

the Plaintiff and Defendants, Defendants' response, the pleadings and memoranda of the parties and
other relevant matters of record pursuant to 28 U.S.C. § 636 (b) (1) (B) and Local Rule IB 3-2. The
Court determines that Defendants' Partial Objections (#79) to the Magistrate Judge's Report and
Recommendation (#67) entered on October 20, 2011, should be sustained and the matter referred to
the Magistrate Judge for reconsideration on the merits of Defendants' motion to dismiss Count V
against Defendant Melanie Mason. In all other respects, the court determines that the Magistrate
Judge's Report and Recommendation (#72) entered on November 2, 2011, should be adopted and
accepted.

The recommendation to deny Defendants' motion to dismiss Count V against Defendant Mason is based on the determination that Defendants had failed to submit any properly authenticated evidence in support of their motion, despite the fact that Defendants relied on exhibits that are attached to Plaintiff's amended complaint. This determination is erroneous. "A copy of a written instrument that is an exhibit to a pleading is a part of the pleading for all purposes." Fed. R. Civ. P. 10(c). Accordingly, in ruling on a motion to dismiss, a court may consider not only the allegations contained in the pleadings but also "exhibits attached to the complaint, and matters properly subject to judicial notice." Swartz v. KPMG LLP, 476 F.3d 756, 763 (9th Cir. 2007). Moreover, in order to prevent plaintiffs from avoiding dismissal "by deliberately omitting references to documents upon which their claims are based," the court may also consider documents not physically attached to the complaint if (1) the documents' authenticity is not contested, and (2) either the allegations of the complaint "explicitly incorporate[]" the documents' contents, or the complaint "necessarily relies" on the documents, in that they are "crucial" or "essential" to the plaintiff's claims. Parrino v. FHP, Inc., 146 F.3d 699, 705-06 (9th Cir. 1998) (citing Branch v. Tunnell, 14 F.3d 449, 454 (9th Cir. 1994)). Here, because the exhibits in question were attached to Plaintiff's amended complaint, they are considered a part of the pleadings and are therefore properly considered on a motion to dismiss without further authentication.

| 1 | IT IS THEREFORE ORDERED that Defendants' Partial Objections (#79) to the Magistrate |
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| 2 | Judge's Report and Recommendation (#72) entered on November 2, 2011, is hereby sustained, and the |
| 3 | matter is REFERRED to the Magistrate Judge for reconsideration of Defendants' Motion to Dismiss |
| 4 | Count V (#44) against Defendant Melanie Mason. |
| 5 | IT IS FURTHER ORDERED that in all other respects the Magistrate Judge's Report and |
| 6 | Recommendation (#72) entered on November 2, 2011, is adopted and accepted, as follows: |
| 7 | IT IS ORDERED that Defendants' Motion to Dismiss Count V (#44) against Defendant Janet |
| 8 | Traut is GRANTED, and Count V against Defendant Traut is DISMISSED with prejudice. |
| 9 | IT IS SO ORDERED. |
| 10 | DATED this 11th day of January, 2012. |
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| 12 | Olanna |
| 13 | LARRY R. HICKS |
| 14 | UNITED STATES DISTRICT JUDGE |
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