Wendel, Rosen, Black & Dean LLP 1111 Broadway, 24<sup>th</sup> Floor Oakland, California 94607-4036

	3	Greggory C. Brandt (Bar No. 189487) <b>WENDEL, ROSEN, BLACK &amp; DEAN LLP</b> 1111 Broadway, 24 <sup>th</sup> Floor Oakland, California 94607-4036 Telephone: (510) 834-6600 Fax: (510) 834-1928 Email: gbrandt@wendel.com Attorneys for Trans'-Global LLC, a California limited liability company					
	8	UNITED STATES DISTRICT COURT					
	9	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION					
	10	TRANS'-GLOBAL LLC, a California limited liability company,	Case No. C13-2149 WHO				
Wendel, Rosen, Black & Dean LLP 1111 Broadway, 24 <sup>th</sup> Floor Oakland, California 94607-4036	<ol> <li>11</li> <li>12</li> <li>13</li> </ol>	Plaintiff, vs.	STIPULATION TO EXTEND DEADLINE FOR MEDIATION AND RESCHEDULE CASE MANAGEMENT CONFERENCE & ORDER				
<b>lack &amp;</b> y, 24 <sup>th</sup> Fl nia 94607	14	LIA DETOMASI; MARIO P. DETOMASI; LORI THORNTON; JEFFREY DONATI; DANIEL	ADR LOCAL RULE 6-5				
Sen, B Broadwa , Califorr		DONATI; MARCIA M. MELNIKOFF; LAWRENCE BERTOLUCCI; LIA DETOMASI	Honorable William H. Orrick				
del, Rc 1111 Oakland		as trustee of THE BERTHA A. DONATI TRUST FBO MARC DONATI; LIA DETOMASI and					
Wen	17	MARIO P. DETOMASI as trustees of THE DETOMASI FAMILY TRUST u/a/d June 28,					
	18	2005; LORI THORNTON and LIA DETOMASI, as trustees of THE BERTHA DONATI TRUST					
	19	u/a/d September 30, 1996; MARC DONATI and VICKIE DONATI, as trustees of THE BERTHA					
	20	A. DONATI TRUST; PAUL DONATI, ELISA M. DONATI KLUNIS and STEVE DONATI, as					
	21	trustees of THE JULIO A. DONATI FAMILY TRUST u/a/d June 21, 2002; MARCIA M.					
	22	MELNIKOFF as trustee of the TESTAMENTARY TRUST UNDER THE WILL OF JOSEPHINE					
	23	BERTOLUCCI; MARCIA M. MELNIKOFF and LAWRENCE BERTOLUCCI as trustees of THE					
	24	LAWRENCE R. BERTOLUCCI REVOCABLE LIVING TRUST dated June 6, 2007; KI MOON					
	25	HONG; MYUNG S. HONG; SEO OK OH; SOOK OH, SUN YE OH, SUMI KIMURA, GEORGE					
	26	KIMURA and DOES 1-25, inclusive,					
	27	Defendants.					
	28	AND ALL RELATED CROSS-CLAIMS and COUNTER-CLAIMS					
017710.0001\3703468.	1	STIPULATION TO EXTEND DEADLINE FOR MEDIATION AND RESCHEDULE CMC & ORDER	1 Dockets.Justia.com				

Plaintiff Trans'-Global LLC, a California limited liability company ("Plaintiff"), 1 2 Defendants Lia DeTomasi; Mario P. DeTomasi; Lori Thornton; Jeffrey Donati; Daniel Donati; 3 Marcia M. Melnikoff; Lawrence Bertolucci; Lia DeTomasi As Trustee Of The Bertha A. Donati Trust FBO Marc Donati; Lia DeTomasi and Mario P. DeTomasi As Trustees Of The DeTomasi 4 5 Family Trust U/A/D June 28, 2005; Lori Thornton And Lia DeTomasi, As Trustees Of The Bertha Donati Trust U/A/D September 30, 1996; Marc Donati And Vickie Donati, As Trustees Of The 6 Bertha A. Donati Trust; Paul Donati, Elisa M. Donati Klunis And Steve Donati, As Trustees Of 7 8 The Julio A. Donati Family Trust U/A/D June 21, 2002; Marcia M. Melnikoff As Trustee Of The 9 Testamentary Trust Under The Will Of Josephine Bertolucci; Marcia M. Melnikoff And Lawrence 10 Bertolucci As Trustees Of The Lawrence R. Bertolucci Revocable Living Trust Dated June 6, 2007 (hereinafter collectively referred to as the "Owner Defendants"); Ki Moon Hong; Myung S. 11 Hong; and Sumi Kimura and Cross-Defendant Thomas G. Palmer, Jr. (hereinafter collectively 12 13 referred to as the "Operator Defendants") (Plaintiff, Owner Defendants, and Operator Defendants 14 together, the "Parties), by and through their undersigned counsel of record, hereby submit the following stipulation to extend the deadline for mediation and the December 2, 2014 case 15 16 management conference in the above-captioned matter.

WHEREAS, on June 3, 2014, the Parties appeared for a scheduled case management
conference, discussed the status of the case and agreed to participate in mediation. The court and
Parties discussed the appropriate time frame for conducting mediation, the court referred the
matter to the ADR Unit for mediation, to be completed by October 31, 2014, as agreed upon by
the parties. A further case management conference was set for December 2, 2014, after the
mediation deadline.

