1	TODD KIM, Assistant Attorney General JEFFREY N. CANDRIAN, Trial Attorney United States Department of Justice				
3	Environment and Natural Resources Division Natural Resources Section				
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6 7	Telephone: (303) 844-1382 Fax: (303) 844-1350 Attorney for Defendants U.S. Department of Interior, Bureau of Reclamation				
8					
9	STATES DISTRICT COURT				
10	EASTERN DISTRICT OF CALIFORNIA				
11	FRESNO DIVISION				
12	NORTH COAST RIVERS ALLIANCE,	Case No. 1:16-cv-00307-DAD-SKO			
13	CALIFORNIA SPORTFISHING PROTECTION ALLIANCE, PACIFIC	STIPULATION AND ORDER			
14	COAST FEDERATION OF FISHERMEN'S ASSOCIATIONS, SAN	EXTENDING TIME TO RESPOND TO THE THIRD AMENDED AND SUPPLEMENTAL COMPLAINT			
15	FRANCISCO CRAB BOAT OWNERS ASSOCIATION, INC., and INSTITUTE	(Doc. 171)			
16	FOR FISHERIES RESOURCES, ,	(Doc. 171)			
17	Plaintiffs,	DISTRICT JUDGE DALE A. DROZD			
18	V.	MAGISTRATE JUDGE SHEILA K. OBERTO			
19 20	UNITED STATES DEPARTMENT OF THE INTERIOR, and UNITED STATES BUREAU OF RECLAMATION, ,				
21	Defendants,				
22	and				
23	WESTLANDS WATER DISTRICT, SAN LUIS				
24	WATER DISTRICT, and PANOCHE WATER DISTRICT				
25	Intervenor-Defendants.				
26	Pursuant to Local Rule 144(a), Plaintiffs N	North Coast Rivers Alliance, California			
27	Sportfishing Protection Alliance, Pacific Coast Federation of Fishermen's Associations, San				
28	1 6	STIPULATED EXTENSION 1:16-cv-00307-DAD-SKO			

1	Francisco Crab Boat Owners Association, Inc., and Institute for Fisheries Resources		
2	("Plaintiffs"); United States Department of the Interior and the United States Bureau of		
3	Reclamation ("Federal Defendants"); and Intervenor Defendants Westlands Water District, San		
4	Luis Water District, and Panoche Water District ("Intervenors"), through undersigned counsel, do		
5	jointly stipulate to an extension of time of 28 days for Federal Defendants and Intervenors to		
6	respond to Plaintiffs' Third Amended and Supplemental Complaint ("TASC"), from December		
7	15, 2021, up to and including January 12, 2022. This is the first requested extension of time to		
8	respond to the TASC.		
9	Respectfully submitted December 14, 2021.		
10			
11	Dated: December 14, 2021	ORRICK, HERRINGTON & SUTCLIFFE LLP	
12		/s/ Jeffrey N. Candrian (on behalf of CJL)	
13		CYNTHIA J. LARSEN	
14 15		Attorneys for Defendant-Intervenor WESTLANDS WATER DISTRICT	
13 16	Dated: December 14, 2021	LAW OFFICES OF STEPHAN C. VOLKER	
17		<u>/s/ Jeffrey N. Candrian (on behalf of SCV)</u> STEPHAN C. VOLKER	
18		Attorney for Plaintiffs	
19 20		NORTH COAST RIVERS ALLIANCE,	
20 21		CALIFORNIA SPORTFISHING PROTECTION ALLIANCE, PACIFIC COAST	
21		FEDERATION OF FISHERMEN'S	
22		ASSOCIATIONS, SAN FRANCISCO CRAB BOAT OWNERS ASSOCIATION and	
23 24		INSTITUTE FOR FISHERIES RESOURCES	
24	Dated: December 14, 2021	UNITED STATES DEPARTMENT OF	
23 26		JUSTICE	
20		<u>/s/ Jeffrey N. Candrian</u> JEFFREY N. CANDRIAN	
28		- 2 - STIPULATED EXTENSION 1:16-cv-00307-DAD-SKO	

1		Attorney for FEDERAL DEFENDANTS	
2	Dated: December 14, 2021	DUANE MORRIS LLP	
3		/s/ Jeffrey N. Candrian (on behalf of TMB)	
4		THOMAS M. BERLINER	
5 6		Attorney for Defendant-Intervenor SAN LUIS WATER DISTRICT	
7	Dated: December 14, 2021	WELTY, WEAVER & CURRIE	
8 9		<u>/s/ Jeffrey N. Candrian (on behalf of PW)</u> PHILIP WILLIAMS	
10 11		Attorney for Defendant-Intervenor PANOCHE WATER DISTRICT	
11			
13		ORDER	
14	Pursuant to the parties' above stipulation (Doc. 171), and for good cause shown,		
15	IT IS HEREBY ORDERED that the deadline for Federal Defendants and Intervenors to respond to		
16	Plaintiffs' Third Amended and Supplemental Complaint is extended from December 15, 2021, to		С
17	and including January 12, 2022.		
18			
19	IT IS SO ORDERED.		
20	Dated: December 15, 2021	Isl Sheila K. Oberto	
21		UNITED STATES MAGISTRATE JUDGE	
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-0		- 3 - STIPULATED EXTENSION 1:16-cv-00307-DAD-SKC	