1 2 3	KATHERINE POOLE, State Bar No. 195010 MICHAEL E. WALL, State Bar No. 170238 Natural Resources Defense Council 111 Sutter St., 20th Floor San Francisco, CA 94104 kpoole@nrdc.org; mwall@nrdc.org	
4	Telephone: (415) 875-6100	
5	HAMILTON CANDEE, State Bar No. 111376 CASEY ROBERTS, State Bar No. 253474	
6	Altshuler Berzon LLP 177 Post Street, Suite 300	
7	San Francisco, CA 94108 hcandee@altshulerberzon.com; croberts@altshule	arbarzan aam
8	Telephone: (415) 421-7151	inderzon.com
9	Attorneys for Plaintiff NRDC	
10	TRENT W. ORR, State Bar No. 77656	
11	MICHAEL R. SHERWOOD, State Bar No. 63702 Earthjustice	2
12	426 17th Street, 5th Floor Oakland, CA 94612	
13	torr@earthjustice.org; msherwood@earthjustice.o Telephone: (510) 550-6700	rg
14	Attorneys for Plaintiffs	
15	IN THE UNITED STATES DISTRICT COURT	
16	FOR THE EASTERN DIST	RICT OF CALIFORNIA
17	NATURAL RESOURCES DEFENSE) Case No. 05-CV-01207 OWW GSA
18	COUNCIL, et al.,)
19	Plaintiffs,) PARTIES' FOURTH STIPULATION AND) ORDER RE: MOTION FOR ATTORNEYS'
20	V.) FEES
21	KENNETH LEE SALAZAR, in his official capacity as Secretary of Interior, et al.,))
22	Defendants.)
23))
24	SAN LUIS & DELTA-MENDOTA WATER AUTHORITY, et al.,))
25	Defendant-Intervenors.	,)
26 27	ANDERSON-COTTONWOOD IRRIGATION DISTRICT, et al.,	,))
$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$	Joined Parties.))
40 l		

To facilitate settlement discussions regarding Plaintiffs' claim for attorneys' fees and costs in this case, Plaintiffs Natural Resources Defense Council, *et al.* ("Plaintiffs") and Defendants Kenneth Lee Salazar, Secretary of Interior, *et al.* ("Federal Defendants") jointly move this Court to stay briefing on Plaintiffs' motion for an award of attorneys' fees and costs for an additional 45 days. In support of this motion, Plaintiffs and Federal Defendants stipulate as follows:

- 1. Judgment was entered in this case on September 23, 2009. Doc. 873. On October 8, 2009, the Court entered an order extending the deadline for Plaintiffs to file a motion for attorneys' fees, costs and other expenses to December 22, 2009, assuming no appeal. Doc. 875. Subsequently, several parties timely appealed, including Plaintiffs and Federal Defendants, suspending the timeline for filing a motion for fees, costs and other expenses. Doc. 881; Doc. 883.
- 2. On July 29, 2010, Plaintiffs filed a motion for an award of attorneys' fees and costs for their work on this litigation. Doc. 903. Before filing their motion for award of attorneys' fees and costs, Plaintiffs presented Federal Defendants with a confidential request to settle their claim, which request includes the amount sought to date, an itemized statement of the actual time expended by attorneys, experts, and other personnel representing or appearing on behalf of the Plaintiffs, and the rates at which fees and other expenses were computed.
- 3. Concurrently with the filing of Plaintiffs' motion, Plaintiffs and Federal Defendants sought a stay of briefing and argument on Plaintiffs' motion for 90 days in an effort to settle Plaintiffs' claim. Doc. 904. On July 30, 2010, the Court granted the requested stay. Doc. 905.
- 4. On October 21, 2010, the Court granted a subsequent stipulated request for stay for an additional 60 days. Doc. 908.
- 5. Discussions regarding Plaintiffs' request are ongoing, and Plaintiffs and Federal Defendants seek additional time to attempt to settle Plaintiffs' claims without unnecessarily burdening the Court. Plaintiffs and Federal Defendants agree that briefing and argument on Plaintiffs' claim for fees and costs may be unnecessary in light of the parties' intent to attempt to settle Plaintiffs' claim.
- 6. Accordingly, Plaintiffs and Federal Defendants agree that further proceedings on Plaintiffs' motion for an award of fees and costs, including the filing of memoranda and evidentiary

1	and other materials supporting that motion, should be stayed for an additional 45 days. At that tim		
2	Plaintiffs and Federal Defendants will either jointly propose a briefing schedule to address Plaintiff		
3	motion for fees and costs, or the parties shall otherwise apprise this Court of the status of Plaintiffs		
4	motion and any request for action by this Court. If the parties are unable to reach a settlement of		
5	Plaintiffs' claim, Plaintiffs will supplement their motion for award of attorneys' fees and costs with		
6	documentation of all time and expenses sought, including the additional time spent in seeking fees.		
7	Based on the joint stipulation set forth above, the parties respectfully request that this Court		
8	stay briefing and argument on Plaintiffs' motion for an award of attorneys' fees and costs for 45		
9	days from the date of the Court's order granting such stay.		
10	Respectfully submitted this 15 day of December, 2010.		
11	DATED: December 15, 2010	/g/Michael D. Charwood	
12	DATED: December 13, 2010	/s/ Michael R. Sherwood MICHAEL R. SHERWOOD	
13		Attorney for Plaintiffs	
14		/s/ Katherine S. Poole KATHERINE S. POOLE	
15			
16		Attorney for Plaintiff Natural Resources Defense Council	
17		IGNACIA S. MORENO	
18		Assistant Attorney General United States Department of Justice	
19		Environment and Natural Resources Division SETH M. BARSKY, Acting Section Chief	
20		/s/ Bradley H. Oliphant (as authorized 12/15/10)	
21		BRADLEY H. OLIPHANT, Trial Attorney United States Department of Justice	
22		Wildlife and Marine Resources Section Benjamin Franklin Station, P.O. Box 7369	
23		Washington, D.C. 20044-7369 Telephone: (202) 305-0207	
24		Facsimile: (202) 305-0275	
25		WILLIAM SHAPIRO, Trial Attorney U.S. Department of Justice	
26		Environment & Natural Resources Division 501 I Street, Suite 9-700	
27		Sacramento, CA 95814-2322	
28		Attorneys for Federal Defendants	
	i I		

1			
2	Durguent to the stimulation of the parties		
3	Pursuant to the stipulation of the parties,		
4	IT IS SO ORDERED.		
5	Dated: December 16, 2010	/s/ Oliver W. Wanger	
6		/s/ Oliver W. Wanger UNITED STATES DISTRICT JUDGE	
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			