1	RIVERA & ASSOCIATES 1425 River Park Drive, Suite 250	
2	Sacramento, California 95815	
3	Tel: 916-922-1200 Fax: 916 922-1303	
4	Jesse M. Rivera, SBN 84259 Shanan L. Hewitt, SBN 200168	
5	Jonathan B. Paul, SBN 215884 Jill B. Nathan, SBN 186136	
6	Glen A. Williams, SBN 257665	
7	Attorneys for Defendant, Robert Padilla, M.D.	
8	Robert Ludina, 141.D.	
9	IN THE UNITED STATES DISTRICT COURT	
10	FOR THE EASTERN DISTRICT OF CALIFORNIA	
11	SACRAMENTO DIVISION	
12		
13	RAMIN A. SHEKARLAB,) CASE NO. 2:18-CV-00047-JAM-EFB
14	Plaintiff,	STIPULATION AND ORDER FOR EXTENSION OF TIME TO RESPOND
15	VO.	TO COMPLAINT
16	VS.	[E.D. Cal. L.R. 144(a)]
17)
18	COUNTY OF SACRAMENTO; ROBERT PADILLA, M.D.; CHARLES KIM, M.D.)
19	MAJEET KAUR, R.N. JOYCE AMAJOR, R.N. KATHRYN GONZALES, and DOES))
20	1 - 10,)
21	Defendants.)
22	Plaintiff Ramin A. Shekarlab ("Plaintiff") and Defendants County of Sacramento and Robert	
23	Padilla ("Defendants") by and through their respective counsel of record, hereby stipulate and agree	
24	as follows:	
25	Whereas, this Court previously issued an order extending the response pleading deadline for	
26	all defendants from February 9, 2018 to February 23, 2018.	
27	Whereas, counsel for Defendant Padilla did not receive assignment of the defense of this	
28	case until February 22, 2018.	
		Unit Entersion of Time As Eile - Description Disables

1	Whereas, Defendant Padilla is on medical leave and unable to travel to defense counsel's		
2	office at this time.		
3	Whereas, Defendant Padilla has not had sufficient time to investigate the factual allegations		
4	of the complaint herein.		
5	Whereas, in light of the foregoing facts and upon order of the Court, THE PARTIES		
6	HEREBY STIPULATE that:		
7	1. Defendant Robert Padilla may file a responsive pleading to Plaintiff's complaint on		
8	or before March 26, 2018.		
9	IT IS SO STIPULATED.		
10	DATED: February 23, 2018	LAW OFFICES OF STEWART KATZ	
11		/s/ Stewart Katz (as authorized on 02/23/18)	
12		Stewart Katz	
13		Attorney for Plaintiff Ramin A. Shekarlab	
14	DATED: February 23, 2018	LONGYEAR, O'DEA & LAVRA, LLP	
15		/s/ Van Longyear (as authorized on 02/23/18)	
16		Van Longyear Attorney for Defendant	
17		County of Sacramento	
18	DATED: February 23, 2018	LAW OFFICES OF RIVERA & ASSOCIATES	
19		/s/ Jonathan B. Paul	
20		Jonathan B. Paul Attorney for Defendant	
21		Robert Padilla	
22	ORDER		
23	By stipulation of the parties and good cause appearing, it is hereby ordered that: 1. Defendant Robert Padilla shall file a responsive pleading on or before March 26, 2018.		
24			
25			
26			
27	DATED: February 23, 2018	/s/ John A. Mendez HONORABLE JOHN A. MENDEZ	
28	3	UNITED STATES DISTRICT COURT JUDGE	