

H.R. 3055, supra; which was ordered to lie on the table.

SA 1032. Ms. BALDWIN (for herself and Mr. MORAN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1033. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1034. Mr. BARRASSO (for himself, Mr. CARPER, Mrs. CAPITO, and Mr. CARDIN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1035. Mr. BOOKER (for himself and Mr. JONES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1036. Ms. SMITH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1037. Ms. HIRONO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1038. Mr. DURBIN (for himself and Mr. INHOFE) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1039. Mr. KAINÉ submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1040. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1041. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1042. Ms. DUCKWORTH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1043. Mr. BROWN (for himself and Mr. JONES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1044. Ms. SMITH (for herself, Mr. BROWN, Mr. VAN HOLLEN, Mr. KAINÉ, Mr. WARNER, and Mr. CARDIN) submitted an amendment intended to be proposed by her to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1045. Mr. HEINRICH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1046. Mr. HEINRICH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1047. Mr. TOOMEY (for himself and Mr. COONS) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1048. Mrs. GILLIBRAND submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1049. Ms. KLOBUCHAR submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1050. Ms. KLOBUCHAR submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1051. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1052. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1053. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1054. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1055. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1056. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1057. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1058. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1059. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1060. Mr. CARDIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1061. Ms. CORTEZ MASTO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1062. Ms. CORTEZ MASTO submitted an amendment intended to be proposed by her to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1063. Ms. CORTEZ MASTO (for herself and Mr. PORTMAN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1064. Ms. CORTEZ MASTO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1065. Mr. INHOFE (for himself and Mr. BROWN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, supra; which was ordered to lie on the table.

SA 1066. Mr. DURBIN (for himself and Mr. BROWN) submitted an amendment intended to be proposed by him to the bill H.R. 3055, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 967. Ms. ROSEN (for herself and Ms. CORTEZ MASTO) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division C, insert the following:

PROHIBITION OF USE OF FUNDS TO DIVERT FUNDS FROM THE SOUTHERN NEVADA PUBLIC MANAGEMENT ACT SPECIAL ACCOUNT

SEC. 4. None of the funds made available by this Act may be used to rescind or divert funds from the special account established under section 4(e)(1)(C) of the Southern Nevada Public Land Management Act of 1998 (Public Law 105-263; 111 Stat. 2345) for any purpose not authorized under that Act.

SA 968. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2. (a) Notwithstanding any other provision of this Act, the amount made available for the Neighborhood Reinvestment Corporation under the heading "PAYMENT TO THE NEIGHBORHOOD REINVESTMENT CORPORATION" under the heading "NEIGHBORHOOD REINVESTMENT CORPORATION" under title III of this division shall be increased by \$2,000,000.

(b) Notwithstanding any other provision of this Act, the amount made available for the Office of Administration under the heading "ADMINISTRATIVE SUPPORT OFFICES" under the heading "MANAGEMENT AND ADMINISTRATION" under this title shall be decreased by \$2,000,000.

SA 969. Ms. ROSEN (for herself and Ms. CORTEZ MASTO) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 230, line 17, strike "\$1,357,182,000" and insert "\$1,358,182,000 (of which \$4,088,000 shall be for activities under section 5(d)(2) of the Lake Tahoe Restoration Act (Public Law 106-506; 114 Stat. 2353; 130 Stat. 1786))".

On page 263, line 9, strike "\$136,244,000" and insert "\$135,244,000".

SA 970. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year

ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 124, line 14, strike “\$331,114,000” and insert “\$330,114,000”.

On page 168, line 17, strike “\$34,000,000” and insert “\$35,000,000”.

SA 971. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 310, lines 12 and 13, strike “and conducting an international program as authorized, \$317,964,000” and insert “\$314,964,000”.

SA 972. Ms. ERNST (for herself and Mr. GRASSLEY) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2. Section 8(o) of the United States Housing Act of 1937 (42 U.S.C. 1437f(o)) is amended by adding at the end the following:

“(21) PORTABILITY OF VOUCHERS.—

“(A) DEFINITIONS.—In this paragraph—

“(i) the term ‘covered public housing agency’ means a public housing agency that, in a given fiscal year, utilizes less than 95 of the budget authority available to the public housing agency;

“(ii) the term ‘initial public housing agency’ has the meaning given the term ‘initial PHA’ in section 982.4 of title 24, Code of Federal Regulations, or any successor regulation; and

“(iii) the term ‘portable family’ means a family holding a voucher under this subsection that seeks to rent a dwelling unit outside of the jurisdiction of the initial public housing agency.

“(B) REQUIREMENT.—A covered public housing agency that has jurisdiction over the area in which a portable family is seeking to use the voucher received from an initial public housing agency—

“(i) shall be required absorb and receive the portable family by the end of the calendar year in which the portable family seeks to use the voucher;

“(ii) shall make assistance payments to the portable family under an annual contributions contract entered into between the covered public housing agency and the Secretary; and

“(iii) may not bill the initial public housing agency for those assistance payments.”.

SA 973. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ (a) Except as provided in subsection (b), none of the funds appropriated under this Act or any other Act may be used to—

(1) purchase, acquire, or distribute extraneous promotional items, including blankets, buttons, clothing, coloring books, cups, fidget spinners, hats, holiday ornaments, jar grip openers, keychains, koozies, magnets, neckties, novelties, snugglies, stickers, stress balls, stuffed animals, tchotchkes, thermoses, tote bags, trading cards, or writing utensils; or

(2) manufacture or use a mascot or costumed character to promote an agency, program, or agenda.

(b) The prohibition in subsection (a) shall not apply to the use of funds for—

(1) an item presented as an honorary or informal recognition award; or

(2) an item—

(A) used for recruitment for enlistment or employment with the Armed Forces;

(B) used for recruitment for employment with the Federal Government; or

(C) distributed for diplomatic purposes, including gifts for foreign leaders.

SA 974. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ (a) Not later than 1 year after the date of enactment of this Act, the Director of the Office of Management and Budget shall submit to Congress and post on the website of the Office of Management and Budget a report on each project funded by an agency that is appropriated funds under this Act—

(1) that is more than 5 years behind schedule; or

(2) for which the amount spent on the project is not less than \$1,000,000,000 more than the original cost estimate for the project.

(b) Each report submitted and posted under subsection (a) shall include, for each project included in the report—

(1) a brief description of the project, including—

(A) the purpose of the project;

(B) each location in which the project is carried out;

(C) the year in which the project was initiated;

(D) the Federal share of the total cost of the project; and

(E) each primary contractor, subcontractor, grant recipient, and subgrantee recipient of the project;

(2) an explanation of any change to the original scope of the project, including by the addition or narrowing of the initial requirements of the project;

(3) the original expected date for completion of the project;

(4) the current expected date for completion of the project;

(5) the original cost estimate for the project, as adjusted to reflect increases in the Consumer Price Index for All Urban Consumers, as published by the Bureau of Labor Statistics;

(6) the current cost estimate for the project, as adjusted to reflect increases in

the Consumer Price Index for All Urban Consumers, as published by the Bureau of Labor Statistics;

(7) an explanation for a delay in completion or increase in the original cost estimate for the project; and

(8) the amount of and rationale for any award, incentive fee, or other type of bonus, if any, awarded for the project.

SA 975. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division D, insert the following:

SEC. 4. When issuing statements, press releases, requests for proposals, bid solicitations and other documents describing projects or programs funded in whole or in part with Federal money, all grantees receiving Federal funds included in this Act, including State and local governments and recipients of Federal research grants, shall clearly state—

(1) the percentage of the total costs of the program or project which will be financed with Federal money;

(2) the dollar amount of Federal funds for the project or program; and

(3) percentage and dollar amount of the total costs of the project or program that will be financed by non-governmental sources.

SA 976. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ Notwithstanding section 2, none of the funds appropriated or otherwise made available under any division of the Act may be used by a Federal agency to purchase information technology items produced by a Chinese-owned company for which a Federal agency has issued a warning about known cybersecurity risks.

SA 977. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 345, strike lines 13 through 15.

SA 978. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for

other purposes; which was ordered to lie on the table; as follows:

In section 419 of division D, strike “this Act” and insert “this division or divisions B, C, or D of this Act”.

SA 979. Mr. MURPHY submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 231, line 15, strike “\$58,770,000” and insert “\$67,270,000”.

On page 231, line 20, strike the period at the end and insert “: *Provided further*, That \$10,000,000 of the amount made available under this heading shall be available for grants under the Highlands Conservation Act (Public Law 108–421; 118 Stat. 2375).”.

On page 263, line 9, strike “\$136,244,000” and insert “\$127,744,000”.

SA 980. Mr. MURPHY submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 231, line 15, strike “\$58,770,000” and insert “\$67,270,000”.

On page 231, line 20, strike the period at the end and insert “: *Provided further*, That \$10,000,000 of the amount made available under this heading shall be available for grants under the Highlands Conservation Act (Public Law 108–421; 118 Stat. 2375).”.

On page 263, line 9, strike “\$136,244,000” and insert “\$127,744,000”.

SA 981. Mr. BENNET (for himself, Mr. KING, Mr. PETERS, and Mr. WARNER) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . FINANCING OF SALES OF AGRICULTURAL COMMODITIES TO CUBA.

(a) IN GENERAL.—Notwithstanding any other provision of law (other than section 908 of the Trade Sanctions Reform and Export Enhancement Act of 2000 (22 U.S.C. 7207), as amended by subsection (c)), a person subject to the jurisdiction of the United States may provide payment or financing terms for sales of agricultural commodities to Cuba or an individual or entity in Cuba.

(b) DEFINITIONS.—In this section:

(1) AGRICULTURAL COMMODITY.—The term “agricultural commodity” has the meaning given that term in section 102 of the Agricultural Trade Act of 1978 (7 U.S.C. 5602).

(2) FINANCING.—The term “financing” includes any loan or extension of credit.

(c) CONFORMING AMENDMENT.—Section 908 of the Trade Sanctions Reform and Export

Enhancement Act of 2000 (22 U.S.C. 7207) is amended—

(1) in the section heading, by striking “AND FINANCING”;

(2) by striking subsection (b);

(3) in subsection (a)—

(A) by striking “PROHIBITION” and all that follows through “(1) IN GENERAL.—Notwithstanding” and inserting “IN GENERAL.—Notwithstanding”; and

(B) by redesignating paragraphs (2) and (3) as subsections (b) and (c), respectively, and by moving those subsections, as so redesignated, 2 ems to the left; and

(4) by striking “paragraph (1)” each place it appears and inserting “subsection (a)”.

SA 982. Mr. BENNET submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title I of division C, insert the following:

Subtitle B—Colorado Outdoor Recreation and Economy

SEC. 131. SHORT TITLE.

This subtitle may be cited as the “Colorado Outdoor Recreation and Economy Act”.

SEC. 132. DEFINITION OF STATE.

In this subtitle, the term “State” means the State of Colorado.

PART I—CONTINENTAL DIVIDE

SEC. 141. DEFINITIONS.

In this part:

(1) COVERED AREA.—The term “covered area” means any area designated as wilderness by the amendments to section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) made by section 142(a).

(2) HISTORIC LANDSCAPE.—The term “Historic Landscape” means the Camp Hale National Historic Landscape designated by section 147(a).

(3) RECREATION MANAGEMENT AREA.—The term “Recreation Management Area” means the Tenmile Recreation Management Area designated by section 144(a).

(4) SECRETARY.—The term “Secretary” means the Secretary of Agriculture.

(5) WILDLIFE CONSERVATION AREA.—The term “Wildlife Conservation Area” means, as applicable—

(A) the Porcupine Gulch Wildlife Conservation Area designated by section 145(a); and

(B) the Williams Fork Mountains Wildlife Conservation Area designated by section 146(a).

SEC. 142. COLORADO WILDERNESS ADDITIONS.

(a) DESIGNATION.—Section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) is amended—

(1) in paragraph (18), by striking “1993,” and inserting “1993, and certain Federal land within the White River National Forest that comprises approximately 6,896 acres, as generally depicted as ‘Proposed Ptarmigan Peak Wilderness Additions’ on the map entitled ‘Proposed Ptarmigan Peak Wilderness Additions’ and dated June 24, 2019,”; and

(2) by adding at the end the following:

“(23) HOLY CROSS WILDERNESS ADDITION.—Certain Federal land within the White River National Forest that comprises approximately 3,866 acres, as generally depicted as ‘Proposed Megan Dickie Wilderness Addition’ on the map entitled ‘Holy Cross Wilderness Addition Proposal’ and dated June 24, 2019, which shall be incorporated into, and

managed as part of, the Holy Cross Wilderness designated by section 102(a)(5) of Public Law 96–560 (94 Stat. 3266).

“(24) HOOSIER RIDGE WILDERNESS.—Certain Federal land within the White River National Forest that comprises approximately 5,235 acres, as generally depicted as ‘Proposed Hoosier Ridge Wilderness’ on the map entitled ‘Tenmile Proposal’ and dated June 24, 2019, which shall be known as the ‘Hoosier Ridge Wilderness’.

“(25) TENMILE WILDERNESS.—Certain Federal land within the White River National Forest that comprises approximately 7,624 acres, as generally depicted as ‘Proposed Tenmile Wilderness’ on the map entitled ‘Tenmile Proposal’ and dated June 24, 2019, which shall be known as the ‘Tenmile Wilderness’.

“(26) EAGLES NEST WILDERNESS ADDITIONS.—Certain Federal land within the White River National Forest that comprises approximately 9,670 acres, as generally depicted as ‘Proposed Freeman Creek Wilderness Addition’ and ‘Proposed Spraddle Creek Wilderness Addition’ on the map entitled ‘Eagles Nest Wilderness Additions Proposal’ and dated June 24, 2019, which shall be incorporated into, and managed as part of, the Eagles Nest Wilderness designated by Public Law 94–352 (90 Stat. 870).”.

(b) APPLICABLE LAW.—Any reference in the Wilderness Act (16 U.S.C. 1131 et seq.) to the effective date of that Act shall be considered to be a reference to the date of enactment of this Act for purposes of administering a covered area.

(c) FIRE, INSECTS, AND DISEASES.—In accordance with section 4(d)(1) of the Wilderness Act (16 U.S.C. 1133(d)(1)), the Secretary may carry out any activity in a covered area that the Secretary determines to be necessary for the control of fire, insects, and diseases, subject to such terms and conditions as the Secretary determines to be appropriate.

(d) GRAZING.—The grazing of livestock on a covered area, if established before the date of enactment of this Act, shall be permitted to continue subject to such reasonable regulations as are considered to be necessary by the Secretary, in accordance with—

(1) section 4(d)(4) of the Wilderness Act (16 U.S.C. 1133(d)(4)); and

(2) the guidelines set forth in Appendix A of the report of the Committee on Interior and Insular Affairs of the House of Representatives accompanying H.R. 2570 of the 101st Congress (H. Rept. 101–405).

(e) COORDINATION.—For purposes of administering the Federal land designated as wilderness by paragraph (26) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by subsection (a)(2)), the Secretary shall, as determined to be appropriate for the protection of watersheds, coordinate the activities of the Secretary in response to fires and flooding events with interested State and local agencies, including operations using aircraft or mechanized equipment.

SEC. 143. WILLIAMS FORK MOUNTAINS WILDERNESS.

(a) DESIGNATION.—In furtherance of the purposes of the Wilderness Act (16 U.S.C. 1131 et seq.), certain Federal land in the White River National Forest in the State, comprising approximately 8,036 acres and generally depicted as “Proposed Williams Fork Mountains Wilderness” on the map entitled “Williams Fork Mountains Proposal” and dated June 24, 2019, is designated as a potential wilderness area.

(b) MANAGEMENT.—Subject to valid existing rights and except as provided in subsection (d), the potential wilderness area designated by subsection (a) shall be managed in accordance with—

(1) the Wilderness Act (16 U.S.C. 1131 et seq.); and

(2) this section.

(C) LIVESTOCK USE OF VACANT ALLOTMENTS.—

(1) IN GENERAL.—Not later than 3 years after the date of enactment of this Act, in accordance with applicable laws (including regulations), the Secretary shall publish a determination regarding whether to authorize livestock grazing or other use by livestock on the vacant allotments known as—

(A) the “Big Hole Allotment”; and

(B) the “Blue Ridge Allotment”.

(2) MODIFICATION OF ALLOTMENTS.—In publishing a determination pursuant to paragraph (1), the Secretary may modify or combine the vacant allotments referred to in that paragraph.

(3) PERMIT OR OTHER AUTHORIZATION.—Not later than 1 year after the date on which a determination of the Secretary to authorize livestock grazing or other use by livestock is published under paragraph (1), if applicable, the Secretary shall grant a permit or other authorization for that livestock grazing or other use in accordance with applicable laws (including regulations).

(D) RANGE IMPROVEMENTS.—

(1) IN GENERAL.—If the Secretary permits livestock grazing or other use by livestock on the potential wilderness area under subsection (c), the Secretary, or a third party authorized by the Secretary, may use any motorized or mechanized transport or equipment for purposes of constructing or rehabilitating such range improvements as are necessary to obtain appropriate livestock management objectives (including habitat and watershed restoration).

(2) TERMINATION OF AUTHORITY.—The authority provided by this subsection terminates on the date that is 2 years after the date on which the Secretary publishes a positive determination under subsection (c)(3).

(E) DESIGNATION AS WILDERNESS.—

(1) DESIGNATION.—The potential wilderness area designated by subsection (a) shall be designated as wilderness, to be known as the “Williams Fork Mountains Wilderness”—

(A) effective not earlier than the date that is 180 days after the date of enactment of this Act; and

(B) on the earliest of—

(i) the date on which the Secretary publishes in the Federal Register a notice that the construction or rehabilitation of range improvements under subsection (d) is complete;

(ii) the date described in subsection (d)(2); and

(iii) the effective date of a determination of the Secretary not to authorize livestock grazing or other use by livestock under subsection (c)(1).

(2) ADMINISTRATION.—Subject to valid existing rights, the Secretary shall manage the Williams Fork Mountains Wilderness in accordance with—

(A) the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103-77); and

(B) this part.

SEC. 144. TENMILE RECREATION MANAGEMENT AREA.

(a) DESIGNATION.—Subject to valid existing rights, the approximately 17,122 acres of Federal land in the White River National Forest in the State, as generally depicted as “Proposed Tenmile Recreation Management Area” on the map entitled “Tenmile Proposal” and dated June 24, 2019, are designated as the “Tenmile Recreation Management Area”.

(b) PURPOSES.—The purposes of the Recreation Management Area are to conserve, protect, and enhance for the benefit and enjoyment of present and future generations the recreational, scenic, watershed, habitat, and

ecological resources of the Recreation Management Area.

(c) MANAGEMENT.—

(1) IN GENERAL.—The Secretary shall manage the Recreation Management Area—

(A) in a manner that conserves, protects, and enhances—

(i) the purposes of the Recreation Management Area described in subsection (b); and

(ii) recreation opportunities, including mountain biking, hiking, fishing, horseback riding, snowshoeing, climbing, skiing, camping, and hunting; and

(B) in accordance with—

(i) the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1600 et seq.);

(ii) any other applicable laws (including regulations); and

(iii) this section.

(2) USES.—

(A) IN GENERAL.—The Secretary shall only allow such uses of the Recreation Management Area as the Secretary determines would further the purposes described in subsection (b).

(B) VEHICLES.—

(i) IN GENERAL.—Except as provided in clause (iii), the use of motorized vehicles in the Recreation Management Area shall be limited to the roads, vehicle classes, and periods authorized for motorized vehicle use on the date of enactment of this Act.

(ii) NEW OR TEMPORARY ROADS.—Except as provided in clause (iii), no new or temporary road shall be constructed in the Recreation Management Area.

(iii) EXCEPTIONS.—Nothing in clause (i) or (ii) prevents the Secretary from—

(I) rerouting or closing an existing road or trail to protect natural resources from degradation, as the Secretary determines to be appropriate;

(II) authorizing the use of motorized vehicles for administrative purposes or roadside camping;

(III) constructing temporary roads or permitting the use of motorized vehicles to carry out pre- or post-fire watershed protection projects;

(IV) authorizing the use of motorized vehicles to carry out any activity described in subsection (d), (e)(1), or (f); or

(V) responding to an emergency.

(C) COMMERCIAL TIMBER.—

(i) IN GENERAL.—Subject to clause (ii), no project shall be carried out in the Recreation Management Area for the purpose of harvesting commercial timber.

(ii) LIMITATION.—Nothing in clause (i) prevents the Secretary from harvesting or selling a merchantable product that is a byproduct of an activity authorized under this section.

(d) FIRE, INSECTS, AND DISEASES.—The Secretary may carry out any activity, in accordance with applicable laws (including regulations), that the Secretary determines to be necessary to prevent, control, or mitigate fire, insects, or disease in the Recreation Management Area, subject to such terms and conditions as the Secretary determines to be appropriate.

(e) WATER.—

(1) EFFECT ON WATER MANAGEMENT INFRASTRUCTURE.—Nothing in this section affects the construction, repair, reconstruction, replacement, operation, maintenance, or renovation within the Recreation Management Area of—

(A) water management infrastructure in existence on the date of enactment of this Act; or

(B) any future infrastructure necessary for the development or exercise of water rights decreed before the date of enactment of this Act.

(2) APPLICABLE LAW.—Section 3(e) of the James Peak Wilderness and Protection Area Act (Public Law 107-216; 116 Stat. 1058) shall apply to the Recreation Management Area.

(f) REGIONAL TRANSPORTATION PROJECTS.—Nothing in this section precludes the Secretary from authorizing, in accordance with applicable laws (including regulations), the use or leasing of Federal land within the Recreation Management Area for—

(1) a regional transportation project, including—

(A) highway widening or realignment; and

(B) construction of multimodal transportation systems; or

(2) any infrastructure, activity, or safety measure associated with the implementation or use of a facility constructed under paragraph (1).

(g) APPLICABLE LAW.—Nothing in this section affects the designation of the Federal land within the Recreation Management Area for purposes of—

(1) section 138 of title 23, United States Code; or

(2) section 303 of title 49, United States Code.

(h) PERMITS.—Nothing in this section alters or limits—

(1) any permit held by a ski area or other entity; or

(2) the acceptance, review, or implementation of associated activities or facilities proposed or authorized by law or permit outside the boundaries of the Recreation Management Area.

SEC. 145. PORCUPINE GULCH WILDLIFE CONSERVATION AREA.

(a) DESIGNATION.—Subject to valid existing rights, the approximately 8,287 acres of Federal land located in the White River National Forest, as generally depicted as “Proposed Porcupine Gulch Wildlife Conservation Area” on the map entitled “Porcupine Gulch Wildlife Conservation Area Proposal” and dated June 24, 2019, are designated as the “Porcupine Gulch Wildlife Conservation Area” (referred to in this section as the “Wildlife Conservation Area”).

(b) PURPOSES.—The purposes of the Wildlife Conservation Area are—

(1) to conserve and protect a wildlife migration corridor over Interstate 70; and

(2) to conserve, protect, and enhance for the benefit and enjoyment of present and future generations the wildlife, scenic, roadless, watershed, and ecological resources of the Wildlife Conservation Area.

(c) MANAGEMENT.—

(1) IN GENERAL.—The Secretary shall manage the Wildlife Conservation Area—

(A) in a manner that conserves, protects, and enhances the purposes described in subsection (b); and

(B) in accordance with—

(i) the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1600 et seq.);

(ii) any other applicable laws (including regulations); and

(iii) this section.

(2) USES.—

(A) IN GENERAL.—The Secretary shall only allow such uses of the Wildlife Conservation Area as the Secretary determines would further the purposes described in subsection (b).

(B) RECREATION.—The Secretary may permit such recreational activities in the Wildlife Conservation Area that the Secretary determines are consistent with the purposes described in subsection (b).

(C) MOTORIZED VEHICLES AND MECHANIZED TRANSPORT; NEW OR TEMPORARY ROADS.—

(i) MOTORIZED VEHICLES AND MECHANIZED TRANSPORT.—Except as provided in clause (iii), the use of motorized vehicles and mechanized transport in the Wildlife Conservation Area shall be prohibited.

(ii) NEW OR TEMPORARY ROADS.—Except as provided in clause (iii) and subsection (e), no new or temporary road shall be constructed within the Wildlife Conservation Area.

(iii) EXCEPTIONS.—Nothing in clause (i) or (ii) prevents the Secretary from—

(I) authorizing the use of motorized vehicles or mechanized transport for administrative purposes;

(II) constructing temporary roads or permitting the use of motorized vehicles or mechanized transport to carry out pre- or post-fire watershed protection projects;

(III) authorizing the use of motorized vehicles or mechanized transport to carry out activities described in subsection (d) or (e); or

(IV) responding to an emergency.

(D) COMMERCIAL TIMBER.—

(i) IN GENERAL.—Subject to clause (ii), no project shall be carried out in the Wildlife Conservation Area for the purpose of harvesting commercial timber.

(ii) LIMITATION.—Nothing in clause (i) prevents the Secretary from harvesting or selling a merchantable product that is a byproduct of an activity authorized under this section.

(d) FIRE, INSECTS, AND DISEASES.—The Secretary may carry out any activity, in accordance with applicable laws (including regulations), that the Secretary determines to be necessary to prevent, control, or mitigate fire, insects, or disease in the Wildlife Conservation Area, subject to such terms and conditions as the Secretary determines to be appropriate.

(e) REGIONAL TRANSPORTATION PROJECTS.—Nothing in this section or section 150(e) precludes the Secretary from authorizing, in accordance with applicable laws (including regulations), the use or leasing of Federal land within the Wildlife Conservation Area for—

(1) a regional transportation project, including—

(A) highway widening or realignment; and

(B) construction of multimodal transportation systems; or

(2) any infrastructure, activity, or safety measure associated with the implementation or use of a facility constructed under paragraph (1).

(f) APPLICABLE LAW.—Nothing in this section affects the designation of the Federal land within the Wildlife Conservation Area for purposes of—

(1) section 138 of title 23, United States Code; or

(2) section 303 of title 49, United States Code.

(g) WATER.—Section 3(e) of the James Peak Wilderness and Protection Area Act (Public Law 107-216; 116 Stat. 1058) shall apply to the Wildlife Conservation Area.

SEC. 146. WILLIAMS FORK MOUNTAINS WILDLIFE CONSERVATION AREA.

(a) DESIGNATION.—Subject to valid existing rights, the approximately 3,528 acres of Federal land in the White River National Forest in the State, as generally depicted as “Proposed Williams Fork Mountains Wildlife Conservation Area” on the map entitled “Williams Fork Mountains Proposal” and dated June 24, 2019, are designated as the “Williams Fork Mountains Wildlife Conservation Area” (referred to in this section as the “Wildlife Conservation Area”).

(b) PURPOSES.—The purposes of the Wildlife Conservation Area are to conserve, protect, and enhance for the benefit and enjoyment of present and future generations the wildlife, scenic, roadless, watershed, recreational, and ecological resources of the Wildlife Conservation Area.

(c) MANAGEMENT.—

(1) IN GENERAL.—The Secretary shall manage the Wildlife Conservation Area—

(A) in a manner that conserves, protects, and enhances the purposes described in subsection (b); and

(B) in accordance with—

(i) the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1600 et seq.);

(ii) any other applicable laws (including regulations); and

(iii) this section.

(2) USES.—

(A) IN GENERAL.—The Secretary shall only allow such uses of the Wildlife Conservation Area as the Secretary determines would further the purposes described in subsection (b).

(B) MOTORIZED VEHICLES.—

(i) IN GENERAL.—Except as provided in clause (iii), the use of motorized vehicles in the Wildlife Conservation Area shall be limited to designated roads and trails.

(ii) NEW OR TEMPORARY ROADS.—Except as provided in clause (iii), no new or temporary road shall be constructed in the Wildlife Conservation Area.

(iii) EXCEPTIONS.—Nothing in clause (i) or (ii) prevents the Secretary from—

(I) authorizing the use of motorized vehicles for administrative purposes;

(II) authorizing the use of motorized vehicles to carry out activities described in subsection (d); or

(III) responding to an emergency.

(C) BICYCLES.—The use of bicycles in the Wildlife Conservation Area shall be limited to designated roads and trails.

(D) COMMERCIAL TIMBER.—

(i) IN GENERAL.—Subject to clause (ii), no project shall be carried out in the Wildlife Conservation Area for the purpose of harvesting commercial timber.

(ii) LIMITATION.—Nothing in clause (i) prevents the Secretary from harvesting or selling a merchantable product that is a byproduct of an activity authorized under this section.

(E) GRAZING.—The laws (including regulations) and policies followed by the Secretary in issuing and administering grazing permits or leases on land under the jurisdiction of the Secretary shall continue to apply with regard to the land in the Wildlife Conservation Area, consistent with the purposes described in subsection (b).

(d) FIRE, INSECTS, AND DISEASES.—The Secretary may carry out any activity, in accordance with applicable laws (including regulations), that the Secretary determines to be necessary to prevent, control, or mitigate fire, insects, or disease in the Wildlife Conservation Area, subject to such terms and conditions as the Secretary determines to be appropriate.

(e) REGIONAL TRANSPORTATION PROJECTS.—Nothing in this section or section 150(e) precludes the Secretary from authorizing, in accordance with applicable laws (including regulations), the use or leasing of Federal land within the Wildlife Conservation Area for—

(1) a regional transportation project, including—

(A) highway widening or realignment; and

(B) construction of multimodal transportation systems; or

(2) any infrastructure, activity, or safety measure associated with the implementation or use of a facility constructed under paragraph (1).

(f) WATER.—Section 3(e) of the James Peak Wilderness and Protection Area Act (Public Law 107-216; 116 Stat. 1058) shall apply to the Wildlife Conservation Area.

SEC. 147. CAMP HALE NATIONAL HISTORIC LANDSCAPE.

(a) DESIGNATION.—Subject to valid existing rights, the approximately 28,676 acres of Federal land in the White River National Forest in the State, as generally depicted as “Proposed Camp Hale National Historic Landscape” on the map entitled “Camp Hale National Historic Landscape Proposal” and

dated June 24, 2019, are designated as the “Camp Hale National Historic Landscape”.

(b) PURPOSES.—The purposes of the Historic Landscape are—

(1) to provide for—

(A) the interpretation of historic events, activities, structures, and artifacts of the Historic Landscape, including with respect to the role of the Historic Landscape in local, national, and world history;

(B) the historic preservation of the Historic Landscape, consistent with—

(i) the designation of the Historic Landscape as a national historic site; and

(ii) the other purposes of the Historic Landscape;

(C) recreational opportunities, with an emphasis on the activities related to the historic use of the Historic Landscape, including skiing, snowshoeing, snowmobiling, hiking, horseback riding, climbing, other road- and trail-based activities, and other outdoor activities; and

(D) the continued environmental remediation and removal of unexploded ordnance at the Camp Hale Formerly Used Defense Site and the Camp Hale historic cantonment area; and

(2) to conserve, protect, restore, and enhance for the benefit and enjoyment of present and future generations the scenic, watershed, and ecological resources of the Historic Landscape.

(c) MANAGEMENT.—

(1) IN GENERAL.—The Secretary shall manage the Historic Landscape in accordance with—

(A) the purposes of the Historic Landscape described in subsection (b); and

(B) any other applicable laws (including regulations).

(2) MANAGEMENT PLAN.—

(A) IN GENERAL.—Not later than 5 years after the date of enactment of this Act, the Secretary shall prepare a management plan for the Historic Landscape.

(B) CONTENTS.—The management plan prepared under subparagraph (A) shall include plans for—

(i) improving the interpretation of historic events, activities, structures, and artifacts of the Historic Landscape, including with respect to the role of the Historic Landscape in local, national, and world history;

(ii) conducting historic preservation activities;

(iii) managing recreational opportunities, including the use and stewardship of—

(I) the road and trail systems; and

(II) dispersed recreation resources;

(iv) the conservation, protection, restoration, or enhancement of the scenic, watershed, and ecological resources of the Historic Landscape, including conducting the restoration and enhancement project under subsection (d); and

(v) environmental remediation and, consistent with subsection (e)(2), the removal of unexploded ordnance.

(3) EXPLOSIVE HAZARDS.—The Secretary shall provide to the Secretary of the Army a notification of any unexploded ordnance (as defined in section 101(e) of title 10, United States Code) that is discovered in the Historic Landscape.

(d) CAMP HALE RESTORATION AND ENHANCEMENT PROJECT.—

(1) IN GENERAL.—The Secretary shall conduct a restoration and enhancement project in the Historic Landscape—

(A) to improve aquatic, riparian, and wetland conditions in and along the Eagle River and tributaries of the Eagle River;

(B) to maintain or improve recreation and interpretive opportunities and facilities; and

(C) to conserve historic values in the Camp Hale area.

(2) COORDINATION.—In carrying out the project described in paragraph (1), the Secretary shall coordinate with—

- (A) the Corps of Engineers;
- (B) the Camp Hale-Eagle River Headwaters Collaborative Group;
- (C) the National Forest Foundation;
- (D) the Colorado Department of Public Health and Environment;
- (E) the Colorado State Historic Preservation Office;
- (F) units of local government; and
- (G) other interested organizations and members of the public.

(e) ENVIRONMENTAL REMEDIATION.—

(1) IN GENERAL.—The Secretary of the Army shall continue to carry out the projects and activities of the Department of the Army in existence on the date of enactment of this Act relating to cleanup of—

- (A) the Camp Hale Formerly Used Defense Site; or
- (B) the Camp Hale historic cantonment area.

(2) REMOVAL OF UNEXPLODED ORDNANCE.—

(A) IN GENERAL.—The Secretary of the Army may remove unexploded ordnance (as defined in section 101(e) of title 10, United States Code) from the Historic Landscape, as the Secretary of the Army determines to be appropriate in accordance with applicable law (including regulations).

(B) ACTION ON RECEIPT OF NOTICE.—On receipt from the Secretary of a notification of unexploded ordnance under subsection (c)(3), the Secretary of the Army may remove the unexploded ordnance in accordance with—

- (i) the program for environmental restoration of formerly used defense sites under section 2701 of title 10, United States Code;
- (ii) the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.); and
- (iii) any other applicable provision of law (including regulations).

(3) EFFECT OF SUBSECTION.—Nothing in this subsection modifies any obligation in existence on the date of enactment of this Act relating to environmental remediation or removal of any unexploded ordnance located in or around the Camp Hale historic cantonment area, the Camp Hale Formerly Used Defense Site, or the Historic Landscape, including such an obligation under—

(A) the program for environmental restoration of formerly used defense sites under section 2701 of title 10, United States Code;

(B) the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.); or

(C) any other applicable provision of law (including regulations).

