## UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO

WESTERN WATERSHEDS PROJECT,	)
CENTER FOR BIOLOGICAL DIVERSITY,	)
GRAND CANYON TRUST, and UTAH	) Case No. 4:10-cv-612-ELJ-REB
ENVIRONMENTAL CONGRESS,	)
	ORDER APPROVING
Plaintiffs,	) STIPULATION ON
	) INTERVENTION FOR
v. UNITED STATES FOREST SERVICE,	) WYOMING STOCK GROWERS
	) ASSN., WYOMING WOOL
	) GROWERS ASSN., PUBLIC
	) LAND COUNCIL, PETER R.
	) ARAMBEL, AND WYOMING
	) COUNTY COMMISSIONERS
Defendant.	) ASSN.
	_)

Plaintiffs Western Watersheds Project et al. and Proposed Defendant-Intervenors

Wyoming Stock Growers et al. have submitted to the Court a stipulation on intervention for

Wyoming Stock Growers et al. with respect to two of the categorical exclusion decisions at issue
in this matter (Docket No. 44). Defendant United States Forest Service previously filed a notice
of non-opposition (Docket No. 35) to the Proposed Intervenors' Motion to Intervene (Docket
No. 28). Having reviewed the stipulation, and good cause appearing,

IT IS ORDERED that the Stipulation on Intervention for Wyoming Stock Growers et al. (Docket No. 44) is APPROVED. IT IS HEREBY ORDERED:

Wyoming Stock Growers et al. will intervene in this matter only with respect to
the claims on the two categorical exclusion decisions issued by the Bridger-Teton
National Forest: the Southern Wind River Sheep Allotments categorical

exclusion; and the Sweetwater, Blucher Creek, and East Squaw Creek Allotments categorical exclusion. Wyoming Stock Growers et al. may fully participate in all aspects of the litigation with regard to the claims on these two Bridger-Teton National Forest categorical exclusion decisions. Wyoming Stock Growers et al. will not participate in the litigation with respect to claims on any of the other eight categorical exclusion decisions at issue in this litigation, which were issued by forests in Idaho and Utah.

- Wyoming Stock Growers et al. will follow the same litigation and briefing schedule with which Defendant U.S. Forest complies, including the deadlines set forth in the Court's amended scheduling order of September 2, 2011 (Docket No. 20).
- 3. The Motion to Intervene (Docket No. 28) is hereby MOOT.

IT IS SO ORDERED.



DATED: November 9, 2011

Honorable Ronald E. Bush

U. S. Magistrate Judge