1 2 3 4 5 6 7 8 9 10 11 12 13 14	Jack Silver, Esquire SBN 160575 Law Office of Jack Silver Kimberly Burr, Esquire SBN 193805 Jerry Bernhaut, Esquire SBN 206264 Post Office Box 5469 Santa Rosa, California 95402-5469 Telephone: (707) 528-8175 Facsimile: (707) 528-8675 Email: lhm28843@sbcglobal.net Attorneys for Plaintiffs NORTHERN CALIFORNIA RIVER WATC and COAST ACTION GROUP Stephen M. Gallenson, CSB # 104447 Jane Gaskell, CSB # 271387 ANDRIAN & GALLENSON 1100 Mendocino Avenue Santa Rosa, CA 95401 Telephone: 707-527-9381 Facsimile: 707-526-9051 Email: andgal@sonic.net Attorneys for Defendants CLINTON FOLGER, ET AL	Η	
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	NORTHERN CALIFORNIA RIVER	CASE NO.:3:10-cv-00741 JL	
18	WATCH, a non-profit Corporation and COAST ACTION GROUP	STIPULATION RE CONTINUANCE OF	
19	Plaintiffs,	CASE MANAGEMENT SCHEDULE; [PROPOSED] ORDER	
20	V.		
21	CLINTON FOLGER, RUTH STADNIK, and NICK BRODRICK, Individually and	Case Mgmt. Conf June 15, 2011	
22	in their capacities as members of GREEN PASTURES VALLEY, LLC; GREEN		
23	PASTURES VALLEY, LLC; DOES 1 - 20, Inclusive,		
24	Defendants.		
25	/		
26			
27			
28			
	3:10-cv-00741 JL STIPULATION RE CONTINUANCE OF CASE MANAG	EMENT SCHEDULE; [PROPOSED] ORDER 1	

This action was initially filed on February 22, 2010.

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At the October 6, 2010 Case Management Conference, the Court adopted the discovery plan as set forth and agreed to by the parties (Order - Court Doc # 33) and referred the matter for mediation. No pretrial conference or trial date has been set.

5 The parties participated in Mediation with David Roe on February 16, 2011 which did not
6 result in a resolution of this litigation.

Plaintiffs filed a Third Amended Complaint on February 25, 2011. Defendants filed an
Answer to the Third Amended Complaint on March 30, 2011.

9 The parties have been active in the discovery process and have been in communication 10 with respect to resolution of the dispute which is the subject of these proceedings since the time 11 of mediation. The parties recently exchanged settlement proposals, have reached agreement on 12 most issues, and believe that with some additional negotiation they will reach a final agreement 13 on all terms within two to three months.

The parties believe a continuance of the current pretrial schedule for a period of
approximately four months is therefore appropriate and will not harm or hinder these
proceedings in any way.

17 IT IS HEREBY STIPULATED by and between counsel for Plaintiffs and Defendants that
18 the current pretrial schedule dates may be continued and set as follows:

19	Discovery cutoff	November 30, 2011
20	Expert disclosure	December 31, 2011
21	Expert discovery cutoff	February 28, 2012
22	Dispositive motions	March 31, 2012
23	Final pretrial conference	July 30, 2012
24	Trial (5-7 days)	August 20, 2012.
25		
26	Dated: June 7, 2011	ANDRIAN & GALLENSON
27		By: <u>/s/ Stephen M. Gallenson</u>
28		STEPHEN M. GALLENSON Attorney for Defendants CLINTON FOLGER, ET AL
	3:10-cv-00741 JL STIPULATION RE CONTINUANCE OF CASE MANAGEMENT SCHEDULE; [PROPOSED] ORDER	

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1	In addition to stipulating to the above, I, Jerry Bernhaut, attest that concurrence in th	
2	filing of this Stipulation has been obtained from the other signatory to this document.	
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4	Dated: June 7, 2011 /s/ Jerry Bernhaut JERRY BERNHAUT	
5	Attorney for Plaintiffs NORTHERN CALIFORNIA RIVER WATCH	
6	COAST ACTION GROUP	
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8		
9	[PROPOSED] ORDER	
10	PURSUANT TO SAID STIPULATION, IT IS SO ORDERED .	
11	The Court further orders as follows:	
12	3 ncn 3	
13 14	Z Judge Joseph C. Spero	
15	DATED: 06/13/11	
16	JAMES LARSON Joseph C. Spero Acting Chief UNITED STATES MAGISTRATE JUDGE	
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	3:10-cv-00741 JL STIPULATION RE CONTINUANCE OF CASE MANAGEMENT SCHEDULE; [PROPOSED] ORDER 3	