

116TH CONGRESS  
2D SESSION

# S. 3202

To discourage speculative oil and gas leasing and to promote enhanced multiple use management of public land and National Forest System land, and for other purposes.

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IN THE SENATE OF THE UNITED STATES

JANUARY 16, 2020

Ms. CORTEZ MASTO introduced the following bill; which was read twice and referred to the Committee on Energy and Natural Resources

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## A BILL

To discourage speculative oil and gas leasing and to promote enhanced multiple use management of public land and National Forest System land, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

**3 SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “End Speculative Oil  
5 and Gas Leasing Act of 2020”.

**6 SEC. 2. FINDINGS.**

7       Congress finds that—

8              (1) Federal land should be managed for mul-  
9 tiple uses, resources, and values, including recreation

1       use, grazing use, timber resources, mineral re-  
2       sources, watershed management, wildlife and fish  
3       habitat, and natural, scenic, scientific, and historic  
4       values;

5               (2) section 17(a) of the Mineral Leasing Act  
6       (30 U.S.C. 226(a)) authorizes the Secretary of the  
7       Interior to offer for lease only land that is “known  
8       or believed to contain oil or gas deposits”;

9               (3)(A) in determining whether a parcel of Fed-  
10      eral land should be made available for oil and gas  
11      leasing and development, and in offering such a par-  
12      cel for sale, the Secretary does not meaningfully  
13      take into consideration the oil and gas development  
14      potential of that parcel; and

15               (B) as a result, the Secretary regularly offers  
16      and leases for oil and gas development Federal land  
17      that has no or low potential for the development of  
18      oil and gas resources (referred to in this section as  
19      “no- or low-potential Federal land”);

20               (4)(A) no- or low-potential Federal land is fre-  
21      quently leased for or near the minimum lease bid, or  
22      noncompetitively, and rarely produce oil or gas re-  
23      sources; and

1                   (B) as a result, taxpayers in the United States  
2 receive minimal revenue from the leasing of no- or  
3 low-potential Federal land;

4                   (5) making no- or low-potential Federal land  
5 available for oil and gas leasing can result in leases  
6 being obtained for speculative purposes;

7                   (6) the Secretary wastes taxpayer resources in  
8 issuing and managing leases on no- or low-potential  
9 Federal land;

10                  (7) no- or low-potential Federal land frequently  
11 supports other economically important uses, re-  
12 sources, and values including the uses, resources,  
13 and values described in paragraph (1);

14                  (8) the existence of leases on no- and low-poten-  
15 tial Federal land can and does limit the ability of  
16 the Secretary to support and enhance the uses, re-  
17 sources, and values described in paragraph (1); and

18                  (9) meaningful public participation in leasing  
19 decisions is essential and can help to ensure that the  
20 decisions of the Secretary are well-informed and  
21 based on current and reliable information and data.

22 **SEC. 3. POLICY.**

23                  In accordance with Federal multiple use land man-  
24 agement goals, it is the policy of the United States that—

25                  (1) the Secretary—

(B) shall discourage speculation in the Federal onshore oil and gas leasing program;

## 14 SEC. 4. DEFINITIONS.

15 In this Act:

20                   (2) FEDERAL LAND.—The term “Federal land”  
21                   means—

22 (A) public land; and

23 (B) National Forest System land.

(B) a land and resource management plan developed by the Secretary of Agriculture pursuant to section 6 of the Forest and Rangeland Renewable Resources Planning Act of 1974 (16 U.S.C. 1604).

1                             (6) SECRETARY.—The term “Secretary” means  
2                             the Secretary of the Interior, acting through the Di-  
3                             rector of the Bureau of Land Management.

4                             **SEC. 5. FEDERAL LAND COVERED BY REASONABLY FORE-**  
5                             **SEEABLE DEVELOPMENT SCENARIO ISSUED**  
6                             **BEFORE DATE OF ENACTMENT.**

7                             (a) IN GENERAL.—With respect to Federal land oth-  
8                             erwise available for leasing of oil and gas resources pursu-  
9                             ant to the Mineral Leasing Act (30 U.S.C. 181 et seq.)  
10                            or the Mineral Leasing Act for Acquired Lands (30 U.S.C.  
11                            351 et seq.) that is covered by a reasonably foreseeable  
12                            development scenario issued before the date of enactment  
13                            of this Act, except as provided in subsection (b), the Sec-  
14                            retary shall not offer the Federal land for lease unless the  
15                            reasonably foreseeable development scenario for that land  
16                            includes an assessment of the oil and gas development po-  
17                            tential of that land that specifically identifies the potential  
18                            for all acres subject to decisions on availability for leasing.

19                             (b) EXCEPTION FOR DRAINAGE.—

20                             (1) IN GENERAL.—The Secretary may offer for  
21                             lease any Federal land described in subsection (a)  
22                             without meeting the requirements of that subsection  
23                             if—

24                                 (A)(i) the Federal land is adjacent to land  
25                             currently producing oil or gas; and

(ii) the lease is issued for the purpose of preventing drainage from the adjacent land; or

(B) the Federal land—

(i) does not exceed 640 acres; and

(ii) is located within 1 mile of a well producing oil or gas in paying quantities the date on which the Federal land is offered for leasing.

