

CHALLIS

PROPOSED
MFP AMENDMENT

8

FINAL
ENVIRONMENTAL
IMPACT STATEMENT

WILDERNESS



U.S. DEPARTMENT OF THE INTERIOR BUREAU OF LAND MANAGEMENT, Salmon District, Idaho



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CHALLIS PLAN AMENDMENT

AND

WILDERNESS ENVIRONMENTAL IMPACT STATEMENT

FINAL

Associate State Director

PREPARED BY
DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
IDAHO



CHALLIS PLAN AMENDMENT AND

WILDERNESS ENVIRONMENTAL IMPACT STATEMENT

- () Draft (X) Final Environmental Impact Statement
- 1. Type of Action () Administrative (X) Legislative
- 2. Responsible Agencies:
 - a. Lead Agency: Department of Interior, Bureau of Land Management
 - b. Cooperating Agencies: None
- 3. Abstract: The Challis Plan Amendment and Wilderness Environmental Impact Statement analyzes three Wilderness Study Areas (WSAs) in the Challis Planning Unit, Salmon District, Idaho, to determine resource impacts which could result from designation or nondesignation of these WSAs as wilderness. The Corral-Horse Basin WSA, 48,500 acres, the Jerry Peak West WSA, 13,530 acres, and a portion of the Jerry Peak WSA, 19,400 acres are recommended for nonwilder- ness. A portion of the Jerry Peak WSA, 26,750 acres is recommen- ded for wilderness designation.
- 4. Comments have been requested and received from:

 See page 72 for a listing of persons and/or agencies commenting.
- 5. Date draft statement made available to EPA and the public.

 May 21, 1982

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SUMMARY

The Challis Plan Amendment and Wilderness Environmental Impact Statement analyzes three Wilderness Study Areas (WSAs) in the Challis Planning Unit, Salmon District, Idaho, to determine resource impacts which could result from designation or non-designation of these WSAs as wilderness. The three WSAs are Corral-Horse Basin (46-11), Jerry Peak (46-14), and Jerry Peak West (46-14a).

The Federal Land Policy and Management Act (FLPMA) of 1976 requires the Secretary of the Interior to inventory public lands and to identify those areas possessing wilderness characteristics as defined in the Wilderness Act of 1964. Thus, the inventory provided the basis for the Idaho State Director's Final Inventory Decision of January 1980 in which the three units under discussion were identified as WSAs.

The Proposed Action recommends 26,750 acres for wilderness designation and 81,430 acres for nonwilderness management. A portion of the Jerry Peak WSA of 26,750 acres is recommended for wilderness. All of the Corral-Horse Basin and Jerry Peak West WSAs, and a 19,400 portion of the Jerry Peak WSA are recommended for nonwilderness use.

The Proposed Action in the Final EIS differs from the Draft EIS Proposed Action for both the Jerry Peak and the Jerry Peak West WSAs. The recommendation for the Jerry Peak WSA was changed from 46,150 acres recommended for wilderness (All Wilderness Alternative) to 26,750 acres recommended for wilderness and 19,400 acres recommended for nonwilderness use (Partial, Preferred Alternative [New alternative in Final EIS]). The recommendation for the Jerry Peak West WSA, 13,530 acres, was changed from All Wilderness to No Wilderness.

Alternatives considered for each of the WSAs were No Wilderness, No Action, Partial Wilderness, and All Wilderness. The No Action and No Wilderness Alternatives are combined because there is no measurable difference between the possible impacts of either. A Partial Wilderness Alternative for the Jerry Peak West WSA was not analyzed because size adjustments would not significantly improve manageability, balance resource uses, or reduce conflicts.

The significant environmental issues developed in the study process were: 1) impacts on wilderness values; 2) impacts on the development of energy and mineral resources; 3) impacts on forest management in the Corral-Horse Basin and Jerry Peak WSAs; 4) impacts on water quality in the East Fork of the Salmon River Anadromous Fishery, and 6) impacts on the East Fork of the Salmon River Anadromous Fishery, and 6) impacts on recreational off-road vehicle use. Livestock grazing, which is recognized by Congress as an acceptable activity within wilderness areas, would continue under existing plans and was not an issue analyzed. Subject to valid existing rights, present law would withdraw any designated wilderness from appropriation under the mining and mineral leasing laws effective the date of designation.

CHAPTER 1

INTRODUCTION AND PLANNING PROCESS

Purpose and Need

The purpose of the proposed action is to manage and preserve the wilderness characteristics on 26,750 acres in one wilderness study area (WS-A) and manage 81,430 acres in three WSAs for uses other than wilderness. This Environmental Impact Statement (EIS) assess the environmental consequences of managing these areas as wilderness or nonwilderness, and of managing only a portion of one WSA as wilderness.

The Federal Land Policy and Management Act of 1976 (FLPMA) mandates the Bureau of Land Management (BLM) to manage the public lands and resources under the principles of multiple use and sustained yield. Wilderness values are identified as part of the spectrum of multiple land use values to be considered in BLM inventory, planning, and management. Section 603 of FLPMA requires a wilderness review of BLM roadless areas of 5,000 or more acres and roadless islands. The BLM inventory process identified wilderness study areas which have the mandatory wilderness characteristics (size; naturalness; solitude and/or primitive recreation opportunities). Suitable or nonsuitable wilderness recommendations for each WSA will be presented to the President of the United States by the Secretary of the Interior. The President will then make recommendations to the Congress. Areas can be designated wilderness only by an act of the Congress. If designated as wilderness, an area would be managed in accordance with the Wilderness Act of 1964.

This EIS is part of the amendment process required to update the Challis Management Framework Plan (MFP) which was written prior to completion of the wilderness inventory and did not consider potential wilderness designations.

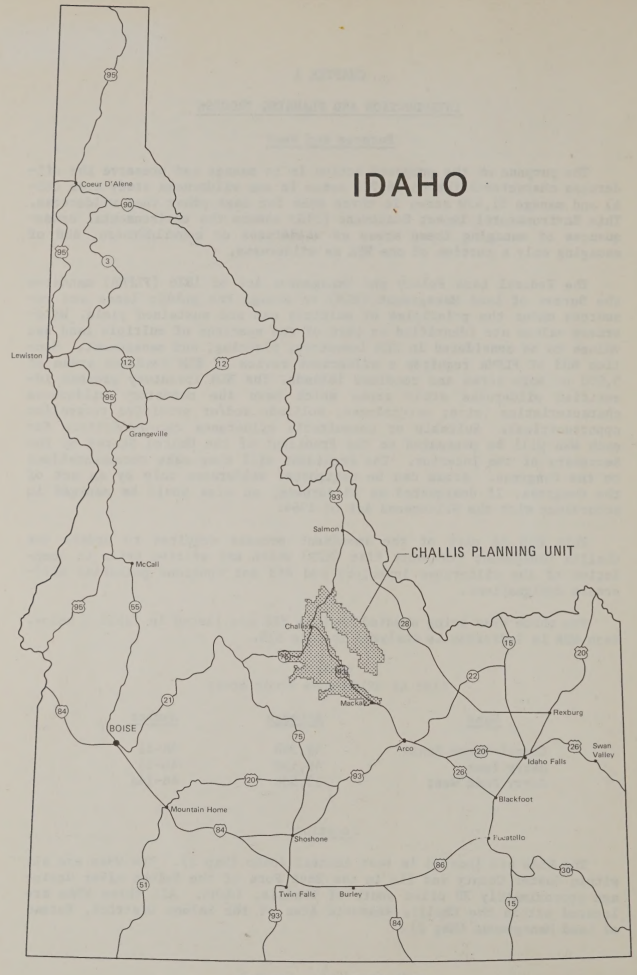
The three WSAs being studied in this EIS are listed in Table 1 below. Each WSA is individually analyzed in this EIS.

Table 1
List of Wilderness Study Areas

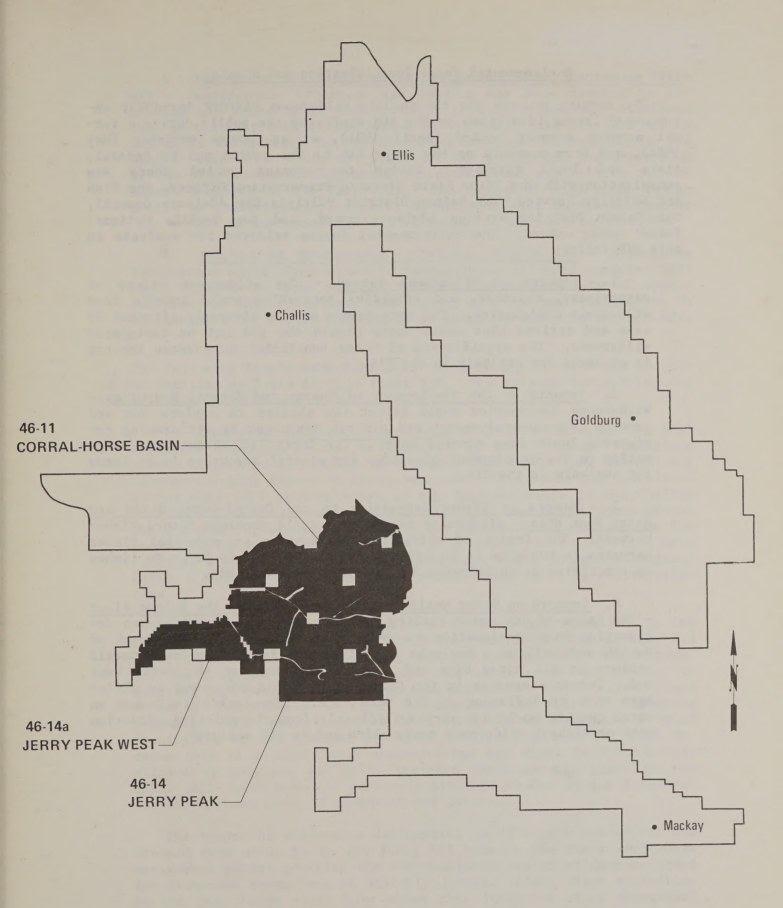
Name	Acreage	Number
Corral-Horse Basin	48,500	46-11
Jerry Peak	46,150	46-14
Jerry Peak West	13,530	46-14a

Location

The WSAs are located in east central Idaho (Map 1). The WSAs are all within Custer County and lie in the East Fork of the Salmon River drainage approximately 20 miles south of Challis, Idaho. All three WSAs are located within the Challis Resource Area of the Salmon District, Bureau of Land Management (Map 2).



GENERAL LOCATION MAP
MAP 1



Location of Wilderness Study Areas within the Challis Resource Area

Environmental Issue Identification and Scoping

The scoping process for the Challis Wilderness EIS/MFP Amendment encompassed issues identified by the BLM staff, by the public during a formal scoping comment period (April 1981), at an issues workshop (May 1981), and from comments on the draft EIS by the public and by federal, state and local agencies. During the scoping period there was consultation with the Idaho State Historic Preservation Officer, the Fish and Wildlife Service, the Salmon District Multiple Use Advisory Council, the Salmon District Grazing Advisory Board, and the Challis National Forest among others. The environmental issues selected for analysis in this EIS follow.

- 1. <u>Impacts on Wilderness Values</u> The wilderness values of naturalness, solitude, and primitive recreation could benefit from wilderness designation. The same values may be adversely affected by uses and actions that would occur should the WSA not be designated wilderness. The significance of these beneficial or adverse impacts is an issue for analysis in the EIS.
- 2. Impacts on the Development of Energy and Mineral Resources Wilderness designation could affect the ability to explore for and develop undiscovered energy and mineral resources by withdrawing designated lands from mineral entry. The impact of wilderness designation on the development of energy and mineral resources is an issue for analysis in the EIS.
- 3. Impacts on Timber Harvesting in the Corral-Horse Basin and Jerry Peak WSAs Wilderness designation would preclude future timber harvest. The impact of wilderness designation on potential timber harvests in two WSAs is an issue for analysis in this EIS. No timber sale activity is anticipated in the Jerry Peak West WSA.
- 4. Impacts on Water Quality in the East Fork of the Salmon River The issue of how water quality would be affected by wilderness designation or nondesignation was identified by the Idaho Department of Health and Welfare. Analysis of this issue is focused on minerals actions in all three WSAs and forest management in the Jerry Peak WSA. Forest resources in the Corral-Horse Basin WSA occur in drainages with no influence on the East Fork. Livestock's influence on water quality would not vary sufficiently from the existing situation with or without wilderness designation and is not analyzed.

- 5. Impacts on the East Fork of the Salmon River Anadromous Fishery Considerable attention and funding has been devoted to retaining the remnants of the historic chinook salmon and steelhead runs on the East Fork of the Salmon River. Road, Lake and Herd creeks are major tributaries to the East Fork and are located within the WSAs in this EIS. Since the draft EIS was published, the Department of the Army, Corps of Engineers has constructed a satellite chinook salmon facility on the East Fork. The impact of wilderness designation or nondesignation, mineral development, and forest management (WSA 46-14) on anadromous fish is an issue for analysis in this EIS.
- 6. <u>Impacts on Recreational Off-Road Vehicle Use</u> Wilderness designation would close areas to recreational off-road vehicle (ORV) use. Eliminating this use could affect the availability of opportunities for ORV recreation. The impact of wilderness designation on recreational ORV use in the WSAs is an issue for analysis in this EIS.

The following issues were identified in scoping, but were not selected for detailed analysis in this final EIS. The reasons for setting the issues aside are discussed below.

1. Impact on Livestock Operations - Concerns were raised that livestock operators could be required to modify their operations within designated wilderness in a manner that would have significant adverse economic impact on their business. This issue was considered in the draft EIS primarily due to the implementation of the Challis Grazing EIS which proposed a large number of new range improvements. While a few improvements remain to be constructed, most of the improvements have been constructed or eliminated. All activities have complied with the Bureau of Land Management (BLM) Interim Management Policy (IMP) and all of the WSAs retain their existing characteristics.

Although the management practices of livestock operators in the WSA would be more closely regulated, they would continue as they did prior to wilderness designations, subject to reasonable regulations. The few proposed range improvements are small scale and similar to existing improvements. The wilderness management policy allows these types of improvements in order to continue the existing livestock program. While this issue has been dropped from analysis, a brief description of the planned livestock program has been included because this is a significant nonconforming use which is specifically allowed by Congress and which includes lands in all three of the WSAs. All three WSAs are currently utilized at (or within 2 percent of) the maximum level of livestock use planned.

The impact of wilderness designation on livestock operations was dropped from analysis in the final EIS because the BLM's wilderness management policy provides for the continued use of wilderness areas for livestock operations at historic levels. Also, range activities in the past three years have shown that intensive range management can occur within a wilderness setting.

- 2. Impact on Wild Horse Management The Challis wild horse herd is managed to maintain a herd size not to exceed 340 head. Periodic roundups are conducted to remove excess animals. The capture facility and corrals are located adjacent to but outside of the Corral-Horse Basin WSA. All census work and capture activities are done with aircraft and management of the herd has been detailed in a Herd Management Plan. This issue was not analyzed since existing herd management requires no on-the-ground actions and the Herd Management Plan provides adequate protection for the existing environment. Wilderness designation would not affect herd management.
- 3. Impact on Cultural Resources In response to implementation of the Challis Grazing EIS, the Challis Spring District was created in 1981 and added to the National Register of Historic Places. Five of the spring sites in this district lie within the WSAs. Further consultation with the State Historic Preservation Officer (SHPO) has not revealed any additional sites eligible for nomination to the register. The archaeological sites that exist in the WSAs would be (are being) protected with or without wilderness designation.

Since the management of cultural resource values would not vary significantly, with or without wilderness designation, the issue of impact to cultural resources was dropped from further analysis.

- 4. Impacts on Wildlife An issue dealing with wildlife in general was considered, but not included in this EIS because no specific population, habitat or other environmental issue involving any specific species was identified. Based on projections of development in the WSAs, little or no change in wildlife populations or habitat is anticipated with wilderness designation or nondesignation. This includes the local bighorn sheep herd which has experienced significant population growth in the last decade and was mentioned by several commentors. The Idaho Fish and Game Department is reviewing several areas adjacent to the Jerry Peak and Jerry Peak West WSAs for reintroduction of bighorn sheep. Reintroduction of native species is allowed by the BLM's wilderness management policy and was not considered an issue for analysis in this EIS.
- 5. Impacts on Endangered Species Wildlife and vegetation inventories and consultation with the U.S. Fish and Wildlife Service identified only one endangered plant species, Thelopodium repandum (Idaho thelopody), in the WSAs. This plant was found to be more widespread than previously estimated and not subject to extinction due to any anticipated action. Therefore, this issue was dropped from further consideration.
- 6. Impact of Wilderness Designation on Predator Control The Idaho Woolgrowers Association identified predator control as an issue. This issue was not analyzed in detail because the BLM's wilderness management policy provides for predator control within designated wilderness areas.

7. Impacts on State and Private Inholdings - The impact of wilderness designation or nondesignation on state or private land inholdings in WSAs was identified as an issue by the State of Idaho during scoping. This issue was dropped from further consideration because the uses on these lands would not change as a result of designation or nondesignation. An additional consideration in dropping this issue is the intention of the BLM, at the request of the State of Idaho, to exchange for state land inholdings in designated wilderness areas. Similar exchanges would be attempted for private land inholdings in the Corral-Horse Basin WSA. For management purposes, the BLM would also attempt to exchange state lands nearly surrounded by the outside edge of wilderness areas for BLM lands located elsewhere.

The Planning Process and Selection of the Proposed Action

Development of the proposed action is guided by requirements of the Bureau's Planning Regulations, 43 CFR Part 1600. The BLM's Wilderness Study Policy (published February 3, 1982, in the Federal Register) supplements the planning regulations by providing the specific factors to be considered during the planning sequence in developing suitability recommendations. Implementation of any alternative or resource action which could violate the Interim Management Policy will be delayed until Congress makes a final wilderness decision.

The proposed action recommends for wilderness designation 26,750 acres of the Jerry Peak WSA (Map 3). In addition, the proposed action recommends nonwilderness designation for 81,430 acres including the Corral-Horse Basin WSA, the Jerry Peak West WSA and 19,400 acres in the Jerry Peak WSA. These lands would be managed for uses other than wilderness.

The proposed action detailed above differs from the draft EIS's proposed action for both the Jerry Peak and Jerry Peak West WSAs. The recommendation for the Jerry Peak WSA was changed from 46,150 acres recommended for wilderness (All Wilderness Alternative) to 26,750 acres recommended for wilderness and 19,400 acres recommended for nonwilderness uses (Partial, Preferred Alternative (new alternative in final EIS)). The recommendation for the Jerry Peak West WSA, 13,530 acres, was changed from All Wilderness to No Wilderness.

Alternatives to the Proposed Action Selected for Analysis

A range of alternatives from resource protection to resource production was formulated and evaluated for each of the WSAs. The alternatives assessed in this EIS include: 1) a no wilderness alternative for each WSA; 2) an all wilderness alternative for each WSA; and 3) partial wilderness alternatives for both the Corral-Horse Basin WSA (one) and the Jerry Peak WSA (four).

In this document, the no action alternative, as required by National Environmental Policy Act (NEPA), and the no wilderness/development alternative are equivalent. Both alternatives advocate continuation of management as outlined in the Challis MFP and assume long-term nonwilderness uses of the subject lands.

The all wilderness alternative represents the maximum possible acreage that could be recommended for wilderness designation.

Partial wilderness alternatives can make recommendations ranging between the all wilderness and no wilderness alternatives. All of the partial wilderness alternatives recommend something less than the entire acreage of their respective WSAs for wilderness designation and the remainder of the WSA for nonwilderness uses. All of the partial wilderness alternatives in this EIS were developed by utilizing "cherrystemmed" roads as wilderness/nonwilderness divisions within WSAs rather than leaving them as intrusions into the WSAs.

Alternatives Considered but Dropped from Further Analysis

Jerry Peak West (ID-46-14a)

A partial wilderness alternative that would recommend for wilderness something less than the entire acreage of this WSA was considered but dropped because no boundary was found that would improve the quality of the wilderness values.

Jerry Peak (ID-46-14) and Jerry Peak West (ID-46-14a)

Several commentors recommended a combined study of these two WSAs and roadless Forest Service lands adjoining the WSAs to the south. This alternative was not pursued since previous Forest Service land use plans have designated these lands for nonwilderness use.

All WSAs

One commentor recommended closing the roads between the WSAs and creating one large wilderness area. This alternative was not pursued since these constructed and maintained roads would be virtually impossible to obliterate, this action would be contrary to BLM's policy towards existing roads and access to private lands needs to be maintained in Herd Creek.

(Note: The roads mentioned above are maintained for passenger car use and should not be confused with the numerous four-wheel drive vehicle ways in the WSA's. The local naming of one of these vehicle ways as the "Broken Wagon Road" has caused some confusion).

CHAPTER 2

PROPOSED ACTION AND ALTERNATIVES

Since the pattern of future actions within the WSAs can not be predicted with certainty, assumptions were made to allow the analysis of impacts under the proposed action and alternatives. These assumptions are the basis of the impacts identified in this environmental impact statement (EIS). They are not management plans or proposals, but represent feasible patterns of activities which could occur under the alternatives analyzed.

Corral-Horse Basin (ID-46-11)

Proposed Action - No Wilderness (No Action) Alternative

None of the 48,500 acres of public land in the Corral-Horse Basin WSA would be recommended for wilderness designation (Map 4). These lands would be open for multiple use management and nonwilderness uses and development.

Recreation Management Actions

In the WSA 44,595 acres would be designated as open to ORV use. The remaining 3,905 acres, located in Sand Hollow, are closed year-round to all motorized vehicles due to fragile soils (Map 5). Recreational ORV use is projected to remain below 500 visitor days annually for the next 5 to 10 years. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase but would remain below 800 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography and sightseeing. Recreational use for these activities would remain below 500 visitor days for the next ten years. Projections beyond existing planning estimates (beyond 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase, but would remain below 1,000 visitor days annually for the foreseeable future. No recreation facilities or developed trails exist in the WSA and none are planned.

Energy and Mineral Resources Development Actions

It is assumed that the lode claims in T.11N., 19E., Sections 31, 32 and 33 would be developed. This would result in 100 acres of surface disturbance associated with the claims and an additional 30 acres associated with construction of access roads. It is also possible that development of these lode claims would generate interest in the remainder

of the WSA, which as yet has no recorded mining claims and no evidence of mineral exploration. No location or size estimate for this activity has been made since it is entirely speculative in nature.

It is further assumed that one oil and gas exploratory well would be drilled near the center of the WSA. This would result in ten acres of surface disturbance for a five acre drill pad and three miles of access road. This assumption is made since 99 percent of the WSA is leased for oil and gas.

Timber Harvesting Actions

It is assumed that 40 percent of the commercial timber (660 acres) would be included in timber sales or commercial thinnings within the next twenty years. This would require construction of five miles of new haul road and two miles of spur roads (15 acres).

Livestock Grazing and Range Management

Livestock grazing would continue in the portions of the Warm Springs and San Felipe allotments located in the WSA. Both allotments would be managed under rest-rotation grazing systems.

Table 2 summarizes the acreages, management treatments, seasons of use, and the livestock animal unit months (AUMs) in these allotments. Both allotments are now (1985) being grazed at their planned maximum AUM levels.

Table 2
Planned Livestock Grazing Levels, Corral-Horse Basin WSA

Allotment	Acres in WSA 46-11	Management Treatment	Season of Use	AUMs in WSA	Planned Maximum AUMs in WSA
Warm Springs San Felipe Ungrazed	17,000 27,600 3,900 48,500	Rest-Rotation Rest-Rotation N/A	05/16-10/31 05/11-10/15 None	1,070 2,882 0 3,952	1,070 2,882 0 3,952

The Challis Grazing EIS and the subsequent Allotment Management Plans (AMP) detailed specific management actions and range improvements to be installed and maintained to manage use of rangelands for the protection, maintenance and improved condition of the basic vegetation. Table 3 summarizes the existing improvements which would be maintained and the new improvements which would be proposed in accordance with the AMPs.

Table 3

Existing Range Improvements and New Construction Actions

Corral-Horse Basin WSA

Allotment	Springs	Waterholes	Pipeline Miles	Fence Miles	Reservoirs
Warm Springs					
Existing	7	4	3	19	0
New Construction	2	0	2	0	0
San Felipe					
Existing	6	17	7	16	2
New Construction	0	0	1	1	0
Total In WSA					
Existing	13	21	10	35	2
New Construction	2	0	3	1	0

All Wilderness Alternative

All 48,500 acres of public land in the Corral-Horse Basin WSA would be recommended for wilderness designation (Map 4).

Recreation Management Actions

The WSA would be closed to recreational ORV use. Approximately 500 visitor days of recreational ORV use, estimated to presently occur annually in the area, would be displaced.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography and sightseeing. Recreational use for these activities would remain below 300 visitor days for the next ten years. Projections beyond existing planning estimates (beyond 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would remain below 600 visitor days annually for the foreseeable future.

No recreation facilities or developed trails exist in the WSA and none are planned.

Energy and Mineral Resources Development Actions

The lands in the WSA would be withdrawn, subject to valid existing rights, from all forms of appropriation under the mining laws.

Timber Harvesting Actions

No timber sales, commercial thinnings or woodland product sales would occur.

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

Management Actions to Acquire State and Private Inholdings

Action would be initiated to acquire all or portions of seven state sections (2,895 acres) and three private parcels (102 acres).

Partial Wilderness Alternative

This alternative uses the Broken Wagon Road (primitive way) as the northeast boundary of the area recommended for wilderness designation. The area recommended for wilderness designation includes 42,225 acres while the area recommended for nonwilderness uses includes 6,275 acres.

Recreation Management Actions

Within the WSA, 6,275 acres would be open to off-road vehicles (ORV) use while 43,225 acres would be closed to vehicle use. Recreational ORV use is projected to remain below 50 visitor days annually for the next 5 to 10 years. Existing use, totaling 450 visitor days, would be displaced. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase but would remain below 100 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography and sightseeing. Recreational use for these activities would remain below 400 visitor days for the next ten years. Projections beyond existing planning estimates (beyond 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase, but would remain below 700 visitor days annually for the foreseeable future. Future recreational use would be expected to be oriented towards the designated wilderness area rather than the lands managed for nonwilderness uses. No recreation facilities or developed trails exist in the WSA and none are planned.

Energy and Minerals Resources Development Actions

The 42,225 acres recommended for wilderness would be withdrawn, subject to valid existing rights, from all forms of appropriation under the mining laws upon designation by Congress.

It is assumed that one oil and gas exploratory well would be drilled in the nonwilderness portion resulting in eight acres of surface disturbance.

Timber Harvesting Actions

No timber sales, commercial thinnings, or woodland product sales would occur within the area recommended for wilderness. The timber resources located in the nonwilderness area are insufficient to support timber sale activity but could be used for woodland product sales (firewood).

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

Management Actions to Acquire State and Private Inholdings

Actions would be initiated to acquire all or portions of six state sections (2,595 acres) and two private parcels (56 acres).

Jerry Peak (ID-46-14)

Proposed Action - Partial Preferred Alternative

This alternative recommends 26,750 acres for wilderness designation and 19,400 acres for nonwilderness uses. The alternative delineates the "cherrystemmed" Road Creek, North Fork Sage Creek, and Mosquito Creek roads as boundaries in the east and northwestern sections respectively. In the southwest corner of the WSA, 2,140 acres located outside of the WSA's main drainage (Lake Creek) are recommended for nonwilderness because the ridge line between the Lake and Herd creek drainages would be a natural and more manageable wilderness boundary. An additional 210 acres in the southeastern corner was deleted to correct a mapping error. (This correction is common to all partial alternatives.)

This alternative was developed following publication of the draft Challis Wilderness EIS in response to additional field review. It differs from the partial balance alternative of the draft EIS in the 2,140 acre deletion and in the 210 acre correction.

Recreation Management Actions

Following Congressional wilderness designation, 26,750 acres would be closed to recreational ORV use while 19,400 acres would be open to ORV use. Of the open lands, 2,140 acres would be inaccessible to ORV users as it would be surrounded by lands managed as roadless by either the BLM

or Forest Service. No recreational ORV use takes place on this piece of land and none is anticipated due to steep slopes and lack of access.

Recreational ORV use is projected to remain below 150 visitor days annually for the next 5 to 10 years. Fifty visitor days of use would be displaced. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase but would remain below 200 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography and sightseeing. Recreational use for these activities would be around 700 visitor days annually for the next ten years. Projections beyond existing planning estimates (beyond the 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase to a level of 1,000 visitor days annually attracted by both Herd Lake and the designated wilderness area.

The small campground, hiking trail, and scenic overlook at Herd Lake would be maintained as would the campsite at the end of the old Upper Lake Creek Road. The portion of the Upper Lake Creek Road, above Herd Lake, closed following the 1983 earthquake and would remain closed. The Herd Lake improvements are contiguous to the WSA along the "cherry-stemmed" Lake Creek Road.

Energy and Mineral Resources Development Actions

The 26,750 acres recommended for wilderness would be withdrawn, subject to valid existing rights, from all forms of appropriation under the mining and mineral leasing laws upon designation by Congress.

It is assumed that one oil and gas exploratory well would be drilled in the area not recommended for wilderness resulting in surface disturbance of eight to ten acres. This assumption is made since 99 percent of the WSA is leased for oil and gas. It is not anticipated that any lode claims would be developed in this WSA since no claims exist within or nearby the WSA, no evidence of past prospecting is visible and the BLM has had no contacts with individuals expressing an interest in developing claims in this area.

Timber Harvesting Actions

No timber sales, commercial thinnings or woodland product sales would occur because the timber resources are located in the 26,750 acres recommended for wilderness.

Livestock Grazing and Range Management

Livestock grazing would continue in the portions of four grazing allotments in the WSA; San Felipe, Warm Springs, Road Creek and Herd Creek. All four allotments would be managed under rest-rotation grazing systems.

Table 4 summarizes the acreage, management treatment, season of use, and the livestock AUMs in these allotments.

Table 4
Planned Livestock Grazing Levels, Jerry Peak WSA

Allotment	Acres in WSA 46-14	Management Treatment	Season of Use	AUMs in WSA	Planned Maximum AUMs in WSA
San Felipe	22,850	Rest-Rotation	05/11-10/15	2,389	2,389
Warm Springs	1,700	Rest-Rotation	05/16-10/31	107	107
Herd Creek	13,600	Rest-Rotation	06/16-10/31	640	717
Road Creek	8,000	Rest-Rotation	05/16-06/15	215	215
	46,150			3,351	3,428

The Challis Grazing EIS and the subsequent AMPs detailed specific management actions and range improvements to be installed and maintained to manage use of rangelands for the protection, maintenance and improved condition of the basic vegetation. Table 5 summarizes the existing improvements which would be maintained (no new improvements planned) in accordance with the allotment management plan.

Table 5

Existing Range Improvements

Jerry Peak WSA

Allotment	Springs	Waterholes	Pipeline Miles	Fence Miles	Reservoirs
San Felipe	4	1	_	13	
Warm Springs	-	2		10	-
Herd Creek	1	- III - III	6	3	
Road Creek Totals	3 8	3	- 6	30	- 0

Management Actions to Acquire State Inholdings

Action would be initiated to acquire all or portions of three state sections (1,600 acres).

No Wilderness (No Action) Alternative

None of the 46,150 acres of public land in the Jerry Peak WSA would be recommended for wilderness designation. These lands would be open for multiple use management and nonwilderness uses and development.

Recreation Management Actions

All 46,150 acres in the WSA would be designated as open to ORV use. Recreational ORV use is projected to remain below 200 visitor days annually for the next 5 to 10 years. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase but would remain below 300 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, fishing, camping, photography and sight-seeing. Recreational use for these activities would remain at around 700 visitor days for the next ten years. Projections beyond existing planning estimates (beyond the 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would remain below 900 visitor days annually for the foreseeable future.

The small campground, hiking trail and scenic overlook at Herd Lake would be maintained as would the campsite at the end of the old Upper Lake Creek Road. The portion of the Upper Lake Creek Road closed following the 1983 earthquake would remain closed. The Herd Lake improvements are contiguous to the WSA along the "cherrystemmed" Lake Creek Road.

Energy and Mineral Resources Development Actions

It is assumed that one oil and gas exploratory well would be drilled in the WSA resulting in eight to ten acres of surface disturbance. It is not anticipated that any lode claims would be developed in the WSA.

Timber Harvesting Actions

It is assumed that 40 percent of the commercial timber (1,550 acres) would be included in timber sales or commercial thinnings within the next 20 years. This would require construction of 10 miles of new haul road and 3 to 5 miles of spur roads.

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

All Wilderness Alternative

All 46,150 acres of public land in the Jerry Peak WSA would be recommended for wilderness designation.

Recreation Management Actions

The area would be closed to recreational ORV use. Approximately 200 visitor days of ORV use currently occurring in the WSA annually would be displaced.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography and sightseeing. Recreational use for these activities would remain at around 700 visitor days for the next ten years. Projections beyond existing planning estimates (beyond the 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would approach 1,000 visitor days annually for the foreseeable future.

