116TH CONGRESS 1ST SESSION	S.	
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To promote conservation, improve public land management, and provide for sensible development in Pershing County, Nevada, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. Cortez Masto (for herself and Ms. Rosen) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To promote conservation, improve public land management, and provide for sensible development in Pershing County, Nevada, 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; TABLE OF CONTENTS.
 - 4 (a) Short Title.—This Act may be cited as the
 - 5 "Pershing County Economic Development and Conserva-
 - 6 tion Act".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.

Sec. 101. Findings. Sec. 102. Definitions.

Sec. 103. Sale or exchange of eligible land.

FLO19740 S.L.C.

TITLE I—CHECKERBOARD LAND RESOLUTION

	Sec. 104. Sale of encumbered land.Sec. 105. Disposition of proceeds.Sec. 106. Conveyance of land for use as a public cemetery.
	TITLE II—WILDERNESS AREAS
	 Sec. 201. Additions to the National Wilderness Preservation System. Sec. 202. Administration. Sec. 203. Wildlife management. Sec. 204. Release of wilderness study areas. Sec. 205. Native American cultural and religious uses.
1	SEC. 2. DEFINITIONS.
2	In this Act:
3	(1) County.—The term "County" means Per-
4	shing County, Nevada.
5	(2) Secretary.—The term "Secretary" means
6	the Secretary of the Interior.
7	(3) State.—The term "State" means the State
8	of Nevada.
9	(4) WILDERNESS AREA.—The term "wilderness
10	area" means a wilderness area designated by section
11	201(a).
12	TITLE I—CHECKERBOARD LAND
13	RESOLUTION
14	SEC. 101. FINDINGS.
15	Congress finds that—
16	(1) since the passage of the Act of July 1, 1862
17	(12 Stat. 489, chapter 120) (commonly known as
18	the "Pacific Railway Act of 1862"), under which

1	railroad land grants along the Union Pacific Rail-
2	road right-of-way created a checkerboard land pat-
3	tern of alternating public land and privately owned
4	land, management of the land in the checkerboard
5	area has been a constant source of frustration for
6	the County government, private landholders in the
7	County, and the Federal Government;
8	(2) management of Federal land in the checker-
9	board area has been costly and difficult for the Fed-
10	eral land management agencies, creating a disincen-
11	tive to manage the land effectively;
12	(3) parcels of land within the checkerboard area
13	in the County will not vary significantly in appraised
14	value by acre due to the similarity of highest and
15	best use in the County; and
16	(4) consolidation of appropriate land within the
17	checkerboard area through sales and exchanges for
18	development and Federal management will—
19	(A) help improve the tax base of the Coun-
20	ty; and
21	(B) simplify management for the Federal
22	Government.
23	SEC. 102. DEFINITIONS.
24	In this title:

1	(1) ELIGIBLE LAND.—The term "eligible land"
2	means any land administered by the Director of the
3	Bureau of Land Management—
4	(A) that is within the area identified on
5	the Map as "Checkerboard Lands Resolution
6	Area" that is designated for disposal by the
7	Secretary through—
8	(i) the Winnemucca Consolidated Re-
9	source Management Plan; or
10	(ii) any subsequent amendment or re-
11	vision to the management plan that is un-
12	dertaken with full public involvement; and
13	(B) that is not encumbered land.
14	(2) Encumbered Land.—The term "encum-
15	bered land" means any land administered by the Di-
16	rector of the Bureau of Land Management within
17	the area identified on the Map as "Checkerboard
18	Lands Resolution Area" that is encumbered by min-
19	ing claims, millsites, or tunnel sites.
20	(3) MAP.—The term "Map" means the map
21	prepared under section 103(b)(1).
22	(4) QUALIFIED ENTITY.—The term "qualified
23	entity" means, with respect to a portion of encum-
24	bered land—

