1	FENNEMORE CRAIG, P.C. Norman D. James (No. 06901)	
2	Rhett A. Billingsley (No. 023890) 2394 E. Camelback Road, Suite 600	
3	Phoenix, AZ 85016-2394 Telephone: (602) 916-5000	
4	Email: <u>njames@fclaw.com</u> Attorneys for National Shooting	
5	Sports Foundation, Inc.	
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8	UNITED STATES DI	STRICT COURT
9	DISTRICT OF	ARIZONA
10 11	Center for Biological Diversity; Sierra Club; and Grand Canyon Wildlands Council,	No. CV-12-8176-PCT-SMM
12	Plaintiffs,	INTERVENOR REFERINANTO
13	V.	INTERVENOR-DEFENDANTS' UNOPPOSED MOTION TO
14	United States Forest Service,	EXTEND TIME TO FILE THEIR REPLIES IN SUPPORT OF
15	Defendant,	MOTION FOR JUDGMENT ON THE PLEADINGS (Doc. 160) AND MOTION TO DISMISS (Doc. 161)
16	and	(First Request)
17	The National Rifle Association of America; Safari Club International; and National Shooting Sports Foundation, Inc.,	(1 Hot Request)
18	Intervenor-Defendants.	
19	intervenor-Derendants.	
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1	Intervenor-Defendants National Shooting Sports Foundation, Inc. ("NSSF"),	
2	National Rifle Association of America, and Safari Club International hereby request for	
3	an extension of time to and including January 28, 2020, to file their replies in support of	
4	their Motion for Judgment on the Pleadings (Doc. 160) and Motion to Dismiss (161)	
5	This extension is sought due to scheduling and work load issues, and not for delay or any	
6	other improper purpose.	
7	Counsel for NSSF has conferred with counsel for the remaining parties, and they	
8	have indicated that they do not oppose the extension of time. Defendant United States	
9	Forest Service will file its reply on or before January 17, 2020, as previously ordered.	
10	A proposed form of order is lodged herewith.	
11	RESPECTFULLY SUBMITTED this 7th day of January, 2020.	
12	FENNEMORE CRAIG, P.C.	
13	TENNEMORE CRAIG, F.C.	
14	By: <u>s/ Norman D. James</u> Norman D. James	
15	Attorneys for Defendant-Intervenor	
16	National Shooting Sports Foundation, Inc.	
17	MICHEL & ASSOCIATES, P.C.	
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19	By: <u>s/ C.D. Michel</u> C.D. Michel	
20	Attorneys for Defendant-Intervenor National Rifle Association of America	
21	National Rifte Association of America	
22	By: s/ Jeremy E. Clare	
23	Jeremy E. Clare	
24	Attorney for Defendant-Intervenor Safari Club International	
25	Sujuri Cino International	
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CERTIFICATE OF SERVICE 1 2 I hereby certify that on January 7th, 2020, I electronically transmitted the foregoing 3 Motion to Extend Time to the Clerk's Office using the ECF System for filing and transmittal of a Notice of Electronic Filing to the following ECF registrants: 4 5 Allison LaPlante Kevin M. Cassidy Earthrise Law Center Earthrise Law Center - Portland OR 6 Lewis & Clark Law School Lewis & Clark Law School 10015 SW Terwilliger Blvd. P.O. Box 445 7 Portland, OR 97219 Norwell, MA 02061 503-768-6894 Fax: 503-768-6642 781-659-1696 8 Email: cassidy@lclark.edu Email: laplante@lclark.edu Attorney for Plaintiffs Attorney for Plaintiffs 10 Michael Charles Augustini Carl Dawson Michel 11 U.S. Dept of Justice Michel & Associates PC Environment and Natural Resources Division 180 E Ocean Blvd., Suite 200 12 **Environmental Defense Section** Long Beach, CA 90802 PO Box 7611 562-216-4444 Washington, DC 20026-7611 202-616-6519 13 Fax: 562-216-4445 Email: cmichel@michellawyers.com 14 Fax: 202-514-8865 Attorney for National Rifle Association Email: Michael. Augustini@usdoj.gov of America 15 Attorney for United States Forest Service 16 William Lee Smith Scott M. Franklin Michel & Associates PC Michel & Associates PC 17 180 E Ocean Blvd., Suite 200 180 E Ocean Blvd., Suite 200 Long Beach, CA 90802 562-216-4444 Long Beach, CA 90802 18 562-216-4444 Fax: 562-216-4445 Fax: 562-216-4445 19 Email: lsmith@michellawyers.com Email: sfranklin@michellawyers.com Attorney for National Rifle Association of Attorney for National Rifle Association 20 America of America 21 Leo John LeSueur Jeremy Evan Clare Safari Club International Office of the Attorney General - Phoenix 22 2005 N Central Avenue 501 2nd Street NE Phoenix, AZ 85004-1592 602-542-0640 Washington, DC 20002 23 202-543-8733 Fax: 202-543-1205 Fax: 602-542-4377 24 Email: jclare@safariclub.org Email: John.LeSueur@azag.gov Attorney for Amicus Curiae State of Arizona Attorney for Safari Club International 25

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1	Lawrence G. Keane National Shooting Sports Foundation
2	National Shooting Sports Foundation 11 Mile Hill Road Newtown, CT 06470, 2350
3	Newtown, CT 06470-2359 203-426-1320 Fax: 203-426-7182
4	Email: <u>lkeane@nssf.org</u>
5	Email: <u>lkeane@nssf.org</u> Attorney for National Shooting Sports Foundation
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8	s/Norman D. James
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