Hardesty et al v.	Sacramento Metropolitan Air Quality Management Dist	rict et al D	oc.
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9	Attorneys for JOSEPH HARDESTY	SCHNEIDER, LELAND A. SCHNEIDER, KATHERINE A. SCHNEIDER, LELAND	
10	and YVETTE HARDESTY	H. SCHNEIDER, AND JARED T.	
11		SCHNEIDER	
		DISTRICT COURT	
12	EASTERN DISTRICT OF CALIFORNIA SACRAMENTO DIVISION		
13			
14	JOSEPH HARDESTY, et al,	Case No. 2:10-cv-2414 KJM KJN	
15	Plaintiffs,		
16	vs.		
17	SACRAMENTO METROPOLITAN AIR		
18	QUALITY MANAGEMENT DISTRICT,	Courtroom: 3	
	et al.,	Judge: The Honorable Kimberly J. Mueller Trial Date: February 16, 2017	
19	Defendants.	Action Filed: September 8, 2010	
20			
21	STIPULATION TO MODIFY STIPULATION/ORDER REGARDING POST-TRIAL FILING DATES RELATED TO FEES AND COSTS, POST-TRIAL MOTIONS AND FOR TEMPORARY STAY OF EXECUTION		
22			
23	In reference to an earlier stipulation and	order in this matter (ECF 533)("Prior Stipulation"	),
24	which was intended to coordinate and streamline post-trial filing dates related to fees and costs,		s,
25	motions for judgment and/or a new trial, the parties now wish to modify their prior stipulation as		1S
26	hereinafter set forth.	hereinafter set forth.	
27	Because of the impacts from Hurricane	e Harvey on Houston and surrounding areas, th	ne
MILLSTON PETERSON WATTS, LL	offices of Yetter Coleman have been closed sin	ce the storm and are anticipated to remain close	ed.

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until at least September 1, 2017. Under the prior stipulation, the last day for Plaintiffs' to file their opposition papers responsive to Defendants' post-trial motions<sup>1</sup> is September 1, 2017. By stipulation, this date shall be extended to September 8, 2017, with the understanding that Plaintiffs will file their papers sooner if possible. From the date upon which Plaintiffs' papers are filed, Defendants shall have twenty-one (21) days to file their written reply papers. Except for this modification of Plaintiffs' filing deadline, all other provisions of the Prior Stipulation shall remain in full force and effect.

The parties' respectfully request that the Court approve this stipulation by entry of an order hereupon.

11	DATED: This 29th day of August, 2017	By: /s/ Glenn W. Peterson
12		Glenn W. Peterson, Esq. (SBN 126173)
		MILLSTONE PETERSON & WATTS, LLP
13		2267 Lava Ridge Court, Suite 210
14		Roseville, California 95661
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15		8081 North Forbes Road
10		Lincoln, California 95648
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17		Attorneys for the Schneider Family Plaintiffs
18		By: /s/ R. Paul Yetter
10		R. Paul Yetter, Esq. (pro hac vice)
19		Collin J. Cox, Esq. (pro hac vice)
20		Robert K. Ellis, Esq. ( <i>pro hac vice</i> )
20		YETTER COLEMAN LLP
21		909 Fannin, Suite 3600
		Houston, Texas 77010s
22		
23		G. David Robertson, Esq. (SBN 111984)
25		ROBERTSON, JOHNSON, MILLER & WILLIAMSON
24		50 W. Liberty Street, Suite 600
		Reno, Nevada 89501
25		
26		Attorneys for the Hardesty Plaintiffs
20		
27		
28	<sup>1</sup> Defendants' post-trial motions are (1) Mot For New Trial (ECF 544).	tion for Judgment as a Matter Of Law (ECF 543); and (2)

1	By: /s/ Derek P. Cole	
2	Gregory P. O'Dea, Esq. Mark P. O'Dea, Esq.	
3	LONGYEAR, O'DEA & LAVRA, LLP	
4	3620 American River Drive, Suite 230 Sacramento, CA 95864	
5	Derek P. Cole, Esq.	
6	COTA COLE & HUBER LLP 2261 Lava Ridge Court	
7	Roseville, California 95661	
8	Attorneys for Defendants	
9		
10	I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signature (/s/) within this e-filed document.	
11	MILLSTONE PETERSON & WATTS, LLP, Attorneys at Law /s/ Glenn W. Peterson	
12		
13	ORDER	
14	IT IS SO ORDERED.	
15	Dated: August 30, 2017.	
16		
17	UNITED STATES DISTRICT JUDGE	
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