

1 **MILLSTONE PETERSON & WATTS, LLP**
 2 Glenn W. Peterson (SBN 126173)
 2267 Lava Ridge Court, Suite 210
 3 Roseville, CA 95661
 Telephone: (916) 780-8222; Fax No: (916) 780-8775

4 Attorneys for Counter-Defendants
 5 *Cartagz, Inc., a California corporation and*
Troy Greeson and Chrizelda Machuca

6 **LECLAIRRYAN**
 7 Robert S. McWhorter (CA 226186)
 Kevin T. Collins (CA 185427)
 8 Jacqueline N. Vu (CA 287011)
 980 9th Street, 16th Floor
 Sacramento, CA 95814
 Telephone: 916.449.9690
 Facsimile: 916.449.9694
 10 robert.mcwhorter@leclairryan.com
 kevin.collins@leclairryan.com

11 Attorneys for Defendants
 12 **GREGORY SANDERS, CATHY SANDERS,**
 13 erroneously sued as KATHY SANDERS,
 14 and CAR REGISTRATION, INC. erroneously
 15 sued as EZTAGS, INC.

16
 17 **UNITED STATES DISTRICT COURT**

18 **EASTERN DISTRICT OF CALIFORNIA**

19 CARTAGZ, INC., a California corporation,) Case No. 2:15-cv-01918-MCE-GGH

20 Plaintiff,
 21 vs.

22 GREGORY SANDERS; CATHY SANDERS,
 CALIFORNIA REGISTRATION, INC., a
 23 California corporation (formerly EZTAG),
 CONTINUUM DATA PRODUCTS, a
 24 California Corporation, DAWN COOKS and
 RICHARD COOKS

25 Defendants.
 26
 27
 28

) **STIPULATION AND ORDER TO**
) **EXTEND TIME FOR THE PARTIES**
) **TO FILE A STIPULATED ORDER**
) **CONCISELY SETTING FORTH ALL**
) **ASPECTS OF THE SETTLEMENT**
) **AGREEMENT**

1 GREGORY SANDERS; CATHY SANDERS;)
2 and CAR REGISTRATION, INC., a California)
corporation)

3 Counter-Claimants,)

4 vs.)

5 CARTAGZ, INC., a California corporation;)
6 TROY GREESON; CHRIZELDA MACHUCA;)
and Roes 1 to 25, inclusive)

7 Counter-Defendants.)
8

9 **STIPULATION**

10 This stipulation to extend the time to finalize the settlement of this action is entered into by
11 and between defendants and counter defendants Car Registration, Inc., Gregory Sanders and Cathy
12 Sanders (collectively “Defendants”), on the one hand, and plaintiff and counter-defendants Cartagz,
13 Inc., Troy Greeson and Chrizelda Machuca (collectively “Plaintiffs”), on the other hand, by and
14 through their respective counsel of record with reference to following facts:

15 WHEREAS, on August 11, 2016, the parties met in settlement conference and resolved to
16 settle the above referenced litigation prior to trial;

17 WHEREAS, the principal terms of the settlement were set forth on the record, including an
18 agreement to file by August 31, 2016 a stipulated order concisely setting forth all aspects of the
19 settlement agreement;

20 WHEREAS, counsel for Defendants took the “laboring oar” in preparing the first draft of the
21 settlement agreement and timely provided it to counsel for Plaintiffs, on August 19, 2016;

22 WHEREAS, since August 19, 2016, certain issues and disagreements have arisen that have
23 prevented the parties from completing the negotiation and drafting of the settlement papers;

24 WHEREAS, counsel for Plaintiffs, Matthew Brady, recently had surgery and will need
25 additional time to confer with defense counsel on the drafting of the settlement papers;

26 WHEREAS, Plaintiffs and Defendants remain hopeful and fully anticipate that the parties will
27 agree upon the language of the final settlement agreement, but are in need of more time to accomplish
28 that; at minimum, the parties believe that additional time will reduce the number and the extent of

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ORDER

Based on the above stipulation of the parties and good cause appearing,

IT IS SO ORDERED.

Dated: September 20, 2016

/s/ Gregory G. Hollows

UNITED STATES MAGISTRATE JUDGE