1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA - SAN JOSE DIVISION		
3			
4	CARR CLIFTON,	Case No. CV 11-03640-EJD	
5	Plaintiff,	STIPULATION AND [XXXXXXXXX) ORDER EXTENDING DEADLINE	
6	VS.	FOR DEFENDANT TO FILE MOTION TO COMPEL	
7	PEARSON EDUCATION, INC., and JOHN DOE PRINTERS 1-10,		
8	Defendants.		
9			
10	Pursuant to Local Rule 6-2, Defendant Pearson Education, Inc. ("Pearson") and Plai Carr Clifton ("Clifton"), by and through their undersigned counsel, hereby submit this stipu		
11 12			
12	 and proposed order extending the time set forth under Local Rule 37-3 for Pearson to file a motion to compel. The parties stipulate as follows: A. Fact discovery in this matter closed on October 1, 2012. Docket No. 65. Pursuar to Local Rule 37-3, all fact discovery motions to compel are due today. B. Prior to the close of fact discovery, issues arose with respect to various document that were identified at the depositions of Clifton and his assistant, Deanne Henninger. 		
13 14			
14			
15 16			
10			
17			
10	C. These issues were timely raised by Pearson's counsel following the depositions.		
20	Although Clifton's counsel made multiple attempts to reach his client, Mr. Clifton is travelling		
20	and unavailable to respond to his counsel's inquiries.		
22	D. Clifton's counsel has stated that Clifton will be supplementing his production, but		
22	will not be able to do so until Mr. Clifton returns in a few days.		
23	E. Although the parties are continuir	ng to resolve these issues without the Court's	
25	involvement, it is not known whether Clifton's supplemental production will resolve all of		
26	Pearson's outstanding issues.		
20	F. Previously, the Parties submitted	one stipulated request for a three-month	
28	extension of the deadlines in this case in connection with the filing of Plaintiff's First Amended		
	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR FILING OF FACT DISCOVERY MOTIONS TO COMPEL	CV 11-03640-EJD	

1	Complaint. Docket No. 64. That extension	on was granted by the Court. Docket No. 65.
2	G. This stipulated request for	an extension will not impact the remaining schedule for
3	this case.	
4	WHEREFORE, the parties respec	tfully request a short extension of the deadline for
5	Pearson to file a discovery motion limited	to the issues identified above on or before October 23,
6	2012.	
7		
8	DATED: October 9, 2012	
 9 10 11 12 13 14 	/s/ Robert S. Crockett Robert W. Crockett (SBN 79918) Harmon & Seidman LLC 33 Spindrift Passage Corte Madera, CA 94925 Telephone: (415) 945-1830 robert@harmonseidman.com Christopher Seidman (SBN 98884) Harmon & Seidman LLC 101 South Third Street, Suite 265 Grand Junction, CO 81501	<u>/s/ Andrew C. Whitney</u> Sharon R. Smith (SBN 221428) Andrew M. Purdy (SBN 221428) Morgan, Lewis & Bockius LLP One Market, Spear Street Tower San Francisco, CA 94105-1126 Telephone: (415) 442-1000 Facsimile: (415) 442-1001 srsmith@morganlewis.com apurdy@morganlewis.com David W. Marston Jr.(admitted <i>pro hac vice</i>)
15 16 17 18 19 20 21	Telephone: (970) 245-9075 Facsimile: (970) 245-8086 chris@harmonseidman.com Attorneys for Plaintiff Carr Clifton	Andrew C. Whitney (admitted <i>pro hac vice</i>) Karl A. Schweitzer (admitted <i>pro hac vice</i>) Morgan, Lewis & Bockius LLP 1701 Market Street Philadelphia, PA 19103 Telephone: (215) 963-5000 Facsimile: (215) 963-5001 dmarston@morganlewis.com awhitney@morganlewis.com kschweitzer@morganlewis.com <i>Attorneys for Defendant Pearson Education, Inc.</i>
22 23	PURSUANT TO STIPULATION	, IT IS SO ORDERED.
24	D (1 10/10/2012	= 0 0 0 0 0
25	Dated:	EDWARD J. DAVILA
26		United States District Judge
27		
28	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR FILING OF FACT DISCOVERY MOTIONS TO COMPEL	2 CV 11-03640-EJD

1	PROOF OF SERVICE		
2	I hereby certify that on October 9, 2012, a true and correct copy of the foregoing		
3	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE FOR FILING OF		
4	FACT DISCOVERY MOTIONS TO COMPEL was served via electronic mail upon:		
5	Christopher Seidman (SBN 98884)		
6	Harmon & Seidman LLC 101 South Third Street, Suite 265 Grand Junction, CO 81501 Telephone: (970) 245-9075 Facsimile: (970) 245-8086 chris@harmonseidman.com		
7			
8			
9	Robert W. Crockett (SBN 79918)		
10	Harmon & Seidman LLC 33 Spindrift Passage Corte Madera, CA 94925 Telephone: (415) 945-1830		
11			
12	robert@harmonseidman.com Attorneys for Plaintiff Carr Clifton		
13			
14	DATED: October 9, 2012 /s/ Andrew C. Whitney		
15	Andrew C. Whitney		
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27 28			
20	STIPULATION AND [PROPOSED] ORDER 3 EXTENDING DEADLINE FOR FILING OF FACT DISCOVERY MOTIONS TO COMPEL		