(f) INTERAGENCY AGREEMENT.—The Secretary and the Secretary of the Army shall enter into an agreement—

- (1) to specify—
 - (A) the activities of the Secretary relating to the management of the Historic Landscape; and
 - (B) the activities of the Secretary of the Army relating to environmental remediation and the removal of unexploded ordnance in accordance with subsection (e) and other applicable laws (including regulations); and

(2) to require the Secretary to provide to the Secretary of the Army, by not later than 1 year after the date of enactment of this Act and periodically thereafter, as appropriate, a management plan for the Historic Landscape for purposes of the removal activities described in subsection (e).

(g) EFFECT.—Nothing in this section—

- (1) affects the jurisdiction of the State over any water law, water right, or adjudication or administration relating to any water resource;
- (2) affects any water right in existence on or after the date of enactment of this Act, or

the exercise of such a water right, including—

(A) a water right under an interstate water compact (including full development of any apportionment made in accordance with such a compact);

(B) a water right decreed within, above, below, or through the Historic Landscape;

(C) a water right held by the United States;

(D) the management or operation of any reservoir, including the storage, management, release, or transportation of water; and

(E) the construction or operation of such infrastructure as is determined to be necessary by an individual or entity holding water rights to develop and place to beneficial use those rights, subject to applicable Federal, State, and local law (including regulations);

(3) constitutes an express or implied reservation by the United States of any reserved or appropriative water right;

(4) alters or limits—

(A) a permit held by a ski area;

(B) the implementation of activities governed by a ski area permit; or

(C) the authority of the Secretary to modify or expand an existing ski area permit;

(5) prevents the Secretary from closing portions of the Historic Landscape for public safety, environmental remediation, or other use in accordance with applicable laws; or

(6) affects—

(A) any special use permit in effect on the date of enactment of this Act; or

(B) the renewal of a permit described in subparagraph (A).

(h) FUNDING.—

(1) ESTABLISHMENT OF ACCOUNT.—There is established in the general fund of the Treasury a special account, to be known as the “Camp Hale Historic Preservation and Restoration Fund”.

(2) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to the Camp Hale Historic Preservation and Restoration Fund \$10,000,000, to be available to the Secretary until expended, for activities relating to historic interpretation, preservation, and restoration carried out in and around the Historic Landscape.

SEC. 148. WHITE RIVER NATIONAL FOREST BOUNDARY MODIFICATION.

(a) IN GENERAL.—The boundary of the White River National Forest is modified to include the approximately 120 acres comprised of the SW ¼, the SE ¼, and the NE ¼ of the SE ¼ of sec. 1, T. 2 S., R. 80 W., 6th Principal Meridian, in Summit County in the State.

(b) LAND AND WATER CONSERVATION FUND.—For purposes of section 200306 of title 54, United States Code, the boundaries of the White River National Forest, as modified under subsection (a), shall be considered to be the boundaries of the White River National Forest as in existence on January 1, 1965.

SEC. 149. ROCKY MOUNTAIN NATIONAL PARK POTENTIAL WILDERNESS BOUNDARY ADJUSTMENT.

(a) PURPOSE.—The purpose of this section is to provide for the ongoing maintenance and use of portions of the Trail River Ranch and the associated property located within Rocky Mountain National Park in Grand County in the State.

(b) BOUNDARY ADJUSTMENT.—Section 1952(b) of the Omnibus Public Land Management Act of 2009 (Public Law 111-11; 123 Stat. 1070) is amended by adding at the end the following:

“(3) BOUNDARY ADJUSTMENT.—The boundary of the Potential Wilderness is modified to exclude the area comprising approximately 15.5 acres of land identified as ‘Poten-

tial Wilderness to Non-wilderness’ on the map entitled ‘Rocky Mountain National Park Proposed Wilderness Area Amendment’ and dated January 16, 2018.”.

SEC. 150. ADMINISTRATIVE PROVISIONS.

(a) FISH AND WILDLIFE.—Nothing in this part affects the jurisdiction or responsibility of the State with respect to fish and wildlife in the State.

(b) NO BUFFER ZONES.—

(1) IN GENERAL.—Nothing in this part or an amendment made by this part establishes a protective perimeter or buffer zone around—

- (A) a covered area;
- (B) a wilderness area or potential wilderness area designated by section 143;
- (C) the Recreation Management Area;
- (D) a Wildlife Conservation Area; or
- (E) the Historic Landscape.

(2) OUTSIDE ACTIVITIES.—The fact that a nonwilderness activity or use on land outside of a covered area can be seen or heard from within the covered area shall not preclude the activity or use outside the boundary of the covered area.

(c) MAPS AND LEGAL DESCRIPTIONS.—

(1) IN GENERAL.—As soon as practicable after the date of enactment of this Act, the Secretary shall file maps and legal descriptions of each area described in subsection (b)(1) with—

- (A) the Committee on Natural Resources of the House of Representatives; and
- (B) the Committee on Energy and Natural Resources of the Senate.

(2) FORCE OF LAW.—Each map and legal description filed under paragraph (1) shall have the same force and effect as if included in this part, except that the Secretary may correct any typographical errors in the maps and legal descriptions.

(3) PUBLIC AVAILABILITY.—Each map and legal description filed under paragraph (1) shall be on file and available for public inspection in the appropriate offices of the Forest Service.

(d) ACQUISITION OF LAND.—

(1) IN GENERAL.—The Secretary may acquire any land or interest in land within the boundaries of an area described in subsection (b)(1) only through exchange, donation, or purchase from a willing seller.

(2) MANAGEMENT.—Any land or interest in land acquired under paragraph (1) shall be incorporated into, and administered as a part of, the wilderness area, Recreation Management Area, Wildlife Conservation Area, or Historic Landscape, as applicable, in which the land or interest in land is located.

(e) WITHDRAWAL.—Subject to valid rights in existence on the date of enactment of this Act, the areas described in subsection (b)(1) are withdrawn from—

- (1) entry, appropriation, and disposal under the public land laws;
- (2) location, entry, and patent under mining laws; and
- (3) operation of the mineral leasing, mineral materials, and geothermal leasing laws.

(f) MILITARY OVERFLIGHTS.—Nothing in this part or an amendment made by this part restricts or precludes—

- (1) any low-level overflight of military aircraft over any area subject to this part or an amendment made by this part, including military overflights that can be seen, heard, or detected within such an area;
- (2) flight testing or evaluation over an area described in paragraph (1); or
- (3) the use or establishment of—
 - (A) any new unit of special use airspace over an area described in paragraph (1); or
 - (B) any military flight training or transportation over such an area.

PART II—SAN JUAN MOUNTAINS

SEC. 151. DEFINITIONS.

In this part:

(1) COVERED LAND.—The term “covered land” means—

(A) land designated as wilderness under paragraphs (27) through (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152); and

(B) a Special Management Area.

(2) SECRETARY.—The term “Secretary” means the Secretary of Agriculture.

(3) SPECIAL MANAGEMENT AREA.—The term “Special Management Area” means each of—

(A) the Sheep Mountain Special Management Area designated by section 153(a)(1); and

(B) the Liberty Bell East Special Management Area designated by section 153(a)(2).

SEC. 152. ADDITIONS TO NATIONAL WILDERNESS PRESERVATION SYSTEM.

Section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as amended by section 142(a)(2)) is amended by adding at the end the following:

“(27) LIZARD HEAD WILDERNESS ADDITION.—Certain Federal land in the Grand Mesa, Uncompahgre, and Gunnison National Forests comprising approximately 3,141 acres, as generally depicted on the map entitled ‘Proposed Wilson, Sunshine, Black Face and San Bernardo Additions to the Lizard Head Wilderness’ and dated September 6, 2018, which is incorporated in, and shall be administered as part of, the Lizard Head Wilderness.

“(28) MOUNT SNEFFELS WILDERNESS ADDITIONS.—

“(A) LIBERTY BELL AND LAST DOLLAR ADDITIONS.—Certain Federal land in the Grand Mesa, Uncompahgre, and Gunnison National Forests comprising approximately 7,235 acres, as generally depicted on the map entitled ‘Proposed Liberty Bell and Last Dollar Additions to the Mt. Sneffels Wilderness, Liberty Bell East Special Management Area’ and dated September 6, 2018, which is incorporated in, and shall be administered as part of, the Mount Sneffels Wilderness.

“(B) WHITEHOUSE ADDITIONS.—Certain Federal land in the Grand Mesa, Uncompahgre, and Gunnison National Forests comprising approximately 12,465 acres, as generally depicted on the map entitled ‘Proposed Whitehouse Additions to the Mt. Sneffels Wilderness’ and dated September 6, 2018, which is incorporated in, and shall be administered as part of, the Mount Sneffels Wilderness.

“(29) MCKENNA PEAK WILDERNESS.—Certain Federal land in the State of Colorado comprising approximately 8,884 acres of Bureau of Land Management land, as generally depicted on the map entitled ‘Proposed McKenna Peak Wilderness Area’ and dated September 18, 2018, to be known as the ‘McKenna Peak Wilderness’.”

SEC. 153. SPECIAL MANAGEMENT AREAS.

(a) DESIGNATION.—

(1) SHEEP MOUNTAIN SPECIAL MANAGEMENT AREA.—The Federal land in the Grand Mesa, Uncompahgre, and Gunnison and San Juan National Forests in the State comprising approximately 21,663 acres, as generally depicted on the map entitled “Proposed Sheep Mountain Special Management Area” and dated September 19, 2018, is designated as the “Sheep Mountain Special Management Area”.

(2) LIBERTY BELL EAST SPECIAL MANAGEMENT AREA.—The Federal land in the Grand Mesa, Uncompahgre, and Gunnison National Forests in the State comprising approximately 792 acres, as generally depicted on the map entitled “Proposed Liberty Bell and Last Dollar Additions to the Mt. Sneffels Wilderness, Liberty Bell East Special Management Area” and dated September 6, 2018, is designated as the “Liberty Bell East Special Management Area”.

(b) PURPOSE.—The purpose of the Special Management Areas is to conserve and pro-

tect for the benefit and enjoyment of present and future generations the geological, cultural, archaeological, paleontological, natural, scientific, recreational, wilderness, wildlife, riparian, historical, educational, and scenic resources of the Special Management Areas.

(c) MANAGEMENT.—

(1) IN GENERAL.—The Secretary shall manage the Special Management Areas in a manner that—

(A) conserves, protects, and enhances the resources and values of the Special Management Areas described in subsection (b);

(B) subject to paragraph (3), maintains or improves the wilderness character of the Special Management Areas and the suitability of the Special Management Areas for potential inclusion in the National Wilderness Preservation System; and

(C) is in accordance with—

(i) the National Forest Management Act of 1976 (16 U.S.C. 1600 et seq.);

(ii) this part; and

(iii) any other applicable laws.

(2) PROHIBITIONS.—The following shall be prohibited in the Special Management Areas:

(A) Permanent roads.

(B) Except as necessary to meet the minimum requirements for the administration of the Federal land, to provide access for abandoned mine cleanup, and to protect public health and safety—

(i) the use of motor vehicles, motorized equipment, or mechanical transport (other than as provided in paragraph (3)); and

(ii) the establishment of temporary roads.

(3) AUTHORIZED ACTIVITIES.—

(A) IN GENERAL.—The Secretary may allow any activities (including helicopter access for recreation and maintenance and the competitive running event permitted since 1992) that have been authorized by permit or license as of the date of enactment of this Act to continue within the Special Management Areas, subject to such terms and conditions as the Secretary may require.

(B) PERMITTING.—The designation of the Special Management Areas by subsection (a) shall not affect the issuance of permits relating to the activities covered under subparagraph (A) after the date of enactment of this Act.

(C) BICYCLES.—The Secretary may permit the use of bicycles in—

(i) the portion of the Sheep Mountain Special Management Area identified as “Ophir Valley Area” on the map entitled “Proposed Sheep Mountain Special Management Area” and dated September 19, 2018; and

(ii) the portion of the Liberty Bell East Special Management Area identified as “Liberty Bell Corridor” on the map entitled “Proposed Liberty Bell and Last Dollar Additions to the Mt. Sneffels Wilderness, Liberty Bell East Special Management Area” and dated September 6, 2018.

(d) APPLICABLE LAW.—Water and water rights in the Special Management Areas shall be administered in accordance with section 8 of the Colorado Wilderness Act of 1993 (Public Law 103–77; 107 Stat. 762), except that, for purposes of this subtitle—

(1) any reference contained in that section to “the lands designated as wilderness by this Act”, “the Piedra, Roubideau, and Tabeguache areas identified in section 9 of this Act, or the Bowen Gulch Protection Area or the Fossil Ridge Recreation Management Area identified in sections 5 and 6 of this Act”, or “the areas described in sections 2, 5, 6, and 9 of this Act” shall be considered to be a reference to “the Special Management Areas”; and

(2) any reference contained in that section to “this Act” shall be considered to be a reference to “the Colorado Outdoor Recreation and Economy Act”.

SEC. 154. RELEASE OF WILDERNESS STUDY AREAS.

(a) DOMINGUEZ CANYON WILDERNESS STUDY AREA.—Subtitle E of title II of Public Law 111–11 is amended—

(1) by redesignating section 2408 (16 U.S.C. 460zzz–7) as section 2409; and

(2) by inserting after section 2407 (16 U.S.C. 460zzz–6) the following:

“SEC. 2408. RELEASE.

“(a) IN GENERAL.—Congress finds that, for the purposes of section 603(c) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1782(c)), the portions of the Dominguez Canyon Wilderness Study Area not designated as wilderness by this subtitle have been adequately studied for wilderness designation.

“(b) RELEASE.—Any public land referred to in subsection (a) that is not designated as wilderness by this subtitle—

“(1) is no longer subject to section 603(c) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1782(c)); and

“(2) shall be managed in accordance with this subtitle and any other applicable laws.”.

(b) MCKENNA PEAK WILDERNESS STUDY AREA.—

(1) IN GENERAL.—Congress finds that, for the purposes of section 603(c) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1782(c)), the portions of the McKenna Peak Wilderness Study Area in San Miguel County in the State not designated as wilderness by paragraph (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152) have been adequately studied for wilderness designation.

(2) RELEASE.—Any public land referred to in paragraph (1) that is not designated as wilderness by paragraph (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152)—

(A) is no longer subject to section 603(c) of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1782(c)); and

(B) shall be managed in accordance with applicable laws.

SEC. 155. ADMINISTRATIVE PROVISIONS.

(a) FISH AND WILDLIFE.—Nothing in this part affects the jurisdiction or responsibility of the State with respect to fish and wildlife in the State.

(b) NO BUFFER ZONES.—

(1) IN GENERAL.—Nothing in this part establishes a protective perimeter or buffer zone around covered land.

(2) ACTIVITIES OUTSIDE WILDERNESS.—The fact that a nonwilderness activity or use on land outside of the covered land can be seen or heard from within covered land shall not preclude the activity or use outside the boundary of the covered land.

(c) MAPS AND LEGAL DESCRIPTIONS.—

(1) IN GENERAL.—As soon as practicable after the date of enactment of this Act, the Secretary or the Secretary of the Interior, as appropriate, shall file a map and a legal description of each wilderness area designated by paragraphs (27) through (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152) and the Special Management Areas with—

(A) the Committee on Natural Resources of the House of Representatives; and

(B) the Committee on Energy and Natural Resources of the Senate.

(2) FORCE OF LAW.—Each map and legal description filed under paragraph (1) shall have the same force and effect as if included in this part, except that the Secretary or the Secretary of the Interior, as appropriate, may correct any typographical errors in the maps and legal descriptions.

(3) PUBLIC AVAILABILITY.—Each map and legal description filed under paragraph (1) shall be on file and available for public inspection in the appropriate offices of the Bureau of Land Management and the Forest Service.

(d) ACQUISITION OF LAND.—

(1) IN GENERAL.—The Secretary or the Secretary of the Interior, as appropriate, may acquire any land or interest in land within the boundaries of a Special Management Area or the wilderness designated under paragraphs (27) through (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152) only through exchange, donation, or purchase from a willing seller.

(2) MANAGEMENT.—Any land or interest in land acquired under paragraph (1) shall be incorporated into, and administered as a part of, the wilderness or Special Management Area in which the land or interest in land is located.

(e) GRAZING.—The grazing of livestock on covered land, if established before the date of enactment of this Act, shall be permitted to continue subject to such reasonable regulations as are considered to be necessary by the Secretary with jurisdiction over the covered land, in accordance with—

(1) section 4(d)(4) of the Wilderness Act (16 U.S.C. 1133(d)(4)); and

(2) the applicable guidelines set forth in Appendix A of the report of the Committee on Interior and Insular Affairs of the House of Representatives accompanying H.R. 2570 of the 101st Congress (H. Rept. 101–405) or H.R. 5487 of the 96th Congress (H. Rept. 96–617).

(f) FIRE, INSECTS, AND DISEASES.—In accordance with section 4(d)(1) of the Wilderness Act (16 U.S.C. 1133(d)(1)), the Secretary with jurisdiction over a wilderness area designated by paragraphs (27) through (29) of section 2(a) of the Colorado Wilderness Act of 1993 (16 U.S.C. 1132 note; Public Law 103–77) (as added by section 152) may carry out any activity in the wilderness area that the Secretary determines to be necessary for the control of fire, insects, and diseases, subject to such terms and conditions as the Secretary determines to be appropriate.

(g) WITHDRAWAL.—Subject to valid rights in existence on the date of enactment of this Act, the covered land and the approximately 6,590 acres generally depicted on the map entitled “Proposed Naturita Canyon Mineral Withdrawal Area” and dated September 6, 2018, is withdrawn from—

(1) entry, appropriation, and disposal under the public land laws;

(2) location, entry, and patent under mining laws; and

(3) operation of the mineral leasing, mineral materials, and geothermal leasing laws.

PART III—THOMPSON DIVIDE

SEC. 161. PURPOSES.

The purposes of this part are—

(1) subject to valid existing rights, to withdraw certain Federal land in the Thompson Divide area from mineral and other disposal laws; and

(2) to promote the capture of fugitive methane emissions that would otherwise be emitted into the atmosphere—

(A) to reduce methane gas emissions; and

(B) to provide—

(i) new renewable electricity supplies and other beneficial uses of fugitive methane emissions; and

(ii) increased royalties for taxpayers.

SEC. 162. DEFINITIONS.

In this part:

(1) FUGITIVE METHANE EMISSIONS.—The term “fugitive methane emissions” means methane gas from those Federal lands in Garfield, Gunnison, Delta, or Pitkin County

in the State, as generally depicted on the pilot program map as “Fugitive Coal Mine Methane Use Pilot Program Area”, that would leak or be vented into the atmosphere from an active, inactive, or abandoned underground coal mine.

(2) PILOT PROGRAM.—The term “pilot program” means the Greater Thompson Divide Fugitive Coal Mine Methane Use Pilot Program established by section 165(a)(1).

(3) PILOT PROGRAM MAP.—The term “pilot program map” means the map entitled “Greater Thompson Divide Fugitive Coal Mine Methane Use Pilot Program Area” and dated June 17, 2019.

(4) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

(5) THOMPSON DIVIDE LEASE.—

(A) IN GENERAL.—The term “Thompson Divide lease” means any oil or gas lease in effect on the date of enactment of this Act within the Thompson Divide Withdrawal and Protection Area.

(B) EXCLUSIONS.—The term “Thompson Divide lease” does not include any oil or gas lease that—

(i) is associated with a Wolf Creek Storage Field development right; or

(ii) before the date of enactment of this Act, has expired, been cancelled, or otherwise terminated.

(6) THOMPSON DIVIDE MAP.—The term “Thompson Divide map” means the map entitled “Greater Thompson Divide Area Map” and dated June 13, 2019.

(7) THOMPSON DIVIDE WITHDRAWAL AND PROTECTION AREA.—The term “Thompson Divide Withdrawal and Protection Area” means the Federal land and minerals generally depicted on the Thompson Divide map as the “Thompson Divide Withdrawal and Protection Area”.

(8) WOLF CREEK STORAGE FIELD DEVELOPMENT RIGHT.—

(A) IN GENERAL.—The term “Wolf Creek Storage Field development right” means a development right for any of the Federal mineral leases numbered COC 007496, COC 007497, COC 007498, COC 007499, COC 007500, COC 007538, COC 008128, COC 015373, COC 0128018, COC 051645, and COC 051646, and generally depicted on the Thompson Divide map as “Wolf Creek Storage Agreement”.

(B) EXCLUSIONS.—The term “Wolf Creek Storage Field development right” does not include any storage right or related activity within the area described in subparagraph (A).

SEC. 163. THOMPSON DIVIDE WITHDRAWAL AND PROTECTION AREA.

(a) WITHDRAWAL.—Subject to valid existing rights, the Thompson Divide Withdrawal and Protection Area is withdrawn from—

(1) entry, appropriation, and disposal under the public land laws;

(2) location, entry, and patent under the mining laws; and

(3) operation of the mineral leasing, mineral materials, and geothermal leasing laws.

(b) SURVEYS.—The exact acreage and legal description of the Thompson Divide Withdrawal and Protection Area shall be determined by surveys approved by the Secretary, in consultation with the Secretary of Agriculture.

SEC. 164. THOMPSON DIVIDE LEASE EXCHANGE.

(a) IN GENERAL.—In exchange for the relinquishment by a leaseholder of all Thompson Divide leases of the leaseholder, the Secretary may issue to the leaseholder credits for any bid, royalty, or rental payment due under any Federal oil or gas lease on Federal land in the State, in accordance with subsection (b).

(b) AMOUNT OF CREDITS.—

(1) IN GENERAL.—Subject to paragraph (2), the amount of the credits issued to a lease-

holder of a Thompson Divide lease relinquished under subsection (a) shall—

(A) be equal to the sum of—

(i) the amount of the bonus bids paid for the applicable Thompson Divide leases;

(ii) the amount of any rental paid for the applicable Thompson Divide leases as of the date on which the leaseholder submits to the Secretary a notice of the decision to relinquish the applicable Thompson Divide leases; and

(iii) the amount of any expenses incurred by the leaseholder of the applicable Thompson Divide leases in the preparation of any drilling permit, sundry notice, or other related submission in support of the development of the applicable Thompson Divide leases as of January 28, 2019, including any expenses relating to the preparation of any analysis under the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.); and

(B) require the approval of the Secretary.

(2) EXCLUSION.—The amount of a credit issued under subsection (a) shall not include any expenses paid by the leaseholder of a Thompson Divide lease for legal fees or related expenses for legal work with respect to a Thompson Divide lease.

(c) CANCELLATION.—Effective on relinquishment under this section, and without any additional action by the Secretary, a Thompson Divide lease—

(1) shall be permanently cancelled; and

(2) shall not be reissued.

(d) CONDITIONS.—

(1) APPLICABLE LAW.—Except as otherwise provided in this section, each exchange under this section shall be conducted in accordance with—

(A) this subtitle; and

(B) other applicable laws (including regulations).

(2) ACCEPTANCE OF CREDITS.—The Secretary shall accept credits issued under subsection (a) in the same manner as cash for the payments described in that subsection.

(3) APPLICABILITY.—The use of a credit issued under subsection (a) shall be subject to the laws (including regulations) applicable to the payments described in that subsection, to the extent that the laws are consistent with this section.

(4) TREATMENT OF CREDITS.—All amounts in the form of credits issued under subsection (a) accepted by the Secretary shall be considered to be amounts received for the purposes of—

(A) section 35 of the Mineral Leasing Act (30 U.S.C. 191); and

(B) section 20 of the Geothermal Steam Act of 1970 (30 U.S.C. 1019).

(e) WOLF CREEK STORAGE FIELD DEVELOPMENT RIGHTS.—

(1) CONVEYANCE TO SECRETARY.—As a condition precedent to the relinquishment of a Thompson Divide lease, any leaseholder with a Wolf Creek Storage Field development right shall permanently relinquish, transfer, and otherwise convey to the Secretary, in a form acceptable to the Secretary, all Wolf Creek Storage Field development rights of the leaseholder.

(2) LIMITATION OF TRANSFER.—An interest acquired by the Secretary under paragraph (1)—

(A) shall be held in perpetuity; and

(B) shall not be—

(i) transferred;

(ii) reissued; or

(iii) otherwise used for mineral extraction.

SEC. 165. GREATER THOMPSON DIVIDE FUGITIVE COAL MINE METHANE USE PILOT PROGRAM.

(a) FUGITIVE COAL MINE METHANE USE PILOT PROGRAM.—

(1) ESTABLISHMENT.—There is established in the Bureau of Land Management a pilot program, to be known as the “Greater

Thompson Divide Fugitive Coal Mine Methane Use Pilot Program”.

(2) PURPOSE.—The purpose of the pilot program is to promote the capture, beneficial use, mitigation, and sequestration of fugitive methane emissions—

- (A) to reduce methane emissions;
- (B) to promote economic development;
- (C) to produce bid and royalty revenues;
- (D) to improve air quality; and
- (E) to improve public safety.

(3) PLAN.—

(A) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary shall develop a plan—

(i) to complete an inventory of fugitive methane emissions in accordance with subsection (b);

(ii) to provide for the leasing of fugitive methane emissions in accordance with subsection (c); and

(iii) to provide for the capping or destruction of fugitive methane emissions in accordance with subsection (d).

(B) COORDINATION.—In developing the plan under this paragraph, the Secretary shall coordinate with—

(i) the State;

(ii) Garfield, Gunnison, Delta, and Pitkin Counties in the State;

(iii) lessees of Federal coal within the counties referred to in clause (ii);

(iv) interested institutions of higher education in the State; and

(v) interested members of the public.

(b) FUGITIVE METHANE EMISSION INVENTORY.—

(1) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Secretary shall complete an inventory of fugitive methane emissions.

(2) CONDUCT.—The Secretary may conduct the inventory under paragraph (1) through, or in collaboration with—

- (A) the Bureau of Land Management;
- (B) the United States Geological Survey;
- (C) the Environmental Protection Agency;
- (D) the United States Forest Service;
- (E) State departments or agencies;
- (F) Garfield, Gunnison, Delta, or Pitkin County in the State;

(G) the Garfield County Federal Mineral Lease District;

(H) institutions of higher education in the State;

(I) lessees of Federal coal within a county referred to in subparagraph (F);

(J) the National Oceanic and Atmospheric Administration;

(K) the National Center for Atmospheric Research; or

(L) other interested entities, including members of the public.

(3) CONTENTS.—The inventory under paragraph (1) shall include—

(A) the general location and geographic coordinates of each vent, seep, or other source producing significant fugitive methane emissions;

(B) an estimate of the volume and concentration of fugitive methane emissions from each source of significant fugitive methane emissions including details of measurements taken and the basis for that emissions estimate;

(C) an estimate of the total volume of fugitive methane emissions each year;

(D) relevant data and other information available from—

(i) the Environmental Protection Agency;

(ii) the Mine Safety and Health Administration;

(iii) the Colorado Department of Natural Resources;

(iv) the Colorado Public Utility Commission;

(v) the Colorado Department of Health and Environment; and

(vi) the Office of Surface Mining Reclamation and Enforcement; and

(E) such other information as may be useful in advancing the purposes of the pilot program.

(4) PUBLIC PARTICIPATION; DISCLOSURE.—

(A) PUBLIC PARTICIPATION.—The Secretary shall provide opportunities for public participation in the inventory under this subsection.

(B) AVAILABILITY.—The Secretary shall make the inventory under this subsection publicly available.

(C) DISCLOSURE.—Nothing in this subsection requires the Secretary to publicly release information that—

- (i) poses a threat to public safety;
- (ii) is confidential business information; or
- (iii) is otherwise protected from public disclosure.

(5) USE.—The Secretary shall use the inventory in carrying out—

(A) the leasing program under subsection (c); and

(B) the capping or destruction of fugitive methane emissions under subsection (d).

(c) FUGITIVE METHANE EMISSION LEASING PROGRAM.—

(1) IN GENERAL.—Subject to valid existing rights and in accordance with this section, not later than 1 year after the date of completion of the inventory required under subsection (b), the Secretary shall carry out a program to encourage the use and destruction of fugitive methane emissions.

(2) FUGITIVE METHANE EMISSIONS FROM COAL MINES SUBJECT TO LEASE.—

(A) IN GENERAL.—The Secretary shall authorize the holder of a valid existing Federal coal lease for a mine that is producing fugitive methane emissions to capture for use, or destroy by flaring, the fugitive methane emissions.

(B) CONDITIONS.—The authority under subparagraph (A) shall be—

- (i) subject to valid existing rights; and
- (ii) subject to such terms and conditions as the Secretary may require.

(C) LIMITATIONS.—The program carried out under paragraph (1) shall only include fugitive methane emissions that can be captured for use, or destroyed by flaring, in a manner that does not—

- (i) endanger the safety of any coal mine worker; or
- (ii) unreasonably interfere with any ongoing operation at a coal mine.

(D) COOPERATION.—

(i) IN GENERAL.—The Secretary shall work cooperatively with the holders of valid existing Federal coal leases for mines that produce fugitive methane emissions to encourage—

(I) the capture of fugitive methane emissions for beneficial use, such as generating electrical power, producing usable heat, transporting the methane to market, or transforming the fugitive methane emissions into a different marketable material; or

(II) if the beneficial use of the fugitive methane emissions is not feasible, the destruction of the fugitive methane emissions by flaring.

(ii) GUIDANCE.—In furtherance of the purposes of this paragraph, not later than 1 year after the date of enactment of this Act, the Secretary shall issue guidance for the implementation of Federal authorities and programs to encourage the capture for use, or destruction by flaring, of fugitive methane emissions while minimizing impacts on natural resources or other public interest values.

(E) ROYALTIES.—The Secretary shall determine whether any fugitive methane emissions used or destroyed pursuant to this paragraph are subject to the payment of a royalty under applicable law.

(3) FUGITIVE METHANE EMISSIONS FROM ABANDONED COAL MINES.—

(A) IN GENERAL.—Except as otherwise provided in this section, notwithstanding section 163, subject to valid existing rights, and in accordance with section 21 of the Mineral Leasing Act (30 U.S.C. 241) and any other applicable law, the Secretary shall—

(i) authorize the capture for use, or destruction by flaring, of fugitive methane emissions from abandoned coal mines on Federal land; and

(ii) make available for leasing such fugitive methane emissions from abandoned coal mines on Federal land as the Secretary considers to be in the public interest.

(B) SOURCE.—To the maximum extent practicable, the Secretary shall offer for lease each significant vent, seep, or other source of fugitive methane emissions from abandoned coal mines.

(C) BID QUALIFICATIONS.—A bid to lease fugitive methane emissions under this paragraph shall specify whether the prospective lessee intends—

(i) to capture the fugitive methane emissions for beneficial use, such as generating electrical power, producing usable heat, transporting the methane to market, or transforming the fugitive methane emissions into a different marketable material;

(ii) to destroy the fugitive methane emissions by flaring; or

(iii) to employ a specific combination of—

(I) capturing the fugitive methane emissions for beneficial use; and

(II) destroying the fugitive methane emission by flaring.

(D) PRIORITY.—

(i) IN GENERAL.—If there is more than 1 qualified bid for a lease under this paragraph, the Secretary shall select the bid that the Secretary determines is likely to most significantly advance the public interest.

(ii) CONSIDERATIONS.—In determining the public interest under clause (i), the Secretary shall take into consideration—

(I) the size of the overall decrease in the time-integrated radiative forcing of the fugitive methane emissions;

(II) the impacts to other natural resource values, including wildlife, water, and air; and

(III) other public interest values, including scenic, economic, recreation, and cultural values.

(E) LEASE FORM.—

(i) IN GENERAL.—The Secretary shall develop and provide to prospective bidders a lease form for leases issued under this paragraph.

(ii) DUE DILIGENCE.—The lease form developed under clause (i) shall include terms and conditions requiring the leased fugitive methane emissions to be put to beneficial use or flared by not later than 1 year after the date of issuance of the lease.

(F) ROYALTY RATE.—The Secretary shall develop a minimum bid and royalty rate for leases under this paragraph to advance the purposes of this section, to the maximum extent practicable.

(d) SEQUESTRATION.—If, by not later than 4 years after the date of enactment of this Act, any significant fugitive methane emissions from abandoned coal mines on Federal land are not leased under subsection (c)(3), the Secretary shall, in accordance with applicable law, take all reasonable measures—

(1) to cap those fugitive methane emissions at the source in any case in which the cap will result in the long-term sequestration of all or a significant portion of the fugitive methane emissions; or

(2) if sequestration under paragraph (1) is not feasible, destroy the fugitive methane emissions by flaring.

(e) REPORT TO CONGRESS.—Not later than 4 years after the date of enactment of this Act

the Secretary shall submit to the Committee on Natural Resources of the House of Representatives and the Committee on Energy and Natural Resources of the Senate a report detailing—

- (1) the economic and environmental impacts of the pilot program, including information on increased royalties and estimates of avoided greenhouse gas emissions; and
- (2) any recommendations by the Secretary on whether the pilot program could be expanded geographically to include other significant sources of fugitive methane emissions from coal mines.

SEC. 166. EFFECT.

Except as expressly provided in this part, nothing in this part—

- (1) expands, diminishes, or impairs any valid existing mineral leases, mineral interest, or other property rights wholly or partially within the Thompson Divide Withdrawal and Protection Area, including access to the leases, interests, rights, or land in accordance with applicable Federal, State, and local laws (including regulations);
- (2) prevents the capture of methane from any active, inactive, or abandoned coal mine covered by this part, in accordance with applicable laws; or
- (3) prevents access to, or the development of, any new or existing coal mine or lease in Delta or Gunnison County in the State.

PART IV—CURECANTI NATIONAL RECREATION AREA

SEC. 171. DEFINITIONS.

In this part:

- (1) MAP.—The term “map” means the map entitled “Curecanti National Recreation Area, Proposed Boundary”, numbered 616/100.485C, and dated August 11, 2016.
- (2) NATIONAL RECREATION AREA.—The term “National Recreation Area” means the Curecanti National Recreation Area established by section 172(a).
- (3) SECRETARY.—The term “Secretary” means the Secretary of the Interior.

SEC. 172. CURECANTI NATIONAL RECREATION AREA.

(a) ESTABLISHMENT.—Effective beginning on the earlier of the date on which the Secretary approves a request under subsection (c)(2)(B)(i)(I) and the date that is 1 year after the date of enactment of this Act, there shall be established as a unit of the National Park System the Curecanti National Recreation Area, in accordance with this subtitle, consisting of approximately 50,667 acres of land in the State, as generally depicted on the map as “Curecanti National Recreation Area Proposed Boundary”.

(b) AVAILABILITY OF MAP.—The map shall be on file and available for public inspection in the appropriate offices of the National Park Service.

(c) ADMINISTRATION.—

(1) IN GENERAL.—The Secretary shall administer the National Recreation Area in accordance with—

- (A) this part; and
- (B) the laws (including regulations) generally applicable to units of the National Park System, including section 100101(a), chapter 1003, and sections 100751(a), 100752, 100753, and 102101 of title 54, United States Code.

