

Data Submitted (UTC 11): 11/25/2021 11:00:00 AM

First name: Andrew

Last name: Irvine

Organization: North American Packgoat Association

Title: Attorney

Comments: Dear Responsible Project Official,

Please find and consider the attached comments from the North American Packgoat Association (NAPgA).

Thank you,

-Andrew

[ATTACHMENT COPIED BELOW THROUGH PDF PAGE 21. EXHIBITS/ATTACHMENTS TO LETTER LOCATED IN PROJECT RECORD.]

Comments on the

Grand Mesa, Uncompahgre and Gunnison Forest Plan Revision

Submitted by:

North American Packgoat Association November 26, 2021

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VIA ELECTRONIC SUBMITTAL

RE: Comments on the Grand Mesa, Uncompahgre and Gunnison Forest Plan Revision

To: Grand Mesa, Uncompahgre and Gunnison National Forests Attn: Samantha Stanley, Forest Planner

2250 South Main Street Delta, CO 81416

Electronic Submittal: <https://cara.ecosystem-management.org/Public/CommentInput?Project=51806>

Responsible

Official: Chad Stewart, Forest Supervisor

Grand Mesa, Uncompahgre and Gunnison National Forests 2250 South Main Street

Delta, CO 81416

From: Andrew A. Irvine

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On behalf of: North American Packgoat Association Curtis King, President

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On behalf of the North American Packgoat Association, I hereby timely submit these Comments on the Grand Mesa, Uncompahgre and Gunnison National Forests ([ldquo]CMUG[rdquo]) Draft Environmental Impact Statement ([ldquo]DEIS[rdquo]) for the Draft Revised Land Management Plan ([ldquo]LMP Revision[rdquo]). If you have any questions concerning these comments or need further information, you may contact NAPgA or Andrew Irvine at the emails and phone numbers indicated above.

Andrew A. Irvine

of Andrew A. Irvine, P.C.

Introduction to Comments

The North American Packgoat Association ([ldquo]NAPgA[rdquo]) timely submits comments on the Grand Mesa, Uncompahgre and Gunnison National Forests ([ldquo]CMUG[rdquo] or [ldquo]Forest[rdquo]) Draft Environmental Impact Statement ([ldquo]DEIS[rdquo]) for the Draft Revised Land Management Plan ([ldquo]LMP Revision[rdquo]). Notice of the LMP Revision for the CMUG appeared at 86 Fed. Reg. 44,711-12 (Aug. 13, 2021)

and provided the comment deadline of November 12, 2021. The CMUG extended that deadline to November 26, 2021 on its website. See <https://www.fs.usda.gov/detail/gmug/landmanagement/planning/?cid=fseprd937839>.

The North American Packgoat Association, Inc. is an organization established specifically for promoting packing with pack goats. The organization was incorporated in March 2001 as a 501(c)(3) non-profit organization. NAPgA seeks to further the pursuit of goatpacking by sharing the knowledge, ideas and experiences of its members, by promoting the use of pack goats to the public as a means of low impact wilderness transportation and recreation, by serving as an advisory group on local and national land use issues, and by engaging in other activities related to educating the public about goatpacking.

NAPgA appreciates this opportunity to comment on the CMUG DEIS for the LMP Revision. NAPgA and its numerous goatpacking-members will be affected by the management direction proposed in the draft LMP Revision. The proposed management direction would result in the curtailment of goatpacking in one of the premier goatpacking areas in the nation, and set a bad precedent for other forests to follow in managing goatpacking as a recreational use. These comments will better inform the DEIS and LMP Revision and further develop the efficacy of the management direction as defined by the LMP Revision.

Goatpacking on the CMUG should not be curtailed as proposed by the LMP Revision.

Legal Background for the Comments

NEPA Prohibits Uninformed Agency Action

In passing NEPA, Congress [ldquo]recogniz[ed] the profound impact of man[rsquo]s activity on the interrelations of all components of the natural environment[rdquo] and set out [ldquo]to create and maintain conditions under which man and nature can exist in productive harmony.[rdquo] 42 U.S.C. [sect] 4331(a). To bring federal action in line with Congress[rsquo] goals and to foster environmentally informed decision-making by federal agencies, NEPA [ldquo]establishes [lsquo]action-forcing[rsquo] procedures that require agencies to take a [lsquo]hard look[rsquo] at environmental consequences.[rdquo] *W. Watersheds Project v. Kraayenbrink*, 632 F.3d 472, 486 (9th Cir. 2011) (citing *Metcalf v. Daley*, 214 F.3d 1135, 1141 (9th Cir. 2000)). Foremost among those procedures is the preparation of an environmental impact statement ([ldquo]EIS[rdquo]). *Id.*

Agencies considering [ldquo]major Federal actions significantly affecting the quality of the human environment[rdquo] are required to prepare an EIS. 42 U.S.C. [sect] 4332(C). The EIS [ldquo]shall provide full and fair discussion of [the] significant environmental impacts[rdquo] of the proposed action. 40 C.F.R. [sect] 1502.1. That discussion serves two purposes: First, it ensures that the agency, in reaching its decision, will have available, and will carefully consider, detailed information concerning significant environmental impacts.

Second, it guarantees that the relevant information will be made available to the larger audience that may also play a role in both the decisionmaking process and the implementation of that decision.

W. Watersheds Project, 632 F.3d at 487 (quoting *Dep't of Transp. v. Pub. Citizen*, 541 U.S. 752, 768 (2004)). This process does not mandate particular substantive results, but "[NEPA . . . prohibits uninformed . . . agency action.] Robertson v. Methow Valley Citizens Council, 490 U.S. 332, 351 (1989). By focusing agency and public attention on the environmental effects of proposed action, [NEPA ensures that the agency will not act on incomplete information, only to regret its decision after it is too late to correct.] Marsh v. ONRC, 490 U.S. 360, 371 (1989).

B. Review Under the APA

The Administrative Procedure Act ("APA"), 5 U.S.C. [sect][sect] 701-706, provides for judicial review of agency actions, such as those at issue here [NEPA claims are subject to judicial review under the APA, 5 U.S.C. [sect] 706(2)(A). See *Dep't of Transp. v. Pub. Citizen*, 541 U.S. at 763; *Marsh*, 490 U.S. at 375[ndash]76; *League of Wilderness Defenders-Blue Mtns. Biodiversity Project v. U.S.*, 549 F.3d 1211, 1215 (9th Cir. 2008) (the APA provides authority for the court's review of decisions under NEPA); *W. Watersheds Project*

v. U.S. Forest Serv., 2006 WL 292010, *2 (D. Idaho) (same).] Under the APA, a reviewing court shall "[hold unlawful and set aside agency action, findings, and conclusions found to be . . . arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law; . . . [or] without observance of procedures required by law.] 5 U.S.C. [sect] 706(2)(A), (D). Although the arbitrary and capricious standard is a "narrow one," the court is required to "[engage in a substantial inquiry]" and a "[thorough, probing, in-depth review.] *Native Ecosystems Council v. U.S. Forest Serv.*, 418 F.3d 953, 960 (9th Cir. 2005) (quoting *Citizens to Preserve Overton Park, Inc. v. Volpe*, 401 U.S. 402, 415-16 (1971)).

