1 2 3 4 5 6	MICHAEL J. JURKOVICH 148895 DOUGLAS TUCKER 172550 HENRY Y. CHIU 222927 KIMBLE, MacMICHAEL & UPTON A Professional Corporation 5260 North Palm Avenue, Suite 221 Fresno, California 93704-2215 Telephone: (559) 435-5500 Facsimile: (559) 435-1500 Attorneys for Defendant, CAVALRY INVESTMENTS, LLC	
7		
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10	FRES	SNO DIVISION
11		* * *
12	JEFF REICH, individually and doing business as THE REICH LAW FIRM,	Case No. CIV. F-04-5546 REC DLB
13	Plaintiff,	STIPULATION AND ORDER RE.
14	VS.	REVISED POST-TRIAL BRIEFING SCHEDULE
15	CAVALRY INVESTMENTS, LLC,	
16	Defendant.	
17		
18	The following is hereby recited, stipulated and agreed between plaintiff Jeff Reich,	
19	individually and doing business as The Reich Law Firm ("Reich") and defendant Cavalry	
20	Investments, LLC ("Cavalry"):	
21	1. The parties previously stipulated to a post-trial briefing schedule, which was	
22	subsequently ordered by the Court. The parties now stipulate to revise said	
23	briefing schedule as follows, and respectfully request a Court Order for the same.	
24	2. The parties shall meet and confer for the purpose of arriving at Stipulated	
25	Proposed Findings of Fact and Conclusions of Law. Said Stipulated Proposed	
26	Findings of Fact and Conclusions of Law shall be filed with the Court no later	
27	than June 1, 2009.	
LAW OFFICES 28 Kimble, MacMichael & Upton A PROFESSIONAL CORPORATION 5260 NORTH PALM AVENUE SUITE 221 P. O. Box 9489 FRESNO, CA 93792-9489	/// STIPULATION AND ORDER RE.	1 REVISED POST-TRIAL BRIEFING SCHEDULE Dockets.Justia.cor

1	3. Reich's Closing Brief and Non-Stipulated Proposed Findings of Fact and	
2	Conclusions of Law shall be filed with the Court, and served on counsel for	
3	Cavalry, no later than June 1, 2009.	
4	4. Cavalry's Closing Brief and Non-Stipulated Proposed Findings of Fact and	
5	Conclusions of Law shall be filed with the Court, and served on counsel for	
6	Reich, no later than July 1, 2009.	
7	5. Reich's Reply to Cavalry's Closing Brief and Non-Stipulated Proposed Findings	
8	of Fact and Conclusions of Law shall be filed with the Court, and served on	
9	counsel for Cavalry, no later than July 16, 2009. Said Reply shall respond only to	
10	matters addressed in Cavalry's Closing Brief and Non-Stipulated Proposed	
11	Findings of Fact and Conclusions of Law. Any new matter shall be stricken.	
12	Dated: April <u>22</u> , 2009. KIMBLE, MacMICHAEL & UPTON A Professional Corporation	
13		
14	By <u>/s/ Henry Y. Chiu</u> HENRY Y. CHIU	
15	Attorney for Defendant, CAVALRY INVESTMENTS, LLC	
16		
17	Dated: April <u>22</u> , 2009. CORNWELL & SAMPLE, LLP A Limited Liability Partnership	
18		
19	By <u>/s/ Stephen R. Cornwell</u> STEPHEN R. CORNWELL	
20	Attorney for Plaintiff, JEFF REICH, individually and dba	
21	THE REICH LAW FIRM	
22		
23	ORDER	
24	So ordered, as stipulated.	
25	Dated: April 23, 2009.	
26	1st Dennis L. Beck	
27	/s/ Dennis L. Beck HON. DENNIS L. BECK Magistrate Judge for the United States	
LAW OFFICES 28 Kimble, MacMichael	District Court, Eastern District of California	
& Upton A Professional Corporation 5260 North Palm Avenue Suite 221 P. O. Box 9489 Fresno, CA 93792-9489	2 STIPULATION AND ORDER RE. REVISED POST-TRIAL BRIEFING SCHEDULE	