CENTRAL WASATCH NATIONAL CONSERVATION AND RECREATION AREA ACT

115TH CONGRESS		
2D SESSION	H.K.	
	TT(TZ)	

To direct the Secretary of Agriculture to acquire and to convey certain lands or interests in lands in Utah, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

XXX, 2018

Mrs. LOVE introduced the following bill; which was referred to the Committee on Natural Resources

A BILL

To direct the Secretary of Agriculture to acquire and to convey certain lands or interests in lands in Utah, and for other purposes.

- 1 Be it enacted by the Senate and House of Representatives
- 2 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 "Central
- 5 Wasatch National Conservation and Recreation Area
- 6 Act".
- 7 (b) TABLE OF CONTENTS.—The table of contents of
- 8 this Act is as follows:
- 9 Sec. 1. Short Title; Table of Contents.
- 10 Sec. 2. Definitions.

the Central Wasatch National Conservation and Recreation Area established by section 3(a). (2) FOREST PLAN.—The term "forest pla means the Revised Forest Plan: Wasatch-Cache National Forest, dated February 2003, as amended. (3) MANAGEMENT PLAN.—The term "management plan" means the management plan for the Cent Wasatch National Conservation and Recreation Area developed under section 3(c). (4) CONSERVATION AND RECREATION AREA MAP.—The term "Conservation and Recreation Area map" means the map entitled "Proposed Central Wasatch National Conservation and Recreation Area map" means the map entitled "Proposed Central Wasatch National Conservation and Recreation Area map" and dated [1]. (5) MOUNTAIN ACCORD.—The term "Mountain Accord" means the Mountain Accord agreement data July 13, 2015.	1 2 3 4 5 6 7	Sec. 3. Central Wasatch National Conservation and Recreation Area. Sec. 4. Wilderness. Sec. 5. White Pine Special Management Area. Sec. 6. General Provisions. Sec. 7. Land Ownership. Sec. 8. Maps and Legal Descriptions. Sec. 9. Authorization for Appropriations.
10 (1) CONSERVATION AND RECREATION AREA. The term "Conservation and Recreation Area" means the Central Wasatch National Conservation and Recreation Area established by section 3(a). (2) FOREST PLAN.—The term "forest planter means the Revised Forest Plan: Wasatch-Cache National Forest, dated February 2003, as amended. (3) MANAGEMENT PLAN.—The term "management plan" means the management plan for the Cent Wasatch National Conservation and Recreation Area developed under section 3(c). (4) CONSERVATION AND RECREATION AREA MAP.—The term "Conservation and Recreation Area map" means the map entitled "Proposed Central Wasatch National Conservation and Recreation Area map" means the map entitled "Proposed Central Wasatch National Conservation and Recreation Area Map" and dated [1]. (5) MOUNTAIN ACCORD.—The term "Mountain Accord agreement data July 13, 2015.	8	SECTION 2. DEFINITIONS.
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29 (6) SECRETARY.—The term "Secretary" mea	28	July 13, 2015.
	29	(6) SECRETARY.—The term "Secretary" means

1	the Secretary of Agriculture.
2	(7) SKI AREA.—The term "ski area" means each
3	of the following individually:
4	(A) Alta Ski Lifts Company.
5	(i) [add reference to the legal business
6	name of the company that owns the resort]
7	(B) Brighton Mountain Resort.
8	(i) [add reference to the legal business
9	name of the company that owns the resort]
10	(C) Snowbird Ski and Summer Resort.
11	(i) [add reference to the legal business
12	name of the company that owns the resort]
13	(D) Solitude Mountain Resort.
14	(i) [add reference to the legal business
15	name of the company that owns the resort]
16	(8) SKI LIFT. —Systems, such as tramways, fu-
17	niculars, ski lifts, conveyors, or tows, used for the pur-
18	pose of skiing.
19	(9) STATE.—The term "State" means the State
20	of Utah.
21	(10) NATIONAL FOREST SYSTEM.—The term
22	"National Forest System" has the meaning given that

1	term in section 11(a) of the Forest and Rangeland Re-
2	newable Resources Planning Act of 1974 (16 U.S.C.
3	1609(a)).
4	SEC. 3. CENTRAL WASATCH NATIONAL
5	CONSERVATION AND RECREATION
6	AREA.
7	(a) ESTABLISHMENT.—
8	(1) IN GENERAL.—Subject to valid existing
9	rights, there is established the Central Wasatch Na-
LO	tional Conservation and Recreation Area in the State.
l1	(2) AREA INCLUDED.—The Conservation and
L2	Recreation Area shall be comprised of approximately
L3	79,109 acres of National Forest System land in the Wa-
L4	satch-Cache National Forest as generally depicted on
L5	the Conservation and Recreation Area map as "Central
16	Wasatch National Conservation and Recreation Area".
L7	(3) AREAS EXCLUDED.—The Conservation and
18	Recreation Area established under section 3 shall not
١9	include non-Federal lands.
20	(b) PURPOSES.—The purposes of the Conservation and
21	Recreation Area are to—
22	(1) conserve and protect the ecological, natural,
23	scenic, wilderness (within wilderness areas), cultural,
24	historical, geological, and wildlife values within the
25	Conservation and Recreation Area;

