IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MONTANA GREAT FALLS DIVISION

CITIZENS FOR CLEAN ENERGY, et al.,

and

THE NORTHERN CHEYENNE TRIBE,

Plaintiffs,

v.

U.S. DEPARTMENT OF THE INTERIOR, et al.,

Federal Defendants,

and

STATE OF WYOMING, et al.,

Defendant-Intervenors.

STATE OF CALIFORNIA, et al.,

Plaintiffs,

v.

U.S. DEPARTMENT OF THE INTERIOR, et al.,

Federal Defendants,

and

STATE OF WYOMING, et al.,

Defendant-Intervenors.

CV-17-30-GF-BMM

ORDER

CV-17-42-GF-BMM

Plaintiffs in these cases have filed a Joint Motion for Leave to Supplement their Complaints (Doc. 153). The Court's previous Order determined that the procedurally correct way for Plaintiff to bring its challenges was through a new or supplemental complaint. (Doc. 151). Plaintiffs have opted to file supplemental complaints challenging the Bureau of Land Management's Environmental Analysis; alleging violations of the National Environmental Policy Act (NEPA) and the Administrative Procedure Act (APA); and a violation of the trust obligation to the Northern Cheyenne Tribe. Defendants take no position on Plaintiffs' motion. Therefore, pursuant to Federal Rule of Civil Procedure 15,

IT IS ORDERED:

- (1) Plaintiff's Joint Motion for Leave to Supplement their Complaints (Doc. 153 in CV-17-42, Doc. 173 in CV-17-30) is **GRANTED**.
- (2) The Clerk of Court is directed to file the Supplemental Complaints (Docs. 153-1, 153-2 in CV-17-42) (Docs. 173-1, 173-2 in CV-17-30). DATED this 23rd day of July, 2020.

Brian Morris, Chief District Judge United States District Court