September 25, 2023

Russ Bacon, Reviewing Officer
Attn: Objections
USDA Forest Service
Medicine Bow-Routt National Forests and thunder Basin National Grassland
2469 Jackson Street
Laramie WY 82070-6505



Re: Objection letter for Mad Rabbit Trails Project #50917 by the Medicine Bow-Routt national Forests and Thunder Basin National Grassland's Hahns Peak/Bears Ears Ranger District Objection letter submitted electronically https://www.fs.usda.gov/project/?project=50917

Name of Objector
Suzanne O'Neill
<a href="mailto:cwfed@coloradowildlife.org">cwfed@coloradowildlife.org</a>
submitting on behalf of the objector, Colorado Wildlife Federation

Colorado Wildlife Federation objection standing per 36 CFR Part 218 Subpart A and B: Colorado Wildlife Federation qualifies as an entity, as defined in Section 218.2, as the organization has submitted specific written comments on the Mad Rabbit Trails project: Opposition to the Proposed Action in the Environmental Assessment for the Mad Rabbit trails Project #50917 on November 22, 2022, which is subject to these regulations during the designated public comment period.

Name of Project: Mad Rabbit Trails Project

Responsible Official: Michael J. Woodbridge, District Ranger Hahns Peak/Bears Ears Ranger District, Medicine Bow-Routt National Forests and Thunder Basin National Grassland

Location: Medicine Bow-Routt National Forests, Hahns Peak/Bears Ears Ranger District

Statement that Demonstrates Connections between Prior Specific Written Comments on the Proposed Project and Content of the Objection:

Statements are provided within the comment below referencing connection to prior comments.

## Dear Mr. Bacon:

The Colorado Wildlife Federation (CWF) consists of thousands of members and supporters across Colorado who are hunters, anglers, wildlife viewers and others who care sincerely about conserving Colorado's wildlife species for present and future generations.

CWF had submitted written comment on November 22, 2022 in opposition to the draft Environmental Assessment (EA). This Objection submission is in addition to CWF's signature to the Objection letter submitted by Colorado Wildlife Conservation Project (CWCP). CWF incorporates by reference the Objection submitted by CWCP.

The purpose for CWF's Objection letter in addition to the CWCP Objection letter is to stress that as a matter of law the Forest Service must alter its course and develop an Environmental Impact Statement (EIS) in lieu of proceeding to issue a Final EA (FEA). CWF had emphasized the reasons for this requirement in its comment letter to the draft EA. Specifically, CWF objects to the Finding of No Significant Impact (FONSI). The proposed Mad Rabbit Trails project, in fact, will produce significant environmental effects (impacts). This reality necessitates preparation of an EIS following the conduct of an appropriate level of programmatic analysis and evaluation of the cumulative impacts that this proposed project will exact upon the wildlife, and the iconic E-2 elk herd. CWF endorses the specific grounds specified in CWCP's Objection.

An evaluation pursuant to the legally required EIS process also will consider the consequences and cumulative impacts that are intensified by the dire winter-kill this past winter. The Mad Rabbit Trails project area is within the Severe Winter Zone designated by Colorado Parks and Wildlife (CPW). CPW, in its updated 2023 big game regulations summary, refers to "the severity and duration of the historic winter in the northwest corner of the state from Rangely to Steamboat Springs and to the Wyoming state line." CPW reduced the antierless elk licenses in E-2 by 5,600 (that is, by 89%) and all public cow hunts to the minimum of 10 licenses per hunt code.

The 1998 Forest Plan which serves as the basis for the Forest Service determination to opt for an EA instead of an EIS is 25 years old! This very old plan simply cannot be relied upon and applied in 2023 in the face of the accumulated peer-reviewed scientific studies of impacts to elk and other species from recreational trail disturbance, Colorado's population growth and the substantial expansion of recreation use and demand in this area. Further, CWF notes the National Forest Management Act requires that forest plans be revised at least every 15 years.

16 U.S.C. § 1064 (f) (5)(A). This plan has continued in existence for 10 years beyond the required time for development of a new or updated plan!

Therefore, CWF respectfully urges a decision of No Action, retraction of the FONSI and the expeditious preparation of an EIS.

Sincerely,

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Suzanne O'Neill, Executive Director, Colorado Wildlife Federation

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