(2) DAM, POWERPLANT, AND RESERVOIR MANAGEMENT AND OPERATIONS.—

(A) IN GENERAL.—Nothing in this part affects or interferes with the authority of the Secretary—

(i) to operate the Uncompahgre Valley Reclamation Project under the reclamation laws;

(ii) to operate the Wayne N. Aspinall Unit of the Colorado River Storage Project under the Act of April 11, 1956 (commonly known as the “Colorado River Storage Project Act”) (43 U.S.C. 620 et seq.); or

(iii) under the Federal Water Project Recreation Act (16 U.S.C. 4601–12 et seq.).

(B) RECLAMATION LAND.—

(i) SUBMISSION OF REQUEST TO RETAIN ADMINISTRATIVE JURISDICTION.—If, before the date that is 1 year after the date of enactment of this Act, the Commissioner of Reclamation submits to the Secretary a request for the Commissioner of Reclamation to retain administrative jurisdiction over the minimum quantity of land within the land identified on the map as “Lands withdrawn or acquired for Bureau of Reclamation projects” that the Commissioner of Reclamation identifies as necessary for the effective operation of Bureau of Reclamation water facilities, the Secretary may—

(I) approve, approve with modifications, or disapprove the request; and

(II) if the request is approved under subclause (I), make any modifications to the map that are necessary to reflect that the Commissioner of Reclamation retains management authority over the minimum quantity of land required to fulfill the reclamation mission.

(ii) TRANSFER OF LAND.—

(I) IN GENERAL.—Administrative jurisdiction over the land identified on the map as “Lands withdrawn or acquired for Bureau of Reclamation projects”, as modified pursuant to clause (i)(II), if applicable, shall be transferred from the Commissioner of Reclamation to the Director of the National Park Service by not later than the date that is 1 year after the date of enactment of this Act.

(II) ACCESS TO TRANSFERRED LAND.—

(aa) IN GENERAL.—Subject to item (bb), the Commissioner of Reclamation shall retain access to the land transferred to the Director of the National Park Service under subclause (I) for reclamation purposes, including for the operation, maintenance, and expansion or replacement of facilities.

(bb) MEMORANDUM OF UNDERSTANDING.—The terms of the access authorized under item (aa) shall be determined by a memorandum of understanding entered into between the Commissioner of Reclamation and the Director of the National Park Service not later than 1 year after the date of enactment of this Act.

(3) MANAGEMENT AGREEMENTS.—

(A) IN GENERAL.—The Secretary may enter into management agreements, or modify management agreements in existence on the date of enactment of this Act, relating to the authority of the Director of the National Park Service, the Commissioner of Reclamation, the Director of the Bureau of Land Management, or the Chief of the Forest Service to manage Federal land within or adjacent to the boundary of the National Recreation Area.

(B) STATE LAND.—The Secretary may enter into cooperative management agreements for any land administered by the State that is within or adjacent to the National Recreation Area, in accordance with the cooperative management authority under section 101703 of title 54, United States Code.

(4) RECREATIONAL ACTIVITIES.—

(A) AUTHORIZATION.—Except as provided in subparagraph (B), the Secretary shall allow boating, boating-related activities, hunting, and fishing in the National Recreation Area in accordance with applicable Federal and State laws.

(B) CLOSURES; DESIGNATED ZONES.—

(i) IN GENERAL.—The Secretary, acting through the Superintendent of the National Recreation Area, may designate zones in which, and establish periods during which, no boating, hunting, or fishing shall be permitted in the National Recreation Area under subparagraph (A) for reasons of public safety, administration, or compliance with applicable laws.

(ii) CONSULTATION REQUIRED.—Except in the case of an emergency, any closure proposed by the Secretary under clause (i) shall not take effect until after the date on which the Superintendent of the National Recreation Area consults with—

(I) the appropriate State agency responsible for hunting and fishing activities; and

(II) the Board of County Commissioners in each county in which the zone is proposed to be designated.

(5) LANDOWNER ASSISTANCE.—On the written request of an individual that owns private land located not more than 3 miles from the boundary of the National Recreation Area, the Secretary may work in partnership with the individual to enhance the long-term conservation of natural, cultural, recreational, and scenic resources in and around the National Recreation Area—

(A) by acquiring all or a portion of the private land or interests in private land located not more than 3 miles from the boundary of the National Recreation Area by purchase, exchange, or donation, in accordance with section 173;

(B) by providing technical assistance to the individual, including cooperative assistance;

(C) through available grant programs; and

(D) by supporting conservation easement opportunities.

(6) WITHDRAWAL.—Subject to valid existing rights, all Federal land within the National Recreation Area is withdrawn from—

(A) entry, appropriation, and disposal under the public land laws;

(B) location, entry, and patent under the mining laws; and

(C) operation of the mineral leasing, mineral materials, and geothermal leasing laws.

(7) GRAZING.—

(A) STATE LAND SUBJECT TO A STATE GRAZING LEASE.—

(i) IN GENERAL.—If State land acquired under this part is subject to a State grazing lease in effect on the date of acquisition, the Secretary shall allow the grazing to continue for the remainder of the term of the lease, subject to the related terms and conditions of user agreements, including permitted stocking rates, grazing fee levels, access rights, and ownership and use of range improvements.

(ii) ACCESS.—A lessee of State land may continue its use of established routes within the National Recreation Area to access State land for purposes of administering the lease if the use was permitted before the date of enactment of this Act, subject to such terms and conditions as the Secretary may require.

(B) STATE AND PRIVATE LAND.—The Secretary may, in accordance with applicable laws, authorize grazing on land acquired from the State or private landowners under section 173, if grazing was established before the date of acquisition.

(C) PRIVATE LAND.—On private land acquired under section 173 for the National Recreation Area on which authorized grazing is occurring before the date of enactment of this Act, the Secretary, in consultation with the lessee, may allow the continuation and renewal of grazing on the land based on the terms of acquisition or by agreement between the Secretary and the lessee, subject to applicable law (including regulations).

(D) FEDERAL LAND.—The Secretary shall—

(i) allow, consistent with the grazing leases, uses, and practices in effect as of the date of enactment of this Act, the continuation and renewal of grazing on Federal land located within the boundary of the National Recreation Area on which grazing is allowed before the date of enactment of this Act, unless the Secretary determines that grazing on the Federal land would present unacceptable impacts (as defined in section 1.4.7.1 of

the National Park Service document entitled "Management Policies 2006: The Guide to Managing the National Park System") to the natural, cultural, recreational, and scenic resource values and the character of the land within the National Recreation Area; and

(ii) retain all authorities to manage grazing in the National Recreation Area.

(E) **TERMINATION OF LEASES.**—Within the National Recreation Area, the Secretary may—

(i) accept the voluntary termination of a lease or permit for grazing; or

(ii) in the case of a lease or permit vacated for a period of 3 or more years, terminate the lease or permit.

(8) **WATER RIGHTS.**—Nothing in this part—

(A) affects any use or allocation in existence on the date of enactment of this Act of any water, water right, or interest in water;

(B) affects any vested absolute or decreed conditional water right in existence on the date of enactment of this Act, including any water right held by the United States;

(C) affects any interstate water compact in existence on the date of enactment of this Act;

(D) authorizes or imposes any new reserved Federal water right; or

(E) shall be considered to be a relinquishment or reduction of any water right reserved or appropriated by the United States in the State on or before the date of enactment of this Act.

(9) **FISHING EASEMENTS.**—

(A) **IN GENERAL.**—Nothing in this part diminishes or alters the fish and wildlife program for the Aspinall Unit developed under section 8 of the Act of April 11, 1956 (commonly known as the "Colorado River Storage Project Act") (70 Stat. 110, chapter 203; 43 U.S.C. 620g), by the United States Fish and Wildlife Service, the Bureau of Reclamation, and the Colorado Division of Wildlife (including any successor in interest to that division) that provides for the acquisition of public access fishing easements as mitigation for the Aspinall Unit (referred to in this paragraph as the "program").

(B) **ACQUISITION OF FISHING EASEMENTS.**—The Secretary shall continue to fulfill the obligation of the Secretary under the program to acquire 26 miles of class 1 public fishing easements to provide to sportsmen access for fishing within the Upper Gunnison Basin upstream of the Aspinall Unit, subject to the condition that no existing fishing access downstream of the Aspinall Unit shall be counted toward the minimum mileage requirement under the program.

(C) **PLAN.**—Not later than 1 year after the date of enactment of this Act, the Secretary shall—

(i) develop a plan for fulfilling the obligation of the Secretary described in subparagraph (B); and

(ii) submit to Congress a report that—

(I) includes the plan developed under clause (i); and

(II) describes any progress made in the acquisition of public access fishing easements as mitigation for the Aspinall Unit under the program.

SEC. 173. ACQUISITION OF LAND; BOUNDARY MANAGEMENT.

(a) **ACQUISITION.**—

(1) **IN GENERAL.**—The Secretary may acquire any land or interest in land within the boundary of the National Recreation Area.

(2) **MANNER OF ACQUISITION.**—

(A) **IN GENERAL.**—Subject to subparagraph (B), land described in paragraph (1) may be acquired under this subsection by—

(i) donation;

(ii) purchase from willing sellers with donated or appropriated funds;

(iii) transfer from another Federal agency; or

(iv) exchange.

(B) **STATE LAND.**—Land or interests in land owned by the State or a political subdivision of the State may only be acquired by purchase, donation, or exchange.

(b) **TRANSFER OF ADMINISTRATIVE JURISDICTION.**—

(1) **FOREST SERVICE LAND.**—

(A) **IN GENERAL.**—Administrative jurisdiction over the approximately 2,560 acres of land identified on the map as "U.S. Forest Service proposed transfer to the National Park Service" is transferred to the Secretary, to be administered by the Director of the National Park Service as part of the National Recreation Area.

(B) **BOUNDARY ADJUSTMENT.**—The boundary of the Gunnison National Forest shall be adjusted to exclude the land transferred to the Secretary under subparagraph (A).

(2) **BUREAU OF LAND MANAGEMENT LAND.**—Administrative jurisdiction over the approximately 5,040 acres of land identified on the map as "Bureau of Land Management proposed transfer to National Park Service" is transferred from the Director of the Bureau of Land Management to the Director of the National Park Service, to be administered as part of the National Recreation Area.

(3) **WITHDRAWAL.**—Administrative jurisdiction over the land identified on the map as "Proposed for transfer to the Bureau of Land Management, subject to the revocation of Bureau of Reclamation withdrawal" shall be transferred to the Director of the Bureau of Land Management on relinquishment of the land by the Bureau of Reclamation and revocation by the Bureau of Land Management of any withdrawal as may be necessary.

(c) **POTENTIAL LAND EXCHANGE.**—

(1) **IN GENERAL.**—The withdrawal for reclamation purposes of the land identified on the map as "Potential exchange lands" shall be relinquished by the Commissioner of Reclamation and revoked by the Director of the Bureau of Land Management and the land shall be transferred to the National Park Service.

(2) **EXCHANGE; INCLUSION IN NATIONAL RECREATION AREA.**—On transfer of the land described in paragraph (1), the transferred land—

(A) may be exchanged by the Secretary for private land described in section 172(c)(5)—

(i) subject to a conservation easement remaining on the transferred land, to protect the scenic resources of the transferred land; and

(ii) in accordance with the laws (including regulations) and policies governing National Park Service land exchanges; and

(B) if not exchanged under subparagraph (A), shall be added to, and managed as a part of, the National Recreation Area.

(d) **ADDITION TO NATIONAL RECREATION AREA.**—Any land within the boundary of the National Recreation Area that is acquired by the United States shall be added to, and managed as a part of, the National Recreation Area.

SEC. 174. GENERAL MANAGEMENT PLAN.

Not later than 3 years after the date on which funds are made available to carry out this part, the Director of the National Park Service, in consultation with the Commissioner of Reclamation, shall prepare a general management plan for the National Recreation Area in accordance with section 100502 of title 54, United States Code.

SEC. 175. BOUNDARY SURVEY.

The Secretary, acting through the Director of the National Park Service, shall prepare a boundary survey and legal description of the National Recreation Area.

SA 983. Mr. GARDNER (for himself and Mr. DAINES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 63, line 12, strike "\$335,000,000" and insert "\$338,000,000".

On page 65, line 5, strike "\$12,000,000" and insert "\$15,000,000".

SA 984. Ms. HIRONO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . . STUDY ON THE IMPACTS OF THE IMPORTATION OF ORCHIDS.

(a) **IN GENERAL.**—Not later than 180 days after the date of enactment of this Act, the Secretary of Agriculture shall submit to Congress a report that describes the economic and environmental impacts of importing orchids in growing media.

(b) **REQUIREMENTS.**—The report under subsection (a) shall include—

(1) a description of—

(A) the economic impact of importing orchids in growing media on a State-by-State basis, with data collected from local growers; and

(B) any incidents of pests detected on orchids imported with growing media; and

(2) an analysis from the Administrator of the Animal and Plant Health Inspection Service with respect to the additional resources that are necessary to prevent and mitigate the introduction of pests resulting from importing orchids in growing media.

SA 985. Mr. CARDIN (for himself and Mr. VAN HOLLEN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 289, line 15, strike "\$2,623,582,000" and insert "\$2,632,582,000".

On page 289, strike lines 21 and 22 and insert "\$480,741,000 shall be for Geographic Programs specified in the report accompanying this Act, except that \$85,000,000 shall be for the Chesapeake Bay Program (as defined in section 117(a) of the Federal Water Pollution Control Act (33 U.S.C. 1267(a)), of which \$9,000,000 shall be for nutrient and sediment removal grants, \$9,000,000 shall be for small watershed grants to control polluted runoff from urban, suburban, and agricultural lands, and \$6,000,000 shall be for State-based implementation in the most effective basins."

SA 986. Mr. CARDIN (for himself, Mr. VAN HOLLEN, and Mr. BLUMENTHAL) submitted an amendment intended to

be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division D, insert the following:

SEC. ____ . FAIR TREATMENT UNDER THE ESSENTIAL AIR SERVICE PROGRAM.

The Secretary of Transportation shall re-institute Essential Air Service for fiscal year 2020 at any airport that received a subsidy under the Essential Air Service program in fiscal year 2019 and that has supplied data to the Secretary that demonstrate an average enplanements per day and a subsidy amount per passenger for fiscal year 2019 that meet the requirements of the Essential Air Service program (taking into account subsection (d) of section 426 of the FAA Modernization and Reform Act of 2012, as added by section 458 of the FAA Reauthorization Act of 2018 (49 U.S.C. 41731 note)).

SA 987. Mr. MERKLEY (for himself, Mr. BENNET, and Mr. WYDEN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 263, line 9, strike “\$136,244,000” and insert “\$96,244,000”.

On page 310, line 25, strike “\$40,000,000” and insert “\$80,000,000”.

SA 988. Ms. ERNST submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in division A, insert the following:

SEC. ____ . (a) In this section—

(1) the term “Federal employee” has the meaning given the term “employee” in section 2105 of title 5, United States Code, without regard to whether the employee is exempted from the application of some or all of such title 5;

(2) the term “sexual assault offense” means a criminal offense under Federal law or the law of a State that includes as an element of the offense that the defendant engaged in a nonconsensual sexual act upon another person; and

(3) the term “sustained complaint involving sexual assault” means an administrative or judicial determination that an employer engaged in an unlawful employment practice under title VII of the Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.) that included, as part of the course of conduct constituting the unlawful employment practice, that an employee of the employer engaged in a non-consensual sexual act upon another person.

(b) None of the funds made available by this Act may be used to pay the basic pay, or to increase the basic pay, of a Federal employee who—

(1) has been convicted of a sexual assault offense; or

(2) is the individual who engaged in a non-consensual sexual act upon another person that was part of the course of conduct constituting the applicable unlawful employment practice in a sustained complaint involving sexual assault that has become final.

SA 989. Mr. MENENDEZ submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 28, line 12, strike “\$15,000,000 shall be available” and insert “\$25,000,000 shall be transferred from the Asset Forfeiture Fund”.

SA 990. Mr. MENENDEZ submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

Beginning on page 58, strike line 25 and all that follows through page 59, line 1, and insert the following:

Act;

(18) \$10,000,000 for a competitive grant pilot program for qualified nonprofit organizations to provide legal representation to immigrants arriving at the southwest border seeking asylum and other forms of legal protection in the United States; and

(19) \$67,000,000 for grants to be administered

SA 991. Mr. MENENDEZ submitted an amendment intended to be proposed by him to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . REPORT CONCERNING THE EFFECTS OF STATE LEGALIZED MARIJUANA PROGRAMS.

(a) **IN GENERAL.**—The Attorney General shall—

(1) to complete a study, not later than 18 months after the date of enactment of this Act, on the effects of State legalized marijuana programs on criminal justice in the respective States; and

(2) upon the completion of the initial study pursuant to paragraph (1), to prepare or update a report on the results of such study and submit such report to the Congress.

(b) **STUDY CONSIDERATIONS.**—The study pursuant to subsection (a)(1) shall consider the effects of State legalized marijuana programs with respect to criminal justice, including the following:

(1) The rates of marijuana-related arrests for possession, cultivation, and distribution, and of these arrests, the percentages that involved a secondary charge unrelated to marijuana possession, cultivation, or distribution, including—

(A) the rates of such arrests at the Federal level, including the number of Federal prisoners so arrested, disaggregated by sex, age, race, and ethnicity of the prisoners; and

(B) the rates of such arrests at the State level, including the number of State prisoners so arrested, disaggregated by sex, age, race, and ethnicity.

(2) The rates of arrests and citations at the Federal and State levels related to teenage use of marijuana.

(3) The rates of arrests at the Federal and State levels for unlawful driving under the influence of a substance, and the rates of such arrests involving marijuana.

(4) The rates of marijuana-related prosecutions, court filings, and imprisonments.

(5) The total monetary amounts expended for marijuana-related enforcement, arrests, court filings and proceedings, and imprisonment before and after legalization, including Federal expenditures disaggregated according to whether the laws being enforced were Federal or State laws.

(6) The total number and rate of defendants in Federal criminal prosecutions asserting as a defense that their conduct was in compliance with applicable State law legalizing marijuana usage, and the effects of such assertions.

(c) **REPORT CONTENTS.**—The report pursuant to subsection (a)(2) shall—

(1) address both State programs that have legalized marijuana for medicinal use and those that have legalized marijuana for adult non-medical use and to the extent practicable distinguish between such programs and their effects;

(2) include a national assessment of average trends across States with such programs in relation to the effects on economy, public health, criminal justice, and employment in the respective States, including with respect to the items listed in subsection (b); and

(3) describe—

(A) any barriers that impeded the ability to complete or update aspects of the study required by subsection (a)(1) and how such barriers can be overcome for purposes of future studies; and

(B) any gaps in the data sought for the study required by subsection (a)(1) and how these gaps can be eliminated or otherwise addressed for purposes of future studies.

(d) **BEST PRACTICES FOR DATA COLLECTION BY STATES.**—Best practices developed pursuant to this section shall consist of best practices for the collection by States of the information described in the items listed in subsection (b), including best practices for improving—

(1) data collection;

(2) analytical capacity;

(3) research integrity; and

(4) the comparability of data across States.

SA 992. Mr. MENENDEZ submitted an amendment intended to be proposed by him to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . The chief immigration judge may not impose production quotas or case completion deadlines in evaluating the performance of immigration judges.

SA 993. Mr. MENENDEZ submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for

other purposes; which was ordered to lie on the table; as follows:

In the appropriate place in title II of division A, insert the following:

SEC. _____. (a) The matter under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title I of division B of the Consolidated and Further Continuing Appropriations Act, 2012 (18 U.S.C. 923 note; Public Law 112-55; 125 Stat. 609-610) is amended by striking the 6th proviso.

(b) The 6th proviso under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title II of division B of the Consolidated Appropriations Act, 2010 (18 U.S.C. 923 note; Public Law 111-117; 123 Stat. 3128-3129) is amended by striking “beginning in fiscal year 2010 and thereafter” and inserting “in fiscal year 2010”.

(c) The 6th proviso under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title II of division B of the Omnibus Appropriations Act, 2009 (18 U.S.C. 923 note; Public Law 111-8; 123 Stat. 574-576) is amended by striking “beginning in fiscal year 2009 and thereafter” and inserting “in fiscal year 2009”.

(d) The 6th proviso under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title II of division B of the Consolidated Appropriations Act, 2008 (18 U.S.C. 923 note; Public Law 110-161; 121 Stat. 1903-1904) is amended by striking “beginning in fiscal year 2008 and thereafter” and inserting “in fiscal year 2008”.

(e) The 6th proviso under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title I of the Science, State, Justice, Commerce, and Related Agencies Appropriations Act, 2006 (18 U.S.C. 923 note; Public Law 109-108; 119 Stat. 2295-2296) is amended by striking “with respect to any fiscal year”.

(f) The 6th proviso under the heading in title I of division B of the Consolidated Appropriations Act, 2005 (18 U.S.C. 923 note; Public Law 108-447; 118 Stat. 2859-2860) is amended by striking “with respect to any fiscal year”.

(g) The matter under the heading “Bureau of Alcohol, Tobacco, Firearms and Explosives—Salaries and Expenses” in title I of division B of the Consolidated and Further Continuing Appropriations Act, 2012 (18 U.S.C. 923 note; Public Law 112-55; 125 Stat. 609-610) is amended by striking the 7th proviso.

(h) Section 511 of the Consolidated and Further Continuing Appropriations Act, 2012 (18 U.S.C. 922 note; Public Law 112-55; 125 Stat. 632) is amended—

(1) by striking “for—” and all that follows through “(1)”; and

(2) by striking the semicolon and all that follows and inserting a period.

SA 994. Mr. MERKLEY submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division C, insert the following:

SEC. 1 _____. There is appropriated \$2,000,000 to the Director of the United States Geological Survey to coordinate with the Director of the United States Fish and Wildlife Service and other Federal, State, Tribal, and local

agencies, research universities, nonprofit organizations, and other partners to determine the science needs and develop an action plan for a multiyear integrated program to assess, monitor, and conserve saline lake ecosystems in Great Basin States and the wildlife that depend on those ecosystems, and to begin implementation of that program.

SA 995. Mr. BOOKER submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division A, insert the following:

SEC. 1 _____. None of the funds made available by this or any other Act with respect to any fiscal year may be used to include any information regarding United States citizenship in a tabulation of population reported or transmitted by the Secretary of Commerce under the last sentence of section 141(c) of title 13, United States Code.

SA 996. Mr. WYDEN (for himself, Mr. CRAPO, Mr. MERKLEY, Mr. RISCH, and Mr. MANCHIN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

Strike section 113 of division C and insert the following:

PAYMENT IN LIEU OF TAXES, SECURE RURAL SCHOOLS

SEC. 113. (a) Section 6906 of title 31, United States Code, is amended, in the matter preceding paragraph (1), by striking “fiscal year 2019” and inserting “fiscal year 2020”.

(b) Notwithstanding any other provision of law, for fiscal year 2019—

(1) each eligible State, eligible county, and other eligible unit of local government shall be entitled to payment under the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7101 et seq.), subject to paragraph (3);

(2) \$282,000,000 shall be made available to the Secretary of Agriculture and the Secretary of the Interior for obligation and expenditure in accordance with that Act, subject to paragraph (3); and

(3) for purposes of paragraphs (1) and (2), the full funding amount for fiscal year 2019 shall be the full funding amount for fiscal year 2017.

SA 997. Mr. WYDEN (for himself, Mr. RISCH, Mr. MERKLEY, Ms. COLLINS, Mr. CRAPO, and Mr. KING) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 365, between lines 18 and 19, insert the following:

DEFINITION OF RENEWABLE BIOMASS UNDER RENEWABLE FUEL PROGRAM

SEC. _____. Section 211(o)(1)(I) of the Clean Air Act (42 U.S.C. 7545(o)(1)(I)) is amended—

(1) by redesignating clauses (iii) through (vii) as clauses (v) through (ix), respectively; and

(2) by striking clause (ii) and inserting the following:

“(ii) Trees and tree residue from non-Federal land, including land belonging to an Indian tribe or an Indian individual that is held in trust by the United States or subject to a restriction against alienation imposed by the United States.

“(iii) Any secondary, residual materials generated from forest products manufacturing, including, but not limited to, sawdust, wood chips, shavings, bark, sanderdust, and trimmings, regardless of whether the source of primary materials is derived from Federal or non-Federal land.

“(iv) Biomass materials obtained from Federal land that—

“(I) are not harvested from old growth stands, unless the old growth stand is part of a science-based ecological restoration project authorized by the Secretary of Agriculture or the Secretary of the Interior, as applicable, that meets applicable protection and old growth enhancement objectives, as determined by the applicable Secretary;

“(II) are slash, precommercial thinnings, or derived from ecological restoration activities;

“(III) are harvested in a manner consistent with applicable Federal laws (including regulations) and land management plans; and

“(IV) are derived within—

“(aa) the wildland-urban interface (as defined in section 101 of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6511)) from acreage included within a community wildfire protection plan (as so defined);

“(bb) a priority area on Federal land, as identified by the Secretary of Agriculture or the Secretary of the Interior, as applicable, in need of—

“(AA) ecological restoration;

“(BB) an authorized hazardous fuels reduction project under section 102 of the Healthy Forests Restoration Act of 2003 (16 U.S.C. 6512); or

“(CC) a project carried out under section 602(d) of that Act (16 U.S.C. 6591a(d)); or

“(cc) an area identified as a priority area for wildfire threat in a State-wide assessment and State-wide strategy developed in accordance with section 2A of the Cooperative Forestry Assistance Act of 1978 (16 U.S.C. 2101a).”.

SA 998. Mr. WYDEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division E, insert the following:

SEC. 2 _____. None of the funds made available by this Act may be used by the Secretary of Housing and Urban Development to finalize, implement, administer, or enforce the proposed rule entitled “HUD’s Implementation of the Fair Housing Act’s Disparate Impact Standard” (84 Fed. Reg. 42854 (August 19, 2019)).

SA 999. Mr. WYDEN (for himself, Mr. RISCH, Mr. CRAPO, and Mr. MERKLEY) submitted an amendment intended to

be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division C, insert the following:

SEC. 1. EXTENSION OF SECURE RURAL SCHOOLS AND COMMUNITY SELF-DETERMINATION ACT OF 2000.

(a) DEFINITION OF FULL FUNDING AMOUNT.—Section 3(11) of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7102(11)) is amended by striking subparagraphs (D) and (E) and inserting the following:

“(D) for fiscal year 2017, the amount that is equal to 95 percent of the full funding amount for fiscal year 2015;

“(E) for fiscal year 2018, the amount that is equal to 95 percent of the full funding amount for fiscal year 2017; and

“(F) for fiscal year 2019 and each fiscal year thereafter, the amount that is equal to the full funding amount for fiscal year 2017.”

(b) SECURE PAYMENTS FOR STATES AND COUNTIES CONTAINING FEDERAL LAND.—

(1) SECURE PAYMENTS.—Section 101 of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7111) is amended, in subsections (a) and (b), by striking “and 2018” each place it appears and inserting “2018, 2019, and 2020”.

(2) PAYMENTS TO STATES AND COUNTIES.—

(A) ELECTION TO RECEIVE PAYMENT AMOUNT.—Section 102(b) of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7112(b)) is amended—

(i) in paragraph (1)(D)—

(I) in the subparagraph heading, by striking “FOR FISCAL YEARS 2017 AND 2018” and inserting “FOR EACH OF FISCAL YEARS 2017 THROUGH 2020”; and

(II) by striking “for fiscal years 2017 or 2018” and inserting “for each of fiscal years 2017 through 2020”; and

(ii) in paragraph (2), in subparagraphs (A) and (B), by striking “for fiscal years 2017 and 2018” each place it appears and inserting “for each of fiscal years 2017 through 2020”.

(B) EXPENDITURE RULES FOR ELIGIBLE COUNTIES.—Section 102(d) of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7112(d)) is amended—

(i) in paragraph (1)(F)—

(I) in the subparagraph heading, by striking “FOR FISCAL YEARS 2017 AND 2018” and inserting “FOR EACH OF FISCAL YEARS 2017 THROUGH 2020”; and

(II) by striking “for fiscal years 2017 and 2018” and inserting “for each of fiscal years 2017 through 2020”; and

(ii) in paragraph (3)(D)—

(I) in the subparagraph heading, by striking “FOR FISCAL YEARS 2017 AND 2018” and inserting “FOR EACH OF FISCAL YEARS 2017 THROUGH 2020”; and

(II) by striking “for fiscal years 2017 and 2018” and inserting “for each of fiscal years 2017 through 2020”.

(C) DISTRIBUTION OF PAYMENTS TO ELIGIBLE COUNTIES.—Section 103(d)(2) of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7113(d)(2)) is amended by striking “through and for fiscal years 2017 and 2018” and inserting “through 2015 and for each of fiscal years 2017 through 2020”.

(c) EXTENSION OF AUTHORITY TO CONDUCT SPECIAL PROJECTS ON FEDERAL LAND.—Section 208 of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7128) is amended—

(1) in subsection (a), by striking “2020” and inserting “2022”; and

(2) in subsection (b), by striking “2021” and inserting “2023”.

(d) EXTENSION OF AUTHORITY TO EXPEND COUNTY FUNDS.—Section 304 of the Secure Rural Schools and Community Self-Determination Act of 2000 (16 U.S.C. 7144) is amended—

(1) in subsection (a), by striking “2020” and inserting “2022”; and

(2) in subsection (b), by striking “2021” and inserting “2023”.

SA 1000. Mr. WYDEN (for himself, Mr. RISCH, Mr. CRAPO, and Mr. MERKLEY) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

Strike section 113 of division C and insert the following:

PAYMENT IN LIEU OF TAXES (PILT)

SEC. 113. Section 6906 of title 31, United States Code, is amended, in the matter preceding paragraph (1), by striking “fiscal year 2019” and inserting “each of fiscal years 2019 through 2029”.

SA 1001. Mr. WYDEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division E, insert the following:

SEC. 2. (a) In the case of a contract for project-based assistance that terminates, if the Secretary does not transfer the assistance under section 210, the Secretary shall transfer the assistance to 1 or more other multifamily housing projects in accordance with the conditions under section 210(c), effective—

(1) as of the date of termination of the contract; or

(2) if the Secretary is unable to comply with those conditions by the date on which the contract terminates, as soon as practicable after that date.

(b) The Secretary shall maintain a publicly available list of multifamily housing projects that are eligible for project-based assistance for purposes of transfers under subsection (a).

(c) In this section, the terms “multifamily housing project” and “project-based assistance” have the meanings given those terms in section 210(d).

SA 1002. Ms. COLLINS (for herself and Mr. REED) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 489, line 17, strike “\$2,761,00,000” and insert “\$2,761,000,000”.

SA 1003. Ms. CANTWELL submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

PROHIBITION ON USE OF FUNDS RELATING TO ROADLESS MANAGEMENT IN THE TONGASS NATIONAL FOREST

SEC. ____. None of the funds made available by this Act may be used to finalize the draft environmental impact statement described in the notice of the Forest Service entitled “Special Areas; Roadless Area Conservation; National Forest System Lands in Alaska” (84 Fed. Reg. 55522 (October 17, 2019)).

SA 1004. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title V of division A, insert the following:

SEC. ____. None of the funds made available by this division may be used by the Department of Justice to argue, in the conduct of any litigation to which the United States, or an agency or officer thereof is a party, that any provision of the Patient Protection and Affordable Care Act (Public Law 111-148; 124 Stat. 119) or of the Health Care and Education Reconciliation Act of 2010 (Public Law 111-152; 124 Stat. 1029), including any amendment made by such Acts, is unconstitutional or is invalid or unenforceable on any ground, including that certain provisions of the Patient Protection and Affordable Care Act are not severable from section 5000A of the Internal Revenue Code of 1986, as added by section 1501 of the Patient Protection and Affordable Care Act (Public Law 111-148; 124 Stat. 242).

SA 1005. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division D, insert the following:

SEC. ____ SENSE OF CONGRESS.

It is the sense of Congress that the Administrator of the Federal Aviation Administration, as part of ongoing efforts to review regulations regarding the emergency medical equipment carried by passenger airlines, should continue to prioritize the demands of our nation’s growing opioid epidemic and take timely action to issue additional guidance to air carriers to ensure the expeditious inclusion of opioid antagonists in emergency medical kits.

SA 1006. Mrs. SHAHEEN submitted an amendment intended to be proposed

to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2. It is the sense of Congress that—

(1) more than 17,000,000 people live in manufactured homes and benefit from high-quality affordable homes which provide stability;

(2) owners of manufactured homes have disproportionately low-income households, and in 2013, the median annual household income for living in manufactured housing was \$28,400;

(3) approximately 75 percent of manufactured home households earn less than \$50,000 per year;

(4) more than 10 percent of veterans in the United States live in manufactured homes;

(5) in late 1990, manufactured housing represented ⅓ of the new affordable housing produced in the United States and remains a significant source of unsubsidized affordable housing in the United States;

(6) in 2015, the average cost per square foot for a new manufactured home was 48 dollars, less than half of the cost per square foot for a new-site built, structure-only home, which was \$101;

(7) in 2009, 43 percent of all new homes that sold for less than \$150,000 were manufactured homes;

(8) manufactured homes account for 23 percent of new home sales under \$200,000;

(9) more than 50,000 manufactured home communities, also referred to as “mobile home parks”, exist throughout the United States;

(10) more than 2,900,000 manufactured homes are placed in manufactured home communities;

(11) manufactured home communities provide critical affordable housing, but receive very little Federal, State, or local funds to subsidize the cost of manufactured homes;

(12) manufactured home owners in such communities may own the home, but they do not own the land under the home, which leaves the home owners vulnerable to rent increases, arbitrary rule enforcement, and in the case of a manufactured home community owner converting the land to some other use, community closure;

(13) an eviction or closure of a manufactured home community is very disruptive to a resident who may be unable to pay the thousands of dollars it takes to move the manufactured home or find a new location for the manufactured home;

(14) in an effort to preserve a crucial source of affordable housing within the past two decades, a national network of housing providers has helped residents purchase and own the land under the manufactured home community, and manage the manufactured home community;

(15) nationwide, there are more than 1,000 stable, permanent ownership cooperatives or nonprofit-owned developments in more than a dozen States;

(16) members of manufactured home communities continue to own such homes individually, own an equal share of the land beneath the entire manufactured home community, participate in the governing of the community, and elect a board of directors who make major decisions within the manufactured home community by a democratic vote;

(17) in New Hampshire, more than 30 percent of manufactured home communities are owned by residents;

(18) resident-owned cooperatives and nonprofit owned communities have also flourished in Vermont, Massachusetts, Rhode Island, Washington, Oregon, and Minnesota;

(19) nationwide, only 2 percent of all manufactured home communities are resident or nonprofit-owned;

(20) manufactured home community owners often prefer to devise such property tax free, rather than selling the community, in order to avoid capital gain taxes;

(21) when the owner of a manufactured home community dies, the heirs of the owner frequently sell the community to the highest bidder which results in displacement for dozens and sometimes hundreds of families; and

(22) in order to preserve manufactured home communities in the future, a Federal tax benefit should be established to induce manufactured home community owners to sell such properties to residents that the owners have known for decades, or to nonprofit organizations.

