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2. Response to Petition. Respondents shall have 60 days following service of the
 fourth amended petition to file and serve an answer or other response to the fourth amended petition.
 If petitioner does not file a fourth amended petition, respondents shall have 60 days following the
 due-date for the fourth amended petition to file and serve an answer or other response to the third
 amended petition.

6 3. Reply and Response to Reply. Petitioner shall have 45 days following service of
7 an answer to file and serve a reply. Respondents shall thereafter have 30 days following service of a
8 reply to file and serve a response to the reply.

9 4. Briefing of Motion to Dismiss. If respondents file a motion to dismiss, petitioner
10 shall have 30 days following service of the motion to file and serve an opposition to the motion.
11 Respondents shall thereafter have 30 days following service of the opposition to file and serve a
12 reply.

13 5. Discovery. If petitioner wishes to move for leave to conduct discovery, petitioner shall file and serve such motion concurrently with, but separate from, the response to respondents' 14 15 motion to dismiss or the reply to respondents' answer. Any motion for leave to conduct discovery 16 filed by petitioner before that time may be considered premature, and may be denied, without 17 prejudice, on that basis. Respondents shall file and serve a response to any such motion concurrently 18 with, but separate from, their reply in support of their motion to dismiss or their response to 19 petitioner's reply. Thereafter, petitioner shall have 20 days to file and serve a reply in support of the 20motion for leave to conduct discovery. If the court grants petitioner leave to conduct discovery, the 21 court will then establish time limits for the completion of the authorized discovery.

6. Evidentiary Hearing. If petitioner wishes to request an evidentiary hearing,
petitioner shall file and serve a motion for an evidentiary hearing concurrently with, but separate
from, the response to respondents' motion to dismiss or the reply to respondents' answer. Any
motion for an evidentiary hearing filed by petitioner before that time may be considered premature,
and may be denied, without prejudice, on that basis. The motion for an evidentiary hearing must
specifically address why an evidentiary hearing is required, and must meet the requirements of

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28 U.S.C. § 2254(e). The motion must state whether an evidentiary hearing was held in state court,
and, if so, state where the transcript is located in the record. If petitioner files a motion for an
evidentiary hearing, respondents shall file and serve a response to that motion concurrently with, but
separate from, their reply in support of their motion to dismiss or their response to petitioner's reply.
Thereafter, petitioner shall have 20 days to file and serve a reply in support of the motion for an
evidentiary hearing.

7 7. Status Reports and Status Conferences. The court may from time to time, as the
8 need arises, schedule status conferences, and/or require the filing and service of status reports, in
9 order to manage the progress of this action.

Dated this 27th day of July, 2011.

UNITED STATES DISTRICT JUDGE