AMENDMENT TO DIVISION A OF RULES COMMITTEE PRINT 117–57 OFFERED BY Ms. HERRELL OF NEW MEXICO

At the end of title III of division A, add the following:

1	SEC. 303. CATEGORICAL EXCLUSION FOR WILDFIRE PRE-
2	VENTION AND DROUGHT MITIGATION.
3	(a) Categorical Exclusion Established.—For-
4	est management activities described in subsection (b) are
5	a category of actions hereby designated as being categori-
6	cally excluded from the preparation of an environmental
7	assessment or an environmental impact statement under
8	section 102 of the National Environmental Policy Act of
9	1969 (42 U.S.C. 4332).
10	(b) Forest Management Activities Designated
11	FOR CATEGORICAL EXCLUSION.—The forest management
12	activities designated under this section for a categorical
13	exclusion are forest management activities carried out by
14	the Secretary concerned on National Forest System lands
15	or public lands where the primary purpose of such activity
16	is to—
17	(1) protect a municipal or Tribal water source
18	from damage caused by wildfire;

1	(2) improve ecosystem health, resilience, and
2	other watershed and habitat conditions;
3	(3) improve, maintain, or restore water yield or
4	quality;
5	(4) improve, maintain, or restore snowpack;
6	(5) adapt the forest landscape to an increased
7	threat of drought; or
8	(6) any combination of the purposes specified in
9	paragraphs (1) through (5).
10	(c) AVAILABILITY OF CATEGORICAL EXCLUSION.—
11	On and after the date of the enactment of this Act, the
12	Secretary concerned may use the categorical exclusion es-
13	tablished under subsection (a) in accordance with this sec-
14	tion.
15	(d) Acreage Limitations.—
16	(1) In general.—Except in the case of a for-
17	est management activity described in paragraph (2),
18	a forest management activity covered by the categor-
19	ical exclusion established under subsection (a) may
20	not contain treatment units exceeding a total of
21	10,000 acres.
22	(2) Larger areas authorized.—A forest
23	management activity covered by the categorical ex-
24	clusion established under subsection (a) may contain
25	treatment units exceeding a total of 10,000 acres

1	but not more than a total of 30,000 acres if the for-
2	est management activity is located in an area that,
3	at the time of such activity—
4	(A) is in a severe, extreme, or exceptional
5	drought; or
6	(B) has been in a severe, extreme, or ex-
7	ceptional drought in the previous 5 years.
8	(e) Exclusions.—The authorities provided by this
9	section do not apply with respect to any National Forest
10	System lands or public lands—
11	(1) that are included in the National Wilderness
12	Preservation System;
13	(2) that are located within a national or State
14	specific inventoried roadless area established by the
15	Secretary of Agriculture through regulation, un-
16	less—
17	(A) the forest management activity to be
18	carried out under such authority is consistent
19	with the forest plan applicable to the area; or
20	(B) the Secretary concerned determines
21	the activity is allowed under the applicable
22	roadless rule governing such lands; or
23	(3) on which timber harvesting for any purpose
24	is prohibited by Federal statute.
25	(f) Definitions.—In this section:

1	(1) Forest management activity.—The
2	term "forest management activity" means a project
3	or activity carried out by the Secretary concerned on
4	National Forest System lands or public lands con-
5	sistent with the forest plan covering such lands.
6	(2) Forest plan.—The term "forest plan"
7	means—
8	(A) a land use plan prepared by the Bu-
9	reau of Land Management for public lands pur-
10	suant to section 202 of the Federal Land Policy
11	and Management Act of 1976 (43 U.S.C.
12	1712); or
13	(B) a land and resource management plan
14	prepared by the Forest Service for a unit of the
15	National Forest System pursuant to section 6
16	of the Forest and Rangeland Renewable Re-
17	sources Planning Act of 1974 (16 U.S.C.
18	1604).
19	(3) National forest system.—The term
20	"National Forest System" has the meaning given
21	that term in section 11(a) of the Forest and Range-
22	land Renewable Resources Planning Act of 1974 (16
23	U.S.C. 1609(a)).
24	(4) Public lands.—The term "public lands"
25	has the meaning given that term in section 103 of

1	the Federal Land Policy and Management Act of
2	1976 (43 U.S.C. 1702), except that the term in-
3	cludes Coos Bay Wagon Road Grant lands and Or-
4	egon and California Railroad Grant lands.
5	(5) Secretary concerned.—The term "Sec-
6	retary concerned" means—
7	(A) the Secretary of Agriculture, with re-
8	spect to National Forest System lands; and
9	(B) the Secretary of the Interior, with re-
10	spect to public lands.

