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5 Counsel for S3 Partners, LLC; The Shields
 6 Foundation; Northwest Consulting
 7 Group, LLC; Livingstone Capital;
 Stagecoach Retail, LLC; Sonterra Retail
 Center, LLC; and Melvin Russell Shields

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 10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA
 12 SAN JOSE DIVISION

13 **MARK SHEPHERD AND DELIA SHEPHERD**

14 PLAINTIFFS,

15 v.

16 **S3 PARTNERS, LLC, ALARIS
 17 DEVELOPMENT; THE SHIELDS
 18 FOUNDATION; NORTHWEST CONSULTING
 19 GROUP, LLC; CORINTHIAN WEALTH
 20 MANAGEMENT; GOLDEN CREST WEALTH
 21 MANAGEMENT; PIERCE ARROW INVESTORS,
 22 LLC; LIVINGSTONE CAPITAL; STAGECOACH
 23 RETAIL, LLC; SONTERRA RETAIL CENTER,
 24 LLC; MICHAEL SIMS; SAM STAFFORD;
 25 MELVIN RUSSELL SHIELDS; DAVID
 26 VAUGHN; DAVID SAMUELS; CHASTAN
 27 SHIELDS; AND DOUG BURKE,**

28 Defendants.

Case No. 09-CV-01405 RMW

SECOND AMENDED

**STIPULATION TO EXTEND DEADLINE TO
 COMPLETE DISCOVERY AND ALTERNATIVE
 DISPUTE RESOLUTION.**

No Hearing

STIPULATION

1. On October 26, 2010, an order issued appointing Paul A. Renne, Esq. as mediator in this.
2. The parties have not conducted depositions in this matter.
3. S3 Partners, LLC; The Shields; Foundation; Northwest Consulting

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 San Jose, California

1 Group, LLC; Livingstone Capital; Stagecoach Retail, LLC; Sonterra Retail Center,
2 LLC; Melvin Russell Shields; and Chastan Shields (the “Shields Defendants”) desire to
3 take the deposition of the plaintiffs before a mediation of the dispute.

4 4. Mark and Delia Sheppard previously noticed for March 22, 2011 and
5 desire to take the deposition of Melvin Russell Shields before a mediation of the
6 dispute. Mr. Shields lives in North Carolina and was not available to travel to
7 California for the date that his deposition was noticed. His deposition was
8 rescheduled by consent of counsel for April 13, 2011.

9 5. The current discovery cutoff for percipient witnesses in April 29, 2011
10 and the Trial Date is October 17, 2011; Pretrial Conference is October 6, 2011.

11 6. The parties desire to extend the time to complete the mediation until
12 June 1, 2011.

13 7. The Parties desire to extend the completion of discovery until May 28,
14 2011.

15 8. The Parties desire to extend the deadline to file dispositive motions to
16 August 26, 2011.

17 So Stipulated.

18 Dated: April 7, 2011

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20 By: /s/ Gregory J. Charles
21 Gregory J. Charles
22 Attorneys for S3 Partners, LLC; The
23 Shields Foundation; Northwest
24 Consulting Group, LLC; Livingstone
Capital; Stagecoach Retail, LLC;
Sonterra Retail Center, LLC; Melvin
Russell Shields; and Chastan Shields

25 Dated: April 7, 2011

RICE & BRONITSKY

26
27 By: s/ Paul E. Rice
28 Paul E. Rice

Attorneys for Plaintiffs
Mark Shepherd and Delia Shepherd

So Ordered.

Dated: June 22, 2011



Ronald M. Whyte
United States District Court Judge

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