1 ROBERT S. BREWER, JR. United States Attorney GLEN F. DORGAN 2 Assistant U.S. Attorney 3 California Bar No. 160502 Office of the U.S. Attorney 880 Front Street, Room 6293 4 San Diego, CA 92101 Tel: (619) 546-7665 Fax: (619) 546-7751 5 Email: glén.dorgan@usdoj.gov 6 Attorneys for Defendants NATIONAL PARK SERVICE; DAVID L. BERNHARDT, in his official capacity as Secretary of the United States Department of the Interior; and DAVID VELA, in his official capacity as Director of the 7 8 National Park Service 9 UNITED STATES DISTRICT COURT 10 SOUTHERN DISTRICT OF CALIFORNIA 11 12 SAVE THE PARK AND BUILD THE Case No. 3:20-cv-01080-LAB-AHG 13 SCHOOL. 14 Plaintiff, FEDERAL DEFENDANTS' SUPPLEMENTAL STATUS 15 REPORT REGARDING v. RECONSIDERATION 16 NATIONAL PARK SERVICE, et al., 17 Defendants. Courtroom: 14A Judge: Hon. Larry Alan Burns 18 19 20 21 22

Defendants NATIONAL PARK SERVICE, DAVID L. BERNHARDT and DAVID VELA (collectively the "Federal Defendants" or "NPS") respectfully submit the following supplemental statement in response to the Court's Order [ECF #30].

1. In its prior status report dated August 24, 2020 (ECF #33), NPS reported that it was on track to complete its reconsideration analysis and render a decision by today's date, August 31, 2020. In the intervening week, however, NPS learned that additional information may exist that could be material to its analysis, and NPS has taken steps to

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secure this information as soon as possible and before September 4, 2020. Accordingly, NPS now anticipates that it will render a decision no later than September 11, 2020.

2. NPS is mindful that its final decision may impact the pending litigation concerning the injunction, and NPS is further mindful that time is of the essence for the parties litigating the injunction. By delaying the issuance of a final decision until on or before September 11, 2020, it is not NPS' intention to interfere with these matters or cause inconvenience to this Court and the parties. Instead, NPS' sole administrative goal is to ensure that its reconsideration review is thorough and complete.

Date: August 31, 2020

Respectfully submitted, ROBERT S. BREWER, JR. United States Attorney

By /s/ Glen F. Dorgan GLEN F. DORGAN Assistant United States Attorney