# <sup>114TH CONGRESS</sup> 2D SESSION H.R.4790

To promote innovative approaches to outdoor recreation on Federal land and to open up opportunities for collaboration with non-Federal partners, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

#### March 17, 2016

Mr. BLUMENAUER introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Agriculture, Education and the Workforce, Armed Services, Energy and Commerce, and Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

- To promote innovative approaches to outdoor recreation on Federal land and to open up opportunities for collaboration with non-Federal partners, and for other purposes.
  - 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 "Recreation Not Red-Tape 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. Sense of Congress regarding outdoor recreation.

#### TITLE I—MODERNIZING RECREATION PERMITTING

- Sec. 101. Special recreation permitting.
- Sec. 102. Coordination of Federal and State recreation pass sales.
- Sec. 103. Online purchases of National Parks and Federal Recreational Lands Pass.

#### TITLE II—ACCESSING THE OUTDOORS

- Sec. 201. Access for servicemembers and veterans.
- Sec. 202. Access for kids.
- Sec. 203. Access for seniors.

#### TITLE III—MAKING RECREATION A PRIORITY

- Sec. 301. Labor statistics study.
- Sec. 302. Extension of seasonal recreation opportunities.
- Sec. 303. Recreation performance metrics.
- Sec. 304. Recreation mission.
- Sec. 305. Deposit of ski area permit rental fees in Federal Lands Recreation Enhancement Act account.
- Sec. 306. National Recreation Area System.

#### TITLE IV—MAINTENANCE OF PUBLIC LAND

#### Subtitle A—Volunteers

- Sec. 401. Private-sector volunteer enhancement program.
- Sec. 402. Forest Service volunteer liability.

#### Subtitle B—Priority Trail Maintenance

- Sec. 411. Definition of Secretaries.
- Sec. 412. Priority trail maintenance program.
- Sec. 413. Priority Trail Maintenance Program Fund.
- Sec. 414. Interagency trail management.

#### Subtitle C—Public Lands Service Corps Act Amendments

- Sec. 421. Amendment to short title.
- Sec. 422. Reference.
- Sec. 423. Amendments to Public Lands Service Corps Act of 1993.
- Sec. 424. Direct hire authority.

#### 1 SEC. 2. DEFINITIONS.

- 2 In this Act:
- 3 (1) FEDERAL LAND MANAGEMENT AGENCY.—
- 4 The term "Federal land management agency" has
- 5 the meaning given the term in section 802 of the

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1	Federal Lands Recreation Enhancement Act (16
2	U.S.C. 6801).
3	(2) FEDERAL RECREATIONAL LAND AND
4	WATER.—The term "Federal recreational land and
5	water" has the meaning given the term "Federal
6	recreational lands and waters" in section 802 of the
7	Federal Lands Recreation Enhancement Act (16
8	U.S.C. 6801).
9	(3) Secretaries.—Except as otherwise pro-
10	vided in this Act, the term "Secretaries" means—
11	(A) the Secretary of the Interior; and
12	(B) the Secretary of Agriculture
13	SEC. 3. SENSE OF CONGRESS REGARDING OUTDOOR
13 14	SEC. 3. SENSE OF CONGRESS REGARDING OUTDOOR RECREATION.
14	RECREATION.
14 15	<b>RECREATION.</b> It is the sense of Congress that—
14 15 16	<b>RECREATION.</b> It is the sense of Congress that— (1) outdoor recreation and the
14 15 16 17	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor
14 15 16 17 18	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor recreation supports are vital to the United States;
14 15 16 17 18 19	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor recreation supports are vital to the United States; (2) access to outdoor recreation on land and
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor recreation supports are vital to the United States; (2) access to outdoor recreation on land and waters of the United States is important to the
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor recreation supports are vital to the United States; (2) access to outdoor recreation on land and waters of the United States is important to the health and wellness of all people of the United
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	RECREATION. It is the sense of Congress that— (1) outdoor recreation and the \$646,000,000,000 outdoor industry that outdoor recreation supports are vital to the United States; (2) access to outdoor recreation on land and waters of the United States is important to the health and wellness of all people of the United States, especially young people;

1	ism industry of the United States, which generates
2	over \$2,000,000,000,000 in annual spending;
3	(4) outdoor recreation, hunting, and fishing are
4	appropriate uses of public land;
5	(5) access to healthy public land and water is
6	critical to supporting the uses described in para-
7	graph (4);
8	(6) the States are uniquely positioned to im-
9	prove conditions for sustainable outdoor recreation
10	opportunities, funding, and access;
11	(7) Congress supports the creation of outdoor
12	recreation sector leadership positions within the eco-
13	nomic development offices of States or in the office
14	of the Governor, as well as coordination with recre-
15	ation and tourism organizations within the State to
16	guide the growth of this sector, as evidenced by re-
17	cent examples in the States of Colorado, Utah, and
18	Washington;
19	(8) State and local recreation and tourism of-
20	fices play a pivotal role in—
21	(A) coordinating State outdoor recreation
22	policies, management, and promotion among
23	Federal, State, and local agencies and entities;
24	(B) disseminating information, increasing
25	awareness, and growing demand for outdoor

1	recreation experiences among visitors across the
2	United States and throughout the world;
3	(C) improving funding for, access to, and
4	participation in outdoor recreation; and
5	(D) promoting economic development in
6	the State by coordinating with stakeholders, im-
7	proving recreational opportunities, and recruit-
8	ing outdoor recreation businesses;
9	(9) Congress supports the coordination and col-
10	laboration of the Federal and State land and water
11	management agencies in the delivery of visitor serv-
12	ices and management of outdoor recreation for the
13	United States; and
14	(10) Congress recognizes—
15	(A) the growing role that recreation has on
16	Federal public land;
17	(B) the need to provide adequate staffing
18	within Federal land management agencies to fa-
19	cilitate sustainable and accessible outdoor recre-
20	ation opportunities; and
21	(C) the important role that volunteers and
22	volunteer partnerships play in maintaining pub-
23	lic land.

1	TITLE I—MODERNIZING
2	<b>RECREATION PERMITTING</b>
3	SEC. 101. SPECIAL RECREATION PERMITTING.
4	Section 803(h) of the Federal Lands Recreation En-
5	hancement Act (16 U.S.C. 6802(h)) is amended—
6	(1) by striking "The Secretary" and inserting
7	the following:
8	"(1) IN GENERAL.—The Secretary"; and
9	(2) by adding at the end the following:
10	"(2) OUTFITTERS AND GUIDES.—
11	"(A) DEFINITIONS.—In this paragraph:
12	"(i) Associated agency.—The term
13	'associated agency' means any agency that
14	manages land on which a trip that is the
15	subject of a special recreation permit
16	would be conducted after departing the
17	land managed by the lead agency.
18	"(ii) LEAD AGENCY.—The term 'lead
19	agency' means the agency that manages
20	the land from which a trip that is the sub-
21	ject of the special recreation permit origi-
22	nates.
23	"(B) OUTFITTER AND GUIDE PERMITS.—
24	"(i) IN GENERAL.—In issuing special
25	recreation permits or charging special

1 recreation permit fees in connection with 2 the issuance of permits under paragraph (1) with respect to outfitters and guides, 3 4 within a reasonable time after the date of enactment of the Recreation Not Red-Tape 5 6 Act, the Director of the Bureau of Land 7 Management and the Chief of the Forest 8 Service shall adopt a consistent and uni-9 form permitting process in accordance with clause (ii) across agencies and district 10 11 boundaries, in consultation with the public, 12 including stakeholder groups that rep-13 resent the interests of organizations that 14 facilitate outdoor access. 15 "(ii) PERMITTING PROCESS.—The 16 permitting process described in clause (i) 17 shall include— 18 "(I) standard paperwork that is 19 concise and understandable to the 20 general public; "(II) a standard submission proc-21 22 ess;

"(III) consistent deadlines; and

"(IV) outreach materials to help
outfitters and guides navigate the per-
mitting process.
"(C) Permit for cross-jurisdictional
TRIPS.—In the case of a trip that will cross ju-
risdictional boundaries—
"(i) only 1 permit application shall be
required;
"(ii) the permit application required
under clause (i) shall be—
"(I) the application required by
the lead agency; and
"(II) submitted to the lead agen-
cy;
"(iii) the Secretaries shall coordinate,
consistent with the authority of the Secre-
taries under section 330 of the Depart-
ment of the Interior and Related Agencies
Appropriations Act, 2001 (43 U.S.C.
1703), to develop, in consultation with the
public (including stakeholder groups that
represent the interests of organizations
that facilitate outdoor access), a process
for issuing 1 joint permit that covers the
entirety of the trip; and

1	"(iv) the Secretaries shall consider the
2	findings, requirements, interests, and
3	needs of the lead agency and any associ-
4	ated agencies when developing the permit
5	process developed under clause (iii).
6	"(D) REASONABLE TIMEFRAME.—The
7	Secretaries shall complete the permitting proc-
8	ess under subparagraph (B) within a reasonable
9	timeframe.
10	"(E) ONLINE AVAILABILITY.—To the max-
11	imum extent practicable, where feasible and ef-
12	ficient, the Secretaries shall make available—
13	"(i) all special recreation permit appli-
14	cations, to be filled out and submitted on-
15	line; and
16	"(ii) online information regarding—
17	"(I) the application process; and
18	$((\Pi)$ the means by which an ap-
19	plicant can contact the Secretaries for
20	guidance on the permit process before
21	submitting a permit application.".

