	Case 2:17-cv-00055-GMS Document 1	Filed 01/06/17 Page 1 of 8		
1 2 3	UDALLI SHUMWAY COUNSELORS AT LAW SINCE 1965 1138 NORTH ALMA SCHOOL ROAD, SUITE 101 MESA, ARIZONA 85201 Telephone: 480.461.5300 Fax: 480.833.9392			
4 5 6	Bradley D. Gardner - #011211 <u>bdg@udallshumway.com</u> Attorneys for Plaintiff			
7	IN THE UNITED STATES DISTRICT COURT			
8	FOR THE DISTR	ICT OF ARIZONA		
9	FRED J. SCHOEFFLER, a single man	NO.		
10	Plaintiff,			
11	v.	COMPLAINT		
12	UNITED STATES DEPARTMENT OF			
13	AGRICULTURE,			
14 15	Defendant.			
16 17	Plaintiff Fred J. Schoeffler (Pla	intiff" or "Schoeffler"), by and through		
18	undersigned counsel, alleges the following facts and claims against Defendant United			
19	States Department of Agriculture ("USDA" or "Defendant").			
20	THE PARTIES			
21	1. Plaintiff Fred J. Schoeffler is a citizen of the United States of America and			
22		a chizen of the office states of America and		
23	a resident of the State of Arizona.			
24	2. The United States Department	nt of Agriculture is an agency of the United		
25	States of America. The USDA has possession, custody and control of the records that			
26 27	Plaintiff seeks.			
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	Case 2:17-cv-00055-GMS Document 1 Filed 01/06/17 Page 2 of 8	
1	JURISDICTION AND VENUE	
2	3. This action arises under the Freedom of Information Act ("FOIA"), and	
3	Privacy Act, 5 U.S.C. § 552.	
4	4. This Court has jurisdiction over the parties and subject matter pursuant to	
5 6	5 U.S.C. § 552(a)(4)(B).	
7		
8	5. Venue is proper in this District pursuant to 5 U.S.C. § 552(a)(4)(B).	
9	STATEMENT OF THE FACTS	
10	6. On June 2, 2016, Plaintiff sent a FOIA request to the USDA's Forest	
11	Service requesting access to documents from June 30, 2013, between 3:00 p.m. and	
12	5:00 p.m. as follows: a) all voice recordings and written transcripts thereof related to the	
13	June 30, 2013, Yarnell Hill Fire ("YHF") Panebaker and/or Moore and/or United States	
14 15	Forest Service Aerial Firefighting Study, also known as the Aerial Firefighting Study,	
	AIR-TO-GROUND ("A2G and/or A/G") Radio Transmissions; and b) between, to	
17		
18	and/or from any and all air resources and any and all Incident Management Team and	
19	any and all operational and ground personnel.	
20	7. On June 16, 2016, USDA caused correspondence to be sent to Plaintiff	
21	acknowledging receipt of Plaintiff's June 2, 2016, FOIA, assigning it case number	
22	2016-FS-R3-04232-F.	
23	8. The USDA also stated in their June 16, 2016, correspondence that it did	
24 25	not find any responsive records to items 1 or 2 of Plaintiff's request, that they would	
25 26	"re-route" Plaintiff's request to the Forest Service, Washington Office FOIA Service	
20	To realize the request to the reliest service, thus higher office realized betwee	
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Center for processing, that Plaintiff should check with the Arizona Department of
 Forestry & Fire Management and lastly, that Plaintiff could file his appeal in 45 days.

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9. Upon information and belief, Plaintiff is certain that these AIR-TO5 GROUND records exist. In fact, in some of the videos that the USDA has released to
6 the public, the AIR-TO-GROUND transmissions can be heard.

7 10. Plaintiff became aware that an employee of the Coconino National Forest 8 ("COF"), Duane Tewa, had stated that numerous individuals submitted records 9 regarding Plaintiff, and because of Plaintiff, "Yarnell Hill Fire 'drama' is being directed 10 11 toward the COF." As such, on June 7, 2016, Plaintiff submitted an FOIA and Privacy 12 Act request to the USDA and an addendum on June 9, 2016, requesting the following 13 information for the time period June 30, 2013, through June 7, 2016, as follows: a) all 14 records related to Fred J. Schoeffler and the June 30, 2013, Yarnell Hill Fire; b) 15 16 between, to, and/or from any and all COF, and any/all other Federal, State, and/or 17 municipal Wildland Fire personnel and private citizens and/or legal entities, including 18 but not limited to: Amanda Marsh, Holly Neill, Elizabeth Nowicki, and/or Deanna 19 Thompson. 20

21 11. On June 16, 2016, the USDA caused correspondence to be sent to Plaintiff 22 acknowledging their receipt of his FOIA and assigned it case no. 2016-FS-R3-04284-F. 23 12. On September 23, 2016, the USDA sent a CD to Plaintiff which contained 24 584 pages of records purporting to be responsive to Plaintiff's FOIA. However, the 25 records that were sent were Plaintiff's training and fire experience records. The 26 27 documents were in no way responsive to Plaintiff's request.

