

1 SCOTT N. JOHNSON, ESQ., SBN 166952
2 DISABLED ACCESS PREVENTS INJURY, INC.
3 5150 FAIR OAKS BLVD., SUITE 101
4 PMB #253
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9 Attorney for Plaintiff Scott N. Johnson

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UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF CALIFORNIA

13 Scott N. Johnson)	Case No. 2:10-cv-01135-GEB-EFB
)	
14 Plaintiff,)	STIPULATION AND PROPOSED ORDER
)	RE: EXTENSION OF TIME UNTIL
15 vs.)	AUGUST 12, 2010 FOR DEFENDANTS
)	BURGER REHABILITATION SYSTEMS,
16 Burger Rehabilitation Systems,)	INC. INDIVIDUALLY AND D/B/A
)	BURGER PHYSICAL THERAPY AND
17 Inc., et al)	REHABILITATION AGENCY, INC.;
)	BURGER PHYSICAL THERAPY AND
18 Defendants)	REHABILITATION AGENCY, INC.
)	INDIVIDUALLY AND D/B/A BURGER
)	PHYSICAL THERAPY AND
)	REHABILITATION AGENCY, INC.;
)	CAROL K. BURGER INDIVIDUALLY
)	AND AS TRUSTEE OF THE CAROL K.
)	BURGER REVOCABLE TRUST TO
)	RESPOND TO COMPLAINT
)	
)	
)	

24 Pursuant to Local Rule 6-144 (a), Plaintiff Scott N.
25 Johnson and Defendants, Burger Rehabilitation Systems, Inc.
26 Individually and d/b/a Burger Physical Therapy and
27 Rehabilitation Agency, Inc.; Burger Physical Therapy and
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1 Rehabilitation Agency, Inc. Individually and d/b/a Burger
2 Physical Therapy and Rehabilitation Agency, Inc.; Carol K.
3 Burger Individually and as Trustee of the Carol K. Burger
4 Revocable Trust, by and through, Scott N. Johnson; Burger
5 Rehabilitation Systems, Inc. Individually and d/b/a Burger
6 Physical Therapy and Rehabilitation Agency, Inc.; Burger
7 Physical Therapy and Rehabilitation Agency, Inc.
8 Individually and d/b/a Burger Physical Therapy and
9 Rehabilitation Agency, Inc.; Carol K. Burger Individually
10 and as Trustee of the Carol K. Burger Revocable Trust,
11 stipulate as follows:
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15 1. An extension of time has been previously
16 obtained for Defendants Burger Rehabilitation
17 Systems, Inc. Individually and d/b/a Burger
18 Physical Therapy and Rehabilitation Agency,
19 Inc.; Burger Physical Therapy and
20 Rehabilitation Agency, Inc. Individually and
21 d/b/a Burger Physical Therapy and
22 Rehabilitation Agency, Inc.; Carol K. Burger
23 Individually and as Trustee of the Carol K.
24 Burger Revocable Trust until July 13, 2010 to
25 respond or otherwise plead reference to
26 Plaintiff's complaint.
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1 2. Defendants Burger Rehabilitation Systems, Inc.
2 Individually and d/b/a Burger Physical Therapy
3 and Rehabilitation Agency, Inc.; Burger
4 Physical Therapy and Rehabilitation Agency,
5 Inc. Individually and d/b/a Burger Physical
6 Therapy and Rehabilitation Agency, Inc.; Carol
7 K. Burger Individually and as Trustee of the
8 Carol K. Burger Revocable Trust are granted an
9 extension until August 12, 2010 to respond or
10 otherwise plead reference to Plaintiff's
11 complaint.
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14 3. Defendants Burger Rehabilitation Systems, Inc.
15 Individually and d/b/a Burger Physical Therapy
16 and Rehabilitation Agency, Inc.; Burger
17 Physical Therapy and Rehabilitation Agency,
18 Inc. Individually and d/b/a Burger Physical
19 Therapy and Rehabilitation Agency, Inc.; Carol
20 K. Burger Individually and as Trustee of the
21 Carol K. Burger Revocable Trust response will
22 be due no later than August 12, 2010.
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25 IT IS SO STIPULATED effective as of July 13, 2010
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1 Dated: July 13, 2010

By: /s/Carol K. Burger__

2 Burger Rehabilitation
3 Systems, Inc.
4 Individually and d/b/a
5 Burger Physical Therapy
6 and Rehabilitation
7 Agency, Inc.
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10 Dated: July 13, 2010

By: _/s/Carol K. Burger__

11 Burger Physical Therapy
12 and Rehabilitation
13 Agency, Inc.
14 Individually and d/b/a
15 Burger Physical Therapy
16 and Rehabilitation
17 Agency, Inc.
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21 Dated: July 13, 2010

/s/Carol K. Burger__ __

22 Carol K. Burger,
23 Individually and as
24 Trustee of the Carol K.
25 Burger Revocable Trust
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1 Dated: July 13, 2010

/s/Scott N. Johnson _____

2 Scott N. Johnson,

3 Attorney for Plaintiff

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7 **IT IS SO ORDERED:** that Defendants Burger
8 Rehabilitation Systems, Inc. Individually and d/b/a Burger
9 Physical Therapy and Rehabilitation Agency, Inc.; Burger
10 Physical Therapy and Rehabilitation Agency, Inc.
11 Individually and d/b/a Burger Physical Therapy and
12 Rehabilitation Agency, Inc.; Carol K. Burger Individually
13 and as Trustee of the Carol K. Burger Revocable Trust shall
14 have until August 12, 2010 to respond to complaint.

15 7/15/10

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GARLAND E. BURRELL, JR.
18 United States District Judge
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