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1		District Judge John C. Coughenour
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8	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	DEEP SEA FISHERMAN'S UNION OF	Case No. C21-0452-JCC
11	THE PACIFIC,	STIPULATION FOR EXTENSION OF
12	Plaintiff,	TIME
13	V.	NOTED FOR CONSIDERATION:
14	UNITED STATES DEPARTMENT OF COMMERCE, NATIONAL OCEANIC	APRIL 28, 2021
15	AND ATMOSPHERIC	
16	ADMINISTRATION, and NATIONAL MARINE FISHERIES SERVICE,	
17	Defendants.	
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19		
20	COMES NOW, Plaintiff, Deep Sea Fisherman's Union of the Pacific, and Defendants,	
21	United States Department of Commerce, National Oceanic and Atmospheric Administration, and	
22	National Marine Fisheries Service (collectively "Government"), by and through their counsel of	
23	record, pursuant to Federal Rule of Civil Procedure 6 and Local Rules 10(g) and 16, and hereby	
24	jointly stipulate and move for an extension of 30 days for Defendants to respond to the Complaint.	
25	Defendants' responsive pleading to the Complaint is currently due May 10, 2021.	
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27		
	STIPULATION FOR EXTENSION OF TIME	UNITED STATES ATTORNEY

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1 A court may modify a deadline for good cause. Fed. R. Civ. P. 6(b). Continuing pretrial 2 and trial dates is within the discretion of the trial judge. See King v. State of California, 3 784 F.2d 910, 912 (9th Cir. 1986).

4 The parties submit there is good cause for an extension of the deadline. The parties are 5 attempting to resolve Plaintiff's claims short of further litigation. Counsel for the Government 6 needs additional time to review materials and information in an effort to settle the matter. 7 Continuing the existing deadline for a responsive pleading will allow the parties to conserve 8 resources because they will not have to expend resources completing work when the case may 9 become moot or may settle.

10 Therefore, the parties stipulate and agree to a 30-day extension for Defendants to respond to 11 the Complaint. If the matter is not resolved before then, Defendants will respond to the Complaint 12 by June 10th, 2021.

Stipulated to and presented this 28th day of April, 2021.

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TESSA M. GORMAN Acting United States Attorney

16 s/ Spencer Nathan Thal <u>s/ Nickolas Bohl</u> 17 Spencer Nathan Thal, WSBA No. 20074 Nickolas Bohl, WSBA No. 48978 Assistant United States Attorney 18 United States Attorney's Office 700 Stewart Street, Suite 5220 s/Zachariah Nathan William Thal 19 Zachariah Nathan William Thal, WSBA No. 55462 Seattle, Washington 98101-1271 Vanguard Law, LLC Phone: 206-553-7970 20 P.O. Box 939 Fax: 206-553-4067 Poulsbo, Washington 98370 21 Email: nickolas.bohl@usdoj.gov Phone: 206-488-8344 22 Email: spencer@vanguardlawfirm.com *Attorneys for Defendants* Email: zach@vanguardlawfirm.com 23 Attorneys for Plaintiff 24 25 26 27 STIPULATION FOR EXTENSION OF TIME

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ORDER

The parties having stipulated and agreed, it is hereby so ORDERED.

DATED this 29th day of April, 2021.

Joh C Coghanar

JOHN C. COUGHENOUR United States Judge