108TH CONGRESS 1ST SESSION H.R. 2169

To save taxpayers money, reduce the deficit, cut corporate welfare, protect communities from wildfires, encourage Federal land management agency reform and accountability, and protect and restore America's natural heritage by eliminating the fiscally wasteful and ecologically destructive commercial logging program on Federal public lands, restoring native biodiversity in our Federal public forests, and facilitating the economic recovery and diversification of communities affected by the Federal logging program.

IN THE HOUSE OF REPRESENTATIVES

MAY 20, 2003

Mr. LEACH (for himself, Mr. ABERCROMBIE, Mr. ACKERMAN, Ms. BALDWIN, Mr. BECERRA, Ms. BERKLEY, Mr. BERMAN, Ms. CORRINE BROWN of Florida, Mr. BROWN of Ohio, Mrs. CAPPS, Ms. CARSON of Indiana, Mr. CASE, Mr. CLAY, Mr. CUMMINGS, Mr. CROWLEY, Mr. DAVIS of Illinois, Mrs. DAVIS of California, Mr. DELAHUNT, Ms. DELAURO, Mr. ENGEL, Mr. FARR, Mr. FATTAH, Mr. FILNER, Mr. FORD, Mr. FRANK of Massachusetts, Mr. GRIJALVA, Mr. GUTIERREZ, Mr. HINCHEY, Mr. HOEFFEL, Mr. HOLT, Mr. HONDA, Mr. ISRAEL, Mr. JACKSON of Illinois, Ms. JACK-SON-LEE of Texas, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. KLECZ-KA, Mr. KUCINICH, Mr. LANTOS, Mr. LARSON of Connecticut, Ms. LEE, Mr. Lewis of Georgia, Ms. Lofgren, Mrs. Lowey, Mr. Lynch, Ms. MCCARTHY of Missouri, Mr. MCDERMOTT, Mr. MCGOVERN, Mr. MCNUL-TY, Mrs. MALONEY, Mr. MARKEY, Mr. MEEKS of New York, Ms. MILLENDER-MCDONALD, Mr. MOORE, Mr. NADLER, Mrs. NAPOLITANO, Mr. NEAL of Massachusetts, Ms. NORTON, Mr. OLVER, Mr. OWENS, Mr. PALLONE, Mr. PASCRELL, Mr. PAYNE, Mr. RANGEL, Mr. ROTHMAN, Ms. Roybal-Allard, Mr. Rush, Mr. Sanders, Mr. Saxton, Ms. SCHAKOWSKY, Mr. SCHIFF, Mr. SERRANO, Mr. SHAYS, Mr. SHERMAN, Ms. Slaughter, Ms. Solis, Mr. Stark, Mrs. Tauscher, Mr. Towns, Mrs. Jones of Ohio, Mr. VAN HOLLEN, Mr. WALSH, Ms. WATERS, Mr. WATT, Mr. WAXMAN, Mr. WEINER, Mr. WEXLER, Ms. WOOLSEY, and Mr. WYNN) introduced the following bill; which was referred to the Committee on Resources, and in addition to the Committees on Agriculture and Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

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- To save taxpayers money, reduce the deficit, cut corporate welfare, protect communities from wildfires, encourage Federal land management agency reform and accountability, and protect and restore America's natural heritage by eliminating the fiscally wasteful and ecologically destructive commercial logging program on Federal public lands, restoring native biodiversity in our Federal public forests, and facilitating the economic recovery and diversification of communities affected by the Federal logging program.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "National Forest Protection and Restoration Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Findings.
 - Sec. 4. Prohibition on timber sales to protect Federal public lands.
 - Sec. 5. Effect of prohibition on existing timber sale contracts.
 - Sec. 6. Authorization of appropriations.
 - Sec. 7. Natural heritage restoration.
 - Sec. 8. Worker retraining.
 - Sec. 9. Allocation of funds.
 - Sec. 10. Continuation of payments for States and counties containing Federal public lands under Public Law 106–393.

Sec. 11. Enforcement by citizens.

8 SEC. 2. DEFINITIONS.

9 For purposes of this Act:

1	(1) AGENCIES.—The term "agencies" means
2	the Forest Service, the National Park Service, the
3	Bureau of Land Management, and the United
4	States Fish and Wildlife Service.
5	(2) Commercial logging.—
6	(A) IN GENERAL.—The term "commercial
7	logging" means—
8	(i) the sale of timber;
9	(ii) the execution of a timber sale; or
10	(iii) any other transfer of timber or
11	biomass to an individual, company, cor-
12	poration, or other entity, which then offers
13	the transferred timber or biomass, or any
14	product produced from that timber or bio-
15	mass, for sale or uses the transferred tim-
16	ber or biomass for other commercial pur-
17	poses.
18	(B) INCLUSIONS.—The term "commercial
19	logging" includes a sale, execution, or other
20	transfer specified in subparagraph (A) regard-
21	less of—
22	(i) the stated reason for the sale, exe-
23	cution, or transfer; or
24	(ii) whether the timber is standing,
25	fallen, living, or dead.

