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3	UNITED STATES DISTRICT COURT		
4	EASTERN DISTRICT OF CALIFORNIA		
5	Ensite Constitution of the		
6	AGNES XIE,	Case No. 1:16-cv-01518-DAD-SKO	
7	Plaintiff,	ORDER ENLARGING TIME TO	
8	v.	COMPLETE THIRD PARTY DISCOVERY AND TO CONDUCT THE	
9	DE YOUNG PROPOERTIES, 5418 L.P.,	DEPOSITION OF JERRY DE YOUNG	
10	Defendant.		
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13	ORDER		
14	On May 23, 2018, the parties appeared telephonically for a conference to resolve certain		
15	discovery issues. Plaintiff Agnes Xie appeared on her own behalf, and Jared Marshall, Esq.,		
16	appeared on behalf of Defendant De Young Properties, 5418 L.P.		
17	After reviewing the parties' submissions and hearing the parties' arguments, and in		
18	recognition of Plaintiff's status as a pro se litigant, the Court hereby grants Plaintiff yet another—		
19	and final—enlargement of time to complete certain non-expert discovery. Specifically, Plaintiff		
20	shall have until July 6, 2018, to: (1) attempt to obtain, in accordance with Fed. R. Civ. P. 45, the		
21	information sought from third parties First American Title Company, Alma Fletcher, Mark		
22	Fletcher, and Tina Larson; and (2) conduct the deposition, in accordance with Fed. R. Civ. P. 30 or		
23	31, of Jerry De Young.		
24	This enlargement of time does not alter	any other scheduling deadlines, including motion	
25	deadlines, the pretrial conference, and trial date. As noted above, no further extensions of time		
26	will be given, absent a showing of good cause. See Fed. R. Civ. P. 16(b)(4).		
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28	IT IS SO ORDERED.		

1	Dated:	May 23, 2018	
2			UNITED STATES MAGISTRATE JUDGE
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