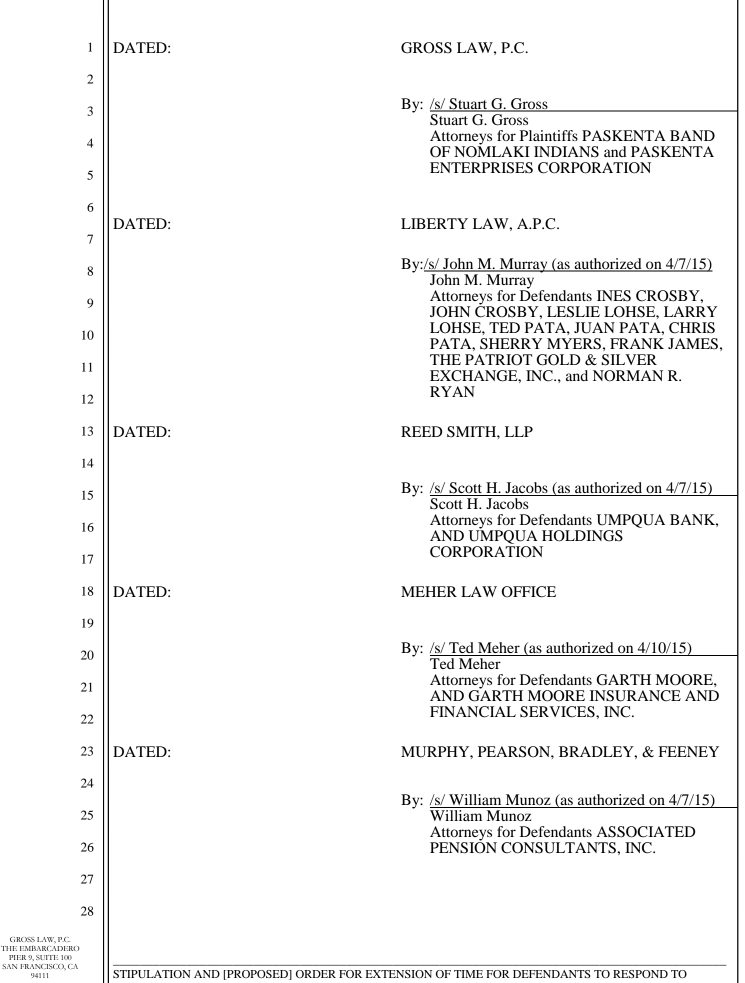
1 2 3 4 5 6 7	sgross@gross-law.com jsa DAN C. GOLDBERG (#287923) AN dgoldberg@gross-law.com apu GROSS LAW, P.C. KE The Embarcadero kra Pier 9, Suite 100 JO San Francisco, CA 94111 505 t (415) 671-4628 Sar f (415) 480-6688 t (4	SEPH R. SAVERI (#130064) veri@saverilawfirm.com IDREW M. PURDY (#261912) urdy@saverilawfirm.com VIN E. RAYHILL (#267496) yhill@saverilawfirm.com SEPH SAVERI LAW FIRM, INC. 5 Montgomery Street, Suite 625 n Francisco, CA 94111 -15) 500-6800 -15) 395-9940
8	Attorneys for Plaintiffs the Paskenta Band of Nomlaki Indians and the Paskenta Enterprises Corporation	
9 10	UNITED STATES DIST	TRICT COURT
11	EASTERN DISTRICT O	F CALIFORNIA
12 13	PASKENTA BAND OF NOMLAKI INDIANS; and PASKENTA ENTERPRISES CORPORATION ,	CASE NO.: 2:15-cv-00538-GEB- CMK
14	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME FOR DEFENDANTS TO
15	v.	RESPOND TO COMPLAINT
16 17 18	INES CROSBY; JOHN CROSBY; LESLIE LOHSE; LARRY LOHSE; TED PATA; JUAN PATA; CHRIS PATA; SHERRY MYERS; FRANK JAMES; UMPQUA BANK; UMPQUA	
19	HOLDINGS CORPORATION; GARTH MOORE; GARTH MOORE INSURANCE	
20	AND FINANCIAL SERVICES, INC.; ASSOCIATED PENSION CONSULTANTS,	
21 22	INC.; HANESS & ASSOCIATES, LLC; ROBERT M. HANESS; THE PATRIOT GOLD	
23	& SILVER EXCHANGE, INC.; and NORMAN R. RYAN,	
24	Defendants,	
25	QUICKEN LOANS INC.,	
26	Nominal Defendants.	
27		
28 GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUITE 100 SAN FRANCISCO, CA 94111	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF COMPLAINT; Case No. 2:15-cv-00538-GEB-CMK	TIME FOR DEFENDANTS TO RESPOND TO

