2 3 4 5 6 7	Joseph W. Carcione, Jr., Esq. (State Bar No. 56693) Aaron B. Markowitz, Esq. (State Bar No. 220694) CARCIONE, CATTERMOLE, DOLINSKI, OKIMOTO, STUCKY, UKSHINI, MARKOWITZ & CARCIONE, L.L.P. A Professional Corporation 601 Brewster Avenue P.O. Box 3389 Redwood City, CA 94064 Telephone: (650) 367-6811 Attorneys for Plaintiffs: LUCIO CORRAL RODRIGUEZ, individually, and as Successor in Interest to the decedents, MARICRUZ CORRAL, IVAN ALEXANDER CORRAL, and LUCIO ANTHONY CORRAL				
10	UNITED STATES DISTRICT COURT				
11	EASTERN DISTRICT OF CALIFORNIA				
12	FRESNO DIVISION				
13	LUCIO CORRAL RODRIGUEZ, individually, and as Successor in Interest to	Case No.: 1:08-CV-00856-OWW-GSA			
14	the decedents, MARICRUZ CORRAL, IVAN ALEXANDER CORRAL, and	STIPULATION AND ORDER RE EXTENSION OF THE EXPERT DISCOVERY CUTOFF			
15	LUCIO ANTHONY CORRAL,				
16	Plaintiff,				
17	vs.	Dept. 10 Judge: Magistrate Judge Gary S. Austin			
	COUNTY OF STANISLAUS, CITY OF MODESTO, CITY OF RIVERBANK,				
	STATE OF CALIFORNIA, AMTRAK CALIFORNIA, BURLINGTON NORTHERN SANTA FE RAILWAY; and				
21	DOES 1 to 200, /				
22					
23					
24	WHEREAS the date for Expert Discovery Cutoff in this matter is currently set for July				
25	30, 2010.				
26	WHEREAS the Court has expressed concern with any further extension of expert				
27	discovery as it might impact other dates.				
28	WHEREAS the parties have now agreed to conduct all of the depositions in California,				
	1.				
179602 / abm	STIPULATION AND [PROPOSED] ORDER RE EXTENSION OF THE EXPERT DISCOVERY CUTOFF				

1	with all parties sharing the costs of all experts travel.			
2	WHEREAS under the circumstances, it will not be possible to complete all of the			
3	depositions by July 30, 2010.			
4	WHEREAS the parties agree that any further continuance of the expert discovery cut-			
5	off will have no effect on their abilities to adhere to the remaining dates set by the Court.			
6	The Parties Stipulate and Agree as follows:			
7	a) The date for Expert Discovery Cut-off should be continued from July 30, 2010			
8	to September 1, 2010.			
9	b) This extension will not affect any other pre-trial conference and trial dates.			
10	SO STIPULATED AND AGREED			
11	Carcione, Cattermole, Dolinski,			
12	Okimoto, Stucky, Ukshini, Markowitz & Carcione, llp			
13	Dated: July 19, 2010 By: /s/ Aaron B. Markowitz, Esq.			
14	Dated: July 19, 2010 By: <u>/s/ Aaron B. Markowitz, Esq.</u> Attorney for Plaintiff, Lucio Corral Rodriguez			
15	Lucio Conar Rounguez			
16	Lombardi, Loper & Conant, LLP			
17	Dated: July 19, 2010 By: /s/ Vincent Castillo, Esq.			
18	Attorney for Defendant/Counter-Claimant National Railroad Passenger Corporation and			
19	Defendant BNSF Railway Company			
20				
21	Dated: July 19, 2010 By: /s/ Dan Farrar, Esq.			
22	Attorney for Defendant County of Stanislaus			
23				
24	Moreno, Becerra, Guerrero & Casillas			
25	Dated: July 19, 2010 By: /s/ Danilo J. Becerra, Esq.			
26	Attorney for Plaintiffs Aida Lopez Verdugo, Estate of Ramona Lopez			
27	Verdugo, Robert Lopez Valenzuela, a minor, Roberto Lopez, Rosario Verdugo, Araceli			
28	Armenta Lopez, Julian Armenta Valenzuela			
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	STIPULATION AND [PROPOSED] ORDER RE EXTENSION OF THE EXPERT DISCOVERY CUTOFF			

1	Based on the forgoing and the stipulation of the parties, this Court finds good cause for			
2	the following Order:			
3	a)	The date for Expert Discovery Cut-off is continued from July 30, 2010 to		
4		September 1, 2010.		
5	b)	No other dates will be co	ntinued as a result of this continuance of the Expert	
6		Discovery Cut-off, and n	o party can use this continuance as a basis to claim the	
7	need to continue any other dates.			
8	ORDER			
9	IT IS SO ORDERED.			
10	Dated:	: <u>July 19, 2010</u>	/s/ Gary S. Austin UNITED STATES MAGISTRATE JUDGE	
11			UNITED STATES MAGISTRATE JUDGE	
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