1	(2) protect, enhance, and restore the water qual-
2	ity and watershed resources in the Conservation and
3	Recreation Area;
4	(3) facilitate a balanced, year-round recreation
5	system with a wide variety of opportunities for resi-
6	dents and visitors; and
7	(4) facilitate and accommodate improved ac-
8	cess to the Conservation and Recreation Area for a
9	growing number of users.
10	(c) Management Plan.—
11	(1) IN GENERAL.—Not later than 3 years after
12	the date of enactment of this Act and in accordance
13	with this subsection, the Secretary shall develop a com-
14	prehensive plan for the long-term management of the
15	Conservation and Recreation Area.
16	(2) CONSULTATION.—In developing the man-
17	agement plan required under paragraph (1), the Secre-
18	tary shall consult with—
19	(A) appropriate State, tribal, and local
20	governmental entities; and
21	(B) the public.
22	(3) INCORPORATION OF PLANS.—In developing
23	the management plan required under paragraph (1), to
24	the extent consistent with this Act, the Secretary may
25	incorporate any provision of—
26	(A) the forest plan;

1	(B) Mountain Accord; and
2	(C) local plans.
3	(4) MANAGEMENT PLAN GUIDELINES.—The
4	Management Plan shall—
5	(A) protect of water quality and water-
6	shed resources;
7	(B) protect environmentally sensitive ar-
8	eas, including evaluating these areas for special
9	designations such as Albion Basin Special Botan-
10	ical Area;
11	(C) preclude ski area permit boundary
12	expansion on National Forest System land be-
13	yond what is described in section 6(a)(10) and as
14	depicted on the Conservation and Recreation
15	Area map;
16	(D) provide for adaptive management of
17	resources and restoration of damaged resources;
18	(E) promote public safety, including ava-
19	lanche control;
20	(F) facilitate year-round, outdoor recrea-
21	tion;
22	(G) not allow ski lifts on National Forest
23	System land within the Conservation and Recrea-
24	tion Area —
25	(i) outside of ski area permit boundaries
26	as depicted on the map and as described in

1	section $6(a)(10)$; or
2	(ii) outside the transportation corridors
3	established in section 6(a)(8)(B); and
4	(H) provide access to the Conservation
5	and Recreation Area for residents, visitors, and
6	businesses.
7	(5) AMENDMENT OF FOREST PLAN.—Approval
8	by the Secretary of the management plan required un-
9	der paragraph (1) shall amend the forest plan to incor-
10	porate the management plan.
11	(6) FOREST ORDERS.—Within 30 days of enact-
12	ment of this Act, the Secretary shall issue the closure
13	orders necessary to enforce this Act for administration
14	of the White Pine Special Management Area in accord-
15	ance with 16 U.S.C. 551 and 36 CFR 261 Subpart B.
16	(d) MANAGEMENT.—
17	(1) IN GENERAL.—The Secretary shall manage
18	the Conservation and Recreation Area—
19	(A) to conserve, protect, and enhance the
20	resources of the Conservation and Recreation
21	Area; and
22	(B) in accordance with—
23	(i) the laws (including regula-
24	tions) and rules applicable to
25	the National Forest System;
26	and

of the Conservation and Recreation Area that— (A) consistent with the management plan; and (B) in accordance with— (i) the laws (including regulations) and rules applicable to the National Forest System; and (ii) this Act. (3) AUTHORIZATIONS.—Nothing in this Act affects— (A) a permit, contract, easement, leases, or other written authorization that is in existence on the date of enactment of this Act that authorizes use and occupancy of National Forest System lands; (B) the process by which a permit, contract, easement, leases, or other written authorization in subparagraph (A) is reissued or modified; or (C) the process by which a permit, contract, easement, leases, or other written authorization in subparagraph (A) is reissued or modified; or (C) the process by which a permit, contract, easement, leases, or other written authorization lands that was not in existence on the date of enactment of this Act is issued for use and occu-		
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pancy of National Forest System.	25	enactment of this Act is issued for use and occu-
r y z 5255 ~ y 555222	26	pancy of National Forest System.

1	(e) Management Of Certain Areas Within The
2	CONSERVATION AND RECREATION AREA.—
3	(1) DESIGNATED AREAS.—Areas within the
4	Conservation and Recreation Area that are designated
5	as part of the National Wilderness Preservation System
6	under section 4 or under another Act or as the White
7	Pine Special Management Area under section 5 shall
8	be managed exclusively as provided those designa-
9	tions.
10	(2) SKI AREAS.—The establishment of the Con-
11	servation and Recreation Area shall not affect the man-
12	agement of National Forest System lands within the
13	boundary of a ski area permit.
14	SEC. 4. WILDERNESS.
15	(a) MOUNT OLYMPUS WILDERNESS BOUNDARY
16	ADJUSTMENT.—Section 102(a) of the Utah Wilderness
17	Act of 1984 (Public Law 98-428; 98 Stat. 1658; 16 U.S.C.
18	1132 note) is amended in paragraph (3), as generally de-
19	picted on the Conservation and Recreation Area map,
20	by—
21	(1) striking "sixteen thousand acres" and insert-
22	ing "fifteen thousand eight hundred and eighty-three
23	acres acres"; and
24	(2) striking ", dated August 1984" and inserting
25	"and dated ".".

