1 2 3 4 5 6 7 8	JOHN M. JULIUS III, Bar No. 112640 LITTLER MENDELSON, P.C. 501 W. Broadway, Suite 900 San Diego, CA 92101 Telephone: 619.232.0441 Facsimile: 619.232.4302  MICHAEL G. LEGGIERI, Bar No. 253791 LITTLER MENDELSON, P.C. 500 Capitol Mall, Suite 2000 Sacramento, CA 95814 Telephone: 916.830.7244 Facsimile: 916.848.0200  Attorneys for Defendant PETSMART, INC.	
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11	UNITED STATES DISTRICT COURT	
12	EASTERN DISTRICT OF CALIFORNIA	
13	SACRAMENTO DIVISION	
14		
15	ROBERT DODSON,	Case No. 12cv2144 GEB (JFM)
16	Plaintiff,	STIPULATION FOR 3-DAY EXTENSION
17	v.	OF TIME FOR DEFENDANT PETSMART, INC. TO RESPOND TO THE COMPLAINT; [PROPOSED] ORDER
18	PETSMART, INC. dba PETSMART	COMI LAIVI, [I KOI OSED] OKDEK
19	#0048; THEODORE P. KOROS, TRUSTEE OF THE KOROS FAMILY TRUST UNDER AGREEMETN DATED MAY 8, 2012; ANGELA R. KOROS,	
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21	TRUSTEE of the KOROS FAMILY TRUST UNDER AGREEMENT DATED	
22	MAY 8, 2012; SOPHIA PETER KELLEY; THOMAS KOROS; NICHOLAS KOROS;	
23	PETER T. KOROS, TRUSTEE of the KOROS FAMILY TRUST u/d/t DATED	
24	JANUARY 25, 1988; ELENI P. KOROS, TRUSTEE u/d/t DATED JANUARY 25,	
25	1988,	
26	Defendants.	
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1	Plaintiff Robert Dodson ("Dodson") and Defendant PetSmart, Inc. dba PetSmart #0048	
2	("PetSmart"), hereby stipulate to a 3-day extension of time so that PetSmart shall have until	
3	November 9, 2012, to respond to the Complaint. PetSmart's response is currently due today,	
4	November 6, 2012. Good cause exists for this extension because the parties have discussed the	
5	alleged access barriers listed in the Complaint and believe that an agreement to resolve the ADA	
6	access claims against PetSmart is imminent. In particular, permitting this short extension of time to	
7	respond to the Complaint will allow PetSmart to avoid the cost of preparing and filing a response if,	
8	as expected, the parties are able to finalize an agreement to resolve Dodson's claims against	
9	PetSmart.	
10	IT IS SO STIPULATED.	
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12	Dated: November 6, 2012	
13		
14	By: /s/ Lynn Hubbard, III	
15	LYNN HUBBARD, III DISABLED ADVOCACY GROUP,	
16	APLC Attorneys for Plaintiff	
17	ROBERT DODSON	
18	Dated: November 6, 2012	
19		
20	By: <u>/s/ Michael G. Leggieri</u> MICHAEL G. LEGGIERI	
21	LITTLER MENDELSON, P.C. Attorneys for Defendant	
22	PETSMART, INC.	
23	IT IS SO ORDERED.	
24	Date: 11/7/2012	
25	GARLAND E. BURKELL, JR.	
26	Senior United States District Judge	
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