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1		
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3	U.S. Department of Justice Environment and Natural Resources Div.	
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5	(303) 844-1348 susan.schneider@usdoj.gov Attorneys for the United States of America	
6	and the state of t	
7	IN THE UNITED STATE FOR THE DISTRIC	
8	FOR THE DISTRIC	I OF NEVADA
9	UNITED STATES OF AMERICA,	IN EQUITY NO. C-125
10	Plaintiff,) SUBFILE NO. C-125-B
11		3:73-cv-00127-ECR-LRL
12	WALKER RIVER PAIUTE TRIBE,	SUBFILE NO. C-125-C
13	Plaintiff-Intervenor,	3:73-cv-00128-ECR-LRL
14	v.	PLAINTIFF PARTIES' SECOND UNOPPOSED MOTION FOR
15	WALKER RIVER IRRIGATION DISTRICT,	EXTENSION OF TIME TO FILE
16	a corporation, et al.,	REPLIES TO MEMORANDA RELATED TO OBJECTIONS TO
17	Defendants.	PROPOSED SERVICE CUTOFF AND SUCCESSOR-IN-INTEREST
18		ORDERS
19	UNITED STATES OF AMERICA,	
20	WALKER RIVER PAIUTE TRIBE,))
21	Counterclaimants,	
22	v.	
23	WALKER RIVER IRRIGATION DISTRICT,	
24	et al.,))
25	Counterdefendants.	
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Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and LR 6-1 and LR 6-2, counsel for the United States of America ("United States"), the Walker River Paiute Tribe ("Tribe"), and Mineral County ("Plaintiff Parties") move the Court for an order extending the time for the Plaintiff Parties to file replies to memoranda related to objections to the proposed service cutoff order (#1613 in C-125-B) and successor-in-interest orders (#1614 in C-125-B; #516 in C-125-C) from February 11, 2011, to on or before February 23, 2011.

In support of the Motion, counsel for the United States, Tribe and Mineral County represent the following:

- The current deadline to file replies is February 11, 2011 (#1627 in C-125-B; #528 in C-125C). Plaintiff Parties anticipate filing one joint or two related replies. This effort requires coordination among the Plaintiff Parties.
- 2. Counsel for Mineral County lives in the vicinity of Taos, New Mexico, where extraordinarily severe weather and extreme cold, snow and high winds last week caused natural gas and electrical service to Taos and surrounding communities in northern New Mexico to be disrupted, starting Thursday, February 3, 2011. Beginning that day, significant numbers of homes and offices that depend on natural gas were without heat, including counsel's office and home. Counsel was forced to close his office during this period. Outdoor temperatures have been as low as 46°below 0° (considering wind chill) and 26° below 0° (without considering wind chill). Although gas service was restored to counsel's home and office in the afternoon of February 7, some area homes are still without gas service and intermittent losses of electricity continue.
- The Governor of New Mexico declared a state of emergency on Thursday, February 3,
 2011, which remains in effect due to the continuing severe weather and gas and electrical

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1	outages. The State and National Guard v	were called in to assist with restoring gas	
2	services.		
3	3	n Tuasday Eshmany 9 2011 Although Minanal	
4	4	n Tuesday, February 8, 2011. Although Mineral	
5	5 County counsel's gas services were restormed	ored late on February 7, 2011, he was forced to	
6	6 close his office once again. As of Febru	ary 9, 2011, his office is open and he reports that	
7	some level of normalcy appears to be ret	urning to the area.	
8	5. These circumstances have significantly i	nterfered with Mineral County counsel's ability	
9 10	to work on the reply and coordinate with	counsel for the United States and the Tribe.	
10	6. Although Mineral County counsel initial	ly suggested an extension of time until Friday,	
12	Echmony 19, 2011, that conflicts with an	other filing obligation of the United States.	
13	Undersigned counsel for the United State	es has a statutory deadline of February 22, 2011,	
14	to file several hundred objections in one	basin of the Montana water rights adjudication.	
15	It is not possible to extend this deadline	and she will be working with her client agency	
16	and office staff through the 18 th to get th	and office staff through the 18 th to get the objections mailed, so they can be received by	
17 18	the Court on Tuesday, February 22, 2011	(Monday is a federal holiday).	
19	7 Counsel for the United States has contact	ted counsel for the Primary Defendants	
20	20 concerning this request. All of them that	responded concurred in this request. ¹	
21	NOW, THEREFORE, based upon the fo	regoing, Plaintiff Parties respectfully request that	
22	22 the Court grant this Unopposed Motion, and ext	the Court grant this Unopposed Motion, and extend the time for Plaintiff Parties to file any	
23	replies, including any revisions to the proposed	replies, including any revisions to the proposed orders, to on or before February 23, 2011.	
24	Re	spectfully submitted,	
25	WALKER RIVER PAIUTE TRIBE	U.S. DEPARTMENT OF JUSTICE	
26	26		
27	27		

 $^{^{1}}$ Attorney John Howard did not respond, but his client has not taken a substantive position on these issues.

