Congress. The report shall identify all activities of the Panel on non-Federal lands and shall certify compliance with paragraph (2)(A).

(4) POLICY ON ACCESS TO PRIVATE AND NON-FEDERAL LANDS.—Within 6 months after the date of the enactment of this Act, the Panel shall develop and submit to the Congress a policy for employees and agents of the Panel to follow in order to help ensure compliance with paragraph (2)(A).

(5) PANEL DEFINED.—In this subsection, the term "Panel" includes any person that is an officer, employee, or agent of the Panel, including any such person acting pursuant to a contract or cooperative agreement with or any grant from the Panel.

SEC. 10. MISCELLANEOUS PROVISIONS.

- (a) REDESIGNATION .— (1) Those lands comprising the Rattlesnake National Recreation Area and Wilderness, as designated in Public Law 96-476 are hereby redesignated as the "Rattlesnake National Education and Recreation Area and Wilderness'
- (2) Those lands comprising 200 acres, as generally depicted on a map entitled "West Pioneers Study Deletion—Proposed", are hereby released from study under Public Law
- (b) WITHDRAWAL.—(1) Those lands comprising approximately 27,000 acres, as generally depicted on a map entitled "Gibson Reservoir Mineral Withdrawal Area—Proposed'', dated October 1992, are hereby withdrawn from all forms of entry, appropriation and disposal under the mining and public land laws, and disposition under the geothermal and mineral leasing laws.
- (2) The Secretary shall file a map and boundary description of the area designated by this subsection with the committees identified in this subsection and such map and boundary description shall have the same force and effect as if included in this Act.
- (3) The Secretary may correct clerical and typographical errors in the map and boundary description submitted pursuant to this subsection.
- (4) The map and boundary description referred to in this subsection shall be on file and available for public inspection in the office of the Chief of the Forest Service and the office of the Regional Forester of the Northern Region.
- (c) ACREAGES.—All acreages cited in this Act are approximate and in the event of discrepancies between cited acreage and the lands depicted on referenced maps, the maps shall control
- (d) Access.—It is the policy of Congress that the Forest Service affirm or acquire and maintain reasonable public access to National Forest System lands in the State of Montana
- (e) SCAPEGOAT AND GREAT BEAR WILDER-NESS NAMES.-In order to consolidate existing contiguous wilderness areas, those lands comprising the Great Bear Wilderness Area designated by Public Law 95-946 and any amendments thereto and the Scapegoat Wilderness Area designated by Public Law 92-395 and any amendments thereto are hereby incorporated in and deemed to be a part of the Bob Marshall Wilderness. The designations of the Great Bear Wilderness and Scapegoat Wilderness shall refer to units within the Bob Marshall Wilderness.

SEC. 11. WILDERNESS REVIEW.

- (a) FINDINGS.—The Congress finds that—
- (1) the Department $\bar{o}f$ Agriculture has studied the suitability of roadless areas for inclusion in the National Wilderness Preservation System; and
- (2) the Congress has made its own review and examination of National Forest System roadless areas in the State of Montana and the environmental impacts associated with nonwilderness management of such areas.

- (b) RELEASE.—Those National Forest System lands in the State of Montana which were not designated as wilderness, special management, national recreation, or wilderness study areas by this Act or Public Law 95-150 shall be managed for multiple use in accordance with land and resource management plans developed pursuant to section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended by the National Forest Management Act of 1976, and other applicable law, and those areas need not be managed for the purpose of protecting their suitability for wilderness designation prior to or during revision of land and resource management plans.
 (c) PLAN REVISIONS.—In the event that re-
- vised land management plans in the State of Montana are implemented pursuant to section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974, as amended by the National Forest Management Act of 1976, and other applicable law, areas not recommended for wilderness designation, need not be managed for the purpose of protecting their suitability for wilderness designation prior to or during revision of such plans, and areas recommended for wilderness designation shall be managed for the purpose of protecting their suitability for wilderness designation.