SA 1007. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2. (a) An additional \$1,000,000 shall be available for rental assistance and associated administrative fees for Tribal HUD-VASH under the heading “TENANT-BASED RENTAL ASSISTANCE” under the heading “PUBLIC AND INDIAN HOUSING” under this title, and the funds available under this title for the Office of Administration under the heading “ADMINISTRATIVE SUPPORT OFFICES” under the heading “MANAGEMENT AND ADMINISTRATION” shall be decreased by \$1,000,000.

SA 1008. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 85, line 22, insert “: *Provided*, That of such amount, not to exceed \$95,000,000 shall remain available until expended for Discovery Research PreK-12” after “2021”.

SA 1009. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 84, line 20, strike “\$6,769,670,000” and insert “\$6,770,670,000”.

On page 86, line 8, strike “\$336,900,000” and insert “\$335,900,000”.

SA 1010. Mr. Kaine (for himself, Mr. CRAPO, Mr. RISCH, and Mr. WARNER)

submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 383, line 10, insert the following after “Budget” : “*Provided further*, That of the amounts made available for Enterprise, Concept Development, Human Factors, and Demonstration, not less than \$9,500,000 shall be available for the remote tower pilot program as authorized by section 161 of the FAA Reauthorization Act of 2018 (49 U.S.C. 47104 note)”.

SA 1011. Mr. JONES submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 120, line 17, strike “\$46,782,000” and insert “\$41,782,000”.

On page 223, between lines 13 and 14, insert the following:

SEC. 7. There is appropriated \$5,000,000 to carry out section 310I of the Consolidated Farm and Rural Development Act (7 U.S.C. 1936c).

SA 1012. Mr. Kaine submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 238, line 5, strike the period and insert “: *Provided further*, That, notwithstanding section 9 of the 400 Years of African-American History Commission Act (36 U.S.C. note prec. 101; Public Law 115-102), of the amounts made available under this heading, \$500,000 shall be made available to carry out that Act.”.

On page 288, between lines 9 and 10, insert the following:

400 YEARS OF AFRICAN-AMERICAN HISTORY
COMMISSION

SEC. 117. (a) Section 7(b) of the 400 Years of African-American History Commission Act (36 U.S.C. note prec. 101; Public Law 115-102) is amended, in the matter preceding paragraph (1), by striking “July 1, 2020” and inserting “July 1, 2021”.

(b) Section 8(a) of the 400 Years of African-American History Commission Act (36 U.S.C. note prec. 101; Public Law 115-102) is amended by striking “July 1, 2020” and inserting “July 1, 2021”.

SA 1013. Mr. PETERS (for himself, Mr. PORTMAN, and Mr. DURBIN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020,

and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division C, insert the following:

GREAT LAKES RESTORATION INITIATIVE

SEC. 4. (a) Notwithstanding any other provision of this division, the amount made available for Geographic Programs under the heading "ENVIRONMENTAL PROGRAMS AND MANAGEMENT" under the heading "ENVIRONMENTAL PROTECTION AGENCY" under title II shall be increased by \$19,000,000 to provide additional funding for the Great Lakes Restoration Initiative under section 118(c)(7) of the Federal Water Pollution Control Act (33 U.S.C. 1268(c)(7)).

(b) Notwithstanding any other provision of this division, the amount authorized to be transferred under the fourth paragraph under the heading "ADMINISTRATIVE PROVISIONS—ENVIRONMENTAL PROTECTION AGENCY (INCLUDING TRANSFERS)" under the heading "ENVIRONMENTAL PROTECTION AGENCY" under title II shall be increased by \$19,000,000.

(c) Notwithstanding any other provision of this division, funds made available for Operations and Administration under the heading "ENVIRONMENTAL PROGRAMS AND MANAGEMENT" under the heading "ENVIRONMENTAL PROTECTION AGENCY" under title II in the report accompanying this Act shall be reduced by \$19,000,000.

SA 1014. Mr. CASSIDY submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 19, after line 25, insert the following:

FISHERY DISASTER ASSISTANCE

For an additional amount for "Fishery Disaster Assistance" for necessary expenses associated with the mitigation of fishery disasters, \$100,000,000, to remain available until expended: *Provided*, That such funds shall be used for mitigating the effects of commercial fishery failures and fishery resource disasters declared by the Secretary of Commerce: *Provided further*, That such amount is designated by Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

SA 1015. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 84, between lines 18 and 19, insert the following:

SEC. 192. (a) None of the funds appropriated or otherwise made available by this Act may be used—

(1) to terminate a grant or cooperative agreement with the California High-Speed Rail Authority;

(2) to deobligate funding associated with a grant or cooperative agreement with the California High-Speed Rail Authority; or

(3) to require the State of California or the California High-Speed Rail Authority to

repay funding previously obligated and expended.

(b) Subsection (a) shall apply to Cooperative Agreement FR-HSR-0009-10-01-06 and any other grant or cooperative agreement with the California High-Speed Rail Authority in effect on or after the date of the enactment of this Act.

(c) Notwithstanding the Department of Transportation Appropriations Act, 2010 (Public Law 111-117), deobligated funds associated with Cooperative Agreement FR-HSR-0118-12-01-01 may not be made available for any purpose until the final determination of any litigation concerning such funds.

(d)(1) Except as provided in paragraph (2), upon the final determination of any litigation referred to in subsection (c), deobligated funds referred to in subsection (c) shall be made available only for high-speed rail projects under section 26106 of title 49, United States Code, in accordance with such section.

(2) Notwithstanding paragraph (1), the Secretary of Transportation shall—

(A) issue a notice of funding opportunity for grants for projects referred to in paragraph (1) not later than 30 days after the final determination of litigation referred to in subsection (c);

(B) ensure that such notice of funding opportunity requires applications to be submitted not later than 30 days after the issuance of such notice;

(C) require such applications to include completed documentation with respect to any required environmental impact statements; and

(D) award grants not later than 60 days after the issuance of notice under subparagraph (A).

SA 1016. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division C, insert the following:

OIL AND GAS DRILLING OFF WEST COAST OF UNITED STATES

SEC. 1. None of the funds made available by this or any other Act may be used by the Secretary of the Interior to issue leases for the exploration, development, or production of oil or natural gas in any area of the outer Continental Shelf off the coast of the States of California, Oregon, and Washington.

SA 1017. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

In title V of division A, strike sections 526 through 527.

SA 1018. Mr. DAINES submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and

Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I of division C, insert the following:

ADJUSTMENT FOR LOW-POPULATION UNITS OF GENERAL LOCAL GOVERNMENT UNDER THE PAYMENT IN LIEU OF TAXES PROGRAM

SEC. 1. Section 6903(c) of title 31, United States Code, is amended—

(1) in paragraph (1), by striking "4,999" and inserting "999"; and

(2) in paragraph (2)—

(A) in the matter preceding the table, by striking "5,000" and inserting "1,000"; and

(B) by striking the table and inserting the following:

"If population equals— ...	the limitation is equal to the population times—
1,000	\$254.40
2,000	\$230.66
3,000	\$212.00
4,000	\$198.43
5,000	\$186.56
6,000	\$174.71
7,000	\$164.50
8,000	\$152.67
9,000	\$142.45
10,000	\$130.55
11,000	\$127.22
12,000	\$123.83
13,000	\$118.73
14,000	\$115.34
15,000	\$111.92
16,000	\$110.24
17,000	\$108.51
18,000	\$106.85
19,000	\$105.16
20,000	\$103.51
21,000	\$101.76
22,000	\$100.07
23,000	\$100.07
24,000	\$98.37
25,000	\$96.69
26,000	\$94.98
27,000	\$94.98
28,000	\$94.98
29,000	\$93.31
30,000	\$93.31
31,000	\$91.59
32,000	\$91.59
33,000	\$89.88
34,000	\$89.88
35,000	\$88.17
36,000	\$88.17
37,000	\$86.48
38,000	\$86.48
39,000	\$84.82
40,000	\$84.82
41,000	\$83.09
42,000	\$81.42
43,000	\$81.42
44,000	\$79.69
45,000	\$79.69
46,000	\$78.03
47,000	\$78.03
48,000	\$76.33
49,000	\$76.33
50,000	\$74.63."

SA 1019. Mr. PAUL submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . . . REDUCTION IN AMOUNT OF APPROPRIATIONS.

Each amount made available under division A, B, C, or D of this Act (in this section referred to as a "fiscal year 2020 amount") shall be reduced by the amount necessary for the fiscal year 2020 amount to be equal to the amount that is 2 percent less than the

amount made available for fiscal year 2019 for the purposes for which the fiscal year 2020 amount is being made available.

SA 1020. Ms. MURKOWSKI submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. 7 _____. (a) The Secretary of Agriculture shall revise any regulation of the Secretary of Agriculture relating to the definition of the term “fish” to ensure that the definition includes any aquatic gilled animal, and any mollusk, crustacean, or other invertebrate, that exists in the wild or is produced under controlled conditions in ponds, lakes, streams, or similar holding areas.

(b) Section 343(a) of the Consolidated Farm and Rural Development Act (7 U.S.C. 1991(a)) is amended—

(1) in paragraph (1), by striking “in, fish farming” and inserting the following: “in—

“(A) fish farming; and

“(B) in the case of assistance under subtitle B, commercial fishing”; and

(2) in paragraph (2), by striking “shall” and all that follows through the period at the end and inserting the following: “includes—

“(A) fish farming; and

“(B) in the case of assistance under subtitle B, commercial fishing.”.

SA 1021. Mr. SCOTT of South Carolina (for himself, Mr. MENENDEZ, Mr. CRAMER, Ms. CORTEZ MASTO, Mr. VAN HOLLEN, Mr. PERDUE, and Mr. JONES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2 _____. (a) The United States Housing Act of 1937 (42 U.S.C. 1437 et seq.) is amended—

(1) in section 3(a) (42 U.S.C. 1437a(a)), by adding at the end the following:

“(8) CARBON MONOXIDE ALARMS.—Each public housing agency shall ensure that carbon monoxide alarms or detectors are installed in each dwelling unit in public housing owned or operated by the public housing agency in a manner that meets or exceeds—

“(A) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(B) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”; and

(2) in section 8 (42 U.S.C. 1437f)—

(A) by inserting after subsection (i) the following:

“(j) CARBON MONOXIDE ALARMS.—Each owner of a dwelling unit receiving project-based assistance under this section shall ensure that carbon monoxide alarms or detectors are installed in the dwelling unit in a manner that meets or exceeds—

“(1) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(2) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”; and

(B) in subsection (o), by adding at the end the following:

“(21) CARBON MONOXIDE ALARMS.—Each dwelling unit receiving tenant-based assistance or project-based assistance under this subsection shall have carbon monoxide alarms or detectors installed in the dwelling unit in a manner that meets or exceeds—

“(A) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(B) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”.

(b) Section 202(j) of the Housing Act of 1959 (12 U.S.C. 1701q(j)) is amended by adding at the end the following:

“(9) CARBON MONOXIDE ALARMS.—Each owner of a dwelling unit assisted under this section shall ensure that carbon monoxide alarms or detectors are installed in the dwelling unit in a manner that meets or exceeds—

“(A) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(B) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”.

(c) Section 811(j) of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 8013(j)) is amended by adding at the end the following:

“(7) CARBON MONOXIDE ALARMS.—Each dwelling unit assisted under this section shall contain installed carbon monoxide alarms or detectors that meet or exceed—

“(A) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(B) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”.

(d) Section 856 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12905) is amended by adding at the end the following new subsection:

“(i) CARBON MONOXIDE ALARMS.—Each dwelling unit assisted under this subtitle shall contain installed carbon monoxide alarms or detectors that meet or exceed—

“(1) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(2) any other standards as may be adopted by the Secretary, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”.

(e) Title V of the Housing Act of 1949 (42 U.S.C. 1471 et seq.) is amended—

(1) in section 514 (42 U.S.C. 1484), by adding at the end the following:

“(j) Housing and related facilities constructed with loans under this section shall contain installed carbon monoxide alarms or detectors that meet or exceed—

“(1) the standards described in chapters 9 and 11 of the 2018 publication of the Inter-

national Fire Code, as published by the International Code Council; or

“(2) any other standards as may be adopted by the Secretary, in collaboration with the Secretary of Housing and Urban Development, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”; and

(2) in section 515 (42 U.S.C. 1485)—

(A) in subsection (m), by inserting “(1)” before “The Secretary shall establish”; and

(B) by adding at the end the following:

“(2) Housing and related facilities rehabilitated or repaired with amounts received under a loan made or insured under this section shall contain installed carbon monoxide alarms or detectors that meet or exceed—

“(A) the standards described in chapters 9 and 11 of the 2018 publication of the International Fire Code, as published by the International Code Council; or

“(B) any other standards as may be adopted by the Secretary, in collaboration with the Secretary of Housing and Urban Development, including any relevant updates to the International Fire Code, through a notice published in the Federal Register.”.

(f) The Secretary of Housing and Urban Development shall provide guidance to public housing agencies (as defined in section 3(b)(6) of the United States Housing Act of 1937 (42 U.S.C. 1437a(b)(6)) on how to educate tenants on health hazards in the home, including to carbon monoxide poisoning, lead poisoning, asthma induced by housing-related allergens, and other housing-related preventable outcomes, to help advance primary prevention and prevent future deaths and other harms.

(g) Nothing in the amendments made by this section shall be construed to preempt or limit the applicability of any State or local law relating to the installation and maintenance of carbon monoxide alarms or detectors in housing that requires standards that are more stringent than the standards described in the amendments made by this section.

(h) The Secretary of Housing and Urban Development, in consultation with the Consumer Product Safety Commission, shall conduct a study and issue a publicly available report on requiring carbon monoxide alarms or detectors in federally assisted housing that is not covered in the amendments made by this section.

SA 1022. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in division A, insert the following:

TITLE ____—ASSAULT WEAPONS BAN OF 2019

SEC. __01. SHORT TITLE.

This title may be cited as the “Assault Weapons Ban of 2019”.

SEC. __02. DEFINITIONS.

(a) IN GENERAL.—Section 921(a) of title 18, United States Code, is amended—

(1) by inserting after paragraph (29) the following:

“(30) The term ‘semiautomatic pistol’ means any repeating pistol that—

“(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round; and

“(B) requires a separate pull of the trigger to fire each cartridge.

“(31) The term ‘semiautomatic shotgun’ means any repeating shotgun that—

“(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round; and

“(B) requires a separate pull of the trigger to fire each cartridge.”; and

(2) by adding at the end the following:

“(36) The term ‘semiautomatic assault weapon’ means any of the following, regardless of country of manufacture or caliber of ammunition accepted:

“(A) A semiautomatic rifle that has the capacity to accept a detachable magazine and any 1 of the following:

“(i) A pistol grip.

“(ii) A forward grip.

“(iii) A folding, telescoping, or detachable stock, or is otherwise foldable or adjustable in a manner that operates to reduce the length, size, or any other dimension, or otherwise enhances the concealability, of the weapon.

“(iv) A grenade launcher.

“(v) A barrel shroud.

“(vi) A threaded barrel.

“(B) A semiautomatic rifle that has a fixed magazine with the capacity to accept more than 10 rounds, except for an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.

“(C) Any part, combination of parts, component, device, attachment, or accessory that is designed or functions to accelerate the rate of fire of a semiautomatic rifle but not convert the semiautomatic rifle into a machinegun.

“(D) A semiautomatic pistol that has the capacity to accept a detachable magazine and any 1 of the following:

“(i) A threaded barrel.

“(ii) A second pistol grip.

“(iii) A barrel shroud.

“(iv) The capacity to accept a detachable magazine at some location outside of the pistol grip.

“(v) A semiautomatic version of an automatic firearm.

“(vi) A manufactured weight of 50 ounces or more when unloaded.

“(vii) A stabilizing brace or similar component.

“(E) A semiautomatic pistol with a fixed magazine that has the capacity to accept more than 10 rounds.

“(F) A semiautomatic shotgun that has any 1 of the following:

“(i) A folding, telescoping, or detachable stock.

“(ii) A pistol grip.

“(iii) A fixed magazine with the capacity to accept more than 5 rounds.

“(iv) The ability to accept a detachable magazine.

“(v) A forward grip.

“(vi) A grenade launcher.

“(G) Any shotgun with a revolving cylinder.

“(H) All of the following rifles, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:

“(i) All AK types, including the following:

“(I) AK, AK47, AK47S, AK-74, AKM, AKS, ARM, MAK90, MISR, NHM90, NHM91, Rock River Arms LAR-47, SA85, SA93, Vector Arms AK-47, VEPR, WASR-10, and WUM.

“(II) IZHMAH Saiga AK.

“(III) MAADI AK47 and ARM.

“(IV) Norinco 56S, 56S2, 84S, and 86S.

“(V) Poly Technologies AK47 and AKS.

“(ii) All AR types, including the following:

“(I) AR-10.

“(II) AR-15.

“(III) Alexander Arms Overmatch Plus 16.

“(IV) Armalite M15 22LR Carbine.

“(V) Armalite M15-T.

“(VI) Barrett REC7.

“(VII) Beretta AR-70.

“(VIII) Black Rain Ordnance Recon Scout.

“(IX) Bushmaster ACR.

“(X) Bushmaster Carbon 15.

“(XI) Bushmaster MOE series.

“(XII) Bushmaster XM15.

“(XIII) Chiappa Firearms MFour rifles.

“(XIV) Colt Match Target rifles.

“(XV) CORE Rifle Systems CORE15 rifles.

“(XVI) Daniel Defense M4A1 rifles.

“(XVII) Devil Dog Arms 15 Series rifles.

“(XVIII) Diamondback DB15 rifles.

“(XIX) DoubleStar AR rifles.

“(XX) DPMS Tactical rifles.

“(XXI) DSA Inc. ZM-4 Carbine.

“(XXII) Heckler & Koch MR556.

“(XXIII) High Standard HSA-15 rifles.

“(XXIV) Jesse James Nomad AR-15 rifle.

“(XXV) Knight’s Armament SR-15.

“(XXVI) Lancer L15 rifles.

“(XXVII) MGI Hydra Series rifles.

“(XXVIII) Mossberg MMR Tactical rifles.

“(XXIX) Noreen Firearms BN 36 rifle.

“(XXX) Olympic Arms.

“(XXXI) POF USA P415.

“(XXXII) Precision Firearms AR rifles.

“(XXXIII) Remington R-15 rifles.

“(XXXIV) Rhino Arms AR rifles.

“(XXXV) Rock River Arms LAR-15.

“(XXXVI) Sig Sauer SIG516 rifles and MCX rifles.

“(XXXVII) SKS with a detachable magazine.

“(XXXVIII) Smith & Wesson M&P15 rifles.

“(XXXIX) Stag Arms AR rifles.

“(XL) Sturm, Ruger & Co. SR556 and AR-556 rifles.

“(XLI) Uselton Arms Air-Lite M-4 rifles.

“(XLII) Windham Weaponry AR rifles.

“(XLIII) WMD Guns Big Beast.

“(XLIV) Yankee Hill Machine Company, Inc. YHM-15 rifles.

“(i) Barrett M107A1.

“(iv) Barrett M82A1.

“(v) Beretta CX4 Storm.

“(vi) Calico Liberty Series.

“(vii) CETME Sporter.

“(viii) Daewoo K-1, K-2, Max 1, Max 2, AR 100, and AR 110C.

“(ix) Fabrique Nationale/FN Herstal FAL, LAR, 22 FNC, 308 Match, L1A1 Sporter, PS90, SCAR, and FS2000.

“(x) Feather Industries AT-9.

“(xi) Galil Model AR and Model ARM.

“(xii) Hi-Point Carbine.

“(xiii) HK-91, HK-93, HK-94, HK-PSG-1, and HK USC.

“(xiv) IWI TAVOR, Galil ACE rifle.

“(xv) Kel-Tec Sub-2000, SU-16, and RFB.

“(xvi) SIG AMT, SIG PE-57, Sig Sauer SG 550, Sig Sauer SG 551, and SIG MCX.

“(xvii) Springfield Armory SAR-48.

“(xviii) Steyr AUG.

“(xix) Sturm, Ruger & Co. Mini-14 Tactical Rifle M-14/20CF.

“(xx) All Thompson rifles, including the following:

“(I) Thompson M1SB.

“(II) Thompson T1100D.

“(III) Thompson T150D.

“(IV) Thompson T1B.

“(V) Thompson T1B100D.

“(VI) Thompson T1B50D.

“(VII) Thompson T1BSB.

“(VIII) Thompson T1-C.

“(IX) Thompson T1D.

“(X) Thompson T1SB.

“(XI) Thompson T5.

“(XII) Thompson T5100D.

“(XIII) Thompson TMI.

“(XIV) Thompson TMIC.

“(xv) UMAREX UZI rifle.

“(xxii) UZI Mini Carbine, UZI Model A Carbine, and UZI Model B Carbine.

“(xxiii) Valmet M62S, M71S, and M78.

“(xxiv) Vector Arms UZI Type.

“(xxv) Weaver Arms Nighthawk.

“(xxvi) Wilkinson Arms Linda Carbine.

“(I) All of the following pistols, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:

“(i) All AK-47 types, including the following:

“(I) Centurion 39 AK pistol.

“(II) CZ Scorpion pistol.

“(III) Draco AK-47 pistol.

“(IV) HCR AK-47 pistol.

“(V) IO Inc. Hellpup AK-47 pistol.

“(VI) Krinkov pistol.

“(VII) Mini Draco AK-47 pistol.

“(VIII) PAP M92 pistol.

“(IX) Yugo Krebs Krink pistol.

“(ii) All AR-15 types, including the following:

“(I) American Spirit AR-15 pistol.

“(II) Bushmaster Carbon 15 pistol.

“(III) Chiappa Firearms M4 Pistol GEN II.

“(IV) CORE Rifle Systems CORE15 Roscoe pistol.

“(V) Daniel Defense MK18 pistol.

“(VI) DoubleStar Corporation AR pistol.

“(VII) DPMS AR-15 pistol.

“(VIII) Jesse James Nomad AR-15 pistol.

“(IX) Olympic Arms AR-15 pistol.

“(X) Osprey Armament MK-18 pistol.

“(XI) POF USA AR pistols.

“(XII) Rock River Arms LAR 15 pistol.

“(XIII) Uselton Arms Air-Lite M-4 pistol.

“(iii) Calico Liberty pistols.

“(iv) DSA SA58 PKP FAL pistol.

“(v) Encom MP-9 and MP-45.

“(vi) Heckler & Koch model SP-89 pistol.

“(vii) Intratec AB-10, TEC-22 Scorpion, TEC-9, and TEC-DC9.

“(viii) IWI Galil Ace pistol, UZI PRO pistol.

“(ix) Kel-Tec PLR 16 pistol.

“(x) The following MAC types:

“(I) MAC-10.

“(II) MAC-11.

“(III) Masterpiece Arms MPA A930 Mini Pistol, MPA460 Pistol, MPA Tactical Pistol, and MPA Mini Tactical Pistol.

“(IV) Military Armament Corp. Ingram M-11.

“(V) Velocity Arms VMAC.

“(xi) Sig Sauer P556 pistol.

“(xii) Sites Spectre.

“(xiii) All Thompson types, including the following:

“(I) Thompson TA510D.

“(II) Thompson TA5.

“(xiv) All UZI types, including Micro-UZI.

“(J) All of the following shotguns, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:

“(i) DERYA Anakon MC-1980, Anakon SD12.

“(ii) Doruk Lethal shotguns.

“(iii) Franchi LAW-12 and SPAS 12.

“(iv) All IZHMAH Saiga 12 types, including the following:

“(I) IZHMAH Saiga 12.

“(II) IZHMAH Saiga 12S.

“(III) IZHMAH Saiga 12S EXP-01.

“(IV) IZHMAH Saiga 12K.

“(V) IZHMAH Saiga 12K-030.

“(VI) IZHMAH Saiga 12K-040 Taktika.

“(v) Streetsweeper.

“(vi) Striker 12.

“(K) All belt-fed semiautomatic firearms, including TNW M2HB and FN M2495.

“(L) Any combination of parts from which a firearm described in subparagraphs (A) through (K) can be assembled.

“(M) The frame or receiver of a rifle or shotgun described in subparagraph (A), (B), (C), (F), (G), (H), (J), or (K).

“(37) The term ‘large capacity ammunition feeding device’—

“(A) means a magazine, belt, drum, feed strip, or similar device, including any such device joined or coupled with another in any manner, that has an overall capacity of, or that can be readily restored, changed, or

converted to accept, more than 10 rounds of ammunition; and

“(B) does not include an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.”.

(b) RELATED DEFINITIONS.—Section 921(a) of title 18, United States Code, as amended by this title, is amended by adding at the end the following:

“(38) The term ‘barrel shroud’—

“(A) means a shroud that is attached to, or partially or completely encircles, the barrel of a firearm so that the shroud protects the user of the firearm from heat generated by the barrel; and

“(B) does not include—

“(i) a slide that partially or completely encloses the barrel; or

“(ii) an extension of the stock along the bottom of the barrel which does not encircle or substantially encircle the barrel.

“(39) The term ‘detachable magazine’ means an ammunition feeding device that can be removed from a firearm without disassembly of the firearm action.

“(40) The term ‘fixed magazine’ means an ammunition feeding device that is permanently fixed to the firearm in such a manner that it cannot be removed without disassembly of the firearm.

“(41) The term ‘folding, telescoping, or detachable stock’ means a stock that folds, telescopes, detaches or otherwise operates to reduce the length, size, or any other dimension, or otherwise enhances the concealability, of a firearm.

“(42) The term ‘forward grip’ means a grip located forward of the trigger that functions as a pistol grip.

“(43) The term ‘grenade launcher’ means an attachment for use on a firearm that is designed to propel a grenade or other similar destructive device.

“(44) The term ‘permanently inoperable’ means a firearm which is incapable of discharging a shot by means of an explosive and incapable of being readily restored to a firing condition.

“(45) The term ‘pistol grip’ means a grip, a thumbhole stock or Thordsen-type grip or stock, or any other characteristic that can function as a grip.

“(46) The term ‘threaded barrel’ means a feature or characteristic that is designed in such a manner to allow for the attachment of a device such as a firearm silencer or a flash suppressor.

“(47) The term ‘qualified law enforcement officer’ has the meaning given the term in section 926B.

“(48) The term ‘grandfathered semiautomatic assault weapon’ means any semiautomatic assault weapon the importation, possession, sale, or transfer of which would be unlawful under section 922(v) but for the exception under paragraph (2) of such section.

“(49) The term ‘belt-fed semiautomatic firearm’ means any repeating firearm that—

“(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round;

“(B) requires a separate pull of the trigger to fire each cartridge; and

“(C) has the capacity to accept a belt ammunition feeding device.”.

SEC. 03. RESTRICTIONS ON ASSAULT WEAPONS AND LARGE CAPACITY AMMUNITION FEEDING DEVICES.

(a) IN GENERAL.—Section 922 of title 18, United States Code, is amended—

(1) by inserting after subsection (u) the following:

“(v)(1) It shall be unlawful for a person to import, sell, manufacture, transfer, or possess, in or affecting interstate or foreign commerce, a semiautomatic assault weapon.

“(2) Paragraph (1) shall not apply to the possession, sale, or transfer of any semiauto-

matic assault weapon otherwise lawfully possessed under Federal law on the date of enactment of the Assault Weapons Ban of 2019.

“(3) Paragraph (1) shall not apply to any firearm that—

“(A) is manually operated by bolt, pump, lever, or slide action;

“(B) has been rendered permanently inoperable; or

“(C) is an antique firearm, as defined in section 921 of this title.

“(4) Paragraph (1) shall not apply to—

“(A) the importation for, manufacture for, sale to, transfer to, or possession by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, or a sale or transfer to or possession by a qualified law enforcement officer employed by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, for purposes of law enforcement (whether on or off duty), or a sale or transfer to or possession by a campus law enforcement officer for purposes of law enforcement (whether on or off duty);

“(B) the importation for, or sale or transfer to a licensee under title I of the Atomic Energy Act of 1954 for purposes of establishing and maintaining an on-site physical protection system and security organization required by Federal law, or possession by an employee or contractor of such licensee on-site for such purposes or off-site for purposes of licensee-authorized training or transportation of nuclear materials;

“(C) the possession, by an individual who is retired in good standing from service with a law enforcement agency and is not otherwise prohibited from receiving a firearm, of a semiautomatic assault weapon—

“(i) sold or transferred to the individual by the agency upon such retirement; or

“(ii) that the individual purchased, or otherwise obtained, for official use before such retirement;

“(D) the importation, sale, manufacture, transfer, or possession of a semiautomatic assault weapon by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Attorney General; or

“(E) the importation, sale, manufacture, transfer, or possession of a firearm specified in Appendix A to this section, as such firearm was manufactured on the date of introduction of the Assault Weapons Ban of 2019.

“(5) For purposes of paragraph (4)(A), the term ‘campus law enforcement officer’ means an individual who is—

“(A) employed by a private institution of higher education that is eligible for funding under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.);

“(B) responsible for the prevention or investigation of crime involving injury to persons or property, including apprehension or detention of persons for such crimes;

“(C) authorized by Federal, State, or local law to carry a firearm, execute search warrants, and make arrests; and

“(D) recognized, commissioned, or certified by a government entity as a law enforcement officer.

“(6) The Attorney General shall establish and maintain, in a timely manner, a record of the make, model, and, if available, date of manufacture of any semiautomatic assault weapon which the Attorney General is made aware has been used in relation to a crime under Federal or State law, and the nature and circumstances of the crime involved, including the outcome of relevant criminal investigations and proceedings. The Attorney General shall annually submit a copy of the record established under this paragraph to

the Congress and make the record available to the general public.

“(w)(1) It shall be unlawful for a person to import, sell, manufacture, transfer, or possess, in or affecting interstate or foreign commerce, a large capacity ammunition feeding device.

“(2) Paragraph (1) shall not apply to the possession of any large capacity ammunition feeding device otherwise lawfully possessed on or before the date of enactment of the Assault Weapons Ban of 2019.

“(3) Paragraph (1) shall not apply to—

“(A) the importation for, manufacture for, sale to, transfer to, or possession by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, or a sale or transfer to or possession by a qualified law enforcement officer employed by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State for purposes of law enforcement (whether on or off duty), or a sale or transfer to or possession by a campus law enforcement officer for purposes of law enforcement (whether on or off duty);

“(B) the importation for, or sale or transfer to a licensee under title I of the Atomic Energy Act of 1954 for purposes of establishing and maintaining an on-site physical protection system and security organization required by Federal law, or possession by an employee or contractor of such licensee on-site for such purposes or off-site for purposes of licensee-authorized training or transportation of nuclear materials;

“(C) the possession, by an individual who is retired in good standing from service with a law enforcement agency and is not otherwise prohibited from receiving ammunition, of a large capacity ammunition feeding device—

“(i) sold or transferred to the individual by the agency upon such retirement; or

“(ii) that the individual purchased, or otherwise obtained, for official use before such retirement; or

“(D) the importation, sale, manufacture, transfer, or possession of any large capacity ammunition feeding device by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Attorney General.

“(4) For purposes of paragraph (3)(A), the term ‘campus law enforcement officer’ means an individual who is—

“(A) employed by a private institution of higher education that is eligible for funding under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.);

“(B) responsible for the prevention or investigation of crime involving injury to persons or property, including apprehension or detention of persons for such crimes;

“(C) authorized by Federal, State, or local law to carry a firearm, execute search warrants, and make arrests; and

“(D) recognized, commissioned, or certified by a government entity as a law enforcement officer.”; and

(2) by adding at the end the following:

“(aa) SECURE STORAGE OR SAFETY DEVICE REQUIREMENT FOR GRANDFATHERED SEMIAUTOMATIC ASSAULT WEAPONS.—It shall be unlawful for any person, other than a licensed importer, licensed manufacturer, or licensed dealer, to store or keep under the dominion or control of that person any grandfathered semiautomatic assault weapon that the person knows, or has reasonable cause to believe, will be accessible to an individual prohibited from receiving or possessing a firearm under subsection (g), (n), or (x), or any provision of State law, unless the grandfathered semiautomatic assault weapon is—

“(1) carried on the person, or within such close proximity that the person can readily

retrieve and use the grandfathered semiautomatic assault weapon as if the grandfathered semiautomatic assault weapon were carried on the person; or

“(2) locked by a secure gun storage or safety device that the prohibited individual has no ability to access.”.

(b) IDENTIFICATION MARKINGS FOR SEMIAUTOMATIC ASSAULT WEAPONS.—Section 923(i) of title 18, United States Code, is amended by adding at the end the following: “The serial number of any semiautomatic assault weapon manufactured after the date of enactment of the Assault Weapons Ban of 2019 shall clearly show the date on which the weapon was manufactured or made, legibly and conspicuously engraved or cast on the weapon, and such other identification as the Attorney General shall by regulations prescribe.”.

(c) IDENTIFICATION MARKINGS FOR LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Section 923(i) of title 18, United States Code, as amended by this title, is amended by adding at the end the following: “A large capacity ammunition feeding device manufactured after the date of enactment of the Assault Weapons Ban of 2019 shall be identified by a serial number and the date on which the device was manufactured or made, legibly and conspicuously engraved or cast on the device, and such other identification as the Attorney General shall by regulations prescribe.”.

(d) SEIZURE AND FORFEITURE OF LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Subsection (d) of section 924 of title 18, United States Code, is amended—

(1) in paragraph (1)—

(A) by inserting “or large capacity ammunition feeding device” after “firearm or ammunition” each time it appears;

(B) by inserting “or large capacity ammunition feeding device” after “firearms or ammunition” each time it appears; and

(C) by striking “or (k)” and inserting “(k), (r), (v), or (w)”;

(2) in paragraph (2)—

(A) in subparagraph (C), by inserting “or large capacity ammunition feeding devices” after “firearms or quantities of ammunition”; and

(3) in paragraph (3)—

(A) in subparagraph (E), by inserting “922(r), 922(v), 922(w),” after “922(n).”.

