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Comments: I oppose these Rangeland Management Directives. They fail to consider the points below and should NOT be adopted:

- USFS should not return grazing simply because previous generations held grazing permits - grazing on public lands is a privilege, NOT a right and grazing permits do not by law hold any value.

- The Rangeland Management Directives have the potential to significantly affect millions of acres of public land, including Wilderness, where livestock grazing is fundamentally at odds with the mandate of the Wilderness Act that Wilderness remain "untrammelled."

- Impacts from grazing must be fully examined and addressed through site-specific plans based through a transparent, public process that complies with federal laws, including the National Environmental Policy Act.

- Any revisions to USFS grazing policies should ENCOURAGE and PRIORITIZE voluntary grazing permit retirement to reduce livestock grazing across the National Forest system.

- USFS must develop policies that ensure the agency will maintain authority for grazing management decisions and HOLD PERMITTEES accountable for the impacts their livestock has on public lands.

- The native habitat is under threat -- from drought and other impacts of climate change -- as such ALL livestock grazing current permitted must be reassessed to determine if the current stocking rates are compatible with improving all rangeland health statuses and do not jeopardize any threatened or endangered species' recovery.

- This ILL-CONCEIVED proposal to increase grazing is not based on science and would only fuel livestock grazing's contribution to the climate and biodiversity crises.

- This proposed Directive is in direct opposition to the Biden Administration's 30x30 land conservation agenda by sacrificing what could be protected lands to the commercial livestock industry.

USFS must adhere to the sentiments of the MAJORITY OF AMERICANS NOT JUST TO THOSE WHO PROFIT FROM OUR PUBLIC LANDS.

USFS must do the right thing for native habitat and wildlife and DROP these proposed Rangeland Management Directives.

If USFS wishes to amend its directives, the Forest Service must undertake a more comprehensive rulemaking process that complies with the National Environmental Policy Act.