1 2 3 4 5 6 7 8 9	Dylan B. Carp (State Bar No. 196846) Angel R. Sevilla (State Bar No. 239072) Stephanie T. Yang (State Bar No. 280006) JACKSON LEWIS P.C. 50 California Street, 9th Floor San Francisco, California 94111 Telephone: (415) 394-9400 Facsimile: (415) 394-9401 Email: <u>carpd@jacksonlewis.com</u> <u>angel.sevilla@jacksonlewis.com</u> <u>stephanie.yang@jacksonlewis.com</u> Attorneys for Defendant NEXSTAR BROADCASTING, INC.,		
10	UNITED STATES DISTRICT COURT		
11	EASTERN DISTRICT OF CALIFORNIA		
12			
13	PAULA GORDON, an individual,	Case No. 1:18-cv-00007-DAD-JLT	
14	Plaintiff,	JOINT STIPULATION TO EXTEND ALYSSA DURAN DEPOSITION;	
15	v.	ORDER THEREON (Doc. 79)	
16 17	NEXSTAR BROADCASTING, INC. a business entity, form unknown; KGET-TV 17, a business entity, form unknown; The CW		
18 19	NETWORK, LLC, a business entity, form unknown; TELEMUNDO 17.3, a business entity, form unknown; ERIK MENDOZA, an		
20	individual; and DOES 1 through 100, inclusive		
21	Defendants.		
22			
23	To the Honorable Court:		
24	The Parties hereby stipulate to extend the time to serve a deposition subpoena on Alyssa		
25	Duran to March 15, 2019 and for taking her deposition by April 30, as the witness has been evading		
26	service of process. Service was attempted throughout February 2019 at the witness' home and		
27	work address. The witness would not answer the door. The witness also was not at		
28	1		
	JOINT STIPULATION TO EXTEND ALYSSA DURAN DEPOSITION		
		Case No. 1:18-cv-00007-DAD-JLT	

1	work during this time frame. Details in support of this stipulation are set forth in the Declaration		
2	2 of Stephanie T. Yang.		
3	3 It is so stipulated		
4 5	Dated: February 20, 2019 JA	CKSON LEWIS P.C.	
6			
7 8	Dyla Ang	<i>Stephanie T. Yang</i> an B. Carp el R. Sevilla	
8 9	Atto	hanie T. Yang orneys for Defendant KSTAR BROADCASTING, INC	
10		······································	
11			
12		W OFFICES OF VICTOR L. GEORGE	
13	D ₁ , <i>i</i> ₂ , <i>i</i> ₁ , <i>i</i> ₂ , <i>i</i> ₁ , <i>i</i> ₂ , <i>i</i> ₁	Victor L. George	
14	Vict	or L. George ne C. Smith	
15	Atto	rneys for Plaintiff	
16 17		JLA GORDON	
17 18	Dated: February 20, 2019 FIS	SHER & PHILLIPS LLP	
19			
20) Che	Cheryl Schreck eryl Schreck	
21	Atto ERI	rneys for Defendant K MENDOZA	
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	JOINT STIPULATION TO EXTEND ALYSSA DUI		
		Case No. 1:18-cv-00007-DAD-JLT	

1	ORDER		
2	Based upon the stipulation of the parties, the Court ORDERS :		
3	1. The deposition of Alyssa Duran may be taken no later than April 30, 2019.		
4	However, this extension of time does not impact any other case deadlines and no other deadlines		
5	in place are authorized to be amended.		
6			
7	IT IS SO ORDERED.		
8	Dated: February 20, 2019 /s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE		
9	UNITED STATES MADISTRATE JUDGE		
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20	JOINT STIPULATION TO EXTEND ALYSSA DURAN DEPOSITION		
	Case No. 1:18-cv-00007-DAD-JLT		