(e) APPENDIX A.—Section 922 of title 18, United States Code, is amended by adding at the end the following:

“APPENDIX A—FIREARMS EXEMPTED BY THE ASSAULT WEAPONS BAN OF 2017
“CENTERFIRE RIFLES—AUTOLOADERS

- “Benelli R1 Rifle
- “Browning BAR Mark II Safari Magnum Rifle
- “Browning BAR Mark II Safari Semi-Auto Rifle
- “Browning BAR Stalker Rifles
- “Browning High-Power Rifle
- “Browning Longtrac Rifle
- “Browning Shorttrac Rifle
- “Heckler & Koch HK630
- “Heckler & Koch HK770
- “Heckler & Koch HK940
- “Heckler & Koch Model 300 Rifle
- “Heckler & Koch SL7 Rifle
- “Iver Johnson 50th Anniversary M-1 Carbine (w/o folding stock)
- “Iver Johnson M-1 Carbine (w/o folding stock)
- “M-1 Carbines with standard fixed stock
- “M-1 Garand with fixed 8 round capacity and standard stock
- “Marlin Model 9 Camp Carbine
- “Marlin Model 45 Carbine
- “Remington Model 74
- “Remington Model 81
- “Remington Model 740

- “Remington Model 742
- “Remington Model 750 Synthetic
- “Remington Model 750 Woodmaster
- “Remington Model 7400 Rifle
- “Remington Model 7400 Special Purpose Auto Rifle
- “Remington Nylon 66 Auto-Loading Rifle
- “Ruger Mini 30
- “Ruger Mini-14 (w/o folding or telescoping stock or pistol grip)
- “Ruger PC4
- “Ruger PC9
- “SKS type rifles with fixed 10 round magazine and standard fixed stock
- “Winchester Model SXR
- “CENTERFIRE RIFLES—LEVER & SLIDE
- “Action Arms Timber Wolf Pump Action
- “Beretta 1873 Renegade Lever Action
- “Beretta Gold Rush Slide Action
- “Big Horn Armory Model 89
- “Browning BLR Model 181 Lever Action, All Models
- “Browning BPR Pump Rifle
- “Browning Model 53 Lever Action
- “Browning Model 65 Grade 1 Lever Action Rifle
- “Browning Model 71 Rifle and Carbine
- “Browning Model 81 BLR
- “Browning Model 81 BLR Lever-Action Rifle
- “Browning Model 81 Long Action BLR
- “Browning Model 1886 High Grade Carbine
- “Browning Model 1886 Lever-Action Carbine
- “Browning Model B-92 Carbine
- “Charles Daly Model 1892 Lever Action, All Models
- “Chiappa 1886 Lever Action Rifles
- “Cimarron 1860 Henry Replica
- “Cimarron 1866 Winchester Replicas
- “Cimarron 1873 30” Express Rifle
- “Cimarron 1873 Short Rifle
- “Cimarron 1873 Sporting Rifle
- “Cimarron 1873 Winchester Replicas
- “Dixie Engraved 1873 Rifle
- “Dixie Lightning Rifle and Carbines
- “E.M.F. 1860 Henry Rifle
- “E.M.F. 1866 Yellowboy Lever Actions
- “E.M.F. Model 73 Lever-Action Rifle
- “E.M.F. Model 1873 Lever Actions
- “Henry .30/30 Lever Action Carbine
- “Henry Big Boy .357 Magnum
- “Henry Big Boy .44 Magnum
- “Henry Big Boy .45 Colt
- “Henry Big Boy Deluxe Engraved .44 Magnum
- “Henry Big Boy Deluxe Engraved .45 Colt
- “Marlin Model 30AS Lever-Action Carbine
- “Marlin Model 62 Lever Action
- “Marlin Model 93 Lever Action
- “Marlin Model 308MX
- “Marlin Model 308MLR
- “Marlin Model 336 Deluxe
- “Marlin Model 336C
- “Marlin Model 336CS Lever-Action Carbine
- “Marlin Model 336DL Lever Action
- “Marlin Model 336SS
- “Marlin Model 336W
- “Marlin Model 336XLR
- “Marlin Model 338MX
- “Marlin Model 338MLR
- “Marlin Model 444
- “Marlin Model 444 Lever-Action
- “Marlin Model 444XLR
- “Marlin Model 1894 Marlin Model 1894 Cowboy
- “Marlin Model 1894 Lever Action, All Models
- “Marlin Model 1894C
- “Marlin Model 1894CL Classic
- “Marlin Model 1894CS Carbine
- “Marlin Model 1894S Lever-Action Carbine
- “Marlin Model 1894SS
- “Marlin Model 1895
- “Marlin Model 1895 Cowboy
- “Marlin Model 1895 Lever Action, All Models

- “Marlin Model 1895G
- “Marlin Model 1895GS
- “Marlin Model 1895M
- “Marlin Model 1895MLR
- “Marlin Model 1895SBL
- “Marlin Model 1895SS Lever-Action Rifle
- “Marlin Model 1895XLR
- “Marlin XLR Lever Action Rifles
- “Mitchell 1858 Henry Replica
- “Mitchell 1866 Winchester Replica
- “Mitchell 1873 Winchester Replica
- “Mossberg 464 Lever Action Rifle
- “Mossberg Model 472 Lever Action
- “Mossberg Model 479 Lever Action
- “Navy Arms 1866 Yellowboy Rifle
- “Navy Arms 1873 Sporting Rifle
- “Navy Arms 1873 Winchester-Style Rifle
- “Navy Arms 1892 Short Rifle
- “Navy Arms Henry Carbine
- “Navy Arms Henry Trapper
- “Navy Arms Iron Frame Henry
- “Navy Arms Military Henry Rifle
- “Puma Bounty Hunter Rifle
- “Puma Model 92 Rifles & Carbines
- “Remington 7600 Slide Action
- “Remington Model 6 Pump Action
- “Remington Model 14, 14½ Pump Actions
- “Remington Model 141 Pump Action
- “Remington Model 760 Slide Actions
- “Remington Model 7600 Special Purpose Slide Action
- “Remington Model 7600 Synthetic
- “Remington Model 7615 Camo Hunter
- “Remington Model 7615 Ranch Carbine
- “Remington Model 7615 SPS
- “Rossi M92 SRC Saddle-Ring Carbine
- “Rossi M92 SRS Short Carbine
- “Rossi R92 Lever Action Carbines
- “Ruger Model 96/44 Lever Action
- “Savage 99C Lever-Action Rifle
- “Savage Model 170 Pump Action
- “Taurus Thunderbolt Pump Action
- “Taylor’s & CO., Inc. 1865 Spencer Carbine/Rifle
- “Taylor’s & CO., Inc. 1892 Carbine/Rifle
- “U.S. Fire Arms Standard Lightning Magazine Rifle
- “Uberti 1866 Sporting Rifle Uberti 1873 Sporting Rifle
- “Uberti 1876 Rifle
- “Uberti 1883 Burgess Lever Action Rifle/Carbine
- “Uberti Henry Rifle
- “Uberti Lightning Rifle/Carbine
- “Winchester Lever Actions, All Other Center Fire Models
- “Winchester Model 94 Big Bore Side Eject
- “Winchester Model 94 Ranger Side Eject Lever-Action Rifle
- “Winchester Model 94 Side Eject Lever-Action Rifle
- “Winchester Model 94 Trapper Side Eject
- “Winchester Model 94 Wrangler Side Eject
- “Winchester Model 1895 Safari Centennial
- “CENTERFIRE RIFLES—BOLT ACTION
- “Accurate Arms Raptor & Backpack Bolt Action Rifles
- “Alpine Bolt-Action Rifle
- “Anschutz 1700D Bavarian Bolt-Action Rifle
- “Anschutz 1700D Classic Rifles
- “Anschutz 1700D Custom Rifles
- “Anschutz 1733D Mannlicher Rifle
- “Arnold Arms African Safari & Alaskan Trophy Rifles
- “A-Square Caesar Bolt-Action Rifle
- “A-Square Genghis Khan Bolt Action Rifle
- “A-Square Hamilcar Bolt Action Rifle
- “A-Square Hannibal Bolt-Action Rifle
- “Auguste Francotte Bolt-Action Rifles
- “Bansners Ultimate Bolt Action Rifles
- “Beeman/HW 60J Bolt-Action Rifle
- “Benton & Brown Firearms, Inc. Model 93 Bolt Action Rifle
- “Blackheart International BBG Hunter Bolt Action

“Blackheart International LLC BBG Light Sniper Bolt Action
 “Blaser R8 Professional
 “Blaser R84 Bolt-Action Rifle
 “Blaser R93 Bolt Action Rifle
 “BRNO 537 Sporter Bolt-Action Rifle
 “BRNO ZKB 527 Fox Bolt-Action Rifle
 “BRNO ZKK 600, 601, 602 Bolt-Action Rifles
 “Brown Precision Company Bolt Action Sporter
 “Browning A-Bolt Gold Medallion
 “Browning A-Bolt Left Hand
 “Browning A-Bolt Micro Medallion
 “Browning A-Bolt Rifle
 “Browning A-Bolt Short Action
 “Browning A-Bolt Stainless Stalker
 “Browning Euro-Bolt Rifle
 “Browning High-Power Bolt Action Rifle
 “Browning X-Bolt Bolt Action Rifle
 “Carbon One Bolt Action Rifle
 “Carl Gustaf 2000 Bolt-Action Rifle Century
 “Centurion 14 Sporter
 “Century Enfield Sporter #4
 “Century M70 Sporter
 “Century Mauser 98 Sporter
 “Century Swedish Sporter #38
 “Cheytac M-200
 “Cheytac M70 Sporter
 “Cooper Model 21 Bolt Action Rifle
 “Cooper Model 22 Bolt Action Rifle
 “Cooper Model 38 Centerfire Sporter
 “Cooper Model 56 Bolt Action Rifle
 “CZ 527 Bolt Action Rifles
 “CZ 550 Bolt Action Rifles
 “CZ 750 Sniper Rifle
 “Dakota 22 Sporter Bolt-Action Rifle
 “Dakota 76 Classic Bolt-Action Rifle
 “Dakota 76 Safari Bolt-Action Rifle
 “Dakota 76 Short Action Rifles
 “Dakota 97 Bolt Action Rifle
 “Dakota 416 Rigby African
 “Dakota Predator Rifle
 “DSA DS-MP1 Bolt Action Rifle
 “E.A.A./Sabatti Rover 870 Bolt-Action Rifle
 “EAA/Zastava M-93 Black Arrow Rifle
 “Ed Brown Hunting and Model 704 Bolt Action Rifles
 “Heym Bolt Action Rifles
 “Heym Magnum Express Series Rifle
 “Howa Bolt Action Rifles
 “Howa Lightning Bolt-Action Rifle
 “Howa Realtree Camo Rifle
 “H-S Precision Bolt Action Rifles
 “Interarms Mark X Bolt Action Rifles
 “Interarms Mark X Viscount Bolt-Action Rifle
 “Interarms Mark X Whitworth Bolt-Action Rifle
 “Interarms Mini-Mark X Rifle
 “Interarms Whitworth Express Rifle
 “Iver Johnson Model 5100A1 Long-Range Rifle
 “KDF K15 American Bolt-Action Rifle
 “Kenny Jarrett Bolt Action Rifle
 “Kimber Bolt Action Rifles
 “Krico Model 600 Bolt-Action Rifle
 “Krico Model 700 Bolt-Action Rifles
 “Magnum Research Mount Eagle Rifles
 “Marlin Model XL7
 “Marlin Model XL7C
 “Marlin Model XL7L
 “Marlin Model XL7W
 “Marlin Model XS7
 “Marlin Model XS7C
 “Marlin Model XS7Y
 “Marlin XL-7/XS7 Bolt Action Rifles
 “Mauser Model 66 Bolt-Action Rifle
 “Mauser Model 99 Bolt-Action Rifle
 “McMillan Classic Stainless Sporter
 “McMillan Signature Alaskan
 “McMillan Signature Classic Sporter
 “McMillan Signature Super Varminter
 “McMillan Signature Titanium Mountain Rifle
 “McMillan Talon Safari Rifle
 “McMillan Talon Sporter Rifle
 “Merkel KRI Bolt Action Rifle
 “Midland 1500S Survivor Rifle
 “Mossberg Model 100 ATR (All-Terrain Rifle)
 “Navy Arms TU-33/40 Carbine
 “Nosler Model 48 Varmint Rifle
 “Parker Hale Bolt Action Rifles
 “Parker-Hale Model 81 Classic African Rifle
 “Parker-Hale Model 81 Classic Rifle
 “Parker-Hale Model 1000 Rifle
 “Parker-Hale Model 1100 Lightweight Rifle
 “Parker-Hale Model 1100M African Magnum
 “Parker-Hale Model 1200 Super Clip Rifle
 “Parker-Hale Model 1200 Super Rifle
 “Parker-Hale Model 1300C Scout Rifle
 “Parker-Hale Model 2100 Midland Rifle
 “Parker-Hale Model 2700 Lightweight Rifle
 “Parker-Hale Model 2800 Midland Rifle
 “Remington 700 ADL Bolt-Action Rifle
 “Remington 700 BDL Bolt-Action Rifle
 “Remington 700 BDL European Bolt-Action Rifle
 “Remington 700 BDL Left Hand
 “Remington 700 BDL SS Rifle
 “Remington 700 BDL Varmint Special
 “Remington 700 Camo Synthetic Rifle
 “Remington 700 Classic Rifle
 “Remington 700 Custom KS Mountain Rifle
 “Remington 700 Mountain Rifle
 “Remington 700 MTRSS Rifle
 “Remington 700 Safari
 “Remington 700 Stainless Synthetic Rifle
 “Remington 700 Varmint Synthetic Rifle
 “Remington Model 40-X Bolt Action Rifles
 “Remington Model 700 Alaskan Ti
 “Remington Model 700 Bolt Action Rifles
 “Remington Model 700 CDL
 “Remington Model 700 CDL ‘Boone and Crockett’
 “Remington Model 700 CDL Left-Hand
 “Remington Model 700 CDL SF Limited Edition
 “Remington Model 700 LSS
 “Remington Model 700 Mountain LSS
 “Remington Model 700 Sendero SF II
 “Remington Model 700 SPS
 “Remington Model 700 SPS Buckmasters Edition
 “Remington Model 700 SPS Buckmasters Edition ‘Young Bucks’ Youth
 “Remington Model 700 SPS Stainless
 “Remington Model 700 SPS Tactical Rifle
 “Remington Model 700 SPS Varmint
 “Remington Model 700 SPS Varmint (Left-Hand)
 “Remington Model 700 SPS Youth Synthetic Left-Hand
 “Remington Model 700 VL SS Thumbhole
 “Remington Model 700 VLS
 “Remington Model 700 VS SF II
 “Remington Model 700 VTR
 “Remington Model 700 XCR
 “Remington Model 700 XCR Camo
 “Remington Model 700 XCR Compact Tactical Rifle
 “Remington Model 700 XCR Left-Hand
 “Remington Model 700 XCR Tactical Long Range Rifle
 “Remington Model 715
 “Remington Model 770
 “Remington Model 770 Bolt Action Rifles
 “Remington Model 770 Stainless Camo
 “Remington Model 770 Youth
 “Remington Model 798
 “Remington Model 798 Safari
 “Remington Model 798 SPS
 “Remington Model 799
 “Remington Model Seven 25th Anniversary
 “Remington Model Seven Bolt Action Rifles
 “Remington Model Seven CDL
 “Remington Model Seven Custom KS
 “Remington Model Seven Custom MS Rifle
 “Remington Model Seven Predator
 “Remington Model Seven Youth Rifle
 “Ruger M77 Hawkeye African
 “Ruger M77 Hawkeye Alaskan
 “Ruger M77 Hawkeye All-Weather
 “Ruger M77 Hawkeye All-Weather Ultra Light
 “Ruger M77 Hawkeye Compact
 “Ruger M77 Hawkeye International
 “Ruger M77 Hawkeye Laminate Compact
 “Ruger M77 Hawkeye Laminate Left-Handed
 “Ruger M77 Hawkeye Predator
 “Ruger M77 Hawkeye Sporter
 “Ruger M77 Hawkeye Standard
 “Ruger M77 Hawkeye Standard Left-Handed
 “Ruger M77 Hawkeye Tactical
 “Ruger M77 Hawkeye Ultra Light
 “Ruger M77 Mark II All-Weather Stainless Rifle
 “Ruger M77 Mark II Express Rifle
 “Ruger M77 Mark II Magnum Rifle
 “Ruger M77 Mark II Rifle
 “Ruger M77 Mark II Target Rifle
 “Ruger M77 RSI International Carbine
 “Ruger M77
 “Ruger Compact Magnum
 “Ruger M77RL Ultra Light
 “Ruger M77VT Target Rifle
 “Ruger Model 77 Bolt Action Rifles
 “Sako Bolt Action Rifles
 “Sako Classic Bolt Action
 “Sako Deluxe Lightweight
 “Sako FiberClass Sporter
 “Sako Hunter Left-Hand Rifle
 “Sako Hunter LS Rifle Sako Hunter Rifle
 “Sako Mannlicher-Style Carbine
 “Sako Safari Grade Bolt Action
 “Sako Super Deluxe Sporter
 “Sako TRG-S Bolt-Action Rifle
 “Sako Varmint Heavy Barrel
 “Sauer 90 Bolt-Action Rifle
 “Savage 16/116 Rifles
 “Savage 110 Bolt Action Rifles
 “Savage 110CY Youth/Ladies Rifle
 “Savage 110F Bolt-Action Rifle
 “Savage 110FP Police Rifle
 “Savage 110FXP3 Bolt-Action Rifle
 “Savage 110G Bolt-Action Rifle
 “Savage 110GV Varmint Rifle
 “Savage 110GXP3 Bolt-Action Rifle
 “Savage 110WLE One of One Thousand Limited Edition Rifle
 “Savage 112 Bolt Action Rifles
 “Savage 112FV Varmint Rifle
 “Savage 116 Bolt Action Rifles
 “Savage 116FSS Bolt-Action Rifle
 “Savage Axis Series Bolt Action Rifles
 “Savage Model 10 Bolt Action Rifles
 “Savage Model 10GXP Package Guns
 “Savage Model 11/111 Series Bolt Action Rifles
 “Savage Model 12 Series Rifles
 “Savage Model 14/114 Rifles
 “Savage Model 25 Bolt Action Rifles
 “Savage Model 110GXP3 Package Guns
 “Savage Model 112BV Heavy Barrel Varmint Rifle
 “Savage Model 112FVS Varmint Rifle
 “Savage Model 116FSK Kodiak Rifle
 “Shilen Rifles Inc. DGA Bolt Action Rifles
 “Smith & Wesson i-Bolt Rifle
 “Steyr Scout Bolt Action Rifle
 “Steyr SSG 69 PII Bolt Action Rifle
 “Steyr SSG08 Bolt Action Rifle
 “Steyr-Mannlicher Luxus Model L, M, S
 “Steyr-Mannlicher Model M Professional Rifle
 “Steyr-Mannlicher Sporter Models SL, L, M, S, S/T
 “Thompson/Center ICON Bolt Action Rifles
 “Thompson/Center Icon Classic Long Action Rifle
 “Thompson/Center Icon Medium Action Rifle
 “Thompson/Center Icon Precision Hunter
 “Thompson/Center Icon Weather Shield Long Action Rifle
 “Thompson/Center Icon Weather Shield Medium Action Rifle

- “Thompson/Center Venture
- “Tikka Bolt-Action Rifle
- “Tikka Premium Grade Rifles
- “Tikka T3 Bolt Action Rifles
- “Tikka Varmint/Continental Rifle
- “Tikka Whitetail/Battue Rifle
- “Ultra Light Arms Model 20 Rifle
- “Ultra Light Arms Model 24
- “Ultra Light Arms Model 28, Model 40 Rifles
- “Voere Model 2155, 2150 Bolt-Action Rifles
- “Voere Model 2165 Bolt-Action Rifle
- “Voere VEC 91 Lightning Bolt-Action Rifle
- “Weatherby Classicmark No. 1 Rifle
- “Weatherby Lasermark V Rifle
- “Weatherby Mark V Crown Custom Rifles
- “Weatherby Mark V Deluxe Bolt-Action Rifle
- “Weatherby Mark V Rifles
- “Weatherby Mark V Safari Grade Custom Rifles
- “Weatherby Mark V Sporter Rifle
- “Weatherby Vanguard Bolt Action Rifles
- “Weatherby Vanguard Classic No. 1 Rifle
- “Weatherby Vanguard Classic Rifle
- “Weatherby Vanguard VGX Deluxe Rifle
- “Weatherby Vanguard Weatherguard Rifle
- “Weatherby Weatherguard Alaskan Rifle
- “Weatherby Weathermark Alaskan Rifle
- “Weatherby Weathermark Rifle
- “Weatherby Weathermark Rifles
- “Wichita Classic Rifle
- “Wichita Varmint Rifle
- “Winchester Model 70 Bolt Action Rifles
- “Winchester Model 70 Custom Sharpshooter
- “Winchester Model 70 Custom Sporting Sharpshooter Rifle
- “Winchester Model 70 DBM Rifle
- “Winchester Model 70 DBM-S Rifle
- “Winchester Model 70 Featherweight
- “Winchester Model 70 Featherweight Classic
- “Winchester Model 70 Featherweight WinTuff
- “Winchester Model 70 Lightweight Rifle
- “Winchester Model 70 SM Sporter
- “Winchester Model 70 Sporter
- “Winchester Model 70 Sporter WinTuff
- “Winchester Model 70 Stainless Rifle
- “Winchester Model 70 Super Express Magnum
- “Winchester Model 70 Super Grade
- “Winchester Model 70 Synthetic Heavy Varmint Rifle
- “Winchester Model 70 Varmint
- “Winchester Ranger Rifle
- “CENTERFIRE RIFLES—SINGLE SHOT
- “Armsport 1866 Sharps Rifle, Carbine
- “Ballard Arms Inc. 1875 #3 Gallery Single Shot Rifle
- “Ballard Arms Inc. 1875 #4 Perfection Rifle
- “Ballard Arms Inc. 1875 #7 Long Range Rifle
- “Ballard Arms Inc. 1875 #8 Union Hill rifle
- “Ballard Arms Inc. 1875 1½ Hunter Rifle
- “Ballard Arms Inc. 1885 High Wall Sporting Rifle
- “Ballard Arms Inc. 1885 Low Wall Single Shot
- “Brown Model 97D Single Shot Rifle
- “Brown Model One Single Shot Rifle
- “Browning Model 1885 Single Shot Rifle
- “C. Sharps Arms 1875 Target & Sporting Rifle
- “C. Sharps Arms Custom New Model 1877
- “C. Sharps Arms New Model 1885 High Wall Rifle
- “C. Sharps Arms 1874 Bridgeport Sporting Rifle
- “C. Sharps Arms 1875 Classic Sharps
- “C. Sharps Arms New Model 1874 Old Reliable
- “C. Sharps Arms New Model 1875 Rifle
- “C. Sharps Arms New Model 1875 Target & Long Range
- “Cabela’s 1874 Sharps Sporting
- “Cimarron Billy Dixon 1874 Sharps
- “Cimarron Model 1885 High Wall
- “Cimarron Quigley Model 1874 Sharps
- “Cimarron Silhouette Model 1874 Sharps
- “Dakota Model 10 Single Shot Rifle
- “Dakota Single Shot Rifle
- “Desert Industries G-90 Single Shot Rifle
- “Dixie Gun Works 1873 Trapdoor Rifle/Carbine
- “Dixie Gun Works 1874 Sharps Rifles
- “Dixie Gun Works Remington Rolling Block Rifles
- “EMF Premier 1874 Sharps
- “Harrington & Richardson Buffalo Classic Rifle (CR-1871)
- “Harrington & Richardson CR 45-LC
- “Harrington & Richardson Handi-Mag Rifle
- “Harrington & Richardson Handi-Rifle
- “Harrington & Richardson Handi-Rifle Compact
- “Harrington & Richardson New England Hand-Rifle/Slug Gun Combos
- “Harrington & Richardson Stainless Handi-Rifle
- “Harrington & Richardson Stainless Ultra Hunter Thumbhole Stock
- “Harrington & Richardson Superlight Handi-Rifle Compact
- “Harrington & Richardson Survivor Rifle
- “Harrington & Richardson Synthetic Handi-Rifle
- “Harrington & Richardson Ultra Hunter Rifle
- “Harrington & Richardson Ultra Varmint Fluted
- “Harrington & Richardson Ultra Varmint Rifle
- “Harrington & Richardson Ultra Varmint Thumbhole Stock
- “Krieghoff Hubertus Single Shot
- “Meacham High Wall
- “Merkel K1 Lightweight Stalking Rifle
- “Merkel K2 Custom Stalking Rifle
- “Model 1885 High Wall Rifle
- “Navy Arms #2 Creedmoor Rifle
- “Navy Arms 1873 John Bodine Rolling Black Rifle
- “Navy Arms 1873 Springfield Cavalry Carbine
- “Navy Arms 1874 Sharps Rifles
- “Navy Arms 1874 1885 High Wall Rifles
- “Navy Arms Rolling Block Buffalo Rifle
- “Navy Arms Sharps “Quigley” Rifle
- “Navy Arms Sharps Cavalry Carbine
- “Navy Arms Sharps Plains Rifle
- “New England Firearms Handi-Rifle
- “New England Firearms Sportster/Versa Pack Rifle
- “New England Firearms Survivor Rifle
- “Red Willow Armory Ballard No. 1.5 Hunting Rifle
- “Red Willow Armory Ballard No. 4.5 Target Rifle
- “Red Willow Armory Ballard No. 5 Pacific
- “Red Willow Armory Ballard No. 8 Union Hill Rifle
- “Red Willow Armory Ballard Rifles
- “Remington Model Rolling Block Rifles
- “Remington Model SPR18 Blued
- “Remington Model SPR18 Nickel
- “Remington Model SPR18 Single Shot Rifle
- “Remington-Style Rolling Block Carbine
- “Rossi Match Pairs Rifles
- “Rossi Single Shot Rifles
- “Rossi Wizard
- “Ruger No. 1 RSI International
- “Ruger No. 1 Stainless Sporter
- “Ruger No. 1 Stainless Standard
- “Ruger No. 1A Light Sporter
- “Ruger No. 1B Single Shot
- “Ruger No. 1H Tropical Rifle
- “Ruger No. 1S Medium Sporter
- “Ruger No. 1V Special Varminter
- “Sharps 1874 Old Reliable
- “Shiloh 1875 Rifles
- “Shiloh Sharps 1874 Business Rifle
- “Shiloh Sharps 1874 Long Range Express
- “Shiloh Sharps 1874 Military Carbine
- “Shiloh Sharps 1874 Military Rifle
- “Shiloh Sharps 1874 Montana Roughrider
- “Shiloh Sharps Creedmoor Target
- “Thompson/Center Contender Carbine
- “Thompson/Center Contender Carbine Survival System
- “Thompson/Center Contender Carbine Youth Model
- “Thompson/Center Encore
- “Thompson/Center Stainless Contender Carbine
- “Thompson/Center TCR ‘87 Single Shot Rifle
- “Thompson/Encore Rifles
- “Traditions 1874 Sharps Deluxe Rifle
- “Traditions 1874 Sharps Standard Rifle
- “Traditions Rolling Block Sporting Rifle
- “Uberti (Stoeger Industries) Sharps Rifles
- “Uberti 1871 Rolling Block Rifle/Carbine
- “Uberti 1874 Sharps Sporting Rifle
- “Uberti 1885 High Wall Rifles
- “Uberti Rolling Block Baby Carbine
- “Uberti Springfield Trapdoor Carbine/Rifle
- “DRILLINGS, COMBINATION GUNS, DOUBLE RIFLES
- “A. Zoli Rifle-Shotgun O/U Combo
- “Auguste Francotte Boxlock Double Rifle
- “Auguste Francotte Sidelock Double Rifles
- “Baikal IZH-94 Express
- “Baikal MP94- (IZH-94) O/U
- “Beretta Express SSO O/U Double Rifles
- “Beretta Model 455 SxS Express Rifle
- “Chapuis RGEExpress Double Rifle
- “CZ 584 SOLO Combination Gun
- “CZ 589 Stopper O/U Gun
- “Dakota Double Rifle
- “Garbi Express Double Rifle
- “Harrington & Richardson Survivor
- “Harrington & Richardson Synthetic Handi-Rifle/Slug Gun Combo
- “Heym Model 55B O/U Double Rifle
- “Heym Model 55FW O/U Combo Gun
- “Heym Model 88b Side-by-Side Double Rifle
- “Hoenig Rotary Round Action Combination Rifle
- “Hoenig Rotary Round Action Double Rifle
- “Kodiak Mk. IV Double Rifle
- “Kreighoff Teck O/U Combination Gun
- “Kreighoff Trumpf Drilling
- “Krieghoff Drillings
- “Lebeau-Courally Express Rifle 5X5
- “Merkel Boxlock Double Rifles
- “Merkel Drillings
- “Merkel Model 160 Side-by-Side Double Rifles
- “Merkel Over/Under Combination Guns
- “Merkel Over/Under Double Rifles
- “Remington Model SPR94 .410/Rimfire
- “Remington Model SPR94 12 Gauge/Centerfire
- “Rizzini Express 90L Double Rifle
- “Savage 24F O/U Combination Gun
- “Savage 24F-12T Turkey Gun
- “Springfield Inc. M6 Scout Rifle/Shotgun
- “Tikka Model 412s Combination Gun
- “Tikka Model 412S Double Fire
- “RIMFIRE RIFLES—AUTOLOADERS
- “AMT Lightning 25/22 Rifle
- “AMT Lightning Small-Game Hunting Rifle II
- “AMT Magnum Hunter Auto Rifle
- “Anschutz 525 Deluxe Auto
- “Armscor Model 20P Auto Rifle
- “Browning Auto .22 Rifles
- “Browning Auto-22 Rifle
- “Browning Auto-22 Grade VI
- “Browning BAR .22 Auto Rifle
- “Browning SA-22 Semi-Auto 22 Rifle
- “Henry U.S. Survival .22
- “Henry U.S. Survival Rifle AR-7
- “Krico Model 260 Auto Rifle
- “Lakefield Arms Model 64B Auto Rifle
- “Marlin Model 60 Self Loading Rifles