1	(A) the owner of a mining claim, millsite,
2	or tunnel site located on a portion of the en-
3	cumbered land on the date of enactment of this
4	Act; and
5	(B) a successor in interest of an owner de-
6	scribed in subparagraph (A).
7	SEC. 103. SALE OR EXCHANGE OF ELIGIBLE LAND.
8	(a) Authorization of Conveyance.—Notwith-
9	standing sections 202, 203, 206, and 209 of the Federal
10	Land Policy and Management Act of 1976 (43 U.S.C.
11	1712, 1713, 1716, 1719), as soon as practicable after the
12	date of enactment of this Act, the Secretary, in accordance
13	with this Act and any other applicable law and subject
14	to valid existing rights, shall conduct sales or exchanges
15	of the eligible land.
16	(b) Map.—
17	(1) In general.—As soon as practicable after
18	the date of enactment of this Act, the Secretary
19	shall prepare a map that depicts the boundaries of
20	the land identified for disposal under this title, to be
21	identified as the "Checkerboard Lands Resolution
22	Area" on the Map.
23	(2) Minor corrections.—The Secretary, in
24	consultation with the County, may correct minor er-
25	rors in the Map.

1	(c) Joint Selection Required.—After providing
2	public notice, the Secretary and the County shall jointly
3	select parcels of eligible land to be offered for sale or ex-
4	change under subsection (a).
5	(d) METHOD OF SALE.—A sale of eligible land under
6	subsection (a) shall be—
7	(1) consistent with subsections (d) and (f) of
8	section 203 of the Federal Land Policy and Manage-
9	ment Act of 1976 (43 U.S.C. 1713);
10	(2) conducted through a competitive bidding
11	process, under which adjoining landowners are of-
12	fered the first option, unless the Secretary deter-
13	mines there are suitable and qualified buyers that
14	are not adjoining landowners; and
15	(3) for not less than fair market value, based
16	on an appraisal in accordance with the Uniform
17	Standards of Professional Appraisal Practice and
18	this Act.
19	(e) Land Exchanges.—
20	(1) IN GENERAL.—Not later than 1 year after
21	the date of enactment of this Act and subject to the
22	joint selection requirements under subsection (c), the
23	Secretary shall offer to exchange all eligible land
24	under this section for private land.

1	(2) Adjacent land.—To the extent prac-
2	ticable, the Secretary shall seek to enter into agree-
3	ments with 1 or more owners of private land adja-
4	cent to the eligible land for the exchange of the pri-
5	vate land for the eligible land, if the Secretary deter-
6	mines that the exchange would consolidate Federal
7	land ownership and facilitate improved Federal land
8	management.
9	(3) Priority land exchanges.—In acquiring
10	private land under this subsection, the Secretary
11	shall give priority to the acquisition of private land
12	in higher-value natural resource areas in the County.
13	(f) Mass Appraisals.—
14	(1) In general.—Not later than 1 year after
15	the date of enactment of this Act, and every 5 years
16	thereafter, the Secretary shall—
17	(A) conduct a mass appraisal of eligible
18	land to be sold or exchanged under this section;
19	(B) prepare an evaluation analysis for each
20	land transaction under this section; and
21	(C) make available to the public the results
22	of the mass appraisals conducted under sub-
23	paragraph (A).
24	(2) USE.—The Secretary may use mass ap-
25	praisals and evaluation analyses conducted under

1	paragraph (1) to facilitate exchanges of eligible land
2	for private land.
3	(g) Deadline for Sale or Exchange; Exclu-
4	SIONS.—
5	(1) DEADLINE.—Not later than 90 days after
6	the date on which the eligible land is jointly selected
7	under subsection (c), the Secretary shall offer for
8	sale or exchange the parcels of eligible land jointly
9	selected under that subsection.
10	(2) Postponement or exclusion.—The Sec-
11	retary or the County may postpone, or exclude from,
12	a sale or exchange of all or a portion of the eligible
13	land jointly selected under subsection (c) for emer-
14	gency ecological or safety reasons.
15	(h) WITHDRAWAL.—
16	(1) In general.—Subject to valid existing
17	rights and mining claims, millsites, and tunnel sites,
18	effective on the date on which a parcel of eligible
19	land is jointly selected under subsection (c) for sale
20	or exchange, that parcel is withdrawn from—
21	(A) all forms of entry and appropriation
22	under the public land laws, including the min-
23	ing laws;
24	(B) location, entry, and patent under the
25	mining laws; and

