Data Submitted (UTC 11): 10/18/2024 3:19:40 AM

First name: Amy Last name: Pemberton

Organization:

Title:

Comments: Name and title of the responsible official (Matt Davis, Forest Supervisor, Payette National Forest)

Prior Comment Letter: 1/8/2023 9:40:02 PM, 50516_Notice of Availability (SDEIS)_17163_LetterText

I submitted a comment regarding the Burntlog Route. The Forest Service analysis has not demonstrated the need under the Mining Law of 1872 to construct the Burntlog Route and thus the prohibitions of the Idaho Roadless Rule still apply. Even if there were a justifiable need, the route would still need to meet the minimization criteria which it has not. As a remedy for this, the Forest Service needs to drop the Burntlog Route alternative as proposed.

I do not feel that the Stibnite Gold Final EIS adequately addressed the balance of the concerns in my 1/8/2023 comment letter.

The remedy for these violations is for the Forest Service to withdraw the FEIS and DROD and not issue any decision or take any action based on the inadequate FEIS. The Forest Service must not take any action until a revised FEIS and revised DROD demonstrates full compliance with each and every law, regulation, policy, Treaty, and requirement noted herein. The Regional Forester must withdraw the FEIS and DROD with instructions to the Payette National Forest to correct all errors noted herein before the Agency can consider approving or taking any actions.

Thank you for your consideration