1	(b) TWIN PEAKS WILDERNESS BOUNDARY AD-
2	JUSTMENT.—Section 102(a) of the Utah Wilderness Act of
3	1984 (Public Law 98-428; 98 Stat. 1658; 16 U.S.C. 1132
4	note) is amended in paragraph (4), as generally depicted
5	on the Conservation and Recreation Area map, by-
6	(1) striking "thirteen thousand one hundred
7	acres" and inserting "thirteen thousand and ninety-
8	eight acres"; and
9	(2) striking ", dated June 1984" and inserting
LO	"and dated".
l1	(c) LONE PEAK WILDERNESS ADDITION AND
L2	BOUNDARY ADJUSTMENT.— Section 2(i) of the Endan-
L3	gered American Wilderness Act of 1978 (P.L. 95-237; 92
L4	Stat. 42; 16 U.S.C. 1132 note) is amended, as generally
L5	depicted on the Conservation and Recreation Area map,
16	by—
L7	(1) striking "twenty-nine thousand five hundred
L8	and sixty-seven acres and inserting "thirty-two thou-
19	sand one hundred and thirty acres"; and
20	(2) inserting "and dated" after "on a map en-
21	titled 'Lone Peak Wilderness—Proposed'".
22	(d) Grandeur Peak - Mount Aire Wilder-
23	NESS.— Section 102(a) of the Utah Wilderness Act of
24	1984 (Public Law 98-428; 98 Stat. 1657; 16 U.S.C. 1132
25	note) is amended by—
26	(1) striking "and" from the end of paragraph 11;

1	(2) striking the period at the end of paragraph 12
2	and inserting "; and"; and
3	(3) adding at the end the following: "(13) cer-
4	tain land in the Uinta-Wasatch-Cache National For-
5	est comprising approximately 6,158 acres, as gener-
6	ally depicted on the map entitled 'Proposed Central
7	Wasatch National Conservation and Recreation Area
8	Map' and dated, which shall be known as the
9	Grandeur Peak – Mount Aire Wilderness."
10	(e) ADMINISTRATION OF LAND.—Land removed from
11	wilderness designation by this section shall be adminis-
12	tered in accordance with the provisions of the forest plan
13	and management plan applicable to the adjacent non-wil-
14	derness land.
15	SEC. 5. WHITE PINE SPECIAL MANAGEMENT
16	AREA.
17	(a) DESIGNATION.—Subject to valid existing rights,
18	certain National Forest System land in the Wasatch-Cache
19	National Forest comprising approximately 1,800 acres, as
20	generally depicted on the Conservation and Recreation
21	Area map, is designated the White Pine Special Manage-
22	ment Area (referred to in this section as the "special man-
23	agement area").
24	(b) MANAGEMENT.—
25	(1) IN GENERAL.—The Secretary shall manage
26	the special management area established by subsection

1	(a) to maintain the natural state of the special manage-
2	ment area.
3	(2) MECHANIZED OR MOTORIZED VEHICLES.—
4	(A) IN GENERAL.—Except as provided in
5	subparagraph (B) and the landing of helicopters,
6	the use of motor vehicle and mechanical transport
7	is prohibited in the special management area.
8	(B) EXCEPTION.—Nothing in subpara-
9	graph (A) prevents the Secretary from—
10	(i) authorizing the use of motor vehicle
11	and mechanical transport for administrative
12	purposes; or
13	(ii) responding to an emergency.
14	(3) STRUCTURES AND FACILITIES.—New, per-
15	manent structures and facilities are prohibited within
16	the special management area except that permanent
17	structures and facilities that are in existence on the date
18	of enactment of this Act may continue to be authorized,
19	including their modification or reconstruction.
20	(4) TIMBER HARVESTING.—Timber harvesting
21	is prohibited within the special management area.
22	(5) FOREST PLAN. —The Secretary shall man-
23	age the White Pine Special Management Area in ac-
24	cordance with the forest plan to the extent consistent
25	with this section. Notwithstanding section 6(i) of the
26	Forest and Rangeland Renewable Resources Planning

1	Act of 1974 (16 U.S.C. 1604(i)), in the event of conflict
2	between the forest plan and this section, this section
3	shall supersede the forest plan. The Secretary shall not
4	be required to amend the forest plan to incorporate the
5	White Pine Special Management Area before revision
6	of the forest plan.
7	SEC. 6. GENERAL PROVISIONS.
8	(a) GENERAL PROVISIONS.— In addition to section 3
9	and except as provided in section 3(e), the Secretary shall
LO	manage the Conservation and Recreation Area in accord-
l1	ance with this section.
L2	(1) ADJACENT MANAGEMENT.—
L3	(A) IN GENERAL.—The designation of
L4	the Conservation and Recreation Area shall not
L5	create a protective perimeter or buffer zone
16	around the Conservation and Recreation Area.
17	(B) ACTIVITIES OUTSIDE CONSERVATION
18	AND RECREATION AREA.—The fact that an activ-
١9	ity or use on non-federal lands within or outside
20	the Conservation and Recreation Area can be seen
21	or heard from areas within the Conservation and
22	Recreation Area shall not preclude the activity or
23	use on non-federal lands.
24	(2) Non-Federal Land.—
25	(A) NO EFFECT ON NON-FEDERAL LAND
26	OR INTERESTS IN NON-FEDERAL LAND —Nothing

1	in this Act affects ownership, management, use,
2	improvement, water rights, use of water rights, or
3	other rights relating to non-federal land or inter-
4	ests in non-federal land.
5	(B) ACCESS.—Nothing in this Act modi-
6	fies any laws or regulations that require or allow
7	the Secretary to provide the owners of private
8	property within the boundary of the Conservation
9	and Recreation Area access to their property.
10	(3) MOTORIZED AND MECHANIZED VEHICLES.—
11	(A) IN GENERAL.—Except as provided in
12	subparagraph (C), the use of motor vechile and
13	mechanical transport in the Conservation and
14	Recreation Area shall be permitted only on roads,
15	trails, and areas designated for use by such vehi-
16	cles by the management plan.
17	(B) NEW OR TEMPORARY ROADS.—Ex-
18	cept as provided in subparagraph (C), paragraph
19	(2)(B), and paragraph (8), no new or temporary
20	roads shall be constructed within the Conserva-
21	tion and Recreation Area.
22	(C) EXCEPTION.—Nothing in subpara-
23	graph (A) or (B) prevents the Secretary from—
24	(i) authorizing roads or the use of motor-
25	ized vehicles for administrative purposes;
26	(ii) responding to an emergency; or

