1 2 3 4 5 6 7	Derek H. Lim (Bar No. 209496) dlim@archernorris.com ARCHER NORRIS 2033 North Main Street, Suite 800 Walnut Creek, CA 94596-3759 Telephone: 925.930.6600 Facsimile: 925.930.6620  Attorneys for Defendants CLIFFORD FRANK PERRY, JR. (erroneously sued herein as CLIFFORD FRANK PERRY) and KNIGHT TRANSPORTATION, INC.				
8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA				
10	SACRAMENTO DIVISION				
11	ION ANN CORCORAN	<b>T</b>	I M 0.1	2 01511 WDG D A D	
12	JOY ANN CORCORAN	,		3-cv-01511 WBS DAD	
13	Plaintiff,		STIPULATION AND ORDER TO CONTINUE DISCOVERY CUT-OFF		
14	v.		EXPERT	PEADLINE TO COMPLETE DISCLOSURES, AND MOTION	
15 16	CLIFFORD FRANK PERRY; KNIGHT TRANSPORTATION, INC.; and DOES 1 TO 10,		HEARIN	G CUT-OFF	
17	Defendants.				
18	Plaintiff Joy Ann Corcoran ("Plaintiff") and Defendants Clifford Frank Perry, Jr. and				
19 20	Knight Transportation, Inc. (collectively "Defendants") hereby stipulate by and through their				
21					
22	undersigned counsel of record to continue the following deadlines in the above matter:				
23	<u>Event</u>	Current Deadli	<u>ne</u>	Proposed Deadline	
24	Expert disclosure	June 9, 2014		September 8, 2014	
25	Rebuttal expert disclosure	July 8, 2014		October 10, 2014	
26	Discovery cut-off	November 5, 2014		December 15, 2014	
27	Motion Hearing Schedule	December 5, 2014		January 6, 2015	
28	////				
				CTIDLIL ATION AND ODDED TO	

1	The final are trial conference date of February 17, 2015 and the trial date of May 5, 2015				
	The final pre-trial conference date of February 17, 2015 and the trial date of May 5, 2015				
2	will remain intact.				
3	The parties have been diligently proceeding with discovery in this matter. The parties				
4 5	have exchanged initial disclosures and served written discovery. Moreover, the deposition of				
6	Plaintiff Joy Corcoran is set for May 9, 2014 and an IME is set for May 12, 2014. A				
7	continuance of the foregoing dates is reque sted because the parties are pursuing mediation and				
8	would like the opportunity to conduct further discovery should the matter not resolve at				
9	mediation. In addition, the handling attorney for Defendants, Derek Lim, recently changed law				
10	firms to Archer Norris. In light of the foregoing, the parties seek a continuance of the				
11	applicable deadlines as proposed above.				
12	applicable deadlines as proposed above.				
13	IT IS SO STIPULATED.				
14	Dated: May 6, 2014 ALTEMUS & WAGNER				
15					
16	By: /s/ Stewart C. Altemus				
17	Stewart C. Altemus Attorneys for Plaintiff				
18					
19	Dated: May 6, 2014 ARCHER NORRIS				
20					
21	By: <u>/s/ Derek H. Lim</u> Derek H. Lim				
22	Attorneys for Defendants				
23	<u>ORDER</u>				
24	Pursuant to the parties' stipulation, IT IS SO ORDERED.  Dated: May 9, 2014				
25	Dale A. Dage				
26	Ddad1\orders.civil\ corcoran1511.stip.eot.deadline&brEdocxDROZD  UNITED STATES MAGISTRATE JUDGE				
27					
28					