1 2	BENJAMIN B. WAGNER United States Attorney YOSHINORI H. T. HIMEL #66194 Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2760	
3		
4		
5	Facsimile: (916) 554-2900 email: yoshinori.himel@usdoj.gov	
6 7	Attorneys for Federal Defendants, Defense Finance and Accounting Service, United States of America, Harry M. Wyatt III, David S. Baldwin, Mark Groves, and Teresa McKay	
8		
9	UNITED STATES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA	
11		
12	GARY TAYLOR,	2:12-cv-2466-WBS-DAD
13	Plaintiff,	STIPULATION AND ORDER TO EXTEND DEFENDANTS' REPLY
14	v.	TIME UNTIL DECEMBER 9, 2013
15	DEFENSE FINANCE AND ACCOUNTING SERVICE (DFAS), UNITED STATES OF	Date: Dec. 30, 2013 Time: 2:00 PM
16	AMERICA, HARRY M. WYATT III, DAVID S. BALDWIN, MARK GROVES, TERESA MCKAY, AND DOES ONE THROUGH TEN,	Ctrm: 5 (Judge Shubb)
17	Defendants.	
18	2 oronounts.	
19		
20	The parties, through their undersigned counsel, subject to the approval of the Court as provided	
21	for hereon, recite and stipulate as follows:	
22	RECITALS	
23	1. Currently, defendants' replies to plaintiff's oppositions to defendants' dismissal and	
24	summary judgment motions are due December 2, 2013. Defendants' opposition to plaintiff's motion to	
25	amend the complaint is due December 2, 2013, and plaintiff's reply supporting amendment is due	
26	December 9, 2013.	
27	2. By Order filed November 25, 2013, the Court declined to approve a stipulated extension	
28	of defendants' time to oppose amendment and reply in support of its dismissal and summary judgment	

1 motions from December 2 to December 16, 2013. The Order expressed a need for the motions to be briefed by December 9, 2013, which is 2 3 the date for plaintiff's reply to opposition to amendment. 4 4. Despite working nights and weekends to meet these and other impending filing deadlines, 5 defense counsel cannot complete all three papers, and in particular the replies supporting dismissal and summary judgment, by December 2, 2013. Defendants request that their opposition to amendment 6 7 continue to be due December 2, 2013, but that the date for their replies supporting dismissal and 8 summary judgment be extended for one week, from December 2 until December 9, 2013. 9 5. This time has not been extended before now. 10 STIPULATION 6. That defendants' time to reply to plaintiff's oppositions to defendants' dismissal and 11 summary judgment motions filed August 6, 2013, be EXTENDED from December 2, 2013, until 12 13 December 9, 2013. 14 LAW OFFICES OF JAMES BROCK WALKER Dated: November 25, 2013 15 /s/ James Brock Walker 16 (As authorized 11/25/13) JAMES BROCK WALKER 17 18 Dated: November 25, 2013 BENJAMIN B. WAGNER **United States Attorney** 19 /s/ YHimel 20 YOSHINORI H. T. HIMEL Assistant United States Attorney 21 22 ORDER 23 Upon the parties' stipulation, defendants' time to reply to plaintiff's oppositions to defendants' dispositive motions filed August 6, 2013, is EXTENDED from December 2 until December 9, 2013. 24 25 Defendants' time to oppose plaintiff's motion to amend remains December 2, 2013, and plaintiff's time 26 to reply in support of amendment remains December 9, 2013. 27 It is SO ORDERED. ShubE 28 Dated: November 26, 2013

STIPULATION AND ORDER TO EXTEND
DEFENDANTS' REPLY TIME UNTIL DECEMBER 9, 2013

UNITED STATES DISTRICT JUDGE