1	(111) maintenance, or reconstruction of
2	road in existence on the date of enactment of
3	this Act.
4	(4) WITHDRAWAL.—Subject to valid existing
5	rights, all National Forest System land located in the
6	Conservation and Recreation Area is withdrawn
7	from—
8	(A) all forms of entry, appropriation, and
9	disposal under the public land laws;
10	(B) location, entry, and patenting under
11	the mining laws; and
12	(C) disposition under the mineral leasing,
13	mineral materials, and geothermal leasing laws.
14	(5) ACQUISITION OF LAND.—
15	(A) IN GENERAL.—The Secretary may
16	acquire land or interests in land within the bound-
17	ary of the Conservation and Recreation Area only
18	through exchange, donation, or purchase from a
19	willing seller. The Secretary may not acquire any
20	land by condemnation.
21	(B) INCORPORATION OF ACQUIRED LAND
22	AND INTERESTS.—Any land or interest in land
23	that is located in the Conservation and Recreation
24	Area that is acquired by the United States shall—
25	(i) become part of the Conservation and
26	Recreation Area;

1	(ii) be managed in accordance with—
2	(I) the management plan;
3	(II) the laws and rules applicable
4	to the National Forest System; and
5	(III)this Act; and
6	(iii) be withdrawn according to
7	paragraph (4) on the date of acquisition of
8	the land.
9	(6) VEGETATION MANAGEMENT.—Nothing in
10	this Act prohibits the Secretary from conducting vege-
11	tation management projects within the Conservation
12	and Recreation Area —
13	(A) subject to—
14	(i) such reasonable regulations,
15	policies, and practices as the Secretary de-
16	termines appropriate; and
17	(ii) all applicable laws (including
18	regulations); and
19	(B) in a manner consistent with the pur-
20	poses described in section 3(b).
21	(7) WILDLAND FIRE.—Nothing in this section
22	prohibits the Secretary, in cooperation with other Fed-
23	eral, State, and local agencies, as appropriate, from
24	conducting wildland fire operations in the Conserva-
25	tion and Recreation Area, including but not limited to
26	operations using aircraft or mechanized equipment.

1	(8) Transportation.—
2	(A) GENERAL.—This paragraph provides
3	for future transportation infrastructure, including
4	but not limited to roadway improvements, public
5	transportation, bus stops, stations, and public
6	amenities, such as restrooms, trails, trailheads,
7	bike lanes, and pedestrian infrastructure, within
8	the Conservation and Recreation Area on Na-
9	tional Forest System land that are in accordance
10	with—
11	(i) the management plan;
12	(ii) all applicable laws; and
13	(iii) the purposes described in sec-
14	tion 3(b) of this Act.
15	(B) CORRIDORS.—Transportation corri-
16	dors shall be reserved consistent with 23 C.F.R. §
17	774(11)(i) and 49 U.S.C. § 5323(q) within the
18	easements, rights-of-way, and areas of estab-
19	lished use (including cut and fill slopes) on Little
20	Cottonwood Canyon Road (State Road 210) and
21	Big Cottonwood Canyon Road (State Road 190).
22	(i) ADJUSTMENTS.—Adjust-
23	ments to the corridors may be made through
24	a public engagement process in accordance
25	with the National Environmental Policy

1	Act of 1969 (42 U.S.C. §4321 et seq.) if ap-
2	plicable and consistent with the purposes
3	described in section 3(b).
4	(ii) Existing Section 4(f) Prop-
5	ERTIES.— Section 4(f) (23 U.S.C. § 138 and
6	49 U.S.C. § 303) shall only apply to exist-
7	ing properties within the corridors that
8	would have been determined to be Section
9	4(f) properties before the enactment of this
10	Act.
11	(C) FEDERAL ACTION.—To the extent fu-
12	ture transportation infrastructure requires federal
13	action, the Secretary of Agriculture and the Sec-
14	retary of Transportation shall coordinate and give
15	priority to actions in the Conservation and Recre-
16	ation Area when fulfilling their obligations under
17	the National Environmental Policy Act of 1969
18	(42 U.S.C. § 4321 et seq.).
19	(D) UTAH DEPARTMENT OF TRANSPOR-
20	TATION.—Nothing in this Act is intended to—
21	(i) limit the Utah Department of
22	Transportation from providing avalanche
23	control, maintenance, and safety improve-
24	ment activities on current and future trans-
25	portation facilities;
26	(ii) diminish or otherwise affect

1	any easement, right-of-way (including
2	those established by historic use or con-
3	struction), or other property rights held by
4	or for the benefit of the Utah Department of
5	Transportation;
6	(iii) add to the Utah Department of
7	Transportation's permitting process for
8	maintenance or improvement of any exist-
9	ing transportation facilities; or
10	(iv) affect existing or future appro-
11	priations authorized by 23 U.S.C. § 107(d),
12	204(f), and 317.
13	(9) AVALANCHE CONTROL.—The Secretary
14	shall allow installation of, access to, and maintenance
15	of avalanche control devices, excluding ski lifts, to be
16	installed and maintained within or adjacent to the Con-
17	servation and Recreation Area to protect public health
18	and property and in accordance with the management
19	plan.
20	(10) SKI AREA PERMIT BOUNDARIES.— Ski area
21	permit boundary expansion is precluded on National
22	Forest System land within the Conservation and Rec-
23	reation Area beyond what is described below and as
24	depicted on the Conservation and Recreation Area
25	map.
26	(A) BRIGHTON.—If a realignment of the

