103D CONGRESS 2D SESSION

H. R. 4063

To establish a special protection unit for the Bull Run River and Little Sandy River watersheds in the Mt. Hood National Forest in the State of Oregon to maintain and protect the forest resources of the watersheds and the natural purity of the water resources of the watersheds through restrictions on timber activities in and human access into the unit.

IN THE HOUSE OF REPRESENTATIVES

MARCH 16, 1994

Mr. Wyden (for himself and Ms. Furse) introduced the following bill; which was referred jointly to the Committees on Natural Resources and Agriculture

A BILL

To establish a special protection unit for the Bull Run River and Little Sandy River watersheds in the Mt. Hood National Forest in the State of Oregon to maintain and protect the forest resources of the watersheds and the natural purity of the water resources of the watersheds through restrictions on timber activities in and human access into the unit.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Bull Run and Little Sandy Watershed Protection Act".

1 (b) Table of Contents for

2 this Act is as follows:

- Sec. 1. Short title and table of contents.
- Sec. 2. Findings.
- Sec. 3. Definitions.
- Sec. 4. Establishment of the Bull Run Watershed Protection Unit.
- Sec. 5. Protection of Unit.
- Sec. 6. Access to Unit.
- Sec. 7. Withdrawal.
- Sec. 8. Cooperation between the Secretary and the city.
- Sec. 9. Citizen advisory committee.
- Sec. 10. Effect on other laws.
- Sec. 11. Civil penalties and citizen suits.
- Sec. 12. Authorization of appropriations.

3 SEC. 2. FINDINGS.

- 4 The Congress finds the following:
- 5 (1) An area of land in the State of Oregon
- 6 known as the Bull Run Watershed Management
- 7 Unit is, and has been for more than 100 years, the
- 8 primary source of municipal water supply for the
- 9 city of Portland, Oregon, and other local govern-
- mental units and persons in the metropolitan area of
- 11 the city.
- 12 (2) An area larger than the current manage-
- ment unit, including all of the upper drainage basin
- of the Bull Run River and much of the drainage
- basin of the Little Sandy River, a tributary to the
- Bull Run River, was reserved for the city for water
- supply purposes and protected from unauthorized
- human entry by a Presidential proclamation issued
- in 1892.

- 1 (3) The Bull Run River furnishes an extremely
 2 valuable resource of pure clear raw potable water,
 3 and the Little Sandy River could furnish additional
 4 high quality drinking water if the current manage5 ment unit were expanded to again protect Federal
 6 lands within the Little Sandy River watershed up7 stream from Aschoff Creek near Marmot.
 - (4) The use of the purest water available is of great importance in protecting citizens from diseases associated with drinking water, and the city is fortunate to have a water supply that can be protected from contamination by bacteria, viruses, industrial waste, sewage, herbicides, pesticides, and nuclear waste through restrictions on human entry into, and human activities in, the Bull Run River and Little Sandy River watersheds.
 - (5) The current management unit is managed pursuant to the provisions of Public Law 95–200 (91 Stat. 1425; 16 U.S.C. 482b note), which does not fully address the present and future needs and opportunities for the protection, management, and utilization of the water resources contained in the current management unit and nearby lands.
 - (6) The city and the metropolitan area surrounding the city are rapidly growing at a time when

- pure drinking water supplies are becoming more difficult to locate and develop and when health standards for drinking water are becoming increasingly strict.
 - (7) The water supply from the current management unit is unfiltered and currently meets all legal criteria to remain unfiltered and meets or exceeds all Federal and State drinking water regulations.
 - (8) The Bull Run River and Little Sandy River watersheds constitute an urban water supply source unique in the country for its purity and for its potential to retain that purity through a system of watershed protection and restrictions on human entry.
 - (9) In 1909, the Oregon Legislature enacted Oregon Revised Statute (ORS) 538.420, which provides that "exclusive right to the use of waters of Bull Run and Little Sandy River is granted to the city of Portland."
 - (10) Because of the unique characteristics and value of the current management unit to the city and the metropolitan area surrounding the city, the principal management objective in an expanded Bull Run Watershed Protection Unit should be the continued and expanded production of pure clear raw potable water.

