Data Submitted (UTC 11): 5/24/2024 4:00:00 AM

First name: Ashley Last name: Wilmes

Organization: Kentucky Resources Council, Inc.

Title: Executive Director

Comments: Thank you for this opportunity to comment on the Jellico Vegetation Management Project on behalf of Kentucky Resources Council. Our comment letter is attached.

May 24, 2024Tim Reed, District RangerStearns Ranger DistrictDaniel Boone National Forest320 Hwy 27 NorthWhitley City, KY 42653VIA electronic submissionRe: Jellico Vegetation Management ProjectDear Mr. Reed:Please accept the following comments concerning the Jellico Vegetation ManagementProject on behalf of Kentucky Resources Council, Inc., a nonprofit organization dedicated toprotecting Kentucky's natural resources, environment, and communities. KRC submits these comments on behalf of the organization and its members and constituents who live, work, drinkwater from, and recreate in areas potentially impacted by this permit. We are writing to urge theForest Service to engage in a collaborative process to develop alternatives to manage the projectarea to promote ecological integrity while supporting all of the goals for the forest including recreation, forest health, conservation of sensitive, threatened, and endangered species, andwhere consistent with overall goals, responsible logging. A 40-year logging project that wouldlog 10,000 acres of mature and old-growth forest is not responsible logging or forestmanagement. The Proposed Action is irresponsible and unnecessary and we urge the ForestService to reject the Proposed Action.I. The Environmental Assessment does not support a Finding of No SignificantImpact for the proposed action. Unless the Forest Service can support a finding of no significant impact, an EIS must be prepared to fully evaluate the potential effects of the project. Because the acres proposed to belogged exceeds the categorical exclusion limit (and the other requirements for that exclusionhave not been met) the Forest Service is required to "provide sufficient evidence and analysis fordetermining whether to prepare an environmental impact statement or a finding of no significantimpact." 40 CFR [sect]1501.5(c). For the reasons set forth below, the Forest Service's evidence and analysis are insufficient and an EIS must be prepared if the Forest Service plans to proceed withthe proposed action or alternative 1. This EA is not "fully informed and well-considered" so as tosupport an agency finding of no significant impact. See Anderson v. Evans, 314 F.3d 1006, 1015-16 (9th Cir. 2002) (court must determine whether agency took a hard look at environmentalconsequences of proposed action). Given the issues listed below and those raised by KentuckyHeartwood and other commentors, a finding of no significant impact of the proposed actionwould be arbitrary, capricious, and contrary to law.II. The Forest Service should reconsider its proposed plan and the alternativesconsidered. The EA is inconsistent with the agency's current directives. See generally 36 CFR Part 219. It is arbitrary and capricious and inconsistent with law for the Forest Service to defend a 40-yearplan of logging that purports to implement a Forest Plan developed in 2004, under regulationspromulgated in 1982. The 2012 planning regulations codify a science-based approach involvingmeaningful public participation. See generally 36 CFR Part 219. The Forest Service describes itscurrent planning directives this way: This final planning rule requires that land management plans provide for ecological sustainability and contribute to social and economic sustainability, using public input andthe best available scientific information to inform plan decisions. The rule contains astrong emphasis on protecting and enhancing water resources, restoring land and waterecosystems, and providing ecological conditions to support the diversity of plant andanimal communities, while providing for ecosystem services and multiple uses. 77 FR21162, 4/09/2012. However, the Jellico EA does not fulfill the promise of a scientific review of ecological sustainability and the promotion of ecological integrity. It has failed to take the requisite "hardlook" at the proposed action.[bull] The EA does not allow for the "development, amendment [or] revision of landmanagement plans that promote the ecological integrity of national forests[hellip]" asenvisioned by 36 CFR 219.1(c). By endorsing logging 40 years into the future, theproposed action would not only fail to accomplish this goal, but would frustrate theregulation's purpose by prejudicing future forest plans.[bull] The proposed action is inconsistent with President Biden's Executive order promotingconservation of old growth forests. Protecting older trees is a critical, cost-effective solution to address both the climate and biodiversity crises.[bull] The EA is not adequately science-based as directed by 36 CFR 219.1(c) and by 36CFR 219.3, requiring the use of the best available scientific information. See ScopingComments of Heartwood re. Jellico Vegetation Management Project, dated December5, 2022

