1	GREBEN & ASSOCIATES 125 E. DE LA GUERRA ST., STE 203		
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4	Jan A. Greben, SBN 103464 jan@grebenlaw.com		
5	Christine M. Monroe, SBN 304573 <u>christine@grebenlaw.com</u>		
6	Attorneys for Plaintiffs GARY COPPOLA, an individual; GARY COPPOLA, as SUCCESSOR TRUSTEE OF THE VIOLA M. COPPOLA IRREVOCABLE TRUST; and GARY COPPOLA,		
7	as TRUSTEE OF THE ANTHONY M. COPPOL.	A TRUST	
8			
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CAL	IFORNIA - FRESNO DIVISION	
11	GARY COPPOLA, an individual, GARY	Case No.: 1:11-CV-01257-AWI-BAM	
12	COPPOLA, as SUCCESSOR TRUSTEE OF THE VIOLA M. COPPOLA IRREVOCABLE TRUST; and GARY COPPOLA, as TRUSTEE		
13	OF THE ANTHONY M. COPPOLA TRUST;	STIPULATION AND ORDER EXTENDING EXPERT WITNESS	
14	Plaintiffs,	SCHEDULING DEADLINES	
15	v.		
16	PARAGON CLEANERS (formerly sued as GREGORY SMITH, an individual); et al.		
17	Defendants.		
18	Defendants.		
19	RELATED CROSS AND COUNTER-CLAIMS		
20			
21			
22	IT IS HEREBY STIPULATED by and I	between Plaintiffs Gary Coppola, Gary Coppola as	
23	successor trustee of the Viola M. Coppola Irrevocable Trust, and Gary Coppola as trustee of the		
24	Anthony M. Coppola Trust; Defendant Rich	ard Laster; Defendant Paragon Cleaners, Inc.;	
25	Defendants the Jane Higgins Nash Trust, Jane N	Tash as Executor of the Estate of Decatur Higgins	
26	AKA the Estate of Mabel Elaine Higgins, Nash Pr	roperties LLC, David H. Nash and Richard P. Nash	

as the successor trustees of the Jane Nash Trust, a trust created under the terms of the Last Will and

Testament of Mabel Elaine Higgins, formerly known as the Mabel Elaine Higgins Testamentary

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1	Trust and commonly known as the Jane Higgins Nash Trust; as well as Defendant California Water		
2	Service Company; Defendant City of Visalia; Defendant Martin and Martin Properties LLC; an		
3	Defendant Visalia Unified School District (collectively "Parties")		
4	The Parties hereby agree and stipulate to extend the expert discovery deadlines set forth i		
5	the Court's Scheduling Order [Doc 320] as follows.		
6	- Initial Expert Witness Disclosures, currently scheduled for June 10, 2016, shall be moved		
7	to June 24, 2016.		
8	- Supplemental Expert Witness Disclosures, currently scheduled for July 8, 2016, shall be		
9	moved to July 22, 2016.		
10	All other deadlines remain unchanged, including the close of expert discovery which is se		
11	for September 16, 2016. The parties stipulate in good faith and request that the Court adopt thi		
12	modified schedule.		
13			
14	Dated: March 3, 2016 GREBEN & ASSOCIATES		
15	(Authorized on: February 25, 2016)		
16	/s/ Jan A. Greben		
17	Jan A. Greben Christine M. Monroe		
18	Attorneys for Plaintiffs and Counter Defendants GARY COPPOLA, an individual; GARY		
19	COPPOLA, as SUCCESSOR TRUSTEE OF THE VIOLA M. COPPOLA IRREVOCABLE		
20	TRUST; and GARY COPPOLA, as TRUSTEE		
21	OF THE ANTHONY M. COPPOLA TRUST		
22			
23	Detail Manuf 2 2016 CHALCOLAW		
24	Dated: March 3, 2016 GUALCO LAW		
25	(Authorized on: February 25, 2016)		
26	/s/ Lori J. Gualco Lori J. Gualco		
27	Attorney for Defendant RICHARD LASTER		
28			

1	Dated: March 3, 2016	GUALCO LAW
2	(Authorized on: February 25, 2016)	
3		/s/ Lori J. Gualco
4		Lori J. Gualco Attorney for Defendant PARAGON
5		CLEANERS, INC.
6		
7		
8	Dated: March 3, 2016	WILLIAMS, BRODERSEN & PRITCHETT LLP
9	(Authorized on: February 25, 2016)	
10	,	/s/ Steven R. Williams
11		Steven R. Williams
12		Attorney for Defendants THE JANE HIGGINS NASH TRUST; JANE NASH, as EXECUTOR
13		OF THE ESTATE OF DECATUR HIGGINS AKA THE ESTATE OF MABEL ELAINE
14		HIGGINS; NASH PROPERTIES, LLC; and
15		DAVID H. NASH, and RICHARD P. NASH, as the SUCCESSOR TRUSTEES OF THE JANE
16		NASH TRUST, a trust created under the terms of the Last Will and Testament of Mabel Elaine
17		Higgins, formerly known as the Mabel Elaine Higgins Testamentary Trust and commonly
18		known as the Jane Higgins Nash Trust
19		
20		WOOD CMITH HENNING & DEDMANTED
21	Dated: March 3, 2016	WOOD, SMITH, HENNING & BERMAN LLP
22	(Authorized on: February 25, 2016)	
23		/s/ Patrick S. Schoenburg
24		David F. Wood Patrick S. Schoenburg
25		Attorneys for Defendant CALIFORNIA WATER SERVICE COMPANY
26		
27		
28		

1	Dated: March 3, 2016	HERR, PEDERSEN & BERGLUND LLP
2	(Authorized on: February 29, 2016)	
3	(Authorized on: February 29, 2010)	/s/ Ron Statler
4		Leonard C. Herr
5		Ron Statler Attorneys for Defendant CITY OF VISALIA
6		
7		
8	Dated: March 3, 2016	ALLEN, MATKINS, LECK, GAMBLE, MALLORY & NATSIS LLP
9	(Authorized on Fahrmany 25, 2016)	
10	(Authorized on: February 25, 2016)	/s/Time C. Hara
11		/s/ Tim C. Hsu Emily L. Murray
12		Tim C. Hsu Attorneys for Defendant MARTIN AND
13		MARTIN PROPERTIES, LLC
14		
15		NELCON & DOZIED
16	Dated: March 3, 2016	NELSON & ROZIER
17	(Authorized on: February 26, 2016)	
18		/s/ Clayton Christenson
19		John L. Rozier Clayton Christenson
20		Attorneys for Defendant VISALIA UNIFIED SCHOOL DISTRICT
21		
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1	ORDER		
2	The Court having considered the parties' Stipulation to modify the scheduling order		
3	deadlines finds that good cause exists to continue the expert discovery deadlines to the following		
4	dates:		
5	1. Expert Disclosures: June 24, 2016		
6	2. Rebuttal Expert Disclosures: July 22, 2016		
7	All other deadlines remain unchanged, including the close of expert discovery which is set		
8	for September 16, 2016.		
9	IT IS SO ORDERED.		
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11	Dated: March 3, 2016  /s/ Barbara A. McAuliffe UNITED STATES MAGISTRATE JUDGE		
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