1 2 4 5 6 7 8 9	Philip C. Bourdette SBN 47492 Miriam Bourdette SBN 151980 BOURDETTE & PARTNERS 2924 West Main Street Visalia, CA 93291 (559) 625-8425 Fax (559) 625-8491 pcbb@bourdettelaw.com mrbb@bourdettelaw.com Attorneys for Plaintiffs Bowles, Craven, McPhe Pamela Yates SBN 137740 Wendy S. Dowse SBN 261224 Kaye Scholer LLP	rson & Poole
10 11 12 13 14	1999 Avenue of the Stars, Suite 1600 Los Angeles, CA 90067 (310) 788-1142 FAX (310) 22913-1942 pyates@kayescholer.com wdowse@kayescholer.com Attorneys for Defendants Wyeth LLC And Pharmacia Upjohn Co. LLC	
15 16 17 18 19	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA FRESNO DIVISION	
20 21 22 23 24 25 26 27 28	SHIRLEY BOWLES & GERALD BOWLES Plaintiffs, vs. WYETH LLC, {An indirect wholly-owned subsidiary of Pfizer Inc.} PHARMACIA & UPJOHN COMPANY LLC {An indirect wholly owned subsidiary of Pfizer Inc.} Defendants.	Case #. 1:04-CV-06346-OWW-DLB STIPULATION TO CONTINUE DATES FOR FILING JOINT SCHEDULING STATEMENTS AND INITIAL SCHEDULING CONFERENCES AND ORDER Dates: June 23 and 29, 2011 Time: 8:15 AM Courtroom 3 – Judge Oliver W. Wanger
		1

Stipulation re Continuing Filing of JSC Statements and Initial Scheduling Conferences – Bowles, Craven, McPherson, Poole

BETTY CRAVEN & GEORGE CRAVEN) Case #. 1:10-CV-02382-OWW-DL
Plaintiffs,	/))
VS.)
WYETH LLC, {An indirect wholly-owned)
subsidiary of Pfizer Inc. } PHARMACIA & UPJOHN COMPANY LLC {An indirect)
wholly owned subsidiary of Pfizer Inc.})
)
Defendants.)
) _)
GLORIETTE MCPHERSON Plaintiff,) Case #. 1:10-CV-02384-OWW-DL
VS.)
WYETH LLC, {An indirect wholly-owned)
subsidiary of Pfizer Inc.} PHARMACIA & UPJOHN COMPANY LLC {An indirect)
wholly owned subsidiary of Pfizer Inc.})
Defendants.)
)
)
VICTORIA POOLE & DELBERT POOLE) Case #. 1:10-CV-02397-OWW-DL
Plaintiffs,)
VS.)
WYETH LLC, {An indirect wholly-owned)
subsidiary of Pfizer Inc. } PHARMACIA &	
UPJOHN COMPANY LLC {An indirect wholly owned subsidiary of Pfizer Inc.})
Defendants.)
)
) _)
	2

1	IT IS HEREBY STIPULATED BY & BETWEEN ALL PARTIES THAT:		
2	1. The date for Filing a Joint Scheduling Conference Statement in the above		
3		captioned cases be continued from June 16 (Craven & McPherson) and	
4	June 22 (Bowles) and June 23 (Phillips), 2011 to August 12, 2011.		
5			
6	2. The date for the Initial Scheduling Conferences be continued from June 23		
7	(Craven & McPherson,) June 29 (Bowles) and June 30, 2011 (Poole) to		
8	August 19, 2011.		
9 10		Respectfully submitted,	
11	DATED: May 2, 2011	BOURDETTE AND PARTNERS	
12	DATED: May 2, 2011	By /s/ Philip C. Bourdette	
13		Philip C. Bourdette Attorneys for Plaintiffs	
14			
15	DATED: May 2, 2011	KAYE SCHOLER LLP	
16		By: <u>/s/ Wendy S. Dowse</u> Wendy S. Dowse	
17	Attorneys for Defendants		
18			
19			
20			
21	IT IS SO ORDERED.		
22	Dated: May 2.	2011 /s/ Oliver W. Wanger UNITED STATES DISTRICT JUDGE	
23 24		UNITED STATES DISTRICT JUDGE	
25			
26			
27			
28			
		3	
	Stipulation re Continuing Filing of JSC Statements and Initial Scheduling Conferences – Bowles, Craven, McPherson, Poole		