The small campground, hiking trail and scenic overlook at Herd Lake would be maintained as would the campsite at the end of the old Upper Lake Creek Road. The portion of the Upper Lake Creek Road closed following the 1983 earthquake would remain closed. The Herd Lake improvements are contiguous to the WSA along the "cherrystemmed" Lake Creek Road. The Mosquito Creek Road would be closed to vehicle use.

Energy and Mineral Resources Development Actions

Subject to valid existing rights, the Jerry Peak WSA would be withdrawn from all forms of appropriation under the mining and mineral leasing laws.

Timber Harvesting Actions

No timber sale activities would occur because all of the commercial timber would be included in the wilderness area.

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

Management Actions to Acquire State Inholdings

Actions would be initiated to acquire all or portions of six state sections (3,701 acres).

Partial Protection Alternative

This alternative recommends 41,690 acres for wilderness designation and 4,460 acres for nonwilderness uses. The Road Creek-North Fork Sage Creek road is used as eastern boundary rather than leave it as a "cherrystem" road within a wilderness area.

Recreation Management Actions

Following Congressional wilderness designation, 41,690 acres would be closed to recreational ORV use while 4,460 acres would be open to ORV use.

Recreational ORV use is projected to remain below 25 visitor days annually for the next 5 to 10 years. Existing use of 175 visitor days would be displaced. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase slightly but would remain below 50 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, fishing, photography and sight-seeing. Recreational use for these activities would be around 700 visitor days for the next ten years. Projections beyond existing planning estimates (beyond the 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase to 1,000 visitor days annually attracted by both Herd Lake and the designated wilderness area.

The small campground, hiking trail and scenic overlook at Herd Lake would be maintained as would the campsite at the end of the old Upper Lake Creek Road. The portion of the Upper Lake Creek Road closed following the 1983 earthquake would remain closed. The Herd Lake improvements are contiguous to the WSA along the "cherrystemmed" Lake Creek Road. The Mosquito Creek Road would be closed to vehicle use.

Energy and Mineral Resources Development Actions

Subject to valid existing rights, 41,690 acres in the Jerry Peak WSA would be withdrawn from all forms of appropriation under the mining and mineral leasing laws. The remaining 4,460 acres would be open to mineral exploration and development.

It is not anticipated that an oil and gas exploratory well would be drilled in the nonwilderness area. Adjacent areas also under oil and gas lease are lower in elevation with less of a lava cap to penetrate and would be expected to be more attractive to drillers. No lode claim development is anticipated since no claims exist within miles of the nonwilderness lands and no history of exploration is evidenced.

Timber Harvesting Actions

No timber sale activities would occur because all of the commercial timber would be included in the wilderness area.

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

Management Actions to Acquire State Inholdings

Actions would be initiated to acquire all or portions of five state sections (2,623 acres).

Partial Balance Alternative

This alternative recommends 28,890 acres for wilderness designation and 17,260 acres for nonwilderness uses. The alternative delineates the "cherrystemmed" Road Creek-North Fork Sage Creek and Mosquito Creek roads as boundaries in the east and northwestern sections respectively.

The only difference between this alternative and the proposed action is an additional 2,140 acres in the area recommended for wilderness which would increase the ORV closure and mineral withdrawal to 28,890 acres. Please refer to the proposed action for a description of management actions.

Partial Production Alternative

This alternative recommends 9,500 acres for wilderness designation and 36,650 acres for nonwilderness uses. This alternative uses the two dead-end roads, Upper Lake Creek and Sawmill Canyon, and the section line between them as the wilderness/nonwilderness dividing line.

Recreation Management Actions

Following Congressional wilderness designation, 9,500 acres would be closed to recreational ORV use and 36,650 acres would be open to ORV use.

Recreational ORV use is projected to remain at the existing level of 200 visitor days annually for the next 5 to 10 years. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase slightly but would remain below 300 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, fishing, photography and sight-seeing. Recreational use for these activities would be around 700 visit-or days for the next ten years. Projections beyond existing planning estimates (beyond the 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would remain below 1,000 visitor days annually for the foreseeable future.

The small campground, hiking trail and scenic overlook at Herd Lake would be maintained as would the campsite at the end of the old Upper Lake Creek Road. The portion of the Upper Lake Creek Road closed following the 1983 earthquake would remain closed. The Herd Lake improvements are contiguous to the WSA along the "cherrystemmed" Lake Creek Road.

Energy and Mineral Resources Development Actions

The 9,500 acres recommended for wilderness would be withdrawn, subject to valid existing rights, from all forms of appropriation under the mining and mineral leasing laws upon designation by Congress.

It is assumed that one oil and gas exploratory well would be drilled in the area not recommended for wilderness resulting in surface disturbance of eight to ten acres. This assumption is made since 99 percent of the WSA is leased for oil and gas. It is not anticipated that any lode claims would be developed in this WSA since no claims exist within or nearby the WSA, no evidence of past prospecting is visible and the BLM has had no contacts with individuals expressing an interest in developing claims in this area.

Timber Harvesting Actions

It is assumed that 26 percent (1000 acres) of the commercial timber would be included in timber sales or commercial thinnings in the next twenty years. This would require construction of seven miles of new haul road and two to four miles of spur roads. Thirty-five percent of the commercial timber would be included in the wilderness area.

Livestock Grazing and Range Management

See Proposed Action - Livestock Grazing.

Management Actions to Acquire State Inholdings

Actions would be initiated to acquire one state section (640 acres).

Jerry Peak West (ID-46-14a)

Proposed Action - No Wilderness (No Action) Alternative

None of the 13,530 acres of public land in the Jerry Peak West WSA would be recommended for wilderness designation. These lands would be open for multiple use management and nonwilderness uses and development.

Recreation Management Actions

All 13,530 acres in the WSA would be designated as open to recreational ORV use. Recreational ORV use is projected to remain below 15 visitor days annually for the next 5 to 10 years. Projections beyond the existing planning cycle (beyond 15 to 20 years) indicate that it is reasonable to expect that recreational ORV use would increase slightly but would remain below 25 visitor days annually.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography, and sightseeing. Recreational use for these activities would remain below 25 visitor days for the next ten years. Projections beyond existing planning estimates (beyond 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would remain below 50 visitor days annually for the foreseeable future.

Access to this WSA is severely limited by bordering private lands. No recreation facilities or developed trails exist in the WSA and none are planned.

Energy and Mineral Resources Development Actions

It is anticipated that one oil and gas exploratory well would be drilled in the eastern end of the WSA (1,900 acres of existing leases) resulting in ten acres of surface disturbance. It is also assumed that one mining claim will be developed in T.9N., R.18E., Section 7, which is adjacent to claims on the Challis National Forest. Surface disturbance associated with this claim is estimated at 25 acres for the claim site and 10 acres for an access road off the East Fork road.

Livestock Grazing and Range Management

Livestock grazing would continue in the portions of the three grazing allotments in the WSA; East Fork, Herd Creek, and Pine Creek. The East Fork and Herd Creek allotments are managed under rest-rotation grazing systems while the Pine Creek Allotment has a deferred rotation system.

Table 6 summarizes the acreages, management treatments, seasons of use, and the livestock animal unit months (AUMs) in these allotments.

Table 6
Planned Livestock Grazing Levels, Jerry Peak West WSA

Allotment	Acres in WSA 46-11	Management Treatment	Season of Use	AUMs in WSA	Planned Maximum AUMs in WSA
East Fork Pine Creek Herd Creek	1,790 5,400 6,340 13,530	Rest-Rotation Def. Rotation Rest-Rotation	05/21-06/15 06/05-07/18 06/16-10/31	415 220 1,366 2,001	415 220 <u>1,366</u> 2,001

The Challis Grazing EIS and the subsequent Allotment Management Plans (AMP) detailed specific management actions and range improvements to be installed and maintained to manage use of rangelands for the protection, maintenance and improved condition of the basic vegetation. Table 7 summarizes the existing improvements which would be maintained (no new improvements proposed) in accordance with the AMPs.

Table 7
Existing Range Improvements

Jerry Peak West WSA

Allotment	Springs	Waterholes	Pipeline Miles	Fence Miles	Reservoirs
East Fork Existing	-	-	-	-	-
Pine Creek Existing	3	Phase I-	1	1	
Herd Creek Existing	-	-		_	= -
WSA Totals	3	0	1	1	0

All Wilderness Alternative

All 13,530 acres of public land in the Jerry Peak West WSA would be recommended for wilderness.

Recreation Management Actions

The WSA would be closed to recreational ORV use. Approximately 15 visitor days of recreational ORV use, estimated to presently occur in the area annually, would be displaced.

The entire WSA would be open for other recreation activities including hunting, horseback riding, camping, photography, and sightseeing. Recreational use for these activities would remain below 25 visitor days for the next ten years. Projections beyond existing planning estimates (beyond 15 to 20 year planning cycle) indicate that it is reasonable to expect that recreational use for these activities would increase slightly, but would remain below 50 visitor days annually for the foreseeable future.

No recreation facilities or developed trails exist in the WSA and none are planned.

Energy and Mineral Resources Development Actions

The lands in the WSA would be withdrawn, subject to valid existing rights, from all forms of appropriation under the mining laws.

Management Actions to Acquire State Inholdings

Actions would be initiated to acquire all of one state section (640 acres).

TABLE 8

COMPARATIVE IMPACT SUMMARY

Corral-Horse Basin WSA

IMPACT TOPIC	PROPOSED ACTION NO WILDERNESS	ALL WILDERNESS	PARTIAL WILDERNESS
Wilderness Values	Loss of wilderness values on 4,365 acres (9% of WSA); 44,135 acres subject to loss of values but no adverse activities are anticipated within the next 10 years.	Wilderness Values would be maintained on all 48,500 acres.	Wilderness values would be maintained on 34,225 acres, lost on 8,010 acres and subject to loss on 6,265 acres.
Development of Energy and Mineral Resources	48,500 acres open to mineral entry and leasing, 140 acres would be disturbed due to mining claim and/or oil and gas lease development.	48,500 acres closed to mineral entry and leasing. No surface acres disturbed due to formal withdrawal from entry.	6,275 acres open and 42,225 acres closed to mineral entry or leasing. No surface disturbance of open areas anticipated for the next 20 years.
Timber Harvesting	Harvest of 4.9 MMBF of commercial timber could occur requiring seven miles of new road and disturbing 675 acres.	Harvest of 4.9 MMBF of commercial timber would be foregone. Heavier use of other lands would be required to meet allowable cut goals.	Same as All Wilderness Alternative
Water Quality in the East Fork of the Salmon River	2% degradation in water qual- ity due to increased sedi- mentation.	Minimal (less than 1%) benefit through revegetation of jeep trails and elimination of vehicle use.	Same as All Wilderness Alternative
East Fork of the Salmon Anadromous Fishery	2% reduction tied to reduced water quality	Slight improvement (less than 1%) to 100 % reduction in vehicle use.	Slight improvement (less than 1% due to 80% reduction in vehicle use.
Recreational Off-Road Vehicle Use	No displacement of ORV users	100% reduction in use. 500 vis- itor days displaced annually by closure to vehicle use. This use can easily transfer to other areas; not a significant impact.	80% reduction in potential use. 400 visitor days displaced annually by closure to vehicle use. This use can easily transfer to other areas; not a signifificant impact.

TABLE 8 (Continued)

COMPARATIVE IMPACT SUMMARY

Jerry Peak WSA

IMPACT TOPIC	PROPOSED ACTION PARTIAL PREFERRED ALT.	NO WILDERNESS ALT.	ALL WILDERNESS ALT.	PARTIAL PROTECTION ALT.	PARTIAL BALANCE ALT.	PARTIAL PRODUCTION ALT.
Wilderness Values	Loss of wilderness values on 450 acres (1%). Retention of wilderness values on 26,750 acres (55%). Wilderness values subject to loss on 18,950 acres (41%) but no adverse activities anticipated in next 10 years.	Loss of wilderness values on 12,000 acres.	Wilderness values on all 46,150 acres would be retained.	Wilderness values retained on 41,690 acres. Wilderness values subject to loss on 4,460 acres but no adverse activities anticipated in next 10 years.	Loss of wilderness values on 450 acres (1%). Retention of wilderness values on 28,890 acres (63%). Wilderness values subject to loss on 16,810 acres (31%) but no adverse activities anticipated in next 10 years.	Loss of wilderness values on 8,010 acres (17%). Retention of wilderness values on 9,50 acres (21%). Wilderness values subject to loss on 21,190 acres (62%) but no advers activities anticiticipated in nex 10 years.
Development of Energy and Min- eral Resources	19,400 acres open to mineral entry and leasing. 26,750 acres closed to mineral entry and leasing. 10 acres of surface disturbance due to oil and gas lease development.	46,150 acres open to mineral entry and leasing. 10 acres of surface disturbance due to oil and gas lease development.	46,150 acres closed to mineral entry and leasing. No surface acres disturbed due to formal withdrawal from entry.	4,460 acres open to mineral entry and leasing. 41,690 acres closed to mineral entry and leasing. No surface disturbance anticipated.	17,260 acres open to mineral entry and leasing. 28,890 acres closed to mineral entry and leasing. 10 acres of surface disturbance due to oil and gas lease development.	36,650 acres open to mineral entry and leasing. 9,500 acres closed to min- eral entry and leas- ing. 10 acres of surface disturbance due to oil and gas lease development.
Timber Harvest	Harvest of 11.5 MMBF would be foregone. No surface disturbance. Heavier utilization of other lands would be re- quired to meet allowable	Harvest of 11.5 MMBF could occur. 1,550 acres of surface disturbance. 15 miles of new road.	Harvest of 11.5 MMBF would be foregone. No surface disturbance. Heavier utilization of other	See Proposed Action.	See Proposed Action.	Harvest of 4 MMBF would be foregone. Harvest of 7.5 MMBF could occur. 1,000 acres of surface
	cut.	road.	lands would be required to meet allowable cut.			disturbance. 11 miles of new road.

TABLE 8 (Continued)

COMPARATIVE IMPACT SUMMARY

Jerry Peak WSA

IMPACT TOPIC	PROPOSED ACTION PARTIAL PREFERRED ALT.	NO WILDERNESS ALT.	ALL WILDERNESS ALT.	PARTIAL PROTECTION ALT.	PARTIAL BALANCE ALT.	PARTIAL PRODUCTION ALT.
Water Quality in the East Fork of the Salmon River	Minimal benefit (less than 1%) through revege-	Increase in sedi- ment load of 10% or less during active logging operations.	Sediment load in the East Fork could be reduced 4% due to reduced road usage; 10% increase would not occur.	Minimal benefit (less than 2%) through revegeta- tion of jeep trails.	See Proposed Action.	Increase in sedi- ment load of 10% or less during active logging operations.
East Fork of the Salmon River Anadromous Fish- ery	Slight improvement (less than 1%) due to better water quality	10% reduction in number of salmon and steelhead fry during logging operations.	4% improvement due to water quality; 10% loss of fry would not occur.	Slight improve- ment (less than 2%) due to better water quality.	See Proposed Action.	10% reduction in number of salmon and steelhead fry during logging operations.
Recreational Off- Road Vehicle Use		No displacement of use.	100% reduction in use. Displacement of 150 visitor days annual-1y. Use can be absorbed by other areas with negligible impact.	82.5% reduction potential in use. Displacement of 175 visitor days annually. Use can be absorbed by other areas with negligible impact.	See Proposed Action.	5% reduction potential in use. Displacement of 10 visitor days annually. Use can be absorbed by other areas with negligible impact.

TABLE 8 (Concluded)

COMPARATIVE IMPACT SUMMARY

Jerry Peak West WSA

IMPACT TOPIC	PROPOSED ACTION: NO WILDERNESS ALTERNATIVE	ALL WILDERNESS ALTERNATIVE
Wilderness Values	Loss of wilderness values on 495 acres. Wilderness values on 13,035 acres subject to loss but no adverse activities anticipated in next 20 years.	Wilderness values on all 13,530 acres would be retained.
Development of Energy and Mineral Resources	13,530 acres open to mineral entry and leasing. 45 acres of surface disturbance.	All 13,530 acres closed to mineral entry and leasing. No surface disturbance.
Water Quality in the East Fork of the Salmon River	Negligible (less than 1%) increase in sediment.	No change.
East Fork of the Salmon River and Anadromous Fishery	Potential reduction (less than 1%) in number of salmon and steelhead fry.	No Change.
Recreational Off-Road Vehicle Use	No displacement of users.	100% reduction in use. Displacement of 15 visitor days. Impact of shifting this use to other public lands would be negligible.

CHAPTER 3

AFFECTED ENVIRONMENT

Corral-Horse Basin WSA (ID-46-11)

General Description of the WSA

The Corral-Horse Basin WSA is dominated by two large open basins (Corral and Horse) which are separated by encircling hills from the roads bordering the WSA. A smaller basin, Sand Hollow (or the Paint Pots) occupies the west end of the WSA. All the basins drain into Road Creek which is the southern border of the WSA. The highest points in the WSA are Anderson Mountain (9,340 feet) and Spar Mountain (8,605 feet). These are both more like high rocky knobs on a ridgeline than true mountains.

The WSA is dominated by sagebrush/grass vegetation types and willow filled creek bottoms. Most of the timbered lands are located north and east of Anderson Peak on the eastern edge of the WSA. Small stringers of timber occur throughout the WSA. These are insignificant in terms of forest management but are valuable for wildlife cover in an otherwise open environment.

The WSA is the central home range of the Challis wild horse herd. Approximately two hundred and sixty head of horses utilize the WSA.

Land Status

The Corral-Horse Basin WSA contains 48,500 acres of public land. Within the WSA are two sections of state land and 40 acres of private land which are not included in the WSA acreage. The WSA also borders or nearly surrounds five other state sections.

The Shoshone and Bannock Indians of the Fort Hall Reservation, Idaho, through the treaty of Fort Bridger, on July 3, 1868 and ratified by the United States Senate on February 16, 1869, ceded lands to the United States. A follow up agreement with the Shoshone and Bannock Indians, concluded February 5, 1898, ratified June 6, 1900 (31 Stat. 672), in Article IV of the act to ratify the agreement (31 Stat. 674), states as follows:

'So long as any of the lands ceded, granted, and relinquished under this treaty remain part of the public domain, Indians belonging to the above mentioned tribes, and living on the reduced reservation, shall have the right, without any charge therefore to cut timber for their own use, but not for sale, and to pasture their livestock on said public lands, and to hunt thereon and fish in the streams thereof.'



These rights continue to exist on all of WSA 46-11.

Wilderness Values

Naturalness

The WSA presents the visitor with a general appearance of naturalness. As a whole the area is not particularly distinguishable from the lands around it; however, on the lands to the north, east and west the imprints of man are more noticeable than in the Corral-Horse Basin WSA (the Jerry Peak WSA is to the south).

The majority of the human imprints are fences and waterholes associated with range management activities. The fences tend to blend into the natural landscape when viewed from more than one-half mile. They present a minor barrier and an obvious human imprint when contacted directly.

Most of the waterholes and spring developments are so old they appear to be natural features. Imprints exist in the form of jeep trails used as access to springs, water troughs and pipelines for maintenance checks. The Broken Wagon Road (actually an unimproved vehicle way) is the most significant single impact.

The horse trap at Anderson Ranch is the only significant outside activity which impacts the WSA. The wing fences and runways extend from the trap into the WSA.

No particular area in the WSA is subject to a concentration of imprints as they are dispersed throughout. The partial alternative recognizes the Broken Wagon Road as an impact which could be used as a wilderness boundary.

All of the existing impacts, including the Broken Wagon Road, would rehabilitate themselves naturally if vehicles were removed from the area. The overall influence of human imprints on the naturalness of the area, as perceived by the average visitor, is minimal due to the wide dispersal of low impact developments.

Solitude

The intensive inventory determined that the WSA offered solitude primarily due to its large size. The solitude offered was not rated outstanding.

The unit's topography is characterized by low rolling ridges separating wide interior basins. Vegetation is primarily sagebrush and grass; therefore, topographic and vegetative screening is not of particularly good quality.

Outside sights and sounds are present in the form of bordering roads and private ranches. These are not significantly imposing but they do lessen the feeling of solitude.

Primitive and Unconfined Recreation

The intensive inventory identified this WSA as possessing outstanding opportunities for primitive and unconfined recreation due to its size, a lack of man-made or natural barriers and the absence of developments in or near the area. Possible activities include hiking, backpacking, fishing, hunting, horseback riding, cross country skiing, snowshoeing, photography, bird watching or sightseeing.

The WSA lacks any significant feature which could be called a focal or destination point for visitors.

Quality of the Area's Optional Wilderness Characteristics

The WSA is part of the Challis wild horse range and offers excellent wild horse viewing. The wild horses are an introduced element in the WSA whose status is determined more by legislation or court decree than by management direction. They presently add to a feeling of "wildness" of the area.

Recreation

Genera1

Recreational use in the WSA is dispersed throughout the unit with no identified concentrated use areas. Dispersed recreation use includes sightseeing (principally along Spar Canyon Road), rockhounding, wildlife viewing (including wild horses) and hunting.

Presently, visitor use is estimated to be 1,000 visitor days annually for all types of recreation. Large increases in visitor use which were anticipated following the opening of the Cyprus Mine have not occurred nor are they now expected to occur since far fewer new mine employees have moved to Challis than was originally estimated.

Off-Road Vehicle Use

Most ORV use in the WSA occurs as the result of other activities - hunting, livestock management, or public lands administration. ORV use is estimated to be 500 visitor days annually at present. The Challis ORV management plan currently restricts vehicle use to existing roads and trails because of the WSA status. In Sand Hollow 3,905 acres are closed to ORV use due to fragile soils.

Developed Sites

There are no developed recreation sites in the WSA.

Hunting and Fishing

The Corral-Horse Basin WSA lies within the State of Idaho's Game Management Unit 36A. Big game species hunted in the unit include deer (antlered only), black bear, mountain lion and antelope. The WSA does not contribute significantly to the big game season as most animals are on the higher adjacent hills until later in the year. The area is quite popular for upland bird hunting. Fishing is limited to small areas along Road Creek.

Geology

Geologically, this area is underlain by a faulted and deformed sequence of sedimentary and metamorphic rocks of Paleozoic age. Felsitic tuff, lava, and ash of the Challis volcanics as deep as 1,300 feet and thought to originate from the Twin Peaks Caldera, cover much of the older rock in this area. Because the Challis volcanics cover and mask prospective mineral bearing rock types, the EIS area has had very little mineral exploration in the past. No minerals listed in the National Defense Stockpile Inventory of Strategic and Critical Minerals have been located in the WSA. A mineral survey and report prepared by the U.S. Geological Survey (USGS) and the Bureau of Mines will accompany the final EIS if this WSA is recommended for wilderness designation.

Energy and Mineral Resources

Locatable Minerals

Presently (July 1985) only one lode claim group has been staked in the WSA. It is located in the northwestern portion of the WSA in T.11N., R.19E., Section 32. According to the Challis URA, portions of sections 32 and 33 have potential uranium resources. The Atlantic Richfield Company, in comments on the draft EIS, indicated their belief that the Corral-Horse Basin WSA has potential for the discovery of copper, gold, molybdenum and uranium.

Also in the WSA is a deposit of travertine located in Section 6, T.10N., R.21E. No current mining claims are staked on this area even though travertine has shown to be valuable in the past. The quality of this deposit is not known, but it was of sufficient grade to be quarried for flux at the Clayton smelter sometime between 1880 and 1902.

Salable Minerals

Salable minerals include sand and gravel, borrow and fill and building stone. The area has very little high quality sand and gravel. The best gravels occur in stream channels of Spar Canyon, Road Creek and the East Fork of the Salmon River.

Challis volcanics can be used as borrow and fill, but because of little demand for this product, no foreseeable need for this material is anticipated. Challis volcanics that possess special fracturing traits have been used as building stone. Because the Challis volcanic unit is so common in Custer County, no foreseeable shortage of building stone is anticipated.

Leasable Minerals

According to the USGS the area has no value for geothermal resources. It is not included in the "lands valuable prospectively for geothermal resources" as depicted on the USGS geothermal resources map (February 1977 update). The BLM's URA indicates the area within Ranges 20 and 21 East may have undiscovered oil and gas resources. Geologically this area is underlain by thick sediments that could contain oil and gas. All but about 400 acres of the WSA are covered by oil and gas leases. One lessee has indicated that vibroeseis seismic work in areas adjacent to the WSA indicated that conditions exist for the possible accumulation of hydrocarbons.

Forest Resources

Approximately 3.4 percent (1,648 acres) of the WSA contains commercial timber resources. Additionally, 370 acres are rated as non-commercial and 181 acres are withdrawn due to the adverse location. The volume of commercial timber available is estimated to be 12.36 MMBF (million board feet).

Most of the commercial timber is located north and east of Anderson Peak and is suitable for logging. Ninety-five percent of the timber is Douglas-fir with the remainder consisting of lodgepole pine, subalpine fir and whitebark pine. For the most part the timber consists of medium sawtimber (approximately 16 inches diameter base height (DBH)). Slopes vary from 15 to 65 percent with an average of 35 percent.

The current annual timber harvest planned for the Salmon District is 2.4 MMBF. The Challis Resource Area accounts for approximately half of this (1.2 MMBF).

The adjacent Challis National Forest contains 95,916 acres of suitable forest land with a volume of 557 MMBF. Their yearly allowable cut is 3 MMBF.

Soils

There are two parent materials responsible for soil formation in the wilderness study area. Some of the foothills and mountain slopes on the eastern edge of the WSA are limestone and dolomite. The rest of the area is dominated by volcanic material including andesite, rhyolite and basalt. Both have developed gravelly and very gravelly soils on slopes from 0 to 60 percent. Erosion hazard in the eastern area is higher than in the rest of the WSA and the soils throughout the WSA are moderately deep to deep. Some of the volcanic soil in the northwestern corner are silty and clayey on or near the surface and these will erode easily. The WSA does not exhibit any erosional features associated with excessive or inappropriate ORV use.

Water Quality

Good water quality (as per Idaho Department of Health and Welfare Standards) is characteristic of all perennial stream reaches within the WSA. Negative impacts on water quality at present are the result of livestock use. Increases in non-point sedimentation and coliform bacteria are livestock-induced parameters affecting water quality. These impacts are localized and, at this time, are within acceptable levels.

Wildlife

Aquatic

Sport fishes present include rainbow and cutthroat trout, Dolly Varden, whitefish, steelhead and chinook salmon. The last two species are anadromous and are essentially restricted to the East Fork of the Salmon River. Juveniles of these two species undoubtedly use some tributaries to the East Fork. The chinook salmon is on the state sensitive species list and is directly or indirectly involved with the area. The chinook salmon is particularly sensitive to stream quality and sedimentation levels.

Since the draft EIS was published, the Corps of Engineers has constructed a facility for trapping and releasing of chinook salmon on the East Fork upstream from the WSA. This facility is partial compensation for fish losses due to the Lower Snake River dams. The cost of this facility was approximately \$2,000,000.

Terrestrial

Antelope are common from spring through fall, deer utilize the area during the winter and spring and elk use the eastern edge of the area winter and spring. Coyotes and golden eagles are the most common predators. The WSA contains historic bighorn sheep winter range. While sheep do not now use the WSA, the effect of increased sheep numbers on lands adjacent to the WSA combined with a reduction of wild horse numbers within the WSA should eventually lead to reuse of the WSA by expanding sheep populations. No introductions are planned.

Sage grouse are abundant, particularly in Corral Basin. Chukars are common and blue grouse can be found along most streams, particularly those near or in timber stands. Non-game species are typical for the elevations and vegetation types present.

Jerry Peak WSA (ID-46-14)

General Description of the WSA

The Jerry Peak WSA is located in Custer County, Idaho, 25 miles south of Challis in the East Fork of the Salmon River drainage. The area is bordered by the Road Creek, Herd Creek, and Pecks Canyon roads and the Challis National Forest (Map 6).

The Jerry Peak WSA represents a transition from a low elevation sage-brush/grass ecosystem to a high elevation conifer forest. The northern and western edges of the WSA are characterized by sagebrush and grass covered hills disected by numerous small unnamed drainages. Three small named creeks, Mosquito, Bear and Chicken, flow out of the northern half of the WSA into Road Creek. The southern and eastern edges of the WSA are characterized by steeper slopes, rocky terrain and forested areas. Sage Creek drains all of the eastern edge of the WSA while Lake and Herd creeks drain the southern area. Jerry Peak, the high point in the WSA at 10,010 feet, is an indistinct knob on a long grass covered ridge which divides Sage and Lake creeks.

Camping, fishing and picnicking associated with Herd Lake generates most of the recreational use in the WSA. The road above Herd Lake was closed following the 1983 earthquake. Some wild horses do cross Road Creek and enter the WSA but management efforts and past roundups have attempted to remove the horses located south of Road Creek.

Land Status

The Jerry Peak WSA contains 46,150 acres of public land. Within the WSA boundary is one section of State of Idaho land which is not included in the above acreage. The WSA also borders six other state sections.

The Shoshone and Bannock Indians of the Fort Hall Reservation, Idaho, through the treaty of Fort Bridger, on July 3, 1868 and ratified by the United States Senate on February 16, 1869, ceded lands to the United States. A follow up agreement with the Shoshone and Bannock Indians, concluded February 5, 1898, ratified June 6, 1900 (31 Stat. 672), in Article IV of the act to ratify the agreement (31 Stat. 674), states as follows:

'So long as any of the lands ceded, granted, and relinquished under this treaty remain part of the public domain, Indians

belonging to the above mentioned tribes, and living on the reduced reservation, shall have the right, without any charge therefore to cut timber for their own use, but not for sale, and to pasture their livestock on said public lands, and to hunt thereon and fish in the streams thereof.'

These rights continue to exist on all of WSA 46-14.

Wilderness Values

Naturalness

The WSA presents the visitor with a general appearance of naturalness.

Imprints exist due to fences and spring developments associated with range management activities, access roads and jeep trails. The range improvements tend to be small scale, blending into the natural landscape. The four roads which deadend in the unit (the Herd Lake, Mosquito Creek, Sage Creek and Bradshaw Creek roads) while technically not a part of the WSA do influence the naturalness of the WSA immediately adjacent to the roads.

No particular area in the WSA contains a concentration of imprints as they are dispersed throughout the WSA. The center of the WSA between the North Fork of Sage Creek and Mosquito Creek roads contains fewer imprints than do the eastern and western edges of the WSA. All of the existing imprints could rehabilitate naturally if vehicles were removed from the area.

The overall influence of human imprints on the naturalness of the area, as perceived by the visitor, is minimal due to the wide dispersal of low impact developments.

Solitude

The area presents an outstanding opportunity for solitude especially in the Bear Creek and Lake Creek drainages. Topography of these areas is characterized by numerous steep canyons and creek drainages. Vegetative screening, especially in the eastern half of the WSA, further enhances the opportunities for solitude. Other than the boundary gravel roads and one small ranch, the sights and sounds of man are not evident.

Large tracts of undeveloped BLM lands to the north and USFS lands to the south enhance the solitude.

Primitive and Unconfined Recreation

The intensive inventory identified this WSA as possessing outstanding opportunities for primitive and unconfined recreation due to the area's size, a lack of man-made or natural barriers and the absence of developments in or near the area. Possible activities include hiking, backpacking, fishing, hunting, horseback riding, cross country skiing, snowshoeing, photography, bird watching and sightseeing.

Herd Lake is a destination point for many visitors.

Quality of the Area's Optional Wilderness Characteristics

Part of the WSA is in the Challis wild horse range. The wild horses are an introduced element in the WSA. Their status is determined more by legislation or court decree than by management direction. They do however, add to the feeling of "wildness" in the area.

The large landslide which created Herd Lake is an unusual geologic feature which could add to visitors' appreciation of the area if interpreted.

Recreation

General

Recreation use in the WSA is concentrated around Herd Lake. This is the only lake in the area accessible by vehicle and it receives moderate use year-round by sightseers, picnickers, hunters and fishermen. Low levels of dispersed use occur along Road Creek and in Sawmill Canyon.

Presently, visitor use is estimated to be 850 visitor days annually for all types of recreation. Large increases in use which were anticipated following the opening of the Cyprus Mine have not occurred nor are they now expected to occur.

Off-Road Vehicle Use

Most ORV use in the WSA occurs as the result of other activities - hunting, livestock management or public lands administration. ORV use as a principal activity is estimated to be 150 visitor days annually at present. The Challis ORV management plan currently restricts vehicle use to existing roads and trails because of the WSA status.

Developed Sites

There are three developed sites contiguous to the WSA - Herd Lake Overlook, Herd Lake Campground, and Upper Lake Creek Campground. The

Herd Lake sites receive moderate use while the Upper Lake Creek site receives low usage. The road which provided access to the Upper Lake Creek site was closed following the 1983 earthquake.

