1	COUNSEL IDENTIFICATION ON FINA	L PAGE
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4	UNITED STAT	ES DISTRICT COURT
5	EASTERN DIST	RICT OF CALIFORNIA
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7 8	NATURAL RESOURCES DEFENSE COUNCIL, <i>et al.</i> ,	Case No. 1:05-cv-01207 LJO-EPG
9	Plaintiffs,	STIPULATION AND ORDER TO EXTEND DEADLINES
10	V.	
11	RYAN K. ZINKE, in his official capacity as Secretary of the Interior, <i>et al.</i> ,	
12	Defendants.	
13	Defendunts.	
14		
15	SAN LUIS & DELTA MENDOTA WATER AUTHORITY, <i>et al.</i> ,	
16 17	Defendants-Intervenors.	
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10	ANDERSON-COTTONWOOD IRRIGATION DISTRICT, et al.,	
20	Joined Parties.	
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	STIPULATION AND ORDER TO EXTEND DEADLINES CASE NO. 1:05-CV-01207 LJO-EPG	

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1	WHEREAS, on March 21, 2017, the Court entered an order setting the schedule for certain	
2	case management deadlines in the above-captioned case (ECF 1073);	
3	WHEREAS, pursuant to the Court's March 21, 2017 Order, all motions regarding	
4	completeness of the administrative record and any motions or stipulations to limit review of the	
5	Sixth Claim as against Federal Defendants to the administrative record shall be filed by May 24,	
6	2017;	
7	WHEREAS, the Court's March 21, 2017 Order did not change the Court's previous	
8	requirement that "21 days after [the administrative record] is lodged: Notice must be provided to	
9	the Court and all parties regarding any intent to seek discovery on the Sixth Claim" (ECF 1027 at	
10	2);	
11	WHEREAS, the parties notified the Court of their agreement that discovery is appropriate	
12	as to the Sixth Claim for Relief against the Sacramento River Settlement Contractor parties (ECF	
13	1073 at 1);	
14	WHEREAS, the administrative record was lodged on May 3, 2017, thereby placing the	
15	deadline for notice of intent to seek discovery on the Sixth Claim as against Federal Defendants on	
16	May 24, 2017;	
17	WHEREAS, pursuant to the Court's March 21, 2017 Order, Plaintiffs and Federal	
18	Defendants met and conferred on May 10, 2017 about the scope and schedule of discovery for	
19	Plaintiffs' Sixth Claim for Relief against Federal Defendants;	
20	WHEREAS, the Plaintiffs and Federal Defendants agree that it would be in the best	
21	interest of all parties to allow additional time to discuss whether Plaintiffs and Defendants could	
22	reach agreement about whether discovery on Plaintiffs' Sixth Claim for Relief against Federal	
23	Defendants is necessary, or whether the parties could come to an agreement that would narrow or	
24	obviate the need for discovery on the Sixth Claim for Relief against Federal Defendants and	
25	motion practice on the scope of the record;	
26	WHEREAS, one or more counsel for Federal Defendants will be away from the office	
27	between May 15 and May 30, 2017;	
28	STIPULATION	
	STIPULATION AND ORDER TO EXTEND DEADLINES CASE NO. 1:05-CV-01207 LJO-EPG 1	

1	NOW THEREFORE, counsel for Pl	aintiffs and Defendants hereby stipulate to and jointly
2	request an order extending the deadlines to f	ile all motions regarding completeness of the
3	administrative record, any motions or stipulations to limit review of the Sixth Claim as against	
4	Federal Defendants to the administrative record, and any notice to the Court and parties of intent to	
5	seek discovery on the Sixth Claim as against	Federal Defendants by fourteen days, to and including
6	June 7, 2017.	
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9	DATED: May 18, 2017	<u>/s/_Nicole M. Smith</u> Nicole M. Smith
10		U.S. DEPARTMENT OF JUSTICE
11		ENVIRONMENT & NATURAL RESOURCES DIVISION
12		601 D Street, NW Room 3712 Washington, D.C. 20044-7611 Talankanan (202) 205 0268
13		Telephone: (202) 305-0368 Facsimile: (202) 305-0275
14		Bradley H. Oliphant, Trial Attorney U.S. DEPARTMENT OF JUSTICE
15		ENVIRONMENT & NATURAL RESOURCES DIVISION
16		999 18th St., South Terrace, Ste. 370 Denver, CO 80202
17		Tel: (303) 844-1381 Facsimile: (303) 844-1350
18		Attorneys for Respondents Ryan K. Zinke, in his official capacity as Secretary of the Interior, et al.
19		official capacity as Secretary of the Interior, et al.
20	DATED: May 18, 2017	<u>/s/ Katherine S. Poole</u> (as authorized on May 18, 2017). Katherine S. Poole
21		KATHERINE POOLE (SBN 195010)
22		DOUGLAS ANDREW OBEGI (SBN 246127) NATURAL RESOURCES DEFENSE COUNCIL
23		111 Sutter Street, 21st Floor San Francisco, CA 94104
24		Telephone: (415) 875-6100 Facsimile: (415) 875-6161
25		Attorneys for Plaintiff NRDC
26		HAMILTON CANDEE (SBN 111376)
27 28		BARBARA JANE CHISHOLM (SBN 224656) TONY LOPRESTI (SBN 289269) CORINNE JOHNSON (SB 287385)
-	STIPULATION AND ORDER TO EXTEND DEADLINES CASE NO. 1:05-CV-01207 LJO-EPG	2

