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First name: Michael Last name: Carpinelli

Organization:

Title:

Comments: FW: Draft Plan Comments - Coalition to Keep Cibola National Forest Multi-Use

From: Whitehair, Alvin - FS

Sent: Wednesday, August 31, 2016 8:10 AM

To: Carpinelli, Michael F -FS <mcarpinelli@fs.fed.us>

Subject: FW: Draft Plan Comments - Coalition to Keep Cibola National Forest Multi-Use

All comments

within this

document are in

reference to the

preliminary draft

plan

(fseprd510428.pdf)

Pinyon-Juniper

evergreen shrub

woodland

41 2-20

Pinyon-Juniper over population negatively affects watershed and overall ecosystem health. Language should be added to allow for management of these species at a healthy level. Native forage production for wildlife and livestock, and watershed health should be prioritized.

Groundwater 57 9-12

17-20

Well locations are determined by water right assignment and are outside the authority of the USFS. Present and future water right decisions should be left to the authority of the state engineer.

Water resources

wetland/riparian 62 6

The line "Utilize groundwater wells to replace surface water sources to prepare for drought and climate change conditions" should be deleted.

Water right administration falls under the authority of the State Engineer. This is an inappropriate and wasteful use of a scarce resource, especially during this time of drought.

Water resources

wetland/riparian 62 13

If grazing is to be restricted in these areas, suitable watering alternatives must be made available. This should be done before any restrictive action is taken. Development or 'cleaning' of existing springs and improvement of current water impoundments should be considered before restrictive actions are taken place. Poor management of these existing resources is no excuse for further restrictions to legitimate use.

Document

Reviewed (draft

plan, wilderness

process paper,

map)

Resource

Section Page # Line # Comment

Water resources

wetland/riparian 63 37

Budgetary constraints and inefficiencies prevent USFS from properly managing their current holdings. It is not appropriate to acquire more lands in the interest of protecting the resource if these lands can't be effectively and productively managed. This line should be deleted or other solutions should be found

Land ownership

adjustment and

boundary...

93 21 Add language to specifically allow for acquisition when required for access and right of way. As stated previously, USFS is too constrained to effectively manage existing holdings. This should only be done when required to allow for improved access to existing USFS lands.

Eligible wild and

scenic rivers

135 27 As stated in the plan, there are currently no designated Wild and Scenic Rivers on the Cibola. As such, there is no need for this preemptive management strategy. It is important to note that water related multi-use opportunities (prospecting, boating, biking/ hiking near water) are already very limited on the Cibola because of the scarcity of water. By assigning this preliminary designation, these rare opportunities are further limited.

Water resources

features and

wetland/riparian

59 25 Background levels frequently exceed New Mexico water quality standards. This is an inappropriate and restrictive action that potentially limits development/ rehabilitation of existing water sources. It is not reasonable to think that existing water sources can be remediated below standard maximums, or

that USFS would limit use of these sources.

Document

Reviewed (draft

plan, wilderness

process paper,

map)

Resource

Section Page # Line # Comment Referencing New Mexico water quality standards applies arbitrary standards to a natural system for which they were not intended. If the in-situ condition of the body of water does not meet NM Water quality standards, it should be managed based on the historic benchmark levels rather than the more restrictive NM Water quality standards. Infrastructure 121 25 Table 21 should be revisited upon travel management plan review, as promised by the Forest Supervisor. Comfort level/ road

smoothness should be assessed on a meets or exceeds basis. Roads should not be intentionally made less passable to require comply with a ML requirement. Roads should be maintained to the best of the operator and equipment's ability. If one part of a roadway is considered 'more passable', other portions of the same roadway should be maintained to the 'most passable' standard.

National scenic

and historic

trails

137 22 This view shed requirement is restrictive and inappropriate for areas of the Cibola, specifically the upper portions of Mt. Taylor. A 0.5 mile radius to the trail encompasses a large percentage of the entire mountain at higher elevations because of the conical shape of the mountain. This would limit any future development of additional trails, etc. District Rangers should have case-by-case discretion, as stated in CDNST.

National scenic

and historic

trails

137 36 This foreground requirement is restrictive and

inappropriate for areas of the Cibola,

specifically the upper portions of Mt. Taylor.

A 0.5 mile radius to the trail encompasses a

large percentage of the entire mountain at

higher elevations because of the conical

shape of the mountain. This would limit any

future development of additional trails, etc.