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1	By: Wes Williams Jr. (by SLS)	By: /s/ Susan L. Schneider
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4	P.O. Box 100	Denver, Colorado 80202
5	Schurz, Nevada 89427 Attorney for the Walker River Paiute Tribe	Attorney for United States of America
6		ADVOCATES FOR COMMUNITY & ENVIRONMENT
7		
8		By:/s/ Simeon Herskovits (by SLS)
9		Simeon Herskovits Nevada Bar No. 11155
10		P.O. Box 1075
11		El Prado, New Mexico 87529 Attorney for Mineral County
12		
13	<u>ORDER</u>	
14	Dated: February, 2011.	
15	IT IS SO ORDERED.	
16		
17	-	Lawrence R. Leavitt
18	J	Jnited States Magistrate Judge
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1 CERTIFICATE OF SERVICE 2 I hereby certify that on this 9th day of February 2011, I electronically filed the foregoing Petition for Approval of Modification of the Walker River Decree on Behalf of the 3 Yerington Paiute Tribe with the Clerk of the Court using the CM/ECF system, which will send 4 notification of such filing to the following via their email addresses: 5 Marta A. Adams maadams@ag.state.nv.us payoung@ag.state.nv.us 6 Gregory W. Addington 7 greg.addington@usdoj.gov judy.farmer@usdoj.gov joanie.silvershield@usdoj.gov 8 George N. Benesch gbenesch@sbcglobal.net 10 Gordon H. DePaoli gdepaoli@woodburnandwedge.com 11 12 Dale E. Ferguson dferguson@woodburnandwedge.com 13 Simeon M. Herskovits 14 simeon@communityandenvironment.net 15 John W. Howard 16 john@jwhowardattorneys.com_elisam@jwhowardattorneys.com 17 Erin K.L. Mahaney emahaney@waterboards.ca.gov 18 19 David L. Negri david.negri@usdoj.gov 20 Michael Neville 21 michael.neville@doj.ca.gov, cory.marcelino@doj.ca.gov 22 Karen A. Peterson 23 kpeterson@allisonmackenzie.com, egarrison@allisonmackenzie.com 24 Todd A. Plimpton tplimpton@msn.com 25 Laura A. Schroeder 26 counsel@water-law.com 27 28

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9	I further certify that I served a copy	y of the forgoing to the following non CM/ECF
10	participants by U.S. Mail, postage prepaid, thi	s 9 th day of February 2011:
	Ken Spooner	Jim Shaw
11	Walker River Irrigation District	Chief Dep. Water Commissioner
12	P. O. Box 820	U. S. Bd. Water Commissioners
13	Yerington, NV 89447	Post Office Box 853 Yerington, NV 89447
13	John Kramer	Termgton, 117 09117
14	Department of Water Resources	Lyon County District Attorney
15	1416 Ninth Street, Rm 1118	31 South Main Street
16	Sacramento, CA 94814	Yerington, NV 89447
16	Robert L. Hunter	William J Shaw,
17	Western Nevada Agency	Brooke & Shaw, Ltd.
18	Bureau of Indian Affairs	1590 Fourth Street
	311 E. Washington Street Carson City, NV 89701-4065	P.O. Box 2860 Minden, NV 89423
19	Carson City, 111 05701 1005	17111dell, 117 05 125
20	Allen Biaggi	R. C. Howard
21	Dept. of Conservation & Natural Res. State of Nevada	Hale Lane Peek, Dennison & Howard 5441 Kietzke Lane
21	901 S. Stewart St.	Suite 200
22	Carson City, NV 89701	Reno, NV 89511
23	State Engineer - Division of Water	Kelly R. Chase
24	Resources	P.O. Box 2800
	State of Nevada	Minden, NV 89423
25	901 S. Stewart St.	George M. Keele
26	Carson City, NV 89701	George M. Keele 692 Couty Road, Suite A
27		Minden, NV 89423
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9	Sacramento, CA 95814	Yerington, NV 89447
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11	Three Embarcadero Center, Suite 1800	984 Hwy 208
12	San Francisco, CA 94111	Yerington, NV 89447
13	Gary Stone	Domenici 1991 Family Trust
1.4	Water Master	Lona Marie Domenici-Reese
14	290 South Arlington Ave.	P.O. Box 333
15	Reno, NV 89501	Yerington, NV 89447
16	James Fousekis	Richard B. Nuti
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23	Wesley Beverlin, Malissa Hathaway	Rife Sciarani & Co, RA
24	McKeith, Lewis Brisbois Bisgaard Smith	22 HWY 208
-	221 N. Figueroa St., Suite 1200	Yerington, NV 89447
25	Los Angeles, CA 90012	
26	Wasses Day Toyot Assessed	Charles Price
	Weaver Rev. Trust Agreement William M. Jr. & Rosemary F. Weaver,	24 Panavista Circle Yerington, NV 89447
27	Trustees	1 chington, 14 v 07++7
28	2535 Hwy. 338	
	Wellington, NV 89444	

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