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Organization:

Title:

Comments: June 30th, 2025

Department of Government Efficiency

Objection Comments RE: Libby Exploration Project

Chad Benson, Responsible Official

Kootenai Nation Forest, Libby Ranger District

"Finding of no significant impact" allows the project to violate Federally Protected Wilderness Area established will of We the People claiming it is "within established valid existing rights" and is flawed on its face for which federal courts historically block such decisions.

Previous blocking objections were based on: Noranda Minerals had a valid claim when Wilderness Protection was enacted so, under Montana Mining Law was entitled to mine those ore deposits, however, gave up those rights to respect the Will of We the People.

Mines Management Corporation bought rights after Wilderness Designation protected the grounds from being disturbed. Noranda leased right of way access across valid claims between what MMC bought and the ore deposits. MMC claim jumped rather than lease the right of way Noranda terminated, "controlled by MMC" by illegal means.

When Hecla bought out MMC, Montana DEQ refused granting the rights due to Hecla's history as a bad actor.

This decision is yet another USFS example "It's illegal but we don't care". Scarring the land screwing over the People policy.

Remedy and eliminate United States Forest Service for malfeasance in administering public lands.

My prior objections are so prominently displayed in the public record that, when Army Corps of Engineers were shuffled into the deck, the leader personally requested my objection on his desk and got it with others and inspired, content always on illegality.

Stanley George Davis