

JEAN E. WILLIAMS, Deputy Assistant Attorney General
SETH M. BARSKY, Section Chief
MEREDITH L. FLAX, Assistant Section Chief
DAVIS A. BACKER, Trial Attorney (CO Bar No. 53502)
United States Department of Justice
Environment & Natural Resources Division
Wildlife & Marine Resources Section
Ben Franklin Station
P.O. Box 7611
Washington, DC 20044-7611
Tel: (202) 514-5243
Fax: (202) 305-0275
Email: davis.backer@usdoj.gov

Attorneys for Defendants

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF HAWAII

CENTER FOR BIOLOGICAL)
DIVERSITY, a nonprofit corporation,)
)
Plaintiff,)
v.)
)
)
WILBUR ROSS, in his official)
capacity as Secretary of the United)
States Department of Commerce, *et al.*,)
)
Defendants.)
)

Case No. 1:19-cv-550-JMS-WRP
**STIPULATED SETTLEMENT
AGREEMENT**

This Stipulated Settlement Agreement (“Agreement”) is entered into by and between Defendants, the National Marine Fisheries Service (“NMFS”) and Wilbur

Ross, in his official capacity as Secretary of the United States Department of Commerce and Plaintiff, Center for Biological Diversity (“Center”) (collectively, the “Parties”) who, by and through their undersigned counsel, state as follows:

WHEREAS, on March 15, 2018, the Center petitioned NMFS to list the Cauliflower coral (*Pocillpora Meandrina*) as threatened or endangered under the Endangered Species Act (“ESA”), 16 U.S.C. §§ 1531, *et seq.*;

WHEREAS, on September 18, 2018, NMFS issued a 90-day finding on the Center’s petition to list the Cauliflower coral, pursuant to 16 U.S.C. § 1533(b)(3)(A), concluding that the Center’s petition presented substantial scientific or commercial information indicating that listing the Cauliflower coral under the ESA may be warranted, 83 Fed. Reg. 47,592;

WHEREAS, on May 29, 2019, the Center sent Defendants a letter stating its intent to file suit to compel NMFS to issue a 12-month finding pursuant to 16 U.S.C. § 1533(b)(3)(B) as to whether listing the Cauliflower coral under the ESA is warranted, not warranted, or warranted but precluded;

WHEREAS, on October 10, 2019, the Center filed the above-captioned action to compel NMFS to issue a 12-month finding as to whether the listing of the Cauliflower coral is warranted, not warranted, or warranted but precluded;

WHEREAS, the Parties, through their authorized representatives, and without any final adjudication of the issues of fact or law with respect to Plaintiff’s

claims, have negotiated a settlement that they consider to be a just, fair, adequate, and equitable resolution of the disputes set forth in Plaintiff's complaint;

WHEREAS, the Parties agree that settlement of this action in this manner is in the public interest and is an appropriate way to resolve Plaintiff's complaint;

NOW, THEREFORE, the Parties hereby stipulate and agree as follows:

1. No later than June 30, 2020, NMFS shall review the status of the Cauliflower coral and submit to the Office of the Federal Register for publication a 12-month finding as to whether listing the Cauliflower coral is warranted under the ESA, 16 U.S.C. § 1533(b)(3)(B);
2. The Order entering this Agreement may be modified by the Court upon good cause shown, consistent with the Federal Rules of Civil Procedure, by written stipulation between the Parties filed with and approved by the Court, or upon written motion filed by one of the Parties and granted by the Court. In the event that either Party seeks to modify the terms of this Agreement, including the deadline specified in Paragraph 1, or in the event of a dispute arising out of or relating to this Agreement, or in the event that either Party believes that the other Party has failed to comply with any term or condition of this Agreement, the Party seeking the modification, raising the dispute, or seeking enforcement shall provide the other Party with notice of the claim or modification. The Parties agree that they will meet and confer (either

telephonically or in person) at the earliest possible time in a good-faith effort to resolve the claim before seeking relief from the Court. If the Parties are unable to resolve the claim themselves, either Party may seek relief from the Court.

3. In the event that Defendants fail to meet the deadline in Paragraph 1 and have not sought to modify this Agreement, Plaintiff's first remedy shall be a motion to enforce the terms of this Agreement, after following the dispute resolution procedures described above. This Agreement shall not, in the first instance, be enforceable through a proceeding for contempt of court.
4. This Agreement requires only that Defendants take the action specified in Paragraph 1. No provision of this Agreement shall be interpreted as, or constitute, a commitment or requirement that Defendants take action in contravention of the ESA, the Administrative Procedure Act ("APA"), or any other law or regulation, either substantive or procedural. Nothing in this Agreement shall be construed to limit or modify the discretion accorded to Defendants by the ESA, APA, or general principles of administrative law with respect to the procedures to be followed in making any determination required herein, or as to the substance of any determinations made pursuant to Paragraph 1 of the Agreement. To challenge any final determination issued

pursuant to Paragraph 1, Plaintiff must file a separate action. Defendants reserve the right to raise any applicable claims or defenses to such challenges.

