1	C. FREDRICK MEINE III #203889		
2	KEITH M. WHITE #188536 COLEMAN & HOROWITT, LLP Attorneys at Law 499 W. Shaw Avenue, Suite 116		
3			
4	Fresno, California 93704 Telephone: (559) 248-4820		
5	Facsimile: (559) 248-4830		
6	Attorneys for Defendants, MIGUEL ANGEL CERVANTES; and		
7	JUAN ESPINOSA NEGRETE dba TAQUERIA	YARELIS	
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	JOSE ACOSTA	Case No. 1:17-cv-00616-AWI-BAM	
12	Plaintiff,		
13	vs.	STIPULATION TO CONTINUE TIME TO RESPOND TO COMPLAINT AND	
14	JUAN ESPINOSA NEGRETE dba TAQUERIA YARELIES; MARGARITA dba	CONTINUE MANDATOARY SCHEDULING CONFERENCE; ORDER	
15	TAQUERIA YARELIS; MIGUEL ANGEL CERVANTES	SCHEDULING CONTERENCE, ORDER	
16			
17	Defendants.		
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19			
20	WHEREAS, the responsive pleadings of	Defendants JUAN ESPINOSA NEGRETE dba	
21	TAQUERIA YARELIS and MIGUEL ANGEL CERVANTES (collectively "Defendants") are		
22	past due;		
23	WHEREAS, the Mandatory Scheduling Conference in this matter is currently set for		
24	August 3, 2017;		
25	WHEREAS, counsel for Defendants were	e only recently retained;	
26	WHEREAS, Plaintiff JOSE ACOSTA ("Plaintiff") and Defendants wish additional time		
27	to attempt resolution of the matter without incurring fees and costs associated with filing		
28	responsive pleadings, as well as preparing for and attending the scheduling conference as		
	STIPULATION TO EXTEND TIME		

1	currently scheduled;	
2	WHEREAS, the parties wish to conserve the Court's resources and time and not	
3	unnecessarily burden the Court with a matter that will likely be informally resolved;	
4	NOW, THEREFORE, Plaintiff JOSE ACOSTA through his attorney of record, and	
5	Defendants MIGUEL ANGEL CERVANTES and JUAN ESPINOSA NEGRETE dba	
6	TAQUERIA YARELIS through their attorney of record, hereby stipulate as follows:	
7	1. That Defendants' time to respond to the Complaint be extended to September 8,	
8	2017, which extension exceeds 28 days from the initial deadline; and	
9	2. That the Mandatory Scheduling Conference that was scheduled by the Court for	
10	August 3, 2017 at 9:00 a.m. be continued to a date after September 25, 2017 at the Court's	
11	convenience.	
12	Dated: July 11, 2017 MISSION LAW FIRM, A.P.C.	
13		
14	By: <u>/s/ Zachary M. Best</u>	
15	ZACHARY M. BEST Attorneys for Plaintiff	
16	JOSE ACOSTA	
17	Dated: July 11, 2017 COLEMAN & HOROWITT, LLP	
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19	By: _/s/ Keith M. White	
20	KEITH M. WHITE Attorneys for Defendants	
21	JUAN ÉSPINOSA NEGRETE dba TAQUERIA YARELIS; and MIGUEL	
22	ANGEL CERVANTES	
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	2 STIPULATION TO EXTEND TIME	
	STIL OLATION TO EXTEND TIME	

	ODDED		
1	ORDER		
2	The parties having so stipulated and good cause appearing,		
3	IT IS HEREBY ORDERED that Defendants may have to and including September 8,		
4	2017 within which to file their responsive pleadings.		
5	IT IS FURTHER ORDERED that the Mandatory Scheduling Conference currently set		
6	for August 3, 2017 at 9:00 a.m. is continued to October 4, 2017 at 9:30 a.m. in Courtroom 8		
7	before Magistrate Judge Barbara A. McAuliffe, based upon the parties' representation that they		
8	are in active settlement discussions. The parties are directed to file their joint scheduling report		
9 10	no later than seven (7) days prior to the Scheduling Conference.		
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12	IT IS SO ORDERED.		
13	Dated: July 12, 2017 /s/ Barbara A. McAuliffe		
14	UNITED STATES MAGISTRATE JUDGE		
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	3 STIPULATION TO EXTEND TIME		