2eral public lands " means—3(A) all lands in the United States included4in the National Forest System;5(B) all lands in the United States included6in the National Wildlife Refuge System;7(C) all lands in the United States included8in the National Park System; and9(D) all lands under the jurisdiction of the10Bureau of Land Management.11(4) NATIVE BIODIVERSITY.—12(A) IN GENERAL.—The term "native bio-13diversity" means—14(i) the full range of variety and varia-15bility within and among living organisms;16and17(ii) the ecological complexes in which18the living organisms would have occurred19in the absence of significant human im-20pact.21(B) INCLUSIONS.—The term "native bio-23(i) within a species (including genetic24diversity, species diversity, and age diver-25sity);	1	(3) Federal public lands.—The term "Fed-
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24 diversity, species diversity, and age diver-	22	diversity" includes diversity—
	23	(i) within a species (including genetic
25 sity);	24	diversity, species diversity, and age diver-
	25	sity);

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1	(ii) within a community of species;
2	(iii) between communities of species;
3	(iv) within a total area, such as a wa-
4	tershed;
5	(v) along a vertical plane from ground
6	to sky, including application of the plane
7	to all the other types of diversity; and
8	(vi) along the horizontal plane of the
9	earth-surface, including application of the
10	plane to all the other types of diversity.
11	(C) EXCLUSIONS.—The term "native bio-
12	diversity" excludes genetically modified or engi-
13	neered organisms.
14	(5) Late-successional/old growth for-
15	EST.—The term "late-successional/old growth for-
16	est" refers to any stand of forest within the bound-
17	aries of a timber sale that may contain trees that ex-
18	ceed 80 years in age.
19	(6) ROADLESS AREA.—The term "roadless
20	area" means each of the following:
21	(A) Any inventoried roadless area.
22	(B) Any area of at least 1,000 contiguous
23	acres meeting Forest Service road density
24	guidelines.

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1	(C) Any area of less than 1,000 contiguous
2	acres meeting Forest Service road density
3	guidelines, if the area is adjacent to a unit of
4	the National Wilderness Preservation System, a
5	unit of the National Park System, an inven-
6	tories roadless area, or a designated Wilderness
7	Study Area.
8	(7) TIMBER SALE.—
9	(A) IN GENERAL.—The term "timber sale"
10	means—
11	(i) the sale of timber;
12	(ii) the offering of timber for sale or
13	consideration; or
14	(iii) any other transfer of timber or
15	biomass to an individual, company, cor-
16	poration, or other entity, which then offers
17	the transferred timber or biomass, or any
18	product produced from that timber or bio-
19	mass, for sale or uses the transferred tim-
20	ber or biomass for other commercial pur-
21	poses.
22	(B) INCLUSIONS.—The term "timber sale"
23	includes a sale, offer, or other transfer specified
24	in subparagraph (A) regardless of—

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1	(i) the stated reason for the sale,
2	offer, or transfer; or
3	(ii) whether the timber is standing,
4	fallen, living, or dead.
5	SEC. 3. FINDINGS.
6	Congress finds the following:
7	(1) Polls conducted by the Forest Service show
8	that a strong majority of the American people think
9	that natural resources on Federal public lands
10	should not be made available to produce consumer
11	goods.
12	(2) The 1995 Forest Service draft report enti-
13	tled "Forest Service Program for Forest and Range-
14	land Resources: A Long-Term Strategic Plan' shows
15	that recreation and tourism in the National Forest
16	System creates over 30 times more jobs, and gen-
17	erates over 30 times more income, than commercial
18	logging on national forests.
19	(3) According to Forest Service figures, timber
20	cut from Federal public lands comprises less than
21	five percent of the annual timber consumption of the
22	United States.
23	(4) The vast majority of America's original
24	pristine forests have been logged, and what little pri-

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mary forest that remains exists almost entirely on
 public lands.

(5) The ecological crisis resulting from this severe habitat loss and fragmentation of American forests requires bold action to protect this Nation's
natural heritage so that pristine forests may remain
pristine, and damaged forests may have an opportunity to recover.

9 (6) It is in the interests of the American people 10 and the international community to protect and re-11 store native biodiversity in our Federal public lands 12 for its inherent benefits, the resulting economic ben-13 efits, and for the protection of this natural heritage 14 for current and future generations.

15 (7) The 1995 report of the Comptroller General 16 regarding distribution of Forest Service timber sales 17 receipts (GAO/RCED-95-237FS) and the 1998 fol-18 low-up report (GAO/RCED-99-24) reveal that, of 19 the hundreds of millions of dollars of taxpayer 20 money that is annually expended on the Forest Serv-21 ice timber sales program, only a small fraction finds 22 its way back to the Federal Treasury, resulting in 23 an enormous net loss to taxpayers.

24 (8) In September 2001, the General Accounting
25 Office stated that it was 'impractical, if not impos-

sible, for us or anyone to accurately determine the

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2 Forest Service's timber sales program cost." (GAO– 3 01–1101R Forest Service Timber Costs), and this 4 lack of accurate accounting results in waste and 5 abuse of taxpayer funds and natural resources. 6 (9) Forests absorb rainfall, retard stream run-7 off, reduce floods, increase slope stability, and retain 8 topsoil, and retard soil erosion and siltation in 9 streams, irrigation ditches, and reservoirs. 10 (10) Commercial logging has many indirect 11 costs which are very significant, but not easily meas-12 ured, such as flooding damage and relief of flooding 13 damage through Federal funds, damage to the salm-14 on fishing industry; and harm to the recreation and 15 tourism industries. 16 (11) A congressionally commissioned scientific 17 study of the Sierra Nevada forests found that more 18 than any other human activity, commercial logging 19 has increased the risk and severity of fires by remov-20 ing the cooling shade of trees and leaving flammable 21 debris (see Sierra Nevada Ecosystem Project Final 22 Report to Congress, Vol. 1, Assessment Summaries 23 and Management Strategies, 1996). 24 (12) Forest Service studies have confirmed the

25 finding that logging, including both thinning and

1 clearcutting, increases fire severity (United States 2 Forest Service, Historical and Current Forest Land-3 scapes in Eastern Oregon and Washington, Part II: 4 Linking Vegetation Characteristics to Potential Fire 5 Behavior and Related Smoke Production, PNW-6 GTR-355, p. 22 (1995); United States Forest Serv-7 ice, Integrated Scientific Assessment for Ecosystem 8 Management in Interior Columbia Basin, PNW-9 GTR-382, p. 61 (1996)).

(13) The Forest Service's chief fire specialist
has stated that the material that needs to be reduced to prevent unnaturally severe forest fires is
underbrush that is less than two or three inches in
diameter, not mature trees (Washington Journal, C–
SPAN, Aug. 10, 2000).