Under this standard, an agency decision is to be reversed as arbitrary and capricious if the agency has "[entirely failed to consider an important aspect of the problem, [or] offered an explanation that runs counter to the evidence before the agency. . . .]" *Motor Vehicle Mfrs. Ass'n v. State Farm Mutual Auto. Ins. Co.*, 463 U.S. 29, 43 (1983). "[The reviewing court should not attempt itself to make up for such deficiencies.] Id. (citation omitted). Most fundamentally, the agency must "[examine the relevant data and articulate a satisfactory explanation for its action including a "[rational connection between the facts found and the choice made.]" *Motor Vehicle*, 463 U.S. at 53 (quotation omitted).

Where, as here, there has been a change in policy from allowing goatpacking on the CMUG to curtailing goatpacking on the Forest, judicial review starts with the presumption that the change in policy is not justified by the administrative record. *Motor Vehicle*, 463 U.S. at 42. Additionally, the traditional presumption of agency expertise "[may be rebutted if the decisions, even though based on scientific expertise, are not reasoned.]" *W. Watersheds Project v. Ashe*, No. 11-462, 2013 WL 2433370 at *5 (D. Idaho June 4, 2013) (citations omitted).

In addition to the requirements of the NEPA and the APA, Forest Service regulations require that [ldquo]best available science[rdquo] be taken into account in forest planning. 36 C.F.R. [sect] 219.3. In taking [ldquo]best available science[rdquo] into account, the Forest Service must [ldquo]document how the best available science information was used to inform the assessment, the plan decision, and the monitoring program[rdquo] and such documentation must [ldquo][i]identify what information was determined to be the best available scientific information, explain the basis for that determination, and explain how the information was applied to the issues considered.[rdquo] Id.

Background on the LMP Revision

The LMP Revision makes significant changes to the CMUG[rsquo]s existing management of goatpacking on the Forest. At Guideline FW-GDL-SPEC-14, the Forest further provides: [ldquo]To maintain long-term population viability for bighorn sheep, the Forest Service should minimize the potential for recreational pack goats to interact with bighorn sheep. The Forest Service should manage recreational pack goats consistently with its management of domestic sheep within the comparable allotment(s) area.[rdquo] Id.

This guideline follows Standard FW-STND-SPEC-13, applicable to domestic sheep, which provides: [ldquo]On active grazing allotments, maintain effective separation between domestic sheep and bighorn sheep herds. Effective separation is defined as spatial or temporal separation between bighorn sheep and domestic sheep. See associated management approach.[rdquo] LMP Revision at 29.

Under [ldquo]Management Approaches[rdquo] for Big Game Species, the Forest provides: [ldquo]To implement GDL-SPEC-13, Tier 1 bighorn sheep herds with the greatest potential to contribute to population viability in the plan area should be prioritized. Tier 2 herds, where they interact or have the potential to interact with Tier 1 herds, should also be prioritized. Use the most current version of the Western Association of Fish and Wildlife Agency[rsquo]s Recommendations for Domestic Sheep and Goat Management in Wild Sheep Habitat to inform management.[rdquo] Id. at 30.

The DEIS explains, [ldquo]Public feedback requested an alternative that would provide full separation of domestic and bighorn sheep within a specified timeframe. The agency[rsquo]s national policy, however, is to provide for effective separation, and this is reflected in the draft revised forest plan and alternatives.[rdquo] DEIS Vol. 1 at 25. Neither the [ldquo]public feedback[rdquo] nor the [ldquo]agency[rsquo]s national policy[rdquo] is cited or found in the DEIS and associated documents. There is no indication provided of how or why separation of pack goats from bighorn sheep was considered in the alternatives.

The DEIS indicates that [ldquo]Pneumonia/Respiratory disease[rdquo] is a potential [ldquo]risk factor[rdquo] for Rocky Mountain and Desert bighorn sheep, and references the [ldquo]Insects and Disease section of the 2018

assessment” for further discussion. DEIS Vol. 1 at 147-48; DEIS Vol. 2 at 108 (same). The GMUG Revised Draft Forest Assessments: Identifying and Assessing At-Risk Species at 46 (March 2018) also indicates that “[Pneumonia/Respiratory disease] is a potential [risk factor] for Rocky Mountain and Desert bighorn sheep.

The DEIS further discusses “[disease epizootics],” indicating that: “[i]n Colorado, the susceptibility of bighorn sheep to pathogens introduced by domestic sheep is regarded as the primary factor limiting bighorn sheep populations (George et al. 2009).” DEIS Vol. 1 at 200. The DEIS further provides:

Effective separation is defined by science-based estimates of bighorn sheep core herd range and movements across the landscape in relationship to domestic sheep areas and managing potential contact rates to an acceptable level to reduce the risk of disease transmission. Management to maintain separation would also address the risk factor for disease epizootics and would address competition with domestic animals. The indicator for this analysis is a qualitative discussion of the effects of plan components.

Id. at 202.

Concerning “[Disease Transmission and Effective Separation from Domestic Sheep and Goats]” the DEIS provides:

The current forest plan makes little to no recognition of the risk that disease transmission from domestic sheep poses to their wild cousins. However, the current plan does appear to allow a wide enough array of adaptive management flexibility for managers to have options to reduce risk somewhat. Trailing of domestic sheep through bighorn sheep habitat still occurs. All action alternatives contain two Forestwide plan components that address the risk of disease transmission from domestic sheep to bighorn sheep:

FW-STND-SPEC-13, which addresses “[effective separation] of bighorn and domestic sheep as a standard. The plan component does not define effective separation, but the emphasis of the planning rule on “[best available science]” means that the definition would be based on current science. As our scientific understanding of the species needs changes, so could the definition of “[effective separation]” as regards the risk of disease transmission from domestic animals to wild animals.

FW-GDL-SPEC-14 addresses the risk of disease transmission from goat to bighorn sheep, requiring the Forest Service to minimize the potential for interaction and to manage pack goats consistently with the way sheep are managed.

The impact of these two components on the disease transmission issue faced by bighorn sheep would be strong.

