118TH CONGRESS 1ST SESSION S.
To amend the Federal Land Policy and Management Act of 1976 to improve the management of grazing permits and leases, and for other purposes.
IN THE SENATE OF THE UNITED STATES
Mr. Barrasso (for himself, Ms. Lummis, Mr. Rounds, and Mr. Risch) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To amend the Federal Land Policy and Management Act of 1976 to improve the management of grazing permits and leases, 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 "Resiliency for Ranch-
- 5 ing and Natural Conservation Health Act".

1	SEC. 2. TEMPORARY USE OF VACANT GRAZING ALLOT-
2	MENTS FOR HOLDERS OF GRAZING PERMITS
3	OR LEASES DURING EXTREME NATURAL
4	EVENTS AND DISASTERS.
5	Title IV of the Federal Land Policy and Management
6	Act of 1976 (43 U.S.C. 1751 et seq.) is amended by add-
7	ing at the end the following:
8	"SEC. 405. VACANT GRAZING ALLOTMENTS MADE AVAIL-
9	ABLE TO HOLDERS OF GRAZING PERMITS OR
10	LEASES DURING EXTREME NATURAL EVENTS
11	AND DISASTERS.
12	"(a) Definition of Secretary Concerned.—In
13	this section, the term 'Secretary concerned' means—
14	"(1) the Secretary of Agriculture, with respect
15	to National Forest System land; and
16	"(2) the Secretary, with respect to public lands.
17	"(b) Allotments.—
18	"(1) In general.—To the maximum extent
19	practicable, the Secretary concerned shall make
20	available to the holder of a grazing permit or lease
21	issued by either Secretary concerned the temporary
22	use of a vacant grazing allotment if 1 or more graz-
23	ing allotments covered by the grazing permit or lease
24	of the holder of the grazing permit or lease are tem-
25	porarily unusable, as determined by the Secretary
26	concerned, because of resource conditions from un-

1	foreseen natural events or disasters (including an ex-
2	treme weather event, drought, wildfire, infestation,
3	or blight).
4	"(2) Terms and conditions.—In establishing
5	the terms and conditions in a permit or lease for the
6	temporary use of a vacant grazing allotment made
7	available pursuant to this subsection, the Secretary
8	concerned—
9	"(A) shall take into consideration the
10	terms and conditions of the most recent permit
11	or lease that was applicable to the vacant graz-
12	ing allotment;
13	"(B) if there are no terms or conditions
14	available for consideration under subparagraph
15	(A), may assign temporary terms or conditions
16	after considering ecological conditions of, or
17	terms on, adjacent grazing allotments;
18	"(C) shall base the terms and conditions
19	on local ecological conditions, as determined by
20	the applicable official;
21	"(D) shall take into consideration other
22	factors, including any prior agency agreement
23	that resolved or sought to resolve a manage-
24	ment conflict, including a conflict related to
25	State management of wildlife; and

1	"(E) may authorize the placement and use
2	of temporary portable corrals and water troughs
3	on the vacant grazing allotment to accommo-
4	date the temporary use.
5	"(3) Coordination.—To the maximum extent
6	practicable, the Secretaries concerned shall coordi-
7	nate to make available to holders of grazing permits
8	or leases the use of vacant grazing allotments, re-
9	gardless of agency jurisdiction over vacant grazing
10	allotments, pursuant to paragraphs (1) and (2).
11	"(4) Additional considerations; effect.—
12	"(A) Additional considerations.—For
13	purposes of determining whether to make avail-
14	able the temporary use of a vacant grazing al-
15	lotment under paragraph (1), the Secretary
16	concerned shall consider whether there is a
17	court-issued injunction in effect as of the date
18	of the determination that constrains or other-
19	wise limits the use of an allotment for which
20	the permit or lease has been issued.
21	"(B) Effect.—The temporary use of a
22	vacant grazing allotment under this subsection
23	shall not—
24	"(i) preclude or otherwise alter other
25	ongoing or future actions or assessments