Hunting and Fishing

The WSA lies with the State of Idaho Game Management Unit 36A. Big game species hunted in the unit include deer (antlered only), elk, black bear, mountain lion and antelope.

The area receives a significant portion of its yearly visitor use during the hunting season. Herd Lake and Lake Creek are popular fishing areas. Herd Lake is popular as an ice fishing site.

Geology

Geologically, this area is underlain by a faulted and deformed sequence of sedimentary and metamorphic rocks of Paleozoic age. Felsitic tuff, lava, and ash of the Challis volcanics as deep as 1,300 feet and thought to originate from the Twin Peaks Caldera, cover much of the older rock in this area. Because the Challis volcanics cover and mask prospective mineral bearing rock types, the EIS area has had very little mineral exploration in the past. No minerals listed in the National Defense Stockpile Inventory of Strategic and Critical Minerals have been located in the WSA. A mineral survey and report prepared by the U.S. Geological Survey (USGS) and the Bureau of Mines will accompany the final EIS if this WSA is recommended for wilderness designation.

Energy and Mineral Resources

Locatable Minerals

No mining claims are located within or adjacent to the WSA. The Atlantic Richfield Company, in comments on the draft EIS, indicated their belief that the Jerry Peak WSA has potential for discovery of copper, gold, molybdenum and uranium.

Salable Minerals

Salable minerals include sand and gravel, borrow and fill and building stone. The area has very little high quality sand and gravel. The best gravels occur in the stream channels of Road Creek and the East Fork of the Salmon River.

Challis volcanics can be used as borrow and fill, but because of little demand for this product, no foreseeable need for this material is anticipated. Challis volcanics that possess special fracturing traits have been used as building stone. Because the Challis volcanic unit is so common in Custer County, no foreseeable shortage of building stone is anticipated.

Leasable Minerals

According to the USGS the WSA has no value for geothermal resources. It is not included in the "lands valuable prospectively for geothermal resources" as depicted on the USGS geothermal resources map (February 1977 update).

The BLM's URA shows that areas within Range 20 and 21 East may have undiscovered oil and gas resources. Geologically, this area is underlain by thick sediments that could contain oil and gas. All but the very western edge of the WSA is covered by oil and gas leases. One lessee has indicated that vibroeseis seismic work in areas adjacent to the WSA shows that conditions exist for the possible accumulation of hydrocarbons.

Forest Resources

Approximately 8.3 percent (3,843 acres) of the WSA contains commercial timber resources. Additionally, 1,605 acres are rated as non-commercial and 1,091 acres are withdrawn due to an adverse location and fragile sites. The volume of commercial timber available is estimated to be 28.8 MMBF (million board feet).

Most of the commercial timber is located between Herd Lake and Sage Creek and is suitable for logging. Ninety percent of the timber is Douglas-fir with the remainder consisting of limber pine, subalpine fir and Engelmann spruce. For the most part the timber consists of medium sawtimber (approximately 16 inches DBH). Slopes vary from 15 to 80 percent with an average of 45 percent.

The current annual timber harvest planned for the Salmon District is 2.4 MMBF. The Challis Resource Area accounts for approximately half of this (1.2 MMBF).

The adjacent Challis National Forest contains 95,916 acres of suitable forest land with a volume of 557 MMBF. Their allowable cut is 3 MMBF.

Soils

There are two parent materials responsible for the soil formation in the wilderness study area. Some of the foothills and mountain slopes on the eastern edge of the WSA are limestone and dolomite. The rest of the area is dominated by volcanic material including andesite, rhyolite and basalt. Both have developed gravelly and very gravelly soils on slopes from 0 to 60 percent. Erosion hazard in the eastern area is higher than in the rest of the WSA and the soils throughout the WSA are moderately deep to deep. The WSA does not exhibit any erosional features associated with excessive or inappropriate ORV use.

Water Quality

Good water quality (as per Idaho Department of Health and Welfare Standards) is characteristic of all perennial stream reaches within the WSA. Negative impacts on water quality at present are the result of livestock use. Increases in non-point sedimentation and coliform bacteria are livestock-induced parameters affecting water quality. These impacts are localized and, at this time, are within acceptable levels.

Wildlife

Aquatic

Sport fishes present include rainbow and cutthroat trout, Dolly Varden, whitefish, steelhead and chinook salmon. The last two species are anadromous and are essentially restricted to the East Fork of the Salmon River. Juveniles of these two species undoubtedly use some tributaries to the East Fork. The chinook salmon is on the state sensitive species list and is directly or indirectly involved with the area. The chinook salmon is particularly sensitive to stream quality and sedimentation levels. Herd Creek may be the highest quality tributary of the East Fork in terms of the chinook salmon fishery (BLM fisheries biologist). One mile of Herd Creek was fenced in 1982 to protect the riparian area from the affects of livestock use.

Since the draft EIS was published, the Corps of Engineers has constructed a facility for trapping and releasing of chinook salmon on the East Fork upstream from the WSA. This facility is partial compensation for fish losses due to the Lower Snake River dams. The cost of this facility was approximately \$2,000,000.

Terrestrial

Antelope are common from spring through fall, deer utilize the area during the winter and spring and elk use the eastern edge of the area winter and spring. Coyotes and golden eagles are the most common predators.

The WSA contains historic bighorn sheep winter range. While sheep do not now use the WSA, the effect of increased sheep numbers on lands adjacent to the WSA combined with a reduction of wild horse numbers within the WSA should eventually lead to reuse of the WSA by expanding sheep populations. No introductions are planned.

Sage grouse and chukars are common. Blue grouse can be found along most streams especially those near or in timber stands.

Jerry Peak West WSA (ID-46-14a)

General Description of the WSA

The Jerry Peak West WSA is a thin strip of land located between the East Fork of the Salmon River and the Challis National Forest. The WSA is bounded by land ownership lines rather than geographical landmarks and is thus difficult to locate on the ground.

Vegetation in the WSA varies from riparian willow bottoms to sage-brush and grass covered foothills to small forested areas at the edge of the Challis National Forest. The WSA is disected by numerous small drainages. Herd Creek is located in the eastern edge of the WSA.

Land Status

The Jerry Peak WSA contains 13,530 acres of public land. The WSA borders but does not include three state sections.

The Shoshone and Bannock Indians of the Fort Hall Reservation, Idaho, through the treaty of Fort Bridger, on July 3, 1868 and ratified by the United States Senate on February 16, 1869, ceded lands to the United States. A follow up agreement with the Shoshone and Bannock Indians, concluded February 5, 1898, ratified June 6, 1900 (31 Stat. 672), in Article IV of the act to ratify the agreement (31 Stat. 674), states as follows:

'So long as any of the lands ceded, granted, and relinquished under this treaty remain part of the public domain, Indians belonging to the above mentioned tribes, and living on the reduced reservation, shall have the right, without any charge therefore to cut timber for their own use, but not for sale, and to pasture their livestock on said public lands, and to hunt thereon and fish in the streams thereof.'

These rights continue to exist on all of WSA 46-14a east of McDonald Creek.

Wilderness Values

Naturalness

The WSA presents a visitor with a general appearance of naturalness. The WSA represents a transition from lower elevation sagebrush/grass ecosystems to high elevation conifer forest ecosystems.

Minor imprints exist due to one mile of fence, one mile of water pipeline and three spring developments associated with range management activities. The range improvements tend to be small scale, blending into the natural landscape. No particular area in the WSA is subject to a concentration of imprints as they are dispersed throughout the WSA.

The overall influence of human imprints on the naturalness of the area, as perceived by visitors, is minimal due to the wide dispersal of low impact developments.

Solitude.

The WSA presents an outstanding opportunity for solitude. Topography of the area is characterized by numerous canyons and creek drainages. Vegetative screening further enhances the opportunities for solitude.

Other than the boundary gravel roads and small ranches, the sights and sounds of man are not evident. These outside sights and sounds are not significantly imposing but they do lessen the feeling of solitude. Activities on surrounding nonwilderness lands could lessen solitude values if use of these lands increases in the future.

Primitive and Unconfined Recreation

The inventory identified this WSA as possessing outstanding opportunities for primitive and unconfined recreation due to its lack of man-made or natural barriers, and the absence of developments in or near the area. Possible activities include hiking, backpacking, fishing, hunting, horseback riding, cross country skiing, snowshoeing, photography, bird watching or sightseeing.

The WSA lacks any significant feature which could be called a focal or destination point for visitors.

Quality of the Area's Optional Wilderness Characteristics

None have been identified.

Recreation

General

Recreation use in the WSA is low. Presently, visitor use is estimated to be 40 visitor days annually for all types of recreation. The terrain is steep and most access points are controlled by private landowners. A Forest Service trail up the Herd Creek drainage from its confluence with Lake Creek is the major public access point to that area.

Off-Road Vehicle Use

ORV use is virtually nonexistent. Existing use is estimated to be 15 visitor days annually. The Challis ORV management plan currently restricts vehicle use to existing roads and trails because of the WSA status.

Developed Sites

There are no developed sites in the WSA.

Hunting and Fishing

The WSA lies within the State Game Management Unit 36A. Big game species hunted in the unit include deer (antlered only), elk, black bear and mountain lion. Hunting use is limited by access problems.

Geology

Geologically, this area is underlain by a faulted and deformed sequence of sedimentary and metamorphic rocks of Paleozoic age. Felsitic tuff, lava, and ash of the Challis volcanics as deep as 1,300 feet and thought to originate from the Twin Peaks Caldera, cover much of the older rock in this area. Because the Challis volcanics cover and mask prospective mineral bearing rock types, the EIS area has had very little mineral exploration in the past. No minerals listed in the National Defense Stockpile Inventory of Strategic and Critical Minerals have been located in the WSA. A mineral survey and report prepared by the U.S. Geological Survey (USGS) and the Bureau of Mines will accompany the final EIS if this WSA is recommended for wilderness designation.

Energy and Mineral Resources

Locatable Minerals

No mining claims are located in the WSA. There are claims to the south on the Challis National Forest. The Atlantic Richfield Company, in their comments on the draft EIS, indicated their belief that the Jerry Peak West WSA has potential for discovery of copper, gold, molybdenum and uranium.

Salable Minerals

Salable minerals include sand and gravel, borrow and fill and building stone. The area has very little high quality sand and gravel.

Challis volcanics can be used as borrow and fill, but because of little demand for this product, no foreseeable need for this material is anticipated. Challis volcanics that possess special fracturing traits have been used as building stone. Because the Challis volcanic unit is so common in Custer County, no foreseeable shortage of building stone is anticipated.

Leasable Minerals

Approximately 2,840 acres in the west end of the WSA (T.9N., R.17E.) are located in the "lands valuable prospectively for geothermal resources" as depicted on the USGS geothermal resources map (February 1977 update). In the eastern end of the WSA 1,900 acres are covered by oil and

gas leases. One lessee has indicated that vibroeseis seismic work in areas adjacent to the WSA shows that conditions exist for the possible accumulation of hydrocarbons.

Soils

The WSA is dominated by volcanic material including andesite, rhyolite and basalt with gravelly and very gravelly soils on slopes from 0 to 60 percent. Soils are moderately deep to deep. The WSA does not exhibit any erosional features associated with excessive or inappropriate ORV use.

Water Quality

Good water quality (as per Idaho Department of Health and Welfare Standards) is characteristic of all perennial stream reaches within the WSA. Negative impacts on water quality at present are the result of livestock use. Increases in non-point sedimentation and coliform bacteria are livestock-induced parameters affecting water quality. These impacts are localized and, at this time, are within acceptable levels.

Wildlife

Aquatic

Sport fishes present include rainbow and cutthroat trout, Dolly Varden, whitefish, steelhead and chinook salmon. The last two species are anadromous and are essentially restricted to the East Fork of the Salmon River. Juveniles of these two species undoubtedly use some tributaries to the East Fork. The chinook salmon is on the state sensitive species list and is directly or indirectly involved with the area. The chinook salmon is particularly sensitive to stream quality and sedimentation levels. Herd Creek may be the highest quality tributary of the East Fork in terms of the chinook salmon fishery (BLM fisheries biologist). One mile of Herd Creek was fenced in 1982 to protect the riparian area from the affects of livestock use.

Since the draft EIS was published, the Corps of Engineers has constructed a facility for trapping and releasing of chinook salmon on the East Fork upstream from the WSA. This facility is partial compensation for fish losses due to the Lower Snake River dams. The cost of this facility was approximately \$2,000,000.

Terrestrial

Deer utilize the area during the winter and spring, and elk utilize the eastern third of the area winter and spring. Coyotes and golden eagles are the most common predators. The WSA contains historic bighorn sheep winter range. While sheep do not now use the WSA, the expanding sheep populations on lands adjacent to the WSA should eventually lead to reuse of the WSA by bighorn sheep. No introductions are planned.

Sage grouse and chukars are common. Blue grouse can be found along most streams especially those near or in timber stands.

CHAPTER 4

ENVIRONMENTAL CONSEQUENCES

CORRAL-HORSE BASIN WSA (ID-46-11)

Proposed Action - No Wilderness (No Action) Alternative

Under the proposed action, the entire 48,500 acres of the Corral-Horse Basin Wilderness Study Area would be recommended for nonwilderness management.

The primary impacts under this alternative relate to the development of forest resources, existing mining claims and oil and gas leases and the resulting impacts on wilderness values.

Impacts on Wilderness Values

None of the wilderness values on 48,500 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since a minimum of development activity is anticipated in the next five years.

In the long-term (beyond five years), wilderness values are expected to suffer adverse impacts or be lost due to development of forest and mineral resources. Naturalness would be lost on 675 acres due to timber harvesting and on 140 acres due to development of mining claims and an oil and gas well.

In addition to naturalness, the activities detailed above would adversely impact the wilderness values of solitude and primitive or unconfined recreation. Sights, sounds and the lasting visual evidence of timber sale activities would cause the loss of these values on 2,500 acres surrounding the sale areas. Development of mining claims in the northwestern corner of the WSA would impact an additional 600 acres.

The short-term impact (during and immediately following drilling) of an oil and gas exploratory well would involve 20,000 acres. An operating lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term impact (permanent facilities after drilling) of a successful well (pump and storage facility) would impact 450 acres assuming that small, noiseless, and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on nine percent (4,365 acres) of the WSA. A short-term loss of wilderness values would occur on an additional forty percent (19,550 acres) of the WSA during oil and gas well drilling activities. An additional 44,135 acres would be subject to long-term loss of wilderness values but no adverse activities are now anticipated in the next ten years.

Impacts on the Development of Energy and Mineral Resources

All lands within the WSA would remain open for mineral leasing and for appropriation of minerals under the general mining laws. The potential development of energy or mineral resources would not be foregone with this alternative. 140 acres could be disturbed due to mining claims or oil and gas lease development.

Conclusion: Potential energy and mineral resources could be developed fully. 140 acres could be disturbed.

Impacts on Timber Harvesting

All commercial forest lands would be available for timber sale planning and the harvest of 4.9 MMBF of commercial timber.

Conclusion: Commercial forest lands (1,648 acres) available for use. Harvest of 4.9 MMBF of commercial timber could occur.

Impacts on Water Quality in the East Fork of the Salmon River

Development of existing mining claims in the northwestern corner of the WSA could deposit material in Spar Canyon which in turn could be transported into the East Fork. Since Spar Canyon rarely has a flow of water sufficient to reach the East Fork, this possibility would only occur during flash floods when natural sediment levels probably already exceed EPA standards.

Anticipated disturbance of 815 acres due to timber harvesting, oil and gas development and increased ORV use could have a negative impact on water quality by increasing sediment levels by 2%.

<u>Conclusion</u>: Water quality in the East Fork could be degraded due to increased sediment loading by 2% due to development of existing mining claims, oil and gas leases, future timber harvesting, and increased ORV use.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Increased sediment loads in the lower six miles of the East Fork, below Road Creek, estimated at less than 2 percent of existing loading would reduce the survival of salmon and steelhead fry. Siltation of gravel interspaces would reduce habitat critical to their survival and reduce oxygen gradients within the gravels. Fry numbers could potentially be reduced by 2 percent.

<u>Conclusion</u>: Potential reduction of salmon and steelhead fry by 2 percent in the lower six miles of the East Fork.

Impacts on Recreational Off-Road Vehicle (ORV) Use

All 48,500 acres of the WSA would be open to ORV use. Three miles of access road would be constructed within the WSA making the central portion of the WSA more accessible to ORV use. Recreational ORV use would remain below 500 visitor days annually over the next ten years and below 800 visitor days after 20 years.

 $\frac{\text{Conclusion:}}{\text{USE would}}$: Although the area would be more accessible, recreational ORV use would remain below 800 visitor days annually. There would be no impact on recreational ORV use.

All Wilderness Alternative

Under the All Wilderness Alternative, the entire 48,500 acres of public land in the Corral-Horse Basin WSA would be recommended for wilderness designation.

The primary impacts under this alternative relate to the mineral withdrawal, ORV closure and designation as wilderness. This would result in effects on mineral development and recreational ORV use and the protection of wilderness values.

Impacts on Wilderness Values

Under the All Wilderness Alternative, all 48,500 acres of the WSA would be recommended for wilderness designation and all wilderness values would be protected by legislative mandate. However, valid existing mining claims in the WSA could be fully developed even if the wilderness values would be impaired. Mining claims are currently located in the north-western corner of the WSA.

For purposes of analysis, it is assumed that these claims would not prove valid.

The estimated 500 visitor days annually of ORV use in the WSA would be foregone annually by wilderness designation. Although encounters between ORV users and others are infrequent at the current use levels, the elimination of ORV use would enhance opportunities for solitude. The effects on the area's naturalness as a result of an ORV closure would be negligible since the existing level of use is not causing naturalness impacts.

The successful outcome of management actions to acquire private and state inholdings and adjacent state sections would affect the wilderness values of naturalness and solitude by eliminating the possibility of non-wilderness uses. If the parcels are not acquired, adjacent nonwilderness uses could reduce the area's naturalness and opportunities for solitude.

Conclusion: Wilderness values would be maintained on all 48,500 acres of the Corral-Horse Basin WSA.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw all 48,500 acres of public land for all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. Since no known discovery has been made on the existing claims in the WSA, this alternative assumes that they would not be developed after wilderness designation. However, the BLM would conduct a formal validity examination of the claims to determine their actual status. Approximately 48,100 acres of oil and gas leases would not be able to be developed.

Conclusion: The potential for exploration for and development of energy and mineral resources on 48,500 acres would be foregone.

Impacts on Timber Harvesting

All forested lands would be set aside from use as a result of wilderness designation. No commercial timber sales or woodland product sales (firewood) would occur. Anticipated harvest of 4.9 MMBF (.247 MMBF/year for 20 years) would not occur.

<u>Conclusion</u>: Harvest of 4.9 MMBF would be foregone. Heavier and possibly detrimental utilization of other commercial stands would be required to meet allowable cut goals.

Impacts on Water Quality in the East Fork of the Salmon River

While existing ORV use does not appear to have a significant impact on water quality, the closure of the WSA to vehicles would benefit water quality by allowing jeep trails to revegetate and by preventing the possibility of future damaging use. Withdrawal of the WSA from mineral entry and leasing would eliminate any possible impacts to water quality due to potential exploration or development activities.

<u>Conclusion</u>: Water quality would be minimally (less than 1 percent) benefited through revegetation of jeep trails and elimination of vehicle use.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Any benefits to water quality, however minimal, would be directly passed on to the anadromous fishery. While not observable, or even easily measured, the slight benefit to water quality through jeep trail revegetation would improve anadromous fish habitat.

Conclusion: Anadromous fish habitat would be slightly improved (less than 1%) through better water quality.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close the entire 48,500 acre Corral-Horse Basin WSA to all forms of recreational ORV use. Recreational ORV use, of approximately 500 visitor days annually, would be displaced. Public land that offers similar or superior opportunities for recreational ORV use is located throughout the region. Therefore, recreational ORV use, foregone in the WSA, would be absorbed on surrounding public lands.

Conclusion: Recreational ORV use of 500 visitor days annually would be foregone. The impacts of shifting this use to other public lands would be negligible.

Partial Wilderness Alternative

Under this Alternative, 42,225 acres would be recommended for wilderness and 6,275 acres would be recommended for nonwilderness uses.

The primary impacts under this alternative relate to the mineral withdrawal, ORV closure and designated wilderness and the resulting effects on mineral development and recreational ORV use and the protection of wilderness values.

Impacts on Wilderness Values

Under the Partial Wilderness Alternative, 42,225 acres of the WSA would be recommended for wilderness designation and the wilderness values would be protected by legislative mandate. However, valid, existing mining claims in the WSA could be fully developed even if the wilderness values would be impaired. Mining claims are currently located in the north-western corner of the WSA. For purposes of analysis it is assumed that these claims would not prove valid.

ORV use of the Broken Wagon Road (unimproved way) while not significant in terms of numbers (estimate of 100 visitor days per year), would be visible to any visitor within Corral-Horse Basin and would eliminate feelings of solitude on 8,000 acres in the wilderness area. The effects of an ORV closure in the wilderness area would be negligible since the existing level of use is not causing any impacts to naturalness. An estimated 400 visitor days annually of ORV use would be foregone.

None of the wilderness values on 6,275 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since a minimum of development is anticipated in the next five years.

In the long term (following completion of exploratory drilling), wilderness values are expected to suffer adverse impacts or be lost due to oil and gas development activities. Road construction and drilling activities would eliminate solitude and primitive recreation values on ten acres. A short-term impact on 1,500 acres would occur during the presence of a working oil rig.

The successful outcome of management actions to acquire private and state inholdings and adjacent state lands would affect the wilderness values of naturalness and solitude by eliminating the possibility of adjacent nonwilderness uses. If the parcels are not acquired, adjacent nonwilderness uses could reduce the area's naturalness and opportunities for solitude.

Conclusion: Wilderness values would be maintained on 34,225 acres of the Corral-Horse Basin WSA and lost on 8,010 acres. Wilderness values on 6,265 would be subject to loss but no adverse activities are anticipated.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw 42,225 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. Since no known discovery has been made on the existing claims in the WSA, this alternative assumes that they would not be developed after wilderness designation. However, the BLM would conduct a validity examination of the claims to determine their actual status. Approximately 41,825 acres of oil and gas leases would not be able to be developed.

The remaining 6,275 acres would be open for mineral entry and development of existing oil and gas leases which is not anticipated to occur in the next 20 years.

<u>Conclusion</u>: The potential for exploration for and development of energy and mineral resources on 42,225 acres would be foregone. The remaining 6,275 acres would remain open to energy and mineral uses.

Impacts on Timber Harvesting

The majority of the commercial forest lands would be set aside from use as a result of wilderness designation. Forested lands in the non-wilderness area are not sufficient in size to justify or expect commercial sales. Anticipated harvest of 4.9 MMBF (.247 MMBF per year for 20 years) would not occur.

Conclusion: Harvest of 4.9 MMBF would be foregone. Heavier and possibly detrimental utilization of other commercial stands would be required to meet allowable cut goals.

Impacts on Water Quality in the East Fork of the Salmon River

While existing ORV use does not appear to have a significant impact on water quality, the closure of a portion of the WSA to vehicles would benefit water quality by allowing jeep trails to revegetate and by preventing the possibility of future damaging use. Withdrawal of a portion of the WSA from mineral entry and leasing would eliminate any possible impacts to water quality due to potential exploration or development activities.

Uses in the nonwilderness area would have no impact on the water quality in the East Fork.

Conclusion: Water quality would be minimally (less than 1 percent) benefited through revegetation of jeep trails and elimination of vehicle use.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Any benefits to water quality, however minimal, would be directly passed on to the anadromous fishery. While not observable or even easily measured, the slight benefit to water quality through jeep trail revegetation would improve anadromous fish habitat.

Conclusion: Anadromous fish habitat would be slightly improved (less than 1%) through better water quality.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close 42,225 acres in the WSA to all forms of recreational ORV use. Recreational ORV use of approximately 400 visitor days annually would be displaced. Public land that offers similar or superior opportunities for recreational ORV use is located throughout the region. Therefore, recreational ORV use foregone in the WSA would be absorbed on surrounding public lands.

Conclusion: Recreational ORV use of 400 visitor days annually would be displaced. The impacts of shifting this use to other public lands would be negligible.

JERRY PEAK WSA (ID-46-14)

Proposed Action - Partial Preferred Alternative

Under the proposed action 26,750 acres would be recommended for wilderness and 19,400 acres would be recommended for nonwilderness uses.

The primary impact producing factor for the lands not recommended for wilderness in this alternative relates to the development of an oil and gas lease and the resulting impacts on wilderness values. The primary impact producing factor on the lands recommended for wilderness is wilderness designation and the subsequent mineral withdrawal and forest resources set—aside.

Impacts on Wilderness Values

Wilderness values on the 26,750 acres recommended for designation would be protected by legislative mandate. No loss of naturalness, solitude or primitive recreation would occur.

None of the wilderness values on 19,400 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since little development activity is anticipated in the next five years.

In the long term (sometime in the next 20 years), wilderness values are expected to suffer adverse impacts or be lost due to exploration and development on at least one oil and gas lease. Naturalness would be lost on ten acres due to access road and drill pad construction.

In addition to affecting naturalness, the activities detailed above would adversely impact the wilderness values of solitude and primitive or unconfined recreation. The short-term impact (during drilling) of an oil and gas exploratory well would involve 2,000 acres. An operating, lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term impact (permanent facilities remaining after exploration) of a successful well (pump and storage facility) would impact 450 acres assuming small, noiseless and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on one percent (450 acres) of the WSA. A short-term loss of wilderness values would occur on an additional three percent (1,550 acres) of the WSA during oil and gas well drilling activities. Wilderness values on 26,750 acres would be retained by wilderness designation.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw 26,750 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims exist in these acres and none are anticipated. Oil and gas leases covering the withdrawn lands would not be able to be developed.

The remaining 19,400 acres would be open for mineral entry and development of existing oil and gas leases.

<u>Conclusion</u>: The potential for exploration for and development of energy and mineral resources on 26,750 acres would be foregone. The remaining 19,400 acres would remain open to energy and mineral uses.

Impacts on Timber Harvesting

All of the commercial forest lands would beset aside from use as a result of wilderness designation. Forested lands in the nonwilderness area are not sufficient in size to justify or expect commercial sales. Anticipated harvest of 11.5 MMBF (.576 MMBF per year for 20 years) would not occur. To meet the resource area's allowable cut, other commercial timber stands outside the WSA would be utilized more heavily.

Conclusion: Harvest of 11.5 MMBF would be foregone. Heavier and possibly detrimental utilization of other commercial timber lands would be required to meet the area's allowable cut. No surface disturbance would occur.

Impacts on Water Quality in the East Fork of the Salmon River

The water courses of the principle creeks in the WSA; Lake, Mosquito, Bear and Sage, would be included in the WSA. Closure of a portion of the WSA to vehicle use and a set-aside from timber sales would allow three miles of jeep trail to revegetate and eliminate the potential for six new miles of timber sale roads. This would provide a minimal (less than 1 percent) benefit to the East Fork's water quality Withdrawal of the WSA from mineral entry and leasing activities would eliminate any possible impacts to water quality due to exploration or development activities. This would in turn improve (or avoid damaging) the water quality in Road and Herd creeks which empty directly into the East Fork.

Uses in the nonwilderness areas would not be expected to impact water quality in the East Fork.

Conclusion: Water quality would be minimally (less than 1 percent) benefited on 26,750 acres through revegetation of jeep trails and elimination of vehicle use.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Any benefits to water quality, however minimal, would be directly passed on to the anadromous fishery. While not observable or even easily measured, the slight benefit to water quality through jeep trail revegetation would improve anadromous fish habitat.

Conclusion: Anadromous fish habitat would be slightly improved (less than 1%) through better water quality.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close 26,750 acres in the WSA to recreational ORV use. All of the cherrystemmed roads would remain open to use as would most of the WSA's jeep trails. There would be 50 visitor days of use displaced annually from the WSA. Closure of the Upper Lake Creek Road for public safety, following the 1983 earthquake, eliminated ORV access to the center of the WSA.

Recreational ORV use in the nonwilderness areas is expected to increase from 100 to 200 visitor days annually over the next 20 years.

<u>Conclusion</u>: Recreational ORV use of 50 visitor days would be foregone annually. The impacts of shifting this use to other public lands would be negligible.

No Wilderness (No Action) Alternative

Under this alternative none of the 46,150 acres in the WSA would be recommended for wilderness.

The primary impact producing factor for this alternative is the development of forest resources and the resulting impacts on wilderness values, water quality and the anadromous fishery.

Impact on Wilderness Values

None of the wilderness values on 46,150 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since a minimum of development activity is anticipated in the next five years.

In the long term (beyond the next five years), wilderness values are expected to suffer adverse impacts or be lost due to development of forest and mineral resources. Naturalness would be lost on 1,550 acres due to timber harvest and on ten acres due to development of an oil and gas well.

In addition to naturalness, the activities detailed above would adversely impact the wilderness values of solitude and primitive or unconfined recreation. Sights, sounds and the lasting visual evidence of timber sale activities would cause the loss of these values on 10,000 acres surrounding the sale area. The short-term impact during drilling of an oil and gas exploratory well would involve 2,000 acres. An operating, lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term impact (permanent facilities) of a successful well (pump and storage facility) would impact 450 acres assuming small, noiseless and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on twenty-six percent (12,000 acres) of the WSA. A short-term loss of wilderness values would occur on an additional three percent (1,550 acres) of the WSA during oil and gas well drilling activities.

Impacts on the Development of Energy and Mineral Resources

All lands within the WSA would remain open for mineral leasing and appropriation of minerals under the general mining laws. Energy and mineral development potential would not be foregone with this alternative.

<u>Conclusion</u>: Development of potential energy and mineral resources would not be foregone.

Impacts on Timber Harvesting

All commercial forest lands would be available for timber sale planning and the harvest of 11.5 MMBF could occur. 1,550 acres would be disturbed. 15 miles of road would be built.

Conclusion: Commercial forest lands (3,843 acres) would be available for use. Harvest of 11.5 MMBF could occur. 1,550 acres would be disturbed. 15 miles of new road.

Impacts on Water Quality in the East Fork of the Salmon River

Development of forty percent of the commercial forest lands could increase sediment loads in the East Fork. Existing sediment loading is minimal as it is caused by natural processes and livestock grazing. Timber sales in upper Lake Creek would necessitate reopening the Upper Lake Creek Road and construction of new roads across the upper drainages. Most of the sediment generated from these activities would be deposited in Herd Lake. Water quality below the lake would remain largely unchanged but siltation and eutrophication of the lake would be accelerated.

Timber sales in Mosquito and Bear creeks would have a greater potential for direct transmittal of sediments to the East Fork via Road Creek. Based on the miles of new road (7) as compared to existing miles of road along Road Creek (24), an increase in sediment load of 25 percent is predicted during active logging operations. Following logging this would diminish to three to five percent assuming that all roads would be closed and successfully revegetated.

Conclusion: Sediment loads in Road Creek would increase by 25 percent during active logging operations. The volume of the East Fork would dilute this impact substantially resulting in a low (less than 10 percent) increase in sediment in the East Fork.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Increased sediment loads in the lower six miles of the East Fork, below Road Creek, estimated at less than 10 percent of existing loading would reduce the survival of salmon and steelhead fry. Siltation of gravel interspaces would reduce habitat critical to their survival and reduce oxygen gradients within the gravels. Fry numbers could potentially be reduced by 10 percent.

Conclusion: Potential reduction of salmon and steelhead fry by 10 percent in the lower six miles of the East Fork.

Impacts on Recreational Off-Road Vehicle Use

The WSA would be open to ORV use. Seventeen miles of access road would be constructed within the WSA making the central portion of the WSA

more accessible to ORV use. Recreational ORV use would remain below 200 visitor days annually over the next ten years and below 300 user days annually after 20 years.

Conclusion: Although the area would be more accessible, recreational ORV use would remain below 300 visitor days annually. There would be no impact on recreational ORV use.

All Wilderness Alternative

Under the All Wilderness Alternative, the entire 46,150 acres of public land in the Jerry Peak WSA would be recommended for wilderness designation.

The primary impacts under this alternative relate to the mineral withdrawal, ORV closure, and designated wilderness and the resulting effects on mineral development and recreational ORV use and the protection of wilderness values.

Impacts on Wilderness Values

Under the All Wilderness Alternative, all 46,150 acres of the WSA would be recommended for wilderness designation and all wilderness values would be protected by legislative mandate. Wilderness values of naturalness and solitude would benefit from this action because approximately 12,010 acres of the WSA would not be impacted by development of forest or oil and gas resources.

An estimated 200 visitor days annually of ORV use would be eliminated from the WSA by wilderness designation. Although encounters between ORVs and other users are infrequent with current levels of use, the elimination of ORV use would benefit the wilderness value of solitude because visitors would not encounter or hear ORV users in the area. Beneficial effects to naturalness due to an elimination of ORV use would occur as jeep trails revegetate.

