1				
2	Terry S. Sterling, Esq. (SBN 106379) SPAULDING McCULLOUGH & TANSIL LLP			
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7				
8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA			
9	NORTHERN DISTRIC	OF CALIFORNIA		
10	GAYLE BROCK,	Case No.: CV 11-0257 SBA		
11	Plaintiff,			
12	vs.	STIPULATION EXTENDING DEADLINE FOR EXPERT DISCOVERY; ORDER		
13	COUNTY OF NAPA and DOES 1 through 50, inclusive,			
14	Defendants.			
15				
16	IT IS HEREBY STIPULATED by and between plaintiff GAYLE BROCK and defendant			
17	COUNTY OF NAPA, through their attorneys of record, that the expert discovery deadline shall be			
18	continued for three days, from the current deadline of April 10, 2012 to April 13, 2012, for the			
19	limited purpose of scheduling the deposition of Bruce Victor, M.D., one of defendant's experts. This			
20	extension is requested because, as a result of calendar conflicts, the parties have not been able to			
21	schedule Dr. Victor's deposition before April 13, 2012.			
22		ULDING McCULLOUGH & TANSIL LLP rneys for Defendant		
23		NŤY OF NAPA		
24				
25	By:	/s/ Terry S. Sterling Terry S. Sterling		
26				
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28				
	STIPULATION EXTENDING DEADLINE FOR EXPERT DISCOVERY; [PROPOSED] ORDER Case No. CV 11-0257 SBA			

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1	DATED: March 21, 2012	LAW OFFICE OF JESSE S. T	URNER
2		Attorneys for Plaintiff GAYLE	BROCK
3		Dev. /-/ Lease C. Terrer	
4		By: <u>/s/ Jesse S. Turner</u> Jesse S. Turner, Esq.	
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	I STILL OF WILLIAM EVILENDING DEVENINE I	FOR EATERT DISCOVERT, [FROPUSED] UNDER	Case INO. C V 11-023/ SBA

XRROPOSED ORDER The Stipulation pf the parties having been reviewed and considered, and goos cause appearing therefore, IT IS HEREBY ORDERED that the expert discovery deadline is continued to April 13, 2012 for the limited purpose of scheduling the deposition of Bruce Victor, M.D., one of defendant's experts. With respect to all other expert discovery, the deadline of April 10, 2012 shall remain in effect. DATED: <u>3/27/12</u>