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Comments: The CRMP should include that the Forest Service is required by the Wild and Scenic River Act to enhance or protect all ORV's measured against their condition at the time of the establishment.

The CRMP needs to include that the management of the South and Middle Fork as dictated by the 1987 BMWCR Management Direction (RMD). The CRMP is out of compliance with the RMD.

CRMP needs to require all users of the 3 Forks of the Flathead to pack out human waste. The Flathead is the only major river system in the Western US that does not require this.

The suggested monitoring plan in the CRMP is too vague and needs hard numbers. Who is doing the monitoring? Where are they doing it? When are they doing it? Without solid, verifiable data the Forest Service can't protect the resource as they are mandated to do in the Wild and Scenic River Act and the RMD.

Reading the CRMP it sounds like copy and paste, combining several other river plans and put together by people who have not been on the 3 Forks. I think the CRMP should be rewritten by Forest Service staff who work on the rivers, by people who are on the ground daily and see the damage to the resources.

I have spent the past summer working as a packer for the FS in the Middle and South Forks. Previously I have worked with Back Country Horseman maintaining trails and just enjoying the Bob on personal time. I have seen the degradation of resources firsthand, and it makes me sad. I want the Wilderness to be still wild for future generations of people to enjoy.