1 2 3 4 5 6 7		N ZAMZAMI, individually and dba CITY WIDE DHAMED M. MUTHANA, individually and dba
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9	UNITED STATES DISTRICT COURT	
10	EASTERN DISTR	RICT OF CALIFORNIA
11	RONALD MOORE,	CASE NO. 1:15-CV-00480-SAB
12	KONALD MOORE,	THIRD STIPULATION TO EXTEND
13	Plaintiffs,	TIME FOR DEFENDANTS NAGI MOHSEN ZAMZAMI, individually and
14	VS.	dba CITY WIDE MARKET; KHADIGA M. ZAMZAMI; MOHAMED M.
15 16 17 18	NAGI MOHSEN ZAMZAMI, individually and dba CITY WIDE MARKET; KHADIGA M. ZAMZAMI; MOHAMED M. MUTHANA, individually and dba CITY WIDE MARKET; and AMRIA M. ALZAMZAMI,	M. ZAMIZAWI, MOHAWED M. MUTHANA, individually and dba CITY WIDE MARKET; and AMRIA M. ALZAMZAMITO RESPOND TO THE COMPLAINT; ORDER
19 20	Defendants.	
21		
22	IT IS HEREBY STIPULATED AND AGREED, by and between the parties hereto, by and through their respective counsel, that Defendants NAGI MOHSEN ZAMZAMI,	
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24		T; KHADIGA M. ZAMZAMI; MOHAMED M.
25		
26		TIDE MARKET; and AMRIA M. ALZAMZAMI
27	(collectively "Defendants"), shall have an extension of time, to and including June 30, 2015, to	
28	respond to Plaintiff RONALD MOORE's Con	mplaint.
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1	A previous extension was provided to Defendants. A Court Order is required as the	
2	extension now exceeds twenty-eight (28) days. A court Order will not affect any date or event	
3	set by the court Order, including the scheduling conference. This extension is sought to afford	
4	the parties an opportunity to explore settlement.	
5	Good cause exists for this third extension of time as Defendants have retained a CASp	
6	consultant and a contractor, and have approached Plaintiff's counsel to discuss settlement.	
7	Plaintiff's counsel has scheduled a Rule 26 meet and confer call for Tuesday, June 16, 2015. It	
8 9	is the Parties' hope to fully exhaust informal settlement efforts before expending attorneys' fees	
10	and Court resources responding to the complaint.	
11	This Stipulation may be executed in counterpart and by facsimile signature, each	
12	of which when executed shall be an original and all of which together shall constitute one in the	
13		
14	same Stipulation.	
15	Dated: June 12, 2015 QUINLAN, KERSHAW & FANUCCHI, LLP.	
16	By: /s/ Edward L. Fanucchi	
17	Edward L. Fanucchi, Esq. Attorneys for Defendants	
18	NAGI MOHSEN ZAMZAMI, individually	
19 20	and dba CITY WIDE MARKET; KHADIGA M. ZAMZAMI; MOHAMED	
20 21	M. MUTHANA individually and dba CITY WIDE MARKET; and AMRIA M.	
21	ALZAMZAMI	
23	Dated: June 12, 2015 MOORE LAW FIRM, P.C.	
24		
25	By: <u>/s/ Tanya E. Moore</u>	
26	Tanya E. Moore, Esq. Attorneys for Plaintiff	
27	RONNALD MOORE	
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1 2 3 4 5 6 7 8 9 10 11 12 13	ORDER Pursuant to stipulation between the parties and good cause appearing, IT IS HEREBY ORDERED that Defendants, NAGI MOHSEN ZAMZAMI, individually and dba CITY WIDE MARKET; KHADIGA M. ZAMZAMI; MOHAMED M. MUTHANA, individually and dba CITY WIDE MARKET; and AMRIA M. ALZAMZAMI , shall have an extension of time to and including June 30, 2015 to respond to Plaintiff RONALD MOORE's Complaint. IT IS SO ORDERED. Dated: June 12, 2015
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