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10	Attorneys for Defendants COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS OF MECHANICS BANK; MECHANICS BANK SUPPLEMENTAL EXECUTIVE RETIREMENT PLAN,		
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12			
13	MECHANICS BANK, a California Corporation		
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT OF CALIFORNIA		
16	STEVEN K. BUSTER,	Case No.: 3:16-cv-01146-WHA	
17	Plaintiff	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR	
18		DEFENDANTS TO RESPOND TO PLAINTIFF'S AMENDED COMPLAINT	
19	VS.	[Filed concurrently with Declaration of	
20	COMPENSATION COMMITTEE OF THE	Joseph C. Faucher pursuant to L-R 6-2(a)]	
21	BANK; MECHANICS BANK		
22	RETIREMENT PLAN, MECHANICS		
23	Driffit, a California Corporation,		
24	Defendants.		
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28	Ordre Re:	-1-	
	STIPULATION EXTENDING TIME FOR DEFENDANTS		
	159153.v2		
	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	TRUCKER + HUSS     A Professional Corporation     One Embarcadero Center, 12 <sup>th</sup> Floor     San Francisco, California 94111     Telephone:     (415) 421-2017     E-mail:   bhuss@truckerhuss.com     Joseph C. Faucher (SBN 137353)     TRUCKER + HUSS     A Professional Corporation     633 West 5th Street, 26th Floor     Los Angeles, CA 90071     Telephone:     (213) 537-1016     Facsimile:     (213) 537-1020     9     E-mail:     jfaucher@truckerhuss.com     10     Attorneys for Defendants     COMPENSATION COMMITTEE OF THE     BOARD OF DIRECTORS OF MECHANICS BA     MECHANICS BANK, a California Corporation     13     14   UNITED STATES     15   NORTHERN DISTRI     16   STEVEN K. BUSTER,     17   Plaintiff,     18   10     19   VS.     20   COMPENSATION COMMITTEE OF THE     BOARD OF DIRECTORS OF MECHANICS     BANK; MECHANICS BANK     SUPPLEMENTAL EXECUTIVE	

Defendants COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS OF 1 2 MECHANICS BANK: MECHANICS BANK SUPPLEMENTAL EXECUTIVE RETIREMENT PLAN and MECHANICS BANK (collectively, "Defendants") and Plaintiff Steven K. Buster 3 ("Plaintiff") (together hereafter the "Parties") hereby stipulate and agree, by and through their 4 5 respective counsel, to extend the time for Defendants to answer Plaintiff's First Amended Complaint until Monday, June 20, 2016. 6

Plaintiff filed the First Amended Complaint on Friday, May 27, 2016, Defendant would normally have until Friday, June 10, 2016 to respond to Plaintiff's First Amended Complaint. The reasons for the requested enlargement or shortening of time are that Plaintiff's First Amended Complaint, which was filed in the afternoon of May 27, 2016 (before the beginning of the three day Memorial Day weekend) has added an additional claim for relief beyond those asserted in the original Complaint, and asserts additional factual allegations. Defendants require additional time beyond the time provided for in the Federal Rules of Civil Procedure to review the First Amended Complaint and to prepare a response.

Defendants previously obtained a thirty (30) day extension of time, from April 6, 2016 to May 6, 2016, to respond to the original Complaint in this matter, by stipulation. The proposed order extending the time to respond to the First Amended Complaint will not alter the date of any event or any deadline already fixed by Court order. This Stipulation is made and entered into pursuant to Local Rule 6-2(a).

A Professional Corporation One Embarcadero Center, 12<sup>th</sup> Floor San Francisco, California 94111 **Frucker** + Huss

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15 16 17 18 19 20 /// 21 /// 22 /// 23 /// /// 24 /// 25 /// 26 27 /// 28 Order re: STIPULATION EXTENDING TIME FOR DEFENDANTS TO RESPOND TO PLAINTIFF'S AMENDED COMPLAINT; Case No. 3:16-cv-01146-WHA 159153.v2

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Trucker → Huss   A Professional Corporation   One Embarcadero Center, 12 <sup>th</sup> Floor   San Francisco, California 94111	1	THE PARTIES THEREFORE AGREE AND STIPULATE AS FOLLOWS:		
	2	Defendants will respond to the First Amended Complaint on or before June 20, 2016.		
	3	DATED: June 8, 2016	TRUCKER + HUSS	
	4			
	5		By: <u>/s/Joseph C. Faucher</u> R. Bradford Huss	
	6		Joseph C. Faucher Attorneys for Defendants	
	7		COMPENSATION COMMITTEE OF THE BOARD OF DIRECTORS OF MECHANICS	
	8		BANK; MECHANICS BANK SUPPLEMENTAL EXECUTIVE RETIREMENT PLAN,	
	9		MECHANICS BANK, a California Corporation	
	10	DATED: June 8, 2016	LOUDERBACK LAW GROUP	
	11			
	12		By: <u>/s/ Charles M. Louderback</u> Charles M. Louderback	
	13		Attorneys for Plaintiff STEVEN K. BUSTER	
	14			
	15	I attest that I have obtained Mr. Louderback's concurrence in the filing of this document.		
	16 17	DATED: June 8, 2016	<u>/s/Joseph C. Faucher</u> Joseph C. Faucher	
	17	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
	10	DATED: June 9 , 2016		
	20	DATED. <u>June 9</u> , 2010	13 - The	
	21		WILLIAM <del>H.</del> ALSUP UNITED STATES DISTRICT COURT JUDGE	
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		STIPULATION EXTENDING TIME FOR DEFENI COMPLAINT; Case No. 3:16-cv-01146-WHA	-3- DANTS TO RESPOND TO PLAINTIFF'S AMENDED	
		159153.v2		