Dear President Biden, Agriculture Secretary Vilsack, U.S. Forest Service Chief Moore, and Deputy Chief French,

We the undersigned organizations write to express our deep concern with the Draft Environmental Impact Statement (DEIS) for the Forest Services' proposed Amendment to Land Management Plans to Address Old-Growth Forests Across the National Forest System. In compliance with the President's Executive Order 14072 regarding old forest conservation, the President's commitments to the Paris Climate Agreement, and the Glasgow Leaders' Pledge to end deforestation and forest degradation, we urge you to fully protect all mature and old-growth forests (MOG) on national forest lands from logging. Executive Order 14072 noted that MOG forests "play an irreplaceable role in reaching net-zero greenhouse gas emissions" and promised to "retain and enhance carbon storage" in MOG forests. The DEIS does not comply with these promises and does not provide a reasonable range of alternatives, as follows.

- By allowing the sale and removal of MOG trees, not a single acre of these biodiverse, carbon-rich forests is protected from logging, which will further degrade them.
- Mature forest protections were omitted, which is most of the carbon-rich forests in the Western US and nearly all mature forests recovering from logging in the Eastern US.
- Logging levels, and carbon removal, would nearly double in MOG forests (DEIS Threats Analysis, Fig. 19), making this more of a logging plan than a forest protection plan.
- Unacceptably downplays <u>health impacts and cumulative effects</u> of increased logging, especially to environmental justice communities that are disproportionately impacted.
- Promotes logging for "energy production" (DEIS, p. 75) that will <u>emit</u> 5.2 x more nitrogen oxides; 30 x more volatile organic compounds; 7 x more ammonia; 3.2 x more sulfur dioxide; 12.5 x more PM2.5 particulates, and <u>38% to 65% more CO2</u> into the atmosphere than burning coal.
- None of the alternatives faithfully implement President Biden's <u>April 2022 Executive Order</u> on MOG, which promised to "conserve America's mature and old-growth forests on Federal lands." Increased logging levels in the plan run contrary to that promise.
- Hypothetical modeling studies and discredited assumptions were used to promote
 the false notion that removing carbon from forests through logging will increase
 forest carbon storage (DEIS, pp. 75-76; DEIS Ecological Impacts Analysis, p.
 44). Hundreds of climate scientists and ecologists have debunked these false claims.

- Omits research findings that <u>thinning emits about 3 times more CO2 per acre than wildfire alone</u>, for equal energy produced, and that <u>thinning kills significantly more trees than it prevents from being killed</u>.
- Nowhere in the DEIS or its associated reports does the Forest Service include an analysis of the impact of its increased logging of mature and old-growth trees and forests on forest carbon storage and carbon flux (gross emissions especially). The Forest Service's own research shows that increased logging would substantially undermine atmospheric carbon draw down and compromise our ability to achieve net-zero emissions, while protecting forests from logging would reduce atmospheric carbon by 84 million tons of CO2 every year. Further, the Threats Analysis omits mention of field-based research that found even big fires only consume less than 2% of tree carbon, while thinning of MOG trees removes far more carbon—most of which is quickly emitted into the atmosphere and only a small portion of which ends up as lumber.
- Assumptions about fire are not based on best available science as there is no
 mention of the <u>dozens of scientific studies</u>, including by many US Forest Service
 scientists who have found that denser, MOG forests tend to burn at lower severities,
 while thinning and other logging conducted ostensibly as hazardous fuels reduction
 often exacerbates wildfires by eroding the cool, shady microclimate provided by
 denser forests.

We firmly disagree with the agency's assumption that mature and old-growth forests must be logged to prepare them for fire, as <u>many studies</u> by the Forest Service's own scientists show managed wildfire or prescribed fire can be applied, during natural fire season, without any prior tree removal. Rather than spending large sums of Infrastructure Act funds and other taxpayer money on highly expensive mechanical logging operations that degrade MOG forests, we urge you to instead redirect these efforts to helping communities become fire-safe, including defensible space pruning for homes adjacent to national forests.

We thank you for initiating this process but urge you to fix the serious problems with the DEIS, and fully protect MOG forests from logging, as over <u>200 scientists</u> have urged. Doing so would leave a legacy gift of your Administration to the nation and the planet.

