1 2 3 4 5	PETER A. LINDH (061907) plindh@gibsonrobb.com MARKER E. LOVELL, JR. (208659) mlovell@gibsonrobb.com GIBSON ROBB & LINDH LLP 100 First Street, 27 th Floor San Francisco, California 94105 Telephone: (415) 348-6000 Facsimile: (415) 348-6001				
6 7 8	HYATŤ CORPORATION dba HYATT REGENCY MAUI RESORT & SPA, and MAUI BOAT CO.				
9	UNITED STATES DISTRICT COURT				
10	EASTERN DISTRICT OF CALIFORNIA				
11					
12	In the matter of HYATT CORPORATION) Case No. 2:09-cv-1220 JAM DAD				
13	dba HYATT REGENCY MAUI RESORT& SPA, a Delaware corporation, as pro hac)STIPULATION AND ORDER				
14	<i>vice</i> owner, and MAUI BOAT CO., a) CONTINUING EXPERT DISCLOSURE Delaware corporation, as owner of M/S) AND RELATED DISCOVERY DATES				
15	KIELE V, O.N. 628114, for exoneration) from or limitation of liability)				
16					
17)				
18	It is hereby stipulated by and among Claimants ROSE BALDWIN, MICHAEL				
19	BALDWIN, SHANDLE T.B. HANKINS, and AARON HANKINS, and Petitioners HYATT				
20	CORPORATION dba HYATT REGENCY MAUI RESORT & SPA and MAUI BOAT CO., that				
21	the expert disclosure and related discovery dates be continued by three months. The parties have				
22	diligently engaged in discovery to date, but require additional time given the nature of the case.				
23	The parties have served and responded to written discovery. The parties are in the process of				
24	drafting a protective order to be filed with the Court regarding production of confidential				
25	documents which are relevant to the claims alleged.				
26	Claimant ROSE BALDWIN allegedly has over \$500,000 in medical expenses, likely				
27	requiring at least three medical expert examinations, including examinations by an orthopedist				
28	and a neurologist. Due to Claimant ROSE BALDWIN's physical condition, her deposition alone				
	STIPULATION AND [PROPOSED] ORDER CONTINUING EXPERT DISCLOSURE AND RELATED DISCOVERY DATES Case No. 2:09-cv-1220 JAM DAD; Our File No. 8002.47				

1 will require several days as her counsel indicates that she that given her alleged injuries she will 2 be unable sit for deposition for more than a couple of hours at a time. In addition, the case 3 requires numerous out-of-state depositions, as the alleged incident occurred in Hawaii.

Based on the foregoing reasons, the parties stipulate to amend the deadlines listed in the 4 Status (Pre-Trial Scheduling) Order dated August 24, 2009, as follows: 5

Discovery Event	Original Deadline	Stipulated Amended Deadline
Expert Disclosure	March 5, 2010	June 4, 2010
Supplemental Expert	March 12, 2010	June 11, 2010
Disclosure		
Discovery Cutoff	May 28, 2010	August 27, 2010
Dispositive Motion Filing	July 21, 2010	October 6, 2010
Dispositive Motion Hearing	August 18, 2010	November 3, 2010 at 9:30 a.m.
Joint Pretrial Statement Due	September 29, 2010	December 10, 2010
Pretrial Conference	October 6, 2010	December 17, 2010 at 2:00 p.m.
Jury Trial	December 6, 2010	January 31, 2011 at 9:00 a.m.
	Andre	<u>REW E. BAKOS, ESQ.</u> w E. Bakos, Esq.
Dated: January 26, 2010	Andre Denni Attorn ROSE SHAN HANF	w E. Bakos, Esq. s B. Hill, Esq. heys for Claimants BALDWIN, MICHAEL BALDWI NDLE T.B. HANKINS and AARON
Dated: January 26, 2010	Andre Denni Attorn ROSE SHAN HANF GIBSON ROI By: <u>S/ MAR</u> Marke mlove Attorn HYAT	w E. Bakos, Esq. s B. Hill, Esq. leys for Claimants BALDWIN, MICHAEL BALDWI IDLE T.B. HANKINS and AARON KINS
	Andre Denni Attorn ROSE SHAN HANF GIBSON ROI By: <u>S/ MAR</u> Marke mlove Attorn HYAT SPA a	w E. Bakos, Esq. s B. Hill, Esq. heys for Claimants BALDWIN, MICHAEL BALDWI IDLE T.B. HANKINS and AARON KINS BB & LINDH LLP KER E. LOVELL, JR. er E. Lovell, Jr. Il@gibsonrobb.com heys for Petitioners IT CORPORATION dba IT REGENCY MAUI RESORT &

	<u>ORDER</u>			
Having reviewed the stipulation above of Claimants ROSE BALDWIN, MICHAEL				
BALDWIN, SHANDLE T.B. HANKINS, and AARON HANKINS, and Petitioners HYATT				
CORPORATION dba HYATT REGENCY MAUI RESORT & SPA and MAUI BOAT CO.,				
IT IS HEREBY ORDERED:				
The discovery deadlines listed in the Status (Pre-Trial Scheduling) Order dated August				
24, 2009, shall be amended as follows:				
Discovery Event	Original Deadline	Stipulated Amended Deadline		
Expert Disclosure	March 5, 2010	June 4, 2010		
Supplemental Expert Disclosure	March 12, 2010	June 11, 2010		
Discovery Cutoff	May 28, 2010	August 27, 2010		
Dispositive Motion Filing	July 21, 2010	October 6, 2010		
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Jury Trial	December 6, 2010	January 31, 2011 at 9:00 a.m.		
Dated: January 26, 2010	Hon.	hn A. Mendez John A. Mendez d States District Judge		