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11	Attorneys for Federal Defendants	
1.0	IN THE LIMITED ST	TATES DISTRICT COURT
12	IN THE UNITED S	TATES DISTRICT COURT
1.0	EOD THE DIC	TRICT OF ARIZONA
13	FOR THE DIS	TRICT OF ARIZONA
	RIVER RUNNERS FOR)
14)
	WILDERNESS, et al.,) Civ. No. 06-0894-PCT-DGC
15	D1 : 4:00)
	Plaintiffs,) DEDERAL DEFENDANTS MOTION
16	V.) FEDERAL DEFENDANTS' MOTION
	GENERAL DATA DE LA LA) FOR SUMMARY JUDGMENT
17	STEPHEN P. MARTIN, et al., ¹)
	_ , , _ ,)
18	Federal Defendants,	
19	GRAND CANYON RIVER	
	OUTFITTERS ASSOCIATION;	
20	GRAND CANYON PRIVATE	
	BOATERS ASSOCIATION,	
21		
	Defendant-Intervenors.	
22)
23	Pursuant to Federal Rule of Civil I	Procedure 56(c), Federal Defendants respectfully
24	request that this Court deny Plaintiffs' May	y 25, 2007 "Motion for Summary Judgment," Dkt.
25	No. 55, and enter summary judgment in	favor of Federal Defendants on all claims in this
26		
27	Pursuant to Fed. R. Civ. P. 25(d),	Stephen P. Martin, the current Superintendent of
	Grand Canyon National Park, is substitut	
	, , , , , , , , , , , , , , , , , , , ,	, 1
	Federal Defendants' Motion for Summary Judgmo	ent 1 Civ. No. 06-0894-PCT-DGC
I.	1	21.1.0.00 0071101 DGC

1	case. Summary judgment in favor of Federa	Il Defendants is appropriate because, based on	
2	the Administrative Record lodged with the Court, see Dkt. Nos. 42, 50, there is no genuine		
3	issue as to any material fact and Federal Defendants are entitled to a judgment as a matter		
4	of law. The grounds for this request are set for	orth in the accompanying "Federal Defendants'	
5	Brief in Support of Motion for Summary Judgment and in Response to Plaintiffs' Motion for		
6	Summary Judgment," as supported by Federal Defendants' and Defendant-Intervenors'		
7	August 6, 2007 "Joint Statement of Material Facts in Support of Summary Judgment," and		
8	"Joint Response to Plaintiffs''Statement of Material Facts in Support of Motion for Summary		
9	Judgment.'"		
10			
11	Dated: August 6, 2007.	spectfully Submitted,	
12		ANIEL G. KNAUSS nited States Attorney	
13	3 Di	strict of Arizona JE A. KLEIN	
14		sistant U.S. Attorney	
15		ONALD J. TENPAS eting Assistant Attorney General	
16	. U. U.	S. Department of Justice vironment and Natural Resources Division	
17		s/ Andrew A. Smith	
18		NDREW A. SMITH ial Attorney	
19		tural Resources Section	
20	Of	Counsel:	
21		OBERT C. EATON fice of the Solicitor	
22		S. Department of the Interior	
23	At	torneys for Federal Defendants	
24	!		
25	5		
26			
7	,		

1	<u>CERTIFICATE OF SERVICE</u>
2	I hereby certify that on August 6, 2007, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Fling to the following CM/ECF registrants:
4 5 6 7 8 9 10 11 11 12 13 14 15 16 17 18	Matthew Bishop Western Environmental Law Center 108B Civic Plaza Drive P.O. Box 1507 Taos, New Mexico 87571 505-751-0351 bishop@westernlaw.org Julia A. Olsen Wild Earth Advocates 2985 Adams Street Eugene, Oregon 97405 541-344-7066 jaoearth@aol.com Jonathan D Simon Sam Kalen Van Ness Feldman PC 1050 Thomas Jefferson St NW, Suite 700 Washington, DC 20007 202-298-1932 jxs@vnf.com Lori Potter Kaplan Kirsch & Rockwell LLP 1675 Broadway, Suite 2300 Denver, Colorado 80202 303-825-7000 lpotter@kaplankirsch.com
220 221 222 223 224 225 226 227	s/ Andrew A. Smith Andrew A. Smith