### 113TH CONGRESS 1ST SESSION **H.R.**

To restore employment and educational opportunities in, and improve the economic stability of, counties containing National Forest System land, while also reducing Forest Service management costs, by ensuring that such counties have a dependable source of revenue from National Forest System land, to provide a temporary extension of the Secure Rural Schools and Community Self-Determination Act of 2000, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

Mr. HASTINGS of Washington introduced the following bill; which was referred to the Committee on \_\_\_\_\_\_

# A BILL

- To restore employment and educational opportunities in, and improve the economic stability of, counties containing National Forest System land, while also reducing Forest Service management costs, by ensuring that such counties have a dependable source of revenue from National Forest System land, to provide a temporary extension of the Secure Rural Schools and Community Self-Determination Act of 2000, 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 "Restoring Healthy Forests for Healthy Communities4 Act".
- 5 (b) TABLE OF CONTENTS.—The table of contents of
- 6 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Definitions.
  - Sec. 3. Establishment of Forest Reserve Revenue Areas and annual volume requirements.
  - Sec. 4. Management of Forest Reserve Revenue Areas.
  - Sec. 5. Distribution of forest reserve revenues.
  - Sec. 6. Extension of Secure Rural Schools and Community Self-Determination Act of 2000 pending full operation of Forest Reserve Revenue Areas.

#### 7 SEC. 2. DEFINITIONS.

8 In this Act:

9 (1) ANNUAL VOLUME REQUIREMENT.— 10 (A) IN GENERAL.—The term "annual vol-11 ume requirement", with respect to a Forest Re-12 serve Revenue Area, means a volume of na-13 tional forest materials no less than 50 percent 14 of the sustained yield of the Forest Reserve 15 Revenue Area. (B) EXCLUSIONS.—In determining the vol-16 17 ume of national forest materials or the sus-18 tained yield of a Forest Reserve Revenue Area, 19 the Secretary may not include non-commercial

post and pole sales and personal use firewood.

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(2) BENEFICIARY COUNTY.—The term "bene ficiary county" means a political subdivision of a
 State that, on account of containing National Forest
 System land, was eligible to receive payments
 through the State under title I of the Secure Rural
 Schools and Community Self-Determination Act of
 2000 (16 U.S.C. 7111 et seq.).

8 (3) CATASTROPHIC EVENT.—The term "cata-9 strophic event" means an event (including severe 10 fire, insect or disease infestations, windthrow, or 11 other extreme weather or natural disaster) that the 12 Secretary determines will cause or has caused sub-13 stantial damage to National Forest System land or 14 natural resources on National Forest System land.

(4) COMMUNITY WILDFIRE PROTECTION
PLAN.—The term "community wildfire protection
plan" has the meaning given that term in section
101 of the Healthy Forests Restoration Act of 2003
(16 U.S.C. 6511).

20 (5) COVERED FOREST RESERVE PROJECT.—
21 The terms "covered forest reserve project" and "cov22 ered project" mean a project involving the manage23 ment or sale of national forest materials within a
24 Forest Reserve Revenue Area to generate forest re-

1	serve revenues and achieve the annual volume re-
2	quirement for the Forest Reserve Revenue Area.
3	(6) Forest reserve revenue area.—
4	(A) IN GENERAL.—The term "Forest Re-
5	serve Revenue Area" means National Forest
6	System land in a unit of the National Forest
7	System designated for sustainable forest man-
8	agement for the production of national forest
9	materials and forest reserve revenues.
10	(B) INCLUSIONS.—Subject to subpara-
11	graph (C), but otherwise notwithstanding any
12	other provision of law, including executive or-
13	ders and regulations, the Secretary shall include
14	in Forest Reserve Revenue Areas all National
15	Forest System lands identified as commercial
16	forest land capable of producing twenty cubic
17	feet of timber per acre.
18	(C) EXCLUSIONS.—A Forest Reserve Rev-
19	enue Area may not include National Forest
20	System land—
21	(i) that is a component of the Na-
22	tional Wilderness Preservation System; or
23	(ii) on which the removal of vegetation
24	is specifically prohibited by Federal stat-
25	ute.

