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Comments: To Whom It May Concern: The following comments on the Environmental Assessment are submitted on behalf of theDouble RL Ranch. The Double RL Ranch is comprised of more than 17,000 acres in Ouray andSan Miguel Counties, adjacent to the Blue Lakes Planning Area. Double RL is generally supportive of Alternative B and the implementation of variousmanagement actions to reduce biophysical and social impacts as contemplated in that alternative. On a more specific level, Double RL provides the following comments:1. Displacement and Additional Planning Areas. Double RL is concerned that implementation of the measures set forth in the Blue Lakes Visitor Use Management Plan ([Idguo]Plan[rdguo]) will result in the shifting of impacts to nearby lands. More specifically, as the Plan is implemented, visitors who are unable to obtain permits for Blue Lakes will likely begin using the nearby USFSIand surrounding West Dallas Road and Box Factory Park. Based on recent investigations of BoxFactory Park by Double RL and USFS representatives, there is already evidence of at least 25dispersed campsites, informal and illegal fire rings, loss of vegetation, litter, unauthorized and excessive parking and overcrowding. These issues are likely to be compounded after the Plan goesinto effect.While the Environmental Assessment says in Section 1.7.15.2 that displacement is expected, it does not address the issue any further stating only that it is uncertain where displacement willoccur. The most obvious and likely location for displacement is the lands nearest to those identified in the Plan. To address these concerns, the Blue Lakes Planning Area should include alarger planning area that encompasses the USFS lands on both sides of the currently contemplatedmanagement area. In the event the planning area cannot be expanded for purposes of the Plan, the USFS needs to provide concrete mechanisms and commitments to address the likely increasedusage of adjacent USFS lands. This could include more active management of adjacent lands(removal of illegal fire rings, enforcement of unauthorized camping, delineation of parking andenforcement of illegal parking, etc.) and commitments to implement mechanisms similar to thoseset forth in the Plan, including a permitting system, for adjacent lands. Without inclusion of such measures, visitor displacement resulting from the Plan is likely to cause irreparable damage to the

atural quality of the land surrounding Box Factory Park which could be prevented with moremeasured planning.2. Enforcement of Permit System. Per Section 1.7.3.3, the USFS intends to enforce the permit system at access points and within the Wilderness areas. By the time members of thepublic have reached these points, it is too late. The likely result is that individuals without permitswill end up camping illegally on USFS lands or nearby private lands. The USFS should insteadcheck permits at the beginning of CR 7 (intersection with HWY 62) and significant additionalsignage should be placed at the beginning of CR 7 informing the public that permits are required. This will also help address illegal parking and camping along the length of CR 7.3. Designated Campsites and Parking Areas Surrounding County Road 7. Double RLagrees that there should be sufficiently marked designated campsites and parking areas alongCounty Road 7 as set forth in Sections 1.7.23.7 and 1.7.23.8. As set forth in Section 1.7.21.1 parking will be restricted to identified areas and spaces. To prevent individuals from parking alongCR 7 outside of designated areas and/or on otherwise undisturbed lands adjacent to the Blue LakesTrailhead, the USFS should give tickets for unauthorized parking and place signs at the beginning of CR 7 notifying the public when the designated parking areas are at capacity. Additionalmanagement approaches should be implemented to limit trespassing on private land including newsignage and additional barriers directing visitors to designated locations. Further, informal andillegal fire rings should be removed to prevent wildfire. Double RL has discovered wildfires in the immediate vicinity over the last couple of years but was lucky enough to identify them earlyand extinguish them before they spread. The devastating impacts of wildfires in Colorado overthe last several years are well-known (East Troublesome, Marshall Fire, Placerville fire) andpreventative measures are needed.4. Campsites, Parking, and Trails. Designated trails, parking or campsites should notbe approved in areas near existing or future-planned grazing allotments (due to stress on livestock).near productive wildlife habitat (including elk and deer migration corridors), or near wildlifebirthing grounds (possible link between increased recreation and abandoned offspring).5. Watersheds and Water Resources. Double RL owns certain water rights and waterrights infrastructure that originate within USFS

boundaries, some of which are adjacent to the BlueLakes Planning Area. Regardless of which alternative is ultimately pursued, the Plan shouldrecognize existing privately owned water rights and related infrastructure (headgates, ditcheasements, etc.) which originate or pass through USFS lands in accordance with FLPMA. Anydesignated trails or campsites should avoid existing private water rights facilities and recognize the rights of private water rights owners to continue to operate, maintain, repair and replace waterrights infrastructure. In addition, management approaches should be implemented to limit newrecreational opportunities, including designated trails and campsites in areas adjacent to or thatcross important watersheds, especially those situated at the top of drainage basins. The USFSshould include a mechanism to compensate water rights owners for damage caused to water rightstructures by recreational usage (i.e. mountain bike trails eroding ditch bank, ATV ditch crossingssluffing into ditch structure, etc.). This comment is applicable to Design Features for All Zones:2.2.4.7.6. Grazing Allotments and Invasive Species. The USFS should adopt the managementstrategy set forth in Section 3.4.3 for Range Resources, including promotion of watershed health, mitigation of noxious weeds and rehabilitation. If unleashed dogs disturb livestock near grazingallotments, designated areas requiring all dogs to be on leash, regardless of whether such dog isunder verbal control, should be implemented to prevent such disturbance.