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14
 15 **UNITED STATES DISTRICT COURT**
 16 **EASTERN DISTRICT OF CALIFORNIA**

17
 18 THE UNITED STATES OF AMERICA,
 19 Plaintiff,
 v.

No. 2:18-cv-00490-JAM-KJN

20 THE STATE OF CALIFORNIA;
 21 EDMUND GERALD BROWN JR.,
 Governor of California, in his Official
 22 Capacity; and XAVIER BECERRA,
 Attorney General of California, in his
 23 Official Capacity,

**PLAINTIFF’S PROPOSED SCHEDULE
 ON BRIEFING AND ARGUMENT FOR
 THE MOTION FOR PRELIMINARY
 INJUNCTION**

24 Defendants.
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26 Pursuant to the Court’s order issued March 7, 2018 (ECF 7), the United States submits this
 27 statement and proposed schedule for further briefing and argument on the pending motion for
 28

1 preliminary injunction.

2 Counsel for Plaintiff conferred with counsel for Defendants, Satoshi Yanai, Anthony Haki,
3 and Lee Sherman on March 9, 2018 by telephone. Defendants indicated they would not agree to a
4 proposed schedule for the pending motion, but instead sought the United States' position on a
5 schedule for unrelated motion practice concerning motions that Defendants suggested they may,
6 but have not yet, filed with the Court. Should Defendants file such motions, the United States will
7 respond at that time, but as concerns the Court's order on scheduling, the United States proposed
8 to Defendants and proposes to this Court the following schedule:
9

- 10 • March 23, 2018: deadline for any amicus filings in support of Plaintiff
- 11 • March 30, 2018: deadline for Defendants' opposition to the motion for preliminary
12 injunction
- 13 • April 9, 2018: deadline for any amicus filings in support of Defendants
- 14 • April 16, 2018: deadline for Plaintiff's reply in support of the motion for preliminary
15 injunction
- 16 • April 24 or May, 1 2018, or another date convenient to the Court: oral argument
17

18 Plaintiff believes this proposed schedule provides an appropriate amount of time to the
19 parties and any potential amici to submit appropriate pleadings and for this Court to consider those
20 pleadings before argument. Accordingly, the United States respectfully requests that the Court
21 issue an order entering the schedule proposed in this filings.
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27 DATED: March 9, 2018

28 CHAD A. READLER
Acting Assistant Attorney General

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CERTIFICATE OF SERVICE

1 I hereby certify that on March 9, 2018, I electronically transmitted the attached document
2 to the Clerk's Office using the U.S. District Court for the Eastern District of California's
3 Electronic Document Filing System (ECF). Pursuant to the consent of Defendants' counsel, I
4 hereby certify I have am serving this document to Satoshi Yanai, Anthony Hakl, and Lee
5 Sherman via email, as counsel for Defendants have not yet noticed an appearance.
6

7 /s/ Erez Reuveni
8 EREZ REUVENI
9 Assistant Director
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