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5	Attorneys for Defendant	
6	OCAT, Inc.	
7	UNITED STATES DISTRICT COURT	
8	EASTERN DISTRICT OF CALIFORNIA	
9	LARY FEEZOR,	CASE NO. 2:10-CV-00887-FCD-CMK
10	Plaintiff,	
11	vs.	JOINT AND AGREED UPON STIPULATION FOR EXTENSION OF
12	OCAT, INC. dba TACO BELL	TIME FOR DEFENDANT OCAT TO ANSWER OR OTHERWISE RESPOND TO
13	#022215; PERNG-FEI GOU, TRUSTEE of the GOU LIVING	COMPLAINT; ORDER
14	TRUST dated DECEMBER 9, 1988; BINNIE C. GOU, TRUSTEE of the	Complaint Filed: April 14, 2010 Trial Date: TBD
15	GOU LIVING TRUST dated DECEMBER 9, 1988,	
16	Defendants.	
17		
18	Plaintiff, Lary Feezor, and Defendant, OCAT, Inc. (identified in the Complaint as	
19	"OCAT, Inc. dba Taco Bell #022215"), by their respective counsel, submit their joint and	
20	agreed upon stipulation to provide Defendant OCAT with an extension of time of thirty (30)	
21	days, until June 24, 2010, to submit its answer or other responsive pleading to Plaintiff's	
22	Complaint, and in support of this Stipulation state as follows:	
23	1. On April 14, 2010, Plaintiff filed his Complaint in this matter which contains	
24	claims arising under Title III of the Americans With Disabilities Act and California Law.	
25	2. On or about May 5, 2010, Defendant OCAT was served with a copy of the	
26	Complaint and summons. Defendant OCAT has until approximately May 25, 2010, to file its	
2728	answer or other responsive pleading to the Con	nplaint.

1	3. Defendant OCAT is currently investigating this matter and the requeste		
2	extension will provide Defendant OCAT with an opportunity to complete its investigation an		
3	explore the possibility of settlement.		
4	4. This stipulation is not being submitted for the purpose of undue delay or for an		
5	improper purpose and, again, will provide the parties an opportunity to explore the possibilit		
6	of an early settlement. In addition, this stipulation will not impact any existing schedulin		
7	dates.		
8	WHEREFORE, Plaintiff, Lary Feezor, and Defendant, OCAT, Inc., respectfully submi		
9	their stipulation providing Defendant OCAT with an extension of time until June 24, 2010, to		
10	submit its answer or other responsive pleading to Plaintiff's Complaint.		
11	Date: May 21, 2010		
12			
13	By: /s/ Lynn Hubbard, III (as authorized 5/21/10) Lynn Hubbard, III (SBN 69773) By: /s/ Jennifer K. Achtert /s/ Jennifer K. Achtert, State Bar No. 197263		
14	Scott Lynn Hubbard, IV (SBN 212970) Disabled Advocacy Group, APLC Schiller K. Achtert, State Bar No. 197203 FISHER & PHILLIPS LLP One Embarcadero Center Place		
15	12 Williamsburg Lane Chico, CA 95926 Suite 2340 San Francisco, California 94111		
16			
17	Telephone: (530) 895-3252 Telephone: (415) 490-9000 Facsimile: (530) 894-8244 Facsimile: (415) 490-9001		
18	Attorneys for Plaintiff, Attorneys for Defendant,		
19	Lary Feezor OCAT, Inc.		
20	ORDER		
21	This matter having come before the Court on the parties' JOINT AND AGREEI		
22	UPON STIPULATION FOR EXTENSION OF TIME FOR DEFENDANT OCAT TO		
23	ANSWER OR OTHERWISE RESPOND TO COMPLAINT, Defendant OCAT, Inc. shall have until June 24, 2010, to submit its answer or other responsive pleading to Plaintiff's		
24			
25	Complaint.		
26	IT IS SO ORDERED.		
27	DATED: May 24, 2010		

FRANK C. DAMRELL, JR.

UNITED STATES DISTRICT JUDGE

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