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11 *Protection of Mustangs and*  
12 *Burros*

8 **UNITED STATES DISTRICT COURT**  
9 **DISTRICT OF ARIZONA**

10 International Society for the Protection of  
11 Mustangs and Burros, a non-profit  
organization,

12 Plaintiff,

13 vs.

15 United States Government, Department of  
16 Agriculture, Tom Vilsack as acting United  
17 States Secretary of Agriculture; United States  
Forest Service, Judy Palmer as acting U.S.  
Forest Supervisor,

18 Defendants.

Case No. \_\_\_\_\_

**COMPLAINT SEEKING  
DECLARATORY RELIEF**

(Jury Trial Demanded)

19  
20 Plaintiff, the International Society for the Protection of Mustangs and Burros  
21 (“ISPMB”), a non-profit organization, hereby alleges as follows:

22 **NATURE OF THE ACTION**

23 1. This is an action for declaratory relief precipitated by the March 21, 2022  
24 notice that the United States Forest Service planned the capturing and removal of “up to 20  
25 unauthorized livestock”, specifically, feral horses found on the Apache National Forest. In  
26 its notice, the Forest Service alleges that these horses are negatively impacting native plants  
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28

1 and animals, watersheds and ecosystems. Once captured, the horses will be impounded and  
2 offered for public sale. Upon information and belief, the majority of these horses will be  
3 purchased for slaughter and sold for their meat.  
4

### 5 JURISDICTION AND VENUE

6 1. Jurisdiction is proper in this action pursuant to 28 U.S.C. Section 1331 (federal  
7 question), 28 U.S.C. Section 2201 (declaratory judgment), the Administrative Procedure Act  
8 (5 U.S.C. Section 701, et seq.)("APA"), the National Environmental Policy Act (42 U.S.C.  
9 Section 4321, et seq.)("NEPA"), and 28 U.S.C. 1346 (United States as defendant).  
10

11 2. Venue is appropriate in this Court pursuant to 28 U.S.C. Sections 1391(b) and  
12 (e).  
13

### 14 THE PARTIES

15  
16 3. Plaintiff, the International Society for the Protection of Mustangs and Burros  
17 ("ISPMB"), is a non-profit organization formed for the purpose of furthering the protection  
18 and preservation of wild horses and burros. ISPMB is incorporated in the state of California.  
19 ISPMB was headquartered in Arizona from approximately 1993 until the year 2000 when it  
20 re-located its headquarters to South Dakota. ISPMB is the oldest wild horse and burro  
21 organization in the United States. Along with its first president, Wild Horse Annie, ISPMB  
22 was instrumental in securing and implementing the 1971 Wild Free-Roaming Horses and  
23 Burros Act. ISPMB is an affected and interested party in the State of Arizona.  
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1 4. Defendant, the U.S. Department of Agriculture, is a branch of the United States  
2 government which has been charged with the responsibility of overseeing the protection and  
3 management of wild free-roaming horses on National Forest System lands.

4 5. Defendant, Tom Vilsack, is named only in his capacity as the current Secretary  
5 of Agriculture, United States Government.  
6

7 6. Defendant, U.S. Forest Service, is a governmental agency of the United States  
8 and is under the direction and control of the Secretary of Agriculture.  
9

10 7. Defendant, Judy Palmer, is named only in her capacity as the acting U.S. Forest  
11 Supervisor for the Apache-Sitgreaves Forests. Her business office is located in Springerville,  
12 Arizona.

13 **GENERAL ALLEGATIONS**

14 8. In passing the Wild Free-Roaming Horses and Burros Act of 1971, Congress  
15 declared that “wild free-roaming horses and burros are living symbols of the historic and  
16 pioneer spirit of the West; that they contribute to the diversity of life forms within the Nation  
17 and enrich the lives of the American people; and that these horses and burros are fast  
18 disappearing from the American scene. It is the policy of Congress that wild free-roaming  
19 horses and burros shall be protected from capture, branding, harassment, or death; and to  
20 accomplish this they are to be considered in the area where presently found, as an integral  
21 part of the natural system of the public lands.” 16 U.S.C. § 1331 et seq.  
22  
23

24 9. Sometime prior to March 21, 2022, the U.S. Forest Service arbitrarily and  
25 without adequate investigation, determined that up to 20 horses living on the Apache National  
26 Forest were “unauthorized livestock” or feral horses and that their removal was necessary.  
27  
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1           10. On or about March 21, 2022 the U.S. Forest Service released a notice  
2 memorializing their plan to remove the horses, a copy of which is attached as Exhibit “A”  
3 and incorporated herein.