SPEC-13 for [ldquo]effective separation[rdquo] would become a mandatory component of renewed allotment management plans. The guideline SPEC-14 does provide greater flexibility regarding separation between pack goats and bighorn sheep, but still requires justification for any occasion when the Forest Service allows the users or permittees to not comply. Compared to the existing forest plan, these two components[mdash]over time, as incorporated into individual allotments as they are renewed[mdash]would likely greatly reduce the risk of disease transmission from domestic animals to bighorn sheep. Any remaining risk would occur from domestic animals escaped from handlers or permitted areas, or from bighorn sheep wandering well outside known herd ranges[mdash]stochastic events that can be hard to predict or manage.

Overall, the adoption of the Forestwide components of the action alternatives would reduce the potential for disease transmission from domestic sheep to bighorn sheep. This would be a direct, long-term moderately beneficial impact to bighorn sheep in the GMUG.

Id. at 203.

With regard to [ldquo]Plan Components[rdquo] under the [ldquo]Insects and Disease[rdquo] section of DEIS Volume 2, the DEIS provides: [ldquo]Disease transmission to bighorn sheep is addressed in FW- STND-SPEC-13 and FW-GDL-SPEC-14, which manages the potential for interaction between domestic sheep, pack goats, and bighorn sheep.[rdquo] DEIS Vol. 2 at 109. No further discussion concerning pack goats or the impacts of the alternatives on goatpacking appears in the DEIS or LMP Revision.

Comments on the DEIS and LMP Revision

To assist the CMUG, NAPgA[rsquo]s comments generally refer to specific pages of the DEIS and LMP Revision that form the basis for each comment; however, some comments may apply more broadly. Comments are intended to apply to all listed pages, or generally, and should be addressed in the context of each of the listed pages or in general.

NAPgA looks forward to the CMUG[rsquo]s responses to its comments. In addition to its general obligation to respond to public comments under 40 C.F.R. [sect] 1503.4(a), the CMUG must specifically [ldquo]discuss at appropriate points in the final [EIS] any responsible opposing view which was not adequately discussed in the draft [EIS] and . . . indicate the agency[rsquo]s response to the issues raised.[rdquo] Ctr. for Biological Diversity v. U.S. Forest Serv., 349 F.3d 1157, 1167 (9th Cir.

2003) (quoting 40 C.F.R. [sect] 1502.9(b)). A failure to do so is itself a NEPA violation. Id. at 1168. The CMUG must also [ldquo]insure the professional integrity, including scientific integrity, of the discussions and analyses[rdquo] included in its DEIS. 40 C.F.R. [sect] 1502.24.

The DEIS Does Not Present any Science on Disease Transmission from Domestic Goats, Especially Pack Goats. To Ensure the Scientific Integrity of the DEIS and Forest Plan, the CMUG Should Remove Unsupported Statements Concerning Pack Goats from the DEIS and LMP Revision.

In evaluating the environmental impacts of a proposed action, NEPA requires federal agencies to ensure the scientific integrity of an EIS by considering appropriate studies and data. 40 C.F.R. [sect] 1502.24. The CMUG must [ldquo]insure the professional integrity, including scientific integrity, of the discussions and analyses[rdquo] included in its DEIS. *Id.* An agency may not rely on conclusory statements unsupported by data, authorities, or explanatory information. *Seattle Audubon Soc'y v. Moseley*, 798 F. Supp. 1473, 1480-83 (W.D. Wash. 1992), *aff'd*, 998 F.2d 699 (9th Cir. 1993). NEPA requires that an agency candidly disclose in its EIS the risks and effects of its proposed actions, and that it respond to adverse opinions held by respected scientists.

Seattle Audubon, 798 F. Supp. at 1482 (citing *Friends of the Earth v. Hall*, 693 F. Supp. 904, 937 (W.D. Wash. 1988)). Further, under NEPA, courts have held that agency actions based on unexplained assumptions are arbitrary and capricious. *Ctr. for Biological Diversity v. U.S. Dep[rsquo]t of the Interior*, 623 F.3d 633, 650 (9th Cir. 2010); see also *Dow Agrosciences LLC v. Nat[rsquo]l Marine Fisheries Serv.*, 707 F.3d 462, 470 (4th Cir. 2013) (agency must explain why lab tests reflect nature).

The CMUG has failed to ensure the professional integrity, including scientific integrity, of the discussions and analyses in the DEIS as required under NEPA. The CMUG appears to be operating on incomplete information concerning disease transmission from domestic goats, including pack goats, to bighorn sheep, and also appears to be ignoring important aspects of the problem of disease transmission as well as offering explanations in the DEIS that run counter to the evidence before the CMUG. Much of the analysis and discussion in the DEIS with regard to pack goats lacks factual or scientific support.

The DEIS indicates: [ldquo]In Colorado, the susceptibility of bighorn sheep to pathogens introduced by domestic sheep is regarded as the primary factor limiting bighorn sheep populations (George et al. 2009).[rdquo] DEIS Vol. 1 at 200. This appears to be the only scientific information provided in the DEIS concerning disease transmission.

George et al. 2009 does not appear to establish or discuss disease transmission from domestic goats, and certainly not pack goats, to bighorn sheep. Yet, the CMUG is curtailing goatpacking on the Forest under Guideline FW-GDL-SPEC-14.

What is the scientific justification for curtailing goatpacking on the Forest? None appears to be provided. There are no facts or scientific references provided to support the statements in the DEIS and LMP Revision as they apply to domestic goats, especially pack goats, and the population of bighorn sheep on the CMUG. There are no facts or science presented indicating that a domestic goat, particularly a pack goat, has ever transmitted disease to bighorn sheep in the wild.

If the CMUG is going to implicate pack goats in disease transmission to bighorn sheep and curtail goatpacking on the Forest, it must provide science showing that pack goats carry disease lethal to bighorn sheep, that there is significant risk of disease transmission from pack goats to bighorn sheep and that disease transmission from pack goats would have lasting effects on population performance. Please provide such information to the public for review and comment or otherwise remove the unsupported statements and guideline concerning pack goats from the DEIS and LMP Revision.

The CMUG Must Consider Dr. Margaret Highland's Research Concerning the Limited Prevalence of *Mycoplasma ovipneumoniae* in Pack Goats.

The CMUG has failed to consider recent scientific research indicating that pack goats do not commonly carry *Mycoplasma ovipneumoniae*. This research by Dr. Margaret Highland, Research Veterinarian with the Animal Disease Research Unit-ARS-USDA is presented in Exhibit B. Dr. Highland's research indicates that pack goats do not commonly carry the disease-causing organisms associated with bighorn sheep die-offs. The results of the testing performed for Dr. Highland's research are also included in Exhibit B, so that the CMUG can consider the results and verify the legitimacy and scientific method in the research. Dr. Highland's research is in the process of being published, but has already been presented, see, e.g., <https://pdfs.semanticscholar.org/presentation/4bb7/616fa740f42ceda2c55d275f0a8032fc6ca8.pdf> and has been considered by the Forest Service on other occasions (but, not on the CMUG).

