Ca	e 2:85-cv-01542-TJH-G Document 243 File	d 10/28/15 Page 1 of 13 Page ID #:110	
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7	UNITED STATES DISTRICT COURT		
8		CT OF CALIFORNIA) Case No. CV 85-1542 TJH (MCx)	
9	Plaintiffs, v.)) TENTH SUPPLEMENTAL	
10	AIR CALIFORNIA, et al.) STIPULATION BY THE COUNTY OF) ORANGE, CALIFORNIA, THE CITY	
11) OF NEWPORT BEACH, STOP) POLLUTING OUR NEWPORT, AND	
12	V.) THE AIRPORT WORKING GROUP) OF ORANGE COUNTY, INC.,	
13 14) AMENDING THE TERMS AND) CONDITIONS OF THE PREVIOUS) STIPULATIONS OF THOSE PARTIES	
14) AND REQUESTING A) MODIFICATION OF AN	
16) EXECUTORY JUDGMENT OF THE) COURT	
17	AND RELATED COUNTERCLAIMS.))	
18)	
19			
20			
21			
	STIPULATION AND [PROPOSED] ORDER	CASE NO. CV 85-1542 TJH (MCx)	

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	STIPULATION AND [PROPOSED] ORDER CASE NO. CV 85-1542 TJH (MCx)

The County of Orange, California ("the County"), which is the certificated proprietor of
 John Wayne Airport, Orange County (SNA) ("JWA"), the City of Newport Beach,
 California ("the City"), Stop Polluting Our Newport ("SPON"), and the Airport
 Working Group of Orange County, Inc. ("AWG"), by their respective counsel, enter
 into the following stipulation:

6 **RECITALS**

On December 15, 1985, this United States District Court entered a final
 judgment ("the confirming judgment") in this action as between the County, the City,
 SPON, and AWG (collectively, "the settling parties") based upon a stipulation executed
 by their respective counsel and submitted to the Court in November 1985 ("the 1985
 Stipulation").

12 2. In addition to the settling parties, the Federal Aviation Administration
13 ("FAA"), and various other parties, including various certificated commercial airlines,
14 were also parties to this action. By a series of stipulations and a confirming order of
15 this Court entered in 1986, the remaining claims and issues in the action were
16 dismissed, without prejudice.

3. The 1985 Stipulation and the confirming judgment (which incorporated
the terms of the 1985 Stipulation) contain certain provisions that are executory and
binding upon, among others, the County, from the date of the Court's entry of the
confirming judgment through the original term of the settlement stipulation that
required it to remain in effect through December 31, 2005.

4. The term of the original settlement stipulation has been extended by the
 settlement parties and modified by Court Order and Judgment. The term of the current
 settlement stipulation requires the stipulation to remain in effect through December 31,
 2030.

5 5. In 1997, a new noise monitoring system was installed at JWA to replace the noise monitoring system that was originally installed at JWA in 1979. Based on the 6 7 results of a side-by-side comparison of noise levels as recorded by the new system and 8 the system installed at JWA in 1979 and recommendations from the County's noise 9 consultant, amendments were made to the 1985 Settlement Agreement in 1999 regarding permitted noise levels for regularly scheduled commercial operations. 10 11 Corresponding amendments were also made to the maximum permitted noise levels in 12 the Phase 2 Access Plan and the County's General Aviation Noise Ordinances 13 ("GANO"). The objective of the modifications to the maximum permitted noise levels 14 was to maintain parity with the existing noise compliance limits and to preserve 15 operational capacity at JWA as agreed to by the settling parties in the 1985 Stipulation, 16 as amended.

17 ADJUSTMENTS TO MAXIMUM PERMITTED NOISE LEVELS

In early 2015, a new noise monitoring system was installed at JWA to
 replace the current noise monitoring system that was originally installed at JWA in
 1997. A side-by-side comparison of the noise levels recorded by the new system and
 the current system was conducted commencing March 1 through May 31, 2015. Based

1 on the results and the data collected through May 31, 2015, and recommendations from 2 the County's noise consultant, the parties wish to once again make appropriate technical adjustments to the maximum permitted noise levels as presently defined in the 3 amended Phase 2 Access Plan, effective October 6, 2015. The objective of these 4 5 modifications is to maintain parity with the existing noise compliance limits, to preserve operational capacity of JWA as agreed to by the settling parties in the 1985 6 Stipulation (as amended) and to maintain the County's grandfathered status of its noise 7 and access restrictions under the Airport Noise and Capacity Act of 1990, commonly 8 9 known as ANCA. The proposed technical adjustments do not result in an increase in actual noise levels at JWA beyond that contemplated by the parties at the time of 10 11 execution of the 1985 Stipulation and any amendments to the 1985 Stipulation.

