1 2 3 4 5	ARCHER NORRIS, P.C. Douglas C. Straus, Cal. Bar No. 96301 Sharon C. Collier, Cal. Bar No. Bar No. 203 2033 North Main Street, Suite 800 Walnut Creek, CA 94596-3759 Telephone: 925.930.6600 Facsimile: 925.930.6620 E-Mail: dstraus@archernorris.com scollier@archernorris.com	450
6 7	Attorneys for Defendant and Counter-Claima MARIN GENERAL HOSPITAL CORPORATION	nt
8 9 110 111 112 113 114 115 116	SHEPPARD, MULLIN, RICHTER & HAMI A Limited Liability Partnership Including Professional Corporations PHILIP F. ATKINS-PATTENSON, Cal. Bar ARTHUR J. FRIEDMAN, Cal. Bar No. 1608 Four Embarcadero Center, 17th Floor San Francisco, California 94111-4109 Telephone: 415.434.9100 Facsimile: 415.434.3947 E-Mail: patkinspattenson@sheppardmu afriedman@sheppardmullin.com Attorneys for Plaintiff and Counter-Defendar XEROX CONSULTANT COMPANY, INC.	No. 94901 367 Ilin.com m
17	UNITED STATES	DISTRICT COURT
18	NORTHERN DISTRICT OF CALIFORNIA	
19	(SAN FRANCIS	SCO DIVISION)
220 221 222 223 224 225 226 227	XEROX CONSULTANT COMPANY, INC., a Michigan corporation, Plaintiff, v. MARIN GENERAL HOSPITAL CORPORATION, a California non-profit public benefit corporation, Defendant. AND RELATED COUNTERCLAIM.	CASE NO. C 12-04948 EMC STIPULATED REQUEST FOR ORDER CONTINUING DISCOVERY STATUS CONFERENCE JOINT DECLARATION [PROPOSED] ORDER
28	-1- Case No. C 12-04948 EMC	STIPULATED REQUEST FOR ORDI

STIPULATED REQUEST FOR ORDER
CONTINUING DISCOVERY STATUS
CONFERENCE; JOINT DECLARATION; AND
ORDER
Dockets.Justia.com

1	Defendant and Counter-Claimant Marin General Hospital Corporation ("MGHC")		
2	and Plaintiff and Counter-Defendant Xerox Consultant Company, Inc. ("Xerox"), by and		
3	through their attorneys of record, respectfully submit their Stipulated Request For Order		
4	Continuing Discovery Status Conference from 2:00 P.M. on April 16, 2014 to 2:00 P.M.		
5	on April 30, 2014.		
6	STIPULATED JOINT REQUEST		
7	In support thereof, the parties state that they are engaged in discussions that may		
8	eliminate the need for the Discovery Status Conference and would benefit from an		
9	additional two weeks to advance those discussions.		
10			
11	Dated: April . 2014		
12	ARCHER NORRIS. P.C.		
13	Bv/s/ Douglas C. Straus		
14	DOUGLAS C. STRAUS		
15	Defendant and Counter-Claimant MARIN GENERAL HOSPITAL		
16	CORPORATION		
17	Dated: April . 2014		
18	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP		
19	SHEITARD, WOLLIN, RICHTER & HAWII TON LEF		
20	Bv <u>/s/ Philip F. Atkins-Pattenson</u> PHILIP F. ATKINS-PATTENSON		
21	Attorneys for Plaintiff and Counter-Defendant		
22	XEROX CONSULTANT COMPANY, INC.		
23	JOINT DECLARATION		
24	Pursuant to Civil L.R. 6-2(a), Douglas M. Straus, counsel for MGHC, and Philip F.		
25	Atkins-Pattenson, counsel for Xerox, each declare under penalty of perjury under the laws		
26	of the United States of America, that the foregoing statements in the Stipulated Joint		
27	Request are known to them of their personal knowledge and are true.		
28	-2-		

STIPULATED REQUEST FOR ORDER CONTINUING DISCOVERY STATUS CONFERENCE; JOINT DECLARATION; AND

Case No. C 12-04948 EMC

1 2	Dated: April , 2014 /s/ Douglas C. Straus Douglas M. Straus	
3	Dated: April , 2014 /s/Philip F. Atkins-Pattenson	
4	Philip F. Atkins-Pattenson	
5	<u>ORDER</u>	
6 7	Having considered the foregoing Stipulated Request and Joint Declaration, and	
8	good cause appearing in support thereof, the Court grants the parties' request to continue	
9	the discovery status conference date to 2:00 P.M. April 30, 2014. A joint updated Status	
10	Conference Statement shall be filed not later than April 28, 2014.	
11	ES DISTRICE	
12	Dated: April 14, 2014 The Hongrable Nathanael M. Cousins	
13	M0195021/1796212-1 UNITE STATES DISTRICT MARS TRATE JUDGE	
14	GRANTED	
15	Z Mexe Z	
16	Judge Nathanael M. Cousins	
17 18		
19	FERN DISTRICT OF CO	
20		
21		
22		
23		
24		
25		
26		
27		

-3-