District Rangers should have case-by-case

discretion, as stated in CDNST.

Document

Reviewed (draft

plan, wilderness

process paper,

map)

Resource

Section Page # Line # Comment

National scenic

and historic

trails

137 14 This requirement is restrictive and

inappropriate for areas of the Cibola,

specifically the upper portions of Mt. Taylor.

A 0.5 mile radius to the trail encompasses a

large percentage of the entire mountain at

higher elevations because of the conical

shape of the mountain. This conflicts with the

existing trail and road infrastructure. This line

should be deleted. District Rangers should have case-by-case discretion, as stated in

CDNST.

National scenic

and historic

trails

138 9 This line should be deleted. These

requirements are inappropriate and

restrictive. Constraints on lands within 4 miles

of either side of the trail are not acceptable.

All lines

referencing

**CDNST** 

Local District Rangers should have case-bycase

discretion.

National scenic

and historic

trails

138 19 This biases the regulation toward foot-traffic

only events. This is not acceptable in areas

like the Mt. Taylor district where there are few developed trails. This line should be deleted.

Bicyclists, equestrians, motorcycles and other multi-use recreationists frequent the CDNST and have alternative routes. Opportunities for this type of recreation are already scarce.

Appendix D 172 Chart The line "retain all management areas" in

alternative B implies that there will be no

review of the recent Travel Management

Plan. The Forest Supervisor has promised a

revisit of this plan. This chart should reflect

Document

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map)

Resource

Section Page # Line # Comment

that.

Appendix D 172 Chart There are no eligible rivers for W&SR in this area. This line should be removed. The W&SR standards must be used, not any other

standards

Appendix D 172 Chart The CDNST 1-8 mile restrictions are enforced over too broad an area for the topography of

the Mt. Taylor district, as stated previously.

Use of emergency vehicles and future

economic use are inhibited.

Appendix D 172 Chart There is no alternative that disallows CDNST regulations.

regulations.

Appendix D 172 Chart The proposed alternatives cover a good range

of opinions spanning several levels of restriction. USFS has done a good job of

proposing options that were drafted through

public input.

Vision and niche

statements

8 22 The vision statement for the Mt. Taylor ranger district is very appropriate to the local area. This vision statement should be maintained as a primary driver for all management decisions.

Vision and niche

statements

8 5 Many of the restrictive management directives in the plan contradict the multi-use concept that is boasted in this statement. This highlights a significant problem with current USFS management philosophy.

At best, this niche statement seems

unnecessary and does not add substantive information to the plan. The plan should be made as lean as possible to promote a thorough understanding from the public.

Document

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map)

Resource

Section Page # Line # Comment

General

comment: tree

size and

diversity

USFS should aim for diversity in species and size. If only large trees are protected, an eventual size and age gap will exist.

General

comment:

equestrians

The plan makes no specific reference to equestrian use. The word "equestrian" is not mentioned in the plan.

Open comment: There was a promise to revisit the Travel Management plan upon completion of the New Forest Service Plan. That needs to be priority within this plan.

Alvin Whitehair, District Ranger Mount Taylor Ranger District

Forest Service

Region 3/Cibola National Forest and Grasslands

p: 505-287-8833 c: 505-252-5892 f: 505-287-4924 awhitehair@fs.fed.us 1800 Lobo Canyon Road Grants, NM 87020

0141110, 11111 07 02

www.fs.fed.us

<a href="http://usda.gov/"><a href="https://twitter.com/forestservice"><a href="https://www.facebook.com/pages/US-Forest-Service">https://www.facebook.com/pages/US-Forest-Service</a>> <a href="https://www.facebook.com/pages/US-Forest-Service">https://www.facebook.com/pages/US-Forest-Service</a> <a href="https://www.facebook.com/pages/US-Forest-Service">http

Caring for the land and serving people

From: OurCibolaForest [mailto:ourcibolaforest@gmail.com]

Sent: Tuesday, August 30, 2016 4:20 PM

To: Whitehair, Alvin - FS <awhitehair@fs.fed.us>; Kohrman, Elaine B -FS <ekohrman@fs.fed.us>; FS-

 $comments-southwestern-cibola\,@fs.fed.us>$ 

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Please find attached the comments from the members of the Coalition.