1	3. Defendants noticed depositions prior to the cut off and Plaintiffs'
2	counsel asked for them to be re-calendared in early March due to calendar
3	conflicts. Presently, the parties have calendared Plaintiff's Depositons from March
4	3 rd and March 7 th which is after the cut off. Plaintiffs' counsel also has a
5	discovery motion pending and is awaiting Initial Disclosures and Discovery
6	responses. Plaintiffs' counsel wants to take Defendants' depositons after getting
7	the responses;
8	4. An extension of the cut off to March 31, 2011 is sought to work
9	through these issues.
10	
11	IT IS SO STIPULATED
12	
13	Dated: March 1, 2011
14	By: <u>/s/</u> H. Paul Bryant
15	H. Paul Bryant
16	Attorneys for Defendants
17	
18	
19	Tomas Margain
20	Dated: February 24, 2011 DAL BON & MARGAIN, APC
21	
22	By://s// Tomas Margain Tomas Margain
23	Attorneys for Plaintiffs
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PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that Based on the Stipulation and Good Cause Shown, The Fact Discovery Cut off date is continued from March 2, 2011 through March 31, 2011. IT IS SO ORDERED. Pore S. Aune Dated: March 4, 2010 Hon. Paul Singh Grewal United States Maistrate Judge