1 SEC. 3. DEFINITIONS.

2	For purposes of this Act:
3	(1) CITIZEN ADVISORY COMMITTEE.—The term
4	"citizen advisory committee" means the citizen advi-
5	sory committee established pursuant to section 9 to
6	monitor compliance with the Act.
7	(2) CITY.—The term "city" means the city of
8	Portland, Oregon.
9	(3) Ecological integrity.—The term "eco-
10	logical integrity" means—
11	(A) the intricate linkages associated with
12	natural structure, function, and composition;
13	(B) the capacity for self-renewal in soil,
14	water, plants, and animals; and
15	(C) the resilience of an ecosystem or the
16	ability of an ecosystem to resist dramatic
17	change and to recover from dramatic change.
18	(4) Secretary.—The term "Secretary" means
19	the Secretary of Agriculture.
20	(5) Unit.—The term "Unit" means the Bull
21	Run Watershed Protection Unit in the Mt. Hood
22	National Forest established under section 4.
23	(6) WATER QUALITY.—The term "water qual-
24	ity" means the physical, chemical, and biological in-
25	tegrity of water.

1	(7) Water quantity.—The term "water
2	quantity" means that volume of water produced, and
3	the timing of water production, in the Unit by var-
4	ious forms of precipitation (such as rain, snow, and
5	fog drip) interacting with the physical characteristics
6	of the land. The type, amount, distribution, and tim-
7	ing of precipitation, as well as the land form, types
8	and distribution of any roads, vegetative cover, and
9	soil type influence the volume and timing of water
10	flowing in Unit.
11	SEC. 4. ESTABLISHMENT OF THE BULL RUN WATERSHED
12	PROTECTION UNIT.
13	(a) Establishment of Unit.—
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14	(1) ESTABLISHMENT.—Subject to valid existing
14 15	(1) Establishment.—Subject to valid existing
14	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources
14 15 16	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources protection unit in the State of Oregon to be known
14 15 16 17	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources protection unit in the State of Oregon to be known as the "Bull Run Watershed Protection Unit".
14 15 16 17	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources protection unit in the State of Oregon to be known as the "Bull Run Watershed Protection Unit". (2) LANDS INCLUDED.—The Unit shall consist
114 115 116 117 118	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources protection unit in the State of Oregon to be known as the "Bull Run Watershed Protection Unit". (2) LANDS INCLUDED.—The Unit shall consist of approximately 108,000 acres of Federal and city
114 115 116 117 118 119 220	(1) ESTABLISHMENT.—Subject to valid existing rights, there is hereby established a special resources protection unit in the State of Oregon to be known as the "Bull Run Watershed Protection Unit". (2) LANDS INCLUDED.—The Unit shall consist of approximately 108,000 acres of Federal and city lands that are—

- 1 (B) depicted on a map dated April ______,
 2 1994, and entitled "Bull Run Watershed Protection Unit Mt. Hood National Forest".
 - (3) Lands excluded.—Privately owned parcels of land located within the boundaries of the Unit shall not be considered a part of the Unit unless the lands are acquired by the Secretary as provided in subsection (b) or (d).

(b) INCLUSION OF ADDITIONAL LANDS.—

- (1) IN GENERAL.—The Unit shall also include such other lands as may be added to the Unit by the Secretary under the authority of this subsection.
- (2) Initial study of potential expansion.—Not later than one year after the date of the enactment of this Act, the Secretary shall complete a study evaluating the expansion of the Unit to provide additional buffers for the Bull Run River and Little Sandy River watersheds from human and natural disturbances. The Secretary shall prepare the study in cooperation with the city.
- (3) Acquisition of additional lands.— Based upon the results of the study required under paragraph (2), the Secretary shall use the authority under paragraph (4) to acquire additional lands for inclusion in the Unit to reflect the conclusions

- reached in the study, except that the Secretary is not required to expand the Unit to include land currently in private ownership.
 - (4) METHODS OF ACQUISITION.—The Secretary may acquire (by gift, exchange, purchase, or donation) non-Federal lands and non-Federal interests in land within or contiguous with the boundaries of the Unit for purposes of adding such lands or interests in land to the Unit.
 - (5) CONDEMNATION PROHIBITED.—The Secretary may not acquire lands or interests in lands under paragraph (3) or subsection (d) by condemnation proceedings.
- tion proceedings.