<u>Conclusion</u>: Wilderness values would be maintained on all 46,150 acres of the WSA. Since development of forest and potential mineral resources would be foregone, impacts to naturalness and solitude would not occur on 12,010 acres that would otherwise be disturbed.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw all 46,150 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims exist on these acres and none are anticipated. Oil and gas leases covering lands in the WSA would not be able to be developed.

Conclusion: The potential for exploration for and development of energy and mineral resources on 46,150 acres would be foregone.

Impacts on Timber Harvesting

All forested lands would be set-aside from use as a result of wilderness designation. This includes 3,843 acres of commercial forest land. Harvest of 11.5 MMBF over the next 20 years could not occur.

Conclusion: Harvest of 11.5 MMBF would be foregone.

Impacts on Water Quality in the East Fork of the Salmon River

Closure of the WSA to vehicle use would benefit water quality by closing and revegetating jeep trails. ORV use of the cherrystemmed roads (except Mosquito Creek which would be closed) would be allowable but use would be expected to drop since these roads would no longer provide access to additional jeep trails as they now do. This would also contribute to soil stability and reduced soil loss. It is estimated that the closure of roads and jeep trails adjacent to Road Creek could reduce sediment in Road Creek by 10 percent and in the East Fork by four percent.

Withdrawal of the WSA from mineral entry and leasing and a set-aside from timber harvest would eliminate any possibility of impacts to water quality from these activities.

Conclusion: Sediment load in the East Fork could be reduced four percent due to reduced road usage.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Any benefits to water quality, would be directly passed on to the anadromous fishery. While not observable or even easily measured, the four percent benefit to water quality, through jeep trail revegetation and reduced vehicle use, would improve anadromous fish habitat.

Conclusion: Anadromous fish habitat would be improved through better water quality. An estimated 4 percent increase in salmon and steelhead fry survival (as influenced by sedimentation) could occur.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close the entire 46,150 acre Jerry Peak WSA to all forms of recreational ORV use. Recreational ORV use of approximately 200 visitor days would be eliminated annually from the WSA. Public land that offers similar or superior opportunities for recreational ORV use is located throughout the region. Therefore, recreational ORV use foregone in the WSA would be absorbed on surrounding public lands.

Conclusion: Recreational ORV use of 200 visitor days annually would be foregone. The impacts of shifting this use to other public lands would be negligible.

Partial Protection Alternative

Under this alternative 41,690 acres would be recommended for wilderness and 4,460 acres would be recommended for nonwilderness uses.

No significant impact producing factor(s) has been identified for the lands not recommended for wilderness. The primary impact producing factor on the lands recommended for wilderness is wilderness designation and the subsequent mineral withdrawal and forest resources set—aside.

Impacts on Wilderness Values

Wilderness values on the 41,690 acres recommended for designation would be protected by legislative mandate. No loss of naturalness, solitude or primitive recreation would occur.

None of the wilderness values on 4,460 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since little activity is anticipated in the next five years. The growth of recreational ORV use from 25 to 50 visitor days over the next 20 years could cause a minimal loss (less than 10 percent) of naturalness due to new jeep trails.

<u>Conclusion</u>: Wilderness values on 41,690 acres would be retained by wilderness designation. Wilderness values, particularly naturalness, would be subject to loss on 4,460 acres.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw 41,690 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims exist in these acres and none are anticipated. Oil and gas leases covering the withdrawn lands would not be able to be developed.

The remaining 4,460 acres would be open for mineral entry and development of existing oil and gas leases.

Conclusion: The potential for exploration for and development of energy and mineral resources on 41,690 acres would be foregone. 4,460 acres remain open to energy and mineral uses.

Impacts on Timber Harvesting

See Proposed Action.

Impacts on Water Quality in the East Fork of the Salmon River

The water courses of the principle creeks in the WSA; Lake, Mosquito, Bear and Sage, would be included in the WSA. Closure of a portion of the WSA to vehicle use and a set-aside from timber sales would allow five miles of road and jeep trail to revegetate and eliminate the potential for six new miles of timber sale roads. This would provide a minimal (less than two percent) benefit to the East Fork's water quality. Withdrawal of the WSA from mineral entry and leasing activities would eliminate any possible impacts to water quality due to exploration or development activities. This would in turn improve (or avoid damaging) the water quality in Road and Herd creeks which empty directly into the East Fork.

Uses in the nonwilderness areas would have no impact on the East Fork.

Conclusion: Water quality would be minimally (less than two percent) benefited through revegetation of jeep trails and elimination of vehicle use.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Any benefits to water quality, however minimal, would be directly passed on to the anadromous fishery. While not observable or even easily measured, the slight benefit to water quality, through jeep trail revegetation, would improve anadromous fish habitat.

Conclusion: Anadromous fish habitat would be slightly improved (less than 2 percent) through better water quality.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close 41,690 acres in the WSA to all forms of recreational ORV use. Recreational ORV use of approximately 175 visitor days annually would be displaced from the WSA. Public land that offers similar or superior opportunities for recreational ORV use is located throughout the region. Therefore, recreational ORV use foregone in the WSA would be absorbed on surrounding public lands.

Conclusion: Recreational ORV use of 175 visitor days would be foregone annually. The impacts of shifting this use to other public lands would be negligible.

Partial Balance Alternative

Under this alternative 28,890 acres would be recommended for wilderness and 17,260 acres would be recommended for nonwilderness uses.

The primary impact producing factor for the land not recommended for wilderness in this alternative relates to the development of an oil and gas lease(s) and the resulting impacts on wilderness values. The primary impact producing factor on the lands recommended for wilderness is wilderness designation and the subsequent mineral withdrawal and forest resources set—aside.

Impacts on Wilderness Values

Wilderness values on the 28,890 acres recommended for designation would be protected by legislative mandate. No loss of naturalness, solitude or primitive recreation would occur.

None of the wilderness values on 17,260 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since a minimum of development activity is anticipated in the next five years.

In the long term (beyond the next five years), wilderness values are expected to suffer adverse impacts or be lost due to exploration and development on at least one oil and gas lease. Naturalness would be lost on ten acres due to access road and drill pad construction.

In addition to affecting naturalness, the activities detailed above would adversely impact the wilderness values of solitude and primitive or unconfined recreation. The short-term impact of an oil and gas exploratory well would involve 2,000 acres. An operating, lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term impact (permanent facilities) of a successful well (pump and storage facility)would impact 450 acres assuming small, noiseless and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on one percent (450 acres) of the WSA. A short-term loss of wilderness values would occur on an additional three percent (1,550 acres) of the WSA during oil and gas well drilling activities. Wilderness values on 28,890 acres would be retained by wilderness designation.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw 28,890 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims exist in these acres and none are anticipated. Oil and gas leases covering the withdrawn lands would not be able to be developed.

The remaining 17,260 acres would be open for mineral entry and development of existing oil and gas leases.

Conclusion: The potential for exploration for and development of energy and mineral resources on 28,890 acres would be foregone. The remaining 17,260 acres would remain open to energy and mineral uses.

Impacts on Timber Harvesting

See Proposed Action.

Impacts on Water Quality in the East Fork of the Salmon River

See Proposed Action.

Impacts on the East Fork of the Salmon River Anadromous Fishery

See Proposed Action.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close 28,890 acres in the WSA to recreational ORV use. All of the cherrystemmed roads would remain open to use as would most of the WSA's jeep trails. There would be 50 visitor days of use displaced from the WSA. Closure of the Upper Lake Creek Road, for public safety following the 1983 earthquake, eliminated ORV access to the center of the WSA.

Recreational ORV use in the nonwilderness areas is expected to increase from 150 to 200 visitor days annually over the next 20 years.

Conclusion: Recreational ORV use of 50 visitor days would be foregone annually. The impacts of shifting this use to other public lands would be negligible.

Partial Production Alternative

Under this alternative 9,500 acres would be recommended for wilderness and 36,650 acres would be recommended for nonwilderness uses.

The primary impact producing factors for the lands not recommended for wilderness relate to the development of forest resources and an oil and gas lease and the resulting impacts on wilderness values. The primary impact producing factor on the lands recommended for wilderness is wilderness designation and the subsequent mineral withdrawal and forest resources set—aside.

Impact on Wilderness Values

Wilderness values on the 9,500 acres recommended for designation would be protected by legislative mandate. No loss of naturalness, solitude or primitive recreation would occur.

None of the wilderness values on 36,650 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since little development activity is anticipated in the next five years.

In the long term (beyond the next five years), wilderness values are expected to suffer adverse impacts or be lost due to development of forest and mineral resources. Naturalness would be lost on 1,000 acres due to timber harvest and on ten acres due to development of an oil and gas well.

In addition to naturalness, the activities detailed above would adversely impact the wilderness values of solitude and primitive or unconfined recreation. Sights, sounds and the lasting visual evidence of timber sale activities would cause the loss of these values on 6,000 acres surrounding the sale area. The short-term impact of an oil and gas exploratory well would involve 2,000 acres. An operating, lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term impact (permanent facilities) of a successful well (pump and storage facility) would impact 450 acres assuming small, noiseless and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on seventeen percent (8,010 acres) of the WSA. A short-term loss of wilderness values would occur on an additional three percent (1,550 acres) of the WSA during oil and gas well drilling activities.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw 9,500 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims exist in these acres and none are anticipated. Oil and gas leases covering the withdrawn lands would not be able to be developed.

The remaining 36,650 acres would be open for mineral entry and development of existing oil and gas leases.

<u>Conclusion</u>: The potential for exploration for and development of energy and mineral resources on 9,500 acres would be foregone. The remaining 36,650 acres would remain open to energy and mineral uses.

Impacts on Timber Harvesting

Thirty-five percent of the commercial timber would be set aside from use by wilderness designation. This would reduce the timber harvest in the next twenty years by 4 MMBF (from 11.5 to 7.5). The remaining sixty-five percent of the commercial timber would be available for harvest. 1000 acres would be disturbed. 11 miles of new road would be built.

<u>Conclusion</u>: Potential harvest of 4 MMBF of commercial timber would be foregone.

Impacts on Water Quality in the East Fork of the Salmon River

Development of twenty-six percent of the commercial forest lands could increase sediment loads in the East Fork. Existing sediment loading is minimal as it is caused by natural processes and livestock grazing. Timber sales would not occur in the Lake Creek drainage so no impact would occur to Herd Creek.

Timber sales in Mosquito and Bear creeks would have a greater potential for direct transmittal of sediments to the East Fork via Road Creek. Based on the miles of new road (7) as compared to existing miles of road along Road Creek (24) an increase of sediment load of 25 percent is predicted during active logging operations. Following logging, this would diminish to three to five percent assuming that all roads would be closed and successfully revegetated.

<u>Conclusion</u>: Sediment loads in Road Creek would increase by 25 percent during active logging operations. The volume of the East Fork would dilute this impact substantially resulting in a low (less than 10 percent) increase in sediment in the East Fork.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Increased sediment loads in the lower six miles of the East Fork, below Road Creek, estimated at less than 10 percent of existing loading would reduce the survival of salmon and steelhead fry. Siltation of gravel interspaces would reduce habitat critical to their survival and reduce oxygen gradients within the gravels. Fry numbers could potentially be reduced by 10 percent.

Conclusion: Potential reduction of salmon and steelhead fry by 10 percent in the lower six miles of the East Fork.

Impacts on Recreational Off-Road Vehicle Use

The 9,500 acres which would be closed to ORV use do not provide more than 10 visitor days annually of recreational vehicle use. This use could be easily absorbed elsewhere.

Within the nonwilderness area new roads would make the center portion of the WSA more accessible. Recreational ORV use would be equal to the nonwilderness alternative.

Conclusion: Ten visitor days of use would be displaced. Adjacent areas could easily absorb this use.

JERRY PEAK WEST (ID-46-14a)

Proposed Action - No Wilderness (No Action) Alternative

Under the proposed action none of the 13,530 acres in the Jerry Peak West WSA would be recommended for wilderness.

The primary impacts under this alternative relate to the development of energy and mineral resources and the resulting impacts on wilderness values, water quality and the anadromous fishery.

Impacts on Wilderness Values

None of the wilderness values on 13,530 acres would receive special legislative protection provided by wilderness designation. The short-term impact of this action would be negligible since a minimum of development activity is anticipated in the next five years.

In the long term(beyond the next five years), wilderness values are expected to suffer adverse impacts or be lost due to development of oil and gas and mineral resources. Naturalness would be lost on ten acres due to an oil and gas well and on thirty-five acres due to development of a mining claim.

The short-term impact of an oil and gas exploratory well would involve 2,000 acres. An operating, lighted well rig would be quite obvious and destroy any feeling of solitude. Recreational use would remain unconfined but hardly primitive in nature. The long-term (permanent facilities) impact of a successful well (pump and storage facility) would impact 450 acres assuming small, noiseless and natural colored facilities are used.

Conclusion: A long-term adverse impact to or loss of wilderness values would occur on four percent (495 acres) of the WSA. A short-term loss of wilderness values would occur on an additional 15 percent (2,000 acres) of the WSA during oil and gas well drilling activities.

Impacts on the Development of Energy and Mineral Resources

All lands within the WSA would remain open for mineral leasing and appropriation of minerals under the general mining laws as well as other pertinent laws and regulations. There would be no potential development of energy or mineral resources foregone with this alternative. Surface disturbance would occur on 45 acres.

Conclusion: Development of potential energy and mineral resources would not be foregone. 45 surface acres of disturbance.

Impacts on Water Quality in the East Fork of the Salmon River

Development of a mining claim and oil and gas well on 45 acres would disturb ground cover and soils and increase potential sediment loading in the East Fork. In relation to all other uses in this drainage the impact of this would be negligible (less than one percent).

Conclusion: Negligible increase (less than one percent) in sediment load in the East Fork.

Impacts on the East Fork of the Salmon River Anadromous Fishery

An impact to water quality would directly relate to an impact on anadromous fish. A loss of less than one percent in the number of salmon and steelhead fry would be anticipated due to siltation of critical habitat.

Conclusion: Potential reduction (less than one percent) of salmon and steelhead fry.

Impacts on Recreational Off-Road Vehicle Use

All lands would remain open to use. Visitation would increase from 15 to 25 visitor days over the next 20 years.

Conclusion: No impact on recreational ORV use. No displacement of users.

All Wilderness Alternative

Under the All Wilderness Alternative the entire 13,530 acres of public land in the Jerry Peak West WSA would be recommended for wilderness designation.

The primary impacts under this alternative relate to the mineral withdrawal and ORV closure in designated wilderness the resulting effects on mineral development and recreational ORV use and the protection of wilderness values.

Impacts on Wilderness Values

Under the All Wilderness Alternative, all 9,773 acres of the WSA would be recommended suitable for wilderness designation and all wilderness values would be protected by legislative mandate. Short-term impacts to solitude (2,000 acres) and long term impacts to naturalness and solitude (495 acres) due to mining and oil and gas activities would not occur.

The estimated 15 visitor days annually of ORV use in the Jerry Peak West WSA would be foregone by wilderness designation. Although encounters between ORV users and others are infrequent at the current use levels, the elimination of ORV use would enhance opportunities for solitude. The effects on the area's naturalness as a result of ORV closure would be negligible since the existing level of use is quite low.

The outcome of management actions to acquire an adjacent 640 acre parcel of state land would affect the wilderness values of naturalness and solitude by eliminating the possibility of nonwilderness uses. If the parcel is not acquired, nonwilderness uses could reduced the area's naturalness and opportunities for solitude.

Conclusion: Wilderness values would be maintained on all 13,530 acres of the Jerry Peak West WSA.

Impacts on the Development of Energy and Mineral Resources

Wilderness designation would withdraw all 9,773 acres of public land from all forms of mineral entry and mineral leasing, subject to valid rights existing at the time of designation. No mining claims are presently located in the WSA. Oil and gas leases covering 1,900 acres could not be developed.

Conclusion: Opportunities to explore for and develop energy and mineral resources would be foregone.

Impacts on Water Quality in the East Fork of the Salmon River

The only existing use affecting water quality which would be curtailed by wilderness designation would be ORV use. The present use of 15 visitor days annually is insignificant and probably has no impact on water quality.

Conclusion: No change from existing water quality.

Impacts on the East Fork of the Salmon River Anadromous Fishery

Since there would be no impact to water quality, there would be no impact to the anadromous fishery.

Impacts on Recreational Off-Road Vehicle Use

Wilderness designation would close the entire 13,530 acre Jerry Peak West WSA to all forms of recreational ORV use. Recreational ORV use of approximately 15 visitor days would be eliminated annually from the WSA. Public land that offers similar or superior opportunities for recreational ORV use is located throughout the region. Therefore, recreational ORV use foregone in the WSA would be absorbed on surrounding public lands.

<u>Conclusion</u>: Recreational ORV use of 15 visitor days would be foregone annually. The impacts of shifting this use to other public lands would be negligible.

RELATIONSHIP BETWEEN SHORT-TERM USE OF THE ENVIRONMENT AND THE MAINTENANCE AND ENHANCEMENT OF LONG-TERM PRODUCTIVITY

If a WSA is not designated wilderness, all present uses would continue. Off-road vehicle use, mining, and mineral leasing activities could reduce the wilderness values over time.

If an area is designated wilderness, it would ensure the long-term productivity of ecosystems and would maintain or enhance present wilderness values. Motorized vehicles could no longer be used except where prescribed by an area's wilderness management plan. Mineral resources would not be available for location and development after December 31, 1983.

IRREVERSIBLE AND IRRETRIEVABLE COMMITMENT OF RESOURCES

Activities such as mining, mineral leasing, and material sales, could create an irreversible commitment of the wilderness resource in part or all of a WSA, if not designated as wilderness. Wilderness designation would not create an irretrievable or irreversible commitment of resources with a WSA. Designation would restrict or stop development activities and maintain an area's natural condition. If, in the future, Congress decides it would be in the national interest to develop certain resources within a wilderness, they can modify the law to allow it.

CHAPTER 5

CONSULTATION, COORDINATION, AND PUBLIC PARTICIPATION

Development of the environmental issue/impact topics and recommendations for the Challis Wilderness Plan Amendment/Environmental Impact Statement has included an on-going coordination and public participation effort. Federal Register notices and news releases have announced all steps of the process to date, including the study schedule, notices of intent for preparation of the amendment/EIS, notice of availability of the amendment/EIS, notice of public hearing, and public comment periods.

Throughout the study, consultation and coordination has occurred with other federal agencies; state, county, and local governments; and the public. At this time, recommendations as to suitability or nonsuitability of WSAs for wilderness designation are not inconsistent with officially approved and adopted resource-related plans of these agencies and governments.

Additional consultation and coordination took place with the U.S. Fish and Wildlife Service (USFWS), the State Historic Preservation Officer (SHPO), the U.S. Geologic Service (USGS), and Bureau of Mines.

Environmental Impact Statement Review

During the comment period thirty-two written comments were received. Comments were received from fifteen individuals, four energy and/or mineral companies, three conservation organization, seven federal agencies and three Idaho State agencies. No comment was received from the Governor's office, Congressional representatives, State legislators or local officials.

At the formal public hearing on June 30, 1982, seven persons offered oral testimony. All seven testifiers expressed a preference for no wilderness for any of the WSAs. No persons testified in favor of wilderness designation. One person offered written testimony only.

All written comments and a transcript of the hearing are included in the final EIS.

List of Preparers

Loren Anderson assisted with preparation of the fishery and wildlife material for the EIS. He has been a wildlife biologist for fourteen years and was a range conservationist for three years. Loren has a B.S. in Wildlife Biology from Colorado State University. He worked on the Challis Grazing EIS.

James Behm handled the soils section of the EIS. Jim is the Salmon District Soils Scientist. He has been with the BLM for seven years. Jim has a B.S. in Soils from the University of Minnesota.

Rick Colvin, Outdoor Recreation Planner, assisted in preparing the recreation section of the EIS. Prior to coming to the BLM in October 1980, Rick worked for three years as a graduate research assistant at Oregon State University. Rick has a B.S. in Resource Recreation Management and a M.A. in Interdisciplinary Studies from Oregon State University.

<u>Dave Douglas</u> was a Geologist on the Salmon District Resources staff. He prepared parts of the geology and minerals sections. Dave was with the BLM for one year. Dave has a B.S. in Geology from Idaho State University.

Ben Garechana was the Challis-Mackay Resource Area Wild Horse Specialist. He wrote parts of the range management and wild horse sections. Ben was with the BLM for five years. He has both a B.S. and M.S. in Range Management from the University of Idaho.

Brad Keller was the Challis-Mackay Resource Area Wildlife Biologist. He assisted with preparing the wildlife sections. Brad has been with the BLM for five years. He has a B.S. in Wildlife Management from the University of Nebraska.

Chuck Keller prepared the aquatic wildlife portion of the EIS. Chuck was the Fisheries Biologist at the Salmon District Office. Prior to coming to the BLM ten years ago, Chuck worked for five years with the Indiana Fish and Game Department. Chuck had input to the Challis Supplemental EIS. He graduated with a B.S. in Fisheries from Humboldt State University.

Paul Krupin was the Salmon District Hydrologist who was responsible for part of the soil and water section of the EIS. After six months with the Forest Service as Hydrologist, Paul came to the BLM. He has a B.A. in Environmental Biology from the University of Colorado and a M.S. in Physical Geography, Hydrology, Water Quality from Oregon State University.

Lyle Lewis is the Salmon District Hydrologist. He wrote parts of the water quality sections. Lyle has been with BLM for six years. He has a B.S. in Range Land Resources from Oregon State University.

<u>Bill Osborne</u> is a Range Conservationist with the Challis-Mackay Resource Area. He wrote part of the range management section. Bill has been with the BLM for six years and has a B.S. in Wildlife Management from Colorado State University.

<u>Don Simpson</u> was a Realty Specialist on the Salmon District Resources staff and prepared the land status data. Don has been with the BLM for nine years and has a B.S. in Forest Management from Colorado State University.

Gene Terland was the Salmon District Range Conservationist on the Resources staff. He wrote parts of the range management section. Gene has been with the BLM for nine years. He has a B.S.in Range Management from Montana State University.

Michael Vallance was the Challis-Mackay Resource Area Forester. He wrote the forestry resources section of the EIS. Mike has a B.S. in Forestry from Purdue University.

Nancy Vaughan is the Salmon District Archaeologist who was responsible for the preparation of the cultural resources data in this EIS. Nancy has been with the BLM for nine years. She has a B.A. in anthropology and Archaeology from the University of South Florida.

George Weiskircher was the Idaho State Office Wilderness Coordinator and also served as State Office liason for this EIS. George has been with the BLM for twelve years, the past seven in Boise. He has a B.S. in Earth Science from New Mexico State University.

<u>Dave Wolf</u> was the team leader for this EIS. He directed the preparation of this EIS and prepared several sections. Dave has been with the BLM for eight years. He has a B.S. in Wildlife Management and a B.S. in Outdoor Recreation both from Colorado State University.

Agencies, Persons, Organizations Receiving Draft

The following list includes government agencies, organizations, and individuals potentially affected by land use decisions in the Challis area.

Elected Officials

Federal

Senator Steve Symms
Senator James McClure
Congressman Richard Stallings
Congressman Larry Craig

State

Governor John Evans Representative Ray Infanger Representative Wayne Tibbets Senator Vearl Crystal

Federal Agencies

Department of Interior
Bureau of Indian Affairs
Fish and Wildlife Service
Bureau of Mines
Bureau of Reclamation
Minerals Management Service
Department of Agriculture
Soil Conservation Service
Forest Service
Federal Energy Regulatory Commission
Department of Transportation
Federal Aviation Administration
Office of Economics
Department of the Air Force

State of Idaho Agencies

Department of Fish and Game
Department of Health, Welfare and Environmental Services
Department of Lands
Department of Water Resources
Historic Preservation Officer
University of Idaho Extension Service
Idaho State Clearinghouse
Department of Transportation
Idaho Air National Guard

Local Agencies

Mayor, Challis
Custer County Planning Commission
Custer County Commissioners

Advisory Councils and Boards

Salmon District Advisory Council
Salmon District Grazing Advisory Board

Organizations

Wild Horse Organized Assistance Idaho Humane Society American Humane Society Idaho Wildlife Federation Trout Unlimited Idaho Cattle Feeders Association, Inc. Tri-County Cattlemen's Association Idaho Archaeological Society, Inc. Idaho Conservation League Northwest Steelheaders Association Challis Snowmobile Club Natural Resources Defense Council Western Environmental Trade League of Women Voters of Idaho Northern Rockies Chapter Sierra Club The Institute of Ecology Idaho Cattlemen's Association Committee for Idaho's High Desert

Individuals

Grazing Permittees
District Mailing List (on file)

TABLE 9 LIST OF COMMENTORS AND TESTIFIERS

Written Comments

		WITCH COMMENTS
	Name	Representing
1.		Committee for Idaho's High Desert
2.		Atlantic Richfield Company
3.	John D. Wells	Minerals Exploration Coalition
4.	E. Fred Birdsall	Conoco Inc.
5.	Dave Foreman	EARTH FIRST:
6.	L.D. Benedick	State of Idaho, Dept. of Lands
7.	Andrew V. Bailey	Minerals Management Service
8.	Bill Cunningham	Wilderness Society
9.	Bruce Hayse	Self Self
10.	•	Selves
11.		Bureau of Indian Affairs
12.	-	State of Idaho, Dept. of Health & Welfare
13.	Jess Rankin	Self Self
14.	Ames I. Garrison	Soil Conservation Service
15.	Paul E. Fredericks	Noranda Exploration, Inc.
16.	Joe & Fran Tonsmeire	Selves
17.	Kent Cantlin	Self
18.		Environmental Protection Agency
19.	•	Self
20.		Self Self
21.		Dept. of Health & Human Services
22.		Self
23.		Self Self
24.		Self Self
25.		National Park Service
26.		Self // // // // // // // // // // // // //
27.		Self
28.	~	Self
29.		Self
30.	•	Self
31.		Federal Aviation Administration
32.	•	
		Hearing Testifiers
1.	Fred Brinkman	Ronan, Inc., Sante Fe Minerals, Murphy Minerals
2.	Gary Ingram	Self, Idaho Farm Bureau, Custer Co. Farm Bureau
3.	Garth Chivers	Self, Idaho Cattelmen's Assoc., Tri-Co. Cattlemen
		Challis Soil Conservation District
4.	Calvin Helm	Self
5.	Tom Chivers	Self
6.	Ben Howard	Self
7.	Betty Baker	Self
Written Testimony Submitted*		

Written Testimony Submitted*

		wireten restimony bubilities
1.	Fred Brinkman	Ronan, Inc., Sante Fe Minerals, Murphy Minerals
2.	Mike Mogensen	Idaho Cattlemen's Association
3	Carth Chivers	Self

Garth Chivers Sel

^{*}Included as part of the Hearing Record.

WRITTEN COMMENTS

AND

RESPONSES

- 1-1 Challis National Forest Timber data has been added to the Final EIS (pages 31 and 37).
- 1-2 The discussions directly relating to the planning criteria and quality standards have been removed for the Final EIS (DEIS pages 5-6,28-32, 47-49 and 64-65). It was felt that the discussions on diversity, ecosystem representation, the regional supply of wilderness, etc. were of a more planning nature and should be separated from the actual environmental impacts of the various alternatives. Comments on the planning criteria will be discussed and responded to in a separate document.

August 2, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Goodman:

Thank you for the opportunity to comment on the Draft Challis Plan Amendment and Wilderness Environmental Impact Statement for four Wilderness Study Areas in the Challis Planning Unit, Salmon District. On behalf of the Committee for Idaho's High Desert and its members statewide, I would like to make the following comments.

Preferred Alternative: We support the BLM decision to recommend as Suitable for Wilderness Units 46-14, Jerry Peak, and 46-14a, Jerry Peak West. These two units more than meet the criteria for Wilderness, offering outstanding opportunities for solitude, outstanding primitive and unconfined recreation opportunities, and other supplemental values. Wilderness designation for these two units will protect their irreplaceble wilderness characteristics, protect wildlife and watershed values, and other uses, while having no adverse impact on grazing, minerals, energy, or other resources. The minor amount of timber foregone is more than compensated by the economic and other values which wilderness protection would provide. Given the large volume of old-growth timber standing on the Challis National Forest and the limited market demand for that timber, Wilderness opportunity costs are minimal. The final EIS should include the most recent figures from the Challis Forest regarding the standing volumes of timber available for harvest and the expected market demand for timber within the local area, and the latest figures for sold but uncut Challis National Forest timber.

We are disappointed with the BLM decision not to designate at least part of Unit 46-11, Corral-Horse Basin, as Wilderness. We believe that the unit does indeed offer outstanding opportunities for solitude, particularly in the timbered regions in the eastern portion of the unit. Wilderness designation would offer protection for wildlife and endangered plant species, and would improve water quality. The Committee supports Alternative P, Partial Protection, for the unit, and urges you to adopt this in your final alternative.

2. Ecosystem Representation. The DEIS does not adequately describe the current representation of the Sagebrush-Steppe Ecosystem type in the National Wilderness Preservation System, nor detail how the proposed action would help round out representation of this ecosystem type in the NWPS (our rough estimate is that the Proposed Action would more than double the ecosystem representation of this type). This should also be included in the discussion of existing

1-3 The section on threatened and endangered plants was reviewed and rewritten to make a clearer statement on federally classified plants and their status (FEIS page 6). The 12 plant species referred to were looked for in the original Challis Grazing vegetation inventories. Of the twelve species, four were located with only one in a WSA.

Wilderness areas available to Boise SMSA residents; although there is a considerable amount of Wilderness available to them, there is little or no designated Sagebrush Steppe Wilderness within a days drive of Boise.

3. Threatened, Endangered, and Sensitive Plant Species.
Although the DEIS mentions on page 22 that there are 12 plant species found in the units that are given special emphasis due to their threatened or endangered status, they are not listed, nor are the benefits or disadvantages of Wilderness designation to their survival explained.

-3

We are pleased to see BLM recognize that the two Jerry Peak units could be part of an expanded Boulder-White Clouds Wilderness Area. This would enhance the management of the BLM units, and protect the complete Boulder-White Clouds ecosystem and the critical headwaters of the East Fork of the Salmon River.

Overall, we believe the DEIS is well-done, with the exception of the comments above. We urge you to recommend Wilderness designation for the portion of Corral-Horse Basin included in Alternative P, and look foreward to receiving the Final EIS in the near future.

> Sincerely, COMMITTEE FOR IDAHO'S HIGH DESERT

> Bruce R. Boccard, Chairman

2-1 Discussions on the Wilderness Study Policy criteria have been removed (see response 1-2). The energy and mineral resources sections (FEIS pages 20, 36, and 41) have been revised to include the mineral estimates made here and in Arco's August 5, 1981 letter page 3. The FEIS now notes the portion of Jerry Peak West overlying the area U.S.G.S. has classified as being prospectively valuable for geothermal resources (FEIS page 42).

tlanticRichfieldCompany 555 Seventeenth Street
Denver, Colorado 80217
Telephone 303 575 7577

J. R. Mitchell Public Lands Coordinator

August 2, 1982



Mr. Dave Wolf
Bureau of Land Management
Salmon District
P. O. Box 430
Salmon, ID 83467

Re: Challis Management Framework Plan Amendment Draft EIS

Dear Mr. Wolf:

Atlantic Richfield Company appreciates the opportunity to comment on the Challis Management Framework Plan Amendment for Wilderness and Draft Environmental Impact Statement.

Atlantic Richfield believes it is the Bureau of Land Management's responsibility to determine whether mineral uses or nonmineral uses are the highest and best use of the public lands as evidenced by public interest. Therefore, we are concerned that energy and mineral resources have not received the same full consideration during the wilderness study as was afforded wilderness values. The BLM's Wilderness Study Policy, Criterion No. 2; Standard No. 1, Energy and Mineral Resource Values, states, "Recommendations as to an area's suitability or nonsuitability for wilderness designation will reflect a thorough consideration of any identified or potential energy and mineral resource values." In other words, the study process requires full consideration of resources and an assessment of impacts to their use and management.

We submitted comments to the BLM on August 5, 1981, (attached) regarding the mineral potential (copper, gold, molybdenum, and uranium) existing in the WSA's under study. In addition, we submitted comments dated February 17, 1982, (attached) on the Challis/McKay RMP in which we pointed out that the planning area may be included in the Overthrust Belt and that the planning area, including the WSA's, contains favorable structural features for the trapping of hydrocarbons. We pointed out that Jerry Peak West (46-14a) overlaps with a large area that the U.S.G.S. has classified as being valuable

2-1

2-2 An impact topic specific to energy and mineral resources is included in the Final EIS (pages 4, 45, 47, 49, 51,53, 55, 57, 59, 61, 63 and 65).

Mt. Dave Wolf August 2, 1982 Page 2

prospectively for geothermal resources. (Yet the DEIS states that the U.S.G.S. indicates there is no value for geothermal resources in the area.) This WSA is situated along the east fork of the Salmon River (within the Idaho batholith) where there are several thermal springs in the vicinity ranging in temperature from 41°C to 55°C. Therefore, we believe that this WSA, and possibly the other WSA's, are very promising for the development of geothermal resources. Needless to say, we were extremely alarmed to read in the DEIS that no locatable minerals or geothermal resources have been identified in Jerry Peak (46-14 and 46-14a).