16 (14) The Forest Service's own fire research sta-17 tion found that the only effective way to protect 18 homes in the urban/wildland interface from forest 19 fires is to reduce the flammability of the home itself 20 and its immediate surroundings within 40 meters, 21 not engage in logging activities on Federal public 22 lands (Jack Cohen, Reducing the Wildland Fire 23 Threat to Homes: where and how much?, United 24 States Forest Service, Fire Sciences Laboratory, 25 Rocky Mountain Research Station, Missoula, Montana, report presented at the Fire Economics, Policy
 and Planning: Bottom Line Symposium, April 5–9,
 1999, San Diego, California).

4 (15) It is in the interests of the American peo5 ple to protect watersheds on Federal public lands in
6 order to prevent potentially damaging and deadly
7 floods.

8 SEC. 4. PROHIBITION ON TIMBER SALES TO PROTECT FED9 ERAL PUBLIC LANDS.

(a) PROHIBITION ON NEW TIMBER SALES.—Notwithstanding any other provision of law, effective as of the
date of the enactment of this Act, no timber sales shall
be prepared, advertised, offered, or awarded on Federal
public lands and, except as provided in section 5, no commercial logging shall occur on Federal public lands.

16 (b) EXCEPTIONS.—The use of forest materials for 17 noncommercial use, including personal-use permits under 18 the personal use component of the forest management pro-19 gram of the Forest Service or an equivalent program of 20 the Bureau of Land Management, the National Park Serv-21 ice, or the United States Fish and Wildlife Service, to the 22 extent allowed under existing law, is not prohibited by sub-23 section (a), but any such use of forest materials for non-24 commercial use must be consistent with section 7, includ-25 ing subsection (k) of such section.

(c) NATIVE AMERICAN TRIBES.—Nothing contained
 in this Act shall be construed to modify, amend, or breach
 any treaty in existence on the date of enactment of this
 Act with any Native American tribe.

5 SEC. 5. EFFECT OF PROHIBITION ON EXISTING TIMBER 6 SALE CONTRACTS.

7 (a) REMAINING SALVAGE RIDER SALES.—Notwith-8 standing any outstanding judicial order or administrative 9 proceeding interpreting section 2001 of Public Law 104– 10 19 (109 Stat. 240; 16 U.S.C. 1611 note), the Secretary 11 of Agriculture and the Secretary of the Interior shall im-12 mediately suspend each timber sale or activity that was 13 being undertaken in whole or in part under the authority provided in such section. 14

(b) ROADLESS AREAS AND LATE-SUCCESSIONAL/
OLD GROWTH FORESTS.—Notwithstanding any other
provision of law, the Secretary of Agriculture and the Secretary of the Interior shall immediately suspend each timber sale in any roadless area or late-successional/old
growth forest on Federal public lands.

(c) PHASE-OUT PERIOD AUTHORIZED.—There shall
be a 2-year period to phase out those timber sale contracts
in existence as of the date of the enactment of this Act.
The phase-out period shall begin on the date of the enactment of this Act. Any remaining timber sales on Federal

public lands shall be automatically suspended upon the ex piration of the phase-out period. Notwithstanding any
 other provision of law, no commercial logging shall occur
 anywhere on Federal public lands after the end of the
 phase-out period.

6 (d) EARLY TERMINATION.—For all timber sales sus7 pended under subsection (a), subsection (b), and sub8 section (c) of this subsection, the Secretary concerned
9 shall—

10 (1) exercise any provision of the original con11 tract that authorizes termination and payment of
12 specified damages; or

13 (2) terminate the contract to avoid adverse ef-14 fects on the environment or natural resources.

(e) PAYMENT FOR TIMBER SALE CONTRACTS RELINQUISHED.—Any claim, whether as a result of a judgment
or an agreement against the Federal Government, arising
from termination of any timber sale contract under subsection (d) of this subsection, may be—

(1) paid from funds made available under section 1304 of title 31, United States Code, and shall
not require reimbursement under section 13(c) of
the Contract Disputes Act of 1978 (41 U.S.C.
612(c));

(2) offset by forgiveness of a Federal Govern ment loan or loan guarantee;

3 (3) paid through funds appropriated for the4 purpose; or

5 (4) paid through the transfer of funds from
6 Forest Service or Bureau of Land Management ac7 counts for forest management, road construction, or
8 general administration for such purposes.

9 (f) DISPUTES.—Any claim by a purchaser against the 10 Federal Government relating to a contract terminated 11 under this section shall be subject to the Contract Dis-12 putes Act of 1978 (41 U.S.C. 601 et seq.).

13 SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

14 (a) CALCULATION OF TAXPAYER LOSSES FROM LOG-15 GING.—The Secretary of Agriculture, in consultation with the Secretary of the Interior, shall determine the average 16 17 amount of Federal funds appropriated annually from the 18 General Fund of the Treasury over the five fiscal years 19 immediately preceding the date of the enactment of this Act for commercial logging and commercial logging-20 21 related activities on Federal public lands. In making this 22 determination, the Secretary shall include amounts ex-23 pended for the following, using estimates when necessary:

24 (1) Timber sales management.

25 (2) Forest-land vegetation management.

1	(3) Land management planning, inventory, and
2	monitoring related to commercial logging.
3	(4) Research related to commercial logging.
4	(5) The portion of the forest roads and road
5	maintenance program related to commercial logging.
6	(6) General administration expenses related to
7	commercial logging.
8	(7) Landline location related to commercial log-
9	ging.
10	(8) Law enforcement related to commercial log-
11	ging.
12	(9) The portion of the forest fire fighting and
13	prevention program related to commercial logging.
14	(10) The portion of any other activities related
15	to commercial logging.
16	(b) AUTHORIZATION.—There are authorized to be ap-
17	propriated such sums as may be necessary to carry out
18	this Act in the fiscal years beginning after the date of the
19	enactment of this Act, but not to exceed for any fiscal
20	year two-thirds of the amount calculated in subsection (a)
21	as the taxpayer losses from logging.
22	(c) Administrative Expenses.—Not more than
23	ten percent of the funds appropriated or allocated to carry
24	out sections 7 and 8 may be reserved for the administra-

25 tion of activities authorized under those sections.