1	evaluating the potential of the vacant graz-
2	ing allotment to be used or otherwise as-
3	signed; or
4	"(ii) alter—
5	"(I) the terms and conditions of
6	the original grazing permit or lease of
7	the holder of the grazing permit or
8	lease;
9	"(II) the preference or ability of
10	the holder of the grazing permit or
11	lease to return to the original allot-
12	ment once access to, or the use of, the
13	original allotment is restored; or
14	"(III) the animal unit months in
15	future authorizations, or conditions of
16	a permit, of the holder of the grazing
17	permit or lease.
18	"(c) Duration.—The Secretary concerned shall de-
19	termine the duration of the temporary use of a vacant
20	grazing allotment made available pursuant to subsection
21	(b), after considering the period of time necessary for the
22	original allotment of the holder of the grazing permit or
23	lease to return to use, not to exceed 3 consecutive grazing
24	seasons.
25	"(d) Guidelines —

1	"(1) IN GENERAL.—Not later than 1 year after
2	the date of enactment of this section, the Secretary
3	concerned shall establish guidelines to expeditiously,
4	efficiently, and effectively carry out activities author-
5	ized under this section.
6	"(2) Considerations.—In establishing the
7	guidelines under paragraph (1), the Secretary con-
8	cerned may consider—
9	"(A) eligibility criteria for the holders of
10	grazing permits or leases;
11	"(B) prioritizing holders of grazing per-
12	mits or leases in close proximity to a vacant
13	grazing allotment;
14	"(C) any class or change in class of live-
15	stock on the temporary use of a vacant grazing
16	allotment, with consideration given to local eco-
17	logical conditions, disease, wildlife conflicts, and
18	other factors based on localized conditions;
19	"(D) processes for coordinating with allot-
20	ments adjoining or within the vicinity of a va-
21	cant grazing allotment; and
22	"(E) any other processes intended to expe-
23	dite procedures for making vacant grazing allot-
24	ments available during emergent cir-
25	cumstances.".

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2	(a) Investment of Amounts in the Land and
3	WATER CONSERVATION FUND.—Section 200302 of title
4	54, United States Code, is amended—
5	(1) by redesignating subsection (c) as sub-
6	section (d); and
7	(2) by inserting after subsection (b) the fol-
8	lowing:
9	"(c) Investment of Amounts.—
10	"(1) In general.—On request of the Sec-
11	retary, the Secretary of the Treasury may invest any
12	portion of the Fund (including amounts in the Fund
13	that are appropriated but not disbursed) that is not,
14	as determined by the Secretary, required to meet the
15	current needs of the Fund, but not to exceed such
16	amounts as are necessary to generate \$15,000,000
17	in investment income per year under paragraph (2).
18	"(2) REQUIREMENT.—An investment of
19	amounts made available under paragraph (1) shall
20	be made by the Secretary of the Treasury in a pub-
21	lic debt security—
22	"(A) with a maturity suitable for the au-
23	thorized uses described in subsection $(c)(2)$ of
24	section 401 of the Federal Land Policy and
25	Management Act of 1976 (43 U.S.C. 1751);
26	and

1	"(B) bearing interest at a rate determined
2	by the Secretary of the Treasury, taking into
3	consideration current market yields on out-
4	standing marketable obligations of the United
5	States of comparable maturity.
6	"(3) Range betterment account.—The in-
7	come on investments of the Fund under this sub-
8	section shall be credited to, and used for purposes
9	of an account established in the Treasury, to be
10	known as the 'range betterment account', to be used
11	in accordance with subsection (c) of section 401 of
12	the Federal Land Policy and Management Act of
13	1976 (43 U.S.C. 1751).".
14	(b) Range Betterment Account.—Section 401 of
15	the Federal Land Policy and Management Act of 1976
16	(43 U.S.C. 1751) is amended by adding at the end the
17	following:
18	"(c) Range Betterment Account.—
19	"(1) Definition of Secretary con-
20	CERNED.—In this section, the term 'Secretary con-
21	cerned' means—
22	"(A) the Secretary of Agriculture, with re-
23	spect to National Forest System land; and
24	"(B) the Secretary, with respect to public
25	lands.

