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First name: Wanda Last name: Burget

Organization: Wyoming Mining Natural Resource Foundation

Title: Executive Director

Comments: Subject: Wyoming Mining Natural Resource Foundation -Comments Draft Ashley

Forest Plan Revision

Attachments: WMNRF Comments_Ashley Natl Forest LRMP_191108.pdf

Importance: High

To Whom it May Concern:

On behalf of the Wyoming Mining Natural Resource Foundation, I thank you for the opportunity to submit the attached comments on the Draft Ashley National Forest Plan Revision.

Kind Regards, Wanda Burget

Wanda Burget

Executive Director

Wyoming Mining Natural Resource Foundation

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"Industry Providing for People While Partnering in Conservation and Environmental Stewardship"

Executive Director

Julie Lutz

Chairman

Emailed

AshleyForestPlan@usda.gov

November 7, 2019 Ashley National Forest Attn: Forest Plan Revision 355 Nmth Vernal Avenue

Vernal, UT 84078-1703

RE:

To Whom It May Concern:

On behalf of Wyoming Mining Natural Resource Foundation (Foundation) we thank you for the opportunity to comment on the draft Ashley National Forest Land and Resource Management Plan (LRMP) Revision.

The Foundation is a non-profit corporation dedicated to:

[bull] Creating and supporting voluntary natural resource conservation and stewardship strategies, scientific research and educational outreach

[bull] Partnering to develop cooperative, practical, and innovative solutions to natural resource challenges.

The impetus to found the Foundation was an outgrowth of a cooperative, voluntary conservation initiative led by the trona / soda ash industry in southwestern Wyoming with an objective of benefitting the Greater Sage-grouse and other sagebrush obligate species and conserving the habitat on which they depend in the context of the mining operations in southwestern Wyoming.

The Mining Industry Paiticipants in this conservation strategy include Ciner Wyoming LLC (Ciner); Genesis Alkali Wyoming LP (Genesis); Solvay Chemicals Inc. (Solvay); and Tata Chemicals Nmth America (Tata). The trona mining and processing operations associated with these Mining Industry

Participants are all located within Sweetwater County, Wyoming west of the City of Green River. Some of the Foundation's Mining Jndustiy Participants have leases that are located within or in close proximity to the boundary of the Ashley National Forest.

The Foundation is developing a voluntaly conservation strategy which will be directed by an integrated Agreement between the Foundation and federal agency partners including the U.S. Fish and Wildlife Service and the Bureau of Land Management. Effective implementation of the conservation measures included in this conservation strategy will require consistent and compatible management across federal, private and state properties. Because of the mixed properly ownership associated with the Mining Industry Participants' mining and processing operations in Sweetwater County Wyoming, this Agreement comprises a Candidate Conservation Agreement with Assurances (applicable to non-federal property) with an integrated Candidate Conservation Agreement (applicable to federal property) (CCANCCA).

The Foundation respectfully requests that the revised Ashley National Forest LRMP recognize voluntary conservation initiatives generally and CCANCCAs specifically as viable conservation efforts to benefit candidate species and species of concern with language similar to the State of Wyoming Executive Order 2019-3 (Greater Sage-Grouse Core Area Protection) which states:

"Candidate Conservation Agreements with Assurances (CCAA) on private lands, complemented by Candidate Conservation Agreements (CCA) on public lands through the U.S. Fish and Wildlife Service, provide regulatory certainty and are a proven means of investing in the future of rural land management. CCAAs are a proven means to encourage voluntary conservation actions and measures"

Further, the Foundation requests that the revised LRMP consider the opportunity for the Ashley National Forest to potentially play a role as a federal agency partner in integrated community-based volunta,y conservation initiatives such as CCANCCAs. In this regard, we note that the National Forest Management Act of 1976, as amended, which provides overall direction to the USFS for conservation and management of public lands, allows the USFS to participate in conservation agreements.

Thank you for the opportunity to offer comment. Please feel free to contact Wanda Burget at wburget@accordrcsourccsolutions.com with any questions.

Sincerely, Wanda Burget Executive Director

Julie Lutz Chairman

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