1	JOHN C. CRUDEN Acting Assistant Attorney General				
2	Environment and Natural Resources Division U.S. Department of Justice LORI JONAS (Bar # 158268)				
4	Senior Attorney Environmental Enforcement Section				
5	P.O. Box 7611 Washington, D.C. 20044				
6	(202) 514-4080 (telephone); (202) 514-2583 (facsimile)				
7	JOSEPH P. RUSSONIELLO (Bar # 44332) United States Attorney				
8	Northern District of California CHARLES O'CONNOR (Bar # 56320)				
9	Assistant United States Attorney 450 Golden Gate Avenue, 9 <sup>th</sup> Floor San Francisco, CA 94102 (415) 436-7180 (telephone); (415) 436-76748 (facsimile)				
10					
11	Attorneys for Plaintiff United States				
12	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA				
13	OAKLAND DIVISION				
14	UNITED STATES OF AMERICA, and CASE NO. C 09-0186 CW THE PEOPLE OF THE STATE OF )				
15	CALIFORNIA ex rel. CALIFORNIA ) STATE WATER RESOURCES )				
16	CONTROL BOARD, and CALIFORNIA ) REGIONAL WATER QUALITY )				
17 18	CONTROL BOARD, SAN FRANCISCO ) BAY REGION, ) STIPULATION AND ORDER HOLDING IN A REYANCE ALL				
19	) HOLDING IN ABEYANCE ALL ) LITIGATION DEADLINES AND Plaintiffs, ) VACATING SEPTEMBER 15, 2009				
20	v. ) CASE MANAGEMENT ) CONFERENCE				
21	EAST BAY MUNICIPAL UTILITY ) DISTRICT )				
22	Defendant.				
23	On July 22, 2000, the Count entered the Stimulated Order for Proliminary Polici in this				
24	On July 22, 2009, the Court entered the Stipulated Order for Preliminary Relief in this				
25	case. The Stipulated Order provides for a number of measures that East Bay Municipal Utility  District (EBMUD) must take to begin to curtail discharges from its wet weather facilities. These				
26	District (DDITOD) must take to begin to curtain discharges from its wet weather facilities. These				
27	Stipulation & Order Holding in Abeyance All Litigation Deadlines and Vacating September 15, 2009				
28	Case Management Conference C 09-0186 CW				

All Litigation Deadlines and Vacating September 15, 2009 Case Management Conference C 09-0186 CW

Stipulation & Order Holding in Abeyance

include data gathering, analysis and other work. The Stipulated Order is not, however, a final remedy in that the measures specified will not alone prevent future discharges. Rather, as explained in detail in the Motion to Enter, the government plaintiffs will review the work done under this Order and will either submit a further settlement document to the Court or utilize other enforcement options. Since the flows at issue in this matter originate in the collection systems of satellite communities, those entities will need to be involved in the ultimate remedy, even though they are not presently before the Court.

The activities, discussed in great detail in the Motion to Enter, will take approximately three years to complete, although there are interim deliverables that begin to become due within the first year and there is an annual report due August 31 of each year. As long as EBMUD is diligent in its efforts under the Order, there is no reason to proceed with the litigation while these efforts are being undertaken. The plaintiffs are hopeful that a future settlement of the entire case will be ultimately be achieved without the need for discovery, motion practice or trial. Because of this unusual posture, we seek the Court's approval of this stipulation to hold in abeyance all litigation deadlines in the case and to vacate the currently scheduled case management conference set for September 15, 2009. We propose to file with the Court semi-annual status reports on the progress under the Order, with the first report due January 15, 2010. When the activities under this Order are drawing to a close, the parties will schedule a case management conference with the Court to decide how to proceed with the litigation.

NOW THEREFORE, IT IS HEREBY STIPULATED by the United States; the State of California; the Intervenor Plaintiffs, San Francisco Baykeeper and Our Children's Earth Foundation; and the defendant East Bay Municipal Utility District, that:

- (1) all litigation deadlines in this case are held in abeyance pending further order of the Court;
- (2) the case management conference set for September 15, 2009 is vacated;

1	(3) the parties will submit joint status reports to the Court semi-annually beginning on					
2	January 15, 2010; and					
3	(4) the parties will alert the Court when the activities under the Stipulated Order are					
4	complete and shall seek a case management conference at that time.					
5						
6			Respectfully submitted,			
7			JOHN C. CRUDEN Acting Assistant Attorney General			
8			Environment and Natural Resources Division			
9			U.S. Department of Justice			
10						
11	DATE	ED: 8/5/09	/s/ Lori Jonas			
12			LORI JONAS Senior Attorney			
13			Environmental Enforcement Section Environment and Natural Resources			
14			Division U.S. Department of Justice			
15			P.O. Box 7611 Washington, D.C. 20044			
16			(202) 514-4080			
17			JOSEPH P. RUSSONIELLO United States Attorney			
18			Northern District of California			
19			CHARLES O'CONNOR Assistant United States Attorney			
20			450 Golden Gate Avenue, 9 <sup>th</sup> Floor San Francisco, CA 94102			
21			(415) 436-7180			
22			Attorneys for the United States of America			
23			EDMUND G. BROWN, JR. Attorney General of the State of California			
24	DATE	ED: 8/5/09	/s/ John Davidson			
25			JOHN DAVIDSON Supervising Deputy Attorney General			
26	Stipulation & Order Holding in Abeyance					
27	Case Management Conference C 09-0186 CW					
28			- 3 -			

1 2	San Francisco, CA 94102			
3	3 Attorneys for the State of Californ	nia		
4				
5				
6				
7	San Francisco, CA 94121 (415) 533-3376			
8	8 Attorney for San Francisco Bayko Our Children's Earth Foundation	eeper and		
9				
10				
11	BARG COFFIN LEWIS &TRAPP, LLP			
12				
13		_		
14				
15		I Itility		
16		Cullty		
17	7			
18	8			
19	9 <u>ORDER</u>			
20	The Stipulation agreed to herein IS SO ORDERED.			
21	1			
22	2 DATED: 8/17 , 2009 CLAUDIA WILKEN	eal /		
23	3 DATED:, 2009 CLAUDIA WILKEN			
24	4 United States District Judge			
25				
26	Stipulation & Order Holding in Abevance			
27	All Litigation Deadlines and Vacating September 15, 2009  Case Management Conference C 09-0186 CW			
28	- 4 -			