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8	UNITED STATES DISTRICT COURT
9	NORTHERN DISTRICT OF CALIFORNIA
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11	CENTER FOR BIOLOGICAL ) DIVERSITY, )
12	Plaintiff(s), ) No. C07-4997 MHP (BZ)
13	v. (S)
14	OFFICE OF MANAGEMENT AND )
15	BUDGET,
16	Defendant(s).
17	On September 27, 2007, the Center for Biological
18	Diversity ("plaintiff") filed suit against the Office of
19	Management & Budget ("defendant"), alleging violations of the
20	Freedom of Information Act ("FOIA"), 5 U.S.C. § 552. On July
21	14, 2009, this matter was referred to me by the Honorable
22	Marilyn H. Patel to conduct an <i>in camera</i> review of documents
23 24	withheld by defendants under two claimed exemptions, the
24 25	deliberative process privilege and the presidential
⊿5 26	communications privilege. $^1$ The following is my report and
20 27	
28	<sup>1</sup> Where part of a document was disclosed, the Court only reviewed the redacted portions.
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recommendation concerning whether the exemptions claimed by
 defendant were properly asserted.

3	In her first order on the parties' cross-motions for
4	summary judgment, Judge Patel set forth the factual background
5	of this case, as well as a comprehensive legal discussion of
6	the exemptions claimed by defendant (see Doc. No. 59).
7	Accordingly, I find no need to do so again here. In the
8	interests of efficiency, I have set forth below a list of the
9	individuals, along with their respective titles, who drafted,
10	sent, and received the emails and documents at issue. These
11	individuals' last names will be repeated throughout the
12	following report and recommendation, but their respective
13	titles will be omitted. <sup>2</sup>
14	• Julie Abraham: Director, Office of International Policy,
15	Fuel Economy and Consumer Programs, NHTSA
16	• Soren Anderson: CEA
17	• Donald Arbuckle: Deputy Administrator, OIRA
18	• John Asalone: OMB
19	• William Badger: Special Assistant to the President for
20	Economic Policy, EOP, NEC
21	• Ben Bernanke: Chairman CEA
22	• Larry Blincoe: NHTSA
23	• Josh Bolton: OMB Director
24	• Noble Bowie: NHSTA Special Assistant to the Administrator
25	• Allison Boyd: Special Advisor to the Domestic Policy
26	
27	<sup>2</sup> If an individual's title was not provided, or if the
	individual was only included on one email his or her name is

<sup>27 2</sup> If an individual's title was not provided, or if the individual was only included on one email, his or her name is 28 provided in full.

1		Council of WHO
2	•	Elizabeth Branch: Counselor to OIRA Administrator, OMB,
3		OIRA
4	•	Jason Burnett: EPA
5	•	MaryAnne Calamas: Confidential Assistant to OIRA
б		Administrator, OIRA
7	•	Christopher Calamita: Chief Counsel, NHTSA
8	•	Khary Cauthen: EOP, CEQ, Special Assistant to the Chair
9	•	James Connaughton: Chairman of CEQ, CEQ
10	•	David Conover: Department of Energy
11	•	Stephen Cote: EOP, OMB Deputy Associate Director, House
12	•	Cameron Cushman: Executive Assistant to the Assistant to
13		the President
14	•	Logan Dryden: OMB, Confidential Assistant to OMB Deputy
15		Director
16	•	Lisa Epifani: White House Office of Policy Development
17	•	Robert Fairweather: Deputy Associate Director, OMB
18	•	Peter Feather: Chief, Fuel Economy Division, NHTSA
19	•	Barry Felrice: Director, Washington Regulatory Affairs,
20		DaimlerChrysler Corporation
21	•	Debbie Fiddelke: Special Assistant to the President for
22		Legislative Affairs, WHO, EOP
23	•	Jacqueline Glassman: Chief Counsel, NHTSA
24	•	John Graham: Administrator, OIRA
25	•	Maggie Grant: EOP, OIA Special Assistant to the President
26		for Intergovernmental Affairs
27	•	Kevin Green: VOLPE/DOT
28	•	Bryan Hannegan: Assistant Director for Energy &
		3

1		Transportation, CEQ
2	•	Michael Harrington: DOT
3	•	David Haun: EOP, OMB Transportation Deputy Associate
4		Director
5	•	Eric Haxthausen: Economist, Environmental Defense
6	•	Keith Hennessey: Assistant to the President for Domestic
7		Policy, NEC, WHO
8	•	Brian Hook: Special Assistant to the President for
9		Policy, WHO, Office of the Chief of Staff, EOP
10	•	Chase Hutto: Deputy Assistant to the Vice President for
11		Domestic Policy (Energy)
12	•	Diane Jones: Office of the Commissioner for Trademarks
13		Intent to Use Supervisor
14	•	Joel Kaplan: Deputy Director, OMB
15	•	Ken Katz: Engineer, NHTSA
16	•	Jeremy Katz: WHO
17	•	Brett Kavanaugh: Assistant to the President and Staff
18		Secretary, WHO
19	•	William Kelley: EOP, Deputy Assistant to the President
20		and Deputy Counsel
21	•	Elissa Konove: Program Examiner, OMB, Transportation,
22		Homeland, Justice & Service Branch; Counselor to OIRA
23		Administrator, OMB, OIRA, General Government Services
24		Programs
25	•	John Knepper: Assistant General Counsel, OMB
26	•	Steve Kratzke: Department of Transportation
27	•	Elan Liang: EOP, Special Assistant to the President for
28		Legislative Affairs
		<u>,</u>

1	•	Dominic Mancini: Economist, OIRA
2	•	Donald Marron: Member, Council on Economic Advisors, EOP
3	•	Catherine Martin: EOP Deputy Assistant to the President
4		and Deputy Director of Communications
5	•	Mark Menchik: Policy Analyst, OMB, OIRA, EOP
6	•	Steven Mertens: Chief, Energy Branch, OMB, Natural
7		Resources Programs, EOP
8	•	Charles McGrath: Deputy Chief of Staff to the Vice
9		President, White House
10	•	Stephen McMillin: Assistant Director for General
11		Government Programs, OMB
12	•	Christopher Michel: Deputy Assistant to the President and
13		Deputy Director of Speechwriting, WHO, EOP
14	•	Scott Milburn: OMB Press Officer
15	•	Paul Noe: Counselor to the Administrator of OIRA
16	•	Kevin O'Donovan: Deputy Assistant to the Vice President
17		for Domestic Policy (Energy), WHO
18	•	Neil Patel: EOP, OVP Assistant to the Vice President and
19		Staff Secretary
20	•	Dana Perino: Press Secretary, CEQ
21	•	Joan Petrie: Attorney for DOT
22	•	Don Pickrell: Economist, NHTSA
23	•	Quesan Rice: EOP, CEQ Executive Assistant to the Chair
24	•	Krista Ritacco: EOP, Executive Assistant to the Chairman
25	•	Jeffrey A. Rosen: General Counsel, OGC, DOT
26	•	Karl Rove: Deputy Chief of Staff, WHO, Office of the
27		Chief of Staff, EOP
28	•	Jeff Runge: Administrator, NHTSA
		_

1	•	Richard Russell: Associate Director for Technology,
2		Office of Science and Technology Policy, EOP
3	•	Robert Sandoli: EOP, OMB Program Examiner
4	•	Eleanor Schiff: DPC &WHO Special Assistant to the
5		President for Domestic Policy
6	•	Suzanne Scruggs: DOT Director, Scheduling and Advance
7	•	Jess Sharp: Deputy Assistant to the President for
8		Domestic Policy, DPC
9	•	Kristen Silverberg: Deputy Assistant to the President and
10		Advisor to the Chief of Staff, Office of the Chief of
11		Staff
12	•	Jim Simons: Director of the Office of Policy Analysis,
13		NHTSA
14	•	Margaret Stewart: EOP, OMB Deputy Associate Director
15	•	Elizabeth Sykes: Executive Assistant, WHO, DPC, EOP
16	•	Richard Theroux: Economist, OIRA
17	•	Edmond Toy: Engineer & Policy Analyst, OIRA
18	•	Tevi Troy: Deputy Assistant to the President for Domestic
19		Policy, DPC, WHO
20	•	Jared Weinstein: EOP official
21	•	Alice Williams: EOP, CEA Executive Assistant to the
22		Chairman
23	•	Candida P. Wolff: Assistant to the President for
24		Legislative Affairs, WHO, Legislative Affairs, EOP
25	•	Stephen Wood: Chief Counsel, NHTSA
26		The Court recommends that private phone numbers and
27	emai	l addresses not be disclosed, unless plaintiffs can
28	demo	nstrate a particularized need.

1	ARMS DOCUMENTS
2	Document 78: This document, dated 9/12/03, is an email from
3	Graham to Theroux and Toy. In this email, Graham describes
4	the potential employment impacts in the United States of more
5	stringent light truck CAFÉ standards. The Court reviewed the
6	document in camera and recommends that it be found exempt from
7	disclosure because it is pre-decisional and deliberative and
8	contains no reasonably segregable factual material.
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10	Document 80: This document, dated 9/15/03, is an email from
11	Graham to Theroux and Toy. In this email, Graham shares
12	various thoughts about the current structure of light truck
13	CAFE standards and poses several questions to Toy and Theroux
14	about how the statutory language defines light trucks in
15	connection with the drafting of the ANPRM for NHTSA's CAFÉ
16	regulation. The Court reviewed the document in camera and
17	recommends that it be found exempt from disclosure because it
18	is pre-decisional and deliberative and contains no reasonably
19	segregable factual material.
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21	Document 117: The document, dated 9/26/03, is an email from
22	Toy to Graham. In this email, Toy offers his observations and
23	opinions and poses several questions to Graham about the
24	potential weight classification system in the draft CAFÉ
25	ANPRM. The Court reviewed the document in camera and
26	recommends that it be found exempt from disclosure because it
27	is pre-decisional and deliberative and contains no reasonably
28	segregable factual material.

Document 157: This document, dated 10/16/03, is an email from Toy to Graham. In this email Toy provides his analysis of the potential safety implications of a change in the light truck CAFÉ standard. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual material.

9 Document 161: This document, dated 10/17/03, contains two emails, one from Theroux to Toy, and another that contains 10 Toy's response to Theroux's initial email. In these emails, 11 12 Toy and Theroux discuss their thoughts about the potential 13 safety implications of large pick-ups and whether they should be included as part of the CAFÉ standards. The Court reviewed 14 15 the document in camera and recommends that it be found exempt 16 from disclosure because it is pre-decisional and deliberative 17 and contains no reasonably segregable factual material.