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Brighton Resort Area Permit Boundary is pro-
posed within the "Resort Boundary Adjustment
Area" as depicted on the Conservation and Rec-
reation Area map, the proposed realignment is
subject to the permitting process as of the date of
enactment of this Act. After completion of the full
permitting process and permit approval by the
U.S. Forest Service, the Brighton Resort Area
Boundary shall be permanent.
(B) SOLITUDE.—If a realignment of the
Solitude Resort Area Permit Boundary is pro-
posed within the Solitude "Resort Boundary Ad-
justment Area" as depicted on the Conservation
and Recreation Area map, the proposed realign-
ment is subject to the permitting process as of the
date of enactment of this Act. After completion of
the full permitting process and permit approval by
the U.S. Forest Service, the Resort Area Bound-
ary shall be permanent.
(11) FACILITIES.—
(A) DEFINITION.—In this subsection, the
term "facility" means authorized facilities, such
as water resource, water treatment, flood control,
utility, pipeline, or telecommunications facilities.
(B) EXISTING FACILITIES.—Nothing in
this section affects the operation or maintenance

1	of an existing facility located within the Conser-
2	vation and Recreation Area.
3	(C) EXPANSION AND NEW FACILITIES.—
4	Nothing in this section prohibits the Secretary
5	from authorizing the expansion of an existing fa-
6	cility or the construction of a new facility within
7	the Conservation and Recreation Area subject
8	to—
9	(i) the management plan;
10	(ii) all applicable laws; and
11	(iii) in a manner consistent with
12	the purposes described in sec-
13	tion 3(b).
14	(12) WATER RIGHTS.—
15	(A) DEFINITION.—In this subsection, the
16	term "water resource facility" means irrigation
17	and pumping facilities, reservoirs, water conser-
18	vation works, aqueducts, canals, ditches, pipe-
19	lines, wells, hydropower projects, transmission,
20	and other facilities ancillary thereto, and other
21	water diversion, storage, and carriage structures.
22	(B) EFFECT OF ACT.—Nothing in this
23	Act—
24	(i) shall constitute either an express or
25	implied reservation by the United States of
26	any water or water rights with respect to the

1	Conservation and Recreation Area;
2	(ii) affect any water rights in the
3	State existing on the date of enactment of
4	this Act, including any water rights held by
5	the United States; or
6	(iii) establish a precedent with re-
7	gard to any future Conservation and Recre-
8	ation Area designations.
9	(C) UTAH WATER LAW.—The Secretary
10	shall follow the procedural and substantive re-
11	quirements of State law to obtain and hold any
12	water rights not in existence on the date of the en-
13	actment of this Act with respect to the Conserva-
14	tion and Recreation Area.
15	(D) EXISTING WATER INFRASTRUC-
16	TURE.—Nothing in this Act shall be construed to
17	limit motorized access and road maintenance by
18	local municipalities, water districts, water sys-
19	tems, or utilities for those maintenance activities
20	necessary to guarantee the continued viability of
21	water resource facilities that currently exist or
22	which may be necessary in the future to prevent
23	the degradation of the water supply in the Conser-
24	vation and Recreation Area designated by this
25	Act.
26	(13) FISH AND WILDLIFE.—Nothing in this Act

1	affects the jurisdiction of the State with respect to fish
2	and wildlife.
3	(14) FEES. —Notwithstanding any other provi-
4	sion of law, the Forest Service is authorized to assess
5	reasonable fees for admission to and the use and occu-
6	pancy of the National Forest lands within the Conser-
7	vation and Recreation Area. Any admission fees and
8	fees assessed for recreational activities shall be applied
9	to operations, maintenance and improvements of rec-
10	reation and transportation infrastructure within the
11	Conservation and Recreation Area and implemented
12	only after public notice and a period of not less than 60
13	days for public comment.
14	SEC. 7. LAND OWNERSHIP.
15	(a) DEFINITIONS.—In this subsection—
16	(1) FEDERAL LAND.—The term "Federal land"
17	means the National Forest System land identified as
17 18	
	means the National Forest System land identified as
18	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Owner-
18 19	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Owner- ship" as generally depicted on the map entitled "Pre-
18 19 20	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Ownership" as generally depicted on the map entitled "Preliminary Conceptual Map for Proposed Land Ex-
18 19 20 21	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Ownership" as generally depicted on the map entitled "Preliminary Conceptual Map for Proposed Land Exchange between The U.S. Forest Service and certain
18 19 20 21 22	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Ownership" as generally depicted on the map entitled "Preliminary Conceptual Map for Proposed Land Exchange between The U.S. Forest Service and certain Utah Ski Areas" dated
18 19 20 21 22	means the National Forest System land identified as "Federal Land To Be Evaluated for Private Ownership" as generally depicted on the map entitled "Preliminary Conceptual Map for Proposed Land Exchange between The U.S. Forest Service and certain Utah Ski Areas" dated (2) NON-FEDERAL LAND.—The term "non-Fed-