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(7) FOREST RESERVE REVENUES.—The term
 "forest reserve revenues" means revenues derived
 from the sale of national forest materials in a Forest
 Reserve Revenue Area.

5 (8) NATIONAL FOREST MATERIALS.—The term
6 "national forest materials" has the meaning given
7 that term in section 14(e)(1) of the National Forest
8 Management Act of 1976 (16 U.S.C. 472a(e)(1)).

(9) NATIONAL FOREST SYSTEM.—The term 9 10 "National Forest System" has the meaning given 11 that term in section 11(a) of the Forest and Range-12 land Renewable Resources Planning Act of 1974 (16) 13 U.S.C. 1609(a)), except that the term does not in-14 clude the National Grasslands and land utilization 15 projects designated as National Grasslands adminis-16 tered pursuant to the Act of July 22, 1937 (7 17 U.S.C. 1010-1012).

18 (10) SECRETARY.—The term "Secretary"
19 means the Secretary of Agriculture.

20 (11) SUSTAINED YIELD.—The term "sustained
21 yield" means the annual growth of the forest cal22 culated on the basis of the culmination of mean an23 nual increment using cubic measurement or other
24 methods at the sole discretion of the Secretary.

(12) STATE.—The term "State" includes the
 Commonwealth of Puerto Rico.

3 (13) 25-PERCENT PAYMENT.—The term "254 percent payment" means the payment to States re5 quired by the sixth paragraph under the heading of
6 "FOREST SERVICE" in the Act of May 23, 1908
7 (35 Stat. 260; 16 U.S.C. 500), and section 13 of the
8 Act of March 1, 1911 (36 Stat. 963; 16 U.S.C.
9 500).

10SEC. 3. ESTABLISHMENT OF FOREST RESERVE REVENUE11AREAS AND ANNUAL VOLUME REQUIRE-12MENTS.

(a) ESTABLISHMENT OF FOREST RESERVE REV14 ENUE AREAS.—Not later than 60 days after the date of
15 enactment of this Act, the Secretary shall establish one
16 or more Forest Reserve Revenue Areas within each unit
17 of the National Forest System.

(b) PURPOSE.—The purpose of a Forest Reserve
Revenue Area is to provide a dependable source of 25-percent payments and economic activity for each beneficiary
county containing National Forest System land.

(c) FIDUCIARY RESPONSIBILITY.—The Secretary
shall have a fiduciary responsibility to beneficiary counties
to manage Forest Reserve Revenue Areas to satisfy the
annual volume requirement.

(d) DETERMINATION OF ANNUAL VOLUME REQUIRE MENT.—Not later than 30 days after the date of the es tablishment of a Forest Reserve Revenue Area, the Sec retary shall determine the annual volume requirement for
 that Forest Reserve Revenue Area.

6 (e) LIMITATION ON REDUCTION OF FOREST RE-7 SERVE REVENUE AREAS.—Once a Forest Reserve Rev-8 enue Area is established under subsection (a). the Sec-9 retary may not reduce the number of acres of National 10 Forest System land included in that Forest Reserve Rev-11 enue Area.

(f) MAP.—The Secretary shall provide a map of all
Forest Reserve Revenue Areas established under subsection (a) for each unit of the National Forest System
to—

- 16 (1) the Committee on Agriculture and the Com17 mittee on Natural Resources of the House of Rep18 resentatives; and
- 19 (2) the Committee on Agriculture, Nutrition,
  20 and Forestry and the Committee on Energy and
  21 Natural Resources of the Senate.

(g) RECOGNITION OF VALID AND EXISTING
RIGHTS.—Neither the establishment of Forest Reserve
Revenue Areas under subsection (a) nor any other provision of this Act shall be construed to limit or restrict—

(1) access to National Forest System land for
 hunting, fishing, recreation, and other related pur poses; or

4 (2) valid and existing rights regarding National
5 Forest System land, including rights of any federally
6 recognized Indian tribe.