Document 209: This document, dated 11/04/03, is an email from 19 20 Theroux to Graham containing a one page attachment. The email 21 has been released, but the attachment is being withheld. The 22 attachment is a draft assessing the effects of two potential CAFÉ reforms on light truck prices and weight. The Court 23 24 reviewed the document in camera and recommends that it be 25 found exempt from disclosure because it is pre-decisional and 26 deliberative and contains no reasonably segregable factual material. 27

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Document 295: This document, dated 12/8/03, is an email from 1 2 Hunt to Toy and Theroux. In this email, Hunt forwards the comments and opinions of various Environmental Protection 3 Agency staff members regarding aspects of the draft ANPRM on 4 5 CAFÉ reform. This document was partially released. The 6 agency asserts that any withheld factual material is 7 inextricably intertwined with deliberative opinions. The Court reviewed the document in camera and recommends that the 8 portions of the document that were not already released be 9 10 found exempt from disclosure because those portions contain pre-decisional and deliberative content and no reasonably 11 12 segregable factual material.

Document 296: This document, dated 12/8/03, is an email from 14 15 Wood to Hunt, Eisner, Theroux, and Petrie. In this email, 16 with attachment, Wood forwards a draft of a CAFÉ request for 17 technical information related to NHTSA's CAFÉ regulation. The 18 Court reviewed the document in camera and recommends that it 19 be found exempt from disclosure because it is pre-decisional 20 and deliberative and contains no reasonably segregable factual 21 material.

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23 <u>Document 299</u>: This document, dated 12/11/03, is an email from 24 Toy to Graham forwarding Document 295 (the EPA's comments on 25 the draft ANPRM on CAFÉ reform). The agency has redacted the 26 EPA's comments, but has otherwise released Document 299 in 27 full. The Court reviewed the document *in camera* and concludes 28 that for the reasons discussed under Document 295, the agency

properly withheld the redacted portions of the document from disclosure. For these reasons, the Court recommends that the redacted portions of the document be found exempt from disclosure.

Documents 375, 378: This document, dated 12/11/03, is an email 6 7 from Theroux to Graham. In this email, Theroux relays a comment from NHTSA regarding a correction to the draft ANPRM. 8 Document 375 is embedded in Document 378, and has been 9 redacted. Otherwise, Document 378 has been released. 10 The Court reviewed the documents in camera and recommends that 11 12 Document 375 (as well as Document 378, to the extent that it 13 contains the text from Doc. 375) be found exempt from 14 disclosure because it is pre-decisional and deliberative and 15 contains no reasonably segregable factual material.

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17 Documents 381, 383, 384: These documents contain an email 18 chain, dated 12/17/03. The original email (Doc. 381) is from 19 Theroux to Graham, and has been partially released. The next 20 email is a response to Doc. 381 from Graham to Theroux, which 21 has not been released. The final email is from Theroux to 22 Toy, in which Theroux forwards Doc. 381 and 383 to Toy. The 23 text of the final email (Doc. 384) has been released. The 24 redacted portions of the documents discuss whether to make 25 changes to the CAFÉ ANPRM, and having reviewed the text of the redacted portions in camera, the Court recommends that the 26 27 documents be found exempt from disclosure because they are 28 pre-decisional and deliberative and contain no factually

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segregable material.

Document 400: This document, dated 12/17/03, is an email from 3 4 Graham to Theroux. The document has been partially released. In the redacted portions of this email, Graham offers his 5 6 thoughts and comments regarding the December 17, 2003 draft 7 of the CAFÉ ANPRM. With the exception of Graham's opinions, the email has been disclosed in full. The Court reviewed the 8 document in camera and recommends that the portion of the 9 document that is redacted be withheld because it is pre-10 decisional and deliberative and contains no factually 11 12 segregable material. 13 Documents 425, 426, 431: These documents, dated 12/18/03, 14 15 contain an email chain that includes an original email from 16 Hunt to Graham, Theroux, Vandersarl, and Calamas. In the 17 initial email, Hunt forwards a draft WHHU on CAFÉ. The 18 attachment is not included in the Documents reviewed by the Court. This initial email contains no pre-decisional or 19 20 deliberative information, and the Court recommends that it be 21 released. The next email, from Vandersarl to Hunt and Theroux 22 poses some recommendations and a question about the draft. 23 The final email from Hunt to Theroux asks, in part, whether 24 Hunt responded to Vandersarl's email. The Court reviewed 25 these documents in camera and concludes that the factual information is reasonably segregable and should therefore be 26 27 The Court therefore recommends that the documents released. 28 be produced except for Vandersarl's email to Hunt and Theroux

and the second line of Hunt's second email to Theroux, as
 these portions of the documents contains pre-decisional and
 deliberative comments.

5 Document 596: This document, dated 1/31/04, is an email from Graham to Vandersal. The email is a one-line email that 6 7 relates to Vandersarl's 12/18/03 email (contained in Documents 426 and 431). The Court reviewed the document in camera and 8 9 because the Court finds that the email simply requests 10 clarification from Vandersal without revealing any information in the deliberative process, the Court recommends that the 11 12 document be released.

Document 599: This document, dated 2/2/04, is an email chain 14 15 that begins with the text from Document 596, but includes two 16 additional emails, one from Vandersal, which responds to 17 Graham's 1/31/04 request for clarification, and another email 18 that contains Graham's response to Vandersal's email. The 19 emails concern CAFÉ data that is being prepared to be sent to 20 the WW. The Court reviewed the document in camera and 21 recommends that with the exception of the text that mirrors 22 Document 596, the document be found exempt because it contains pre-decisional and deliberative comments and contains no 23 24 reasonably segregable factual material.

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26 <u>Document 607</u>: This document, dated 2/2/04, is an email from 27 Wood to Hunt, and includes a response from Hunt back to Wood. 28 In this email, plus attachment, Hunt provides his comments in

response to an email regarding NHTSA's significant
 rulemakings. The Court reviewed the document *in camera* and
 recommends that the document be found exempt from disclosure
 because it contains pre-decisional and deliberative comments
 and contains no reasonably segregable factual material.

6 Document 609: This document, dated 2/3/04, is an email from 7 Feather to Toy in which Feather forwards an email that was 8 9 originally sent from Green to Maples. The document includes 10 an attachment. The substance of the email is in the original email from Green to Maples, which sets forth a list of the 11 12 documents that are attached to the email. The email and the 13 documents concern materials related to light-truck CAFÉ standards. The Court reviewed the document in camera and 14 15 recommends that the email and the attached documents be found 16 exempt from disclosure because the documents contain pre-17 decisional and deliberative content and no reasonably 18 segregable factual material. 19

Document 634: This document, dated 2/3/04, is an email chain. 20 21 The chain initiates with an email from Graham to Silverberg 22 and contains three other emails wherein Silverberg and Graham 23 respond to one another. The emails concern a draft of fact 24 sheets on CAFÉ reforms. The Court reviewed the document in 25 camera and concludes that the presidential communications 26 privilege applies and recommends that the document be 27 withheld.

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Documents 694, 695, 696: These documents, dated 2/10/04, 1 2 contain an email chain that begins with an email from Boyd to Graham (Doc. 694). Although privilege is claimed as to 3 Document 694, the Court notes that the text of Document 694 4 5 appears to have been released, as the text of that Document 6 appears in full in Document 695, which was redacted in part 7 and released in part. As to Documents 695 and 696, the Court reviewed the document in camera and concludes that the 8 9 redacted portions of these documents do not reveal any 10 deliberative opinions and the Court therefore recommends that the document should be released, as the information contained 11 12 therein is merely factual information related to the 13 scheduling of meetings.

15 Documents 698, 702: Document 698 is embedded in Document 702. 16 Document 702 is an email chain, dated 2/11/04, with an initial 17 email from Boyd to Graham wherein Boyd asks Graham several questions about NHTSA's CAFÉ regulation and offers her 18 thoughts and opinions on a memo on the CAFÉ regulations that 19 20 had been circulated. The next email, from Graham to Boyd, 21 responds to the questions posed by Boyd in Document 698. The Court reviewed the documents in camera and recommends that the 22 23 documents be found exempt from disclosure because they are 24 pre-decisional and deliberative and contain no reasonably 25 segregable factual information.

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27 <u>Documents 735, 736, 737</u>: Documents 735 and 736 are embedded in 28 Document 737. Document 737 is an email chain, dated 3/8/04,

that begins with an email from Graham to Toy, asking for 1 2 clarification from Toy about the various options available to firms for them to meet CAFÉ compliance standards (Doc. 735). 3 The next email (Doc. 736) contains a response to Graham's 4 5 email from Toy and Document 737 completes the email chain with 6 a response from Graham back to Toy. The Court reviewed the 7 documents in camera and recommends that because the information in these documents is pre-decisional and 8 9 deliberative and contains no reasonably segregable factual 10 information, they be exempt from disclosure.

12 Documents 766, 767: Document 766 is embedded in Document 767. 13 Document 767 is an email chain, dated 3/29/04, beginning with Document 766, which is an email from Graham to Calamas. 14 The chain ends with a response from Calamas to Graham and 15 16 The Court reviewed the documents in camera and Hannegan. 17 concludes that neither the presidential communications 18 privilege nor the deliberative process privilege have been 19 properly asserted because the emails merely contain logistical 20 information. Therefore, the Court recommends that the 21 documents be released.

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23 <u>Document 770</u>: This document, dated 3/30/04, is an email from 24 Theroux to Graham that forwards an email from Weinstein. The 25 email discusses Weinstein's comments and opinions on an Auto 26 Fuel Economy Power Point presentation. In this one page 27 email, Theroux both forwards Weinstein's thoughts about the 28 power point, and also includes his own observations about

Weinstein's comments. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure
 because it is pre-decisional and deliberative and contains no
 reasonably segregable factual material.

Documents 784, 789, 791: These documents contain an email 6 chain. Documents 784 and 789 are embedded in Document 791. 7 Document 784, dated 3/31/04, is an email from Graham to Kaplan 8 that discusses the impact of gasoline prices. Document 789 9 (which embeds Doc. 784), also dated 3/31/04, is an email from 10 Kaplan to Graham, responding to Graham's email (Doc. 784). 11 12 Document 789 has been released (the portions of Doc. 789 that 13 contain Doc. 784 have been redacted). Document 791, also dated 3/31/04, is an email from Frankfurt to Calamas. 14 15 Document 791 has been released, with only the portions of Doc. 784 redacted and withheld. The Court reviewed the documents in 16 17 camera and recommends that the portions of the documents that 18 were withheld previously be found exempt from disclosure 19 because they are pre-decisional and deliberative and contain 20 no reasonably segregable factual information.