(d) FURTHER REVIEW.—Unless expressly authorized by Congress, the Department of Agriculture shall not conduct any further statewide roadless area review and evaluation of National Forest System lands in the State of Montana for the purpose of determining their suitability for inclusion in the National Wilderness Preservation System.

- (e) PREVIOUS PLANS.—Except as specifically provided in section 3, 5, 6, and 7 of this Act and in Public Law 95-150, with respect to the National Forest System lands in the State of Montana which were reviewed by the Department of Agriculture under Public Law 94-557, the unit plans that were in effect prior to completion of RARE II, the 1978 Forest Plan for the Beaverhead National Forest, that such reviews shall be deemed an adequate consideration of the suitability of such lands for inclusion in the National Wilderness Preservation System, and the Department of Agriculture shall not be required to review the wilderness option prior to the revision of the land and resource management
- (f) REVISIONS.—As used in this section, and as provided in section 6 of the Forest and Rangeland Renewable Resources Planning Act, as amended by the National Foreign Management Act, the term "revision" shall not include an amendment to a land and resource management plan.
- (g) Size.—The provisions of this section also shall apply to those National Forest System roadless lands in the State of Montana which are less than 5,000 acres in size.

SEC. 12. COMPLIANCE WITH BUY AMERICAN ACT.

None of the funds made available in this Act may be expended in violation of sections 2 through 4 of the Act of March 3, 1933 (41 U.S.C. 10a-10c, popularly known as the "Buy American Act"), which are applicable to those funds.

SEC. 13. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated such sums as are necessary to carry out this

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce, Will the House pass said bill?
The SPEAKER pro tempore, Mr.

McDERMOTT, announced that the yeas had it.

Mr. HANSEN demanded a recorded vote on passage of said bill which deFoglietta

Ford (MI)

Fowler

McCloskey

McCrerv

McCurdy

Slaughter

Smith (IA)

Smith (NJ)

mand was supported by one-fifth of a quorum, so a recorded vote was or-

The vote was taken by electronic de-

It was decided in the Yeas affirmative Nays 111

\$150.23[Roll No. 174] AYES-308

Abercrombie Frank (MA) McDade Ackerman Franks (CT) McDermott Andrews (ME) Franks (NJ) McHale Andrews (NJ) McKinney Andrews (TX) Furse McMillan McNulty Applegate Gallo Bacchus (FL) Gejdenson Meehan Gephardt Gibbons Baesler Meek Menendez Barca Barcia Gilchrest Barrett (WI) Gillmor Mfume Gilman Becerra Mica Beilenson Gingrich Miller (CA) Miller (FL) Bentley Glickman Berman Gonzalez Mineta Bevill Gordon Minge Bilbray Goss Mink Moakley Bilirakis Green Bishop Blackwell Greenwood Molinari Gutierrez Mollohan Boehlert Hall (OH) Montgomery Bonior Hamilton Moran Morella Borski Harman Boucher Hastert Murphy Brewster Hastings Murtha Brooks Nadler Haves Neal (MA) Hefner Browder Brown (CA) Hilliard Oberstar Brown (FL) Hinchey Obey Brown (OH) Hoagland Olver Bryant Hobson Ortiz Hochbrueckner Camp Owens Canady Hoke Pallone Holden Cantwell Parker Cardin Horn Pastor Houghton Payne (NJ) Castle Hover Payne (VA) Chapman Hughes Pelosi Hutto Penny Clay Peterson (FL) Clayton Inglis Clement Inslee Peterson (MN) Clinger Jacobs Pickett Pickle Jefferson Clyburn Johnson (CT) Pomeroy Collins (IL) Johnson (GA) Porter Collins (MI) Johnson (SD) Portman Condit Johnson, E. B. Poshard Price (NC) Convers Johnston Kanjorski Cooper Quinn Coppersmith Řahall Kaptur Costello Kennedy Ramstad Kennelly Rangel Coyne Cramer Kildee Ravenel Cunningham Kingston Kleczka Reed Regula Danner Darden Klein Reynolds Deal Klink Richardson DeFazio Klug Ridge DeLauro Kopetski Roemer Kreidler Ros-Lehtinen Dellums Derrick Rose LaFalce Deutsch Rostenkowski Diaz-Balart Lambert Roukema Lancaster Rowland Dingell Lantos Roybal-Allard LaRocco Dixon Rush Laughlin Sabo Durbin Lazio Sanders Edwards (CA) Leach Sangmeister Sarpalius Edwards (TX) Lehman Ehlers Levin Sawyer Lewis (GA) Engel Saxton English Lipinski Schenk Eshoo Llovd Schroeder Schumer Evans Long Scott Ewing Lowey Farr Maloney Serrano Fawell Sharp Mann Manton Shays Fazio Fields (LA) Shepherd Margolies-Mezvinsky Filner Sisisky Fingerhut Martinez Skaggs Skelton Fish Matsui Flake Mazzoli Slattery