7. 12 Based upon an analysis of the side-by-side noise data, the maximum 13 permitted noise levels would have to be modified for Class A and Class E Aircraft at noise monitoring stations ("NMS") 1S, 2S, 3S, 4S, 5S, 6S, and 7S. The existing 14 15 sections of the Phase 2 Access Plan which regulate noise levels for scheduled 16 commercial operations are Sections 2.11 (Class A Aircraft) and 2.12 (Class E Aircraft). 17 Those sections of the Phase 2 Access Plan are set forth in Appendix A to this 18 Stipulation, which is incorporated by this reference and made an express part of this 19 document.

8. The parties have agreed to allow the County to amend the relevant sections
of the Phase 2 Access Plan (those sections quoted above) to modify the maximum

permitted noise levels for regularly scheduled commercial airline operations at JWA as
 follows, effective October 6, 2015:

Class A Aircraft

To maintain parity with the existing noise compliance limits and to preserve
existing operational capacity and ANCA grandfathered status at JWA, the maximum
permitted noise levels, as measured at the Departure Monitoring Stations, must be
modified from 101.8 to 102.5 dB SENEL at NMS 1S, from 101.1 to 101.8 dB SENEL
at NMS 2S, from 100.7 to 101.1 dB SENEL at NMS 3S, from 94.1 to 94.8 dB SENEL
at NMS 4S, from 94.6 to 95.3 SENEL at NMS 5S, from 96.1 to 96.8 dB SENEL at
NMS 6S, and from 93.0 to 93.7 dB SENEL at NMS 7S.

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Class E Aircraft

In order to maintain parity with the existing noise compliance limits and to
preserve existing operational capacity and ANCA grandfathered status at JWA, the
maximum permitted noise levels must be modified from 93.5 to 94.1 dB SENEL at
NMS 1S, from 93.0 to 93.5 dB SENEL at NMS 2S, from 89.7 to 90.3 dB SENEL at
NMS 3S, from 86.0 to 86.6 dB SENEL at NMS 4S, from 86.6 to 87.2 dB SENEL at
NMS 5S, from 86.6 to 87.2 at NMS 6S and from 86.0 to 86.6 at NMS 7S.

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STIPULATION AND [PROPOSED] ORDER

IN LIGHT OF THESE CIRCUMSTANCES AND RECITALS, THE PARTIES 1 TO THIS STIPULATION AGREE AS FOLLOWS: 2

AGREEMENT

Subject to the approval of the Court:

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10. The noise level limitations and aircraft noise class definitions of the 1985 5 Stipulation, the confirming judgment, and the Phase 2 Access Plan, as modified by 6 subsequent amendments, shall be further modified as set forth in "Appendix A" to this 7 stipulation which is incorporated by this reference and made an express part of this 8 document, effective October 6, 2015.

9

11. This agreement is subject to the following limitations: (a) provisions of the 10 1985 Stipulation and the confirming judgment, as amended, other than those provisions 11 directly related to the permitted noise levels for regularly scheduled commercial airline 12 operations at JWA shall continue to remain in effect and enforceable by the stipulating 13 parties; and (b) nothing in this stipulation obligates any of the settling parties to enter 14 into or agree to any further stipulations modifying the 1985 Stipulation, or the 15 confirming judgment.