Under the APA and NEPA, the CMUG is required to consider the fundamental aspect of the problem of disease transmission, namely, whether pack goats can actually carry and transmit *M. ovi* to bighorn sheep in the wild. See *Motor Vehicle*, 463 U.S. at 43. The CMUG is also required to examine relevant data, consider opposing viewpoints, ensure the scientific integrity of its discussions, and articulate a satisfactory explanation for its action. See *id.* at 42-43, 53; *Ctr. for Biological Diversity v. U.S. Forest Serv.*, 349 F.3d at 1167 (quoting 40 C.F.R. [sect] 1502.9(b)).

Moreover, and in addition to the requirements of the APA and NEPA, Forest Service regulations require that [ldquo]best available science[rdquo] be taken into account in forest planning. 36

C.F.R. [sect] 219.3. In taking [ldquo]best available science[rdquo] into account, the Forest Service must [ldquo]document how the best available science information was used to inform the assessment, the plan decision, and the monitoring program[rdquo] and such documentation must [ldquo][i]identify what information was determined to be the best available scientific information, explain the basis for that determination, and explain how the information was applied to the issues considered.[rdquo] *Id.* The Forest Service Land Management Planning Handbook, FSH 1909.12, directs the CMUG's use of the best available scientific information and provides that where research is relevant, accurate and reliable, the Forest Service should include it as the best available scientific information. See FSH 1909.12, 42.13.

As a result, this science presented by Dr. Highland must be considered in the DEIS under the APA and NEPA, as

well as the implications of pack goats not being carriers of *M. ovi*. If pack goats are not carriers of disease-causing pathogens, then they do not pose a risk of disease transmission to bighorn sheep on the CMUG.

In sum, the CMUG must review and consider Dr. Highland's research in the DEIS. Such consideration is required by the APA, NEPA and the Forest Service's own planning regulations. Dr. Highland's research indicates that pack goats are rarely carriers of *M. ovi*. As a result, pack goats do not pose a significant risk of disease transmission to bighorn sheep on the CMUG. Pack goats cannot transmit disease they do not have. These points must be considered in the DEIS and LMP Revision.

The DEIS Must Specifically Identify and Discuss the Threat of Disease Transmission from Pack Goats to Bighorn Sheep.

The CMUG should explain in the DEIS what the risk of disease transmission between pack goats and bighorn sheep actually is. Notably, contact between pack goats and bighorn sheep has never occurred before on the Forest, so risk does not mean that contact is more likely than not, otherwise such contact would have already occurred. There is no scale of risk to inform the reader about the actual likelihood of contact. The CMUG should explain what they mean by "risk" including the various scales of risk from high to low. Also, the CMUG should explain how contact between pack goats and bighorn sheep on the Forest would actually occur. What does the CMUG mean by "interact?" LMP Revision at 29. Would a bighorn sheep approach a pack goat on a trail, in the presence of the pack goat's human owner and "interact?" Would a bighorn sheep enter into a camp in a forested area where there is a pack goat, again in the presence of its human owner, and "interact?" there? Is this nose-to-nose or sexual contact? When the CMUG considers risk and "interaction" in the DEIS it is unclear what the CMUG is talking about and how such "interaction" would occur. These things should be explained.

Likewise, the CMUG should discuss the likelihood of contact in understandable terms and present how such contact would occur based on the behavior of bighorn sheep and use and training of pack goats.

In reality, there is limited use of pack goats on the CMUG, so for disease transmission to occur on the Forest, during one of the few goatpacking trips taken each year, a bighorn sheep would have to (1) leave its herd and its summer habitat in the high country, (2) find a human and pack goat camp, (3) sneak into that camp without causing any disturbance in the pack goats and without being detected by the humans, (4) ask the pack goats to not be alarmed, to remain still and to muffle their bells and collars, (5) find a tethered goat that is infected by and shedding strains of *M. ovi*, (6) make physical contact with that goat sufficient for disease transmission, and

(7) sneak back out of camp and return to its herd and infect other bighorn sheep. It is a far-fetched scenario that has never happened before.

In reality, there is almost no overlap in time or space between pack goats and bighorn sheep on the CMUG; bighorn sheep are not prone to leave their herd/habitat and wander into human and pack goat camps; pack goats react noisily when they are alarmed by other wildlife, including bighorn sheep; the vast majority of pack goats do

not carry and shed strains of *M. ovi*; and it is unknown whether bighorn sheep can even be infected with strains of *M. ovi* from pack goats resulting in fatal respiratory disease. The facts do not support the CMUG's assumption that there is a likelihood of disease transmission from pack goats to bighorn sheep on the Forest.

Before undertaking management action concerning the risk of contact and disease transmission between pack goats and bighorn sheep on the CMUG, the Forest should provide an analysis of the current risk posed by pack goats. This could be done with a quantitative risk assessment. Regardless, the CMUG has not presented any scientific information indicating that pack goats pose a significant risk. Rather, pack goats rarely use the CMUG, rarely carry disease and are very unlikely to contact a bighorn sheep, particularly when handled according to established guidelines, so pack goats would appear to pose negligible risk. Why then are they being curtailed on the CMUG? The CMUG should answer this threshold question. The CMUG does not provide any explanation for curtailing pack goat use and the conclusion to curtail goatpacking runs counter to the evidence before the agency. Without establishing significant risk, the CMUG's curtailment of pack goat use is unjustified.

The CMUG Must Consult the Agricultural Research Service, within the United States Department of Agriculture, Before Preparing the Final EIS and Record of Decision.

NEPA imposes on federal agencies conducting environmental review a duty to consult with certain other agencies. Prior to making any detailed statement, the responsible Federal official shall consult with and obtain the comments of any Federal agency which has jurisdiction by law or special expertise with respect to any environmental impact involved [in the proposed action]. 42 U.S.C. [sect] 4332(2)(C). Further, to promote NEPA's policies of public participation and informed decisionmaking, copies of the EIS and comments thereon from other agencies shall accompany the proposal through the existing agency review processes. Id.

The regulations implementing these provisions state that [a]fter preparing a draft environmental impact statement and before preparing a final environmental impact statement the agency shall . . . obtain the comments of any Federal agency which has jurisdiction by law or special expertise with respect to any environmental impact involved [rdquo] 40 C.F.R. [sect] 1503.1(a)(1); see also id. [sect] 1500.1(b) ([rdquo]Accurate scientific analysis, expert agency comments, and public scrutiny are essential to implementing NEPA. (emphasis added)). [rdquo]Special expertise[rdquo] is defined as [rdquo]statutory responsibility, agency mission, or related program experience.[rdquo] Id. [sect] 1508.26. Under the statute and its implementing regulations, the CMUG has a duty to consult with the Agriculture Research Service ([rdquo]ARS[rdquo]) before issuing the Final EIS. See *Idaho Wool Growers Ass'n v. Vilsack*, 816 F.3d 1095, 1103 (9th Cir. 2016).

