1	SENATE BILL NO. 217
2	INTRODUCED BY HAMLETT, CONNELL
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4	A BILL FOR AN ACT ENTITLED: "AN ACT REVISING LAWS RELATED TO WATERSHEDS AND
5	CATASTROPHIC FIRES; FINDING THAT WATERSHEDS AND THE DRINKING WATER SUPPLIES OF MANY
6	MONTANA COMMUNITIES ARE AT RISK FROM CATASTROPHIC FIRES IN FEDERALLY MANAGED
7	WATERSHEDS; DIRECTING THE DEPARTMENT OF NATURAL RESOURCES AND CONSERVATION TO
8	ANALYZE FOREST LAND FOR POTENTIAL ZONES OF INFESTATION AND ADVOCATE FOR AUTHORITY
9	TO CONDUCT WATERSHED RESTORATION AND PROTECTION SERVICES ON FEDERAL LAND
10	AUTHORIZING THE ATTORNEY GENERAL TO INTERVENE IN LITIGATION OF FEDERAL FOREST
11	MANAGEMENT PROJECTS; AND AMENDING SECTIONS 76-13-301, 76-13-303, 76-13-701, AND 76-13-702
12	MCA."
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14	WHEREAS, properly functioning watersheds are critical to Montana's economic prosperity, the health
15	of its citizens, and the culture of the state but the management of many of these watersheds has left them
16	impaired or at risk for not functioning properly; and
17	WHEREAS, the Montana Constitution provides that the waters of the state are the property of the state
18	for the use of its people and are subject to appropriation for beneficial uses as provided by law; and
19	WHEREAS, all persons have a constitutional right to a clean and healthful environment, which includes
20	the protection and restoration of watersheds; and
21	WHEREAS, the state has inherent power to enact reasonable legislation for the health, safety, and
22	welfare of the public, which includes the protection of drinking water supplies that originate in watersheds; and
23	WHEREAS, wildfires in critical watersheds and across Montana degrade the quality of our water by
24	overloading streams with sediment and nutrients and clogging our air with pollutants from smoke, resulting last
25	year in 88 days on which the air quality was poor because of smoke; and
26	WHEREAS, the 2012 fire season was severe, with suppression costs to the state topping \$50 million.
27	and comprehensive watershed restoration and protection could significantly reduce fire season costs by
28	preventing fires.
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BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

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2	Section 1. Section 76-13-301, MCA, is amended to read:
3	"76-13-301. Policy. (1) It is the public policy of the state to:
4	(a) protect and preserve forest resources from destruction by forest insect pests and tree diseases;
5	(b) to protect the forests and watersheds of Montana, especially those watersheds that are most affected
6	by insect pests and tree diseases and are critical to water supplies;
7	(c) to enhance the production of forests;
8	(d) to promote the stability of forest industry; and
9	(e) to protect the recreational values of the forest, and to.
10	(2) It is further the public policy of the state to independently and through cooperation with the federal
11	government and private forest landowners adopt measures to control, suppress, and eradicate outbreaks of forest
12	insect pests and tree diseases."
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14	Section 2. Section 76-13-303, MCA, is amended to read:
15	"76-13-303. Creation of zone of infestation. (1) Whenever the department determines that The
16	department shall annually produce a list of areas where:
17	(a) there exists an infestation of forest insect pests or forest tree diseases injurious to the timber or forest
18	growth on forest lands within the state and that the infestation is of such a character as to be a menace to the
19	timber or forest growth of this state; and
20	(b) an infestation of forest insect pests or forest tree diseases in a watershed makes the watershed at
21	risk for wildfire, places the functionality of the watershed at risk, or creates other conditions that threaten the
22	watershed., the
23	(2) The department shall, with the approval of present the list annually to the board of land
24	commissioners, declare the existence of to determine if a zone of infestation exists and, if so, and shall fix the
25	boundaries so as to definitely describe and identify the each zone."
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27	Section 3. Section 76-13-701, MCA, is amended to read:
28	"76-13-701. Findings and policy. (1) The legislature finds that the sustainable management of public

for the benefit of all Montanans.

