1 2 3 4 5 6 7 8 9	Stuart G. Gross (State Bar No. 251019) Daniel C. Goldberg (State Bar No. 287923) GROSS & KLEIN LLP The Embarcadero Pier 9, Suite 100 San Francisco, CA 94111 Telephone: (415) 671-4628 Facsimile: (415) 480-6688 sgross@grosskleinlaw.com dgoldberg@grosskleinlaw.com Attorneys for Plaintiffs the Paskenta Band of Nomlaw and the Paskenta Enterprises Corporation [Additional Counsel Listed on Signature Page]		
10	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
11	LASTERN DISTRICT OF CALIFORNIA		
12	PASKENTA BAND OF NOMLAKI INDIANS; and PASKENTA ENTERPRISES	CASE NO. 2:15-cv-00538-GEB-CMK	
13	CORPORATION, Plaintiffs,	STIPULATION AND ORDER REGARDING PLAINTIFFS' SERVICE OF ADDITIONAL	
14	V.	INTERROGATORIES	
15 16	INES CROSBY; JOHN CROSBY; LESLIE LOHSE; LARRY LOHSE; TED PATA; JUAN PATA; CHRIS PATA; SHERRY MYERS; FRANK JAMES; UMPQUA BANK; UMPQUA		
17 18	HOLDINGS CORPORATION; CORNERSTONE COMMUNITY BANK; CORNERSTONE COMMUNITY BANCORP;		
19	JEFFERY FINCK; GARTH MOORE; GARTH MOORE INSURANCE AND		
20	FINANCIAL SERVICES, INC.; ASSOCIATED PENSION CONSULTANTS, INC.; HANESS & ASSOCIATES, LLC;		
21 22	ROBERT M. HANESS; THE PATRIOT GOLD & SILVER EXCHANGE, INC.; and NORMAN R. RYAN,		
23	Defendants.		
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	STIPULATION AND [PROPOSED] ORDER REGARDING SERVICE OF ADDITIONAL INTERROGATORIES 1061531.01 Dockets.Justia.com		

WHEREAS, Plaintiffs Paskenta Band of Nomlaki Indians and the Paskenta Enterprises Corporation (collectively "Plaintiffs") have exhausted the number of interrogatories allowed to be served upon Defendant John Crosby pursuant to Federal Rule of Civil Procedure 33;

WHEREAS, Plaintiffs have requested that Defendants John Crosby, Ines Crosby, Leslie Lohse, and Larry Lohse (collectively, "Defendants") each stipulate to allow Plaintiffs to serve additional written interrogatories beyond that prescribed by Federal Rule of Civil Procedure 33 on Defendants;

WHEREAS, Plaintiffs have requested an additional twenty-five (25) written interrogatories per Plaintiff to be served upon Defendants;

WHEREAS, Defendants have objected to the number of additional written interrogatories Plaintiffs have requested;

WHEREAS, in the spirit of compromise, Defendants have agreed to provide Plaintiffs with five (5) additional written interrogatories each (for a total of 10) to be served upon Defendant John Crosby;

WHEREAS, Plaintiffs reserve the right to seek additional discovery, while Defendants reserve the right to contend that no additional interrogatories to Defendants would be appropriate;

IT IS HEREBY STIPULATED, by and between Plaintiffs and Defendants, by and through their respective counsel, pursuant to Federal Rule of Civ. Pro. 33(a)(1), that Plaintiffs may serve an additional ten (10) written interrogatories on Defendant John Crosby.

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

DATED: June 8, 2016

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GROSS & KLEIN LLP

By: /s/ Daniel C. Goldberg Daniel C. Goldberg

Attorneys for Plaintiffs the Paskenta Band of Nomlaki Indians and the Paskenta Enterprises Corporation

STIPULATION AND [PROPOSED] ORDER REGARDING SERVICE OF ADDITIONAL INTERROGATORIES

1061531.01

1	DATED: May 20, 2016	KEKER & VAN NEST, LLP.
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3		By: <u>/s/ Matthew Werdegar</u> (as authorized on 5/19/16) Matthew Werdegar
4		Attorneys For Defendants Ines Crosby, John Crosby, Leslie Lohse, Larry Lohse, Ted Pata, Juan Pata, Chris
5	5	Pata, Sherry Myers, and Frank James
6	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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8	³ Dated: June 8, 2016	1
9		CRAIG M KELLISON
10		UNITED STATES MAGISTRATE JUDGE
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	STIPULATION AND [PROPOSED ORDER 1061531.01	2] REGARDING SERVICE OF ADDITIONAL INTERROGATORIES