## **EXHIBIT A**

# (Plaintiffs' Opposition to Intervenor-Defendant's Motion to Expedite Its Motion to Dismiss)

#### Roy Goldberg

From:

Roy Goldberg

Sent:

Monday, July 08, 2013 2:11 PM

To:

Roy Goldberg

Subject:

FW: California. Valley Miwok Tribe

From: Roy Goldberg

Sent: Friday, June 28, 2013 4:05 PM

To: 'sbazzazieh@rosettelaw.com'; 'kenneth.rooney@usdoj.gov'

Cc: 'rosette@rosettelaw.com'; Robert Uram; James Rusk; Christopher Loveland

Subject: Re: California. Valley Miwok Tribe

Our clients do not agree to single out your MTD and have it resolved prior to our long pending motion for judgment.

Roy Goldberg

From: Saba Bazzazieh [mailto:sbazzazieh@rosettelaw.com]

Sent: Friday, June 28, 2013 12:11 PM

To: Rooney, Kenneth (ENRD) < <a href="mailto:Kenneth.Rooney@usdoj.gov">Kenneth (ENRD) < <a href="mailto:Kenneth.Rooney@usdoj.gov">Kenneth.Rooney@usdoj.gov</a>>; Roy Goldberg

Cc: Rob Rosette < rosette@rosettelaw.com >; Robert Uram; James Rusk; Christopher Loveland

Subject: RE: California Valley Miwok Tribe

We do not have a draft that is ready for circulation.

The basis for our request is similar to that contained in our motion to expedite consideration of the motion to intervene, which was granted by the Court in March 2012. It is our position that expediting consideration of the motion to dismiss well within the Court's discretion pursuant to 28 U.S.C. § 1657 as (1) the Tribe is able to demonstrate good cause and (2) granting this motion is in the interests of judicial economy and will prevent the Tribe from suffering additional hardships, especially in light of the fact that briefing was completed on this matter over one year ago.

Please let me know if additional information is needed.

Regards,

Saba Bazzazieh Rosette, LLP Attorneys at Law 565 W. Chandler Blvd., Suite 212 Chandler, AZ 85225

Mobile: (480) 240-0238 Office: (480) 889-8990 Fax: (480) 889-8997

sbazzazieh@rosettelaw.com

www.rosettelaw.com

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From: Rooney, Kenneth (ENRD) [mailto:Kenneth.Rooney@usdoj.gov]

**Sent:** Friday, June 28, 2013 11:34 AM **To:** Roy Goldberg; Saba Bazzazieh

Cc: Rob Rosette; Robert Uram; James Rusk; Christopher Loveland

Subject: RE: California Valley Miwok Tribe

I concur; I cannot adequately provide the federal government's position without knowing what exactly we are taking a position on.

From: Roy Goldberg [mailto:RGoldberg@sheppardmullin.com]

**Sent:** Friday, June 28, 2013 2:33 PM

To: 'Saba Bazzazieh'; Rooney, Kenneth (ENRD)

Cc: Rob Rosette; Robert Uram; James Rusk; Christopher Loveland

Subject: RE: California Valley Miwok Tribe

Can we see a draft?

From: Saba Bazzazieh [mailto:sbazzazieh@rosettelaw.com]

**Sent:** Friday, June 28, 2013 2:31 PM

To: 'Rooney, Kenneth (ENRD)' (Kenneth.Rooney@usdoj.gov); Roy Goldberg

Cc: Rob Rosette

Subject: California Valley Miwok Tribe

Counsel -

Pursuant to local civil rule 7(m), the purpose of this email is to inform you of Intervenor-Defendant's intent to file early next week a motion to expedite consideration of our motion to dismiss, filed in March 2012, in the DC District Court action.

Please advise as to your position on this filing.

Regards,

Saba Bazzazieh Rosette, LLP Attorneys at Law 565 W. Chandler Blvd., Suite 212 Chandler, AZ 85225

Mobile: (480) 240-0238 Office: (480) 889-8990 Fax: (480) 889-8997

<u>sbazzazieh@rosettelaw.com</u>

www.rosettelaw.com

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