



TOWN OF COLORADO CITY

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REQUEST FOR PUBLIC RECORD

Name: William A. Richards and Chad B. Sampson	Title: Assistant Attorneys General	Date: 1/8/2010
Address: 1275 W. Washington, CIV-ADM, Phoenix, AZ 85007		
		Telephone: (602) 542-8355 for Mr. Richards; (602) 542-7668 for Mr. Sampson
Representing (Company) Office of the Arizona Attorney General		
Company engaged in business of: law firm		
In accordance with A.R.S. § 39-121.03(A), I hereby certify that the public records which I have requested will be used for the following purpose:		
For a non-commercial purpose.		
I am requesting the following specific information for: Commercial Purpose Non-Commercial Purpose X		
PLEASE NOTE: Active public records are in various locations of the Town and a reasonable amount of time is expected for responding to any request. The Town may require additional time to process more difficult requests.		

List the public records requested below.

Please provide the Arizona Attorney General's Office with all records (including electronic files or data) related to any issue, incident, or complaint made known to the Marshall's Office or other government official or employee of Colorado City/Hildale between January 1, 2006 and the present concerning: 1) alleged improper or illegal action by any persons with respect to property of the United Effort Plan Trust ("UEP Trust"); 2) any disputes over use of any property of the UEP Trust; and 3) any issues, incidents or complaints concerning any potential trespassing on, or destruction of, damage to or removal of property within Colorado City, Arizona or Hildale, Utah.

Please note that this request is being submitted in conjunction with and should be considered part of the Request for Public Records request form and Government Records Access and Management Act ("GRAMA") request form required, respectively, by Colorado City and Hildale in making public records requests. Public Records within the timeframe specified that should be produced include, but are not limited to, the following:

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1. Any incidents of alleged trespassing on UEP Trust property.
2. Any incidents involving alleged destruction or removal of locks, chains or signage on property owned by the UEP Trust.
3. Any incidents involving disputes over any person's right to use or enter any UEP Trust property.
4. Any incidents of alleged trespassing on non-UEP Trust property.
5. Any incidents involving disputes over any person's right to use or enter any non-UEP Trust property.
6. Any incidents in which Isaac Wyler or any other person associated with Special Fiduciary, Bruce Wisan, was alleged to have trespassed on property or engaged in any other improper or illegal activity.
7. Any incidents in which any person is alleged to have occupied or used property of the UEP Trust without authority of the Special Fiduciary, Bruce Wisan.
8. Any records concerning any use by any officer or employee of the Marshall's Office of any UEP Trust property.
9. Any incidents in which Isaac Wyler or any other person associated with Special Fiduciary Bruce Wisan had contact with any employees of the Marshall's Office concerning trespassing on property of the UEP Trust, or concerning the removal or damage to any property of the UEP Trust (including without limitation, signage, locks or chains).
10. A May 2006, incident involving property belonging to the UEP Trust in which Isaac Wyler was alleged to have chased women and children on or near a residence then occupied by Warren Johnson.
11. An alleged June 2006 incident involving Ada Barlow and Isaac Wyler investigated by Officer Preston Barlow.
12. A November 2007, incident involving Parley Barlow and Isaac Wyler responded to by Officer Jonathon Roundy.
13. An October 2009, incident involving Dee Jessop and others and the zoo property responded to by Officer Sam Johnson.
14. A November 2009, incident involving Officer Helaman Barlow and Isaac Wyler in which Officer Barlow may have offered statements about whether UEP Trust employees had a right to enter UEP Trust property and knock on residents' doors.
15. A November 2009, incident involving Officer Curtis Cooke's phone conversation with Isaac Wyler.
16. Any communications between any officer or employee of the Marshall's Office and Isaac Wyler or Andrew Chatwin between January 1, 2006 and the present.
17. Any disputes over use of, or incidents involving, the property commonly known as the Berry Knoll Farm.
18. Any incidents involving any allegations of removal of property, destruction of property, conversion of property or allegations of trespass involving the Berry Knoll Farm.
19. Any incidents in 2008 or 2009 involving irrigation pivots, wells or other water-related equipment on the Berry Knoll Farm.
20. Any communications between any officer or employee of the Marshall's Office and Shane Stubbs, or concerning any allegations or requests for action or

investigation made by Shane Stubbs, occurring between January 1, 2006 and the present.

