May 4, 2021

To: sadie.wehunt@usda.gov, anthony.butterfield@usda.gov, darlene.bridges@usda.gov, elizabeth.pargman@usda.gov, william.wehunt@usda.gov

Re: Comments on Summer 2021 Special Use Permits on the Flathead NF

Dear Ms. Wehunt, Mr. Butterfield, Ms. Bridges, Ms. Pargman, and Mr. Wehunt;

1. We object to issuing a permit for guided motorized dirt bike tours, especially in the wildlife rich Krause Basin area. Snowbike Nation would utilize incorrectly mapped trails that are not open to motorized use and trails where motorized use was supposed to be phased out since 1988. Motorized dirt bikes, let alone dirt bike tours, don’t fit in with Krause Basin’s popularity for walking and horseback riding!

2. We object to all of the permits intended to provide motorized recreation as an end in itself. It is one thing to use an automobile to get to a trailhead or lake to then hike, bike or swim. Intentionally promoting motorized dirt bike, ATV, UTV, and watercraft rentals and tours does not work toward the goal of reducing greenhouse emissions. Indeed, each gallon of gasoline burned puts 20 pounds of CO2 into the atmosphere! And the noise spoils the outdoors for everyone else!

3. We object to the permits intended to promote trail running, bike and foot races - with up to 400 participants and 300 spectators no less! These displace others from the trails and promote recreation that increases the risk of surprise encounters between people and bears, which have resulted in the deaths of both. An interagency team has advised against trail running and fast mountain biking at: http://jgbconline.org/wp-content/uploads/2016/03/160629_BOR_Recomm_Treat_NCDE.pdf

4. While we are not necessarily opposed to bike tours that stick to roads open to motorized vehicles, we object to those that would utilize roads closed to protect wildlife security.

5. We support the Journey to Wellness and Montana Academy permits for healing hikes in quiet, unhurried nature. These stand in stark contrast to the majority of the 19 SUPs being proposed, which instead spew forth crowds, haste, noise, and exhaust fumes that destroy other peoples’ ability to enjoy their National Forests and the planet.

We ask that the Flathead recognize it is engaged in a summertime and wintertime Special Use Permit program that needs to have its cumulative impacts assessed along
with other aspects of the Flathead’s recreation program, such as the expansion of its Rental Cabins program, in an Environmental Impact Statement. Some permits are being issued year after year and some permits overlap in time and/or place. All are being issued in habitats occupied by numerous threatened species.

Moreover, some of these SUPs, like Glacier Ridge Runners, appear intended to later provide tours to Bunker Park, where the Flathead has proposed four new rental cabins, toilets, a playground, and a water well. This would readily turn these daylong tours into multi-day tours on the edge of designated Wilderness. We are confident that Spotted Bear Ranger District, among others, has plans for many more new Rental Cabins in remote backcountry areas. These SUPs and Rental Cabins cannot legally be individually Categorically Excluded from the need to prepare an EIS.

Sincerely,

Keith

Keith J. Hammer
Chair