IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF IDAHO

VALLEY COUNTY, IDAHO

Plaintiff,

v.

UNITED STATES DEPARTMENT OF AGRICULTURE, an agency of the United States; TOM VILSACK, in his capacity as Secretary of Agriculture of the United States; UNITED STATES FOREST SERVICE, an agency within the Unites States Forest Department of Agriculture; TOM TIDWELL, in his capacity as Chief of the United States Forest Service; HARVEY FORSGREN, in his capacity as Regional Forester for the Intermountain Region of the United States Forest Service; BRENT L. LARSON, in his capacity as Forest Supervisor of the Caribou-Targhee National Forest; and KEITH LANNOM, in his capacity as Forest Supervisor for the Payette National Forest,

Defendants.

IDAHO RECREATION COUNCIL, an Idaho non-profit corporation; CHRIS and LOIS SCHWARZHOFF, husband and wife;

Plaintiffs,

v.

UNITED STATES FOREST SERVICE, a federal agency within the Department of Agriculture; SUZANNE C. RAINVILLE, Forest Supervisor, Payette National Forest; and BRANT PETERSEN, District Ranger, Krassel Ranger District, Payette National Forest,

Defendants.

Civil Action No. 1:11-cv-233-BLW

ORDER

Consolidated Case: 1:09-cv-275-BLW

The Court has before it a motion to clarify and/or amend. The motion states that no party objects. The Court finds good cause to grant the motion. Accordingly,

NOW THEREFORE IT IS HEREBY ORDERED, that the motion to clarify/amend (docket no. 128) is GRANTED. The Memorandum Decision and Order [docket no. 124] is AMENDED to reflect that the Forest Service must only re-evaluate those Management Areas or portions of those Management Areas that were covered by the McCall/Krassel ROD. This is specifically Management Areas 7, 8, 10, 11, 12, and 13, and portions of Management Areas 6 and 9.



DATED: March 31, 2015

B. Lynn Winmill Chief Judge United States District Court