

117TH CONGRESS  
1ST SESSION

# H. R. 3687

To require the Secretary of the Interior and the Secretary of Agriculture to complete an interagency report on the effects of special recreation permits on environmental justice communities, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 4, 2021

Ms. TLAIB introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committee on Agriculture, 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

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## A BILL

To require the Secretary of the Interior and the Secretary of Agriculture to complete an interagency report on the effects of special recreation permits on environmental justice communities, 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.**

4 This Act may be cited as the “Environmental Justice  
5 in Recreation Permitting Act”.

1 **SEC. 2. INTERAGENCY REPORT ON THE BENEFITS OF SPE-**  
2 **CIAL RECREATION PERMITS TO ENVIRON-**  
3 **MENTAL JUSTICE COMMUNITIES.**

4 (a) DEFINITIONS.—In this section:

5 (1) ENVIRONMENTAL JUSTICE COMMUNITY.—

6 The term “environmental justice community” means  
7 a community with significant representation of com-  
8 munities of color, low-income communities, or Tribal  
9 and indigenous communities, that experiences, or is  
10 at risk of experiencing, higher or more adverse  
11 human health or environmental effects than other  
12 communities.

13 (2) FEDERAL LAND MANAGEMENT AGENCY;  
14 FEDERAL RECREATIONAL LANDS AND WATERS; SEC-  
15 RETARIES.—The terms “Federal land management  
16 agency”, “Federal recreational lands and waters”,  
17 and “Secretaries” have the meanings given the  
18 terms in section 802 of the Federal Lands Recre-  
19 ation Enhancement Act (16 U.S.C. 6801).

20 (3) RECREATION SERVICE PROVIDER.—The  
21 term “recreation service provider” means an indi-  
22 vidual or entity that—

23 (A) provides outfitting, guiding, or other  
24 recreation services; or

25 (B) conducts recreational or competitive  
26 events, including incidental sales.

1           (4) SPECIAL RECREATION PERMIT.—The term  
2           “special recreation permit” means a permit issued  
3           by a Federal land management agency for special-  
4           ized individual or group uses of Federal recreational  
5           lands and waters, including—

6                   (A) for outfitting, guiding, or other recre-  
7                   ation services;

8                   (B) for recreation or competitive events,  
9                   which may include incidental sales;

10                  (C) for the use of—

11                           (i) a special area; or

12                           (ii) an area in which use is allocated;

13                   (D) for motorized recreational vehicle use  
14                   in compliance with an applicable travel manage-  
15                   ment plan or other regulation; and

16                   (E) for a group activity or event.

17           (b) REPORT.—Not later than 3 years after the date  
18           of enactment of this Act, the Secretaries shall submit to  
19           the Committee on Energy and Natural Resources of the  
20           Senate and the Committee on Natural Resources of the  
21           House of Representatives a report that describes—

22                   (1) the estimated use of special recreation per-  
23                   mits by recreation service providers serving environ-  
24                   mental justice communities;

1           (2) any national, regional, State, local, or site-  
2           specific policies, including any policies required  
3           under the Federal Lands Recreation Enhancement  
4           Act (16 U.S.C. 6801 et seq.), that facilitate public  
5           land access for recreation service providers serving  
6           environmental justice communities;

7           (3) any case studies that may provide illus-  
8           trative examples of the manner in which special  
9           recreation permits, partnerships, or cooperative  
10          agreements are being effectively used by land man-  
11          agers for the purpose of providing public land access  
12          to recreation service providers serving environmental  
13          justice communities;

14          (4) any barriers to public land access for recre-  
15          ation service providers serving environmental justice  
16          communities; and

17          (5) any recommendations for agency policy, or  
18          if necessary, action by Congress, to encourage and  
19          simplify public land access for recreation service pro-  
20          viders serving environmental justice communities.

21          (c) VOLUNTARY PARTICIPATION BY RECREATION  
22          SERVICE PROVIDERS.—For purposes of preparing the re-  
23          port under subsection (b), the Secretaries—

24                 (1) shall contact all existing or prospective  
25                 recreation service providers to request a voluntary

1 estimate of the number of user days used by or, in  
2 the case of a prospective recreation service provider,  
3 expected to be used by, individuals from environ-  
4 mental justice communities during the period cov-  
5 ered by the report;

6 (2) shall request from recreation service pro-  
7 viders and interested members of the public any  
8 other information required for the report; and

9 (3) shall not use the participation of, or the  
10 provision of information to the Secretaries by, a  
11 recreation service provider under this subsection as  
12 a condition of a special recreation permit.

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