115TH CONGRESS 1ST SESSION H.R.3115

AN ACT

- To provide for a land exchange involving Federal land in the Superior National Forest in Minnesota acquired by the Secretary of Agriculture through the Weeks Law, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Superior National Forest Land Exchange Act of 2017".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Purpose and need for NorthMet Land Exchange.
 - Sec. 3. Definitions.
 - Sec. 4. NorthMet Land Exchange.
 - Sec. 5. Valuation of NorthMet Land Exchange.
 - Sec. 6. Maps and legal descriptions.
 - Sec. 7. Post-exchange land management.
 - Sec. 8. Miscellaneous provisions.

6 SEC. 2. PURPOSE AND NEED FOR NORTHMET LAND EX-7 CHANGE.

8 (a) PURPOSE.—It is the purpose of this Act to fur9 ther the public interest by consummating the NorthMet
10 Land Exchange as specifically set forth in this Act.
11 (b) NEED.—According to the Final Record of Deci-

12 sion, the NorthMet Land Exchange is advisable and need-

13 ed because the NorthMet Land Exchange will—

14 (1) result in a 40-acre net gain in National15 Forest System lands;

16 (2) improve the spatial arrangement of Na17 tional Forest System lands by reducing the amount
18 of ownership boundaries to be managed by 33 miles;

(3) improve management effectiveness by exchanging isolated Federal lands with no public overland access for non-Federal lands that will have pub-

lic overland access and be accessible and open to
 public use and enjoyment;

3 (4) result in Federal cost savings by eliminating
4 certain easements and their associated administra5 tion costs;

6 (5) meet several of the priorities identified in 7 the land and resource management plan for Superior 8 National Forest to protect and manage administra-9 tively or congressionally designated, unique, pro-10 posed, or recommended areas, including acquisition 11 of 307 acres of land to the administratively proposed 12 candidate Research Natural Areas, which are man-13 aged by preserving and maintaining areas for eco-14 logical research, observation, genetic conservation, 15 monitoring, and educational activities;

(6) promote more effective land management
that would meet specific National Forest needs for
management, including acquisition of over 6,500
acres of land for new public access, watershed protection, ecologically rare habitats, wetlands, water
frontage, and improved ownership patterns;

(7) convey Federal land generally not needed
for other Forest resource management objectives,
because such land is adjacent to intensively developed private land including ferrous mining areas,

1	where abundant mining infrastructure and transpor-
2	tation are already in place, including—
3	(A) a large, intensively developed open pit
4	mine lying directly to the north of the Federal
5	land;
6	(B) a private mine railroad, powerlines,
7	and roads lying directly to the south of the
8	Federal land; and
9	(C) already existing ore processing, milling,
10	and tailings facilities located approximately 5
11	miles to the west of the Federal land; and
12	(8) provide a practical resolution to complex
13	issues pertaining to the development of private min-
14	eral rights underlying the Federal land surface, and
15	thereby avoid potential litigation which could ad-
16	versely impact the status and management of the
17	Federal land and other National Forest System land
18	acquired under the authority of section 6 of the Act
19	of March 1, 1911 (commonly known as the Weeks
20	Law; 16 U.S.C. 515).
21	SEC. 3. DEFINITIONS.
22	In this Act:
23	(1) Collection Agreements.—The term
24	"Collection Agreements" means the following agree-

1	ments between the Secretary and Poly Met per-
2	taining to the NorthMet Land Exchange:
3	(A) The agreement dated August 25,
4	2015.
5	(B) The agreement dated January 15,
6	2016.
7	(2) Federal land parcel.—The term "Fed-
8	eral land parcel" means all right, title, and interest
9	of the United States in and to approximately 6,650
10	acres of National Forest System land, as identified
11	in the Final Record of Decision, within the Superior
12	National Forest in St. Louis County, Minnesota, as
13	generally depicted on the map entitled "Federal
14	Land Parcel–NorthMet Land Exchange", and dated
15	June 2017.
16	(3) Non-Federal Land.—The term "non-Fed-
17	eral land" means all right, title, and interest of Poly
18	Met in and to approximately 6,690 acres of land in
19	four separate tracts (comprising 10 separate land
20	parcels in total) within the Superior National Forest
21	to be conveyed to the United States by Poly Met in
22	the land exchange as generally depicted on an over-
23	view map entitled "Non-Federal Land Parcels-
24	NorthMet Land Exchange" and dated June 2017,

and further depicted on separate tract maps as fol lows:

3	(A) TRACT 1.—Approximately 4,650 acres
4	of land in St. Louis County, Minnesota, gen-
5	erally depicted on the map entitled "Non-Fed-
6	eral Land Parcels–NorthMet Land Exchange–
7	Hay Lake Tract", and dated June 2017.
8	(B) Tract 2.—Approximately 320 acres of
9	land in 4 separate parcels in Lake County, Min-
10	nesota, generally depicted on the map entitled
11	"Non-Federal Land Parcels–NorthMet Land
12	Exchange–Lake County Lands", and dated
13	June 2017.
14	(C) TRACT 3.—Approximately 1,560 acres
15	of land in 4 separate parcels in Lake County,
16	Minnesota, generally depicted on the map enti-
17	tled "Non-Federal Land Parcels–NorthMet
18	Land Exchange–Wolf Lands", and dated June
19	2017.
20	(D) TRACT 4.—Approximately 160 acres of
21	land in St. Louis County, Minnesota, generally
22	depicted on the map entitled "Non-Federal
23	Land Parcel–NorthMet Land Exchange–Hunt-
24	ing Club Lands", dated June 2017.

