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6	California limited partnership; ST. ANTON MULTIFAMILY MANAGEMENT, INC.		
7			
8	UNITED STA	TES DISTRICT COURT	
9	UNITED STATES DISTRICT COURT		
10	IN THE EASTERN DISTRICT OF CALIFORNIA		
11	JOHN KERR and KRYSTLE ENGLEHART,	Case No. 2:16-cv-00414-WBS-AC	
12	Plaintiffs,	STIPULATION TO ALLOW IN EXCESS OF	
13	V.	TEN (10) DEPOSITIONS	
14	ST. ANTON BUILDING, LP, a		
15	California limited partnership; ST. ANTON MULTIFAMILY		
16	MANAGEMENT, INC.; and DOES 1 through 25, inclusive,		
17	Defendants		
18			
19	WHEREAS, as the parties have served initial disclosures and Plaintiffs have served		
20	supplemental disclosures in this matter.		
21	WHEREAS, Plaintiffs have disclosed twenty-seven (27) witnesses in their disclosure and		
22	supplemental disclosure. Plaintiffs anticipate calling twenty-six (26) of these witnesses at the trial of		
23	this matter.		
24	WHEREAS, Defendants have disclosed a total of twelve (12) witnesses in their disclosure.		
25	Defendants plan to call each of these witnesses at the trial of the matter.		
26	WHEREAS, Defendants seek to depose each of the witnesses who Plaintiffs plan to have		
27	testify at the trial of this matter.		
28			
PALMER KAZANJIAN WOHL HODSON LLP 2277 Fair Oaks Blvd., Suite 455 Sacramento, CA 95825 916.442.3552	STIPULATION TO ALLOW IN EXCESS OF TEN (10) DEPOSITIONS		

1	WHEREAS, Plaintiffs seek to depose each of the witnesses who Defendants plan to	o have	
2	testify at trial.		
3	WHEREAS, per FRCP Rule 30, the parties would be limited to ten (10) depositions per side.		
4	WHEREAS, the parties agree that each party shall be allowed to take in excess of ten (10)		
5	depositions in this matter. Specifically, the parties stipulate that Defendants may depose each of the		
6	witnesses named in Plaintiffs' Rule 26 Disclosures and any supplement thereto, as well as the		
7	deposition of any expert witnesses disclosed by Plaintiffs. Similarly, the parties stipulate that		
8	Plaintiffs may depose each of the witnesses named in Defendants' Rule 26 Disclosures and any		
9	supplement thereto, as well as the deposition of any expert witnesses disclosed by Defendants.		
10	IT IS SO STIPULATED.		
11	Dated: April 13, 2017 PALMER KAZANJIAN WOHL HODSON L	LP	
12			
13	By: <u>/s/ Christopher F. Wohl</u> Christopher F. Wohl		
14	Attorneys for Defendants ST. ANTON BUILDING, LP and ST. ANTON MULTIFAMILY MANAGEMENT, INC	r	
15	MULTIFAMILT MANAGEMENT, INC		
16	Dated: April 13, 2017 GAVRILOV & BROOKS		
17	By: <u>/s/ Eliezer Cohen</u> Eliezer Cohen		
18	Attorneys for Plaintiffs JOHN KERR and KRYSTLE ENGLEHART	1	
19			
20	ORDER		
21	Upon the agreement of the parties hereto, and Good Cause appearing		
22	IT IS SO ORDERED.		
23	DATED: April 13, 2017		
24			
25	allison clane		
26	UNITED STATES MAGISTRATE JUDGE		
27			
PALMER KAZANJIAN WOHL HODSON LLP 2277 Fair Odas Blvd, Suite 455 Sacramento, CA 95825 916.442.3552	ss STIPULATION TO MODIFY PRETRIAL SCHEDULING ORDER 2.		