1	MARGARET HART EDWARDS, Bar No. 6 LITTLER MENDELSON, P.C.	5699	
2	650 California Street, 20th Floor San Francisco, CA 94108.2693		
3	Telephone: 415.433.1940		
4	ADRIANNE B. OSTROWSKI, Bar No. 2387 BARBARA A. BLACKBURN, Bar No. 2537	786 731	
5	LITTLER MENDELSON, P.C. 500 Capitol Mall, Suite 2000		
6	Sacramento, CA 95814 Telephone: 916.830.7200		
7	Attorneys for Defendants		
8	FRONTIER COMMUNICATIONS CORPORATION, CITIZENS TELECOM		
9	SERVICES COMPANY, L.L.C., AND KEVIN MAILLOUX		
10	GEORGE DUESDIEKER		
11	LAW OFFICE OF GEORGE DUESDIEKER		
12	405 El Camino Real #107 Menlo Park, CA 94025		
13	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	Plaintiff,	STIPULATION RE: EXPERT WITNESS DISCLOSURES AND ORDER	
19	v.	DISCLOSURES AND ORDER	
20	FRONTIER COMMUNICATIONS CORPORATION, a Delaware corporation,		
21	CITIZENS TELECOM SERVICES CO., KEVIN MAILLOUX, and Doe 1 through		
22	Doe 10,		
23	Defendants.		
24			
25			
26			
27			
28 LITTLER MENDELSON, P.C. 650 California Street	Firmwide:129170528.1 064194.1023	Case No. 2:12-CV-02926-TLN-EFB	
20th Floor San Francisco, CA 94108.2693 415.433.1940	STIPULATION RE: DEFENDANTS' DISCOVER	Y MOTION AND EXPERT WITNESS DISCLOSURES AND ORDER	

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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LITTLER MENDEL: 650 California 20th Floo San Francisco 94108.269 415 433 19 1. The parties have filed their Joint Statement pertaining to one of the discovery issues raised in the Court's July 30, 2014 Order Granting Defendants' Ex Parte Application for an Order Extending the Deadline for Defendants to File a Discovery Motion. Because of the Court's schedule, they were unable to secure a hearing date with Magistrate Judge Brennan until October 29, 2014.

2. The parties would like the discovery issue raised in their Joint Statement resolved before they need to retain expert witnesses. Therefore, because of this October 29, 2014 hearing date and Defendants' pending Motion for Summary Judgment or, in the Alternative, Summary Adjudication, the parties agree that the deadline to make expert witness disclosures should be extended to January 9, 2015 and any contradictory and/or rebuttal expert disclosures shall be made on or before February 13, 2015.

## IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

20	DATED: September 24, 2014	/s/ George Duesdieker (as authorized on 09/24/14)
21		GEORGE DUESDIEKER Law Office of George Duesdieker
22		Attorneys for Plaintiff PHYLLIS WHITTEN
23		
24	DATED: <u>September 24, 2014</u>	<u>/s/ Barbara A. Blackburn</u> MARGARET HART EDWARDS
25		ADRIANNE B. OSTROWSKI BARBARA A. BLACKBURN
26		Littler Mendelson, P.C.
		Attorneys for Defendants FRONTIER
27		COMMUNICATIONS CORPORATION, CITIZENS TELECOM SERVICES COMPANY, L.L.C., AND
28		
SON, P.C. Street	Firmwide:129170528.1 064194.1023	2. Case No. 2:12-CV-02926-TLN-EFB
o, CA 3	STIPULATION RE: DEFENDANTS' DISCO'	VERY MOTION AND EXPERT WITNESS DISCLOSURES AND ORDER

1	KEVIN MAILLOUX
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	Details Sentember 24, 2014
4	Dated: September 24, 2014
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6	() The
7	- My - Cunto
8	Troy L. Nunley United States District Judge
9	United Utates District Utage
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28	5. Case No. 2:12-CV-02026-TI N-EEP
LITTLER MENDELSON, P.C. 650 California Street 20th Floor San Francisco, CA 94108.2693 415.433.1940	Firmwide:129170528.1 064194.1023 3. Case No. 2:12-CV-02926-TLN-EFB   STIPULATION RE: DEFENDANTS' DISCOVERY MOTION AND EXPERT WITNESS DISCLOSURES AND ORDER ORDER