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BlueRibbon Coalition (BRC) is writing to provide scoping feedback for the Sandpoint South proposal. BRC is a national non-profit organization that champions responsible recreation and encourages a strong conservation ethic and individual stewardship. We champion responsible use of public lands and waters for the benefit of all recreationists by educating and empowering our members to secure, protect, and expand shared outdoor recreation access and use by working collaboratively with natural resource managers and other recreationists. Our members use motorized and non-motorized means of recreation, including OHVs, horses, mountain bikes, snowmobiles, and hiking to enjoy federally managed lands throughout Idaho, including those of the U.S. Forest Service. Many of our members and supporters live in Idaho or travel across the country to visit Idaho and use motorized vehicles to access USFS managed lands throughout Idaho. BRC members visit these areas for motorized recreation, snowmobiling, sightseeing, photography, rockhounding, hunting, wildlife and nature study, camping, observing cultural resources, and other similar pursuits. BRC members and supporters have concrete, definite, and immediate plans to continue such activities in the future.

WildfireBRC wants to share our support for the broad project objectives to keep forests healthy and reduce the risk of wildland fires. BRC supports treating the full 8,334 proposed acres. Fuel breaks need to be utilized in the maximum capacity. Best available science should be used in making these decisions. Past forest fires that have burned rampant because of the lack of forest projects should be looked at when making decisions. BRC commends the USFS in their efforts to have sustainable and healthy public lands for all to use. Fuel breaks next to roads should also be analyzed as open as a singletrack or ATV only route that provides a unique recreation experience aside from the actual road. Roads and TrailsBRC commends the USFS in their efforts to have a sustainable and healthy forest for all to use. We strongly encourage the USFS to fully analyze and consider adapting all temporary or unauthorized roads into the road system. These roads will offer long term benefits to the forest. Roads act as a natural fire barrier and provide needed access to implement projects and for emergency response teams. Fuel breaks next to roads should also be analyzed as open as a singletrack or ATV only route that provides a unique recreation experience aside from the actual road. BRC is encouraged by the proposed 7 miles of road construction, maintenance of 20 miles of roads and the 84 miles of road reconstruction and fully support these proposals. Economic BenefitsThe Bureau of Economic Analysis showed that in 2022 outdoor recreation brought in over \$1 trillion. Outdoor recreation has only grown in popularity since then. BRC is pleased the USFS is not stifling potential economic benefits through road closures. Vegetation management will help keep forests healthy so they are not closed to the public due to wildfire and burn scars. It's crucial for recreation that these public lands be managed appropriately to avoid closures. Not only will the proposed projects benefit the economy by providing a conducive environment for outdoor recreation but will also bring in local revenue. BRC supports these efforts and supports any comments made by locals and members who approve these projects for local economic benefit. Executive OrdersThe Executive Order on Immediate Expansion of American Timber Production (March 1, 2025) directs federal agencies, including the USFS, to prioritize active forest management and increase domestic timber production to support economic growth, wildfire mitigation, and national supply chain resilience. This executive order explicitly mandates that federal land management plans incorporate strategies to streamline timber harvests, reduce regulatory barriers, and maximize sustainable yield on public lands. This should include treatments in designated roadless areas and wilderness study areas. Explore ActThe USFS must comply with the EXPLORE Act's mandate to expand and enhance outdoor recreation opportunities, including motorized use, rather than restricting access through road and area closures. The Act emphasizes increasing recreational access across federally managed lands, streamlining permitting processes, and improving infrastructure to support diverse recreational uses, including off-highway vehicle (OHV)

recreation. Vegetation Treatments The USFS needs to be using past wildfires that have been caused because of lack of treatments due to designations and restrictive management when making these decisions and use best available science. By proactively managing these challenges, the USFS can maintain the health and resilience of these landscapes, ensuring they continue to serve as vital ecological and recreational resources for current and future generations including its multiple use and sustainable yield mission. Habitat loss is the largest threat to wildlife and wildfire is the largest threat to habitat loss. One wildfire could cause an entire species to go extinct. We support the USFS in properly managing the forests to prevent wildfires that could cause harm to wildlife. However, many conservation groups actively litigate forest projects that help mitigate fires and other natural disasters. One of the best things that can be done to protect wildlife and habitat is to actively manage forests to prevent wildfires. In order to adequately manage the forest roads are a critical component. Roads not only provide access to carry-out forest management projects but also act as a natural fire barrier. BRC's concern with prescribed burn, is if a wildfire arises at any point, that wildfire should be treated as such and the USFS should not allow the wildfire to burn in order to meet prescribed burn objectives. This involves a lot of risks and wildfires should always be treated with as much urgency to suppress the fire as possible. Public Health and Safety Over the last three decades, the acreage burned annually by wildfire across the United States has doubled. This trend is driven by western states such as California, which experienced a fivefold increase in annual acreage burned from wildfire over the last half-century (Williams et al., 2019). "It is well documented that exposure to wildfire smoke is associated with adverse respiratory, cardiovascular, and birth outcomes, and premature mortality." (https://www.lung.org/getmedia/fd7ff728-56d9-4b33-82eb-abd06f01bc3b/pse_wildfire-and-prescribed-fire-brief_final_2022.pdf) "In the United States, the overall population experiencing wildfire smoke will continue to increase due to projected increases in wildfires. Considering climate change projections through 2050, it is estimated that more than 82 million people in the United States will be subject to a 57% and 31% increase in the frequency and intensity of smoke waves, respectively (Liu et al., 2016a)." Removal of hazardous trees is crucial to public health and safety. USFS should approve these proposals to the maximum extent as these trees pose a threat to the public and for the safety of the roads and forests. Conclusion We would like to close by saying we support "shared use". As long as overall visitation numbers are appropriate for the affected resources, motorized and non-motorized users can be compatible with one another so long as individual users understand designations and plan their activities accordingly. Indeed, motorized and nonmotorized recreation use often overlap as OHV's often increase accessibility to non-motorized recreational activities such as hiking, camping, equestrian use, etc. We also hold that responsible recreational use of public lands can exist in harmony with ecosystem needs.