WHEREAS, shortly after the June 3, 2014 case management conference, the Parties jointly
selected a mediator and reported the selection to the ADR Unit. The Parties participated in a July
10, 2014 pre-mediation conference call with the mediator and selected a mutually agreeable
mediation date of October 8, 2014.

WHEREAS, plaintiff obtained competitive bids for the necessary soil and shallow
 groundwater removal, has provided the bids to the other Parties, selected a contractor and
 STIPULATION TO EXTEND DEADLINE FOR 2
 MEDIATION AND RESCHEDULE CMC & ORDER

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1 || scheduled the work for later this year.

WHEREAS, the San Mateo County Department of Environmental Health ("County"),
which is overseeing plaintiff's environmental investigation and remediation notified plaintiff of
groundwater contamination at a nearby San Francisco Public Utility Commission groundwater
well and requested additional groundwater investigation at plaintiff's property. Plaintiff
previously obtained one groundwater sample from the site, which did not show the presence of dry
cleaning solvents above the laboratory method detection levels.

8 WHEREAS, on September 4, 2014, in preparation for mediation, plaintiff's counsel
9 provided the other Parties with summary of the past and anticipated future environmental costs
10 incurred or to be incurred by the plaintiff. Plaintiff's counsel noted that if contamination was
11 identified in the groundwater, then additional environmental investigation and remediation costs
12 would likely be incurred and plaintiff's estimates would have to be revised.

WHEREAS, on September 11, 2014, plaintiff submitted to the County a Groundwater
Investigation Work Plan. Plaintiff has scheduled the additional groundwater investigation to begin
on October 22, 2014 and will have results in the field.

WHEREAS, on September 26, 2014, certain defendants indicated that they are not willing to enter into a partial settlement or one that does not include a complete release of all past and future claims. Plaintiff responded that it was not willing to enter into a complete and final release of all claims given the potential for significant additional groundwater investigation and remediation costs. The Parties agreed that it would be in their best interests to postpone mediation until such time as plaintiff's additional groundwater investigation determined whether further groundwater investigation and/or remediation would be necessary.

NOW, THEREFORE, the undersigned Parties stipulate and agree to this request that the
court postpone the October 31, 2014 mediation deadline until January 31, 2015. The extension
will give the plaintiff time to conduct the scheduled groundwater investigation and determine if
additional costs will be necessary. The case management conference presently set for December
2, 2014, should be postponed until a date available on the court's calendar after the newly assigned
mediation deadline.
STIPULATION TO EXTEND DEADLINE FOR

	1	IT IS SO STIPULATED.		
	2	DATED: October 10, 2014	WEND	EL, ROSEN, BLACK & DEAN LLP
	3			
	4		By:	/a/ Crangeom, C. Prandt
	5		G	/s/ Greggory C. Brandt reggory C. Brandt ttorneys for Trans'-Global LLC, a California
	6			mited liability company
	7			
	8	DATED: October 10, 2014	ANDE	RLINI & McSWEENEY LLP
	9			
	10		By:	/s/ G. Chris Anderson
•	11			. Chris Anderson ttorneys for Steven Donati, Paul Donati, Elisa
an LLP 36	12			onati Kunis and Marcia Melnikoff, et al.
Wendel, Rosen, Black & Dean LLP 1111 Broadway, 24 <sup>th</sup> Floor Oakland, California 94607-4036	13	DATED: October 10, 2014	BOWL	ES & VERNA
, Rosen, Black & D( 1111 Broadway, 24 <sup>th</sup> Flooi kland, California 94607-4	14			
el, Rose 1111 Bro Oakland, Ci	15		By:	/s/ Ethan K. Friedman
Vende	16			than K. Friedman
5	17			ttorneys for Lia DeTomasi, Mario DeTomasi, ori Thornton and Daniel Donati
	18			
	19	DATED: October 10, 2014	SCHUI	ERING ZIMMERMAN & DOYLE, LLP
	20			
	21		By:	/s/ Keith Douglas Chidlaw
	22			eith Douglas Chidlaw ttorneys for Sumi Kimura
	23		11	
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1	DATED: October 10, 2014	HUN	SUCKER GOODSTEIN PC
2			
3		By:	/s/ Maureen Hodson
4			Maureen Hodson Attorney for Ki Moon Hong and Myung S. Hong
5			
6	DATED: October 10, 2014	LAW APC	OFFICES OF MICHAEL D. McLACHLAN,
7			
8		By:	/s/ Michael D. McLachlan
9			Michael D. McLachlan Attorneys for Thomas G. Palmer, Jr.
10			raomeys for monias 6. rainer, sr.
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28 <sup>68.1</sup>	STIPULATION TO EXTEND DEADLINE FOR MEDIATION AND RESCHEDULE CMC & ORDER		5

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	1	ORDER					
	2	Based on the stipulation submitted by counsel and good cause appearing therefor:					
	3	The stipulated request to extend the deadline for completing mediation is GRANTED. The					
	4	deadline for completing mediation is hereby extended to January 31, 2015.					
	5	The further case management conference set for December 2, 2014 is vacated. A further					
	6	case management conference will be held on February 10, 2015 at 2:00 p.m.					
	7						
	8	IT IS SO ORDERED.					
	9	14400					
	10	Dated: October 14, 2014					
	11	HONORABLE WILLIAM H. ORRICK JUDGE OF UNITED STATES DISTRICT COURT					
an LLP 6	12	JUDGE OF UNITED STATES DISTRICT COURT					
Wendel, Rosen, Black & Dean LLP 1111 Broadway, 24 <sup>th</sup> Floor Oakland, California 94607-4036	13						
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