## 7 SEC. 4. MANAGEMENT OF FOREST RESERVE REVENUE 8 AREAS.

9 (a) REQUIREMENT TO ACHIEVE ANNUAL VOLUME 10 **REQUIREMENT.**—Effective for fiscal year 2014 and each fiscal year thereafter, the Secretary shall manage each 11 Forest Reserve Revenue Area in the manner necessary to 12 achieve the annual volume requirement for the Forest Re-13 serve Revenue Area. The Secretary is authorized and en-14 15 couraged to commence covered forest reserve projects as soon as practicable after the date of the enactment of this 16 Act to begin generating forest reserve revenues. 17

18 (b) STANDARDS FOR PROJECTS WITHIN FOREST RE-19 SERVE REVENUE AREAS.—The Secretary shall conduct 20 covered forest reserve projects within Forest Reserve Rev-21 enue Areas in accordance with this section, which shall 22 serve as the sole means by which the Secretary will comply 23 with the National Environmental Policy Act of 1969 (42) 24 U.S.C. 4331 et seq.) and other laws applicable to the covered projects. 25

(c) Environmental Analysis Process for
 Projects in Forest Reserve Revenue Areas.—

3 (1) Environmental assessment.—The Sec-4 retary shall give published notice and complete an 5 environmental assessment pursuant to section 6 102(2) of the National Environmental Policy Act of 7 1969 (42 U.S.C. 4332(2)) for a covered forest re-8 serve project proposed to be conducted within a For-9 est Reserve Revenue Area, except that the Secretary is not required to study, develop, or describe any al-10 11 ternative to the proposed agency action.

12 (2)CUMULATIVE EFFECTS.—The Secretary 13 shall consider cumulative effects solely by evaluating 14 the impacts of a proposed covered forest reserve 15 project combined with the impacts of any other 16 projects that were approved with a Decision Notice 17 or Record of Decision before the date on which the 18 Secretary published notice of the proposed covered 19 project. The cumulative effects of past projects may 20 be considered in the environmental assessment by 21 using a description of the current environmental 22 conditions.

23 (3) LENGTH.—The environmental assessment
24 prepared for a proposed covered forest reserve
25 project shall not exceed 100 pages in length. The

Secretary may incorporate in the environmental as sessment, by reference, any documents that the Sec retary determines, in the sole discretion of the Sec retary, are relevant to the assessment of the environ mental effects of the covered project.

6 (4) DEADLINE FOR COMPLETION.—The Sec-7 retary shall complete the environmental assessment 8 for a covered forest reserve project within 180 days 9 after the date on which the Secretary published no-10 tice of the proposed covered project.

11 (5) CATEGORICAL EXCLUSION.—A covered for-12 est reserve project that is proposed in response to a 13 catastrophic event, is identified within a community 14 wildfire protection plan, or that covers an area of 15 10,000 acres or less shall be categorically excluded 16 from the requirements of the National Environ-17 mental Policy Act of 1969 (42 U.S.C. 4331 et seq.). 18 (d) Application of Land and Resource Manage-MENT PLAN.—A covered forest reserve project shall be im-19 plemented consistent with the standards and guidelines 20 21 contained in the land and resource management plan for the unit of the National Forest System in which the cov-22 23 ered project will be carried out, except that—

24 (1) section 6(g)(3)(E)(iv) of the Forest and
25 Rangeland Renewable Resources Planning Act of

1974 (16 U.S.C. 1604(g)(3)(E)(iv)) shall not apply;
 and

3 (2) the Secretary may comply with section
4 14(g) of the National Forest Management Act of
5 1976 (16 U.S.C. 472(a)(g)) by using designation-by6 prescription.

7 (e) Compliance With Endangered Species 8 Act.—

9 (1) NON-JEOPARDY ASSESSMENT.—If the Sec-10 retary determines that a concern exists that a pro-11 posed covered forest reserve project may affect the 12 continued existence of any species listed as endan-13 gered or threatened under section 4 of the Endan-14 gered Species Act of 1973 (16 U.S.C. 1533), the 15 Secretary shall issue a determination explaining the 16 view of the Secretary that the proposed covered 17 project will not jeopardize the continued existence of 18 the species.