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forests in Montana is vital to conserving the state's natural resources and their economic and ecological potential

(2) The legislature finds that public forests in Montana should be sustainably managed to maintain biodiversity, productivity, regeneration capacity, vitality, and potential to fulfill relevant ecological, economic, and social functions.

- (3) The legislature finds that sustainable forest stewardship and management of Montana's public forests requires a balanced approach that ensures a stable timber supply, active restoration, healthy watersheds and fish and wildlife habitat, areas for natural processes, and allowances for multiple uses.
 - (4) The legislature finds that:

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- (a) there is overwhelming evidence that the management, protection, and conservation of watersheds in Montana is critical to the well-being of the state;
- 10 (b) the water supplies of some of the state's most populous cities and surrounding areas originate in federally managed watersheds that are at risk for catastrophic wildfire, the severity of which could be reduced 12 by proper management;
 - (c) a wildfire in any one of those municipal watersheds would result in ash and sediment inundating and degrading the water supply, leaving tens of thousands of residents without drinking water, creating a severe public safety situation, and decimating millions of dollars worth of water infrastructure;
 - (d) a burned-out watershed also affects the timing of snow melt and stream flow, which detrimentally affects irrigation and fisheries; and
 - (e) federal land managers are not giving due consideration to the constitutionally protected water rights of the state and its citizens, the exercise of which would be impaired by a catastrophic wildfire in a municipal watershed.
 - $\frac{(4)}{(5)}$ The legislature declares that it is the policy of this state to promote the sustainable use of all public forests within the state through sound management and collaboration with local, state, and federal entities."
- 24 **Section 4.** Section 76-13-702, MCA, is amended to read:
- 25 "76-13-702. Duties -- authority. To implement the policy of 76-13-701, the department of natural 26 resources and conservation:
- 27 (1) shall support sustainable forest management practices, including forest restoration, on public forests 28 in Montana consistent with all applicable laws and administrative requirements;
- 29 (2) shall provide technical information and educational assistance to nonindustrial, private forest 30 landowners:



1 (3) shall promote forest management activities within and adjacent to the wildland-urban interface and 2 promote the implementation of community wildfire protection plans; 3 (4) shall promote a viable forest and wood products industry and other businesses and individual 4 activities that rely on public forest lands; 5 (5) shall represent the state's interest in the federal forest management planning and policy process, 6 including establishing cooperative agency status and coordination with federal agencies; 7 (6) shall advocate that Montana be included in federal legislation to establish a good neighbor policy that 8 would allow the secretary of the interior or the secretary of agriculture to enter into a cooperative agreement or 9 contract that would authorize the state forester to provide watershed restoration and protection services on 10 federal land. Watershed restoration and protection services included in the good neighbor policy must include 11 the authority to: 12 (a) treat insect-infested trees; 13 (b) reduce hazardous fuels; and 14 (c) conduct any other activities to restore or improve forest, rangeland, and watershed health, including 15 fish and wildlife habitat. 16 (6)(7) may assist local government entities in establishing cooperative agency status and coordination 17 with federal agencies; 18 (7)(8) shall promote the development of an independent, long-term sustained yield calculation on 19 Montana's federal forests: 20 (8) (9) has the authority to intervene in litigation or appeals on federal forest management projects that: 21 (a) comply with the policy in 76-13-701 and in which local and state interests are clearly involved; or 22 (b) involve fuel-loading conditions that the department considers to be a significant threat to public health 23 and safety or to hamper watershed restoration and protection; 24 (9)(10) has the authority to enter into agreements with federal agencies to participate in forest 25 management activities on federal lands; and 26 (10)(11) shall participate in and facilitate collaboration between traditional forest interests in reaching 27 consensus-based solutions on federal land management issues." 28

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intervene. To fulfill the purposes of Title 76, chapter 13, the attorney general has the authority to intervene in

NEW SECTION. Section 5. Federal forest management projects -- attorney general authority to

litigation or appeals on federal forest management projects that could affect watershed protection or restoration.
NEW SECTION. Section 6. Codification instruction. [Section 5] is intended to be codified as an

4 integral part of Title 76, chapter 13, part 1, and the provisions of Title 76, chapter 13, part 1, apply to [section 5].

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