JAMES M. BURNHAM 1 Deputy Assistant Attorney General JOHN R. GRIFFITHS 2 Director, Federal Programs Branch 3 ANTHONY J. COPPOLINO Deputy Director, Federal Programs Branch 4 ANDREW I. WARDEN (IN #23840-49) Senior Trial Counsel 5 KATHRYN C. DAVIS 6 MICHAEL J. GERARDI LESLIE COOPER VIGEN 7 RACHAEL WESTMORELAND 8 Trial Attorneys U.S. Department of Justice 9 Civil Division, Federal Programs Branch 1100 L Street, NW 10 Washington, D.C. 20530 Tel.: (202) 616-5084 11 Fax: (202) 616-8470 12 Attorneys for Defendants 13 UNITED STATES DISTRICT COURT 14 FOR THE NORTHERN DISTRICT OF CALIFORNIA **OAKLAND DIVISION** 15 16 STATE OF CALIFORNIA, et al., No. 4:19-cy-00872-HSG 17 No. 4:19-cv-00892-HSG Plaintiffs, 18 JOINT STATUS REPORT v. **REGARDING DEFENDANTS'** 19 **CONSTRUCTION PLANS** DONALD J. TRUMP, et al., 20 Defendants. 21 22 23 SIERRA CLUB, et al., 24 Plaintiffs, 25 v. 26 DONALD J. TRUMP, et al., 27 Defendants. 28

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1	The parties hereby notify the Court, on June 27, 2019, Defendants represented to
2	Plaintiffs that if an injunction is not in place by July 1, they will immediately proceed with the El
3	Centro and Tucson border barrier projects as early as the morning of July 1. This is consistent
4	with Defendants' previous representation to the Court that construction would not begin before
5	July 1. Accordingly, the parties have been in discussions regarding potential motions Plaintiffs
6	may file seeking a temporary restraining order to enjoin the funding and construction of the El
7	Centro and Tucson border barrier projects until the Court rules on the pending cross-motions for
8	summary judgment.
9	The parties do not want to burden the Court unnecessarily with an emergency motion
10	over the weekend. If, however, the Court intends to issue its decision on or after July 1, the
11	parties jointly and respectfully request the Court indicate its anticipated timeline for a decision so
12	that the parties can confer on whether motions for emergency relief are necessary.
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1	DATE: June 28, 2019	Respectfully submitted,
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