1	(C) operation of the mineral leasing and
2	geothermal leasing laws.
3	(2) TERMINATION.—The withdrawal of a parcel
4	of eligible land under paragraph (1) shall termi-
5	nate—
6	(A) on the date of sale or, in the case of
7	exchange, the conveyance of title of the parcel
8	of eligible land under this section; or
9	(B) with respect to any parcel of eligible
10	land selected for sale or exchange under sub-
11	section (c) that is not sold or exchanged, not
12	later than 2 years after the date on which the
13	parcel was offered for sale or exchange under
14	this section.
15	SEC. 104. SALE OF ENCUMBERED LAND.
16	(a) Authorization of Conveyance.—Notwith-
17	standing sections 202, 203, 206, and 209 of the Federal
18	Land Policy and Management Act of 1976 (43 U.S.C.
19	1712, 1713, 1716, 1719), not later than 90 days after
20	the date of enactment of this Act and subject to valid ex-
21	isting rights held by third parties, the Secretary shall offer
22	to convey to qualified entities, for fair market value, the
23	remaining right, title, and interest of the United States,
24	in and to the encumbered land.

- 1 (b) Costs of Sales to Qualified Entities.—As 2 a condition of each conveyance of encumbered land under 3 this section, the qualified entity shall pay all costs related 4 to the conveyance of the encumbered land, including the 5 costs of surveys and other administrative costs associated 6 with the conveyance. 7 (c) Offer to Convey.— 8 (1) In General.—Not later than 180 days 9 after the date on which the Secretary receives a fair 10 market offer from a qualified entity for the convey-11 ance of encumbered land, the Secretary shall accept 12 the fair market value offer. 13 (2) Appraisal.—Fair market value of the in-14 terest of the United States in and to encumbered 15 land shall be determined by an appraisal conducted 16 in accordance with the Uniform Standards of Pro-17 fessional Appraisal Practice. 18 (d) Conveyance.—Not later than 180 days after the 19 date of acceptance by the Secretary of an offer from a 20 qualified entity under subsection (c)(1) and completion of 21 a sale for all or part of the applicable portion of encum-22 bered land to the qualified entity, the Secretary, by deliv-
- 24 ment of conveyance, shall convey to the qualified entity

ery of an appropriate deed, patent, or other valid instru-

23

1	all remaining right, title, and interest of the United States
2	in and to the applicable portion of the encumbered land.
3	(e) Merger.—Subject to valid existing rights held
4	by third parties, on delivery of the instrument of convey-
5	ance to the qualified entity under subsection (d), the prior
6	interests in the locatable minerals and the right to use
7	the surface for mineral purposes held by the qualified enti-
8	ty under a mining claim, millsite, tunnel site, or any other
9	Federal land use authorization applicable to the encum-
10	bered land included in the instrument of conveyance, shall
11	merge with all right, title, and interest conveyed to the
12	qualified entity by the United States under this section
13	to ensure that the qualified entity receives fee simple title
14	to the purchased encumbered land.
15	SEC. 105. DISPOSITION OF PROCEEDS.
16	(a) Disposition of Proceeds.—Of the proceeds
17	from the sale of land under this title—
18	(1) 5 percent shall be disbursed to the State for
19	use in the general education program of the State;
20	(2) 10 percent shall be disbursed to the County
21	for use as determined through normal County budg-
22	eting procedures; and
23	(3) the remainder shall be deposited in a special
24	account in the Treasury of the United States, to be
25	known as the "Pershing County Special Account",

