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9 Attorneys for Defendants TOM HIENG, GORDON K. TESSMAN, JEAN A. TESSMAN,  
10 DOUGLAS ARNOLD JORISSEN, KIMBER LEA JORISSEN, STACEY LANE WALTER,  
11 RITHY SOK

12 **UNITED STATES DISTRICT COURT**  
13 **EASTERN DISTRICT OF CALIFORNIA**

14 ) Case No.: 1:14-CV-01968

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12 RONALD MOORE,  
13 Plaintiff,

14 v.

15 TOM HIENG dba SUNSHINE DONUTS;  
16 GORDON K. TESSMAN, Co-Trustee of the  
17 GORDON K. TESSMAN and JEAN A.  
18 TESSMAN REVOCABLE FAMILY TRUST  
19 u/d/t November 18, 2010; JEAN A.  
20 TESSMAN, Co-Trustee of the GORDON K.  
21 TESSMAN and JEAN A. TESSMAN  
22 REVOCABLE FAMILY TRUST u/d/t  
23 November 18, 2010; DOUGLAS ARNOLD  
24 JORISSEN, Co-Trustee of the DOUGLAS  
25 ARNOLD JORISSEN AND KIMBER LEA  
26 JORRISON REVOCABLE TRUST  
27 AGREEMENT u/d/t August 12, 2010;  
28 KIMBER LEA JORISSEN, Co-Trustee of the  
DOUGLAS ARNOLD JORISSEN AND  
KIMBER LEA JORRISSEN REVOCABLE  
TRUST AGREEMENT u/d/t August 12, 2010;  
STACEY LANE WALTER TRUST u/d/t  
November 23, 2010; RITHY SOK dba  
SUNSHINE DONUTS,

Defendants.

) **SECOND STIPULATION FOR**  
) **EXTENSION OF TIME FOR**  
) **DEFENDANTS TOM HIENG, GORDON**  
) **K. TESSMAN, JEAN A. TESSMAN,**  
) **DOUGLAS ARNOLD JORISSEN,**  
) **KIMBER LEA JORISSEN, STACEY**  
) **LANE WALTER AND RITHY SOK TO**  
) **RESPOND TO COMPLAINT, AND TO**  
) **CONTINUE MANDATORY**  
) **SCHEDULING CONFERENCE**

1 WHEREAS, Plaintiff, RONALD MOORE (“Plaintiff”), and Defendants TOM HIENG,  
2 GORDON K. TESSMAN, JEAN A. TESSMAN, DOUGLAS ARNOLD JORISSEN, KIMBER  
3 LEA JORISSEN, STACEY LANE WALTER and RITHY SOK (“Defendants”) acknowledge  
4 that the parties previously stipulated to an extension of time wherein Defendants’ response to  
5 the First Amended Complaint is currently due on or before March 4, 2015;

6 WHEREAS, the above-referenced parties are engaged in meaningful settlement  
7 negotiations, and wish to avoid incurring additional fees and unnecessarily utilizing judicial  
8 resources while Defendants obtain and share with Plaintiff their CASp report(s), and while  
9 Plaintiff and Defendants explore, and hopefully finalize, a settlement as between them;

10 WHEREAS, the Mandatory Scheduling Conference is currently set for April 2, 2015,  
11 and the Mandatory Joint Scheduling Conference Statement must therefore be filed on or before  
12 March 26, 2015;

13 WHEREAS, the parties do not object to continuing the Mandatory Scheduling  
14 Conference;

15 NOW, THEREFORE, the parties, by and through their counsel of record, hereby  
16 stipulate as follows:

17 1. To an extension of time (i.e., a second extension which, in total, exceeds 28 days)  
18 for Defendants to respond to the First Amended Complaint herein, through and including  
19 March 30, 2015, which extension exceeds the maximum 28 days permissible without leave of  
20 Court; and

21 2. That the Mandatory Scheduling Conference currently set for April 2, 2015, be  
22 continued to a date after May 1, 2015, at the Court’s convenience.

23  
24 Dated: March 4, 2015

**LAW OFFICE OF AMY R.  
LOVEGREN-TIPTON, APLC**

25  
26 By/s/Amy R. Lovegren-Tipton  
27 AMY R. LOVEGREN-TIPTON  
28 Attorney for Defendants

1 Dated: March 4, 2015

MOORE LAW FIRM, P.C.

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4 By/s/ Tanya E. Moore  
5 TANYA E. MOORE  
6 Attorney for Plaintiff

7 **ORDER**

8 The Parties having so stipulated and good cause appearing,

9 IT IS HEREBY ORDERED that Defendants' response to the First Amended Complaint  
10 is now due on or before March 30, 2015.

11 IT IS FURTHER ORDERED that the Mandatory Scheduling Conference currently set  
12 for April 2, 2015 is continued to May 7, 2015 at 10:30 AM , in Courtroom 6, before United  
13 States Magistrate Judge Michael J. Seng. The Joint Scheduling Conference Statement is to be  
14 filed no more than seven (7) days prior to the date of the conference.

15  
16 IT IS SO ORDERED.

17 Dated: March 6, 2015

18 /s/ Michael J. Seng  
19 UNITED STATES MAGISTRATE JUDGE