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14	successor by merger to Quanta Specialty Lines In	nsurance Company			
15					
	UNITED STATES DISTRICT COURT				
16	UNITED STATES	DISTRICT COURT			
	EASTERN DISTRIC	CT OF CALIFORNIA			
17	2.16 1214   2.16 1114	51			
18	LEO WILSON CO., INC., a California	Case No. 1:14-cv-01610-DAD-BAM			
19	corporation and WILSON HOMES INC., a				
	California corporation,	STIPULATION TO CONTINUE			
20	Plaintiffs,	DISCOVERY COMPLETION and EXPERT DISCLOSURE DATES			
	Fiamuns,	AND ORDER THEREON			
21	v.	AND ORDER THEREON			
	,.	Complaint Filed: October 14, 2014			
22	QUANTA SPECIALTY LINES	,			
23	INSURANCE COMPANY and DOES 1				
23	through 50, inclusive,				
24	D C 1				
- '	Defendants.				
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, ,					
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1:14-cv-01610-MCE-BAM

WHEREAS, the current discovery deadline for this matter is August 1, 2016;

WHEREAS, the current expert disclosure deadline for this matter is September 9, 2016;

WHEREAS, the current dispositive motion deadline for this matter is November 15, 2016:

WHEREAS, the current trial date for this matter is May 16, 2017;

WHEREAS, the parties have completed substantial discovery, and have noticed the depositions of their respective corporate representatives [Rule 30(b)(6) witnesses] and several others, which will be costly in part due to travel time and expense, and also require the time off work for witnesses;

WHEREAS, the parties participated in a settlement conference on June 20, 2016 before Magistrate Judge Barbara A. McAuliffe;

WHEREAS, the parties have agreed to mediate the case on August 2, 2016, in Fresno, California, before Bruce A. Friedman, Esq. of JAMS;

WHEREAS, the parties desire a short hiatus from taking depositions to determine if the matter can be resolved by mediation, and therefore agree to extend the discovery deadlines as requested herein for discovery already served or noticed, reserving rights to seek leave of court for additional, follow up discovery if needed.

WHEREAS, the parties believe that the requested extension of these deadlines will not affect the current trial date or other pretrial dates that have been scheduled, including the pretrial conference and dispositive motion deadlines;

WHEREAS, in the interest of cost and time savings and judicial economy, the parties agree to continue the discovery deadline to <u>September 15, 2016</u>, and the expert disclosure deadline to <u>October 3, 2016</u>, in order to allow them sufficient time to complete mediation for the above-captioned action.

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1	IT IS SO STIPULATED:		
2	DATED: July 21, 2016	WAI	NGER JONES HELSLEY PC
3		By:	/s/ Jay A. Christofferson Kurt F. Vote
5			Jay A. Christofferson Attorneys for Plaintiffs LEO WILSON CO., INC. and WILSON HOMES, INC.
6	DATED: July 21, 2016	LEW	VIS BRISBOIS BISGAARD & SMITH LLP
7		By:	/s/ Kathleen E. Hegen
8		·	Kathleen E. Hegen Attorneys for Defendant QUANTA INDEMNITY COMPANY as successor by
10			merger to Quanta Specialty Lines Insurance Company
11	Dursuant to the shows stipulation and good cause showing IT IS SO OPDEPED		
12			
13	The dispositive motions hearing deadline of November 17, 2016, pretrial conference of March 13, 2017, and trial date of May 16, 2017 remain unchanged. No further continuances		
14			
15	will be granted absent good cause.		
16	IT IS SO ORDERED.		
17 18	Dated: <u>July 22, 2016</u>		/s/Barbara A. McAuliffe
19			UNITED STATES MAGISTRATE JUDGE
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