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8	CALIFORNIA REGIONAL WATER QUALITY CONTROL BOARD				
9	SAN DIEGO REGION				
10	0 IN THE MATTER OF: NATIONAL STE	ELAND			
11	1 SHIPBUILDING	COMPANY'S MOTION TION THAT THE			
12	ABATEMENT ORDER NO. R9-2010-0002 (SHIPYARD SEDIMENT CLEANUP)REGIONAL WAT CONTROL BOAL				
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## MOTION FOR CLARIFICATION THAT THE REGIONAL BOARD WILL ADDRESS NASSCO'S CEQA MOTION

Designated Party National Steel and Shipbuilding Company ("NASSCO") hereby moves
for clarification of the Presiding Officer's August 6, 2010 Order that NASSCO's Motion
Requesting Determination That Tentative Cleanup and Abatement Order No. R9-2010-0002 Is
Exempt From the California Environment Quality Act ("NASSCO's CEQA Motion") will now
be set for hearing before the members of the Regional Water Quality Control Board, San Diego
Region ("Regional Board"), at the Regional Board's earliest opportunity.

On July 23, 2010, NASSCO moved the full Regional Board to determine whether 9 Tentative Cleanup and Abatement Order No. R9-2010-0002 (the "Tentative CAO") is exempt 10 from CEOA pursuant to sections 15307, 15308 and 15321 of CEOA's implementing regulations 11 set forth in Title 14 of the California Code of Regulations ("CEQA Guidelines"). NASSCO's 12 CEQA Motion was addressed to the full Regional Board, based on the Regional Board's 13 responsibility—as the acting lead agency for the Tentative CAO—to determine if CEOA applies 14 as a matter of Board policy. See CEQA Guidelines § 15061(a). NASSCO's CEQA Motion gave 15 notice that it was moving for consideration from the full Regional Board at the Regional Board's 16 August 11, 2010, regularly-scheduled hearing, or as soon thereafter as the matter could be heard. 17 See NASSCO's Notice of Motion and Motion at 1. 18

On July 27, 2010, the Presiding Officer issued an Order requesting that NASSCO
"submit additional memoranda in support of its motion setting forth the legal authority of the
Presiding Officer to determine whether the CAO is categorically exempt from CEQA."
Presiding Officer's July 27, 2010, Order at 1. On August 2, 2010, NASSCO submitted the
requested additional briefing setting forth the Regional Board's jurisdiction to decide the CEQA
issue and the limited circumstances where the Presiding Officer may decide with delegated
Board authority.

On August 6, 2010, the Presiding Officer issued an Order concluding that he "does not
have the authority either as a Presiding Officer or as a Board member to make the determination
of whether a categorical exemption [from CEQA] is appropriate for [the Tentative CAO]."

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NASSCO'S MOTION FOR CLARIFICATION THAT THE REGIONAL WATER QUALITY CONTROL BOARD WILL ADDRESS ITS CEQA MOTION Presiding Officer's August 6, 2010, Order at 2. On this basis, the Presiding Officer styled his
 order as a denial of NASSCO's CEQA Motion. *Id.*

While as a matter of time and efficiency it may have been constructive for the Presiding
Officer to consider whether he had the authority to rule directly on NASSCO's CEQA Motion,
NASSCO's CEQA Motion was originally presented for the full Regional Board's consideration,
and the Presiding Officer's determination that he lacks the authority to decide NASSCO's CEQA
Motion does not resolve NASSCO's CEQA Motion on the merits.

As NASSCO originally moved for the Regional Board's consideration, and as CEQA
Guidelines § 15061 makes clear that this determination is properly within the Regional Board's
authority as the lead agency for the Tentative CAO, NASSCO now moves for clarification that
its CEQA Motion will be presented to the full Regional Board at its next regularly schedule
hearing on September 8, 2010, or as soon thereafter as it may be heard, for the Regional Board to
make a public policy determination that its review and issuance of the Tentative CAO is
categorically exempt from CEQA.

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16	Dated: August 7, 2010	LATHAM & WATKINS LLP
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18		By By
19		Kelly E. Richardson Attorneys for Designated Party NATIONAL STEEL AND
20		SHIPBUILDING COMPANY
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1	PROOF OF SERVICE		
2 3	I am employed in the County of San Diego, State of California. I am over the age of 18 years and not a party to this action. My business address is Latham & Watkins LLP, 600 West Broadway, Suite 1800, San Diego, CA 92101-3375.		
4	On August 7, 2010, I served the following document described as:		
5			
6	NATIONAL STEEL AND SHIPBUILDING COMPANY'S MOTION FOR CLARIFICATION THAT THE REGIONAL WATER QUALITY CONTROL BOARD WILL ADDRESS ITS CEQA MOTION		
7	by serving a true copy of the above-described document in the following manner:		
8			
9		RONIC MAIL	
10	Upon written agreement by the parties, the above-described document was transmitted via		
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15		Shelley Campbell	
13		Shiller Campbell	
12	Executed on August 7, 20	10, at San Diego, California.	
11	of perjury under the laws of the State of California that the foregoing is true and correct.		
10	to practice before, this Court at whose direction the service was made and declare under penalty		
9 10	I declare that I am employ	red in the office of a member of the Bar of, or permitted	
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