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6	DISTRICT	
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11	Attorney for Plaintiff STEVEN D. JOHNSON	
12	UNITED STATES DISTRICT COURT	
13	EASTERN DISTRICT OF CALIFORNIA	
14		
15	STEVEN D. JOHNSON	Case No. 2:09-cv-01930-GEB-EFB
16	Plaintiff,	STIPULATION AND [PROPOSED]
17	V.	ORDER TO CONTINUE THE DEADLINE FOR THE DISCLOSURE
18	FULTON-EL CAMINO RECREATION &	OF EXPERT WITNESSES
19	PARKS DISTRICT and DOES 1 To 50,	
20	Defendants.	Trial Date: April 19, 2011
21] That Bate. Tipin 19, 2011
22	WHEREAS, as based on the April 19, 2011 trial date, the deadline to disclose	
23	expert witnesses is April 1, 2010, and the deadline to disclose rebuttal expert witnesses in May 3,	
24	2010, in this matter;	
25	WHEREAS, the parties have jointly agreed and stipulated to respectfully request	
26	that this Court grant a continuance of the deadline date for disclosure of expert witnesses from	
27	April 1, 2010 to May 3, 2010 and the deadline date for the disclosure of rebuttal witnesses from	
28	May 3, 2010 to June 3, 2010;	

improper purpose; WHEREAS, the trial date in this matter is not for approximately one year; WHEREAS, continuing the deadline for disclosing the expert witnesses and rebuttal expert witnesses will not prejudice either party or their counsel; and NOW, THEREFORE, IT IS HEREBY STIPULATED and agreed by Plaintiff and Defendant, through their respective attorneys of record, that this Court continue the deadline for the disclosure of expert witnesses and rebuttal expert witnesses. Dated: March 25, 2010 By: /s/ Michael Pazdernik MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	4			
WHEREAS, the trial date in this matter is not for approximately one year; WHEREAS, continuing the deadline for disclosing the expert witnesses and rebuttal expert witnesses will not prejudice either party or their counsel; and NOW, THEREFORE, IT IS HEREBY STIPULATED and agreed by Plaintiff and Defendant, through their respective attorneys of record, that this Court continue the deadline for the disclosure of expert witnesses and rebuttal expert witnesses. Dated: March 25, 2010 By: /s/ Michael Pazdernik MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	1	WHEREAS, this request is not being made of the purposes of delay, or any other		
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Defendant, through their respective attorneys of record, that this Court continue the deadline for the disclosure of expert witnesses and rebuttal expert witnesses. Dated: March 25, 2010 ADAMS & CORZINE By: _/s/ Michael Pazdernik MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON Dated: March 25, 2010 BASHAM PARKER LLP By: _/s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	5	rebuttal expert witnesses will not prejudice either party or their counsel; and		
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Dated: March 25, 2010 By:/s/ Michael Pazdernik	7	Defendant, through their respective attorneys of record, that this Court continue the deadline for		
By: /s/ Michael Pazdernik MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	8	the disclosure of expert witnesses and rebuttal expert witnesses.		
By: /s/ Michael Pazdernik MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	9	Dated: March 25, 2010 ADAMS & CORZINE		
MICHAEL PAZDERNIK Attorney for Plaintiff STEVEN D. JOHNSON BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT	10			
Attorney for Plaintiff STEVEN D. JOHNSON 14 15 Dated: March 25, 2010 BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	11	By: /s/ Michael Pazdernik		
STEVEN D. JOHNSON 14 15 Dated: March 25, 2010 BASHAM PARKER LLP By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	12	MICHAEL PAZDERNIK		
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By: /s/ Meagan D. Christiansen ALDEN J. PARKER ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 22 23	14			
By: /s/ Meagan D. Christiansen ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	15	Dated: March 25, 2010 BASHAM PARKER LLP		
18 ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	16			
ALDEN J. PARKER MEAGAN D. CHRISTIANSEN Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	17	By: /s/ Meagan D. Christiansen		
Attorneys for Defendant FULTON-EL CAMINO RECREATION AND PARKS DISTRICT 21 22 23	18	ALDEN J. PARKER		
AND PARKS DISTRICT 21 22 23	19			
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1	<u>ORDER</u>
2	Having reviewed the Stipulation of the parties, the deadline to disclose expert
3	witnesses, currently set for April 1, 2010, is continued to May 3, 2010; and the deadline to
4	disclose rebuttal matters described in prior order, currently set for May 3, 2010, be continued to
5	June 3, 2010.
6	IT IS SO ORDERED.
7	$A \cdot 1 = 0$
8	Date: 3/25/10
9	GARLAND E. BURRELL, JR. United States District Judge
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