1	(4) NORTHMET LAND EXCHANGE.—The term
2	"NorthMet Land Exchange" means the land ex-
3	change specifically authorized and directed by sec-
4	tion 4 of this Act.
5	(5) POLY MET.—The term "Poly Met" means
6	Poly Met Mining Corporation, Inc., a Minnesota
7	Corporation with executive offices in St. Paul, Min-
8	nesota, and headquarters in Hoyt Lakes, Minnesota.
9	(6) RECORD OF DECISION.—The term "Record
10	of Decision" means the Final Record of Decision of
11	the Forest Service issued on January 9, 2017, ap-
12	proving the NorthMet Land exchange between the
13	United States and PolyMet Mining, Inc., a Min-
14	nesota Corporation, involving National Forest Sys-
15	tem land in the Superior National Forest in Min-
16	nesota.
17	(7) Secretary.—The term "Secretary" means
18	the Secretary of Agriculture.
19	(8) STATE.—The term "State" means the State
20	of Minnesota.
21	SEC. 4. NORTHMET LAND EXCHANGE.
22	(a) Exchange Authorized and Directed.—
23	(1) IN GENERAL.—Subject to section $5(c)(1)$
24	and other conditions imposed by this Act, if Poly
25	Met offers to convey to the United States all right,

title, and interest of Poly Met in and to the nonFederal land, the Secretary shall accept the offer
and convey to Poly Met all right, title, and interest
of the United States in and to the Federal land parcel.

6 (2) LAND EXCHANGE EXPEDITED.—Subject to 7 the conditions imposed by this Act, the NorthMet 8 Land Exchange directed by this Act shall be con-9 summated not later than 90 days after the date of 10 enactment of this Act.

11 (b) FORM OF CONVEYANCE.—

(1) NON-FEDERAL LAND.—Title to the nonFederal land conveyed by Poly Met to the United
States shall be by general warranty deed subject to
existing rights of record, and otherwise conform to
the title approval regulations of the Attorney General of the United States.

18 (2) FEDERAL LAND PARCEL.—The Federal
19 land parcel shall be quitclaimed by the Secretary to
20 Poly Met by an exchange deed.

21 (c) EXCHANGE COSTS.—

(1) REIMBURSEMENT REQUIRED.—Poly Met
shall pay or reimburse the Secretary, either directly
or through the Collection Agreements, for all land
survey, appraisal, land title, deed preparation, and

1	other costs incurred by the Secretary in processing
2	and consummating the NorthMet Land Exchange.
3	The Collection Agreements, as in effect on the date
4	of the enactment of this Act, may be modified
5	through the mutual consent of the parties.
6	(2) DEPOSIT OF FUNDS.—All funds paid or re-
7	imbursed to the Secretary under paragraph (1) —
8	(A) shall be deposited and credited to the
9	accounts in accordance with the Collection
10	Agreements;
11	(B) shall be used for the purposes specified
12	for the accounts; and
13	(C) shall remain available to the Secretary
14	until expended without further appropriation.
15	(d) Conditions on Land Exchange.—
16	(1) RESERVATION OF CERTAIN MINERAL
17	RIGHTS.—Notwithstanding subsection (a), the
18	United States shall reserve the mineral rights on ap-
19	proximately 181 acres of the Federal land parcel as
20	generally identified on the map entitled "Federal
21	Land Parcel–NorthMet Land Exchange", and dated
22	June 2017.
23	(2) THIRD-PARTY AUTHORIZATIONS.—As set
24	forth in the Final Record of Decision, Poly Met shall
25	honor existing road and transmission line authoriza-

tions on the Federal land parcel. Upon relinquish ment of the authorizations by the holders or upon
 revocation of the authorizations by the Forest Serv ice, Poly Met shall offer replacement authorizations
 to the holders on at least equivalent terms.

6 SEC. 5. VALUATION OF NORTHMET LAND EXCHANGE.

7 (a) APPRAISALS.—The Congress makes the following8 new findings:

9 (1) Appraisals of the Federal and non-Federal 10 lands to be exchanged in the NorthMet Land Ex-11 change were formally prepared in accordance with 12 the Uniform Appraisal Standards for Federal Land 13 Acquisitions, and were approved by the Secretary in 14 conjunction with preparation of the November 2015 15 Draft Record of Decision on the NorthMet Land 16 Exchange.

17 (2) The appraisals referred to in paragraph (1)
18 determined that the value of the non-Federal lands
19 exceeded the value of the Federal land parcel by approximately \$425,000.