1	which shall be available to the Secretary, in con-
2	sultation with the County, for—
3	(A) the acquisition of land from willing
4	sellers (including interests in land) in the Coun-
5	ty—
6	(i) within a wilderness area;
7	(ii) that protects other environ-
8	mentally significant land;
9	(iii) that secures public access to Fed-
10	eral land for hunting, fishing, and other
11	recreational purposes; or
12	(iv) that improves management of
13	Federal land within the area identified on
14	the Map as "Checkerboard Lands Resolu-
15	tion Area"; and
16	(B) the reimbursement of costs incurred by
17	the Secretary in preparing for the sale or ex-
18	change of land under this title.
19	(b) Investment of Special Account.—Any
20	amounts deposited in the special account established
21	under subsection (a)(3)—
22	(1) shall earn interest in an amount determined
23	by the Secretary of the Treasury, based on the cur-
24	rent average market yield on outstanding marketable

1	obligations of the United States of comparable ma-
2	turities; and
3	(2) may be expended by the Secretary in ac-
4	cordance with this section.
5	(c) Reports.—
6	(1) IN GENERAL.—Not later than September
7	30 of the fifth fiscal year after the date of enact-
8	ment of this Act, and every 5 fiscal years thereafter,
9	the Secretary shall submit to the State, the County,
10	and the appropriate committees of Congress a report
11	on the operation of the special account established
12	under subsection (a)(3) for the preceding 5 fiscal
13	years.
14	(2) Contents.—Each report submitted under
15	paragraph (1) shall include, for the fiscal year cov-
16	ered by the report—
17	(A) a statement of the amounts deposited
18	into the special account;
19	(B) a description of the expenditures made
20	from the special account for the fiscal year, in-
21	cluding the purpose of the expenditures;
22	(C) recommendations for additional au-
23	thorities to fulfill the purpose of the special ac-
24	count; and

1	(D) a statement of the balance remaining
2	in the special account at the end of the fiscal
3	year.
4	SEC. 106. CONVEYANCE OF LAND FOR USE AS A PUBLIC
5	CEMETERY.
6	(a) In General.—The Secretary shall convey to the
7	County, without consideration, the Federal land described
8	in subsection (b).
9	(b) DESCRIPTION OF FEDERAL LAND.—The Federal
10	land referred to in subsection (a) is the approximately 10
11	acres of land depicted as "Unionville Cemetery" on the
12	Map.
13	(c) USE OF CONVEYED LAND.—The Federal land
14	conveyed under subsection (a) shall be used by the County
15	as a public cemetery.
16	TITLE II—WILDERNESS AREAS
17	
	SEC. 201. ADDITIONS TO THE NATIONAL WILDERNESS
18	SEC. 201. ADDITIONS TO THE NATIONAL WILDERNESS PRESERVATION SYSTEM.
18 19	
	PRESERVATION SYSTEM.
19	PRESERVATION SYSTEM. (a) Additions.—In accordance with the Wilderness
19 20	PRESERVATION SYSTEM. (a) ADDITIONS.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), the following parcels of Fed-
19 20 21	PRESERVATION SYSTEM. (a) ADDITIONS.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), the following parcels of Federal land in the State are designated as wilderness and
19 20 21 22	PRESERVATION SYSTEM. (a) ADDITIONS.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), the following parcels of Federal land in the State are designated as wilderness and as components of the National Wilderness Preservation
19 20 21 22 23	PRESERVATION SYSTEM. (a) ADDITIONS.—In accordance with the Wilderness Act (16 U.S.C. 1131 et seq.), the following parcels of Federal land in the State are designated as wilderness and as components of the National Wilderness Preservation System:

