1	Paul W. Reidl (SBN 155221) Christopher J. Passarelli (SBN 241147)		
2	Brett J. Leininger (SBN 329579) DICKENSON, PEATMAN & FOGARTY		
3	1500 First Street, Suite 200 Napa, California 94559		
4	Telephone: (707) 252-7122 Facsimile: (707) 255-6876		
5	preidl@dpf-law.com cpassarelli@dpf-law.com		
6	Attorneys for Defendants/Counter-Plaintiffs		
7	EL DORADO ORCHARDS INC., et al.		
8	R. Michael West (SBN 84336)		
9	mwest@saciplaw.com Law Offices of R. Michael West		
10	1922 21 ST Street Sacramento, CA 95811		
11	Telephone: (916) 444-5444		
12	Catherine Ashley Straight (SBN 119339) cstraight@cas-law.com		
13	Law Offices of Catherine Ashley Straight 1922 21 st Street		
14	Sacramento, CA 95811 Telephone: (916)-599-1845		
15	Attorneys for Plaintiff/Counter-Defendant		
16	APPLE HILL GROWERS		
17	UNITED STATE	S DISTRICT COURT	
18	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
19	EASTERN DISTRICT OF CALIFORNIA		
20	APPLE HILL GROWERS,	CASE NO. 2:17-cv-02085-TLN-CKD	
21	Plaintiff,	STIPULATION AND [PROPOSED]	
22	·	ORDER EXTENDING DEADLINE FOR DISCOVERY DEPOSITIONS	
23	VS.	DISCOVERT DELOSITIONS	
24	EL DORADO ORCHARDS, INC., et al.		
25	Defendants.		
orporatio			
27 and Taw			
Profession 28			
V			

	12
	13
	14
	15
	16
	17
	18
	19
	20
	21
	22
	23
	24
	25
oration	26
ам Согр	27
onal I	• •

1

2

3

4

5

6

7

8

9

10

11

Plaintiff Apple Hill Growers ("Plaintiff") and Defendants Brad Visman, Mason Visman,
Kandi Visman, and El Dorado Orchards, Inc., ("Defendants") (Plaintiff and Defendants
collectively "the Parties") agree and stipulate to a further extension of the deadline for taking
discovery depositions beyond the current deadline of June 24, 2022, to July 15, 2022. The Parties
request the extension to accommodate the schedules of various witnesses who are unavailable for
depositions prior to the current deadline.
The Court has ordered three prior extensions of discovery deadlines in this case. On
January 7, 2022 Magistusta Judga Dalamay angusyad tha Darties? stimulation (ECE No. 22.1) and

January 7, 2022, Magistrate Judge Delaney approved the Parties' stipulation (ECF No. 33.1) and extended the deadline for fact discovery from February 28, 2022, to May 2, 2022. (ECF. No. 34). On April 19, 2022, also upon the Parties' stipulation (ECF No. 54), the Court further extended the deadline for fact discovery to June 3, 2022, and extended the deadline for disclosure of expert witnesses from April 25, 2022, to May 27, 2022. (ECF No. 55). Finally, on June 2, 2022, the Court granted another stipulated request (ECF No. 71) and extended the deadline for the parties to take discovery depositions from June 3, 2022, to June 24, 2022. (ECF No. 72).

Respectfully submitted,

DICKENSON, PEATMAN & FOGARTY

By: /s/ Christopher J. Passarelli

Paul W. Reidl Christopher Passarelli Brett Leininger

Attorneys for El Dorado Orchards, et al.

LAW OFFICES OF CATHERINE ASHLEY STRAIGHT

By: /s/ Catherine Ashley Straight Catherine Ashley Straight Attorney for Apple Hill Growers

LAW OFFICES OF R. MICHAEL WEST

By: /s/ R. Michael West R. Michael West

Attorney for Apple Hill Growers

DATED: June 17, 2022

1

2

3

45

6

7

8

9 10

11

12

1314

15

16

17

18

19

2021

22

23

24

25

rporation 26

Taw Con

.

ORDER

Having the reviewed the Parties' stipulation, the Court orders as follows:

1. The deadline for taking discovery depositions beyond the deadline for fact discovery is hereby extended to July 15, 2022.

All other existing scheduling deadlines, including the deadline for hearing of dispositive motions, remain unchanged.

3

IT IS SO ORDERED.

Dated: June 21, 2022

CAROLYN K. DELANEY

Carop a. Dela

UNITED STATES MAGISTRATE JUDGE