1	SEC. 102. COORDINATION OF FEDERAL AND STATE RECRE-
2	ATION PASS SALES.
3	(a) IN GENERAL.—The Federal Lands Recreation
4	Enhancement Act is amended by inserting after section
5	805 (16 U.S.C. 6804) the following:
6	"SEC. 805A. COORDINATION OF FEDERAL AND STATE
7	<b>RECREATION PASS SALES.</b>
8	"(a) Establishment of Program.—
9	"(1) IN GENERAL.—The Secretaries are encour-
10	aged to work with States to coordinate the sale of
11	Federal and State recreation passes in a way that
12	allows a purchaser to buy both a Federal pass and
13	a State pass in the same location and in the same
14	transaction.
15	"(2) INCLUDED PASSES.—Passes covered by
16	the program established under paragraph $(1)$ in-
17	clude—
18	"(A) a National Parks and Federal Rec-
19	reational Lands Pass under section 805; and
20	"(B) a pass that shall cover any fees
21	charged by participating States and localities
22	for entrance and recreational use of parks and
23	public land in the participating States.
24	"(b) Agreements With States.—
25	"(1) IN GENERAL.—The Secretaries, after con-
26	sultation with the States, may enter into agreements

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1	with States to coordinate the sale of passes as de-
2	scribed in subsection $(a)(1)$ .
3	"(2) NOTICE.—In entering into an agreement
4	under paragraph (1), the Secretaries shall publish in
5	the Federal Register a notice describing the agree-
6	ment.".
7	(b) Conforming Amendment.—Section 805(a)(9)
8	of the Federal Lands Recreation Enhancement Act (16
9	U.S.C. 6804(a)(9)) is amended by inserting "and section
10	805A" before the period at the end.
11	SEC. 103. ONLINE PURCHASES OF NATIONAL PARKS AND
12	FEDERAL RECREATIONAL LANDS PASS.
13	(a) IN GENERAL.—Section 805(a)(6) of the Federal
14	Lands Recreation Enhancement Act (16 U.S.C.
15	6804(a)(6)) is amended by striking subparagraph (A) and
16	inserting the following:
17	"(A) IN GENERAL.—The Secretaries shall
18	sell the National Parks and Federal Rec-
19	reational Lands Pass—
20	"(i) at all Federal recreational lands
21	and waters at which an entrance fee or a
22	standard amenity recreation fee is charged;
23	"(ii) at such other locations as the
24	Secretaries consider appropriate and fea-
25	sible; and

1	"(iii) through the website of each of
2	the Federal land management agencies and
3	the websites of the relevant units and
4	subunits of those agencies, with—
5	"(I) a prominent link on each
6	website; and
7	"(II) information about where
8	and when passes are needed.".
9	(b) ENTRANCE PASS AND AMENITY FEES.—The Sec-
10	retaries shall make available for purchase or payment on-
11	line, if appropriate and feasible, for each unit where passes
12	and fees are required—
13	(1) all entrance fees under section 803(e) of the
14	Federal Lands Recreation Enhancement Act (16
15	U.S.C. 6802(e));
16	(2) all standard amenity recreation fees under
17	section $803(f)$ of that Act (16 U.S.C. $6802(f)$ ); and
18	(3) all expanded amenity recreation fees under
19	section $803(g)$ of that Act (16 U.S.C. $6802(g)$ ).
20	TITLE II—ACCESSING THE
21	OUTDOORS
22	SEC. 201. ACCESS FOR SERVICEMEMBERS AND VETERANS.
23	(a) IN GENERAL.—The Secretaries are encouraged to
24	work with the Secretary of Defense and the Secretary of
25	Veterans Affairs on ways to ensure veterans have access

to the outdoors and to outdoor programs as a part of the
 basic services provided to veterans.

3 (b) INCLUSION OF INFORMATION.—Each branch of
4 the Armed Forces is encouraged to include information
5 about outdoor recreation in the materials and counseling
6 services provided in the Transition Assistance Program,
7 including—

8 (1) the benefits of outdoor recreation for phys-9 ical and mental health;

10 (2) maps of parks, trails, and other recreation
11 sites within 200 miles of military bases;

12 (3) resources to access guided outdoor trips;13 and

14 (4) information regarding the Public Land15 Corps of the National Park Service.

(c) OUTDOOR RECREATION PROGRAM ATTENDANCE.—Each branch of the Armed Forces is encouraged
to permit members of the Armed Forces on active duty
status, at the discretion of the commander of the member,
to use not more than 7 days of a Permissive Temporary
Duty Assignment allotted to the member to attend an outdoor recreation program following deployment.

#### 23 SEC. 202. ACCESS FOR KIDS.

24 (a) America the Beautiful Passes.—

1	(1) IN GENERAL.—The Secretaries shall make
2	available free of charge a certain quantity of Amer-
3	ica the Beautiful passes, to be determined by the
4	Secretaries, to schools receiving funds under part A
5	of title I of the Elementary and Secondary Edu-
6	cation Act of 1965 (20 U.S.C. 6311 et seq.) in each
7	State for use by the school or by students enrolled
8	in the school and their families.
9	(2) DURATION.—A pass shall be valid for a pe-
10	riod of 1 year.
11	(3) RENEWAL.—On request of a school de-
12	scribed in paragraph (1), the Secretaries may renew
13	each pass provided under paragraph (1) upon expi-
14	ration.
15	(b) EDUCATIONAL MATERIALS.—Each pass made
16	available under subsection (a) shall be accompanied
17	with—
18	(1) educational materials on how to access and
19	use the land covered by the pass; and
20	(2) information on available programming and
21	guided activities.
22	(c) CURRICULA FOR SCHOOLS.—The Federal land
23	management agencies shall coordinate to provide materials
24	or curricula for all elementary schools and secondary
25	schools—

(1) to provide to students education on— 1 2 (A) nearby land covered by the pass; and 3 (B) activities available on that land; 4 (2) to encourage field trips to that land; and 5 (3) to encourage involvement in the Every Kid 6 in a Park Program of the National Park Service. 7 SEC. 203. ACCESS FOR SENIORS. 8 (a) IN GENERAL.—The Secretaries are encouraged to 9 increase programs focused on improving education about, 10 and access to, outdoor recreation opportunities on public land for individuals that are age 55 or older. 11 12 (b) VOLUNTEERISM.—The Corporation for National 13 and Community Service and the Federal Interagency Team on Volunteerism are encouraged to work together 14 15 to increase engagement of individuals that are age 55 or older in volunteer opportunities, particularly volunteer op-16 17 portunities on public land, through the websites of the or-18 ganizations.

# 19 TITLE III—MAKING RECREATION 20 A PRIORITY

#### 21 SEC. 301. LABOR STATISTICS STUDY.

The Secretaries, in consultation with the head of each Federal agency with jurisdiction over Federal land, shall conduct a study on, and quantify, the overall impact that

recreation on Federal recreational land and water has on
 the economy and labor market of the United States.

### 3 SEC. 302. EXTENSION OF SEASONAL RECREATION OPPOR-4 TUNITIES.

5 (a) IN GENERAL.—The relevant unit managers of
6 land managed by the Forest Service, the Bureau of Land
7 Management, and the National Park Service, through the
8 respective land management planning processes of those
9 agencies, may—

(1) identify areas of Federal recreational land
and water in which recreation use is highly seasonal;
(2) develop a management plan for extending
the recreation season or increasing recreation use in
a sustainable manner during the offseason; and

(3) make information about extended season
schedules and related recreational opportunities
available to the public and local communities.

18 (b) INCLUSIONS.—The management plan developed19 under subsection (a)(2) may include—

20 (1) the addition of facilities that would increase21 recreation use during the offseason; and

(2) improvement of access to the area to extendthe season.

24 (c) REQUIREMENT.—The management plan devel-25 oped under subsection (a)(2) shall be compatible with all

applicable Federal laws, regulations, and policies, includ ing land use plans.

#### **3 SEC. 303. RECREATION PERFORMANCE METRICS.**

4 (a) IN GENERAL.—The Chief of the Forest Service 5 and the Director of the Bureau of Land Management shall 6 include in any evaluation of the land under the jurisdiction 7 of the Chief and the Director and in the performance eval-8 uation of the land managers, the use of the land for recre-9 ation and achievement of stated recreation and tourism 10 goals in the land management plans.

11 (b)	METRICS.—
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12	(1) IN GENERAL.—The metrics used to evaluate
13	recreation and tourism outcomes shall ensure—
14	(A) the advancement of recreation and
15	tourism goals; and
16	(B) the ability of the land manager to en-
17	hance the outdoor experience of the visitor.
18	(2) INCLUSIONS.—The metrics referred to para-
19	graph (1) may include, to the maximum extent prac-
20	ticable—
21	(A) the number of first-time visitors;
22	(B) the number of repeat visitors;
23	(C) the number of school and youth groups
24	that visited;

1	(D) the number of recreational and envi-
2	ronmental educational programs offered and the
3	success of those programs;
4	(E) visitor satisfaction; and
5	(F) the maintenance of existing recreation
6	infrastructure.
7	SEC. 304. RECREATION MISSION.
8	(a) DEFINITION OF FEDERAL AGENCY.—In this sec-
9	tion, the term "Federal agency" means each of—
10	(1) the Corps of Engineers;
11	(2) the Bureau of Reclamation; and
12	(3) the Federal Energy Regulatory Commission.
13	(b) MISSION.—With respect to the mission of the
14	Federal agency, each Federal agency shall consider how
15	land and water management decisions can enhance recre-
16	ation opportunities and the recreation economy.
17	SEC. 305. DEPOSIT OF SKI AREA PERMIT RENTAL FEES IN
18	FEDERAL LANDS RECREATION ENHANCE-
19	MENT ACT ACCOUNT.
20	(a) IN GENERAL.—Section 701(a) of the Omnibus
21	Parks and Public Lands Management Act of 1996 (16
22	U.S.C. 497c(a)) is amended—
23	(1) in the first sentence, by striking "(a) The
24	Secretary" and inserting the following:
25	"(a) IN GENERAL.—