 (c) Transfer of Jurisdiction of Certain BLM
 Lands.—Not later than 90 days after the date of the enactment of this Act, the Secretary of the Interior shall transfer to the Secretary of Agriculture jurisdiction over those lands under the jurisdiction of the Bureau of Land Management that are depicted on the map referred to in subsection (a) as part of the Unit. The transfer of such lands shall be made without reimbursement. The Secretary shall protect and manage the transferred lands as part of the Unit in accordance with this Act and the laws and regulations pertaining to the National Forest System

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- 1 and shall adjust the boundaries of the Mt. Hood National
- 2 Forest to include such lands.
- 3 (d) MINOR ENLARGEMENTS OF UNIT.—The Sec-
- 4 retary may from time to time make minor boundary en-
- 5 largements to the Unit after consultation with the city and
- 6 appropriate public notice and hearings.
- 7 (e) Availability and Revision of Unit Map.—
- 8 The map referred to in subsection (a) shall be kept on
- 9 file and made available for public inspection in the Office
- 10 of the Chief of the Forest Service, Department of Agri-
- 11 culture, the Office of the Regional Forester-Pacific North-
- 12 west Region of the Forest Service, and the Office of the
- 13 Forest Supervisor of the Mt. Hood National Forest. Upon
- 14 any enlargements of the Unit, the Secretary shall amend
- 15 the map, within 30 days of such change, to reflect those
- 16 changes and to describe accurately the new boundaries of
- 17 the Unit.
- 18 (f) Effect on Existing Management Unit.—The
- 19 Bull Run Watershed Protection Unit established pursuant
- 20 to subsection (a) shall supersede the special resources
- 21 management unit established pursuant to section 1 of
- 22 Public Law 95–200 (91 Stat. 1425; 16 U.S.C. 482b note).
- 23 SEC. 5. PROTECTION OF UNIT.
- 24 (a) Protection Generally.—The Secretary shall
- 25 protect the Unit as a drinking water supply watershed of

- 1 the National Forest System pursuant to the directions
- 2 contained in this Act and in accordance with such laws
- 3 and regulations applicable to National Forest System
- 4 lands as are consistent with the directions contained in
- 5 this Act.
- 6 (b) Purposes of Protection and Manage-
- 7 MENT.—
- 8 (1) Protection and maintenance of water
- 9 QUALITY AND QUANTITY.—The Secretary shall at all
- times pursue the purposes of protecting and main-
- taining the quality of water produced on the Unit
- and maintaining and allowing the expansion of the
- quantity of water from the Unit available for the use
- of the city and other local government units and per-
- sons using such water under agreements with the
- 16 city.
- 17 (2) TERMINATION OF ADVERSE FEDERAL MAN-
- 18 AGEMENT PRACTICES.—If any management plan,
- practice, policy, use, or regulation of the Federal
- 20 Government with respect to the Unit is found by the
- 21 Secretary to have violated (or to have a significant
- 22 potential for violating) a water quality standard
- adopted pursuant to subsection (e), then the Sec-
- retary shall alter or terminate such management
- plan, practice, policy, use, or regulation (and all rel-

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evant leases, permits, contracts, rights-of-way, or other rights or authorizations issued pursuant to such plan, practice, policy, use, or regulation) to eliminate such violation or potential violation. The Secretary may undertake an alteration or termination authorized by this paragraph notwithstanding any other provision of law, except for the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.). In determining whether a violation or potential violation of a water quality standard exists, the Secretary shall measure water quality by using the water quality standards developed pursuant to subsection (e) and, as required under subsection (f)(2)(B), by using project monitoring. The Secretary shall also take into consideration the cumulative effect of individually insignificant impacts.

(3) Existing energy production and transmission.—The existing use of water in the Unit for the production of energy and the existing transmission of energy through and over the Unit may not be restricted by the Secretary. The rights-of-way heretofore granted to the Bonneville Power Administration by the Forest Service through and over the Unit and the permits heretofore granted to the city by the Forest Service for power production

- are validated and confirmed and deemed consistent with the purposes specified in paragraph (1).
- 3 (4) RESTRICTION ON NEW ENERGY FACILI-TIES.—Subject to valid existing rights, the Unit is unavailable for the development or operation of hy-5 droelectric power facilities, except that the develop-6 7 ment and operation of new hydroelectric facilities associated with water facilities of the city shall be al-8 9 lowed if the operation of such hydroelectric facilities would not significantly degrade water quality in the 10 11 Unit for drinking water purposes and is consistent with the Federal Power Act (16 U.S.C. 791a et seq.) 12 13 and the purposes specified in paragraph (1).
- 14 (c) ACCOMPLISHING PURPOSES.—In consultation 15 with the city, the Secretary shall accomplish the purposes 16 specified in subsection (b)(1) through—
 - (1) the development, maintenance, and periodic revision of a land protection plan or plans for the Unit, developed and revised in accordance with procedures set forth in section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604) and the special requirements of this Act;
- 24 (2) the maintenance of systems for monitoring 25 and evaluating water quality in the Unit;

