

Brian F. Russo
State Bar No. 018594
Law Office of Brian F. Russo
111 West Monroe Street
Suite 1212
Phoenix, Arizona 85003
bfrusso@att.net
Telephone: (602) 340-1133
Facsimile: (602) 258-9179

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Douglas S. Burdin, D.C. Bar # 434107
Anna M. Seidman, D.C. Bar # 417091
Safari Club International
501 2nd Street N.E.
Washington, D. C. 20002
dburdin@safariclub.org
aseidman@safariclub.org
Telephone: (202) 543-8733
Facsimile: (202) 543-1205

Counsel for *Amicus Curiae* Applicant Safari Club International

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA
Prescott Division**

CENTER FOR BIOLOGICAL)	
DIVERSITY,)	
)	Case No. 09-cv-8011
Plaintiff,)	(PGR)
)	
v.)	DECLARATION OF
)	KEVIN ANDERSON
)	
U.S. BUREAU OF LAND)	
MANAGEMENT, <i>et al.</i>)	
)	
Defendants,)	
)	
SAFARI CLUB INTERNATIONAL,)	
)	
<i>Amicus Curiae</i> Applicant.)	
_____)	

I, Kevin Anderson, do upon personal knowledge declare as follows:

1. I am President-Elect of Safari Club International (“SCI”) and Safari Club International Foundation (“SCIF”), Chairman of the Legal Task Force of Safari Club International, and a member of the Executive Committee of Safari Club International.
2. I am an attorney and principle in the law firm of Anderson & Milholland, P.C. of Harrisonville, Missouri.
3. SCI is a nonprofit corporation incorporated in the State of Arizona, operating under § 501(c)(4) of the Internal Revenue Code, with principal offices and place of business in Tucson, Arizona.
4. Its membership includes approximately 53,000 individuals from the United States and many of the countries around the world. It has approximately 1,200 members in Arizona and over 5,000 in California.
5. Its missions are the conservation of wildlife, protection of the hunter, and education of the public concerning hunting and its use as a conservation tool. SCI carries out its conservation mission through its sister organization, Safari Club International Foundation.
6. SCIF’S missions include the conservation of wildlife, education of the public concerning hunting and its use as a conservation tool, and humanitarian services. More specifically, the conservation mission of SCIF is: (a) to support the conservation of the various species and populations of game animals and other wildlife and the habitats on which they depend; and (b) to demonstrate the importance of hunting as a conservation and management tool in the development, funding and operation of wildlife conservation programs.
7. SCI members’ interests include the ability to enjoy recreational activities, including hunting, in the Arizona Strip. An important part of that experience for many hunters is the opportunity to use traditional lead ammunition and, in some cases, off-road vehicles for access and retrieval. SCI is an organization that promotes the principle and practice of sustainable use conservation, of which the existent of abundant hunting opportunities is an important component.
8. SCI has commented extensively in proceedings (1) before the California Fish and Game Commission regarding the use of lead ammunition in condor

range, and (2) before the National Park Service regarding off-road vehicle use and Wilderness designation in Big Cypress National Preserve in Florida.

9. SCI has also participated as intervenor, plaintiff or amicus in federal ESA litigation involving wolf delisting (multiple cases as intervenor), grizzly bear delisting (intervenor and amicus), trapping of Canadian lynx (two cases as amicus), Florida black bear listing (intervenor), and polar bear listing and importation (two cases as plaintiff).

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, as provided by 28 U.S.C. § 1746.

Executed this 5th day of January 2010 in Harrisonville, Missouri.

By: /s/ Kevin Anderson
Kevin Anderson