(describing the ecology and history of the ecological communities related to the Jellico forest area). The Forest Service's neglect of the area's natural history andemphasis on clearcutting, shelterwood, and deferment cuts is inconsistent with itsmandate to maintain and restore ecological integrity, as demonstrated in the Heartwood comment letter.3[bull] Further, the EA is inconsistent with the Forest Service's regulation that requiresconsideration of "conditions in the broader landscape that may influence thesustainability of resources and ecosystems with the plan area." 36 CFR 219.8(iii). The EA does not consider the early seral habitat (ESH) due to forestdisturbances created by extensive logging and mining in the area to the south of the Jellico forest area discussed in the EA.[bull] The 40-year implementation period is too long to fully consider the impacts toIndiana bats (Myotis sodalis), northern long-eared bats (Myotis septentrionalis), Cumberland arrow darter (Etheostoma sagitta), blackside dace (Chrosomuscumberlandensis), and other species listed as threatened or endangered under the Endangered Species Act (ESA). Avoiding harm to these species should be central toany federal management, particularly when that management is proposed for the explicit purpose of supporting biodiversity. The affected public cannot meaningfullycomment on, nor can the EA provide sufficient evidence regarding, the impacts onthese species or their habitat 40 years into the future.[bull] The Forest Service has failed to properly evaluate the risks to ecological integrity of the plan, particularly with regard to invasive species. The Wildlife SpecialistReport included in the supporting documents notes that the proposed action wouldlikely result in "increase of current population sizes and increased establishment ofnew populations" of nonnative invasive plants (p. 76) and similarly for Alternative 1(p. 77). See Biological Evaluation and Specialist's Report (Metzmeier & Documents, Both the Forest Service and KentuckyHeartwood have documented the increase in non-native invasive species in previouslylogged areas.[bull] The risks of sedimentation and landslides from logging on the steep slopes havenot been adequately considered. The Jellico mountains are some of the steepest andmost landslide-prone mountains in the state. The Forest Service's analysis does not look at the most relevant issues related to landslide risk. The assumption that sensitivehabitats will be protected and proper BMPs will be followed is not protective enoughfor high quality streams with endangered aquatic species. Detailed site specificinvestigation is required and highly susceptible areas should not be disturbed. Waterpollution and landslides from logging on steep slopes is reasonably foreseeable andmust be taken into account in the review of ecological integrity and endangeredaquatic species effects. See Kentucky Heartwood comments of December, 5, 2022and at https://kyheartwood.org/publiccomments/jellico-comment-period/: "Recordbreakingrains, including the 16 inches that fell on July 30th, 2022, have resulted inmajor landslide events and erosion on steep slopes, and have impacted streamsthrough increased sedimentation. [8] As will be discussed in our section on slopeinstability and landslide concerns, the Forest Plan and Kentucky forestry BMPsare inadequate for preventing harm to the aquatic endangered species fromextensive logging in the Jellico project area."[bull] A quick scan of the list of master logger "bad actors" (which listing can be a result ofrepeated failures to correct violations) shows that it is eminently foreseeable thatmistakes or neglect are likely with regard to the implementation of BMPs, especiallywhen logging in challenging terrain like the steep slopes of the Jellico project area.https://masterlogger.ca.uky.edu/sites/masterlogger.ca.uky.edu/files/bad_actor_list_4.pdf \[bull] As pointed out in public comments by Kentucky Heartwood, the project area includes a substantial portion of the designated critical habitat for the federally endangeredCumberland darter (Etheostoma susanae) as well as habitat for the federallythreatened blackside dace (Chrosomus cumberlandensis) and the impacts to thesespecies were not adequately considered. Record-breaking rains, including the 16inches that fell on July 30th, 2022, have resulted in major landslide events anderosion on steep slopes, and have impacted streams through increased sedimentation. The Forest Plan and Kentucky forestry BMPs are inadequate for preventing harm to the aquatic endangered species from extensive logging in the Jellico project area.[bull] A delicate population of a federallylisted endangered mussel, the Cumberland Elktoe(Alasmidonta atropurpurea), has also been identified in Jellico Creek. [9] This is oneof several populations which the USFWS describes as likely having low resiliencydue to small and isolated population. One of the threats to this mussel species isexcessive sedimentation from resource extraction. No comprehensive surveys havebeen conducted in Jellico Creek since 2005, making a full survey of the areaabsolutely necessary before logging.[bull] The Forest Service should adhere to the Forest Plan and provide a clear explanation of how they intend to maintain the 7,400 acres of habitat required by CeruleanWarblers in the Jellicos. These habitats are essential for the survival and well-being ofthese species,

