

ATTACHMENT A

FILED

UNITED STATES COURT OF APPEALS
FOR THE NINTH CIRCUIT

JUN 24 2010

MOLLY C. DWYER, CLERK
U.S. COURT OF APPEALS

NATIVE VILLAGE OF POINT HOPE; et
al.,

Petitioners,

v.

KEN SALAZAR, Secretary Of The
Interior and MINERALS
MANAGEMENT SERVICE,

Respondents,

STATE OF ALASKA and SHELL
OFFSHORE INC,

Respondents-Intervenors.

No. 09-73942

DOI No.
Department of Interior

ORDER

ALASKA ESKIMO WHALING
COMMISSION and INUPIAT
COMMUNITY OF THE ARCTIC
SLOPE,

Petitioners,

SHELL OFFSHORE INC. and STATE OF
ALASKA,

Intervenors,

No. 09-73944

DOI No.
Department of Interior

v.

KEN SALAZAR, Secretary Of The
Interior and MINERALS
MANAGEMENT SERVICE,

Respondents.

NATIVE VILLAGE OF POINT HOPE; et
al.,

Petitioners,

STATE OF ALASKA,

Intervenor,

SHELL GULF OF MEXICO INC.,

Intervenor - Pending,

v.

KEN SALAZAR, Secretary Of The
Interior and MINERALS
MANAGEMENT SERVICE,

Respondents.

No. 10-70166

DOI No.
Department of Interior

ALASKA ESKIMO WHALING
COMMISSION and INUPIAT
COMMUNITY OF THE ARCTIC
SLOPE,

Petitioners,

No. 10-70368

DOI No.
Department of Interior

v.

KEN SALAZAR, Secretary Of The
Interior and MINERALS
MANAGEMENT SERVICE,

Respondents,

SHELL GULF OF MEXICO INC.,

Respondent-Intervenor.

Before: KOZINSKI, Chief Judge, BEA and IKUTA, Circuit Judges.

A judge of this court has called for a vote to determine whether this case will be reheard en banc pursuant to Federal Rule of Appellate Procedure 35(a). Within 21 days of the filed date of this order, the parties shall file simultaneous briefs addressing their respective positions on whether this case should be reheard en banc.

Parties who are registered for ECF must file the response electronically without submission of paper copies. Parties who are not registered ECF filers must file the original response plus 50 paper copies.