

# *SAR - DEIS - Appendix A*

<i>Comment #</i>	<i>Comment</i>
0034413-002	2. The planning process and the proposed Plan have been illegally biased due to the declared intent of maintaining the 'wild character' of the Forest. Such a process with a predetermined conclusion is arbitrary and capricious.
0034904-002	<p>The ASWCD opposes the revised Chugach Land and Resource Management Plan (CLMP) and Draft EIS.</p> <p>1. The planning process and the proposed Plan have been illegally biased due to the declared intent of maintaining the 'wild character' of the Forest. Such a process with a predetermined conclusion is arbitrary and certainly not professional.</p>
0034938-007	-- Carrying Capacity Studies. The DEIS does not contain carrying capacity information to support the proposed revisions to the forest management plan. Specifically, I do not believe that carrying capacity has been adequately considered in the land use prescription changes pertaining to winter motorized versus non-motorized uses. No data have been presented to substantiate/justify the significant restrictions, limitations and elimination of winter motorized areas.
0034938-014	-- I strongly endorse the active management of the Chugach National Forest by the USDA Forest Service with active involvement of the public. I would like to see local user groups actively involved in all short-, intermediate-, and long-term planning activities to include land use, facility development, services development, etc.
0036324-002	For example, the first Errata sheet accompanying the DEIS notes that under Appendix A, p, A-3, the following sentence should be inserted between lines 30 and 31; 'The Spencer Glacier Material Site will remain a material source.'