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22 Document 785, 788, 790, 795, 796, 797, 798, 802, 805, 807,

23 <u>808</u>: These documents contain various iterations of an email 24 chain. Each email is dated 3/31/04. The chain begins with 25 Document 785, which is an email from Graham to Silverberg, 26 discussing the impact of gasoline prices. Document 788 is an 27 email from Connaughton to Silverberg and Graham, responding to 28 Doc. 785 with a follow up question. Document 790 is an email

from Silverberg to Connaughton, Graham and Hannegan wherein 1 2 Silverberg responds to Document 788 and offers a follow up question. Document 795 is an email from Hannegan to 3 4 Connaughton, Graham, and Silverberg, in which Hannegan 5 responds to Document 790 by offering his thoughts and comments about CAFÉ's rulemaking process. Document 796 is an email 6 7 from Connaughton to Graham and Silverberg wherein Connaughton responds to Document 790 and offers to meet. Document 797 is 8 9 an email from Silverberg to James Connaughton, wherein 10 Silververg suggests a meeting time. Document 798 is an email from Silverberg to Connaughton, Graham, and Hannegan wherein 11 12 Silverberg responds to Document 795 by offering her thoughts and comments about NHTSA's CAFÉ rulemaking and its 13 relationship to gas prices. Document 802 responds briefly to 14 15 Document 797's request for a meeting. Document 805 is an 16 email from Graham to Silverberg, responding to Document 798 by 17 offering thoughts and opinions on CAFÉ rulemaking. Document 18 808 is an email from Calamas to Graham and also concerns scheduling issues. The Court reviewed the documents in camera 19 20 and recommends that Documents 785, 788, 790, 795, 798, and 805 21 be found exempt from disclosure because they are pre-22 decisional and deliberative and contains no reasonably 23 segregable factual information. The Court further recommends 24 that the original text contained in Documents 796, 797, 802, 25 807, and 808 be released, as the text of those emails contain only logistical information, but that insofar as those 26 27 Documents contain embedded portions of Docs. 785, 788, 790, 28 795, 798, and 805, those portions of the Documents be left

redacted.

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Document 786: This document, dated 3/31/04, is an email from 3 Bowie to Theroux. In this email, Bowie responds to an email 4 5 (Document 783, which has been released) and offers his 6 comments and thoughts regarding agency coordination in the context of NHTSA's CAFÉ rulemaking. The Court reviewed the 7 document in camera and recommends that the document be found 8 9 exempt from disclosure because it is pre-decisional and 10 deliberative and contains no reasonably segregable factual 11 information. 12 13 Document 801, 804: This document, dated 3/31/04, is email

chain between Hannegan and Schiff. In this email chain, 14 Hannegan and Schiff discuss a draft memorandum for a briefing 15 16 of the President concerning fuel economy. The Court reviewed 17 the document in camera and recommends that the document be 18 found exempt from disclosure due to the presidential communications privilege. Document 804, also dated 3/31/04, 19 20 is an email from Dr. Graham to Hannegan, in which Dr. Graham 21 responds to Document 801. OMB has redacted Document 801 from 22 804, but has otherwise released Document 804 in full. The Court reviewed the documents in camera and recommends that the 23 24 redacted material be found exempt from disclosure due to the 25 presidential communications privilege.

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27 <u>Documents 823, 824</u>: This document, dated 4/1/04, is an email
28 from Graham to Silverberg seeking comments on an internal CAFE

1 reform meeting that was held. Document 824, also dated
2 4/1/04, contains Silverberg's response. The Court reviewed
3 the documents *in camera* and recommends that the documents be
4 found exempt from disclosure because they are pre-decisional
5 and deliberative and contains no reasonably segregable factual
6 information.

Document 825, 839, 840: Document 825, dated 4/1/04, is an 8 9 email from Graham to Hennessey seeking comments on an internal 10 CAFÉ reform meeting that was held. Document 839, dated 4/4/04, is Hennessey's email response to Graham wherein 11 12 Hennessey responds by offering his observations and opinions 13 on the reform meeting. Document 840, dated 4/4/04, is an email 14 from Graham to Hennessey, giving feedback to Hennessey's 15 observations. The Court reviewed the documents in camera and recommends that the documents be found exempt from disclosure 16 17 because they are pre-decisional and deliberative and contain 18 no reasonably segregable factual information.

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20 Document 837, 838: Document 837, dated 4/2/04, is an email 21 from Hannegan to Silverberg. Document 838, also dated 4/2/04, 22 is an email from Silverberg back to Hannegan. In these emails, both Silverberg and Hannegan responds to Document 837 23 24 and offers her own thoughts and opinions regarding CAFÉ 25 rulemaking. In this email, Hannegan responds to Document 798 and offers his thoughts and opinions about CAFE rulemaking in 26 relation to gas prices. 27

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Document 853: This document, dated 4/15/04, is an email from 1 2 Graham to Bolton and Kaplan. In this email, Graham forwards his thoughts and comments about issues that arose in a CAFE 3 4 briefing with the President regarding advancements in 5 technologies for cars and light trucks. The Court reviewed 6 the document in camera and recommends that the document be 7 found exempt from disclosure because it is pre-decisional and 8 deliberative and contains no reasonably segregable factual 9 information.

Document 858, 859: This document is an email chain, dated 11 4/21/04, that contains three emails. The first email is from 12 13 Hannegan to Connaughton, and has been released. The next 14 email is from Graham to Hannegan, and the final email is from 15 Hannegan back to Graham. The last two emails have been 16 withheld. The redacted emails discuss the original email, 17 which contains the text of a published article on evolving emissions standards. The redacted emails offer comments and 18 19 observations in response to the article and a question posed 20 by Graham. Document 859, also dated 4/21/04, is an email from 21 Graham to Toy in which Graham forwards Document 858. OMB has 22 redacted Document 858 from Document 859 but has otherwise 23 released Document 859 in full. The Court reviewed the 24 redacted material in camera and recommends that the withheld 25 material be found exempt from disclosure because it is predecisional and deliberative and contains no reasonably 26 27 segregable factual information.

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1	EXCHANGE DOCUMENTS
2	Document 14: This email, dated 12/04/04, is from Toy to
3	Graham. The only information redacted from the chain consists
4	of personal email addresses and telephone numbers, which were
5	withheld on privacy grounds. The email also contains an
6	attachment, which was not provided to the Court for review.
7	Accordingly, the Court recommends that the redacted portions
8	of the document be withheld on privacy grounds, but that the
9	remainder of the document, if it has not already been
10	released, be released, as the document only contains factual
11	material.
12	
13	Document 22: This email chain, dated 12/20/04-12/22/04, is
14	between Graham and Toy and consists of follow-up questions to
15	Document 21 (not provided for review) regarding CAFE
16	calculations and standards. The Court reviewed the redacted
17	portions of the document in camera and recommends that the
18	redacted portions of the document be found exempt from
19	disclosure because they are pre-decisional and deliberative
20	and contain no reasonably segregable factual material.
21	
22	Document 23: This email chain, dated 12/22/04-12/27/04 is
23	among Theroux, Toy, and Graham. This chain concerns the
24	agency's thoughts on cost savings from better fuel economy;
25	cost-effectiveness of different kinds of cars; and
26	improvements in performance and safety. The Court reviewed
27	the redacted portions of the document in camera and recommends
28	that the redacted portions of the document be found exempt

from disclosure because they are pre-decisional and
 deliberative and contain no reasonably segregable factual
 material.

5 Document 24: This email chain, dated 12/22/04-12/27/04, is between Graham and Toy. This chain discusses increase in fuel 6 7 efficiency and cost-effectiveness of different kinds of cars. The Court reviewed the redacted portions of the document in 8 9 camera and recommends that the redacted portions of the 10 document be found exempt from disclosure because they are predecisional and deliberative and contain no reasonably 11 12 segregable factual material.

Document 55: This email chain, dated 03/02/05, is between 14 15 Theroux and Hannegan. This chain discusses approaches on 16 setting CAFE standards made in the context of the development of NHTSA's light truck CAFE rule. The Court reviewed the 17 redacted portions of the document in camera and recommends 18 that the redacted portions of the document be found exempt 19 20 from disclosure because they are pre-decisional and 21 deliberative and contain no reasonably segregable factual 22 material.

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24 <u>Document 121</u>: This email chain, dated 05/13/05, is among 25 Kavanaugh, Graham, Hannegan, and Michel. In this chain, 26 Kavanaugh asks questions of Graham related to CAFE reform and 27 rulemaking in preparation for a briefing for the President. 28 This email and attachment relate to a memorandum for the

President and his top domestic policy advisors on the subject 1 2 of the development of NHTSA's light truck CAFE regulations. The Court reviewed the documents in camera and recommends that 3 the documents be found exempt from disclosure because they are 4 5 pre-decisional and deliberative and contain no reasonably 6 segregable factual information and because they contain 7 information provided to the President or his top domestic 8 advisors at the President's request.

Documents 131-136: This email chain, dated 05/18/05-05/19/05, 10 is among Graham, Hannegan, Kaplan, Silverberg, Hennessey, and 11 12 The chain contains content regarding timing for talking Troy. 13 to interagency deputies and principals regarding the 14 development of NHTSA's light truck CAFE rule, stringency 15 levels, and economic/environmental impacts, and a plan for 16 presenting NHTSA's light truck CAFÉ rule to the President and 17 his top domestic advisors. The Court reviewed the documents in camera and recommends that the documents be found exempt 18 19 from disclosure because they are pre-decisional and 20 deliberative and contain no reasonably segregable factual 21 information and because they contain information provided to 22 the President or his top domestic advisors at the President's 23 request.

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25 <u>Document 138</u>: This email chain, dated 05/19/05, is among 26 Theroux, Toy, Feather, and Green. The chain discusses changes 27 in CAFE calculations in the context of NHTSA's proposed CAFE 28 rulemaking for light trucks and includes attachments (the

1 attachments were not provided to the Court for review). The 2 Court reviewed the document *in camera* and recommends that it 3 be found exempt from disclosure because it is pre-decisional 4 and deliberative and contains no reasonably segregable factual 5 information.

7 Document 141: This email chain, dated 05/18/05-05/23/05, is among Hannegan, Connaughton, Silverberg, Kaplan, Hennessey, 8 and Troy. This chain discusses timing for conferring with 9 10 interagency deputies and principals about the development of NHTSA's light truck CAFE rule and the plan for presenting it 11 12 to the President and his top domestic advisors. Ιt 13 specifically outlines time frames for the recipients to turn in their edits. This email chain contains reasonably 14 15 segregable factual material and the Court therefore recommends that the portion of the chain discussing time frames for 16 17 editing should be disclosed.

19 <u>Document 150</u>: This email chain, dated 05/26/05, is among 20 Sharp, Graham, and Calamas. The email relates to edits made 21 to a CAFE memo for a meeting (the memo was not provided to the 22 Court for review). The Court reviewed the document *in camera* 23 and recommends that the document be disclosed because it 24 contains only factual material.

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26 <u>Document 154</u>: This email chain, dated 05/31/05, is among 27 Graham, Hannegan, and Connaughton. The chain discusses an EOP 28 deputies' meeting on the subject of the development of NHTSA's

1 light truck CAFE rule. It outlines views of administrative 2 reform held by the recipients of the email chain. The Court 3 reviewed the document *in camera* and recommends that it be 4 found exempt from disclosure because it is pre-decisional and 5 deliberative and contains no reasonably segregable factual 6 information.

