Center For I	Biolog	ical Diversity et al v. Federal Highway Administration et al	Doc. 12	
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	9	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION		
TRANSPORTATION - LEGAL DIVISION Street, Suite 1700 o, California 94105 00, Facsimile: (415) 904-2333	10			
	11	CENTER FOR BIOLOGICAL DIVERSITY et. al,	Case No. CV 12-2172 JSW	
	12	Plaintiffs,		
	13	v.	STIPULATION REGARDING PLAINTIFFS' AND PLAINTIFF-	
SPORT ¹ , Suite fjornia tcsimile	14		INTERVENOR'S MOTION TO	
RTMENT OF 595 Market San Francisc (415) 904-57	15	FEDERAL HIGHWAY ADMINISTRATION;	SUPPLEMENT THE ADMINISTRATIVE RECORD OF	
		CALIFORNIA DEPARTMENT OF TRANSPORTATION; MALCOLM	STATE DEFENDANTS AND ORDER THEREON	
	16	DOUGHERTY, in his official capacity as Acting Director of the California Department of		
CALIFORNIA DEPA	17	Transportation; and U.S. ARMY CORPS OF ENGINEERS,	HEARING DATE: February 22, 2013	
ZALIFOI	18	Defendants.	TIME: 9:00 a.m. COURTROOM: 11	
9	19	Defendants.	JUDGE: Hon. Jeffrey S. White	
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	23			
	24	Plaintiffs Center for Biological Diversity, Sierra Club, Willits Environmental Center and Environmental Protection Information Center ("Plaintiffs"), Plaintiff-Intervenor California Farm Bureau Federation ("Farm Bureau"), and Defendants California Department of Transportation and		
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	28	1		
		Stipulation Regarding Plaintiffs' and Plaintiff-Intervenor's Motion to Supplement Administrative Record of State Defendants and Order Thereon – CV 12-2172 JSW		

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Malcolm Dougherty ("State Defendants") have conferred and resolved the issues arising from the
 Plaintiffs' and Farm Bureau's pending Motion to Supplement the Administrative Record (ECF No.
 107), as that motion pertains to the State Defendants' administrative record ("AR"). Plaintiffs, Farm
 Bureau, and State Defendants agree as follows with respect to categories of documents sought from
 the State Defendants by the moving parties, as set forth in their motion at pages 9:1--8:8:

State Defendants will add to the AR the three items of correspondence identified in
 Category 3, and moving parties agree to State Defendants' further addition of two additional items of
 correspondence dated October 5, 2012, and October 10, 2012, between the Army Corps of Engineers
 and the State, which are related to the letters set forth in Category 3.

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2. The item identified in Category 6 will be added to the AR.

3. As a result of communications and exchanges of information with the State Defendants, the moving parties agree to withdraw their motion as to those documents listed in Categories 7 and 13.

4. The State Defendants will file and serve all parties with a certified supplement to the AR as expeditiously as feasible.

5. With respect to Categories 1, 2, 4, 5, 8, 9, 10, 11, 12, and 14, the State Defendants have
agreed to add the materials to the AR, but the parties were unable to fully agree on language to
address the possibility that some of the subject materials may no longer exist or be in the State
Defendants' possession. State Defendants will therefore file a Response to the subject motion and
submit a proposed Order, to which the moving parties will file a reply, in furtherance of resolution of
the remaining disputed issue.

22 Respectfully submitted,

ATTORNEYS FOR STATE DEFENDANTS

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25	Dated: <u>2-1-2013</u> <u>/s/ Ardine Zazzeron</u> CALTRANS LEGAL DIVISION
26	ARDINE ZAZZERON
27	DEREK S. VAN HOFTEN
28	2
	Stipulation Regarding Plaintiffs' and Plaintiff-Intervenor's Motion to Supplement Administrative Record of State Defendants and Order Thereon – CV 12-2172 JSW