and it's critical that they are preserved and protected.[bull] The Forest Service needs to commit to a concerted effort across the Jellico projectarea to treat and control tree of heaven. This includes all areas, regardless of plannedtimber harvest or other management. III. The Forest Service has failed to provide full and meaningful public participationin developing the proposed plan and the alternatives. While the Forest Service did permit public comment on the scoping process, it has notprovided for a "collaborative" public process in accordance with 36 CFR 219.1(c)("The purpose of this part is to guide the collaborative and science-based development, amendment, andrevision of land management plans that promote the ecological integrity of national forests andgrasslands and other administrative units of the NFS."). The regulations specifically provide that "the responsible official shall provide opportunities to the public for [hellip] developing a planproposal[hellip]" 36 CFR 219.4(a). Clearly the regulations are designed to provide full andmeaningful public participation. By combining ecologically desirable activities (like remediatinginvasive species) with those that do not further the goal of restoring and maintaining ecologicalintegrity, the Forest Service has created a set of alternatives that require false choices (betweenno action, for example, and control of invasive species combined with clearcutting andshelterwood processes that increase the spread of those species) rather than offering analternative that complies with the Forest Service's goal to "promote the ecological integrity ofnational forests." This false choice demonstrates the harm in denying the public theopportunity for meaningful input in development of the alternatives. Moreover the discussion of "crop trees" fails to meet the Forest Service mandate to "share information in an open way with interested parties," by obscuring the nature of the croptrees and the economic pressures on the Forest Service and by extension on the national forestwhich it stewards. See 36 CFR 219.4. Finally, we understand that the Forest Service has delayed required ESA consultationwith the U.S.. Fish and Wildlife Service regarding impacts to threatened and endangered species. As such, the EA lacks adequate analysis and consideration of impact and alternatives. This hasalso stymied the public's right make meaningful and informed comments on the EA.IV. The EA is tainted due to the timber targets developed by the agency. We understand that the Forest Service has mandated timber targets that include a more than 400% increase in logging in the Daniel Boone National Forest (DNBF) in the last 20 years. Documents obtained by Southern Environmental Law Center clearly show that the DBNF isprioritizing the timber harvest mandate over other forest needs, including recreation, foresthealth, water quality, and more. The development and use of timber targets (and their use forevaluation of employees) constitutes a prior taint on this EA. See In the case of, the NinthCircuit. See 214 F.3d 1135 (9th Cir 2000), discussed in Anderson v. Evans, 314 F.3d 2006 (9thCir. 2002) (overturning a finding of no significant impact and ruled that the EA was tainted by aprior agreement between the government and the Indian tribe allowing whaling to proceed). We understand that the Forest Service has mandated timber targets that include a more than 400% increase in logging in the Daniel Boone National Forest (DNBF) in the last 20 years. Documents obtained by Southern Environmental Law Center clearly show that the DBNF isprioritizing the timber harvest mandate over other forest needs, including recreation, foresthealth, water quality, and more. The development and use of timber targets (and their use forevaluation of employees) constitutes a prior taint on this EA. See Metcalf v. Daley, 214 F.3d 1135(9th Cir 2000) (overturning a finding of no significant impact and ruled that the EA was taintedby a prior agreement between the government and the Indian tribe allowing whaling to proceed); Anderson v. Evans, 314 F.3d 2006 (9th Cir. 2002). In this case, the Forest Service adopted timber targets prior to this EA. It appears that boththe proposed action and alternative 1 were developed to meet those targets. Rather thanconsidering recreation, forest health, water quality as well as logging to develop a plan, itappears that the Forest Service pre-determined its target and developed the EA accordingly ratherthan taking a "hard look" at the issues listed above. As such, the EA is arbitrary and unlawful. We oppose the Forest Service's indiscriminate cutting of older forests driven by volume-basedtimber targets.V. ConclusionThe EA as prepared does not support a finding of no significant impact for the proposedaction, or for alternative 1 and as such, the Forest Service should prepare an EnvironmentalImpact Statement. Kentucky Resources Council further urges the Forest Service to engage in acollaborative process to develop alternatives to manage the project area to promote ecologicalintegrity while supporting all of the goals for the forest including recreation, forest health, and conservation of sensitive, threatened, and endangered species. Finally, we urge the Forest Serviceto reject the proposed action, as a 40-year logging project that would log 10,000 acres of matureand old-growth forest is not responsible logging or forest management. Thank you for thisopportunity to comment. Sincerely, Ashley Wilmes, Esq. Executive Director Kentucky Resources Council,

Inc.P.O. Box 1070Frankfort, KY 40602Phone: 502-875-2428Email: ashley@kyrc.org