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Comments: Climbing, including the use of fixed anchors, is a long-established and accepted activity in Wilderness. The current proposed rules threaten climber safety, place undue burden upon USFS land managers, and go against decades of sound climbing management practices in Wilderness. The proposed rules also create an unfunded mandate that forest units develop climbing management plans and allow fixed anchors only after completing a Minimum Requirements Analysis (MRA). Such complex and resource intensive plans create unneeded administrative burdens on USFS land managers who already have the authority to manage fixed anchors in Wilderness. Stated simply, it is unreasonable for the U.S. Forest Service to create new policies prohibiting fixed anchors in Wilderness when they have allowed, managed, and authorized fixed anchors for decades. Furthermore, restricting the establishment of new routes to "existing climbing opportunities" on non-Wilderness lands is unenforceable and will create confusion among land managers and climbers.