



SEAFOOD PRODUCERS COOPERATIVE

PRODUCERS, PROCESSORS & MARKETERS OF PREMIUM QUALITY SEAFOODS

2417 Meridian Street, Suite 105 • Bellingham, WA 98225

(360) 733-0120 • spc@spcsales.com • www.spcsales.com

December 17, 2019

The Honorable Sonny Perdue, Secretary
U.S. Department of Agriculture
1400 Independence Ave., SW
Washington, DC 20250

Ms. Vicki Christiansen, Chief
U.S. Forest Service
1400 Independence Ave., SW
Washington, DC 20250

Dear Secretary Perdue and Chief Christiansen:

This is SPC's revised testimony as of 12/17/19.

As representatives of Seafood Producers Co-Operative, we would like to address the proposed exemption of the Tongass Roadless Rule and its potential effects on our members. We are the largest and longest operating member-owned seafood cooperative in Alaska, with 539 active members, and a processing plant in Sitka, Alaska employing over 100 workers and staff at peak salmon production. We are an organization made up of commercial fishing family operations, many of which are generational, including trollers, gillnetters, seiners and longliners. All are dependent on salmon fisheries to sustain their livelihoods. Salmon is our lifeblood. The future of our Co-op, our membership, and our ability to feed our families and the American consumer, all depend upon the salmon population's continued existence. As healthy, intact watersheds are crucial to the continued productivity of salmon fisheries, we support and urge you to adopt the No Action alternative. This is the only alternative presented which meaningfully protects the salmon spawning habitat that commercial fishermen and the regional SE AK economy rely upon.

Alaskan salmon populations are an amazing example of nature's ability to provide one of the most natural, bountiful, sustainable, healthy and delicious resources on the planet, given the chance to reproduce in the clean and undisturbed spawning grounds of the Tongass Forest. We all need to recognize the importance of that resource and act on its protection and sustainability for future generations.

Opening up the Tongass to a full exemption alternative would harm one of Southeast Alaska's most important economic drivers - the commercial fishing industry. The commercial seafood harvesting and processing industry is one of the region's two largest private sector economies, with the other being comprised of the visitor industry. One in ten jobs in the region is in the seafood industry, and the industry is responsible for contributing 10% of all regional employment earnings. This means jobs for 13,500 individuals and \$321 million in labor income in our region alone, according to a 2013 McDowell

report on the Economic Value of the Alaskan Seafood Industry¹. Furthermore, according to the Alaska Sustainable Fisheries Trust's 2019 Seabank Report, economists estimate the total impact of Southeast Alaska's commercial fishing and processing jobs to be in excess of \$700 million annually². In a region of about 70,000 people and limited economic opportunities, these economic contributions are extremely significant - and they are extremely threatened by an administration that prioritizes clearcuts over stream restoration. A full-scale exemption from the 2001 Roadless Rule stands to sacrifice the vast economic contributions of the commercial fishing industry and the viability of thousands of small businesses like ours for the short-term gain of a handful of timber jobs. This trade-off does not make fiscal sense.

We at SPC would ask that you please consider the potential for the disastrous effects on the salmon resource the proposed exemption of the 2001 Roadless Rule may have on this resource. We ask you to please protect our livelihoods and Alaska's salmon spawning grounds by choosing an alternative that protects the salmon habitat, continues the phase-out of industrial scale old growth clear-cutting, and prioritizes the restoration of degraded watersheds and streams. This is vital, not only to our company and its membership but to all Alaskans, US, and worldwide consumers who would like the choice of healthy and sustainable wild salmon on their plates.

Thank you for your consideration.

Sincerely,

Norman Pillen	Chairman
Lance Preston	Secretary
Joe Morelli	CEO & President

Seafood Producers Cooperative
507 Katlian Ave
Sitka AK 99835

¹<https://www.mcdowellgroup.net/wp-content/uploads/2017/10/ak-seadfood-impacts-sep2017-final-digital-copy.pdf>

² <http://www.thealaskatrust.org/seabank-annual-report-web>