

\* evidence

9-19-11

1 **STOCKWELL, HARRIS, WOOLVERTON & MUEHL**  
2 **A Professional Corporation**  
3 1545 River Park Drive, Suite 330  
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5 (916) 924-1862  
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7 Attorneys for Defendant

8 **BEFORE THE WORKERS' COMPENSATION APPEALS BOARD**  
9 **OF THE STATE OF CALIFORNIA**

10  
11 Ms. Tiffany Anderson

) WCAB No.: 1) ADJ7004221; 2)  
) ADJ7004227; 3) ADJ7010682; 4)  
) ADJ7976768 (DOI: 6/29/11)

12  
13 Applicant,

14 vs.

15 San Joaquin County MVCD; AIMS  
16 Insurance (Sacramento)

) **AMENDMENT TO DEFENDANT'S**  
) **OBJECTION TO DECLARATION**  
) **OF READINESS TO PROCEED**

17 Defendant.  
18 )

19 COMES NOW, Defendant, San Joaquin County MVCD; administered  
20 by AIMS Insurance, by and through their attorney of record, Stockwell,  
21 Harris, Woolverton & Muehl and hereby amends the Objection to  
22 Declaration of Readiness to Proceed based on the following:

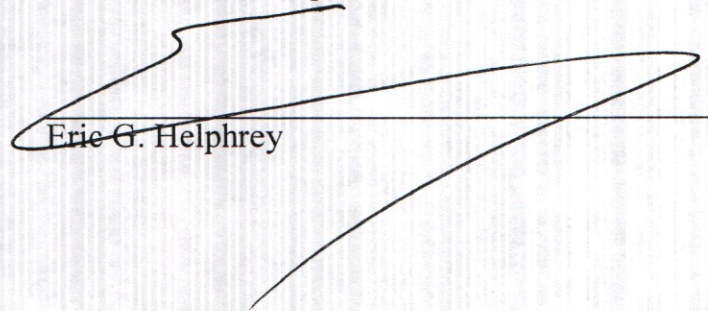
23 First, the undersigned understands that AIMS has agreed to provide  
24 benefits, including temporary disability flowing from the 2008 date of  
25 injury. This is based in part that the Applicant has seen a number of medical  
26 providers in 2011 regarding right knee complaints, prior to the June 29, 2011  
27 date of injury. Specifically, she has seen Dr. Murata in January 2011, and  
28 then she changed treaters to Dr. Shaw and began treating in April 2011, with

1 I declare under penalty of perjury the foregoing information is true  
2 and correct to the best of my knowledge.  
3

4 Dated: September 19, 2011  
5

6 Respectfully submitted,

7 **STOCKWELL, HARRIS, WOOLVERTON & MUEHL**  
8 A Professional Corporation

9 A large, stylized handwritten signature in black ink, appearing to read 'Eric G. Helphrey', is written over a horizontal line. The signature is highly fluid and extends significantly above and below the line.

10 Eric G. Helphrey  
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