1	IN THE UNITED STATES DISTRICT COURT	
2	FOR THE DISTRICT OF ARIZONA	
3	PRESCOTT DIVISION	
4	CENTER FOR BIOLOGICAL	
5	DIVERSITY, et al.	Case No.: 3:12-cv-08176-SMM
6		
7	Plaintiff,	
8	vs.	
9	UNITED STATES FOREST SERVICE, et al.,	
11	Defendants,	
12		
13	NATIONAL RIFLE ASSOCIATION OF AMERICA and SAFARI CLUB INTERNATIONAL,	
14 15		
16 17	Defendant-Intervenor-Applicants.	
18		
19	DECLARATION OF REW GOODENOW	
20	I, Rew Goodenow, declare as follows:	
21	1. I am Chairman of the Legal Task Force of Safari Club International ("SCI").	
22	_	
23	I am an attorney and principal in the Reno, Nevada.	law firm of Parsons, Behle and Latimer in
24	1010, 110 1444	
25	3. Safari Club International is a nonprofit corporation incorporated in the State of Arizona, operating under § 501(c)(4) of the Internal Revenue Code, with principal states of the Internal Revenue Code, with the Internal Revenue Code, wi	
26	offices and place of business in Tucs	
27	1 Ita mambawahin inaludas annuarimat	alu 50 000 individuala from the United States
28	and many of the countries around the	ely 50,000 individuals from the United States world.

- 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 (SCIF).
- 6. SCIF is a non-profit corporation, incorporated in the State of Nevada, operating under § 501(c)(3) of the Internal Revenue Code, with principal offices and place of business in Tucson, Arizona. SCIF's missions include funding and directing worldwide programs dedicated to wildlife conservation and outdoor education.
- 7. Tens of thousands of SCI members hunt and enjoy recreational pursuits throughout the United States.
- 8. SCI members live and hunt in Arizona, including in the Kaibab National Forest.
- 9. In addition to litigation efforts generally regarding hunting, conservation, federal lands, and endangered species, SCI has participated in litigation involving lead ammunition and hunting in the Arizona Strip area. *Center for Biological Diversity v. Bureau of Land Management*, Case No. 3:09-cv-08011-PGR (D. Az.).
- 10. SCI has commented to the California Fish and Game Commission regarding condors and lead ammunition, including in April 2007, November 2007, and June 2009.
- 11. I make this declaration in support of the motion to intervene of Safari Club International.

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

Dated this ___ day of April, 2016, at __ Revo, WV

Rew Goodenow

CERTIFICATE OF SERVICE 1 I hereby certify that on this 14th day of April, 2016, I electronically transmitted 2 3 the foregoing Declaration to the Clerk's Office using the CM/ECF System for filing and 4 transmittal of a Notice of Electronic Filing to the following CM/ECF registrants: 5 Adam F. Keats Kevin M. Cassidy 6 Center for Biological Diversity Pacific Env'l Advocacy Center 7 351 California St., Suite 600 Lewis & Clark Law School San Francisco, CA 94104 P.O. Box 445 8 415-436-9682 Norwell, MA 02061 9 Fax: 415-436-9683 781-659-1696 Email: akeats@biologicaldiversity.org Email: cassidy@lclark.edu 10 11 Attorney for Plaintiffs Attorney for Plaintiffs 12 Dustin J. Maghamfar James Frederick Odenkirk 13 U.S. Dept. of Justice - Environmental Office of the Attorney General & Natural Resources 1275 W Washington 14 Phoenix, AZ 85007-2997 P.O. Box 7611 15 Washington, DC 20044 602-542-7787 202-514-1806 Fax: 602-542-7798 16 Email: james.odenkirk@azag.gov Fax: 202-514-8865 17 Email: dustin.maghamfar@usdoj.gov 18 Attorney for Defendant, United States Attorney for Defendant Intervenor, 19 Forest Service State of Arizona 20 Norman D. James (No. 06901) 21 Rhett A. Billingsley (No. 023890) FENNEMORE CRAIG, P.C. 22 2394 E. Camelback Road 23 Suite 600 Phoenix, AZ 85016-2394 24 (602) 916-5000 25 Email: njames@fclaw.com rbilling@fclaw.com 26 Attorney for Intervenor Applicant 27 National Shooting Sports Foundation /s/ Douglas S. Burdin 28 Douglas S. Burdin