4           11. An updated notice by the U.S. Forest Service, relative to this horse removal,  
5 changed the number of horses to be removed from “20” to “a number of unauthorized  
6 livestock”, a copy of which is attached as Exhibit “B” and incorporated herein.

7           12. In addition to not disclosing how many horses they intend or have authorized  
8 to remove, the U.S. Forest Service notice regarding this removal does not identify where,  
9 within the Apache National Forest, these horses are located and living.

10           13. In her memo implementing what she refers to as the “Unauthorized Livestock  
11 Project”, Forest Supervisor Judy Palmer authorizes generally, the removal of unauthorized  
12 livestock from the Apache National Forest.

13           14. The Apache National Forest consists of three Ranger Districts, Springerville,  
14 Alpine, and Clifton.

15           15. In a June 11, 2021 Forest Service “Determination Letter” presumably created  
16 or utilized to bolster the “unauthorized livestock” designation, Forest Supervisor Anthony  
17 Madrid makes conclusions about the origins of horses found within the Black River  
18 Watershed in the Alpine and Springerville Ranger Districts. A copy of this Letter is attached  
19 as Exhibit “C” and incorporated herein.

20           16. Similarly, a problematic June 2021 Assessment of the “legal status of the  
21 Apache Horses” by Forest Range Program Manager Ralph Fink, purported to establish the  
22 origins of horses found in the Black River region of the Apache National Forest, specifically  
23

1 within the Alpine and Springerville Ranger Districts. A copy of the Assessment is attached  
2 as Exhibit “D” and incorporated herein.

3 17. While one could assume that the scope of this capture and removal, based on  
4 the Determination Letter and the Assessment, is to remove horses from the Black River region  
5 of the Apache National Forest within the Alpine and Springerville Ranger Districts, it is  
6 absolutely not clear from the U.S. Forest Service’s notice nor from Ms. Palmer’s Project  
7 memo which appear to provide for the removal of horses from the entire Apache National  
8 Forest.  
9

10 18. Furthermore, the U.S. Forest Service has summarily concluded, without  
11 adequate investigation or documentation and in the face of contradictory evidence, that these  
12 horses are feral horses as opposed to protected wild free-roaming horses.<sup>1</sup>  
13

14 19. There is Documentation of wild horses existing in the Apache National Forest  
15 as early as 1910 and throughout the following decades that the Forest Service appears to have  
16 ignored.  
17

18 20. Upon information and belief, the U.S. Forest Service has failed historically and  
19 presently to meaningfully survey the Apache National Forest for the presence of wild free-  
20 roaming horses.  
21

22 21. Upon information and belief, the U.S. Forest Service has not made any attempt  
23 historically or presently, via census, inventory, or any other type of survey, to determine how  
24 many of the horses slated for removal are branded or unbranded.  
25

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26 <sup>1</sup> Wild free-roaming horses are all “unbranded and unclaimed horses...and their progeny that  
27 have used lands of the National forest System on or after December 15, 1971, or do hereafter use  
28 these lands as all or part of their habitat, but does not include any horse...introduced onto the  
National Forest System on or after December 15, 1971, by accident, negligence, or willful disregard  
of private ownership.” 36 C.F.R. § 222.60(b)(13).

1           22.    The U.S. Forest Service has made an uninformed determination that these  
2 horses that are to be removed (the exact number of which remains unidentified) are feral and  
3 not subject to the protections under the Wild Horses and Burros Act of 1971.

4           23.    The U.S. Forest Service has also failed to complete an environmental impact  
5 statement (“EIS”), as contemplated by the National Environmental Policy Act (“NEPA”),  
6 which would have provided an analysis of the environmental impact this horse removal would  
7 have.  
8

9           24.    The U.S. Forest Service is tasked with *protecting*, managing, and controlling  
10 the wild free-roaming horses on the lands of the National Forest System yet, upon information  
11 and belief, they have neglected, for decades, to properly account for or manage those horses  
12 living on the Apache National Forest.  
13

14           25.    Without adequate investigation, survey, census and analysis, this federal action  
15 risks harming beloved historical symbols of the West, ironically, by the very agency tasked  
16 with their protection.  
17

18           26.    Although the capture and removal of horses from the Apache National Forest  
19 has not officially commenced, the notice of removal remains active and unrescinded.  
20

21           27.    If removal is allowed, the horses will be offered for public sale. Upon  
22 information and belief a likely result is that the horses will be sold to locations where  
23 slaughter is legal, and they will be killed.