1	"(1) RENTAL CHARGES.—The Secretary"; and
2	(2) by adding at the end the following:
3	"(2) DEPOSITS.—Revenues collected under
4	paragraph (1) shall be—
5	"(A) deposited in the applicable special ac-
6	count in the Treasury established under section
7	807 of the Federal Lands Recreation Enhance-
8	ment Act (16 U.S.C. 6806); and
9	"(B) administered and distributed in ac-
10	cordance with that section.".
11	(b) Distribution of Ski Area Permit Fee Reve-
12	NUES.—Section 807 of the Federal Lands Recreation En-
13	hancement Act (16 U.S.C. 6806) is amended by adding
14	at the end the following:
15	"(f) Distribution of Ski Area Permit Fee Rev-
16	ENUES.—
17	"(1) Local distribution of funds.—
18	"(A) RETENTION OF REVENUES.—Not less
19	than 80 percent of the ski area permit fees col-
20	lected at a specific unit or area of the Federal
21	land management agency shall remain available
22	for expenditure, without further appropriation,
23	until expended at that unit or area.
24	"(B) REDUCTION.—The Secretary may re-
25	duce the percentage allocation otherwise appli-

1	cable under subparagraph (A) to a unit or area
2	of a Federal land management agency, but not
3	below 45 percent, for a fiscal year for revenues
4	collected from ski areas if the Secretary deter-
5	mines that the ski area permit fee revenues col-
6	lected at the unit or area exceed the reasonable
7	needs of the unit or area for which expenditures
8	may be made for that fiscal year.
9	"(2) Agency-wide distribution of
10	FUNDS.—
11	"(A) IN GENERAL.—The balance of ski
12	area revenues not distributed in accordance
13	with paragraph (1)(A) shall remain available to
14	that Federal land management agency for ex-
15	penditure on an agency-wide basis, without fur-
16	ther appropriation, until expended.
17	"(B) OTHER REVENUE.—The balance of
18	ski area revenues not distributed in accordance
19	with paragraph (1)(B) shall remain available to
20	that Federal land management agency for ex-
21	penditure only on Federal land units with ski
22	area permits, without further appropriation,
23	until expended in accordance with the require-
24	ments of section 808(a)(2).".
25	(c) USE OF FEES.—

1	(1) IN GENERAL.—Section 808(a) of the Fed-
2	eral Lands Recreation Enhancement Act (16 U.S.C.
3	6807(a)) is amended—
4	(A) in paragraph (3), by redesignating
5	subparagraphs (A) through (F) as clauses (i)
6	through (vi), respectively, and indenting appro-
7	priately;
8	(B) by redesignating paragraphs $(1)$ , $(2)$ ,
9	and (3) as subparagraphs (A), (B), and (C), re-
10	spectively, and indenting appropriately;
11	(C) by striking the subsection designation
12	and heading and all that follows through
13	"Amounts available" in the matter preceding
14	subparagraph (A) (as redesignated) and insert-
15	ing the following:
16	"(a) USE OF FEES.—
17	"(1) Recreation fees.—Amounts available";
18	and
19	(D) by adding at the end the following:
20	''(2) SKI AREA PERMIT FEES.—Ski area permit
21	fees may be used only for—
22	"(A) recreation special use permit proc-
23	essing, administration, implementation, support,
24	staff time, and training;

1	"(B) implementation of the Ski Area Rec-
2	reational Opportunity Enhancement Act of
3	2011 (16 U.S.C. 497b note; Public Law 112–
4	46);
5	"(C) improving and increasing ski area
6	recreational opportunities;
7	"(D) maintaining and enhancing facilities
8	used by recreation permit holders; and
9	"(E) interpretation, visitor information,
10	visitor service, and signage to enhance—
11	"(i) visitor experience on Federal land
12	associated with ski area permits; and
13	"(ii) support of the Forest Service Av-
14	alanche Information and Education Pro-
15	gram.".
16	(2) LIMITATION ON USE OF FEES.—Section
17	808(b) of the Federal Lands Recreation Enhance-
18	ment Act (16 U.S.C. 6807(b)) is amended by insert-
19	ing "or ski area permit fees" after "any recreation
20	fees".
21	(3) Administration, overhead, and indi-
22	RECT COSTS.—Section 808(c) of the Federal Lands
23	Recreation Enhancement Act (16 U.S.C. 6807(c)) is
24	amended by inserting "or ski area permit fee" after
25	"the recreation fee".

1	(4) TRANSITIONAL EXCEPTION.—Section
2	808(d) of the Federal Lands Recreation Enhance-
3	ment Act (16 U.S.C. 6807(d)) is amended in the
4	matter preceding paragraph $(1)$ by inserting "(other
5	than amounts derived from ski area permit fees)"
6	after "agency".
7	(5) Conforming Amendment.—Section 802
8	of the Federal Lands Recreation Enhancement Act
9	(16 U.S.C. 6801) is amended—
10	(A) by redesignating paragraphs (12) and
11	(13) as paragraphs $(13)$ and $(14)$ , respectively;
12	and
13	(B) by inserting after paragraph (11) the
14	following:
15	"(12) SKI AREA PERMIT FEES.—The term 'ski
16	area permit fees' means the fee collected from ski
17	area permittees on land managed by—
18	"(A) the Forest Service;
19	"(B) the National Park Service; or
20	"(C) the Bureau of Land Management.".
21	(d) Savings Provisions.—
22	(1) IN GENERAL.—Nothing in this section af-
23	fects the Act of April 24, 1950 (commonly known as
24	the "Granger-Thye Act") (64 Stat. 82, chapter 97),
25	as applied to ski areas.

1 (2)FUNDING.—Revenue MAINTENANCE OF 2 from ski area permit fees retained and allocated 3 under this section shall supplement (and not sup-4 plant) other Federal funding for the basic operation 5 and maintenance of Federal land under permit to 6 ski areas or other costs associated with managing, administering, or implementing ski area permits not 7 8 covered by distribution under this section.

#### 9 SEC. 306. NATIONAL RECREATION AREA SYSTEM.

(a) DECLARATION OF POLICY.—It is the policy of the
United States that—

(1) certain natural landscapes be conserved and
managed for sustainable outdoor recreational and
other benefits for the people of the United States;
and

16 (2) in addition to protecting landscapes for the 17 ecological, intrinsic, historic, or scientific value, cer-18 tain landscapes should be protected and managed 19 primarily for the social, spiritual, and health benefits 20 the landscapes provide for people through outdoor 21 recreation, for the specific and meaningful experi-22 ences made possible by unique and specific land-23 scapes, and for the contributions these landscapes 24 make in support of the outdoor recreation economy.

1	(b) PURPOSE.—The purpose of this section is to es-
2	tablish a National Recreation Area System—
3	(1) to recognize areas that possess remarkable
4	recreational values;
5	(2) to recognize that land with remarkable rec-
6	reational values may also possess other important
7	values that underpin the remarkable recreation val-
8	ues, including, at a minimum—
9	(A) ecological and watershed values;
10	(B) historical and cultural values;
11	(C) scenic value;
12	(D) fish and wildlife values; and
13	(E) geological, archeological, and paleon-
14	tological values;
15	(3) to manage System units for—
16	(A) the benefit and recreational enjoyment
17	of present and future generations; and
18	(B) conservation and restoration of the im-
19	portant values described in paragraph (2);
20	(4) to highlight that recreation contributes sig-
21	nificantly to the economy, particularly in rural and
22	gateway communities;
23	(5) to ensure the protection of public land for
24	the benefit of a variety of recreational pursuits

1	where appropriate, including both motorized and
2	nonmotorized uses;
3	(6) to recognize that recreation goals and con-
4	servation goals can both be achieved in the manage-
5	ment of public land; and
6	(7) to provide access to sustainable recreation
7	opportunities and enhance public enjoyment of pub-
8	lic land.
9	(c) DEFINITIONS.—In this section:
10	(1) SECRETARY.—The term "Secretary"
11	means—
12	(A) the Secretary of the Interior, acting
13	through the Director of the Bureau of Land
14	Management with respect to land administered
15	by the Bureau of Land Management; or
16	(B) the Secretary of Agriculture, acting
17	through the Chief of the Forest Service, with
18	respect to National Forest System land.
19	(2) System.—The term "System" means the
20	National Recreation Area System established by
21	subsection (d).
22	(3) System unit.—The term "System unit"
23	means a System unit designated pursuant to sub-
24	section (d).

