1	John Douglas Barr (State Bar No. 40663)			
2	Troy Douglas Mudford (State Bar No. 156392) Estee Lewis (State Bar No. 268358)			
3	Cathleen Theresa Barr (State Bar No. 295538) BARR & MUDFORD LLP 1824 Court Street / P.O. Box 994390 Redding, California 96099-4390			
4				
5	Email: dugan@ca-lawyer.com / estee@ca-lawyer.com			
6				
7	Attorneys for Plaintiff, JUDY GARRETT			
8	Kevin R. Sutherland (State Bar No. 163746) Kevin O. Moon (State Bar No. 246792)			
9				
10	San Francisco, California 94105 Telephone: (415) 365-9800			
11	Facsimile: (415) 365-9801 Email: kevin.sutherland@clydeco.us / kevin.moon@clydeco.us Attorneys for Defendant, EMIRATES			
12				
13				
14	UNITED STATES DISTRICT COURT			
15	EASTERN DISTRICT OF CALIFORNIA			
16 17	JUDY GARRETT,	No. 2:14-CV-02717-TLN-CMK		
18	Plaintiff,	STIPULATION AND ORDER TO		
19	VS.	CONTINUE HEARING DATE FOR EMIRATES' MOTION FOR SUMMARY JUDGMENT		
20	EMIRATES WHICH WILL DO BUSINESS IN			
21	CALIFORNIA AS EMIRATES AIRLINE; and DOES 1 through 50, Inclusive,	Trial Date : January 30, 2017		
22	Defendants.			
23				
24	THE PARTIES HERETO, by and through their respective counsel, stipulate as			
25	follows:			
26	WHEREAS, defendant Emirates' Motion for Summary Judgment was filed on April 4,			
27	2016;			
28				
	Stipulation and Order to Extend Dates for I	Emirates' Motion for Summary Judgment Dockets.Justia.cd		

1	WHEREAS, the current hearing date for defendant Emirates' Motion for Summary		
2	Judgment in this matter is May 5, 2016;		
3	WHEREAS, under the current briefing schedule, the deadline for plaintiff Judy Garrett		
4	to file an opposition to defendant Emirates' Motion for Summary Judgment is April 21, 2016;		
5	WHEREAS, plaintiff's counsel, Estee Lewis, represents that she attended a continuing		
6 7	legal education seminar in Southern California from April 4, 2016 to April 8, 2016 and will be		
8	gone from April 14, 2016 to April 21, 2016 for a five day trial intensive program; and		
9	WHEREAS, due to the continuing legal education seminars, plaintiff's counsel		
10	represents that she does not have sufficient time to adequately investigate and draft an		
11	opposition to defendant Emirates' Motion for Summary Judgment in this matter by April 21,		
12	2016.		
13			
14	THEREFORE, the parties hereby stipulate, by and through their respective		
15	counsel, that:		
16	1. The hearing date for Emirates' Motion for Summary Judgment, currently set for		
17	May 5, 2016, should be continued to May 19, 2016 ;		
18	2. The deadline for plaintiff Judy Garrett to file an Opposition to Emirates' Motion		
19 20	for Summary Judgment, currently set for April 21, 2016, should be continued to May 5, 2016;		
20 21	and		
21	3. The deadline for Emirates to file a Reply to Opposition by plaintiff Judy Garrett		
23	to Emirates' Motion for Summary Judgment, currently set for April 28, 2016, should be		
24	continued to May 12, 2016 .		
25	DATED: April 12, 2016 BARR & MUDFORD, LLP		
26	/s/ Estee Lewis		
27	DUGAN BARR ESTEE LEWIS		
28	Attorneys for Plaintiff, JUDY GARRETT		
	-2- Stipulation and Order to Extend Dates for Emirates' Motion for Summary Judgment		

	DATED: April 12, 2016	CLYDE & CO US LLP
		/s/ Kevin O. Moon
		KEVIN R. SUTHERLAND KEVIN O. MOON
		Attorneys for Defendant, EMIRATES
	IT IS HEREBY ORDERED THAT:	
	1. The hearing date for E	mirates' Motion for Summary Judgment is continued to
	May 19, 2016;	
	2. The deadline for plainti	iff Judy Garrett to file an Opposition to Emirates' Motion
	for Summary Judgment is continued to May 5, 2016; and	
	3. The deadline for Emirates to file a Reply to Opposition by plaintiff Judy Garrett	
	to Emirates' Motion for Summary Judgment is continued to May 12, 2016.	
	IT IS SO ORDERED.	
	Dated: April 12, 2016	
	<i>Ducu</i> . 11pm 12, 2010	1 Alun
)		- My - Mundar
		Troy L. Nunley United States District Judge