Document 158: This email, dated 06/02/05, is from Graham to 8 9 Hennessey, Kaplan, and Troy and discusses the pros and cons 10 for approaches to size-based CAFE reforms. The Court reviewed the document in camera and recommends that it be found exempt 11 from disclosure because it is pre-decisional and deliberative 12 13 and contains no reasonably segregable factual information and 14 because the document contains information conveyed to the 15 President or his immediate advisors at the President's 16 request.

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18 Document 159: This email, dated 06/02/05, is from Graham to O'Donovan, Kaplan, and Troy. The email discusses the issue of 19 how size-based CAFE reform should be decided. The Court 20 21 reviewed the document in camera and recommends that it be 22 found exempt from disclosure because it is pre-decisional and 23 deliberative and contains no reasonably segregable factual 24 information and because the document contains information 25 conveyed to the President or his immediate advisors at the 26 President's request. 27 111

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Document 161: This email chain, dated 06/02/05, is between 1 2 Hannegan and Graham. The chain relates to SAP's proposed language for the "quasi-CAFE" provision and includes the 3 4 proposed language. The Court reviewed the document in camera 5 and recommends that it be found exempt from disclosure because 6 it is pre-decisional and deliberative and contains no 7 reasonably segregable factual information and because the document contains information conveyed to the President or his 8 9 immediate advisors at the President's request.

Document 163: This email, dated 06/06/05, is from Hannegan to 11 12 Sykes. The email attaches a revised draft memorandum for 13 senior domestic policy advisors to the President on the 14 subject of the development of NHTSA's light truck CAFE rule 15 (but the attachment itself was not provided to the Court for 16 review). The Court reviewed the document in camera and 17 recommends that it be found exempt from disclosure because it 18 is pre-decisional and deliberative and contains no reasonably segregable factual information and because the document 19 20 contains information conveyed to the President or his 21 immediate advisors at the President's request.

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23 <u>Document 164</u>: This email chain, dated 06/05/05-06/06/05, is 24 among Hannegan, Sykes, Troy, Sharp, Hook, O'Donovan, and 25 Branch. This chain discusses time availability to meet about 26 a draft memorandum on CAFE reform and fuel economy standards. 27 The memorandum was attached to the email and was provided to 28 the Court for review. The Court reviewed the document (and

1 attached memorandum) in camera and recommends that it be found 2 exempt from disclosure because it is pre-decisional and 3 deliberative; however, scheduling information in the email 4 chain should be disclosed because it is reasonably segregable 5 factual material.

7 Document 172: This email, dated 06/07/05, is from Graham to Kaplan and Branch. The email provides comments regarding a 8 meeting with senior domestic policy advisors to the President 9 10 on the subject of the development of NHTSA's light truck CAFE rule in the context of fuel prices. The Court reviewed the 11 12 document in camera and recommends that it be found exempt from 13 disclosure because it is pre-decisional and deliberative and 14 contains no reasonably segregable factual information and 15 because the document contains information conveyed to the President or his immediate advisors at the President's 16 17 request.

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Document 173: This email chain, dated 06/07/05, is among 19 20 Graham, Troy, Sharp, Hook, Hennessey, Hannegan, Martin, 21 Perino, Marron, Kelley, Badger, McGrath, and Sykes. This 22 email chain concerns a deputies' meeting on CAFE reform and discusses options for gauging support of the reforms. 23 The 24 Court reviewed the document in camera and recommends that it 25 be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual 26 27 information and because the document contains information 28 conveyed to the President or his immediate advisors at the

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President's request.

Document 180: This email chain, dated 06/08/05-06/09/05, is 3 4 among Hook, Troy, Graham, Kaplan, and Calamas. This chain 5 concerns scheduling a Principals' meeting on CAFE reform. The 6 document also includes an attachment, which is a June 16 draft 7 memorandum from Hannigan to the White House that explores proposals to amend CAFE. The Court reviewed the document in 8 9 camera and finds that the email chain contains reasonably segregable factual material. The Court therefore recommends 10 that the portions of the chain discussing scheduling 11 12 information should be disclosed but that the email chain and 13 attachment otherwise be found exempt from disclosure because they are pre-decisional and deliberative and because the 14 15 documents contain information conveyed to the President or his 16 immediate advisors at the President's request.

18 Document 181: This email chain, dated 06/09/05, is between 19 Graham, Troy, Sharp, McGrath, Connaughton, Martin, Marron, 20 Hennessey, Badger, and Hutto. The email discusses the costs 21 of the existing DOT CAFE program and options that the 22 Secretary proposed to the Principals in a previous meeting 23 concerning costs. The email also includes the June 16 draft 24 memorandum for DPC Principals (contained in Doc. 180). The Court reviewed the document in camera and recommends that it 25 be found exempt from disclosure because it is pre-decisional 26 27 and deliberative and contains no reasonably segregable factual information and because the document contains information 28

conveyed to the President or his immediate advisors at the
 President's request.

Document 187: This email chain, dated 06/08/05-06/16/05, is 4 5 among Graham, Branch, Denise Sick, Cushman, Sykes, Cauthen, 6 Hannegan, Taylor Hughes, Jeremy Katz, Lee Simmons, Ritacco, 7 Aimee Violette, Carmen Ingwell, Williams, Heather Roebke, 8 Lindley Kratovil, Christian Woelk, Calamas, Sharp, Rice, Karla Carnemark, Jessica Bennett, and Hook. This email chain 9 relates to scheduling the DPC meeting on CAFE and includes the 10 June 16 draft memorandum for DPC Principals (included in Doc. 11 12 180). The Court reviewed the document in camera and 13 recommends that, as stated above, the memorandum be found exempt from disclosure because it contains information 14 15 conveyed to the President or his immediate advisors at the President's request, and that the email chain also be found 16 17 exempt from disclosure because it is pre-decisional and 18 deliberative and contains no reasonably segregable factual 19 information, except for scheduling information, which should 20 be disclosed.

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22 Document 188: This email chain, dated 06/16/2005, is among Graham, Sharp, Hannegan, and Troy. This email chain relates 23 24 to the preparation of briefing materials for a presentation 25 for the President's most senior domestic policy advisors on the subject of the development of NHTSA's light truck CAFE 26 27 There is an attachment referenced in the text of the rule. 28 emails, but it was not provided for review. The Court

reviewed the document *in camera* and recommends that the email
 be disclosed because all it contains is logistical
 information.

5 Document 189: This email, dated 06/16/05, is from Hannegan to 6 Sharp and Graham. The body of the email contains a revised 7 draft of the June 16 Memorandum for DPC Principals (see Doc. 180) and relates to DOT'S CAFE reform proposal. The Court 8 9 reviewed the document in camera and recommends that it be 10 found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual 11 12 information and because the document contains information 13 conveyed to the President or his immediate advisors at the 14 President's request.

16 Document 192: The email chain, dated 06/17/05-06/20/05, is 17 among Marron, Graham, Hannegan, Hennessey, Hutto, McGrath, 18 Sharp, Kelley, Troy, Badger, Martin, and Perino. The email 19 chain has been partially released. The redacted portions of 20 the chain discuss options for reforming CAFE. The Court 21 reviewed the document in camera and recommends that it be 22 found exempt from disclosure because it is pre-decisional and 23 deliberative and contains no reasonably segregable factual 24 material.

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26 <u>Document 194</u>: This email chain, dated 06/16/050-06/21/05, is 27 among Graham, Hannegan, and Troy. The chain comments on a 28 revised draft of the CAFE Principals' memorandum and includes

1 a draft of the June 16 memorandum. The Court reviewed the 2 document *in camera* and recommends that it be found exempt from 3 disclosure because it is pre-decisional and deliberative and 4 contains no reasonably segregable factual information and 5 because the document contains information conveyed to the 6 President or his immediate advisors at the President's 7 request.

9 Document 195: This email chain, dated 06/21/05, is among 10 Graham, Hannegan, Silverberg, Troy, McGrath, and Connaughton. 11 The email chain discusses reaching consensus on CAFE reform, a 12 four-year time horizon, and suggests various proposals. The Court reviewed the document in camera and recommends that it 13 14 be found exempt from disclosure because it is pre-decisional 15 and deliberative and contains no reasonably segregable factual 16 information and because the document contains information 17 conveyed to the President or his immediate advisors at the 18 President's request.

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20 Document 215: This email chain, dated 06/22/05, is among Graham, Troy, and McGrath. This email chain discusses policy 21 22 options for CAFE in the context of gas prices. The Court reviewed the document in camera and recommends that it be 23 24 found exempt from disclosure because it is pre-decisional and 25 deliberative and because the document contains information conveyed to the President or his immediate advisors at the 26 27 President's request; however, the mileage data for the four 28 manufacturers is reasonably segregable factual information,

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which should disclosed.

Document 229: This email chain, dated 06/23/05, is among
Graham, Marron, and Hannegan. This chain discusses the
difference between "range" and "no range" as well as an
opinion on the state of the industry. The Court reviewed the
document in camera and recommends that it be found exempt from
disclosure because it is pre-decisional and deliberative and
contains no reasonably segregable factual.
Document 234: This email chain, dated 06/22/05-06/23/05, is
among Hannegan, Graham, Theroux, Toy, and Haxthausen. The
document has been partially released. The redacted portion
discusses Hannegan's thoughts about the merits of certain
points in a white paper submitted by Environmental Defense and
made in the context of the development of NHTSA's light truck
CAFE rule. The Court reviewed the redacted portions of the
document in camera and recommends that the redacted portion be
found exempt from disclosure because it is pre-decisional and
deliberative and contains no reasonably segregable factual
material.
Document 296: This email chain, dated 06/27/05-06/28/05, is
between Graham and Toy. The redacted portions of this chain

26 development of NHTSA's proposed CAFE rulemaking for light 27 trucks and consumer demand. The Court reviewed the document 28 *in camera* and recommends that it be found exempt from

discuss the issue of upsizing in the context of the

disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual material, except for paragraph (1) of the June 26, 2005 email from Toy to Graham, which is logistical scheduling information.

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Document 305: This email chain, dated 06/29/05, is among 6 7 Kaplan, Graham, McGrath, Hennessey, Marron, Hannegan, Connaughton, Troy, and Silverberg. The emails discuss how 8 current events would effect the CAFE policies and how members 9 of the email chain think CAFE standards should be set for 10 2008-2011. The Court reviewed the document in camera and 11 12 recommends that it be found exempt from disclosure because it 13 is pre-decisional and deliberative and contains no reasonably segregable factual material, except for the first half of 14 15 Graham's June 29, 2005 email, which contains factual 16 information from newspapers disclosed as part of Document 315.

