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                           IN THE UNITED STATES DISTRICT COURT
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                        FOR THE EASTERN DISTRICT OF CALIFORNIA
                                       FRESNO DIVISION
14
     FRIENDS OF YOSEMITE VALLEY,
                                                    Case No. CV-F-00-6191 AWI DLB
    et al.
15
           Plaintiffs,
                                                    STIPULATION REGARDING
                                                    PREPARATION OF DOCUMENTS
16
                                                    UNDER SETTLEMENT AGREEMENT
           v.
                                                    AND ORDER
    KENNETH L. SALAZAR, in his official
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     capacity as Secretary of the Interior, et al.,
                                                    [PROPOSED]
           Defendants.
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           On December 22, 2009, defendants, Secretary of the Interior Kenneth L. Salazar, et al.,
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     filed a notice (Doc. # 481) to advise the Court and the plaintiffs regarding the preparation of
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    three documents under the Settlement Agreement (Doc. # 477), which the Court approved on
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     September 30, 2009, and entered on October 1, 2009 (Doc. # 479). Paragraph C.1.a. of the
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     Settlement Agreement calls for the defendants to prepare a revised Record of Decision for the
23
     Yosemite Valley Plan and revised Findings of No Significant Impact for the Yosemite Lodge and
24
     STIPULATION REGARDING
                                                                CASE NO. CV-F-00-6191-AWI/DLB
     PREPARATION OF DOCUMENTS
25
    UNDER SETTLEMENT AGREEMENT
     AND ORDER [PROPOSED]
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Curry Village Campgrounds Projects within 90 days of Court approval of the Settlement 1 Agreement. Because Court approval of the Settlement Agreement was entered on October 1, 2 2009, the 90-day period expired on Wednesday, December 30, 2009. 3 As defendants informed the Court, they are drafting the three documents, which the park 4 staff is reviewing and revising to ensure conformity with all legal requirements, but an additional 5 time of 30 days is required to complete the three documents. Plaintiffs' counsel subsequently 6 notified defendants that they do not object to the requested extension. 7 Accordingly, the parties hereby stipulate to the extension of 30 days, until January 29, 8 2010, for the defendants to complete the three documents in question. Respectfully submitted this 5th day of January, 2010. 9 10 /s/ Julia A. Olson and Sharon E. Duggan /s/ Charles R. Shockey JULIA A. OLSON (CSB # 192642) CHARLES R. SHOCKEY (DC # 914879) 11 SHARON E. DUGĞAN (CSB # 105108) United States Department of Justice Attorneys for Plaintiffs Attorney for Defendants (541) 344-7066/(510) 271-0825 (916) 930-2203 12 13 **ORDER** 14 IT IS SO ORDERED. 15 Dated: January 7, 2010 /s/ Anthony W. Ishii CHIEF UNITED STATES DISTRICT JUDGE 16 17 18 19 20 21 22 23 24 STIPULATION REGARDING CASE NO. CV-F-00-6191-AWI/DLB 25

PREPARATION OF DOCUMENTS UNDER SETTLEMENT AGREEMENT AND ORDER [PROPOSED]

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