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 2 *A PROFESSIONAL LAW CORPORATION*  
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5 Attorneys for Plaintiffs  
 CRAIG YATES  
 6 and DISABILITY RIGHTS  
 ENFORCEMENT, EDUCATION,  
 7 SERVICES: HELPING YOU  
 HELP OTHERS

8 UNITED STATES DISTRICT COURT  
 9 NORTHERN DISTRICT OF CALIFORNIA

10 CRAIG YATES, an individual; and )  
 11 DISABILITY RIGHTS, ENFORCEMENT, )  
 EDUCATION, SERVICES:HELPING YOU )  
 12 HELP OTHERS, a California public benefit )  
 corporation, )

13 Plaintiffs, )

14 v. )

15 ARTHUR C. S. HSU, and GLENDY M. H. )  
 16 HSU TRUSTEES UDT; and RAYMOND )  
 HSU, an individual, )

17 Defendants. )  
 18

**CV-08-4983-PJH**

**STIPULATION AND [PROPOSED]  
 ORDER EXTENDING TIME FOR  
 DEFENDANTS ARTHUR C. S. HSU, and  
 GLENDY M. H. HSU TRUSTEES UDT; and  
 RAYMOND HSU, an individual TO  
 RESPOND TO COMPLAINT**

19  
 20 Plaintiffs CRAIG YATES, an individual; and DISABILITY RIGHTS, ENFORCEMENT,  
 21 EDUCATION, SERVICES: HELPING YOU HELP OTHERS (“DREES”) through their  
 22 undersigned counsel, and defendants ARTHUR C. S. HSU, and GLENDY M. H. HSU  
 23 TRUSTEES UDT; and RAYMOND HSU, an individual, *in pro per*, stipulate as follows:

24 1. Defendants ARTHUR C. S. HSU, and GLENDY M. H. HSU TRUSTEES UDT;  
 25 and RAYMOND HSU, an individual are granted an extension of time to and including  
 26 January 20, 2009, to answer or otherwise respond to plaintiffs’ complaint.

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28 ///

1           2.     In the event defendants ARTHUR C. S. HSU, and GLENDY M. H. HSU  
2 TRUSTEES UDT; and RAYMOND HSU, an individual, file a motion in lieu of an answer to  
3 plaintiffs' complaint, the hearing on such motion shall be set on a date no sooner than (45) days  
4 from the filing of said motion.

5           3.     Defendants further stipulate that defendants will comply with any and all due  
6 dates dictated by the Federal Rules of Civil Procedure, the Local Rules of Court, and/or any  
7 scheduling order issued by the court prior to the date on which defendants' responsive pleading is  
8 due hereunder.

9           This Stipulation may be executed in faxed counterparts, all of which together shall  
10 constitute one original document.

11  
12           IT IS SO STIPULATED.

13  
14 DATED: December 30, 2008

THOMAS E. FRANKOVICH,  
*A PROFESSIONAL LAW CORPORATION*

15  
16  
17 By: \_\_\_\_\_  
18           Thomas E. Frankovich  
19           Attorneys for Plaintiffs CRAIG YATES and  
20           DISABILITY RIGHTS, ENFORCEMENT,  
21           EDUCATION, SERVICES: HELPING YOU HELP  
22           OTHERS, a California public benefit corporation

23  
24 DATED: \_\_\_\_\_, 2008

ARTHUR C. S. HSU, Trustee

25 By: \_\_\_\_\_  
26           ARTHUR C. S. HSU, ARTHUR C. S. HSU, and  
27           GLENDY M. H. HSU TRUSTEES UDT, *IN PRO*  
28           *PER*

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1           2.     In the event defendants ARTHUR C. S. HSU, and GLENDY M. H. HSU  
2 TRUSTEES UDT; and RAYMOND HSU, an individual, file a motion in lieu of an answer to  
3 plaintiffs' complaint, the hearing on such motion shall be set on a date no sooner than (45) days  
4 from the filing of said motion.

5           3.     Defendants further stipulate that defendants will comply with any and all due  
6 dates dictated by the Federal Rules of Civil Procedure, the Local Rules of Court, and/or any  
7 scheduling order issued by the court prior to the date on which defendants' responsive pleading is  
8 due hereunder.

9           This Stipulation may be executed in facsimile counterparts, all of which together shall  
10 constitute one original document.

11  
12           IT IS SO STIPULATED.

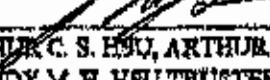
13  
14 DATED: December 30, 2008

THOMAS E. FRANKOVICH  
A PROFESSIONAL LAW CORPORATION

15  
16  
17 By: TSJ  
18       Thomas E. Frankovich  
19       Attorneys for Plaintiffs CRAIG YATES and  
20       DISABILITY RIGHTS, ENFORCEMENT,  
21       EDUCATION, SERVICES: HELPING YOU HELP  
22       OTHERS, a California public benefit corporation


23  
24  
25 DATED: 1/5/09 2008

ARTHUR C. S. HSU, Trustee

26  
27 By:   
28       ARTHUR C. S. HSU, ARTHUR C. S. HSU, and  
      GLENDY M. H. HSU TRUSTEES UDT, *IN PRO*  
      *PER*

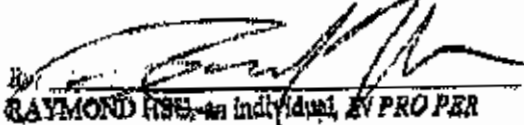
1 DATED: 1/2/09, 2008

GLENDY M. H. HSU, Trustee

2  
3 By:   
4 GLENDY M. H. HSU, ARTHUR C. S. HSU, and  
5 GLENDY M. H. HSU TRUSTEES UDT, *IN PRO*  
6 *PER*

6 DATED: 1/2/09, 2008

RAYMOND HSU, an individual

7  
8   
9 RAYMOND HSU, an individual, *EX PRO PER*

10  
11 **ORDER**

12 IT IS HEREBY ORDERED that the Defendants ARTHUR C. S. HSU, and GLENDY M.  
13 H. HSU TRUSTEES UDT; and RAYMOND HSU, an individual are granted an extension of,  
14 time to and including January 30, 2009, to answer or otherwise respond to plaintiffs' complaint.

15  
16 Dated: \_\_\_\_\_, 2008

17  
18 Honorable Phillip J. Hamilton  
19 United States Magistrate Judge

1 DATED: \_\_\_\_\_, 2008

GLENDY M. H. HSU, Trustee

2  
3  
4 By: \_\_\_\_\_

5 GLENDY M. H. HSU, ARTHUR C. S. HSU, and  
6 GLENDY M. H. HSU TRUSTEES UDT, *IN PRO*  
7 *PER*

8  
9 DATED: \_\_\_\_\_, 2008

RAYMOND HSU, an individual

10  
11  
12 By: \_\_\_\_\_

13 RAYMOND HSU, an individual, *IN PRO PER*

14  
15  
16 **ORDER**

17  
18 IT IS HEREBY ORDERED that the Defendants ARTHUR C. S. HSU, and GLENDY M.  
19 H. HSU TRUSTEES UDT; and RAYMOND HSU, an individual are granted an extension of  
20 time to and including January 20, 2009, to answer or otherwise respond to plaintiffs' complaint.

21  
22  
23 Dated: \_ January 8 \_\_\_\_\_, 2009