1 (d) COMPOSITION.—There is established a National 2 Recreation Area System, to be comprised of— 3 (1) National Recreation Areas described in sub-4 section (i); and 5 (2) the System units designated by Congress on 6 or after the date of enactment of this Act. 7 (e) ADMINISTRATION.— 8 (1) IN GENERAL.—The Secretary shall manage 9 each System unit in a manner that enhances the re-10 markable recreational and other important values of 11 the System unit, consistent with subsection (a), and 12 provides for the enjoyment by this and future gen-13 erations. 14 (2)STATE, TRIBAL, AND LOCAL INVOLVE-15 MENT.—Each State, tribal, and local government is 16 encouraged to cooperate in the planning and admin-17 istration of System units that include or adjoin land 18 under the jurisdiction of the State, tribal, or local 19 government. 20 (3) FISH AND WILDLIFE.— 21 (A) IN GENERAL.—Nothing in this section 22 affects the jurisdiction or responsibilities of a 23 State with respect to fish and wildlife in a Sys-24 tem unit. 25 (B) Applicable law.—

	-
1	(i) IN GENERAL.—Except as provided
2	in clause (ii), hunting and fishing shall be
3	permitted on System units under applica-
4	ble Federal and State laws (including regu-
5	lations).
6	(ii) EXCEPTION.—The Secretary—
7	(I) may designate zones in which
8	and time periods during which no
9	hunting shall be permitted for reasons
10	of public safety, administration, or
11	public use and enjoyment; and
12	(II) in carrying out subclause (I),
13	shall issue appropriate regulations
14	after consultation with the wildlife
15	agency of each State affected.
16	(4) OTHER LAND MANAGEMENT DESIGNA-
17	TIONS.—
18	(A) WILDERNESS AREAS.—
19	(i) IN GENERAL.—Any portion of a
20	wilderness area that is located within the
21	System unit shall be administered in ac-
22	cordance with the Wilderness Act (16
23	U.S.C. 1131 et seq.).
24	(ii) Application.—In carrying out
25	clause (i), in the event of any conflict be-

1	tween the Wilderness Act (16 U.S.C. 1131
2	et seq.) and this section, the more restric-
3	tive provision shall apply.
4	(B) WILD AND SCENIC RIVERS.—
5	(i) IN GENERAL.—Any portion of a
6	wild and scenic river that is located within
7	the System unit shall be administered in
8	accordance with the Wild and Scenic Riv-
9	ers Act (16 U.S.C. 1271 et seq.) and this
10	section.
11	(ii) APPLICATION.—In carrying out
12	clause (i), in the event of any conflict be-
13	tween the Wild and Scenic Rivers Act (16
14	U.S.C. 1271 et seq.) and this section, the
15	more restrictive provision shall apply.
16	(C) NATIONAL SCENIC AND HISTORIC
17	TRAILS.—
18	(i) IN GENERAL.—Any portion of a
19	National Scenic or Historic Trial that is
20	located within the System unit shall be ad-
21	ministered in accordance with the National
22	Trails System Act (16 U.S.C. 1241 et
23	seq.).
24	(ii) Application.—In carrying out
25	clause (i), in the event of any conflict be-

1	tween the National Trails System Act (16
2	U.S.C. 1241 et seq.) and this section, the
3	more restrictive provision shall apply.
4	(5) WATER RIGHTS.—Nothing in this section
5	affects any valid or vested water right in existence
6	on the date of enactment of this Act.
7	(f) Components of National Recreation Area
8	System.—
9	(1) MAP; LEGAL DESCRIPTION.—
10	(A) IN GENERAL.—For System units es-
11	tablished on or after the date of enactment of
12	this Act, as soon as practicable after the date
13	of designation of a System unit, the Secretary
14	shall prepare a map and legal description of the
15	System unit.
16	(B) FORCE OF LAW.—The map and legal
17	description filed under subparagraph (A) shall
18	have the same force and effect as if included in
19	this section, except that the Secretary may cor-
20	rect typographical errors in the map and legal
21	description.
22	(C) PUBLIC AVAILABILITY.—The map and
23	legal description filed under subparagraph (A)
24	shall be on file and available for public inspec-

1	tion in the appropriate offices of the Bureau of
2	Land Management and Forest Service.
3	(2) Comprehensive management plan.—
4	(A) IN GENERAL.—The Secretaries shall
5	prepare a comprehensive management plan for
6	each System unit within the jurisdiction of the
7	Secretaries that is designated by Congress after
8	the date of enactment of this Act to provide for
9	the protection and enjoyment of the remarkable
10	recreational and other important values of the
11	System unit.
12	(B) TIMING.—A comprehensive manage-
13	ment plan described in subparagraph (A)—
14	(i) shall be prepared, and regularly re-
15	viewed and updated, as a part of the reg-
16	ular land management planning process of
17	the applicable agency; and
18	(ii) unless the planning cycle of the
19	applicable agency coincides with the des-
20	ignation of the System unit, shall be ini-
21	tially completed not later than 3 years
22	after the date of designation of the System
23	unit as part of the revision of plans of the
24	applicable agency.

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(C) REQUIREMENTS.—A comprehensive
management plan prepared under subparagraph
(A) shall—
(i) identify the existing, and to the ex-
tent practicable, prospective remarkable
recreational and other important values of
the System unit;
(ii) ensure the System unit is man-
aged to protect and enhance purposes for
which the System unit was established;
(iii) ensure the System unit is man-
aged to protect and enhance the resources
that make the area suitable for designation
under subsection $(d)(2)$ in accordance with
subsection (a);
(iv) be coordinated with resource man-
agement planning for affected adjacent
Federal land; and
(v) be prepared in consultation with
States, political subdivisions of the State,
affected Indian tribes, and the public.
(D) NOTICE.—The Secretary shall publish
in the Federal Register notice of the completion
and availability of a plan prepared under this
paragraph.

1	(E) UPDATE.—The Secretary shall periodi-
2	cally review and update applicable management
3	plans prepared under this paragraph to address
4	the values described in paragraphs $(1)$ and $(2)$
5	of subsection (b).
6	(g) POTENTIAL ADDITIONS TO NATIONAL RECRE-
7	ATION AREA SYSTEM.—
8	(1) ELIGIBLE AREA.—An area eligible for inclu-
9	sion in the System is an area that possesses 1 or
10	more of the values described in paragraphs (1) and
11	(2) of subsection (b).
12	(2) POTENTIAL ADDITIONS.—In carrying out
13	the land management planning process, the Sec-
14	retary shall—
15	(A) identify eligible areas that possess re-
16	markable recreational and other important val-
17	ues described in paragraphs $(1)$ and $(2)$ of sub-
18	section (b);
19	(B) develop and maintain a list of eligible
20	areas as potential additions to the System; and
21	(C) consider recommendations by the Gov-
22	ernor of an affected State or territory for po-
23	tential additions to the System.

1	(h) WITHDRAWALS.—Subject to valid existing rights,
2	any land designated as a System unit under this section
3	is withdrawn from all forms of—
4	(1) entry, appropriation, or disposal under the
5	public land laws;
6	(2) location, entry, and patent under the mining
7	laws; and
8	(3) disposition under all laws pertaining to min-
9	eral and geothermal leasing or mineral materials.
10	(i) Existing National Recreation Areas.—Each
11	National Recreation Area established as of the date of en-
12	actment of this Act and administered by the Secretary of
13	Agriculture, acting through the Chief of the Forest Serv-
14	ice, or the Secretary of the Interior, acting through the
15	Director of the Bureau of Land Management, before the
16	date of enactment of this Act shall be—
17	(1) deemed to be a unit of the System; and
18	(2) notwithstanding subsection (e), adminis-
19	tered under law pertaining to that System unit.
20	(j) Standard Fees.—In accordance with sections
21	803 through 808 of the Consolidated Appropriations Act,
22	2005 (16 U.S.C. $6802-6807$ ), the Secretary may establish
23	a standard amenity fee at each of the areas within the
24	National Recreation Area System that are managed by the
25	Bureau of Land Management or the Forest Service, if—

1	(1) the purpose of the fee is to enhance visitor
2	services and stewardship of the recreation area; and
3	(2) the establishment of a fee is not prohibited
4	by other Federal law.
5	(k) COMPLIANCE WITH EXISTING LAWS.—Nothing
6	in this section modifies any obligation—
7	(1) of the Secretary to prepare or implement a
8	land use plan in accordance with section 202 of the
9	Federal Land Policy and Management Act of 1976
10	(43 U.S.C. 1712) or section 6 of the Forest and
11	Rangeland Renewable Resources Planning Act of
12	1974 (16 U.S.C. 1604);
13	(2) under the Endangered Species Act of 1973
14	(16 U.S.C. 1531 et seq.);
15	(3) under the Federal Water Pollution Control
16	Act (33 U.S.C. 1251 et seq.); or
17	(4) under any other applicable law.
18	(1) CONFLICT WITH OTHER LAWS.—In the case of
19	a conflict between the provisions of this section and other
20	law, the more restrictive provisions shall apply.
21	(m) NATIVE AMERICAN TREATY RIGHTS.—Nothing
22	in this section alters, modifies, enlarges, diminishes, or ab-
23	rogates the treaty rights of any Indian tribe, including any
24	off-reservation reserved rights.

# TITLE IV—MAINTENANCE OF PUBLIC LAND Subtitle A—Volunteers

4 SEC. 401. PRIVATE-SECTOR VOLUNTEER ENHANCEMENT 5 PROGRAM.

6 (a) PURPOSE.—The purpose of this section is to pro-7 mote private-sector volunteer programs within the Depart-8 ment of the Interior and the Department of Agriculture 9 to enhance stewardship, recreation access, and sustain-10 ability of the resources, values, and facilities of the Fed-11 eral land managed by the Federal land management agen-12 cies.

13 (b) DEFINITIONS.—In this section:

14 (1) FEDERAL LAND.—The term "Federal land"
15 means any land—

16	(A) owned by the United States; and
17	(B) managed by the head of a Federal
18	land management agency.

19 (2) SECRETARY CONCERNED.—The term "Sec20 retary concerned" means—

21 (A) the Secretary of Agriculture (acting
22 through the Chief of the Forest Service), with
23 respect to National Forest System land; and

(B) the Secretary of the Interior, with re spect to land managed by the Bureau of Land
 Management.

4 (3) VOLUNTEER.—The term "volunteer" means
5 any individual who performs volunteer services under
6 this section.

7 (c) ESTABLISHMENT.—The Secretary concerned
8 shall develop an initiative to further enhance private-sector
9 volunteer programs and to actively promote private-sector
10 volunteer opportunities and provide outreach and coordi11 nation to the private sector.

12 (d) COOPERATIVE AGREEMENTS FOR STEWARDSHIP13 OF FEDERAL LAND.—

14 (1)AUTHORITY TO ENTER INTO AGREE-15 MENTS.—The Secretary concerned may enter into 16 cooperative agreements (in accordance with section 17 6305 of title 31, United States Code) with private 18 agencies, organizations, institutions, corporations, 19 individuals, or other entities to carry out 1 or more 20 projects or programs with a Federal land manage-21 ment agency in accordance with this section.

