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

1	WHEREAS, on July 5, 2017, Plaintiffs filed a motion to complete the administrative		
2	record, ECF No. 1096;		
3	WHEREAS, a hearing on the motion is set for August 3, 2017, when counsel for Federal		
4	Defendants will be out of the country on previously scheduled travel;		
5	WHEREAS, pursuant Local Rule 230(c), any Defendants' opposition to Plaintiffs' motion		
6	to complete the administrative record is currently due on July 20, 2017;		
7	WHEREAS, Plaintiffs' reply is currently due on July 27, 2017;		
8	WHEREAS, this is the parties' first request for an extension of time to brief Plaintiffs'		
9	motion to complete the administrative record.		
10	STIPULATION		
11	NOW THEREFORE, counsel for Plaintiffs and Defendants hereby stipulate to and jointly		
12	request an order extending the motion and hearing deadlines as follows:		
13	Oppositions to the motion to complete the administrative record shall be extended by one		
14	week, to and including, July 27, 2017;		
15	<ul> <li>Plaintiffs' deadline to reply shall be extended by 11 days, to and including August 7, 2017;</li> </ul>		
16	• A hearing on Plaintiffs' motion to complete the administrative record, if necessary, shall b		
17	calendared for August 14, 2017, or at the Court's earliest convenience thereafter.		
18 19	DATED: July 14, 2017  /s/ Nicole M. Smith Nicole M. Smith		
20	U.S. DEPARTMENT OF JUSTICE ENVIRONMENT & NATURAL RESOURCES		
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23	Facsimile: (202) 305-0275		
24	Bradley H. Oliphant, Trial Attorney U.S. DEPARTMENT OF JUSTICE		
25	ENVIRONMENT & NATURAL RESOURCES DIVISION		
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28	Tel: (303) 844-1381 Facsimile: (303) 844-1350		
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1 2		Attorneys for Respondents Ryan K. Zinke, in his official capacity as Secretary of the Interior, et al.
3	DATED: July 14, 2017	/s/ Barbara J. Chisholm (as authorized on July 14,
4		2017). Barbara J. Chisholm
5		BARBARA JANE CHISHOLM (SBN 224656) HAMILTON CANDEE (SBN 111376) TONY LOPRESTI (SBN 289269) CORINNE JOHNSON (SB 287385)
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16 17	DATED: July 14, 2017	/s/Meredith Nikkel (as authorized on July 14, 2017) Meredith Nikkel
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21		Attorneys for Intervenors and Joined Party
22		Defendants Reclamation District No. 108, Sutter Mutual Water Company, Natomas Central Mutual
23		Water Company, River Garden Farms Company,
24		Pleasant Grove-Verona Mutual Water Company, Pelger Mutual Water Company, Meridian Farms
25		Water Company, Henry D. Richter, et al., Howald Farms, Inc., Oji Brothers Farm, Inc., Oji Family
26		Partnership, Carter Mutual Water Company, Windswept Land And Livestock Company, Maxwell
27		Irrigation District, and Tisdale Irrigation and Drainage Company
28		Dramage Company
	STIDLIL ATION AND IDDODOSEDLODDED TO EVTEND DE	EADI INES

1 2	DATED: July 14, 2017	/s/ Andrew Hitchings (as authorized on July 14, 2017) Andrew Hitchings
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6		` '
7		Attorneys for Intervenors and Joined Party Defendants Glenn-Colusa Irrigation District,
8		Princeton-Codora-Glenn Irrigation District,
9		Provident Irrigation District, Anderson-Cottonwood Irrigation District, City Of Redding, M & T Chico
10		Ranch (Pacific Realty Associates), Reclamation District No. 1004, Conaway Preservation Group,
11		LLC, and David and Alice te Velde Family Trust
12		
13	DATED: July 14, 2017	/s/ Daniel J. O'Hanlon (as authorized on July 14
		2017) Daniel J. O'Hanlon
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19		Attorneys for Defendant-Intervenors and Joined
20		Party Defendants, San Luis & Delta-Mendota Water
21		Authority, Westlands Water District, Coelho Family Trust, Eagle Field Water District, Fresno Slough
22		Water District, Mercy Springs Water District, Oro
23		Loma Water District, and Tranquillity Irrigation District
24		
25		
<ul><li>26</li><li>27</li></ul>		
28	CITIDAL ATTION AND EDGOGGO CONTROL OF THE	EVITEND DE ADI DIEG
	STIPULATION AND [PROPOSED] ORDER TO EXTEND DEADLINES	

Pursuant to the Parties' Stipulation, the Court hereby ORDERS that the parties shall comply with the following motion briefing schedule: Oppositions to the motion to complete the administrative record shall be extended by one week, to and including, July 27, 2017; Plaintiffs' deadline to reply shall be extended by 11 days, to and including August 7, 2017; No hearing on Plaintiffs' administrative record shall be calendared. The Court will review the papers and inform the parties if it believes a hearing will be helpful or necessary. The hearing currently set for August 3, 2017 is VACATED. IT IS SO ORDERED. /s/ Lawrence J. O'Neill
UNITED STATES CHIEF DISTRICT JUDGE Dated: **July 17, 2017**