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8		ounsal			
9	See signature page for additional appearances of counsel				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12					
13	HIGH SIERRA HIKERS ASSOCIATION,	Case No. CV-09-4621 RS			
14	Plaintiff,	STIPULATED SUBMISSION OF SUPPLEMENTAL MATERIAL			
15	V.	AFFECTING MOTION FOR RELIEF AND [PROPOSED]			
16	UNITED STATES DEPARTMENT OF THE INTERIOR, et al.,	ORDER			
17	Defendants.	DATE: May 23, 2012 TIME: 1:30 P.M.			
18		JUDGE: Hon. Richard Seeborg CTRM: Courtroom 3, 17th Floor			
19		Local Rule 7-3(d)(2)			
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WHEREAS, a hearing date for Plaintiff High Sierra Hikers Association ("High Sierra")'s Motion for Partial Vacatur and Injunctive Relief (Dkt. No. 101) is currently set for May 23, 2012;

WHEREAS, High Sierra submitted the following excerpts from seven rough deposition transcripts as exhibits to the Reply Declaration of Barbara N. Barath in support of Plaintiff's Motion for Partial Vacatur and Injunctive Relief (Dkt. No. 111): Exhibit 140, Dkt No. 111-3, which contains excerpts from the rough transcript of the deposition of Karen Taylor-Goodrich taken May 1, 2012; Exhibit 141, Dkt. No. 111-4, which contains excerpts from the rough transcript of the deposition of Sylvia Haultain taken May 1, 2012; Exhibit 143, Dkt. No. 11-6, which contains excerpts from the rough transcript of the deposition of Gregg Fauth taken May 1, 2012; Exhibit 147, Dkt. No. 111-14, which contains excerpts from the rough transcript of the deposition of Tim Shew taken May 4, 2012; Exhibit 148, Dkt. No.111-15, which contains excerpts from the rough transcript of the deposition of Steven Day taken May 4, 2012; Exhibit 149, Dkt. No. 111-16, which contains excerpts from the rough transcript of the deposition of Hilary Painter taken May 4, 2012; and Exhibit 151, Dkt. No. 111-18, which contains excerpts from the rough transcript of the deposition of Dave Dohnel taken May 3, 2012;

WHEREAS, on May 14, 2012, Defendants United States Department of the Interior, *et al.* ("Defendants") filed an Objection to evidence submitted by the High Sierra, arguing *inter alia* that they had not received any of the deponents' transcripts and that, "[w]ithout the full deposition transcripts . . . the court is presented with an incomplete and often misleading understanding of the witnesses' testimony." (Dkt. No. 112 at 5);

WHEREAS, between May 11, 2012 and May 21, 2012, counsel for High Sierra received copies of the final versions of the rough transcripts submitted as Exhibits 140, 141, 132, 147, 148, 149, and 151;

WHEREAS, on May 18, 2012 and May 21, 2012, counsel for High Sierra sent copies of those complete and final deposition transcripts to counsel for the Defendants;

WHEREAS, on May 21, 2012, counsel for Defendants stipulated to the submission of the following seven complete and final deposition transcripts as supplemental authority pursuant to

1	Local Rule 7-3(d)(2), subject to the proviso that the three National Park Service deponents (Ms.		
2	Karen Taylor-Goodrich, Ms. Sylvia Haultain, and Mr. Gregg Fauth) have not yet had an		
3	opportunity to submit their changes or corrections to their deposition testimony:		
4	• Exhibit 153, which is a true and correct copy of the final transcript of the		
5	deposition of Karen Taylor-Goodrich taken May 1, 2012.		
6	• Exhibit 154, which is a true and correct copy of the final transcript of the		
7	deposition of Sylvia Haultain taken May 1, 2012.		
8	• Exhibit 155, which is a true and correct copy of the final transcript of the		
9	deposition of Gregg Fauth taken May 1, 2012.		
10	• Exhibit 156, which is a true and correct copy of the final transcript of the		
11	deposition of Tim Shew taken May 4, 2012.		
12	• Exhibit 157, which is a true and correct copy of the final transcript of the		
13	deposition of Steven Day taken May 4, 2012.		
14	• Exhibit 158, which is a true and correct copy of the final transcript of the		
15	deposition of Hilary Painter taken May 4, 2012.		
16	• Exhibit 159, which is a true and correct copy of the final transcript of the		
17	deposition of Dave Dohnel taken May 3, 2012.		
18	NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the parties hereto,		
19	through their counsel of record, and subject to the Court's approval, that Exhibits 153-159 shall		
20	be considered as supplemental materials affecting High Sierra's relief motion pursuant to Local		
21	Rule 7-3(d)(2).		
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1 2 3	NA BA	LISON M. TUCHER ATHAN B. SABRI ARBARA BARATH ORRISON & FOERSTER LLP
4	Bv	: /s/ Barbara N. Barath
5		Barbara N. Barath
6	Sa	5 Market Street n Francisco, California 94105-2482
7 8	Te Fac	lephone: 415.268.7000 csimile: 415.268.7522 nail: nsabri@mofo.com
9		torneys for Plaintiff
10		HARLES R. SHOCKEY
11	2 atou. 17ay 21, 2012	
12	By	: /s/ Charles R. Shockey [as authorized]
13		Charles R. Shockey
14	U.: En	S. Department of Justice vironmental and Natural Resources Division
15	Na	tural Resources Section 1 "I" Street, Suite 9-700
16	Sac	cramento, California 95814-2322 lephone: 916.930.2203
17	Fac	csimile: 916.930.2210 nail: charles.shockey@usdoj.gov
18	Atı	torneys for Defendants
19		
20	[PROPOS	€D] ORDER
21	Pursuant to stipulation, IT IS SO ORDE	RED.
22		ω
2	DATED:5/22/12	Thirtselm
24		The Hon. Richard Seeborg United States District Judge
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1	ATTESTATION PURSUANT TO GENERAL ORDER 45 X.B.		
2	I, Barbara N. Barath, am the ECF User whose ID and password are being used to file this		
3	Stipulated Submission of Supplemental Material Affecting Motion for Relief and [Proposed]		
4	Order. In compliance with General Order 45, X.B., I hereby attest that Charles R. Shockey has		
5	concurred in this filing.		
6			
7	Dated: May 21, 2012 MORRISON & FOERSTER LLP		
8	/a/ Doub our N. Double		
9	/s/ Barbara N. Barath BARBARA N. BARATH bbarath@mofo.com		
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