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1 SEC. 7. NATURAL HERITAGE RESTORATION.

(a) GENERAL REQUIREMENT.—Notwithstanding any
other provision of law, agency projects or programs to restore biological diversity and ecological processes on Federal public lands shall be carried out in a manner consistent with this section and shall be integrated into the
program established by this section.

8 (b) PURPOSES, FINDINGS, AND BASIC MANAGEMENT 9 REQUIREMENTS.—(1) The purpose of this section is to 10 protect and restore the natural heritage of the Federal 11 public lands through the restoration of native biodiversity 12 and natural ecological complexes and processes. In most 13 circumstances, natural processes will heal damaged areas without assistance, but, in many circumstances, where ex-14 tensive damage from logging and road-building is evident, 15 16 it is necessary to take immediate action to stop soil erosion and pervasive resource damage. The primary emphasis of 17 18 this section is to change circumstances that effectively act 19 as barriers to natural restoration processes. This section does not envision the broad application of largely experi-20 21 mental techniques or tactics for which there is no solid 22 scientific support or concrete evidence of effectiveness.

(2) It is also the purpose of this section to provide
guidance and limitations for the protection and restoration
of native biological diversity. The inherent guiding principle or basic approach that managers shall use to imple-

ment the ecological restoration provisions of this section
 is to "do no harm" to ecosystems when implementing ac tive management projects and programs.

4 (3) Scientific uncertainty about complex ecosystems
5 requires a precautionary approach to active management.
6 Therefore, proposed projects that are intended to restore
7 ecological processes must have short- and long-term bene8 fits that significantly outweigh any short- or long-term
9 risks.

10 (4) In most cases ecosystems are inherently resilient if left to function without interference from man, but in 11 some cases action is necessary to stop immediate resource 12 13 damage. Therefore, ecological restoration projects shall emphasize the removal of barriers that prevent ecosystems 14 15 from restoring themselves. Some examples of such barriers are roads, erosion, landslides, nonnative invasive species, 16 17 fire suppression, certain types of hazardous fuels, dams or man-made barriers in streams, and other significant 18 man-made damage and developments that interfere with 19 20natural ecological processes.

(5) In other cases ecosystems require the reintroduction of native species that once contributed to natural ecological processes. Therefore, each ecological restoration
project shall include an evaluation of which native species
may be missing from the ecosystem and shall ensure the

presence of adequate habitat and forage or prey for the
 native species, to be followed by a scheduled reintroduction
 of the native species in coordination with State natural
 heritage and wildlife agencies and the United States Fish
 and Wildlife Service.

6 (c) NATURAL HERITAGE RESTORATION CORPS.—

7 (1) ESTABLISHMENT.—The Secretary of the In-8 terior and the Secretary of Agriculture shall each es-9 tablish a special unit (to be known as the "Natural Heritage Restoration Corps") for the purposes of— 10 11 (A) conducting ecological restoration of na-12 tive biodiversity in areas of Federal public lands 13 where the integrity of natural ecosystems has 14 been degraded;

(B) assisting in the monitoring of forest
resources, including effectiveness monitoring of
ecological restoration projects; and

18 (C) in cooperation with each agency's law
19 enforcement programs, monitoring and pro20 tecting public resources from various illegal ac21 tivities, including timber theft and poaching.

(2) USE OF PERSONNEL FROM EXISTING PROGRAMS.—The Natural Heritage Restoration Corps
may be created using personnel in existing programs
in the agencies.

1 (3) OTHER PERSONNEL AND EQUIPMENT.—In 2 addition to the personnel selected under paragraph 3 (2), the Natural Heritage Restoration Corps may 4 hire other personnel, which may include private con-5 tractors, and purchase or lease the necessary equip-6 ment to implement the Natural Heritage Restoration 7 Plans to achieve the goals and objectives as set forth 8 by the Secretary of Agriculture and the Secretary of 9 the Interior under this section. There shall be a hir-10 ing preference for dislocated workers who have been 11 terminated or laid off, or have received a notice of 12 termination or lay off, as a consequence of the en-13 actment of this Act. 14 (4) TRAINING.—Personnel of the Natural Her-15 itage Restoration Corps shall be properly trained so 16 that they are able to carry out the activities specified 17 in paragraph (1) consistent with this section. 18 (d) NATURAL HERITAGE RESTORATION PLAN-19 NING.— 20 (1) NATIONAL FOREST SYSTEM LANDS.—For

lands in the National Forest System, the Secretary
of Agriculture shall develop Natural Heritage Restoration Plans at the regional level to carry out an
ecological restoration program in each region consistent with this section and incorporating the stand-

1	ards, guidelines, and procedures developed in sub-
2	section (e). Such Plans shall be completed no later
3	than 18 months after the date of enactment of this
4	Act and shall be revised at least every 10 years.
5	(2) BLM, NATIONAL WILDLIFE REFUGE, AND
6	NATIONAL PARK LANDS.—For lands under the juris-
7	diction of the Bureau of Land Management, and, as
8	necessary for National Wildlife Refuges and units of
9	the National Park System, the Secretary of the Inte-
10	rior shall develop Natural Heritage Restoration
11	Plans at the regional level to carry out an ecological
12	restoration program in each region consistent with
13	this section and incorporating the standards, guide-
14	lines, and procedures developed in subsection (e).
15	Such Plans shall be completed no later than 18
16	months after the date of enactment of this Act and
17	shall be revised at least every 10 years.
18	(3) MONITORING.—The Secretary of the Inte-

1 $(\mathbf{0})$ 19 rior and the Secretary of Agriculture shall include in the Natural Heritage Restoration Plans-20

21 (A) monitoring provisions to ensure the efecological 22 fectiveness of each restoration 23 project; and

24 (B) provisions to gauge each Plan's 25 progress in achieving any restoration goals and

objectives that are developed in accordance with 2 subsection (g).

