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Comments: Thank you for the opportunity to comment on the Draft Forest Plan for the Grand Mesa, Uncompahgre and Gunnison National Forest.

We are pleased to see that U.S. Forest Service (USFS) has increased the size and scale of Wildlife Management Areas and provided a robust level of detail and attention to the impacts that recreation has across the forest. It is critical that we endeavor to protect Colorado's wildlife at a time where they are seeing unprecedented pressure from climate change, recreation use and continued habitat fragmentation.

However, there are also a number of aspects of the plan that require improvement. Foremost among them is the paltry level of acreage of recommended wilderness in the plan. In 2007, under the Bush Administration, USFS recommended 125,000 acres as wilderness. Just 14 years later, in Alternative B, or the preferred alternative, USFS is proposing to recommend just 34,000 acres in the over three million acre GMUG National Forest as wilderness. It is clear that as time goes on, lands that are untrammelled by man become all the more valuable and irreplaceable and we implore the USFS to recommend an increased and more suitable acreage figure for recommended wilderness.

Similarly, the massive increase of timber that you deem suitable for logging is concerning. Alternative B, the clear preferred alternative, nearly doubles the acreage of timber suitable for harvest from 468,000 acres to 948,200 acres. Designating nearly one third of the forest for timber harvest while deeming just one tenth of the forest suitable for wilderness protection isn't aligned with Colorado's values. We must know the potential impacts of logging at such a scale on the climate and the watersheds we depend on!

As residents of the Trout Lake community, we and our family have witnessed an increasing demand on the surrounding environment that necessitates increased stewardship from the Forest Service. Why encourage commercial practices inside the wilderness when it is open to private use? Recreational opportunities should be maintained for the benefit of those who commit to maintaining the integrity of natural resources. Density and access to national forest adjacent to Trout Lake should be commensurate with the ability of the Forest Service to monitor users for compliance. Increased signage for uneducated users as to how to use and leave a campsite would prevent some misuse such as what we found and cleaned up on Hope Lake Rd: a hot fire pit, feces and garbage. Consider license plate tracking of ingress and egress due to the considerable fire risk.

Continue to work to identify wildlife migration routes and critical habitat areas and then work to reduce human impact on these areas. For example, biking, traversing private property, bear and elk habitat between Hidden Lakes-Trout Lake and Priest Lake.

Again, we appreciate the opportunity to provide our comments on the draft plan and look forward to continuing to engage in the planning process.