1 2 3	SIDNEY J. COHEN, Esq., State Bar SIDNEY J. COHEN PROFESSIONA 427 Grand Avenue Oakland, CA 94610 Telephone: (510) 893-6682	No. 39023 L CORPORATION
4	Attorneys for Plaintiff Hollynn Delil	
5	Hollynn Deni	
6	UNITED STATE	ES DISTRICT COURT
7		RICT OF CALIFORNIA
8 9	HOLLYNN DELIL Plaintiff,	CASE NO. C 13-0423 KAW <u>Civil Rights</u>
10		STIPULATION AND [PROPOSED] ORDER TO PERMIT PLAINTIFF
11 12	v. COUNTY OF SONOMA and DOES	TO FILE A FIRST AMENDED COMPLAINT
13	1 through 20, Inclusive,	Federal Rule Of Civil Procedure 15(a)(2)
14	Defendants.	$\frac{1}{2} \operatorname{cuclum} \operatorname{rule} \operatorname{cr} \operatorname{cr} \operatorname{rule} rule$
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27	Stipulation and [Dranaged] Order to Drawit	
28	Stipulation and [Proposed] Order to Permit Plaintiff To File a First Amended Complaint	
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STIPULATION	
Pursuant to Federal Rule Of Civil Procedure 15(a)(2), Plaintiff HOLLYNN	
DELIL and defendant COUNTY OF SONOMA, by and through their counsel,	
consent and stipulate to the filing by Plaintiff of a First Amended Complaint to add	
the May 20, 2013 Margen + Associates "TOWN OF GRATON/COUNTY OF	
SONOMA Accessibility Report" and to incorporate the Report into the First	
Amended Complaint as if set forth in full.	
The parties further stipulate that Defendant's Answer to the original	
Complaint shall be, and hereby is, deemed the Answer to the First Amended	
Complaint.	
The parties further stipulate that this Stipulation may be signed in counter	
parts and that facsimile or electronically transmitted or authorized signatures shall	
be as valid and binding as original signatures.	
Date: 11/26/2013 SIDNEY J. COHEN PROFESSIONAL CORPORATION	
/s/ Sidney J. Cohen By	
Sidney J. Cohen Attorney for Plaintiff Hollynn Delil	
Date: 11/26/2013 BERTRAND, FOX & ELLIOT	
/s/ Eugene B. Elliot	
Eugene B. Elliot	
Attorney for Defendant County of Sonoma	
ORDER	
Pursuant to the foregoing Stipulation, IT IS SO ORDERED.	
Date: 12/4/13 Kandes Westmore	
Kandis A Westmore United States Magistrate Judge	
Stipulation and [Proposed] Order to Permit Plaintiff To File a First Amended Complaint	
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1	FILER'S ATTESTATION
2	Pursuant to General Order 45, section X(B), I hereby attest that on November
3	26, 2013, I, Sidney J. Cohen, Sidney J. Cohen Professional Corporation, received the
4	concurrence of Eugene B. Elliot, attorney for Defendant County of Sonoma, to the
5	filing of this document.
6	<u>/s/ Sidney J. Cohen</u> Sidney J. Cohen
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27	Stipulation and [Proposed] Order to Permit
28	Stipulation and [Proposed] Order to Permit Plaintiff To File a First Amended Complaint
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