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1	(3) the restriction of human access to the Unit
2	under rules adopted by the Secretary under section
3	6; and
4	(4) the support (in coordination with the city)
5	of such scientific research regarding the Unit and
6	water quality and water quantity in the Unit as the
7	Secretary may consider to be necessary.
8	(d) Elements of Protection Plans.—
9	(1) PENDING DEVELOPMENT OF PLANS.—Pend-
10	ing development of the initial land protection plan
11	required under subsection $(c)(1)$ for the Unit, the
12	Secretary shall cease and prohibit any activity in the
13	Unit inconsistent with the provisions of this Act.
14	(2) DEVELOPMENT REQUIRED.—In the develop-
15	ment and revision of the land protection plan re-
16	quired under subsection $(c)(1)$ for the Unit, the Sec-
17	retary shall—
18	(A) use an interdisciplinary team to pre-
19	pare the plan;
20	(B) consult and coordinate with appro-
21	priate officials and advisers of the city and the
22	citizen advisory committee;
23	(C) use the best scientific information
24	available;

- 1 (D) consider such data and research as the 2 city may collect through its own monitoring sys-3 tems and scientific efforts:
 - (E) provide for public participation; and
 - (F) embody draft and final plans in appropriate written material, including maps and other descriptive documents.
 - (3) MINIMUM REQUIREMENTS.—The protection plan or plans developed for the Unit shall be consistent with the provisions of this Act and designed to accomplish the purposes specified in subsection (b)(1). The plan shall include, at a minimum, a prohibition on any management activities in the Unit unrelated to the maintenance and enhancement of water quality or water quantity and a prohibition on timber cutting and timber management activities in the Unit unless such activities are specifically permitted by other provisions of this Act. The plan shall also include a prohibition on smoking in the Unit and on the use of pesticides and herbicides in the Unit. The plan shall also include a fire management plan designed to eliminate, to the greatest extent possible, any human-caused fire in the Unit and to immediately confine and suppress any fire in the Unit or adjacent to the Unit.

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(e) WATER QUALITY STANDARDS.—

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PURPOSE AND INCLUSION OF STAND-ARDS.—The protection plan or plans developed for the Unit shall contain water quality standards developed by the Secretary in consultation with the city and the citizen advisory committee. The purpose of the water quality standards shall be to allow monitoring and evaluation of short-term and long-term changes to water quality, to provide a basis upon which to document site-specific and cumulative impacts of past and current Federal management activities, to determine natural sources of water quality fluctuations, to determine the interaction of Federal management activities and natural processes that affect water quality, and to be responsive to changes in technology and information on public health. The Secretary shall develop and maintain the standards using the best available data and the best practical water monitoring technology.

(2) MINIMUM REQUIREMENTS.—At a minimum, the water quality standards shall address all contaminants regulated under the Safe Drinking Water Act (42 U.S.C. 300f et seq.) at their entry into the distribution system and such other standards as are required to maintain the water quality in the Unit

- at a level at least equal to the quality reflected in data from a base period to be selected by the city, after consultation with the citizen advisory committee.
 - (3) Monitoring.—In carrying out this subsection, the Secretary shall compare current data to historical data (as identified in paragraph (2)) at least annually for the purpose of evaluating degradation of water quality and determining—
 - (A) compliance with the water quality standards (unless the Safe Drinking Water Act calls for monitoring less often than once a year for a particular standard);
 - (B) the source and significance of any deviation from such standards; and
 - (C) any changes to policies or programs required to correct or forestall compliance problems.
 - (4) EXCLUSION OF CERTAIN DEVIATIONS.—Any deviations from water quality standards occurring solely due to natural phenomena unrelated to and not interactive with past or current Federal management activities, and any deviations occurring from the operation, maintenance, alteration, or construction of water storage or electrical generation and