Document 306: This email chain, dated 06/29/05, is among 18 Marron, Hennessey, Graham, McGrath, Hannegan, Connaughton, 19 20 Troy, and Silverberg. The emails discuss how current events 21 would effect the CAFE policies and what the purpose of CAFE 22 should be regarding negative externalities. The Court reviewed the document in camera and recommends that it be 23 24 found exempt from disclosure because it is pre-decisional and 25 deliberative and contains no reasonably segregable, except for the first half of Graham's June 29, 2005 email, which contains 26 factual information from newspapers disclosed as part of 27 28 Document 315.

Document 308: This email chain, dated 06/29/05, is between Theroux and Feather. The emails discuss technologies and the percent of each manufacturers' fleet that complies with the NHTSA standard. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual.

9 Documents 309, 310: This email chain, dated 06/29/05, is 10 among Theroux, Feather, Glassman, Calamita, and Wood. This chain discusses technology net social benefits and how to set 11 unreformed CAFE standards. Document 309 is embedded in 12 Document 310 and is redacted, but Document 310 has otherwise 13 been released. The Court reviewed the document in camera and 14 15 recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably 16 17 segregable factual.

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Document 315: This email chain, dated 06/30/05-07/01/05, is 19 20 among Theroux, Neyland, Graham, Connaughton, Marron, McGrath, 21 Hennessey, Hannegan, Troy, and Silverberg. This chain 22 discusses what effects CAFE would have on gasoline prices and oil consumption. The Court reviewed the document in camera and 23 24 recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably 25 26 segregable factual.

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Document 319: This email, dated 07/05/05-07/07/05, is from McGrath to Graham. The email analyzes GM's financial situation in the context of discussions about CAFE rulemaking. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is predecisional and deliberative and contains no reasonably segregable factual.

9 Document 330: This email, dated 07/05/05, is from McGrath to 10 Graham. The email transmits Document 319 to Graham. The 11 portion that is document 319 is exempt from disclosure; the 12 remainder should be disclosed because it is logistical 13 information that is neither pre-decisional nor deliberative.

Documents 348-352: These are a series of email chains which discuss answers to the questions posed by Graham in Document 353. The Court reviewed the documents *in camera* and recommends that it be found exempt from disclosure because it is predecisional and deliberative and contains no reasonably segregable factual.

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22 <u>Document 353</u>: In an email to Theroux and Toy, dated July 11, 23 2005, Graham questioned some statistical date about GM and 24 Ford's fuel efficiency. The Court reviewed the document *in* 25 *camera* and recommends that it be found exempt from disclosure 26 because it is pre-decisional and deliberative and contains no 27 reasonably segregable factual.

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Document 354: This email chain, dated 07/08/05-07/11/05, is 1 2 among Knuffman, Graham, Morrall, Theroux, Hunt, Mancini and Toy. The emails exchange opinions on statistical data for a 3 certain car manufacturer in the context of CAFE standards. 4 5 The Court reviewed the document in camera and recommends that 6 it be found exempt from disclosure because it is pre-7 decisional and deliberative and contains no reasonably segregable factual. 8

Documents 355, 356, 363, 364, 365: This email chain, dated 10 07/11/05, is among Kratzke, Abraham, Katz, Dominic Mancini, 11 12 Graham, Theroux, Feather, Petrie, Toy, Hunt, and Wood. Most of the documents have been released. The agency has withheld 13 14 email addresses and personal phone numbers on the ground of 15 privacy. The other redacted portions discuss statistical data from 2002-2004, concerning various automakers and whether they 16 17 are in CAFE compliance. Questions are posed about whether the 18 data is correct, and the data is eventually explained and The Court reviewed the document in camera and 19 corrected. 20 recommends that it be found exempt from disclosure because it 21 is pre-decisional and deliberative and contains no reasonably 22 segregable factual material.

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24 <u>Document 368</u>: This email chain, dated 07/14/05, is among 25 Graham, Knepper, and Connaughton. The email has been 26 partially released. The redacted portion discusses the policy 27 rationale of CAFE in relation to carbon intensity. The Court 28 reviewed the document *in camera* and recommends that it be

found exempt from disclosure because it is pre-decisional and
 deliberative and contains no reasonably segregable factual
 material.

Documents 372, 375: In this email, dated 07/14/05, Graham, 5 6 Hannegan and Connaughton discuss NHTSA's final CAFE rule for 7 model years 2005-2007 regarding NHTSA's treatment of greenhouse gases. Document 375, also dated 07/14/05, contains 8 9 Graham forwarded this discussion to Knepper and Noe. The Court reviewed the document in camera and recommends that it 10 be found exempt from disclosure because it is pre-decisional 11 and deliberative and contains no reasonably segregable factual 12 13 material.

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Documents 373, 374: In these emails, dated 07/14/05, Graham, Hannegan, and Knuffman discuss whether the RIA mentions or contains sections dealing with greenhouse gases or climate change issues. The Court reviewed the documents *in camera* and recommends that they be released because they contain only factual information.

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Documents 376-379, 381, 384: This email chain, dated 07/14/05,
is among Graham, Hunt, Knuffman, Theroux, Toy, Hannegan,
Morrall, and Connaughton. Document 376, which is an email
from Graham to Knuffman, Theroux, Toy, and Hannegan is
consistently redacted throughout Documents 374, 377-379, 381,
and 384 but otherwise, the documents have been released in
full. Document 376 provides Graham's opinion of where

greenhouse gases, carbon emissions, and issues about climate 1 2 change are mentioned in the text of the RIA. Document 381 also redacts a comment made by Hannegan pertaining to his 3 thoughts on the agency's position on these issues. The Court 4 5 reviewed the documents in camera and recommends that the 6 redacted portions be released because they contain purely 7 factual material, except for the last sentence of Document 376, which is deliberative and pre-decisional. 8

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Document 383: This email, dated 07/14/05, is from Graham to 10 The email has been partially released. 11 Theroux. In the 12 redacted portion, Theroux answers the question posed by Graham 13 (that text has been released), explaining the context of an inter-agency disagreement. The Court reviewed the document in 14 15 camera and recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no 16 17 reasonably segregable factual material.

Documents 385, 392: This email chain, dated 07/14/05-07/15/05, 19 20 is among Graham, Calamas, Toy, Theroux, Mancini, Knuffman, 21 Hannegan, Knepper, and Hunt. The emails make suggestions on 22 the draft of CAFE RIA by proposing edits and rewrites to the draft, including how to emphasize certain key points. 23 24 Document 385 is embedded in Document 392, and has been 25 redacted. Document 392 has otherwise been fully released. The Court reviewed the document in camera and recommends that 26 27 it be found exempt from disclosure because it is pre-28 decisional and deliberative and contains no reasonably

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segregable factual material.

Documents 389-391: This email chain, dated 07/20/05, is among 3 Morrall, Knuffman, Toy, Hunt, Mancini, and Wood. The emails 4 5 discuss opinions and rewrites on sections of the NPRM and PRIA 6 related to CAFE rulemaking. The Court reviewed the documents 7 in camera and recommends that the documents be found exempt from disclosure because they are pre-decisional and 8 9 deliberative and contain no reasonably segregable factual 10 material. 11 Documents 395, 396, 397, 399: This is an email chain, dated 12 13 07/22/05-07/26/05, among Graham, Calamas, Toy, Knuffman, Mancini, Morrall, and Hunt, wherein Toy sends emails 14 15 discussing NHTSA's formal submittal and what edits NHTSA staff 16 did not include in the final submitted version. The Court 17 reviewed the documents in camera and recommends that the documents be found exempt from disclosure because they are 18 19 pre-decisional and deliberative and contain no reasonably 20 segregable factual material. 21

Document 398: This is an email chain, dated 07/22/05-07/26/05, among Graham, Knepper, Hannegan, Newell, Conover, Burnett, and Toy. The documents have been partially released; however, the agency has withheld email addresses and phone numbers on the ground of privacy. The portion of the email that has been withheld discusses thoughts on why the CAFE reform package was structured in a particular manner. The Court reviewed the

document in camera and recommends that the document be found 1 2 exempt from disclosure because it is pre-decisional and 3 deliberative and contains no reasonably segregable factual 4 material.

6 Document 410: This is an email chain, dated 07/29/05-08/01/05, 7 among Graham, Newell, and Toy. The email forwards attachments 8 (not included in Document 410) and a thank-you is sent by the 9 receiver of the documents. The content of the emails is 10 logistical, not deliberative. The Court reviewed the document in camera and recommends that the document be disclosed 11 12 because it contains no deliberative or pre-decisional content.

14 Document 411: In an email chain dated 07/29/05-08/01/05, Theroux, Newell, and Toy. The email forwards attachments (not 15 16 included in Document 411) and a thank-you is sent by the 17 receiver of the documents. The content of the emails is 18 logistical, not deliberative. The Court reviewed the document in camera and recommends that the document be disclosed 19 20 because it contains no deliberative or pre-decisional content.

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Abraham forwards attachments (not included in Document 424) and requests to speak about the attachments at a later date. The content of the emails is logistical, not deliberative. The Court reviewed the document in camera and recommends that 26 27 the document be disclosed because it contains no deliberative 28 or pre-decisional content.

Document 424: This email, dated 08/05/05, sent from Toy to

Documents 426, 428, 429: This email chain, dated 08/08/05-1 2 08/09/05, is among Newell, Feather, Pickrell, Abraham, Green, Theroux, and Toy. The agency is withholding phone numbers on 3 4 the grounds of privacy. The other portions of the documents 5 that have been withheld discuss CAFE discounting in the 6 context of auto financing. The Court reviewed the documents 7 in camera and recommends that the documents be found exempt from disclosure because they are pre-decisional and 8 9 deliberative and contain no reasonably segregable factual 10 material.

12 Document 427: This email chain, dated 08/08/05, is among 13 Newell, Toy, Graham and Theroux, and discusses the CAFE-Volpe Model peer reviews, providing thoughts and comments about 14 15 specific statements contained in those reviews. The Court reviewed the documents in camera and recommends that the 16 17 documents be found exempt from disclosure because they are 18 pre-decisional and deliberative and contain no reasonably segregable factual material. 19

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21 Document 434: This email, dated 08/10/05, is from Blincoe to 22 Toy. The 8/10 email has been fully disclosed, however, the document also contains an email, sent on 07/22/05 from Blincoe 23 24 to Toy, which has been redacted and withheld. The redacted portion sets forth Blincoe's opinions on single and multiple-25 vehicle crashes in the context of CAFE analysis. The Court 26 27 reviewed the document in camera and recommends that the 28 document be found exempt from disclosure because it is pre-

decisional and deliberative and contain no reasonably
 segregable factual material.

<u>Document 441</u>: This email chain, dated 08/12/05, is among Feather, Toy, Simons, and Abraham. The emails send drafts of CAFE PRIA, which were not submitted for *in camera* review, and discuss the changes in the drafts. The Court reviewed this email chain *in camera* and recommends it be disclosed since the information is factual.