21. Any communications between January 1, 2006, and the present from, with or involving Willie Jessop, Merlin Jessop, or Dan Johnson concerning the use of or entry upon the Berry Knoll Farm or any improvements, wells or fields at the Berry Knoll Farm.
22. Incidents involving use of water at any property owned by the UEP Trust.
23. Incidents in March, 2009 involving plowing at the land commonly known as the Berry Knoll Farm by Richard Jessop and Thomas Jessop.
24. A November 2009, incident involving Shane Stubbs and Merlin Jessop responded to by Sam Barlow.
25. Any 2009 incident(s) in which any officer of the Marshall's office responded to activity at grain storage bins or a cavern on UEP Trust property.
26. Any incidents involving allegations by Shane Stubbs or anyone associated with Shane Stubbs concerning any alleged trespass between January 1, 2006 and the present.
27. Any incidents involving allegations that Shane Stubbs or anyone associated with or related to Shane Stubbs have engaged in any improper or illegal conduct, any misuse of equipment or resources including water, or any conduct constituting a trespass.
28. A June 2009, incident involving allegations of trespass against Shane Stubbs.
29. A July 2009, incident involving Ruby Williams, Randy Cooke, and Shirley Blackmore responded to by Officers Sam Johnson and Helaman Barlow.
30. Any incident involving vandalism of a commemorative marker regarding events in 1953.
31. Any incident involving use, removal or destruction of property at the Cottonwood Park.
32. Any incident involving the cemetery in Colorado City, Arizona, including any incidents involving burial of any person there.
33. Any incidents involving Genevive and Matthew Hainline, Isaac Black, and Alvera Black.
34. Any incidents of alleged release of or damage to animals owned by Isaac Wyler.
35. Any incidents of alleged release of or damage to any animal owned by Shane Stubbs.
36. Any incidents of alleged release of or damage to any animal owned by any other persons.
37. Incidents of alleged removal of, or destruction of, or damage to any locks, chains, or signage.
38. Any incident in 2008 or 2009 at the zoo property involving access to or management of the zoo, destruction or removal of locks, destruction or removal of signs, or release of or harm to animals being kept at the zoo.
39. Any communications between any officer, employee, agent or representative of the Marshall's Office or of the governments of Colorado City, Arizona and Hildale, Utah and any other person concerning the actions of the Special Fiduciary, Bruce Wisan, Isaac Wyler, Jethro Barlow, or any other person or entity associated with the Special Fiduciary.

40. Any incidents in which officers or employees of the Marshall's Office have expressed opinions concerning disputes over use of or entry upon any property of the UEP Trust.
41. Any training, instruction, advice or direction requested or received by any officer or employee of the Marshall's Office concerning responding to incidents or disputes involving use or entry upon property of the UEP Trust, or concerning removal of property from UEP Trust lands; and any training, instruction, advice or direction provided by any official, employee, agent or contractor of the Marshall's Office or the governments of Colorado City, Arizona or Hildale, Utah concerning responding to incidents or disputes involving use or entry upon property of the UEP Trust, or concerning removal of property from UEP Trust lands.
42. Any records concerning any communications with, or records referencing any actions of, any officer or employee of the Mohave County Sheriff's Office, the Washington County Sheriff's Office, the Mohave County Attorney's Office or the Washington County Attorney's Office in connection with disputes or allegations about use or trespass on properties of the UEP Trust.

Again, the aforementioned incidents are illustrative of the general categories of information requested and do not provide an exhaustive list.

For each responsive incident, issue or complaint, please include all records, electronic, paper, and otherwise. This records request is intended to cover all items or materials on, in, or by which information or data is recorded or stored. Without limitation, then, the records produced must include all incident reports, complaints, call logs or records, logbooks, officer notes, files, records, documents, notes, records of follow-up, reports, witness or investigating officer statements, memoranda, forms, recommendations, citations, charging documents, electronic mail messages, text messages, computer or data records or files (including word processing files, spreadsheets, electronic mail messages or data, instant messaging data or any other form of electronic files or data), communications, letters, notes or records of communications, photographs, charts, graphs, maps, audiotapes, videotapes, digital audio or digital video records, and any other document or material on, by or in which information is recorded or stored. The requested records should also include responsive copies of any communications between anyone associated with the Marshall's Office or the governments of Colorado City and Hildale and any prosecutor or prosecutorial office within the timeframe specified above. If you consider any such communications subject to any privilege, please identify the documents so covered and the basis for the privilege claim.

Signature: 

Date: 1/8/10