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Title:

Comments: Thank you for the opportunity for the public to engage on FSM 7700 and 7710, which would revise Forest Service directives to update and clarify guidance on management of electric bicycle (e-bike) use on National Forest System lands.

Considering the motorized & Dropose further clarification of is one of the most critical yet confusing points in the discussion of trail use. I propose further clarification of this by defining based the noise generation & Dropose further clarification of this by defining based the noise generation & Dropose further clarification of this by defining based the noise generation & Dropose further clarification of the Ntn. bikes and e-bikes are in group defined as the "silent sports" user group. The motorized users are then defined in a group of users with vehicles having combustion exhaust. Wildlife is clearly more impacted by the combustion engine exhaust verses the silent electric motor or human powered gear ratios of the Mtn. Bike. I trust this is just one of many reasons to consider reevaluation of the definition of motorized use.

The mountain bike community is responsible for a large part of the natural surface trail infrastructure that exists today on our federal, state and local public lands. Hundreds of organized mountain bike clubs around the country manage thousands of volunteers who work closely with land managers on trail development, trail maintenance, and trail education for all users. Much of this work relies on funding sources specific to non-motorized trail projects.

The proposed directives could jeopardize this funding and increase user conflict if non-motorized trails were to become reclassified as motorized to allow for eMTBs. Instead, the final directive must reconsider how to allow class 1 eMTBs on select non-motorized trails while retaining a trail's non-motorized status, similar to the recent Department of Interior final rule.

The final directive can be further improved by following the International Mountain Bicycling Association's management recommendations: managing the three classes of e-bikes separately from one another, and prohibiting class 2 and class 3 eMTBs on natural surface, non-motorized trails.

Mountain bikers appreciate the leap in technology presented by eMTBs is a unique management challenge. These proposed directives rightfully plan separate management for bicycles and electric bicycles. It is critical that land managers and local mountain bikers work together to determine where eMTBs are and are not appropriate on current and future mountain bike trails.

Thank you for the willingness to engage with the mountain bike community.

Sincerely, Carl Stewart