11 Documents 442, 443: This email chain, dated 08/12/05, is among 12 Toy, Calamas, Hannegan, Newell, Feather, and Theroux. The 13 emails forward drafts of CAFE uncertainty analysis, which were 14 not submitted for *in camera* review. The content of the emails 15 is logistical, not deliberative. The Court reviewed the 16 emails *in camera* and recommends that they be disclosed because 17 they contain no deliberative or pre-decisional content.

Document 444: In an email chain dated 08/12/05, Toy, 19 20 Hannegan, Newell, Burnett, Conover, Bowers, Feather and 21 Theroux discussed the changes in the drafts of CAFE. The 22 drafts were not submitted for *in camera* review. The agency 23 asserts that the document contains intra-agency/inter-agency 24 pre-decisional, deliberative communications. However, the 25 Court reviewed the email chain in camera and recommends that it be disclosed because it does not contain deliberative 26 content. 27

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Document 445: This email chain, dated 08/12/05, is among
Calamas, Toy, Feather, Simons, and Abraham. The emails
circulate NHTSA's drafts of CAFE PRIA, but do not discuss the
substance of the drafts. The Court reviewed the document *in camera* and recommends that the document be disclosed because
it contains no deliberative or pre-decisional content.

8 <u>Document 449</u>: This email chain, dated 08/12/05-08/15/05, is 9 among Toy, Hannegan, Newell, Simons, Abraham, Feather, and 10 Theroux. The emails circulate NHTSA's drafts of CAFE PRIA, but 11 do not discuss the substance of the drafts. The Court 12 reviewed the document *in camera* and recommends that the 13 document be disclosed because it contains no deliberative or 14 pre-decisional content.

16 <u>Document 455</u>: This email, dated 08/17/05, was sent by Toy 17 Arbuckle. In the email, Toy forwards a draft of the CAFE 18 reform, but does not discuss the draft. The Court reviewed 19 the document *in camera* and recommends that the document be 20 disclosed because it contains no deliberative or pre-21 decisional content.

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23 <u>Document 463</u>: This email, dated 08/18/05, is from Newell to 24 Toy. The email discusses whether NHSTA should adjust 25 assumptions in some of its price models as they relate to CAFE 26 reform. The Court reviewed the document *in camera* and 27 recommends that the document be found exempt from disclosure 28 because it is pre-decisional and deliberative and contains no

1 reasonably segregable factual material.

3	Document 485: This email chain, dated 08/18/05-08/19/05, is
4	among Toy, Feather, Simons, Abraham, Theroux, Wood, Calamita
5	and George Feygin. The emails forward a draft version of CAFÉ
6	PRIA and briefly discuss the difference between the sent draft
7	and an earlier draft. The Court reviewed the document in
8	camera and recommends that the document be disclosed because
9	it contains no deliberative content.
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11	<u>Document 486</u> : This email chain, dated 07/29/05-08/19/05, is
12	among Toy, Theroux, and Newell. The email forwards a draft of
13	the CAFÉ preamble and other documents (not included for
14	review). The Court reviewed the document in camera and
15	recommends that the document be disclosed because it contains
16	no deliberative content.
16 17	no deliberative content.
	no deliberative content. Document 513: This email chain, dated 08/18/05-08/19/05, is
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17 18	Document 513: This email chain, dated 08/18/05-08/19/05, is
17 18 19	<u>Document 513</u> : This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita,
17 18 19 20	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released.
17 18 19 20 21	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released. The redacted portions of the emails suggest edits and rewrites
17 18 19 20 21 22	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released. The redacted portions of the emails suggest edits and rewrites to specific sections of the CAFÉ regulations. The Court
17 18 19 20 21 22 23	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released. The redacted portions of the emails suggest edits and rewrites to specific sections of the CAFÉ regulations. The Court reviewed the document <i>in camera</i> and recommends that the
17 18 19 20 21 22 23 24	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released. The redacted portions of the emails suggest edits and rewrites to specific sections of the CAFÉ regulations. The Court reviewed the document <i>in camera</i> and recommends that the redacted portions of the document be found exempt from
17 18 19 20 21 22 23 24 25	Document 513: This email chain, dated 08/18/05-08/19/05, is among Simons, Toy, Theroux, Feather, Abraham, Wood, Calamita, and George Feygin. The emails have been partially released. The redacted portions of the emails suggest edits and rewrites to specific sections of the CAFÉ regulations. The Court reviewed the document <i>in camera</i> and recommends that the redacted portions of the document be found exempt from disclosure because they are pre-decisional and deliberative

Document 518: This email, dated 08/22/05, was sent by Wood to 1 2 Toy, Theroux, Glassman, Rosen, and Runge. In the email, Wood sends copies of a draft of the CAFÉ regulations and of the EA 3 (the attachments were not provided for review). With the 4 5 exception of the personal email address of Wood, which the 6 agency has withheld on privacy grounds, the email has been 7 released. The email does not contain any deliberative content, as the drafts themselves were not attached to 8 9 Document 518.

Documents 519, 521: This email chain, dated 08/23/05, is among 11 12 Branch, Graham, and Harrington. In this email, Harrington 13 forwards a CAFÉ power point presentation. The emails have 14 been partially released. The redacted portions of the emails 15 discuss whether to forward the presentation to other 16 individuals or agencies. Document 521 has been partially 17 released, but has redacted the embedded portion of Document 18 519 that is contained within the chain. The Court reviewed the documents in camera and recommends that the redacted 19 20 portions of the document be found exempt from disclosure 21 because they are pre-decisional and deliberative and contain 22 no reasonably segregable factual material.

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24 <u>Documents 529, 530</u>: This email chain, dated 08/24/05, is from
25 Newell to Graham and Toy. The email discusses the rulemaking
26 preamble for CAFÉ model years 2008-2011 and includes an
27 excerpt from the CAFÉ preamble found on the NHTSA website.
28 Document 530 contains Document 529 (redacted) as well as some

additional comments by Toy (related to the text of the 1 2 preamble), which have also been redacted. The Court reviewed the documents in camera and recommends that the redacted 3 portions of the document be found exempt from disclosure 4 5 because they are pre-decisional and deliberative and contain 6 no reasonably segregable factual material; however, the Court 7 recommends that the excerpt from the NHTSA website in Newell's August 24 email be disclosed, as it contains factual material. 8

Document 531: This email chain, dated 08/25/05, is among 10 Graham, Newell, Bolten, and Kaplan. The email discusses 11 12 specific stakeholder reactions to DOT's CAFÉ reform plan and 13 whether those entities are supportive of the plan or likely to oppose it. The Court reviewed the document in camera and 14 15 recommends that the redacted portions of the document be found exempt from disclosure because they are pre-decisional and 16 17 deliberative and contain no reasonably segregable factual 18 material.

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20 Document 537: This email chain, dated 08/31/05, is among Graham, Newell, and Toy. This document has been partially 21 22 released. The redacted portion of the document contain's Toy's reactions to how NHTSA has responded to peer reviews of 23 24 CAFÉ and issues that NHTSA should consider addressing as per 25 the peer review feedback. The Court reviewed the document in camera and recommends that the redacted portions of the 26 27 document be found exempt from disclosure because they are pre-28 decisional and deliberative and contain no reasonably

segregable factual material.

3	Document 542: This email, dated 09/20/05, is among Graham,
4	Newell, Theroux, and Toy. The withheld email is from Newell,
5	wherein Newell discusses an error contained in an assessment
6	of consumer CAFÉ benefits and what is being done to correct
7	that error. The Court reviewed the document in camera and
8	recommends that the document be found exempt from disclosure
9	because it is pre-decisional and deliberative and contains no
10	reasonably segregable factual material.
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12	Document 543: This email, dated 09/20/05, is among Theroux,
13	Anderson, Graham, Newell, Toy, and Branch. The email has been
14	partially released. Some personal email addresses and phone
15	numbers have been withheld on privacy grounds. The other
16	redacted portion of the email discusses modeling
17	miscalculations concerning the rulemaking for light trucks and
18	identifies the potential miscalculation. The Court reviewed
19	the document in camera and recommends that the redacted
20	portions of the document be found exempt from disclosure
21	because they are pre-decisional and deliberative and contains
22	no reasonably segregable factual material, except for the last
23	paragraph of Anderson's September 20, 2005 email, which
24	contains only logistical information not subject to exemption.
25	
26	Document 544: This email, dated 09/22/05, is among Graham,
27	Newell, Toy, Theroux, and Branch. The email has been
28	partially released. The redacted portion of the email

discusses the schedule for release of 2005 energy statistics and EIA gas-price projections, and comments on the projections in the context of NHSTA CAFÉ rulemaking. The Court reviewed the document *in camera* and recommends that the document be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual material.

9 Document 547: This email chain, dated 08/29/05-09/26/05, is between Graham and Toy. The document has been partially 10 released. Only a small portion of the document has been 11 12 withheld. The redacted portion is a question that Graham 13 poses to Toy concerning the effect of the tax-credit provisions for fuel-efficient vehicles and CAFÉ rulemaking. 14 The Court reviewed the document in camera and recommends that 15 16 the redacted portion of the document be found exempt from 17 disclosure because it is pre-decisional and deliberative and 18 contains no reasonably segregable factual material.

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20 <u>Document 549</u>: This email chain, dated 08/31/05-09/27/05, is 21 among Calamas, Toy, and Dr. Crandall. This email chain 22 discusses the CAFÉ reform package and with the exception of a 23 personal telephone line extension, withheld on privacy 24 grounds, the document appears to have been released in full. 25 The document contains no pre-decisional or deliberative 26 content.

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Document 553: This email chain, dated 09/30/05-10/03/05, is 1 2 among Graham, Toy, Hannegan, Connaughton, and Hennessey. This chain concerns reactions and possible edits to an interim 3 4 report on energy policy and motor vehicle fuel economy. In 5 the emails, the positives and negatives of various policy 6 options are discussed. The Court reviewed the document in 7 camera and recommends that the redacted portions of the document be found exempt from disclosure because they are pre-8 decisional and deliberative and contain no reasonably 9 10 segregable factual material.

12 <u>Document 554</u>: This email, dated 10/03/05, is from Pickrell to 13 Toy. The email attaches a document (not included for review) 14 and notes a potential inconsistency to be reviewed. The Court 15 reviewed the document *in camera* and recommends that the 16 redacted portion of the document be found exempt from 17 disclosure because it is pre-decisional and deliberative and 18 contains no reasonably segregable factual material.

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20 <u>Document 555</u>: This email, dated 10/04/05, is from Newell to 21 Graham. In the email, Newell seeks Graham's personal opinion 22 regarding NEC's views on CAFÉ. The Court reviewed the 23 document *in camera* and recommends that the redacted portion of 24 the document be found exempt from disclosure because it is 25 pre-decisional and deliberative and contains no reasonably 26 segregable factual material.

