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1 2 3 4 5	ANDREA M. MILLER [SBN: 088992] CONNOR A. MOCSNY [SBN: 264937] NAGELEY, MEREDITH & MILLER, INC. 8001 Folsom Boulevard, Suite 100 Sacramento, CA 95826 Telephone No: (916) 386-8282 Facsimile No: (916) 386-8952		
6 7	Attorneys for Plaintiffs E.J. THOMPSON, VALERY THOMPSON, MIDSTATE PROPERTIES, VIOLET MANOR and CEDARS ROAD, LLC		
8 9 10 11	PETER D. HALLORAN [SBN: 184025] ANGELO, KILDAY & KILDUFF 601 University Avenue, Suite 150 Sacramento, CA 95825 Telephone No: (916) 564-6100 Facsimile No: (916) 564-6263		
12	Attorneys for Defendants CITY OF REDDING, DEBORAH WRIGHT, and WILLIAM NAGLE		
13 14	IN THE UNITED STATES DISTRICT COURT		
15	FOR THE EASTERN DISTRICT OF CALIFORNIA		
16 17 18	E.J. THOMPSON, VALERY THOMPSON, MIDSTATE PROPERTIES, VIOLET MANOR and CEDARS ROAD, LLC, Plaintiffs, Case No.: 2:09-cv-01609-WBS-CMK JOINT STIPULATION FOR AN ORDER RESCHEDULING CASE AND ORDER THEREON		
19	VS.		
20 21	CITY OF REDDING, DEBORAH WRIGHT, WILLIAM NAGEL, and DOES 1 through 10,		
22	Defendants.		
23			
24	On November 16, 2009, this Court issued a Status (Pretrial Scheduling) Order in		
25	the above-captioned matter. On November 23, 2010, the Parties to the matter, by and through their counsels of record, obtained an Order from this Court rescheduling several		
26	of the matters contained in the Pretrial Scheduling Order due to unforeseen		
27 28	circumstances that arose in preparation for trial. Due to additional unforeseen		

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circumstances, the Parties, by and through their counsels of record, seek an Order rescheduling the dates by which the parties must disclose expert witnesses.

The rescheduling of said matter is needed because Plaintiffs' counsel, Andrea 3 Miller, has recently encountered serious health problems that will require extensive 4 medical care, including surgeries, and may result in suspension of her practice for a 5 protracted period of time. As a result of these health problems, Ms. Miller anticipates 6 withdrawing from this case. As such, the parties jointly request that the dates for expert 7 witness disclosure be rescheduled in order to allow Plaintiffs sufficient time to obtain 8 substitute counsel and to allow said counsel time to familiarize him or herself with the 9 case. Accordingly, the parties request that the deadlines for expert witness disclosure be 10 rescheduled as follows: 11

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13	ACTIVITY	CURRENT DATE	REQUESTED DATE	
14	Plaintiffs' Disclosure of Experts	3/16/2011	05/16/2011	
15	Defendants' Disclosure of Experts	3/30/2011	05/30/2011	
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17	All other elements of the November 23, 2010 Order, and the original Pretrial			
18	Scheduling Order, shall remain unchanged.			
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20	DATED: January 28, 2011	NAGELEY, ME	REDITH & MILLER, INC.	
21			nor A. Mocsny	
22			R A. MOCSNY 6 for Plaintiffs	
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24	DATED: January 28, 2011	ANGELO, KILD	ARE & KILDUFF	
25		By: <u>/s/ Pete</u>	e <u>r Halloran</u> D. HALLORAN	
26			s for Defendants	
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1	<u>ORDER</u>				
2	Pursuant to the above Stipulation the dates are rescheduled as follows:				
3	ACTIVITY	REQUESTED DATE			
4	Plaintiffs' Disclosure of Experts	05/16/2011			
5	Defendants' Disclosure of Experts	05/30/2011			
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8	Dated: February 2, 2011				
9		Loig M. Kellison			
10		maig . Jemson			
11		CRAIG M. KELLISON			
12		UNITED STATES MAGISTRATE JUDGE			
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