.—As soon as practicable after
14	the date of enactment of this Act, the Secretary
15	shall file a map and a legal description of each wil-
16	derness area designated by this Act with—
17	(A) the Committee on Natural Resources
18	of the House of Representatives; and
19	(B) the Committee on Energy and Natural
20	Resources of the Senate.
21	(2) Force of Law.—A map and legal descrip-
22	tion filed under paragraph (1) shall have the same
23	force and effect as if included in this Act, except
24	that the Secretary may correct clerical and typo-
25	graphical errors in the map and legal description

1 Public availability.—Each map and 2 legal description filed under paragraph (1) shall be 3 filed and made available for public inspection in the Office of the Director of the Bureau of Land Man-4 5 agement. 6 SEC. 202. ADMINISTRATION. 7 Subject to valid rights in existence on the date of en-8 actment of this Act, each wilderness area designated under this Act shall be administered by the Secretary in accord-10 ance with— 11 (1) the Federal Land Policy and Management 12 Act of 1976 (43 U.S.C. 1701 et seq.); and 13 (2) the Wilderness Act (16 U.S.C. 1131 et 14 seq.). 15 SEC. 203. STATE SCHOOL TRUST LAND WITHIN WILDER-16 **NESS AREAS.** 17 (a) IN GENERAL.—Subject to subsection (b), if State-18 owned land is included in an area designated by this Act 19 as a wilderness area, the Secretary shall offer to exchange land owned by the United States in the State of approxi-20 21 mately equal value in accordance with section 603(c) of 22 the Federal Land Policy and Management Act of 1976 23 (43 U.S.C. 1782(c)) and section 5(a) of the Wilderness

Act (16 U.S.C. 1134(a)).

1	(b) Mineral Interests.—The Secretary shall not
2	transfer any mineral interests under subsection (a) unless
3	the State transfers to the Secretary any mineral interests
4	in land designated by this Act as a wilderness area.
5	SEC. 204. WATER.
6	(a) Reservation.—
7	(1) Water for wilderness areas.—
8	(A) IN GENERAL.—With respect to each
9	wilderness area designated by this Act, Con-
10	gress reserves a quantity of water determined
11	by the Secretary to be sufficient for the wilder-
12	ness area.
13	(B) Priority date of
14	a right reserved under subparagraph (A) shall
15	be the date of enactment of this Act.
16	(2) Protection of rights.—The Secretary
17	and other officers and employees of the United
18	States shall take any steps necessary to protect the
19	rights reserved by paragraph (1)(A), including the
20	filing of a claim for the quantification of the rights
21	in any present or future appropriate stream adju-
22	dication in the courts of the State—
23	(A) in which the United States is or may
24	be joined; and

1	(B) that is conducted in accordance with
2	section 208 of the Department of Justice Ap-
3	propriation Act, 1953 (66 Stat. 560, chapter
4	651).
5	(b) Prior Rights Not Affected.—Nothing in this
6	Act relinquishes or reduces any water rights reserved or
7	appropriated by the United States in the State on or be-
8	fore the date of enactment of this Act.
9	(c) Administration.—
10	(1) Specification of rights.—The Federal
11	water rights reserved by this Act are specific to the
12	wilderness areas designated by this Act.
13	(2) No precedent established.—Nothing in
14	this Act related to reserved Federal water rights—
15	(A) shall establish a precedent with regard
16	to any future designation of water rights; or
17	(B) shall affect the interpretation of any
18	other Act or any designation made under any
19	other Act.
20	SEC. 205. ROADS.
21	(a) Setbacks.—
22	(1) Measurement in General.—A setback
23	under this section shall be measured from the center
24	line of the road.

