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11	MICHAEL TATER-ALEXANDER
12	UNITED STATES DISTRICT COURT
13	FOR THE EASTERN DISTRICT OF CALIFORNIA
14	FRESNO DIVISION
15	MICHAEL TATER-ALEXANDER, ) Case No. CV-F-08-372 OWW SMS
16	Plaintiff, ) STIPLY ATION TO AMEND
17	vs.  STIPULATION TO AMEND SCHEDULING ORDER TO CONTINUE EXPERT DISCOVERY
18	LONNIE R. AMERJAN, et al.,  ) CONTINUE EXPERT DISCOVERY  DEADLINE; and ORDER
19	Defendants. Complaint Filed: March 14, 2008
20	
21	IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN THE PARTIES
22	through their counsel of record as follows:
23	WHEREAS, pursuant to the Court's Scheduling Order expert discovery in this matter
24	is currently set to close on October 29, 2010;
25	WHEREAS, the parties, through counsel attended a telephone conference with
26	Magistrate Judge Sheila K. Oberto on October 15, 2010. At said conference, the settlement
27	conference scheduled for October 20, 2010 was continued to December 2, 2010. (ECF Doc.
28	No. 110);
	Page 1 STIPULATION TO CONTINUE EXPERT DISCOVERY DEADLINE

1	WHEREAS, the parties believe it is in the interest of all parties to incur the cost and
2	complete expert discovery after the settlement conference now set for December 2, 2010;
3	WHEREAS, the parties agree to waive the subpoena requirements for expert
4	depositions and will voluntarily produce experts for deposition at agreed upon dates and
5	times
6	THEREFORE, the parties hereby stipulate and agree to the following modification to
7	the Scheduling Order:
8	1. Expert discovery shall close on December 23, 2010.
9	2. The subpoena requirements for expert depositions are waived by the parties and each
10	party will voluntarily produce experts for deposition at agreed upon dates and times.
11	
12	DATED: 10/15/10 THE LAW FIRM OF KALLIS & ASSOCIATES, P.C.
13	D /G /
14	By:/S/ M. JEFFERY KALLIS, attorneys for Plaintiff MICHAEL TATER-ALEXANDER
15	Plaintiff MICHAEL TATER-ALEXANDER
16	DATED: 10/15/10 BUSTAMANTE, O'HARA & GAGLIASSO, PC
By: /S/ ANDREW V. STEARNS STEVEN M. BERKI, attorneys for	DATED. 10/13/10 BUSTAMANTE, O HARA & GAGEIASSO, I C
	By: /S/
	STEVEN M. BERKI, attorneys for
20	Plaintiff MICHAEL TATEŘ-ALEXANDER
DATED: 10/15/10 LAW OFFICES OF BENJAMIN RATLIFF	DATED 10/15/10 ANY OFFICER OF BENJAMIN BARNIER
	DATED: 10/15/10 LAW OFFICES OF BENJAMIN RATLIFF
23	By:
24	BENJAMIN LEE RATLIFF, attorneys for
Defendants, CITY OF CLOVIS, CLOVIS POLICE CORPORAL LONNIE R. AMERJAN, and CLOVING THE CONTROL OF T	CORPORAL LONNIE R. AMERJAN, and CLOVIS POLICE OFFICER TINA STIRLING
26	OFFICER THASTIREING
27	
28	
	Page 2 STIPULATION TO CONTINUE EXPERT DISCOVERY DEADLINE

1	DATED: 10/15/10 STAMMER, MCKNIGHT, BARNUM & BAILEY
2	
3	By: /S/ CAREY HUGH JOHNSON, attorneys for
4	CAREY HUGH JOHNSON, attorneys for  Defendants, COMMUNITY REGIONAL MEDICAL CENTER  and NURSE MARILYN JO GREENE
5	and NURSE MARILYN JO GREENE
6	DATED: 10/15/10 MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP
7	
8	By: /S/
9	By: /S/ DANIEL LAWRENCE WAINWRIGHT, attorneys for <b>Defendant, DR. THOMAS MANSFIELD</b>
10	Defendant, DR. THOMAS MANSFIELD
11	FINAL PROCEDURES 15.1 AND 15.2 STATEMENT
12	I hereby attest that concurrence in the filing of this document has been obtained from each
13	signatory above pursuant to Local Final Procedures 15.1 and 15.2.
14	DATED: 10/15/10 <b>BUSTAMANTE ♦ O'HARA ♦ GAGLIASSO, PC</b>
15	
16	By: /S/ ANDREW V. STEARNS
17	ANDREW V. STEARNS Attorneys for Plaintiff
18	
19	
20	IT IS SO ORDERED.
21	Dated: October 19, 2010 /s/ Oliver W. Wanger UNITED STATES DISTRICT JUDGE
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	Page 3
	STIPULATION TO CONTINUE EXPERT DISCOVERY DEADLINE