

1 OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.
 2 DAVID RAIZMAN, CA Bar No. 129407
 david.raizman@ogletreedeakins.com
 3 CHRISTOPHER F. WONG, CA Bar No. 142507
 christopher.wong@ogletreedeakins.com
 4 KIJHANA R. FRIDAY, CA Bar No. 287603
 kijhana.friday@ogletreedeakins.com
 5 400 South Hope Street, Suite 1200
 Los Angeles, California 90071
 Telephone: 213.239.9800
 6 Facsimile: 213.239.9045

7
 8 *[Additional counsel listed on next page]*
 9

10 **UNITED STATES DISTRICT COURT**
 11 **NORTHERN DISTRICT OF CALIFORNIA**
 12 **SAN FRANCISCO DIVISION**

14 THE CIVIL RIGHTS EDUCATION AND ENFORCEMENT CENTER, et al.,
 15
 Plaintiffs,
 16
 v.
 17 HOSPITALITY PROPERTIES TRUST,
 18
 Defendant.

Case No. 3:15-cv-00221-JST

~~PROPOSED~~ ORDER EXTENDING TIME FOR PARTIES' CLASS CERTIFICATION EXPERT DISCLOSURE

Complaint Filed: January 15, 2015
 Trial Date: None Set
 Judge: Hon. Jon S. Tigar

20
 21
 22
 23
 24
 25
 26
 27
 28

1 Bill Lann Lee – Cal. Bar. No. 108452
Julie Wilensky – Cal. Bar No. 271765
2 Joshua Davidson – Cal. Bar No. 275168
Linda Lam – Cal. Bar No. 301461
3 LEWIS, FEINBERG, LEE
& JACKSON, P.C.
4 476 9th Street
Oakland, California 94607
5 (510) 839-6824
blee@lewisfeinberg.com
6 jwilensky@lewisfeinberg.com
j davidson@lewisfeinberg.com
7 llam@lewisfeinberg.com

8 Timothy P. Fox – Cal. Bar No. 157750
Sarah M. Morris, *Pro Hac Vice*
9 CIVIL RIGHTS EDUCATION
AND ENFORCEMENT CENTER
10 104 Broadway, Suite 400
Denver, Colorado 80203
11 (303) 757-7901
tfox@creeclaw.org
12 smorris@creeclaw.org

13 Julia Campins – Cal. Bar No. 238023
Hillary Benham-Baker – Cal. Bar No. 265019
14 CAMPINS BENHAM-BAKER, LLP
935 Moraga Road, Suite 200
15 Lafayette, California 94549
(415) 373-5333
16 julia@cbbllp.com
hillary@cbbllp.com

17 Kevin W. Williams, *Pro Hac Vice*
18 COLORADO CROSS-DISABILITY
COALITION
19 655 Broadway #775
Denver, Colorado 80203
20 (303) 839-1775
kwilliams@ccdconline.org
21

22 Attorneys for Plaintiffs and the Proposed Class
23
24
25
26
27
28

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

~~PROPOSED~~ ORDER

Pursuant to the parties' stipulation, the Court orders that the deadline for the parties' disclosure of experts to be used in connection with a class certification motion or response to such motion (and reports) shall be extended from September 25, 2015 to October 9, 2015.

DATED: September 21, 2015



Hon. Jon S. Tigar
United States District Judge