**FSH 2409.19, Chapter 10**

**10 – Definitions**

* Contract Termination Date:
  + Replace “This date can be adjusted” to “This date can be extended” to match language used at **16.3 – Annual Review of Sale Area Improvement Plans** #2

**13 – Appropriate Use of CWKV Funds**

* Considerations before performing activity with CWKV funds #5.
  + Replace “the subdivision surrounding the CWKV activity must be officially closed” with “the subdivision or Payment Unit surrounding the CWKV activity must be contractually eliminated from the Sale Area.”

**FSH 2409.19, Chapter 20**

**Digest**

* 63.18: Replace “bidder” with “offeror”

**FSH 2409.19, Chapter 60**

**60.41c – Washington Office, Chief Financial Officer, 64.3 Contract Agreement and Administration Teams**

* Add “Forest Products” in front of “Resource Specialists”

**60.5- Definitions**

* Offeror: Add “timber” after “integrated resource”

**62 – Exhibit 01** (IRTC/Fund Service Work with Retained Receipts) and **62.8 – Engineering Packages** #5

* If retained receipts can be used to construct a specified road to a higher standard on an IRTC, why is this not an option for other situations that may occur on an IRTC after contract award to accomplish one of the seven land management objectives of stewardship?

**64.2 – Contracting Officers for Stewardship Contracting Projects**

* Stewardship Agreement with Project Removal: Replace “Timber” with “Procurement” per FSM 2404.26.

**64.3 – Contract and Agreement Administration Teams**

* 3. Stewardship Agreements (including forest product removal): Replace a. through f. with a. through g. under 1. Integrated Resource Service Contract.

**65 – Funding for Stewardship Contracts and Agreements**

* “Forest Service policy prohibits adding funds to an IRTC except for improving haul roads to a higher standard than needed for timber removal, or as specifically provided under the contract (sec. 60.3). Exceptions to this policy must be approved by the Regional Forester.”
  + Suggested exception: prior to contract termination if the timber value is no longer sufficient to offset the value of mandatory stewardship work.
  + Would the amount of funds added to an IRTC for higher standards roads have the same limitations when adding funds to timber sale contracts?

**FSH 2409. 19, Chapter 80**

**82.2 – Requirements of State Instrument for Sale of Timber**

* Why limit this to State, wouldn’t these requirements be valid for all Cooperators for Sale of FS Timber? Replace “State” with “Cooperator” in this entire section. Also, couldn’t “State” be replaced with “Cooperator” everywhere in this chapter other than the portions about retaining revenue?
* Clarify relevance or delete “Reference the FS-2400-4 contract conditions for draft language when needed.” Appendix E is based on the FS-2400-6/6T contract, so isn’t that be the source of draft language?

**82.27 – Debarment and Suspension**

* Replace “The State shall inform the Forest Service if they” with “The State shall inform the Forest Service if the Contractor or Subcontractors.”

**84.2 – Law Enforcement**

* Add “Forest Service shall be notified when undesignated timber is cut and reserves the right to conduct an investigation to determine if undesignated timber was negligently or willfully cut.”

**FSM 2420 – TIMBER APPRAISAL**

**2423 – RATE DETERMINATIONS**

* Add Emergency Rate Redeterminations
* Delete #6 Damage appraisals, as they are not rate redeterminations.