Data Submitted (UTC 11): 8/13/2021 4:00:00 AM First name: John Last name: Bowers Organization: Georgia DNR, Wildlife Resources Division Title: Comments: See attached comment letter from the Georgia Department of Natural Resources, Wildlife Resources Division

RE: Foothills Landscape Project, Revised Programmatic EA

DearMr.Hunter,

TheGeorgiaDepartmentofNaturalResources,WildlifeResourcesDivision(WRD),appreciatestheopportunitytoprovide commentsontheRevisedDraftProgrammaticEnvironmental Assessment (EA) for the Foothills Landscape Project (Project). Our staff havereviewedtheEAanditssupportingdocuments.

An additional feature of the EA is Alternative 3 (p. 55). Alternative 3 restricts the application f commercial timber operations. WRD believes predefining the boundaries of timber harvest isnot wise because it does not consider unforeseen events such as disease outbreaks and natural disasters that may necessitate timber salvage or other commercial-scale timber operations and seems to be a deviation from adaptive harvest management. As such, WRD does not suppmt Alternative 3.

Many of the proposed actions in Alternative 2 are critical for the recovery of rare species and restoring active forest management across the foothills landscape in support of the Landand Resource Management Plan. WRD supports Alternative 2 and offers the following comments and suggestions.

WRD suppolts the revised goals of the Project, which are to create, restore, and maintainresilient ecosystems through active management and enhance human connectivity across thislandscape withsustainablerecreationaloppmtunitiesforthepurposeofproducingecosystemsthat are biologically connected and diverse, while maintaining soil productivity and protectingwaterqualitywithintheselandscapes.'

The Project contains approximately 1,162 cool or coldwater streams. These waterwayssupport a significantamount of Georgia's troutpopulation. With at least 225 stream crossingsand 81 miles of roads and trails within a 300-ft stream buffer, we concur that sedimentationcaused by erosion and runoff from roads and trails impacts aquatic resources in the Project areathatneedstobeaddressed.

WRD continues to support management actions that enhance stream, riparian, and aquatic habitats through

stream habitat improvement projects that maintain or add large woodydebris(LWD) and instream structures. We offer the following remarks:

*

On page B17 (last paragraph, last sentence), it should be mentioned that LWD needs to be repaired and upgraded on a regular basis along with instream structures.

*

Recommend the addition of a proposed action in Table 17, Stream, Riparian, and Aquatic Habitat section (p,49) to "Restore Riparian Buffers." This proposed action addresses the need for stabilizing stream banks, preventing or minimizing erosion and sedimentation, and bringing disturbed riparian zones into compliance with Georgia's 50-ft stream buffer requirement. This action is mentioned on page B18 but is not listed in Table 17.

*

Herbicide treatments are mentioned in Table 17 and pp. B44-B45. WRD recommends and supports using herbicides that are safe for aquatic organisms where the potential for runoff into streams, bogs, or lakes exists.

WRD supports the desired condition in Table 17 (p,49) of increasing aquatic connectivityby removing barriers to aquatic organism passage. It should be noted, however, that somebarriers are beneficial in preventing encroachment of non-native species (i.e., rainbow

trout,Alabamabass)onnativespecies(i.e.,brooktrout,Chattahoocheebass).

Thepotential fornegative consequences of removing abarriers hould be evaluated on a case-by-case basis.

In the EA, there are norecommendations addressinglake habitat improvements,downstream temperature impacts, or lake access improvements. WRD does not concur withdecommissioning the angleraccess trails to Murray andPeeples lakes (Table 16, p.41). Therationale behind this recommendation in the EA is low use. If these trails receive low use, thenimpact and maintenance should be commensurately low. These trails provide the prima1y accessto these waterbodies and absent further documentation the recommendation to close thesetrails seems arbitraiy. Murray and Peeples lakes are impoundments located on designated troutwaters. To meet state water quality standards for trout waters, a deepwater release should beinstalledover the outlet structures to provide coolerwater temperaturesdownstream. The needsof boaters utilizing Forest Service boat ramps is not addressed. ADA-compliant floating courtesydocks should be included as a desired condition in Table 16 under the Recreation Areas section(p,42). The Forest Service has boatramps on at least two lakes, Lake Rabun and Lake Russell, but there may be other non-compliant boating access facilities within the Project area thatshouldbeevaluatedtoaccommodateboaterswith physicallimitations.

WRD's final comment pertains to public involvement as it relates specifically to the "citizen-led" working group. Therole of this group is unclearin how it will guide

theimplementationprocess.WRDunderstandstheprocesstodevelopthisgroupanditsoperational framework is ongoing. To this end, WRD offers the following suggestions forconsideration: *

Group membership should reflect the diversity of interest in the Project (e.g., non-governmental conservation organizations, non-governmental preservation organizations, commercial timber interests, recreational user organizations, state natural resource agencies, local government representation,

federal agencies (i.e., United States Fish and Wildlife Service), citizens, adjacentlandowners, and others.

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Organization membership on the group is limited to one official representative. The group serves in an advisory capacity to the Forest Service on proposed projects by helping identify and resolve critical or controversial issues, review and provide input, and provide recommendations for consideration.

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The Group may identify subcommittees from its membership to work on issues and develop recommendations to be considered by the group membership.

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The group and any subcommittees function on a consensus basis. Consensus means that all members can accept a recommendation or proposed action even if one, or more, representatives do not consider the recommendation ideal. This approach ensures working toward solutions where all interests are served and improved consistent with the Forest Plan and the betterment of forest health and the resources it supports. Voting should only be used as a last resort when consensus is unattainable as it divides the membership into winners and losers.

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The Forest Service retains a trained facilitator to assist the group and provides staff support to assist with and provide technical, legal, or similar guidance.

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Group meetings are open to the public; however, public interaction at group deliberations is limited so as not to interfere with the group fulfilling its role.

Inclosing,WRDsupportsthehabitatrestorationactionsproposedinAlternative2.As

always,mystaffremainswillingandavailabletoassistyouwhenwecan.

Ted Will

TW/jwb

cc:Thom LittsJohn BowersJon AmbroseAlanIslerScottRobinson

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