Sincerely,

- 1. 350 Bay Area Action
- 2. 350 Chicago
- 3. 350 Colorado
- 4. 350 Eastside (Seattle)
- 5. 350 Eugene
- 6. 350 PDX
- 7. 350 Salem Oregon
- 8. 350 Seattle
- 9. 350 Wenatchee

- 10. 350 West Sound Climate Action
- 11.350 Wisconsin
- 12. 350 Yakima Climate Action
- 13. Advocates for the Environment
- 14. Allegheny-Blue Ridge Alliance
- 15. Alliance for the Wild Rockies
- 16. Alliance of Nurses for Healthy Environments
- 17. American Federation of Government Employees Local 704
- 18. American Jewish World Service
- 19. Animals Are Sentient Beings, Inc.
- 20. Anthropocene Alliance
- 21. Arkansas Community Organizations
- 22. Athens County's Future Action Network
- 23. Battle Creek Alliance
- 24. Between the Waters
- 25. Biodiversity for a Livable Climate
- 26. Biofuelwatch
- 27. Bird Alliance of Oregon, Ten Mile Creek Sanctuary
- 28. Blue Mountains Biodiversity Project
- 29. Buffalo Trace Preservation Group
- 30. California Chaparral Institute
- 31. CASA
- 32. Cascadia Climate Action Now
- 33. Center for a Sustainable Coast
- 34. Center for Sustainable Economy
- 35. Chattooga Conservancy
- 36. Cherokee Concerned Citizens
- 37. Christians Caring for Creation
- 38. Christians For The Mountains
- 39. Citizens Awareness Network
- 40. Citizens Committee for Flood Relief
- 41. Clean Air For All Now
- 42. Climate Action Now Western Massachusetts
- 43. Climate Cardinals
- 44. Climate Communications Coalition
- 45. Climate Equity Policy Center
- 46. Cloud Forest Institute
- 47. Coalition for Wetlands and Forests
- 48. Coast Range Association
- 49. ColorBrightonGreen
- 50. Comeback Farm
- 51. Common Ground Rising
- 52. Concerned Citizens of Cook County (GA)
- 53. Concerned Citizens of Franklin County (MA)
- 54. Concerned Health Professionals of Pennsylvania
- 55. Conservation Congress

- 56. Cool OC
- 57. Coriolis Films LLC
- 58. Cowpasture River Preservation Association
- 59. Dan Riverkeeper
- 60. Defiance Canyon Raptor Rescue
- 61. Deignan Institute for Earth and Spirit at Iona University
- 62. Delaware Riverkeeper Network
- 63. Dogwood Alliance
- 64. Don't Waste Arizona
- 65. Earth Ethics, Inc.
- 66. Earth Law Center
- 67. Earth Ministry, Washington Interfaith Power and Light
- 68. ecoAmerica
- 69. Eco-Integrity Alliance
- 70. EcoJustice Collaborative
- 71. Eighty2degrees Design Studio
- 72. Elders Climate Action
- 73. Endangered Species Coalition
- 74. Environmental Education Fund
- 75. Environmental Paper Network
- 76. Extinction Rebellion San Francisco Bay Area
- 77. Extinction Rebellion Western Massachusetts
- 78. Feather River Action!
- 79. For a Better Bayou
- 80. Forests Forever
- 81. Forest Keeper
- 82. Friends For Environmental Justice LLC
- 83. Friends of Big Ivy
- 84. Friends of Inwood Hill Park
- 85. Friends of the Bitterroot
- 86. Friends of the Clearwater
- 87. Gallatin Wildlife Association
- 88. Great Lakes Wildlife Alliance
- 89. Greater Greener Gloster Project
- 90. Greece Baptist Sustainability Team, New York
- 91. Green Cove Defense Committee
- 92. GreenFaith United States
- 93. Gullah Geechee Chamber Foundation
- 94. Habitat Recovery Project
- 95. Heartwood
- 96. HUBitual Learning and Outreach
- 97. I Heart Pisgah
- 98. Idaho Rivers United
- 99. Intheshadowofthewolf
- 100. John Muir Project
- 101. Junta Comunitaria Pastillo Tibes Corp

