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5 6	Attorneys for Plaintiffs ROBERT ATTEBERY AND STEVEN F	PROE
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10 11	Attorneys for Defendant COUNTY OF PLACER	
12 13 14 15	STEPHEN E. HORAN, Esq. (SBN 12524 NOAH M. BEAN, Esq. (SBN 257657) PORTER, SCOTT 350 University Ave., Suite 200 Sacramento, CA 95825 Telephone: 916/929-1481 Facsimile: 916/927-3706	41)
16 17	Attorneys for Defendant CITY OF ROSEVILLE	
18 19	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA	
20 21	ROBERT ATTEBERY AND STEVEN PROE,	CASE NO. 2:08-CV-01778-JAM-JFM Civil Rights
22	Plaintiffs,	
23	v.	JOINT STIPULATION AND
2425	COUNTY OF PLACER; CITY OF ROSEVILLE; and DOES 1-10, Inclusive,	ORDER TO EXTEND EXPERT DISCLOSURE DEADLINE
26	Defendants.	
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V		

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JOINT STIPULATION TO EXTEND EXPERT DISCLOSURE DEADLINE CASE NO. 2:08-CV-01778 JAM-JFM

Plaintiffs ROBERT ATTEBERY AND STEVEN PROE and Defendants COUNTY OF PLACER; CITY OF ROSEVILLE, by and through their respective counsel, hereby request that the Court extend the current expert disclosure deadline, October 9, 2009 for 45 days. This request, if granted, would move the expert disclosure deadline to November 23, 2009.

Good cause exists for the extension and request for settlement conference:

- 1. On September 18, 2009, plaintiff's counsel made an offer to settle the case as to both remaining defendants.
- On October 6, 2009, defendant City of Roseville served Rule 68 2. offer, and defendant County of Roseville is also interested in settlement discussions.
- Because the parties are working cooperatively to move the case 3. toward early settlement, expert disclosure at the date currently set, October 9, 2009, would needlessly increase costs in this case.
- Therefore, all parties join in requesting an extension of the expert 4. disclosure date.

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1		Respectfully Submitted,
2	Dated: October 8, 2009	LAW OFFICES OF PAUL L. REIN
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4		/s/ Paul L. Rein
5		By PAUL L. REIN
6		Attorneys for Plaintiffs ROBERT ATTEBERY and STEVEN PROE
7		and STEVENTROE
8	Dated: October 8, 2009	VAUGHAN & ASSOCIATES
9	Dated. 0010001 0, 2007	THOUSEN WE AND COMMILD
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11		/s/ Cris Vaughn By CRIS VAUGHAN
12		By CRIS VAUGHAN Attorneys for Defendant COUNTY OF PLACER
13		
14	Dated: October 8, 2009	PORTER SCOTT
15		
16		/s/ Noah Bean
17		By NOAH BEAN Attorneys for Defendant CITY OF ROSEVILLE
18		CITY OF ROSEVILLE
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JOINT STIPULATION TO EXTEND EXPERT DISCLOSURE DEADLINE CASE NO. 2:08-CV-01778 JAM-JFM

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3	ORDER	
4	Good cause having been shown, the parties' stipulation and request that the	
5	Court extend the set expert disclosure deadline for 45 days from October 9, 2009,	
6	to November 23, 2009, is hereby GRANTED.	
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11	IT IS SO ORDERED.	
12	Dated: October 13, 2009 /s/ John A. Mendez	
13	JOHN A. MENDEZ United States District Judge	
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