1	NANCY E. PRITIKIN, Bar No. 102392 LITTLER MENDELSON, P.C.		
2	650 California Street, 20th Floor		
3	San Francisco, CA 94108.2693 Telephone: 415.433.1940		
4	nepritikin@littler.com		
	BARBARA A. BLACKBURN, Bar No. 253'	731	
5	LITTLER MENDELSON, P.C. 500 Capitol Mall, Suite 2000		
6	Sacramento, CA 95814		
7	Telephone: 916.830.7200 bblackburn@littler.com		
8	Attorneys for Defendants		
9	FRONTIER COMMUNICATIONS CORPORATION, CITIZENS TELECOM		
10	SERVICES COMPANY, L.L.C., AND KEVIN MAILLOUX		
11	GEORGE DUESDIEKER		
12	LAW OFFICE OF GEORGE DUESDIEKER		
	405 El Camino Real #107 Menlo Park, CA 94025		
13	Telephone: (650) 566-9529		
14	george@duesdieker.com		
15	Attorney for Plaintiff PHYLLIS WHITTEN		
16	IN THE UNITED STATES DISTRICT COURT		
17	FOR THE EASTERN DISTRICT OF CALIFORNIA		
18	PHYLLIS WHITTEN,	Case No. 2:12-CV-02926-TLN-EFB	
19	Plaintiff,	STIPULATION AND ORDER RE:	
20	V.	PLAINTIFF'S PROPOSED MOTION IN LIMINE	
21			
22	FRONTIER COMMUNICATIONS CORPORATION, a Delaware corporation, CITIZENS TELECOM SERVICES CO.,		
23	KEVIN MAILLOUX, and Doe 1 through Doe 10,		
24	Defendants.		
25			
26			
27			
28			
LITTLER MENDELSON, P.C. 650 California Street			
20th Floor San Francisco, CA 94108.2693 415.433.1940			

1

The deposition of Defendant's expert (who is also serving as Defendant's rebuttal expert) was taken on April 25, 2016; Defendant's expert's rebuttal report was served in a timely manner on April 18, 2016. In light of Defendant's expert's testimony on April 25, 2016, Plaintiff desires to file an additional motion in limine relating to the qualifications of defendant's expert with respect to compensation management. Plaintiff's view is that such a motion is consistent with the letter and spirit of STIPULATION RE: FINAL PRETRIAL ORDER AND ORDER (ECF 77, filed 3/31/2016)

Defendant FRONTIER COMMUNICATIONS CORPORATION 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:

Plaintiff's further motion in limine relating to the qualifications of defendant's expert with respect to compensation management shall be filed no later than April 29, 2016 at 5 p.m. Defendant's opposition shall be filed no later than May 6, 2016 at 5 p.m. Plaintiff's reply shall be filed no later than May 9, 2016 at 5 p.m. Plaintiff's further motion in limine shall be heard with the other motions in limine set to be heard on May 12, 2016 at 1:30 p.m.

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

20	DATED: April 26, 2016	/s/ George Duesdieker
21		GEORGE DUESDIEKER
21		Law Office of George Duesdieker
22		Attorneys for Plaintiff PHYLLIS WHITTEN
23		
	DATED: April 26, 2016	/s/ BB or NP (as authorized on 4/ /16)
24		NANCY E. PRITIKIN
25		BARBARA A. BLACKBURN
23		LITTLER MENDELSON, P.C.
26		Attorneys for Defendants FRONTIER
20		COMMUNICATIONS CORPORATION, CITIZENS
27	27 TELECOM SERVICES COMPANY, L.L.	
		KEVIN MAILLOUX
28		
R MENDELSON, P.C.		2. C N. 2.12 CV 02026 TIN FED
0 California Street 20th Floor		Case No. 2:12-CV-02926-TLN-EFB
an Francisco, CA 94108.2693		
415.433.1940	n	

1		
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
3		
4		
5	Dated: April 26, 2016	$\mathcal{A}(\mathbf{x}) = \mathbf{x}$
6		My - Hunter
7		Troy L. Nunley
8		United States District Judge
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
LITTLER MENDELSON, P.C. 650 California Street 20th Floor	3.	Case No. 2:12-CV-02926-TLN-EFB
San Francisco, CA 94108.2693 415.433.1940	STIPULATION RE: MOTION IN L	IMINE ORDER