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11 Attorneys for Plaintiffs
 12 EDWARD GALASYN, MARTA A.
 KINGSBURY in her capacity as
 13 Administrator of the Estate of
 Edward Galasyn
 14

15 UNITED STATES DISTRICT COURT
 16 EASTERN DISTRICT OF CALIFORNIA
 17

18 EDWARD GALASYN, MARTA A.
 KINGSBURY in her capacity as
 Administrator of the Estate of
 19 Edward Galasyn,
 20 Plaintiff,
 21 vs.
 22 VICKY SLEIGHT, DOUGLAS SHAW,
 GALASYN, INC.,
 23 Defendants.
 24

CASE NO.: 17-CV-00363-TLN-EFB
**STIPULATION TO EXTEND
 DEFENDANTS' TIME FOR FILING
 RESPONSIVE PLEADING**

MITCHELL, BRISSO,
 DELANEY & VRIEZE
 814 Seventh Street
 P.O. Drawer 1008
 Eureka, CA 95502

1 **IT IS HEREBY STIPULATED** by and between the parties, plaintiffs
2 EDWARD GALASYN, MARTA A. KINGSBURY in her capacity as Administrator of
3 the Estate of Edward Galasyn (“Plaintiffs”), and defendants DOUGLAS SHAW,
4 VICKY SLEIGHT and GALASYN, INC. (“Defendants”), through their respective
5 attorneys as follows:

6 1. Plaintiffs filed an initial Complaint on February 21, 2017.

7 2. Defendants, who were served with the initial Complaint, are required to
8 respond to the Complaint on or before July 31, 2017, pursuant to this court’s order filed
9 on June 30, 2017, (ECF Docket No. 9).

10 3. The parties have continued meaningful efforts to resolve the disputed
11 issues. They are currently awaiting the approval of a Stipulated Protective Order
12 submitted on July 24, 2017 (ECF Docket No. 10). Upon receiving the Order, the
13 defendants will be releasing records to plaintiffs that are anticipated to move this case
14 towards a resolution.

15 4. Counsel for plaintiffs will have limited availability during the month of
16 August from August 1 through August 14, 2017, as he will be out of the country.
17 Counsel for defendants has limited availability as a result of a federal trial in the
18 Northern District from August 18 through August 30, 2017.

19 5. Defendants previously requested, and Plaintiffs agreed on three occasions,
20 to extend Defendants’ time to file a responsive pleading with the current deadline to
21 respond being July 31, 2017.

22 6. The parties and their counsel wish to have sufficient time after the release
23 of protected records to continue with meaningful settlement discussions. Therefore, the
24 parties agree to an extension of time of sixty (60) days for defendants to file a responsive
25 pleading to the Complaint.

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1 7. Defendants have requested and Plaintiffs have agreed to provide an
2 additional extension of time to file a responsive pleading to the Complaint to September
3 29, 2017, in order to continue to discuss the prospect of an early resolution of this
4 matter.

5 **THE PARTIES HEREBY STIPULATE THAT:**

6 1. Defendants' deadline to file pleadings in response to the Complaint on file
7 in this matter is extended until September 29, 2017.

8 IT IS SO STIPULATED AND AGREED.

9 DATED: July 27, 2017 PALMER LAW GROUP

10
11 By: /s/ William W. Palmer
12 WILLIAM W. PALMER
13 Attorneys for Plaintiffs

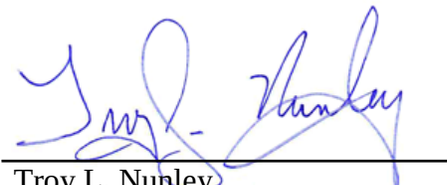
14 DATED: July 27, 2017 MITCHELL, BRISSO, DELANEY & VRIEZE, LLP

15
16 By: /s/ Nicholas R. Kloeppe
17 NICHOLAS R. KLOEPEL
18 Attorneys for Defendants

19 **ORDER**

20 The above stipulation is accepted and it is so ordered. Defendants DOUGLAS
21 SHAW, VICKY SLEIGHT, and GALASYN, INC. shall have an extension of time to
22 September 29, 2017, to file a responsive pleading to the Complaint.

23 DATED: July 31, 2017

24
25 
26 Troy L. Nunley
United States District Judge