Smith (TX) Tejeda Thompson Walsh Waters Snowe Spence Thornton Watt Spratt Stark Thurman Waxman Torkildsen Weldon Stokes Torres Wheat Torricelli Strickland Whitten Studds Towns Williams Stupak Traficant Wilson Wise Swett Unsoeld Woolsey Swift Upton Synar Valentine Wyden Velazquez Wynn Talent Vento Young (FL) Visclosky Tauzin Taylor (MS) Volkmer Zimmer

NOES-111

Allard Geren Michel Archer Goodlatte Moorhead Armey Goodling Myers Bachus (AL) Grams Nussle Baker (CA) Gunderson Orton Oxley Baker (LA) Hall (TX) Ballenger Packard Hamburg Hancock Barrett (NE) Paxon Bartlett Hansen Petri Pombo Hefley Barton Pryce (OH) Bateman Herger Bereuter Hoekstra Quillen Bliley Huffington Roberts Rohrabacher Blute Hunter Hutchinson Boehner Roth Bonilla Hyde Royce Bunning Inhofe Santorum Burton Istook Schaefer Buyer Johnson, Sam Schiff Callahan Kasich Sensenbrenner Calvert Kim Shaw Coble Shuster King Skeen Smith (MI) Collins (GA) Knollenberg Combest Kolbe Cox Levy Solomon Stearns Stenholm Crane Lewis (CA) Lewis (FL) Crapo Lightfoot DeLay Stump Dickey Doolittle Linder Sundquist Taylor (NC) Livingston Dornan Thomas (CA) Manzullo Dreier Thomas (WY) McCandless Duncan Vucanovich McCollum Walker Everett McHugh Wolf Fields (TX) Young (AK) McInnis McKeon Zeliff

NOT VOTING-14

Gallegly Barlow Rogers Smith (OR) Byrne Grandy de la Garza Machtley Tucker Washington Ford (TN) Neal (NC)

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

¶50.24 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. VENTO, by unanimous consent,

Ordered, That in the engrossment of the foregoing bill, the Clerk be authorized to correct section numbers, punctuation, cross references, and to make other technical corrections.

 $\P 50.25$ Providing for the CONSIDERATION OF H.R. 518

Mr. BEILENSON, by direction of the Committee on Rules, called up the following resolution (H. Res. 422):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 518) to designate certain lands in the California Desert as wilderness, to establish the Death Valley and Joshua Tree National Parks and the Mojave National Monument, and for other pur-

poses. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Natural Resources. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Natural Resources now printed in the bill. The committee amendment in the nature of a substitute shall be considered by title rather than by section. Each title of the committee amendment in the nature of a substitute shall be considered as read. Points of order against the committee amendment in the nature of a substitute for failure to comply with clause 5(a) of rule XXI are waived. No amendment to the committee amendment in the nature of a substitute shall be in order unless printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII before the beginning of consideration of the bill. The amendment caused to be printed in the Record by Representative LaRocco of Idaho (relating to an East Mojave Preserve) may amend portions of the bill not yet read for amendment. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto final passage without intervening motion except one motion to recommit with or without instructions. After passage of H.R. 518, it shall be in order to take from the Speaker's table the bill S. 21 and to consider the Senate bill in the House. All points of order against the Senate bill and against its consideration are waived. It shall be in order to move to strike all after the enacting clause of the Senate bill and to insert in lieu thereof the provisions of H.R. 518 as passed by the House. All points of order against that motion are waived. If the motion is adopted and the Senate bill, as amended, is passed, then it shall be in order to move that the House insist on its amendments to S. 21 and request a conference with the Senate thereon.