- 1 agement, comprising approximately 12,339 acres, as
- 2 generally depicted on the map entitled "Proposed
- 3 Cain Mountain Wilderness" and dated February 9,
- 4 2017, which shall be known as the "Cain Mountain
- 5 Wilderness".
- 6 (2) Bluewing wilderness.—Certain Federal
- 7 land managed by the Bureau of Land Management,
- 8 comprising approximately 24,900 acres, as generally
- 9 depicted on the map entitled "Proposed Bluewing
- Wilderness" and dated February 9, 2017, which
- shall be known as the "Bluewing Wilderness".
- 12 (3) SELENITE PEAK WILDERNESS.—Certain
- 13 Federal land managed by the Bureau of Land Man-
- agement, comprising approximately 22,822 acres, as
- generally depicted on the map entitled "Proposed"
- Selenite Peak Wilderness" and dated February 9,
- 17 2017, which shall be known as the "Selenite Peak
- Wilderness''.
- 19 (4) MOUNT LIMBO WILDERNESS.—Certain Fed-
- eral land managed by the Bureau of Land Manage-
- 21 ment, comprising approximately 11,855 acres, as
- generally depicted on the map entitled "Proposed
- Mt. Limbo Wilderness" and dated February 9,
- 24 2017, which shall be known as the "Mount Limbo
- Wilderness".

1	(5) North sahwave wilderness.—Certain
2	Federal land managed by the Bureau of Land Man-
3	agement, comprising approximately 13,875 acres, as
4	generally depicted on the map entitled "Proposed
5	North Sahwave Wilderness" and dated February 9,
6	2017, which shall be known as the "North Sahwave
7	Wilderness".
8	(6) Grandfathers wilderness.—Certain
9	Federal land managed by the Bureau of Land Man-
10	agement, comprising approximately 35,339 acres, as
11	generally depicted on the map entitled "Proposed
12	Grandfathers Wilderness" and dated February 9,
13	2017, which shall be known as the "Grandfathers
14	Wilderness".
15	(7) Fencemaker Wilderness.—Certain Fed-
16	eral land managed by the Bureau of Land Manage-
17	ment, comprising approximately 14,942 acres, as
18	generally depicted on the map entitled "Proposed
19	Fencemaker Wilderness" and dated February 9,
20	2017, which shall be known as the "Fencemaker
21	Wilderness".
22	(b) BOUNDARY.—The boundary of any portion of a
23	wilderness area that is bordered by a road shall be 100
24	feet from the centerline of the road.
25	(c) Map and Legal Description.—

1	(1) In General.—As soon as practicable after
2	the date of enactment of this Act, the Secretary
3	shall file a map and legal description of each wilder-
4	ness area.
5	(2) Effect.—Each map and legal description
6	prepared under paragraph (1) shall have the same
7	force and effect as if included in this Act, except
8	that the Secretary may correct clerical and typo-
9	graphical errors in the map or legal description.
10	(3) Availability.—Each map and legal de-
11	scription prepared under paragraph (1) shall be on
12	file and available for public inspection in the appro-
13	priate offices of the Bureau of Land Management.
14	(4) Withdrawal.—Subject to valid existing
15	rights, the wilderness areas designated by subsection
16	(a) are withdrawn from—
17	(A) all forms of entry, appropriation, and
18	disposal under the public land laws;
19	(B) location, entry, and patent under the
20	mining laws; and
21	(C) disposition under all laws relating to
22	mineral and geothermal leasing or mineral ma-
23	terials.

1 SEC. 202. ADMINISTRATION.

2	(a) Management.—Subject to valid existing rights,
3	the wilderness areas shall be administered by the Sec-
4	retary in accordance with the Wilderness Act (16 U.S.C.
5	1131 et seq.), except that with respect to the wilderness
6	areas—
7	(1) any reference in that Act to the effective
8	date shall be considered to be a reference to the date
9	of enactment of this Act; and
10	(2) any reference in that Act to the Secretary
11	of Agriculture shall be considered to be a reference
12	to the Secretary.
13	(b) LIVESTOCK.—The grazing of livestock in the wil-
14	derness areas, if established before the date of enactment
15	of this Act, shall be allowed to continue, subject to such
16	reasonable regulations, policies, and practices as the Sec-
17	retary considers to be necessary in accordance with—
18	(1) section $4(d)(4)$ of the Wilderness Act (16)
19	U.S.C. $1133(d)(4)$; and
20	(2) the guidelines set forth in Appendix A of
21	the report of the Committee on Interior and Insular
22	Affairs of the House of Representatives accom-
23	panying H.R. 2570 of the 101st Congress (House
24	Report 101–405).
25	(e) Incorporation of Acquired Land and Inter-
26	ESTS.—Any land or interest in land within the boundary