1	WHEREAS, on March 10, 2015, the Paskenta Band of Nomlaki Indians and Paskenta	
2	Enterprises Corporation ("Plaintiffs") filed the Complaint in this action in the United States	
3	District Court for the Eastern District of California;	
4	WHEREAS, Plaintiffs completed service upon Defendants Ines Crosby, et al.	
5	("Defendants") on various days thereafter;	
6	WHEREAS, certain Defendants have indicated their desire for additional time to	
7	evaluate the Complaint and the appropriate response thereto;	
8	WHEREAS, Plaintiffs have given certain Defendants extensions of time to respond to	
9	the Complaint under Civil Local Rule 144(a), of between two and four weeks;	
10	WHEREAS, Plaintiffs believe that it would be in the interest of efficient case	
11	management to establish a unified schedule for all Defendants to respond to the Complaint and	
12	for any related motion practice under Fed. Rule. Civ. Pro. 12(b);	
13	IT IS HEREBY STIPULATED, by and between Plaintiffs and Defendants, by and	
14	through their respective counsel, Civil Local Rules 143 and 144, and subject to approval by the	
15	Court:	
16	1. Defendants shall have twenty-eight (28) days from April 8, 2015, up to and	
17	including May 6, 2015, to file a responsive pleading in this matter;	
18	2. Alternatively, in the event Plaintiffs file an Amended Complaint prior to May 6,	
19	2015, Defendants shall have twenty-eight (28) days from the date of the Amended Complaint's	
20	filing to respond to it;	
21	3. If Defendant's responsive pleading to either Plaintiffs' Complaint or Plaintiffs'	
22	Amended Complaint is in the form of a motion under Fed. R. Civ. Pro. 12(b):	
23	A. Plaintiffs' opposition to any such motion by Defendants will be due forty-	
24	five (45) days from the date Defendants' motion is filed; and	
25	B. Defendants' reply in support of any such motion will be due fourteen (14)	
26	days from the date Plaintiffs' opposition is filed.	
27		
28	IT IS HEREBY STIPULATED:	
GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUITE 100 SAN E9 ANCISCO. CA		
SAN FRANCISCO, CA 94111	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME FOR DEFENDANTS TO RESPOND TO	

COMPLAINT; Case No. 2:15-cv-00538-GEB-CMK



COMPLAINT: Case No. 2:15-cv-00538-GEB-CMK

1	DATED: DOWNEY BRAND LLP	
2	DATED. DOWNET BRAND LLP	
3	By: <u>/s/ Kevin M. Seibert (as authorized on 4/7/15)</u>	
4	Kevin M. Seibert Attorneys for Defendants HANESS &	
5	ASSOCIATES, LLC, AND ROBERT M. HANESS	
6	DATED: BOUTIN JONES INC.	
7		
8	By: <u>/s/ Michael Fogarty (as authorized on 4/6/15)</u> Michael Fogarty	
9	Attorneys for Defendants QUICKEN LOANS, INC.	
10		
11		
12		
13	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
14	Dated: April 13, 2015	
15		
16	date Dat	
17	GARIAND E. BURRELL, JR.	
18	Senior United States District Judge	
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GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUTTE 100 SAN FRANCISCO, CA 94111	STIPULATION AND [PROPOSED] ORDER FOR EXTENSION OF TIME FOR DEFENDANTS TO RESPOND TO COMPLAINT; Case No. 2:15-cv-00538-GEB-CMK 3	