ARS has [rdquo]special expertise[rdquo] concerning significant aspects of the proposed decision, including the mechanics of pathogen transmission in domestic sheep and goats. For example, 7 C.F.R. [sect] 2.65 delegates to ARS, among other matters, the authority to [c]onduct research concerning domestic animals and poultry, their protection and use, [and] the causes of contagious, infectious, and communicable diseases. [rdquo] Also, ARS's mission statement proclaims: [rdquo]ARS conducts research to develop and transfer solutions to agricultural problems of high national priority and provide information access and dissemination to enhance the

natural resource base and the environment . . . [rdquo] U.S. Department of Agriculture, Agricultural Research Service, ARS: About US, <http://www.ars.usda.gov/aboutus/aboutus.htm>.

Thus, considering the language establishing NEPA[rsquo]s consultation requirement is expansive, NEPA mandates consultation with any federal agency that has[rdquo] special expertise with respect to any environmental impact involved.[rdquo] 42 U.S.C. [sect] 4332(2)(C) (emphasis added); see also 40 C.F.R. [sect] 1503.1(a)(1) ([ldquo][T]he agency shall [o]btain the comments of any Federal

agency which has jurisdiction by law or special expertise with respect to any environmental impact involved. . . . [rdquo] (emphasis added)). And, further considering that Warm Springs Dam Task Force v. Gribble suggests that for the consultation requirement to apply, the particular expertise of an agency does not have to encompass the proposed project as a whole or the issue the proposed project was designed to address. Rather, the expertise need relate only to one of the project[rsquo]s anticipated environmental effects. See 621 F.2d 1017, 1020-21 (9th Cir. 1980) (per curiam); see also Idaho Wool Growers Ass[rsquo]n, 816 F.3d at 1103. It is a clear requirement that the CMUG MUST consult with ARS on issues of disease transmission, such as those presented in the DEIS and LMP Revision, prior to issuing a Final EIS. As a result, the CMUG MUST consult with ARS and should detail such consultation in the Final EIS.

The CMUG Fails to Account for the Important Differences Between Pack Goats and Herd Domestic Goats and Domestic Sheep.

The CMUG fails to acknowledge the important differences between pack goats and herd domestic sheep and goats. These differences must be considered in the DEIS and LMP Revision. NEPA prohibits this type of uninformed agency action. See Robertson, 490 U.S. at 352 ([ldquo]NEPA . . . prohibits uninformed . . . agency action.[rdquo]); Marsh, 490 U.S. at 371 ([ldquo]NEPA ensures that the agency will not act on incomplete information, only to regret its decision after it is too late to correct.[rdquo]). These differences are critical to the CMUG[rsquo]s analysis of disease transmission from pack goats to bighorn sheep and must be considered by the Forest under NEPA.

Pack goats are very different from other domestic goats (and domestic sheep), both by breed and by use. These differences result in far less risk to bighorn sheep than the risk posed by domestic goats (or domestic sheep) on grazing allotments. The CMUG DEIS must account for these differences. To consider pack goats the same as other domestic goats (or domestic sheep) for purposes of analyzing the risk of disease transmission to bighorn sheep on the CMUG would be a critical error.

Pack goat owners go to great lengths and expense to find and train particular goats that will not stray from the security of a finite string of pack goats and their owner. Pack goats are inextricably bonded to their owners, which represent the [ldquo]alpha goat[rdquo] in their small herd. This is achieved through the processes of imprinting and socialization of pack goats from birth. As a result, pack goats are not prone to straying and remain in very close proximity to the [ldquo]alpha goat.[rdquo] Other domestic goats (and domestic sheep), while often included in herds that number in the hundreds or thousands (compared to a string of pack goats ranging from two to ten goats), are not individually trained and, thus, there may be some risk of individual domestic herd goats (or domestic sheep) straying from the herd. The risk associated with domestic sheep or domestic goats transmitting

disease to bighorn sheep requires [ldquo]physical contact[rdquo] between the domestic animal and the bighorn sheep, therefore, a pack goat that is less likely to stray and thereby come into contact with a bighorn sheep poses a much lower risk of transmission than any number of herd domestic sheep or goats which can wander and stray.

Domestic goat and sheep herds typical to grazing allotments on public land represent larger populations of animals that are more difficult to maintain, and which may not be in immediate proximity of their caretaker at all times. Pack goats, on the other hand, require their owner or [ldquo]alpha goat[rdquo] to be present to monitor the herd at all times, and are always in their owner[rsquo]s immediate presence and control. The small size of a pack goat string and perpetual control of the owner allows pack goats to be tied in unison while on trails, and tethered or high-lined at night (among other best management practices that can be easily implemented) to reduce the risk of contact between a pack goat and a bighorn sheep. Furthermore, if ever in sight of a bighorn sheep, there is always a human present in close proximity to the pack goats, making it extremely unlikely that a bighorn sheep would approach the string. In the presence of wild animals, such as bighorn sheep, pack goats are also on heightened alert and retreat to a position near the [ldquo]alpha goat,[rdquo] i.e., their human caretaker. This and the other defining traits of pack goats, and the nature of their use and training, make pack goats far less of a risk of coming into contact with a bighorn sheep than herd domestic goats and/or domestic sheep.

Further, the lifestyle and care of a pack goat differs greatly from that of a typical herd domestic goat or domestic sheep. This difference in care means that pack goats are healthier and less likely to be the carrier of a disease. Pack goats are seen by their owners as a significant investment in time and resources. A pack goat is not viable for packing purposes until at least the age of three or four, and often pack goats do not reach their packing prime until the age of five or six. Thus, a goatpacker will have had to invest a number of years into a pack goat before it is ready to hit the trail. During this time, and throughout a pack goat[rsquo]s life, pack goats see personalized veterinary care in order to keep the goat healthy and prolong their useful life, a luxury that other free ranging herd domestic goats or domestic sheep do not enjoy.

Because of their overall health and stamina, a trained pack goat can bring a sale price of over \$500. This means that a pack goat owner has a large financial interest in each of his or her pack goats. This high financial interest means that the owner of pack goats is likely to see to their care and protection whether that is protection from disease at home, or from contact with other wildlife when on public lands.