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Document 556: This email, dated 10/04/05, is from Toy to Graham. The email includes a table that lists calculations of gas savings from 2005-present and estimations for 2008-2011. The Court reviewed the document *in camera* and recommends that the redacted portion of the document be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual material.

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9 Documents 557, 558, 559: This email chain, dated 10/11/05, is 10 among Branch, Graham, Noe, and Hannegan. The emails circulate a draft of a Deputies Memo that concerns improving fuel 11 12 economy. The Court reviewed the document in camera and 13 recommends that the text of the memo, contained in Graham's October 11, 2005 email, be found exempt from disclosure 14 15 because it is pre-decisional and deliberative and contains no reasonably segregable factual material. The Court further 16 recommends, however, that the other emails that merely request 17 18 comments and direct people to edits be released, as those emails do not contain pre-decisional or deliberative content. 19

21 Documents 564, 565: This email chain, dated 10/19/05-22 10/20/05, is between Newell and Graham. This chain discusses a possible omitted CAFÉ cost and economic discount rates and 23 24 how they effect various projections and models. The Court reviewed the documents in camera and recommends that the 25 redacted portions of the documents be found exempt from 26 27 disclosure because they are pre-decisional and deliberative 28 and contains no reasonably segregable factual material.

Documents 572, 576: These email chains, dated 10/27/05-1 2 10/28/05, are among Theroux, Feather, Toy, Abraham, Newell, Calamas and Graham. This chain forwards a JEEM paper on CAFÉ, 3 which was not submitted for in camera review. The agency has 4 5 withheld a personal phone number on privacy grounds. The 6 Court reviewed the document in camera and recommends that, 7 with the exception of the redacted telephone number, the document be disclosed because it contains no deliberative or 8 9 pre-decisional content.

Document 578: This email chain, dated 10/30/05-10/31/05, is 11 12 between Newell and Graham. This chain concerns problems with 13 a handout that was distributed regarding CAFÉ. The Court reviewed the redacted portion of the document in camera and 14 15 recommends that the redacted portions of the document be found 16 exempt from disclosure because they are pre-decisional and 17 deliberative and contains no reasonably segregable factual 18 material.

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20 Document 579: This email, dated 11/01/05, is from Connaughton 21 to Rove, Gerson, Hubbard, and Bernanke. In this email, 22 Connaughton corrects a misimpression on the CAFÉ Feebate 23 program and how the program effects rural light truck drivers. 24 The Court reviewed the document in camera and recommends that 25 it be found exempt from disclosure because it is predecisional and deliberative and contains no reasonably 26 27 segregable factual information and because the document 28 contains information conveyed to the President or his

1 immediate advisors at the President's request.

<u>Document 581</u>: This email chain, dated 10/27/05-11/01/05, is among Graham, Toy, and Newell. This email chain forwards an attached CAFÉ Reform document (the attachment was not included for review). The Court reviewed the document *in camera* and recommends that the document be disclosed because it contains no deliberative or pre-decisional content.

10 Documents 582, 583: This email chain, dated 11/03/05, is from 11 Branch to Graham and Toy. The email attaches a draft of a 12 summary of CAFÉ talking points to pass on to the Vice 13 President and asks for responsive updates. The attachment was not included for review by the Court. The Court reviewed the 14 15 documents in camera and recommends that they be found exempt 16 from disclosure because they are pre-decisional and 17 deliberative and contain no reasonably segregable factual 18 information and because the documents contain information conveyed to the President or his immediate advisors at the 19 20 President's request.

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22 <u>Document 587</u>: This email, dated 11/07/05, is from Theroux to 23 Feather, Toy, Newell, and Pickrell. The email contains an 24 excerpt from an article regarding gasoline taxes and 25 externalities. The email includes the web address of the 26 paper, but redacts the pasted portion of the document. The 27 Court reviewed the redacted portion of the document *in camera* 28 and recommends that the redacted portions of the document be

found exempt from disclosure because they are pre-decisional
 and deliberative and contains no reasonably segregable factual
 material.

5 Document 589: This email, dated 11/14/05, was sent from Katz 6 to McMillin and Hannegan. The email chain concerns an 7 upcoming Principals meeting regarding a draft memorandum on 8 Energy Policy Options for 2006 for a presentation to the 9 President and his domestic policy advisors on the subject of development of NHTSA's light truck CAFE rule. The draft 10 memorandum is attached to the email and was attached for the 11 12 Court's review. The Court reviewed the document in camera and 13 recommends that the memorandum be found exempt from disclosure because it is pre-decisional and deliberative and contains no 14 15 reasonably segregable factual information and because the 16 memorandum contains information conveyed to the President or 17 his immediate advisors at the President's request. The email, 18 however, contains segregable information, and with the 19 exception of the statement concerning the purpose of the 20 meeting, the Court recommends that the email be disclosed.

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22 <u>Document 590</u>: This email, dated 11/16/05, is from Theroux to 23 Toy and Asalone. Theroux forwards documents to Toy and 24 Asalone. The document appears to have been released in full, 25 with the exception of Theroux's email address, which has been 26 redacted based on privacy grounds. The Court reviewed the 27 document *in camera* and recommends that the personal email 28 address not be disclosed; otherwise, there is nothing

deliberative or pre-decisional about the document.

Documents 603, 604: This email chain, dated 12/14/05, is among 3 4 Graham, Hannegan, Glassman, and Newell. In this chain, 5 Hannegan inquires about a reform proposal to passenger cars, 6 and the rest of the individuals included on Hannegan's email 7 respond to Hannegan's inquiry with thoughts and opinions. The Court reviewed the redacted portion of the document in camera 8 9 and recommends that the redacted portions of the documents be 10 found exempt from disclosure because they are pre-decisional and deliberative and contain no reasonably segregable factual 11 12 material.

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Document 605: This email chain, dated 12/14/05, is among 14 15 Graham, Toy, and Calamas. This chain concerns issues to be 16 discussed at an internal meeting on CAFÉ standards and oil 17 The Court reviewed the redacted portion of the savings. 18 document in camera and recommends that the redacted portion of 19 the document be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably 20 21 segregable factual material.

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23 <u>Documents 606, 607</u>: This email chain, dated 12/14/05, is 24 among Newell, Graham, Calamas, Toy, Dryden, and Hannegan. 25 This chain discusses standards of conservation and oil savings 26 legislation and provides opinions about what the legislative 27 outlook will be for CAFÉ standards. Document 606 is embedded 28 in Document 607, but Document 607 has otherwise been fully

1 released. The Court reviewed the redacted portion of the 2 documents *in camera* and recommends that the redacted portions 3 of the documents be found exempt from disclosure because they 4 are pre-decisional and deliberative and contain no reasonably 5 segregable factual material.

7 Document 609: This email chain, dated 12/15/05, is among Theroux, Toy, and Newell. This chain discusses CAFE comments. 8 9 The document has been partially released. Personal email 10 addresses have been withheld on privacy grounds. The Court reviewed the redacted portion of the document in camera and 11 12 recommends that redacted portion of the documents be found 13 exempt from disclosure, except for the first line of the 14 withheld email, because they are pre-decisional and 15 deliberative and contain no reasonably segregable factual 16 material.

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Document 610: This email chain, dated 12/14/05-12/15/05, is 18 19 among Toy, Graham, and Calamas. The email concerns an 20 upcoming meeting, and includes an attachment, which was not 21 provided to the Court for review. The only information 22 redacted from the emails is the subject matter. The Court reviewed the redacted portion of the document in camera and 23 24 recommends that the redacted portion be disclosed, as the 25 subject matter of the emails does not contain any predecisional or deliberative material. 26 27 111

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1 Document 611: This email, dated 12/15/05, is from Graham to 2 Newell and Hannegan. The email concerns possible shifts in 3 NHTSA's cost estimates. The Court reviewed the document *in* 4 *camera* and recommends that the document be found exempt from 5 disclosure because it is pre-decisional and deliberative and 6 contains no reasonably segregable factual material.

Document 624, 625: This email chain, dated 12/19/05, is 8 between Theroux and Toy. This chain discusses ANPRM comments 9 on "continuous vs bins." The document has been partially 10 released. The redacted portions of the email include email 11 12 addresses, withheld on privacy grounds, as well as comments by 13 Theroux on ANPRM's comments and the concerns he has with them. The Court reviewed the document in camera and recommends that 14 15 the document be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably 16 17 segregable factual material.

19 Document 627: This email chain, dated 12/22/05, is between 20 James Foster, Newell, and Hennessey. This chain discusses 21 continuous CAFÉ and continuous Feebate similarities. The 22 Court reviewed the document *in camera* and recommends that the 23 document be found exempt from disclosure because it is pre-24 decisional and deliberative and contains no reasonably 25 segregable factual material.

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27 <u>Document 630</u>: This email chain, dated 12/22/05-01/03/06, is
28 among Toy, Newell, and Graham. This chain discusses ways to

improve the Continuous Feebate system regarding different technologies. The document has been partially released. Personal email addresses have been withheld on privacy grounds. The Court reviewed the document *in camera* and recommends that the document be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual material.

9 Document 631: This email chain, dated 01/11/06, is among 10 Hannegan, Katz, Graham, and Sharp. The emails concern an 11 effort to collect current information on CAFÉ proposals for a The court reviewed the document in camera and 12 memorandum. 13 concludes the document contains only factual material and should be disclosed. The Court reviewed the document in 14 15 camera and recommends that the document be found exempt from 16 disclosure because it is pre-decisional and deliberative and contains no reasonably segregable factual information and 17 because the document contains information conveyed to the 18 President or his immediate advisors at the President's 19 20 request.

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Documents 632, 633: These documents are email chains, dated 01/11/06, among Toy, Katz, Hannegan, and Sharp. This chain discusses estimates on potential savings from CAFÉ for a draft memorandum being prepared for a presentation to the President and his top domestic policy advisors. The Court reviewed the document *in camera* and recommends that the document be found exempt from disclosure because it is pre-decisional and

deliberative and contains no reasonably segregable factual
 information and because the document contains information
 conveyed to the President or his immediate advisors at the
 President's request.

Documents 635, 636, 637: This email chain, dated 01/11/06, is 6 7 among Newell, Toy, Hannegan and Graham. The chain discusses a table with estimated levels of fleetwide reform for CAFÉ. 8 9 They include a Powerpoint presentation entitled CAFÉ-Feebates. The Court reviewed the documents in camera and recommends that 10 11 they be found exempt from disclosure because they are pre-12 decisional and deliberative and contain no reasonably 13 segregable factual material, and because they contain information conveyed to the President or his immediate 14 15 advisors at the President's request.

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17 Document 639: This email chain, dated 01/19/06, is among 18 Connaughton, Rove, McMillin, Jeremy Katz, Allan Hubbard, 19 Hennessey, Hannegan, Dan Bartlett, Bernanke, Bolten, Patel, 20 and Hutto. This chain discusses whether to present CAFÉ 21 related thoughts for the State of the Union or other energy The Court reviewed the documents in camera and 22 speeches. 23 recommends that they be found exempt from disclosure because 24 they are pre-decisional and deliberative and contain no 25 reasonably segregable factual material, and because they contain information conveyed to the President or his immediate 26 27 advisors at the President's request.