(2) PROJECT AND PROGRAM INSTRUCTIONS.—
The Secretary concerned shall include in the cooperative agreement the desired outcomes of the project

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1	or program and the guidelines for the volunteers to
2	follow, including—
3	(A) the physical boundaries of the project
4	or program;
5	(B) the equipment the volunteers are au-
6	thorized to use to complete the project or pro-
7	gram;
8	(C) the training the volunteers are re-
9	quired to complete, including agency consider-
10	ation and incorporation of trainings offered by
11	qualified nongovernmental organizations and
12	volunteer partner organizations;
13	(D) the actions the volunteers are author-
14	ized to take to complete the project or program;
15	and
16	(E) any other information that the Sec-
17	retary concerned determines necessary for the
18	volunteer group to complete the project or pro-
19	gram.
20	(3) Authorized projects and programs.—
21	Subject to paragraph (4), the Secretary concerned
22	may use a cooperative agreement to carry out
23	projects and programs for Federal land that—
24	(A) promote the stewardship of resources
25	of Federal land by volunteers;

1	(B) support maintaining the resources,
2	trails, and facilities on Federal land in a sus-
3	tainable manner;
4	(C) increase awareness, understanding,
5	and stewardship of Federal land through the
6	development, publication, or distribution of edu-
7	cational materials and products; and
8	(D) advance education concerning the Fed-
9	eral land and the missions of the Federal land
10	management agencies through the use of the
11	Federal land as outdoor classrooms and devel-
12	opment of other educational programs.
13	(4) Conditions on use of Authority.—The
14	Secretary concerned may use a cooperative agree-
15	ment under paragraph (1) to carry out a project or
16	program for the Federal land only if the project or
17	program—
18	(A) complies with all Federal laws (includ-
19	ing regulations) and policies;
20	(B) is consistent with an applicable man-
21	agement plan for any Federal land and waters
22	involved;
23	(C) is monitored by the relevant Federal
24	land management agency during the project
25	and after project completion to determine com-

1	pliance with the instructions under paragraph
2	(2); and
3	(D) satisfies such other terms and condi-
4	tions as the Secretary concerned determines to
5	be appropriate.
6	SEC. 402. FOREST SERVICE VOLUNTEER LIABILITY.
7	Section 3 of the Volunteers in the National Forests
8	Act of 1972 (16 U.S.C. 558c) is amended by adding at
9	the end the following:
10	"(e) Inclusion.—For purposes of subsections (b),
11	(c), and (d), the term 'volunteer' includes a person pro-
12	viding volunteer services to the Secretary—
13	"(1) who is recruited, trained, and supported by
14	a cooperator under a mutual benefit agreement with
15	the Secretary; and
16	((2) who performs volunteer services under the
17	collective supervision, guidance, and oversight of the
18	Secretary and the cooperator as mutually agreed to
19	by the Secretary and the cooperator.".
20	Subtitle B—Priority Trail
21	Maintenance
22	SEC. 411. DEFINITION OF SECRETARIES.
23	In this subtitle, the term "Secretaries" means—
24	(1) the Secretary of the Interior; and

1	(2) the Secretary of Agriculture, acting through
2	the Chief of the Forest Service.
3	SEC. 412. PRIORITY TRAIL MAINTENANCE PROGRAM.
4	(a) Selection of Priority Landscapes.—In ac-
5	cordance with subsections (b) and (c), not later than 180
6	days after the date of enactment of this Act, the Secre-
7	taries shall select not fewer than 9 and not more than
8	15 priority landscapes for increased trail maintenance.
9	(b) CRITERIA.—The priority landscapes selected
10	under subsection (a) shall include a well-defined region in
11	which—
12	(1) the lack of trail maintenance has—
13	(A) reduced access to public land;
14	(B) led to an increase, or risk of increase,
15	in harm to natural resources;
16	(C) jeopardized public safety; or
17	(D) increased future trail maintenance
18	costs;
19	(2) additional resources can meet unmet de-
20	mands on well-traveled trails;
21	(3) trails—
22	(A) have been, or are subsequently, des-
23	ignated as national recreation, scenic, or his-
24	toric trails; or

1	(B) are located within a designated Na-
2	tional Recreation Area or National Scenic Area;
3	(4) trails have been identified as a priority in
4	a Statewide comprehensive outdoor recreation plan;
5	or
6	(5) trails are located within a landscape identi-
7	fied as a priority under the large landscapes collabo-
8	rative process of the Secretaries.
9	(c) REQUIREMENTS.—In selecting priority landscapes
10	under subsection (a), the Secretaries shall—
11	(1) provide opportunities for and consider any
12	public input on priority landscapes received by not
13	later than 90 days after the date of enactment of
14	this Act; and
15	(2) select not less than 1 priority landscape in
16	each geographic region of the United States.
17	(d) Increased Trail Maintenance.—
18	(1) IN GENERAL.—Not later than 180 days
19	after the date on which the Secretaries select the
20	priority landscapes under subsection (a), the Secre-
21	taries shall develop a plan to substantially increase
22	trail maintenance in each priority landscape.
23	(2) CONTENTS.—In developing the plan under
24	paragraph (1), the Secretaries shall—

1	(A) provide opportunities for and consider
2	any public input on trail maintenance priorities
3	and needs in each priority landscape;
4	(B) consider the costs and benefits of in-
5	creased trail maintenance in each priority land-
6	scape; and
7	(C) incorporate trail maintenance partners
8	and volunteers, including youth organizations.
9	(3) Required trail maintenance.—In car-
10	rying out the plan developed under paragraph $(1)$ ,
11	the Secretaries shall substantially increase trail
12	maintenance in each priority landscape.
13	(e) REVISION.—The Secretaries—
14	(1) shall periodically review the priority land-
15	scapes selected under subsection (a) to determine
16	whether revisions to the priority landscapes are nec-
17	essary; and
18	(2) may revise the priority landscapes, including
19	by selecting new priority landscapes or removing ex-
20	isting priority landscapes, at the sole discretion of
21	the Secretaries.
22	SEC. 413. PRIORITY TRAIL MAINTENANCE PROGRAM FUND.
23	There is established in the Treasury of the United
24	States a fund to be known as the "Priority Trail Mainte-
25	nance Program Fund", consisting of such amounts as are

appropriated to the Priority Trail Maintenance Program
 Fund, for trail maintenance in the priority landscapes se lected by the Secretaries under section 412(a).

### 4 SEC. 414. INTERAGENCY TRAIL MANAGEMENT.

5 (a) IN GENERAL.—The Secretaries shall establish an 6 interagency trail management plan under which Federal 7 land management agencies shall coordinate so that trails 8 that cross jurisdictional boundaries between the Federal 9 land management agencies are managed and maintained 10 in a uniform manner.

(b) REQUIREMENT.—The plan established under subsection (a) shall ensure compliance with all Federal environmental laws applicable to each jurisdiction.

# 14 Subtitle C—Public Lands Service

15

# **Corps Act Amendments**

#### 16 SEC. 421. AMENDMENT TO SHORT TITLE.

Section 201 of the Public Lands Corps Act of 1993
(16 U.S.C. 1701 note; 107 Stat. 848) is amended to read
as follows:

# 20 "SEC. 201. SHORT TITLE; REFERENCES.

21 "(a) SHORT TITLE.—This title may be cited as the
22 'Public Lands Service Corps Act of 1993'.

23 "(b) REFERENCES.—Any reference contained in any
24 law, regulation, document, paper, or other record of the
25 United States to the 'Public Lands Corps Act of 1993'

shall be considered to be a reference to the 'Public Lands' 1 2 Service Corps Act of 1993'.". 3 SEC. 422. REFERENCE. 4 A reference in this subtitle to "the Act" is a reference 5 to the Public Lands Service Corps Act of 1993 (16 U.S.C. 1721 et seq.; title II of Public Law 91–378). 6 7 SEC. 423. AMENDMENTS TO PUBLIC LANDS SERVICE CORPS 8 ACT OF 1993. 9 (a) NAME AND PROJECT DESCRIPTION CHANGES.— The Act is amended— 10 11 (1) in the title heading, by striking "**PUBLIC** 12 LANDS CORPS" and inserting "PUBLIC LANDS SERVICE CORPS"; 13 14 (2) in section 204 (16 U.S.C. 1723), in the 15 heading, by striking "PUBLIC LANDS CORPS" and inserting "PUBLIC LANDS SERVICE CORPS"; 16 17 (3)section 210(a)(2)(16)U.S.C. in 18 1729(a)(2)), in the heading, by striking "PUBLIC 19 LANDS"; (4) by striking "Public Lands Corps" each 20 21 place it appears and inserting "Corps"; 22 (5) by striking "conservation center" each place 23 it appears and inserting "residential conservation 24 center";

1	(6) by striking "conservation centers" each
2	place it appears and inserting "residential conserva-
3	tion centers";
4	(7) by striking "appropriate conservation
5	project" each place it appears and inserting "appro-
6	priate natural and cultural resources conservation
7	project"; and
8	(8) by striking "appropriate conservation
9	projects" each place it appears and inserting "ap-
10	propriate natural and cultural resources conservation
11	projects".
12	(b) FINDINGS.—Section 202(a) of the Act (16 U.S.C.
13	1721(a)) (as amended by subsection (a)) is amended—
14	(1) in paragraph $(1)$ —
15	(A) by striking "Corps can benefit" and
16	inserting "conservation corps can benefit"; and
17	(B) by striking "the natural and cultural"
18	and inserting "natural and cultural";
19	(2) by redesignating paragraphs $(2)$ and $(3)$ as
20	paragraphs (4) and (5), respectively;
21	
	(3) by inserting after paragraph $(1)$ the fol-
22	(3) by inserting after paragraph (1) the fol- lowing:

ence with conservation corps provides preparation
 for careers in public service.

