1 2	JOHN DOUGLAS BARR California S TROY DOUGLAS MUDFORD California S DAVID LEE CASE California S	tate Bar No. 156392	
3	ESTEE LEWISCalifornia S CATHLEEN THERESA BARR California		
4	BARR & MUDFORD, LLP	State Bar 110. 275550	
5	1824 Court Street/Post Office Box 994390 Redding, California 96099-4390		
6	Telephone: (530) 243-8008 Facsimile: (530) 243-1648		
7	Attorneys for Defendants, TATE		
8			
9	UNITED STATES DISTRICT COURT		
10	EASTERN DISTRICT OF CALIFORNIA		
11			
12	PRAETORIAN INSURANCE COMPANY,	No. 2:13-CV-02639-MCE-EFB	
13	Plaintiffs,	STIPULATION AND ORDER TO	
14	Fiamuris,	EXTEND THE DISCOVERY CUT OFF	
15	Vs.	DATE AND EXPERT DISCLOSURE DATE	
16	A R BUSINESS GROUP, INC. dba U S TIRE &		
17	WHEEL; MARSHAUN TATE; SHAUN TATE by and through his guardian ad litem, KENNETH		
18	TATE; ELISEO QUINTERO, SR.; AIDA QUINTERO; FORD MOTOR COMPANY;	Trial Date: February 26, 2016	
19	BRIDGESTONE AMERICAS, ICN.,		
20	Defendants.		
21			
22	THE PARTIES HERETO, by and through	n their respective counsel, stipulate as follows:	
23	1. The discovery cut off date currently	y set for April 24, 2015 should be extended	
24	until July 20, 2015.		
25	2. The expert witness disclosure date currently set for June 26, 2015 should be		
26			
27	extended until August 14, 2015.		
28			
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1	3. The parties have conducted writte	en discovery in this case and are now in the	
2	process of setting numerous dep	positions. It will be difficult to coordinate	
3	deposition dates in this case since	ce there are five law firms involved in this	
4	litigation. The parties agree that a short extension of the discovery cutoff in this		
5	date is needed so that all depositions can occur before discovery closes.		
6	date is needed so that air deposition	is can occur before also very closes.	
7	DATED: March 19, 2015	BARR & MUDFORD	
8			
9		/s/ John Douglas Barr	
10		JOHN DOUGLAS BARR	
11		Attorney for Defendants TATE	
12	DATED: March 19, 2015	SELVIN, WRAITH, HALMAN LLP	
13		,	
14			
15		/s/ Robin D. Korte ROBIN D. KORTE	
16		Attorney for Plaintiff, Praetorian Insurance Company	
17			
18	DATED: March 19, 2015	JAMES J. KAUFMAN, A Professional	
19		Corporation	
20		/s/ James J. Kaufman	
21		JAMES J. KAUFMAN	
22		Attorney for Defendants AR BUSINESS GROUP, INC., dba US TIRE & WHEEL	
23			
24	DATED: March 19, 2015	LARSON, GARRICK & LIGHTFOOT, LLP	
25		/a/ Marry D. Lightford	
26		/s/ Mary P. Lightfoot ARNOLD D. LARSON	
27		MARY P. LIGHTFOOT Attorneys for Defendant/Cross-Defendant,	
28		BRIDGESTONE AMERICAS, INC.	
BARR & MUDFORD Attorneys at Law 1824 Court Street Post Office Box 99/1390	Page 2		
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1	DATED: March 19, 2015 ROSENTHAL LAW		
2	// C Desid Described		
3	/s/ S. David Rosenthal S. DAVID ROSENTHAL		
4	Attorney for Plaintiffs, ELISEO QUINTERO, And AIDA QUINTERO		
5			
6	IT IS SO ORDERED:		
7	The discovery cut off is extended from April 24, 2015 to July 20, 2015, and the expert		
8	witness disclosure is extended from June 26, 2015 to August 14, 2015. All other dates set forth		
9	in the Court's Pretrial Scheduling Order filed September 11, 2014 remain unchanged.		
10			
11	Dated: March 27, 2015		
12	Molan Cle 1.		
13	MORRISON C. ENGLAND, JR., CHIEF JUDGE UNITED STATES DISTRICT COURT		
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