

Data Submitted (UTC 11): 9/18/2024 2:05:16 AM

First name: Daniel

Last name: Hernesmaa

Organization:

Title:

Comments: Some questions. Is the State losing their mineral rights in this purchase? If so they are entitled to compensation. Those lands were available to mine before mining was eventually prohibited so any future income from the lost revenue should be paid. The same for other resources including gravel deposits. There are several gravel deposits on State land in the BWCAW that can no longer be utilized for dams, portage trails, road building, etc. I believe that there are several million dollars worth of gravel that will never be sold and collected as revenue to the State. The State or Forest Service should have soil maps of those deposits as I worked on some of the mapping back in the early 70s. I believe all of this was available prior to the 1978 Boundary Waters Canoe Area Wilderness Act and now should be compensated as lost revenue.