

Data Submitted (UTC 11): 8/5/2019 11:00:00 AM

First name: James

Last name: Woods

Organization:

Title:

Comments: Dear Sir:

I write to express my objection to the USDA Forest Service High Uintas Wilderness domestic sheep grazing allotments Draft Environmental Impact Statement.

Where is the rigorous analysis of present and probable future grazing impacts on a delicate, high elevation environment in a steadily warming, increasingly drier climate? That basic information is missing? In fact it may not have been considered at all?

Where is the full range of truthful NEPA alternatives required by law? The public and deciding officer can not make an informed decision lacking the key data that must be included and revealed within a full range of detailed, accurate science based alternatives clearly explaining why reissuing the 10 grazing allotments might be considered for renewal. The alternatives and basic project information required by National Environmental Policy Act procedural law is incomplete or missing altogether.

The deciding public and deciding officer can not reissue the 10 grazing allotments based on the information provided.

There is no way the public and deciding officer can know the truth by reading the High Uintas DEIS.

The High Uintas DEIS is not a legal document in present form. It is merely a poor pretender masquerading as an actual NEPA document.

A lawful High Uintas DEIS must fully reveal the gruesome roll Wildlife Services play in killing native predators for Utah ranchers. How many bears, mountain lions and coyotes shot, poisoned, snared and gassed by exploding cyanide bombs each day, week and month while in the High Uintas wilderness grazing allotments?

The public must have accurate, truthful predator killing data so they can decide whether or not to "ntipue" domestic sheep grazing in their Utah wilderness.

Why does the Forest Service keep hiding this important data from United States citizens who own the public lands? Why is it so difficult to get government wildlife killing information without hiring a Freedom of Information Act attorney? Every three million dollar Forest Service Draft EIS and Final EIS analysis is completely worthless when this vital wildlife killing information is purposely hidden from U.S. Citizens by the Agency.

The public must know the exact, unvarnished truth about domestic livestock grazing on public owned lands.

Obey the law. Prepare an actual National Environmental Policy Act Draft Environmental Impact Statement that reveals all the truth and nothing but all the truth.

I Want the Forest Service to stop trying to pound round titanium pegs into square titanium holes in an effort to avoid telling the truth. Stop ringing the predator dinner bell. Domestic livestock grazing must occur on private lands or in feed lots, never in designated wildernesses. Wilderness predators must not be killed because they're so similar to human beings, hungry most of the time. Stop ringing the predator domestic sheep dinner bell.

Let the 10 High Uintas grazing allotments expire for good. Do not reissue.

Thank you for reading this letter and carrying out my important request.

Sincerely,

James Woods