1	(2) Wilderness on one side of roads.—
2	Except as provided in subsection (b), a setback for
3	a road with wilderness on only one side shall be set
4	at—
5	(A) 300 feet from a paved Federal or
6	State highway;
7	(B) 100 feet from any other paved road or
8	high standard dirt or gravel road; and
9	(C) 30 feet from any other road.
10	(3) Wilderness on both sides of roads.—
11	Except as provided in subsection (b), a setback for
12	a road with wilderness on both sides (including cher-
13	ry-stems or roads separating 2 wilderness units)
14	shall be set at—
15	(A) 200 feet from a paved Federal or
16	State highway;
17	(B) 40 feet from any other paved road or
18	high standard dirt or gravel road; and
19	(C) 10 feet from any other roads.
20	(b) Setback Exceptions.—
21	(1) Well-defined topographical bar-
22	RIERS.—If, between the road and the boundary of a
23	setback area described in paragraph (2) or (3) of
24	subsection (a), there is a well-defined cliff edge,
25	stream bank, or other topographical barrier, the Sec-

retary shall use the barrier as the wilderness boundary.

(2) Fences.—If, between the road and the boundary of a setback area specified in paragraph (2) or (3) of subsection (a), there is a fence running parallel to a road, the Secretary shall use the fence as the wilderness boundary if, in the opinion of the Secretary, doing so would result in a more manageable boundary.

### (3) Deviations from setback areas.—

- (A) EXCLUSION OF DISTURBANCES FROM WILDERNESS BOUNDARIES.—In cases where there is an existing livestock development, dispersed camping area, borrow pit, or similar disturbance within 100 feet of a road that forms part of a wilderness boundary, the Secretary may delineate the boundary so as to exclude the disturbance from the wilderness area.
- (B) LIMITATION ON EXCLUSION OF DISTURBANCES.—The Secretary shall make a boundary adjustment under subparagraph (A) only if the Secretary determines that doing so is consistent with wilderness management goals.
- (C) DEVIATIONS RESTRICTED TO MINIMUM NECESSARY.—Any deviation under this para-

- graph from the setbacks required under in
- 2 paragraph (2) or (3) of subsection (a) shall be
- 3 the minimum necessary to exclude the disturb-
- 4 ance.
- 5 (c) Delineation Within Setback Area.—The
- 6 Secretary may delineate a wilderness boundary at a loca-
- 7 tion within a setback under paragraph (2) or (3) of sub-
- 8 section (a) if, as determined by the Secretary, the delinea-
- 9 tion would enhance wilderness management goals.

### 10 SEC. 206. LIVESTOCK.

- 11 Within the wilderness areas designated under title I,
- 12 the grazing of livestock authorized on the date of enact-
- 13 ment of this Act shall be permitted to continue subject
- 14 to such reasonable regulations and procedures as the Sec-
- 15 retary considers necessary, as long as the regulations and
- 16 procedures are consistent with—
- 17 (1) the Wilderness Act (16 U.S.C. 1131 et
- 18 seq.); and
- 19 (2) section 101(f) of the Arizona Desert Wilder-
- 20 ness Act of 1990 (Public Law 101–628; 104 Stat.
- 21 4469).

### 22 SEC. 207. FISH AND WILDLIFE.

- Nothing in this Act affects the jurisdiction of the
- 24 State with respect to wildlife and fish on the public land
- 25 located in the State.

### 1 SEC. 208. MANAGEMENT OF NEWLY ACQUIRED LAND.

- 2 Any land within the boundaries of a wilderness area
- 3 designated under this Act that is acquired by the Federal
- 4 Government shall—
- 5 (1) become part of the wilderness area in which
- 6 the land is located; and
- 7 (2) be managed in accordance with this Act and
- 8 other laws applicable to wilderness areas.

### 9 SEC. 209. WITHDRAWAL.

- Subject to valid rights existing on the date of enact-
- 11 ment of this Act, the Federal land referred to in title I
- 12 is withdrawn from all forms of—
- 13 (1) entry, appropriation, or disposal under pub-
- lic law;
- 15 (2) location, entry, and patent under mining
- law; and
- 17 (3) disposition under all laws pertaining to min-
- eral and geothermal leasing or mineral materials.

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