In addition to totally disregarding our comments on the energy and mineral potential of the WSA's, BLM ignored the issues we identified in our letter of August 5, 1981. No public issues regarding energy and mineral resources were included in the DEIS. We are exceedingly concerned with the way BLM has conducted its wilderness study and recommend that BLM conduct a new study which takes our comments, and possibly others, into consideration during the decision-making process.

We believe that it is essential that the BLM develop an energy and mineral wilderness alternative in order to comply with the Wilderness Study Policy directive. The energy and mineral alternative would place emphasis on resource development by providing opportunities for commodity production in areas having significant potential for resource development. This would mean that areas with good or high mineral potential would be recommended for a nonwilderness designation. The remaining areas which are void of other conflicts and which still possess wilderness values and are capable of being managed as wilderness could be recommended as suitable for wilderness designation.

In order to prepare an energy and mineral alternative, BLM would utilize the energy and mineral inventory data which has been gathered during the study process, including public comments. This information would provide the basis for boundary adjustments on areas where such an approach is feasible or would provide the basis for a

2-1

2-2

2-3 It is felt that the No Wilderness Alternatives meet the need for a scenario in which energy and mineral resources could be fully developed.

Mt. Dave Wolf August 2, 1982 Page 3

nonwilderness recommendation. In addition, such an approach would ensure that potential energy and mineral resources are given appropriate consideration during the entire study process.

As a result of the information we have compiled on the WSA's in question, we believe that none of them should be recommended for wilderness designation. It is our contention that the potential energy and mineral values more than outweigh the wilderness values of the Jerry Peak and Jerry Peak West WSA's. This is especially true of Jerry Peak in which there is good potential for gold/silver mineralization in the Germer tuffaceous member of the Challis volcanics. Zones of mineralization occur in the Germer, 80 to 100 miles to the northwest in the Yankee Fork Mining District. Many of Idaho's gold/silver deposits have been found in the Challis volcanics. At the very least, a boundary change, as indicated on the attached map, should be implemented on Jerry Peak.

In conclusion, we recommend that the BLM conduct a new wilderness study of the Corral Horse Basin, Jerry Peak, and Jerry Peak West WSA's in order to give full and appropriate consideration to the energy and mineral potential of these areas as required by law. We believe this is essential due to the fact that BLM failed to adequately consider and utilize our comments pertaining to these areas.

We appreciate this opportunity to present our comments to the BLM and are available to discuss them with you. You will note that we are sending copies of our comments to Sandy Blackstone, Deputy Director, Energy and Mineral Resources, BLM; and Bob Burford, Director, BLM.

Sincerely,

J. R. Mitchell

Attachments

cc: Sandy Blackstone, Deputy Director, BLM
Bob Burford, Director, BLM

2-3

Atlantic 8'chfield Company SSS Seventeenth Street
Denver, Colorado 80217
Telephone 303 575 7577

J. R. Mitchell
Public Lands Coordinator

August 5, 1981

Mr. Harry R. Finlayson District Manager Salmon District Office P.O. Box 430 Salmon, Idaho 83467

Re: Challis Management Framework Plan - Amendment

Dear Mr. Finlayson:

Atlantic Richfield Company appreciates the opportunity to present its comments to the Bureau of Land Management (BLM) on issues which we believe should be recognized and included in the Challis Management Framework Plan (MFP) Amendment in Idaho.

We support effective plans and actions that provide for the necessary protection of the environment, while at the same time, provide for the development of the nation's natural resources. The development of uniform, workable, and effective multiple-use management standards and guidelines for public lands under the BLM's jurisdiction is important. Accordingly, we believe that the mineral resource potential of the planning area should be recognized as a major issue throughout the amendment process. Land management standards should be developed and incorporated in the MFP that will accommodate activities to thoroughly explore and develop the area's resource potential.

Inflexible environmental laws and regulations have often characterized the manner in which the government has constrained the search for and development of additional energy and mineral supplies. Such constraints have severely limited the accessibility and utilization of energy and mineral resources vitally needed to add stability to the nation's economy and to reduce its dependence on insecure foreign imports. However, the BLM is not required to continue in this mode of operation. It has an opportunity to develop land management standards and guidelines along the multiple-use concept that will help remedy the situation.

Mr. Harry R. Finlayson August 5, 1981 Page 2

We have identified the following as being our major concerns and feel they should be specifically addressed during the amendment process for the BLM:

ISSUE #1

2-4

"In what way will the BLM gather information in order to adequately evaluate the energy and mineral resource potential within the Wilderness Study Areas."

ISSUE #2

2-5

"In areas where there is potential for deposits of energy or minerals, how is the BLM going to develop land use allocations which will be compatible with possible exploration for and development of these resources."

"Wilderness Study Areas which contain these resource values should be allocated to land uses which would minimize the restrictions placed on exploration and development of these resources and should not be recommended for wilderness."

We believe that the above issues are valid and should receive thorough consideration in view of the nation's urgent need to increase its domestic energy and mineral supplies. It is imperative that the BLM gather the appropriate energy and mineral resource potential information in order to make an informed decision on which WSA's should be recommended for wilderness or non-wilderness.

The BLM notice of intent states that the planning criteria tentatively being considered for the Challis MFP amendment proceeding will be the same as those presented in the Draft Environmental Wilderness Study Policy published in the Federal Register Vol 45, No. 246, dated December 19, 1980. We feel that this proposed Study Policy is decidedly lacking with regard to energy and mineral considerations. We are attaching a copy of Atlantic Richfield Company's comments on the proposed study policy which supports our belief of this deficiency. We hope that they will be of assistance during BLM's deliberations on the decision criteria objectives. If there are any questions concerning our study policy submittal, we

- 2-4 BLM will gather in-house information, geology, energy and mineral assessments prepared by a contractor, reports from both USGS and Bureau of Mines and information provided by the public.
- 2-5 Land use allocations will be developed thru the existing BLM planning system which takes into account all resources, develops alternative use scenarios and results in the selection of a preferred land use plan.

Mr. Harry R. Finlayson August 5, 1981 Page 3

will be happy to meet at any time and discuss it in detail. Also, we have met with Mr. Jack White, Associate Director for Minerals, BLM Washington Office, regarding the study policy and he has verbally agreed to use an energy and mineral rating system as part of the Wilderness Study Process.

Minerals

Anaconda Copper Company, a subsidiary of Atlantic Richfield, maintains no claims in proximity of the four Wilderness Study Areas; however, the four WSA's have mineral potential for the commodities gold, copper, molybdenum, and uranium. A description of the WSA's and their mineral deposits are listed below and shown on the attached map.

ID-046-11 Corral-Horse Basin - Potential for copper, gold, molybdenum, and uranium.

Geology: Tertiary Challis volcanics and associated rocks, mostly of intermediate composition, but rhyolite and basalt are included, moderately consolidated tuff and sediments with variable tuff content.

Quaternary alluvial deposits (unconsolidated and poorly consolidated sand, silt, and gravel mainly in flood plains, fans, etc.).

ID 046-14 Jerry Peak - Potential for copper, gold, molybdenum, and uranium.

Geology: Tertiary Challis volcanics and associated rocks, mostly of intermediate composition, but rhyolite and basalt are included, moderately consolidated tuff and sediments with variable tuff content.

ID-046-14A Jerry Peak West - Potential for gold, copper, molybdenum and uranium.

Geology: Tertiary Challis volcanics and associated rocks, mostly of intermediate composition, but rhyolite and basalt are incuded, moderately consolidated tuff and sediments with variable tuff content.

Mr. Harry R. Finlayson August 5, 1981 Page 4

Quaternary alluvial deposits (unconsolidated and poorly consolidated sand, silt, and gravel mainly in flood plains, fans, etc.).

Ordovician sedimentary rocks. Marine beds in which quartzite and argillaceous rocks are plentiful; some calcareous beds included.

ID 046-13 Boulder Creek - Potential for gold, copper, molybdenum, and uranium.

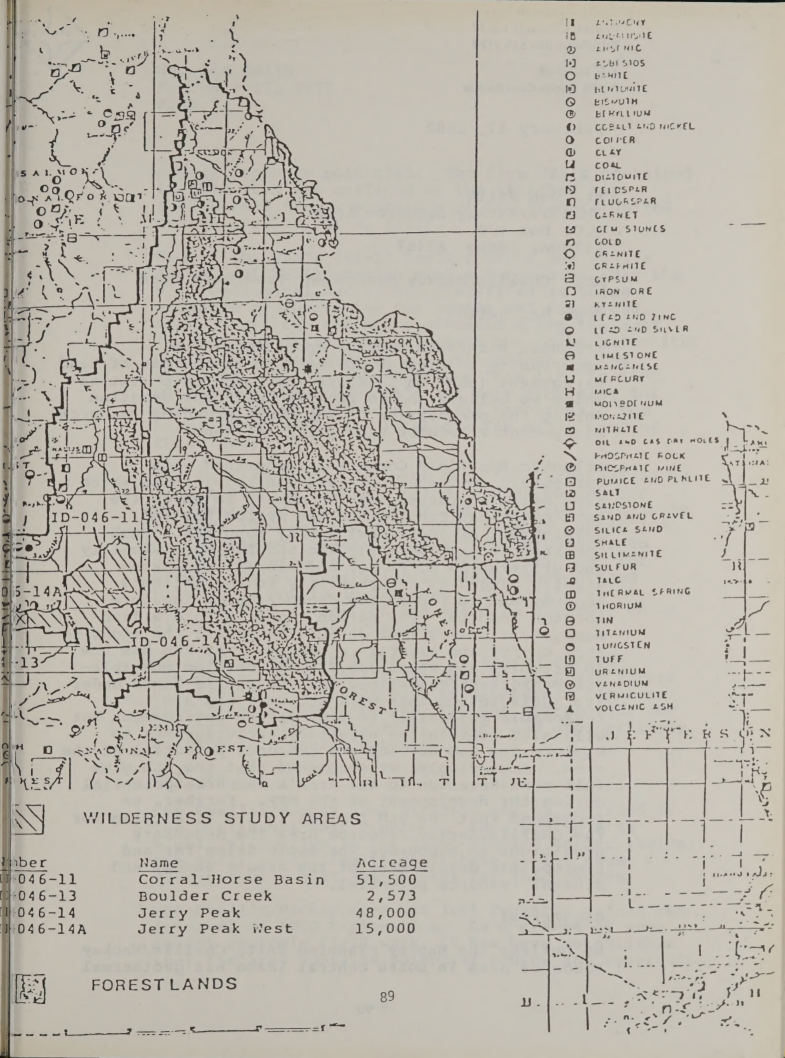
Geology: Tertiary Challis volcanics and associated rocks, mostly of intermediate composition, but rhyolite and basalt are included, moderately consolidated tuff and sediments with variable tuff content. Quaternary glacial deposits (gravel, boulders, and sand).

Again, we appreciate the opportunity to provide our comments to the BLM on this important issue.

Sincerely,

ð. R. Mitchell

JRM/CMM/drm
Attachments



1: IndichichfieldCompany 555 Seventeenth Street
Denver, Colorado 80217
Telephone 303 575 7577

J. R. Mitchell
Public Lands Coordinator



February 17, 1982

Mr. Don Smith Challis/Mackay Resource Area P.O. Box 430 Salmon, Idaho 83467

RE: Challis/Mackay Management Framework Plan

Dear Mr. Smith:

Atlantic Richfield Company appreciates the opportunity to present comments to the Bureau of Land Management (BLM) on land use and resource potential which we believe should receive full consideration during the preparation of the Challis/Mackay Resource Management Framework Plan (MFP) in Idaho.

Atlantic Richfield Company is concerned with inflexible environmental laws and regulations which have often characterized the manner in which the government has constrained the search for and development of additional energy supplies. Such constraints have severely limited the accessibility and utilization of energy and mineral resources vitally needed to add stability to the nation's economy and to reduce its dependence on insecure foreign imports. The nation cannot afford a land management policy that denies the public the right to seek energy and mineral resources. The BLM has the opportunity and responsibility to develop multipleuse management guidelines for the public lands under its jurisdiction that will not only contain reasonable guidelines to protect the environment but will also contain the necessary encouragement to explore for and develop the resource potential of the area. Accordingly, we recommend that the BLM give full consideration to the area's resource potential during the development of the MFP. Further, we recommend that the BLM include in its final plan for the Challis/Mackay Resource Area the necessary provisions to encourage the exploration for and appropriate development of the area's energy and mineral resource potential.

Geothermal

We believe the Mackay Planning Unit, Challis/Mackay Resource Area in south central Idaho has geothermal

Mr. Don Smith February 17, 1982 Page 2

energy resource potential. The five WSA's contained in this area are outlined on the attached map (Geothermal Energy Resources of the Western United States, Paul J. Grim, 1977).

Two of the WSA's (46-13 Boulder Creek and 46-14a Jerry Peak West) overlap with a large area that the U.S. Geological Survey has classified as being valuable prospectivley for geothermal resources. Also, these two WSA's are situated along the east fork of the Salmon River (within the Idaho batholith) where there are several thermal springs in the vicinity ranging in temperature from 41°C to 55°C. We believe these two WSA's are very promising for development of geothermal energy resources. The other three WSA's are located a few miles east of these two.

The Challis/Mackay Resource Area is characterized by high heat flow values ranging between 60 and 180 milliwatts per square meter and geothermal gradients between 30°C per kilometer and, locally, up to 70°C per kilometer. Extrapolating these gradients to depth indicates that temperatures sufficient for electric power generation should be encountered between 13,000 to 30,000 feet. Temperatures satisfactory for direct use would be encountered at significantly lesser depths.

We believe the BLM's MFP for this area should recognize the potential for both present and future exploration and development of geothermal resources. Specifically, we recommend that the MFP provide for the opportunity to explore, lease, and appropriately develop this energy resource.

Oil and Gas

The Challis/Mackay area of Idaho may be included in the Overthrust Belt Province. This province is highly productive in the Idaho-Wyoming border region, the most recent area to contribute to the huge reserves of a belt that trends far into Canada.

The Challis/Mackay area has just recently gained the interest of ARCO Exploration. As a result of some recent geologic field work, it has been established that the area contains potential source and reservoir

Mr. Don Smith February 17, 1982 Page 3

rocks, and that favorable structural features are present for the trapping of hydrocarbons. Although Atlantic Richfield Company holds no leases in the area at present, initial land work has commenced.

One major government-related problem has already been encountered - the Challis National Forest in the Lost River Range is closed to exploration until an Environmental Assessment has been completed. This could take years and will severely handicap an exploration effort in this area. We have decided that our strategy to deal with this problem will be to explore on BLM rather than Forest Service lands. Therefore, it is essential that we not be locked out of BLM land also.

It must be emphasized that the Challis/Mackay area and its 5 WSA's have high petroleum potential but are unexplored. Intensive exploration must be performed to gain adequate understanding of geology; and it is, therefore, essential that exploration teams have access to the area. Exploration activities may include geologic field reconnaissance and sampling, seismic, and potential field survey crews, and well drilling.

Minerals

Anaconda Minerals Company, a division of Atlantic Richfield Company, has no properties in this resource area. However, the presence of several historic mining districts in the Challis and Mackay Planning Units indicate significant mineral potential and may be of future interest to Anaconda. At present, however, we have found little mineralization associated with the five WSA's. The information used in the following evaluation is from the USGS Mineral and Water Resources of Idaho, 1964, and the Idaho Bureau of Mines and Geology Mineral Resource Map, 1955.

Occurrences of copper, gold, lead, silver, zinc, molybdenite, and flurospar have been reported from the Bayhorse and Boulder mining district. Copper occurs as replacement of galena tetrahedrite and other sulfides along shears in Paleozoic dolomite, intruded by granodiorite. Gold occurs as shallow silver-gold veins in Tertiary volcanic rocks and as

Mr. Don Smith February 17,1982 Page 4

placers in gravels along the tributaries of the Salmon River. Lead, zinc, and silver are replacements in veins in Paleozoic dolomitic rocks and slates. Molybdenite is seen in scattered quartz veinlets as disseminated grains in quartzite near its contact with granite at the Boulder Creek prospect.

The Mackay or Alder Creek mining district has produced varying amounts of copper, fluorspar, and molybdenite. Copper occurs as a contact deposit with chalcopyrite in skarn in Brazier limestone, intruded by tranite. Fluorspar and molybdenite occur in association with the copper minerals.

In summary, Atlantic Richfield Company supports multiple-use management of the public lands and believes that such management is in the best interest of the nation. The nation has the right to know what resource potential exists on public lands prior to the imposition of far reaching land allocation decisions. Impediments to multiple-use activities on public lands should be removed and additional constraints should not be imposed. Accordingly, we recommend that the final MFP for the Challis/Mackay Resource Area include provisions that encourage exploration and appropriate development of the energy and mineral resource potential throughout the entire planning area.

Again, we appreciate the opportunity to comment to the BLM on this important issue.

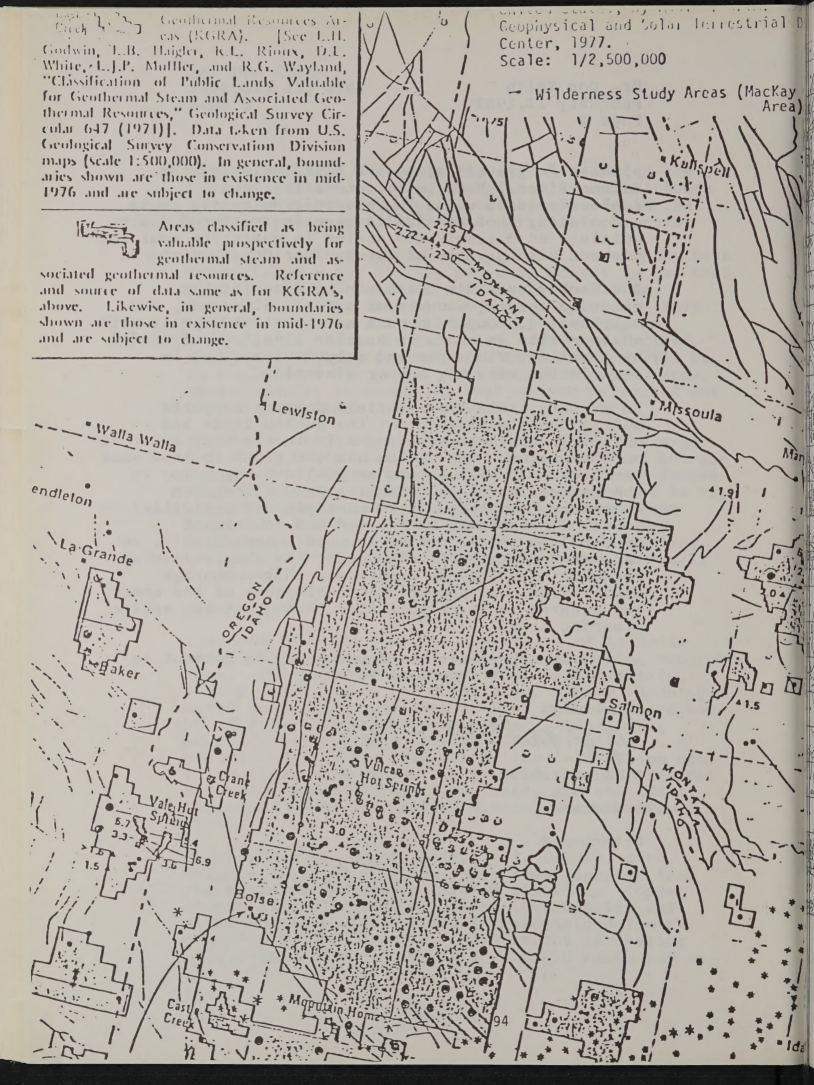
Sincerely,

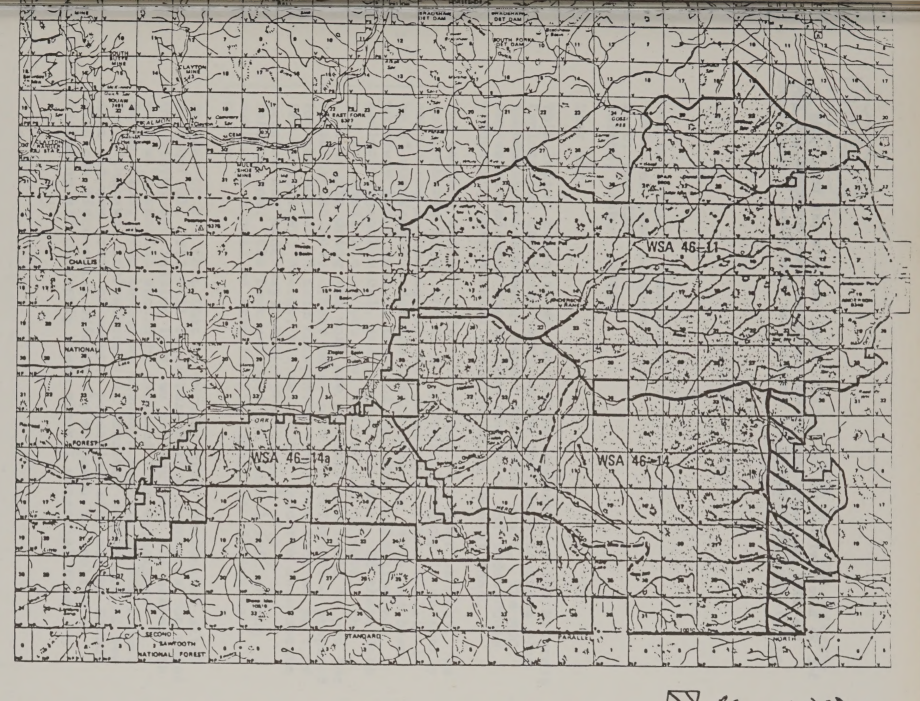
J. R. Mitchell

J.R. Mitchell

JRM:drm

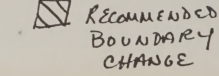
Attachment





MAP 5 PROPOSED ACTION

NON SUITABLE SUITABLE



3-1 We have reviewed the new U.S.G.S. maps. New data has been added to the FEIS on energy and mineral resources (see responses 1-2 and 2-1). No GEM assessment was conducted for these WSAs.



PLEASE NOTE NEW ADDRESS:

P. O. Box 15638
Denver, Colorado 80215

August 4, 1982

Mr. Dave Wolf - Team Leader Bureau of Land Management P. O. Box 430 Salmon, Idaho 83467

Dear Sir:

This letter constitutes the written comments of the Minerals Exploration Coalition (MEC) on the Challis Wilderness Plan Amendment/Environmental Impact Statement Draft. The MEC represents mineral exploration companies and individuals conducting hard mineral exploration on federal land.

The geology and minerals information is rather sketchy. As you probably know, the U. S. Geological Survey is currently conducting a thorough mineral assessment of the Challis 1° by 2° quadrangle under the CUSMAP program. This has been underway for a year or two, and includes collecting new geologic, geochemical, and geophysical data. If these data are not available to you now, they should be soon. The individuals doing the work are probably available to you for consultation now. These data, plus the information prepared for the Bureau of Land Management under contract as part of its Geological, Energy, Minerals (GEM) resource assessments program now underway, should provide much more good information. The best geologic and mineral information available should be used in this important wilderness review.

In view of the fact that wilderness areas designated after December 31, 1983 will be withdrawn from appropriation under the mining and leasing laws, we believe that all areas with mineral potential should be excluded from wilderness designation, even though no economic deposit is now known. The withdrawal limitations will preclude collection of new data and new areas of mineral potential will not be found. With new discoveries effectively stopped, the policy of excluding all currently known mineral potential from

3-1

wilderness should be followed, so that exploration of these areas will not be restricted and minerals might yet be produced. Explorationists tend to look at the long term because the lead time of discovery may be ten to fifteen years. The impact of wilderness on minerals should be assessed over the long term (a century or more). We believe that land use decisions should be in conformity with the policies statements made in the National Minerals Program Plan and Report to Congress released by the President in April.

Corral - Horse Basin

The MEC favors the preferred alternative of no wilderness. While it is stated on page 39 that energy and minerals were not a factor in this decision, the potential for discovery of oil and gas cited on page 25 should not be preempted by wilderness designation.

Jerry Peak East and Jerry Peak West

These WSA's contain potential for the discovery of oil and gas, and should remain open for exploration. The studies mentioned earlier may provide more information on the resource potential of the locatable minerals. believes that these WSA's should not be recommended for wilderness designation.

Thank you for the opportunity to comment on this draft environmental impact statement.

Sincerely,

MINERALS EXPLORATION COALITION

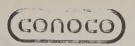
John D. Wells

Managing Director

John D. Wells

JDW/mh

- 4-1 The energy and mineral resource sections throughout the EIS have been reviewed and supplemented (see response 2-1) with new information. We agree that the overlying volcanics do prevent as complete an analysis as the BIM or the mineral industry would like.
- 4-2 The BLM feels that it can and must make recommendations based on the information available. Recommendations can be revised if new and pertinent information surfaces.
- 4-3 The State of Idaho has indicated an intent to exchange state lands included in any future wilderness areas. The BLM supports this view and would work to effect exchanges of each value lands with no federal expenditures required.



E. Fred Birdsatl
Director Administration and Personnel

Conoco Inc. 555 17th Street Denver, CO 80202 (303) 575-6123

June 15, 1982

Dave Wolf, Team Leader Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Wolf:

EIS quality standards are to include, among other criteria, a thorough consideration of identified or potential energy and mineral resource values. The Challis Plan Amendment is presented with a difficult enigma. The area is overlaid with volcanics which have thus far shielded underlying Paleozoics from investigation. Even though you acknowledge that these underlying sediments could contain oil and gas, you cannot (nor can anyone at present) meet the mandated quality standard of "thorough consideration of...potential energy and mineral resource values."

- 4-2 It, therefore, follows that a "No action" alternative is the only viable option at this point, since you can justify neither all wilderness, partial wilderness, nor no wilderness.
- Given a limited federal treasury plus the other priorities for federal monies demanding our national attention, I am unalterably opposed to the acquisition of inheld state or private acreage in order to create wilderness manageability.

Very truly yours,

E. Fred Birdsall

jil cc:

A. Frell

- 5-1 Boulder Creek will be evaluated in a future study.
- 5-2 This is contrary to BLM policy regarding constructed roads (see FEIS page 8).



July 21, 1982

Dave Wolf - Team Leader BLM PO Box 430 Salmon, ID 83467

Dear Mr. Wolf

On behalf of EARTH FIRST!, a national environmental group, I'd like to offer the following recommendations on the Challis Wilderness Plan Amendment. I am personally quite interested in these areas since I own property in the Salmon National Forest and will be moving there next year.

- 1. Boulder Creek (46-13) Wilderness designation for the 1,930 acres as part of a White Cloud-Boulder Wilderness with the adjacent NF lands.
- -2. Corral-Horse Basin (46-117, Jerry Peak (46-14), and Jerry Peak West (46-14a) Close the roads and vehicle ways dividing these areas and within these areas and combine them in a single Wilderness recommendation of approximately 110,000 acres.

Sincerely

Dave Foreman
Issues Coordinator

EARTH FIRST!

PO Box 235 Ely, NV ~89301

- 6-1 This has been noted in the FEIS (page 7).
- 6-2 These areas and acreages are noted for each WSA in the FEIS (pages 12, 13, 15, 17, 19, 20, and 22).
- 6-3 See page 5, Issue #1, for a discussion of livestock grazing and range management and pages 10, 15, and 21 for a detailed discussion of this program specific to each WSA. None of the alternatives would negate the work of the Challis Range Stewardship Steering Group.



STATE OF IDAHO

DEPARTMENT OF LANDS

Eastern Idaho Area Office Route 1, Box 400 (Beeches Corner) Idaho Falls, Idaho 83401

July 27, 1982

Dave Wolf, Team Leader Bureau of Land Management P.O. Box 430 Salmon, ID 83467

Dear Mr. Wolf:

The "Challis Plan Amendment and Wilderness Environmental Impact Statement Draft" has been reviewed by this office. We make the following comments relative to this proposal.

- 1. The Idaho State Board of Land Commissioners has stated previously in a letter to prior BLM Idaho State Director William L. Matthews their concerns with impacts to State Endowment Lands from any BLM wilderness classifications. They state that "should any wilderness classification of BLM lands restrict income-producing abilities of any state lands, the State insists upon assurances of prompt and equitable land exchange." They are very explicit in this statement.
- 2. The boundaries of WSA 46-14 Jerry Peak and WSA 46-14A Jerry Peak West adjoin, but do not include, some sections of state land that will probably have to be exchanged with the BLM if the mandate of the Idaho State Board of Land Commissioners is followed as outlined in No. 1.
 - 3. These two wilderness study areas encompass some grazing allotments receiving considerable study and attention from the Challis Range Stewardship Steering Group. This group was specifically set up and composed of members of all concerned government agencies, private groups and grazing permittees to foster, develop and enhance cooperative management and use of this range land. Any wilderness requirements now that would negate any worthwhile accomplishments of this group would be a terrible waste of manpower, hours and money. The impact to this cooperative management program should be considered carefully by the wilderness review committee.

Sincerely yours,

L. D. BENEDICK Area Supervisor

LDB: 1w

6-3

7-1 It is our feeling that with the recent completion of the Corps of Engineers Satellite chinook salmon facility whose sole purpose is to mitigate fish loss due to downstream dams that these potential sites will never be developed. Therefore, while we note these possibilities, they have not been included in the alternative scenarios.



United States Department of the Interior

MINERALS MANAGEMENT SERVICE RESTON, VA. 22091

In Reply Refer To: MMS-Mail Stop 650

Memorandum

To:

District Manager, Bureau of Land Management

Salmon, Idaho

From:

Acting Associate Director, Onshore Minerals Operations

Subject:

Challis Wilderness Plan Amendment/Draft Environmental Impact

Statement, Idaho

We have reviewed the subject plan amendment and draft environmental impact statement. The Minerals Management Service has no lands withdrawn for water-power and water storage purposes in the units which are designated as "with wilderness characteristics." However, there are two potential sites located on the East Fork Salmon River that would be affected by the wilderness proposal, although we are not aware of any active plans for development. These sites are briefly described as follows.

Little Wickiup diversion dam would be located in sec. 4, T. 8 N., R. 17 E. A 5-mile diversion to a powerhouse site in sec. 11, T. 9 N., R. 17 E., would develop a gross head of 470 feet. This head and an estimated mean flow of 210 ft³/s would produce 4.8 MW of water at 100 percent efficiency.

The Fox Creek diversion damsite is in sec. 3, T. 9 N., R. 18 E. A 200-foot-high dam would develop a storage reservoir of 103,000 acre-feet and regulate a mean flow of 225 ft 3 /s. A gross head of 550 feet could be developed by diverting water 8 miles downstream to a powerhouse in sec. 35, T. 11 N., R. 18 E., for a power potential of 10.5 MW at 100 percent efficiency.

The Road Creek damsite in sec. 24, T. 10 N., R. 18 E., would be an alternative to the Fox Creek site as a low dam development. A 135-foot-high dam in sec. 24, T. 10 N., R. 18 E., would develop a reservoir with a storage capacity of 22,800 acre-feet.

Thank you for the opportunity to comment on this document.

Andrew V. Bailey

THE WILDERNESS SOCIETY

Northern Rockies Regional Office 107 West Lawrence, P. O. Box 1184, Helena, Montana 59601 (406)443-7350

May 27, 1982

Dave Wolf, Team Leader, Bureau of Land Management P.O. Box 430 Salmon, ID 83467

Dear Dave,

I enjoyed our visit in your office on May 19. Our meeting was especially timely given the fact that you were in the process of mailing out the draft EIS for the four WSA's south of Challis. I have briefly reviewed the draft and it strikes me that the wilderness recommendations for the Jerry Peak and Jerry Peak West Units are well founded. Indeed these areas far exceed the minimum requirements for wilderness as defined by Congress in the 1964 Wilderness Act.

During my drive from Salmon to Boise on May 20 I had a chance to travel up Broken Wagon Creek for a quick look at the Corral/Horse Basin Unit (46-11). This large unit (48,500 acres) appears to contain at least some land that should be recommended for wilderness.

I am not prepared at this time to submit final comments. However, the quick look I had at the Corral/Horse Basin area in the vicinity of Broken Wagon Creek indicated much more diversity than you led us to believe during our meeting. I had the impression that the unit was nothing more than rolling sagebrush country when in fact the portion of the area I saw contains stringers of timber, high ridges, heavily disected draws and some interesting geologic formations. In addition, the scenery from various points in the unit is spectacular, with views of the Lost River Range, the Lemhi and other central Idaho high mountain ranges. It also seems to me that opportunities for solitude in this unit are outstanding. The other characteristics also appear to be present.

I will read the EIS in more detail and, if possible, I will join you on a field trip before the end of the August 2 comment deadline on the draft.

Again thanks for a good meeting.

