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**Attorneys for Defendants** SACRAMENTO COUNTY, SACRAMENTO COUNTY SHERIFF'S DEPARTMENT, JOHN MCGINNESS, DANIEL ZUNIGA, ADRIAN ZUNIGA, DEPUTY POWE, DEPUTY HELLER (erroneously sued as "MUELLER") and DEPUTY SCHANNEP (erroneously sued as "SCHANAP")

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF CALIFORNIA**

THOMAS LUDAVICO, Sr., THOMAS LUDAVICO, Jr.; ASHLEY LUDAVICO, CASE NO. 2:08-CV-01473-FCD-JFM

Plaintiffs,

vs.

SACRAMENTO COUNTY, a Government Entity; SACRAMENTO COUNTY SHERIFF'S DEPARTMENT, a Public Entity; JOHN MCGINNESS, an individual; ELK GROVE UNIFIED SCHOOL DISTRICT, a Public Entity; DANIEL ZUNIGA, an individual; ADRIAN ZUNIGA, an individual; JIM ROSE, an individual; DEPUTY POWE, an individual; DEPUTY MUELLER, an individual; DEPUTY SCHANAP, an individual; and DOES 1 to 50, inclusive,

Defendants.

**SUPPLEMENTAL STIPULATION AND  
ORDER TO EXTEND TIME FOR  
DEFENDANTS TO FILE A RESPONSE  
TO PLAINTIFFS' SECOND  
CORRECTED SECOND AMENDED  
COMPLAINT**

**Complaint Filed: 06/24/2008  
2<sup>nd</sup> Corrected 2<sup>nd</sup> Amended Complaint  
Filed: 08/05/2011**

Pursuant to Local Rule 144(a), it is hereby stipulated and agreed by and between Plaintiffs THOMAS LUDAVICO, SR., THOMAS LUDAVICO, JR., AND ASHLEY LUDAVICO and Defendants SACRAMENTO COUNTY, SACRAMENTO COUNTY SHERIFF'S DEPARTMENT, JOHN MCGINNESS, DANIEL ZUNIGA, ADRIAN ZUNIGA, DEXTER POWE, MICHAEL HELLER, BRETT SCHANNAP, GREG HANKS, CHRIS MORA, JOHN SYDOW, and CHRIS WEIGHTMAN, by and through their respective undersigned counsel, that Defendants may have until September 30, 2011 to respond to Plaintiffs' Second Corrected Second Amended Complaint [Docket No. 68].

The parties filed a similar stipulation requesting an extension to August 29, 2011 so they could focus their time and resources on the Voluntary Dispute Resolution Program (VDRP) Session scheduled for August 24, 2011 [Docket No.70]. The Court granted that request by Order dated August 19, 2011 [Docket No. 71].

On August 23, 2011, the day before the scheduled VDRP Session, the VDRP Neutral, Mr. Mark Wasser, advised that he had an emergency and would have to reschedule the Session. The VDRP Session is now rescheduled for September 22, 2011. Therefore, the parties respectfully request a further extension of time, giving Defendants until September 30, 2011 to respond to Plaintiffs' Second Corrected Second Amended Complaint. If that session does not result in a settlement, Defendants will move forward with filing their responsive pleading.

**IT IS SO STIPULATED**

Dated: August 25, 2011

PORTER SCOTT  
A PROFESSIONAL CORPORATION

By /s/ Michael W. Pott  
Michael W. Pott  
Derek J. Haynes  
Attorneys for Defendants

Dated: August 25, 2011

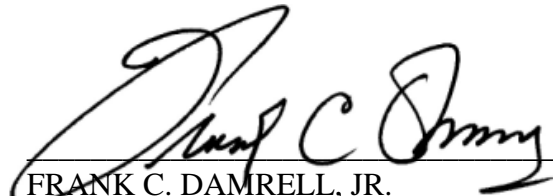
By: /s/ William E. Bonham (authorized 08/25/11)  
William E. Bonham  
Attorney for Plaintiffs

**ORDER**

This Court, having considered the parties stipulation, orders that Defendants SACRAMENTO COUNTY, SACRAMENTO COUNTY SHERIFF'S DEPARTMENT, JOHN MCGINNESS, DANIEL ZUNIGA, ADRIAN ZUNIGA, DEXTER POWE, MICHAEL HELLER, BRETT SCHANNAP, GREG HANKS, CHRIS MORA, JOHN SYDOW, and CHRIS WEIGHTMAN may have until **September 30, 2011** to file a responsive pleading to Plaintiffs' Second Corrected Second Amended Complaint.

**IT IS SO ORDERED.**

Dated: August 25, 2011

  
FRANK C. DAMRELL, JR.  
UNITED STATES DISTRICT JUDGE