3 (4) Follow-up evaluations and correc-4 TIONS.—The Secretary of Interior and the Secretary 5 of Agriculture shall provide for appropriate follow-up 6 evaluations and actions to ensure the long-term suc-7 cess of ecological restoration projects. The failure of 8 any restoration project shall be evaluated and re-9 ported to the appropriate Secretary, who shall take 10 prompt action to provide new solutions to correct the 11 failed restoration projects.

12 (e) Developing Standards, Guidelines, and PROCEDURES FOR RESTORATION.— 13

14 (1) Responsibilities of the secretaries.— 15 (A) The Secretary of Agriculture and Secretary of 16 the Interior shall develop regional standards, guide-17 lines, and procedures for restoration, consistent with 18 this section, as soon as practicable after the date 19 of the enactment of this Act, and shall incorporate 20 these regional standards, guidelines, and procedures, 21 as well as regional Natural Heritage Restoration 22 Plans, into land management plans for each unit of 23 Federal public lands in accordance with existing 24 land management planning regulations, by no later

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than two years after the date of enactment of this
 Act.

(B) The Secretaries shall report to the Congress on the progress of implementing this section in
the annual report required by section 8(c) of the
Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1606(c)) and section
311 of the Federal Land Policy and Management
Act of 1976 (43 U.S.C. 1741).

10 (2) Committee of scientists.—(A) In car-11 rying out the purposes of this subsection, the Sec-12 retary of the Interior, in consultation with the Sec-13 retary of Agriculture, shall appoint a committee of 14 scientists, for each of the various administrative re-15 gions in the United States who are not officers or 16 employees of the Forest Service, the Bureau of Land 17 Management, or the timber industry, and who are 18 not contractors for the timber industry.

(B) The committee shall provide scientific and
technical advice and counsel on the proposed standards, guidelines, and procedures of this subsection to
assure that an effective interdisciplinary approach is
proposed and adopted for the development of Natural Heritage Restoration Plans in each region.

1 (C) The committee shall terminate upon pro-2 mulgation of the standards, guidelines, and proce-3 dures, but the Secretary shall appoint similar com-4 mittees, at least every 10 years, to consider revisions of regional standards, guidelines, and procedures 5 6 based on new scientific information and the knowledge gained from implementing ecological restora-7 8 tion projects. Standards, guidelines, and procedures 9 for developing Natural Heritage Restoration Plans 10 or their revisions for each region shall be completed 11 no later than one year after the date of the enact-12 ment of this Act or the initiation of the revision 13 process. The views of the committees shall be in-14 cluded in the public information supplied when the 15 standards and guidelines are proposed for adoption.

16 (3) CLERICAL AND TECHNICAL ASSISTANCE.—
17 Clerical and technical assistance, as may be nec18 essary to discharge the duties of the committee of
19 scientists established under paragraph (2), shall be
20 provided from the personnel of the Department of
21 Agriculture or the Department of Interior, as appro22 priate.

(4) COMPENSATION.—While attending meetings
of the committee, the members shall be entitled to
receive compensation at a rate of \$200 per diem, in-

cluding travel time, and while away from their
 homes or regular places of business they may be al lowed travel expenses, including per diem in lieu of
 subsistence, as authorized by section 5703 of title 5,
 United States Code, for persons in the Government
 service employed intermittently.

7 (5) REGIONAL BOUNDARIES.—The Secretary of
8 the Interior, in consultation with the Secretary of
9 Agriculture, shall determine each region's bound10 aries for which the standards, guidelines, and proce11 dures are to be developed under this subsection.

12 (f) INTERIM NEEDS FOR RESTORATION.—During the interim period while regional standards, guidelines, and 13 procedures, as well as regional Natural Heritage Restora-14 15 tion Plans, are being developed and incorporated into land management plans, the Secretary of Agriculture and Sec-16 17 retary of the Interior shall identify interim needs for ecological restoration and shall take prompt action to begin 18 this restoration work with available personnel. Interim 19 needs for restoration under this section shall be limited 20 21 to the following:

(1) Prescribed or managed fire or manual pretreatments to reduce severe fire incidence and hazardous fuels pursuant to subsection (j).

(2) Stabilization of slopes and soils so as to
 prevent or reduce further erosion and land sliding.
 (3) Decommissioning and obliteration of roads.
 (4) Removal of nonnative invasive species.
 (5) Removal of manmade developments that
 interfere with natural ecological processes.

7 (g) RESTORATION GOALS AND OBJECTIVES.—Within 8 two years after the date of the enactment of this Act, the 9 Secretary of Agriculture and the Secretary of the Interior 10 shall develop specific restoration goals and objectives for each unit of Federal public lands, and shall, within the 11 12 same time period, develop a specific schedule to accom-13 plish those goals and objectives with any funds made available to the Secretaries, including those funds authorized 14 15 to be appropriated in section 6.

16 (h) PUBLIC PARTICIPATION.—Any program or 17 project provided in this section shall be carried out in com-18 pliance with the National Environmental Policy Act of 19 1969 (42 U.S.C. 4321 et seq.) and its implementing regu-20 lations, and any other public involvement processes pro-21 vided by law, regulation, or agency policy.

