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2	3. The parties hereby stipulate that defendant's pretrial supervision be modified so that		
3	defendant shall be required to report to pretrial services in Santa Ana via telephone from this		
4	time forward rather than reporting in person to pretrial services in Las Vegas.		
5			
6	Dated: July 14, 2009	<u>/s/</u> Diane C. Bass	
7		Attorney for Defendant Irene Pemkova	
8		nene i enikova	
9			
10			
10	Dated: July 14, 2009	<u>/s/</u>	
11		Lawrence Kole	
12		Assistant United States Attorney	
		United States of America	
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2	Diane C. Bass, State Bar # 155670 Law Office of Diane C. Bass 301 Forest Avenue Laguna Beach, California 92651		
3			
4	Telephone: (949) 494-7011		
5			
6	UNITED STATES DISTRICT COURT		
7	CENTRAL DISTRICT OF CALIFORNIA		
8	SOUTHERN DIVISION		
9 10 11 12 13 14 15 16 17		Case No.: SA CR 08-180-DOC PROPOSED] MODIFYING PRETRIAL SUPERVISION pretrial supervision be modified so that defendant is telephone from this time forward rather than	
18	reporting in person to pretrial services in Las Vegas.		
19			
20	Dated:	IONORABLE DAVID O. CARTER	
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STIPULATION VACATION REQUIREMENT FOR MENTAL EVALUATION - 1

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