Case 2:13-cv-01977-JAM-DAD Document 59-1 Filed 07/31/15 Page 1 of 3

1 Dennis L. Porter (Cal. Bar #67176) FUED Attorney at Law 2 8120 36th Avenue Sacramento, California 95824-2304 AUG D 3 2015 3 Telephone: (916) 381-8300 EASTERN DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA
BY DEPUTY D Fax: (916) 381-8726 4 dlporter2@yahoo.com 5 Scott W. Horngren (Ore. Bar. #880604) Pro Hac Vice Pending 6 American Forest Resource Council 5100 S.W. Macadam, Suite 350 7 Portland, Oregon 97239 Telephone: (503) 222-9505 8 Fax: (503) 222-3255 9 shorngren@amforest.org 10 Attorneys for Proposed Defendant-Intervenor 11 UNITED STATES DISTRICT COURT 12 FOR THE EASTERN DISTRICT OF CALIFORNIA 13 SACRAMENTO DIVISION 14 15 CONSERVATION CONGRESS, No. 2:13-cv-01977-JAM-DAD 16 Plaintiff, [PROPOSED | ORDER GRANTING 17 MOTION TO INTERVENE V. 18 19 UNITED STATES FOREST SERVICE, and UNITED STATES FISH AND WILDLIFE 20 SERVICE, 21 Defendants, 22 and 23 TRINITY RIVER LUMBER COMPANY, a 24 California Corporation, 25 Proposed Defendant-Intervenor 26 27 28

Conservation Congress v. United States Forest Service, et al., No. 2:13-cv-01977-JAM-DAD

[PROPOSED] ORDER GRANTING MOTION TO INTERVENE - Page 1

Case 2:13-cv-01977-JAM-DAD Document 59-1 Filed 07/31/15 Page 2 of 3

Having considered Trinity River Lumber Company's Motion to Intervene, supporting papers,
and responses of the parties, the Court hereby **GRANTS** the motion with the following conditions:

- 1. Intervenor shall confine their arguments to the issues raised in the amended complaint and avoid collateral arguments.
- 2. Intervenor shall not be permitted to conduct discovery or to introduce material outside the administrative record unless it first demonstrates that such material falls within the exceptions to record review under the Administrative Procedure Act.
- Intervenor shall file its own briefs in conformance with the page limits of the Local Intervenor may address only new arguments not roused by the Federal Rules, and be allocated oral argument time hmits separate from Federal Defendants, Defendants in its briefs. Intervenor will be given an opportunity to address the Court at oral argument at the Courts discretion.

 IT IS SO ORDERED.

Dated: <u>August 3</u> 2015

United States District Judge