1	COUNSEL IDENTIFICATION ON FOLLO	WING PAGE
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5	UNITED STATES	DISTRICT COURT
6	EASTERN DISTRICT OF CALIFORNIA	
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8	SAN LUIS & DELTA-MENDOTA WATER AUTHORITY and WESTLANDS WATER	Case No. 1:15-cv-01290-LJO-EPG
9	DISTRICT,	STIPULATION AND ORDER EXTENDING SCHEDULE FOR
10	Plaintiffs,	EXTENDING SCHEDULE FOR SUPPLEMENTAL BRIEFING BY FOURTEEN DAYS
11	v.	Hon. Lawrence J. O'Neill
12	SALLY JEWELL, et al.,	
13	Defendants,	
14	THE HOOPA VALLEY TRIBE; THE YUROK TRIBE; PACIFIC COAST	
15	FEDERATION OF FISHERMEN'S ASSOCIATIONS; and INSTITUTE FOR	
16	FISHERIES RESOURCES,	
17	Defendant-Intervenors.	
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	Stipulati	ion and Order

$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 19 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 26 \\ 27 \\ 28 \\ \end{array} $	THOMAS P. SCHLOSSER (WSBA # 06276) THANE D. SOMERVILLE (WSBA #31468) MORISSET, SCHLOSSER, JOZWIAK & SOMERVILLE 801 Second Avenue, Suite 1115 Seattle, WA 98104-1509 Telephone: (206) 386-5200 Facsimile: (206) 386-7322 Email: t.schlosser@msaj.com t.somerville@msaj.com Attorneys for Defendant-Intervenor, Hoopa Valley Tribe PATRICIA A. PROCHASKA (SBN 142161) Attorney at Law 577 9th Avenue Menio Park, CA 94025 Telephone: (650) 562-7060 Facsimile: (866) 560-1608 Email: patprochaska@gmail.com Local Counsel for Defendant-Intervenor, Hoopa Valley Tribe	DANIEL I.S.J. REY-BEAR (SBN 203045) Rey-Bear McLaughlin, LLP 421 W. Riverside Avenue, Suite 1004 Spokane, WA 99201-0410 Telephone: (509) 747-2502 CHEYENNE A. SANDERS (SBN 307359) Office of Tribal Attorney Yurok Tribe 190 Klamath Boulevard Klamath, CA 95531 Telephone: (707) 482-1350 <i>Counsel for Defendant-Intervenor,</i> <i>Yurok Tribe</i>
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1	RECITALS
2	WHEREAS, the Court's April 17, 2017 Order (Doc. 123) directed the parties to submit
3	supplemental briefing on the issue of standing and "how the present record should be interpreted
4	in light of [San Luis & Delta-Mendota Water Auth. v. Haugrud, 848 F.3d 1216, 1221 (9th Cir.
5	2017)];
6	WHEREAS, the April 17, 2017 Order provided the following schedule for supplemental
7	briefing: "Plaintiffs shall submit a supplemental brief no longer than ten pages in length on this
8	topic on or before May 12, 2017. Federal Defendants may file a response of equal length on or
9	before May 26, 2017. Defendant-Intervenors may file responses no longer than five pages in
10	length on or before June 2, 2017, but only if Defendant-Intervenors' responses present arguments
11	that do not repeat those made by other parties;"
12	WHEREAS, counsel for Federal Defendants that is principally responsible for drafting the
13	response brief is on leave from May 15 to May 24, 2017;
14	WHEREAS, the parties agree that in light of Federal Defendants' counsel's schedule, a
15	fourteen-day extension of the Court's schedule for supplemental briefing is appropriate;
16	AND WHEREAS, the parties agree that the revised schedule should be as follows:
17	Plaintiffs shall submit a supplemental brief no longer than ten pages in length on this topic on or
18	before May 26, 2017. Federal Defendants may file a response of equal length on or before June 9,
19	2017. Defendant-Intervenors may file responses no longer than five pages in length on or before
20	June 16, 2017, but only if Defendant-Intervenors' responses present arguments that do not repeat
21	those made by other parties;
22	STIPULATION
23	NOW THEREFORE, counsel for the parties hereby stipulate to a fourteen-day extension
24	of the schedule for supplemental briefing requested in the Court's April 17, 2017 Order, making
25	the schedule for briefing as follows:
26	On or before May 26, 2017: Plaintiffs shall submit a supplemental brief no longer than ten
27	pages in length on this topic.
28	On or before June 9, 2017: Federal Defendants may file a response of equal length on or
	1 Stipulation and Order

1	before June 9, 2017.		
2	On or before June 16, 2017, Defendant-Intervenors may file responses no longer than five		
3	pages in length, but only if Defendant-Intervenors' responses present arguments that do not repeat		
4	those made by other parties.		
5	Datadi Mari 4, 2017	RECVICE MOREOVITZ TIEDEMANNI & CIDARD	
6	Dated: May 4, 2017	KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD A Professional Corporation	
7			
8		By: /s/ Daniel J. O'Hanlon Daniel J. O'Hanlon	
9		Attorneys for Plaintiffs	
10		San Luis & Delta-Mendota Water Authority and Westlands Water District	
11			
12	Dated: May 4, 2017	BROWNSTEIN HYATT FARBER SCHRECK LLP	
13	Ducu. 10149 1, 2017		
14		By: /s/ Steven O. Sims	
15		Steven O. Sims Attorneys for Plaintiff	
16		Westlands Water District	
17			
18	Dated: May 4, 2017	JEFFREY H. WOOD	
19		Acting Assistant Attorney General Environment & Natural Resources Division	
20			
21		By: /s/ Bradley H. Oliphant	
22		Bradley H. Oliphant, Senior Trial Attorney United States Department of Justice	
23		Environment & Natural Resources Division Attorneys for Federal Defendants	
24		Allotneys for Tederal Defendants	
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		2 Stipulation and Order	

1	Dated: May 4, 2017	EARTHJUSTICE
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3		By: /s/ Jan Hasselman Jan Hasselman
4		Attorneys for Defendant-Intervenor Applicants Pacific Coast Federation of Fishermen's Associations and Institute for Fisheries Resources
6		
7		
8	Dated: May 4, 2017	MORISSET, SCHLOSSER, JOZWIAK & SOMERVILLE
9		
10		By: /s/ Thomas P. Schlosser Thomas P. Schlosser
11		Attorneys for Defendant-Intervenor
12		Hoopa Valley Tribe
13		
14	Dated: May 4, 2017	REY-BEAR McLAUGHLIN, LLP
15		By: /s/ Daniel I.S.J. Rev-Bear
16		Daniel I.S.J. Rey-Bear
17		Attorneys for Defendant-Intervenor Yurok Tribe
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		3 Stipulation and Order
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1	ORDER	
2	Pursuant to the parties' stipulation, the Court hereby ORDERS that the schedule for	
3	supplemental briefing in the Courts' April 17, 2017 Order (Doc. 123) be extended by fourteen	
4	days, and be established as follows:	
5	Plaintiffs shall submit a supplemental brief no longer than ten pages in length on this topic	
6	on or before May 26, 2017.	
7	Federal Defendants may file a response of equal length on or before June 9, 2017.	
8	Defendant-Intervenors may file responses no longer than five pages in length on or before	
9	June 16, 2017, but only if Defendant-Intervenors' responses present arguments that do not repeat	
10	those made by other parties.	
11	IT IS SO ORDERED.	
12		
13	Dated: May 4, 2017 /s/ Lawrence J. O'Neill UNITED STATES CHIEF DISTRICT JUDGE	
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