- transmission facilities, shall be excluded in determining compliance with such standards and the policies or programs required to correct or forestall compliance problems.
- 5 (5) REVISION.—The Secretary may revise the 6 water quality standards applicable to the Unit peri-7 odically to reflect changes and additions in State 8 and Federal drinking water regulations or changes 9 in conditions of, or knowledge about, water quality 10 in the Unit. Any revision shall be made in consulta-11 tion with the city and the citizen advisory commit-12 tee.
- 13 (f) Exceptions to Timber Cutting Prohibi-14 tion.—
 - (1) TIMBER MANAGEMENT ACTIVITIES AUTHOR-IZED.—Notwithstanding subsection (d)(3), the Secretary may permit limited timber cutting or timber management activities in the Unit under the following circumstances:
 - (A) Such minimum cutting or other timber management activity that the Secretary determines is necessary for the construction of new municipal water reservoirs or other water supply facilities in the Unit, if the proposals for such construction comply with all applicable

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Federal environmental laws and are preceded by the best practical water conservation program available. The Secretary shall appoint, in consultation with the city, a committee to determine whether a water conservation program is the best practical program available. The committee shall consist of Federal, State, and city officials and representatives of environmental groups with expertise regarding water conservation.

(B) Such timber management activities that the Secretary determines are the only effective method available to protect water quality and quantity in the Unit and have long-term benefits greater than any short-term risks.

(2) Manner of conducting activities.—

- (A) IN GENERAL.—Except as provided in subparagraph (B), a timber management activity permitted under paragraph (1)(B) shall be carried out only by the Forest Service without selling timber from the Unit.
- (B) EXTENSIVE TREE MORTALITY.—If the director of the Pacific Research Station of the Forest Service finds that extensive tree mortality has occurred in the Unit, which poses a cat-

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astrophic and long-term threat to water quality in the Unit, a timber management activity permitted under paragraph (1)(B) may be contracted out by the Secretary to commercial entities under terms and conditions acceptable to the city. The director may make such a finding only after conducting a scientifically credible review, including independent peer review. The Secretary shall ensure, to the greatest extent practicable, that the director completes the review necessary to make such a finding within six months of the occurrence of the tree mortality subject to the review. If the Secretary exercises the authority to contract out to commercial entities any timber management activity permitted under paragraph (1)(B), the Secretary shall obtain fair market value payments from such entities for all timber removed from the Unit under the contract and all payments received by the Secretary for such timber shall be deposited into the United States Treasury. The Secretary shall ensure that project monitoring shall be conducted for all such timber management activities.

- (3) CONDITIONS.—All timber management ac-1 tivities permitted under subparagraphs (A) or (B) of 2 paragraph (1) shall be carried out under standards 3 and guidelines that are based on the best available scientific information and are protective of the eco-5 6 logical integrity and water quality and water quan-7 tity of the Unit. Such activities shall be carried out only after compliance with all Federal environmental 8 laws. In the development and implementation of 9 such activities, the Secretary shall provide for public 10 11 participation, consult with the citizen advisory com-12 mittee, and obtain the approval of the City Council of the city after appropriate public hearings. 13
- 14 (g) DATE OF COMPLETION.—The initial land protec-15 tion plan required under subsection (c)(1) for the Unit 16 shall be completed by the end of the two-year period begin-17 ning on the date of the enactment of this Act.

18 SEC. 6. ACCESS TO UNIT.

- 19 (a) RESTRICTIONS ON ACCESS.—Access to the Unit 20 shall be prohibited, except for those persons described in
- 21 subsection (b). In consultation with the city, the Secretary
- 22 shall issue regulations for controlling entry into the Unit
- 23 by such persons.

- 1 (b) PERSONS ALLOWED ACCESS.—The persons re-2 ferred to in subsection (a) who are authorized to enter 3 the Unit are as follows:
 - (1) Federal, State, and local government officers and employees acting in an official capacity.
 - (2) Federal, State, and local government permittees and contractors conducting authorized activities, including contractors of the city engaged in the inspection, maintenance, construction, or improvement of facilities of the city in the Unit.
 - (3) Members of advisory groups formed pursuant to this Act, the Federal Advisory Committee Act (5 U.S.C. App.), or ordinances of the city in the performance of their official duties.
 - (4) Those persons authorized by the Lenart Acres Water District to maintain and protect that community water system located in the Unit in Township 2 South, Range 6 East, Section 15.
 - (5) Those persons authorized by the Corbett Water District to maintain and protect that municipal water system located in the Unit in Township 1 North, Range 6 East, Sections 29, 30, 31, and 32, and Township 1 South, Range 6 East, Sections 5, 6, and 7, and Township 1 South, Range 5 East Sections 1 and 12.

