Data Submitted (UTC 11): 8/21/2021 2:17:18 AM First name: Eric Last name: Phillips Organization: Title: Comments: The final plan must include significantly more wilderness recommendations. The current proposed plan is severely lacking on new designated wilderness

The Forest Service does not adequately consider the designations in the Gunnison Public Lands Initiative (GPLI) or Community Conservation Proposal. These must be better reflected and incorporated in the final plan.

: The draft plan prioritizes logging over conservation. This will not help with climate change in the future and logging is not the best way to manage our forests. I believe we need to have less forest available for logging.

The draft plan does not adequately protect the diversity of imperiled species that occupy the GMUG that deserve this designation, such as the American marten, bighorn sheep, northern goshawk, boreal owl, Lewis's woodpecker, flammulated owl, and imperiled bats. Also, plan components for protecting SCC are weak in many cases.