1 of a wilderness area that is acquired by the United States

2	after the date of enactment of this Act shall be added to
3	and administered as part of the wilderness area.
4	(d) Adjacent Management.—
5	(1) In general.—Congress does not intend for
6	the designation of the wilderness areas to create pro-
7	tective perimeters or buffer zones around the wilder-
8	ness areas.
9	(2) Nonwilderness activities.—The fact
10	that nonwilderness activities or uses can be seen or
11	heard from areas within a wilderness area shall not
12	preclude the conduct of those activities or uses out-
13	side the boundary of the wilderness area.
14	(e) Military Overflights.—Nothing in this title
15	restricts or precludes—
16	(1) low-level overflights of military aircraft over
17	the wilderness areas, including military overflights
18	that can be seen or heard within the wilderness
19	areas;
20	(2) flight testing and evaluation; or
21	(3) the designation or creation of new units of
22	special use airspace, or the establishment of military
23	flight training routes, over the wilderness areas.
24	(f) WILDFIRE, INSECT, AND DISEASE MANAGE-
25	MENT.—In accordance with section 4(d)(1) of the Wilder-

1	ness Act (16 U.S.C. 1133(d)(1)), the Secretary may take
2	such measures in the wilderness areas as are necessary
3	for the control of fire, insects, and diseases (including, as
4	the Secretary determines to be appropriate, the coordina-
5	tion of the activities with a State or local agency).
6	(g) CLIMATOLOGICAL DATA COLLECTION.—In ac-
7	cordance with the Wilderness Act (16 U.S.C. 1131 et seq.)
8	and subject to such terms and conditions as the Secretary
9	may prescribe, the Secretary may authorize the installa-
10	tion and maintenance of hydrologic, meteorologic, or cli-
11	matological data collection devices in the wilderness areas
12	if the Secretary determines that the facilities and access
13	to the facilities are essential to flood warning, flood con-
14	trol, or water reservoir operation activities.
15	(h) Water Rights.—
16	(1) Findings.—Congress finds that—
17	(A) the wilderness areas are located—
18	(i) in the semiarid region of the Great
19	Basin; and
20	(ii) at the headwaters of the streams
21	and rivers on land with respect to which
22	there are few, if any—
23	(I) actual or proposed water re-
24	source facilities located upstream; and

1	(II) opportunities for diversion,
2	storage, or other uses of water occur-
3	ring outside the land that would ad-
4	versely affect the wilderness values of
5	the land;
6	(B) the wilderness areas are generally not
7	suitable for use or development of new water re-
8	source facilities; and
9	(C) because of the unique nature of the
10	wilderness areas, it is possible to provide for
11	proper management and protection of the wil-
12	derness and other values of land in ways dif-
13	ferent from those used in other laws.
14	(2) Purpose.—The purpose of this section is
15	to protect the wilderness values of the wilderness
16	areas by means other than a federally reserved water
17	right.
18	(3) Statutory construction.—Nothing in
19	this title—
20	(A) constitutes an express or implied res-
21	ervation by the United States of any water or
22	water rights with respect to the wilderness
23	areas;
24	(B) affects any water rights in the State
25	(including any water rights held by the United

