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8 **UNITED STATES DISTRICT COURT**
9 **EASTERN DISTRICT OF CALIFORNIA**

10) Case No.: 1:14-CV-00608-SAB
11)
12 NATIVIDAD GUTIERREZ,) **SECOND STIPULATION AND ORDER**
13) **FOR EXTENSION OF TIME FOR**
Plaintiff,) **DEFENDANTS SANTOKH SINGH**
14) **BAINS AND JAGDIP K. BRAR TO**
v.) **RESPOND TO COMPLAINT**
15)
16 LA POSTA MEXICAN RESTAURANT)
INC., a California corporation; SANTOKH)
17 SINGH BAINS; JAGDIP K. BRAR,)
Defendants.)

18 WHEREAS, Plaintiff, NATIVIDAD GUTIERREZ (“Plaintiff”), and Defendants
19 SANTOKH SINGH BAINS and JAGDIP K. BRAR (“Defendants”) stipulated to an extension
20 of time wherein Defendants’ response to the Complaint is currently due June 24, 2014;

21 WHEREAS, Defendants and Plaintiff are engaged in meaningful settlement
22 negotiations, and wish to avoid incurring additional fees and unnecessarily utilizing judicial
23 resources while Defendants obtain and share with Plaintiff their CASp report, and while
24 Plaintiff and Defendants explore, and hopefully finalize, a settlement as between them;

25 NOW, THEREFORE, Plaintiff and Defendants, by and through their respective
26 counsel, hereby stipulate as follows:

- 27 1. To an additional extension of time (i.e., a second extension which, in
28

1 total, exceeds 28 days) for Defendants to respond to the Complaint herein, through and
2 including July 22, 2014, which extension exceeds the maximum 28 days permissible without
3 leave of Court.

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5 Dated: June 20, 2014

WEBB & BORDSON, APC

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8 By/s/Amy R. Lovegren-Tipton
9 AMY R. LOVEGREN-TIPTON
10 Attorney for Defendants

11 Dated: June 20, 2014

MOORE LAW FIRM, P.C.

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14 By/s/ Tanya E. Moore
15 TANYA E. MOORE
16 Attorney for Plaintiff

17 **ORDER**

18 The Parties having so stipulated and good cause appearing,

19 IT IS HEREBY ORDERED that Defendants SANTOKH SINGH BAINS and JAGDIP

20 K. BRAR's response to the Complaint herein is now due on or before July 22, 2014.

21 IT IS SO ORDERED.

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24 IT IS SO ORDERED.

25 Dated: June 23, 2014

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27 UNITED STATES MAGISTRATE JUDGE
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