Data Submitted (UTC 11): 3/17/2025 12:28:49 PM First name: Shelly Last name: Wanamaker Organization:

Title:

Comments: 1. Recognize and incorporate wet and rainforest life zones, coupled with Plant Association Zones and Mean Annual Increment metrics into a revised set of mapped forest types.

2. Recognize, incorporate and celebrate the world class growth and accumulation of forest biomass - including above ground carbon.

3. Ecologically account for past forest removal from the SNF and all national forests.

4. We support the DEIS-Option B's approach of not using fuel load reduction - a totally unwarranted strategy for moist, wet and rainforest zones.

5. Consult tribes for appropriate fire use in life zones.

6. We are now at "code red" on planet Earth. Humanity is unequivocally facing a climate emergency.

7. Future climate conditions will likely arrive sooner than DEIS's climate discussion suggests.

8. DEIS Alternative B topics are severely remiss addressing wet and rainforest zones:

8a. Forest Stewardship: Fire resistance, not resilience, must be the goal.

8.b Fire Resilience: Is appropriate for human communities. Home hardening, not forest management, is the path to human community resilience.

8.c Climate: Is not one among many issues - it is the issue for PNW forest management.

8.d Ecosystem Integrity: Wet and rainforest temperate ecosystem integrity is not supported by commercial timber removal and extensive road networks.

8.e Carbon: World class sequestration of atmospheric CO2 is a natural outcome of proper forest stewardship when managing for wildfire resistance and ecosystem integrity.

9. The DEIS must be seriously revised for wet and rainforest life zones and incorporate wildfire refugia science for wildfire resistant forest management.

10. DEIS must base forest thinning on wildfire resistance and the retention and build-up of sequestered carbon for wet and rainforest life zones.

11. Forest thinning must maintain at least 70% canopy cover after thinning.

12. Commercial forest thinning must be replaced by Forest Service budget funded thinning.

13. Supportive infrastructure for SNF dispersed recreational activities must be part of the DEIS.

14. Incorporate by reference all tribal related recommendations contained in the Federal Advisory Committee's Report at: fseprd1181977.pdf

15. I strenuously oppose future commercial timber harvest as a management practice in LSRs. The harvest of naturally regenerated stands in LSRs within the Siuslaw National Forest, no matter what age, will engender vigorous public opposition. Option B's proposal to harvest stands in LSRs up to 119 years of age is a dead-in-the-water idea and wrong forest management.