-CKD LaMark v. Tor	ns Sierra Company, Inc. et al	I	Dog. 8
-CKD LaMark v. Tor  1 2 3 4 5 6 7 8 9 10	Jason K. Singleton, Esq., SBN: 166170 SINGLETON LAW GROUP 611 "L" Street, Suite A Eureka, CA 95501 Telephone: 707.441.1177 Facsimile: 707.441.1533 Email: Jason@singletonlawgroup.com  Attorneys for Plaintiff Joshua LaMark  Michael C. Saqui, Esq., SBN: 147853 Erica L. Rosasco, Esq., SBN: 220836 THE SAQUI LAW GROUP Counselors to Manual Man		Dog. 8
11	Facsimile: (916) 782-8565		
12	Email: mcs@laborcounselors.com / Erica@laborcounselors.com		
13	Attorneys for Defendants Tom's Siarra Company, Inc. dba Siarra Engrave	Ciarra Engray and Ciarra Cunar Ctar	
14	Tom's Sierra Company, Inc. dba Sierra Energy; Sierra Energy and Sierra Super Stop (Erroneously sued as Toms Sierra Company, Inc., Sierra Energy, LLC dba Sierra Super Stop)		
15	UNITED STATES DISTRICT COURT		
16	EASTERN DISTRICT OF CALIFORNIA		
17			
18	Joshua LaMark,	) Docket No: 2:11-cv-01983-MCE-EFB	
19	Plaintiff,	) ) STIPULATION REGARDING EXTENSION	$\mathbf{N}$
20		OF TIME UNTIL SEPTEMBER 7, 2011	
21	VS.	<ul><li>) FOR DEFENDANTS TO RESPOND TO</li><li>) COMPLAINT; ORDER THEREON</li></ul>	
22	Toms Sierra Company, Inc., a California corporation; Sierra Energy, LLC, an Arizona	) )	
23	Limited Liability Company dba Sierra Super Stop, and DOES ONE to FIFTY, inclusive,	) ) Trial Date: Not Set	
24		) Action Filed: 07/27/11	
25	Defendants.	) )	
26		, )	
27		) )	
28		)	
	LaMark v Tom's Sierra Company, et al. USDC Eastern Dist., Docket No. 2:11-cy-01983	Stipulation RE Extension to Respond to Complaint; On	rder

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1	Pursuant to Local Rule 144, Plaintiff Joshua LaMark and Defendants Tom's Sierra			
2	2 Company, Inc. dba Sierra Energy; Sierra Energy and Sierra Super Stop and throu	Company, Inc. dba Sierra Energy; Sierra Energy and Sierra Super Stop and through their respective		
3	attorneys of record, Joshua K. Singleton and Erica L. Rosasco, stipulate as follows:			
4	1. No extension of time has been previously obtained.			
5	2. These Defendants are granted an extension until September 7, 2011 to respond or			
6	otherwise plead to Plaintiff's complaint.			
7	7 3. These Defendants' response will be due no later than September 7.	These Defendants' response will be due no later than September 7, 2011.		
8	IT IS SO STIPULATED effective as of August 23, 2011.			
9	9			
10	Dated: August 24, 2011 /s/ Joshua K. Singleton (as authorize	ed on 08/24/11)		
11	JOSHUA K. SINGLETON	<u> </u>		
12	12 Attorney for Plaintiff			
13	13			
14		00/24/11\		
15	ERICA L. ROSASCO	<u>on 08/24/11)</u>		
16	16 Attorney for Defendants			
17				
18	ORDER ORDER			
19				
20	Dated. Adgust 29, 2011	4		
21	10 min Con X	<u> </u>		
22	UNITED STATES DISTRICT HIDGE	)		
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