1 2 3 4 5 6 7	ELLEN F. ROSENBLUM Attorney General of Oregon J. NICOLE DEFEVER #191525 SARA VAN LOH #264704 Senior Assistant Attorneys General YOUNGWOO JOH, OSB #164105 (admitted <i>pro I</i> Assistant Attorney General Oregon Department of Justice 100 SW Market Street Portland, OR 97201 Telephone: (503) 881-9008 Fax: (971) 673-5000 Email: Sara.VanLoh@doj.state.or.us	ac vice)	
-			
8	Attorneys for Oregon Water Resources Department		
9	IN THE UNITED STATES DISTRICT COURT		
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
11			
12	SANTRANCI	SC0 D1 V13101N	
13		Case No. 3:19-cv-04405-WHO	
14	<b>YUROK TRIBE,</b> <i>et al.,</i> Plaintiffs,	Related Cases No. 3:16-cv-04294-WHO No. 3:16-cv-06863-WHO	
15		STIPULATION AND [PROPOSED]	
16	V.	ORDER TO ENLARGE TIME ON CROSS-MOTIONS FOR SUMMARY	
17	U.S. BUREAU OF RECLAMATION, et al.,	JUDGMENT	
18	Defendants.	DATE: November 9, 2022	
19		TIME: 2:00 p.m.	
20		Courtroom 2, 17 <sup>th</sup> Floor Judge: Honorable William H. Orrick	
20		Judge. Honorable winnam H. Offick	
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23			
24	Per Local Rule 6-2, Crossclaim Defenda	nt Oregon Water Resources Department	
25	(OWRD); Plaintiffs Yurok Tribe, Pacific Coast Federation of Fishermen's Associations, and		
26	Institute for Fisheries Resources (collectively, "	Plaintiffs"); Defendant and Crossclaimant	
27	United States of America; Crossclaim Defendant Klamath Water Users' Association (KWUA);		
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1	Intervenor Klamath Tribes; and Intervenor Klamath Irrigation District (KID) (all, collectively	
2	"the Parties") submit this stipulation and proposed order to enlarge time on the briefing	
3	schedule for the parties' cross-motions for summary judgment by two weeks.	
4	The reason for the requested extension is that the undersigned, OWRD's lead counsel	
5	on this matter, has been addressing some unanticipated family obligations for the last several	
6	weeks, and co-counsel has also had unavoidable conflicts during the month of June. The two-	
7	week extension will give counsel adequate time to prepare OWRD's opposition and cross-	
8	motion for summary judgment.	
9	The Parties previously stipulated to extend OWRD's responsive-pleading deadline.	
10	Stip., ECF No. 990. The Parties have not requested or received any other extensions of time	
11	since OWRD appeared in this action. The extension does not require a new hearing date and	
12	will have limited impact on case proceedings.	
13	Accordingly, the Parties stipulate as follows:	
14	1. The deadline for all oppositions to the United States' and Plaintiffs' motions for	
15	summary judgment and cross-motions for summary judgment will be extended by two weeks,	
16	from July 11, 2022, to July 25, 2022.	
17	2. The deadline for the United States and Plaintiffs to file their respective reply	
18	and cross-motion opposition briefs will be 45 days from July 25, 2022, which is September 8,	
19	2022.	
20	3. The deadline for all reply briefs in support of the cross-motions for summary	
21	judgment will be 45 days from September 8, 2022, plus one day under Federal Rule of Civil	
22	Procedure 6(a)(1)(C), which is Monday, October 24, 2022.	
23	4. The hearing date will remain unchanged.	
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1	IT IS SO STIPULATED.	
2	DATED June 27, 2022.	
3		
4	<u>s/ Brittany K. Johnson (with permission)</u> PAUL S. SIMMONS (CSBA # 127920)	ELLEN F. ROSENBLUM
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28		, · - · - ·

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Washington, D.C. 20044

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13	Attorneys for Klamath Irrigation District	
14		
	I, Sara Van Loh, attest that each of the ot	her signatories concurred in the filing of this
15	document on today's date.	
16		
17	<u>s/ Sara Var</u> SARA VA	
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Page 5 – Stip. & [Proposed] Order to Enlarge Time on Cross-Mots. Summ. J.

1	ORDER
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3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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5	DATED: June 28, 2022
6	14100
7	K. H.Qe
8	Honorable William H. Orrick
9	United States District Court Judge
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