1 2 3 4 5 6 7 8	Derek H. Lim (Bar No. 2094) ARCHER NORRIS 2033 North Main Street, Sur Walnut Creek, CA 94596-3 Telephone: 925.930.6600 Facsimile: 925.930.6620 E-mail: dlim@archer Attorneys for Defendants CLIFFORD FRANK PER as CLIFFORD FRANK PER TRANSPORTATION, INC	ite 800 759) norris.com Y, JR. (erroneously RRY) and KNIGHT	sued herein		
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11 12	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION				
13	JOY ANN CORCORAN, No. 2:13-cv-01511 WBS DAD				
14	Plaintiff,		STIPULATION AND		
15	V.		CONTINUE EXPERT		
16 17	CLIFFORD FRANK PERR TRANSPORTATION, INC 10,				
18	Defendants.				
19					
20	Plaintiff Joy Ann Corcoran ("Plaintiff") and Defendants Clifford Frank Perry, Jr. and				
21	Knight Transportation, Inc. (collectively "Defendants") hereby stipulate by and through their				
22	undersigned counsel of record to a brief continuance of the expert disclosure deadlines in this				
23	matter:				
24	<u>Event</u>	Current Deadline	Proposed Deadli		
25	Expert disclosure	September 8, 2014			
26	Rebuttal expert disclosure	October 10, 2014	October 29, 2014		
27	All of the remaining dates including the final pre-trial conference date of February 17,				
28	2015 and the trial date of May 5, 2015 will remain intact.				
	K0155001/1886769-1 DEFS. CLIFFORD FRANK PER	RY, JR. AND KNIGHT	TRANSPORTATION, INC.'S	No. 2:13-01511 WBS DAD	

1	The parties have been diligently proceeding with discovery in this matter. The parties			
2	have exchanged written discovery and Plaintiff has undergone an IME. Moreover, the			
3	deposition of Plaintiff Joy Corcoran, Pete Corcoran, Officer Redding and Dr. Kimberly Page			
4	have been completed. A brief continuance of the expert disclosure dates is requested because			
5	the parties are engaging in settlement discussions and have reserved a mediation with mediator			
6	Buzz Weisenfeld on September 3, 2014. The parties would like to engage in settlement			
7	discussions prior to the disclosure of experts and the exchange of expert reports.			
8				
9	IT IS SO STIPULATED.			
10	Dated: August 20, 2014 ALTEMUS & WAGNER			
11				
12	/s/ Stewart C. Altemus By:			
13	Stewart C. Altemus Attorneys for Plaintiff			
14	D. J. A. J. 20, 2014			
15	Dated: August 20, 2014 ARCHER NORRIS			
16	/s/ Derek H. Lim			
17	By: Derek H. Lim			
18	Attorneys for Defendants			
19				
20	<u>ORDER</u>			
21	Pursuant to the parties' stipulation, IT IS SO ORDERED.			
22	Dated: August 22, 2014			
23	Dale A. Dage			
24	DALE A. DROZD			
25	UNITED STATES MAGISTRATE JUDGE			
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