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4	323-696-2299		
5	Attorney for Plaintiff		
7	United States	S DISTRICT COURT	
8	OMIED SIMIES	District Cooki	
9	CENTRAL DISTRICT OF CALIFORNIA — WESTERN DIVISION		
0	ACLU of Southern California,		
1	Plaintiff,		
2	,	Civ. No. 18-8917	
3	V.	Complaint for Declaratory and	
4	THE UNITED STATES DEPARTMENT OF	Injunctive Relief	
5	HOMELAND SECURITY,		
6	Defendant.		
7			
8			
9	1. This is an action under th	e Freedom of Information Act (FOIA), 5	
20	 U.S.C. § 552, seeking the release of records related to ICE agents' practice of misrepresenting or concealing their identity when conducting enforcement actions. Jurisdiction and Venue 2. This Court has jurisdiction over the parties and subject matter pursuant to 5 U.S.C. § 552(a)(4)(B) and 28 U.S.C. § 1331. 3. Venue is proper in this district pursuant to 5 U.S.C. § 552(a)(4)(B). 		
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26	Pa	arties	
27	4. Plaintiff ACLU of Souther	rn California is a non-profit organization	
28	dedicated to defending and securing the	rights granted by the U.S. Constitution and	
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- 1 Bill of Rights. ACLU SoCal's work focuses on immigrants' rights, the First
- 2 Amendment, equal protection, due process, privacy, and furthering civil rights for
- 3 disadvantaged groups. As part of its immigrants' rights work, ACLU SoCal monitors
- 4 Immigration and Customs Enforcement's practices.
- 5 Defendant Department of Homeland Security (DHS) is an agency of the United States.
- 7 6. Immigration and Customs Enforcement (ICE) is a component of DHS.
- 8 7. ICE has possession, custody, and control of the records Plaintiff seeks.

9 Statement of Facts

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- 10 8. As a part of its immigrants' rights work, Plaintiff requests public records from local, state, and federal entities involved in law enforcement and immigration enforcement activities. Plaintiff uses the documents disclosed through public records requests to educate the public through reports, "know your rights" trainings, and the media, and to advocate for reforms to immigration enforcement policies and practices. This suit involves a FOIA request to ICE that remains unresolved many months past FOIA's statutory deadline.
- 9. On February 12, 2018, Plaintiff sent a FOIA request to DHS's Privacy
 Office, ICE, and ICE's Los Angeles Field Office by email and U.S. Mail seeking
 information related to ICE agents' practice of misrepresenting or concealing their
 identity when conducting enforcement actions.
- 21 10. Plaintiff requested a waiver of fees associated with processing its 22 request.
- 23 11. Plaintiff's request, including the exhibits to the request, are attached as 24 Exhibit 1 and incorporated here by reference.
 - 12. On February 16, 2018, the ICE FOIA Office sent Plaintiff an email stating that ICE granted Plaintiff's fee request and assigning the request reference number 2018-ICFO-20417.

- 1 13. On February 16, 2018, DHS's Privacy Office sent Plaintiff a letter stating that "[d]ue to the subject matter of [Plaintiff's] request, [it was] transferring this request to the FOIA Office at the Office of Inspector General (OIG)."
- 14. The February 16, 2018, letter from the DHS's Privacy Office also assigned the request a number: 2018-HQFO-00610.
- 15. On July 13, 2018, DHS OIG sent Plaintiff a letter stating that a search of DHS-OIG Offices of Inspections, Audits and Special Reviews Group had revealed no responsive records.
- 9 16. Plaintiff received no response to its request from ICE's Los Angeles 10 Field Office.
- 17. As of the filing of this Complaint, Plaintiff has not received a final determination and response from ICE with regard to the request.
- 18. Pursuant to 5 U.S.C. § 552(a)(6)(C)(i), Plaintiff is deemed to have exhausted its administrative remedies with regard to the request because the agency has failed to comply with the statutory time limit.

Count I: Violation of FOIA

- 19. Plaintiff realleges and incorporates by reference the allegations in each of the preceding paragraphs of this Complaint.
- 19 20. Defendant has violated FOIA by failing to produce the records 20 responsive to Plaintiff's February 12, 2018 request.
- 21. Plaintiff and the public have been and will continue to be irreparably harmed until Defendant is ordered to comply with Plaintiff's FOIA request.

Request for Relief

24 WHEREFORE, Plaintiff respectfully requests that this Court:

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- (1) Declare Defendant's failure to comply with FOIA to be unlawful;
- 26 (2) Enjoin Defendant from continuing to withhold the public records 27 responsive to Plaintiff's FOIA request and otherwise order Defendant to produce the 28 requested public records without further delay;

1	(3) Grant Plaintiff an award of attorney fees and other litigation cost			
2	reasonably incurred in this action, to the extent permitted by law; and			
3	(4)	Grant Plaintiff such other and further relief which the Court deems		
4	proper.			
5	Date: October 16, 2018		Respectfully submitted,	
6	Date: October 10, 2010	10001 10, 2010	Respectivity submitted,	
7			/a/ Motthay, Strager	
8			/s/ Matthew Strugar Matthew Strugar (State Bar No. 232951)	
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