118TH CONGRESS	\mathbf{C}	
2D Session		
		

To amend the Wilderness Act to allow local Federal officials to determine the manner in which nonmotorized uses may be permitted in wilderness areas, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Lee introduce	d the following bill;	which was a	read twice	and referred	to
th	e Committee on				

A BILL

To amend the Wilderness Act to allow local Federal officials to determine the manner in which nonmotorized uses may be permitted in wilderness areas, 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 "Human-Powered Trav-
- 5 el in Wilderness Areas Act".

1	SEC. 2. RETURNING HUMAN-POWERED TRAVEL TO WILDER
2	NESS AREAS.
3	Section 4(c) of the Wilderness Act (16 U.S.C.
4	1133(c)) is amended—
5	(1) by striking the subsection designation and
6	heading and all that follows through "Except as"
7	and inserting the following:
8	"(c) Prohibition of Certain Uses.—
9	"(1) Definitions.—In this subsection:
10	"(A) LOCAL OFFICIAL.—The term 'local
11	official' means the officer or employee who is
12	the head of a unit or jurisdiction of, as applica-
13	ble—
14	"(i) the Bureau of Land Management
15	"(ii) the National Park Service;
16	"(iii) the Forest Service; or
17	"(iv) the United States Fish and
18	Wildlife Service.
19	"(B) Nonmotorized travel.—The term
20	'nonmotorized travel' means a method of
21	human travel that does not use a propulsive in-
22	ternal or external motor with a nonliving power
23	source.
24	"(C) PERMITTED ROUTE.—The term 'per-
25	mitted route' means any new or existing path,
26	trail, paved or unpaved road, or way over snow

1	or ice, located within a wilderness area des
2	ignated by this Act on which one or more forms
3	of nonmotorized recreational use is permitted
4	under applicable law (including regulations) or
5	the date on which a local official makes a deter-
6	mination under paragraph (3) or the date that
7	is 2 years after the date of enactment of the
8	Human-Powered Travel in Wilderness Areas
9	Act, as applicable in accordance with paragraph
10	(3).
11	"(2) Prohibitions.—
12	"(A) Commercial enterprises; perma-
13	NENT ROADS.—Except as";
14	(2) in paragraph (2) (as so designated)—
15	(A) in subparagraph (A), by striking "this
16	Act and, except as" and inserting the following
17	"this Act.
18	"(B) Temporary roads; motor vehi-
19	CLES, MOTORIZED EQUIPMENT, AND OTHER
20	FORMS OF TRAVEL.—Except as"; and
21	(B) in subparagraph (B) (as so des
22	ignated), by inserting "(but not including any
23	form of nonmotorized travel, regardless or
24	whether the nonmotorized travel is mechanically
25	assisted, in which the sole propulsive power

1	source is one or more persons)" after "mechan-
2	ical transport"; and
3	(3) by adding at the end the following:
4	"(3) Permissible forms of recreational
5	USE ON PERMITTED ROUTES.—
6	"(A) DETERMINATIONS BY LOCAL OFFI-
7	CIALS.—
8	"(i) In General.—Notwithstanding
9	any other provision of law, the Secretary of
10	Agriculture and the Secretary of the Inte-
11	rior shall authorize relevant local officials
12	to determine, by not later than 2 years
13	after the date of enactment of the Human-
14	Powered Travel in Wilderness Areas Act,
15	all permissible forms of nonmotorized trav-
16	el over any permitted route within the ju-
17	risdiction of the local official.
18	"(ii) Failure to determine.—
19	"(I) In general.—If a local of-
20	ficial fails to make the determination
21	described in clause (i) with respect to
22	a permitted route within the jurisdic-
23	tion of the local official by the date
24	that is 2 years after the date of enact-
25	ment of the Human-Powered Travel

1	in Wilderness Areas Act, any form of
2	nonmotorized travel shall be allowable
3	on the permitted route.
4	"(II) EFFECT OF CLAUSE.—
5	Nothing in this clause limits the au-
6	thority of a local official to make a de-
7	termination described in clause (i) re-
8	lating to a permitted route described
9	in subclause (I) after the date that is
10	2 years after the date of enactment of
11	the Human-Powered Travel in Wilder-
12	ness Areas Act, in accordance with
13	this subparagraph.
14	"(iii) Requirement.—In making a
15	determination pursuant to this subpara-
16	graph, a local official shall seek to accom-
17	modate all forms of nonmotorized travel, to
18	the maximum extent practicable.
19	"(B) AUTHORITY.—In making a deter-
20	mination pursuant to subparagraph (A), a local
21	official may carry out such activities and pro-
22	mulgate such regulations as the local official de-
23	termines to be appropriate to reduce, eliminate
24	or prevent environmental impacts or undue con-

1	flicts among members of nonmotorized travel
2	user groups, including—
3	"(i) restricting, by permit or other
4	means, the number of individuals allowed
5	on a permitted route or in a wilderness
6	area;
7	"(ii) instructing users to stay on per-
8	mitted routes;
9	"(iii) limiting party size;
10	"(iv) educating users regarding best
11	practices;
12	"(v) using volunteer or paid patrol-
13	lers;
14	"(vi) establishing speed limits;
15	"(vii) adding natural features to dis-
16	courage improper uses of permitted routes;
17	"(viii) designating the direction of
18	travel on a permitted route; and
19	"(ix) separating uses of permitted
20	routes—
21	"(I) by day or time of day; or
22	(Π) seasonally.
23	"(4) Effect of subsection.—
24	"(A) In general.—Subject to subpara-
25	graph (B), nothing in this subsection requires

1	the Secretary of Agriculture, the Secretary of
2	the Interior, or any local official—
3	"(i) to alter any wilderness area;
4	"(ii) to allow in a wilderness area any
5	use that is likely to change the wilderness
6	character of the area;
7	"(iii)(I) to open a permitted route or
8	wilderness area to a public recreational
9	use; or
10	"(II) to maintain a permitted route or
11	wilderness area for such a use; or
12	"(iv) to allow any nonmotorized travel
13	on any portion of the Appalachian Na-
14	tional Scenic Trail that is administered en-
15	tirely as a footpath pursuant to section
16	5(a)(1) of the National Trails System Act
17	(16 U.S.C. 1244(a)(1)).
18	"(B) Presumption.—A form of non-
19	motorized travel, regardless of whether the non-
20	motorized travel is mechanically assisted, in
21	which the sole propulsive power source is one or
22	more persons shall be rebuttably presumed to
23	be in accordance with the preservation and
24	maintenance of the wilderness character of a
25	wilderness area.".