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1	JACK DURAN, SBN 221704 DURAN LAW OFFICE		
2	4010 Foothills Blvd., S-103, N.98		
3	Roseville, CA 95747 Telephone: (916) 779-3316		
4	Facsimile: (916) 520-3526		
5	duranlaw@yahoo.com		
6	Attorneys for Plaintiff CEDARVILLE		
7	RANCHERIA		
8	UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DIST	FRICT OF CALIFORNIA -	
10	SACRAMENTO DIVISION		
11	CEDARVILLE RANCHERIA,	Case No.: 2:12-CV-03046-LKK-CMK	
12	Plaintiff,	JOINT REQUEST TO CONTINUE	
13	V.	STIPULATION TO EXTEND WITNESS DISCLOSURE FILING TIME LINE;	
14	CEDARVILLE COUNTY WATER	ORDER	
15	DISTRICT, DOES 1 THROUGH 100,		
16	INCLUSIVE		
17	Defendant.		
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19	TO THE HONORABLE JUDGE OF THE UNITED STATES DISTRICT COURT		
20	FOR THE EASTERN DISTRICT OF CALIFORNIA AND TO ALL PARTIES TO THE		
21	WITHIN ACTION:		
22	Jack Duran of Duran Law Office and Samuel L. Emerson of Best Best & Krieger,		
23	LLP, hereby file this application to this Honorable Court requesting its approval of the		
24	parties stipulation to a four (4) week extension of time for the filing of Expert Witness Disclosures, from September 27, 2013 to October 27, 2013, for both plaintiff		
25			
26	CEDARVILLE RANCHERIA, and CEDARVILLE COUNTY WATER DISTRICT, on the		
27	following grounds:		
28	////		
	- 1- JOINT REQUEST TO CONTINUE STIPULATION TO EXTEND WITNESS DISCLOSURE FILING TIME LINE;		
	[PROPOSE		

1	On or about September 3, 2013, Plaintiff retained the law firm of Duran Law Office		
2	as its general counsel and to represent Plaintiff in this matter.		
3	On September 11, 2013 the Court approved Plaintiff's request to substitute Counsel		
4	Jack Duran, of Duran Law Office as Plaintiff's Counsel in this matter.		
5	The Court has previously approved a two (2) week extension for good cause. Both		
6	Counsels Request Plaintiff additional time to further explore possible settlement of this		
7	matter prior to filing Expert Witness Disclosures.		
8	WHEREFORE, Jack Duran of Duran Law Office and Samuel L. Emerson, of Best,		
9	Best & Krieger, LLP., respectfully request that this Honorable Court grant the instant		
10	application and approve the joint stipulation extending the Expert Witness Disclosure		
11	Submission period from September 27, 2013 until October 27, 2013.		
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13	Dated this 25th day of September, 2013.		
14	DURAN LAW OFFICE		
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16	s/s Jack Duran		
17	Attorney for Plaintiff Cedarville Rancheria		
18	Duran Law Office retains the original document with signatures		
19			
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21	BEST, BEST & KRIEGER		
22	s/s Samuel L. Emerson		
23	Attorney for Defendant Cedarville County Water District		
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	- 2- JOINT REQUEST TO CONTINUE STIPULATION TO EXTEND WITNESS DISCLOSURE FILING TIME LINE;		
	[PROPOSED] ORDER		

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2	ORDER
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4	On September 27, 2013, Jack Duran and Duran Law Office and Samuel L. Emerson
5	of Best, Best & Krieger, LLP, filed a Request to Extend Witness Disclosure Submission date
6	in the above-captioned matter. The application asks the Court to approve a stipulation
7	between the parties to extend the Expert Witness Disclosure submission time line from
8	September 27, 2013 to October 27, 2013, a four (4) week period of extension. Good cause
9	appearing as the basis of the request, the request is hereby GRANTED.
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11	IT IS SO ORDERED.
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13	Dated this 27th day of September, 2013.
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16	Jaunne K Kerton
17	LÀWRENCE K. KARLTON SENIOR JUDGE
18	UNITED STATES DISTRICT COURT
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	JOINT REQUEST TO CONTINUE STIPULATION TO EXTEND WITNESS DISCLOSURE FILING TIME LINE; [PROPOSED] ORDER

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