117TH CONGRESS 2D SESSION	S.	
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To require the Secretary of Agriculture and the Secretary of the Interior to carry out certain activities to enhance recreational opportunities for gateway communities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. Daines (for himself a	and Mr. KING	introduced	the following	bill; which
was read twice and refer	red to the Con	$_{ m mittee}$ on $_{ m -}$		

A BILL

- To require the Secretary of Agriculture and the Secretary of the Interior to carry out certain activities to enhance recreational opportunities for gateway communities, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - ${\it 2\ tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled},$
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Gateway Community
 - 5 and Recreation Enhancement Act".
 - 6 SEC. 2. DEFINITIONS.
 - 7 In this Act:

1	(1) Gateway community.—The term "gate-
2	way community' means a community that serves as
3	an entry point or is adjacent to a recreation destina-
4	tion (including a recreation destination on Federal
5	land) at which there is consistently high, in the de-
6	termination of the Secretaries, seasonal or year-
7	round visitation.
8	(2) Secretaries.—The term "Secretaries"
9	means—
10	(A) the Secretary of the Interior; and
11	(B) the Secretary of Agriculture, acting
12	through the Chief of the Forest Service.
13	SEC. 3. VISITATION PILOT PROGRAM.
14	(a) In General.—Not later than 2 years after the
15	date of enactment of this Act, using existing funds avail-
16	able to the Secretaries, the Secretaries, in partnership
17	with gateway communities, State and local outdoor recre-
18	ation and tourism agencies, local governments, Tribal gov-
19	ernments, data and technology companies, and other rel-
20	evant stakeholders, shall carry out a pilot program for the
21	purposes described in subsection (b).
22	(b) Purposes.—Under the pilot program carried out
23	under subsection (a), the Secretaries shall, with respect
24	to each Federal land management unit selected for partici-
25	pation in the pilot program under subsection (c), make

1	available to the public, either directly or through partner
2	organizations—
3	(1) data on visitation, including data and re
4	sources publicly available from existing nongovern
5	mental platforms, at—
6	(A) the Federal land management unit
7	and
8	(B) to the extent available, recreation sites
9	managed by any other Federal agency, a State
10	agency, or a local agency located near the Fed
11	eral land management unit; and
12	(2) through different media platforms, informa
13	tion about lesser-known recreation sites (including
14	recreation sites managed by any other Federal agen
15	cy, a State agency, or a local agency) located near
16	the Federal land management unit, in an effort to
17	disperse visitation among recreational sites.
18	(c) Locations.—
19	(1) In general.—The Secretaries shall select
20	Federal land management units to participate in the
21	pilot program carried out under subsection (a) in ac
22	cordance with this subsection.
23	(2) Feedback; support of gateway commu
24	NITIES.—In selecting a Federal land management

1	unit to participate in the pilot program carried out
2	under subsection (a), the Secretaries shall—
3	(A) solicit feedback from gateway commu-
4	nities; and
5	(B) select a Federal land management unit
6	that is supported by the applicable gateway
7	community.
8	(3) Initial numbers of federal land man-
9	AGEMENT UNITS.—
10	(A) In General.—The Secretaries shall
11	select for participation in the pilot program car-
12	ried out under subsection (a)—
13	(i) 15 Federal land management units
14	managed by the Department of the Inte-
15	rior; and
16	(ii) 5 Federal land management units
17	managed by the Forest Service.
18	(B) Expansion.—Not later than 5 years
19	after the date of enactment of this Act, in addi-
20	tion to the Federal land management units se-
21	lected for the pilot program under subpara-
22	graph (A), the Secretaries shall select for par-
23	ticipation in the pilot program carried out
24	under subsection (a) 80 additional Federal land
25	management units managed by the Secretaries,

1	not fewer than 50 of which shall be Federal
2	land management units managed by the De-
3	partment of the Interior.
4	(d) Existing Programs.—The Secretaries may use
5	existing programs or products of the Secretaries to carry
6	out this section.
7	(e) Effect.—Nothing in this section authorizes the
8	Secretaries—
9	(1) to monitor or record the movements of a
10	visitor to Federal land;
11	(2) to restrict, interfere with, or monitor a pri-
12	vate communication of a visitor to Federal land;
13	(3) to take possession of any documents, data,
14	or other personal effects of a visitor to Federal land;
15	or
16	(4) to collect—
17	(A) information from owners of land adja-
18	cent to Federal land; or
19	(B) information on non-Federal land.
20	SEC. 4. GATEWAY COMMUNITY PARTNERSHIPS.
21	Using existing funds available to the Secretaries, the
22	Secretaries shall—
23	(1) collaborate with State and local govern-
24	ments, Tribal governments, housing authorities, ap-

1	plicable trade associations, nonprofit organizations
2	and other relevant stakeholders—
3	(A) to improve the understanding of the
4	economic impacts of visitation on gateway com
5	munities; and
6	(B) to identify community needs in gate
7	way communities, including housing shortages
8	demands on existing municipal infrastructure
9	and accommodation and management of sus
10	tainable visitation; and
11	(2) in accordance with existing law, seek to ad
12	dress community needs in gateway communities
13	identified under paragraph (1)(B) by—
14	(A) entering into cooperative agreements
15	memoranda of understanding, or similar agree
16	ments with gateway communities;
17	(B) offering leases, rights-of-way, or ease
18	ments;
19	(C) entering into public-private partner
20	ships; or
21	(D) providing financial assistance under
22	existing programs.