I	
1	DAYLE ELIESON United States Attorney
2	District of Nevada
3	HOLLY VANCE
4	Assistant United States Attorney
5	100 West Liberty Street, Suite 600 Reno, Nevada 89501
6	Phone: (775) 754-5438 Facsimile: (775) 784-5181
7	Holly.A.Vance@usdoj.gov
8	JEFFREY H. WOOD
9	Acting Assistant Attorney General U.S. Department of Justice
10	Environment & Natural Resources Division
11	DANIELA A. ARREGUI, Trial Attorney
12	Environment & Natural Resources Division Natural Resources Section
13	P.O. Box 7611 Washington, D.C. 20044
14	Tel. (202) 305-0447
15	Fax (202) 305-0506 daniela.arregui.labarca@usdoj.gov
16	
17	DEVON LEA FLANAGAN, Trial Attorney Environment & Natural Resources Division
18	Wildlife & Marine Resources Section P.O. Box 7611
19	Washington, D.C. 20044
20	Tel. (202) 305-0201 Fax (202) 305-0275
21	devon.flanagan@usdoj.gov
22	Attorneys for Federal Defendants
23	
24	
25	
26	
27	
28	

KATHERINE A. MEYER			
District of Columbia Bar No. 244301			
Meyer Glitzenstein & Eubanks, LLP			
4115 Wisconsin Avenue, N.W., Suite 210 Washington, D.C. 20016			
Tel: (202) 588-5206			
kmeyer@meyerglitz.com			
WILLIAM N. LAWTON			
District of Columbia Bar No. 1046604			
Meyer Glitzenstein & Eubanks, LLP 4115 Wisconsin Avenue, N.W., Suite 210			
Washington, D.C. 20016			
Tel: (202) 588-5206			
nlawton@meyerglitz.com			
Attorneys for Plaintiffs			
morneys for 1 minuffs			
UNITED STATES DISTRICT COURT			
DISTRICT	OF NEVADA		
	)		
AMERICAN WILD HORSE CAMPAIGN an	id)		
KIMBERLEE CURYL,	)		
	)		
Plaintiffs,	) No. 3:18-cv-00059-RCJ-VPC		
V.	) JOINT MOTION TO AMEND		
RYAN ZINKE, Secretary of the Department of	· · · · · · · · · · · · · · · · · · ·		
the Interior, MICHAEL D. NEDD, Acting	)		
Deputy Director of Operations of Bureau of	)		
Land Management, and JILL SILVEY, Distric			
Manager Elko District Office of Bureau of La	nd )		
Management,	)		
	)		
Management, Defendants.	) )		

Ryan Zinke, in his official capacity as Secretary of the Department of Interior, Michael D. Nedd, in his official capacity as Acting Deputy Director of Operations of the Bureau of Land Management, Jill Silvey, in her official capacity as the Elko District Office Manager, and the

United States Bureau of Land Management ("BLM") (collectively, "Defendants") and American Wild Horse Campaign and Kimberlee Curyl (collectively, "Plaintiffs") hereby move to amend the briefing schedule in this case.

On April 19, 2018, the parties submitted a Joint Motion for a Scheduling Order, ECF No. 19. On April 24, 2018, the Court issued a Scheduling Order adopting the schedule proposed by the parties for the briefing of this case. ECF No. 20. Pursuant to the Scheduling Order, Plaintiffs' Motion for Summary Judgment shall be filed no later than June 15, 2018 and Defendants' combined Response and Cross-Motion for Summary Judgment shall be filed no later than July 17, 2018. Since the Scheduling Order was issued, one of Defendants' lead counsel has had several time-sensitive litigation matters arise that will conflict with the current schedule, and Defendants' other lead counsel will be on maternity leave during July and August. The parties have conferred and agreed to an amendment of the briefing schedule to accommodate these scheduling concerns. The parties propose that all briefing deadlines be extended by two weeks, except that Defendants' Reply brief will be extended by only one week in order to minimize the delay to the ultimate conclusion of briefing in this case. There is good cause for this amendment of the schedule, which will only delay the end of briefing by one week and still permit the Court time to resolve this case prior to any potential wild horse gather after October 1, 2018. See ECF No. 19 at 3 (representing that BLM did not anticipate conducting any further gathers in the Triple B or Antelope Complexes before the next Fiscal Year begins on October 1, 2018, unless gathers are needed to address an emergency or public safety issue).