Further, typical herd domestic goats and domestic sheep may be sold and intermixed with goats from other herds. In contrast, pack goats[mdash]which are treated more like household pets than livestock[mdash]are not likely to change owners. The higher frequency that typical herd domestic goats and domestic sheep may be exposed to other domestic stock, would increase the opportunity for disease to spread between individual animals. On the other hand, pack goats are infrequently transferred between owners because of the nature of their function and required bonding. This greatly reduces the risk of exposure of pack goats to various diseases as compared to herd domestic goats and domestic sheep.

Perhaps most critical to the CMUG[rsquo]s analysis of disease transmission from pack goats to bighorn sheep is the fact that the overwhelming majority of pack goats are not known to carry *M. ovi*. If a pack goat did not carry *M. ovi* it would be impossible for that goat to transmit disease to a bighorn sheep. Thus, the risk of disease

transmission from that pack goat to a bighorn sheep would be zero. Further, even if a pack goat were to carry M. ovi and directly contact a bighorn sheep, there is no science indicating that the pack goat would transmit this pathogen to the bighorn sheep and that the bighorn would succumb to pneumonia as a result. The CMUG did not consider these important factors in its analysis.

Finally, goatpackers limit their visits to the CMUG, as well as their time on the Forest when they do visit. With only a few pack goats per goatpacker and only a few visits by goatpackers per year, for a limited amount of time, the chance that a pack goat would come into contact with a bighorn sheep is extremely unlikely. This factor was not considered by the CMUG.

Here, the CMUG's analysis in the DEIS is completely silent on the differences between pack goats and herd domestic goats and how those differences affect the risk of disease transmission between pack goats and bighorn sheep. These differences are critical and must be considered by the CMUG. An agency decision is to be reversed as arbitrary and capricious if the agency has "entirely failed to consider an important aspect of the problem." Motor Vehicle Mfrs. Ass'n v. State Farm Mutual Auto. Ins. Co., 463 U.S. 29, 43 (1983). The CMUG's silence on the issue will not suffice. The agency's path must be reasonably discerned. Id. A court "cannot infer an agency's reasoning from mere silence or where the agency failed to address significant objections and alternative proposals." Beno v. Shalala, 30 F.3d 1057, 1073 (9th Cir. 1994) (citing Motor Vehicle, 463 U.S. at 57); see also, e.g., SEC v. Chenery Corp., 332 U.S. 194, 196- 97 (1947) ("it will not do for a court to be compelled to guess at the theory underlying the agency's action").

In conclusion, pack goats are very different than other herd domestic goats or domestic sheep that are grazed on or near the CMUG, and the use of pack goats on the CMUG is very different than the use of other herd domestic goats and domestic sheep. The CMUG DEIS and LMP Revision fail to account for these differences in the analysis of disease transmission from domestic sheep and domestic goats to bighorn sheep on the CMUG. As a result, the DEIS must be revised to consider (1) pack goats separate from other herd domestic goats and domestic sheep and (2) the unlikelihood that pack goats carry disease and (3) the unlikelihood that pack goats would ever come in close contact with bighorn sheep on the CMUG. Further, the CMUG must consider that the nature and use of pack goats on the Forest already achieves the spatial and/or temporal separation recommended by the CMUG to minimize potential disease transmission. Thus, there is no justification and no need for the curtailments of pack goats on the CMUG.

The CMUG Should Consider and Discuss Mitigation Measures that Would Allow the Use of Pack Goats on the Forest.

Under NEPA, the CMUG must consider and discuss mitigation measures that would allow the use of pack goats on the Forest. NAPgA has attached a proposed suite of best management practices ("BMPs") and other minimization and mitigation measures at Exhibit A to prevent contact and possible disease transmission between pack goats and bighorn sheep on the CMUG. These, as well as other available practices and measures must be considered by the CMUG in the DEIS.

For example, the CMUG DEIS fails to consider that separation between pack goats and bighorn sheep is maintained by the presence of a human with pack goats, by nighttime tethering or high-lining of pack goats, and by the nature and training of pack goats. The DEIS also failed to consider the use of GPS tracking collars on pack goats, pathogen testing, permitting for pack goat trips, designation of corridors for pack goats, and a host of other measures. Certainly, if pack goats do not carry disease and do not come into contact with bighorn sheep, there is zero risk of disease transmission from pack goats to bighorn sheep. Neither of these scenarios were considered in the DEIS. Instead of considering any of these measures, in violation of NEPA, the CMUG fails to provide any consideration of these best management practices to maintain separation between pack goats and bighorn sheep on the CMUG. All of the proposed alternatives appear to equally restrict goatpacking on the Forest.

BMPs are mitigation measures that can be employed by goatpackers to prevent contact between pack goats and bighorn sheep. 40 C.F.R. [sect] 1508.20 (defining [ldquo]mitigation measures[rdquo] to include [ldquo][a]voiding the impact[rdquo] and [ldquo][m]inimizing impacts by limiting the degree or magnitude of the action and its implementation[rdquo]). For a reasonable range of alternatives, the CMUG DEIS must consider implementation of BMPs and mitigation measures, rather than simply concluding that goatpacking on the CMUG must be curtailed. 40 C.F.R. [sect] 1502.14.

An EIS must discuss [ldquo]mitigation . . . in sufficient detail to ensure that environmental consequences have been fairly evaluated.[rdquo] Robertson, 490 U.S. at 352. An agency is required to [ldquo]discuss possible mitigation measures in defining the scope of the EIS, 40 CFR [sect] 1508.25(b), in discussing alternatives to the proposed action, [sect] 1502.14(f), and consequences of that action,

[sect] 1502.16(h), and in explaining its ultimate decision, [sect] 1505.2(c).[rdquo] Id.; see also Okanogan Highlands Alliance v. Williams, 236 F.3d 468, 473 (9th Cir. 2000) (An EIS must contain a [ldquo]reasonably complete discussion of possible mitigation measures.[rdquo] (quoting Robertson, 490

U.S. at 352)). To be sure, an agency[rsquo]s final decision must [ldquo][s]tate whether all practicable means to avoid or minimize environmental harm from the alternative selected have been adopted, and if not, why they were not.[rdquo] 40 C.F.R. [sect] 1505.2(c).

Further, NEPA mandates that federal agencies [ldquo]provide legitimate consideration to alternatives that fall between the obvious extremes.[rdquo] Colorado Env'tl. Coalition v. Dombeck, 185 F.3d 1162, 1175 (10th Cir. 1998). More specifically, NEPA is violated when an agency dismisses the consideration of an alternative [ldquo]in a conclusory and perfunctory manner that [does] not support a conclusion that it was unreasonable to consider them as viable alternatives.[rdquo] Davis v. Mineta, 302 F.3d 1104, 1122 (10th Cir. 2002). [ldquo]The existence of reasonable but unexamined alternatives renders an EIS inadequate.[rdquo] Ilio[rsquo]ulaokalani Coalition v. Rumsfeld, 464 F.3d 1083, 1095, 1101 (9th Cir. 2006).