Sincerely,

Bill Cunningham

Regional Representative

cc: Lill Erickson Karen Mazzola Bruce Boccard Chris Yoder



Dave Wolf page 2

P.S. During my trip through Challis on May 20 I stopped and visited with Jack Bills, Supervisor of the Challis Forest. I asked him about the Challis Forest land south of the recommended wildernesses located between the further planning area and the BLM WSA's. I indicated that we would like to see a cooperative recommendation between both agencies for a physiographic boundary rather than the arbitrary section line boundary proposed in the draft. He was not receptive to the idea but I did make a strong case that the Forest Service should at least consider it. Enclosed please find a copy of my follow-up letters to Jack and Clair Whitlock. Jack said that he would be willing to take me on an overflight in order to get a view of the entire area. Please let me know what happens on this from your end.

THE WILDERNESS SOCIETY

Northern Rockies Regional Office 107 West Lawrence, P. O. Box 1184, Helena, Montana 59601 (406)443-7350

May 27, 1982

Jack Bills, Forest Supervisor Challis National Forest Forest Service Building Challis, ID 83226

Dear Jack,

I very much enjoyed our visit in your office on May 20. I'm glad that you were able to take time for a wide-ranging discussion on a variety of issues. I especially appreciate the update on the Cyprus Thompson Creek project.

During my drive from Challis to Boise I decided to take Highway 93 via Arco. I was able to get a quick look at the Corral/Horse Basin Wilderness Study Area which has been recommended as unsuitable for wilderness by the BLM. I drove a few miles up the Broken Wagon Road and took a hike along a juniper-covered ridge. Frankly, I was impressed by the wilderness characteristics of the area. I realize that I've seen only a small portion of the unit but it does appear natural while possessing the other characteristics defined by the 1964 Wilderness Act. I haven't yet seen the Jerry Peak and Jerry Peak West WSA's which are proposed for wilderness by the BLM. I really appreciate your offer to take an aerial tour of the area in June or July. I'll let you know as soon as I can pin down my schedule.

I do understand your reasons for not wanting to recommend for wilderness the strip of undeveloped national forest land between the BLM recommended wilderness and further planning area boundary. From a wilderness management and designation standpoint it makes little logical sense to draw the boundary along the arbitrary jurisdictional section lines separating the public domain from the national forest. If it's wilderness north of the line on the BLM then certainly it's wilderness south of the line as well. If there is an error as to wilderness suitability we would prefer to err on the side of wilderness since wilderness decisions are reversible. On the other hand, development decisions are irreversible in terms of the wilderness resource. Again, my somewhat quick view of the country indicates that the land possesses the characteristics of wilderness.

We definitely believe that wilderness management and livestock management in the area can be compatible as BLM indicates in the draft EIS. A couple of years ago I spoke to the Owyhee Cattlemen's Association concerning livestock grazing in wilderness. I am enclosing a copy of the paper which I presented at that time. The recommendations in this paper were well received by the cattlemen and have since been formally adopted in the Conference Committee Report for the River of No Return Wilderness. Making livestock management compatible with wilderness management objectives presents an important challenge to the Forest Service. From what I know of the agency, it is capable of meeting this challenge.



THE WILDERNESS SOCIETY

Northern Rockies Regional Office 107 West Lawrence, P. O. Box 1184, Helena, Montana 59601 (406)443-7350

May 27, 1982

Clair Whitlock, State Director Bureau of Land Management Federal Building, Box 042 550 W. Fort Street Boise, ID 83724

Dear Clair,

It was a real pleasure to at last meet in Boise at the Sheep Producers/Environmentalists Committee meeting on May 21. We had an excellent session and I certainly appreciate your active participation in the meeting. In particular, it was good to get your insight into the land sales program advocated by the Reagan Administration. I am hopeful that our committee resolution calling for public disclosure of the inventory data will be honored by the Administration and that we will soon have a complete listing of areas identified by the Bureau for possible sale within the State of Idaho.

You might recall that we briefly discussed the BIM Wilderness Review Program in Idaho. I mentioned that I toured the WSA's on the Salmon District south of Challis. I am pleased to see the Bureau recommend wilderness designation for Jerry Peak and Jerry Peak West. I took a brief hike into the Corral/Horse Basin unit which has been recommended as unsuitable for wilderness. My quick look at this area indicates that it does indeed possess high wilderness values. We may be making a wilderness recommendation after I've had a chance to study the EIS and perhaps look at the area on the ground in more detail.

With regard to the Jerry Peak Units, I feel strongly that the southern portion of the boundary should not be the arbitrary section line between the public domain and the national forest. Rather, we should include within a potential Jerry Peak Wilderness qualified contiguous National Forest land to the south. I mentioned to you that I discussed this possibility with Jack Bills, Supervisor of the Challis National Forest during my visit in the area on May 20. Jack was not receptive to the idea but I believe that more conservationists are going to recognize the opportunity of a jointly-administered BLM/Forest Service wilderness in this area. You may see recommendations from Salmon-area conservationists to this effect in the near future.

Again, it was a pleasure to visit with you. I wish you every success in your administration as Idaho State Director.

Sincerely,

Bill Cunningham

Regional Representative



DEAR Sirs -

I would like to Support

The BLM proposed wilderness decisions

On Areas 46-142 and 46-14. These

Are good wild lands which I

feel should be left undistanted

for wildlife; I don't think

Any other type of use would

be as heneficial.

Thank you

Bruce Hayse

Star Rt Box 268

McCammon ID

\$3250

Syl & Carolyn Menichetti 4630 Patton Pl. Boffe, Idaho 83704

May 24, 1982

Mr. Clair Whitlock, State Director, Bureau of Land Management 230 Collins Road Boise, Idaho 83700

Dear Sir:

With regard to the plans of BLM to relegate still mor and to wilderness, as evidenced by the below copy of newspaper clipping, please be advised that we desire to register our strong disapproval of this or indeed any more lands being relegated to 'wilderness'. There is already a great sufficiency in wilderness, and a far better use of any and all lands is that they be managed in a way that will benefit and be benefitted by multiple use.

Yours very truly, Mentichetti Carolepe Munichetti 11-1 Consultation and coordination has included the State Historic Preservation Officer and the Bureau of Indian Affairs

memorandum

DATE: JUN 0 8 1982

PLY TO Branch of Land Services - Portland Area Office

UBJECT: Review of Challis Wilderness Plan Amendment/EIS

To:Bureau of Land Management, P.O. Box 430 Salmon, Idaho 83467 Attention: Dave Wolf, Team Leader

As requested we have reviewed the subject statement and provide the following comments:

We note reference to the Treaty Rights of the Shoshone and Bannock Indians of the Fort Hall Reservation, Idaho.

We find no reference to consultation with representatives of Indian tribes of Idaho in regard to the American Indian Religious Freedom Act of 1978 (PL 95-341). Wilderness designations are compatible with the intent of the Religious Freedom Act. We recommend that consultation be initiated with tribal representatives to determine applicability of the Act in relation to the areas of concern. Contacts for such consultation are:

Mr. Duane Thompson, Superintendent Fort Hall Agency Bureau of Indian Affairs Fort Hall, Idaho 83203

Mr. R. Willis Dixey, Chairman Fort Hall Business Council Fort Hall, Idaho 83201

Mr. Wyman McDonald, Superintendent Northern Idaho Agency Bureau of Indian Affairs Lapwai, Idaho 83540

Mr. Bernard J. LaSarte, Chairman Coeur d' Alene Tribal Council Plummer, Idaho 83851

Mr. Wilfred A. Scott, Chairman Nez Perce Tribal Executive Committee P.O. Box 305 Lapwai, Idaho 83540

Acting Assistant Area Director (Economic Development)

Duil H. Swaney

OPTIONAL FORM NO. 19 (REV. 1-80) GBAPPMR (41 CFR) 101-11.6 MID-114 12-1 This comment is correct (see Impacts on Water Quality pages 52,54,56,58,60,62,64,and 65). In the Jerry Peak WSA the All Wilderness Alternative reduces sediment loads in the East Fork 4% while the No Wilderness Alternative increases sediment by 10%. In the Jerry Peak West WSA the All Wilderness Alternative would have no change on water quality while the No Wilderness Alternative could increase sediment by 1%.

DEPARTMENT OF HEALTH AND WELFARE

DIVISION OF ENVIRONMENT
Statehouse
Boise, Idaho 83720

June 17, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management P.O. Box 430 Salmon, ID 83647

Dear Mr. Goodman:

The Idaho Department of Health and Welfare - Division of Environment has reviewed the Challis Wilderness Plan Amendment - Draft EIS, and wishes to submit the following comments.

The DEIS indicates that designation of wilderness status will serve to increase soil stability and decrease erosion (due to elimination of off-road vehicle use), thereby improving water quality. A non-wilderness designation (no action alternative) will have negative impacts on soil stability and water quality. On the basis of water quality impacts to tributaries of a special resource water, the Division concurs with the proposal to designate the Jerry Peak (46-14) and Jerry Peak West (46-14a) areas as wilderness areas.

Thank you for the opportunity to comment on this draft EIS.

Sinceredy,

Lee W. Stokes, Ph.D.

Administrator

LWS/kks

12-1

cc: Dick Thiel, EPA - Region X
EPA - Idaho Operations Office

6/30/82 13 PO Jox 291. Challis 83224. Idale To Whom it may concern. I am writing yor concerning The additional wildeness Bill + about the walf rehabitaion in Sake We Cattlemen Mare hard sworgh timo trying to stay un brusness without a nusonice, I we have enough Wildmess already. Please consider us Respectfully Jess Rankin

Vehicle use and its impacts on wilderness values was only one factor; in the recommendations. While vehicle restrictions are on effect of wilderness designation, the justifications for the proposed action do not rely on vehicle restrictions. On page 45 of the EIS it indicates that ORV use in WSA 46-14 is minor and on page 62 it is indicated that ORV use in WSA 46-14a is virtually non-existent. In the final EIS notation is made for both WSA 46-14 (pg. 38) and WSA 46-14a (pg. 42) that erosional features associated with excessive or inappropriate ORV use are not evident.

SCS-AS-1

10-79

Room 345 304 North 8th Street Boise, Idaho 83702

July 7, 1982

Dave Wolf Team Leader Bureau of Land Management P. O. Box 430 Salmon, Idaho 83467

Dear Mr. Wolf:

United States

Department of

Agriculture

Thank you for the opportunity to review and comment on the draft Challis Wilderness Plan Amendment/Environmental Impact Statement. We have the following comments:

- 1) WSA 46-11 Corral Horse Basin -- We agree with the preferred alternative N.
- 2) WSA 46-14 Jerry Peak -- We disagree with the preferred alternative Alternative W.

It appears the principal reason for placing this area in a wilderness designation is vehicle use restriction. This is not sufficient cause to off-set the cost of implementing the wilderness restrictions, i.e. land purchase, fence construction, patrolling, etc., or loss of the use of a resource (commercial timber harvest) which will be lost due to current mistletoe infestation and ultimate spread throughout the forest.

Perhaps a multiple use plan could be developed which can include ORV management, forest resource management, grazing management and other essential actions necessary to preserve the basic resources in a natural state.

3) WSA 46-14a -- Jerry Peak West -- We disagree with the preferred alternative - Alternative W.

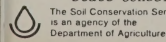
The same reasoning applies to this unit as stated for WSA 46-14. As stated on page 69 of the draft EIS, under preferred alternatives, "Multiple resource benefits which could occur upon wilderness designation could also be realized by management actions instituted under no wilderness management."

None of these three areas are contiguous to any other designated wilderness with the exception of a 0.75 mile section of the southwest corner of WSA 46-14a which joins the proposed wilderness area WSA 46-13. Also, the south boundaries of both WSA 46-14 and 46-14a are adjacent to USFS land which apparently did not qualify for wilderness designation under the RARE II inventory

Rolney m. act

(Acting)

Amos I. Garrison, Jr. State Conservationist The Soil Conservation Service



Noranda Exploration, Inc. 2436 West Central Avenue Missoula, Montana 59801

noranda

July 15, 1982

MR. DAVE WOLF, Team Leader Bureau of Land Management P.O. Box 430 Salmon, ID 83467

Dear Mr. Wolf:

I offer the following comments on the Challis Wilderness Planning Amendment Draft E.I.S. for your consideration.

I agree with the no wilderness recommendation for Corral -Horse Basin W.S.A. (46-11). However, I disagree with the wilderness recommendation of Jerry Peak W.S.A. (46-14) and Jerry Peak West W.S.A. (46-14a).

The Draft E.I.S. does not do an adequate job of stating why additional wilderness is needed in this area. Boise is the only "standard metropolitan statistical area", as defined by the Bureau of the Census, within five hours of the W.S.A.'s. However, within five hours of Boise there already exists 20 wilderness areas (3,941,553 acres) and an additional 144 study areas (4,419,707 acres).

It appears that this area already has unusually rich wilderness opportunities to offer the State of Idaho. In order to maintain the multiple-use ethic of our public lands, I propose that each study area be rigorously evaluated to see if other public land users might be able to benefit more from a non-wilderness classification. I believe this is the case with the Jerry Peak and Jerry Peak West W.S.A.'s.

Sincerely,

NORANDA EXPLORATION, INC.

Paul E. Fredericks

Geologist

PEF/sq

IN REPLY REFER TO



United States Department of the Interior

BUREAU OF LAND MANAGEMENT Salmon District Office P.O. Box 430 Salmon, Idaho 83467 (208) 756-2201

May 18, 1982

Greetings:

As I think you are aware the Bureau of Land Management's (BLM) Salmon District has been conducting a wilderness study of four areas south of Challis, Idaho. We have just completed and released a Draft Challis Plan Amendment and Wilderness Environmental Impact Statement for public review and comment.

The comment period lasts until August 2, 1982. A public hearing is scheduled for 7:00 p.m., Wednesday, June 30, 1982, to receive oral and written testimony. The hearing will be held at the Northgate Inn in Challis, Idaho. In order for us to prepare a preliminary list of testifiers, please contact the Salmon District office by June 28, 1982. If you have any further questions about the hearing, please call Dave Wolf, EIS team leader, at (208) 756-2201.

The four Wilderness Study Areas are shown on the attached map. Utilizing existing inventory data and identified significant issues, a team of resource specialists has identified and analyzed impacts which could result if the lands involved were designated by Congress as wilderness and the impacts if Congress decided against a wilderness designation. Also considered are several alternatives which would divide two of the WSAs into areas with some wilderness and some non-wilderness.

preliminary recommendations are:

1) Non-suitable for wilderness
WSA 46-11, Corral-Horse Basin 215 but 1 suffer Read World Read World Read World Read World WSA 46-14, Jerry Peak
WSA 46-14a, Jerry Peak
WSA 46-13, Boulder Creek (WSA 1s being studied with adjacent USFS RARE II Area.) Our preliminary recommendations are:

USFS RARE II Area.)

We had only a limited number of draft EISs printed. If you would like a copy of the completed document please let us know and we will get one to you. John Fran Jonsmeine Dave Well

Salmen

RE Wildenness Study areas

He thoroughly agree with your recommendation that WSA 46-11 is not suitable for wildenness. I trust with the thoroughly agree with your recommendation that wild her for years, a public recreation and like to dive our vehicles in to it to compare the these to any which and that are ling that into on any others and Salmen areas? Please and info on any others

May of all these areas? Thanks

Kint (anthin)

17-1 The BLM's Salmon District has four other WSA's under study: 43-3 Eighteenmile, 45-1 Goldburg, 45-12 Burnt Creek and 47-4 Borah Peak.

U.S. ENVIRONMENTAL PROTECTION AGENCY



1200 SIXTH AVENUE SEATTLE, WASHINGTON 98101

REPLY TO M/S 443

Jerry Goodman Acting District Manager Salmon Dictrict Office Bureau of Land Management P. O. Box 430 Salmon, Idaho 83467

RE: Challis Plan Amendment and Wilderness Study Areas

Dear Mr. Goodman:

The Environmental Protection Agency (EPA) has completed review of the Challis Plan Amendment and Wilderness Draft Environmental Impact Statement. We have no comments at this time and look forward to receiving the Final Environmental Impact Statement.

EPA has rated this EIS LO-1 [LO -- Lack of Objection; 1 -- Sufficient Information]. We appreciate the opportunity to review this report.

Sincerely,

John R. Spencer

Regional Adminstrator

P.O. Box 8787 Moscow, ID 83843 23 July 1982

Dist. Manager, BLM P.O. Box 430 Salmon, ID 83467

CHALLIS WILDERNESS EIS

Dear Sir:

I have read your proposed EIS on Wilderness in and around Challis. You have, with one exception, done a thoughtful job on this EIS and certainly did not deserve the poor, miserable comments reported by the press at the meeting in Challis. Fortunately, the folks in Challis do not have much corner on wisdom and have never been noted for thinking much about future generations.

In any event, the two Jerry Peak WSA's, both of which have amazingly high scenic and wildlife values, received the proper recommendation in the EIS. However, much the same terrain and wildlife concerns are at issue in the Corral-Horse Basin WSA. The role of this area in bighorn restoration is crucial and it deserves the fullest protection possible—that of Wilderness. I hope that you will add this area to the recommendation for the other two areas.

Sincerely,

Dennis Baird

126

District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467 3808 Andrews Road Medford, Oregon 97501 July 26, 1982

Dear Sir:

I would like to take this opportunity to comment on the Draft Challis Wilderness Plan Amendment/EIS. After reviewing the document I support the proposed action which I understand to recommend as suitable for wilderness 46,150 acres of Jerry Peak and 13530 acres of Jerry Peak West. I base my views supporting Wilderness designation on the overall multiple-use benefits of preservation and the specifics of each area's managability and Wilderness characteristics. Designation of Jerry Peak and Jerry Peak West as Wilderness would have little effect on the timber situation as planned in the existing MFP. Roughly 2400 acres would have to be deleted from the timber base as stated in the EIS. This small resource conflict is heavily outweighed by the specific benefits of preservation including the boost to the Chinook Palmon fishery. Additionally, designation would definetly enhance the National Wilderness Preservation System's diversity and keep in tact the primitive routes of travel, through the White Cloud Mountain Country. I urge Wilderness suitable designation for the entire Jerry Peak and Jerry Peak West areas.

> Sincerely, Daw Romeyn Daryl Romeyn

Center, for Decime Control Atlanta, Calling's 30333

(404) 262-6649

July 26, 1982

Mr. Jerry Goodman Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Goodman:

We have reviewed the Draft Challis Wilderness Plan Amendment/Environmental Impact Statement, Salmon District, Idaho. We are responding on behalf of the U.S. Public Health Service.

Implementation of the preferred alternative would not involve losses to the long-term productivity of the environment, and would not adversely impact the health and safety of people in or around the area. Therefore, we have no specific comments regarding the proposed wilderness designation.

Thank you for the opportunity to review this draft statement. Please send us a copy of the final document when it becomes available.

Sincerely yours,

Frank S. Lisella, Ph.D.

Chief, Environmental Affairs Group Environmental Health Services Division Center for Environmental Health BRUCE BOWLER

LAWYER

244 SONNA BUILDING

BOISE, IDAHO 83702

PHONE 343-6072

July 29, 1982

District Manager
Bureau of Land Management
P. O. Box 430
Salmon, Idaho 83467

Re: Draft Challis Plan Amendment and Wilderness Environmental Impact Statement

Dear Sir:

This comment is in support of your recommendations for Jerry Peak, WSA 46-14, and Jerry Peak West, WSA 46-14a, as shown by your Draft Environmental Impact Statement.

These areas have high wildlife values that need the protection of wilderness status administration. I know this from having, in past years, hunted antelope, deer, and sage hens in the vicinity. We can also hope for reestablishment of the historic big horn sheep that used to range in these areas.

The Jerry Peak Wilderness study areas have too high public interest to be used for cattle grazing, and you are commended for recommending their suitability for wilderness status.

Many thanks.

Sincerely yours,

Bruce Bowler

BB/kmk

District moneyer believe Dutwit; Duran House Management Boy 1430 Salmon, State ES467

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· Courd-House Down 57,000 · Boulder creek 3,000 · benny perk 51,000 · benny perk Dut 16,000

During august out september , 1952, I had an appearantly to study the will life resources, this area, that must include their specialise willy more study access and form such activity all suggest that such wint become a go attack of the most liest restrict of my proposed furtionts of strongly only a language of all ones to presence the natural festima of this Escatosta, White (but Fields, Boulder and Pierran pagion with suitible covinges.

To world some 1.750,000 access - or more - in one single park wint.

And went of present time much of this access here desition important natural and winds made lectures including the above within was study areas; Bureau of Land Management.

bet was turn apur this american lank.

Dohn T. Awarron

July 31, 1982

Tildermess Flan Amendment: raft EIS

District Languer BLI, Dalmon District 30x 430 Salmon, Idaho 83467

Dear Sir;

I support your Vilderness recommendation for the Jerry Peak and Jerry Peak West Wilderness Study Areas. In addition to high recreational values, these WSA's have high wildlife values, including habitat for antelope, deer, elk, coyote, golden eagle, and grouse.

It appears to me that these 2 USA's should be a part of the much larger complex eventually designated as Wilderness, including also the White Cloud-Boulder Roadless Area and the strip of Challis Lational Forest between that R.A. and the 2 BLM WSA's. A number of years ago, I spent several days hiking in that area. We started in N. Fork Big Lost River and went down East Pass Creek, climbing Bowrey Peak (just S. of Sheep Mt.), down to Herd Creek, and back up its East Fork. The country was beautiful and little used by hikers. There was heavy cattle use by the creeks in some places, but no other apparent human impacts. It certainly appeared to qualify as Wilderness. If you haven't already done so, I suggest you coordinate with the Forest Service on the possibility of one large Wilderness recommendation.

You heard a lot of old anti-wilderness arguments at the Challis public hearing apparently. I hope you're not weighting local opinion any hearier than distant opinion, since the public lands belong to all of us.

Some argue that many wilderness areas are "underused". It's true that some are little used by humans directly, such as for recreation. This isn't highly relewant, as use has been on the increase and is expected to be. Also, we preserve wilderness for other reasons than just recreational potential; for example, also for habitat pretection reasons.

thers argue that giving an area a wilderness designation attracts more recreational use and leads to increased degradation. Again, partly true in some cases; however, it seems to be increased publicity over an area that increases the use in many cases, and not a Wildermoss designation. And of course, the way to try and minimize human impact on our remaining wildlands is not by reducing them in extent, which a failure to designate as Wilderness will tend to lead to.

Cincerely, Jerry Jayne 1568 Lola St.

Idaho Palls, Idaho

83402

cc: Challis ...tional lorest Sawtooth Mational Torest



United States Department of the Interior

NATIONAL PARK SERVICE

Pacific Northwest Region Westin Building, Room 1920 2001 Sixth Avenue Seattle, Washington 98121

IN REPLY REFER TO:

1202-03 DES 82/22 (PNR-RE)

July 28, 1982

Memorandum

To:

Acting District Manager, Salmon District, Bureau of Land Management

From:

Associate Regional Director, Recreation Resources and Professional

Services

Subject:

Draft Challis Plan Amendment and Wilderness Environmental Impact

Statement

We have received and reviewed the Draft Challis Plan Amendment and Wilderness Environmental Impact Statement and have the following comments:

There is no disagreement with the Plan Amendment or the EIS. The decisions reached and the reasons for the decisions appear reasonable. Wilderness designation would also protect recreation and cultural resources.

A common technique used to assess alternatives involves comparing them point by point. The material on pages 10 through 19 could be compared in this way. (Pages 10, 11, 14, 15, 18, and 19 are blank; we lack whatever information was presented on those pages.) When the final EIS is printed, those pages should be included. If the omission occurred on all copies of the DES distributed, and significant material was excluded, it should be circulated to all who received the draft EIS.

Richard L. Winters

2420 Sunset Boise, Idaho 83702 August 2, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Goodman:

Thank you for the opportunity to comment on the Draft Challis Plan Amendment and Wilderness EIS. I support the BLM proposal to recommend for Wilderness Jerry Peak and Jerry Peak West (Units 46-14 and 46-14A). Wilderness designation will protect the recreational, wildlife, wilderness, watershed and other values of the area and enhance water quality and fisheries in the East Fork of the Salmon River and its tributaries. I am glad to see that this can be done with no adverse impact on grazing, minerals, or other uses.

I would like you to reconsider your decision not to designate at least part of Unit 46-11, Corral-Horse Basin, as Wilderness. Wilderness designation would protect wildlife and recreation values, as well as enhancing water quality and fisheries. I believe that the unit does offer outstanding opportunities for solitude, especially in the

timbered eastern portion.

Please keep me informed of your final decision regarding Wilderness designation for these areas.

Sincerely

Michael W. Baldwin

120 West Main St. Boise, Idaho 83702 August 2, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Goodman:

I would like to congratulate you for a good job on the Draft Challis Plan Amendment and Wilderness EIS. I support the BLM proposal to recommend for Wilderness Jerry Peak and Jerry Peak West (Units 46-14 and 46-14A). Wilderness designation will protect the recreational, wildlife, wilderness, and watershed values of the area, and enhance water quality and fisheries in the East Fork of the Salmon River and its tributaries. I am very pleased that this can be done with no adverse impact on grazing, minerals, or other uses.

I would like you to reconsider your decision not to designate at least part of Unit 46-11, Corral-Horse Basin, as Wilderness. Wilderness designation would protect wildlife and recreation values, as well

Jackson

as enhancing water quality and fisheries.

Thank you for this opportunity to comment.

120 West Main St. Boise, Idaho 83702 August 2, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

Dear Mr. Goodman:

Thank you for the opportunity to comment on the Draft Challis Plan Amendment and Wilderness EIS. I support the BLM proposal to recommend for Wilderness Jerry Peak and Jerry Peak West (Units 46-14 and 46-14A). Wilderness designation will protect the recreational, wildlife, wilderness, and watershed values of the area and enhance water quality and fisheries in the East Fork of the Salmon River and its tributaries. I am very pleased that this can be done with no adverse impact on grazing, minerals, or other uses.

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Sincerely,

John Lamborr

605 Logan Boise, Idaho 83702 August 2, 1982

Mr. Jerry Goodman, Acting District Manager Bureau of Land Management Box 430 Salmon, Idaho 83467

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timbered eastern portion.

Sincerely,

Morgah Persons

George Wuerthner
Box 7192
Missoula. Mt. 59807

BLM
Salmon District Office
Salmon, Ida.

Oct. 16, 1982

Dear BLM:

I hope you will include my comments in the public record regarding wilderness suitability for the Challis Plan. I know the deadline for comment is over, but I was working in Alaska for the summer and unaware that you were soliciting comments.

I have reviewed the Draft EIS on the areas and agree with the BLM proposals. I.e. no wilderness for the Corral-Horse Basin area and wilderness designation for Jerry Peak, Jerry Peak West and Boulder Creek.

I used to live along the East Fork of the Big Lost River and frequently hiked, skiled and camped in the Jerry Peak areas. These canyons and ridges offer solitude and beauty both. Range improvements blend with the landscape and do not detract from the feelings of wildness.

These areas of sage covered slopes and tree covered north slopes and canyons would make a fine contribution to the diversity aspect of the Wilderne's Preservation System.

As pointed out in the EIS, grazing is permitted within wilderness and should not be adversely affected. One of the fond memories I have of autumn is the local cowboys riding up the draws and valleys look ng for stray cattle in this region. Obviously, cattle can still be managed without use of motor vehicles.

Finally, the proximity of other F.S. roadless areas makes these areas important for their island refuge affect. I.e. the ability of habitat to support populations of any species is directly proportional to the volume of habitat available. Thus species which need wilderness habitat would benefit significantly from a larger area of protected habitat than a smaller area.

Wuerthner Page 2

I hope you will consider my comments. Basically, I feel the BLM did a good job on its evaluation and I support their proposed action which would designate wilderness status for 46-13, 46-14, 46-14a. Please keep me informed of your final decisions.

Sincerely:

George Wuerthper



U.S. Department of Transportation

Federal Aviation Administration Northwest Mountain Region Correct pand Montana Gregori Litar Warrington Warring 17900 Pacific Highwoll South 0,68968 Sharre Washington Sesses

Mr. Kenneth Walker District Manager Bureau of Land Management P.O. Box 430 Salmon, Idaho 83467

Dear Mr. Walker:

We have reviewed your draft Environmental Impact Statements on the Big Lost/Pahsimero Wilderness and the Challis Wilderness Plan Amendment and do not foresee any impact on aviation or its activities.

Thank you for the opportunity to review your proposed actions.

Sincerely.

Policy & Planning Officer

There is no specific prohibition of overflight of wilderness by aircraft. Low-flying aircraft cause disturbance of the solitude of an area. Except in bona fide emergencies, search and rescue efforts and essential military missions such as training flights, low flight would be discouraged. Where low overflight is a problem, or expected to become a problem, wilderness management plans will provide for liaison with proper military authorities (including the Idaho Air National Guard), the Federal Aviation Administration, and pilots in the general area in an effort to reduce low flight, if at all possible.



IDAHO AIR NATIONAL GUARD

124TH TACTICAL RECONNAISSANCE GROUP BOISE AIR TERMINAL (GOWEN FIELD) P. O. BOX 45, BOISE, IDAHO 83707

Bureau of Land Management Challis/EIS

18 June 1985

District Manager

- 1. Of the four Wilderness Study Areas (WSA's), WSA 46-11 and 46-14 underline segments of two military training routes (MTR's) designated IR 302 and IR 301/307. Both MTR's have vertical limits of 100 feet above ground level (AGL) to approximately 6,500 foot AGL and aircraft are authorized ground speeds in excess of 540 knots. These MTR's are scheduled by the 124TRG/DO (124 Tactical Reconnaissance Group) Boise, ID. They are used by numerous Air Force, Navy, Marine, National Guard and Reserve Units. Last year 1368 missions were conducted in IR 302 which overflys the southern half of WSA46-14. 425 missions were conducted last year in IR 301/307 which overflys the northern boundary of WSA 46-11. These MTR's were established in 1979 and have experienced a continual increase in missions flown.
- 2. When MTR's are established, noise sensitive areas and low altitude civil activity are considered and avoided to the maximum possible extent. For these reasons many remote and sparsely populated areas administered by National Park Service, U.S. Fish and Wildlife Service, Bureau of Land Management and or U.S. Forest Service become optimum low altitude flight training areas. Department of Defense (DOD) policy as stated in a circular from the Federal Aviation Administration (AC No 91-36A) specifically advises, "military aircraft may at times overfly areas managed by the Department of the Interior at altitudes lower than the recommended 2,000 foot minimum, but in compliance with the minimum safe altitudes prescribed in FAR 91-79. Such deviations will occur only when essential to the mission being conducted." Use of this airspace down to the minimum published altitude and at maximum ground speeds is essential in accomplishment of our tactical flight training mission and is in compliance with FAR 91-79 and DOD policy.
- 3. Therefore, the 124TRG strongly objects to the proposed establishment of Wilderness Areas 46-11, 46-13, 46-14 and 46-14a because of the direct conflict of the tactical flight training mission and the wilderness characteristic of solitude. We cannot subject our current airspace to possible reduction because of noise complaints generated by military aircraft performing their mission over conservationists and recreationalists located in the proposed wilderness areas. Although WSA's 46-13 and 46-14a are not currently within an established 124TRG MTR, we periodically restructure the MTR's to enhance aircrew training. If IR 302 were moved 10 nautical miles (NM) north or IR 301/307 10 NM south the aforementioned conflict would exist.

ROBERT R. CORBELL FII, Col., IDANG

Group Commander

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RECORD OF PUBLIC HEARING

CHALLIS WILDERNESS STUDY

AREAS SUITABILITY

June 30, 1982

and

Written Testimony
Included as Part of the
Hearing Record

I certify that the following is a true and accurate transcript of the public hearing held June 30, 1982 at the Northgate Inn, Challis, Idaho.

Aug. 8, 1982

Date

8/31/82

I certify that the hearing record contains all written comments received during the draft EIS review period which requested inclusion in the record or which were received in addition to verbal testimony.

Jerry Goodman, Acting District Manager

8-6-82 Date

CHALLIS WILDERNESS EIS HEARING TRANSCRIPT

I would like to welcome you to the Challis Public hearing on behalf of the United States Department of Interior, Bureau of Land Management. I am Joe Zimmer, District Manager for the BLM in Boise, and I have been designated by the Idaho State Director to chair this meeting-this hearing. The members of this panel representing the Bureau of Land Management are Jerry Goodman, acting Salmon District Manager; Don Smith, Challis Area Manager; and Dave Wolf, on my right here, the Wilderness Coordinator.

The purpose of this meeting: Pursuant to the Wilderness Act of 1964, the purpose of this hearing is to obtain public comment and suggestions concerning the suitability or non-suitability of the four Wilderness Study Areas discussed in the Challis Draft Wilderness Plan Amendment Environmental Impact Statement. The Wilderness Study Areas involved are in the Challis Resource Area, and include Corral-Horse Basin, Boulder Creek, Jerry Peak, and Jerry Peak West.