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<u>Document 640</u>: These documents are email chains, dated 01/19/06, from Graham to Wolff. The emails concern CAFÉ reform through 2015 and propose suggestions for reform. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonable segregable factual material.

9 Document 641: This email chain, dated 01/19/06, is among 10 Newell, Graham, Connaughton, and Hannegan. This chain discusses whether to present CAFÉ related thoughts and 11 12 standards for light trucks for the State of the Union or other 13 energy speech. The Court reviewed the document in camera and recommends that it be found exempt from disclosure because it 14 15 is pre-decisional and deliberative and contains no reasonable 16 segregable factual material.

18 Document 642: This email chain, dated 01/20/06, is among Hannegan, Graham, and Anderson. This chain sets forth ways to 19 edit a memorandum about CAFÉ options. The Court reviewed the 20 21 documents in camera and recommends that they be found exempt 22 from disclosure because they are pre-decisional and 23 deliberative and contain no reasonably segregable factual 24 material, and because they contain information conveyed to the President or his immediate advisors at the President's 25 26 request.

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Document 647: This email chain, dated 02/13/06-02/14/06, is between Petrie and Menchik. This chain discusses time pressure in getting out an informal CAFÉ rulemaking draft. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is predecisional and deliberative and contains no reasonable segregable factual material.

9 Document 650: This email chain, dated 02/17/06-02/22/06, is among Sharp, Branch, Menchik, Toy, Arbuckle, Morrall, Newell, 10 Hannegan, and Knepper. This chain circulates a draft "Light 11 12 Truck CAFÉ Economic Analysis" memorandum for the President and 13 his top domestic policy advisors; however, the draft memorandum was not submitted for the Court to review. 14 The 15 Court reviewed the document in camera and recommends that it be released, as the email chain contains factual scheduling 16 17 information and should be disclosed.

19 <u>Document 659</u>: This email chain, dated 02/24/06-02/26/06, is 20 among Newell, Branch, and Anderson. This email chain has an 21 attachment entitled "CAFÉ Final Notice Feb 14 - CEA Comments" 22 not submitted for *in camera* review. The Court reviewed the 23 document *in camera* and recommends that it be found exempt from 24 disclosure because it is pre-decisional and deliberative and 25 contains no reasonable segregable factual material.

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27 <u>Document 685</u>: This email, dated 03/03/06, is among Abraham,
28 Menchik, Theroux, and Toy. This chain discusses contact

1 information while sender is abroad. The email forwards two 2 attachments, neither of which were submitted for *in camera* 3 review. The Court reviewed the document *in camera* and 4 recommends that the document be disclosed, unless the phone 5 number would implicate privacy concerns, because it contains 6 only factual material.

Documents 686, 688, 689: These email chains, dated 03/02/06-8 9 03/03/06 are between Menchik, Konove, Neyland, Donovan Robinson and Sandoli. The chains attach several documents 10 that concern the draft CAFE rulemaking, regulatory impact 11 12 analysis, environmental assessment of DOT/NHTSA's final 13 rulemaking on CAFÉ standards for light trucks, a comparison of 14 fuel savings in the proposed and final draft rule, and a 15 description of the uncertainty analysis. The attachments were 16 not submitted for in camera review. The Court reviewed the 17 email chains in camera and recommends that the email chain be 18 disclosed, as the emails contain only factual material.

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Documents 690, 691: These emails, dated 03/06/06, are from Branch to Arbuckle and Theroux. The emails concern an attached document, CAFÉ FINAL RULE 022806 ONE PAGER, for use at a meeting that day. The attachment was not submitted for *in camera* review. The Court reviewed the emails *in camera* and recommends that they be disclosed because they contain only factual material.

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Document 694: This email chain, dated 03/07/06, is between 1 2 Kaplan and Theroux. This chain contains Theroux's answers to two questions posed by Kaplan regarding manufacturer 3 compliance with unreformed and reformed CAFÉ standards as 4 5 well as how much CAFÉ standards have been raised. The Court reviewed the document in camera and recommends that it be 6 7 found exempt from disclosure because it is pre-decisional and 8 deliberative and contains no reasonable segregable factual 9 material.

Document 695: This email chain, dated 03/07/06, is among 11 Fairweather, Hannegan, Neyland, Sharp, Newell, Jeremy Katz, 12 13 Epifani, Liang, Fiddelke, Martin, Perino, Joel Harris, Grant, Hutto, Michelle Hendrix, Jones, Russell, Knepper, Milburn, 14 15 Stewart, Cote, Anderson, Haun and Mertens. This chain transmits a document, CAFÉ FINAL RULE 022806 ONE PAGER, for 16 17 The attachment was not submitted for in camera review. The Court reviewed document 695 in camera and 18 review. recommends that the document be disclosed because it contains 19 20 only factual information.

22 Document 710: This email chain, dated 03/14/06, is among 23 Branch, Arbuckle, and Hannegan. This chain has two documents 24 attached to it, but the attachments were not submitted for *in* 25 *camera* review. The Court reviewed the document *in camera* and 26 concludes the document contains only factual material and 27 recommends that it be disclosed.

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1 <u>Document 711</u>: By email dated 03/14/06, Branch transmitted to 2 Sharp comments and edits on a document, which was not 3 submitted for *in camera* review. The Court reviewed the email 4 *in camera* and recommends that the email be disclosed because 5 it contains only factual material.

7 <u>Document 712</u>: By email dated 03/14/06, Menchik sent two 8 documents to Mannix and copied Theroux and Toy. The 9 documents attached to the emails were not submitted for *in* 10 *camera* review. The Court reviewed the email *in camera* and 11 recommends that it be disclosed because it contains only 12 factual material.

14 <u>Document 716</u>: In an email dated 03/14/06, Menchik sent one 15 document to Mancini and Theroux. The attached document has 16 not been submitted for *in camera* review. The Court reviewed 17 the email *in camera* and recommends that it be disclosed 18 because it contains only factual material.

20 Document 732: In an email chain dated 02/24/06, Menchik, 21 Branch, Arbuckle, Morrall, and Hunt discussed upcoming NHTSA 22 rulemaking. The email contained an attachment that was not 23 submitted to the Court for *in camera* review. The Court 24 reviewed the email in camera and recommends that it be found 25 exempt from disclosure because it is pre-decisional and 26 deliberative and contains no reasonable segregable factual 27 material.

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Document 753: This email chain, dated 03/27/06-03/28/06, is 1 2 among Branch, Menchik, Knepper, Theroux, Thompson, Wehrum, Burnett and Wood. The emails discuss their opinions on the 3 draft of CAFÉ. The Court reviewed the document in camera and 4 5 recommends that it be found exempt from disclosure because it 6 is pre-decisional and deliberative and contains no reasonable 7 segregable factual material, except for the factual material in Wood's email on page 2 of the document, which the Court 8 recommends should be disclosed. 9

11 <u>Document 769</u>: In an email dated 03/28/06, Branch and 12 Harrington discussed their opinions on the final draft of 13 CAFÉ. The Court reviewed the document *in camera* and 14 recommends that it be found exempt from disclosure because it 15 is pre-decisional and deliberative and contains no reasonable 16 segregable factual material.

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18 <u>Document 770</u>: In an email dated 03/28/06, Branch provides 19 Harrington her comments on the final draft of CAFÉ. The 20 Court reviewed the document *in camera* and recommends that it 21 be found exempt from disclosure because it is pre-decisional 22 and deliberative and contains no reasonable segregable 23 factual material.

25 <u>Document 771</u>: This email chain, dated 03/27/06-03/28/06, is among Branch, Menchik, Knepper, Theroux, Chet Thompson, Bill Wehrum, and Burnett. In the emails, the various individuals provide their opinions on the draft of CAFÉ. The Court

1 reviewed the document *in camera* and recommends that it be 2 found exempt from disclosure because it is pre-decisional and 3 deliberative and contains no reasonable segregable factual 4 material, except for the factual material in Wood's email on 5 page 1, which the Court recommends be disclosed.

7 Document 781: This email chain, dated 08/01/05, is among 8 Newell, Toy, and Therous, wherein Newell sent a document, 9 which has not been submitted for *in camera* review. The Court 10 reviewed the email *in camera* and recommends that it be 11 disclosed because it contains only factual material.

Document 783: This email chain, dated 08/20/04-08/26/04, is among Graham, Toy, and Felrice. The emails discuss various issues that may impact CAFÉ reform. The Court reviewed the document *in camera* and recommends that it be found exempt from disclosure because it is pre-decisional and deliberative and contains no reasonable segregable factual material.

20 <u>Document 784</u>: This email chain, dated 12/03/04-12/06/04, is 21 among Graham, Calamas, and Hannegan. The emails discuss the 22 timing of CAFÉ reform. The Court reviewed the document *in* 23 *camera* and recommends that it be found exempt from disclosure 24 because it is pre-decisional and deliberative and contains no 25 reasonable segregable factual material.

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27 <u>Document 793</u>: This email chain, dated 02/10/05-02/11/05, is
28 among Theroux, Neyland, Parry ,and Portney. The emails

discuss whether Portney was misquoted in the public report on 1 2 mistaken identity. The Court reviewed the document in camera and recommends that it be disclosed, because it is not 3 4 deliberative.

Document 801: This email chain, dated 03/28/06, is among 6 7 Abraham, Branch, Harrington, Turmail, and Glassman. The emails exchange opinions on the final draft of CAFÉ. 8 9 Personal telephone numbers have been withheld on privacy The Court reviewed the document in camera and 10 grounds. recommends that it be found exempt from disclosure because it 11 12 is pre-decisional and deliberative and contains no reasonable 13 segregable factual material.

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15 Document 803: In an email dated 04/14/05, Toy asks Graham to 16 comment on an outline of talking points for Secretary 17 Bodman's briefing on CAFÉ reform. The Court reviewed the document in camera and recommends that it be found exempt 18 from disclosure because it is pre-decisional and deliberative 19 20 and contains no reasonable segregable factual material.

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23 Theroux discussed a draft memo on the cost implications of 24 CAFÉ reform. The Court reviewed the document in camera and 25 recommends that it be found exempt from disclosure because it 26 111 27 111 28 111

Document 810: In an email dated 05/24/05, Toy, Graham and

1	is pre-decisional and deliberative and contains no reasonable
2	segregable factual material.
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4	Dated: August 24, 2009
5	Demard Jimmeman
6	Bernard Zimmerman United States Magistrate Judge
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8	$G:\BZALL\-REFS\CENTER FOR BIOLOGICAL DIVERSITY\REPORT AND RECOMMENDATION.wpd$
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