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12	UNITED STATES DISTRICT COURT		
13	CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION		
14			
15	CENTER FOR BIOLOGICAL DIVERSITY,		
16	DIVERSITI,	No. 2:22-cv-555	
17	Plaintiff,		
18	V.	Hon. Sherilyn Peace Garnett	
19		STIPULATED AGREEMENT TO	
20	DEBRA HAALAND, Secretary of the Interior, <i>et al.</i> ,	STAY CASE	
21	Defendants		
22	Defendants.		
23	Plaintiff Center for Biological Diversity and Federal Defendants Debra		
24	Haaland, in her official capacity as Secretary of the Interior; the Bureau of Ocean		
25	Energy Management ("BOEM"); the Bureau of Safety and Environmental		
26	Enforcement ("BSEE"); Gina Raimondo, in her official capacity as Secretary of		
27	Commerce; and the National Marine Fisheries Service ("Service") (collectively,		
28			

STIPULATED AGREEMENT TO STAY CASE

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"the Parties") hereby agree and stipulate as follows:

WHEREAS, in 2017, BOEM and BSEE (together, "the Bureaus") and the Service (together with the Bureaus, "the agencies") completed consultation on the effects to marine and anadromous species listed under Section 7(a)(2) of the federal Endangered Species Act ("ESA"), 16 U.S.C. § 1536(a)(2), from the proposed continuation of offshore oil and gas development and production activities in the Southern California Planning Area of the Pacific Outer Continental Shelf. That consultation found that the oil and gas activities on which the agencies consulted were not likely to adversely affect threatened or endangered species or their designated critical habitat. These species included blue whale, fin whale, Central America humpback whale distinct population segment ("DPS"), Mexico humpback whale DPS, North Pacific right whale, sei whale, sperm whale, Western North Pacific gray whale, Guadalupe fur seal, leatherback sea turtle, North Pacific loggerhead sea turtle DPS, East Pacific green sea turtle DPS, olive ridley sea turtle, white abalone, black abalone, southern green sturgeon DPS, and South-Central and Southern California Evolutionarily Significant Units of steelhead trout.

WHEREAS, in April 2021, the Service designated critical habitat for the Central America humpback whale DPS and the Mexico humpback whale DPS. These critical habitat designations include portions of federal waters off California where offshore oil and gas activities on the Pacific Outer Continental Shelf occur.

WHEREAS, in October 2021, an offshore pipeline connected to Platform Elly, an oil processing platform on the Pacific Outer Continental Shelf off California, leaked, spilling oil into the ocean.

WHEREAS, on January 26, 2022, Plaintiff filed a Complaint alleging that the agencies' determinations in the 2017 consultation that offshore oil and gas activities on the Pacific Outer Continental Shelf off California are not likely to adversely affect ESA listed species violate the ESA and Administrative Procedure Act ("APA") and that the agencies' failure to reinitiate consultation regarding the

impacts of offshore oil and gas activities on the Pacific Outer Continental Shelf off California on ESA listed species also violates the ESA and APA. ECF 1.

WHEREAS, the Bureaus sent a letter dated April 19, 2022 to the Service requesting reinitiation of consultation on offshore oil and gas activities on the Pacific Outer Continental Shelf off California, thereby reinitiating ESA Section 7 consultation.

WHEREAS, during reinitiated consultation, the Bureaus intend to update the oil spill risk analysis in the 2017 Biological Assessment to account for new information related to the October 2021 pipeline spill and to consider newly designated critical habitat for the Central America humpback whale DPS and the Mexico humpback whale DPS in portions of the action area.

WHEREAS, during reinitiated consultation, BSEE intends to continue to review proposed actions for potential impacts to listed marine species, and to consider imposing vessel-based conditions, including 10 knot speed restrictions and night travel restrictions, on a permit-by-permit basis when those measures are deemed appropriate to safeguard against potential impacts to marine life.

WHEREAS, the Parties have engaged in settlement discussions in an effort to resolve this dispute without further litigation.

NOW, THEREFORE, THE PARTIES HEREBY STIPULATE AND AGREE AS FOLLOWS:

- 1. The Parties agree to a stay of this litigation to allow the Bureaus and the Service to complete reinitiated consultation, as described in the following paragraphs.
- 2. The Bureaus anticipate providing their consultation package to the Service by February 28, 2023.
- 3. If the Bureaus require additional time to provide their consultation package to the Service, they will notify Plaintiff to discuss. If Plaintiff does not agree that additional time is warranted, Plaintiff's sole remedy is to terminate this

STIPULATED AGREEMENT TO STAY CASE

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Stipulated Agreement and petition the Court to lift the stay and recommence the litigation.

- 4. The Service agrees to conclude the consultation within 180 days of receiving a complete consultation package from the Bureaus. The Service has the sole right to determine whether the package is complete.
- 5. If the Service requires additional time to conclude the consultation, it will notify Plaintiff to discuss. If Plaintiff does not agree that additional time is warranted, Plaintiff's sole remedy is to terminate this Stipulated Agreement and petition the Court to lift the stay and recommence the litigation.
- 6. The Parties may modify the deadlines in Paragraphs 2 and 4 of this Stipulated Agreement by mutual agreement, as described in Paragraphs 3 and 5.
- 7. If the Bureaus submit their consultation package to the Service in accordance with this Stipulated Agreement and the Service concludes the consultation in accordance with this Stipulated Agreement, the Parties will promptly stipulate to the dismissal of Plaintiff's claims in this litigation with prejudice. The Parties agree that, in the event of such dismissal, Plaintiff fully reserves its right to challenge any aspect of the completed ESA consultation in a separate suit, and Federal Defendants reserve any and all defenses to any such challenge. However, Plaintiff may not bring any claims that arise from the 2017 ESA consultation. Other than claims expressly described in this Paragraph, this Stipulated Agreement does not cover and has no effect on any claims of any kind, known or unknown, past, present, or future, that the Parties may have against each other. This Stipulated Agreement represents the entirety of the Parties' commitments with regard to the matters addressed herein.

In light of the above Stipulated Agreement, the Parties respectfully request that the Court stay this case and enter their Proposed Order.

1	DATED: August 24, 2022	TODD KIM, Assistant Attorney General
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CERTIFICATE OF SERVICE

I hereby certify that I caused the foregoing to be served upon counsel of record through the CM/ECF electronic filing system.

/s/ Astrid Stuth Cevallos
ASTRID STUTH CEVALLOS