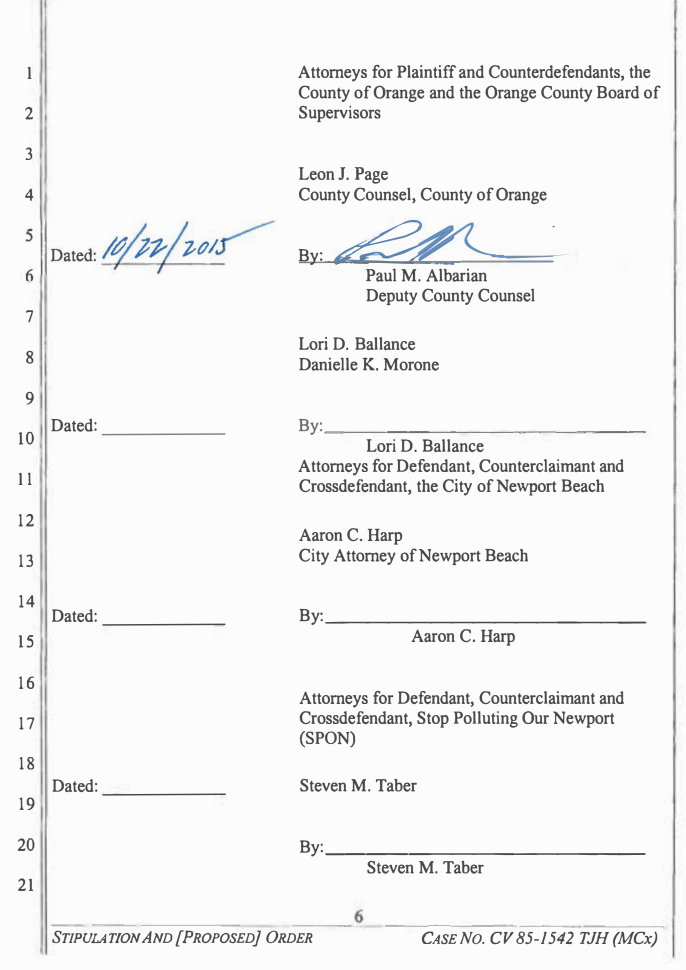
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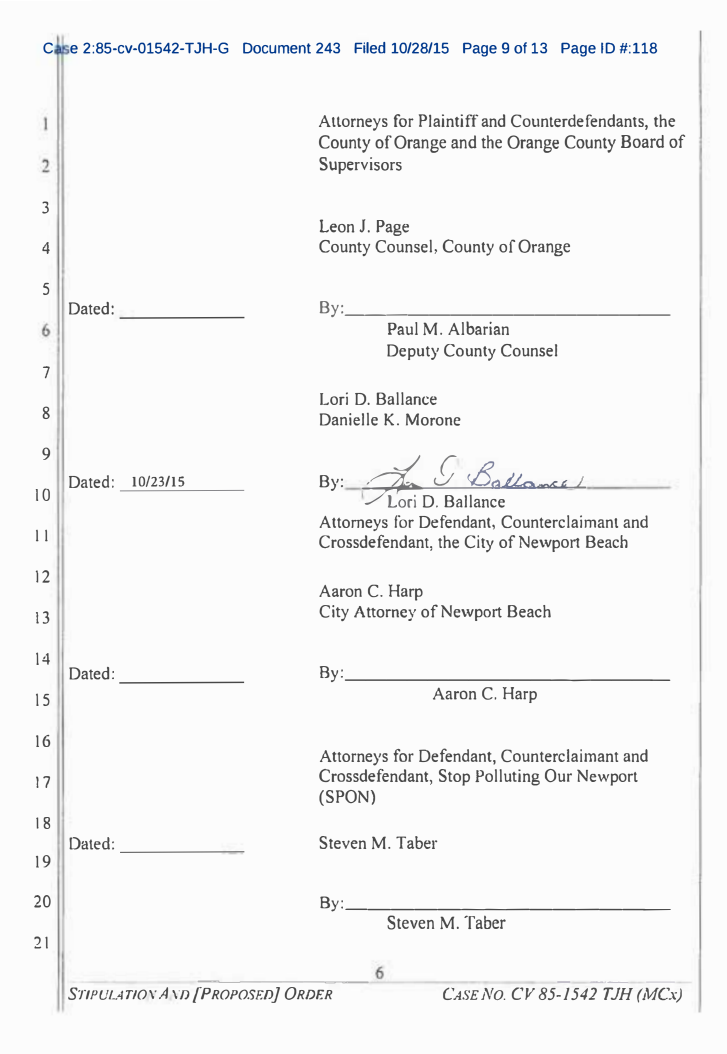
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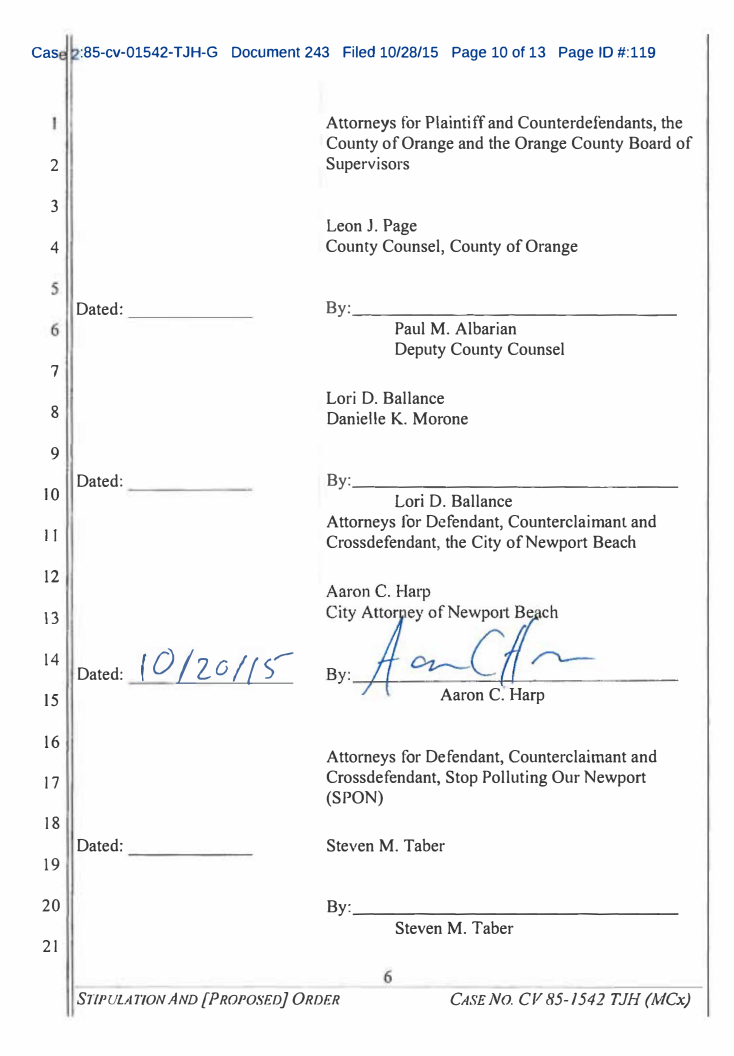