When said resolution was considered. After debate.

Mr. BEILENSON moved the previous question on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House now order the previous question?

The SPEAKER pro tempore, Mr. PE-TERSON of Florida, announced that the yeas had it.

Mr. DREIER objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

Yeas When there appeared Nays 172

950.26[Roll No. 175] YEAS-245

Abercrombie Gutierrez Owens Ackerman Hall (OH) Pallone Andrews (ME) Hall (TX) Parker Andrews (N.J) Hamburg Pastor Andrews (TX) Hamilton Payne (NJ) Harman Payne (VA) Applegate Bacchus (FL) Hastings Pelosi Baesler Hayes Penny Barca Hefner Peterson (FL) Hilliard Barcia Peterson (MN) Barrett (WI) Pickett Hinchey Becerra Hoagland Pickle Hochbrueckner Beilenson Pomerov Berman Holden Poshard Bevill Hoyer Price (NC) Bilbray Hughes Rahall Rangel Bonior Inslee Ravenel Jefferson Borski Reed Reynolds Boucher Johnson (GA) Brewster Johnson (SD) Richardson Johnson, E. B. Brooks Roemer Browder Johnston Brown (FL) Rostenkowski Kaniorski Brown (OH) Rowland Kaptur Roybal-Allard Kennedy Bryant Cantwell Kennelly Rush Kildee Sabo Cardin Kleczka Sanders Carr Sangmeister Chapman Klein Clay Klink Sarpalius Clayton Kopetski Sawyer Kreidler Schenk Clement Clyburn LaFalce Schroeder Coleman Lambert Schumer Collins (IL) Scott Lancaster Collins (MI) Lantos Serrano Condit LaRocco Shepherd Laughlin Sisisky Conyers Cooper Lehman Skaggs Coppersmith Levin Lewis (GA) Skelton Costello Slattery Coyne Lipinski Slaughter Cramer Lloyd Smith (IA) Danner Long Spratt Darden Lowey Stark Stenholm Maloney Deal DeFazio Stokes Mann DeLauro Manton Strickland Dellums Margolies Studds Derrick Mezvinsky Stupak Markey Deutsch Swett Dicks Martinez Swift Dingell Matsui Synar Mazzoli McCloskey Tanner Dixon Dooley Tauzin Taylor (MS) Durbin McCurdy Edwards (CA) McDermott Tejeda McHale Thompson Edwards (TX) Engel McKinney Thornton McNulty Meehan English Thurman Eshoo Torres Meek Torricelli Evans Farr Menendez Towns Traficant Fazio Mfume Miller (CA) Fields (LA) Unsoeld Filner Mineta Velazquez Fingerhut Vento Minge Mink Visclosky Flake Moakley Foglietta Volkmer Ford (MI) Mollohan Waters Frank (MA) Montgomery Watt Frost Moran Waxman Murphy Wheat Furse Gejdenson Murtha Whitten Gephardt Nadler Williams Neal (MA) Geren Wilson Gibbons Oberstan Wise Glickman Woolsey Obev Gonzalez Wyden Gordon Ortiz Wynn Green Orton Yates

NAYS-172

Allard Bateman Burton Archer Bentley Buver Callahan Armey Bereuter Bachus (AL) Bilirakis Calvert Baker (CA) Blilev Camp Baker (LA) Canady Blute Ballenger **Boehlert** Castle Barrett (NE) Boehner Clinger Bonilla Bartlett Coble Collins (GA) Barton Bunning