1 2 3 4 5 6	RICE & BRONITSKY Paul E. Rice (State Bar No. 062509) 350 Cambridge Avenue, Suite 225 Palo Alto, CA 94306 Telephone: 650-289-9088 Facsimile: 650-289-9093 Email: price@civlit.com Attorneys for Plaintiffs Mark Shepherd and Delia Shepherd	<u>*E-FILED - 6/8/10*</u>
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
11		
12	MARK SHEPHERD and DELIA SHEPHERD,	Case No.: 09-CV-01405 RMW
13	Plaintiffs,	
14	V.	STIPULATION CONTINUING FURTHER CASE MANAGEMENT
15	S3 PARTNERS, LLC, et al.,	CONFERENCE AND EXTENDING DATE OF INITIAL DISCLOSURES
16	Defendants.	
17	Derenuants.	

19 WHEREAS the contract attorney associated with plaintiffs' counsel, who had full 20 responsibility for reviewing documents and identifying witnesses in connection with plaintiffs' initial 21 disclosure requirements under Federal Rules of Civil Procedure, Rule 26, passed away suddenly 22 several weeks ago, and whereas plaintiffs' counsel has only recently been able to recover most of the 23 documents in the possession of said contract attorney, who resided out of state, and whereas 24 plaintiffs' counsel has scheduled a meeting with plaintiffs on June 4, 2010, for the purpose of 25 reviewing these documents, discussing the identity of witnesses, etc., the parties jointly request that the Court continue the Further Case Management Conference, which is currently set for June 11, 26 27 2010 at 10:30 a.m., to a date convenient to the Court in August or September 2010, and that the date 28 for Initial Disclosures by all parties be extended to August 3, 2010.

STIPULATION CONTINUING FURTHER CMC AND EXTENDING DATE OF INITIAL DISCLOSURES Case No. 09-CV-01405 RMW

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1	Dated: June 2, 2010	RICE & BRONITSKY	
2			
3	I	By: /s/ Paul E. Rice	
4		Paul E. Rice Attorneys for Plaintiffs	
5		Mark Shepherd and Delia Shepherd	
6	Dated: June 2, 2010	CAMPEAU GOODSELL SMITH	
7			
8	I	By: /s/ Gregory Charles	
9		Gregory Charles Attorneys for Defendants S3 Partners, LLC;	
10		The Shields Foundation; Northwest	
11		Consulting Group, LLC; Livingstone Capital; Stagecoach Retail, LLC; Sonterra	
12		Retail Center, LLC; Melvin Russell Shields; and Chastan Shields	
13		and Chastan Shields	
14	Dated: June 2, 2010	BERLINER COHEN	
15	Dated. June 2, 2010	JERLINER COHEN	
16	I I I I I I I I I I I I I I I I I I I	By: /s/ Christian E. Picone	
17		Christian E. Picone	
18		Attorneys for Defendants Michael Sims And Golden Crest Wealth Management	
19			
20	The court having considered the above and go	ood cause shown.	
20	IT IS HEREBY ORDERED that the Further Case Management Conference be continued to		
22	_August 27,, 2010.		
23	IT IS FURTHER ORDERED that the date for completion of Initial Disclosures is extended to		
24	August 3, 2010.		
25		Re alland to	
26	DATED:	Konald M. Whyte	
27		THE HONORABLE RONALD M. WHYTE UNITED STATES DISTRICT JUDGE	
28		UNITED STATES DISTRICT JUDGE	
-			
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	STIPULATION CONTINUING FURTHER CMC AND EXTENDING DATE OF INITIAL DISCLOSURES Case No. 09-CV-01405 RMW		

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