1 2	DEANNA L. KWONG (SBN 233480) COVINGTON & BURLING LLP 333 Twin Dolphin Drive, Suite 700		
3	Redwood Shores, CA 94065 Tel. (650) 632-4700		
4	Fax (650) 632-4700 Gallery Fax (650) 632-4800 Gallery Fax (650) 632-4700		
5			
6	TESS A. HAMILTON (SBN 279738) COVINGTON & BURLING LLP One Front Street, 35th Floor		
7	San Francisco, California 94111 Tel. (415) 591-6000		
8	Fax. (415) 591-6091 tahamilton@cov.com		
9	Attorneys for Plaintiff		
10	REYNĂLĎO AYALÃ		
11			
12	UNITED STATES DISTRICT COURT		
13	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14	REYNALDO AYALA,	Case No.: C 10-0979 JSW (PR)	
15	Plaintiff,	JOINT STIPULATION AND	
16	v.	[PROPOSED] ORDER EXTENDING DEADLINE FOR EACT DISCOVERY	
17	ROBERT AYERS, JR., et al.,	FACT DISCOVERY	
18	Defendants.		
19			
20			
21	Pursuant to Civil Local Rules 6-1(b), 6-2, and 7-12, the parties, through their		
22	undersigned counsel, hereby jointly recommend and stipulate that the Court issue an order		
23	providing for a 22-day extension of time for fact discovery. The parties do not anticipate tha		
24	this requested extension will affect any other deadlines in the schedule that the Court has		
25	set for this case.		
26	Under the Court's June 19, 2012 Order, the deadline for the close of fact discovery is		
27	October 15, 2012. (Docket No. 44). The parties have agreed to a 22-day extension of that		
28	deadline to November 6, 2012 to complete fact depositions. Counsel for Defendants have		
	JOINT STIPULATION AND [PROPOSED] ORDER	1	

Case3:10-cv-00979-JSW Document86 Filed10/03/12 Page2 of 4

1	committed to offering all their necessary witnesses for deposition on or before the proposed			
2	November 6, 2012 deadline.			
3				
4	IT IS SO STIPULATED.			
5				
6	Dated: October 3, 2012	By:	/s/ Deanna L.Kwong	
7			Deanna L. Kwong COVINGTON & BURLING LLP	
8			Attorney for Plaintiff Reynaldo Ayala	
9				
10	Dated: October 3, 2012	By:	/s/ Martine N. D'Agostino	
11	,	,	Martine N. D'Agostino Deputy Attorney General	
12			Attorney for Defendants Wagner, Schlosser,	
13			Guthrie, and Faaita	
14				
15	Dated: October 3, 2012	By:	/s/ Christian B. Green	
16			Christian B. Green Law Offices of Samuel G. Grader	
17			Attorney for Defendant Edmonds	
18				
19				
20				
2122				
23				
24				
25				
26				
27				
28				

JOINT STIPULATION AND IPROPOSED ORDER EXTENDING DEADLINE FOR FACT DISCOVERY Case No.: C 10-0979 JSW (PR)

[PROPOSED ORDER]

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Date: October 3 , 2012

FREYS WHITE

United States District Judge