Rebecca E. Ihejirika, SBN: 225823 1 Law Office of Rebecca E. Ihejirika 2 1600 Sacramento Inn Way, Suite 109 3 Sacramento, CA 95815 4 Tel.: (916) 972-8774 5 Attorney for Plaintiff - Milton Sykes 6 7 UNITED STATES DISTRICT COURT 8 FOR THE EASTERN DISTRICT OF CALIFORNIA 9 SACRAMENTO DIVISION 10 11 MILTON SYKES) CASE NO.: 2:12-CV-02570-TLN-KJN 12 Plaintiff) STIPULATION AND [PROPOSED] 13) ORDER TO EXTEND TIME FOR 14 Vs.) FILING OF PLAINTIFF'S OPPOSITION 15) TO DEFENDANTS' MOTIONS FOR 16) SUMMARY JUDGMENT AND 17 **DEFENDANTS' REPLY** 18 19 DR. ATHANNASIOUS. ET AL. 20 And DOES 1 THROUGH 5 21 Defendants) JUDGE: THE HONORABLE KENDALL J. 22) NEWMAN 23 24 On May 20, 2016, the court appointed Rebecca A. Weinstein-Hamilton as co-counsel to 25 represent Plaintiff for the limited purpose of opposing Defendants' motions for summary 26 judgment. 27 On June 28, 2016, based on the parties' stipulation, the court entered an order extending 28 the time for filing of Plaintiff's opposition to Defendants' motions for summary judgment and 29 Defendants' reply. 30 The Plaintiff is negotiating settlement terms and it has become necessary to get an 31 extension of time up to December 30, 2016, to respond to Defendants' motion for summary 32 judgment. 33 STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME FOR FILING OF PLAINTIFF'S 1 OPPOSITIONS TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AND DEFENDANTS'

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The parties agree that the time for Plaintiff to file his opposition to Defendants' motion for summary judgment should be extended to December 30, 2016. The parties agree that Defendants' reply shall be due within forty-five (45) days after filing of Plaintiff's opposition to the motions for summary judgment.

The parties stipulate that an extension of time up to December 30, 2016, for Plaintiff to file his oppositions to the motions for summary judgment will not significantly impact the progress of this case or prejudice the Defendants. This request is not brought for any improper purpose.

Plaintiff, by and through his attorney of record -Rebecca E. Ihejirika; and Defendants -Dr. Athannasious, Dr. Weiland and Dr. Bick by and through their attorney - Deputy Attorney General – Kevin W. Reager, together with Defendant – Dr. Khaira by and through his attorney – Theodore D. Poppinga, hereby stipulate that the Court grant the said parties an extension of the deadline by which Plaintiff shall file his oppositions to the motions for summary judgment and the Defendants' shall file their reply.

WHEREFORE, Plaintiff, by and through his attorney of record –Rebecca E. Ihejirika, and Defendants - Dr. Athannasious, Dr. Weiland and Dr. Bick by and through their attorney -Deputy Attorney General – Kevin W. Reager, together with Defendant – Dr. Khaira by and through his attorney – Theodore D. Poppinga hereby request as follows:

- (1) The deadline for Plaintiff to file his Oppositions to the Motions for Summary Judgment is extended up to and including, December 30, 2016.
- (2) The Defendants' reply shall be due within forty-five (45) days after filing of Plaintiff's Oppositions to the Motions for Summary Judgment.

IT IS SO STIPULATED:

Date: 11/29/2016

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REBECCA E. IHEJIRIKA

Sign: _/s/ Rebecca E. Ihejirika

Attorney for Plaintiff Milton Sykes

Sign: _/s/ Kevin W. Reager_

KEVIN W. REAGER

Attorney for Defendants – Dr. Athannasious, Dr.

Weiland, Dr. Bick

STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME FOR FILING OF PLAINTIFF'S OPPOSITIONS TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AND DEFENDANTS'

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Date: 11/29/2016