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during the opportunity for public comment provided during preparation of an environmental assessment or environmental impact statement for the proposed authorized hazardous fuel reduction project as characterized in section 104(g) of the HFRA may file an objection. For proposed authorized hazardous fuel reduction projects described in a draft environmental impact statement, such opportunity for public comment will be fulfilled by the comment procedures set forth in 40 CFR 1506.10. For proposed authorized hazardous fuel reduction projects described in an environmental assessment, such opportunity for public comment will be fulfilled during scoping or other public involvement opportunities as environmental assessments are not circulated for public comment in draft

(b) Comments received from an authorized representative(s) of an organization are considered those of the organization only. Individual members of that organization do not meet objection eligibility requirements solely on the basis of membership in an organization. A member or an individual must submit comments independently in order to be eligible to file an objection in an individual capacity.

(c) When an objection lists multiple individuals or organizations, each individual or organization shall meet the requirements of paragraph (a) of this section. Individuals or organizations listed on an objection that do not meet eligibility requirements shall not be considered objectors. Objections from individuals or organizations that do not meet the requirements of paragraph (a) shall not be accepted. This shall be documented in the objection record.

(d) Federal agencies may not file objections.

(e) Federal employees who otherwise meet the requirements of this subpart for filing objections in a non-official capacity, shall comply with Federal conflict of interest statutes at 18 U.S.C. 202-209 and with employee ethics requirements at 5 CFR part 2635. Specifically, employees shall not be on official duty nor use Government property or equipment in the preparation or filing of an objection. Further, em-

ployees shall not incorporate information unavailable to the public, such as Federal agency documents that are exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552 (b)).

§218.7 Filing an objection.

(a) Objections must be filed with the Reviewing Officer in writing. All objections shall be open to public inspection during the objection process.

(b) It is the objector's responsibility to provide sufficient narrative description of those aspects of the proposed authorized hazardous fuel reduction project addressed by the objection, specific issues related to the proposed authorized hazardous fuel reduction project, and suggested remedies which would resolve the objection.

- (c) Incorporation of documents by reference shall not be allowed.
- (d) At a minimum, an objection must include the following:
- (1) Objector's name and address (§218.2), with a telephone number, if available:
- (2) Signature or other verification of authorship upon request (a scanned signature for electronic mail may be filed with the objection);
- (3) When multiple names are listed on an objection, identification of the lead objector (§218.2). Verification of the identity of the lead objector shall be provided upon request;
- (4) The name of the proposed authorized hazardous fuel reduction project, the name and title of the Responsible Official, and the name(s) of the National Forest(s) and/or Ranger District(s) on which the proposed authorized hazardous fuel reduction project will be implemented.

§ 218.8 Objections set aside from review.

- (a) The Reviewing Officer shall set aside and not review an objection when one or more of the following applies:
- (1) Objections are not filed in a timely manner (§218.4(b)(2)(iv), §218.9(c)).
- (2) The proposed project is not subject to the objection procedures of this subpart (§218.3).
- (3) The individual or organization did not submit written comments during

scoping or other opportunity for public comment (§218.6(a)).

- (4) The objection does not provide sufficient information as required by §218.7(b) through (d) for the Reviewing Officer to review.
- (5) The objector withdraws the objection.
- (6) An objector's identity is not provided or cannot be determined from the signature (written or electronically scanned) and a reasonable means of contact is not provided (§218.7(c)(1)).
- (7) The objection is illegible for any reason, including submissions in an electronic format different from that specified in the legal notice.
- (b) The Reviewing Officer shall give written notice to the objector and the Responsible Official when an objection is set aside from review and shall state the reasons for not reviewing the objection. If the objection is set aside from review for reasons of illegibility or lack of a means of contact, the reasons shall be documented in the project record.

§ 218.9 Objection time periods and process.

- (a) Time to file an objection. Written objections, including any attachments, must be filed with the Reviewing Officer within 30 days following the publication date of the legal notice of the EA or FEIS in the newspaper of record (§218.4(b)). It is the responsibility of objectors to ensure that their objection is received in a timely manner.
- (b) Computation of time periods. (1) All time periods are computed using calendar days, including Saturdays, Sundays, and Federal holidays. However, when the time period expires on a Saturday, Sunday, or Federal holiday, the time is extended to the end of the next Federal working day as stated in the legal notice or to the end of the calendar day (11:59 p.m.) for objections filed by electronic means such as email or facsimile machine.
- (2) The day after publication of the legal notice for this subpart of the EA or FEIS in the newspaper of record (§218.4(b)) is the first day of the objection-filing period.
- (3) The publication date of the legal notice of the EA or FEIS in the newspaper of record is the exclusive means

for calculating the time to file an objection. Objectors may not rely on dates or timeframe information provided by any other source.

- (c) *Evidence of timely filing.* Timeliness shall be determined by:
- (1) The date of the postmark, e-mail, fax, or other means of filing (for example, express delivery service) of an objection and any attachment;
- (2) The time and date imprint at the correct Reviewing Officer's office on a hand-delivered objection and any attachments: or
- (3) When an objection is electronically mailed, the objector should normally receive an automated electronic acknowledgment from the agency as confirmation of receipt. If the objector does not receive an automated acknowledgment of the receipt of the objection, it is the objector's responsibility to ensure timely receipt by other means.
- (d) *Extensions.* Time extensions are not permitted.
- (e) Other timeframes. The Reviewing Officer shall issue a written response to the objector(s) concerning their objection(s) within 30 days following the end of the objection-filing period.

§218.10 Resolution of objections.

- (a) Meetings. Prior to the issuance of the Reviewing Officer's written response, either the Reviewing Officer or the objector may request to meet to discuss issues raised in the objection and potential resolution. The Reviewing Officer has the discretion to determine whether or not adequate time remains in the review period to make a meeting with the objector practical. All meetings are open to the public.
- (b) Response to objections. (1) A written response shall set forth the reasons for the response, but need not be a point-by-point review, and may contain instructions to the Responsible Official, if necessary. In cases involving more than one objection to a proposed authorized hazardous fuel reduction project, the Reviewing Officer may consolidate objections and issue one or more responses.
- (2) There shall be no further review from any other Forest Service or USDA official of the Reviewing Officer's written response to an objection.