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4	Fresno, CA 93711 Tel. (559) 432-4500		
5	Fax (559) 432-4590         djamison@dowlingaaron.com; cseymour@dowlingaaron.com         Atternave for Disintiffe		
6	Attorneys for Plaintiffs		
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10	FRESNO DIVISION		
11	Horisons Unlimited, a California nonprofit	) CASE NO. 14-CV-00123-LJO/MJS	
12	corporation and Horisons Unlimited Health Care, a California Corporation,	) ) STIPULATION AND ORDER TO	
13	Plaintiffs,	) CONTINUE DATES	
14	vs.	) ) Complaint Filed: January 28, 2014	
15	Santa Cruz-Monterey-Merced Managed Medical	) Trial Date: Not Yet Set	
16	Care Commission dba Central California Alliance for Health; County of Merced; Golden Valley Health	)	
17	Centers,	)	
18	Defendants.	)	
19		)	
20		)	
21		)	
22	On July 18, 2014, Plaintiffs HORISONS UNLIMITED and HORISONS UNLIMITED		
23	HEALTH CARE ("Plaintiffs") filed their First Amended Complaint in the above-captioned		
24 25	action against Defendants SANTA CRUZ-MONTEREY-MERCED MANAGED MEDICAL		
	CARE COMMISSION dba CENTRAL CALIFORNL	A ALLIANCE FOR HEALTH	
26 27	("Alliance"); the COUNTY OF MERCED (the "County	y"); and GOLDEN VALLEY HEALTH	
27	CENTERS ("Golden Valley"). Golden Valley has not yet made an appearance in this action.		
20	-1-	Case No. 14-CV-00123-LJO/MJS	
	STIPULATION		

Oliver Wanger. Plaintiffs and Alliance reached This settlement may affect Plaintiffs' remaining interest of efficiency and conservation of judicia Golden Valley's deadline for responding to the D	claims, if any, against Golden Valley. In the al resources, Plaintiffs have agreed to extend		
This settlement may affect Plaintiffs' remaining interest of efficiency and conservation of judicia Golden Valley's deadline for responding to the D	claims, if any, against Golden Valley. In the al resources, Plaintiffs have agreed to extend		
interest of efficiency and conservation of judicia Golden Valley's deadline for responding to the	al resources, Plaintiffs have agreed to extend		
Golden Valley's deadline for responding to the	-		
inclusive	Golden Valley's deadline for responding to the First Amended Complaint to September 9, 2014,		
inclusive.			
STIPULATION			
Given the above, the parties HEREBY STIPULATE AND AGREE AS FOLLOWS:			
1. Golden Valley's response to Plaintiff's First Amended Complaint shall be			
due September 9, 2014.			
IT IS SO STIPULATED.			
Dated: August 26, 2014	DOWLING AARON INCORPORATED		
	By: /s/Daniel O. Jamison		
	DANIEL O. JAMISON Attorney for Plaintiffs		
	HORISONS UNLIMITED and		
	HORISONS UNLIMITED HEALTH CARE		
Dated: August 26, 2014	GORDON & REES, LLP		
	By: <u>/s/Brian P. Maschler</u>		
	BRIAN P. MASCHLER Attorney for Defendant		
	GOLDEN VALLEY HEALTH CENTERS		
-	2-		
	Case No. 14-CV-00123-LJO/MJS		
STIPULATION			
	inclusive. STIPUI Given the above, the parties HEREBY S 1. Golden Valley's response to Plai due September 9, 2014. IT IS SO STIPULATED. Dated: August 26, 2014 Dated: August 26, 2014		

1	ORDER	
2	Good cause appearing, the above Stipulation is approved and adopted as the Order of this	
3 4	court. Golden Valley's response to Plaintiff's First Amended Complaint in CASE NO. 14-CV-	
5	00123-LJO/MJS is due September 9, 2014.	
6		
7	IT IS SO ORDERED.	
8		
9	Dated: <u>August 28, 2014</u> <u>Isl Michael J. Seng</u>	
10	UNITED STATES MAGISTRATE JUDGE	
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	Case No. 14-CV-00123-LJO/MJS	
	STIPULATION	