1	"(2) Use of funds.—Of the amounts available
2	in the account established under section
3	200302(c)(3) of title 54, United States Code (re-
4	ferred to in this subsection as the 'account')—
5	"(A) \$10,000,000 shall be made available
6	for each fiscal year to carry out rangeland im-
7	provement projects under subsection (b)(1), in-
8	cluding for all forms of rangeland betterment,
9	management, and improvement activities, in-
10	cluding seeding and reseeding, fence construc-
11	tion, the use of a temporary structure (such as
12	a corral), an invasive plant or weed control
13	measure or treatment, water development, and
14	any other activity that advances healthy range-
15	land improvement, habitat, and resiliency; and
16	"(B) \$5,000,000 shall be available for each
17	fiscal year to enhance, expand, or improve ac-
18	cess opportunities producing co-benefits for
19	hunting and recreation activities on public lands
20	or National Forest System land under the juris-
21	diction of the Secretary concerned through pub-
22	lic access agreements (including cooperative
23	agreements or special use agreements) that im-
24	prove or provide for permanent, temporary, or
25	seasonal access to private land through which

1	individuals would need to traverse to access the
2	public lands or National Forest System land,
3	subject to paragraph (5)(B).
4	"(3) Additional funds.—Amounts made
5	available from the account for rangeland improve-
6	ment projects under paragraph (2), shall be—
7	"(A) available, without further appropria-
8	tion; and
9	"(B) in addition to amounts received from
10	fees or other appropriations for those projects
11	or public access agreements.
12	"(4) AVAILABILITY.—To provide sufficient
13	flexibility for multiyear contracts, procurement, and
14	agreements, amounts made available under sub-
15	section (b)(1) and paragraph (2) shall remain avail-
16	able for expenditure, without fiscal year limitation,
17	until expended.
18	"(5) Coordination; agreements.—
19	"(A) RANGELAND IMPROVEMENT
20	PROJECTS.—
21	"(i) Coordination.—In carrying out
22	rangeland improvement projects using
23	amounts made available under subsection
24	(b)(1) and paragraph (2)(A), the Secretary
25	concerned shall coordinate with holders of

1	grazing permits or leases to ensure collabo-
2	rative and coordinated efforts.
3	"(ii) Cooperative agreements.—
4	The Secretary concerned may enter into a
5	cooperative agreement with the holder of a
6	grazing permit or lease to carry out range-
7	land improvement projects using amounts
8	made available under subsection (b)(1) and
9	paragraph (2)(A) that would benefit land,
10	regardless of ownership, within the grazing
11	allotment associated with the applicable
12	grazing permit or lease.
13	"(B) Public access agreements.—
14	"(i) Requirements, prohibitions,
15	AND AUTHORIZATIONS.—A public access
16	agreement entered into under paragraph
17	(2)(B)—
18	"(I) shall—
19	"(aa) be negotiated by the
20	Secretary concerned with willing
21	landowners;
22	"(bb) establish the terms of
23	the public access or any enhance-
24	ment project carried out under
25	the public access agreement, in-

1	cluding the duration of the public
2	access agreement; and
3	"(cc) be entered into volun-
4	tarily by a willing landowner;
5	"(II) shall not convey to the pub-
6	lic any right to hunt or otherwise
7	carry out recreational activities on the
8	private land subject to the public ac-
9	cess agreement; and
10	"(III) may—
11	"(aa) be entered into with-
12	out reimbursement to the willing
13	landowner, if the willing land-
14	owner volunteers to not receive
15	reimbursement; or
16	"(bb) provide for reimburse-
17	ment by the Secretary concerned,
18	as applicable, to the willing land-
19	owner, with the amount of the re-
20	imbursement to be determined by
21	the Secretary concerned—
22	"(AA) using the prin-
23	ciples of 'roughly equivalent
24	value' or another cost or
25	valuation method; and

1	"(BB) which may not
2	require a formal appraisal, if
3	the Secretary concerned de-
4	termines that an appraisal is
5	unnecessary because the
6	valuation is uncomplicated
7	and the anticipated value is
8	estimated to be \$10,000 or
9	less, based on a review of
10	available data.
11	"(ii) Priority.—In entering into
12	public access agreements under paragraph
13	(2)(B), the Secretary concerned may give
14	priority to a public access agreement that
15	provides public access to public lands or
16	National Forest System land under the ju-
17	risdiction of the Secretary concerned of at
18	least 640 acres with respect to which there
19	is restricted or no public access.
20	"(iii) No federal interest.—In
21	entering into a public access agreement
22	under paragraph (2)(B), the Secretary
23	concerned shall not acquire a Federal in-
24	terest in private land and, as a result, shall

