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1	Mary Shea Hagebols (SBN 113222)		
2	SHEA LAW OFFICES 1814 Franklin Street, Suite 800		
3	Oakland, CA 94612 Tel: 510-208-4422		
4	Fax: 415-520-9407		
5	shealaw@aol.com		
6	Attorney for Plaintiff Judith Roberts		
7	Attorney for Framum Judith Roberts		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	JUDITH ROBERTS,	Case No. C09-01477 MEJ	
12	Plaintiff,		
13	v.	STIPULATION AND ORDER RE EXTENSION OF TIME FOR DEFENDANTS	
14	OREGON HEALTH & SCIENCE UNIVERSITY, SUMMIT TECH	TO RESPOND TO PLAINTIFF'S COMPLAINT	
15	CONSULTING, LLC, a Georgia Limited Liability Corporation; JONATHAN		
16	SCOTT INTERNATIONAL, LLC, an Ohio limited liability corporation; SALLY		
17	GODZER, an individual; and DOES 1-20,		
18	Defendants.		
19			
20	Pursuant to Civil Local Rule 6-1(a), plaintiff Judith Roberts and Summit Tech Consulting,		
21	LLC, Jonathan Scott International, LLC and Sally Godzer (collectively "Defendants"), by and		
22	through their undersigned counsel, hereby stipulate and agree that Defendants will answer or		
23	otherwise respond to the Complaint on or bef	ore August 17, 2009.	
24	The parties have reached an informal resolution of this matter and need additional time to		
25	complete the necessary paperwork to formali	ze their agreements.	
26	By entering into this Stipulation, the parties do not intend to waive and do not waive any		
27	procedural or substantive defenses, rights or objections, including, but not limited to, the defenses		
28	of lack of personal jurisdiction and improper venue.		
	STIPULATION AND ORDER RE EXTENSION RESPOND TO PLAINTIFF'S COMPLAINT Case	4	

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1	IT IS SO STIPULATED:		
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3	DATED: 1-1-17 2000	CEDNAZIANI ECAI CEDVICEC XX 0	
4	DATED: July 17, 2009	GERNAZIAN LEGAL SERVICES, LLC	
5		By:/S/ Charles Gernazian Charles Gernazian	
6		Attorney for Defendants	
7 8		Summit Tech Consulting, LLC and Sally Godzer	
9			
10	DATED: July 17, 2009	LAW OFFICES OF HOWARD D. CADE	
11		By:/s/ Howard Cade	
12		Howard Cade	
13		Attorney for Defendant Jonathan Scott International, LLC	
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15	DATED: July 17, 2009	SHEA LAW OFFICES	
16			
17		By: /s/ Mary Shea Hagebols Mary Shea Hagebols	
18		Attorney for Plaintiff Judith Roberts	
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	STIPULATION AND ORDER RE EXTENSION OF TIME FOR DEFENDANTS TO		

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The forgoing Stipulation shall be the order of the Court. Dated: July 20, 2009 Mrig Elements United State Agistrate Jude	ge
Dated: Maria Elements United State Augistrate Jud	ge
5 United State Agistrate Jud	ge
Office State Magistrate Jud	ge
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