1	States) in existence on the date of enactment of
2	this Act;
3	(C) establishes a precedent with regard to
4	any future wilderness designations;
5	(D) affects the interpretation of, or any
6	designation made under, any other Act; or
7	(E) limits, alters, modifies, or amends any
8	interstate compact or equitable apportionment
9	decree that apportions water among and be-
10	tween the State and other States.
11	(4) NEVADA WATER LAW.—The Secretary shall
12	follow the procedural and substantive requirements
13	of State law in order to obtain and hold any water
14	rights not in existence on the date of enactment of
15	this Act with respect to the wilderness areas.
16	(5) New Projects.—
17	(A) DEFINITION OF WATER RESOURCE FA-
18	CILITY.—
19	(i) In general.—In this paragraph,
20	the term "water resource facility" means
21	irrigation and pumping facilities, res-
22	ervoirs, water conservation works, aque-
23	ducts, canals, ditches, pipelines, wells, hy-
24	dropower projects, transmission and other

1	ancillary facilities, and other water diver-
2	sion, storage, and carriage structures.
3	(ii) Exclusion.—In this paragraph,
4	the term "water resource facility" does not
5	include wildlife guzzlers.
6	(B) RESTRICTION ON NEW WATER RE-
7	SOURCE FACILITIES.—Except as otherwise pro-
8	vided in this Act, on and after the date of the
9	enactment of this Act, neither the President nor
10	any other officer, employee, or agent of the
11	United States shall fund, assist, authorize, or
12	issue a license or permit for the development of
13	any new water resource facility within the wil-
14	derness areas.
15	(i) Temporary Telecommunications Device.—
16	(1) In general.—Nothing in this title pre-
17	vents the placement of a temporary telecommuni-
18	cations device for law enforcement or agency admin-
19	istrative purposes in the Selenite Peak Wilderness in
20	accordance with paragraph (2).
21	(2) Additional requirements.—Any tem-
22	porary telecommunications device authorized by the
23	Secretary under paragraph (1) shall—
24	(A) be carried out in accordance with—

1	(i) the Wilderness Act (16 U.S.C.
2	1131 et seq.); and
3	(ii) all other applicable laws (including
4	regulations);
5	(B) to the maximum practicable, be located
6	in such a manner as to minimize impacts on the
7	recreational and other wilderness values of the
8	area; and
9	(C) be for a period of not longer than 7
10	years.
11	SEC. 203. WILDLIFE MANAGEMENT.
12	(a) In General.—In accordance with section
13	4(d)(7) of the Wilderness Act (16 U.S.C. $1133(d)(7)$),
14	nothing in this title affects or diminishes the jurisdiction
15	of the State with respect to fish and wildlife management,
16	including the regulation of hunting, fishing, and trapping,
17	in the wilderness areas.
18	(b) Management Activities.—In furtherance of
19	the purposes and principles of the Wilderness Act (16
20	U.S.C. 1131 et seq.), the Secretary may conduct any man-
21	agement activities in the wilderness areas that are nec-
22	essary to maintain or restore fish and wildlife populations
23	and the habitats to support the populations, if the activi-
24	ties are carried out—

1	(1) consistent with relevant wilderness manage-
2	ment plans; and
3	(2) in accordance with—
4	(A) the Wilderness Act (16 U.S.C. 1131 et
5	seq.); and
6	(B) appropriate policies, such as those set
7	forth in Appendix B of the report of the Com-
8	mittee on Interior and Insular Affairs of the
9	House of Representatives accompanying H.R.
10	2570 of the 101st Congress (House Report
11	101–405), including noxious weed treatment
12	and the occasional and temporary use of motor-
13	ized vehicles if the use, as determined by the
14	Secretary, would promote healthy, viable, and
15	more naturally distributed wildlife populations
16	that would enhance wilderness values with the
17	minimal impact necessary to reasonably accom-
18	plish those tasks.
19	(c) Existing Activities.—In accordance with sec-
20	tion $4(d)(1)$ of the Wilderness Act (16 U.S.C. $1133(d)(1)$)
21	and in accordance with appropriate policies such as those
22	set forth in Appendix B of the Committee on Interior and
23	Insular Affairs of the House of Representatives accom-
24	panying H.R. 2570 of the 101st Congress (House Report
25	101–405), the State may continue to use aircraft, includ-

