1	SAM HIRSCH	
2	Assistant Attorney General	
3	PETER KRYN DYKEMA	
4	STEVEN E. MISKINIS	
5	United States Department of Justice	
6	Environment and Natural Resources Division	
7	P.O. Box 663	
8	Washington, D.C. 20044	
9	(202) 305 0436	
10		
11	UNITED STATES DIS	STRICT COURT
12	FOR THE EASTERN DISTR	RICT OF CALIFORNIA
13		
14	UNITED AUBURN INDIANCOMMUNITY)
15	OF THE AUBURN RANCHERIA,	<i>)</i>)
16	OF THE AUDURN KANCHERIA,	<i>)</i>)
17	Plaintiff	<i>)</i>)
18	V.	<i>)</i>)
19	v.	<i>)</i>)
20	KENNETH LEE SALAZAR, et al.	,)
21		,)
22	Defendants	,)
23		,)
24		,)
25	CITIZENS FOR A BETTER WAY, et al.)
26)
27	Plaintiffs) Civil Action No. 2:12-CV-3021-TLN-AC
28	V.	(Consolidated)
29)
30	UNITED STATES DEPARTMENT OF)
31	INTERIOR, et al.,)
32	Defendants	ORDER ON FEDERAL
33		DEFENDANTS'
34	CACHIL DEVE DAND OF WINDERN DIDLANG	UNOPPOSED MOTION
35	CACHIL DEHE BAND OF WINTUN INDIANS	FOR LEAVE TO EXCEED
36	OF THE COLUSA INDIAN COMMUNITY,	PAGE LIMITS
37	DI : .: CC)
38	Plaintiff,)
39 40)
41	V.)
42	KENNETH LEE SALAZAR, et al.,	<i>)</i>)
43	REMIETTI ELE DALALAN, M di.,	<i>)</i>)
44	Defendants	<i>,</i>)
45	Defendants	<i>'</i>
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1	Defendants have moved the Court for an order permitting them to file a reply memorandum	
2	of law, in support of Federal Defendants' cross-motion for summary judgment and in response to	
3	plaintiffs' three memoranda in opposition to that motion, up to twenty (20) pages in length.	
4	This Court's Case Management Procedures establish "a page limit on dispositive motions	
5	of twenty (20) pages on all initial moving papers, twenty (20) pages on oppositions, and ten (10)	
6	pages for replies," and further provide that "[a]ny party wishing to file lengthier documents must	
7	first seek relief from said page limitation requirement from the Court."	
8	For the reasons set forth in Federal Defendants' motion, that motion is GRANTED, and the	
9	Court grants Federal Defendants leave to file a consolidated reply memorandum, in response to	
10	plaintiffs' three memoranda in opposition to Federal Defendants' cross-motion for summary	
11	judgment, not to exceed twenty (20) pages.	
12	Dated: September 3, 2014	
13		
14	My - Hunley	
15	Troy L. Nunley United States District Judge	
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