1 2 3 4 5 6 7 8	DOWNEY BRAND LLP WILLIAM R. WARNE (Bar No. 141280) ANNIE S. AMARAL (Bar No. 238189) MICHAEL A. SCHAPS (Bar No. 247423) 621 Capitol Mall, 18th Floor Sacramento, CA 95814-4731 Telephone: (916) 444-1000 Facsimile: (916) 444-2100 bwarne@downeybrand.com aamaral@downeybrand.com mlane@downeybrand.com Attorneys for Defendant SIERRA PACIFIC INDUSTRIES		
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11			
12	UNITED STATES OF AMERICA,	Case No. 2:09-CV-02445-JAM-EFB	
13 14	Plaintiff,	STIPULATION AND ORDER FOR EXTENSION OF TIME TO FILE JOINT STATUS REPORT	
15 16	SIERRA PACIFIC INDUSTRIES; W.M. BEATY AND ASSOCIATES, INC.; EUNICE E. HOWELL, individually and		
17	doing business as Howell's forest Harvesting Company; BROOKS		
18	WALKER III, individually and as Trustee of the Clayton Brooks Danielsen, the		
19	Myles Walker Danielsen, and the Benjamin Walker Burlock Trusts; LESLIE		
20	WALKER, individually and as Trustees of the Brooks Thomas Walker and Della		
21	Grace Walker Trusts; ANN MCKEEVER HATCH, as Trustee of the Hatch 1987 Revocable Trust; WELLINGTON SMITH		
22	HENDERSON, JR., individually and as guardian for Elena D. Henderson and Mark		
23	W. Henderson; JOHN C. WALKER,		
24	individually and as Trustee of the Della Walker Van Loben Sels Trust for John C. Walker; JAMES A. HENDERSON;		
25	CHARLES C. HENDERSON; JOAN H. HENDERSON; JENNIFER WALKER,		
26	individually and as Trustee of the Emma Walker Silverman Trust; KIRBY		
27	WALKER; and LINDSEY WALKER, individually and as Trustee of the Reilly		
28	marviduany and as trustee of the Kenny		
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1	Hudson Keenan and Madison Flanders Keenan Trust,		
2	Defendants.		
3			
4	It is HEREBY STIPULATED by	and between Plaintiff United States of America, on the	
5	one hand, and Defendants ¹ , on the other hand, by and through their respective counsel, that the		
6	time to file a joint status report in this matter is extended from Monday, February 1, 2010 until		
7	Monday, February 8, 2010. Although the parties have diligently worked to prepare a joint status		
8	report by the original deadline (and Plaintiff timely circulated a proposed draft), an extension of		
9	time is necessary because Defendant Sierra Pacific Industries' general counsel suffered a serious		
10 11	medical emergency and is currently in the hospital awaiting surgery, and therefore is unable to		
11	provide final input and approval.		
12			
13	DATED: January 29, 2010	LAWRENCE G. BROWN United States Attorney	
15			
16		By: /s/KELLI TAYLOR	
17		KELLI TAYLOR Assistant U.S. Attorney	
18		Attorneys for Plaintiff, UNITED STATES OF AMERICA	
19			
20	DATED: : January 29, 2010	RUSHFORD & BONOTTO, LLP	
21			
22		By: /s/PHILLIP R. BONOTTO	
23		PHILLIP R. BONOTTO	
24		Attorney for Defendants EUNICE E. HOWELL, individually, and DBA Howell's Forest Harvesting	
25		DDA Howen's Polest Harvesting	
26			
27			
28	¹ "Defendants" include all defendants named in Plaintiff's First Amended Complaint.		
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1	DATED: : January 29, 2010	MATHENY SEARS LINKERT & JAIME LLP
2		
3		
4		By: /s/RICHARD S. LINKERT RICHARD S. LINKERT
5		Attorney for Defendants W.M. BEATY & ASSOCIATES, INC. , et al
6		
7	DATED: January 29, 2010	DOWNEY BRAND LLP
8		
9		By: /s/WILLIAM R. WARNE WILLIAM R. WARNE
10		Attorney for Defendant SIERRA PACIFIC INDUSTRIES
11		
12	Pursuant to stipulation, it is SO ORDERED.	
13	DATED:	
14	January 29, 2010	
15		/s/ John A. Mendez
16		HON. JOHN A. MENDEZ UNITED STATES DISTRICT JUDGE
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