(6) Persons on the Pacific Crest National Sce-1 2 nic Trail, the spur trail to Buck Peak, Number 615, and Lost Lake Trail, Number 656. 3 (7) Persons conducting unobtrusive and observational scientific research reviewed and authorized 6 by the Secretary. 7 (8) Persons who are authorized by the Secretary to enter the Unit to accomplish the purposes 8 9 specified in section 5(b)(1), to engage in the activities allowed under this Act, or to protect the forest 10 11 and the water resources of the Unit. 12 (9) Such other persons if the Secretary, after 13 consulting with the citizen advisory committee, finds 14 that they have a legitimate interest in entering the 15 Unit and that their activities will not adversely af-16 fect accomplishment of the purposes specified in sec-17 tion 5(b)(1). 18 (c) RULE OF CONSTRUCTION.—Subsection (a), and any regulation issued by the Secretary pursuant to such 19 subsection, shall not prohibit ingress or egress— 20 (1) to private inholdings located within the 21 22 boundaries of the Unit; or (2) to authorized occupancies on, or uses of, 23

Federal lands, which are in effect on the date of the

SEC. 7. WITHDRAWAL.

- 2 (a) WITHDRAWAL.—Except as provided in subsection
- 3 (b) and subject to valid existing rights, Federal lands in
- 4 the Unit are hereby withdrawn from location, leasing, sale,
- 5 entry, and patent under the mining laws of the United
- 6 States, from the operation of the mineral leasing laws of
- 7 the United States, and from operation of the Geothermal
- 8 Steam Act of 1970 (30 U.S.C. 1001 et seq.).
- 9 (b) EXCEPTION.—Nothing in subsection (a) shall
- 10 prevent the Secretary from using mineral or aggregate re-
- 11 sources of the Unit in the use and management of the
- 12 Unit or prevent the city from using such resources for the
- 13 construction of water facilities in the Unit, authorized
- 14 under section 5(f)(1)(A), or for the construction or main-
- 15 tenance of roads in the Unit associated with city water
- 16 facilities.

17 SEC. 8. COOPERATION BETWEEN THE SECRETARY AND THE

- 18 **CITY.**
- 19 (a) ANNUAL REVIEW.—Upon request by the city and
- 20 at least annually, the Secretary shall meet with appro-
- 21 priate officials of the city for the purpose of reviewing
- 22 planned management programs for the Unit and the im-
- 23 pact of such programs on the quality and quantity of the
- 24 water produced on the Unit and assuring that their re-
- 25 spective management and operational activities within the
- 26 Unit are appropriately coordinated. The Secretary shall

1	negotiate in good faith cooperative agreements with appro-
2	priate officials of the city to effectuate activity coordina-
3	tion.
4	(b) Arbitration Board.—
5	(1) Conditions for establishment.—An ar-
6	bitration board shall be established pursuant to this
7	subsection whenever necessary for resolving such sci-
8	entific or technical disagreements as may arise be-
9	tween the city and the Secretary with respect to-
10	(A) the development or revision of the
11	water quality standards provided for in section
12	5(e) and compliance with such standards;
13	(B) the effect (or the significance of such
14	effect) of one or more proposed or existing pro-
15	grams, practices, uses, or regulations on the
16	water quantity or water quality of the water
17	produced on or available to the city from the
18	Unit;
19	(C) the necessity for an alteration or ter-
20	mination of any policy, program, practice, use,
21	or regulation under section $5(b)(2)$; or
22	(D) the applicability of the exception to the
23	timber cutting prohibition provided in para-
24	graph (1)(B) of section 5(f) and the standards

and guidelines regarding such cutting provided in paragraphs (2) and (3) of such section.

(2) APPOINTMENT.—The Secretary and the city shall each appoint one member to the board and those two members shall select a third member. In the event agreement cannot be reached on the third member within seven days after the appointment of the first two members, the third member shall be appointed by the presiding judge of the United States District Court for the District of Oregon within seven days after being notified of such disagreement by either of the first two members. All of the members shall be qualified to make a scientific determination of the facts in the case for which the board is established.