(2) REQUIREMENT.—A lease issued under para-

graph (1) shall be consistent with the applicable land use plan and all other applicable law.

12 SEC. 6. FEDERAL LAND NOT COVERED BY CURRENT REA-  
13 SONABLY FORESEEABLE DEVELOPMENT SCE-  
14 NARIO.

15 (a) IN GENERAL.—

1 Forest System land, shall complete such a reasonably foreseeable development scenario.

3 (2) REQUIREMENTS.—Any reasonably foreseeable development scenario issued on or after the date of enactment of this Act shall, at a minimum—

6 (A) assess and designate all Federal land covered by the reasonably foreseeable development scenario as having high, moderate, low, or no potential for development of oil and gas resources; and

11 (B) publish a map depicting the covered Federal land and the development potential for that Federal land designated under subparagraph (A).

15 (3) FACTORS.—

16 (A) IN GENERAL.—In completing a reasonably foreseeable development scenario for Federal land, the Secretary shall take into consideration—

20 (i) past and present exploration and development activity in the vicinity, including historic trends;

23 (ii) for each lease in the vicinity, the number, location, and types of wells drilled, the representative depth of wells

1                   drilled, the number and location of dry  
2                   holes, the success ratio for wells drilled,  
3                   and the location, production history, and  
4                   life expectancy of producing fields;

5                   (iii) geological, geophysical, and geo-  
6                   chemical information for the Federal land,  
7                   including data and information from the  
8                   United States Geological Survey, the De-  
9                   partment of Energy, State agencies, indus-  
10                  try, professional societies, academic  
11                  sources, and the public;

12                  (iv) structural and stratigraphic data  
13                  and information relating to basins, fields,  
14                  and plays on the Federal land; and

15                  (v) data and information on the likeli-  
16                  hood that economically recoverable oil and  
17                  gas resources are present in a given area,  
18                  including information submitted by experts  
19                  and the public.

20                  (B) EXPLANATION OF FACTORS.—The  
21                  Secretary shall document how each factor de-  
22                  scribed in subparagraph (A) and any other fac-  
23                  tors considered by the Secretary support the  
24                  designation of the potential for development of  
25                  oil and gas resources on the Federal land.

1                             (4) OPPORTUNITY FOR PUBLIC PARTICIPA-  
2                             TION.—In carrying out a reasonably foreseeable de-  
3                             velopment scenario under this subsection, the Sec-  
4                             retary shall—  
5                                 (A) notify the public that the reasonably  
6                             foreseeable development scenario is being initi-  
7                             ated;  
8                                 (B) publish a request for information for  
9                             the reasonably foreseeable development sce-  
10                             nario;  
11                                 (C) release a draft version of the reason-  
12                             ably foreseeable development scenario for a  
13                             public review and comment for a period of not  
14                             less than 60 days; and  
15                                 (D) consider and respond to public com-  
16                             ments in the final version of the reasonably  
17                             foreseeable development scenario.

18                             (b) REGULAR UPDATE.—

19                                 (1) IN GENERAL.—Not later than 15 years  
20                             after the date of enactment of this Act, and not less  
21                             frequently than every 15 years thereafter, the Sec-  
22                             retary, consistent with subsection (a) and in co-  
23                             operation with the Secretary of Agriculture with re-  
24                             spect to National Forest System land, shall review

1 and update all reasonably foreseeable development  
2 scenarios covering Federal land.

3 (2) PROHIBITION.—Except as provided in sub-  
4 section (c), the Secretary shall not offer for lease  
5 any Federal land otherwise available for leasing of  
6 oil and gas resources pursuant to the Mineral Leas-  
7 ing Act (30 U.S.C. 181 et seq.) or the Mineral Leas-  
8 ing Act for Acquired Lands (30 U.S.C. 351 et seq.)  
9 unless the Secretary has updated the reasonably  
10 foreseeable development scenario covering that Fed-  
11 eral land in accordance with paragraph (1).

12 (c) EXCEPTION FOR DRAINAGE.—

13 (1) IN GENERAL.—The Secretary may offer for  
14 lease any Federal land otherwise available for leas-  
15 ing of oil and gas resources pursuant to the Mineral  
16 Leasing Act (30 U.S.C. 181 et seq.) or the Mineral  
17 Leasing Act for Acquired Lands (30 U.S.C. 351 et  
18 seq.) without completing or updating a reasonably  
19 foreseeable development scenario for that land under  
20 subsection (a) or (b), as applicable, if—

21 (A)(i) the Federal land is adjacent to land  
22 currently producing oil or gas; and

23 (ii) the lease is issued for the purpose of  
24 preventing drainage from the adjacent land; or

25 (B) the Federal land—

9 SEC. 7. LAND HAVING NO OR LOW DEVELOPMENT POTEN-  
10 TIAL UNDER A REASONABLY FORESEEABLE  
11 DEVELOPMENT SCENARIO.

12       (a) IN GENERAL.—Except as provided in subsections  
13 (b) and (c), the Secretary shall not offer for lease any Fed-  
14 eral land otherwise available for leasing of oil and gas re-  
15 sources pursuant to the Mineral Leasing Act (30 U.S.C.  
16 181 et seq.) or the Mineral Leasing Act for Acquired  
17 Lands (30 U.S.C. 351 et seq.) if the Federal land is des-  
18 ignated in the applicable reasonably foreseeable develop-  
19 ment scenario as having low or no potential for develop-  
20 ment of oil or gas resources.