"(3) Young men and women who provide serv-3 4 ice in support of rehabilitation, promotion, and res-5 toration of the natural, cultural, historic, archae-6 ological, recreational, and scenic treasures of the 7 United States will gain an increased appreciation 8 and understanding of the public lands and heritage 9 of the United States, and of the value of public serv-10 ice, and are likely to become life-long advocates for 11 those values.";

(4) in paragraph (4) (as redesignated by paragraph (2)), by inserting ", cultural, historic, archaeological, recreational, and scenic" after "Many facilities and natural"; and

16 (5) by adding at the end the following:

"(6) The work of conservation corps can benefit
communities adjacent to public lands and facilities
through renewed civic engagement and participation
by corps participants and those they serve, improved
student achievement, and restoration and rehabilitation of public assets.".

(c) PURPOSE.—Section 202 of the Act (16 U.S.C.
1721(b)) is amended by striking subsection (b) and inserting the following:

"(b) PURPOSES.—The purposes of this Act are—

1

2 "(1) to introduce young men and women to
3 public service while furthering their understanding
4 and appreciation of the natural, cultural, historic,
5 archaeological, recreational, and scenic resources of
6 the United States;

7 "(2) to facilitate training and recruitment op8 portunities in which service is credited as qualifying
9 experience for careers in the management of such
10 resources;

11 "(3) to instill in a new generation of young men 12 and women from across the United States, including 13 young men and women from diverse backgrounds, 14 the desire to seek careers in resource stewardship 15 and public service by allowing them to work directly 16 with professionals in agencies responsible for the 17 management of the natural, cultural, historic, ar-18 chaeological, recreational, and scenic resources of 19 the United States;

20 "(4) to perform, in a cost-effective manner, ap21 propriate natural and cultural resources conservation
22 projects where such projects are not being performed
23 by existing employees;

24 "(5) to assist Federal, State, and local govern25 ments and Indian tribes in performing research and

1	public education tasks associated with the conserva-
2	tion of natural, cultural, historic, archaeological, rec-
3	reational, and scenic resources;
4	"(6) to expand educational opportunities on
5	public lands and by rewarding individuals who par-
6	ticipate in conservation corps with an increased abil-
7	ity to pursue higher education and job training;
8	((7) to promote public understanding and ap-
9	preciation of the missions and the natural and cul-
10	tural resources conservation work of the partici-
11	pating Federal agencies through training opportuni-
12	ties, community service and outreach, and other ap-
13	propriate means; and
14	"(8) to create a grant program for Indian
15	tribes to establish the Indian Youth Service Corps so
16	that Indian youth can benefit from carrying out
17	projects on Indian lands that the Indian tribes and
18	communities determine to be priorities.".
19	(d) Definitions.—Section 203 of the Act (16
20	U.S.C. 1722) is amended—
21	(1) by redesignating paragraphs (3) through
22	(7), (8) through $(10),$ and $(11)$ through $(13)$ as
23	paragraphs $(5)$ through $(9)$ , $(11)$ through $(13)$ , and
24	(15) through (17), respectively;

(2) by striking paragraphs (1) and (2) and in serting the following:

3 "(1) APPROPRIATE NATURAL AND CULTURAL 4 RESOURCES CONSERVATION PROJECT.—The term 5 'appropriate natural and cultural resources conservation project' means any project in support of or for 6 7 the conservation, restoration, construction, or reha-8 bilitation of natural, cultural, historic, archae-9 ological, recreational, or scenic resources and pro-10 grams.

11 "(2) CONSULTING INTERN.—The term 'con12 sulting intern' means a consulting intern selected
13 under section 206(a)(2).

"(3) CORPS; PUBLIC LANDS SERVICE CORPS.—
The terms 'Corps' and 'Public Lands Service Corps'
mean the Public Lands Service Corps established by
section 204(a).

18 "(4) CORPS PARTICIPANT.—The term 'Corps
19 participant' means an individual enrolled—

20 "(A) in the Corps or the Indian Youth
21 Service Corps; or
22 (((D))

22 "(B) as a resource assistant or consulting
23 intern.";

24 (3) by inserting after paragraph (9) (as redesig-25 nated by paragraph (1)) the following:

1	"(10) Indian youth service corps.—The
2	term 'Indian Youth Service Corps' means a qualified
3	youth or conservation corps established under sec-
4	tion 207 that—
5	"(A) enrolls individuals between the ages
6	of 15 and 25, inclusive, a majority of whom are
7	Indians; and
8	"(B) is established pursuant to a tribal
9	resolution that describes the agreement between
10	the Indian tribe and the qualified youth or con-
11	servation corps to operate an Indian Youth
12	Service Corps program for the benefit of the
13	members of the Indian tribe.";
14	(4) by striking paragraph $(12)$ (as redesignated
15	by paragraph (1)) and inserting the following:
16	"(12) Public lands.—The term 'public lands'
17	means any land or water (or interest therein) owned
18	or administered by the United States, including
19	those areas of coastal and ocean waters, the Great
20	Lakes and their connecting waters, and submerged
21	lands over which the United States exercises juris-
22	diction, except that such term does not include In-
23	dian lands.";
24	(5) in paragraph $(13)$ (as redesignated by para-
25	graph $(1)$ )—

1	(A) in subparagraph (A)—
2	(i) by striking "full-time,";
3	(ii) by inserting "on eligible service
4	lands" after "resource setting"; and
5	(iii) by striking "16" and inserting
6	<i>"</i> 15 <i>"</i> ;
7	(B) in subparagraph (B), by striking
8	"and" at the end;
9	(C) in subparagraph (C), by striking the
10	period at the end and inserting "; and"; and
11	(D) by adding at the end the following:
12	"(D) makes available for audit for each fis-
13	cal year for which the qualified youth or con-
14	servation corps receives Federal funds under
15	this Act, all information pertaining to the ex-
16	penditure of the funds, any matching funds,
17	and participant demographics.";
18	(6) by inserting after paragraph $(13)$ (as redes-
19	ignated by paragraph $(1)$ ) the following:
20	"(14) RESIDENTIAL CONSERVATION CEN-
21	TERS.—The term 'residential conservation centers'
22	means the facilities authorized under section 205.";
23	(7) in paragraph $(15)$ (as redesignated by para-
24	graph (1)), by striking "206" and inserting
25	"206(a)(1)"; and

1	(8) in paragraph $(16)$ (as redesignated by para-
2	graph $(1)$ )—
3	(A) in subparagraph (A), by striking
4	"and" at the end;
5	(B) in subparagraph (B), by striking the
6	period at the end and inserting "; and"; and
7	(C) by adding at the end the following:
8	"(C) with respect to the National Marine
9	Sanctuary System, coral reefs, and other coast-
10	al, estuarine, and marine habitats, and other
11	lands and facilities administered by the Na-
12	tional Oceanic and Atmospheric Administration,
13	the Secretary of Commerce.".
14	(e) Public Lands Service Corps Program.—Sec-
15	tion 204 of the Act (16 U.S.C. 1723) (as amended by sub-
16	section (a)) is amended—
17	(1) by redesignating subsections (b) and (c) and
18	subsections (d) through (f) as subsections (c) and
19	(d) and subsections (f) through (h), respectively;
20	(2) by striking subsection (a) and inserting the
21	following:
22	"(a) Establishment of Public Lands Service
23	CORPS.—There is established in the Department of the
24	Interior, the Department of Agriculture, and the Depart-
25	ment of Commerce a Public Lands Service Corps.

"(b) Establishment of Corps Office; Coordi Nators; Liaison.—

3	"(1) Establishment of offices.—
4	"(A) DEPARTMENT OF THE INTERIOR.—
5	The Secretary of the Interior shall establish a
6	department-level office to coordinate the Corps
7	activities within the Department of the Interior.
8	"(B) DEPARTMENT OF AGRICULTURE.—
9	The Secretary of Agriculture shall establish
10	within the Forest Service an office to coordinate
11	the Corps activities within that agency.
12	"(C) DEPARTMENT OF COMMERCE.—The
13	Secretary of Commerce shall establish within
14	the National Oceanic and Atmospheric Admin-
15	istration an office to coordinate the Corps ac-
16	tivities within that agency.
17	"(2) Establishment of coordinators
18	The Secretary shall designate a Public Lands Serv-
19	ice Corps coordinator for each agency under the ju-
20	risdiction of the Secretary that administers Corps
21	activities.
22	"(3) Establishment of liaison.—The Sec-

retary of the Interior shall establish an Indian YouthService Corps liaison that will—

1	"(A) provide outreach to Indian tribes
2	about opportunities for establishing Corps and
3	Indian Youth Service Corps programs; and
4	"(B) coordinate with the Tribal Liaison of
5	the Corporation for National Service to identify
6	and establish Corps and Indian Youth Service
7	Corps opportunities for Indian youth.";
8	(3) by striking subsection (c) (as redesignated
9	by paragraph (1)) and inserting the following:
10	"(c) Participants.—
11	"(1) IN GENERAL.—The Secretary may enroll
12	in the Corps individuals who are—
13	"(A) hired by an agency under the juris-
14	diction of the Secretary to perform work au-
15	thorized under this Act; or
16	"(B) members of a qualified youth or con-
17	servation corps with which the Secretary has
18	entered into a cooperative agreement to perform
19	work authorized under this Act.
20	"(2) Resource assistants and consulting
21	INTERNS.—The Secretary may also enroll in the
22	Corps resource assistants and consulting interns in
23	accordance with section 206(a).

