	CONCURRENT RESOLUTION OPPOSING UNITED STATES SECRETARY OF INTERIOR'S WILDERNESS RE-INVENTORY			
	2011 GENERAL SESSION			
	STATE OF UTAH			
	Chief Sponsor: Michael E. Noel			
	Senate Sponsor: Dennis E. Stowell			
	LONG TITLE			
	General Description:			
	This concurrent resolution of the Legislature and the Governor urges the United States			
	Secretary of the Interior to honor the 2003 Settlement Agreement and abandon the			
	"Wild Lands" wilderness re-inventory, and urges Congress to honor longstanding			
	commitments to multiple use public lands management.			
	Highlighted Provisions:			
	This resolution:			
	 urges the United States Secretary of the Interior to honor the 2003 Settlement 			
	Agreement and abandon the "Wild Lands" wilderness re-inventory; and			
	 urges the United States Congress to honor the longstanding commitment to multiple 			
	use management of public lands in Utah and the Western United States.			
	Special Clauses:			
	None			
	Be it resolved by the Legislature of the state of Utah, the Governor concurring therein:			

WHEREAS, the wise multiple use of the public lands in Utah and in the Western

United States is necessary for economic stability, is critical to the state's future, and is an



important part of Utah's culture and heritage;

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28	WHEREAS, prudent application of sustainable multiple use principles allows the state's
29	renewable and abundant natural resources to be of value to all Americans, while protecting the
80	many unique and sensitive parts of the state;
31	WHEREAS, the federal government controls two of every three acres of the state of
32	Utah, second only to Nevada among the contiguous 48 states;
33	WHEREAS, the multiple use management of the lands held in common in Utah has
34	contributed to the well being of the state and nation through energy development, mineral
35	development, production of food and fiber, and recreational opportunities;
36	WHEREAS, the creation of new wealth is tied directly to the land and the judicious
37	development of the state's natural resources;
38	WHEREAS, ownership and private property rights are the catalyst to increasing wealth
39	and improving society's standard of living, and is a belief central to capitalism and a successful
10	free enterprise system;
11	WHEREAS, risk and investment capital seek market opportunities that exhibit political
12	and policy stability, the hallmarks of Utah's business climate, but are adversely affected by the
13	political posturing and disregard for state input related to management of 23,000,000 acres of
14	land administered by the United States Department of Interior's Bureau of Land Management;
15	WHEREAS, Revised Statute 2477, effective for more than 100 years and purposely
16	protected in the Federal Land Policy Management Act of 1976, provided for the development
! 7	of Utah's natural resources;
18	WHEREAS, the Taylor Grazing Act of 1934 established the legal obligation and
19	responsibility of the federal government to safeguard livestock grazing rights as part of the
50	cultural and social fabric of the West, ultimately upheld as the "chiefly valuable for grazing
51	doctrine";
52	WHEREAS, generations of economically viable livestock grazing operations in Utah
53	have been forged to families combining private and public land resources that ultimately
54	contributes to local economies and are the catalyst for preserving open space in many rapidly
55	developing areas;
56	WHEREAS, management of the unreserved federal lands administered by the Interior
57	Department are obligated under the Federal Land Policy Management Act (FLPMA) to
58	incorporate into agency management plans "consistency" in partnership with state and local

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WHEREAS, a fundamental principle espoused by the nation's Founders called for equality among the states and is referred to as the "Equal Footing Doctrine," a principle that calls for each state to enter the Union equal in their sovereign power;

WHEREAS, the Interior Department's "Treasured Landscapes" internal planning document reveals an agency bias, and outside influences identified as much as 130,000,000 acres of Bureau of Land Management (BLM)-administered lands for special "Wild Lands" designation;

WHEREAS, the "Treasured Landscapes" internal document also recommends that the Secretary of the Interior circumvent congressional mandates related to wilderness designations, calling for wilderness protection through Presidential Proclamations;

WHEREAS, on December 23, 2010, the Secretary of the Interior announced Secretarial Order 3310, calling for a re-inventory of Bureau of Land Management lands with "wilderness characteristics" under a new Secretarial definition of "Wild Lands" and diverting funds from critical agency needs;

WHEREAS, the BLM has inventoried lands with wilderness characteristics, following the National Environmental Policy Act (NEPA) requirements, as part of the agency's Resource Management Planning (RMP) process;

WHEREAS, Secretarial Order 3310 seeks to establish new wilderness study areas in Utah and throughout the West based on the new wild lands definition and BLM inventory guidance providing the BLM broader authority to stop energy development, livestock grazing, mineral extraction, and recreational activities;

WHEREAS, jobs generated through multiple use activities on the public lands provide family sustaining, well paying jobs to hundreds of thousands of Utahns and are the economic backbone of Utah's rural communities; and

WHEREAS, the Secretary of the Interior's decision to withdraw from the 2003 Utah--Interior Settlement Agreement is an insult to Utahns, and Secretarial Order 3310 is a violation of the spirit and the letter of the Wilderness Act of 1964, ultimately undermining the goodwill and collaborative efforts currently underway in Utah to find mutually agreeable land use solutions:

NOW, THEREFORE, BE IT RESOLVED that the Legislature of the state of Utah, the

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Governor concurring therein, urge the United States Secretary of the Interior to honor the 2003
 Settlement Agreement and abandon the "Wild Lands" wilderness re-inventory.

BE IT FURTHER RESOLVED that the Legislature and the Governor urge the United States Congress to honor the longstanding commitment to multiple use management of public lands in Utah and the Western United States.

BE IT FURTHER RESOLVED that a copy of this resolution be sent to the Majority Leader of the United States Senate, the Speaker of the United States House of Representatives, the United States Secretary of the Interior, the President of the United States, and to the members of Utah's congressional delegation.

Legislative Review Note as of 2-22-11 3:06 PM

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Office of Legislative Research and General Counsel

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FISCAL NOTE

H.C.R. 12

SHORT TITLE: Concurrent Resolution Opposing United States Secretary of Interior's Wilderness Re-inventory

SPONSOR: Noel, M.

2011 GENERAL SESSION, STATE OF UTAH

STATE GOVERNMENT (UCA 36-12-13(2)(b))

Enactment of this bill likely will not materially impact the state budget.

LOCAL GOVERNMENTS (UCA 36-12-13(2)(c))

Enactment of this bill likely will not result in direct, measurable costs for local governments.

DIRECT EXPENDITURES BY UTAH RESIDENTS AND BUSINESSES (UCA 36-12-13(2)(d)) Enactment of this bill likely will not result in direct, measurable expenditures by Utah residents or businesses.

2/24/2011, 12:01 PM, Lead Analyst: Bleazard, M./Attorney: JLW

Office of the Legislative Fiscal Analyst