

*natural condition shall be the prevailing purpose of such holdings. Visitation shall be regulated so as to ensure this preservation on a permanent basis.*

*Type 3. Areas which are not of ecological or primitive stature, but which have the appearance of being in an untouched natural state, or which are capable of attaining that appearance if held and managed for this purpose.*

*(d) The Secretary of Natural Resources may, at any time after the enactment of this Act, review as to its suitability for preservation as STATE wildlands, any area under his jurisdiction which he deems worthy of consideration for protection as STATE wildland under this Act and report his findings to the Governor. The Governor shall advise the Maryland Senate and House of Delegates of his recommendations with respect to the designation as STATE "Wildland" or other reclassification of each area on which review has been completed; together with maps and a definition of boundaries. Each recommendation of the Governor for designation as "wildland" shall become effective only if so provided by an Act of the ~~Legislature~~ GENERAL ASSEMBLY. Nothing herein contained shall limit the Governor in proposing, as part of his recommendations to the ~~Legislature~~ GENERAL ASSEMBLY, the alteration of boundaries of proposed STATE wildland areas or recommending the addition of any contiguous area of State lands predominately of wildland value.*

*(e) Within ten years after the effective date of this Act the Secretary of Natural Resources shall review every roadless area of five hundred contiguous acres or more in the State owned lands under his jurisdiction on the effective date of this Act and every such area of State owned roadless islands, State wildlife refuges and public hunting areas under his jurisdiction on the effective date of this Act and shall report to the Governor his recommendation as to the suitability or non-suitability of each such area or island for preservation as wildland. The Governor shall advise the President of the Senate and Speaker of the House of Delegates of his recommendation with respect to the designation as wildland of each such area or island on which review has been completed, together with a map thereof and a definition of its boundaries. Such advice shall be given with respect to not less than one-third of the areas and islands to be reviewed under this subsection within three years after the enactment of this Act, not less than two-thirds within seven years after the enactment of this Act, and the remainder within ten years of enactment of this Act. A recommendation of the Governor for designation as wildland shall become effective only if so provided by an Act of the ~~Legislature~~ GENERAL ASSEMBLY. Nothing contained herein shall, by implication or otherwise, be construed to lessen the present statutory authority of the Secretary of Natural Resources with respect to the maintenance of roadless areas presently under his jurisdiction.*

*(f) Any private citizen or organization desiring to recommend an area for inclusion in the State Wildlands Preservation System may prepare maps and a detailed description of the proposed area for submission to the Secretary of Natural Resources for review. Such a proposal report shall include:*

*(1) Detailed recommendations for proposed protection, ~~location~~ LOCATION and acreage.*