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Comments: Deeming climbing fixed anchors as "installations" under the Wilderness Act and then attempting to manage them in the way proposed seems like pure folly to me. Limiting climbing bolt placement to hand drilling is and has been a sufficient means of ensuring reasonable use. FSM 2355 seems to me to be very ambiguous in terms of implementation and I can envision ways it will create very dangerous situations that will result in deaths and injuries to climbers.