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	3	Nevada State Bar No. 4986 DOMENICO R. DePAOLI					
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	5	WOODBURN AND WEDGE 6100 Neil Road, Suite 500					
	6	Reno, Nevada 89511 Telephone: 775 / 688-3000 Attorneys for WALKER RIVER IRRIGATION					
	7						
	8	DISTRICT					
9 IN THE UNITED STATES DISTRICT COURT							
	10	FOR THE DISTRICT OF NEVADA					
Ī	11	UNITED STATES OF AMERICA,	3:73-cv-00127-MMD-WGC				
	12	·)				
	13	Plaintiff,	STIPULATION AND ORDER FOR				
	14	WALKER RIVER PAIUTE TRIBE,) EXTENSION OF TIME TO SUBMIT) PROPOSAL REGARDING				
	15	Plaintiff-Intervenor,	DISCOVERY PROCEDURE AND AGENDA FOR STATUS				
	16	v.	CONFERENCE, AND TO VACATE				
	17	WALKER RIVER IRRIGATION DISTRICT,) STATUS CONFERENCE OF) DECEMBER 18, 2019				
	18	a corporation, et al.,) (First Request)				
	19	Defendants.)				
	20)				
	21	1. Pursuant to the Stipulated Scheduling Order and Discovery Plan (ECF 2437),					
	22	the United States and Walker River Paiute Tribe, and the Walker River Irrigation District, the Nevada Department of Wildlife, Lyon County, Centennial Livestock, Desert Pearl Farms, LLC Peri Family Ranch, LLC, Peri & Peri, LLC and Frade Ranches, Inc., The Schroeder Group					
	23						
	24						
	25	California State Agencies (California State Water Resources Control Board, California					
	26	Department of Fish and Wildlife and the California Department of Parks and Recreation), ar					
	27	Mono County, California (the "Principal Defend	ants"), and Mineral County and the Walker				
	28	Lake Working Group were to submit a proposal to the Court on or before December 16, 20					
		-1-					

concerning, among things, coordination of discovery, including sharing discovery, scheduling discovery, and other matters related to discovery and concerning matters related to dispositive or partially dispositive motions (the "Discovery/Motion Proposal").

- 2. Pursuant to the Minute Order of August 8, 2019 (ECF 2560), the Court scheduled a Status Conference for December 18, 2019 at 10:00 a.m. to, among other things, issue any orders needed to resolve disputes, if any, concerning the Discovery/Motion Proposal among the parties, and to amend the Scheduling Order accordingly, and further directed the United States to prepare an agenda for that Status Conference to be submitted on or before December 13, 2019.
- 3. The United States and Walker River Tribe and the Principal Defendants have exchanged drafts of Discovery/Motion Proposals, and have conferred and met in-person to attempt to resolve the areas of disagreement between them.
- 4. Based upon the parties' exchange of those drafts and their conference, it is clear that the parties have common ground, but also continue to have significant differences between them concerning the content of the Discovery/Motion Proposal.
- 5. In order to attempt to reach an agreement on some or all of those differences, the United States and Walker River Tribe and the Principal Defendants require additional time to confer among themselves and thereafter with each other, and are of the view that with additional time, they will be able to either resolve, or at least significantly reduce, the differences between them.

NOW, THEREFORE, pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and LR IA6-1, the parties stipulate to extend the time to submit the Discovery/Motion Proposal to January 30, 2020, and respectfully request that the Court vacate the December 18, 2019, Status

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1	Conference and reschedule it to a date and time which is after January 30, 2020, and which is	
2	convenient to the Court and the parties.	
3	Dated: December 12, 2019.	
4	WOODBURN AND WEDGE	U.S. DEPARTMENT OF JUSTICE
5		
6	By: / s / Gordon H. DePaoli Gordon H. DePaoli	By: / s / Andrew "Guss" Guarino (per authorization)
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11 12	MEYER, WALKER, CONDON & WALKER, P.C.	c/o U.S. Attorney's Office 800 Park Boulevard, Suite 600
13	By: / s / Alice E. Walker	Boise, Idaho 83712 Attorneys for United States of America
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17	P.C. Wes Williams, Jr., NSB 6864	By: / s / Simeon Herskovits (per authorization)
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19	Schurz, Nevada 89427	P.O. Box 1075
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21 22	OFFICE OF THE ATTORNEY GENERAL OF CALIFORNIA	BEST BEST & KRIEGER
23		By: / s / Roderick E. Walston (per authorization)
24	By: / s / Nhu Q. Nguyen (per authorization)	Roderick E. Walston
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26	P.O. Box 944255 Sacramento, California 94244-2550	Jerry Snyder, NSB 6830
27	Attorneys for California State Agencies	429 W. Plumb Lane Reno, Nevada 89509
28		Attorneys for Lyon County

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1	STATE OF NEVADA OFFICE OF THE ATTORNEY GENERAL	THE COUNTY OF MONO (CA)
3	By: /s / Tori Sundheim	By: /s / Jason Canger
4	(per authorization) Tori Sundheim, NSB 14156	(per authorization) Stacey Simon, County Counsel
4	Sr. Deputy Attorney General	Jason Canger
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	Carson City, Nevada 89701-4717	Mammoth Lakes, California 93546-2415
6	Attorneys for Nevada Department of Wildlife	Attorneys for Mono County
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8	SCHROEDER LAW OFFICES, P.C.	SIMONS HALL JOHNSTON PC
9	By: /s/ Therese A. Ure	By: / s / Brad M. Johnston
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11	Reno, Nevada 89521	Yerington, Nevada 89447
12	Attorneys for The Schroeder Group	Attorneys for Desert Pearl Farms, Peri
1.2		Family Ranch, LLC, Peri & Peri LLC, and
13		Frade Ranches
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	<u>ORDER</u>	
	<u>OK</u>	DEK
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16 17		ORDERED.
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17		ORDERED.
17 18 19	Dated: December, 2019. IT IS SO	ORDERED. William G. Cobb
17 18	Dated: December, 2019. IT IS SO	ORDERED.
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17 18 19 20 21 22 23 24	Dated: December, 2019. IT IS SO	ORDERED. William G. Cobb
17 18 19 20 21 22 23 24 25	Dated: December, 2019. IT IS SO	ORDERED. William G. Cobb
17 18 19 20 21 22 23 24 25 26	Dated: December, 2019. IT IS SO	ORDERED. William G. Cobb

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1	CERTIFICATE OF SERVICE
2	I certify that I am an employee of Woodburn and Wedge and that on the day of
3	December, 2019, I electronically filed the foregoing with the Clerk of the Court using the
4	CM/ECF system, which will send notification of such filing to the parties of record.
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6	/ s / Holly Dewar
7	Holly Dewar
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