- “Marlin Model 60C
 “Marlin Model 60SB
 “Marlin Model 60S-CF
 “Marlin Model 60SN
 “Marlin Model 60SS Self-Loading Rifle
 “Marlin Model 70 Auto-loading Rifles
 “Marlin Model 70 HC Auto
 “Marlin Model 70P Papoose
 “Marlin Model 70PSS
 “Marlin Model 795
 “Marlin Model 795SS
 “Marlin Model 922 Magnum Self-Loading Rifle
 “Marlin Model 990L Self-Loading Rifle
 “Marlin Model 995 Self-Loading Rifle
 “Mossberg 702 Plinkster
 “Norinco Model 22 ATD Rifle
 “Remington 552BDL Speedmaster Rifle
 “Remington Model 522 Viper Autoloading Rifle
 “Remington Model 597 Blaze Camo
 “Remington Model 597 Pink Camo
 “Remington Model 597 Synthetic Scope Combo
 “Ruger 10/22 Autoloading Carbine (w/o folding stock)
 “Ruger 10/22 Compact
 “Ruger 10/22 Sporter
 “Ruger 10/22 Target
 “Survival Arms AR-7 Explorer Rifle
 “Texas Remington Revolving Carbine
 “Thompson/Center R-55 All-Weather
 “Thompson/Center R-55 Benchmark
 “Thompson/Center R-55 Classic
 “Thompson/Center R-55 Rifles
 “Thompson/Center R-55 Sporter
 “Voere Model 2115 Auto Rifle
 “RIFFIRE RIFLES—LEVER & SLIDE ACTION
 “Browning BL-22 Lever-Action Rifle
 “Henry .22 Lever Action Rifles, All Models
 “Henry Golden Boy .17 HMR
 “Henry Golden Boy .22
 “Henry Golden Boy .22 Magnum
 “Henry Golden Boy Deluxe
 “Henry Lever .22 Magnum
 “Henry Lever Action .22
 “Henry Lever Carbine .22
 “Henry Lever Octagon .22
 “Henry Lever Octagon .22 Magnum
 “Henry Lever Youth Model .22
 “Henry Pump Action Octagon .22
 “Henry Pump Action Octagon .22 Magnum
 “Henry Varmint Express .17 HMR
 “Marlin 39TDS Carbine
 “Marlin Model 39A Golden Lever Action Rifle
 “Marlin Model 39AS Golden Lever-Action Rifle
 “Mossberg Model 464 Rimfire Lever Action Rifle
 “Norinco EM-321 Pump Rifle
 “Remington 572BDL Fieldmaster Pump Rifle
 “Rossi Model 62 SA Pump Rifle
 “Rossi Model 62 SAC Carbine
 “Rossi Model G2 Gallery Rifle
 “Ruger Model 96 Lever-Action Rifle
 “Taurus Model 62-Pump
 “Taurus Model 72 Pump Rifle
 “Winchester Model 9422 Lever-Action Rifle
 “Winchester Model 9422 Magnum Lever-Action Rifle
 “RIFFIRE RIFLES—BOLT ACTIONS & SINGLE SHOTS
 “Anschutz 1416D/1516D Classic Rifles
 “Anschutz 1418D/1518D Mannlicher Rifles
 “Anschutz 1700 FWT Bolt-Action Rifle
 “Anschutz 1700D Bavarian Bolt-Action Rifle
 “Anschutz 1700D Classic Rifles
 “Anschutz 1700D Custom Rifles
 “Anschutz 1700D Graphite Custom Rifle
 “Anschutz 1702 D H B Classic
 “Anschutz 1713 Silhouette
 “Anschutz Achiever
 “Anschutz Achiever Bolt-Action Rifle
 “Anschutz All other Bolt Action Rimfire Models
 “Anschutz Kadett
 “Anschutz Model 1502 D Classic
 “Anschutz Model 1517 D Classic
 “Anschutz Model 1517 MPR Multi Purpose
 “Anschutz Model 1517 S-BR
 “Anschutz Model 1710 D KL
 “Anschutz Model 1717 Classic
 “Anschutz Model 1717 Silhouette Sporter
 “Anschutz Model G4 MPB
 “Anschutz Model Woodchucker
 “Armcor Model 14P Bolt-Action Rifle
 “Armcor Model 1500 Rifle
 “Beeman/HW 60-J-ST Bolt-Action Rifle
 “BRNO ZKM 452 Deluxe
 “BRNO ZKM-456 Lux Sporter
 “BRNO ZKM-452 Deluxe Bolt-Action Rifle
 “Browning A-Bolt 22 Bolt-Action Rifle
 “Browning A-Bolt Gold Medallion
 “Browning T-Bolt Rimfire Rifles
 “Cabanas Espronceda IV Bolt-Action Rifle
 “Cabanas Leyre Bolt-Action Rifle
 “Cabanas Master Bolt-Action Rifle
 “Cabanas Phaser Rifle
 “Chipmunk Single Shot Rifle
 “Cooper Arms Model 36S Sporter Rifle
 “Cooper Model 57-M Bolt Action Rifle
 “CZ 452 Bolt Action Rifles
 “Dakota 22 Sporter Bolt-Action Rifle
 “Davey Crickett Single Shot Rifle
 “Harrington & Richardson Sportster
 “Harrington & Richardson Sportster 17 Hornady Magnum Rimfire
 “Harrington & Richardson Sportster Compact
 “Henry ‘Mini’ Bolt Action Rifle
 “Henry Acu-Bolt .22
 “Henry Mini Bolt Youth .22
 “Kimber Bolt Action .22 Rifles
 “Krico Model 300 Bolt-Action Rifles
 “Lakefield Arms Mark I Bolt-Action Rifle
 “Lakefield Arms Mark II Bolt-Action Rifle
 “Magtech Model MT Bolt Action Rifle
 “Magtech Model MT-22C Bolt-Action Rifle
 “Marlin Model 15YN ‘Little Buckaroo’
 “Marlin Model 25MN Bolt-Action Rifle
 “Marlin Model 25N Bolt-Action Repeater
 “Marlin Model 880 Bolt-Action Rifle
 “Marlin Model 881 Bolt-Action Rifle
 “Marlin Model 882 Bolt-Action Rifle
 “Marlin Model 883 Bolt-Action Rifle
 “Marlin Model 883SS Bolt-Action Rifle
 “Marlin Model 915 YN ‘Little Buckaroo’
 “Marlin Model 915Y (Compact)
 “Marlin Model 915YS (Compact)
 “Marlin Model 917
 “Marlin Model 917S
 “Marlin Model 917V
 “Marlin Model 917VR
 “Marlin Model 917VS
 “Marlin Model 917VS-CF
 “Marlin Model 917VSF
 “Marlin Model 917VST
 “Marlin Model 917VT
 “Marlin Model 925
 “Marlin Model 925C
 “Marlin Model 925M
 “Marlin Model 925R
 “Marlin Model 925RM
 “Marlin Model 980S
 “Marlin Model 980S-CF
 “Marlin Model 981T
 “Marlin Model 982 Bolt Action Rifle
 “Marlin Model 982VS
 “Marlin Model 982VS-CF
 “Marlin Model 983
 “Marlin Model 983S
 “Marlin Model 983T
 “Marlin Model XT-17 Series Bolt Action Rifles
 “Marlin Model XT-22 Series Bolt Action Rifles
 “Mauser Model 107 Bolt-Action Rifle
 “Mauser Model 201 Bolt-Action Rifle
 “Meacham Low-Wall Rifle
 “Mossberg Model 801/802 Bolt Rifles
 “Mossberg Model 817 Varmint Bolt Action Rifle
 “Navy Arms TU-33/40 Carbine
 “Navy Arms TU-KKW Sniper Trainer
 “Navy Arms TU-KKW Training Rifle
 “New England Firearms Sportster Single Shot Rifles
 “Norinco JW-15 Bolt-Action Rifle
 “Norinco JW-27 Bolt-Action Rifle
 “Remington 40-XR Rimfire Custom Sporter
 “Remington 541-T
 “Remington 541-T HB Bolt-Action
 “Rifle Remington 581-S Sportsman Rifle
 “Remington Model Five
 “Remington Model Five Youth
 “Rossi Matched Pair Single Shot Rifle
 “Ruger 77/17
 “Ruger 77/22
 “Ruger 77/22 Rimfire Bolt-Action Rifle
 “Ruger 77/44
 “Ruger K77/22 Varmint Rifle
 “Savage CUB T Mini Youth
 “Savage Mark I-G Bolt Action
 “Savage Mark II Bolt Action Rifles
 “Savage Model 30 G Stevens Favorite
 “Savage Model 93 Rifles
 “Thompson/Center Hotshot Youth Rifle
 “Ultra Light Arms Model 20 RF Bolt-Action Rifle
 “Winchester Model 52B Sporting Rifle
 “Winchester Wildcat Bolt Action Rifle 22
 “COMPETITION RIFLES—CENTERFIRE & RIFFIRE
 “Anschutz 1803D Intermediate Match
 “Anschutz 1808D RT Super Match 54 Target
 “Anschutz 1827B Biathlon Rifle
 “Anschutz 1827BT Fortner Biathlon Rifle
 “Anschutz 1903 Rifles
 “Anschutz 1903D Match Rifle
 “Anschutz 1907 Match Rifle
 “Anschutz 1910 Super Match II
 “Anschutz 1911 Match Rifle
 “Anschutz 1912 Rifles
 “Anschutz 1913 Super Match Rifle
 “Anschutz 54.18MS REP Deluxe Silhouette Rifle
 “Anschutz 54.18MS Silhouette Rifle
 “Anschutz 64 MP R Silhouette Rifle
 “Anschutz 64-MS Left Silhouette
 “Anschutz Super Match 54 Target Model 2007
 “Anschutz Super Match 54 Target Model 2013
 “Beeman/Feinwerkbau 2600 Target Rifle
 “Cooper Arms Model TRP-1 ISU Standard Rifle
 “E.A.A./HW 60 Target Rifle
 “E.A.A./HW 660 Match Rifle
 “E.A.A./Weihrauch HW 60 Target Rifle
 “Ed Brown Model 704, M40A2 Marine Sniper
 “Finnish Lion Standard Target Rifle
 “Krico Model 360 S2 Biathlon Rifle
 “Krico Model 360S Biathlon Rifle
 “Krico Model 400 Match Rifle
 “Krico Model 500 Kricotronic Match Rifle
 “Krico Model 600 Match Rifle
 “Krico Model 600 Sniper Rifle
 “Lakefield Arms Model 90B Target Rifle
 “Lakefield Arms Model 91T Target Rifle
 “Lakefield Arms Model 92S Silhouette Rifle
 “Marlin Model 2000 Target Rifle
 “Mauser Model 86-SR Specialty Rifle
 “McMillan 300 Phoenix Long Range Rifle
 “McMillan Long Range Rifle
 “McMillan M-86 Sniper Rifle
 “McMillan M-89 Sniper Rifle
 “McMillan National Match Rifle
 “Parker-Hale M-85 Sniper Rifle
 “Parker-Hale M-87 Target Rifle
 “Remington 40-X Bolt Action Rifles
 “Remington 40-XB Rangemaster Target Centerfire
 “Remington 40-XBBR KS
 “Remington 40-XC KS National Match Course Rifle
 “Remington 40-XR KS Rimfire Position Rifle

- “Sako TRG–21 Bolt-Action Rifle
- “Sako TRG–22 Bolt Action Rifle
- “Springfield Armory M–1 Garand
- “Steyr-Mannlicher SSG Rifles
- “Steyr-Mannlicher Match SPG–UIT Rifle
- “Steyr-Mannlicher SSG P–I Rifle
- “Steyr-Mannlicher SSG P–II Rifle
- “Steyr-Mannlicher SSG P–III Rifle
- “Steyr-Mannlicher SSG P–IV Rifle
- “Tanner 300 Meter Free Rifle
- “Tanner 50 Meter Free Rifle
- “Tanner Standard UIT Rifle
- “Time Precision 22RF Bench Rifle
- “Wichita Silhouette Rifle
- “SHOTGUNS—AUTOLOADERS
- “American Arms
- “American Arms/Franchi Black Magic 48/AL
- “Benelli Billionaire
- “Benelli Black Eagle Competition Auto Shotgun
- “Benelli Cordoba
- “Benelli Executive Series
- “Benelli Legacy Model
- “Benelli M1
- “Benelli M1 Defense
- “Benelli M1 Tactical
- “Benelli M1014 Limited Edition
- “Benelli M2
- “Benelli M2 Field Steady Grip
- “Benelli M2 Practical
- “Benelli M2 Tactical
- “Benelli M2 American Series
- “Benelli M3 Convertible
- “Benelli M4 Models Vinci Steady Grip
- “Benelli Montefeltro Super 90 20-Gauge Shotgun
- “Benelli Montefeltro Super 90 Shotgun
- “Benelli Raffaello Series Shotguns
- “Benelli Sport Model
- “Benelli Super 90 M1 Field Model
- “Benelli Super Black Eagle II Models
- “Benelli Super Black Eagle II Steady Grip
- “Benelli Super Black Eagle Models
- “Benelli Super Black Eagle Shotgun
- “Benelli Super Black Eagle Slug Gun
- “Benelli Super Vinci
- “Benelli Supersport
- “Benelli Two-Gun Sets
- “Benelli Ultralight
- “Benelli Vinci
- “Beretta 390 Field Auto Shotgun
- “Beretta 390 Super Trap, Super Skeet Shotguns
- “Beretta 3901 Citizen
- “Beretta 3901 Rifled Slug Gun
- “Beretta 3901 Statesman
- “Beretta A–303 Auto Shotgun
- “Beretta A400 Series
- “Beretta AL–2 Models
- “Beretta AL–3 Deluxe Trap
- “Beretta AL390 Series
- “Beretta AL391 Teknys Gold
- “Beretta AL391 Teknys Gold Sporting
- “Beretta AL391 Teknys Gold Target
- “Beretta AL391 Urika 2 Camo AP
- “Beretta AL391 Urika 2 Camo Max-4
- “Beretta AL391 Urika 2 Classic
- “Beretta AL391 Urika 2 Gold
- “Beretta AL391 Urika 2 Gold Sporting
- “Beretta AL391 Urika 2 Parallel Target SL
- “Beretta AL391 Urika 2 Sporting
- “Beretta AL391 Urika 2 Synthetic
- “Beretta ES100 Pintail Series
- “Beretta Model 1200 Field
- “Beretta Model 1201F Auto Shotgun
- “Beretta Model 300
- “Beretta Model 301 Series
- “Beretta Model 302 Series
- “Beretta Model 60
- “Beretta Model 61
- “Beretta Model A304 Lark
- “Beretta Model AL391 Series
- “Beretta Model TX4 Storm
- “Beretta Silver Lark
- “Beretta UGB25 Xcel
- “Beretta Vittoria Auto Shotgun
- “Beretta Xtrema2
- “Breda Altair
- “Breda Altair Special
- “Breda Aries 2
- “Breda Astro
- “Breda Astrolux
- “Breda Echo
- “Breda Ermes Series
- “Breda Gold Series
- “Breda Grizzly
- “Breda Mira
- “Breda Standard Series
- “Breda Xanthos
- “Brolin BL–12
- “Brolin SAS–12
- “Browning A–500G Auto Shotgun
- “Browning A–500G Sporting Clays
- “Browning A–500R Auto Shotgun
- “Browning Auto-5 Light 12 and 20
- “Browning Auto-5 Magnum 12
- “Browning Auto-5 Magnum 20
- “Browning Auto-5 Stalker
- “Browning B2000 Series
- “Browning BSA 10 Auto Shotgun
- “Browning BSA 10 Stalker Auto Shotgun
- “Browning Gold Series
- “Browning Maxus Series
- “Charles Daly Field Grade Series
- “Charles Daly Novamatic Series
- “Charles Daly Tactical
- “Churchill Regent
- “Churchill Standard Model
- “Churchill Turkey Automatic Shotgun
- “Churchill Windsor
- “Cosmi Automatic Shotgun
- “CZ 712
- “CZ 720
- “CZ 912
- “Escort Escort Series
- “European American Armory (EAA) Bundra Series
- “Fabarms Ellegi Series
- “Fabarms Lion Series
- “Fabarms Tactical
- “FNH USA Model SLP
- “Franchi 610VS
- “Franchi 612 Series
- “Franchi 620
- “Franchi 712
- “Franchi 720
- “Franchi 912
- “Franchi AL 48
- “Franchi AL 48 Series
- “Franchi Elite
- “Franchi I–12 Inertia Series
- “Franchi Prestige
- “H&K Model 512
- “H&R Manufance
- “H&R Model 403
- “Hi-Standard 10A
- “Hi-Standard 10B
- “Hi-Standard Semi Automatic Model
- “Hi-Standard Supermatic Series
- “Ithaca Mag-10
- “Ithaca Model 51 Series
- “LaSalle Semi-automatic
- “Ljutic Bi-matic Autoloader
- “Luger Ultra-light Model
- “Marlin SI 12 Series
- “Maverick Model 60 Auto Shotgun
- “Model AL–1
- “Mossberg 1000
- “Mossberg Model 600 Auto Shotgun
- “Mossberg Model 930 All-Purpose Field
- “Mossberg Model 930 Slugster
- “Mossberg Model 930 Turkey
- “Mossberg Model 930 Waterfowl
- “Mossberg Model 935 Magnum Combos
- “Mossberg Model 935 Magnum Flyway Series Waterfowl
- “Mossberg Model 935 Magnum Grand Slam Series Turkey
- “Mossberg Model 935 Magnum Turkey
- “Mossberg Model 935 Magnum Waterfowl
- “New England Firearms Excell Auto Combo
- “New England Firearms Excell Auto Synthetic
- “New England Firearms Excell Auto Turkey
- “New England Firearms Excell Auto Walnut
- “New England Firearms Excell Auto Waterfowl
- “Nighthawk Tactical Semi-auto
- “Ottomanguns Sultan Series
- “Remington 105Ti Series
- “Remington 1100 20-Gauge Deer Gun
- “Remington 1100 LT–20 Auto
- “Remington 1100 LT–20 Tournament Skeet
- “Remington 1100 Special Field
- “Remington 11–48 Series
- “Remington 11–96 Series
- “Remington Model 105 Cti
- “Remington Model 11 Series
- “Remington Model 1100 Classic Trap
- “Remington Model 1100 Competition
- “Remington Model 1100 G3
- “Remington Model 1100 G3
- “Remington Model 1100 Series
- “Remington Model 1100 Shotgun
- “Remington Model 1100 Sporting Series
- “Remington Model 11–87 Sportsman Camo
- “Remington Model 11–87 Sportsman Super Mag Synthetic
- “Remington Model 11–87 Sportsman Super Mag Waterfowl
- “Remington Model 11–87 Sportsman Synthetic
- “Remington Model 11–87 Sportsman Youth
- “Remington Model 11–87 Sportsman Youth Synthetic
- “Remington Model 48 Series
- “Remington Model 58 Series
- “Remington Model 870 Classic Trap
- “Remington Model 878A Automaster
- “Remington Model SP–10 Magnum Satin
- “Remington Model SP–10 Waterfowl
- “Remington Model SPR453
- “Remington Versa-Max Series
- “Savage Model 720
- “Savage Model 726
- “Savage Model 740C Skeet Gun
- “Savage Model 745
- “Savage Model 755 Series
- “Savage Model 775 Series
- “Scattergun Technologies K–9
- “Scattergun Technologies SWAT
- “Scattergun Technologies Urban Sniper Model
- “SKB 1300 Upland
- “SKB 1900
- “SKB 300 Series
- “SKB 900 Series
- “SKS 3000
- “Smith & Wesson Model 1000
- “Smith & Wesson Model 1012 Series
- “Spartan Gun Works SPR453
- “TOZ Model H–170
- “Tri-Star Diana Series
- “Tri-Star Phantom Series
- “Tri-Star Viper Series
- “Tula Arms Plant TOZ 87
- “Verona 401 Series
- “Verona 405 Series
- “Verona 406 Series
- “Verona SX801 Series
- “Weatherby Centurion Series
- “Weatherby Field Grade
- “Weatherby Model 82
- “Weatherby SA–08 Series
- “Weatherby SA–459 TR
- “Weatherby SAS Series
- “Winchester 1500
- “Winchester Model 50
- “Winchester Model 59
- “Winchester Super X1 Series
- “Winchester Super X2 Series
- “Winchester Super X3 Series
- “SHOTGUNS—SLIDE ACTIONS
- “ADCO Diamond Grade
- “ADCO Diamond Series Shotguns
- “ADCO Mariner Model
- “ADCO Sales Inc. Gold Elite Series
- “Armscor M–30 Series

- “Armscor M-5
- “Baikal IZH-81
- “Baikal MP133
- “Benelli Nova Series
- “Benelli Supernova Series
- “Beretta Ariete Standard
- “Beretta Gold Pigeon Pump
- “Beretta Model SL-12
- “Beretta Ruby Pigeon Pump
- “Beretta Silver Pigeon Pump
- “Brolin Field Series
- “Brolin Lawman Model
- “Brolin Slug Special
- “Brolin Slugmaster
- “Brolin Turkey Master
- “Browning BPS Game Gun Deer Special
- “Browning BPS Game Gun Turkey Special
- “Browning BPS Pigeon Grade Pump Shotgun
- “Browning BPS Pump Shotgun
- “Browning BPS Pump Shotgun (Ladies and Youth Model)
- “Browning BPS Series Pump Shotgun
- “Browning BPS Stalker Pump Shotgun
- “Browning Model 12 Limited Edition Series
- “Browning Model 42 Pump Shotgun
- “Century IJ12 Slide Action
- “Century Ultra 87 Slide Action
- “Charles Daly Field Hunter
- “Ducks Unlimited Dinner Guns
- “EAA Model PM2
- “Escort Field Series
- “Fort Worth Firearms GL18
- “H&R Pardner Pump
- “Hi-Standard Flite-King Series
- “Hi-Standard Model 200
- “Interstate Arms Model 981
- “Interstate Arms Model 982T
- “Ithaca Deerslayer II Rifled Shotgun
- “Ithaca Model 87 Deerslayer Shotgun
- “Ithaca Model 87 Deluxe Pump Shotgun
- “Ithaca Model 87 Series Shotguns
- “Ithaca Model 87 Supreme Pump Shotgun
- “Ithaca Model 87 Turkey Gun
- “Magtech Model 586-VR Pump Shotgun
- “Maverick Models 88, 91 Pump Shotguns
- “Mossberg 200 Series Shotgun
- “Mossberg 3000 Pump shotgun
- “Mossberg 535 ATS Series Pump Shotguns
- “Mossberg Field Grade Model 835 Pump Shotgun
- “Mossberg Model 500 All Purpose Field
- “Mossberg Model 500 Bantam
- “Mossberg Model 500 Bantam Combo
- “Mossberg Model 500 Bantam Pump
- “Mossberg Model 500 Camo Pump
- “Mossberg Model 500 Combos
- “Mossberg Model 500 Flyway Series Waterfowl
- “Mossberg Model 500 Grand Slam Series Turkey
- “Mossberg Model 500 Muzzleloader
- “Mossberg Model 500 Muzzleloader Combo
- “Mossberg Model 500 Series Pump Shotguns
- “Mossberg Model 500 Slugster
- “Mossberg Model 500 Sporting Pump
- “Mossberg Model 500 Super Bantam All Purpose Field
- “Mossberg Model 500 Super Bantam Combo
- “Mossberg Model 500 Super Bantam Slug
- “Mossberg Model 500 Super Bantam Turkey
- “Mossberg Model 500 Trophy Slugster
- “Mossberg Model 500 Turkey
- “Mossberg Model 500 Waterfowl
- “Mossberg Model 505 Series Pump Shotguns
- “Mossberg Model 505 Youth All Purpose Field
- “Mossberg Model 535 ATS All Purpose Field
- “Mossberg Model 535 ATS Combos
- “Mossberg Model 535 ATS Slugster
- “Mossberg Model 535 ATS Turkey
- “Mossberg Model 535 ATS Waterfowl
- “Mossberg Model 835 Regal Ulti-Mag Pump
- “Mossberg Model 835 Series Pump Shotguns
- “Mossberg Model 835 Ulti-Mag
- “Mossberg Turkey Model 500 Pump
- “National Wild Turkey Federation (NWTFF) Banquet/Guns of the Year
- “New England Firearms Pardner Pump Combo
- “New England Firearms Pardner Pump Field
- “New England Firearms Pardner Pump Slug Gun
- “New England Firearms Pardner Pump Synthetic
- “New England Firearms Pardner Pump Turkey Gun
- “New England Firearms Pardner Pump Walnut
- “New England Firearms Pardner Pump-Compact Field
- “New England Firearms Pardner Pump-Compact Synthetic
- “New England Firearms Pardner Pump-Compact Walnut
- “Norinco Model 98 Field Series
- “Norinco Model 983
- “Norinco Model 984
- “Norinco Model 985
- “Norinco Model 987
- “Orvis Grand Vazir Series
- “Quail Unlimited Limited Edition Pump Shotguns
- “Remington 870 Express
- “Remington 870 Express Rifle Sighted Deer Gun
- “Remington 870 Express Series Pump Shotguns
- “Remington 870 Express Turkey
- “Remington 870 High Grade Series
- “Remington 870 High Grades
- “Remington 870 Marine Magnum
- “Remington 870 Special Field
- “Remington 870 Special Purpose Deer Gun
- “Remington 870 Special Purpose Synthetic Camo
- “Remington 870 SPS Special Purpose Magnum
- “Remington 870 SPS-BG-Camo Deer/Turkey Shotgun
- “Remington 870 SPS-Deer Shotgun
- “Remington 870 SPS-T Camo Pump Shotgun
- “Remington 870 TC Trap
- “Remington 870 Wingmaster
- “Remington 870 Wingmaster Series
- “Remington 870 Wingmaster Small Gauges
- “Remington Model 11-87 XCS Super Magnum Waterfowl
- “Remington Model 870 Ducks Unlimited Series Dinner Pump Shotguns
- “Remington Model 870 Express
- “Remington Model 870 Express JR.
- “Remington Model 870 Express Shurshot Synthetic Cantilever
- “Remington Model 870 Express Super Magnum
- “Remington Model 870 Express Synthetic
- “Remington Model 870 Express Youth Gun
- “Remington Model 870 Express Youth Synthetic
- “Remington Model 870 SPS Shurshot Synthetic Cantilever
- “Remington Model 870 SPS Shurshot Synthetic Turkey
- “Remington Model 870 SPS Special Purpose Magnum Series Pump Shotguns
- “Remington Model 870 SPS Super Mag Max Gobbler
- “Remington Model 870 XCS Marine Magnum
- “Remington Model 870 XCS Super Magnum
- “Winchester 12 Commercial Riot Gun
- “Winchester 97 Commercial Riot Gun
- “Winchester Model 12 Pump Shotgun
- “Winchester Model 120 Ranger
- “Winchester Model 1200 Series Shotgun
- “Winchester Model 1300 Ranger Pump Gun
- “Winchester Model 1300 Ranger Pump Gun Combo & Deer Gun
- “Winchester Model 1300 Series Shotgun
- “Winchester Model 1300 Slug Hunter Deer Gun
- “Winchester Model 1300 Turkey Gun
- “Winchester Model 1300 Walnut Pump
- “Winchester Model 42 High Grade Shotgun
- “Winchester Speed Pump Defender
- “Winchester SXP Series Pump Shotgun
- “Zoli Pump Action Shotgun
- “SHOTGUNS—OVER/UNDERS
- “ADCO Sales Diamond Series Shotguns
- “American Arms/Franchi Falconet 2000 O/U
- “American Arms Lince
- “American Arms Silver I O/U
- “American Arms Silver II Shotgun
- “American Arms Silver Skeet O/U
- “American Arms Silver Sporting O/U
- “American Arms Silver Trap O/U
- “American Arms WS/OU 12, TS/OU 12 Shotguns
- “American Arms WT/OU 10 Shotgun
- “American Arms/Franchi Sporting 2000 O/U
- “Armsport 2700 O/U Goose Gun
- “Armsport 2700 Series O/U
- “Armsport 2900 Tri-Barrel Shotgun
- “AYA Augusta
- “AYA Coral A
- “AYA Coral B
- “AYA Excelsior
- “AYA Model 37 Super
- “AYA Model 77
- “AYA Model 79 Series
- “Baby Bretton Over/Under Shotgun
- “Baikal IZH27
- “Baikal MP310
- “Baikal MP333
- “Baikal MP94
- “Beretta 90 DE LUXE
- “Beretta 682 Gold E Skeet
- “Beretta 682 Gold E Trap
- “Beretta 682 Gold E Trap Bottom Single
- “Beretta 682 Series
- “Beretta 682 Super Sporting O/U
- “Beretta 685 Series
- “Beretta 686 Series
- “Beretta 686 White Onyx
- “Beretta 686 White Onyx Sporting
- “Beretta 687 EELL Classic
- “Beretta 687 EELL Diamond Pigeon
- “Beretta 687 EELL Diamond Pigeon Sporting
- “Beretta 687 series
- “Beretta 687EL Sporting O/U
- “Beretta Alpha Series
- “Beretta America Standard
- “Beretta AS
- “Beretta ASE 90 Competition O/U Shotgun
- “Beretta ASE 90 Gold Skeet
- “Beretta ASE Gold
- “Beretta ASE Series
- “Beretta ASEL
- “Beretta BL Sereis
- “Beretta DT10 Series
- “Beretta DT10 Trident EELL
- “Beretta DT10 Trident L Sporting
- “Beretta DT10 Trident Skeet
- “Beretta DT10 Trident Sporting
- “Beretta DT10 Trident Trap Combo
- “Beretta Europa
- “Beretta Field Shotguns
- “Beretta Gamma Series
- “Beretta Giubileo
- “Beretta Grade Four
- “Beretta Grade One
- “Beretta Grade Three
- “Beretta Grade Two
- “Beretta Milano
- “Beretta Model 686 Ultralight O/U
- “Beretta Model SO5, SO6, SO9 Shotguns
- “Beretta Onyx Hunter Sport O/U Shotgun
- “Beretta Over/Under Field Shotguns
- “Beretta Royal Pigeon
- “Beretta S56 Series
- “Beretta S58 Series

“Beretta Series 682 Competition Unders	“Charles Daly Country Squire Model	“Franchi Falconet Series
“Beretta Silver Pigeon II	“Charles Daly Deluxe Model	“Franchi Instinct Series
“Beretta Silver Pigeon II Sporting	“Charles Daly Diamond Series	“Franchi Model 2003 Trap
“Beretta Silver Pigeon III	“Charles Daly Empire Series	“Franchi Renaissance Series
“Beretta Silver Pigeon III Sporting	“Charles Daly Field Grade O/U	“Franchi Sporting 2000
“Beretta Silver Pigeon IV	“Charles Daly Lux Over/Under	“Franchi Undergun Model 3000
“Beretta Silver Pigeon S	“Charles Daly Maxi-Mag	“Franchi Veloce Series
“Beretta Silver Pigeon V	“Charles Daly Model 105	“Galef Golden Snipe
“Beretta Silver Snipe	“Charles Daly Model 106	“Galef Silver Snipe
“Beretta Skeet Set	“Charles Daly Model 206	“Golden Eagle Model 5000 Series
“Beretta SO-1	“Charles Daly Over/Under Shotguns, Japanese Manufactured	“Griffon & Howe Black Ram
“Beretta SO-2	“Charles Daly Over/Under Shotguns, Prussian Manufactured	“Griffon & Howe Broadway
“Beretta SO-3	“Charles Daly Presentation Model	“Griffon & Howe Claremont
“Beretta SO-4	“Charles Daly Sporting Clays Model	“Griffon & Howe Madison
“Beretta SO5	“Charles Daly Superior Model	“Griffon & Howe Silver Ram
“Beretta SO6 EELL	“Charles Daly UL	“Griffon & Howe Superbrite
“Beretta SO-10	“Churchill Imperial Model	“Guerini Apex Series
“Beretta SO10 EELL	“Churchill Monarch	“Guerini Challenger Sporting
“Beretta Sporting Clay Shotguns	“Churchill Premiere Model	“Guerini Ellipse Evo
“Beretta SV10 Perennia	“Churchill Regent Trap and Skeet	“Guerini Ellipse Evolution Sporting
“Beretta Ultralight	“Churchill Regent V	“Guerini Ellipse Limited
“Beretta Ultralight Deluxe	“Churchill Sporting Clays	“Guerini Essex Field
“Bertuzzi Zeus	“Churchill Windsor III	“Guerini Flyaway
“Bertuzzi Zeus Series	“Churchill Windsor IV	“Guerini Forum Series
“Beschi Boxlock Model	“Classic Doubles Model 101 Series	“Guerini Magnus Series
“Big Bear Arms IJ-39	“Cogswell & Harrison Woodward Type	“Guerini Maxum Series
“Big Bear Arms Sterling Series	“Connecticut Shotgun Company A. Galazan Model	“Guerini Summit Series
“Big Bear IJ-27	“Connecticut Shotgun Company A-10 American	“Guerini Tempio
“Blaser F3 Series	“Connecticut Valley Classics Classic Field Waterfowler	“Guerini Woodlander
“Bosis Challenger Titanium	“Connecticut Valley Classics Classic Sporter O/U	“H&R Harrich #1
“Bosis Laura	“Continental Arms Centaure Series	“H&R Model 1212
“Bosis Michaelangelo	“Cortona Over/Under Shotguns	“H&R Model 1212WF
“Bosis Wild Series	“CZ 581 Solo	“H&R Pinnacle
“Boss Custom Over/Under Shotguns	“CZ Canvasback 103D	“Hatfields Hatfield Model 1 of 100
“Boss Merlin	“CZ Limited Edition	“Heym Model 55 F
“Boss Pendragon	“CZ Mallard 104A	“Heym Model 55 SS
“Breda Pegaso Series	“CZ Redhead Deluxe 103FE	“Heym Model 200
“Breda Sirio Standard	“CZ Sporting	“Holland & Holland Royal Series
“Breda Vega Series	“CZ Super Scroll Limited Edition	“Holland & Holland Sporting Model
“Bretton Baby Standard	“CZ Upland Ultralight	“IGA 2000 Series
“Bretton Sprint Deluxe	“CZ Wingshooter	“IGA Hunter Series
“BRNO 500/501	“Dakin Arms Model 170	“IGA Trap Series
“BRNO 502	“Darne SB1	“IGA Turkey Series
“BRNO 801 Series	“Darne SB2	“IGA Waterfowl Series
“BRNO 802 Series	“Darne SB3	“K.F.C. E-2 Trap/Skeet
“BRNO BS-571	“Depar ATAK	“K.F.C. Field Gun
“BRNO BS-572	“Dommoulin Superposed Express	“Kassnar Grade I O/U Shotgun
“BRNO ZH-300	“Ducks Unlimited Dinner Guns/Guns of the Year, Over/Under Models	“KDF Condor Khan Arthemis Field/Deluxe
“BRNO ZH-301	“Dumoulin Boss Royal Superposed	“Kimber Augusta Series
“BRNO ZH-302	“E.A.A. Falcon	“Kimber Marias Series
“BRNO ZH-303	“E.A.A. Scirocco Series	“Krieghoff K-80 Four-Barrel Skeet Set
“Browning 325 Sporting Clays	“E.A.A./Sabatti Falcon-Mon Over/Under	“Krieghoff K-80 International Skeet
“Browning 625 Series	“E.A.A./Sabatti Sporting Clays Pro-Gold O/U	“Krieghoff K-80 O/U Trap Shotgun
“Browning 725 Series	“ERA Over/Under	“Krieghoff K-80 Skeet Shotgun
“Browning B-25 Series	“Famars di Abbiatico & Salvinelli Aries	“Krieghoff K-80 Sporting Clays O/U
“Browning B-26 Series	“Famars di Abbiatico & Salvinelli Castrone	“Krieghoff K-80/RT Shotguns
“Browning B-27 Series	“Famars di Abbiatico & Salvinelli Dove Gun	“Krieghoff Model 20 Sporting/Field
“Browning B-125 Custom Shop Series	“Famars di Abbiatico & Salvinelli Excaliber Series	“Krieghoff Model 32 Series
“Browning Citori 525 Series	“Famars di Abbiatico & Salvinelli Jorema	“Lames Field Model
“Browning Citori GTI Sporting Clays	“Famars di Abbiatico & Salvinelli Leonardo	“Lames Skeet Model
“Browning Citori Lightning Series	“Famars di Abbiatico & Salvinelli Pegasus	“Lames Standard Model
“Browning Citori O/U Shotgun	“Famars di Abbiatico & Salvinelli Posiden	“Lames California Model
“Browning Citori O/U Skeet Models	“Famars di Abbiatico & Salvinelli Quail Gun	“Laurona Model 67
“Browning Citori O/U Trap Models	“Famars di Abbiatico & Salvinelli Royal	“Laurona Model 82 Series
“Browning Citori Plus Trap Combo	“Famars di Abbiatico & Salvinelli Royale	“Laurona Model 83 Series
“Browning Citori Plus Trap Gun	“Fausti Boutique Series	“Laurona Model 84 Series
“Browning Cynergy Series	“Fausti Caledon Series	“Laurona Model 85 Series
“Browning Diana Grade	“Fausti Class Series	“Laurona Model 300 Series
“Browning Lightning Sporting Clays	“Ferlib Boss Model	“Laurona Silhouette 300 Sporting Clays
“Browning Micro Citori Lightning	“Finnclassic 512 Series	“Laurona Silhouette 300 Trap
“Browning Midas Grade	“Franchi 2004 Trap	“Laurona Super Model Over/Unders
“Browning Special Sporting Clays	“Franchi 2005 Combination Trap	“Lebeau Baron Series
“Browning Sporter Model	“Franchi Alcione Series	“Lebeau Boss Verres
“Browning ST-100	“Franchi Aristocrat Series	“Lebeau Boxlock with sideplates
“Browning Superlight Citori Over/Under	“Franchi Black Majic	“Lebeau Sidelock
“Browning Superlight Citori Series		“Lebeau Versailles
“Browning Superlight Feather		“Lippard Custom Over/Under Shotguns
“Browning Superposed Pigeon Grade		“Ljutic LM-6 Deluxe O/U Shotgun
“Browning Superposed Standard		“Longthorne Hesketh Game Gun
“BSA Falcon		“Longthorne Sporter
“BSA O/U		“Marlin Model 90
“BSA Silver Eagle		“Marocchi Avanza O/U Shotgun
“Cabela's Volo		“Marocchi Conquista Over/Under Shotgun
“Caprinus Sweden Model		“Marocchi Conquista Series
“Centurion Over/Under Shotgun		“Marocchi Model 100
“Century Arms Arthemis		“Marocchi Model 99
“Chapuis Over/Under Shotgun		“Maverick HS-12 Tactical
		“Maverick Hunter Field Model

