

1 JOHN BRISCOE (State Bar No. 053223)
 2 LAWRENCE S. BAZEL (State Bar No. 114641)
 3 CHRISTIAN L. MARSH (State Bar No. 209442)
 4 BRISCOE IVESTER & BAZEL LLP
 5 155 Sansome Street, Seventh Floor
 6 San Francisco, CA 94104
 7 Telephone: (415) 402-2700
 8 Facsimile: (415) 398-5630
 9 lbazel@briscoelaw.net
 10 cmarsh@briscoelaw.net

11 Attorneys for Defendant
 12 PECO CONTROLS CORPORATION



13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 SAN JOSE DIVISION

16 MANOUTCHEHR MOVASSATE and
 17 JALEH MOVASSATE, Trustees, The
 18 Movassate Family Trust, Dated February 5,
 19 2008,

20 Plaintiffs,

21 v.

22 DUDLEY RIDGE PROPERTIES, LLC; PECO
 23 CONTROLS CORPORATION; LOST HILLS
 24 LLC; COLLIERS INTERNATIONAL ASSET
 25 MANAGEMENT, INC.; MARK P.
 26 ZAMUDIO; CHRIS C. TWARDUS; and
 27 DOES 1 – 100, inclusive,

28 Defendants.

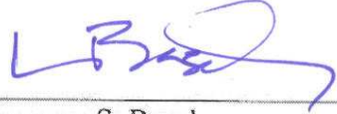
Case No. CV10-02313 JW

**STIPULATION ALLOWING PECO
 CONTROLS CORPORATION AN
 EXTENSION OF TIME TO FILE
 RESPONSIVE PLEADING**

1
2 As permitted under N.D. Civ. L. Rule 6-1(a), plaintiffs Manoutchehr Movassate and Jaleh
3 Movassate, Trustees of the Movassate Family Trust, and defendant Peco Controls Corporation
4 ("Peco") hereby stipulate and agree, by and through their counsel, that Peco's time to respond to
5 the first amended complaint in this case shall be extended to Monday, August 30, 2010.
6

7 Dated: July 16, 2010

BRISCOE IVESTER & BAZEL LLP

8
9 By: 

Lawrence S. Bazel
Attorneys for Defendant
PECO CONTROLS CORPORATION

10
11
12 Dated: July 16, 2010

MILLER STARR REGALIA

13
14 By: 

E. David Marks
Attorneys for Plaintiffs
MANOUTCHEHR MOVASSATE and
JALEH MOVASSATE, Trustees,
The Movassate Family Trust

15
16
17
18
19 **ATTESTATION**

20 I, Lawrence S. Bazel, am counsel for defendant Peco Controls Corporation and the
21 registered ECF user whose username and password are being used to file this Stipulation
22 Allowing Peco Controls Corporation an Extension of Time to File Responsive Pleading. In
23 compliance with General Order 45 X.B, I hereby attest that the above-identified counsel for
24 plaintiffs concurred in this filing.

25
26 Dated: July 16, 2010

By: 