1	not be subject to Federal acquisition regu-
2	lations.
3	"(iv) Effect.—If a landowner elects
4	not to enter into a public access agreement
5	under paragraph (2)(B), the election shall
6	not affect a grazing permit or lease held by
7	the landowner.".
8	SEC. 4. RENEWAL TERM OF GRAZING PERMITS OR LEASES.
9	Section 402 of the Federal Land Policy and Manage-
10	ment Act of 1976 (43 U.S.C. 1752) is amended—
11	(1) in subsection (a), by striking "ten years"
12	and inserting "not more than 20 years"; and
13	(2) in subsection (b)—
14	(A) in the matter preceding paragraph (1),
15	by striking "shorter than ten years" and insert-
16	ing "of less than 20 years";
17	(B) in paragraph (1), by striking "or" at
18	the end;
19	(C) in paragraph (2)—
20	(i) by striking "ten years" and insert-
21	ing "20 years"; and
22	(ii) by striking "or" at the end;
23	(D) by redesignating paragraph (3) as
24	paragraph (4);

1	(E) by inserting after paragraph (2) the
2	following:
3	"(3) the initial environmental analysis under
4	the National Environmental Policy Act of 1969 (42
5	U.S.C. 4321 et seq.) with respect to a grazing allot-
6	ment, permit, or lease has not been completed; or";
7	and
8	(F) in paragraph (4) (as so redesig-
9	nated)—
10	(i) in the first proviso, by striking
11	"shorter than ten years" and inserting "of
12	less than 20 years"; and
13	(ii) in the second proviso—
14	(I) by striking "shorter than ten
15	years" and inserting "of less than 20
16	years"; and
17	(II) by striking "items (1)
18	through (3) of this subsection" and
19	inserting "paragraphs (1) through
20	(4)".

1	SEC. 5. NEPA REVIEW IN RENEWAL OF GRAZING PERMITS
2	AND LEASES AND CERTAIN ACTIONS DURING
3	EXTREME NATURAL EVENTS AND DISASTERS.
4	Section 402(h) of the Federal Land Policy and Man-
5	agement Act of 1976 (43 U.S.C. 1752(h)) is amended by
6	adding at the end the following:
7	"(3) Renewal.—The Secretary or the Sec-
8	retary of Agriculture, as applicable, shall be subject
9	to a rebuttable presumption that use of a categorical
10	exclusion under the National Environmental Policy
11	Act of 1969 (42 U.S.C. 4321 et seq.) would apply
12	with respect to the renewal of a grazing permit or
13	lease under this section, if—
14	"(A) the renewal of the grazing permit or
15	lease is consistent, or substantially consistent,
16	with the use authorized in the permit or lease
17	being renewed;
18	"(B) the renewal of the grazing permit or
19	lease is the same as, or has a minor adjustment
20	in, as determined by the Secretary or the Sec-
21	retary of Agriculture, as applicable, the season
22	of use authorized in the permit or lease being
23	renewed; or
24	"(C) the applicable permittee or lessee is
25	in compliance with the terms, conditions, and

1	applicable regulations of the permit or lease
2	being renewed.
3	"(4) Authorized use during emergencies
4	AND NATURAL EVENTS AND DISASTERS.—The Sec-
5	retary or the Secretary of Agriculture, as applicable,
6	shall be subject to a rebuttable presumption that use
7	of a categorical exclusion under the National Envi-
8	ronmental Policy Act of 1969 (42 U.S.C. 4321 et
9	seq.) would apply to the temporary use of a vacant
10	grazing allotments or other minor adjustment in
11	terms and conditions of a permit or lease necessary
12	to respond and adapt to resource conditions, if—
13	"(A) there is an unforeseen, uncontrollable
14	natural event or disaster (including extreme
15	weather conditions, drought, and infestation),
16	that impedes the use by the permittee or lessee
17	of the grazing allotment under established
18	terms and conditions;
19	"(B) the use of the vacant grazing allot-
20	ment or the adjustment in the authorized use
21	would be limited to 2 grazing seasons;
22	"(C) a temporary adjustment in the exist-
23	ing season of use to immediately respond to lo-
24	calized resource conditions does not fluctuate

1	more than 14 days prior to, or immediately fol-
2	lowing, the existing season of use date;
3	"(D) the permittee or lessee is in compli-
4	ance with—
5	"(i) all other terms and conditions of
6	the applicable permit or lease; and
7	"(ii) any applicable regulations;
8	"(E) the vacant grazing allotment consid-
9	ered for temporary use pursuant to section 405
10	has been assessed or evaluated; and
11	"(F) the use of the vacant grazing allot-
12	ment or adjustment in the authorized use does
13	not alter the original grazing allotment of the
14	permittee or lessee.".