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1

be Evaluated for Public Ownership - From

2	Snowbird" as generally depicted on the map en-
3	titled "Preliminary Conceptual Map for Pro-
4	posed Land Exchange between The U.S. Forest
5	Service and certain Utah Ski Areas" dated
6	(B) land owned by Brighton Mountain
7	Resort identified as "Private Land To be Evalu-
8	ated for Public Ownership - From Brighton" as
9	generally depicted on the map entitled "Prelimi-
10	nary Conceptual Map for Proposed Land Ex-
11	change between The U.S. Forest Service and cer-
12	tain Utah Ski Areas" dated; and
13	(C) land owned by Solitude Mountain
14	Resort identified as "Private Land To be Evalu-
15	ated for Public Ownership - From Solitude" as
16	generally depicted on the map entitled "Prelimi-
17	nary Conceptual Map for Proposed Land Ex-
18	change between The U.S. Forest Service and cer-
19	tain Utah Ski Areas" dated
20	(b) MAP; LEGAL DESCRIPTION.—
21	(1) ADJUSTMENTS.—The Secretary and the ski
22	areas may, by mutual agreement, correct minor or ty-
23	pographical errors in any maps, acreage estimate, or
24	description of any land to be exchanged under this sec-
25	tion.
26	(2) MAP AVAILABILITY.—The maps depicting

1	the Federal and non-Federal lands to be exchanged un-
2	der this Act shall be available for public inspection in
3	the Office of the Supervisor, Wasatch-Cache National
4	Forest and Office of the Regional Forester, Intermoun-
5	tain Region.
6	(c) CONVEYANCE OF LAND.—
7	(1) SNOWBIRD SKI AND SUMMER RESORT.—
8	Subject to valid existing rights and the provisions of
9	this section, if Snowbird Ski and Summer Resort offers
10	to convey to the United States all right, title, and inter-
11	est of in and to non-Federal land in subsection
12	(a)(2)(A), and the offer is acceptable to the Secre-
13	tary—
14	(A) the Secretary shall accept the offer;
15	and
16	(B) upon receipt of acceptable title to the
17	non-Federal land in subsection (a)(2)(A), the Sec-
18	retary shall convey to Snowbird Ski and Summer
19	Resort all right, title, and interest of the United
20	States in and to the Federal Land determined by
21	(d)(3).
22	(2) BRIGHTON MOUNTAIN RESORT.—Subject to
23	valid existing rights and the provisions of this section,
24	if Brighton Mountain Resort offers to convey to the
25	United States all right, title, and interest in and to non-
26	Federal land in subsection (a)(2)(C), and the offer is

1	acceptable to the Secretary—
2	(A) the Secretary shall accept the offer
3	and
4	(B) upon receipt of acceptable title to the
5	non-Federal land in subsection (a)(2)(A), the Sec-
6	retary shall convey to Brighton Mountain Resort
7	Resort all right, title, and interest of the United
8	States in and to the Federal Land determined by
9	(d)(3).
10	(3) SOLITUDE MOUNTAIN RESORT.—
11	Subject to valid existing rights and the provisions of
12	this section, if Solitude Mountain Resort offers to con-
13	vey to the United States all right, title, and interest in
14	and to non-Federal land in subsection (a)(2)(D), and
15	the offer is acceptable to the Secretary—
16	(A) the Secretary shall accept the offer
17	and
18	(B) upon receipt of acceptable title to the
19	non-Federal land in subsection (a)(2)(A), the Sec-
20	retary shall convey to Brighton Mountain Resort
21	Resort all right, title, and interest of the United
22	States in and to the Federal Land determined by
23	(d)(3).
24	(d) CONDITIONS ON ACCEPTANCE.—
25	(1) TITLE.—As a condition of the land exchange
26	under this subsection, title to the non-Federal land to

1	be acquired by the Secretary under this subsection shall
2	be acceptable to the Secretary based on Department of
3	Justice Title Standards.
4	(2) TERMS AND CONDITIONS.—The conveyance
5	of the Federal land and non-Federal land shall be sub-
6	ject to—
7	(A) all applicable laws, including the Na-
8	tional Environmental Policy Act of 1969 (42
9	U.S.C. §4321 et seq.) and section 206 of the Fed-
10	eral Land Policy Act of 1976 (43 U.S.C. §1716);
11	and
12	(B) such terms and conditions as the Sec-
13	retary may require.
14	(3) IDENTIFICATION OF FEDERAL LANDS TO BE
15	EXCHANGED.—Conveyance of Federal land under this
16	section shall be contingent upon the Secretary and a ski
17	area reaching a mutual agreement on the land to be
18	conveyed.
19	(4) PUBLIC ENGAGEMENT PROCESS.— The Sec-
20	retary shall initiate a public engagement process to be
21	conducted in accordance with the National Environ-
22	mental Policy Act (42 U.S.C. 4321 et seq.) and other
23	applicable Federal laws for the purpose of—
24	(A) evaluating existing private and public
25	access to and uses of the Federal land and non-
26	Federal land; and

1	(B) determining specific descriptions of
2	the non-Federal and Federal land to be exchanged
3	that will be acceptable to the Secretary and that
4	can be agreed to by the ski area.
5	(5) APPRAISALS.—
6	(A) IN GENERAL.—As soon as practica-
7	ble after the date of enactment of this Act, the
8	Secretary shall select an appraiser to conduct an
9	appraisal of the Federal land and non-Federal
10	land, as appropriate.
11	(B) REQUIREMENTS.— The values of the
12	lands to be exchanged under this section shall be
13	determined by the Secretary through appraisals
14	performed in accordance with—
15	(i) The Uniform Appraisal Stand-
16	ards for Federal Land Acquisitions; and
17	(ii) The Uniform Standards of
18	Professional Appraisal Practice.
19	(C) Costs.— The costs of appraisal un-
20	der subparagraph (B) and any associated adminis-
21	trative costs shall be paid by the ski area.
22	(6) SURVEYS AND TITLE WORK.—
23	(A) IN GENERAL.— As soon as practica-
24	ble after the date of enactment of this Act, the Sec-
25	retary and the ski area shall reach mutual agree-
26	ment on and select surveyors to conduct surveys of

