Data Submitted (UTC 11): 11/7/2024 3:52:43 AM

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Title:

Comments: Good Day --Does this encroach on human activity ability, and on private property if there are / is

any?

Is there any protective wordage concerning transfer to UN management as parks and other entities are? Here is why - Congress has paid no attention to the constraints hidden in policies, and I take this clip from page seven (7) of the below attachment placed in "select Document" section:

"OBJECTIVE/PURPOSE: All ecosystem management activities should consider human beings as a biological resource..." (BLM Internal Working Document, Prepared for: BLM Summit 3/30/94)

In fact, the very descriptions used in the Strategic Plan for the USMAB (see above) reads exactly like the Convention on Biological Diversity and the Wildlands Project, which call for setting aside up to one-half of America into these wilderness core reserves and interconnecting corridors. This linkage is confirmed in UNESCO's Seville Strategy Biosphere Reserves, where one of the primary objectives for the program is to "Promote biosphere reserves as a means of implementing the goals of the Convention on Biological Diversity".

Likewise, UNESCO's Statutory Framework of the World Network of Biosphere Reserves states: "The [Biosphere Reserve] Network constitutes a tool for the conservation of biological diversity and the sustainable use of its components, thus contributing to the objectives of the Convention on Biological Diversity and other pertinent conventions and instruments."

It is apparent that the rules noted herein have not been properly followed, or executed. The Jewel School District under the stress of the exact economic losses, "Coordination" was created as a Federal Mandate to elevate, is being ignored.

While the Jewel school district in its naivety, used the courts, that does not relieve the "Forest Planning" entities the responsibility that the State agreed to with the Federal Government. therefore I envoke the demand for "Coordination", via the Court Documents, to bring the Oregon plan within the framework of FLIPMA, NEPA, and the States agreement to use "Coordination" in direct negotiation with economically disadvantaged entities. The Demand Letter is in fact the Jewel Court Documents that initaited the legal action. The Resolution is the act of filing of documents showing implicit damage to humanity in fact.

Dismissal of court action, is not a flaw in the necessary pro-active demand of "Coordination" concerns the Jewel School District.

More incisive documents are available from the School District, and the Federal Mandate of "Coordination" is freely in State code.

The lack of accommodation to the District, is cause for the repudiation of the process in the 60 day violation period of Coordination. This legal process is available to the District, and is openly used by NGO actions.