(3) Consideration.—The contentions of the city and the Secretary shall be submitted to the board in the form of written contentions of fact together with the evidence and analysis that tends to support the position being presented. The board may also provide for oral presentations or examination, in its discretion, or at the request of either of the parties. The board shall consider and decide, on a scientific basis, the issues in disagreement by majority vote, taking into consideration the evidence and data

- presented by the parties and such other tests and data which the board by majority vote may require.
- 3 (4) DECISION.—The decision of the board shall 4 be in the form of written findings of fact and conclu-5 sions based on such findings of fact. The factual, 6 technical, and scientific findings and conclusions 7 shall be final and binding on the parties.
- 8 (5) Compensation.—The Secretary and the 9 city shall compensate their designees and share 10 equally the compensation of the third member and 11 shall provide such technical and administrative sup-12 port as required.
- 13 (c) EFFECT ON OTHER LEGAL PROCEEDINGS.— 14 Nothing in this section shall deny to the city, the Sec-
- 15 retary, or any other person the right to pursue legal dis-
- 16 putes over the proper interpretation or implementation of
- 17 this Act or any other Federal law in Federal court, except
- 18 that, in any such case, the relevant factual, technical, and
- 19 scientific findings and conclusions, if any, reached by the
- 20 arbitration board shall be binding on the city and on the
- 21 Secretary.
- 22 SEC. 9. CITIZEN ADVISORY COMMITTEE.
- 23 (a) ESTABLISHMENT.—The Secretary shall establish
- 24 a citizen advisory committee to monitor compliance with
- 25 this Act.

(b) APPOINTMENT.—The members of the citizen ad-1 visory committee shall be appointed as follows: 3 (1) One member appointed by each Senator from the State of Oregon. (2) One member appointed by each Member of the House of Representatives who represents any 6 7 portion of the city. (3) Three members appointed by the City 8 Council of the city. 9 (4) One member appointed by the governing 10 11 body of Multnomah County, Oregon. 12 (5) One member appointed by the governing body of Washington County, Oregon. 13 (6) One member appointed by the Corbett 14 15 Water District. (c) Chairperson.—The citizen advisory com-16 17 mittee shall annually select a chairperson from 18 among its members. 19 (d) Purpose of and Reporting by the Commit-TEE.—The purpose of the citizen advisory committee is to monitor the compliance with and enforcement of this 21 Act and to report their findings from time to time and upon request to the persons or entities appointing members under subsection (b). The citizen advisory committee shall consult with and make recommendations to the Sec-

- 1 retary, the Forest Service, and the City Council of the city
- 2 on actions to ensure implementation of, and compliance
- 3 with, this Act.
- 4 (e) Cooperation.—The Secretary shall cooperate
- 5 with the citizen advisory committee and shall make every
- 6 effort to facilitate the performance by the citizen advisory
- 7 committee of the functions described in subsection (d).

8 SEC. 10. EFFECT ON OTHER LAWS.

- 9 (a) SAVINGS PROVISION.—Nothing in this Act shall
- 10 terminate or affect any lease, permit, contract, patent,
- 11 right-of-way, or other land use right or authorization ex-
- 12 isting on the date of the enactment of this Act.
- 13 (b) Tribal Rights.—Nothing in this Act shall affect
- 14 or modify any treaty or other rights of any Indian tribe.
- 15 (c) WATER RIGHTS.—Nothing in this Act shall in
- 16 any way affect any law governing appropriation or use of,
- 17 or Federal right to, water on National Forest System
- 18 lands. Nothing in this Act shall be construed to expand
- 19 or diminish Federal, State, or local jurisdiction, respon-
- 20 sibility, interests, or rights in water resources development
- 21 or control, including rights in and current uses of water
- 22 resources in the Unit by community water systems.
- 23 (d) Repeal of Current Management Law.—
- 24 Public Law 95-200 (91 Stat. 1425; 16 U.S.C. 482b), re-
- 25 lating to the establishment and management of a special

- 1 resources management unit within the Mt. Hood National
- 2 Forest in the State of Oregon, is hereby repealed.
- 3 (e) Preemption.—Except as otherwise provided for
- 4 in this Act, within the Unit, this Act shall take precedence
- 5 over and supersede all State and local laws dealing with
- 6 land use planning and management, watershed planning
- 7 and management, timber management, and water quality.
- 8 SEC. 11. CIVIL PENALTIES AND CITIZEN SUITS.

ceed \$1,000 for each violation.

