relating to the management of Federal land and non-Federal land are consistent.

(c) Requirements

The management plans shall—

- (1) take into consideration Federal, State, and local plans in existence on October 12, 2006, to present a unified preservation, restoration, and conservation plan for the Natural Area;
- (2) with respect to Federal land in the Natural Area—
 - (A) be developed in accordance with section 1712 of title 43:
 - (B) be consistent, to the maximum extent practicable, with the management plans adopted by the Director of the Bureau of Land Management for land adjacent to the Natural Area: and
 - (C) be considered to be an amendment to the San Luis Resource Management Plan of the Bureau of Land Management; and

(3) include—

- (A) an inventory of the resources contained in the Natural Area (including a list of property in the Natural Area that should be preserved, restored, managed, developed, maintained, or acquired to further the purposes of the Natural Area); and
- (B) a recommendation of policies for resource management, including the use of intergovernmental cooperative agreements, that—
 - (i) protect the resources of the Natural Area; and
 - (ii) provide for solitude, quiet use, and pristine natural values of the Natural Area.

(d) Publication

The Secretary shall publish notice of the management plans in the Federal Register.

(Pub. L. 109-337, §6, Oct. 12, 2006, 120 Stat. 1779.)

§ 460rrr-5. Administration of Natural Area

(a) In general

The Secretary shall administer the Federal land in the Natural Area—

- (1) in accordance with—
- (A) the laws (including regulations) applicable to public land; and
 - (B) the management plan; and
- (2) in a manner that provides for—
- (A) the conservation, restoration, and protection of the natural, historic, scientific, scenic, wildlife, and recreational resources of the Natural Area;
- (B) the continued use of the Natural Area for purposes of education, scientific study, and limited public recreation in a manner that does not substantially impair the purposes for which the Natural Area is established:
- (C) the protection of the wildlife habitat of the Natural Area:
- (D) a prohibition on the construction of water storage facilities in the Natural Area; and
- (E) the reduction in the use of or removal of roads in the Natural Area and, to the

maximum extent practicable, the reduction in or prohibition against the use of motorized vehicles in the Natural Area (including the removal of roads and a prohibition against motorized use on Federal land in the area on the western side of the Rio Grande River from Lobatos Bridge south to the New Mexico State line).

(b) Changes in streamflow

The Secretary is encouraged to negotiate with the State of Colorado, the Rio Grande Water Conservation District, and affected water users in the State to determine if changes in the streamflow that are beneficial to the Natural Area may be accommodated.

(c) Private land

The management plan prepared under section 460rrr-4(b)(2)(A) of this title shall apply to private land in the Natural Area only to the extent that the private landowner agrees in writing to be bound by the management plan.

(d) Withdrawal

Subject to valid existing rights, all Federal land in the Natural Area is withdrawn from—

- (1) all forms of entry, appropriation, or disposal under the public land laws;
- (2) location, entry, and patent under the mining laws; and
- (3) disposition under the mineral leasing laws (including geothermal leasing laws).

(e) Acquisition of land

(1) In general

The Secretary may acquire from willing sellers by purchase, exchange, or donation land or an interest in land in the Natural Area.

(2) Administration

Any land or interest in land acquired under paragraph (1) shall be administered in accordance with the management plan and this subchapter.

(f) Applicable law

Section 1276(d)(1) of this title shall not apply to the Natural Area.

(Pub. L. 109-337, §7, Oct. 12, 2006, 120 Stat. 1780.)

§ 460rrr-6. Effect

Nothing in this subchapter—

- (1) amends, modifies, or is in conflict with the Rio Grande Compact, consented to by Congress in the Act of May 31, 1939 (53 Stat. 785, ch. 155):
- (2) authorizes the regulation of private land in the Natural Area;
- (3) authorizes the imposition of any mandatory streamflow requirements;
- (4) creates an express or implied Federal reserved water right;
- (5) imposes any Federal water quality standard within or upstream of the Natural Area that is more restrictive than would be applicable had the Natural Area not been established;
- (6) prevents the State of Colorado from acquiring an instream flow through the Natural Area under the terms, conditions, and limitations of State law to assist in protecting the