(3) Based on the appraisals referred to in paragraph (1), the United States would ordinarily be required to make a \$425,000 cash equalization payment to Poly Met to equalize exchange values under
the Federal Land Policy and Management Act of

1	1976 (43 U.S.C. 1701 et seq.), unless such an
2	equalization payment is waived by Poly Met.
3	(b) VALUES FOR CONSUMMATION OF LAND EX-
4	CHANGE.—The appraised values of the Federal and non-
5	Federal land determined and approved by the Secretary
6	in November 2015, and referenced in subsection (a)—
7	(1) shall be the values utilized to consummate
8	the NorthMet Land Exchange; and
9	(2) shall not be subject to reappraisal.
10	(c) WAIVER OF EQUALIZATION PAYMENT.—
11	(1) CONDITION ON LAND EXCHANGE.—Not-
12	withstanding section 206(b) of the Federal Land
13	Policy and Management Act (43 U.S.C. 1716(b)),
14	and as part of its offer to exchange the non-Federal
15	lands as provided in section $4(a)(1)$ of this Act, Poly
16	Met shall waive any payment to it of any monies
17	owed by the United States to equalize land values.
18	(2) TREATMENT OF WAIVER.—A waiver of the
19	equalization payment under paragraph (1) shall be
20	considered as a voluntary donation to the United
21	States by Poly Met for all purposes of law.
22	SEC. 6. MAPS AND LEGAL DESCRIPTIONS.

(a) MINOR ADJUSTMENTS.—By mutual agreement,
the Secretary and Poly Met may correct minor or typographical errors in any map, acreage estimate, or descrip-

tion of the Federal land parcel or non-Federal land to be
 exchanged in the NorthMet Land Exchange.

3 (b) CONFLICT.—If there is a conflict between a map,
4 an acreage estimate, or a description of land under this
5 Act, the map shall control unless the Secretary and Poly
6 Met mutually agree otherwise.

7 (c) EXCHANGE MAPS.—The maps referred to in sec-8 tion 3 depicting the Federal and non-Federal lands to be 9 exchanged in the NorthMet Land Exchange, and dated 10 June 2017, depict the identical lands identified in the 11 Final Record of Decision, which are on file in the Office 12 of the Supervisor, Superior National Forest.

13 SEC. 7. POST-EXCHANGE LAND MANAGEMENT.

(a) NON-FEDERAL LAND.—Upon conveyance of the
non-Federal land to the United States in the NorthMet
Land Exchange, the non-Federal land shall become part
of the Superior National Forest and be managed in accordance with—

- 19 (1) the Act of March 1, 1911 (commonly known
 20 as the Weeks Law; 16 U.S.C. 500 et seq.); and
- (2) the laws and regulations applicable to the
 Superior National Forest and the National Forest
 System.

(b) PLANNING.—Upon acquisition by the UnitedStates in the NorthMet Land Exchange, the non-Federal

lands shall be managed in a manner consistent with the
 land and resource management plan applicable to adjacent
 federally owned lands in the Superior National Forest. An
 amendment or supplement to the land and resource man agement plan shall not be required solely because of the
 acquisition of the non-Federal lands.

7 (c) FEDERAL LAND.—Upon conveyance of the Fed-8 eral land parcel to Poly Met in the NorthMet Land Ex-9 change, the Federal land parcel shall become private land 10 and available for any lawful use in accordance with appli-11 cable Federal, State, and local laws and regulations per-12 taining to mining and other uses of land in private owner-13 ship.

14 SEC. 8. MISCELLANEOUS PROVISIONS.

(a) WITHDRAWAL OF ACQUIRED NON-FEDERAL
LAND.—The non-Federal lands acquired by the United
States in the NorthMet Land Exchange shall be withdrawn, without further action by the Secretary, from appropriation and disposal under public land laws and under
laws relating to mineral and geothermal leasing.

(b) WITHDRAWAL REVOCATION.—Any public land
order that withdraws the Federal land parcel from appropriation or disposal under a public land law shall be revoked without further action by the Secretary to the extent

necessary to permit conveyance of the Federal land parcel
 to Poly Met.

3 (c) WITHDRAWAL OF FEDERAL LAND PENDING 4 CONVEYANCE.—The Federal land parcel to be conveyed 5 to Poly Met in the NorthMet Land Exchange, if not already withdrawn or segregated from appropriation or dis-6 7 posal under the mineral leasing and geothermal or other public land laws upon enactment of this Act, is hereby so 8 9 withdrawn, subject to valid existing rights, until the date 10 of conveyance of the Federal land parcel to Poly Met.

(d) ACT CONTROLS.—In the event any provision of
the Record of Decision conflicts with a provision of this
Act, the provision of this Act shall control.

Passed the House of Representatives November 28, 2017.

Attest:

Clerk.

115TH CONGRESS H. R. 3115

AN ACT

To provide for a land exchange involving Federal land in the Superior National Forest in Minnesota acquired by the Secretary of Agriculture through the Weeks Law, and for other purposes.