

FILED
U.S. DISTRICT COURT
DISTRICT OF WYOMING

MAR 01 2012

Stephan Harris, Clerk
Cheyenne

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF WYOMING

STATE OF WYOMING,

Plaintiff,

and the COLORADO MINING
ASSOCIATION,

Plaintiff-Intervenor

vs.

Case No. 2:07-CV-00017-CAB

UNITED STATES DEPARTMENT OF
AGRICULTURE, et al.,

Defendants

and the WYOMING OUTDOOR
COUNCIL, et al.,

Defendant-Intervenors.

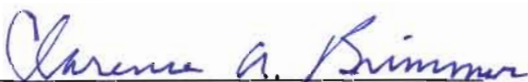
ORDER VACATING PERMANENT INJUNCTION

This Court previously granted Plaintiff declaratory relief and issued a permanent national injunction on the Roadless Area Conservation Rule (“Roadless Rule”), 36 C.F.R. §§ 294.10 to 294.14. In a lengthy opinion with reasons, the United States Court of Appeals

for the Tenth Circuit reversed that decision and remanded the case to this Court with instructions to vacate the permanent injunction. Doc. # 199.

NOW, THEREFORE, in accordance with the Order of, and for the reasons set forth by the United States Court of Appeals for the Tenth Circuit, the permanent injunction on the Roadless Area Conservation Rule (“Roadless Rule”), 36 C.F.R. §§ 294.10 to 294.14 [Doc. # 114, 186] is hereby VACATED.

Dated this 1st day of March, 2012.



Clarence A. Brimmer
United States District Judge