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3	San Francisco, CA 94108.2693 Telephone: 415.433.1940		
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6	Telephone: 916.830.7200		
7	Attorneys for Defendants		
8	FRONTIER COMMUNICATIONS CORPORATION, CITIZENS TELECOM		
9	SERVICES COMPANY, L.L.C., AND KEVIN MAILLOUX		
10			
11	GEORGE DUESDIEKER LAW OFFICE OF GEORGE DUESDIEKER		
12	405 El Camino Real #107 Menlo Park, CA 94025		
13	Menio Park, CA 94025 Telephone: (650) 566-9529		
14	Attorney for Plaintiff PHYLLIS WHITTEN		
15	IN THE UNITED STATES DISTRICT COURT		
16	FOR THE EASTERN DISTRICT OF CALIFORNIA		
17	PHYLLIS WHITTEN,	Case No. 2:12–CV–02926–TLN–EFB	
18			
19	Plaintiff,	STIPULATION RE: PLAINTIFF'S EMOTIONAL DISTRESS ALLEGATIONS	
20	v.	AND ORDER	
	FRONTIER COMMUNICATIONS CORPORATION, a Delaware corporation,		
21	CITIZENS TELECOM SERVICES CO., KEVIN MAILLOUX, and Doe 1 through		
22	Doe 10,		
23	Defendants.		
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LITTLER MENDELSON, P.C. 650 California Street 20th Floor	Firmwide:128330729.2 064194.1023	Case No. 2:12-CV-02926-TLN-EFB	
San Francisco, CA 94108.2693 415.433.1940	STIPULATION RE: PLAINTIFF'S EMO	TIONAL DISTRESS ALLEGATIONS AND ORDER	
		Dockets.Justia.com	

Defendants FRONTIER COMMUNICATIONS CORPORATION, CITIZENS TELECOM SERVICES COMPANY, L.L.C., and KEVIN MAILLOUX and Plaintiff PHYLLIS WHITTEN, subject to the approval of the Court, hereby stipulate and agree through their respective counsel, as follows:

IT IS HEREBY STIPULATED AND AGREED THAT:

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1. This stipulation is limited to Plaintiff's claim for emotional distress damages against Defendants. At trial Plaintiff will not rely on the testimony of any retained or non-retained expert or treating healthcare provider, including, but not limited to, any physician, psychologist, psychiatrist, or any other healthcare provider, with regard to her claim for emotional distress damages With regard to emotional distress damages, Plaintiff will not testify at any time, nor will any witness called on her behalf testify, that any health care provider (including, but not limited to, the providers listed above), attributed any physical or mental health symptoms to Defendants' alleged acts.

2. Defendants will not subpoena Plaintiff's medical records from Dr. Suzanne Goldberg, 2029 Q Street NW, Washington, D.C. 20009.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

19 DATED: <u>August</u> 7, 2014 /s/ George Duesdieker (as authorized on 08/07/14) GEORGE DUESDIEKER 20 Law Office of George Duesdieker Attorneys for Plaintiff PHYLLIS WHITTEN 21 22 DATED: August 7, 2014 /s/ Barbara A. Blackburn 23 MARGARET HART EDWARDS ADRIANNE B. OSTROWSKI 24 BARBARA A. BLACKBURN Littler Mendelson, P.C. 25 Attorneys for Defendants FRONTIER COMMUNICATIONS CORPORATION, CITIZENS 26 TELECOM SERVICES COMPANY, L.L.C., AND 27 **KEVIN MAILLOUX** 28 2. LITTLER MENDELSON P.C. 650 California Street Firmwide:128330729.2 064194.1023 Case No. 2:12-CV-02926-TLN-EFB an Francisco, CA 94108.2693 STIPULATION RE: PLAINTIFF'S EMOTIONAL DISTRESS ALLEGATIONS AND ORDER

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3	PURSUANT TO STIPULATION, IT IS SO ORDERED.
4	Dated: August 27, 2014
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6	Thinking
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8	Troy L. Nunley United States District Judge
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