1	the Federal land and non-Federal land.
2	(B) REQUIREMENTS. The exact acreage
3	and legal description of the Federal land and non-
4	Federal land shall be determined by boundary sur-
5	veys by state-licensed surveyors of the lands to be
6	exchanged. The boundaries will be surveyed and
7	monumented as required by all applicable Federal
8	regulations.
9	(7) COSTS.— The ski area shall pay the costs as-
10	sociated with the land exchange, as appropriate, under
11	this section for—
12	(A) the appraisal under paragraph (6);
13	(B) any title work, including any ab-
14	stracts, title reports, escrow or closing fees, and
15	deed preparation;
16	(C) the preparation of any documenta-
17	tion under the National Environmental Policy
18	Act (43 U.SC. 4321 et seq.);
19	(D) the valuation of timber; and
20	(E) any other administrative costs associ-
21	ated with the land exchange.
22	(8) VALUATION AND EQUALIZATION.—
23	(A) IN GENERAL.—The value of the Fed-
24	eral land and non-Federal land to be exchanged un-
25	der this section—

1	(i) shall be equal, as determined by ap-
2	praisals conducted in accordance with para-
3	graph (5); or
4	(ii) if not equal, may be equalized by a
5	cash equalization payment in the manner pro-
6	vided in section 206(b) of the Federal Land
7	Policy and Management Act of 1976 (43
8	U.S.C. 1716(b)); or
9	(iii) if not equal, the acreage of the Fed-
10	eral land or the non-Federal land may be re-
11	duced to achieve equalization, as appropriate.
12	(9) DISPOSITION OF PROCEEDS.—
13	(A) IN GENERAL.—The Secretary shall
14	deposit in the fund established under Public Law
15	90-171 (commonly known as the Sisk Act; 16
16	U.S.C. 484a) any amount received by the Secre-
17	tary as the result of any cash equalization payment
18	made under subparagraph (8)(A)(ii).
19	(B) USE OF PROCEEDS.—Amounts de-
20	posited under subparagraph (A) shall be available
21	to the Secretary, without further appropriation and
22	until expended, for the acquisition of lands and in-
23	terests in lands in the Conservation and Recreation
24	Area.
25	(10) REVOCATION OF ORDERS; WITHDRAWAL.—
26	(A) REVOCATION OF ORDERS.—Any

1	public order withdrawing the Federal land from
2	entry, appropriation, or disposal under the public
3	land laws is revoked to the extent necessary to per-
4	mit the conveyance of the Federal land to the ski
5	area.
6	(B) WITHDRAWAL.—On the date of en-
7	actment of this Act, and until the date of the con-
8	veyance of the Federal land to a ski area, the Fed-
9	eral land is withdrawn from—
10	(i) location, entry, and patent under the
11	mining laws; and
12	(ii) disposition under laws relating to
13	mineral and geothermal leasing.
14	(11) HAZARDOUS MATERIALS.—
15	(A) IN GENERAL.— For any conveyance
16	of Federal land under this section, the Secretary
17	shall meet disclosure requirements for hazardous
18	substances, pollutants, or contaminants under sec-
19	tion 102(h) of the Comprehensive Environmental
20	Response, Compensation, and Liability Act of
21	1980 (42 U.S.C. 9620(h)(1)), but shall otherwise
22	not be required to remediate or abate such hazard-
23	ous substances, pollutants, or contaminants.
24	(B) CONDITIONS.—As a condition of a
25	land exchange under this section, the ski area must
26	agree to—

1	(i) indemnify and hold harmless the
2	United States for any costs associated with
3	remediating or abating any hazardous sub-
4	stances, pollutants, or contaminants located
5	on, or being released from, the land conveyed
6	under this Act: and
7	(ii) restore any injured or lost natural re-
8	sources as result of hazardous substances,
9	pollutants, or contaminants located on, or be-
10	ing released from, the Federal land or non-
11	Federal land conveyed under this subsection.
12	(C) ENVIRONMENTAL SITE ASSESS-
13	MENT.—
14	(i) AVAILABILITY.—The Secretary shall
15	make available for review and inspection any
15	make available for review and inspection any
15 16	make available for review and inspection any record relating to hazardous materials on the
15 16 17	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to
15 16 17 18	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal
15 16 17 18 19	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal land under this section, the ski area shall con-
15 16 17 18 19 20	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal land under this section, the ski area shall conduct an Environmental Site Assessment of
15 16 17 18 19 20	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal land under this section, the ski area shall conduct an Environmental Site Assessment of the Federal land and non-Federal land pro-
15 16 17 18 19 20 21	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal land under this section, the ski area shall conduct an Environmental Site Assessment of the Federal land and non-Federal land proposed for exchange.
15 16 17 18 19 20 21 22	make available for review and inspection any record relating to hazardous materials on the land to be exchanged under this Act. Prior to the conveyance of Federal or non-Federal land under this section, the ski area shall conduct an Environmental Site Assessment of the Federal land and non-Federal land proposed for exchange. (ii) REQUIREMENTS.—The Environmen-

