THOMAS EASTON CSB #109218 LAW OFFICE OF THOMAS EASTON 967 Sunset Dr Springfield OR 97477 3 Tel: 541-746-1335 easton3535@gmail.com 4 JONATHAN H. LEVY CSB #158032 5 37 Royale Pointe Dr Hilton Head SC 29926 6 Tel: 202-318-2406 Fax: 202-318-2406 7 jonlevy@hargray.com Attorneys for Plaintiffs 8 9 UNITED STATES DISTRICT COURT 10 NORTHERN DISTRICT OF CALIFORNIA 11 12 **DOUGLAS MATTERN, et al.,** NO. 10-CV-2924 TEH 13 STIPULATION FOR CONSENT TO TRO Plaintiffs, 14 AND EXTENSION OF TIME TO RESPOND v. TO FIRST AMENDED COMPLAINT and 15 **PUSHTRAFFIC**, et al., (PROPOSED) ORDER 16 Defendants. No Hearing Required 17 18 19 **STIPULATION** 20 1. Defendant Progressive Tax Group and Plaintiffs, hereby stipulate that in regards to 21 the Plaintiffs' Motion for Temporary Restraining Order (Doc. 33), Progressive Tax Group 22 and Plaintiffs hereby consent to the following which shall be deemed a full and complete 23 resolution of the issues in the TRO: 24 "Progressive Tax Group, including its employees and agents, without admitting 25 fault or waiving any personal jurisdiction, venue or other FRCP Rule 12 26 defenses, agrees not to knowingly contact the named plaintiffs in this action to 27 solicit business as long as Progressive Tax Group remains a party in the 28 matter." ~ STIPULATION & (PROPOSED) ORDER ~ 10-CV-2924 TEH ~ Page 1 of 2

1	2. Defendant Progressive Tax Group and Plaintiffs, hereby stipulate to extend the
2	date for filing a response to the First Amended Complaint. Defendant Progressive Tax
3	Group shall file a response no later than January 3, 2011.
4	
5	Dated: November 10, 2010. PROGRESSIVE TAX GROUP
6	<u>s/ James Phan, Esq.</u> James Phan
7	Corporate Counsel for PROGRESSIVE TAX GROUP
8	TROOKESSIVE THE GROOT
9	Dated: November 10, 2010.  LAW OFFICE OF THOMAS EASTON
10	
11	By. s/ Thomas Easton, Esq. Of Attorneys for Plaintiffs
12	CERTIFICATE OF SERVICE (CM-ECF)
13	I hereby certify that a true and correct copy of the forgoing document has been filed with the Courts' CM/ECF filing system on this November 10, 2010, which will provide
14	service on all counsel of record.  s/Thomas Easton, Esq;
15	
16	
17	( <del>Proposed</del> ) Order
18	The Court, having considered the Consent to TRO and Stipulation for Extension of
19	Time to Respond to the First Amended Complaint submitted by the parties, and good cause
20	appearing:
21	1. The Stipulation for Consent to TRO and Extension of Time is approved;
22	2. The time for Defendant Progressive Tax Group to respond to the First Amended
23	Complaint shall be January 3, 2011.  IT IS SO ORDERED.
24	IT IS SO ORDERED.
25	Dated: 11/15/10
26	
27	HON. John ON
28	Judge Thelton E. Henderson
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