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6	Attorneys for Defendants,	IDE			
7	TERRANCE OLLIFF and DIANNE L. OLLIFF, Individually and as Trustees of the Olliff Family Trust.				
8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA				
10	GRINDSTONE INDIAN RANCHERIA, et al,) Case No.: 2-17-cv-02292-JAM-EFB			
11	Plaintiffs,	STIPULATION TO EXTEND DISCOVERY CUT-OFF DEADLINE; AND ORDER			
12	·)			
13	v. TERRANCE OLLIFF, et al.,				
14	Defendants.))			
15	Defendants.) _)			
16	Plaintiff GRINDSTONE INDIAN RANCHERIA, et al. ("PLAINTIFFS"), and Defendants				
17	TERRANCE OLLIFF, et al. ("DEFENDANTS" and collectively with PLAINTIFFS the "Parties"), by				
18	and through their respective counsel of record, stipulate and agree as follows:				
19	<u>Recitals</u>				
20	A. WHEREAS, the cut-off date for all discovery to be completed herein is currently set for				
21	March 5, 2021. [Dkt. #47]				
22	B. WHEREAS, trial is set to commence herein on July 26, 2021.				
23	C. WHEREAS, the Parties are currently conducting and scheduling final depositions for parties				
24	and experts. Due to scheduling issues, the Parties will not be able to complete all depositions prior to the				
25	discovery cut-off date on March 5, 2021.				
26	D. WHEREAS, the Parties agree that any extension on the discovery cut-off date closer to the				
27	trial date by 30-45 days will not prejudice either PLAINTIFFS or DEFENDANTS nor delay the Parties'				
28	ability to proceed with trial as currently set on July 26, 2021.				
	Stipulation to Extend Discovery Cut off Deadline	Stimulation to Extend Discovery Cut-off Deadline: and Order			

1	E. THEREFORE, the Parties request the entry of an order that extends the discovery cut-off					
2	date from March 5, 2021 to A	April 2, 2021.				
3				<u>Plaintiffs</u>		
4	I have read and approve the above stipulation and the accompanying form of Order.					
5				DURAN LAW OFFICE		
6	D. 4 (TED.)	, 2021.	By:	/S/ Jack Duran, Jr.		
7	DATED:			Jack Duran, Jr., Esq.		
8				Attorney for Plaintiffs, GRINDSTONE INDIANE RANCHERIA, et al.,		
9						
10				<u>Defendants</u>		
11	I have read and approve the above stipulation and the accompanying form of Order.					
12				GRIFFITH HORN & SHEEHAN, LLP		
13	DATED:, 2021.	2021	021. By:	/S/ Jameson E.P. Sheehan		
14		_, 2021.		David R. Griffith, Esq.		
15				Jameson E.P. Sheehan, Esq. Attorneys for Defendants, TERRANCE OLLIFF and DIANNE L. OLLIFF,		
16				Individually and as Trustees of the Olliff Family Trust.		
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Stipulation to Extend Discovery Cut-off Deadline; and Order

1	<u>ORDER</u>				
2	Having reviewed the stipulation by and between Plaintiff GRINDSTONE INDIAN				
3	RANCHERIA, et al., and Defendants TERRANCE OLLIFF, et al., stipulating to and requesting the				
4	entry of an order extending the discovery cut-off date from March 5, 2021 to April 2, 2021, and good				
5	cause appearing:				
6	IT IS ORDERED that the discovery cut-off date currently set for March 5, 2021 is extended to				
7	April 2, 2021.				
8	IT IS SO ORDERED.				
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10	DATED: February 19, 2021 /s/ John A. Mendez THE HONORABLE JOHN A. MENDEZ				
11	UNITED STATES DISTRICT COURT JUDGE				
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	Stipulation to Extend Discovery Cut-off Deadline; and Order 3				