conveyed from the United States; an (II) shall be provided to the S tary. (D) COSTS.—The costs of any resp action or restoration of injured or lost natural source relating to hazardous materials, pollut or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	1	312 that apply to the non-Federal land to
tary. (II) shall be provided to the S tary. (D) COSTS.—The costs of any resp action or restoration of injured or lost natural source relating to hazardous materials, polluted or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange under section. (E) FEDERAL LAND.— Notwithstare the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only required to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to cowith any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	2	be conveyed to or the Federal land to be
(D) COSTS.—The costs of any respectation or restoration of injured or lost natural source relating to hazardous materials, polluted or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. It claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange under section. (E) FEDERAL LAND.— Notwithstare the Comprehensive Environmental Respection Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only required to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U.9620(h)(1)), but not otherwise required to compute with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	3	conveyed from the United States; and
6 (D) Costs.—The costs of any resp. 7 action or restoration of injured or lost natural 8 source relating to hazardous materials, pollut 9 or contaminants on land exchanged under this 10 tion shall be paid by the appropriate ski area. 11 claim shall be made against the United State 12 any ski area for any costs associated with the 13 eral land on non-Federal land exchange unde 14 section. 15 (E) FEDERAL LAND.— Notwithstar 16 the Comprehensive Environmental Resp 17 Compensation, and Liability Act of 1980 18 U.S.C. 9601 et seq.), the Secretary is only req 19 to comply with the requirements set forth in 20 graph (1) of section 102(h) of that Act (42 U 21 9620(h)(1)), but not otherwise required to co 22 with any other provisions of section 102(h) 23 U.S.C. 9620(h)) for Federal land conveyed to 24 area under this section.	4	(II) shall be provided to the Secre-
action or restoration of injured or lost natural source relating to hazardous materials, pollut or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	5	tary.
source relating to hazardous materials, polluted or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange under section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Responder Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only required to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to comply with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	6	(D) Costs.—The costs of any response
or contaminants on land exchanged under this tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	7	action or restoration of injured or lost natural re-
tion shall be paid by the appropriate ski area. claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	8	source relating to hazardous materials, pollutants,
claim shall be made against the United State any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	9	or contaminants on land exchanged under this sec-
any ski area for any costs associated with the eral land on non-Federal land exchange unde section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	10	tion shall be paid by the appropriate ski area No
eral land on non-Federal land exchange under section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Responder Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only requiped to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to cowith any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	11	claim shall be made against the United States by
section. (E) FEDERAL LAND.— Notwithstar the Comprehensive Environmental Resp Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	12	any ski area for any costs associated with the Fed-
15 (E) FEDERAL LAND.— Notwithstar 16 the Comprehensive Environmental Resp 17 Compensation, and Liability Act of 1980 18 U.S.C. 9601 et seq.), the Secretary is only req 19 to comply with the requirements set forth in 19 graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co 19 with any other provisions of section 102(h) 19 U.S.C. 9620(h)) for Federal land conveyed to 19 area under this section.	13	eral land on non-Federal land exchange under this
the Comprehensive Environmental Resp. Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req. to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co. with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	14	section.
Compensation, and Liability Act of 1980 U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	15	(E) FEDERAL LAND.— Notwithstanding
U.S.C. 9601 et seq.), the Secretary is only req to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h U.S.C. 9620(h)) for Federal land conveyed to area under this section.	16	the Comprehensive Environmental Response,
to comply with the requirements set forth in graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	17	Compensation, and Liability Act of 1980 (42
graph (1) of section 102(h) of that Act (42 U 9620(h)(1)), but not otherwise required to co with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	18	U.S.C. 9601 et seq.), the Secretary is only required
21 9620(h)(1)), but not otherwise required to co 22 with any other provisions of section 102(h) 23 U.S.C. 9620(h)) for Federal land conveyed to 24 area under this section.	19	to comply with the requirements set forth in para-
with any other provisions of section 102(h) U.S.C. 9620(h)) for Federal land conveyed to area under this section.	20	graph (1) of section 102(h) of that Act (42 U.S.C.
U.S.C. 9620(h)) for Federal land conveyed to area under this section.	21	9620(h)(1)), but not otherwise required to comply
area under this section.	22	with any other provisions of section 102(h) (42
	23	U.S.C. 9620(h)) for Federal land conveyed to a ski
25 (12) DEADLINE FOR COMPLETION OF LAND	24	area under this section.
	25	(12) DEADLINE FOR COMPLETION OF LAND EX-

CENTRAL WASATCH NATIONAL CONSERVATION AND RECREATION AREA ACT

- 1 CHANGE.—It is the intent of Congress that the land ex-
- 2 change under this subsection shall be completed not
- later than 48 months after the date the proposal from
- 4 the non-Federal party is accepted by the Secretary.

5 SEC. 8. MAPS AND LEGAL DESCRIPTIONS.

- 6 (a) IN GENERAL.—As soon as practicable after the date
- 7 of enactment of this Act, the Secretary shall prepare a map
- 8 and legal description of the Conservation and Recreation
- 9 Area, wilderness and wilderness additions, and White Pine
- 10 Special Management Area.
- 11 (b) LEGAL EFFECT.—The maps and legal descriptions
- prepared under subsection (a) shall have the same force
- and effect as if included in this section, except that the Sec-
- 14 retary may correct minor or typographical errors in the
- map and legal description.
- 16 (c) AVAILABILITY OF MAP AND LEGAL DESCRIPTION.—
- 17 The maps and legal descriptions prepared under subsec-
- tion (a) shall be on file and available for public inspection
- in the appropriate offices of the Forest Service.
- 20 SEC. 9. AUTHORIZATION FOR APPROPRIA-
- 21 TIONS.
- 22 (a) AUTHORIZATION OF APPROPRIATIONS.—There is
- 23 authorized to be appropriated to the Secretary to carry out
- 24 this Act \$XXX for each of fiscal years XXX through
- 25 **XXX**.