1	IGNACIA S. MORENO		
	Assistant Attorney General		
2	Andrew J. Doyle (Fl. Bar No. 84948) Senior Attorney		
3	United States Department of Justice		
	Environment and Natural Resources I	Division	
4	P.O. Box 7611		
	Washington, DC 20044 / (202) 514-4427		
5	BENJAMIN B. WAGNER		
6	United States Attorney Sylvia Quast (Ca. Bar No. 159011)		
0	Assistant United States Attorney		
7	501 I Street, Suite 10-100		
	Sacramento, CA 95814 / (916) 554-2700		
8			
	Attorneys for Plaintiff United States of America		
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE EASTERN DISTRICT COURT		
10			
11)	
	UNITED STATES OF AMERICA,)	
12	,	No. 2:13-CV-848-MCE-CMK	
13	Plaintiff,)	
13)	
14	V.	STIPULATION REGARDING	
	MATTHEW R.	JOINT STATUS REPORT	
15	ANCHORDOGUY, et al.,	DEADLINE AND DEFENDANT	
1.5	, , , , , , , , , , , , , , , , , , , ,) JOHN BARLOW; ORDER THEREON	
16	Defendants.) THEREON	
17)	
1,			
18	Plaintiff United States of Ameri	ica and Defendants Matthew Anchordoguy,	
	An ah anda ayyy and Cammany Limitad l	Doute analis and Jako Doulovy ationslate and	
19	Anchordoguy and Company Limited I	Partnership, and John Barlow stipulate and	
20	agree as follows:		
20		1	
	Stipulation	1	

1	9. The second	d purpose of this stipulation is to establish a deadline for th
2	parties to file the joint s	tatus report that is both consistent with the Order and takes
3	into account that Defend	dants have waived service.
4	10. The deadli	ne for the parties to file the joint status report is 46 days
5	from the filing of answe	er(s) to the complaint. ¹
6	STIPULATED AND A	GREED TO ON BEHALF OF PLAINTIFF:
7		IGNACIA S. MORENO
8		Assistant Attorney General
0	Dated: May 17, 2013	/s/ Andrew J. Doyle
9		Andrew J. Doyle (Fl. Bar No. 84948)
10		Senior Attorney United States Department of Justice
10		Environment and Natural Resources
11		Division
10		P.O. Box 7611 Weshington, DC, 20044
12		Washington, DC 20044 (202) 514-4427 (phone)
13		(202) 514-8865 (fax)
		andrew.doyle@usdoj.gov
14		DENIAL MILE WAS CHED
1.5		BENJAMIN B. WAGNER United States Attorney
15		Sylvia Quast (Ca. Bar No. 159011)
16		Assistant United States Attorney
		501 I Street, Suite 10-100
17		Sacramento, CA 95814
1.0		(916) 554-2700 (phone)
18		sylvia.quast@usdoj.gov
19		
20	¹ Thus, if Defendants answer the complaint on July 1, the joint report will be due August 16.	
20		
	Stipulation	3

1	STIPULATED AND AGREED TO ON BEHALF OF DEFENDANTS:
2	Dated: May 17, 2013/s/ B. Demar Hooper
3	B. Demar Hooper, Esq. 3910 Knollwood Court
4	Sacramento, CA 95821 (916) 849-3447 (phone)
5	demar@bdhooperlaw.com
6	ORDER
7	ORDER
8	In accordance with the foregoing stipulation and good cause appearing,
9	IT IS SO ORDERED.
10	DATED: June 5, 2013
11	
12	Molan Men.
13	MORRISON C. ENGLAND, JR., CHIEF JUDGE UNITED STATES DISTRICT COURT
14	
15	
16	
17	
18	
19	
20	
	Stipulation 4