1	ERIC J. RATINOFF, SBN 166204	
2	eric@ericratinoff.com MADISON M. SIMMONS, SBN 292185	
3	msimmons@ericratinoff.com ERIC RATINOFF LAW CORP. 401 Watt Avenue Sacramento, California 95864	
4		
5	Telephone: (916) 970-9100 Facsimile: (916) 246-1696	
6	RUSSELL G. PETTI, State Bar No. 137160 THE LAW OFFICES OF RUSSELL G. PETTI 466 Foothill Blvd., # 389 La Canada, California 91011 818 952-2168Telephone	
7		
8		
9	818 952-2186 Facsimile Email: Rpetti@petti-legal.com	
10	Attorneys for Plaintiff	
11	JENNIFER KERR	
12	UNITED STATES DISTRICT COURT	
13	EASTERN DISTRICT OF CALIFORNIA	
14	JENNIFER KERR,	CASE NO. 1:16-CV-01797-LJO-SAB
15	Plaintiff,	STIPULATION TO CONTINUE HEARING
16	V.	ON MOTION TO DISMISS; ORDER
17	DELAWARE NORTH COMPANIES,	Complaint Filed May 20, 2016
18	INC.; DNC PARKS AND RESORTS AT YOSEMITE, INC.; DELAWARE NORTH	FAC Filed: October 25, 2016 Removed on: November 28, 2016
19	COMPANIES PARKS AND RESORTS, INC.; KATHY STEVENSON, KARL	
20	VONDERLUFT, NICKIE RAY JENSON, JESSIE MERRILL, and DOES 1 through	
21	75, inclusive,	
22	Defendants,	
23	Disintiff Innaisan Vann ("Ma Vann") and Dasardanta Dalaman Nanth Canana"	
24	Plaintiff Jennifer Kerr ("Ms. Kerr") and Defendants Delaware North Companies, Inc., DNC Parks and Resorts at Yosemite, Inc., and Delaware North Companies Parks and Resorts,	
25	Inc. ("Defendants"), by and through their respective counsel of record, hereby stipulate to the	
26	following:	
27	 Defendants have filed a Motion to Dismiss, which is currently set to be heard on 	
28	January 19, 2017;	
	STIPULATION TO CONTINUE HEARING DATE; ORDER	

1:16-cv-01797-LJO-SAB