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2	COLEMAN & HOROWITT, LLP Attorneys at Law	
3	499 West Shaw, Suite 116 Fresno, California 93704	
4	Telephone: (559) 248-4820 Facsimile: (559) 248-4830	
5	Attorneys for Defendant,	
6	FITNESS 19 CA 228, LLC (erroneously sued her Fitness 19 LLC)	rein as
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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT	T OF CALIFORNIA
10		
11	JOGERT ABRANTES and JOANNE GOSS, on behalf of themselves and all others	Case No. 1:16-cv-00903-LJO-SKO
12	similarly situated,	
13	Plaintiffs,	SECOND STIPULATION AND ORDER EXTENDING TIME TO RESPOND TO
14	V.	THIRD AMENDED COMPLAINT
15	FITNESS 19 LLC; SOCALEVOLUTION, LLC; FITNESS EVOLUTION	(Doc. 57)
16	FRANCHISING LLC; PLEASANTON	Trial Date: None Set
17	FITNESS; and DOES 1 THROUGH 10, inclusive and each of them,	
18	Defendants.	
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20	Defendant, FITNESS 19 CA 228, LLC erroneously sued herein as Fitness 19 LLC	
21	("Defendant") and Plaintiffs, JOGERT ABRANTES and JOANNE GOSS ("Plaintiffs"),	
22	hereby agree and stipulate as follows:	
23	WHEREAS, pursuant to the prior stipula	ation and order, Defendant currently has until
24	October 26, 2017 to respond to Plaintiffs' Third A	Amended Complaint;
25	WHEREAS, Plaintiffs have agreed to stipulate, subject to the Court's approval, to	
26	extend the deadline for Defendant to respond to Plaintiffs' Third Amended Complaint to	
27	November 2, 2017, while the parties meet and co	nfer concerning the proper response;
28	///	
	1 STIPULATION AND ORDER TO EXTEND	D TIME TO RESPOND TO COMPLAINT

1	WHEREAS, this extension of time will bring the total of extensions to two (2) weeks or	
2	14 days;	
3	WHEREAS, the next hearing calendared in this matter is the Scheduling Conference on	
4	November 21, 2017, and this extension will not interfere with that date;	
5	THEREFORE, in consideration of the foregoing recitals and subject to the Court's	
6	approval, Plaintiffs and Defendant stipulate to the extension of time for Defendant to respond	
7	to Plaintiffs' Third Amended Complaint from October 26, 2017 to November 2, 2017.	
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9	Dated: October 25, 2017 LAW OFFICES OF TODD FRIEDMAN, P.C.	
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11		
12	By: <u>/s/ Todd M. Friedman</u> TODD M. FRIEDMAN	
13	Attorneys for Plaintiffs, JOGERT ABRANTES and JOANNE GOSS	
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15	Dated: October 25, 2017 COLEMAN & HOROWITT, LLP	
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17	By: /s/ Keith M. White KEITH M. WHITE	
18 19	Attorneys for Defendant, FITNESS 19 CA 228, LLC (erroneously sued herein as Fitness 19 LLC)	
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	2 STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO COMPLAINT	

1	ORDER
2	Pursuant to the parties' above stipulation, and for good cause shown, IT IS SO
3	ORDERED that Defendant, FITNESS 19 CA 228, LLC's (erroneously sued herein as Fitness
4	19 LLC) deadline to respond to Plaintiffs' Third Amended Complaint is hereby extended from
5	October 26, 2017, to November 2, 2017.
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7	IT IS SO ORDERED.
8	Dated: October 30, 2017 Isl Sheila K. Oberto
9	UNITED STATES MAGISTRATE JUDGE
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	STIPULATION AND ORDER TO EXTEND TIME TO RESPOND TO COMPLAINT