21 (b) EXCEPTION FOR DRAINAGE.—

22                   (1) IN GENERAL.—The Secretary may offer for  
23                   lease any Federal land described in subsection (a)  
24                   if—

1                             (A)(i) the Federal land is adjacent to land  
2                             currently producing oil or gas; and

3                             (ii) the lease is issued for the purpose of  
4                             preventing drainage from the adjacent land; or

5                             (B) the Federal land—

6                             (i) does not exceed 640 acres; and

7                             (ii) is located within 1 mile of a well  
8                             producing oil or gas in paying quantities  
9                             on the date on which the Federal land is  
10                           offered for leasing.

11                             (2) REQUIREMENT.—A lease issued under para-  
12                             graph (1) shall be consistent with the applicable  
13                             land use plan and all other applicable law.

14                             (c) VARIANCE PROCESS.—

15                             (1) IN GENERAL.—An entity seeking to lease  
16                             Federal land described in subsection (a) for pur-  
17                             poses other than the purpose described in subsection  
18                             (b)(1)(A)(ii) may submit to the Secretary an appli-  
19                             cation for a variance under which the applicant shall  
20                             bear the full burden of establishing and documenting  
21                             that providing a variance for the Federal land  
22                             would—

23                             (A) be consistent with decisions contained  
24                             in the land use plan in effect for the Federal  
25                             land;



10 (2) OPPORTUNITY FOR PUBLIC PARTICIPA-  
11 TION.—

(B) RESPONSE.—The Secretary shall consider and respond in writing to any public comments received under subparagraph (A)(ii) before

1           fore making a determination under paragraph  
2           (3)(A).

3           (3) GRANTING OF VARIANCE.—The Secretary  
4       may grant a variance for Federal land described in  
5       subsection (a) pursuant to an application submitted  
6       under paragraph (1), and offer that Federal land for  
7       lease, if—

8           (A) the Secretary publishes in the Federal  
9       Register a determination that—

10           (i) the applicant met the burden of es-  
11       tablishing and documenting that the vari-  
12       ance would meet the requirements de-  
13       scribed in paragraph (1);

14           (ii) offering the Federal land for  
15       lease—

16           (I) would not preclude the use of  
17       the Federal land for other uses, in-  
18       cluding grazing, fish and wildlife, and  
19       recreation uses; and

20           (II) would be managed in accord-  
21       ance with the principles of multiple  
22       use (as defined in section 103 of the  
23       Federal Land Policy and Management  
24       Act of 1976 (43 U.S.C. 1702)); and

(iii) the variance is in the public interest; and

3 (B) the Federal land—

4 (i) is adjacent to land currently pro-  
5 ducing oil or gas in commercial quantities  
6 on the date on which the variance is grant-  
7 ed; and

(ii) does not exceed 640 acres

9                         (4) REQUIREMENT.—A lease issued under para-  
10                         graph (3) shall be consistent with the applicable  
11                         land use plan and all other applicable law.

17 SEC. 8. EFFECT.

18       (a) MULTIPLE USE CONSIDERATIONS.—Nothing in  
19 this Act, including a determination under a reasonably  
20 foreseeable development scenario issued pursuant to this  
21 Act that Federal land has high or moderate potential for  
22 development of oil and gas resources, alters—

1       lease any public land otherwise available for leasing  
2       of oil and gas resources pursuant to the Mineral  
3       Leasing Act (30 U.S.C. 181 et seq.) or the Mineral  
4       Leasing Act for Acquired Lands (30 U.S.C. 351 et  
5       seq.), the Secretary shall consider and weigh the  
6       multiple use and sustained yield values of the public  
7       land;

8               (2) the requirements of subsections (b) and (e)  
9       of section 6 of the Forest and Rangeland Renewable  
10      Resources Planning Act of 1974 (16 U.S.C. 1604)  
11      that prior to offering for lease any National Forest  
12      System land otherwise available for leasing of oil  
13      and gas resources pursuant to the Mineral Leasing  
14      Act (30 U.S.C. 181 et seq.) or the Mineral Leasing  
15      Act for Acquired Lands (30 U.S.C. 351 et seq.), the  
16      Secretary of Agriculture shall consider and weigh  
17      the multiple use and sustained yield values of the  
18      National Forest System land; or

19               (3) any other applicable requirements of law.

20       (b) NEPA.—Nothing in this Act modifies, alters, or  
21      impacts the applicability of the National Environmental  
22      Policy Act of 1969 (42 U.S.C. 4321 et seq.) to the leasing  
23      of Federal land by the Secretary.

