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Comments: There are two concerns that Coconino County would like to address.

1, In Chapter 2, page 49 under "In Woods Processing and Storage", the language specifies the types of tasks that would be performed on those sites and the types of equipment commonly used at processing sites. Our concern is that the tasks and equipment listed may restrict operators to those tasks only. We would prefer to see language that says "but not limited to" or to remove the specific tasks and equipment and use more generic terms to allow for new technologies that may emerge over the next 20 years.

2. In Appendix C, NW002, The description says to prevent potential spread of noxious or invasive weeds by vehicles and equipment that they should be washed when moving from one treatment unit to another, however, under the Primary Purpose, it states that the purpose is to reduce introduction of noxious weeds in NFS lands. We would like to see that the description match the purpose and that contractors are only required to wash equipment when that equipment initially enters into NFS land and not be required to wash equipment when moving from one cutting unit to another. That requirement would not only cost the operator a large amount of money to accomplish, it would slow the operations down greatly and reduce the amount of acres being treated. It would be a putting a burden on operators when at the same time, recreational vehicles, campers, etc. get to come onto NFS lands without any requirement to wash vehicles.

Thank you for these considerations.