Without an alternative that describes and analyzes the implementation of mitigation measures to prevent contact between pack goats and bighorn sheep, instead of simply curtailing the use of pack goats on the CMUG, the DEIS contains an inadequate range of alternatives.

Alternatives considering BMPs and mitigation measures are both reasonable and feasible under the circumstances, and must be analyzed in the DEIS.

In conclusion, the CMUG has failed to discuss and consider mitigation measures that would allow use of pack goats on the Forest while preventing the risk of disease transmission between pack goats and bighorn sheep. As a result, the CMUG must revise the DEIS and LMP Revision to discuss and consider appropriate mitigation measures to prevent the risk of disease transmission between pack goats and bighorn sheep. Proper consideration of such measures should include consideration and adoption of an alternative to allow the use of pack goats on the CMUG. This alternative should consider maintenance of the separation of pack goats and bighorn sheep on the Forest and, thus, achieve avoidance of any potential for disease transmission between pack goats and bighorn sheep.

The CMUG Must Evaluate Alternatives that Consider Strengthening Bighorn Sheep Immunity to Disease.

Established epidemiology shows that disease occurs in bighorn sheep populations in the absence of contact with domestic sheep and other animals, including pack goats. These data indicate that infectious agents and other contributing factors involved in the disease process are present within bighorn sheep populations. It appears that most bighorns are getting pneumonia from other bighorns because most of the herds that have outbreaks of pneumonia, are not in contact with domestic sheep or domestic goats. This indicates that the major problem is the lack of a good immune system in the bighorns. As discussed below, there are inherent risks in choosing a management strategy that attempts to isolate bighorn sheep populations from all perceived transmission risks (when complete isolation is not possible); instead the focus should be on managing population immunity.

The critical component of managing infectious diseases is population immunity. A decision to isolate a given population of bighorn sheep from contact with potential sources of infection assumes the ability for that population to maintain isolation. The wisdom of this management scheme (maintaining immunological naivety) in animal populations within the United States, when sources of infection are present in nature, is questionable at best. Two methods which provide population immunity are vaccination and/or exposure of populations through natural exposure (transmission). This latter situation is also referred to as premonition (resistance to a disease due to the existence of its causative agent in a state of physiological equilibrium in the host and/or by immunity to a particular infection due to previous presence of the causative agent).

A primary risk associated with incomplete immunologic isolation of animal populations is cycles of disease when isolation is broken as opposed to a continuum of managed population immunity through vaccines and/or natural exposure and premonition. When multiple sources of a given pathogen or group of pathogens exist, the prudent long-term health management dictates that population immunity be the primary tool. As an example of population immunity being the most effective management tool, the Lostine River herd of bighorns experienced a die-off in the 1980s, but is now considered the most viable herd in the Hells Canyon area due to successful population immunity. Since bighorn sheep are infecting each other, building up their immune systems could have a beneficial effect on survival from many forms of disease.

Likewise, bighorn sheep face the risk of infection from domestic sheep and other animals on and off the CMUG. Consequently, the curtailment of pack goats on the CMUG, even if there was evidence that pack goats carried and transmitted disease, would not eliminate the risk of disease transmission to bighorns. This fact is not adequately considered in the DEIS. It will be impossible for the CMUG to eliminate the risk of disease transmission to bighorns because of the numerous variables besides pack goats (which are not even a known carrier or transmitter of disease) on the CMUG. As a result, the CMUG must analyze alternative solutions to maintaining bighorn sheep viability.

The CMUG must also analyze the possibility that without interaction between bighorn sheep and other animals, bighorn sheep tolerance to disease may become worse, leading to more widespread die-offs, instead of fewer die-offs. Instead of considering this likelihood, the DEIS only considers one course of action: total separation. Based on the analysis in the DEIS, the most prudent and most logical management action would be to encourage development of immunity in bighorns because total separation is impossible. This action must be considered by the CMUG in the DEIS.

Epidemiological Modeling is Needed to Understand How a Range of Factors Affect the Dynamics of Disease Spread Under Various Management Alternatives.

The very limited disease review in the DEIS is generally based on geographic characteristics of the disease in the context of interaction between domestic sheep and bighorn sheep. While this is a useful component of much needed research, it is not in itself enough to make well-informed recommendations on policy alternatives. There remains limited knowledge of transmission dynamics. Clinical studies have shown bighorn sheep susceptibility to disease from contact with domestic sheep. However, epidemiologic modeling is needed to understand how contacts with domestic sheep, bighorn sheep, and other disease carriers (elk, deer, wild goats, birds, etc.), forage and climatic conditions, and other factors affect the dynamics of the disease spread under various management alternatives. The CMUG does not appear to apply any sort of modeling for the risk of disease transmission on the Forest.

NEPA's procedures require the presentation of "complete and accurate information to decision makers and to the public to allow an informed comparison of the alternatives considered in the EIS." NRDC v. U.S. Forest Service, 421 F.3d at 813. Here, further modeling and additional study is needed to determine the added probability of disease transmission among bighorns and from other animals. The probability that healthy "carrier" bighorns are infecting "non-carrier" bighorns is likely high, since a large number of the bighorns on the CMUG may be disease-carriers. Additionally, more information and study should be undertaken to determine the exact mechanism for developing pneumonia in bighorn sheep following association with domestic sheep or other animals. Further, the CMUG must study the development of immunity to disease in bighorn sheep. All of this information should be considered and addressed by the CMUG in the DEIS.

The CMUG Fails to Consider the Most Important Aspects of the Problem in the DEIS.

Under the APA, agency decisions under NEPA and NFMA will be set aside if they are [ldquo]arbitrary, capricious, an abuse of discretion, or otherwise not in accordance with law.[rdquo] 5 U.S.C.

[sect] 706(2)(A). Under this standard, judicial review of agency action seeks to determine whether an agency [ldquo]has relied on factors which Congress has not intended it to consider, entirely failed to consider an important aspect of the problem, offered an explanation for its decision that runs counter to the evidence before the agency, or is so implausible that it could not be ascribed to a difference in view or the product of agency expertise.[rdquo] See *Motor Vehicle Mfrs. Ass[rsquo]n v. State Farm Mut. Auto. Ins. Co.*, 463 U.S. 29, 43 (1983); *Utah Environmental Congress v. Bosworth*, 443 F.3d 732, 739 (10th Cir. 2006).