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Case 2:17-cv-00055-GMS Document 1 Filed 01/06/17 Page 4 of 8

1 13. On October 11, 2016, Plaintiff filed an appeal to FOIA 2016-FS-R3 04284-F which was acknowledged by the USDA on October 18, 2016, and assigned
 case no. 2017-FS-WO-00013-A.

14. On July 26, 2016, Plaintiff submitted a FOIA request to the USDA 5 6 requesting access to documents from June 30, 2013, through July 26, 2016, as follows: 7 a) all records related to Fred J. Schoeffler and the June 30, 2013, Yarnell Hill Fire 8 between, to, and/or from any and all COF, Federal, State, and/or municipal Wildland 9 Fire personnel and private citizens and/or legal entities, including but not limited to: 10 11 Amanda Marsh, Holly Neill, Elizabeth Nowicki, and/or Deanna Thompson; b) any and 12 all COF and/or Southwest Regional direction to its employees regarding any and all 13 dialogue and/or conversations and/or encounters with Fred J. Schoeffler. 14

15 15. On July 28, 2016, Plaintiff called Marie DeRobertis, USDA FOIA
 Specialist, who acknowledged receipt of Plaintiff's July 26, 2016, request and advised
 that she was backlogged with many FOIA cases. The USDA has never made any
 further responses to Plaintiff's request.

20 16. On July 27, 2016, Plaintiff submitted a FOIA request to the USDA and
21 was acknowledged and assigned Case No.: 2016-FS-WO-5736-F.

17. The FOIA requested the following information: a) all voice recordings
and written transcripts related to the June 30, 2013, Yarnell Hill Fire Aerial Firefighting
Use and Effectiveness ("AFUE"); b) all voice recordings and written transcripts related
to the June 30, 2013, Yarnell Fire Panebaker and/or Moore and/or USFS Aerial
Firefighting Study, also known as the Aerial Firefighting Study, AIR-TO-GROUND

1 (A2G and/or A/G) radio transmissions; c) between, to, and/or from any and all Yarnell 2 Hill Fire air resources and any and all Yarnell Hill Fire Incident Management Team and 3 any and all Yarnell Hill Fire operational and ground personnel; d) between, to, and/or 4 from any and all Yarnell Hill Fire air resources and any and all Yarnell Hill Fire 5 6 Incident Management Team and any and all Yarnell Hill Fire operational and ground 7 personnel; and any and all AFUE members, chairs, project leaders, project coordinators, 8 and module leaders as follows: i) Bob Roth, AFUE Committee Chair, FS Fire and 9 Aviation, 406-829-6712; ii) Ryan Becker, Project Leader, San Dimas T&D Center, 909-10 11 599-1267 #260; iii) Zach Holder, Program Coordinator, Missoula T&D Center, 406-12 214-6178; iv) Chris Bolz, R5 Module Leader, San Dimas T&D Center, 909-635-7519; 13 v) Erik Rodin, R1 Module Leader, Missoula T&D Center, 909-635-7519; vi) Shannon 14 Moore, R4 Module Leader, NIFC, 909-635-9624; and vii) Dan Matthews, R3 Module 15 16 Leader, Prescott, AZ, 909-635-9691. The timeframe for the request is June 30, 2013, 17 between 3:00 p.m. and 5:00 p.m. for the AFUE records and from July 15, to July 28, 18 2016, for any and all e-mail records regarding Schoeffler FOIA/PA Request 19 submissions. 20

21 18. On July 29, 2016, Plaintiff submitted his appeal to FOIA 2016-FS-R3 22 04232-F which was acknowledged by the USDA on August 4, 2016, and assigned
 23 FOIA 2016-FS-WO-00272-A.