102	Vottle Dange Consequation Chair
102. 103.	Kettle Range Conservation Group Klamath Forest Alliance
103.	Lake Lemon Guest Houses
104. 105.	
105.	LandHealth Institute Last Tree Laws
107.	Legal Rights for the Salish Sea
108.	Life Net
109. 110.	Los Padres ForestWatch
	Magnolia Forest Group
111.	Maine Unitarian Universalist State Advocacy Network
112.	Malach Consulting
113.	Marin City Climate Resilience
114.	Micah Six Eight Mission
115.	Mighty Earth
116.	Mississippi Communities United for Prosperity (MCUP)
117.	Model Forest Policy Program
118.	Mount Shasta Bioregional Ecology Center
119.	Move Past Plastic (MPP)
120.	National Religious Coalition on Creation Care
121.	Natural Resources Law
122.	New Jersey Forest Watch
123.	New Jersey Highlands Coalition
124.	New Mexico Climate Justice
125.	New Mexico Interfaith Power and Light
126.	New York Progressive Action Network
127.	North American Climate, Conservation and Environment (NACCE)
128.	North Cascades Conservation Council
129.	North Carolina Climate Justice Collective
130.	Northcoast Environmental Center
131.	Northwest Watershed Institute
132.	Oil and Gas Action Network
133.	Okanogan Highlands Alliance
134.	Olympic Climate Action
135.	Olympic Forest Coalition
136.	Park County Environmental Council
137.	Partnership for Policy Integrity
138.	Patagonia Area Resource Alliance
139.	Pennsylvania Interfaith Power & Light
140.	Pilchuck Audubon Society
141.	Plastic Pollution Coalition
142.	Portland Harbor Community Coalition
143.	Prairie Hills Audubon Society
144.	Project Outreach: Frac Sand Sentinel
145.	Protect Newton Trees
146.	Protect Our Woods
147.	Protect PT

- 148. Protect Thacker Pass
- 149. Rachel Carson Council
- 150. Reforest Our Future
- 151. Renewal of Life Land Trust
- 152. RESTORE: The North Woods
- 153. Restoring Earth Connection (Thurston Friends of Trees)
- 154. Rocky Mountain Wild
- 155. Safe Alternatives for our Forest Environment
- 156. Santa Fe Forest Coalition
- 157. Satilla Riverkeeper
- 158. Save Lake Superior Association
- 159. Save Massachusetts Forests
- 160. Save Our Cabinets
- 161. Save Our Sky Blue Waters
- 162. Save Our St. Vrain Valley, Inc.
- 163. Seeds in Common
- 164. Selkirk Conservation Alliance
- 165. Sequoia ForestKeeper
- 166. Skagit Audubon Society
- 167. Smith River Alliance
- 168. Sonoma County Climate Activist Network (SoCoCAN!)
- 169. South Bronx Unite
- 170. South River Watershed Alliance
- 171. Sowing Justice
- 172. Standing Trees
- 173. Swan View Coalition
- 174. Tahoe Forests Matter
- 175. Tennessee Heartwood
- 176. Terra Advocati
- 177. The Clinch Coalition
- 178. The Enviro Show
- 179. The Forest Advocate
- 180. The Last Plastic Straw
- 181. The Wei LLC
- 182. The Young People's Guild
- 183. Thonet Associates
- 184. Thurston Climate Action Team--Tree Action Group
- 185. Timbuctoo Mountain Club
- 186. Transit Oriented Development Institute
- 187. Trees as a Public Good Network
- 188. Tualatin Riverkeepers
- 189. Turtle Haven Sanctuary
- 190. Turtle Island Restoration Network
- 191. Umpqua Natural Leadership Science Hub
- 192. Unitarian Universalists for a Just Economic Community
- 193. Unite the Parks

194.	United Plant Savers
195.	Utah Physicians for a Healthy Environment
196.	Wall of Women
197.	Washington Wildlife First
198.	Wasteful UnReasonable Use (WURU)
199.	Water League
200.	Waterspirit
201.	We Advocate Thorough Environmental Review (WATER)
202.	West Virginia Highlands Conservancy
203.	Western Environmental Law Center
204.	Western Watersheds Project
205.	Whatcom Million Trees Project
206.	Wild Cumberland
207.	Wild Heritage
208.	Wild Nature Institute
209.	Wild Orca
210.	Wild Virginia
211.	Wild Watershed
212.	WildEarth Guardians
213.	WildLands Defense
214.	World Rainforest Fund
215.	Wyoming Wildlife Advocates
216.	Yaak Valley Forest Council
217.	Yakima Citizens Climate Lobby
218.	Zero Waste JXN