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8			
9			
10	UNITED STATES DISTRICT COURT		
	EASTERN DISTRICT OF CALIFORNIA		
11	* * *		
12	JODI MANSER, an individual	) Case No. 1:08-cv-01250-LJO-SMS	
13	Plaintiff,	JOINT STIPULATION REGARDING	
14	vs. SIERRA FOOTHILLS PUBLIC UTILITY	EXTENSION OF DISCOVERY FOR COMPLETION OF DEPOSITIONS	
15	DISTRICT; MICHAEL STIELER, an individual; PAUL FREDRICKS, an	) )	
16	individual; MARC NEFF, an individual and Does 1-50 inclusive,	) )	
17	Defendants.	Complaint Filed: August 21, 2008	
18		) )	
19	<b>DEMAND FOR JURY TRIAL</b>		
	District IODI MANCED (handingfram	"DL-''-(CC)" 1 D-f1 CIEDD A EQOTINI I C	
20	Plaintiff JODI MANSER (hereinafter "Plaintiff") and Defendants SIERRA FOOTHILLS		
21	PUBLIC UTILITY DISTRICT, MICHAEL STIELER, PAUL FREDERICK, and MARC NEFF		
22	(hereinafter collectively "Defendants"), by and through their respective attorneys of record,		
23	hereby stipulate and agree as follows:		
24	RECITALS		
25	WHEREAS Counsel for both sides have conferred in good faith regarding the current		
26	discovery deadline of January 22, 2010 pursuant to the Scheduling Order issued by this Court,		

LAW OFFICES Sutton Hatmaker Law Corporation 6715 N. PALM AVENUE SUITE 214 FRESNO, CA 93704

JOINT STIPULATION REGARDING EXTENSION OF DISCOVERY

1	Plaintiff and Defendants hereby respectfully request that the Court modify its Scheduling Order	
2	to permit Plaintiff to conduct the depositions of Heather Stieler, Sherry Brown, and Tanya Benjamin upon such dates and times as are mutually convenient to all counsel.	
3		
4		
5	Dated: January 21, 2010 SUTTON HATMAKER LAW CORPORATION	
6		
7	By/s/ Jared Hague JARED HAGUE	
8	Attorney for Plaintiff JODI MANSER	
9		
10	Dated: January 21, 2010 BETTS & RUBIN	
11		
12	By /s/ James B. Betts JAMES B. BETTS Attorneys for Defendants SIERRA	
13 14	DISTRICT, MICHAEL STIELER, PAUL	
15		
16	In consideration of the aforementioned stipulation, the discovery deadline is extended from January 22, 2010, to February 19, 2010. All other deadlines and dates remain unchanged.	
17		
18	IT IS SO ORDERED.	
19	D . I	
20	/s/ Gary S. Austin	
21		
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24		
25		
Sutton Hatmaker Law Corporation 6715 N. PALM AVENUE		
SUITE 214 ZU FRESNO, CA 93704	2  JOINT STIPLIL A TION BEGARDING EXTENSION OF DISCOVERY	

JOINT STIPULATION REGARDING EXTENSION OF DISCOVERY