Wormuth et al v. Lammersville Union School District et al

Doc 35

1		IACODCON HANCEN & MOOLIII I AN
2	Dated: December 22, 2016	JACOBSON, HANSEN & McQUILLAN
3		
4		By: /s/ Leith Hansen Leith B. Hansen
5		Attorney for Defendant,
6		TERESA HAUN
7		
8	Dated: December 22, 2016	BENNETT, SAMUELSEN, REYNOLDS, ALLARD, COWPERTHWAITE & GELINI
9		
10		By: /s/ Mark Edson
11		Mark P. Edson Attorneys for Defendants,
12		NARESH SINGH, MRINAL SINGH
13		
14	Dated: December 22, 2016	KRAEBER LAW OFFICE
15		
16		By: /s/ Rhonda Kraeber Rhonda D. Kraeber
17		Attorney for Plaintiffs, ADRIANNA WORMUTH, SCOTT WORMUTH
18		and H.W., a minor
19		
20		
21	//	
22	//	
23	//	
24	//	
25	<i> </i>	
26	<i>II</i>	
27	" 	
28	//	
McCormick, Barstow, Sheppard, Wayte & Carruth LLP		3
1125 I ST., SUITE 1 MODESTO, CA 95354	STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAINT	

1 **ORDER** 2 Pursuant to the Stipulation of the parties, and good cause appearing, the following changes are 3 ordered to the Pretrial Order (Document No. 47): 4 1. The fact discovery cut-off is extended to June 23, 2017; 5 The designation of opening experts with reports deadline is extended to July 21, 2017; 2. 6 3. The designation of rebuttal experts with reports deadline is extended to August 11, 7 2017; 8 The expert discovery cut off is extended to September 1, 2017; and 4. 9 5. All other provisions of the Pretrial Order remain in effect. 10 IT IS SO ORDERED. 11 DATED: January 3, 2017 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27

28