

CERTIFIED RETURN RECEIPT:

7004 2890 0001 7557 9664:  
December 13<sup>th</sup> , 2007

Mr. Gene Terland  
BLM State Director  
5001 Southgate Drive  
Billings, MT. 59101

Dear Mr. Terland:

I would like to take this time to thank Mr. Jared Bybee's quick response in sending me a copy of this current BLM EA (Sorry, I can't state it's title; as he neglected to send me it's Title Page); when I contacted him 11/27/07 and requested it. As usual, I've read it cover to cover. It's pretty much what I expected to find.

**COMMENTS:**

I noted that the BLM's stance is pretty much what it's always been. And it's also safe to say that my Position on the matter hasn't changed any either. As to my Comments and/or Recommendations: I still stand behind the Observations, Comments and Recommendations that I've stated publicly before.

As I've also noticed over the years that the BLM isn't really interested in what I have to say, I shan't waste my time nor the BLM's time in further Observations. Although you can rest assured that they were extensive concerning this document.

I'll go right to the **CONCLUSION** (page 42): "**The AML should be maintained at a level between 92 to 117 adult wild horses. .... IBLA 2005-41 DETERMINED: ... a BLM decision establishing an appropriate management level for wild horses will be affirmed on appeal when the decision is based upon a reasoned analysis of rangeland monitoring data, climate, and wild horse health conditions and the appellant fails to show that BLM committed an error in ascertaining, collecting or interpreting such data.**" As you know, for the past number of year's duration, I've been utilizing the IBLA Process extensively, and they have indeed been supporting your agenda "across the board" and I expect they will continue to do so. However that doesn't mean that I *failed to show that the BLM committed an error* (I'm being nice here). I think I did show that the BLM and the IBLA *have committed grave errors in judgment in violating the LAWS OF THIS LAND extensively ... WITH FULL KNOWLEDGE THEREOF.*

The fact that the BLM State Director personally "signs off" (Certified Return Receipt) on all correspondence to me (no matter how inconsequential), after consulting with the Solicitor, indicates that the BLM recognizes the validity and seriousness of the BLM's previous arrogant "lack of judgment" concerning the LAWS OF THIS LAND. The way the BLM has previously conducted it's response to observations that differ from that which supports the BLM's stated Objective/Agenda has only compounded the stated

Original Issue (AML's and Wild Horses) but broadened the field extensively into other Issues of Major Concern (i.e.: Malfeasance and Civil Rights Violations).

Therefore, I expect the result of this endeavor to be no different that what I've observed for the past 15 years: A "DONE DEAL DANCE". The BLM/IBLA will do whatever is necessary to ensure the Agenda is approved and I'll again get my "Ass royally kicked". Such is life.

**FREEDOM OF INFORMATION ACT:**

Please send me a copy of all the COMMENTS (in their entirety) that the BLM received concerning this current solicitation. You needn't redact my name, address, etc. Thank you for your time and attention given to this matter.

Sincerely Yours;

Jerri Tillett

Box 331

Lovell, WY. 82431

(406) 484 - 2673