1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24	NORTHERN DI KRISTI SHEHAN, Plaintiff, v. CHRISTOPHER CHEN, M.D., INC., a California Corporation; CHRISTOPHER CHEN, M.D., an individual; CACIE MULARCHUK, an individual, and DOES 1-25, Defendants. CHRISTOPHER CHEN, M.D, INC., a California Corporation; CHRISTOPHER CHEN, M.D., an individual, Counterclaimants, v. KRISTI SHEHAN,	nts TIES DISTRICT COURT STRICT OF CALIFORNIA Case No. C09-05546 MMC ADR STIPULATION AND [PROPOSED] ORDER PERMITTING FILING OF SECOND AMENDED COUNTERCLAIM OF DEFENDANTS CHRISTOPHER CHEN, M.D., INC. AND CHRISTOPHER CHEN, M.D.
24 25	Counterdefendant.	
26		
20	It is hereby stipulated by an	d between the parties hereto, through their respective
28		Counterclaimants Christopher Chen, M.D., Inc. and
LITTLER MENDELSON A PROFESSION CORPORATION 60 W. Sur Forsendo, 15th Floor San Jass, CA. 55113,7343 408.905,4150	CASE NO. C09-05546 MMC	STIPULATION AND [PROPOSED] ORDER PERMITTING FILING OF SECOND AMENDED COUNTERCLAIM OF DEFENDANTS

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1	Christopher Chen, M.D., may file a second a	mended counterclaim, a copy of which is attached
2	hereto as Exhibit A. It is further stipulated the	at the Plaintiff and Counterdefendants waive notice
3	and service of the second amended countercla	im, and shall not be required to answer the second
. 4	amended counterclaim, and that all denials, re-	esponses and affirmative defenses contained in the
5	answer filed by the Plaintiff and Counterdefenda	ants to the original counterclaim shall be responses to
6	the second amended counterclaim.	
7	IT IS SO STIPULATED:	
8	Dated: June 28, 2010	
9		Mit I CAL
10		CUMBALLY Cold
11		CHRISTOPHER E. COBEY MICHAEL HARVEY LITTLER MENDELSON
12		A Professional Corporation Attorneys for Defendants and
13	5 A L	Counterclaimants, CHRISTOPHER CHEN, M.D., INC. AND
14	J.1+6-2010	CHRISTOPHER CHEN, M.D., INC. AND CHRISTOPHER CHEN, M.D.
15	Dated: June _, 2010	
16		
17		DENISE E. CHAMBLISS
18		GARCIA & GURNEY Attorneys for Plaintiff and Counterdefendant
19		KRISTI SHEHAN
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28 LITTLER MENDELSON		CTINIT AND ALL MAANANNI ARAM PROFESSION
A PROFESSIONAL CONFORMATION SI Y. Sun Fernando, 15th Floor Sun Jose, GA 05113 2303 408,998, 415¢	CASE NO. C09-05546 MMC 2.	STIPULATION AND [PROPOSED] ORDER PERMITTING FILING OF SECOND AMENDED COUNTERCLAIM OF DEFENDANTS

1	<u>ORDER</u>
2	Based on the foregoing Stipulation, IT IS ORDERED that the second amended
3	counterclaim of Defendants and Counterclaimants may be filed and served pursuant to the
4	stipulation.
5	IT IS FURTHER ORDERED that the second amended counterclaim shall be filed no later than July 19, 2010.
6	DATED: <u>July 12, 2010</u>
7	/s/ Vaughn R Walker for
8	THE HONORABLE MAXINE M. CHESNEY United States District Court
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LITTLER MENDELSON A PROFESSIONAL CORPORATION 50 W. San Fernando, 151h Floor San Jose, CA 95113.2303 408.998.4150	CASE NO. C09-05546 MMC STIPULATION AND [PROPOSED] ORDER PERMITTING DEFENDANTS