24           28.    Absent the prayed for declaratory relief, ISPMB and its members will suffer  
25 irreparable harm.  
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**COUNT ONE**

**(Declaration of a Violation of NEPA)**

29. Plaintiff incorporates herein by reference the preceding paragraphs numbered 1 through 28.

30. The National Environmental Policy Act, or “NEPA”, establishes a national policy for the environment through which it seeks to promote, among other things, the preservation of “important historic, cultural, and natural aspects of our national heritage, and maintain, wherever possible, an environment which supports diversity, and variety of individual choice”. 42 U.S.C. § 4331(b)(4).

31. NEPA provides certain protections for the environment including the requirement that the “responsible agency official” submit a statement detailing the environmental impact a major federal action will have *prior* to that action taking place. 42 U.S.C. § 4321, et seq.

32. Specific relevant NEPA requirements include the following:

(2) [A]ll agencies of the Federal Government shall-\*\*\*

**(C)** include in every recommendation or report on proposals for legislation and other major Federal actions significantly affecting the quality of the human environment, a detailed statement by the responsible official on—

**(i)** the environmental impact of the proposed action,

**(ii)** any adverse environmental effects which cannot be avoided should the proposal be implemented,

**(iii)** alternatives to the proposed action,

**(iv)** the relationship between local short-term uses of man’s environment and the maintenance and enhancement of long-term productivity, and

1 (v) any irreversible and irretrievable commitments of resources which  
2 would be involved in the proposed action should it be implemented.

3 Prior to making any detailed statement, the responsible Federal official shall  
4 consult with and obtain the comments of any Federal agency which has  
5 jurisdiction by law or special expertise with respect to any environmental  
6 impact involved. Copies of such statement and the comments and views of the  
7 appropriate Federal, State, and local agencies, which are authorized to develop  
8 and enforce environmental standards, shall be made available to the President,  
9 the Council on Environmental Quality and to the public as provided by section  
10 552 of title 5, and shall accompany the proposal through the existing agency  
11 review processes;

12 33. The purpose of requiring an environmental impact statement (“EIS”) “is to  
13 ensure agencies consider the environmental impacts of their actions in decision making. It  
14 shall provide full and fair discussion of significant environmental impacts and shall inform  
15 decision makers and the public of reasonable alternatives that would avoid or minimize  
16 adverse impacts or enhance the quality of the human environment. Agencies shall focus on  
17 significant environmental issues and alternatives and shall reduce paperwork and the  
18 accumulation of extraneous background data. Statements shall be concise clear and to the  
19 point, and shall be supported by evidence that the agency has made the necessary  
20 environmental analyses. An environmental impact statement is a document that informs  
21 Federal Agency decision making and the public.” 40 C.F.R. 1502.1.

22 34. A fundamental part of this protection is the opportunity for public comment,  
23 whereby the federal agency “affirmatively solicit[s] comments [from the public] in a manner  
24 designed to inform those persons or organizations who may be interested in or affected by  
25 the proposed action.  
26  
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1           35. The Code of Federal Regulations (“CFR”), Section 1508 defines what  
2 constitutes a Major Federal action, providing that it “means an activity or decision subject to  
3 Federal control and responsibility...” and “may include new and continuing activities,  
4 including projects and programs entirely or partly financed, assisted, conducted, regulated,  
5 or approved by Federal agencies...”. 40 C.F.R. 1508(q)(2).  
6

7           36. The Code of Federal Regulations (“CFR”), Section 1508 provides examples of  
8 categories of actions that constitute Major Federal actions, which include, in part, the  
9 following:  
10

11                   (3)   (ii) Adoption of formal plans, such as official documents prepared or  
12 approved by Federal agencies, which prescribe alternative uses of  
13 Federal resources, upon which future agency actions will be based.

14                           (iii) Adoption of programs, such as a group of concerted actions to  
15 implement a specific policy or plan; systematic and connected agency  
16 decisions allocating agency resources to implement a specific statutory  
17 program or executive directive.

18                           (iv) Approval of specific projects, such as construction or  
19 management activities located in a defined geographic area. Projects  
20 include actions approved by permit or other regulatory decision as well  
21 as Federal and federally assisted activities.

