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April 2, 2012

VIA ELECTRONIC FILING

Ms. Cynthia T. Brown
Chief, Section of Administration
Office of Proceedings
Surface Transportation Board
395 E Street, SW
Washington, D. C. 20423

re: Docket No. NOR 42133, Sierra Railroad Company and Sierra
Northern Railway v. Sacramento Valley Railroad, LLC, McClellan
Business Park, LLC and County of Sacramento

Dear Ms. Brown:

Attached is the Joint Motion for Extension of Procedural Order.

If you have any question concerning this filing, please let me know.

Sincerely yours,


Fritz R. Kahn

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cc: Louis E. Gitomer, Esq.

ENTERED
Office of Proceedings
April 2, 2012
Part of
Public Record

SURFACE TRANSPORTATION BOARD

Docket No. NOR 42133

SIERRA RAILROAD COMPANY AND SIERRA NORTHERN RAILWAY,

Complainants,

v.

SACRAMENTO VALLEY RAILROAD, LLC, MCCLELLAN BUSINESS
PARK, LLC AND COUNTY OF SACRAMENTO,

Respondents.

JOINT MOTION FOR EXTENSION OF PROCEDURAL ORDER

Complainants, Sierra Railroad Company and Sierra Northern Railway, and Defendants, Sacramento Valley Railroad, LLC, McClellan Business Park, LLC and County of Sacramento, pursuant to 49 C.F.R. 1104.7(b), respectfully request that the procedural schedule, entered by Decision, served January 23, 2012, be extended until further order of the Board, and as grounds therefore they state, as follows:

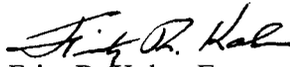
1. Complainants, on February 27, 2012, filed their Motion to Compel asking the Board to require the Defendants to respond more fully to their First Set of Interrogatories, Document Production Requests and Requests for Admission, and Defendants, on March 19, 2012, filed their Response. The Board has not yet resolved the discovery dispute.

2. The procedural schedule contemplated that the Complainants would file their opening evidence and arguments by April 9, 2012, provided that the Board resolved the discovery dispute in the meantime. Complainants would be disadvantaged if they were

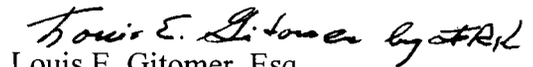
required to file their opening evidence and argument in advance of the Board's resolving the discovery dispute.

3. Promptly upon service of the Board's Decision resolving the discovery dispute, Complainants and Defendants, by their counsel, will endeavor to agree upon a procedural schedule and submit it to the Board for its consideration and, if acceptable, its approval.

Respectfully submitted,


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Dated: April 2, 2012