

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLORADO**

ROCKY MOUNTAIN PEACE & JUSTICE
CENTER; CANDELAS GLOWS/ROCKY FLATS
GLOWS; ROCKY FLATS RIGHT TO KNOW;
ROCKY FLATS NEIGHBORHOOD
ASSOCIATION; and ENVIRONMENTAL
INFORMATION NETWORK (EIN) INC.,

Plaintiffs,

v.

UNITED STATES FISH AND WILDLIFE
SERVICE; JAMES KURTH, in his official
capacity as Acting Director of the United States
Fish and Wildlife Service; and RYAN ZINKE, in
his official capacity as Secretary of the Interior,

Defendants.

Case No. 1:18-cv-01017-PAB

**FEDERAL DEFENDANTS' NOTICE
OF LODGING U.S FISH AND
WILDLIFE SERVICE'S
ADMINISTRATIVE RECORD**

Federal Defendants hereby provide notice that they are lodging with the Court in electronic format on one CD, the Administrative Record for the U.S. Fish and Wildlife Service's ("Service") preparation of the March 23, 2018 Environmental Action Statement and related Endangered Species Act consultation.

On this date, in addition to the Notice, Federal Defendants are filing the following attachments via the Court's CM/ECF system: (1) a copy of the Declaration of David Lucas, Project Leader, Colorado Front Range National Wildlife Refuge Complex, Ex. 1; and (2) the Index to the Service's Administrative Record Documents, Ex. 2.

Also on this date, Federal Defendants are sending to the Court, via overnight delivery, hard copies of this Notice and its exhibits and two copies of the CD containing electronic versions of all the documents in the Service's Administrative Record. In addition, Federal Defendants are sending one CD by overnight mail to Plaintiffs' counsel's address by overnight delivery.

Respectfully submitted this 26th day of June, 2018,

JEFFREY H. WOOD
Acting Assistant Attorney General
Environment & Natural Resources Division

/s/ Jessica M. Held

JESSICA M. HELD
United States Department of Justice
Environment & Natural Resources Division
Natural Resources Section
601 D Street, NW, Room 3144
Washington, D.C. 20004
(202) 305-0575 (phone)
(202) 305-0506 (fax)
Jessica.Held@usdoj.gov

Attorney for Federal Defendants

CERTIFICATE OF SERVICE

I certify that on June 26, 2018, the foregoing will be electronically filed with the Court's electronic filing system, which will generate automatic service upon all Parties enrolled to receive such notice.

/s/ Jessica M. Held

Jessica M. Held