(i) PROHIBITIONS.—Road construction or re-construction shall be prohibited when conducting projects or
programs provided by this section. This prohibition in-

1	cludes any projects to reduce the incidence of severe fire
2	and hazardous fuels pursuant to subsection (j).
3	(j) Special Provisions for Reducing the Inci-
4	DENCE OF SEVERE FIRE AND HAZARDOUS FUELS.—
5	(1) Prescribed or managed fires.—The use
6	of prescribed or managed fires—
7	(A) shall be the primary tool for reducing
8	severe fire incidence and hazardous fuels;
9	(B) shall only be prescribed in areas that
10	have been scientifically identified as fire-adapt-
11	ed ecosystems;
12	(C) shall be carried out in a manner de-
13	signed to maintain habitat quality for any pro-
14	posed, threatened, endangered, or sensitive spe-
15	cies, or their prey; and
16	(D) shall be carried out during a time of
17	year and with a frequency that is most eco-
18	logically appropriate, while also minimizing ad-
19	verse effects on air quality.
20	(2) Requirements regarding manual pre-
21	TREATMENTS.—Manual pre-treatments to reduce se-
22	vere fire incidence and hazardous fuels—
23	(A) shall include use of prescribed or man-
24	aged fire, where appropriate, as the primary

treatment of the project in accordance with
paragraph (1);
(B) may only be implemented in areas
which have a moderate to high risk of severe
fire incidence;
(C) shall be prioritized for urban-wildland
interface areas;
(D) shall not reduce the overstory canopy
component of the pre-treatment area;
(E) shall maintain habitat quality for any
proposed, threatened, endangered, or sensitive
species, or their prey;
(F) may remove hazardous fuels to mini-
mize occurrences of prescribed fires reaching
the forest canopy; and
(G) shall only be prescribed in areas that
have been scientifically identified as fire-adapt-
ed ecosystems.
(3) Application to other projects.—Not-
withstanding any other provision of law, any treat-
monts or manual pro-troatmonts to raduce severe

21 ments or manual pre-treatments to reduce severe
22 fire incidence and hazardous fuels as part of any
23 agency projects or programs to reduce the incidence
24 of severe fire and hazardous fuels on Federal public

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1 lands shall be performed in a manner consistent 2 with this subsection, this section, and section 4. 3 (k) Uses of Forest Materials That Result 4 FROM ECOLOGICAL RESTORATION OR PRE-TREATMENTS 5 TO REDUCE SEVERE FIRE INCIDENCE AND HAZARDOUS FUELS.—A hierarchy of use of forest materials that result 6 7 from manual pre-treatments in fire-adapted ecosystems or 8 ecological restoration (such as saplings, bushes, fine sur-9 face fuels, and materials from plantations that are being 10 restored back to native forests) is established in the following order: 11 12 (1) Forest materials shall be— 13 (A) left as biomass on the forest floor, 14 lopped, scattered, masticated, or piled and 15 burned (or a combination of such treatments), 16 as appropriate; or 17 (B) left as species habitat in the form of 18 downed woody debris in the project area. 19 (2) If removal of forest material is necessary 20 for ecological restoration or because the area is pre-21 treated in accordance with subsection (j), that mate-22 rial shall be used for recreation or maintenance 23 projects in the same unit of Federal public land, 24 such as trails, bridges or facilities, or for restoration 25 projects such as woody debris in streams, woody debris to provide species habitat, or for biomass to
 build soil in other areas of the same unit of Federal
 public land.

(3) Any excess material not used as described 4 5 in paragraph (2) may only be used for public pur-6 poses, and not for private or public commercial gain. 7 This material may be provided for personal non-8 commercial uses, such as firewood or other subsist-9 ence uses, or for other public noncommercial pur-10 poses. Other public purposes may include, but are 11 not limited to, the processing of these forest mate-12 rials for uses such as fuel for low-income households, or, in limited circumstances, timber for low-income 13 14 housing provided by a not for profit venture reg-15 istered by the Department of Housing and Urban 16 Development.

17 (1) RELATION TO OTHER REQUIREMENTS.—Any ac18 tivities undertaken pursuant to subsection (k) or the rest
19 of this section must be undertaken in strict compliance
20 with section 4.

21 SEC. 8. WORKER RETRAINING.

(a) ELIGIBLE INDIVIDUAL DEFINED.—For the purposes of this section, the term "eligible individual" means
an individual who—

1 (1) is a dislocated worker, as that term is de-2 fined in section 101 of the Workforce Investment 3 Act of 1998 (Public Law 105–220; 112 Stat. 939; 4 29 U.S.C. 2801); and 5 (2) has been terminated or laid off, or has re-6 ceived a notice of termination or lay off, as a con-7 sequence of the enactment of this Act, or as a con-8 sequence of management decisions on Federal public 9 lands prior to the enactment of this Act. 10 (b) DETERMINATIONS OF ELIGIBILITY.—The determination of whether an individual is an eligible individual 11 12 shall be made by the Secretary of Labor, pursuant to cri-13 teria established by the Secretary of Labor, in consultation with the Secretaries of Agriculture and the Interior. 14 15 (c) GRANTS AUTHORIZED.—The Secretary of Labor may make grants to States, employers, employer associa-16 17 tions, and representatives of employees— 18 (1) to provide training, adjustment assistance, 19 and employment services to eligible individuals; and 20 (2) to make needs-related payments to eligible 21 individuals in accordance with subsection (h). 22 (d) PRIORITY AND APPROVAL.— 23 (1) PRIORITY.—In reviewing applications for 24 grants under subsection (c), the Secretary of Labor

shall give priority to applications proposing to pro-

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vide training, adjustment assistance, and services in
 areas which have the greatest number or percentage
 of eligible individuals.

4 (2) NEEDS-RELATED PAYMENTS REQUIRED.—
5 The Secretary of Labor shall not approve an appli6 cation for a grant under subsection (c) unless the
7 application contains assurances that the applicant
8 will use grant funds to provide needs-related pay9 ments in accordance with subsection (h).

