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1	MICHAEL B. JACKSON, SBN. 053808			
2	429 West Main St. P.O. Box 207			
3	Quincy, California 95971			
4	(530) 283-1007			
5	Attorney for Proposed Intervenors CSPA, CSBA, and NCCFFF			
6				
7	UNITED STATES DISTRICT COURT			
8	FOR THE EASTERN DISTRICT OF CALIFORNIA SACRAMENTO DIVISION			
9				
10	COALITION FOR A SUSTAINABLE DE	. ,	No. 1:08-CV-00397-C	WW-GSA
11	BELRIDGE WATER STORAGE DISTRIC BERRENDA MESA WATER DISTRICT,	, ,		
12	HILLS WATER DISTRICT, WHEELER R	RIDGE) NOT	CE OF MOTION TO	) INTERVENE
13	MARICOPA WATER STORAGE DISTRI AND DEE DILLON,		14.2009	
13	Plaintiffs,		July 14, 2008 10:00 a.m.	
	vs. JOHN CARLSON, JR., in his official capac	) Judge city as )	: The Honorable Olive	er W. Wanger
15	Executive Director of the California Fish ar	nd)		
16	Game Commission, RICHARD ROGERS, official capacity as President of the Californ	,		
17	Fish and Game Commission, CINDY	)		
18	GUSTAFSON, in her official capacity as V President of the California Fish and Game	rice )		
19	Commission, JIM KELLOGG, in his official capacity as Member of the California Fish a	,		
20	Game Commission, MICHAEL SUTTON,	in his )		
21	official capacity as Member of the Californ and Game Commission, CALIFORNIA FIS			
22	AND GAME COMMISSION, JOHN	)		
23	MCCAMMAN, in his official capacity as Interim Director of the	)		
24	California DFG, AND CALIFORNIA	)		
25	DEPARTMENT OF FISH AND GAME, Defendants	)		
26		)		
	California Sportfishing Protection Alliance, California Striped Bass Association, Northe	,		
27	California Council of the Federation of	)		
28	Flyfishers, Proposed Intervenors/Defendants	)		
		/		

## TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD

Notice is hereby given that on July 14, 2008, at 10:00 a.m. or as soon thereafter as counsel may be heard by the above-entitled court, the California Sportfishing Protection Alliance, the California Striped Bass Association, and the Northern California Council of the Federation of Fly Fishers, hereinafter CSPA, will and hereby do move the Court for leave to intervene as defendants in the above-entitled action.

By this motion, CSPA seeks an order granting them leave to intervene as defendants in the above-entitled action pursuant to Rule 24 of the Federal Rules of Civil Procedure. This motion is based upon this Notice of Motion and Motion, the Memorandum of Points and Authorities in Support of Motion to Intervene, the Declaration of Jim Crenshaw, the proposed Answer in Intervention, and all pleadings and papers on file in this action, and upon such matters as may be presented to the Court at the time of the hearing.

Dated May 19, 2008

/s/Michael B. Jackson

MICHAEL B. JACKSON Attorney for Proposed Intervenors/Defendants

Notice of Motion and Motion to Intervene - 2