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8	UNITED STATES DISTRICT COURT	
9 10	EASTERN DISTRICT OF CALIFORNIA	
10	INTEGON PREFERRED INSURANCE	Case No. 1:16-cv-01496-AWI-SAB
11	COMPANY,	ORDER REQUIRING GERARDO
12	Plaintiff,	HERNANDEZ JR. AND RILEY C. WALTER TO SHOW CAUSE FOR THEIR FAILURE
13	V.	TO COMPLY WITH A COURT ORDER
15	ISABELLA ALVAREZ CAMACHO, et al.,	Response due by February 28, 2018 Show Cause Hearing: March 7, 2018, at 10:00
16	Defendants.	a.m. in Courtroom 9
17	On October 5, 2016, Plaintiff Integon Preferred Insurance Company filed this action	
18	seeking declaratory relief. On August 21, 2017, Defendants Isabella Alvarez Camacho	
19	("Defendant Camacho") and X-Treme Ag Labor, Inc. ("Defendant X-Treme Ag Labor") filed a	
20	notice of automatic stay pursuant to 11 U.S.C. § 362. (ECF No. 85.) On September 15, 2017, an	
21	order issued staying all proceedings against Defendants Camacho and X-Treme Ag Labor. (ECF	
22	No. 86.)	
23	In an action in which these same defendants are named, the Court received notice that the	
24	bankruptcy case against X-Treme Ag Labor, Inc. has been closed. See R. Alexander Costa v.	
25	Valley Garlic, Inc. et al., No. 1:16-cv-01156-AWI-EPG (E.D. Cal. Dec. 22, 2017). On February	
26	14, 2018, the Court ordered Defendant X-Treme Ag Labor to show cause in writing within five	
27	(5) days from the date of entry of the order why the stay in this action as to Defendant X-Treme	

28 Ag Labor should not be lifted and proceedings be reinstated in this matter. (ECF No. 87.) The

Court also ordered Defendant Camacho to inform the Court of the status of her bankruptcy
 proceedings within five (5) days from the date of entry of the February 14, 2018 order. (ECF
 No. 87.) However, Defendants Camacho and X-Treme Ag Labor have not responded to the
 Court's February 14, 2018 order.

Local Rule 110 provides that "[f]ailure of counsel or of a party to comply with these
Rules or with any order of the Court may be grounds for imposition by the Court of any and all
sanctions . . . within the inherent power of the Court." The Court has the inherent power to
control its docket and may, in the exercise of that power, impose sanctions where appropriate,
including dismissal of the action. <u>Bautista v. Los Angeles County</u>, 216 F.3d 837, 841 (9th Cir.
2000).

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Accordingly, IT IS HEREBY ORDERED that:

- Defendants Camacho and X-Treme Ag Labor's counsel, Gerardo Hernandez Jr. and Riley C. Walter, shall show cause in writing on or before February 28, 2018, why sanctions should not issue for the failure to comply with the Court's February 14, 2018 order;
- Gerardo Hernandez Jr. and Riley C. Walter shall personally appear before
   United States Magistrate Judge Stanley A. Boone on Wednesday, March 7,
   2018, at 10:00 a.m. in Courtroom 9 at the United States Courthouse, 2500 Tulare
   St., Fresno, California; and
  - 3. Failure to comply with this order will result in the issuance of sanctions.

IT IS SO ORDERED.

Dated: February 21, 2018

UNITED STATES MAGISTRATE JUDGE

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