19. On August 30, 2016, Plaintiff received an e-mail from the USDA Forest
 Service with a Dropbox link to documents which were wholly unresponsive to any of
 Plaintiff's requests. Particularly, one document that Defendant supplied contained

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1	"notes" regarding AIR-TO-AIR transmissions that referred to the AIR-TO-GROUND				
2	transmissions, but none of the AIR-TO-GROUND transmissions were supplied.				
3	20. On October 11, 2016, Defendant USDA caused correspondence to be sent				
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5	to Plaintiff responding to both the June 2, 2016, FOIA and its appeal, and the July 27,				
6	2016, FOIA, and stating that they had conducted a search for responsive records and				
7	had provided "all of the information that we have in relation to the Yarnell Hill Fire."				
8	Defendant provided the same Dropbox link it had previously provided that did <u>not</u>				
9	Defendant provided the same Dropoox mik it had previously provided that did <u>not</u>				
10	contain <u>any</u> information responsive to Plaintiff's request.				
11	21. Under 5 U.S.C. § 552(a)(6)(A)(i), Defendant was required to respond to				
12	Plaintiff's June 2, 2016, FOIA request within 20 working days or by June 30, 2016.				
13	Here, Defendant first produced a link to documents, albeit not responsive, on August				
14					
15	30, 2016, and again on October 11, 2016.				
16	22. Under 5 U.S.C. § 552(a)(6)(A)(ii), Defendant was required to respond to				
17	Plaintiff's October 11, 2016, appeal regarding his June 7, 2016, FOIA within 20				
18	working days or by November 8, 2016. To date, Plaintiff has not received a response.				
19	22 Under 5 USC $= 552(a)(6)(A)(i)$ Defendent was required to respond to				
20	23. Under 5 U.S.C. § $552(a)(6)(A)(i)$, Defendant was required to respond to				
21	Plaintiff's July 26, 2016, request within 20 working days or by August 23, 2016. To				
22	date, Plaintiff has not received a response.				
23	24. Under 5 U.S.C. § 552(a)(6)(A)(i), Defendant was required to respond to				
24	2+. Since 5 $5.5.6. + 5.5.6.6. + 5.5.6.6. + 5.5.6.6. + 5.5.6. + 5.5.6. + 5.5.6. + 5.5.6.$				
25	Plaintiff's July 27, 2016, request within 20 working days or by August 24, 2016. Here,				
26	Defendant first produced a link to non-responsive documents on August 30, 2016, and				
27	again on October 11, 2016.				
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25.	As of the date of this Complaint, the USDA has failed to produce any		
records respo	onsive to Plaintiff's June 2, 2016, June 7, 2016, July 26, 2016, or July 27,		
2016, FOIA	or Privacy Act requests or explain why such records are exempt from		
production.			
26.	Under 5 U.S.C. § 552(a)(6)(C)(i), Plaintiff is deemed to have exhausted		
his administ	rative remedies because the USDA has failed to comply with the statutory		
	COUNT 1		
	VIOLATION OF FOIA		
27.	This Count realleges and incorporates by reference all of the preceding		
paragraphs.			
	Defendant has violated FOIA by failing to provide an estimated date of		
	Defendant has violated POIA by failing to provide an estimated date of		
completion.			
29.	Defendant USDA has violated FOIA by failing to produce records		
responsive to Plaintiff's June 2, 2016, June 7, 2016, July 26, 2016, and July 27, 2016,			
FOIA requests.			
30.	Plaintiff and the public have been and will continue to be irreparably		
harmad until	Defendant is ordered to comply with Plaintiff's FOIA requests.		
	Defendant is ordered to comply with Flammin's FOIA requests.		
	PRAYER FOR RELIEF		
WHE	REFORE, Plaintiff respectfully requests that this Court:		
А.	Declare Defendant's failure to comply with FOIA to be unlawful;		
	7		
	records respo 2016, FOIA production. 26. his administr time limit. 27. paragraphs. 28. completion. 29. responsive to FOIA reques 30. harmed until		

1	B. Enjoin Defendant from continuing to withhold the public records		
2	responsive to Plaintiff's FOIA requests and otherwise order Defendant to produce the		
3			
4	requested public record without further delay;		
5	C. Grant Plaintiff an award of attorneys' fees and other litigation costs		
6	reasonably incurred in this action pursuant to 5 U.S.C. § 552(a)(4)(E)(i); and		
7	D. Grant Plaintiff such other and further relief which the Court deems proper.		
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10	DATED: January 6, 2017.		
11	UDALL SHUMWAY PLC		
12			
13	By <u>/s/Bradley D. Gardner</u>		
14	Bradley D. Gardner, Esq. 1138 North Alma School Road, Suite 101		
15	Mesa, AZ 85201		
16	Attorneys for Plaintiff		
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