(e) USE OF FUNDS.—Subject to the requirements of
subsections (f), (g), and (h), grants under subsection (c)
may be used for any purpose for which funds may be used
under section 134 of the Workforce Investment Act of
1998 (Public Law 105–220; 112 Stat. 990; 29 U.S.C.
2864).

16 (f) JOB SEARCH ALLOWANCE.—

17 (1) ALLOWANCE AUTHORIZED.—Grants under 18 subsection (c) for adjustment assistance may be 19 used to provide job search allowances to eligible indi-20 viduals. Such allowance, if granted, shall provide re-21 imbursement to the individual of not more than 90 22 percent of the cost of necessary job search expenses, 23 as prescribed by regulations of the Secretary of 24 Labor, but may not exceed \$1,200 unless the need

1	for a greater amount is justified in the application
2	and approved by the Secretary of Labor.
3	(2) CRITERIA FOR GRANTING JOB SEARCH AL-
4	LOWANCES.—A job search allowance may be granted
5	only—
6	(A) to assist an eligible individual who has
7	been totally separated in securing a job within
8	the United States; and
9	(B) where the Secretary of Labor deter-
10	mines that such employee cannot reasonably be
11	expected to secure suitable employment in the
12	commuting area in which the worker resides.
13	(g) Relocation Allowance.—
14	(1) ALLOWANCE AUTHORIZED.—Grants under
15	subsection (c) for adjustment assistance may be
16	used to provide relocation allowances to eligible indi-
17	viduals. Such an allowance may only be granted to
18	assist an eligible individual in relocating within the
19	United States and only if the Secretary of Labor de-
20	termines that such employee—
21	(A) cannot reasonably be expected to se-
22	cure suitable employment in the commuting
23	area in which the employee resides;
24	(B) has obtained suitable employment af-
25	fording a reasonable expectation of long-term

1	duration in the area in which the employee
2	wishes to relocate, or has obtained a bona fide
3	offer of such employment; and
4	(C) is totally separated from employment
5	at the time relocation commences.
6	(2) Amount of relocation allowance.—
7	The amount of any relocation allowance for any eli-
8	gible individual may not exceed the amount which is
9	equal to the sum of—
10	(A) 90 percent of the reasonable and nec-
11	essary expenses, specified in regulations pre-
12	scribed by the Secretary, incurred in trans-
13	porting an individual and the individual's fam-
14	ily, if any, and household effects; and
15	(B) a lump sum equivalent to 3 times the
16	employee's average weekly wage, up to a max-
17	imum payment of \$1,200, unless the need for
18	a greater amount is justified in the application
19	and approved by the Secretary of Labor.
20	(h) NEEDS-RELATED PAYMENTS.—The Secretary of
21	Labor shall prescribe regulations with respect to the use
22	of funds from grants under subsection (c) for needs-re-
23	lated payments in order to enable eligible individuals to
24	complete training or education programs under this sec-
25	tion. Such regulations shall—

1	(1) require that such payments shall be pro-
2	vided to an eligible individual only if such
3	individual—
4	(A) does not qualify or has ceased to qual-
5	ify for unemployment compensation;
6	(B) has been enrolled in training by the
7	end of the 13th week of the individual's initial
8	unemployment compensation benefit period, or,
9	if later, the end of the 8th week after an indi-
10	vidual is informed that a short-term layoff will
11	in fact exceed six months; and
12	(C) is participating in training or edu-
13	cation programs under this section, except that
14	such regulations shall protect an individual
15	from being disqualified pursuant to this clause
16	for a failure to participate that is not the fault
17	of the individual;
18	(2) provide that to qualify for such payments
19	the individual currently receives, or is a member of
20	a family which currently receives, a total family in-
21	come (exclusive of unemployment compensation,
22	child support payments, and welfare payments)
23	which, in relation to family size, is not in excess of
24	the lower living standard income level;

1	(3) provide that the levels of such payments
2	shall be equal to the higher of—
3	(A) the applicable level of unemployment
4	compensation; or
5	(B) the poverty level determined in accord-
6	ance with criteria established by the Director of
7	the Office of Management and Budget;
8	(4) provide for the adjustment of payments to
9	reflect changes in total family income; and
10	(5) provide that the grantee shall obtain infor-
11	mation with respect to such income, and changes
12	therein, from the eligible individual.
13	(i) REGULATIONS.—The Secretary of Labor shall
14	prescribe regulations to carry out this section not later
15	than 180 days after the date of enactment of this Act.
16	SEC. 9. ALLOCATION OF FUNDS.
17	(a) Availability of Certain Accounts.—Not-
18	withstanding any other provision of law, from the date of
19	the enactment of this Act through the duration of the two-
20	year phase-out period provided in section 5 plus two years
21	thereafter, all funds in each of the following Forest Service
22	and Bureau of Land Management accounts, including any
23	funds deposited into these accounts during the two-year
24	phase-out period, shall be used only to carry out this Act:

1 (1) Timber salvage funds (including the Salvage 2 Sale Fund established under section 14(h) of the 3 National Forest Management Act of 1976 (16) 4 U.S.C. 472a(h))). 5 (2) The fund established under section 3 of the 6 Act of June 9, 1930 (commonly known as the 7 Knutson-Vandenberg Act; 16 U.S.C. 576b). 8 (3) The fund containing moneys associated with 9 the Purchaser-Elect Roads Program under section 6 10 of Public Law 88–657 (commonly known as the For-11 est Roads And Trails Act; 16 U.S.C. 537). 12 (b) Allocation of Timber Sales Revenues Dur-ING PHASE-OUT PERIOD.—Notwithstanding any other 13 provision of law, from the date of the enactment of this 14 15 Act through the duration of the two-year phase-out period, all timber sale revenues from Federal public lands shall 16 be deposited in the fund established under section 3 of 17 the Act of June 9, 1930 (commonly known as the 18 19 Knutson-Vandenberg Act; 16 U.S.C. 576b).

