

ERIC GRANT, ATTORNEY AT LAW
8001 Folsom Boulevard, Suite 100
Sacramento, California 95826
Telephone: (916) 388-0833

1 NOW, THEREFORE, Plaintiff and Defendant Eco Dry, by and through their respective
2 counsel, stipulate and request pursuant to Civil Local Rule 6-2 that this Court enter the following
3 Order:

4 **STIPULATION AND REQUESTED ORDER**

5 1. Except to the extent modified below, the Stipulation, and Stipulated Request for
6 Order Changing Deadline for Initial Disclosures (the "Stipulation"), as approved and entered by
7 this Court on September 23, 2008, shall apply to Plaintiff and Defendant Eco Dry.

8 2. Plaintiff shall be deemed to have provided Defendant Eco Dry with the statement
9 specified in Paragraph 3 of the Stipulation.

10 3. By October 24, 2008, Defendant Eco Dry will provide Plaintiff with the informa-
11 tion specified in Paragraph 4 of the Stipulation.

12 IT IS SO STIPULATED.

13 Dated: October 15, 2008.

Respectfully submitted,

14 /s/ Eric Grant
ERIC GRANT

15 Counsel for Defendants R.R. STREET &
16 CO. INC., MONDIAL DRYCLEANING
17 PRODUCTS, INC. (improperly sued as Union
18 Drycleaning Products USA and Realstar,
19 Inc.), and ECO DRY OF AMERICA, INC.
(improperly sued as Firbimatic)

20 /s/ Marnie E. Riddle
MARNIE E. RIDDLE

Sher Leff LLP

21 (whose concurrence to this filing is hereby
22 attested to by the filer, attorney Eric Grant)

23 Counsel for Plaintiff
California Water Service Company

24
25 PURSUANT TO STIPULATION, IT IS SO ORDERED.

26
27 Dated: October _____, 2008.


28 _____
Hon. Susan Illston
United States District Judge

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CERTIFICATE OF SERVICE

I hereby certify that I am a member of the Bar of this Court in good standing and counsel of record for Defendants R.R. Street & Co. Inc., Mondial Drycleaning Products, Inc. (improperly sued as Union Drycleaning Products USA and Realstar, Inc.), and Eco Dry of America, Inc. (improperly sued as Firbimatic). I further certify that the foregoing document, namely,

**STIPULATION AND STIPULATED REQUEST FOR ORDER
CHANGING DEADLINE FOR INITIAL DISCLOSURES BY
AND TO DEFENDANT ECO DRY OF AMERICA, INC.**

was served this date upon the following persons by the means indicated thereunder:

Richard S. Baron
Foley Baron & Metzger PLLC
33533 West 12 Mile Road, Suite 350
Farmington Hill, Michigan 48331
(Via first-class mail, postage prepaid)

Susan Lauren Caldwell
Koletsky Mancini et al
3460 Wilshire Boulevard, 8th Floor
Los Angeles, California 90010
(Via first-class mail, postage prepaid)

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on October 15, 2008.

/s/ Eric Grant
ERIC GRANT

Counsel for Defendants R.R. STREET &
CO. INC., MONDIAL DRYCLEANING
PRODUCTS, INC. (improperly sued as Union
Drycleaning Products USA and Realstar,
Inc.), and ECO DRY OF AMERICA, INC.
(improperly sued as Firbimatic)