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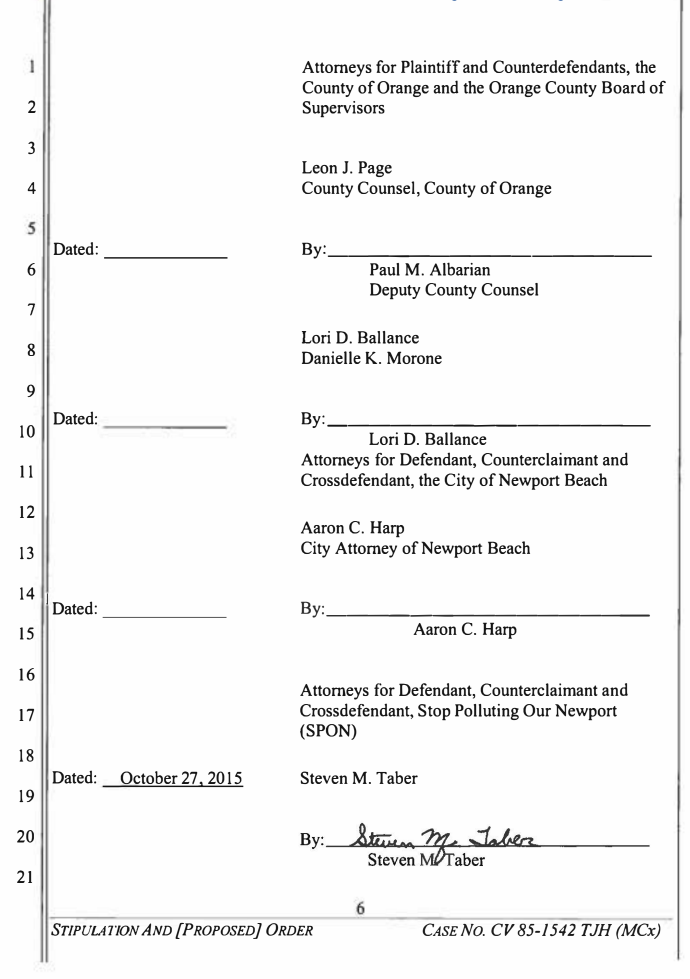
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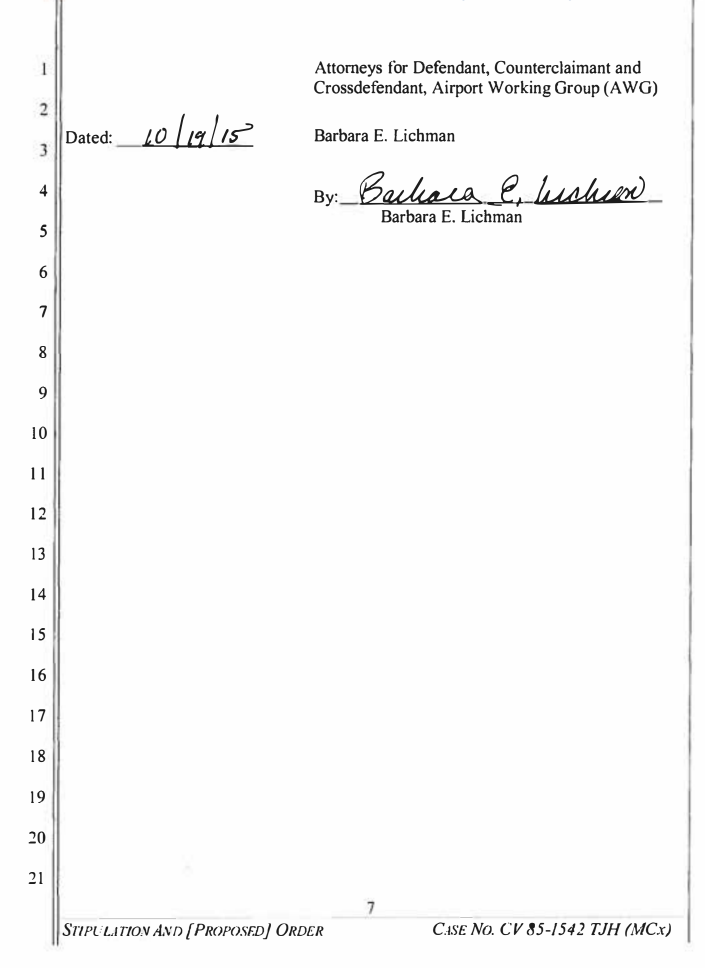