I'll just go through the procedures: There are essentially two ways available to provide the comments concerning this Draft Environmental Statement. You may offer verbal comment tonight which will be recorded verbatum and transcribed or you can respond in writing to the District Manager at Box 430, Salmon, Idaho. If you have a written statement you are not required to make an oral statement here tonight. It is important to understand that all comments are treated equally, whether verbal or written. I encourage you to take advantage of either method to make your comments.

Only one person may speak at a time and no one will be recognized to speak other than the parties presenting their statements.

It would be helpful to the recorder if we could obtain any written copies or prepared statements that you are going to deliver. If you have an extra copy, would you please present it to the recorder just prior to your presentation.

Comments received tonight plus all the written statements from those unable to attend or from those wishing to supplement their oral presentations will be considered. All written statements are to be submitted to the District Manager, Salmon District Office, by August 2 at the close of business. Written statements must indicate that comments are intended for this hearing record.

Anyone who desires a personal copy of the transcript should make his or her personal arrangement with the recorder. There will be copies of the transcript available for public inspection by August 6, at the Salmon District Office.

There is a ten minute time limitation for each presentation and that will apply even though you represent more than one party. If you wish to give supplemental statements and don't have the time in your oral presentation, you can submit them later in the written form. If later in the evening after all the persons who have requested to speak have finished and if time is available I will consider requests for supplementary oral statements. I will also limit these presentations to ten minutes each per person.

There will be no interrogation of the speakers nor will the speakers be placed

under oath. However, the panel members are permitted to ask questions for clarification.

I will first call on those who have preregistered and then on those who have registered tonight at the door. When you come to the podium, which is right in front of me here, will you please give your name and who you represent. If you wish to submit additional written testimony, you should hand it to the recorder and she will mark it as an exhibit. We will notify you when you have one minute remaining of your ten minutes so you can begin to summarize at that point, if you wish to.

If you wish to present oral testimony you must have registered at the door or submitted a prior request. I will have a ten minute break at the end of each hour if it goes that long.

One final announcement, this is a public meeting and state law prohibits smoking in a public meeting, and I suggest you honor that.

Our first speaker then is Fred Brinkman. Is Fred here?

Pardon me?

Yes, I'm here.

Gentlemen, I would like to speak to the Wilderness Study Areas 46-11. Corral-Horse Basin; and 46-14, Jerry Peak. As we first mentioned, my name is Fred Brinkman, I am with Ronan Incorporated out of Billings, Montana. I also represent it's partners, Sante Fe Minerals, Dallas, Texas, and Murphy Minerals

of Roswell, New Mexico and we would like to submit the following comments concerning the subject Wilderness Study Areas.

Prior to 1981, oil and gas exploration in or near the subject's lands had been very limited. During 1981, Ronan Inc. began an intensive evaluation program to evaluate the area for the potential of oil and gas. This evaluation included siesmic work, gravity evaluation, and geological field studies. The gravity work included 60 miles of vibroeseis siesmic and it was also completed in adjacent areas next to the Wilderness Study Areas. In addition, over 250 miles of gravity evaluation was completed throughout the entire adjacent subject area and with geological field work various samples were collected and analyzed. Then in March of this year, 1982, the three preliminary evaluation methods were combined into a final report. The findings of this evaluation program indicate that conditions are prevalent for the possible accumulation of hydrocarbons in the area.

At this time our companies feel it is urgent and necessary that the Bureau of Land Management take into account the known possible accumulation of hydrocarbons in the subject study areas.

Therefore, referring to the Federal Register dated Wednesday Feb. 3, 1982, and specifically to page 5108 and 5109, Standard No. 1 Energy and Minerals.

Resource values so states: that the Dept. of Interior and the BLM are mandated by the President and the Congress that all Bureau programs be geared toward meeting the national goal of decreasing reliance on fortegn production through increased domestic energy production.

Since the energy and minerals resource values and potentials are to be

areas through the use of the BLM established geology, energy, mineral assessment procedure it is requested by Ronan Inc. that the mineral resource specialist be informed as to potential for oil and gas in the subject area.

In conclusion Ronan Inc., Sante Fe Minerals, and Murphy Minerals have completed an intensive preliminary evaluation for oil and gas potential in parts of Custer and Butte Counties. This evaluation includes the two wilderness study areas in the subject caption and adjacent areas. Due to the positive nature of our intitial findings for possible accumulation of hydrocarbons we recommend that the above mentioned wilderness study areas be designated as non-wilderness. On behalf of Ronan Inc., Sante Fe Minerals, Murphy Minerals, I wish to thank you for the opportunity to be able to come and testify. Thank you very much. (written statement submitted)

Are there any questions by the panel for varification?

Jerry Goodman-Mr. Brinkman, do your comments, they only refer to 46-14 and 46-11.

Correct.

Thank you. The next speaker Mike Mogenson, I don't see Mike here. It anyone speaking for Mike?

Uh, yes, Mike called me just a while ago and said he couldn't make it and that they would have written testimony to the BLM the fact that they did not want any BLM wilderness for the ICA, Idaho Cattlemen's Association.

Could you tell me your name please?

Garth Chivers, Director of the Idaho Cattlemen's in Challis.

My name's Gary Ingram, I'm a rancher, uh I'm also authorized to speak for the Idaho Farm Bureau Federation, and Custer County Farm Bureau Fed-or-Custer County Farm Bureau. Uh, we oppose more wilderness in Idaho, we feel that there's more than enough wilderness, uh, we feel that there should be more multiple-use management of our Federal lands. A wilderness designation of Jerry Peak and Jerry Peak West would be in direct conflict with the Challis Forest Pioneer Mountains land use plan it classifies areas of the same peak drainages as non-wilderness multiple-use. Uh, in going through this document I disagree with some of the comments on page 47. They say that existing range improvements tend to be small scale, blending into the natural landscape there is more than 3 miles of fence in Herd Creek and numerous water developments, there is almost 4 miles of fence on Road Creek. I feel that these do not blend into the natural landscape and the extent of these are not small scale. I guess no one knows what the date of the final action is, but uh, this document will lead you to believe that all new improvements will be constructed prior to final action, but I have been told by BLM that uh, range improvements will be done as their funding becomes available. The BLM is very slow in their funding, so I suggest in your final draft you need to mention that range improvements may be constructed after final action. Uh, in reading this document I feel that it is biased, uh, on page 50 under the horse heading it states that existing herd management plans would continue for the horse herd-If-this is under the non-wilderness designation-if the horse management plan is not followed and the herd is allowed to increase unchecked as in the mid 1970's horse overgrazing could significantly alter the area vegetation composition and natural aspect. While under the wildhorses on page 51 as the

wilderness designation it states that existing herd management plans would continue. I assume that these herd management plans are the same, but under the wilderness designation it says that horse overgrazing would avoided. So in one place it says—and this is following the same plan—that overgrazing would be avoided and in another part it says that overgrazing could significantly alter the areas vegetation and they're suppose to be following the same plan. So we feel that, that uh, 7% of the State of Idaho is in Wilderness already and that we don't need or want any more wilderness.

Any questions from the panel?

Referring to horses Gary, are you just referring to 46-11 and 14?

Let's see, that would be the Road Creek part of it. Yea.

Thank you Gary. Is there anyone else who would like to be heard from tonight? Anybody else who would like to testify?

I'm Garth Chivers, rancher from Challis. I represent the Idaho Cattlemen's, Tri-County Cattlemen, and the Soil Conservation District here in Challis. Uh, We had a meeting, oh, last year at one time, on what local comment was on Wilderness for the Bureau of Land Management. We was divided up into groups of 5 or 6, was it Don? When uh, one BLM man headed it all, and when we got through one of the first criteria that we all agreed on was there was no more wilderness in Idaho, now that was the very first thing on every group. I say this, when those comments came back to us from the Bureau of Land Management that wasn't the statement at all. We got something far fetched from what we had timed at that meeting and there's several people here that was there that can testify to that fact. I say lets get these things down to the grass roots

of management like we been planning on doing here all the time. Lets get the local range con., uh, ranchers out here to manage these things. Lets don't leave it up to everybody else to tell us how to operate these things. We do the best we-better than what anybody else do. We don't need to have them, we always include everybody else anyway to, to an extreme, so we need to do this stuff down on a local level. I'm-I'm sure that uh, those three organizations will back me up 100% on no more wilderness in Idaho, and that's what everybody agrees on. Thank you.

Thank you Garth. Is there anyone else who would like to testify?

I'm Calvin Helm, a rancher here in Challis, and I guess I'm not representing anybody but myself, but personally I don't want no more wilderness anywhere. My feeling that somebody can go somewhere an' make a living an' the way it is today where they need to should be open so they can. That's about all I have to say.

Would you repeat your name.

Could we have your name again please, sir?

Calvin Helm, Challis.

Thank you. Is there anyone else?

Yea well, I would like to ask a few questions if I may. Uh, my name is Tom Chivers, a local rancher in Challis. A few years ago, Tri-County Cattlemen's hired a lawyer, by the name o' O'Rearden and we uh, did a lot of sh, asking around the old timers and uh a lot of people that new this area that we're talking about, Jerry Peak Eas-ur Jerry Peak and Jerry Peak West, and we got

a lot of comments from people why these areas should not be included in wilderness, and they were submitted to the BLM and I've never yet seen any answers to or any word that those things have been considered. Now these are people that are really familiar with the area and have lived on it for the last oh, 60, 70 years, some of these people are even up in their 80's that answered-that made these statements and uh, I uh, I myself don't have a copy of them but there should be somewhere in our lawyers office or the BLM office, that stated them, I'm sure the BLM ought to be considered exactly what was said in those briefs and uh, I felt when I read that Horse Basin and Corral Basin were decided to be not-suitable that maybe they had paid attention to what we said, but I not so sure. Thank you.

Thank you Tom. Is there anyone else who would like to testify this evening?

I would. Ben Howard, Challis. I don't run my cattle right up there, but I run pretty close to that country and I've done a lot of hunting in that immediate area we're talking about and uh, I see Will's cattle in there all the time and it's one of the best cattle ranges I've been on in this whole area, far as I'm concerned. I can't see why should take the best cattle range that we got and make us run rocks down in this country an' take the best cattle range an' put it into another park. We got parks running out our ears everywhere. I like to do a lot of packing in the back country an' I know more about the back country probably than anybody in this room an' uh, you people want more country but you don't even use what you got. Uh, for instance last year I packed the other side of the Middle Fork 15 miles on the other side of the Middle Fork and I went in from this side an' I went on the 15 day of October, which should have a lot of people in the woods at that time. You

know how many people I seen in 5 days? I traveled somethin' like // miles. Seen 5 different people, and they belonged to an outfitter down there at Lynn Creek. So you people ain't usin' the country you got. And why you want to tie up more of this country I don't understand it. I packed up in the Selway, the same way up there, travel, travel for days and days, maybe see a couple hippies with a pack on their back. I, I don't get what's all goin' on, 's all I got to say.

Thank you. Is there anyone else who would like to testify?

I'm Betty Baker a ranchers wife, on the East Fork Salmon River. I wasn't going to say anything tonight, but after uh reading this I, I uh, well completely disagree with what it says in here that their uh, the evidence of man is minimal in these areas, especially in Jerry Peak West, and well all four of them really, because the Bakers have been on the East Fork for-since 1880's. Practically everyone of those canyons that drain into the Last Lork, which this-have evidence of man in them and Herd Creek for sure. Dicks great-uncle herded sheep in there and cattle in there all summer and all winter and there's dugouts and cabins and uh different uh-there's evidence of man and I'm quite sure they didn't look to hard to find them when they said they were minimal. I, I throughly disagree with that sentence. Another thing I can't understand where the wilderness characteristics come from when so much of the land borders a major gravel road or some of it borders our ranch along the East Fork or borders Dick's brother's ranch along the East Fork. 'Bout any part of that uh, Jerry Peak West you can look down on the East Lork and see us mowing hay or see his brother mowing hay. I can't understand where they got that it was wilderness characteristics there because that is wrong.

As far as Horse and Corral Basin, especially Corral Basin, I think you could see someone coming for miles if you wanted to look and numerous accesses in there. I can't see where that would be what they would want, would be solitude. I can't see that being classified as solitude, and I just think that we have enough wilderness in Idaho and I think we've had enough hassel here in the Challis area to do us all a lifetime and then some. I don't think we need any more of this and so I think, as I probably-Don has heard me say before, leave the area as it is because any time you tack wilderness to anything you draw people like bees to honey and if you don't think that people destroy the resource you want to go up in the Boulder/White Cloud area this summer, in the first part of September and see what the people have done to that area. We hadn't been up there for about 8 or 10 years and we went last year, four or five days. Well the trails, the dust was six-four to six inches deep and most of the campsites, the tourists they holler about laying their sleeping bays down in cow manure, well if you laid your sleeping bag down you would have been laying it down in 2, or 3, or 4 inches of dust and if that's what wilderness is all about is letting the people destroy the resource which they are doing in the Boulder/White Cloud, I uh, I don't think we need any more wilderness. Thank you.

Thank you Betty.

Is there anyone else who would like to testify?

As a reminder then, all written statements (which) should be included as part of this hearing record must be received by the Salmon District Manager. by the close of business on August 2. I would like to thank you for coming and for your input and attention. This meeting is now officially adjourned.

1242 NORTH 28TH STREET
BILLINGS. MONTANA 59101

P.O BOX 1354 59103

June 30, 1982

RE: Wilderness Study Areas #46-11 Corral-Horse Banin #46-14 Jerry Peak

Gentlemen:

Ronan, Inc., an oil and gas company located in Billings, Montana, and its partners, Santa Fe Minerals of Dallas, Texas, and Murphy Minerals of Roswell, New Mexico, would like to submit the following comments concerning the subject Wilderness Study areas.

Prior to 1981, oil and gas exploration in or near the subject lands had been very limited. During 1981 Ronan, Inc. began an intensive evaluation program to evaluate the area for the potential of oil and gas. This evaluation included seismic work, gravity evaluation, and geological field study work. The gravity work included 60 miles of Vibroeseis seismic in various parts adjacent to the subject areas. In addition, over 250 miles of gravity evaluation was completed throughout the entire adjacent subject area, and with geological field work, various samples were collected and analyzed. In March of 1982, the three preliminary evaluation methods were combined in a final report. The findings of this evaluation program indicate that conditions were prevalent for the possible accumulations of hydrocarbons in the area.

At this time, our companies feel it is urgent and necessary that the Bureau of Land Management take into account the known possible accumulation of hydrocarbons in the subject Wilderness Study areas.

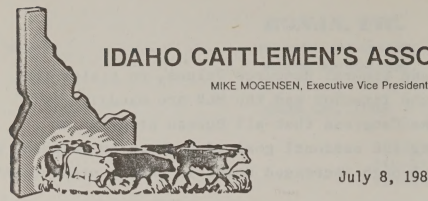
Therefore, referring to the Federal Register dated Wednesday, February 3, 1982, and specifically to page 5,108 and 5,109,

June 30, 1982 Page 2

Standard #1 Energy and Mineral Resource Values, no states that "the Department of the Interior and the BLM are mandated by the President and the Congress that all Bureau programs be geared toward meeting the national goal of decreasing reliance on Foreign production through increased domestic energy production".

Since the energy and mineral resource values and potentials are to be identified by the BLM Mineral Resource Specialist for the Wilderness Study areas through the use of the BLM established Geology-Energy-Mineral Assessment Procedure, it is requested by Ronan, Inc., that the Mineral Resource Specialist be informed as to the potential for oil and gas in the subject areas.

In conclusion, Ronan, Inc., Santa Fe Minerals, and Murphy Minerals have completed an intensive preliminary evaluation for oil and gas potential in parts of Custer and Butte Counties. This evaluation includes the two Wilderness Study areas in the subject captioned and adjacent areas. Due to the positive nature of our initial findings for possible accumulation of hydrocarbons, we recommend that the above mentioned Wilderness Study areas be designated as "Non-Wilderness".



IDAHO CATTLEMEN'S ASSOCIATION

OFFICERS PRESIDENT

David Bivens

Pavette. VICE PRESIDENTS

Tom Prescott Blair Fisher

Jerome Revburg

July 8, 1982

Mr. Dave Wolf - Team Leader Bureau of Land Management P.O. Box 430 Salmon, ID 83467

Dear Dave:

On behalf of the Idaho Cattlemen's Association and Idaho Public Land Users we submit the following comments relative to the draft Challis BLM Wilderness Plan Amendment - Environmental Impact Statement.

The policy of the Idaho Cattlemen's Association and Public Land Users for the past several years has been opposition to establishing any BLM Wilderness Study Areas or Wilderness Areas in Idaho. Through this policy we support the proposed action recommending WSA unit 47-11. Corall - Horse Basin, 48,500 acres as non suitable for wilderness. On the other, hand we strongly oppose the action classifying 46-14. Jerry Peak, 46,150 acres; and unit 46-14A Jerry Peak West, 15,530 acres as suitable for BLM wilderness designation.

As you may know, the Idaho Cattlemen's Association and Tri-County Cattlemen's Association have jointly appealed these wilderness study areas during the past two years. Our opposition remains firm and we will strongly oppose any wilderness designation in the Challis BLM area. Comments forwarded in our previous statements and appeals have shown historic multiple use of Jerry Peak and Jerry Peak West for livestock

grazing, recreation and other uses.

It would be a grave mistake to designate these units as suftable for wilderness designation. Idaho currently has the largest amount of wilderness area in any of the lower 48 continguous states. We have our share of the national wilderness system and we can ill afford anymore. Previous comments on these WSAs show roads, fences, and other developments proving that man has used these areas for food and fiber production and recreation for many years. We strongly oppose designation of any wilderness in these ares which have been historically used for multiple use.

We strongly encourage the BLM to change their recommendation showing Jerry Peak and Jerry Peak West as non suitable for wilderness. to match the recommendation on Coral Horse Basin. We offer our total assistance to you in achieving a final decision of no wilderness in the

Challis area.

The cattle industry is the largest in Idaho, generating 625 million dollar gross taxable revenue in 1981. The cattle industry is the foundation of the economy in Custer, Lemhi and surrounding counties. Local businesses depend upon the industry for jobs and financial support. For these reasons the cattlemen in the affected area deserve a voice in this final decision.

Garth Chivers, Challis, a director of the Idaho Cattlemen's Association testified at the Challis hearing on this document stating our opposition to any proposed wilderness in Challis. These written comments are submitted in addition to Mr. Chivers' comments.

Please let us know if we can provide further assistance to you on

this issue.

Respectfully Submitted,

Mike Mogensen

Executive Vice President

MM/1kc

Challis, Idaho H/C 63 Fox 1771 July 15, 1982

Mr. Dave Wolf - Team Leader Bureau of Land Management P.O. Box 430 Salmon, Idaho 83467

Dear Lave;

I wish to express my opposition to establishing any PLM Wilderness Study Areas or Wilderness Areas in Idaho.

I Support the proposed action recommending WSA unit 47-11 Corall-Horse Basin, 48,500 acres non suitable for wilderness and oppose very strongly the action classifying 46-14, Jerry Peak, 46,150 acress and unit 46-14A Jerry Peak West, 15,530 acres recommended by PLM suitable for wilderness designation.

Historicaly Jerry Peak and Jerry Peak West has had multiple use for livestock grazing, recreation and other uses and it should remain that way.

It would be a mistake to designate these units as suithle for wilderness. Idaho currently has the largest amount of wild erness area in any of the lower 48 states. We have our share of the national wilderness system and we can not afford anymore.

Previous comments on these WSA's show roads, fences, and other developments proving that man has used these areas for food, fiber and other developments as well as recreation for many years and it should be allowed to continue.

I strongly encourage the BLM to change their recommendation showing Jerry Peak and Jerry Peak West as non suitable for wild-erness, to match the recommendation on Corall Horse Pasin. Please NO MORE WILDERNESS IN THE CHALLIS AREA.

Yours truly,

anth Chivers

GLOSSARY

Cherrystemmed Road: A dead-end road which penetrates a WSA. Lands on both sides of the road are included in the WSA but the road itself is not.

Commercial Forest Land: Forest land that is capable of yielding at least 20 cubic feet of wood per acre per year of commercial coniferous tree species.

Crucial Winter Range: that habitat which is absolutely basic to maintaining a viable wildlife population.

Eutrophication: The process by which shallow bodies of water become rich in dissolved nutrients but seasonally deficient in oxygen.

FLPMA: The Federal Land Policy and Management Act of 1976. FLPMA provides guidelines for the administration, management, protection, development, and enhancement of the public lands administered by the Bureau of Land Management.

Interim Management Policy (IMP): BLM guidance which details how WSAs will be managed and what activities are allowable prior to Congress's final wilderness decision.

Management Framework Plan (MFP): The Bureau's basic planning decision document prior to the adoption of a new planning process in 1979.

 $\underline{\text{MBF}}$: The abbreviation used by foresters to indicate a volume of one thousand board feet of timber. A board foot on timber is a piece of woody material with the dimension of 12" x 12" x 1".

MFP Amendment: An amendment to a Management Framework Plan is initiated by the need to consider monitoring and evaluation findings, new data, new or revised policy, a change in circumstances, or an applicant's proposed action which may result in a significant change in a portion of the approved plan.

MMBF: The abbreviation used by foresters to indicate a volume of one million board feet.

Multiple Use: "... the management of the public lands and their various resource values so that they are utilized in the combination that will best meet the present and future needs of the American people; making the most judicious use of the land for some or all of these resources or related services over areas large enough to provide sufficient latitude for periodic adjustments in use to conform to changing needs and conditions; the use of some lands for less than all of the resources; a combination of balanced and diverse resource uses that take into account the long term needs but not limited to recreation, range, timber, minerals, watershed, wildlife and fish, and natural scenic, scientific and historical

values; and harmonious and coordinated management of the various resources without permanent impairment of the productivity of the land and the quality of the environment with consideration being given to the relative values of the resources and not necessarily to the combination of uses that will give the greatest economic return or the greatest unit output. (From Section 103, FLPMA.)

Naturalness: Refers to an area which "generally appears to have been affected primarily by the forces of nature, with the imprint of man's work substantially unnoticeable." (From Section 2(c), Wilderness Act.)

Outstanding: 1. Standing out among others of its kind; conspicuous; prominent. 2. Superior to others of its kind; distinguished; excellent.

Planning Area: The area for which management framework plans are prepared and maintained. In most instances, it is the same as the resource area, which is a geographic portion of a BLM district, under supervision of an area manager.

Post-FLPMA Leases: Leases issued after October 21, 1976, the date of passage of the Federal Land Policy and Management Act.

Preliminary Wilderness Recommendations: Refers to a wilderness recommendation at any stage prior to the time when the Secretary of the Interior reports his recommendation to the President. Until the Secretary acts, the recommendation is "preliminary" because it is subject to change during administrative review.

Primitive and Unconfined Recreation: Nonmotorized and nondeveloped types of outdoor recreational activities.

Solitude: 1. The state of being alone or remote from habitations; isolation. 2. A lonely, unfrequented, or secluded place.

Substantially Unnoticeable: Refers to something that either is so insignificant as to be only a very minor feature of the overall area or is not distinctly recognizable by the visitor as being man-made or man-caused, because of age, weathering, or biological change.

<u>Suitability</u>: As used in the Federal Land Policy and Management Act, refers to a recommendation by the Secretary of the Interior that certain federal lands satisfy the definition of wilderness in the Wilderness Act and have been found appropriate for designation as wilderness on the basis of an analysis of the existing and potential uses of the land.

Vehicle Way: A travel route maintained solely by the passage of vehicles.

Wilderness: The definition contained in Section 2(c) of the Wilderness Act of 1964.

<u>Wilderness Area:</u> An area formally designated by Act of Congress as part of the National Wilderness Preservation System.

Wilderness Inventory: An evaluation of the public lands in the form of a written description and map showing those lands that meet the wilderness criteria as established under Section 603(a) of FLPMA and Section 2(c) of the Wilderness Act, which are referred to as Wilderness Study Areas (WSAs).

<u>Wilderness Management</u>: The management of human use and influence on lands which have been designated by Congress as wilderness area.

<u>Wilderness Recommendation</u>: A recommendation by the Bureau of Land Management, the Secretary of the Interior, or the President, with respect to an area's suitability or nonsuitability for preservation as wilderness.

<u>Wilderness Reporting:</u> The process of preparing the reports containing wilderness recommendations on wilderness study areas and transmitting those reports to the Secretary of the Interior, the President, and Congress.

Wilderness Review: The term used to cover the wilderness inventory, study, and reporting phases of the wilderness program of the Bureau of Land Management.

<u>Wilderness Study</u>: The process which specifies how each wilderness study area must be studied through the BLM planning system, analyzing all resources, values and uses within the WSA to determine whether the area will be recommended as suitable or nonsuitable for wilderness designation.

Wilderness Study Area (WSA): A roadless area or island that has been inventoried and found to have wilderness characteristics as described in Section 603 of FLPMA and Section 2(c) of the Wilderness Act of 1964.

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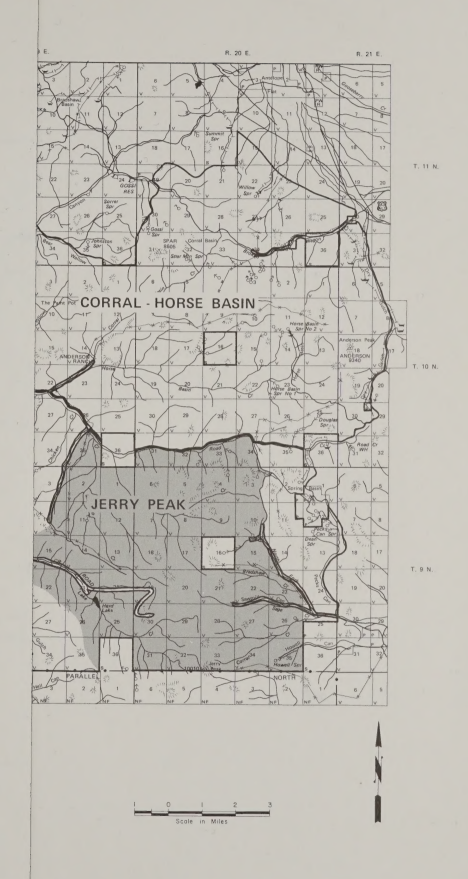
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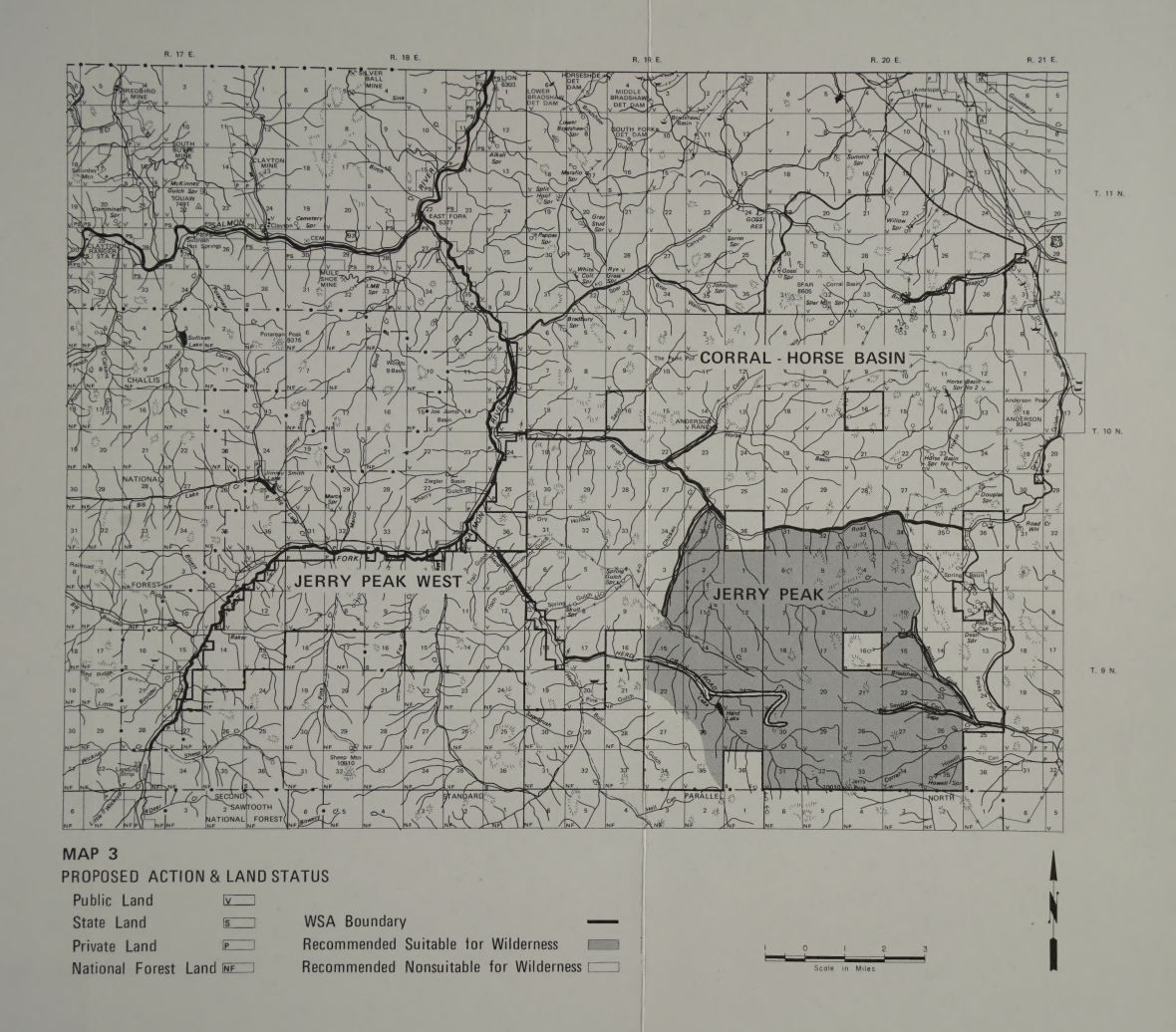
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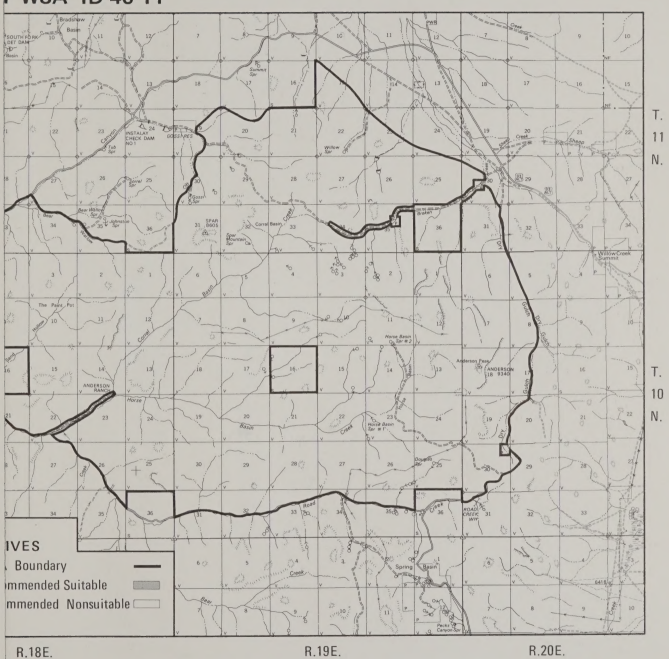
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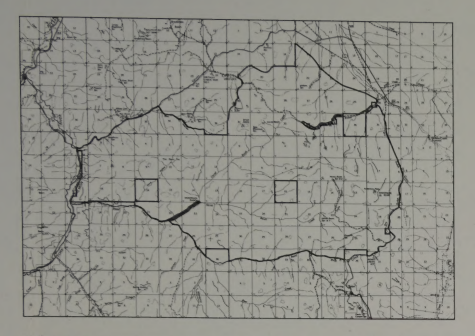




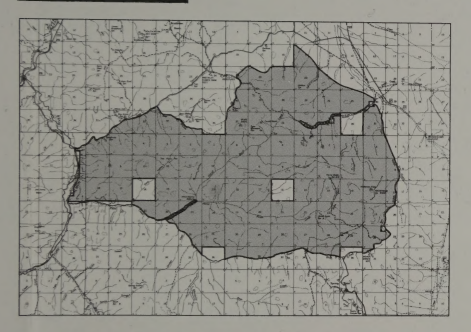
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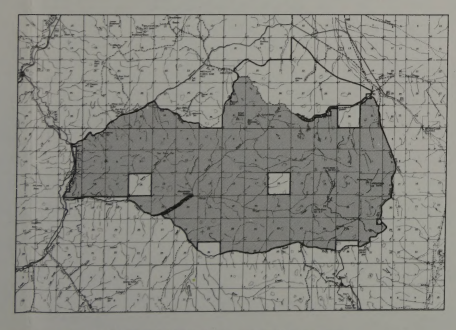




