| 1 | Lenden F. Webb (SBN 236377) | | |
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| 2 | Amy R. Lovegren-Tipton (SBN 258697) WEBB & BORDSON A Professional Corporation 466 W. Fallbrook Ave., Suite 102 | | |
| 3 | | | |
| 4 | Fresno, California 93711 Telephone: (559) 431-4888 | | |
| 5 | Facsimile: (559) 821-4500 Email: ATipton@WBLawGroup.com | | |
| 6 | Attorneys for Defendants SANTOKH SINGH BAINS and JAGDIP K. BRAR | | |
| 7 | | | |
| 8 | UNITED STATES DISTRICT COURT | | |
| 9 | EASTERN DISTRICT OF CALIFORNIA | | |
| 10 | | Case No.: 1:14-CV-00608-SAB | |
| 11 | NATIVIDAD GUTIERREZ, | SECOND STIPULATION AND ORDER | |
| 12 | Plaintiff, | FOR EXTENSION OF TIME FOR DEFENDANTS SANTOKH SINGH | |
| 13 | v. | BAINS AND JAGDIP K. BRAR TO RESPOND TO COMPLAINT | |
| 14 | LA POSTA MEXICAN RESTAURANT | | |
| 15 | INC., a California corporation; SANTOKH SINGH BAINS; JAGDIP K. BRAR, | | |
| 16 | Defendants. | | |
| 17 | | | |
| 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. | | |
| 4 | | | |
| 5 | Dated: June 20, 2014WEBB & BORDSON, APC | | |
| 6 | | | |
| 7 | | | |
| 8 | By <u>/s/Amy R. Lovegren-Tipton</u> AMY R. LOVEGREN-TIPTON | | |
| 9 | Attorney for Defendants | | |
| 10 | | | |
| 11 | Dated: June 20, 2014 MOORE LAW FIRM, P.C. | | |
| 12 | | | |
| 13 | | | |
| 14 | By/s/ Tanya E. Moore | | |
| 15 | TANYA E. MOORE Attorney for Plaintiff | | |
| 16 | | | |
| 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 | | | |
| 21 | K. BRAR's response to the Complaint herein is now due on or before July 22, 2014. | | |
| 22 | IT IS SO ORDERED. | | |
| 23 | | | |
| 24 | IT IS SO ORDERED. | | |
| 25 | Dated: June 23, 2014 UNITED STATES MAGISTRATE JUDGE | | |
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