22           37. The U.S. Forest Service failed to prepare or issue an Environmental Impact  
23 Statement.  
24

25           38. The U.S. Forest Service justifies failing to complete an Environmental Impact  
26 Statement by relying on a categorical exclusion which they claim exempts them from the EIS  
27 requirement.  
28

          39. A categorical exclusion as defined in the Code of Federal Regulations, “means  
a category of actions that the agency has determined, in its agency NEPA procedures,

1 normally do not have a significant effect on the human environment. 40 C.F.R. § 1508.1(d).  
2 Effect is defined in pertinent part as “changes to the human environment from the proposed  
3 action or alternatives that are reasonably foreseeable...[e]ffects include  
4 ecological...aesthetic, historic, cultural, economic, social, or health, whether direct, indirect,  
5 or cumulative. Effects may also include those resulting from actions which may have both  
6 beneficial and detrimental effects, even if on balance the agency believes that the effects will  
7 be beneficial.” 40 C.F.R. § 1508.1(g), (g)(4). Finally, “human environment” is defined as  
8 “comprehensively the natural and physical environment and the relationship of present and  
9 future generations of Americans with that environment.” 40 C.F.R. § 1508.1(m).  
10

11  
12 40. Forest Supervisor Judy Palmer documents, in a December 15, 2021 memo, the  
13 U.S. Forest Service’s reliance on the categorical exclusion found at 7 C.F.R. § 1b.3(5) which  
14 provides that “[c]ivil and criminal law enforcement and investigative activities” are  
15 determined not to have a “significant individual or cumulative effect on the human  
16 environment.” A copy of the Memo is attached as Exhibit “E” and incorporated herein.  
17

18 41. The actions of capturing, permanently removing, and selling horses living on  
19 the Apache National Forest constitute far more than just a civil or criminal investigative  
20 activity. Those actions, in fact, clearly fit the definition of a Major Federal Action which  
21 necessitates compliance with NEPA provisions, including the requirement that an EIS be  
22 prepared.  
23

24 42. The ordered horse removal also fails to fall within the definition of what  
25 constitutes a categorical exclusion. Reliance on this categorical exclusion is nothing but an  
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1 attempt to remove the horses without engaging in the due diligence required under the law –  
2 in other words, a quick fix.

3 43. Actions to remove the horses from the Apache National Forest could have a  
4 significant effect on the surrounding environment and on the many people that study, view,  
5 and enjoy these horses.  
6

7 44. The Forest Service did not provide an analysis of any alternative options to  
8 removal.  
9

10 45. The Defendants have failed to comply with NEPA before ordering the removal  
11 of horses from the Apache National Forest.

12 46. Under the Declaratory Judgment Act, 28 U.S.C. 2201, an actual controversy  
13 has arisen between Plaintiff and Defendants involving the interpretation of certain federal  
14 statutes and acts within this Court’s jurisdiction.  
15

16 47. Absent the prayed for declaratory relief, ISPMB and its members will suffer  
17 immediate and irreparable harm.  
18

19 **COUNT TWO**

20 **(Declaration of a Violation of the Wild Free-Roaming Horses and Burros Act of 1971**

21 48. The Plaintiff incorporates herein by reference the preceding paragraphs  
22 numbered 1 through 47.

23 49. Under the Wild Free-Roaming Horses and Burros Act of 1971, the Secretary  
24 of Agriculture is “directed to protect and manage wild free-roaming horses as components of  
25 the public lands...”. 16 U.S.C. § 1333(a).  
26  
27  
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1           50.    The term “wild free-roaming horses and burros” is specifically defined under  
2 the 1971 Act to mean “all unbranded and unclaimed horses and burros on public lands of the  
3 United States.” (Emphasis added). 16 U.S.C. Section 1333(a).

4           51.    The 1971 Act also states that the Secretary “shall manage wild free-roaming  
5 horses and burros in a manner that is designed to achieve and maintain a thriving natural  
6 ecological balance on the public lands.” 16 U.S.C. § 1333(a). The Secretary “shall consider  
7 the recommendations of qualified scientists in the field of biology and ecology, some of  
8 whom shall be independent of both Federal and State agencies...” and the Secretary may  
9 “designate and maintain specific ranges on public lands as sanctuaries for their protection and  
10 preservation...” 16 U.S.C. § 1333(a).

11           52.    The 1971 Act further provides that the Secretary “shall maintain a current  
12 inventory of wild free-roaming horses and burros on given areas of the public lands.” 16  
13 U.S.C. § 1333(b).

14           53.    Section 1338a of the 1971 Act provides that while the Secretary may use or  
15 contract for the use of motor vehicles for the purpose of transporting captured animals, such  
16 use can only be undertaken after a public hearing, among other things.

