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	Attorneys for individuals HERNAN GUZMAN-					
15	PADILLA, CIPRIANO BENITEZ, CARLOS FABIAN TORRES PEREZ, and GUILLERMO BENITEZ					
16	SANTOYO and all others similarly situated.					
	· ·					
17	[Additional Counsel for Plaintiffs listed on next page					
18	HAUTED CTATES DI	CTDICT COLIDT				
.	UNITED STATES DI EASTERN DISTRICT					
19	EASTERN DISTRICT	OF CALIFORNIA				
20	HERNAN GUZMAN-PADILLA and CIPRIANO	Case No. 2:17-cv-00196-JAM-KJN				
	BENITES, CARLOS FABIAN TORRES PEREZ,					
21	and GUILLERMO BENITES SANTOYO					
22	individually and on behalf of all others similarly	STIPULATION AND ORDER GRANTING				
	situated.	LEAVE TO FILE SECOND AMENDED				
23		COMPLAINT				
24	Plaintiff,					
l	v.					
25						
26	GERARD VAN DE POL; HENRY VAN DE POL;					
	AND GERARD VAN DE POL AND HENRY					
27	VAN DE POL d/b/a G & H DAIRY					
28	Defendant.	l .				
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10	CARLOS FABIAN TORRES PEREZ, and GUILLERMO BENITEZ SANTOYO and all					
11	others similarly situated.					
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STIPULATION

WHEREAS Plaintiffs would like to file a Second Amended Complaint adding retaliation claims for Guillermo Benitez Santoyo arising from his recent termination;

WHEREAS, Defendants believe the retaliation allegations and claims are without merit, but to conserve resources, do not oppose Plaintiff filing a Second Amended Complaint including them, with the understanding that Defendants are not waiving the right to later contest the merits of those claims;

WHEREAS, the parties are scheduled to participate in a settlement conference presided over by Magistrate Judge Newman on Wednesday, June 7, 2017;

The parties through their counsel of record, hereby stipulate and agree as follows:

- 1. Plaintiffs may file a Second Amended Complaint on or before May 23, 2017.
- 2. Defendants shall have up to, and including, June 21, 2017 to answer or otherwise respond to the Second Amended Complaint.

Dated: May12, 2017

ALTSHULER BERZON LLP

1 2	Dated: May12, 2017		CALIFORNIA RURAL LEGAL ASSISTANCE FOUNDATION
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3		By:	Dawson Morton
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10	Dated: May12, 2017		MAYALL HURLEY P.C.
11		Dv	/s/ Robert J. Wasserman
12		By:	Robert J. Wasserman
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			CIPRIANO BENITEZ, CARLOS FABIAN TORRES PEREZ, and GUILLERMO BENITEZ SANTOYO and all
21			others similarly situated.
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1	Dated: May12, 2017	TERPSTRA HENDERSON		
2		A Professional Corporation		
3		By: /s/ Stacy L. Henderson		
4		Stacy L. Henderson TERPSTRA HENDERSON		
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8		Attorneys for Defendants		
9				
10	;			
11		ECF CERTIFICATION		
12	Pursuant to Local Rule 5-1(i)(3), the filing attorney attests that he has obtained concurrence			
13	regarding the filing of this document from the signatories to the document.			
14				
15	Dated: May12, 2017	By: /s/ James M. Finberg		
16		James M. Finberg		
17	:	₹ 9		
18		ORDER		
19	Good cause appearing therefore the stipulation of the parties is approved, and the following			
20	is ordered:			
21	1. Plaintiffs may file a Second Amended Complaint on or before May 23, 2017.			
22	2. Defendants shall have up to, and including, June 21, 2017 to answer or otherwise respond			
23	to the Second Amended Complaint.			
24	ļ			
25	Dated: 5-15-201	7 Atholpends		
26		Hon. Judge John A. Mendez		
27	United States District Court Judge			
28				