- 1 ing helicopters, to survey, capture, transplant, monitor,
- 2 and provide water for wildlife populations.
- 3 (d) Wildlife Water Development Projects.—
- 4 Subject to subsection (f), the Secretary shall authorize
- 5 structures and facilities, including existing structures and
- 6 facilities, for wildlife water development projects, including
- 7 guzzlers, in the wilderness areas if—
- 8 (1) the structures and facilities will, as deter-
- 9 mined by the Secretary, enhance wilderness values
- by promoting healthy, viable and more naturally dis-
- 11 tributed wildlife populations; and
- 12 (2) the visual impacts of the structures and fa-
- cilities on the wilderness areas can reasonably be
- minimized.
- 15 (e) Hunting, Fishing, and Trapping.—
- 16 (1) IN GENERAL.—The Secretary may des-
- ignate areas in which, and establish periods during
- which, for reasons of public safety, administration,
- or compliance with applicable laws, no hunting, fish-
- ing, or trapping will be permitted in the wilderness
- 21 areas.
- 22 (2) Consultation.—Except in emergencies,
- 23 the Secretary shall consult with the appropriate
- State agency and notify the public before taking any
- action under paragraph (1).

1	(f) Cooperative Agreement.—
2	(1) In general.—The State, including a des-
3	ignee of the State, may conduct wildlife management
4	activities in the wilderness areas—
5	(A) in accordance with the terms and con-
6	ditions specified in the cooperative agreement
7	between the Secretary and the State entitled
8	"Memorandum of Understanding between the
9	Bureau of Land Management and the Nevada
10	Department of Wildlife Supplement No. 9" and
11	signed November and December 2003, includ-
12	ing any amendments to the cooperative agree-
13	ment agreed to by the Secretary and the State;
14	and
15	(B) subject to all applicable laws (including
16	regulations).
17	(2) References; Clark County.—For the
18	purposes of this subsection, any references to Clark
19	County in the cooperative agreement described in
20	paragraph (1)(A) shall be considered to be a ref-
21	erence to the wilderness areas.
22	SEC. 204. RELEASE OF WILDERNESS STUDY AREAS.
23	(a) FINDING.—Congress finds that, for the purposes
24	of section 603(c) of the Federal Land Policy and Manage-
25	ment Act of 1976 (43 U.S.C. 1782(c)), the approximately

- 1 48,600 acres of public land in the portions of the China
- 2 Mountain, Mt. Limbo, Selenite Mountains, and Tobin
- 3 Range wilderness study areas that have not been des-
- 4 ignated as wilderness by section 201(a) and the portion
- 5 of the Augusta Mountains wilderness study area within
- 6 the County that has not been designated as wilderness by
- 7 section 201(a) have been adequately studied for wilderness
- 8 designation.
- 9 (b) Release.—The public land described in sub-
- 10 section (a)—
- 11 (1) is no longer subject to section 603(c) of the
- 12 Federal Land Policy and Management Act of 1976
- 13 (43 U.S.C. 1782(c)); and
- 14 (2) shall be managed in accordance with the ap-
- plicable land use plans adopted under section 202 of
- the Federal Land Policy and Management Act of
- 17 1976 (43 U.S.C. 1712).
- 18 SEC. 205. NATIVE AMERICAN CULTURAL AND RELIGIOUS
- 19 USES.
- 20 (a) In General.—Nothing in this title alters or di-
- 21 minishes the treaty rights of any Indian tribe (as defined
- 22 in section 4 of the Indian Self-Determination and Edu-
- 23 cation Assistance Act (25 U.S.C. 5304)).
- 24 (b) Cultural Uses.—Nothing in this title precludes
- 25 the traditional collection of pine nuts in a wilderness area

- 1 for personal, noncommercial use consistent with the Wil-
- 2~ derness Act (16 U.S.C. 1131 et seq.).