Doc. 6	5
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2	EDWARD M. BURCH, SBN 255470 LAW OFFICES OF DAVID M. MICHAEL				
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4	Telephone: (415) 946-8996				
5	Facsimile:(877) 538-6220E-mail:david@davidmichaellaw.com				
6	Attorneys for Claimants TYREL MATTHEW GRA	VES.			
7	SENSI ANGELIQUE GRAVES, WILLIAM ORAN GRAVES,				
8					
9	NORTHERN DISTRICT OF				
10	UNITED STATES OF AMERICA,				
11 12	Plaintiff	3:12-cv-01439-MMC			
12	V CODI	PULATION TO EXTEND			
13	REAL PROPERTY AND IMPROVEMENTS	IES TO FILE; <del>posed]</del> ORDER			
15	LUCATED AT APN # 012-090-050,	<del>poscuj</del> ONDER			
16					
17	Derendants.				
18	TYREL MATTHEW GRAVES, SENSI				
19	ANGELIQUE GRAVES, WILLIAM ORAN				
20	GRAVES, AND BO MICHAEL GRAVES,				
21	Claimants.				
22	/				
23					
24	IT IS HEREBY STIPULATED by and between Plaintiff UNITED STATES OF				
25	AMERICA and Claimants TYREL MATTHEW GRAV	ES, SENSI ANGELIQUE GRAVES,			
26	WILLIAM ORAN GRAVES, AND BO MICHAEL GRAVES, through their respective counsel,				
27	and subject to this Court's approval, that the times for the filing of the parties respective				
28	pleadings be extended as follows:				
	Stipulation to Extend Time to File; [Proposed] Order Case No. 12-cv-01439 MMC	1			

1	1. Claimants' Opposition to the government's Motion to Strike Claims maybe filed			
2	on November 24, 2014, four calendar days beyond its due date pursuant to the local			
3				
4	rules.			
5	2. The government's Reply in support of its Motion to Strike shall thereafter be due			
6	on December 2, 2014.			
7	Respectfully submitted, Dated: November 24, 2014			
8	United States Attorney			
9	s/Arvon J. Perteet			
10	ARVON J. PERTEET Assistant United States Attorney			
11	Attorney for the United States of America			
12	Dated: November 24, 2013			
13	<u>s/David M Michael</u> DAVID M. MICHAEL			
14	Attorney for Claimants			
15	TYREL MATTHEW GRAVES, SENSI ANGELIQUE GRAVES,			
16	WILLIAM ORAN GRAVES, AND BO MICHAEL GRAVES			
17	AND DO MICHAEL ORAVES			
18	[Proposed] ORDER			
19				
20	Pursuant to the above stipulation of the parties,			
21	IT IS HEREBY ORDERED that Claimants' Opposition to the government's Motion to			
22	Strike Claims maybe filed on November 24, 2014, four calendar days beyond its due date and the			
23				
24	government's Reply in support of its Motion to Strike shall thereafter be due on December 2,			
25	2014.			
26				
27	Dated: November <u>25</u> , 2014 Maxine M. Chesney			
28	MAXINE M. CHESNEY UNITED STATES DISTRICT JUDGE			
	Stipulation to Extend Time to File; [Proposed] Order Case No. 12-cv-01439 MMC			

1		
2	CERTIFICATE OF ELECTRONIC FILING	
3	I hereby certify that, on 24 November 2014, I caused to be electronically filed the	
4	foregoing with the clerk of the court by using the CM/ECF system, which will send a notice of	
5	electronic filing to the following:	
6	ARVON J. PERTEET	
7	Assistant United States Attorney	
8	Office of the United States Attorney 450 Golden Gate Avenue, 11 <sup>TH</sup> Floor	
9	San Francisco, California 94102 arvon.perteet@usdoj.gov	
10	<u>S/David M. Michael</u>	
11	DAVID M. MICHAEL	
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	Stipulation to Extend Time to File; [Proposed] Order Case No. 12-cv-01439 MMC	3