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1	"(3) ELIGIBILITY REQUIREMENTS.—To be eligi-
2	ble for enrollment as a Corps participant, an indi-
3	vidual shall—
4	"(A)(i) be between the ages of 15 and 25,
5	inclusive; or
6	"(ii) in the case of a military veteran, be
7	not older than 35; and
8	"(B) satisfy the requirements of section
9	137(a)(5) of the National and Community Serv-
10	ice Act of 1990 (42 U.S.C. 12591(a)(5)).
11	"(4) TERMS.—Each Corps participant may be
12	enrolled in the Corps for a term of up to 2 years of
13	service, which may be served over a period that ex-
14	ceeds 2 calendar years.
15	"(5) CIVIL SERVICE.—An individual may be en-
16	rolled as a Corps participant without regard to the
17	civil service and classification laws, rules, or regula-
18	tions of the United States.
19	"(6) Preference.—The Secretary may estab-
20	lish a preference for the enrollment as Corps partici-
21	pants individuals who are economically, physically,
22	or educationally disadvantaged.
23	"(7) LOCAL PREFERENCE.—The Secretary may
24	establish a preference for enrollment of Corps par-

1	ticipants individuals who live in the State or region
2	in which the work is being performed.";
3	(4) in subsection (d) (as redesignated by para-
4	graph (1))—
5	(A) in paragraph (1)—
6	(i) by striking "contracts and"; and
7	(ii) by striking "subsection (d)" and
8	inserting "subsection (f)";
9	(B) by striking paragraph (2); and
10	(C) by inserting after paragraph $(1)$ the
11	following:
12	"(2) Recruitment.—The Secretary shall carry
13	out, or enter into cooperative agreements to provide,
14	a program to attract eligible youth to the Corps by
15	publicizing Corps opportunities through high schools,
16	colleges, employment centers, electronic media, and
17	other appropriate institutions and means.
18	"(3) Preference.—In entering into coopera-
19	tive agreements under paragraph (1) or awarding
20	competitive grants to Indian tribes or tribally au-
21	thorized organizations under section 207, the Sec-
22	retary may give preference to qualified youth or con-
23	servation corps that are located in specific areas
24	where a substantial portion of members are economi-
25	cally, physically, or educationally disadvantaged.";

1	(5) by inserting after subsection (d) (as redesig-
2	nated by paragraph $(1)$ ) the following:
3	"(e) TRAINING.—For purposes of training, the Sec-
4	retary shall take into account training already received by
5	Corps participants enrolled from qualified youth or con-
6	servation corps.";
7	(6) in subsection (f) (as redesignated by para-
8	graph (1))—
9	(A) in paragraph (1)—
10	(i) in the heading, by striking "IN
11	GENERAL.—" and inserting "USE OF
12	CORPS; PROJECTS.—";
13	(ii) by striking "The Secretary may
14	utilize the Corps or any qualified youth or
15	conservation corps to carry out" and in-
16	serting the following:
17	"(A) IN GENERAL.—The Secretary may
18	use the Corps to carry out, with appropriate su-
19	pervision and training,";
20	(iii) by striking "on public lands" and
21	inserting on "on eligible service lands";
22	and
23	(iv) by adding at the end the fol-
24	lowing:

1	"(B) PROJECTS.—Appropriate natural and
2	cultural resources conservation projects carried
3	out under this section may include—
4	"(i) protecting, restoring, or enhanc-
5	ing ecosystem components to promote spe-
6	cies recovery, improve biological diversity,
7	enhance productivity and carbon sequestra-
8	tion, and enhance adaptability and resil-
9	ience of eligible service lands and resources
10	to climate change and other natural and
11	human disturbances;
12	"(ii) promoting the health of eligible
13	service lands, including—
14	"(I) protecting and restoring wa-
15	tersheds and forest, grassland, ripar-
16	ian, estuarine, marine, or other habi-
17	tat;
18	"(II) reducing the risk of
19	uncharacteristically severe wildfire
20	and mitigating damage from insects,
21	disease, and disasters;
22	"(III) controlling erosion;
23	"(IV) controlling and removing
24	invasive, noxious, or nonnative spe-
25	cies; and

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1	"(V) restoring native species;
2	"(iii) collecting biological, archae-
3	ological, and other scientific data, includ-
4	ing climatological information, species pop-
5	ulations and movement, habitat status, and
6	other information;
7	"(iv) assisting in historical and cul-
8	tural research, museum curatorial work,
9	oral history projects, documentary photog-
10	raphy, and activities that support the cre-
11	ation of public works of art related to eligi-
12	ble service lands; and
13	"(v) constructing, repairing, rehabili-
14	tating, and maintaining roads, trails,
15	campgrounds and other visitor facilities,
16	employee housing, cultural and historic
17	sites and structures, and other facilities
18	that further the purposes of this Act.";
19	(B) by redesignating paragraphs (2) and
20	(3) as paragraphs $(4)$ and $(5)$ , respectively; and
21	(C) by inserting after paragraph $(1)$ the
22	following:
23	"(2) VISITOR SERVICES.—The Secretary may—
24	"(A) enter into or amend an existing coop-
25	erative agreement with a cooperating associa-

tion, educational institution, friends group, or
similar nonprofit partner organization for the
purpose of providing training and work experi-
ence to Corps participants in areas such as
sales, office work, accounting, and management,
provided that the work experience directly re-
lates to the conservation and management of el-
igible service lands; and
"(B) allow Corps participants to help pro-
mote visitor safety and enjoyment of eligible
service lands, and assist in the gathering of vis-
itor use data.
"(3) INTERPRETATION.—The Secretary may
permit Corps participants to provide interpretation
or education services for the public under the direct
and immediate supervision of an agency employee—
"(A) to provide orientation and informa-
tion services to visitors;
"(B) to assist agency employees in the de-
livery of interpretive or educational programs
where audience size, environmental conditions,

desirable;

"(C) to present programs that relate the personal experience of the Corps participants

safety, or other factors make such assistance

1	for the purpose of promoting public awareness
2	of the Corps, the role of the Corps in public
3	land management agencies, and the availability
4	of the Corps to potential participants; and
5	"(D) to create nonpersonal interpretive
6	products, such as website content, Junior Rang-
7	er program books, printed handouts, and audio-
8	visual programs.";
9	(7) in subsection (g) (as redesignated by para-
10	graph (1))—
11	(A) in the matter preceding the first para-
12	graph, by striking "those projects which" and
13	inserting "priority projects and other projects
14	that"; and
15	(B) by striking paragraph (2) and insert-
16	ing the following:
17	((2) will instill in Corps participants a work
18	ethic and a sense of public service;"; and
19	(8) by adding at the end the following:
20	"(i) Other Participants.—The Secretary may
21	allow volunteers from other programs administered or des-
22	ignated by the Secretary to participate as volunteers in
23	projects carried out under this section.
24	"(j) Criminal History Checks.—

1	"(1) IN GENERAL.—The requirements of sec-
2	tion 189D(b) of the National and Community Serv-
3	ice Act of 1990 (42 U.S.C. 12645g(b)) shall apply
4	to each individual age 18 or older seeking—
5	"(A) to become a Corps participant;
6	"(B) to receive funds authorized under this
7	Act; or
8	"(C) to supervise or otherwise have regular
9	contact with Corps participants in activities au-
10	thorized under this Act.
11	"(2) ELIGIBILITY PROHIBITION.—If any of
12	paragraphs $(1)$ through $(4)$ of section $189D(c)$ of
13	the National and Community Service Act of 1990
14	(42  U.S.C.  12645 g(c)) apply to an individual de-
15	scribed in paragraph (1), that individual shall not be
16	eligible for the position or activity described in para-
17	graph (1), unless the Secretary provides an exemp-
18	tion for good cause.".
19	(f) Residential Conservation Centers and
20	PROGRAM SUPPORT.—Section 205 of the Act (16 U.S.C.
21	1724) is amended—
22	(1) in subsection (b)—
23	(A) by striking "The Secretary" and in-
24	serting the following:
25	"(1) IN GENERAL.—The Secretary"; and

1	(B) by adding at the end the following:
2	"(2) TEMPORARY HOUSING.—The Secretary
3	may make arrangements with another Federal agen-
4	cy, State, local government, or private organization
5	to provide temporary housing for Corps participants
6	as needed and available.
7	"(3) TRANSPORTATION.—In project areas
8	where Corps participants reside at their own homes,
9	the Secretary may provide transportation to and
10	from project sites.";
11	(2) by redesignating subsection $(d)$ as sub-
12	section (e);
13	(3) by inserting after subsection (c) the fol-
14	lowing:
15	"(d) MENTORS.—The Secretary may recruit from
16	programs, such as Federal volunteer and encore service
17	programs, and from veterans groups, military retirees, and
18	active duty personnel, such adults as may be suitable and
19	qualified to provide training, mentoring, and crew-leading
20	services to Corps participants."; and
21	(4) in subsection (e) (as redesignated by para-
22	graph (2)), by striking "that are appropriate" and
23	all that follows through the period and inserting
24	"that the Secretary determines to be necessary for
25	a residential conservation center.".

