1	STAN S. MALLISON (Bar No. 184191) HECTOR R. MARTINEZ (Bar No. 206336) MARCO A. PALAU (Bar No. 242340)		
2	MARCO A. PALAU (Bar. No. 242340) JOSEPH D. SUTTON (Bar No. 269951) EPIC S. TRABLICCO (Bar No. 205473)		
3	ERIC S. TRABUCCO (Bar No. 295473) MALLISON & MARTINEZ 1939 Harrison Street, Suite 730		
4	Oakland, California 94612-3547 Telephone: (510) 832-9999		
5	Facsimile: (510) 832-1101		
6	MARIO MARTÍNEZ, (Bar No. 200721) MARTÍNEZ AGUILASOCHO & LYNCH, APLC		
7	P.O. Box 11208 Bakersfield, California. 93389-1208		
8	Telephone: (661) 859-1174 Facsimile: (661) 840-6154		
9	Attorneys for Plaintiff		
10	Justin T. Campagne Campagne & Campagne A Professional Corporation		
11	Airport Office Center 1685 North Helm Avenue		
12	Fresno, California 93727 Telephone: (559) 255-1637		
13			
14			
15			
16			
17	Telephone: (559) 432-3000 Facsimile: (559) 432-2242		
18	Attorneys for Defendant Cal West Ag Services, Inc	2.	
19	UNITED STATES D	ISTRICT COURT	
20	EASTERN DISTRICT OF CALIFORNIAFRESNO DIVISION		
21	CARMELA MORA, on behalf of herself and all others similarly situated,	Case No. 1:15-CV-01490-LJO-EPG	
22	Plaintiffs,	STIPULATION AND ORDER TO	
23	VS.	MODIFY THE SCHEDULING ORDER	
24 25	CAL WEST AG SERVICES, INC., JON MARTHEDAL, ERIC MARTHEDAL; and Does 1 through 20, inclusive,		
26	Defendants.		
27		l	
28			
	1		

1	THE PARTIES, BY AND THROUGH THEIR ATTORNEYS OF RECORD,			
2	STIPULATE TO THE FOLLOWING, AND REQUEST THAT THE COURT ADOPT AS AN			
3	ORDER:			
4	Whereas the parties have conducted significant discovery in this matter.			
5	Whereas the parties continue to meet and confer regarding Defendants' discovery			
6	responses in an attempt to limit unnecessary motion practice.			
7	Whereas counsel for Defendant Cal West Ag Services and Plaintiff are in the			
8	preliminary stages of discussing settlement.			
9	Based on the foregoing, the Parties jointly request that the case schedule be			
10	modified as follows:			
11	<u>Current</u> <u>Proposed</u>			
12	Nonexpert Discovery Cutoff:June 16, 2017August 21, 2017			
13				
14	The parties also agree that they will determine whether private mediation or a court			
15	sponsored settlement conference is more appropriate and select a mediation or settlement			
16	conference date prior to November 1, 2017.			
17				
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
	2 STIPULATION AND ORDER TO MODIFY THE SCHEDULING ORDER CASE NO. 1:15-cv-01490-LJO-EPG			

1		
2	SO STIPULATED.	
3		
4	Dated: June 22, 2017	MALLISON & MARTINEZ
5		By: /s/ Joseph D. Sutton
6		Stan S. Mallison Hector R. Martinez
7		Marco A. Palau Joseph D. Sutton
8		Eric S. Trabucco Attorneys for Plaintiffs
9		
10	Dated: June 22, 2017	Campagne & Campagne A Professional Corporation
11		
12		By <u>/s/ Justin T. Campagne</u> Justin T. Campagne Attorneys for Defendants, Jon Marthedal and
13		Attorneys for Defendants, Jon Marthedal and Eric Marthedal
14		
15		
16	Dated: June 22, 2017	Raimondo & Associates
17		
18		By <u>/s/ Anthony Raimondo</u> Anthony Raimondo
9		Attorneys for Defendant Golden West Labor
20		
21		
22		
23		
24		
25		
26		
27 28		
20	STIPULATION AND ORDER TO MODIFY T	3 HE SCHEDULING ORDER CASE NO. 1:15-cv-01490-LJO-E

1	ORDER	
2	Good cause appearing, the Court hereby Grants the Parties' Stipulation to Modify the	
3	Scheduling Order. The Scheduling Order is modified in the following ways:	
4		
5	Nonexpert Discovery Cutoff: August 21, 2017	
6		
7		
8	IT IS SO ORDERED.	
9	Dated: June 27, 2017 /s/ Enci P. Grog	
10	UNITED STATES MAGISTRATE JUDGE	
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23 24		
24		
26		
27		
28		
-	4 STIPULATION AND ORDER TO MODIFY THE SCHEDULING ORDER CASE NO. 1:15-cv-01490-LJO-EPG	