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Title:

Comments: I have some concerns with your decisions in Project "SFRAMP." Your decision to landlock (3) inholdings to non-motorized access is unreasonable and possibly illegal. IDFG has land that will be affected, as well as, the Fritser and Davis Ranch (aka Willey Ranch).

- 1.Del Davis (Davis Ranch) was notified on 11/20/1986 that he was guilty of removing water bars on this road and that the USFS had a contractor standing by to put them back in at Del's expense, if Del did not do so on his own in a timely manner. (I have a copy of this letter) This supports the position that the Davis Ranch Road was not an Unauthorized Road, as has been indicated.
- 2.The trail from the end of Hamilton Bar Road to both the Fritser Ranch and the Davis Ranch is not a safe motorized access. In recent years, there have been (2) accidents where the owners were trying to get to Fritser Ranch on a bicycle and a motorbike. I flew one of them out of the Davis Ranch and the other was rescued by a USFS Crew.

The IDFG lands were purchased with Pittman-Robertson Funds dedicated to Sportsman Access.

Keep in mind -- by moving forward with your decision, the USFS will effectively landlock these properties and deprive them of reasonable and safe access, as well as the devaluation of their properties.

To me, this precludes your argument that you have not violated the law by not giving them "Reasonable & Damp; Safe Access".