1 2 3 4 5	Kevin M. Cassidy (pro hac vice) Oregon Bar No. 025296 Earthrise Law Center Lewis & Clark Law School P.O. Box 445 Norwell, MA 02061 (781) 659-1696 cassidy@lclark.edu Adam Keats (pro hac vice)		
6 7 8	California Bar No. 191157 CENTER FOR BIOLOGICAL DIVERSITY 351 California St., Suite 600 San Francisco, CA 94104 415-436-9682 x304 akeats@biologicaldiversity.org		
9	A44 C., D1.:4:CC.		
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13	PRESCOTT DIVISION		
14 15	CENTER FOR BIOLOGICAL DIVERSITY; SIERRA CLUB; and GRAND CANYON WILDLANDS COUNCIL,	Case No: 3:12-cv-08176-SMM	
16 17	Plaintiffs, vs.	DECLARATION OF KEVIN CASSIDY IN SUPPORT OF PLAINTIFFS' RESPONSE IN OPPOSITION TO NRA'S MOTION	
18	UNITED STATES FOREST SERVICE,	TO INTERVENE	
19	Defendant.		
20			
21	I. Varin Cassida, haraba daalara		
22	1 I was 1 a distribution in a second of DN indiffer 2 D and a six in Communities at		
23	NDA's Mation to Intervens (Dec. No. 29) and sympatting decomments		
24	2 I represent Plaintiffs in the instant litigation		
25	3 Exhibit 1 attached to Plaintiffs' Response is a true and correct copy of 4		
26		the California Condor Reintroduction	
27	Program in Northern Arizona, prepared by the California Condor Recovery		
28	1		

Team and the United States Fish and Wildlife Service ("FWS"), Feb. 14, 2002 ("2002 Review"). I retrieved this document on January 2, 2013, via the FWS's website at http://www.fws.gov/southwest/es/arizona/CA Condor.htm.

- 4. Exhibit 2, attached to Plaintiffs' Response, is a true and correct copy of *A Review of the Second Five Years of the California Condor Reintroduction Program in the Southwest*, prepared by the California Condor Recovery Team and the FWS, April 2007 ("2007 Review"). I retrieved this document on January 2, 2013, via the FWS's website at http://www.fws.gov/southwest/es/arizona/CA_Condor.htm.
- 5. Exhibit 3, attached to Plaintiffs' Response, is a true and correct copy of Walters, J. et al., Status of the California Condor (*Gymnogyps Californianus*) and Recovery Efforts to Achieve Its Recovery, in The Auk 127(4):969-1001 (2010) ("Blue Ribbon Panel Study"). I retrieved this document on January 4, 2013, via the following website:

www.fs.fed.us/global/iitf/pubs/ja_iitf_2010_walters001.pdf.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed this 4th day of January, 2013, in Norwell, Massachusetts.

/s/ Kevin Cassidy
Kevin M. Cassidy
Earthrise Law Center

1	CERTIFICATE OF SERVICE	
	I hereby certify that on January 4, 2013, I electronically transmitted the attached	
2	document to the Clerk's Office using the CM/ECF System for filing and transmittal of a	
3	Notice of Electronic Filing, which will send notification of such filing to the following:	
5		
	Dustin Maghamfar , United States Department of Justice, Attorney for	
6 7	Defendant United States Forest Service.	
8	James Odenkirk, Attorney for the State of Arizona.	
9	Adam Keats, Attorney for Plaintiffs.	
10	Anna Margo Seidman, Carl Dawson Michel, Douglas Scott Burdin, and Scott	
11	M. Franklin, Attorneys for Proposed Interveners	
12		
13		
14	/s/ Kevin Cassidy	
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