5. No part of this Agreement shall have precedential value in any litigation or in representations before any court or forum or in any public setting. No Party shall use this Agreement or the terms herein as evidence of what does or does not constitute a reasonable timeline for issuing a 12-month listing decision for any petitioned species.
6. Nothing in this Agreement shall be construed or offered as evidence in any proceeding as an admission or concession of any wrongdoing, liability, or any issue of fact or law concerning the claims settled under this Agreement or any similar claims brought in the future by any other party. Except as expressly provided in this Agreement, none of the Parties waives or relinquishes any legal rights, claims, or defenses it may have. This Agreement is executed for the purpose of settling Plaintiff's complaint, and nothing herein shall be construed as precedent having preclusive effect in any other context.
7. Without waiving any defenses or making any admissions, Defendants agree to pay Plaintiff \$7,000 in attorneys' fees and costs. Plaintiff agrees to accept the \$7,000 from Defendants in full satisfaction of any and all claims, demands, rights, and causes of action for any and all attorneys' fees and costs

Plaintiff reasonably incurred in connection with the above captioned litigation through the signing of this Agreement.

8. Plaintiff agrees to furnish Defendants with the information necessary to effectuate the \$7,000 payment set forth by Paragraph 8. Payment will be made to the Center by electronic funds transfer. Defendants agree to submit all necessary paperwork for the processing of the attorneys' fees award to the Department of Treasury's Judgment Fund Office within fifteen (15) days from receipt of the necessary information from Plaintiff or from approval of this Agreement by the Court, whichever is later.
9. By this agreement, Defendants does not waive any right to contest fees and costs claimed by Plaintiff or Plaintiff's counsel in any future litigation or continuation of the present action.
10. Nothing in this Agreement shall be interpreted as, or shall constitute, a requirement that Defendants are obligated to pay any funds exceeding those available, or take any action in contravention of the Anti-Deficiency Act, 31 U.S.C. § 1341, or any other applicable appropriations law.
11. The Parties agree that this Agreement was negotiated in good faith and that it constitutes a settlement of claims that were dispute by the Parties. By entering into this Agreement, none of the Parties waive any legal rights, claims, or defenses except as expressly stated herein. This Stipulation

contains all of the terms of agreement between the Parties concerning the complaint, and is intended to be the final and sole agreement between the Parties with respect thereto. The Parties agree that any prior or contemporaneous representations or understanding not explicitly contained in this written Agreement, whether written or oral, are of no further legal or equitable force or effect.

12. The undersigned representatives of each Party certify that they are fully authorized by the Party or Parties they represent to agree to the terms and conditions of this Agreement and do hereby agree to the terms herein. Further, each Party, by and through its undersigned representative, represents and warrants that it has the legal power and authority to enter into this Agreement and bind itself to the terms and conditions contained in this Agreement.
13. The terms of this Agreement shall become effective upon entry of an Order by the Court ratifying this Agreement.
14. Upon adoption of this Agreement by the Court, all counts of Plaintiff's complaint shall be dismissed with prejudice. Notwithstanding the dismissal of this action, however, the Parties hereby stipulate and respectfully request that the Court retain jurisdiction to oversee compliance with the terms of this

Agreement and to resolve any motions to modify such terms. *See Kokkonen v. Guardian Life Ins. Co. of Am.*, 511 U.S. 375 (1994).

Dated: March 4, 2020

Respectfully submitted,

/s/ Maxx Phillips

MAXX PHILLIPS (HI Bar No. 10032)
Center for Biological Diversity
1188 Bishop Street, Suite 2412
Honolulu, HI 96813
Tel: (808) 284-0007
Email: mphillips@biologicaldiversity.org

MIYOKO SAKASHITA (CA Bar No. 239639)
Center for Biological Diversity
1212 Broadway, Suite #800
Oakland, CA 94612
Tel: (510) 844-7100 ext. 308
Email: miyoko@biologicaldiversity.org

Attorneys for Plaintiff

JEAN E. WILLIAMS,
Deputy Assistant Attorney General
SETH M. BARSKY, Section Chief
MEREDITH L. FLAX,
Assistant Section Chief

/s/ Davis A. Backer

DAVIS A. BACKER
Trial Attorney (CO Bar No. 53502)
United States Department of Justice
Environment & Natural Resources Division
Wildlife & Marine Resources Section
Ben Franklin Station
P.O. Box 7611
Washington, DC 20044-7611
Tel: (202) 514-5243
Fax: (202) 305-0275
Email: davis.backer@usdoj.gov

Attorneys for Defendants

ATTESTATION OF CONCURRENCE

In accordance with Civil Local Rule 5-1(i)(3), I hereby attest that I obtained concurrence in the filing for the signatures of all counsel indicated by a conformed signature (“/s/”) within this e-filed document.

/s/ *Davis A. Backer*

DAVIS A. BACKER

Trial Attorney (CO Bar No. 53502)

United States Department of Justice

Environment & Natural Resources Division

Wildlife & Marine Resources Section

Ben Franklin Station

P.O. Box 7611

Washington, DC 20044-7611

Tel: (202) 514-5243

Fax: (202) 305-0275

Email: davis.backer@usdoj.gov

CERTIFICATE OF SERVICE

I hereby certify that on March 4, 2020, I electronically filed the foregoing Stipulated Settlement Agreement with the Clerk of the Court using the CM/ECF system, which will send notification of this filing to the attorneys of record.

/s/ Davis A. Backer

DAVIS A. BACKER

Trial Attorney (CO Bar No. 53502)

United States Department of Justice

Environment & Natural Resources Division

Wildlife & Marine Resources Section

Ben Franklin Station

P.O. Box 7611

Washington, DC 20044-7611

Tel: (202) 514-5243

Fax: (202) 305-0275

Email: davis.backer@usdoj.gov