For the foregoing reasons, the parties respectfully request that the Court amend the Scheduling Order, ECF No. 20, and enter the following schedule:

- Plaintiffs' Motion for Summary Judgment shall be filed no later than June 29, 2018.
- Federal Defendants shall file their combined Response to Plaintiffs' Motion for Summary Judgment and Cross-Motion for Summary Judgment no later than July 31, 2018.

1	iii.	Plaintiffs shall file their combined Response to Federal Defendants' Cross-Motion		
2		and Reply in support of their Motion for Summary Judgment no later than August		
3		17, 2018.		
4	iv.	Federal Defendants shall file their Reply in support of their Cross-Motion for		
5		Summary Judgment no later than August 31, 2018.		
6				
7	DATED: Jun	e 1, 2018.		
8		Respectfully submitted,		
9		JEFFREY H. WOOD		
10		Acting Assistant Attorney General		
11		/s/ Devon Lea Flanagan		
12		DEVON LEA FLANAGAN		
12		Trial Attorney, D.C. Bar No. 1022195		
13		Wildlife and Marine Resources Section		
14		Environment & Natural Resources Division P.O. Box 7611		
15		Washington, D.C. 20044		
15		Tel. (202) 305-0201		
16		Fax (202) 305-0275		
17		devon.flanagan@usdoj.gov		
18		/s/ Daniela A. Arregui		
19		DANIELA A. ARREGUI		
		Trial Attorney, New York Bar No. 4714713 Natural Resources Section		
20		Environment and Natural Resources Division		
21		United States Department of Justice		
22		P.O. Box 7611 Washington, D.C. 20044		
23		Tel. (202) 305-0447		
24		Fax (202) 305-0506 daniela.arregui.labarca@usdoj.gov		
25		Attomays for Fodoral Defondants		
26		Attorneys for Federal Defendants		
27				
28		4		

	/s/ Katherine A. Meyer
	KATHERINE A. MEYER District of Columbia Bar No. 244301
	Meyer Glitzenstein & Eubanks, LLP
	4115 Wisconsin Avenue, N.W., Suite 210 Washington, D.C. 20016
	Tel: (202) 588-5206
	kmeyer@meyerglitz.com
	/s/ William N. Lawton
	WILLIAM N. LAWTON District of Columbia Bar No. 1046604
	Meyer Glitzenstein & Eubanks, LLP
	4115 Wisconsin Avenue, N.W., Suite 210 Washington, D.C. 20016
	Tel: (202) 588-5206
	nlawton@meyerglitz.com
	Attorneys for Plaintiffs
IT IS SO ORDERED.	
	$\mathcal{I}(\mathcal{I}_{n})$
Dated: June 6, 2018	
Dated: June 6, 2018	HON. MIRANDA M. DU United States District Judge
Dated: June 6, 2018	HON. MIRANDA M. DU United States District Judge
Dated: June 6, 2018	
	IT IS SO ORDERED.

1	CERTIFICATE OF SERVICE
2	I hereby certify that on June 1, 2018, I electronically filed the foregoing with the Clerk of
3	the Court for the United States District Court for the District of Nevada by using the CM/ECF
4	system, which will serve a copy of the same on the counsel of record.
5	
6	
7	<u>/s/ Devon Lea Flanagan</u> DEVON LEA FLANAGAN
8	Trial Attorney, D.C. Bar No. 1022195 Wildlife and Marine Resources Section
9	Environment & Natural Resources Division
10	P.O. Box 7611 Washington, D.C. 20044
11	Tel. (202) 305-0201 Fax (202) 305-0275
12	devon.flanagan@usdoj.gov
13	
14	
15	
16	
17	
18	
19 20	
20	
21	
22 23	
23	
25	
26	
27	
28	6