19 (2) SUBMISSION, REVIEW, AND RESPONSE.—

20 (A) SUBMISSION.—The Secretary shall
21 submit a determination issued by the Secretary
22 under paragraph (1) to the Secretary of the In23 terior or the Secretary of Commerce, as appro24 priate.

1	(B) REVIEW AND RESPONSE.—Within 30
2	days after receiving a determination under sub-
3	paragraph (A), the Secretary of the Interior or
4	the Secretary of Commerce, as appropriate,
5	shall provide a written response to the Sec-
6	retary concurring in or rejecting the Secretary's
7	determination. If the Secretary of the Interior
8	or the Secretary of Commerce rejects the deter-
9	mination, the written response shall include rec-
10	ommendations for measures that—
11	(i) will avoid the likelihood of jeopardy
12	to, or adverse modification of the habitat
13	of, an endangered or threatened species;
14	(ii) can be implemented in a manner
15	consistent with the intended purpose of the
16	covered forest reserve project;
17	(iii) can be implemented consistent
18	with the scope of the Secretary's legal au-
19	thority and jurisdiction; and
20	(iv) are economically and techno-
21	logically feasible.
22	(3) FORMAL CONSULTATION.—If the Secretary
23	of the Interior or the Secretary of Commerce rejects
24	a determination issued by the Secretary under para-
25	graph (1), the Secretary of the Interior or the Sec-

1	retary of Commerce also is required to engage in
2	formal consultation with the Secretary. The Secre-
3	taries shall complete such consultation pursuant to
4	section 7 of the Endangered Species Act of $1973$ (16
5	U.S.C. 1536) within 90 days after the submission of
6	the written response under paragraph (2).
7	(f) Administrative and Judicial Review.—
8	(1) Administrative review.—Administrative
9	review of a covered forest reserve project shall occur
10	only in accordance with the special administrative
11	review process established under section 105 of the
12	Healthy Forests Restoration Act of 2003 (16 U.S.C.
13	6515).
14	(2) JUDICIAL REVIEW.—
15	(A) IN GENERAL.—Judicial review of a
16	covered forest reserve project shall occur in ac-
17	cordance with section 106 of the Healthy For-
18	ests Restoration Act of 2003 (16 U.S.C. 6516).
19	(B) BOND REQUIRED.—A plaintiff chal-
20	lenging a covered forest reserve project shall be
21	required to post a bond or other security ac-
22	ceptable to the court for the reasonably esti-
23	mated costs, expenses, and attorneys fees of the
24	Secretary as defendant. All proceedings in the
25	action shall be stayed until the security is given.

If the plaintiff has not complied with the order
 to post such bond or other security within 90
 days after the date of service of the order, then
 the action shall be dismissed with prejudice.

5 (C) RECOVERY.—If the Secretary prevails 6 in the case, the Secretary shall submit to the 7 court a motion for payment of all litigation ex-8 penses.

#### 9 SEC. 5. DISTRIBUTION OF FOREST RESERVE REVENUES.

Forest reserve revenues generated by a covered forest
reserve project shall be used by the Secretary—

12 (1) to make deposits into the fund established 13 under section 3 of the Act of June 9, 1930 (16 14 U.S.C. 576b; commonly known as the Knutson-Van-15 denberg Fund) and the fund established under sec-16 tion 14(h) of the National Forest Management Act 17 of 1976 (16 U.S.C. 472a(h); commonly known as 18 the salvage sale fund) in contributions equal to the 19 monies otherwise collected under those Acts for 20 projects conducted on National Forest System land; 21 and

(2) to make 25-percent payments to States forthe benefit of beneficiary counties.

# SEC. 6. EXTENSION OF SECURE RURAL SCHOOLS AND COM MUNITY SELF-DETERMINATION ACT OF 2000 PENDING FULL OPERATION OF FOREST RE SERVE REVENUE AREAS. To Be Added The Secure Rural Schools and Com-

6 munity Self-Determination Act of 2000 (16 U.S.C. 7101
7 et seq.) is amended—