1 2 3 4 5 6 7 8 9 10 11 12	Rachel Fazio (CA Bar # 187580) PO Box 897 Big Bear, CA 92314 Tel: (530) 273-9290 Fax: (530) 273-9260 rachelmfazio@gmail.com Sean Malone (OR Bar # 084060) (<i>admitted pr</i> 259 E.5th Ave, Ste200-G Eugene, OR 97401 Tel: (303) 859-0403 Fax: (650) 471-7366 seanmalone8@hotmail.com Elisabeth A. Holmes (OR Bar # 120254) (<i>adm</i> Blue River Law, P.C. P.O. Box 293 Eugene, OR 97440 Tel: (541) 870-7722 eli.blueriverlaw@gmail.com			
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14	IN THE UNITED STATES DISTRICT COURT			
15	EASTERN DISTRICT OF CALIFORNIA			
16				
17	CONSERVATION CONGRESS, a nonprofit	CASE NO. 13-cv-01922-TLN-CMK		
18	organization, Plaintiff,	STIPULATION TO RESET ORAL		
10	V.	ARGUMENT ON DEFENDANTS'		
	UNITED STATES FOREST SERVICE;	MOTION TO DISMISS, PROPOSED BRIEFING SCHEDULE, AND ORDE		
20	UNITED STATES FISH AND WILDLIFE SERVICE,			
21	Defendants			
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28	STIPULATION TO RESET ORAL ARGUMENT, PROPOSED AND ORDER	BRIEIFING SCHEDULE		
		1	Doc	

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1	The parties have conferred and stipulate that oral argument on Defendants' Motion to	
2	Dismiss should be reset from the current date of February 13, 2014, to February 27, 2014. The	
3	parties have agreed to reset the oral argument date because of miscommunication between the part	ies
4	regarding the availability of counsel for Plaintiff during the current hearing date of February 13,	
5	2014. Counsel for Plaintiff has a previously scheduled family vacation during the current date of	
6	February 13, 2014. Counsel for Defendants has a deposition on February 27, 2014, at 10:00 a.m.,	
7	but will be able to adjust the deposition schedule if this stipulation is granted. The parties	
8	respectfully request that they be placed first on the Court's argument calendar to accommodate this	S
9	scheduling constraint.	
0	The parties have also conferred and stipulate to the following briefing schedule on	
1	Defendants' Motion to Dismiss:	
2	Plaintiff files a response in opposition to Defendants' Motion to Dismiss February 10, 20)14
3	Defendants file a reply in support of Defendants' Motion to Dismiss February 20, 20)14
4		
5	Respectfully submitted,	
6		
7	DATED: January 22, 2014	
8	By <u>/s/ Sean Malone</u> Attorney for Plaintiff	
9		
20	BENJAMIN B. WAGNER United States Attorney	
21		
22	By: <u>/s/ Gregory T. Broderick</u> GREGORY T. BRODERICK Assistant United States Attorney	
23	Assistant United States Attorney	
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28	STIPULATION TO RESET ORAL ARGUMENT, PROPOSED BRIEIFING SCHEDULE AND ORDER 2	2

1	ORDER
2	IT IS SO ORDERED.
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4	Dated: January 23, 2014
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7	() The
8	- My - Hunter
9	Troy L. Nunley United States District Judge
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28	STIPULATION TO RESET ORAL ARGUMENT, PROPOSED BRIEIFING SCHEDULE AND ORDER