

FUSEE 2852 Willamette St #125 Eugene, OR 97405

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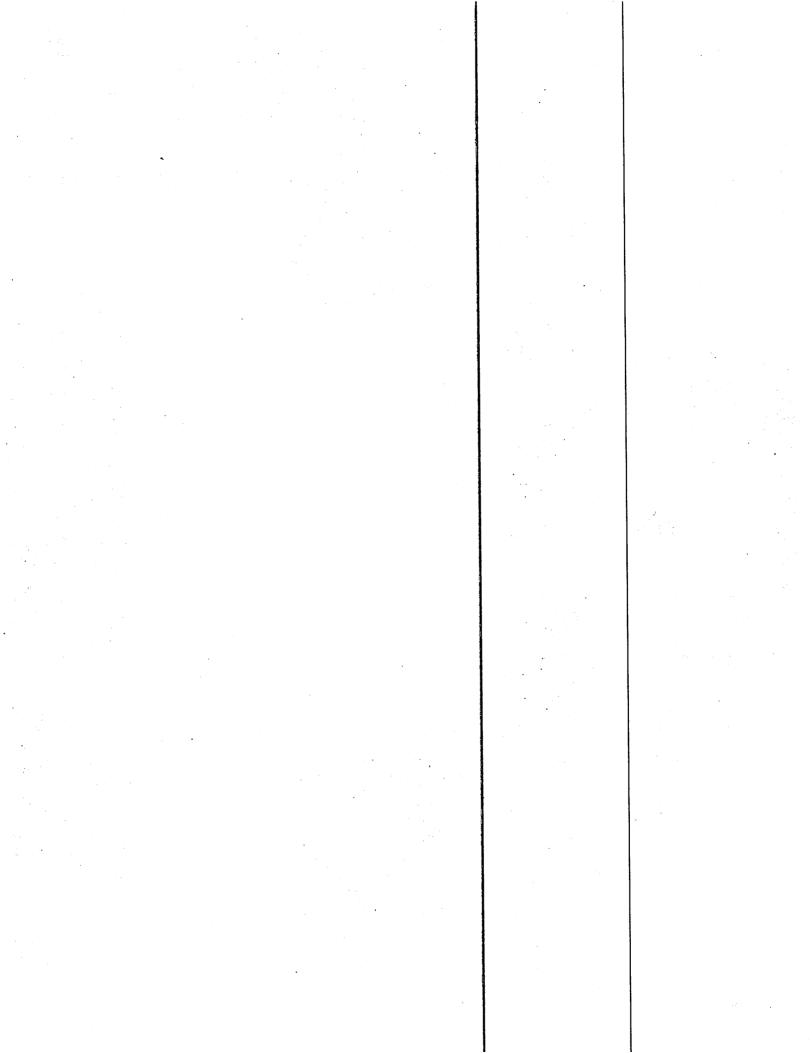
USDA-Forest Service 1220 S.W. 3RD Ave. Suite GOIS Portland, OR 97204

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note: this is the 3RD attempt to get this package deliv



Dear Northwest Forest Plan Amendment Team,

Please accept these comments on behalf of members of the wider Oregon community. Our organization, Firefighters United for Safety, Ethics and Ecology, hosted a public education event to inform people about the NWFP amendment process.

Each of these letters in this packet is a unique, individual comment letter. We provided this template to support new folks in learning about the public comment process, but each contains unique values and insights from the writers.

Each letter contains the individual names and contacts for the comment submitters as well.

Thank you for your time,

Firefighters United for Safety, Ethics, and Ecology (FUSEE) 2852 Willamette #125, Eugene, OR 97405

P: (949) 648 - 3185

www.fusee.org

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Northwest Forest Plan Amendment Public Comment

The following comments are my views on the key issues and impacts that the Draft
Environmental Impact Statement (DEIS) for the Northwest Forest Plan (NWFP) failed to fully
analyze or disclose. In brief, the U.S. Forest Service (USFS) needs the Final EIS to propose
forward-looking forest management policies, plans, and projects suitable for a future with

A PERSON WAND PREST ECOSYSTEMS

1. AND PREST ECOSYSTEMS FOREST OF A MATURE/OLD-GROWTH FOREST ECOSYSTEMS

Mature/Old-Growth (M/OG) forests are a natural means of absorbing and storing carbon to the mitigate climate change. They are more valuable for climate recovery and the many ecosystem was services they provide than they are as 2. And Forest in commodity

markets. The DEIS wrongly proposes to continue commercial logging that is the primary threat to the ecological role and special values of M/OG forests.

The gravest threat to M/OG forests is a revival of commercial logging under the

3. Calculate Change and propose permanent protection from logging in all existing M/OG

TRIBAL INCLUSION and FIRE RESILIENCE

stands.

Indigenous cultural burning was, and still is, a vital means of sustaining resilience in fire-adapted forest and grassland ecosystems. Settler-colonialism forcibly removed Native peoples and prohibited their land stewardship practices, causing immense harm to

4. COMMUNITY Southern. The DEIS failed to authorize revitalization of Indigenous cultural burning across the widest landbase range in the national forests in accordance with traditional ecological knowledge. The DEIS failed to fully analyze or disclose the ongoing and escalating impacts of wildfire suppression and fire exclusion.

ENVIRONMENTAL JUSTICE

As a matter of environmental justice. Tribal representatives and Indigenous perspectives must
have greater influence in the NWFP than special interest groups who represent
5. Corporations . The DEIS failed to adequately analyze the
beneficial social, economic, and ecological effects of bringing back Indigenous cultural burning
and other traditional land stewardship practices in comparison with the negative effects of
continued commodity resource extraction and development.
COMMUNITY SOCIOECONOMIC SUSTAINABILITY
The economy of the Pacific Northwest and other rural western regions has diversified over the
last 30 years, and logging, grazing, or mining are no longer the dominant industries. Rural
communities that formerly depended on resource extraction jobs are struggling, but there is
tremendous potential for sustainable jobs in 6. Liels Management
that the DEIS failed to fully analyze and disclose. Outdoor 1 ecreation 1
and ecosystem restorated
In conclusion, in the midst of intersecting climate, wildfire, and biodiversity crises, the DEIS for
the NWFP failed to focus on 7. — June general tons
to help protect communities and restore ecosystem resilience. The FEIS must address the
current flaws in analysis and disclosure of impacts, and failed to convey that the USFS is
genuinely promoting a paradigm shift to fix the flaws of its past mismanagement of our forests.
Singaraly
Sincerely,
Name Peggy Erimes Address 85919 Edicon vale Rd Pleasant Hill, O
Name 1999 - 1 Pleasant Hill, U
Address \$50,00 County USEE
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Email trainerpeggy & mail.com