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13	Attorney for Plaintiff, DESIREE MURILLO		
14	UNITED STATES DISTRICT COURT		
15	EASTERN DISTRICT OF CALIFORNIA		
16	DESIREE MURILLO,	Case No. 2:09-CV-03117-GEB-KJN	
17	Plaintiff,	STIPULATION TO MODIFY	
18	v.	SCHEDULING ORDER TO EXTEND TIME TO DISCLOSE EXPERTS	
19	CITY OF WOODLAND, RYAN PIERCY,	[PROPOSED] ORDER	
20	CASEY SULLIVAN, and DOES 1 to 40, inclusive,		
21	Defendants.		
22	ALL PARTIES, by and through their respective counsel, hereby stipulate to a		
23	modification of the current Status (Pretrial Scheduling) Order, to extend the deadline for Expert		
24	Disclosures and Rebuttal Expert Disclosures by sixty (60) days.		
25	Good cause exists for the modification in that the depositions of the parties were recently		
26	completed, and counsel are awaiting deposition transcripts that will be reviewed by expert		
27	, and the second of support		
28	{Stip to Extend Expert Disclosure_1; 00044831 STIPULATION TO MODIFY SCHEDULING ORDER TO EXTEND TIME		
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1	witnesses; and, Plaintiff Murillo appeared for an Independent Medical Examination on October		
2	26, 2010, however, the examination was not completed due to the alleged physical and mental		
3	condition of Murillo. The examination needs to be completed in order to prepare the expert		
4	report.		
5	THEREFORE, the Parties agree and stipulate as follows:		
6	1. Initial Expert Witness Disclosure be extended to January 11, 2011;		
7	2. Rebuttal Expert Witness Disclosure be extended to February 14, 2011.		
8	IT IS SO STIPULATED		
9	DATED: 11/12/2010	LONGYEAR, O'DEA & LAVRA, LLP	
10			
11		By:/s/ John A. Lavra	
12		JOHN A. LAVRA, CSB NO. 114533 JERI PAPPONE, CSB NO. 210104	
13		Attorneys for Respondent/Defendant COUNTY OF SACRAMENTO	
14			
15	DATED: 11/12/2010	ANGELO, KILDAY & KILDUFF	
16			
17		By: <u>/s/ Carolee G. Kilduff</u> CAROLEE G. KILDUFF, CSB NO. 107232	
18		AMIE COLLINS MCTAVISH, CSB NO. 42372 Attorneys for Defendant CITY OF WOODLAND	
19			
20	DATED: 11/12/2010	BOSTWICK & JANOFF	
21		By: <u>/s/ Jeffrey D. Janoff</u>	
22		JEFFREY DAVIS JANOFF, CSB NO.: 107066 111 West Saint John Street Suite 1040	
23		Attorney for Plaintiff, DESIREE MURILLO	
24	IT IS SO ORDERED		
25	DATED: November 15, 2010	/s/ Kendall J. Newman	
26	1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE	
27	{Stip to Extend Expert Disclosure_1; 00044831}		
28	STIPULATION TO MODIFY SCHEDULING ORDER TO EXTEND TIME		