17           54.    The Defendants have made an uninformed and unilateral decision to remove an  
18 unidentified number of horses from the Apache National Forest, irresponsibly categorizing  
19 them as “unauthorized livestock” without performing their due diligence.

20           55.    The decision to capture and remove horses from the Apache National Forest  
21 was made without an inventory or accounting of the horses to determine their status as wild  
22 or domestic trespass, branded versus unbranded.

1           56. Defendant’s decision to remove the horses is unsupported by any meaningful  
2 investigation, evidence, or inventory. The U.S. Forest Service failed to support their  
3 conclusion that the horses they intend to capture and remove are not wild free-roaming horses  
4 or offspring of those horses.

5  
6           57. Upon information and belief, the U.S. Forest Service plans to utilize motor  
7 vehicles during the planned horse removal for the purpose of transporting the captured  
8 animals.

9  
10           58. Upon information and belief, no public hearing was held prior to the decision  
11 to capture and remove these horses.

12           59. The U.S. Forest Service relies on the *Assessment of Horses on the Apache*  
13 *National Forest* to lend some support to its conclusion that the horses are “unauthorized  
14 livestock” however the Assessment is problematic and is premised on “[r]ecords [that]  
15 indicate there were no unclaimed horses on the Apache National Forest at the time the [Wild  
16 Horse and Burro Act] was passed.” Exhibit “D”. This assertion is made without citation and  
17 contradicts historical accounts that document the presence of horses well before the passage  
18 of the Act. Further, the U.S. Forest Service had not conducted any inventory or census prior  
19 to, at the time of, or for decades after the passage of the Act.

20  
21  
22           60. The Defendants have failed to manage the horses in the Apache National  
23 Forest.

24           61. The Defendants have failed to conduct an inventory or census the number,  
25 types, age, and condition of the horses in the Apache National Forest.  
26  
27  
28



1 ecologists, and biologists, and without any inventory or census or management for decades  
2 is arbitrary, capricious, an abuse of discretion, and not in accordance with the law.

3 70. Under the Declaratory Judgment Act, 28 U.S.C. 2201, an actual controversy  
4 has arisen between Plaintiff and Defendants involving the interpretation of certain federal  
5 statutes and acts within this Court's jurisdiction.  
6

7 71. Absent the prayed for declaratory relief, ISPMB and its members will suffer  
8 immediate and irreparable harm.  
9

10 **COUNT FOUR**  
11 **(Declaration that the Horses Are Wild Free-Roaming Horses entitled to Protection**  
12 **under the Wild Free-Roaming Horses and Burros Act of 1971)**

13 72. The Plaintiff incorporates herein by reference the preceding paragraphs  
14 numbered 1 through 71.

15 73. Evidence exists indicating that, as far back as 1910, wild horses are and have  
16 been living in the Apache National Forest.  
17

18 74. The Wild Free-Roaming Horses and Burros Act of 1971 defines Wild Free-  
19 Roaming Horses as "all unbranded and unclaimed horses...on public lands of the United  
20 States." 16 U.S.C. § 1333(a).

21 75. Those unbranded unclaimed horses on the Apache National Forest, including,  
22 the Springerville, Alpine, and Clifton Ranger Districts and those horses identified by the U.S.  
23 Forest Service as found in the Black River region of the Apache National Forest, specifically  
24 within the Alpine and Springerville Ranger Districts, satisfy the definition of Wild Free-  
25 roaming Horses and are entitled to those protections afforded under this act.  
26  
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1 D. Plaintiff seeks a declaration that the unbranded unclaimed horses that live on  
2 the Apache National Forest are Wild Free-Roaming horses entitled to the protections  
3 provided in the Wild Free-Roaming Horses and Burros Act of 1971.

4 E. For an award of Plaintiff's reasonable costs, fees and expenses pursuant to 28  
5 U.S.C. § 2412 *et seq.*  
6

7 F. For any other relief the Court or jury deems appropriate.

8 **JURY TRIAL DEMAND**

9 Plaintiffs hereby demand a trial by jury.  
10

11 DATED this 28th day of June 2022.

12 FR LAW GROUP PLLC

13  
14  
15 By: 

16 Troy B. Froderman, Esq.  
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20 **FILED** this 28<sup>th</sup> day of June 2022, with  
21 the Clerk of the Maricopa County  
22 Superior Court

23 By: /s/ Sarah Frith  
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27  
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