AMENDMENT TO RULES COMMITTEE PRINT 117–47

OFFERED BY Mr. ROSENDALE OF MONTANA

Add at the end the following new title:

TITLE IV—MISCELLANEOUS

SEC. 401. TREATMENT OF CERTAIN LAND AND RESOURCE MANAGEMENT PLANS AND LAND USE PLANS.

Section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604) is amended—

(1) by striking subsection (d)(2); and

(2) by adding at the end the following:

“(n) CONSULTATION.—

“(1) IN GENERAL.—After an agency approves, revises, or amends a land management plan prepared under this section or section 202 of the Federal Land Policy and Management Act of 1976, the applicable Secretary need not reinitiate consultation on that previously issued decision under section 7 of the Endangered Species Act upon—

“(A) the listing of a new species or designation of new critical habitat, provided that any authorized actions subject to that land
management plan that may affect the newly
listed species or the designated critical habitat
will be addressed through a separate action-spe-
cific consultation; or

“(B) the receipt of new information reveal-
ing effects of the previously issued land man-
agement plan decision that may affect a listed
species or designated critical habitat in a man-
ner or to an extent not previously considered,
provided that any authorized actions subject to
that land management plan for which the new
information is relevant will be addressed
through a separate action-specific consultation.

“(2) RELATION TO OTHER LAWS.—Nothing in
this subparagraph shall affect or modify the require-
ments of section 219 of title 36, Code of Federal
Regulations, or section 1600 of title 543, Code of
Federal Regulations.”.