1 2 3 4 5 6 7	sgross@grosskleinlaw.comjBENJAMIN H. KLEIN (#313922)Hbklein@grosskleinlaw.comHGROSS & KLEIN LLPJThe EmbarcaderoSPier 9, Suite 100SSan Francisco, CA 94111t	OSEPH R. SAVERI (#130064) saveri@saverilawfirm.com KEVIN E. RAYHILL (#267496) trayhill@saverilawfirm.com OSEPH SAVERI LAW FIRM, INC. 555 Montgomery Street, Suite 1210 San Francisco, CA 94111 (415) 500-6800 (415) 395-9940	
8	Ittorneys for Plaintiffs the Paskenta Band of Nomlaki Indians and the Paskenta Enterprises Corporation		
	UNITED STATES DI	ED STATES DISTRICT COURT	
10 11	EASTERN DISTRICT OF CALIFORNIA		
12	PASKENTA BAND OF NOMLAKI INDIANS and PASKENTA ENTERPRISES	; CASE NO.: 2:15-cv-00538-MCE- CMK	
13	CORPORATION,	STIPULATION AND ORDER	
14	Plaintiffs,	REGARDING PROPOSED	
15	V. INES CROSBY; et al.	REDACTIONS TO DOCKET NOS. 67-3, 67-4, 72-8, AND 73-3	
16	Defendants,		
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GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUITE 100 SAN FRANCISCO, CA 94111	STIPULATION AND ORDER REGARDING PROPOSED REDA Case No. 2:15-cv-00538-MCE-CMK	CTIONS TO DOCKET NOS. 67-3, 67-4, 72-8, AND 73-3; Dockets.Justia	

WHEREAS, on June 16, 2015, the Paskenta Band of Nomlaki Indians and Paskenta
Enterprises Corporation ("Plaintiffs") filed the Declaration of Natasha Magana in Support of
Plaintiffs' Opposition to RICO Defendants' Motion to Stay or in Alternative Dismiss Pending
Arbitration and Plaintiffs' Counter-Motion to Stay the Arbitration, Dkt. No. 67-3, Exhibits J and
K of which were, due to an oversight by Plaintiffs, filed without redacting certain private,
identifying information of third parties, including full social security numbers, dates of birth,
financial account numbers, driver's license numbers, and children's names;

8 WHEREAS, on June 16, 2015, Plaintiffs filed the Declaration of Ambrosia Rico in
9 Support of Plaintiffs' Opposition to RICO Defendants' Motion to Stay or in Alternative Dismiss
10 Pending Arbitration and Plaintiffs' Counter-Motion to Stay the Arbitration, Dkt. No. 67-4,
11 Exhibits E through J of which, according to Plaintiffs, were filed without redacting certain
12 private, identifying information of Plaintiffs and Defendants, including financial account
13 numbers, due to an oversight by Plaintiffs;

WHEREAS, on June 29, 2015, Plaintiffs filed the Declaration of Stuart G. Gross in
Support of Plaintiffs' Motion for a Preliminary Injunction, Dkt. No. 72-8, Exhibit H of which,
according to Plaintiffs, was filed without redacting certain private, identifying information of
Plaintiffs and third parties, including financial account numbers, due to an oversight by
Plaintiffs;

19 WHEREAS, on June 29, 2015, Plaintiffs filed the Declaration of Stuart G. Gross in 20 Support of Plaintiffs' Opposition to (1) The RICO Defendants' Fed. R. Civ. P. 12(B)(1) Motion 21 to Dismiss; (2) The Umpqua Defendants' Fed. R. Civ. P. 12(B)(6) Motion to Dismiss; (3) The 22 Cornerstone Defendants' Fed. R. Civ. P. 12(B)(6) Motion to Dismiss; (4) APC's Fed. R. Civ. P. 23 12(B)(6) Motion to Dismiss and 12(F) Motion to Strike; (5) The Haness Defendants' Fed. R. 24 Civ. P. 12(B)(6) Motion to Dismiss; and (6) the Moore Defendants' Fed. R. Civ. P. 12(B)(6) 25 Motion to Dismiss, Dkt. No. 73-3, Exhibits B through F of which were, according to Plaintiffs, 26 filed without redacting certain private, identifying information of Defendants, including dates of 27 birth, due to an oversight by Plaintiffs;

