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First name: Jeff Last name: Lonn Organization:

Title:

Comments: see attachment

## ATTACHMENT BELOW

Jeff Lonn Hamilton, MT Nez Perce Clearwater Forest 903 3rd Street Kamiah, ID 83536Re: Comments on DEIS Nez Perce Clearwater Forest Plan Revision Submitted to

https://cara.ecosystemmanagement.org/Public/CommentInput?project=44089 And e-mailed to sm.fs.fpr\_npclw@usda.gov Attn: Zach Peterson, Forest Planner I live in Montana[rsquo]s Bitterroot Valley, and I know that Nez Perce and Clearwater Forests encompass some of the wildest remaining country in the northern Rockies. It is a precious place and should be preserved for future generations of humans and wildlife. Once these special places are lost to road building, logging, and motorized use, they are gone forever. Why not try to preserve as much of it as possible for future generations[mdash]of both humans and wildlife? In 100 years, people will be thankful that you had the foresight to do so. I went to the public open house held in Hamilton this winter, and I was appalled by the alternatives you offered. All propose to increase commercial logging, build more roads, and decrease the extent of potential wilderness over the current plan. It appears that, for the short term economic gains mandated by our current politicians, you are selling out the American people who own these lands. Shame on you! These politicians will soon be gone, but your new forest plan will live on for many decades. Stand up to the politicians, please. Below are specific issues brought forward by the open house: You have obviously not used best available science to design your alternatives. NEPA requires it. I am so tired of the propaganda that logging will prevent wildfires and improve forest [ldquo]health[rdquo] (a meaningless buzzword). Most recent science disputes these ideas, and you need to consider this recent science. And models are no substitute for field-based science to make decisions. You have eliminated quantifiable standards that protect the forest. The old plan has them, and even with them it is hard to control detrimental effects. With ever more people and pressure on the forest, more stringent standards are needed, not more lax ones. Increasing timber harvest is obviously politically driven, and not science driven. I was told by the acting Bitterroot NF Supervisor in 2018 that the Trump administration is mandating this increase. At the Hamilton meeting, models and junk science that could best be called propaganda were shown to justify the increases. The format of the Hamilton open house suppressed any real public input by separating the public and not allowing them to hear each other[rsquo]s concerns. I was told by the so-called moderator: [Idquo]You have probably already attended a Friends of the Clearwater meeting and had public discussion there[mdash]that[rsquo]s not the purpose of this open house[rdquo]. Well, I hadn[rsquo]t, and even if I had, NEPA requires that you consider public input. And why didn[rsquo]t you analyze the Friends of the Clearwater[rsquo]s Citizen Conservation Biology Alternative that had the support of 10,000 comments? The National Environmental Policy Act NEPA requires the Forest Service to, [Idquo]include reasonable alternatives not within the jurisdiction of the lead agency.[rdquo] 40 CFR section 1502.14(c). It appears to me that you broke the laws requiring consideration of public input. The Forest Plan disregards its effects on Climate Change. The proposed plan says that we are in a [Idquo]natural warming period[rdquo], and so does not consider its proposed alternatives effects on climate change. This is clearly another political statement not supported by best available science. There are recent studies showing that logging emits more CO2 than any type of wildfire (and of course many other papers concluding that logging does not reduce wildfires anyway). You have eliminated measurable standards. This creates a situation where [Idquo]anything goes[rdquo]; nothing is enforceable. [Idquo]Desired conditions[rdquo] is a term with little meaning; for example, desired by who? And this is a part of [Idquo]conditions-based analysis[rdquo] which has been ruled to be illegal in a recent Tongass NF case. You have eliminated almost all the management areas, in favor of a few general ones with few standards. Surely the forest ecosystem in more complex than this! It looks like it was in the previous forest plan. What happened? By eliminating the details, you are essentially creating a plan that is no plan at all. You do not protect old growth. Old growth is becoming more rare every year, and its importance as habitat for rare creature require that it be protected. It is also important to protect future old growth,

that which will qualify in 30-40 years. In the Bitterroot NF, this future old growth is the favored logging target. Your plan does not provide ample protections for riparian areas and fisheries endangering the recovery of Steelhead and Bull Trout. The plan does not guarantee the protection of fish habitat nor does it include quantifiable standards that will prevent the degradation of salmon and steelhead habitat. The current plan has quantifiable standards for riparian areas and fisheries. The new plan does not provide quantifiable standards for soils in grazing allotments. These should be clear and monitored every five years. Keep grazing cattle from riparian areas by permanently retiring unused grazing permits. Your plan has no plan for recovery of grizzly bears. The grizzly populations in Montana remain in isolated recovery areas. Connectivity and genetic exchange is necessary for their survival into the future. The Nez Perce Clearwater Forest is a key corridor connecting bears from the Cabinet Yak to the Bitterroot Recovery Area. Confirmed sightings of grizzly bears in NP-C NF require that this be addressed. Your plan fails to protect RWA[rsquo]s wilderness qualities. It allows motorized and mechanized travel, and aircraft landings in RWAs, not only degrading their wilderness qualities, but essentially precluding them for ever being designated as Wilderness. I am particularly concerned with the Great Burn, having backpacked there many times. It[rsquo]s a spectacular place, and includes exceptional wildlife habitat. I would say that it[rsquo]s one of the wildest-feeling places I[rsquo]ve ever been. I, and the wildlife, would hate to see any type of motorized vehicle in there, including snowmobiles. The motorheads have the run of 99% of the US. Can[rsquo]t we just save a sliver of the country as untrammeled? Your plan lacks real protections for roadless areas. At the Hamilton meeting, I was told the Idaho Roadless Rule will protect them. We all know this is not true, and your plan creates additional loopholes in the name of [Idquo]forest health[rdquo], a meaningless term. No road building, temporary or permanent, should be allowed in roadless areas. All roadless areas should be recommended for wilderness. Given the choice of alternatives you presented, I favor a [Idquo]NO ACTION[rdquo] alternative. Keep the current plan. Sincerely, Jeff Lonn Hamilton, MT