1 2 3 4 5 6 7 8 9	Robert J. Tuerck, State Bar No. 255741 JACKSON & TUERCK 429 Main Street, Suite C P.O. Box 148 Quincy, CA 95971 Tel: (530) 283-0406 Fax: (530) 283-0416 E-mail: bob@jacksontuerck.com Andrew L. Packard, State Bar Number 168690 LAW OFFICES OF ANDREW L. PACKARD 100 Petaluma Boulevard, Suite 301 Petaluma, CA 94952 Tel: (707) 763-7227 Fax: (707) 763-9227		
10	E-mail: Andrew@PackardLawOffices.com		
11	Attorneys for Plaintiff CALIFORNIA SPORTFISHING PROTECTION ALLIANCE		
12			
13	IN THE UNITED STATES DISTRICT COURT		
14	FOR THE EASTERN DISTRICT OF CALIFORNIA		
15 16	Case No. 2:13-CV-02196-MCE-CKD		
17	PROTECTION ALLIANCE, a nonprofit ) STIPULATION AND ORDER		
18	) FOR FILING A RESPONSIVE PLEADING		
19	Plaintiff, )		
20	V. )		
21	GUNTERT SALES & ZIMMERMAN, )		
22	<i>et.al.</i> ) )		
23	Defendants, )		
24	The parties to the above-entitled action hereby stipulate that each of the named		
25	defendants, and their counsel, have received copies of the summons, the complaint, and the		
26	court's October 21, 2013 Order Requiring Joint Status Report to in the above captioned matter,		
27	and seek to establish a date certain for Defendants to file a responsive pleading.		
28	and seek to establish a date certain for Defendants to file a responsive pleading.		
	STIPULATION REGARDING SERVICE AND DEADLINE FOR FILING A RESPONSIVE PLEADING		

1	The Complaint in this action was filed on October 21, 2013. Defendants have been		
2	aware of the Complaint since October 23, 2013, and a copy of the Complaint was sent by email		
3	to Defendants' counsel on October 24, 2013. The parties acknowledge that Defendants have		
4	had actual notice of the lawsuit since October 23, 2013. Defendants further agree to waive		
5	service of summons in keeping with Fed. R. Civ. P. 4(d) and 12(a)(1)(A)(ii).		
6	The parties are actively engaged in settlement discussions, and have already participated		
7	in an informal, settlement-protected site inspection. The parties are continuing to make progress		
8 9	on their settlement discussions and desire additional time to focus their resources on resolving		
9 10	this case. As such, the parties stipulate that the undersigned counsel for Defendants will accept		
11	service for all defendants effective February 17, 2014, which is within the 120 day period		
12	prescribed by Fed. R. Civ. P. 4(m). The parties further stipulate that Defendants' responsive		
13	pleading shall be ordered filed on or before March 29, 2014.		
14	The parties respectfully request that the Court grant this stipulation and sign the order		
15			
16	below reflecting the dates set forth herein.		
17	SO STIPULATED.		
18	Respectfully Submitted,		
19	DATED: January 28, 2014 J	ACKSON & TUERCK	
20		s/ Robert J. Tuerck	
21	l A	Attorney for Plaintiff	
22		PROTECTION ALLIANCE	
23	DATED, January 20, 2014		
24		VERNON LAW OFFICE	
25	Ē	s/ Cecelia Fusich By: Cecelia C. Fusich	
26		Attorney for Defendants GUNTERT SALES & ZIMMERMAN, GUNTERT STEEL, and	
27	F	RONALD M. GUNTERT	
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	STIPULATION REGARDING SERVICE AND DEADLINE FOR FILING A RESPONSIVE PLEADING 2		

	ODDED
$\begin{bmatrix} 1\\ 2 \end{bmatrix}$	ORDER
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4	Based upon the foregoing Stipulation and good cause appearing therefore:
5	1. Service on all Defendants shall be deemed effective February 17, 2014;
6	2. Defendants shall file a responsive pleading on or before March 29, 2014; and
7	3. The parties shall file a Joint Status Report with the court no later Monday, April
8	21, 2014.
9	IT IS SO ORDERED.
10	Dated: February 4, 2014
11	Alon Maria
12	MORRISON C. ENGLAND, JR., CHIEF JUDGE
13	UNITED STATES DISTRICT COURT
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	STIPULATION REGARDING SERVICE AND DEADLINE FOR FILING A RESPONSIVE PLEADING 3