(c) ABOLISHMENT OF ACCOUNTS.—Notwithstanding
any other provision of law, the funds referred to in subsection (a) shall be used to carry out this section until
no funds remain in such accounts, after which these accounts shall be abolished.

(d) WORKER RETRAINING.—Monies shall be distrib uted from the funds referred to in subsection (a) to carry
 out section 8. Such distributions shall be made in amounts
 up to \$80,000,000 in the first year of the phase-out pe riod, and \$80,000,000 and \$120,000,000, respectively, in
 the subsequent two years.

7 (e) NATURAL HERITAGE RESTORATION PLAN-8 NING.—From the funds referred to in subsection (a), up 9 to a sum of \$100,000,000 shall be made available to the 10 Secretary of the Interior and the Secretary of Agriculture to carry out subsections (d) and (e) of section 7 until such 11 12 time as the Natural Heritage Restoration Plans required by subsection (d) of such section have been incorporated 13 into the management plans for each unit of Federal public 14 15 lands.

16 (f) ALTERNATIVES TO WOOD.—From the funds re-17 ferred to in subsection (a), at least \$1,000,000 and up to \$3,000,000 shall be distributed to the Environmental 18 19 Protection Agency to fund an investigation into wood-free alternative products for paper and construction. Within 2021 one year after the date of the enactment of this Act, the 22 Administrator of the Environmental Protection Agency 23 shall make recommendations for grants to entities involved 24 in the development and production of the most environ-25 mentally sound nonwood alternatives for paper and construction products, including entities involved in using ag ricultural residues to produce paper. Up to \$100,000,000
 from the funds referred to in subsection (a) shall be made
 available to the Environmental Protection Agency for such
 grants, which shall be made within three years after the
 date of the enactment of this Act.

7 (g) PUBLIC EDUCATION AND ASSISTANCE TO RE-8 DUCE STRUCTURE FLAMMABILITY IN URBAN-WILDLAND 9 INTERFACE AREAS.—From the funds referred to in sub-10 section (a), up to \$15,000,000 shall be used annually to educate owners of structures on non-Federal land adjacent 11 12 to Federal public lands about ways in which these struc-13 tures can be protected from forest fires by reducing the flammability of a structure and the area within 40 meters 14 15 of a structure. Both technical support and financial assistance, in coordination or collaboration with existing State 16 17 and local programs, to the extent possible, shall be pro-18 vided where, and to the extent, appropriate.

(h) ALLOCATION OF REMAINING FUNDS.—Any funds
remaining in the accounts referred to in subsection (a) in
the fourth year after the date of the enactment of this
Act shall be deposited into the general fund of the United
States Treasury.

1	SEC. 10. CONTINUATION OF PAYMENTS FOR STATES AND
2	COUNTIES CONTAINING FEDERAL PUBLIC
3	LANDS UNDER PUBLIC LAW 106-393.
4	(a) Continuation of Payments After Fiscal
5	YEAR 2006.—The Secure Rural Schools and Community
6	Self-Determination Act of 2000 (Public Law 106–393; 16
7	U.S.C. 500 note) is amended—
8	(1) in section $101(a)$, by striking "years 2001
9	through 2006," both places it appears and inserting
10	"year 2001 and thereafter,";
11	(2) in section $102(b)(2)$, by striking "through
12	fiscal year 2006"; and
13	(3) in section $103(b)(1)$, by striking "through
14	fiscal year 2006".
15	(b) TERMINATION OF REQUIREMENT TO RESERVE
16	Funds for Forest Projects.—(1) Section 102(d) of
17	such Act is amended by adding at the end the following
18	new paragraph:
19	"(4) TERMINATION OF ALLOCATION AND ELEC-
20	TION REQUIREMENTS.—This subsection shall not
21	apply in the case of payments made under sub-
22	section (a) for fiscal year 2007 and thereafter.".
23	(2) Section 103(c) of such Act is amended by adding
24	at the end the following new paragraph:
25	"(4) TERMINATION OF ALLOCATION AND ELEC-
26	TION REQUIREMENTS.—This subsection shall not
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apply in the case of payments made under sub section (a) for fiscal year 2007 and thereafter. The
 entire payment amount shall be expended as re quired by the laws referred to in subsection (a)(1).".

5 SEC. 11. ENFORCEMENT BY CITIZENS.

6 (a) PURPOSE AND FINDING.—The purpose of this 7 section is to foster the widest possible enforcement of this 8 Act. Congress finds that all people of the United States 9 are injured by any action that violates the provisions of 10 this Act on all lands to which this Act applies.

11 (b) CITIZEN SUITS AUTHORIZED.—Any person may 12 commence a civil action against any person, including the 13 United States, who is alleged to be in violation of this Act. 14 The action shall be brought in the district court for the 15 district in which the alleged violation occurred or the United States District Court for the District of Columbia. 16 17 When the United States is a defendant, venue may also be in the district court for the district in which the office 18 19 of any officer or employee of the United States who is 20alleged to be involved in the violation is located. The dis-21 trict court shall have jurisdiction without regard to the 22 amount in controversy or the citizenship of the parties. 23 (c) RELIEF.—If the court determines that a violation 24 of this Act has occurred, the court may issue an injunction 25 and provide other appropriate equitable relief as the court considers necessary. If the plaintiff is the prevailing or
 substantially prevailing party, the court may award to the
 plaintiff reasonable costs of the litigation, including attor ney fees, witness fees, and other necessary expenses. When
 the United States is a defendant, any award of costs of
 litigation against the United States shall be paid by the
 United States within 40 days after judgment.

8 (d) STANDARD OF PROOF.—The standard of proof
9 in all actions brought under this section shall be the pre10 ponderance of the evidence and the trial shall be de novo.

(e) WAIVER OF SOVEREIGN IMMUNITY.—The United
States, including its agencies, agents, and employees,
waives its sovereign immunity in all respects in all actions
under this section. No notice is required to enforce this
section.

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