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8	UNITED STATES DISTRICT COURT
9	SOUTHERN DISTRICT OF CALIFORNIA
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11	FRANK INGLIS AND TERESA INGLIS,) Case No. 08cv1825-JM (BLM))
12	Plaintiffs,) ORDER GRANTING JOINT MOTION TO) CONTINUE EXPERT DISCLOSURE
	v.) DEADLINES
14	D.R. HORTON, INC., JAMES) [Doc. No. 19] PRITCHETT, and DOES 1-10,
15 16	Defendants.)
10)
	By joint motion dated March 26, 2009, the parties request to continue the deadlines for serving expert disclosures and rebuttal
10	disclosures by forty-five days. Doc. No. 19.
20	Good cause appearing, the joint motion is GRANTED . All expert
21	disclosures required by Fed. R. Civ. P. 26(a)(2) shall be served on all
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	parties on or before May 11, 2009 . Any contradictory or rebuttal
23	parties on or before <u>May 11, 2009</u> . Any contradictory or rebuttal information shall be disclosed on or before June 8, 2009. In addition,
23 24	
	information shall be disclosed on or before June 8, 2009. In addition,

27 (discussed below).

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08cv1825-JM (BLM)

1 The parties are advised to consult with Fed. R. Civ. P. 26(a)(2) regarding expert disclosures. Such disclosures shall include an expert 2 report, all supporting materials, a complete statement of all opinions 3 to be expressed and the basis and reasons therefor, the data or other 4 5 information considered by the expert in forming the opinions, any exhibits to be used as a summary of or support for the opinions, the 6 7 qualifications of the witness including a list of all publications authored by the witness within the preceding ten years, the compensation 8 9 to be paid for the study and testimony, and a list of other cases in 10 which the witness has testified as an expert at trial or by deposition 11 within the preceding four years.

12 This disclosure requirement applies to all persons retained or 13 specially employed to provide expert testimony, <u>or</u> whose duties as an 14 employee of the party regularly involve the giving of expert testimony.

Please be advised that failure to comply with this section or any other discovery order of the Court may result in the sanctions provided for in Fed. R. Civ. P. 37, including a prohibition on the introduction of experts or other designated matters in evidence.

19 The deadline for completing fact discovery shall remain May 29, 20 2009. All expert discovery shall be completed on or before June 15, 21 "Completed" means that all discovery under Rules 30-36 of the 2009. Federal Rules of Civil Procedure, and discovery subpoenas under Rule 45, 22 23 must be initiated a sufficient period of time in advance of the cut-off 24 date, so that it may be completed by the cut-off date, taking into 25 account the times for service, notice, and response as set forth in the Federal Rules of Civil Procedure. 26

27 Counsel shall promptly and in good faith meet and confer with 28 regard to all discovery disputes in compliance with Civil Local Rules

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16.5(k) and 26.1(a). All discovery motions shall be filed within thirty (30) days after counsel have met and conferred and reached an impasse with regard to any particular discovery issue, but in no event shall discovery motions be filed more than sixty (60) days after the date upon which the event giving rise to the discovery dispute occurred. For oral discovery, the event giving rise to the discovery dispute is the completion of the transcript of the affected portion of the deposition. For written discovery, the event giving rise to the discovery dispute is either the service of the response, or, if no response was served, the initial date the response was due. In addition, all discovery motions must be filed within thirty (30) days after the close of discovery.

All other dates and deadlines shall remain as previously set.

IT IS SO ORDERED.

14 DATED: March 27, 2009

BARBARA L. MAJOR United States Magistrate Judge