Ш

BLUMENTHAL, NORDREHAUG & BHO Norman B. Blumenthal (SBN 068687) Kyle R. Nordrehaug (SBN 205975) Aparajit Bhowmik (SBN 248066) Ruchira Piya Mukherjee (SBN 274217))WMIK
Victoria B. Rivapalacio (SBN 275115) 2255 Calle Clara La Jolla, CA 92037 Telephone: +1 858 551 1223 Facsimile: +1 858 551 1232	
Attorneys for Plaintiffs	
JUAN OROZCO and JUAN OROZCO-BF REED SMITH LLP	RISENO
Thomas E. Hill (SBN 100861) Email: thill@reedsmith.com Christina T. Tellado (SBN 298597) Email: ctellado@reedsmith.com 355 South Grand Avenue, Suite 2900 Los Angeles, CA 90071-1514 Telephone: +1 213 457 8000 Facsimile: +1 213 457 8080	
Attorneys for Defendant ILLINOIS TOOL WORKS INC.	
UNITED STATES	S DISTRICT COURT
	ICT OF CALIFORNIA
JUAN OROZCO and JUAN OROZCO-	Case No. 14-CV-02113-MCE-EFB
BRISENO, individuals, on behalf of themselves and on behalf of all persons similarly situated,	Assigned to the Hon. Morrison C. Englar
Plaintiffs,	CLASS ACTION
V.	JOINT STIPULATION TO CONTINUE THE DEADLINE TO
ILLINOIS TOOL WORKS INC., a Corporation; and Does 1 through 50, Inclusive,	MAIL THE CLASS NOTICE
Defendants.	

Plaintiffs JUAN OROZCO and JUAN OROZCO-BRISENO ("Plaintiffs") and Defendant ILLINOIS TOOL WORKS INC. ("Defendant"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, the Court previously approved and authorized that class notice be mailed to the two distinct certified classes in this matter on or before Tuesday, May 30, 2017 - i.e., within thirty days of the Court's May 1 Order approving the form of the class notice (Dkt. No. 107, p. 3);

WHEREAS, Defendant previously disclosed all of the class members' contact information to Class Counsel, in compliance with the Court's May 1 Order;

WHEREAS, on June 1, 2017, the Court the granted the Parties' request for a fifteen day (15) continuance of the deadline to mail the class notice up to and including June 14, 2017, so as to permit the Parties' time to continue their discussions regarding submitting the dispute to mediation;

WHEREAS, the Parties have now agreed to mediate this matter before mediator Gig Kyriacou on a date to be determined, but which the Parties agree will occur in October 2017;

WHEREAS, the Parties request that the Court vacate the current June 14 deadline for mailing class notice to the two certified classes and reset that class notice mailing deadline to occur in November 1, 2017 following the mediation process;

WHEREAS, the Parties agree to submit a status report to the Court within seven (7) days of the completion of the mediation and request a further extension of the mailing date in the event that a settlement is reached;

NOW, THEREFORE, the Parties hereby stipulate and agree and respectfully request the Court to vacate the current deadline of June 14, 2017 for the mailing of notice to the certified classes, and reset that mailing deadline for November 1, 2017.

IT IS SO STIPULATED.

1 2	DATED: June 14, 2017 BLUMENTHAL, NORDREHAUG & BHOWMIK
3	
4	By: <u>/s/ Aparajit Bhowmik</u> (as authorized 6-14-17) Norman B. Blumenthal
5	Kyle R Nordrehaug
6	Aparajit Bhowmik Piya Mukherjee Victoria B. Rivapalacio
7	Attorneys for Plaintiffs
8	
9	DATED: June 14, 2017 REED SMITH LLP
10	Dru /a / Chuisting T. Talla de
11	By: <u>/s/ Christina T. Tellado</u> Thomas E. Hill
12	Christina T. Tellado
13	Attorneys for Defendant
14	
15	<u>ORDER</u>
16	Pursuant to the stipulation of the parties and in order to facilitate mediation and
17	possible settlement of this matter, it is hereby ordered that the current deadline of June
18	14, 2017 for the mailing of notice to the certified classes is VACATED. In light of the
19	parties' statement that mediation will occur in October 2017, the deadline for mailing of
20	notice to the classes is hereby reset to November 1, 2017. The parties are further ordered
21	to submit a Joint Status Report to the Court within seven (7) days of the completion of
22	the mediation.
23	IT IS SO ORDERED.
24	Dated: June 22, 2017
25	Molan CEX.
26	MORRISON C. ENGLAND, JR UNITED STATES DISTRICT JUDGE
27	
28	

1	CERTIFICATE OF SERVICE
2	I hereby certify that on June 14, 2017, I electronically filed the foregoing with the
3	Clerk of the Court for the United States District Court (Eastern District of California)
4	using the CM/ECF system, which will send notification of such filing to all counsel of
5	record who receive CM/ECF notification.
6	
7	Dated: June 14, 2017
8	
9	/s/ Christina T. Tellado
10	Christina T. Tellado
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	4 IOINT STIDULATION TO CONTINUE THE DEADLINE EOD THE CLASS NOTICE MAILING
	JOINT STIPULATION TO CONTINUE THE DEADLINE FOR THE CLASS NOTICE MAILING