1	BENJAMIN B. WAGNER United States Attorney CHI SOO KIM Assistant United States Attorneys 501 I Street, Suite 10-100	
2		
3		
4	Sacramento, CA 95814 Telephone: (916) 554-2700	
5	Facsimile: (916) 554-2900	
6	Attorneys for United States	
7	HALEY & BILHEIMER	
8	JOHN G. BILHEIMER 505 Coyote Street, Suite A	
9	Nevada City, CA 95959 Telephone: (530) 265-6357	
10	Facsimile: (530) 478-9485	
11	Attorney for Plaintiffs Robyn Holloway and Sterling Holloway	
12		
13	IN THE UNITED STATES DISTRICT COURT	
14	EASTERN DISTRICT OF CALIFORNIA	
15	ROBYN HOLLOWAY and STERLING HOLLOWAY,	CASE NO. 2:12-cv-02120 MCE-CKD
16	Plaintiffs,	
17	v.	STIPULATION AND [PROPOSED] ORDER FOR INDEPENDENT
18	UNITED STATES OF AMERICA,	MEDICAL EXAMINATIONS
19	Defendant.	
20	Defendant.	
21		
22	Defendant United States and Plaintiffs Robyn Holloway and Sterling Holloway, by and	
23	through their respective counsel, respectfully submit this stipulation and proposed order for	
24	independent medical examinations (psychological) under Federal Rule of Civil Procedure 35.	
25	The Court previously granted the parties' stipulation and ordered an independent medica	
26	examination ("IME") of Plaintiff Sterling Holloway to occur on October 18, 2013 and an IME o	
27	Plaintiff Robyn Holloway to occur on October 28, 2013 (Dkt 18). The IME of Plaintiff Sterling	
28		

1

1	Holloway began on October 18, 2013, but was not completed due to Plaintiff's schedule and	
2	transportation issues. The parties were twice required to re-schedule Plaintiff Sterling	
3	Holloway's IME. Defendant's medical expert, Dr. Robert Asarnow, had to undergo an	
4	unanticipated surgery in November 2013, which required the parties to re-schedule the IME for	
5	Plaintiff Robyn Holloway and to provide sufficient time for Dr. Asarnow to undergo and	
6	recuperate from surgery.	
7	The parties hereby stipulate that Plaintiff Sterling Holloway will submit to a	
8	psychological independent medical examination on January 6, 2014 at 10:00 a.m. at the	
9	University of California Los Angeles, 48-240 Semel Institute, 760 Westwood Boulevard, Los	
10	Angeles, California by Dr. Robert Asarnow, Ph.D. Plaintiff Sterling Holloway may not be	
11	accompanied at the examination by any individual. The examination will not be audiotaped,	
12	videotaped, or recorded.	
13	The parties further hereby stipulate that Plaintiff Robyn Holloway will submit to a	
14	psychological independent medical examination on January 7, 2014 at 10:00 a.m. at the	
15	University of California Los Angeles, 48-240 Semel Institute, 760 Westwood Boulevard, Los	
16	Angeles, California by Dr. Robert Asarnow, Ph.D. Plaintiff Robyn Holloway may not be	
17	accompanied at the examination by any individual. The examination will not be audiotaped,	
18	videotaped, or recorded.	
19	Dated: December 23, 2013 Respectfully submitted,	
20	BENJAMIN B. WAGNER	
21	United States Attorney	
22	By: <u>/s/ Chi Soo Kim</u> CHI SOO KIM	
23	Assistant U.S. Attorney	
24	Dated: December 30, 2013	
25		
26	By: <u>/s/ John G. Bilheimer</u> JOHN G. BILHEIMER	
27	Attorney for Plaintiffs Robyn Holloway and	
28	Sterling Holloway	

ORDER IT IS SO ORDERED. Carop U. Delan Dated: December 31, 2013 CAROLYN K. DELANEY UNITED STATES MAGISTRATE JUDGE

STIPULATION AND [PROPOSED] ORDER FOR INDEPENDENT MEDICAL EXAMINATION $Holloway\ v.\ U.S.,$ No. 12-cv-2120 MCE-CKD