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1	CERTIFICATE OF SERVICE		
2	The undersigned, counsel for COUNTY OF ORANGE, hereby certifies that a true and		
3	correct copy of the attached document was made available for viewing and		
4	downloading through the CM-ECF (Electronic Case Filing) system to all counsel of		
5	record who are registered to receive a Notice of Electronic Filing for this case.		
6	Executed on October 28, 2015		
7	<u>/s/ Lori D. Ballance</u> Lori D. Ballance		
8	Lon D. Banance		
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	8 STIRLUATION AND [PRODOSED] ORDER CASE NO. CV 95, 1542 THU (MCr)		
	STIPULATION AND [PROPOSED] ORDERCASE NO. CV 85-1542 TJH (MCx)		

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7 8 9 10	United States District Court Central District of California Western Division		
11			
12	COUNTY OF ORANGE, et al.,	CV 85-01542 TJH (MCx)	
13	Plaintiffs,		
14	v.	Grder	
15	AIR CALIFORNIA, et al.,		
16	Respondents.		
17	AND RELATED COUNTERCLAIMS.		
18		à la chuir ann an t-airtean an t-	
19	Based on the Tenth Supplemental Stipulation by the County of Orange, the City		
20	of Newport Beach, Stop Polluting Our Newport, and the Airport Working Group of		
21	Orange County, Inc. amending the terms and conditions of the previous stipulations in		
22	this case and requesting a modification of the executory judgment,		
23			

It is Ordered that the noise level limitations and aircraft noise class definitions
of the 1985 Stipulation, the confirming judgment, and the Phase 2 Access Plan, as
modified by subsequent amendments, shall be further modified, effective October 6,
2015, as set forth in "Appendix A" to the Tenth Supplemental Stipulation, which is
incorporated by this reference and made an express part of this Order.

If is further Ordered that the provisions of the 1985 Stipulation and the
confirming judgment, as amended, other than those provisions directly related to the
permitted noise levels for regularly scheduled commercial airline operations at John
Wayne Airport, shall continue to remain in effect and enforceable by the stipulating
parties to the Tenth Supplemental Stipulation.

7 It is further Ordered that nothing in the Tenth Supplemental Stipulation
8 obligates any of the settling parties to enter into or agree to any further stipulations
9 modifying the 1985 Stipulation, or the confirming judgment.

Date: November 2, 2015

Teny J. Hotter, fre

Terry J. Hatter, Jr. Senior United States District Judge