1	(g) Resource Assistants and Consulting In-
2	TERNS.—Section 206 of the Act (16 U.S.C. 1725) is
3	amended—
4	(1) in the section heading, by inserting "AND $($
5	<b>CONSULTING INTERNS</b> " before the period; and
6	(2) by striking subsections (a) and (b) and in-
7	serting the following:
8	"(a) AUTHORIZATION.—
9	"(1) RESOURCE ASSISTANTS.—
10	"(A) IN GENERAL.—The Secretary may
11	provide individual placements of resource assist-
12	ants with any agency under the jurisdiction of
13	the Secretary that carries out appropriate nat-
14	ural and cultural resources conservation
15	projects to carry out research or resource pro-
16	tection activities on behalf of the agency.
17	"(B) ELIGIBILITY.—To be eligible for se-
18	lection as a resource assistant, an individual
19	shall be at least 17 years of age.
20	"(C) Preference.—In selecting resource
21	assistants for placement under this paragraph,
22	the Secretary shall give a preference to individ-
23	uals who are enrolled in an institution of higher
24	education or are recent graduates from an insti-
25	tution of higher education, with particular at-

1 tention given to ensuring full representation of 2 women and participants from Historically Black 3 Colleges and Universities, Hispanic-serving in-4 stitutions, and Tribal Colleges and Universities. 5 "(2) Consulting interns.— "(A) IN GENERAL.—The Secretary may 6 7 provide individual placements of consulting in-8 terns with any agency under the jurisdiction of 9 the Secretary that carries out appropriate nat-10 cultural ural and resources conservation 11 projects to carry out management analysis ac-12 tivities on behalf of the agency. 13 "(B) ELIGIBILITY.—To be eligible for se-

13 (B) Entransmitty.—16 be engible for se14 lection as a consulting intern, an individual
15 shall be enrolled in, and have completed at least
16 1 full year at, a graduate or professional school
17 that has been accredited by an accrediting body
18 recognized by the Secretary of Education.

19 "(b) USE OF EXISTING NONPROFIT ORGANIZA-20 TIONS.—

"(1) IN GENERAL.—Whenever 1 or more nonprofit organizations can provide appropriate recruitment and placement services to fulfill the requirements of this section, the Secretary may implement
this section through such organizations.

"(2) EXPENSES.—Participating organizations 1 2 shall contribute to the expenses of providing and 3 supporting the resource assistants or consulting in-4 terns from sources of funding other than the Secretary, at a level of not less than 25 percent of the 5 6 total costs of each participant in the resource assist-7 ant or consulting intern program who has been re-8 cruited and placed through that organization.

9 "(3) REPORTING.—Each participating organi-10 zation shall be required to submit an annual report 11 evaluating the scope, size, and quality of the pro-12 gram, including the value of work contributed by the 13 resource assistants and consulting interns, to the 14 mission of the agency.".

(h) TECHNICAL AMENDMENT.—The Act is amended
by redesignating sections 207 through 211 (16 U.S.C.
17 1726 through 1730) as sections 209 through 213, respectively.

(i) INDIAN YOUTH SERVICE CORPS.—The Act is
amended by inserting after section 206 (16 U.S.C. 1725)
the following:

# 22 "SEC. 207. INDIAN YOUTH SERVICE CORPS.

23 "(a) AUTHORIZATION OF COOPERATIVE AGREE24 MENTS AND COMPETITIVE GRANTS.—The Secretary is au25 thorized to enter into cooperative agreements with, or

make competitive grants to, Indian tribes and qualified
 youth or conservation corps for the establishment and ad ministration of Indian Youth Service Corps programs to
 carry out appropriate natural and cultural resources con servation projects on Indian lands.

6 "(b) APPLICATION.—To be eligible to receive assist-7 ance under this section, an Indian tribe or a qualified 8 youth or conservation corps shall submit to the Secretary 9 an application in such manner and containing such infor-10 mation as the Secretary may require, including—

11	"(1) a description of the methods by which In-
12	dian youth will be recruited for and retained in the
13	Indian Youth Service Corps;

14 "(2) a description of the projects to be carried
15 out by the Indian Youth Service Corps;

16 "(3) a description of how the projects were17 identified; and

18 "(4) an explanation of the impact of, and the
19 direct community benefits provided by, the proposed
20 projects.".

(j) GUIDANCE.—The Act is amended by inserting
after section 207 (as amended by subsection (i)) the following:

#### 1 "SEC. 208. GUIDANCE.

2 "Not later than 18 months after the date on which
3 funds are made available to the Secretary to carry out this
4 Act, the Secretary shall issue guidelines for the manage5 ment of programs under the jurisdiction of the Secretary
6 that are authorized under this Act.".

7 (k) LIVING ALLOWANCES AND TERMS OF SERV8 ICE.—Section 209 of the Act (16 U.S.C. 1726) (as redes9 ignated by subsection (h)) is amended by striking sub10 sections (a), (b), and (c) and inserting the following:

11 "(a) LIVING ALLOWANCES.—

12 "(1) IN GENERAL.—The Secretary shall provide
13 each Corps participant with a living allowance in an
14 amount established by the Secretary.

15 "(2) TRAVEL COSTS.—The Secretary may reim16 burse Corps participants for travel costs at the be17 ginning and end of the term of service of the Corps
18 participants.

19 "(b) TERMS OF SERVICE.—

20 "(1) IN GENERAL.—Each Corps participant
21 shall agree to participate for such term of service as
22 may be established by the Secretary.

23 "(2) CONSULTATIONS.—With respect to the In24 dian Youth Service Corps, the term of service shall
25 be established in consultation with the affected In26 dian tribe or tribally authorized organization.

1	"(c) Hiring Preference and Future Employ-
2	MENT.—The Secretary may—
3	"(1) grant to a Corps participant credit for
4	time served as a Corps participant, which may be
5	used toward future Federal hiring;
6	((2)) provide to a former participant of the
7	Corps or the Indian Youth Service Corps non-
8	competitive hiring status for a period of not more
9	than 2 years after the date on which the service of
10	the candidate in the Corps or the Indian Youth
11	Service Corps was complete, if the candidate—
12	"(A) has served a minimum of 960 hours
13	on an appropriate natural or cultural resources
14	conservation project that included at least $120$
15	hours through the Corps or the Indian Youth
16	Service Corps; and
17	"(B) meets Office of Personnel Manage-
18	ment qualification standards for the position for
19	which the candidate is applying;
20	"(3) provide to a former resource assistant or
21	consulting intern noncompetitive hiring status for a
22	period of not more than 2 years after the date on
23	which the individual has completed an under-
24	graduate or graduate degree, respectively, from an

25 accredited institution, if the candidate—

1	"(A) successfully fulfilled the resource as-
2	sistant or consulting intern program require-
3	ments; and
4	"(B) meets Office of Personnel Manage-
5	ment qualification standards for the position for
6	which the candidate is applying; and
7	"(4) provide, or enter into contracts or coopera-
8	tive agreements with qualified employment agencies
9	to provide, alumni services such as job and edu-
10	cation counseling, referrals, verification of service,
11	communications, and other appropriate services to
12	Corps participants who have completed the term of
13	service.".
14	(1) NATIONAL SERVICE EDUCATIONAL AWARDS
15	Section 210 of the Act (16 U.S.C. 1727) (as redesignated
16	by subsection (h)) is amended—
17	(1) in subsection (a) (as amended by subsection
18	(a)(4)), in the first sentence—
19	(A) by striking "participant in the Corps
20	or a resource assistant" and inserting "Corps
21	participant"; and
22	(B) by striking "participant or resource as-
23	sistant" and inserting "Corps participant"; and
24	(2) in subsection (b)—

1	(A) by striking "either participants in the
2	Corps or resource assistants" and inserting
3	"Corps participants"; and
4	(B) by striking "or a resource assistant".
5	(m) Nondisplacement.—Section 211 of the Act
6	(16 U.S.C. 1728) (as redesignated by subsection $(h)$ ) is
7	amended by striking "activities carried out" and all that
8	follows through the period and inserting "Corps partici-
9	pants.".
10	(n) Funding.—Section 212 of the Act (16 U.S.C.
11	1729) (as redesignated by subsection (h)) is amended—
12	(1) in subsection (a)—
13	(A) in paragraph (1)—
14	(i) in the second sentence, by striking
15	"nonfederal sources" and inserting
16	"sources other than the Secretary"; and
17	(ii) by inserting after the second sen-
18	tence the following: "The Secretary may
19	pay up to 90 percent of the costs of a
20	project if the Secretary determines that the
21	reduction is necessary to enable participa-
22	tion from a greater range of organizations
23	or individuals."; and

	13
1	(B) in paragraph (2), by inserting "or In-
2	dian Youth Service Corps" after "Corps" each
3	place it appears;
4	(2) by striking subsection (b) and inserting the
5	following:
6	"(b) Funds Available Under National and
7	COMMUNITY SERVICE ACT.—To carry out this Act, the
8	Secretary shall be eligible to apply for and receive assist-
9	ance under section 121(b) of the National and Community
10	Service Act (42 U.S.C. 12571(b))."; and
11	(3) in subsection (c)—
12	(A) by striking "section 211" and insert-
13	ing "section 213"; and
14	(B) by inserting "or Indian Youth Service
15	Corps" after "Corps".
16	(o) Authorization of Appropriations.—Section
17	213 of the Act (16 U.S.C. 1730) (as redesignated by sub-
18	section (h)) is amended—
19	(1) in subsection (a), by striking "year" and all
20	that follows through the period and inserting
21	"year.";
22	(2) by striking subsection (b); and
23	(3) by redesignating subsection (c) as sub-
24	section (b).

1 **SEC. 424. DIRECT HIRE AUTHORITY.** 2 Section 121(a) of the Consolidated Appropriations 3 Act, 2012 (16 U.S.C. 1725a(a)), is amended— 4 (1) in paragraph (1)— (A) by inserting "and the Secretary of Ag-5 riculture" after "Secretary of the Interior"; 6 (B) by striking "paragraph (1)" and in-7 serting "paragraph (2)"; and 8 (C) by inserting "or the Department of 9 Agriculture, as applicable," after "Department 10 11 of the Interior"; and (2) in paragraph (2), in the matter preceding 12 subparagraph (A), by inserting "or consulting in-13 tern" after "resource assistant". 14

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