1 2 3 4 5	Warren R. Paboojian, Calif. Bar No. 128462 Adam B. Stirrup, Calif. Bar No. 257683 BARADAT & PABOOJIAN, INC. 720 W. Alluvial Ave. Fresno, CA 93711 Phone: (559) 431-5366 Fax: (559) 431-1702 Attorneys for: Plaintiff Steven Arizaga		
6 7 8 9 10	Mark D. Sayre, Calif. Bar No. 111168 Henry Turner, Jr. (pro hac) VALOREM LAW GROUP LLP 35 E. Wacker Dr., Ste. 3000 Chicago, IL 60601 Phone: (312) 676-5463 Fax: (312) 676-6499 Attorneys for: Defendant John Bean Techno	logies Corporation	
<ol> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> </ol>			
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> <li>25</li> <li>26</li> <li>27</li> <li>28</li> </ol>	STEVEN ARIZAGA, Plaintiff, vs. JOHN BEAN TECHNOLOGIES CORPORATION, et al., Defendants. JOHN BEAN TECHNOLOGIES CORPORATION, Third-Party Plaintiff, vs. VENTURA COASTAL, LLC, Third-Party Defendants.	) No. 13-cv-01981-MJS Magistrate Judge Michael J. Seng ) FURTHER STIPULATION RE: CONTINUATION OF EXPERT DISCOVERY DEADLINES; ORDER	
	Further Stipulation Re: Continuation of Discovery Deadlines and Proposed Order – No. 13-cv-01981-MJS		

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2	Plaintiff Steven Arizaga, Defendant John Bean Technologies Corporation, and Third-		
3	Party Defendant Ventura Coastal LLC agree and stipulate as follows:		
4	1. The parties rescheduled mediation with Ret. Justice Nickolas Dibiaso for		
5	February 1, 2016, in order to allow time to receive the Court's Order on Third-Party Defendant		
	Ventura Coastal LLC's Motion for Summary Judgment.		
6	2. In light of the pending rescheduled mediation, the parties have agreed to continue		
7	the expert disclosure deadlines as set forth below, subject to the Court's calendar:		
8	• Plaintiff Expert Disclosure Deadline: February 19, 2016		
9	• Defendant Expert Disclosure Deadline: March 18, 2016		
10	• Rebuttal Expert Disclosure Deadline: March 25, 2016		
11	3. The parties agree and stipulate that all other pre-trial and trial dates and deadlines		
12	shall remain in place, per the Court's April 8, 2015 October 6, 2015 Orders (Dkt Nos. 37 and 45).		
13	4. By agreement, this stipulation may be executed in counterparts and via		
14	email/facsimile, which when assembled shall be deemed one original document.		
15	[SIGNATURE PAGES TO FOLLOW ON NEXT PAGE]		
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	1 Further Stipulation Re: Continuation of Discovery Deadlines and		
	Proposed Order – No. 13-cv-01981-MJS		

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2	IT IS SO STIPULATED.		
3			
4	Dated: January 12, 2016	BARADAT & PABOOJIAN, INC.	
5	Duted. Junuary 12, 2010		
6		<u>/s/ Adam B. Stirrup</u> Warren R. Paboojian, Calif. Bar No. 128462	
7		Adam B. Stirrup, Calif. Bar No. 257683 720 W. Alluvial Ave.	
8		Fresno, CA 93711 Attorneys for: Plaintiff Steven Arizaga	
9	Dated: January 7, 2016	VALOREM LAW GROUP, LLP	
10	Dated. January 7, 2010		
11		<u>/s/ Henry Turner, Jr. (as authorized on 1/7/16)</u> Mark D. Sayre, Calif. Bar No. 111168	
12		Henry Turner, Jr. (pro hac) 35 E. Wacker Dr., Ste. 3000	
13		Chicago, IL 60601	
14		Tele: (312) 676-5463 Fax: (312) 676-5499	
15		Attorneys for: Defendant John Bean Technologies Corporation	
16	Dated: January 7, 2016	BRAGG & KULUVA	
17		/s/ Meena C. Nachiappan (as authorized on 1/7/16)	
18		Meena C. Nachiappan, Bar No. 196701 555 S. Flower Street, Suite 600	
19		Los Angeles, CA 90071	
20		Phone: (213) 612-5335 Fax: (213) 612-5712	
21		Attorneys for: Third Party Defendant Ventura Coastal, LLC	
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	Further Stipulation Re: Continuation of Discovery Deadlines and Proposed Order – No. 13-cv-01981-MJS		

1	ORDER		
2	Pursuant to Plaintiff Steven Arizaga, Defendant John Bean Technologies Corporation, and		
3	Third-Party Defendant Ventura Coastal LLC's Stipulation and for good cause shown, the above		
4	Stipulation in 1:13-cv-1981-MJS is accepted, adopted and made the Order of the Court.		
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6	IT IS SO ORDERED.		
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8	Dated: <u>January 12, 2016</u> UNITED STATES MAGISTRATE JUDGE		
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