(a) CIVIL PENALTIES.—

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- 10 (1) VIOLATION OF ACCESS RESTRICTIONS.—
 11 Any person who violates the restrictions on access to
 12 the Unit prescribed pursuant to section 6(a) shall be
 13 liable to the United States for a civil penalty as14 sessed under paragraph (3) in an amount not to ex-
 - (2) OTHER VIOLATIONS.—Any person who violates any prohibition or restriction imposed by this Act (other than section 6(a)) or the protection plan for the Unit required by section 5(c)(1) shall be liable to the United States for a civil penalty assessed under paragraph (3) in an amount not to exceed \$10,000 for each violation.
- 23 (3) ASSESSMENT.—A civil penalty payable 24 under this subsection may be assessed by the Sec-

- 1 retary only on the record after an opportunity for a
- 2 hearing.
- 3 (b) CITIZEN SUITS.—Any person may commence a
- 4 civil action—

- 5 (1) against any person (including the United 6 States and any other governmental instrumentality 7 or agency to the extent permitted by the eleventh 8 amendment to the Constitution) who is alleged to be 9 in violation of this Act or any standard, regulation, 10 condition, requirement, or order which has become
- 12 (2) against the Secretary where there is alleged 13 to be a failure of the Secretary to perform any act 14 or duty under this Act which is not discretionary

effective pursuant to this Act; or

- with the Secretary.
- 16 (c) JURISDICTION.—The district courts shall have ju-
- 17 risdiction, without regard to the amount in controversy or
- 18 the citizenship of the parties, to enforce any provision of
- 19 this Act (or any standard, regulation, condition, require-
- 20 ment, or order which has become effective pursuant to this
- 21 Act) or to order the Secretary to perform any act or duty
- 22 under this Act which is not discretionary with the Sec-
- 23 retary, as the case may be, and to apply any appropriate
- 24 civil penalties.

- 1 (d) Notice.—No action may be commenced under
- 2 subsection (b)(1) before the end of the 60-day period be-
- 3 ginning on the date the Secretary and any alleged violator
- 4 of any provision of this Act (or any standard, regulation,
- 5 condition, requirement, or order which has become effec-
- 6 tive pursuant to this Act) receives notice of the alleged
- 7 violation. No action may be commenced under subsection
- 8 (b)(2) before the end of the 60-day period beginning on
- 9 the date the Secretary receives notice of the alleged fail-
- 10 ure, except that such action may be brought immediately
- 11 after such notification if the plaintiff shows imminent ir-
- 12 reparable harm to the forest environment, water quality,
- 13 or water quantity of the Unit.
- 14 (e) VENUE; INTERVENTION BY SECRETARY.—Any
- 15 action under subsection (b) may be brought in the judicial
- 16 district for Oregon. In such an action under such sub-
- 17 section, the Secretary, if not a party, may intervene as
- 18 a matter of right.
- 19 (f) LITIGATION COSTS.—In issuing any final order
- 20 in any action brought pursuant to subsection (b), the court
- 21 shall award costs of litigation (including reasonable attor-
- 22 ney and expert witness fees) to any prevailing party. If
- 23 a temporary restraining order or preliminary injunction
- 24 is sought, the court may require a filing of a bond or

- 1 equivalent security in accordance with the Federal Rules
- 2 of Civil Procedure.
- 3 (g) STATUTORY OR COMMON LAW RIGHTS NOT RE-
- 4 STRICTED.—Nothing in this section shall restrict any
- 5 right which any person (or class of persons) may have
- 6 under any statute or common law to seek enforcement of
- 7 any standard, regulation, condition, requirement, or order
- 8 which has become effective pursuant to this Act or to seek
- 9 any other relief.

10 SEC. 12. AUTHORIZATION OF APPROPRIATIONS.

- 11 There is authorized to be appropriated to the Sec-
- 12 retary \$1,000,000 for fiscal year 1995 and each fiscal year
- 13 thereafter—
- 14 (1) for acquisition of lands for inclusion in the
- Unit;
- 16 (2) for funding the activities of the citizen advi-
- sory committee; and
- 18 (3) to conduct monitoring of, and scientific re-
- search regarding, water quality, water quantity, and
- forest conditions in the Unit, including monitoring
- 21 suggested by the Task Force Final Report: Water
- Quality Monitoring in the Bull Run Watershed,
- 23 Oregon (July 19, 1989).

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