```
1 SHARON L. BROWNE, No. 119246
 E-mail: slb@pacificlegal.org
2 RALPH W. KASARDA, No 205286
   E-mail: rwk@pacificlegal.org
 3 JOSHUA P. THOMPSON, No. 250955
   E-mail: jpt@pacificlegal.org
 4 Pacific Legal Foundation
   3900 Lennane Drive, Suite 200
 5 Sacramento, California 95834
   Telephone: (916) 419-7111
 6 Facsimile: (916) 419-7747
   Attorneys for Plaintiff
   Associated General Contractors
   of America, San Diego Chapter, Inc.
 9
                            UNITED STATES DISTRICT COURT
                           EASTERN DISTRICT OF CALIFORNIA
10
11
   ASSOCIATED GENERAL CONTRACTORS OF
                                                          No. 2:09-CV-01622-JAM-GGH
    AMERICA, SAN DIEGO CHAPTER, INC., a nonprofit
   California corporation,
13
                                                          STIPULATION AND ORDER
                 Plaintiff,
                                                           REGARDING PLAINTIFF'S
14
                                                          RESPONSES TO DISCOVERY
15
                                                               PROPOUNDED BY
          v.
                                                          DEFENDANTS CALIFORNIA
   CALIFORNIA DEPARTMENT OF
                                                               DEPARTMENT OF
16
   TRANSPORTATION, et al.,
                                                              TRANSPORTATION
17
                                                             AND OLIVIA FONSECA
                 Defendants,
18
   COALITION FOR ECONOMIC EQUITY, et al.,
PACHEROLISE GRANTE FIGURE SPECIFICATION S.
20
          WHEREAS, Defendant California Department of Transportation propounded one set of
21
22
   interrogatories to Plaintiff, responses which are currently due on April 23, 2010, by agreement of
23
   the parties; and
24
          WHEREAS, Defendant California Department of Transportation propounded one set of
   Document Requests to Plaintiff, responses which are currently due on April 23, 2010, by agreement
25
26
   of the parties; and
27
          WHEREAS, Defendant Olivia Fonseca propounded one set of Document Requests to
28 Plaintiff, responses which are currently due on April 23, 2010, by agreement of the parties; and
```

1	WHEREAS Plaintiff needs more time to adequately prepare responses to the discovery	
2	requests described above; and	
3	WHEREAS, Defendants California Department of Transportation and Olivia Fonseca are	
4	willing to provide Plaintiff additional time to prepare the responses to discovery;	
5	THE PARTIES HEREBY STIPULATE and agree that responses to all the discovery	
6	requests described above shall now be due on or before April 30, 2010.	
7	IT IS SO STIPULATED.	Respectfully submitted,
8		
9		SHARON L. BROWNE RALPH W. KASARDA
10		JOSHUA P. THOMPSON
11	DATED: April 23, 2010.	Bys/Ralph W. Kasarda RALPH W. KASARDA
12		
13		Attorneys for Plaintiff
14		RONALD W. BEALS
15		THOMAS C. FELLENZ DANIEL A. NEAR
16		KATHRYN T. PAPALIA State of California Legal Department
17		MARA E. ROSALES
18		BENJAMIN J. SCHNAYERSON Rosales Law Partners LLP
19		G. SCOTT EMBLIDGE
PA 20	CITIMO IS BECOMBLE FOOTENS OF BOOM 9-7747	RACHEL J. SATER Moscone, Emblidge & Quadra, LLP
21		
22	DATED: April 23, 2010.	By s/G. Scott Emblidge G. SCOTT EMBLIDGE
23		
24		Attorneys for Defendants
25	PURSUANT TO THE STIPULATION, IT IS SO ORDERED.	
26		
27	DATED: April 26, 2010	/s/ John A. Mendez
28	-	THE HONORABLE JOHN A. MENDEZ Judge of the United States District Court