Shepherd	et al	v. S3 Partners, LLC et al		
	1	GREGORY CHARLES, ESQ., BAR NO. 208583		
		CAMPEAU GOODSELL SMITH		
	2	440 North First Street, Ste. 100 San Jose, California 95112		
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	4	gcharles@campeaulaw.com	<u>*E-FILED - 6/22/11*</u>	
	5	Counsel for S3 Partners, LLC; The Shields		
	6	Foundation; Northwest Consulting Group, LLC; Livingstone Capital; Stagecoach Retail, LLC; Sonterra Retail Center, LLC; and Melvin Russell Shields		
	7			
	8			
	9			
	10	UNITED STATES DISTRICT COURT		
		NORTHERN DISTRICT OF CALIFORNIA		
	11	SAN JOSE DIVISION		
	12			
	13	MARK SHEPHERD AND DELIA SHEPHERD	Case No. 09-CV-01405 RMW *SECOND AMENDED*	
	14	PLAINTIFFS,	STIPULATION TO EXTEND DEADLINE TO COMPLETE DISCOVERY AND ALTERNATIVE	
	15	V.	DISPUTE RESOLUTION.	
	16	S3 PARTNERS, LLC, ALARIS	No Hearing	
	17	DEVELOPMENT; THE SHIELDS FOUNDATION; NORTHWEST CONSULTING		
	18	GROUP, LLC; CORINTHIAN WEALTH MANAGEMENT; GOLDEN CREST WEALTH		
	19	MANAGEMENT; PIERCE ARROW INVESTORS, LLC; LIVINGSTONE CAPITAL; STAGECOACH		
	20	RETAIL, LLC; SONTERRA RETAIL CENTER, LLC; MICHAEL SIMS; SAM STAFFORD;		
	21	MELVIN RUSSELL SHIELDS; DAVID VAUGHN; DAVID SAMUELS; CHASTAN		
	22	SHIELDS; AND DOUG BURKE,		
		Defendants.		
	23	Ofference		
	24	STIPULATION		
	25	1. On October 26, 2010, an order issued appointing Paul A. Renne, Esq. as		
	26	mediator in this.		
	27	2. The parties have not conducted depositions in this matter.		
	28	3. S3 Partners, LLC; The Shields; Foundation; Northwest Consulting		
		Stipulation and Order		

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Group, LLO	C; Livingstone Capital; Sta	gecoac	h Retail, LLC; Sonterra Retail Center,	
LLC; Melvi	in Russell Shields; and Cha	astan S	Shields (the "Shields Defendants") desire to	
take the de	eposition of the plaintiffs be	efore a	mediation of the dispute.	
4.	Mark and Delia Sheppar	d prev	iously noticed for March 22, 2011 and	
desire to ta	ke the deposition of Melvir	n Russ	ell Shields before a mediation of the	
dispute. Mi	r. Shields lives in North Ca	ırolina	and was not available to travel to	
California f	for the date that his deposi	tion w	as noticed. His deposition was	
reschedule	d by consent of counsel for	April 1	13, 2011.	
5.	The current discovery cu	toff for	percipient witnesses in April 29, 2011	
and the Tri	al Date is October 17, 2011	1; Pret	rial Conference is October 6, 2011.	
6.	The parties desire to exte	end th	e time to complete the mediation until	
June 1, 201	11.			
7. The Parties desire to extend the completion of discovery until May 28,				
2011.				
8.	8. The Parties desire to extend the deadline to file dispositive motions to			
August 26,	2011.			
So S	tipulated.			
Dated: Apr	il 7, 2011		PEAU GOODSELL SMITH w Corporation	
		By:_	/s/ Gregory J. Charles Gregory J. Charles Attorneys for S3 Partners, LLC; The Shields Foundation; Northwest Consulting Group, LLC; Livingstone Capital; Stagecoach Retail, LLC; Sonterra Retail Center, LLC; Melvin Russell Shields; and Chastan Shields	
Dated: Apr	ril 7, 2011	RICE	E & BRONITSKY	
		By:_	s/ Paul E. Rice	
			Paul E. Rice	

Attorneys for Plaintiffs Mark Shepherd and Delia Shepherd

So Ordered.

Dated: June

22, 2011

CAMPEAU GOODSELL SMITH A Law Corporation San Jose, California

Ronald M. Whyte Ronald M. Whyte United States District Court Judge