1		ALTSHULER BERZON LLP
2		177 Post St., Suite 300 San Francisco, CA 94108
		Telephone: (415) 421-7151
3		Facsimile: (415) 362-8064
4		Attorneys for Plaintiff NRDC
5		
6	DATED: May 18, 2017	<u>/s/Meredith Nikkel</u> (as authorized on May 18, 2017) Meredith Nikkel
7		DOWNEY BRAND LLP
8		621 Capitol Mall, 18th Floor Sacramento, CA 95814
		Telephone: (916) 444-1000
9		Facsimile: (916) 444-2100
10		Attorneys for Intervenors and Joined Party
11		Defendants Reclamation District No. 108, Sutter
		Mutual Water Company, Natomas Central Mutual Water Company, River Garden Farms Company,
12		Pleasant Grove-Verona Mutual Water Company,
13		Pelger Mutual Water Company, Meridian Farms
14		Water Company, Henry D. Richter, et al., Howald Farms, Inc., Oji Brothers Farm, Inc., Oji Family
		Partnership, Carter Mutual Water Company,
15		Windswept Land And Livestock Company, Maxwell
16		Irrigation District, and Tisdale Irrigation and Drainage Company
17		
18	DATED: May 18, 2017	/s/ Andrew Hitchings (as authorized on May 18,
	DITIED: May 10, 2017	2017)
19		Andrew Hitchings
20		SOMACH SIMMONS & DUNN
21		A Professional Corporation
\mathbf{r}		500 Capitol Mall, Suite 1000
22		Sacramento, CA 95814 Telephone: (916) 446-7979
23		Facsimile: (916) 446-8199
24		
25		Attorneys for Intervenors and Joined Party Defendants Glenn-Colusa Irrigation District,
		Princeton-Codora-Glenn Irrigation District,
26		Provident Irrigation District, Anderson-Cottonwood
27		Irrigation District, City Of Redding, M & T Chico Ranch (Pacific Realty Associates), Reclamation
28		District No. 1004, Conaway Preservation Group,
_~		LLC, and David and Alice te Velde Family Trust
	STIPULATION AND ORDER TO EXTEND DEADLINES CASE NO. 1:05-CV-01207 LJO-EPG	
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2 3	DATED: May 18, 2017	<u>/s/ Daniel J. O'Hanlon (</u> as authorized on May 18 2017) Daniel J. O'Hanlon
4		Damer J. O Hamon
5		KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD
6		A Professional Corporation
7		400 Capitol Mall, 27th Floor Sacramento, CA 95814
8		Telephone: (916) 321-4500 Facsimile: (916) 321-4555
9		Attorneys for Defendant-Intervenors and Joined
10		Party Defendants, San Luis & Delta-Mendota Water Authority, Westlands Water District, Coelho Family
11		Trust, Eagle Field Water District, Fresno Slough
12		Water District, Mercy Springs Water District, Oro Loma Water District, and Tranquillity Irrigation
13		District
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1	ORDER	
2	Pursuant to the Parties' Stipulation, the Court hereby ORDERS that the deadlines to file all	
3	motions regarding completeness of the administrative record, any motions or stipulations to limit	
4	review of the Sixth Claim as against Federal Defendants to the administrative record, and any	
5	notice to the Court and parties of intent to seek discovery on the Sixth Claim as against Federal	
6	Defendants shall be extended by fourteen days, to and including June 7, 2017.	
7 8	IT IS SO ORDERED.	
9	Dated: May 18, 2017 /s/ Lawrence J. O'Neill	
10	UNITED STATES CHIEF DISTRICT JUDGE	
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