- “McMillan Over/Under Sidelock
- “Merkel 201 Series
- “Merkel 2016 Series
- “Merkel 2116 EL Sidelock
- “Merkel 303EL Luxus
- “Merkel Model 100
- “Merkel Model 101
- “Merkel Model 101E
- “Merkel Model 200E O/U Shotgun
- “Merkel Model 200E Skeet, Trap Over/Unders
- “Merkel Model 200SC Sporting Clays
- “Merkel Model 203E, 303E Over/Under Shotguns
- “Merkel Model 204E
- “Merkel Model 210
- “Merkel Model 301
- “Merkel Model 302
- “Merkel Model 304E
- “Merkel Model 310E
- “Merkel Model 400
- “Merkel Model 400E
- “Merkel Model 2000 Series
- “Mossberg Onyx Reserve Field
- “Mossberg Onyx Reserve Sporting
- “Mossberg Silver Reserve Field
- “Mossberg Silver Reserve Series
- “Mossberg Silver Reserve Sporting
- “Norinco Type HL12-203
- “Omega Standard Over/Under Model
- “Orvis Field
- “Orvis Knockabout
- “Orvis Premier Grade
- “Orvis SKB Green Mountain Uplander
- “Orvis Sporting Clays
- “Orvis Super Field
- “Orvis Uplander
- “Orvis Waterfowler
- “Pederson Model 1000 Series
- “Pederson Model 1500 Series
- “Perazzi Boxlock Action Hunting
- “Perazzi Competition Series
- “Perazzi Electrocibles
- “Perazzi Granditalia
- “Perazzi Mirage Special Four-Gauge Skeet
- “Perazzi Mirage Special Skeet Over/Under
- “Perazzi Mirage Special Sporting O/U
- “Perazzi MS80
- “Perazzi MT-6
- “Perazzi MX1/MX2
- “Perazzi MX3
- “Perazzi MX4
- “Perazzi MX5
- “Perazzi MX6
- “Perazzi MX7 Over/Under Shotguns
- “Perazzi MX8/20 Over/Under Shotgun
- “Perazzi MX8/MX8 Special Trap, Skeet
- “Perazzi MX9 Single Over/Under Shotguns
- “Perazzi MX10
- “Perazzi MX11
- “Perazzi MX12 Hunting Over/Under
- “Perazzi MX14
- “Perazzi MX16
- “Perazzi MX20 Hunting Over/Under
- “Perazzi MX28, MX410 Game O/U Shotguns
- “Perazzi MX2000
- “Perazzi MX2005
- “Perazzi MX2008
- “Perazzi Sidelock Action Hunting
- “Perazzi Sporting Classic O/U
- “Perugini Maestro Series
- “Perugini Michelangelo
- “Perugini Nova Boss
- “Pietro Zanoletti Model 2000 Field O/U
- “Piotti Boss Over/Under Shotgun
- “Pointer Italian Model
- “Pointer Turkish Model
- “Remington 396 Series
- “Remington 3200 Series
- “Remington Model 32 Series
- “Remington Model 300 Ideal
- “Remington Model 332 Series
- “Remington Model SPR310
- “Remington Model SPR310N
- “Remington Model SPR310S
- “Remington Peerless Over/Under Shotgun
- “Remington Premier Field
- “Remington Premier Ruffed Grouse
- “Remington Premier Series
- “Remington Premier STS Competition
- “Remington Premier Upland
- “Richland Arms Model 41
- “Richland Arms Model 747
- “Richland Arms Model 757
- “Richland Arms Model 787
- “Richland Arms Model 808
- “Richland Arms Model 810
- “Richland Arms Model 828
- “Rigby 401 Sidelock
- “Rota Model 650
- “Rota Model 72 Series
- “Royal American Model 100
- “Ruger Red Label O/U Shotgun
- “Ruger Sporting Clays O/U Shotgun
- “Ruger Woodside Shotgun
- “Rutten Model RM 100
- “Rutten Model RM285
- “S.I.A.C.E. Evolution
- “S.I.A.C.E. Model 66C
- “S.I.A.C.E. 600T Lusso EL
- “San Marco 10-Ga. O/U Shotgun
- “San Marco 12-Ga. Wildflower Shotgun
- “San Marco Field Special O/U Shotgun
- “Sauer Model 66 Series
- “Savage Model 242
- “Savage Model 420/430
- “Sig Sauer Aurora Series
- “Sig Sauer SA-3
- “Sig Sauer SA-5
- “Silma Model 70 Series
- “SKB Model 85 Series
- “SKB Model 500 Series
- “SKB Model 505 Deluxe Over/Under Shotgun
- “SKB Model 505 Series
- “SKB Model 600 Series
- “SKB Model 605 Series
- “SKB Model 680 Series
- “SKB Model 685 Over/Under Shotgun
- “SKB Model 685 Series
- “SKB Model 700 Series
- “SKB Model 785 Series
- “SKB Model 800 Series
- “SKB Model 880 Series
- “SKB Model 885 Over/Under Trap, Skeet, Sporting Clays
- “SKB Model 885 Series
- “SKB Model 5600 Series
- “SKB Model 5700 Series
- “SKB Model 5800 Series
- “SKB Model GC-7 Series
- “Spartan SPR310/320
- “Stevens Model 240
- “Stevens Model 512
- “Stoeger/IGA Condor I O/U Shotgun
- “Stoeger/IGA ERA 2000 Over/Under Shotgun
- “Techni-Mec Model 610 Over/Under
- “Tikka Model 412S Field Grade Over/Under
- “Traditions 350 Series Traditions Classic Field Series
- “Traditions Classic Upland Series
- “Traditions Gold Wing Series
- “Traditions Real 16 Series
- “Tri Star Model 330 Series
- “Tri-Star Hunter EX
- “Tri-Star Model 300
- “Tri-Star Model 333 Series
- “Tri-Star Setter Model
- “Tri-Star Silver Series
- “Tri-Star Sporting Model
- “TULA 120
- “TULA 200
- “TULA TOZ34
- “Universal 7112
- “Universal 7312
- “Universal 7412
- “Universal 7712
- “Universal 7812
- “Universal 7912
- “Verona 501 Series
- “Verona 680 Series
- “Verona 702 Series
- “Verona LX692 Series
- “Verona LX980 Series
- “Weatherby Athena Grade IV O/U Shotguns
- “Weatherby Athena Grade V Classic Field O/U
- “Weatherby Athena Series
- “Weatherby Classic Field Models
- “Weatherby II, III Classic Field O/Us
- “Weatherby Orion II Classic Sporting Clays O/U
- “Weatherby Orion II series
- “Weatherby Orion II Sporting Clays O/U
- “Weatherby Orion III Series
- “Weatherby Orion O/U Shotguns
- “Winchester Model 91
- “Winchester Model 96
- “Winchester Model 99
- “Winchester Model 101 All Models and Grades
- “Winchester Model 1001 O/U Shotgun
- “Winchester Model 1001 Series
- “Winchester Model 1001 Sporting Clays O/U
- “Winchester Model G5500
- “Winchester Model G6500
- “Winchester Select Series
- “Zoli Condor
- “Zoli Deluxe Model
- “Zoli Dove
- “Zoli Field Special
- “Zoli Pigeon Model
- “Zoli Silver Snipe
- “Zoli Snipe
- “Zoli Special Model
- “Zoli Target Series
- “Zoli Texas
- “Zoli Z Series
- “Zoli Z-90 Series
- “Zoli Z-Sport Series
- “SHOTGUNS—SIDE BY SIDES
- “Armas Azor Sidelock Model
- “ADCO Sales Diamond Series Shotguns
- “American Arms Brittany Shotgun
- “American Arms Derby Side-by-Side
- “American Arms Gentry Double Shotgun
- “American Arms Grulla #2 Double Shotgun
- “American Arms TS/SS 10 Double Shotgun
- “American Arms TS/SS 12 Side-by-Side
- “American Arms WS/SS 10
- “Arizaga Model 31 Double Shotgun
- “Armes de Chasse Sidelock and Boxlock Shotguns
- “Armsport 1050 Series Double Shotguns
- “Arrieta Sidelock Double Shotguns
- “Auguste Francotte Boxlock Shotgun
- “Auguste Francotte Sidelock Shotgun
- “AYA Boxlock Shotguns
- “AYA Sidelock Double Shotguns
- “Baikal IZH-43 Series Shotguns
- “Baikal MP210 Series Shotguns
- “Baikal MP213 Series Shotguns
- “Baikal MP220 Series Shotguns
- “Baker Gun Sidelock Models
- “Baltimore Arms Co. Style 1
- “Baltimore Arms Co. Style 2
- “Bayard Boxlock and Sidelock Model Shotguns
- “Beretta 450 series Shotguns
- “Beretta 451 Series Shotguns
- “Beretta 452 Series Shotguns
- “Beretta 470 Series Shotguns
- “Beretta Custom Grade Shotguns
- “Beretta Francia Standard
- “Beretta Imperiale Montecarlo
- “Beretta Model 452 Sidelock Shotgun
- “Beretta Omega Standard
- “Beretta Side-by-Side Field Shotguns
- “Beretta Verona/Bergamo
- “Bertuzzi Ariete Hammer Gun
- “Bertuzzi Model Orione
- “Bertuzzi Venere Series Shotguns
- “Beschi Sidelock and Boxlock Models
- “Bill Hanus Birdgun Doubles
- “Bosis Country SxS
- “Bosis Hammer Gun
- “Bosis Queen Sidelock
- “Boss Robertson SxS
- “Boss SxS

- “Boswell Boxlock Model
- “Boswell Feartherweight Monarch Grade
- “Boswell Merlin Sidelock
- “Boswell Sidelock Model
- “Breda Andromeda Special
- “BRNO ZP Series Shotguns
- “Brown SxS Shotgun
- “Browning B-SS
- “Browning B-SS Belgian/Japanese Proto-
type
- “Browning B-SS Sidelock
- “Browning B-SS Sporter
- “Bruchet Model A
- “Bruchet Model B
- “BSA Classic
- “BSA Royal
- “Cabela’s ATA Grade II Custom
- “Cabela’s Hemingway Model
- “Casartelli Sidelock Model
- “Century Coach SxS
- “Chapuis RGP Series Shotguns
- “Chapuis RP Series Shotguns
- “Chapuis Side-by-Side Shotgun
- “Chapuis UGP Round Design SxS
- “Charles Daly 1974 Wildlife Commemora-
tive
- “Charles Daly Classic Coach Gun
- “Charles Daly Diamond SxS
- “Charles Daly Empire SxS
- “Charles Daly Model 306
- “Charles Daly Model 500
- “Charles Daly Model Dss Double
- “Charles Daly Superior SxS
- “Churchill Continental Series Shotguns
- “Churchill Crown Model
- “Churchill Field Model
- “Churchill Hercules Model
- “Churchill Imperial Model
- “Churchill Premiere Series Shotguns
- “Churchill Regal Model
- “Churchill Royal Model
- “Churchill Windsor Series Shotguns
- “Cimarron Coach Guns
- “Classic Doubles Model 201
- “Classic Clot 1878 Hammer Shotgun
- “Cogswell & Harrison Sidelock and
Boxlock Shotguns
- “Colt 1883 Hammerless
- “Colt SxS Shotgun
- “Connecticut Shotgun Co. Model 21
- “Connecticut Shotgun Co. RBL Series
- “Continental Arms Centaure
- “Crescent SxS Model
- “Crucelegui Hermanos Model 150 Double
- “CZ Amarillo
- “CZ Bobwhite
- “CZ Competition
- “CZ Deluxe
- “CZ Durango
- “CZ Grouse
- “CZ Hammer Models
- “CZ Partridge
- “CZ Ringneck
- “CZ Ringneck Target
- “Dakin Model 100
- “Dakin Model 147
- “Dakin Model 160
- “Dakin Model 215
- “Dakota American Legend
- “Dakota Classic Grade
- “Dakota Classic Grade II
- “Dakota Classic Grade III
- “Dakota Premier Grade
- “Dan Arms Deluxe Field Model
- “Dan Arms Field Model
- “Darne Sliding Breech Series Shotguns
- “Davidson Arms Model 63B
- “Davidson Arms Model 69SL
- “Davidson Arms Model 73 Stagecoach
- “Dumoulin Continental Model
- “Dumoulin Etendard Model
- “Dumoulin Europa Model
- “Dumoulin Liege Model
- “E.A.A. SABA
- “E.A.A./Sabatti Saba-Mon Double Shotgun
- “E.M.F. Model 1878 SxS
- “E.M.F. Stagecoach SxS Model
- “ERA Quail SxS
- “ERA Riot SxS
- “ERA SxS
- “Famars Boxlock Models
- “Famars Castore
- “Famars Sidelock Models
- “Fausti Caledon
- “Fausti Class
- “Fausti Class Round Body
- “Fausti DEA Series Shotguns
- “Ferlib Mignon Hammer Model
- “Ferlib Model F VII Double Shotgun
- “FN Anson SxS Standard Grade
- “FN New Anson SxS Standard Grade
- “FN Sidelock Standard Grade
- “Fox Higher Grade Models (A-F)
- “Fox Sterlingworth Series
- “Franchi Airone
- “Franchi Astore Series
- “Franchi Destino
- “Franchi Highlander
- “Franchi Sidelock Double Barrel
- “Francotte Boxlock Shotgun
- “Francotte Jubilee Model
- “Francotte Sidelock Shotgun
- “Galef Silver Hawk SxS
- “Galef Zabala SxS
- “Garbi Model 100
- “Garbi Model 101 Side-by-Side
- “Garbi Model 103A, B Side-by-Side
- “Garbi Model 200 Side-by-Side
- “Gastinne Model 105
- “Gastinne Model 202
- “Gastinne Model 353
- “Gastinne Model 98
- “Gib 10 Gauge Magnum
- “Gil Alhambra
- “Gil Diamond
- “Gil Laga
- “Gil Olimpia
- “Greener Sidelock SxS Shotguns
- “Griffin & Howe Britte
- “Griffin & Howe Continental Sidelock
- “Griffin & Howe Round Body Game Gun
- “Griffin & Howe Traditional Game Gun
- “Grulla 217 Series
- “Grulla 219 Series
- “Grulla Consort
- “Grulla Model 209 Holland
- “Grulla Model 215
- “Grulla Model 216 Series
- “Grulla Number 1
- “Grulla Royal
- “Grulla Super MH
- “Grulla Supreme
- “Grulla Windsor
- “H&R Anson & Deeley SxS
- “H&R Model 404
- “H&R Small Bore SxS Hammer Gun
- “Hatfield Uplander Shotgun
- “Henry Atkin Boxlock Model
- “Henry Atkin Sidelock Model
- “Holland & Holland Cavalier Boxlock
- “Holland & Holland Dominion Game Gun
- “Holland & Holland Northwood Boxlock
- “Holland & Holland Round Action Sidelock
- “Holland & Holland Round Action Sidelock
Paradox
- “Holland & Holland Royal Hammerless
Ejector Sidelock
- “Holland & Holland Sidelock Shotguns
- “Holloway premier Sidelock SxS Model
- “Hopkins & Allen Boxlock and Sidelock
Models
- “Huglu SxS Shotguns
- “Husqvarna SxS Shotguns
- “IGA Deluxe Model
- “IGA Turkey Series Model
- “Interstate Arms Model 99 Coach Gun
- “Ithaca Classic Doubles Series Shotguns
- “Ithaca Hammerless Series
- “Iver Johnson Hammerless Model Shot-
guns
- “Jeffery Boxlock Shotguns
- “Jeffery Sidelock Shotguns
- “K.B.I. Grade II SxS
- “Khan Coach Gun
- “Kimber Valier Series
- “Krieghoff Essencia Boxlock
- “Krieghoff Essencia Sidelock
- “Lanber Imperial Sidelock
- “Laurona Boxlock Models
- “Laurona Sidelock Models
- “Lefever Grade A Field Model
- “Lefever Grade A Skeet Model
- “Lefever New
- “Lefever Model
- “Lefever Nitro Special
- “Lefever Sideplate Models
- “Leforgeron Boxlock Ejector
- “Leforgeron Sidelock Ejector
- “Liberty Coach Gun Series
- “MacNaughton Sidelock Model
- “Malin Boxlock Model
- “Malin Sidelock Model
- “Masquelier Boxlock Model
- “Masquelier Sidelock Model
- “Medwell SxS Sidelock
- “Merkel Model 8, 47E Side-by-Side Shot-
guns
- “Merkel Model 47LSC Sporting Clays Dou-
ble
- “Merkel Model 47S, 147S Side-by-Sides
- “Merkel Model 76E
- “Merkel Model 122E
- “Merkel Model 126E
- “Merkel Model 280 Series
- “Merkel Model 360 Series
- “Merkel Model 447SL
- “Merkel Model 1620 Series
- “Merkel Model 1622 Series
- “Mossberg Onyx Reserve Sporting
- “Mossberg Silver Reserve Field
- “Navy Arms Model 100
- “Navy Arms Model 150
- “Orvis Custom Uplander
- “Orvis Field Grade
- “Orvis Fine Grade
- “Orvis Rounded Action
- “Orvis Waterfowler
- “Parker Fluid Steel Barrel Models (All
Grades)
- “Parker Reproductions Side-by-Side
- “Pederson Model 200
- “Pederson Model 2500
- “Perazzi DHO Models
- “Perugini Ausonia
- “Perugini Classic Model
- “Perugini Liberty
- “Perugini Regina Model
- “Perugini Romagna Gun
- “Piotti Hammer Gun
- “Piotti King Extra Side-by-Side
- “Piotti King No. 1 Side-by-Side Piotti
Lunik Side-by-Side
- “Piotti Monaco Series
- “Piotti Monte Carlo
- “Piotti Piuma Side-by-Side
- “Piotti Westlake
- “Precision Sports Model 600 Series Doubles
- “Premier Italian made SxS Shotguns
- “Premier Spanish made SxS Shotguns
- “Purdy Best Quality Game Gun
- “Remington Model 1900 Hammerless
- “Remington Model SPR210
- “Remington Model SPR220
- “Remington Model SPR220 Cowboy
- “Remington Premier SxS
- “Richland Arms Co. Italian made SxS
Models
- “Richland Arms Co. Spanish made SxS
Models
- “Rigby Boxlock Shotgun
- “Rigby Hammer Shotgun
- “Rizzini Boxlock Side-by-Side
- “Rizzini Sidelock Side-by-Side
- “Rossi Overlund
- “Rossi Squire
- “Rota Model 105
- “Rota Model 106
- “Rota Model 411 Series
- “Royal American Model 600 Boxlock
- “Royal American Model 800 Sidelock
- “Ruger Gold Label
- “SAE Model 209E
- “SAE Model 210S
- “SAE Model 340X

- “Sarasqueta Mammerless Sidelock
 “Sarasqueta Model 3 Boxlock
 “Sauer Boxlock Model Shotguns
 “Sauer Sidelock Model Shotguns
 “Savage Fox Model FA-1
 “Savage Model 550
 “Scott Blenheim
 “Scott Bowood
 “Scott Chatsworth
 “Scott Kinmount
 “SIACE Italian made SxS Shotguns
 “SKB Model 100
 “SKB Model 150
 “SKB Model 200
 “SKB Model 280
 “SKB Model 300
 “SKB Model 385
 “SKB Model 400
 “SKB Model 480
 “SKB Model 485
 “Smith & Wesson Elite Gold Series Grade
 I
 “Smith & Wesson Elite Silver Grade I
 “Smith, L.C. Boxlock Hammerless Shot-
 guns
 “Smith, L.C. Sidelock Hammerless Shot-
 guns
 “Spartan SPR Series Shotguns
 “Stevens Model 311/315 Series
 “Stoeger/IGA Uplander Side-by-Side Shot-
 gun
 “Taylor’s SxS Model
 “Tri-Star Model 311
 “Tri-Star Model 411 Series
 “Ugartechea 10-Ga. Magnum Shotgun
 “Universal Double Wing SxS
 “Vouzelaud Model 315 Series
 “Walther Model WSF
 “Walther Model WSFD
 “Weatherby Atheana
 “Weatherby D’Italia Series
 “Weatherby Orion
 “Westley Richards Best Quality Sidelock
 “Westley Richards Boxlock Shotguns
 “Westley Richards Connaught Model
 “Westley Richards Hand Detachable Lock
 Model
 “William Douglas Boxlock
 “Winchester Model 21
 “Winchester Model 24
 “Zoli Alley Cleaner
 “Zoli Classic
 “Zoli Falcon II
 “Zoli Model Quail Special
 “Zoli Pheasant
 “Zoli Silver Hawk
 “Zoli Silver Snipe
 “SHOTGUNS—BOLT ACTIONS & SINGLE SHOTS
 “ADCC Diamond Folding Model
 “American Arms Single-Shot
 “ARMSCOR 301A
 “Armsport Single Barrel Shotgun
 “Baikal MP18
 “Beretta 471 EL Silver Hawk
 “Beretta 471 Silver Hawk
 “Beretta Beta Single Barrel
 “Beretta MKII Trap
 “Beretta Model 412
 “Beretta Model FS
 “Beretta TR-1
 “Beretta TR-1 Trap
 “Beretta Vandalia Special Trap
 “Browning BT-99 Competition Trap Spe-
 cial
 “Browning BT-99 Plus Micro
 “Browning BT-99 Plus Trap Gun
 “Browning Micro Recoilless Trap Shotgun
 “Browning Recoilless Trap Shotgun
 “Crescent Single Shot Models
 “CZ Cottontail
 “Desert Industries Big Twenty Shotgun
 “Fefever Long Range Field
 “Frigon FS-4
 “Frigon FT-1
 “Frigon FT-C
 “Gibbs Midland Stalker
 “Greener General Purpose GP MKI/MKII
 “H&R Survivor
 “H&R Tracker Slug Model
 “Harrington & Richardson N.W.T.F. Tur-
 key Mag
 “Harrington & Richardson Pardner
 “Harrington & Richardson Pardner Com-
 pact
 “Harrington & Richardson Pardner Com-
 pact Turkey Gun
 “Harrington & Richardson Pardner Screw-
 In Chokey
 “Harrington & Richardson Pardner Turkey
 Gun
 “Harrington & Richardson Pardner Turkey
 Gun Camo
 “Harrington & Richardson Pardner Water-
 fowl
 “Harrington & Richardson Tamer
 “Harrington & Richardson Tamer 20
 “Harrington & Richardson Topper Classic
 Youth Shotgun
 “Harrington & Richardson Topper Deluxe
 Classic
 “Harrington & Richardson Topper Deluxe
 Model 098
 “Harrington & Richardson Topper Junior
 “Harrington & Richardson Topper Model
 098
 “Harrington & Richardson Topper Trap
 Gun
 “Harrington & Richardson Tracker II Slug
 Gun
 “Harrington & Richardson Ultra Slug Hun-
 ter
 “Harrington & Richardson Ultra Slug Hun-
 ter Compact
 “Harrington & Richardson Ultra Slug Hun-
 ter Deluxe
 “Harrington & Richardson Ultra Slug Hun-
 ter Thumbhole Stock
 “Harrington & Richardson Ultra-Lite Slug
 Hunter
 “Hi-Standard 514 Model
 “Holland & Holland Single Barrel Trap
 “IGA Reuna Model
 “IGA Single Barrel Classic
 “Ithaca Model 66
 “Ithaca Single Barrel Trap
 “Iver Johnson Champion Series
 “Iver Johnson Commemorative Series Sin-
 gle Shot Shotgun
 “Iver Johnson Excel
 “Krieghoff K-80 Single Barrel Trap Gun
 “Krieghoff KS-5 Special
 “Krieghoff KS-5 Trap Gun
 “Lefever Trap Gun
 “Ljutic LTX Super Deluxe Mono Gun
 “Ljutic Mono Gun Single Barrel
 “Ljutic Recoilless Space Gun Shotgun
 “Marlin Model 55 Goose Gun Bolt Action
 “Marlin Model 60 Single Shot
 “Marocchi Model 2000
 “Mossberg Models G-4, 70, 73, 73B
 “Mossberg Models 75 Series
 “Mossberg Models 80, 83, 83B, 83D
 “Mossberg 173 Series
 “Mossberg Model 183 Series
 “Mossberg Model 185 Series
 “Mossberg Model 190 Series
 “Mossberg Model 195 Series
 “Mossberg Model 385 Series
 “Mossberg Model 390 Series
 “Mossberg Model 395 Series
 “Mossberg Model 595 Series
 “Mossberg Model 695 Series
 “New England Firearms N.W.T.F. Shotgun
 “New England Firearms Standard Pardner
 “New England Firearms Survival Gun
 “New England Firearms Tracker Slug Gun
 “New England Firearms Turkey and Goose
 Gun
 “Parker Single Barrel Trap Models
 “Perazzi TM1 Special Single Trap
 “Remington 90-T Super Single Shotgun
 “Remington Model No. 9
 “Remington Model 310 Skeet
 “Remington Model No. 3
 “Rossi Circuit Judge Lever Action Shot-
 gun
 “Rossi Circuit Judge Shotgun
 “Ruger Single Barrel Trap
 “S.W.D. Terminator
 “Savage Kimel Kamper Single Shot
 “Savage Model 210F Slug Warrior
 “Savage Model 212 Slug Gun
 “Savage Model 220 Series
 “Savage Model 220 Slug Gun
 “SEITZ Single Barrel Trap
 “SKB Century II Trap
 “SKB Century Trap
 “SKB Model 505 Trap
 “SKB Model 605 Trap
 “Smith, L.C. Single Barrel Trap Models
 “Snake Charmer II Shotgun
 “Stoeger/IGA Reuna Single Barrel Shotgun
 “Tangfolio Model RSG-16
 “Tangfolio Blockcard Model
 “Tangfolio Model DSG
 “Tangfolio Model RSG-12 Series
 “Tangfolio Model RSG-20
 “Tangfolio RSG-Tactical
 “Taurus Circuit Judge Shotgun
 “Thompson/Center Encore Shotgun
 “Thompson/Center Pro Hunter Turkey
 Shotgun
 “Thompson/Center TCR ’87 Hunter Shot-
 gun
 “Universal Firearms Model 7212 Single
 Barrel Trap
 “Winchester Model 36 Single Shot
 “Winchester Model 37 Single Shot
 “Winchester Model 41 Bolt Action
 “Winchester Model 9410 Series
 “Zoli Apache Model
 “Zoli Diano Series
 “Zoli Loner Series”.

SEC. 04. PENALTIES.

Section 924(a)(1)(B) of title 18, United States Code, is amended by striking “(r) (q) of section 922” and inserting “(q), (r), (v), (w), or (aa) of section 922”.

SEC. 05. BACKGROUND CHECKS FOR TRANSFERS OF GRANDFATHERED SEMI-AUTOMATIC ASSAULT WEAPONS.

(a) IN GENERAL.—Section 922 of title 18, United States Code, as amended by this title, is amended—

- (1) by repealing subsection (s);
- (2) by redesignating subsection (t) as subsection (s);
- (3) in subsection (s), as redesignated—
 - (A) in paragraph (3)(C)(ii), by striking “(as defined in subsection (s)(8))”; and
 - (B) by adding at the end the following:

“(7) In this subsection, the term ‘chief law enforcement officer’ means the chief of police, the sheriff, or an equivalent officer or the designee of any such individual.”; and
- (4) by inserting after subsection (s), as redesignated, the following:

“(t)(1) Beginning on the date that is 90 days after the date of enactment of the Assault Weapons Ban of 2019, it shall be unlawful for any person who is not licensed under this chapter to transfer a grandfathered semiautomatic assault weapon to any other person who is not licensed under this chapter, unless a licensed importer, licensed manufacturer, or licensed dealer has first taken custody of the grandfathered semiautomatic assault weapon for the purpose of complying with subsection (s). Upon taking custody of the grandfathered semiautomatic assault weapon, the licensee shall comply with all requirements of this chapter as if the licensee were transferring the grandfathered semiautomatic assault weapon from the licensee’s inventory to the unlicensed transferee.

“(2) Paragraph (1) shall not apply to a temporary transfer of possession for the purpose of participating in target shooting in a licensed target facility or established range if—

“(A) the grandfathered semiautomatic assault weapon is, at all times, kept within the premises of the target facility or range; and

“(B) the transferee is not known to be prohibited from possessing or receiving a grandfathered semiautomatic assault weapon.

“(3) For purposes of this subsection, the term ‘transfer’—

“(A) shall include a sale, gift, or loan; and

“(B) does not include temporary custody of the grandfathered semiautomatic assault weapon for purposes of examination or evaluation by a prospective transferee.

“(4)(A) Notwithstanding any other provision of this chapter, the Attorney General may implement this subsection with regulations.

“(B) Regulations promulgated under this paragraph—

“(i) shall include a provision setting a maximum fee that may be charged by licensees for services provided in accordance with paragraph (1); and

“(ii) shall not include any provision imposing recordkeeping requirements on any unlicensed transferor or requiring licensees to facilitate transfers in accordance with paragraph (1).”

(b) TECHNICAL AND CONFORMING AMENDMENTS.—

(1) SECTION 922.—Section 922(y)(2) of title 18, United States Code, is amended, in the matter preceding subparagraph (A), by striking “, (g)(5)(B), and (s)(3)(B)(v)(II)” and inserting “and (g)(5)(B)”.

(2) SECTION 925A.—Section 925A of title 18, United States Code, is amended, in the matter preceding paragraph (1), by striking “subsection (s) or (t) of section 922” and inserting “section 922(s)”.

(c) EFFECTIVE DATE.—The amendments made by this section shall take effect 90 days after the date of enactment of this Act.

SEC. 06. USE OF BYRNE GRANTS FOR BUY-BACK PROGRAMS FOR SEMIAUTOMATIC ASSAULT WEAPONS AND LARGE CAPACITY AMMUNITION FEEDING DEVICES.

Section 501(a)(1) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (34 U.S.C. 10152(a)(1)) is amended by adding at the end the following:

“(I) Compensation for surrendered semiautomatic assault weapons and large capacity ammunition feeding devices, as those terms are defined in section 921 of title 18, United States Code, under buy-back programs for semiautomatic assault weapons and large capacity ammunition feeding devices.”

SEC. 07. SEVERABILITY.

If any provision of this title, an amendment made by this title, or the application of such provision or amendment to any person or circumstance is held to be unconstitutional, the remainder of this title, the amendments made by this title, and the application of such provision or amendment to any person or circumstance shall not be affected thereby.

SA 1023. Ms. SMITH (for herself, Mr. ROUNDS, Mrs. MURRAY, and Mrs. SHAHEEN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 155, line 10, insert after “one-year period:” the following: “*Provided further*, that upon request by an owner of a project financed by an existing loan under section

514 or 515 of the Act, the Secretary may renew the rental assistance agreement for a period of 20 years or until the term of such loan has expired, subject to annual appropriations.”

On page 156, line 4, strike “third proviso” and insert “fourth proviso”.

SA 1024. Ms. SMITH (for herself and Mrs. SHAHEEN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title III of division B, insert the following:

SEC. 3. In providing assistance under title V of the Housing Act of 1949 (42 U.S.C. 1471 et seq.) using amounts made available under this title under the heading “RURAL HOUSING SERVICE”, the Secretary of Agriculture shall prioritize the maintenance needs for rural housing facilities and staff needs, which shall include prioritizing—

(1) capital repairs for aging properties participating in the rental housing programs of the Rural Housing Service;

(2) the needs of staff overseeing the Rural Housing Service and field staff conducting housing inspections; and

(3) enforcement against property owners when those owners fail to make necessary repairs.

SA 1025. Ms. SINEMA submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 253, line 2, strike “costs:” and insert the following: “costs: *Provided further*, That not later than 120 days after the date of enactment of this Act, the Director of the Bureau of Indian Affairs shall submit to the Committee on Appropriations of the Senate and the Committee on Appropriations of the House of Representatives a report describing the facilities investments required to improve the direct service and tribally operated detention and public safety facilities in Indian country that are in poor condition, including associated cost estimates:”

SA 1026. Mr. BENNET submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the end of title I of division C, insert the following:

SEC. 1. REQUIREMENTS FOR CERTAIN BUREAU OF LAND MANAGEMENT LAND SALES.

(a) DEFINITIONS.—In this section:

(1) AFFECTED BUREAU LAND.—The term “affected Bureau land” means any land that—

(A) is under the jurisdiction of the Bureau;

(B) contains any surface or subsurface mineral right; and

(C) is located within 15 miles of Service land or water.

(2) BUREAU.—The term “Bureau” means the Bureau of Land Management.

(3) SERVICE LAND OR WATER.—The term “Service land or water” means land or water under the jurisdiction of the National Park Service.

(4) STATE DIRECTOR.—The term “State Director” means a State Director of the Bureau.

(b) REQUIREMENTS.—

(1) IN GENERAL.—Notwithstanding any other provision of law, before offering for competitive, public sale any affected Bureau land, the State Director of each State in which the affected Bureau land is located shall—

(A) complete formal consultation with each applicable Superintendent of the National Park Service regarding—

(i) the impact of the proposed sale on—

(I) natural, cultural, and historic resources; and

(II) visitor use and enjoyment of park resources; and

(ii) the cumulative impacts of the proposed sale on National Park Service resources, including air and water quality;

(B) achieve compliance with the applicable requirements of section 306108 of title 54, United States Code, taking into consideration the means by which the proposed sale may impact historic property, historic objects, traditional cultural properties, archeological sites, or cultural landscapes;

(C) consider the effects of the proposed sale on—

(i) wildlife migration corridors and habitat connectivity; and

(ii) recreational opportunities on and off the applicable Service land and water, through consultation with affected recreational user groups;

(D) conduct a viewshed analysis with respect to all potential points of view within the affected Service land or water;

(E) consult with relevant agencies to evaluate—

(i) the direct, indirect, and cumulative impacts of development on the air quality, including visibility, of affected Service land and water to ensure compliance with all applicable air quality requirements; and

(ii) the impacts of development on water quality and groundwater resources;

(F) provide a period of not less than 30 days for public review and comment with respect to environmental analyses and findings of no significant impact for oil and gas leasing on the affected Bureau land; and

(G) post a final notice of the proposed sale not later than the date that is 90 days before the sale date to ensure a period of not less than—

(i) 30 days for public participation; and

(ii) 60 days for review by the Bureau.

(2) CONSIDERATION OF LEASE SALES.—The Director of the Bureau shall consider lease sales of affected Bureau land not more frequently than once each calendar year.

(3) LIGHT POLLUTION.—In any case in which an application for a permit to drill on affected Bureau land is approved, the State Director of each State in which the affected Bureau land is located shall ensure that compliance with applicable Bureau and National Park Service best management practices to reduce light pollution is achieved.

SA 1027. Mr. BENNET submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year

ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division C, insert the following:

SEC. ____ . FOREST SERVICE LEGACY ROADS AND TRAILS REMEDIATION PROGRAM.

Public Law 88-657 (16 U.S.C. 532 et seq.) (commonly known as the "Forest Roads and Trails Act") is amended by adding at the end the following:

"SEC. 8. FOREST SERVICE LEGACY ROADS AND TRAILS REMEDIATION PROGRAM.

"(a) IN GENERAL.—Not later than 180 days after the date of enactment of this section, the Secretary, acting through the Chief of the Forest Service, shall establish, and develop a national strategy to carry out, a program, to be known as the 'Forest Service Legacy Roads and Trails Remediation Program', within the National Forest System (as defined in section 11(a) of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1609(a)))—

"(1) to carry out critical maintenance and urgent repairs and improvements on National Forest System roads, trails, and bridges;

"(2) to restore fish and other aquatic organism passages by removing or replacing unnatural barriers to the passage of fish and other aquatic organisms;

"(3) to decommission unneeded roads and trails; and

"(4) to carry out activities associated with the activities described in paragraphs (1) through (3).