In its DEIS, the CMUG has failed to consider and acknowledge that the proposed alternative is unlikely to control disease transmission and is implausible. Disease could still be a factor for bighorn sheep populations on the CMUG, regardless of the closure of the Forest to pack goats. The DEIS fails to give importance to the fact that bighorn sheep themselves on the CMUG in fact already carry the pathogens that lead to disease. Thus, bighorn sheep are at risk of contacting other bighorn sheep that carry the pathogens that can lead to disease.

Because bighorn sheep are carriers of the pathogens that can lead to disease, contact with other bighorn sheep not only puts bighorn sheep populations at risk, but renders irrelevant pack goats as the vector for transmission of the pathogens (assuming that pack goats on the CMUG are carriers of the pathogens). This can mislead readers to believe that eliminating risk of contact on the CMUG between pack goats and bighorn sheep will eliminate the threat of disease transmission. Under this misleading premise, the DEIS appears to be designed to depict pack

goats as a significant cause of disease transmission or even risk of disease transmission, which is not accurate. The alternatives and the discussion in the DEIS must acknowledge more fully the potential futility of alternatives and explain the need for more comprehensive solutions to the problem of disease transmission, such as the development of a vaccine, or the improvement of bighorn sheep immunity, or the improvement of bighorn sheep habitat.

The DEIS also fails to consider that other animals on the CMUG, like elk, deer, birds, etc., may carry the pathogens that can lead to diseases. Thus, contact between cattle and other animals, besides pack goats, and bighorn sheep may lead to disease transmission on the CMUG. The DEIS does not discuss this possibility. In addition, the DEIS fails to acknowledge that bighorn sheep are at risk of contact with domestic sheep and other animals off the areas controlled by the CMUG, and which risk is not mitigated by the alternatives or the ban on pack goat use.

Because the DEIS wholly fails to consider the risks of disease transmission from other bighorns, the risks of disease transmission off the Forest, and risks of disease transmission from other sources, the DEIS is inadequate under NEPA. As a result, the DEIS must be revised to consider risks of disease transfer from other

bighorns, off of the forest and from other sources.

The DEIS Does Not Properly Address the Relevance of Unavailable or Incomplete Scientific Information.

The CMUG DEIS lacks complete information to assess the potential effects of disease transmission between domestic sheep and domestic goats and bighorn sheep, let alone pack goats and bighorn sheep. The DEIS does little to address the lack of information with its subsequent conclusions.

In situations such as this, where the relevant information for assessing impacts is incomplete or unavailable, the agency preparing the EIS must take the following steps: first, if the incomplete information relevant to reasonably foreseeable adverse effects is essential to a reasoned choice among alternatives and the overall costs of obtaining the information is not exorbitant, the agency must include that information in the EIS. Next, if the relevant information cannot be obtained because the overall costs are exorbitant or the means of obtaining the information are not known, then an agency must include in an EIS:

a statement that such information is incomplete or unavailable;

a statement of the relevance of the incomplete or unavailable information to evaluating reasonably foreseeable significant impacts on the human environment; (3) a summary of existing credible scientific evidence which is relevant to evaluating the reasonably foreseeable significant adverse impacts on the human environment; and (4) the agency's evaluation of such impacts based upon theoretical approaches or research methods generally accepted in the scientific community.

40 C.F.R. [sect] 1502.22(b).

Here, the Forest Service fails to take these required steps to address the incomplete or unavailable information relevant to ascertaining the possibility and consequences of disease transmission between domestic sheep/domestic goats and bighorns, and further fails to do so pertaining to the lesser risks of disease transmission from domestic goats in comparison to domestic sheep. The evidence provided in the DEIS suggests the likelihood or risk of disease transfer is largely specific to domestic sheep and not to domestic goats. The DEIS fails here to include contrasting scientific points of view that have studied the differences in disease transfer risk between domestic sheep and bighorns, and domestic goats and bighorns. Here also, the DEIS fails to distinguish relevant information pertaining to disease transfer between other free ranging animals as comparable to easily managed and controlled animals like pack goats.

Likewise, the DEIS fails to contain a clear and direct statement that the required information is incomplete or unavailable. The DEIS also fails to discuss the relevance of incomplete or unavailable information in light of evaluation of a reasonably foreseeable environmental impact. Lastly, the DEIS fails to contain the Forest Service's own evaluation of such impacts [ldquo]based upon theoretical approaches or research methods

generally accepted in the scientific community.[rdquo] Id.

Instead of honestly evaluating the range of potential scientific opinion applicable to disease transmission between pack goats and bighorns, the Forest Service impermissibly fails to comply with the requirements of the CEQ regulations to address incomplete or unavailable scientific information. Based on this fundamental flaw in the evaluation of environmental consequences in the DEIS, the DEIS should be revised to provide further analysis.

The CMUG must Obtain Additional Information for the DEIS.

When particular information [ldquo]relevant to reasonably foreseeable significant adverse impacts is essential to a reasoned choice among alternatives,[rdquo] the agency must obtain that information and include it in the EIS, unless the cost is [ldquo]exorbitant or the means to obtain it are not known.[rdquo] 40 C.F.R. [sect] 1502.22. If obtaining the information is too costly or infeasible, the agency can forego its collection, providing full explanation in the EIS. Id. [sect] 1502.22(b). [ldquo]In that case the agency must include in the EIS: (1) A statement that the information is incomplete or unavailable; (2) a statement of the relevance of the incomplete or unavailable information; (3) a summary of relevant [ldquo]existing credible scientific evidence;[rdquo] and (4) the agency[rsquo]s evaluation of impacts based on [ldquo]theoretical approaches or research methods generally accepted in the scientific community.[rdquo] Id.

The CMUG has not included the following relevant information in the DEIS:

Information indicating the differences between pack goats and other domestic goats;

Information indicating that pack goats carry disease that can be transmitted to bighorn sheep;

Information indicating that pack goats may come into contact or have come into contact with bighorn sheep on the CMUG;

Information indicating that BMPs and/or mitigation measures are not effective to ensure separation between pack goats and bighorn sheep on the CMUG;

Information indicating that pack goats may transmit or have transmitted disease to bighorn sheep on the CMUG;

Information indicating that bighorn sheep have contracted disease transmitted by pack goats on the CMUG;

Information indicating that bighorn sheep that have contracted disease transmitted by pack goats on the CMUG have returned to their herds and infected other bighorn sheep;

Information indicating that bighorn sheep that have contracted disease transmitted by pack goats on the CMUG have returned to their herds and infected other bighorn sheep, which has led to a die-off;

Information indicating that there is a risk of disease transmission from pack goats to bighorn sheep on the CMUG;

Information indicating the risk of disease transmission from other animals on and off of the CMUG to bighorn sheep;

Information indicating the recreational, social and economic impacts on goatpackers of a closure of all or part of the CMUG to pack goats.