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1	WHE	REAS, Civil Local Rule 140 requires the redaction of such identifying	
2	information;		
3	WHEREAS, all information filed with the Court is of public record;		
4	WHEREAS, the identifying information contained in Dkt. Nos. 67-3, 67-4, 72-8, and		
5	73-3, may be readily accessed and used to perpetrate a criminal act;		
6	WHE	REAS, the parties are in full agreement that the confidential identifying	
7	information s	hould be prevented from public access;	
8	WHE	REAS, the following redactions have been made to Dkt. No. 67-3, a copy of which	
9	is submitted h	nerewith as Exhibit 1:	
10	1.	On page 1 of Exhibit J, a third party's financial account numbers and social	
11		security numbers have been redacted;	
12	2.	On page 2 of Exhibit J, third parties' social security numbers and dates of birth,	
13		and children's names have been redacted;	
14	3.	On page 1 of Exhibit K, a third party's social security number has been redacted;	
15	4.	On page 5 of Exhibit K, a third party's driver's license number has been	
16		redacted;	
17	WHE	REAS, the following redactions have been made to Dkt. No. 67-4, a copy of which	
18	is submitted h	nerewith as Exhibit 2:	
19	1.	On pages 1 through 4 of Exhibit E, Plaintiffs' financial account numbers have	
20		been redacted;	
21	2.	On pages 1 and 2 of Exhibit F, Plaintiffs' financial account numbers have been	
22		redacted;	
23	3.	On pages 1 and 2 of Exhibit G, Plaintiffs' financial account numbers have been	
24		redacted;	
25	4.	On page 1 of Exhibit H, Plaintiffs' and Defendant Larry Lohse's financial	
26		account numbers have been redacted;	
27	5.	On page 1 of Exhibit I, Plaintiffs' and Defendant Larry Lohse's financial account	
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C. ERO 00 CA		AND ORDER REGARDING PROPOSED REDACTIONS TO DOCKET NOS. 67-3, 67-4, 72-8, AND 73-3; -00538-MCE-CMK 2	

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1		numbers have been redacted;	
2	6.	On page 1 of Exhibit J, Plaintiffs' financial account numbers have been redacted.	
3	WHE	REAS, the following redactions have been made to Dkt. No. 72-8, a copy of which	
4	is submitted herewith as Exhibit 3:		
5	1.	On pages 1, 10, and 19 of Exhibit H, Plaintiffs' and third parties' financial	
6		account numbers have been redacted.	
7	WHE	REAS, the following redactions have been made to Dkt. No. 73-3, a copy of which	
8	is submitted herewith as Exhibit 4:		
9	1.	On pages 19 and 41 of Exhibit B, Defendants John Crosby, Ines Crosby, Leslie	
10		Lohse, Larry Lohse, and Sherry Myers' dates of birth have been redacted;	
11	2.	On pages 17 and 40 of Exhibit C, Defendants John Crosby, Ines Crosby, Leslie	
12		Lohse, Larry Lohse, and Sherry Myers' dates of birth have been redacted;	
13	3.	On page 20 of Exhibit D, Defendants John Crosby, Ines Crosby, Leslie Lohse,	
14		Larry Lohse, and Sherry Myers' dates of birth have been redacted;	
15	4.	On page 16 of Exhibit E, Defendants John Crosby, Ines Crosby, Leslie Lohse,	
16		Larry Lohse, and Sherry Myers' dates of birth have been redacted;	
17	5.	On page 15 of Exhibit F, Defendants John Crosby, Ines Crosby, Leslie Lohse,	
18		Larry Lohse, and Sherry Myers' dates of birth have been redacted;	
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21	IT IS	HEREBY STIPULATED, by and between Plaintiffs and Defendants, by and	
22	through their	respective counsel, pursuant to 5.2(a) and Civil Local Rules 140 and 143, and	
23	subject to approval by the Court, that:		
24	1.	The Clerk is instructed to remove Dkt. Nos. 67-3, 67-4, 72-8, and 73-3 from the	
25		case file; and	
26	2.	Plaintiffs may file the attached redacted copies of Dkt. Nos. 67-3, 67-4, 72-8, and	
27		73-3.	
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RO 0 CA		AND ORDER REGARDING PROPOSED REDACTIONS TO DOCKET NOS. 67-3, 67-4, 72-8, AND 73-3; 00538-MCE-CMK 3	

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2	IT IS HEREBY STIPULATED:
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5	DATED: July 17, 2018 GROSS & KLEIN LLP
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7	By: <u>/s/</u>
8	Stuart G. Gross Attorneys for Plaintiffs PASKENTA BAND OF NOMLAKI INDIANS and PASKENTA
9	ENTERPRISES CORPORATION
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11	
12	DATED: July 17, 2018 KEKER, VAN NEST & PETERS LLP
13	By: <u>/s/ (authorized 7/10/18)</u>
14	Benedict Yung Hur
15	Erin E. Meyer Attorneys for Defendants INES CROSBY,
16	JOHN ČROSBY, LESLIE LOHSE, LARRY LOHSE, TED PATA, JUAN PATA, CHRIS PATA, SHERRY MYERS, and FRANK
17	JAMES,
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19	PURSUANT TO STIPULATION, IT IS SO ORDERED.
20	Dated: July 17, 2018
21	In Assi
22	MORRISON C. ENGLAND, JR
23	UNITED STATES DISTRICT JUDGE
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GROSS LAW, P.C. THE EMBARCADERO PIER 9, SUITE 100 SAN FRANCISCO, CA 94111	STIPULATION AND ORDER REGARDING PROPOSED REDACTIONS TO DOCKET NOS. 67-3, 67-4, 72-8, AND 73-3; Case No. 2:15-cv-00538-MCE-CMK 4