1 2 3 4 5 6 7 8 9	LEWIS BRISBOIS BISGAARD & SM JOANN M. O. RANGEL, SB#200228 2020 West El Camino Avenue, Suite 00 Sacramento, California 95833 Telephone: 916.564.5400 Facsimile: 916.564.5444 LANE J. ASHLEY, SB# 073296 JAMIE L. VELS, SB# 156469 633 West 5 th Street, Suite 4000 Los Angeles, California 90071 Telephone: 213.250.1800 Facsimile: 213.250.7900 Attorneys for Plaintiff Stonington Insurance Company		
10	UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA, SACRAMENTO DIVISION		
12			
13	STONINGTON INSURANCE COMPANY,	CASE NO. 2:16-cv-02577-MCE-DB	
14	Plaintiff,		
15	VS.	STIPULATION AND ORDER TO EXTEND TIME FOR EXCHANGE	
16	ROBERT ADAMS; CREATIVE	OF INITIAL DISCLOSURES PURSUANT TO FRCP 26	
17	FRONTIERS SCHOOL, INC.; SAUNDRA ADAMS; AO DOE; BR	Tonsern To The 20	
18 19	DOE, BY AND THROUGH HER GUARDIAN AD LITEM, C DOE; and DOES 1 through 50, inclusive,	Action File: 10/28/16 Trial Date: None Set	
20	Defendants.		
21			
22	Pursuant to Local Rule 144(a), the parties hereto, Plaintiff Stonington		
23	Insurance Company; Defendants Robert Adams, Saundra Adams, Creative Frontiers		
24	School, Inc. (the "Adams Defendants"); Defendant AO Doe and Defendant BR Doe,		
25	by and through her Guardian Ad Litem C Doe (collectively the "Parties"), submit		
26	the following stipulation and [proposed] order to extend the time for exchanging		
27	Initial Disclosures pursuant to FRCP 26(a)(1)).		
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4844-0022-6112.1

The Parties stipulate that good cause exists to extend the deadline for the 1 Parties' Initial Disclosures based on the pending motion to dismiss or in the 2 alternative, stay this lawsuit (the "Motion to Stay") filed by the Adams Defendants 3 on February 10, 2017 and scheduled for hearing before this Court on February 23, 4 5 2017. The Parties stipulate to extend the deadline for exchanging their Initial Disclosures to (1) March 2, 2017 or (2) seven (7) days from the date the Court 6 7 issues its ruling on the Motion for Stay, whichever is later. IT IS SO STIPULATED. 8 9 10 DATED: January 24, 2017 LEWIS BRISBOIS BISGAARD & SMITH LLP 11 12 By: 13 Lane J. Ashley 14 Jamie L. Vels JoAnn Rangel 15 Attorneys for Plaintiff Stonington 16 **Insurance Company** 17 DATED: January 24, 2017 FARMER SMITH & LANE LLP 18 19 **20** By: 21 Blane A. Smith, Esq. Eric Brenneman, Esq. 22 Farmer Smith & Lane LLP 23 Attorneys for Defendants Robert Adams, Saundra Adams, Creative 24 Frontiers School, Inc. 25 **26** 27 28 4844-0022-6112.1

STIPULATION AND ORDER TO EXTEND TIME FOR EXCHANGE OF INITIAL DISCLOSURES PURSUANT TO FRCP 26

1 2	11	LAW OFFICES OF JOSEPH C. GEORGE, Ph.D.
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5		By: /s/ Joseph C. George, Esq.
6		Joseph C. George, Jr., Esq. Attorneys for Defendants
7		AO Doe and BR Doe, by and through her
8		Guardian Ad Litem C Doe
9		
10	ORDER	
11	PURSUANT TO STIPULATION and based on the existence of good cause,	
12	it is hereby ordered that the deadline for the Parties' exchange of their Initial	
13	Disclosures (pursuant to FRCP 26(a)(1)) shall be extended to (1) March 2, 2017 or	
	(2) seven (7) days from the date of the Court's ruling on the Motion to Stay,	
14	whichever is later.	
15	IT IS SO ORDERED.	
16	Dated: January 25, 2017	11 26
17		Marin Miller Vi.
18	MORRISON C. ENGLAND, JR	
19		UNITED STATES DISTRICT JUDGE
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