UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

EDHER FLORES, et al.,

Plaintiffs,

v.

ADT LLC,

Defendant.

Case No.: 1:16-cv-00029 AWI JLT

ORDER AFTER MID-DISCOVERY STATUS CONFERENCE

On November 22, 2016, the Court conducted the mid-discovery status conference. At the conference counsel agreed that by the end of next week, the defendant will produce all electronic time records for all employees in California held by it or within its control. In addition, by the end of next week, the defendant will produce a random sample—previously selected by the plaintiff—of electronic payroll records and GPS records for all employees in California. Likewise, the defendant will confirm as soon as possible that it will produce deponents on December 5, 2016, in response to the Fed.R.Civ.P. 30(b)(6) notice served by the plaintiff. Finally, by the end of next week, counsel will confirm the plaintiff's availability for deposition within the next few weeks.

Though counsel requested additional time to file the motion for class certification, the Court refused to entertain this request at this time based upon the lack of showing of good cause (See the Court's order dated 8/3/16 (Doc. 13). However, the Court will entertain a stipulation to extend the deadline in the future, if counsel demonstrate they acted diligently to complete the discovery noted