1	CENTER FOR DISABILITY ACCESS MARK D. POTTER, ESO., SBN 166317				
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5	phylg@potterhandy.com				
6	Attorney for Plaintiff SCOTT JOHNSON				
7	UNITED STATES DISTRICT COURT				
8	EASTERN DISTRICT OF CALIFORNIA				
9					
10	SCOTT IOUNGON	Case No.: 2:14-CV-02415-TLN-KJN			
11	SCOTT JOHNSON, Plaintiff,	Case No.: 2:14-CV-02415-1LN-KJN			
12	V.				
13	JOSEPH HENSLER, in his individual and representative capacity as trustee—The Hensler	(1) Joint Stipulation of Fact Regarding Defendants' Financial Wherewithal;			
14	Family Trust; GAYLE HENSLER, in her individual and	(2) Joint Stipulation Regarding Defendants' Discovery Responses;			
15	representative capacity as trustee—The Hensler Family Trust;	(3) Order Thereon.			
16 17	CONSOLIDATED ELECTRICAL DISTRIBUTORS, INC., a Delaware Corporation;) and Does 1-10,				
	Defendants.				
18 19					
20					
21					
22	JOINT STIPULATION				
23					
24	The following terms, phrases, and definitions will be applied in this stipulation and are				
25	intended to conform to the usage given in the Americans with Disabilities Act Accessibility				
26	Guidelines:				
27	1.7.1.0				
28	ADAAG: Americans wi	th Disabilities Act Accessibility Guidelines found			

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Case No.: 2:14-CV-02415-TLN-KJN

Joint Stipulation and Order

1		at 28 C.F.R. Part 36.
2	ACCESSIBLE:	Complying with the technical requirements of the ADAAG.
3	SUBJECT PROPERTY:	All Phase Electric Supply located at or about 2736 Teepee Drive
4		Stockton, California.
5	READILY ACHIEVABLE:	Shall have the same definition as that found at 42 U.S.C. §
6		12181(9).
7	BARRIER:	Any architectural or configuration element of the subject
8		property that does not comply with the technical provisions
9		found in the Americans With Disabilities Act Accessibility
10		Guidelines and/or Title 24 of the California Code of
11		Regulations, and which is identified in the Plaintiff's complaint.
12		
13 14	PLAINTIFF SCOTT JOHNSON AND DEFENDANTS JOSEPH HENSLER, GAYLL HENSLER, AND CONSOLIDATED ELECTRICAL DISTRIBUTORS, INC., BY ANI THROUGH THEIR ATTORNEYS OF RECORD, HEREBY STIPULATE:	
15		
16	WHEREAS Plaintiff has propounded written discovery to assist him in determining the	
17	ability of the Stipulating Defendants to undergo "readily achievable" barrier removal and to suppo	
	Plaintiff's damages assessment; and	
18	WHEREAS such discove	ry information is of a personal and confidential nature and
19	therefore, the Stipulating Defendar	nts have a legitimate concern about unnecessarily producing such
20	information;	
21	The Plaintiff and the Stipulating Defendants enter into the following stipulation:	
22		
23		
24	Plaintiff: Plaintiff will currently	forbear from propounding any discovery that seeks information
25	concerning the financial status, ability, or wherewithal of the Stipulating Defendants. Plaintiff als	
26	withdraws all discovery already propounded concerning this information, including but not limited to	
27	Interrogatories, Set One, nos. 4, 13, and 14 and Requests for Production of Documents, Set One, no	
28	8, 10, and 11.	

Case No.: 2:14-CV-02415-TLN-KJN

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2	Stipulating Defendants: The Stipulating Defendants hereby declare that in determining whether the		
3	removal of a BARRIER is READILY ACHIEVABLE, factors such as the (1) Stipulating Defendant's		
4	financial resources; (2) the facility's financial resources; (3) the "effect on expenses and resources"		
5	and (4) impact on finances, shall NOT be raised by STIPULATING DEFENDANTS as a defense as		
6	to why the Stipulating Defendant cannot remedy and/or remove those alleged BARRIERS.		
7	Defendants further stipulate to respond fully to all discovery requests not concerning the financial		
8	status, ability, or wherewithal of the Stipulating Defendants within 14 days of the Court's Order.		
9			
10	NOTE: Stipulating Defendants are not stipulating (A) liability to the Plaintiff; (B) that the above		
11	identified barrier removals are required by law; (C) that the above referenced barriers exist; or (D) that		
12	they are subject to the ADA or related state disability access laws.		
13			
14	NOTE: The parties understand that the Plaintiff reserves his right to seek financial information in		
15	support of a claim for punitive damages. However, Plaintiff will forbear from seeking that information		
16	until Plaintiff believes that further discovery information warrants the prosecution of a punitive		
17	damages claim against the Stipulating Defendants. Even if Plaintiff reaches a decision that a punitive		
18	damages claim should be prosecuted, Plaintiff will, nonetheless, wait until the end of the discovery		
19	window to request such information so as to allow maximum opportunity for resolution of the case.		
20			
21			
22	IT IS SO STIPULATED.		
23			
24	Dated: April 9, 2015 CENTER FOR DISABILITY ACCESS		
25			
26			
27	By: /s/ Amanda Lockhart		

AMANDA LOCKHART Attorney for Plaintiff

Case No.: 2:14-CV-02415-TLN-KJN

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2	Dated: April 9, 2015	MICHAEL D. WELCH ASSOCIATES
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5		By: /s/ Michael D. Welch
6		MICHAEL D. WELCH Attorney for Defendants
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6	Attorney for Plaintiff SCOTT JOHNSON		
7	I MITTED STATES DISTRICT COLUDT		
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	SCOTT JOHNSON,	Case No.: 2:14-CV-02415-TLN-KJN	
12	Plaintiff, v.))	
13	JOSEPH HENSLER, in his individual and	Order Regarding Joint Stipulation of Fact and	
14	representative capacity as trustee—The Hensler () Family Trust; ()	Discovery	
15	GAYLE HENSLER, in her individual and representative capacity as trustee—The Hensler		
16	Family Trust; (CONSOLIDATED ELECTRICAL)		
17	DISTRIBUTORS, INC., a Delaware Corporation; and Does 1-10,		
18	Defendants.		
19			
20	ODI	NED	
21	<u>ORDER</u>		
22	Having read the Joint Stipulation of Fact Regarding Defendants' Financial Wherewithal and		
23	Discovery Responses, the Court hereby orders Defendants to respond to all outstanding discovery		
24	requests not withdrawn by Plaintiff within 14 days.		
25	IT IS SO ORDERED.		
26	Dated: April 13, 2015		
27		Ferdal P. Newman	
28	j	KENDALL J. NEWMAN UNITED STATES MAGISTRATE JUDGE	
	Joint Stipulation and Order -5-	Case 140 2.14-C v-0241J-1LN-KJN	