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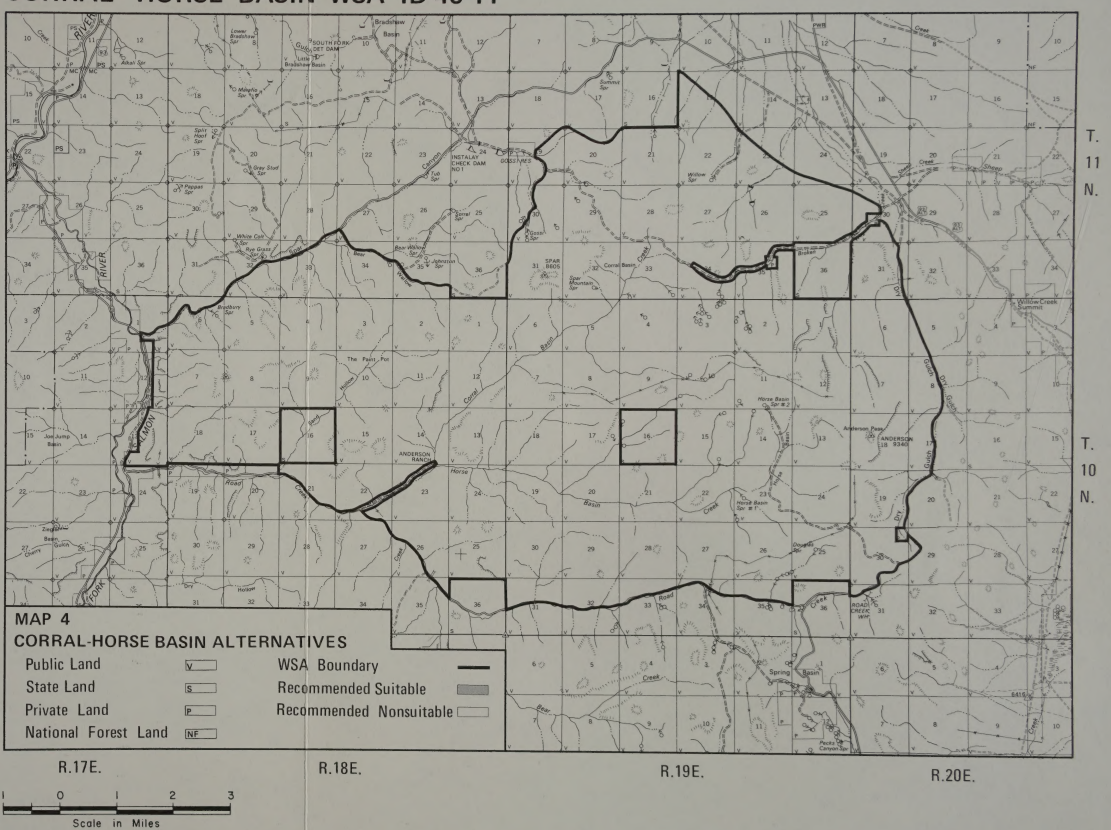


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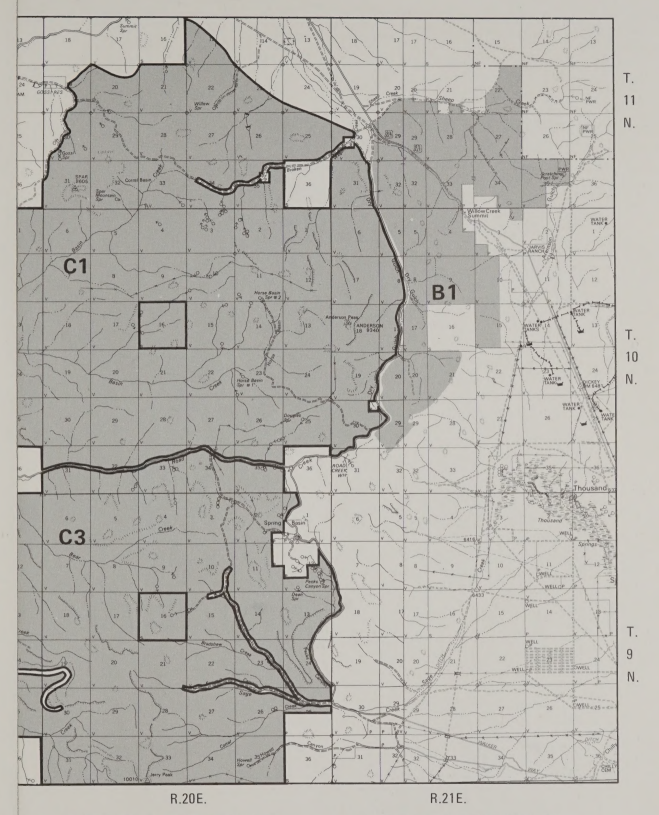


PARTIAL WILDERNESS ALTERNATIVE

CORRAL - HORSE BASIN WSA ID-46-11







CLOSED TO ALL MOTOR VEHICLES YEARLONG

A2 Sand Hollow

A3 Herd Lake Trail

CLOSED TO MOTOR VEHICLES NOVEMBER 1 TO MAY 1

B1 Willow Creek Summit

ALL MOTOR VEHICLES RESTRICTED TO EXISTING ROADS AND TRAILS

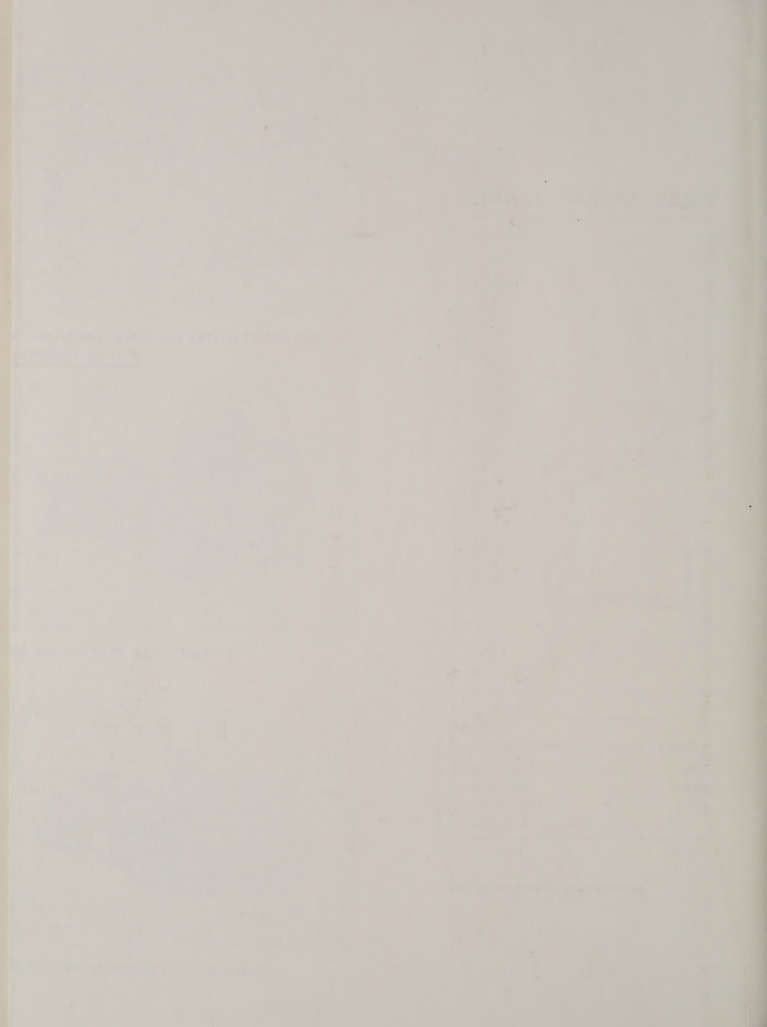
- C1 Wilderness Study Area 46-11
- C2 Wilderness Study Area 46-13 (less than 5,000 acre area)
- C3 Wilderness Study Area 46-14
- Wilderness Study Area 46-14a C4

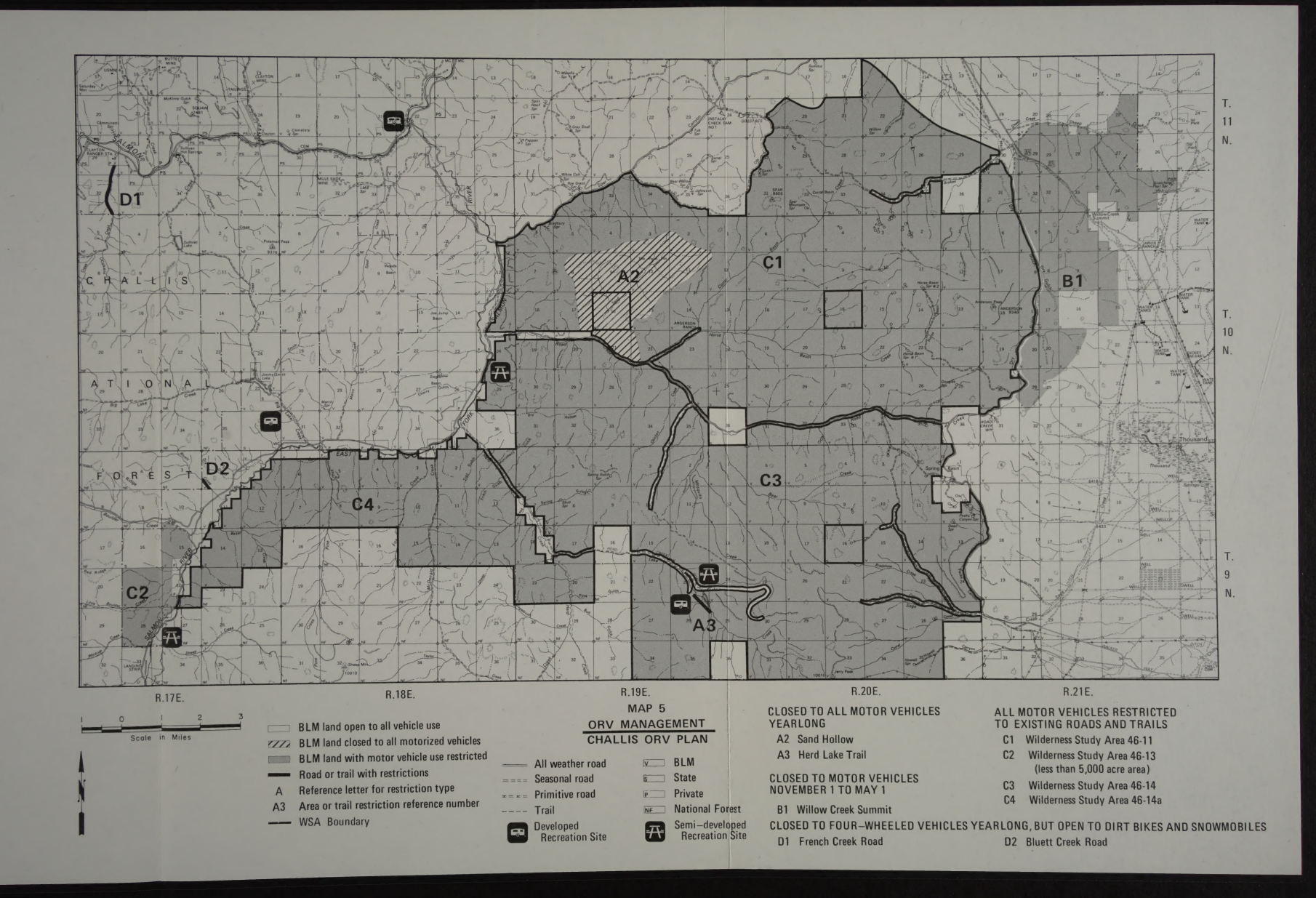
CLOSED TO FOUR-WHEELED VEHICLES YEARLONG, BUT OPEN TO DIRT BIKES AND SNOWMOBILES

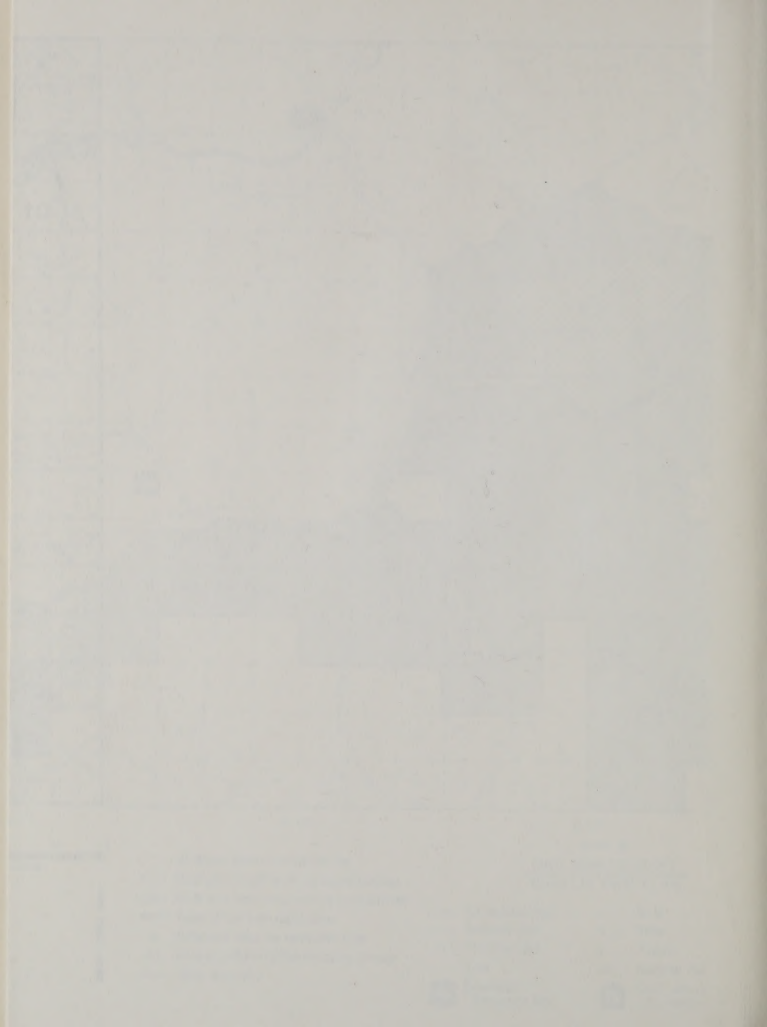
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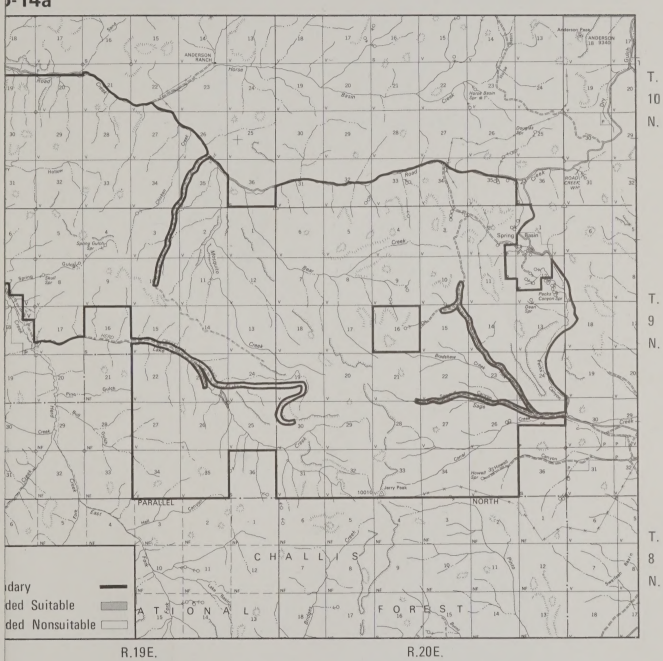
D2 Bluett Creek Road

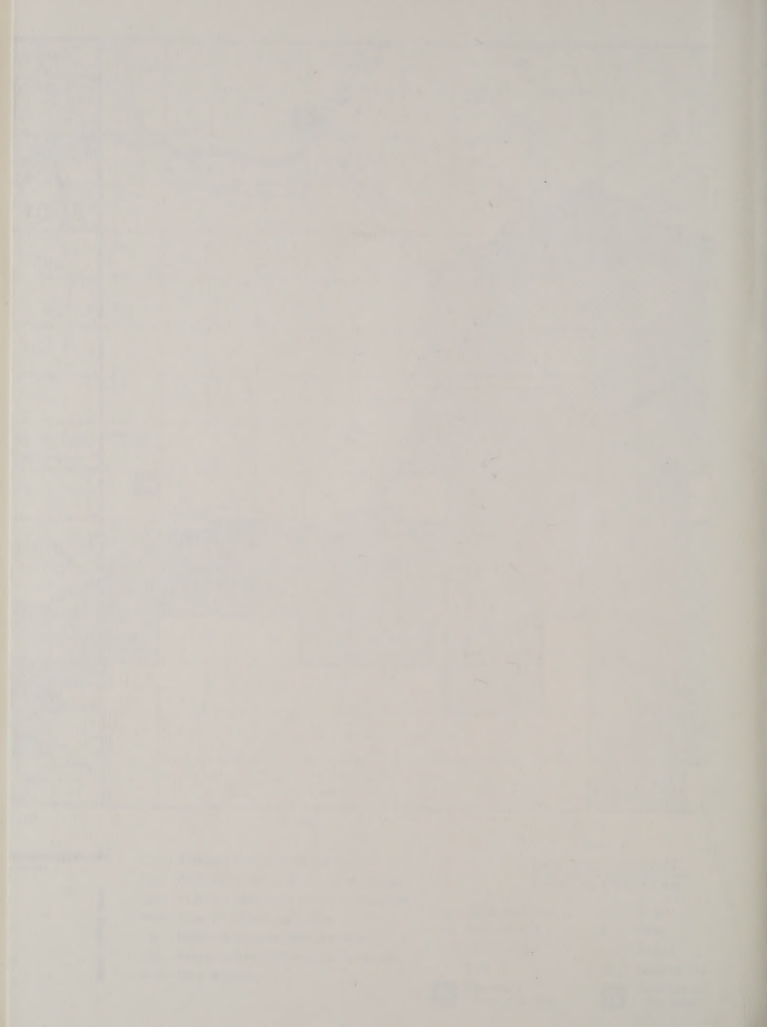
est ped Site

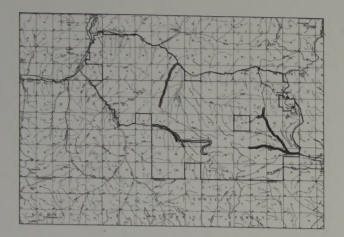




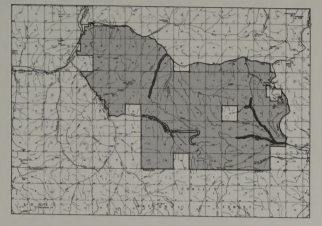




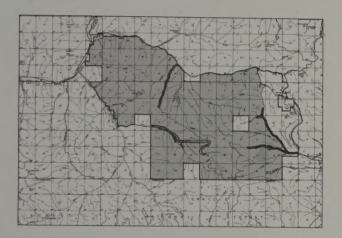




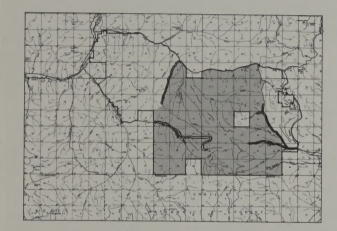
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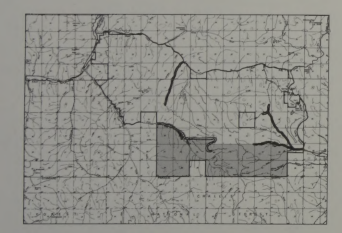
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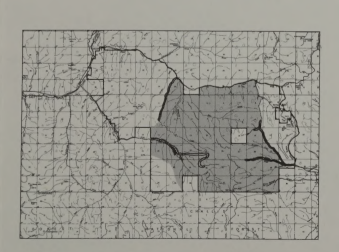
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PARTIAL BALANCE ALTERNATIVE

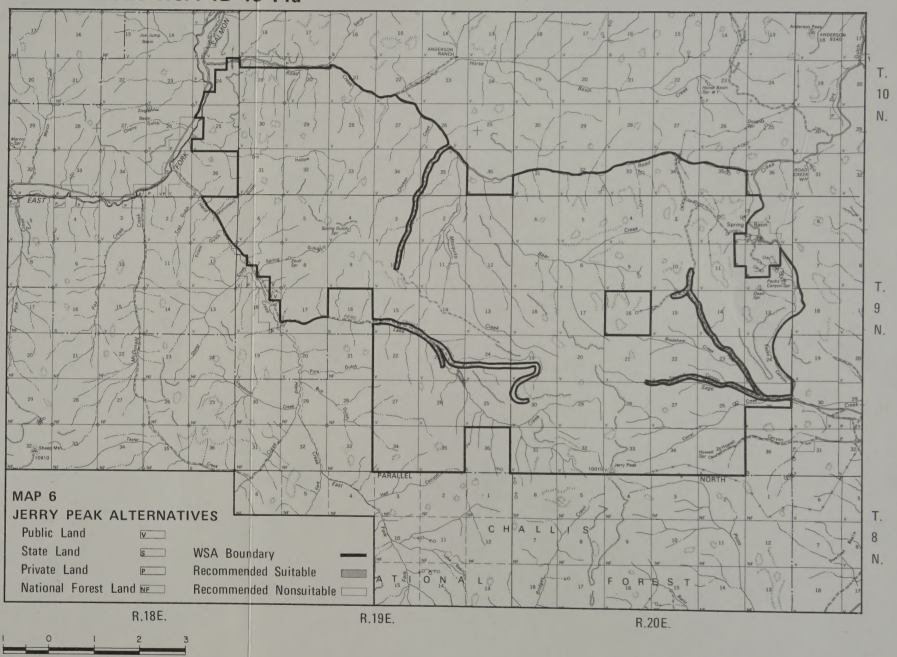


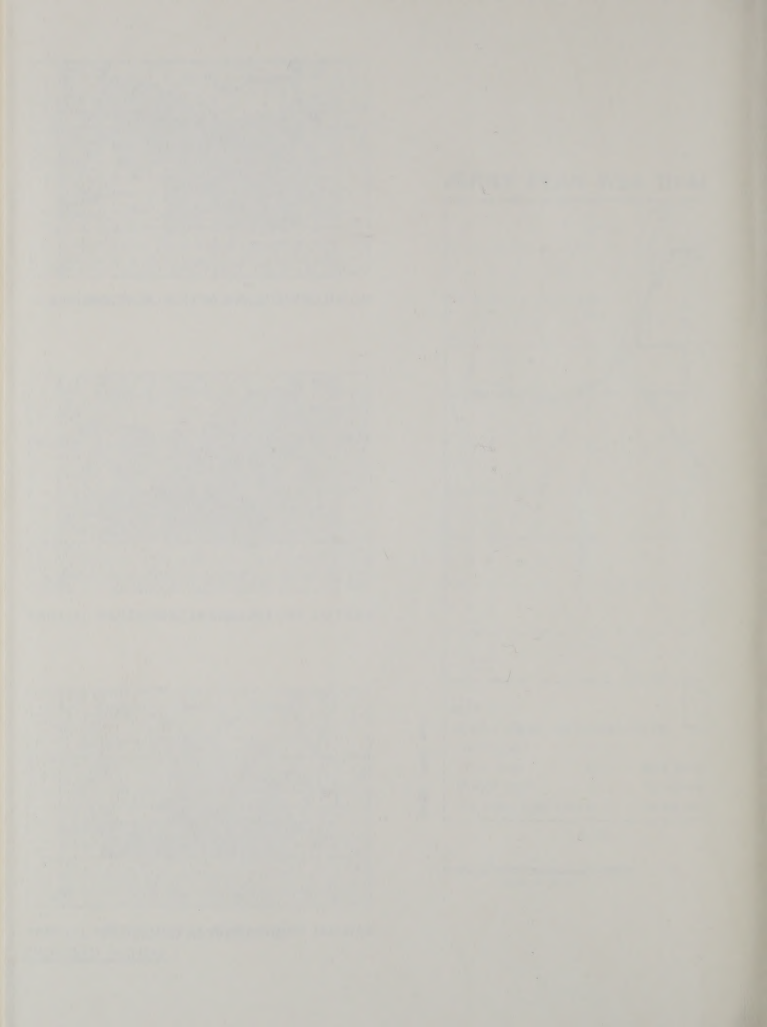
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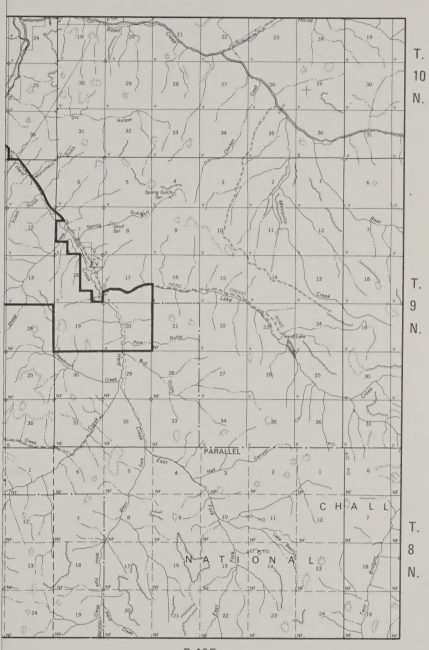


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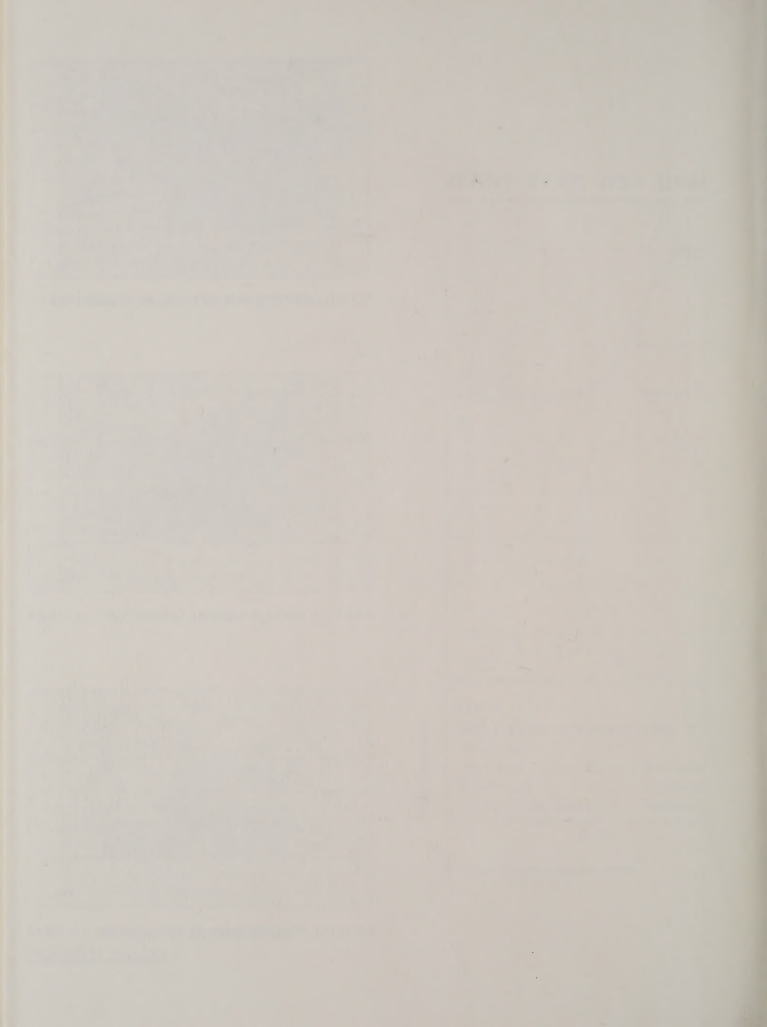
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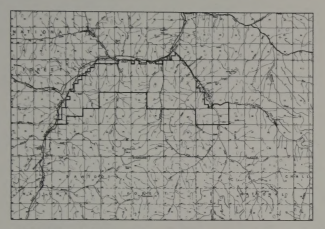




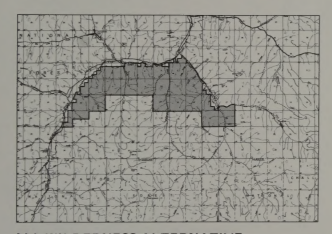


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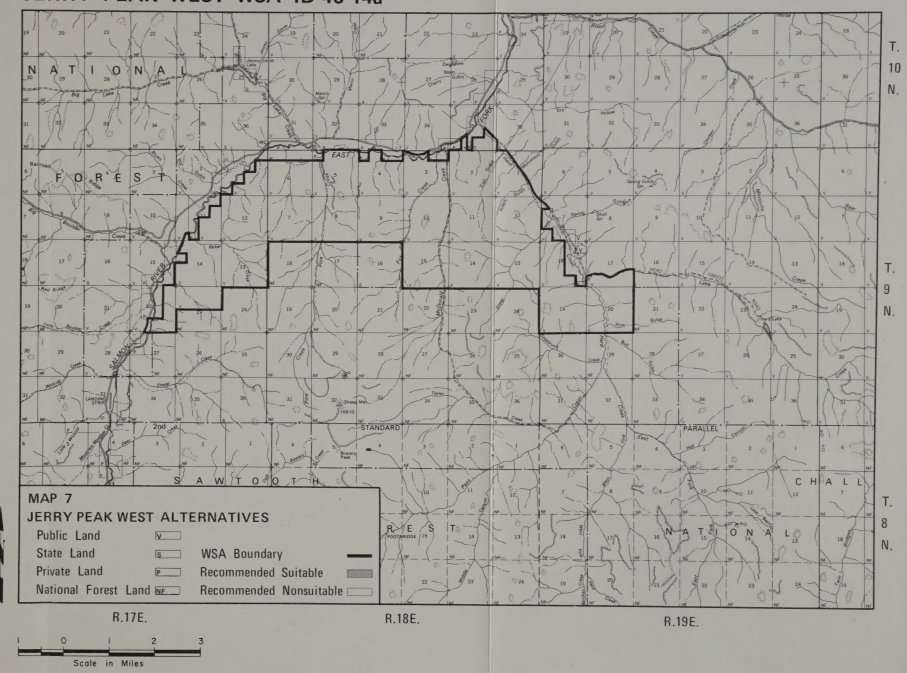


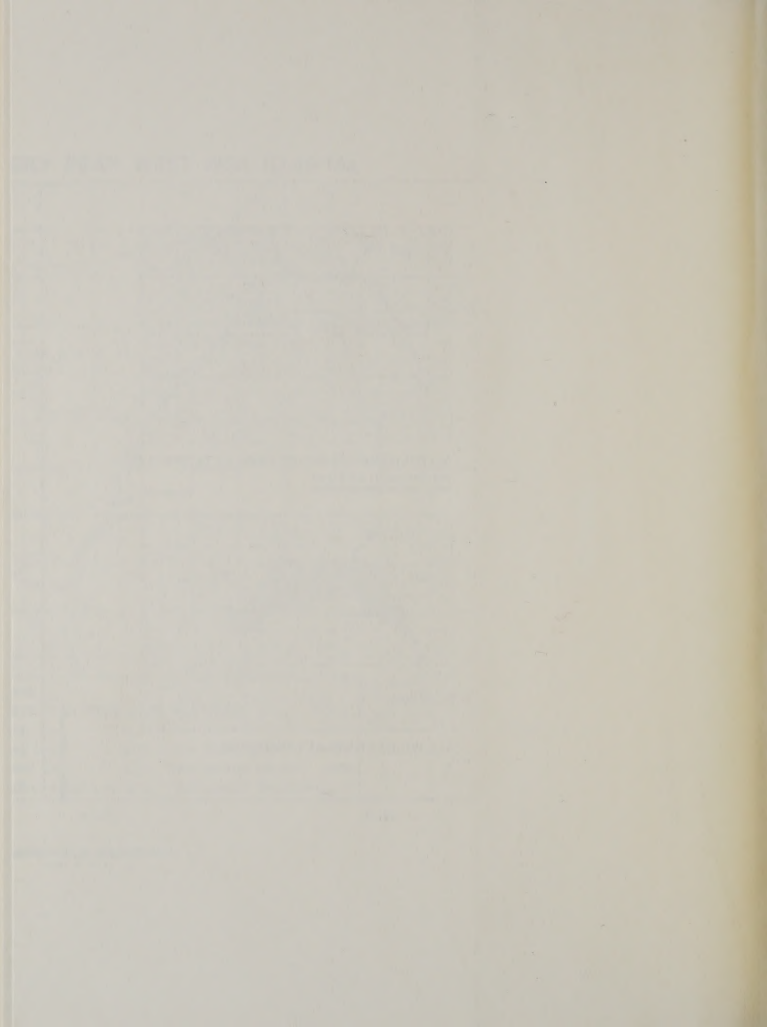
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ALL WILDERNESS ALTERNATIVE

JERRY PEAK WEST WSA ID-46-14a









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