"(b) PRIORITY.—In implementing the program under this section, the Secretary shall give priority to any project that protects or restores—

"(1) water quality;

"(2) a watershed that feeds a public drinking water system; or

"(3) habitat for threatened, endangered, or sensitive fish or wildlife species.

"(c) NATIONAL FOREST SYSTEM.—Except as authorized under section 323 of the Department of the Interior and Related Agencies Appropriations Act, 1999 (16 U.S.C. 1011a), each project carried out under this section shall be on a National Forest System road or trail.

"SEC. 9. ROAD SYSTEM ANALYSIS.

"(a) DEFINITION OF DECOMMISSION.—In this section, the term 'decommission' means, with respect to a road—

"(1) to restore, through active or passive means, natural drainage, watershed function, or other ecological conditions and processes that are disrupted or adversely impacted by the road; and

"(2) to remove the road from the transportation system.

"(b) IDENTIFICATION OF MINIMUM ROAD SYSTEM.—

"(1) IN GENERAL.—Not later than 3 years after the date of enactment of this section, the Secretary shall identify for each unit of the National Forest System (as defined in section 11(a) of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1609(a))) the minimum road system necessary for—

"(A) safe and efficient travel within the National Forest System; and

"(B) the administration, use, and protection of the National Forest System.

"(2) REQUIREMENTS.—Each minimum road system identified under paragraph (1) for a unit of the National Forest System shall—

"(A) meet the resource and other management objectives adopted in the land and resource management plan applicable to the unit;

"(B) meet all applicable statutory and regulatory requirements;

"(C) be in accordance with long-term funding expectations; and

"(D) minimize any adverse environmental impacts associated with the construction, reconstruction, decommissioning, and maintenance of the minimum road system.

"(c) CONTENTS.—In identifying minimum road systems under subsection (b)(1), the Secretary shall—

"(1) incorporate a science-based roads analysis at the appropriate scale;

"(2) incorporate a long-term fiscal analysis that includes an assessment of maintenance costs;

"(3) identify as unneeded any roads that—

"(A) are no longer necessary to meet forest resource management objectives; and

"(B) may be decommissioned or considered for trails; and

"(4) consult with—

"(A) appropriate State, Tribal, and local governmental entities; and

"(B) members of the public.

"(d) UNNEEDED ROADS.—

"(1) IN GENERAL.—The Secretary shall decommission any roads identified as unneeded under subsection (c)(3) as soon as practicable after making the identification under that subsection.

"(2) PRIORITY.—In decommissioning unneeded roads under paragraph (1), the Secretary shall prioritize the decommissioning of roads that pose the greatest risk—

"(A) to public safety; or

"(B) of environmental degradation.

"(e) RECORDS.—The Secretary shall regularly update the Infra database of the Secretary to record—

"(1) each road identified as unneeded under subsection (c)(3); and

"(2) each road decommissioned under subsection (d)(1).

"(f) REVISION.—The Secretary shall review, and may revise, an identification made under subsection (b)(1) for a unit of the National Forest System during a revision of the land and resource management plan applicable to the unit."

SA 1028. Mr. DURBIN (for himself, Mr. CRAMER, and Ms. SMITH) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. ____ . Section 7002(e)(4) of the Biologics Price Competition and Innovation Act of 2009 (Public Law 111-148) is amended—

(1) by striking "An amended" and inserting the following:

"(A) IN GENERAL.—An amended"; and

(2) by adding at the end the following:

"(B) TREATMENT OF CERTAIN PENDING APPLICATIONS.—With respect to an application for an insulin biological product submitted under subsection (b)(2) or (j) of section 505 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355) with a filing date that is not later than December 31, 2019, until the Secretary makes a determination on final approval with respect to such application, the Secretary shall continue to review and approve (as appropriate) such application under such section 505, even if such review and approval process continues after March 23, 2020. For purposes of completing the review and approval process for such an application, any listed drug referenced in the application shall be treated as a listed drug under sec-

tion 505(j)(7) of the Federal Food, Drug, and Cosmetic Act, even if such listed drug is deemed licensed under section 351 of the Public Health Service Act during such review and approval process. Effective on the later of March 23, 2020, or the date of approval under subsection (c) or (j) of section 505 of the Federal Food, Drug, and Cosmetic Act of any such application, such approved application shall be deemed to be a license for the biological product under section 351 of the Public Health Service Act."

SA 1029. Mr. DURBIN (for himself and Ms. DUCKWORTH) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 289, line 22, strike "Act." and insert "Act: *Provided further*, That of the funds included under this heading, \$3,000,000 shall be for ethylene oxide ambient air monitoring in communities identified as having an elevated cancer risk due to emissions of ethylene oxide by the most recent National Air Toxics Assessment published by the Administrator of the Environmental Protection Agency."

SA 1030. Mr. DURBIN (for himself and Ms. MURKOWSKI) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. ____ . None of the funds provided by this Act may be used by the Secretary of Health and Human Services to issue a marketing order under subsection (c)(1)(A)(i) of section 910 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 387j) or a substantial equivalence order under subsection (a)(2)(A)(i) of such section 910, for any electronic nicotine delivery system, including any liquid, solution, or other component or part or its aerosol, that contains an artificial or natural flavor (other than tobacco) that is a characterizing flavor, unless the Secretary of Health and Human Services issues an order finding that the manufacturer has demonstrated that use of the characterizing flavor—

(1) will increase the likelihood of smoking cessation among current users of tobacco products;

(2) will not increase the likelihood of youth initiation of nicotine or tobacco products; and

(3) will not increase the likelihood of harm to the person using the characterizing flavor.

SA 1031. Ms. ROSEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2. An additional \$2,000,000, to remain available until September 30, 2023, shall be available for payment to the Neighborhood Reinvestment Corporation for use in neighborhood reinvestment activities, as authorized by the Neighborhood Reinvestment Corporation Act (42 U.S.C. 8101 et seq.), and the funds available under this title for the Office of Administration under the heading "ADMINISTRATIVE SUPPORT OFFICES" under the heading "MANAGEMENT AND ADMINISTRATION" shall be decreased by \$3,000,000.

SA 1032. Ms. BALDWIN (for herself and Mr. MORAN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 123, line 14, strike "\$13,500,000" and insert "\$6,500,000".

On page 131, line 4, strike "\$509,082,000" and insert "\$516,082,000".

On page 131, line 8, insert "That the amount specified in that table for the Farm and Ranch Stress Assistance Network shall be increased by \$7,000,000: *Provided further,*" after "*Provided,*".

SA 1033. Mr. TILLIS (for himself and Mr. BURR) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 223, between lines 13 and 14, insert the following:

SEC. 7. Notwithstanding subsections (d) and (e) of section 5 of the Commodity Credit Corporation Charter Act (15 U.S.C. 714c) or any other provision of law, tobacco shall be an eligible agricultural commodity under the Market Facilitation Program conducted pursuant to that section.

SA 1034. Mr. BARRASSO (for himself, Mr. CARPER, Mrs. CAPITO, and Mr. CARDIN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

DIVISION E—SAVING OUR AMERICAN ROADS

SEC. 1. REPEAL OF RESCISSION.

(1) IN GENERAL.—Section 1438 of the FAST Act (Public Law 114-94; 129 Stat. 1432) is repealed.

(2) CLERICAL AMENDMENT.—The table of contents in section 1(b) of the FAST Act (Public Law 114-94; 129 Stat. 1312) is amended by striking the item relating to section 1438.

(b) BUDGETARY EFFECTS.—

(1) STATUTORY PAYGO SCORECARDS.—The budgetary effects of this section and the amendments made by this section shall not

be entered on either PAYGO scorecard maintained pursuant to section 4(d) of the Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 933(d)).

(2) SENATE PAYGO SCORECARDS.—The budgetary effects of this section and the amendments made by this section shall not be entered on any PAYGO scorecard maintained for purposes of section 4106 of H. Con. Res. 71 (115th Congress).

(3) CLASSIFICATION OF BUDGETARY EFFECTS.—Notwithstanding Rule 3 of the Budget Scorekeeping Guidelines set forth in the joint explanatory statement of the committee of conference accompanying Conference Report 105-217 and section 250(c)(8) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 900(c)(8)), the budgetary effects of this section and the amendments made by this section shall not be estimated—

(A) for purposes of section 251 of such Act (2 U.S.C. 901); and

(B) for purposes of paragraph (4)(C) of section 3 of the Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 932) as being included in an appropriation Act.

SA 1035. Mr. BOOKER (for himself and Mr. JONES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 164, line 21, strike "\$1,500,000" and insert "\$15,000,000".

SA 1036. Ms. SMITH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in division C, insert the following:

SEC. _____. In addition to other amounts made available under this division to continue a Special Behavioral Health Pilot Program as authorized by Public Law 116-6, there shall be available to the Director of the Indian Health Service, \$40,000,000 to be used as otherwise provided for under this division to carry out such Program.

SA 1037. Ms. HIRONO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. 7. (a) IN GENERAL.—Not later than 180 days after the date of enactment of this Act, the Secretary of Agriculture shall submit to Congress a report that describes the economic and environmental impacts of importing orchids in growing media.

(b) REQUIREMENTS.—The report under subsection (a) shall include—

(1) a description of—

(A) the economic impact of importing orchids in growing media on a State-by-State basis, with data collected from local growers; and

(B) any incidents of pests detected on orchids imported with growing media; and

(2) an analysis with respect to the additional resources that are necessary to prevent and mitigate the introduction of pests resulting from importing orchids in growing media.

SA 1038. Mr. DURBIN (for himself and Mr. INHOFE) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 52, line 14, strike "\$2,000,000" and insert "\$4,000,000".

SA 1039. Mr. KAINE submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. (a) Notwithstanding any other provision of this Act, the amount appropriated under this Act to the Department of Justice for "State and Local Law Enforcement Assistance" shall be \$1,790,290,000, of which \$12,500,000 shall be for the court-appointed special advocate program, as authorized by section 217 of the Victims of Child Abuse Act of 1990 (Public Law 101-647).

(b) Notwithstanding any other provision of this Act, the amount appropriated under this Act to the Department of Justice for "Salaries and Expenses, General Legal Activities" shall be \$923,500,000.

SA 1040. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 289, line 22, strike the period at the end and insert "": *Provided further,* That of the funds included under this heading, \$2,000,000 shall be made available to the Office of Transportation and Air Quality of the Office of Air and Radiation of the Environmental Protection Agency to approve, not later than 120 days after the date of enactment of this Act, not less than 2 pending applications under the electric pathway under the renewable fuel program under section 211(o) of the Clean Air Act (42 U.S.C. 7545(o))."

SA 1041. Mrs. SHAHEEN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of

Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division C, insert the following:

ELECTRIC PATHWAYS

SEC. 4 _____. Not later than 30 days after the date of enactment of this Act, the Administrator of the Environmental Protection Agency shall submit to the Committees on Appropriations of the Senate and House of Representatives a detailed work plan that describes how the Environmental Protection Agency will comply with the requirement with respect to applications for the electric pathway in the report accompanying this Act.

SA 1042. Ms. DUCKWORTH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 7, line 22, strike “\$279,500,000” and insert “\$291,500,000”.

On page 7, line 24, insert “, and of which \$17,000,000 shall be for assistance to nuclear power plant closure communities” after “27”.

SA 1043. Mr. BROWN (for himself and Mr. JONES) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 121, line 2, strike “\$22,301,000” and insert “\$17,301,000”.

On page 223, between lines 13 and 14, insert the following:

SEC. 7 _____. There is appropriated \$5,000,000 to carry out section 1673(d) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5926(d)).

SA 1044. Ms. SMITH (for herself, Mr. BROWN, Mr. VAN HOLLEN, Mr. KAINÉ, Mr. WARNER, and Mr. CARDIN) submitted an amendment intended to be proposed by her to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

DIVISION E—FAIR COMPENSATION FOR LOW-WAGE CONTRACTOR EMPLOYEES ACT OF 2019

SECTION 1. SHORT TITLE.

This division may be cited as the “Fair Compensation for Low-Wage Contractor Employees Act of 2019”.

SEC. 2. APPROPRIATION.

There is hereby appropriated, out of any money in the Treasury not otherwise appropriated, such sums as may be necessary, to remain available until expended, for each Federal agency subject to the lapse in appro-

priations that began on or about December 22, 2018, for adjustments in the price of contracts of such agency under section 3.

SEC. 3. BACK COMPENSATION FOR LOW-WAGE EMPLOYEES OF GOVERNMENT CONTRACTORS IN CONNECTION WITH THE LAPSE IN APPROPRIATIONS.

(a) **IN GENERAL.**—Each Federal agency subject to the lapse in appropriations that began on or about December 22, 2018, shall adjust the price of any contract of such agency for which the contractor was ordered to suspend, delay, or interrupt all or part of the work of such contract, or stop all or any part of the work called for in such contract, as a result of the lapse in appropriations to compensate the contractor for reasonable costs incurred—

(1) to provide compensation, at an employee’s standard rate of compensation, to any employee who was furloughed or laid off, or who was not working, who experienced a reduction of hours, or who experienced a reduction in compensation, as a result of the lapse in appropriations (for the period of the lapse); or

(2) to restore paid leave taken by any employee during the lapse in appropriations, if the contractor required employees to use paid leave as a result of the lapse in appropriations.

(b) **LIMITATION ON AMOUNT OF WEEKLY COMPENSATION COVERED BY ADJUSTMENT.**—The maximum amount of weekly compensation of an employee for which an adjustment may be made under subsection (a) may not exceed the lesser of—

(1) the employee’s actual weekly compensation; or

(2) \$965.

(c) **TIMING OF ADJUSTMENTS.**—The adjustments required by subsection (a) shall be made as soon as practicable after the enactment of this Act.

(d) **DEFINITIONS.**—In this section:

(1) The term “compensation” has the meaning given that term in section 6701 of title 41, United States Code.

(2) The term “employee” means the following:

(A) A “service employee” as that term is defined in section 6701(3) of title 41, United States Code, except that the term also includes service employees described in subparagraph (C) of that section notwithstanding that subparagraph.

(B) A “laborer or mechanic” covered by section 3142 of title 40, United States Code.

SEC. 4. EFFECTIVE DATE.

This division shall take effect upon the date of enactment of this Act.

SEC. 5. BUDGETARY EFFECTS.

(a) **CLASSIFICATION OF BUDGETARY EFFECTS.**—Notwithstanding Rule 3 of the Budget Scorekeeping Guidelines set forth in the joint explanatory statement of the committee of conference accompanying Conference Report 105–217 and section 250(c)(8) of the Balanced Budget and Emergency Deficit Control Act of 1985, the budgetary effects of this division shall not be estimated—

(1) for purposes of section 251 of such Act; and

(2) for purposes of paragraph (4)(C) of section 3 of the Statutory Pay-As-You-Go Act of 2010 as being included in an appropriation Act.

(b) **DETERMINATION OF BUDGETARY EFFECTS.**—The budgetary effects of this division, for the purpose of complying with the Statutory Pay-As-You-Go Act of 2010, shall be determined by reference to the latest statement titled “Budgetary Effects of PAYGO Legislation” for this division, submitted for printing in the Congressional Record by the Chairman of the House Budget Committee, provided that such statement

has been submitted prior to the vote on passage.

SA 1045. Mr. HEINRICH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 169, line 10, insert “: Provided, That 10 percent of the amount made available by this paragraph shall be used for tribal outreach and technical assistance grants” before the period at the end.

SA 1046. Mr. HEINRICH submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division D, insert the following:

SEC. 2 _____. (a) An additional \$3,000,000 shall be available for rental assistance and associated administrative fees for Tribal HUD-VASH under the heading “TENANT-BASED RENTAL ASSISTANCE” under the heading “PUBLIC AND INDIAN HOUSING” under this title, provided that \$1,000,000 shall be used for tribal outreach and technical assistance, and the funds available under this title for necessary salaries and expenses for Administrative Support Offices under the heading “ADMINISTRATIVE SUPPORT OFFICES” under the heading “MANAGEMENT AND ADMINISTRATION” under this title shall be decreased by \$3,000,000.

SA 1047. Mr. TOOMEY (for himself and Mr. COONS) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title II of division A, insert the following:

SEC. _____. NICS DENIAL NOTIFICATION ACT.

(a) **SHORT TITLE.**—This section may be cited as the “NICS Denial Notification Act of 2019”.

(b) **REPORTING OF BACKGROUND CHECK DENIALS.**—

(1) **IN GENERAL.**—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following:

“§ 925B. Reporting of background check denials to State authorities

“(a) **IN GENERAL.**—If the national instant criminal background check system established under section 103 of the Brady Handgun Violence Prevention Act (34 U.S.C. 40901) (commonly referred to as ‘NICS’) provides a notice pursuant to section 922(t) of this title that the receipt of a firearm by a person would violate subsection (g) or (n) of section 922 of this title or State law, the Attorney General shall, in accordance with subsection (b) of this section—

“(1) report to the law enforcement authorities of the State where the person sought to

acquire the firearm and, if different, the law enforcement authorities of the State of residence of the person—

“(A) that the notice was provided;

“(B) the specific provision of law that would have been violated;

“(C) the date and time the notice was provided;

“(D) the location where the firearm was sought to be acquired; and

“(E) the identity of the person; and

“(2) where practicable, report the incident to local law enforcement authorities and State and local prosecutors in the jurisdiction where the firearm was sought and in the jurisdiction where the person resides.

“(b) REQUIREMENTS FOR REPORT.—A report is made in accordance with this subsection if the report is made within 24 hours after the provision of the notice described in subsection (a), except that the making of the report may be delayed for so long as is necessary to avoid compromising an ongoing investigation.

“(c) AMENDMENT OF REPORT.—If a report is made in accordance with this subsection and, after such report is made, the Federal Bureau of Investigation or the Bureau of Alcohol, Tobacco, Firearms, and Explosives determines that the receipt of a firearm by a person for whom the report was made would not violate subsection (g) or (n) of section 922 of this title or State law, the Attorney General shall, in accordance with subsection (b), notify any law enforcement authority and any prosecutor to whom the report was made of that determination.

“(d) RULE OF CONSTRUCTION.—Nothing in subsection (a) shall be construed to require a report with respect to a person to be made to the same State authorities that originally issued the notice with respect to the person.”

(2) CLERICAL AMENDMENT.—The table of sections for such chapter is amended by inserting after the item relating to section 925A the following:

“925B. Reporting of background check denials to State authorities.”

(c) ANNUAL REPORT TO CONGRESS.—

(1) IN GENERAL.—Chapter 44 of title 18, United States Code, as amended by subsection (b), is amended by inserting after section 925B the following:

“§ 925C. Annual report to Congress

“Not later than 1 year after the date of enactment of this section, and annually thereafter, the Attorney General shall submit to Congress a report detailing the following, broken down by Federal judicial district:

“(1) With respect to each category of persons prohibited by subsection (g) or (n) of section 922 of this title or State law from receiving or possessing a firearm who are so denied a firearm—

“(A) the number of denials;

“(B) the number of denials referred to the Bureau of Alcohol, Tobacco, Firearms, and Explosives;

“(C) the number of denials for which the Bureau of Alcohol, Tobacco, Firearms, and Explosives determines that the person denied was not prohibited by subsection (g) or (n) of section 922 of this title or State law from receiving or possessing a firearm;

“(D) the number of denials overturned through the national instant criminal background check system appeals process and the reasons for overturning the denials;

“(E) the number of denials with respect to which an investigation was opened by a field division of the Bureau of Alcohol, Tobacco, Firearms, and Explosives;

“(F) the number of persons charged with a Federal criminal offense in connection with a denial; and

“(G) the number of convictions obtained by Federal authorities in connection with a denial.

“(2) The number of background check notices reported to State authorities pursuant to section 925B (including the number of the notices that would have been so reported but for section 925B(c)).”

(2) CLERICAL AMENDMENT.—The table of sections for such chapter, as amended by subsection, is amended by inserting after the item relating to section 925B the following: “925C. Annual report to Congress.”

SA 1048. Mrs. GILLIBRAND submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. —. HADIYA PENDLETON AND NYASIA PRYEAR-YARD GUN TRAFFICKING AND CRIME PREVENTION ACT OF 2019.

(a) SHORT TITLE.—This section may be cited as the “Hadiya Pendleton and Nyasia Pryear-Yard Gun Trafficking and Crime Prevention Act of 2019”.

(b) FIREARMS TRAFFICKING.—

(1) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by adding at the end the following:

“§ 932. Trafficking in firearms

“(a) OFFENSES.—It shall be unlawful for any person, regardless of whether anything of value is exchanged—

“(1) to ship, transport, transfer, or otherwise dispose to a person, 2 or more firearms in or affecting interstate or foreign commerce, if the transferor knows or has reasonable cause to believe that such shipping, transportation, transfer, or disposition of the firearm would be in violation of, or would result in a violation of any Federal, State, or local law punishable by a term of imprisonment exceeding 1 year;

“(2) to receive from a person, 2 or more firearms in or affecting interstate or foreign commerce, if the recipient knows or has reasonable cause to believe that such receipt would be in violation of, or would result in a violation of any Federal, State, or local law punishable by a term of imprisonment exceeding 1 year;

“(3) to make a statement to a licensed importer, licensed manufacturer, or licensed dealer relating to the purchase, receipt, or acquisition from a licensed importer, licensed manufacturer, or licensed dealer of 2 or more firearms that have moved in or affected interstate or foreign commerce that—

“(A) is material to—

“(i) the identity of the actual buyer of the firearms; or

“(ii) the intended trafficking of the firearms; and

“(B) the person knows or has reasonable cause to believe is false; or

“(4) to direct, promote, or facilitate conduct specified in paragraph (1), (2), or (3).

“(b) PENALTIES.—

(1) IN GENERAL.—Any person who violates, or conspires to violate, subsection (a) shall be fined under this title, imprisoned for not more than 20 years, or both.

(2) ORGANIZER ENHANCEMENT.—If a violation of subsection (a) is committed by a person in concert with 5 or more other persons with respect to whom such person occupies a

position of organizer, a supervisory position, or any other position of management, such person may be sentenced to an additional term of imprisonment of not more than 5 consecutive years.

“(c) DEFINITIONS.—In this section—

“(1) the term ‘actual buyer’ means the individual for whom a firearm is being purchased, received, or acquired; and

“(2) the term ‘term of imprisonment exceeding 1 year’ does not include any offense classified by the applicable jurisdiction as a misdemeanor and punishable by a term of imprisonment of 2 years or less.”

(2) TECHNICAL AND CONFORMING AMENDMENT.—The table of sections for chapter 44 of title 18, United States Code, is amended by adding at the end the following:

“932. Trafficking in firearms.”

(3) DIRECTIVE TO THE SENTENCING COMMISSION.—

(A) IN GENERAL.—Pursuant to its authority under section 994(p) of title 28, United States Code, the United States Sentencing Commission shall review and, if appropriate, amend the Federal sentencing guidelines and policy statements applicable to persons convicted of offenses under section 932 of title 18, United States Code (as added by paragraph (1)).

(B) REQUIREMENTS.—In carrying out this subsection, the Commission shall—

(i) review the penalty structure that the guidelines currently provide based on the number of firearms involved in the offense and determine whether any changes to that penalty structure are appropriate in order to reflect the intent of Congress that such penalties reflect the gravity of the offense; and

(ii) review and amend, if appropriate, the guidelines and policy statements to reflect the intent of Congress that guideline penalties for violations of section 932 of title 18, United States Code, and similar offenses be increased substantially when committed by a person who is a member of a gang, cartel, organized crime ring, or other such enterprise or in concert with another person who is a member of a gang, cartel, organized crime ring, or other such enterprise.

SA 1049. Ms. KLOBUCHAR submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title V of division A, insert the following:

SEC. —. OFFICE FOR THE PREVENTION OF FRAUD TARGETING SENIORS.

(a) ESTABLISHMENT OF ADVISORY OFFICE.—The Federal Trade Commission (referred to in this section as the “Commission”) shall establish an advisory office within the Bureau of Consumer Protection for the purpose of advising the Commission on the prevention of fraud targeting seniors and to assist the Commission with the following:

(1) OVERSIGHT.—The advisory office shall monitor the market for mail, television, internet, telemarketing, and recorded message telephone call (referred to in this section as “robocall”) fraud targeting seniors and shall coordinate with other relevant agencies regarding the requirements of this section.

(2) CONSUMER EDUCATION.—The Commission through the advisory office shall, in consultation with the Attorney General, the Secretary of Health and Human Services, the

Postmaster General, the Chief Postal Inspector for the United States Postal Inspection Service, and other relevant agencies—

(A) disseminate to seniors and families and caregivers of seniors general information on mail, television, internet, telemarketing, and robocall fraud targeting seniors, including descriptions of the most common fraud schemes;

(B) disseminate to seniors and families and caregivers of seniors information on reporting complaints of fraud targeting seniors either to the national toll-free telephone number established by the Commission for reporting such complaints, or to the Consumer Sentinel Network, operated by the Commission, where such complaints will become immediately available to appropriate law enforcement agencies, including the Federal Bureau of Investigation and the attorneys general of the States;

(C) in response to a specific request about a particular entity or individual, provide publically available information of enforcement action taken by the Commission for mail, television, internet, telemarketing, and robocall fraud against such entity; and

(D) maintain a website to serve as a resource for information for seniors and families and caregivers of seniors regarding mail, television, internet, telemarketing, robocall, and other identified fraud targeting seniors.

(3) COMPLAINTS.—The Commission through the advisory office shall, in consultation with the Attorney General, establish procedures to—

(A) log and acknowledge the receipt of complaints by individuals who believe they have been a victim of mail, television, internet, telemarketing, and robocall fraud in the Consumer Sentinel Network, and shall make those complaints immediately available to Federal, State, and local law enforcement authorities; and

(B) provide to individuals described in subparagraph (A), and to any other persons, specific and general information on mail, television, internet, telemarketing, and robocall fraud, including descriptions of the most common schemes using such methods of communication.

(b) COMMENCEMENT.—The Commission shall commence carrying out the requirements of this section not later than one year after the date of the enactment of this Act.

SA 1050. Ms. KLOBUCHAR submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title IV of division C, insert the following:

NONPOINT SOURCE MANAGEMENT PROGRAMS

SEC. 4 ____ . Section 319 of the Federal Water Pollution Control Act (33 U.S.C. 1329) is amended by striking subsection (j) and inserting the following:

“(j) AUTHORIZATION OF APPROPRIATIONS.—

“(1) IN GENERAL.—There is authorized to be appropriated to carry out subsections (h) and (i) \$200,000,000 for each of fiscal years 2020 through 2024, of which not more than \$7,500,000 for each fiscal year may be used to carry out subsection (i).

“(2) AVAILABILITY.—Amounts made available under paragraph (1) shall remain available until expended.”.

SA 1051. Mrs. FEINSTEIN submitted an amendment intended to be proposed

to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. 7 ____ . Funds appropriated to the Forest Service shall not be made available for the destruction of healthy, unadopted, wild horses and burros in the care of the Forest Service or contractors of the Forest Service, or for the sale of wild horses and burros that results in the destruction of the sold wild horses or burros for processing into commercial products.

SA 1052. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 230, line 10, strike “products.” and insert “products, except that appropriations shall be made available for humane fertility control of wild horses and burros in the care of the Bureau or its contractors.”.

SA 1053. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VI of division B, insert the following:

SEC. 6 ____ . None of the funds made available under this Act shall be used to support the use of phthalates, including dibutyl phthalate, di-2-ethylhexyl phthalate, diethyl phthalate, and benzyl butyl phthalate, in baby diapers, adult diapers, menstrual products, and obstetrical and gynecological devices described in section 884.5400, 884.5425, 884.5435, 884.5460, 884.5470, or 884.5900 of title 21, Code of Federal Regulations (or any successor regulation).

SA 1054. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. ____ . Notwithstanding any other provision of law, the Administrator of the Animal and Plant Health Inspection Service shall—

(1) not later than 60 days after the date of enactment of this Act, restore on the website of the Animal and Plant Health Inspection Service the searchable Animal Care Information System and Enforcement Action databases, and the contents of those databases,

that were available on the website on January 30, 2017;

(2) for all content generated on or after January 30, 2017, not later than 60 days after receiving or generating such content, make publicly available through a searchable database, in their entirety and without redaction (except for signatures)—

(A) all inspection records maintained pursuant to the Animal Welfare Act (7 U.S.C. 2131 et seq.), including—

(i) all animal inventories; and
(ii) all inspection reports by officials of the Department of Agriculture—

(I) dated after the settlement of any appeal; and

(II) that document noncompliance with that Act;

(B) all enforcement records created pursuant to the Animal Welfare Act (7 U.S.C. 2131 et seq.) or the Horse Protection Act (15 U.S.C. 1821 et seq.), including warning letters, stipulations, settlement agreements, administrative complaints, and court orders; and

(C) all research facility annual reports (including attachments) required to be submitted under the Animal Welfare Act (7 U.S.C. 2131 et seq.); and

(3) ensure that each instance of noncompliance, as observed by a Department of Agriculture inspector—

(A) with the Animal Welfare Act (7 U.S.C. 2131 et seq.) is documented on an inspection report; and

(B) with the Horse Protection Act (15 U.S.C. 1821 et seq.) is documented on an inspection form.

SA 1055. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title V of division A, insert the following:

SEC. ____ . None of the funds made available by this Act may be used to remove the prohibition on pelagic longline fishing gear under the Fishery Management Plan for U.S. West Coast Fisheries for Highly Migratory Species issued by the Pacific Fishery Management Council.

SA 1056. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 263, line 9, strike “\$136,244,000” and insert “\$125,755,000”.

On page 294, line 5, strike “\$4,247,028,000” and insert “\$4,257,517,000”.

On page 299, line 19, strike “\$19,511,000” and insert “\$30,000,000”.

SA 1057. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for

other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. _____. Not later than 180 days after the date of enactment of this Act, the Commissioner of Food and Drugs shall submit a report to the Committee on Appropriations of the Senate and the Committee on Appropriations of the House of Representatives on the feasibility of banning all electronic cigarette devices and components. The report shall consider how such products affect public health, particularly with respect to minors, pregnant women, never-smokers, and former smoker populations, and shall include detailed reasoning behind the conclusion.

SA 1058. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. _____. Not later than 180 days after the date of enactment of this Act, the Commissioner of Food and Drugs shall issue final regulations establishing tobacco product standards. Such standards shall include lowering nicotine levels in cigarettes to a non-addictive level, addressing levels of toxicants and impurities in e-liquids, regulations on flavors including menthol for combustible cigarettes and electronic cigarettes, and addressing safety hazards including battery explosions in electronic cigarettes and children's exposure to nicotine.

SA 1059. Mrs. FEINSTEIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. _____. Not later than 1 year after the date of enactment of this Act, the Commissioner of Food and Drugs shall issue regulations deeming the use of any ortho-phthalate chemical as a food contact substance to be a use of an unsafe food additive within the meaning of section 402(a)(2)(C) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 342(a)(2)(C)).

SA 1060. Mr. CARDIN submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 346, line 14, strike the period and insert “: *Provided*, That, not later than 120 days after the date of enactment of this Act, the Director of the United States Holocaust Memorial Museum shall submit to the Committee on Appropriations of the Senate and the Committee on Appropriations of the

House of Representatives a report that describes the efforts of the United States Holocaust Memorial Museum to support memory and education programs relating to the Holocaust.”.

SA 1061. Ms. CORTEZ MASTO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. Not later than 90 days after the date of enactment of this Act, the Secretary of Transportation shall submit to the Committees on Appropriations, Commerce, Science, and Transportation, and Environment and Public Works of the Senate and the Committees on Appropriations and Transportation and Infrastructure of the House of Representatives a report on efforts by the Department of Transportation to engage with local communities, metropolitan planning organizations, and regional transportation commissions on advancing data and intelligent transportation systems technologies and other smart cities solutions.

SA 1062. Ms. CORTEZ MASTO submitted an amendment intended to be proposed by her to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____. None of the funds made available by this Act shall be used to terminate the Intelligent Transportation System Program Advisory Committee established under section 5305(h) of SAFETEA-LU (23 U.S.C. 512 note; Public Law 109-59).

SA 1063. Ms. CORTEZ MASTO (for herself and Mr. PORTMAN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title VII of division B, insert the following:

SEC. 7____. There is appropriated \$499,000 to support the addition of 4 full-time equivalent employees and administrative costs associated with the development by the Council on Rural Community Innovation and Economic Development established under section 6306 of the Agriculture Improvement Act of 2018 (7 U.S.C. 2204b-3) of reports and resource guides and for the establishment of a Federal support team for rural jobs accelerators.

SA 1064. Ms. CORTEZ MASTO submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the

fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 422, line 13, insert “*Provided further*, That \$80,000 of the amount provided under this heading shall be available to perform a cost benefit analysis for adding additional stops along the California Zephyr Line:” after “regulation:”.

SA 1065. Mr. INHOFE (for himself and Mr. BROWN) submitted an amendment intended to be proposed to amendment SA 948 proposed by Mr. SHELBY to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

On page 52, line 14, after “disabilities,” insert the following: “\$2,500,000 is for law enforcement training grant programs to educate, train and prepare officers so that they are equipped to appropriately interact with mentally ill individuals.”.

SA 1066. Mr. DURBIN (for himself and Mr. BROWN) submitted an amendment intended to be proposed by him to the bill H.R. 3055, making appropriations for the Departments of Commerce and Justice, Science, and Related Agencies for the fiscal year ending September 30, 2020, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ SENSE OF THE SENATE REGARDING OPIOID LITIGATION SETTLEMENTS.

(a) FINDINGS.—Congress finds the following:

(1) Thousands of lawsuits have been brought by governmental entities in every State against manufacturers and suppliers of opioids seeking compensation for costs and damages that governments have incurred due to the defendants' alleged role in the current public health crisis of opioid addiction and abuse.

(2) Opioid litigation settlements have resulted in payments of hundreds of millions of dollars, to date, from opioid manufacturers and suppliers to governmental entities, with the potential for additional settlements providing more funds to government entities.

(3) Only 8 percent of tobacco litigation settlement funds paid to government entities as part of the 1998 Master Settlement Agreement have been devoted toward addressing the public health harms of tobacco addiction and death and preventing further harm.

(b) SENSE OF THE SENATE.—It is the sense of the Senate that, to the greatest extent practicable, any potential funds paid by opioid industry defendants to government entities pursuant to opioid litigation settlements should be prioritized for activities and services that respond to the public health crisis of opioid addiction and abuse and that help prevent further drug addiction-related harms.

AUTHORITY FOR COMMITTEES TO MEET

Mr. MCCONNELL. Mr. President, I have 4 requests for committees to meet during today's session of the Senate. They have the approval of the Majority and Minority leaders.