1	McCormick, Barstow, Sheppard, Wayte & Carruth LLP		
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5	Attorneys for DINUBA UNIFIED SCHOOL		
6	DISTRÍCT		
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION		
10			
11	H.S., a legal minor, A.S., a legal minor, and	Case No. 1:14-CV-003	399-AWI-SAB
12	K.S., a legal minor, by and through their Guardian ad Litem, HEIDI G. SHAMP; HEIDI		
13	G. SHAMP, individually,		
14	Districting.	STIPULATION AND ORDER REGARDING EXTENSION OF TIME	
15	Plaintiffs,		
16	v.	SCHOOL DISTRI	T, DINUBA UNIFIED ICT, TO RESPOND
17	A OTTA EMDS DOOSTED CLUD olso DINITIDA	TO PLAINTIFFS	
18	AQUA EMPS BOOSTER CLUB, aka DINUBA AQUA EMPS, a nonprofit California	Complaint Filed:	March 20, 2014
19	coporation; JAMES LAMB, aka JIM LAMB, individually, and his capacity as President of the		
20	DINUBA AQUA EMPS; ERIKA HUNTER, aka ERICA HUNTER, individually and in her capacity as Vice President of the DINUBA		
21	AQUA EMPS; LIZZ MARROQUIN,		
22	individually, and in her capacity as Secretary of the DINUBA AQUA EMPS; DINUBA UNIFIED SCHOOL DISTRICT;		
23	ONITED SCHOOL DISTRICT,		
24	Defendants.		
25	Detenualits.		
26			
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## 1 STIPULATION OF THE PARTIES 2 IT IS HEREBY STIPULATED AND AGREED between the Plaintiffs and Defendant, 3 DINUBA UNIFIED SCHOOL DISTRICT ("DUSD"), by and through their respective counsel, that 4 defendant, DUSD, shall be granted an extension of time in which to answer or otherwise respond to 5 Plaintiffs' Complaint in the matter of SHAMP et al v. AQUA EMPS BOOSTER CLUB, aka 6 DINUBA AQUA EMPS, a nonprofit California coporation; et al,. 7 The parties hereby stipulate and agree that Defendant, DUSD, shall answer or otherwise 8 respond to Plaintiffs' March 20, 2014 Complaint pursuant to the terms of this Stipulation on or before 9 Monday, May 5, 2014. 10 This Stipulation may be executed in counterparts and by facsimile signature, each of which, 11 when executed, shall be an original and all of which together shall constitute one in the same 12 Stipulation. This Stipulation contains the entire agreement among the signing parties. 13 The undersigned hereby consents to the terms set forth in the foregoing Stipulation. 14 Dated: April 10, 2014 McCORMICK, BARSTOW, SHEPPARD WAYTE & CARRUTH LLP 15 16 /s/Daniel L. Wainwright By:\_\_ 17 Daniel L. Wainwright Attorneys for Defendant 18 DINUBA UNIFIED SCHOOL DISTRICT 19 Dated: April 10, 2014 H&K, INC., Attorneys at Law 20 21 By: /s/David M. Hogue 22 David M. Hogue Attorneys for Plaintiffs 23 H.S., a legal minor, A.S., a legal minor, and K.S., a legal minor, by and through 24 their Guardian ad Litem, HEIDI G. SHAMP; HEIDI G. SHAMP, individually 25 26

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## ORDER OF THE COURT REGARDING STIPULATION

Pursuant to the Stipulation and Agreement of counsel for the parties and FOR GOOD CAUSE showing, the Court ORDERS that Defendant, DINUBA UNIFIED SCHOOL DISTRICT, shall have until **Monday, May 5, 2014** to either answer or otherwise respond to Plaintiffs' March 20, 2014 Complaint for Damages.

UNITED STATES MAGISTRATE JUDGE

IT IS SO ORDERED.

Dated: **April 10, 2014** 

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MCCORMICK, BARSTOW, SHEPPARD, WAYTE & CARRUTH LLP 7647 NORTH FRESNO STREET FRESNO, CA 93720