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5	Attorneys for Plaintiffs MATTHEW DAVIES MOLLY THOMPSON	
7	UNITED STATES DISTRICT COURT	
8	EASTERN DISTRICT OF CALIFORNIA	
9	SACRAMENTO DIVISION	
10	-o0o-	
11	MATTHEW DAVIES; MOLLY THOMPSON	CASE No. 2:17-cv-01180-TLN-CKD
12	Plaintiffs,	STIPULATION AND ORDER TO EXTEND THE
13		TIME FOR DEFENDANT PREMIER COMMUNITY CREDIT UNION TO FILE A
14	V.	RESPONSIVE PLEADING
15 16 17	PREMIER COMMUNITY CREDIT UNION, A NONPROFIT CORPORATION; EQUIFAX INC., A CORPORATION; EXPERIAN INFORMATION SOLUTIONS, INC., A CORPORATION; TRANS UNION LLC, A LIMITED LIABILITY COMPANY,	
18 19	Defendants.	
20		
21	IT IS HEREBY STIPULATED by and be	tween the parties, Plaintiffs Matthew Davies, an
22	individual, and Molly Thompson, an individual ("Plaintiffs") and Defendant Premier Community	
23	Credit Union ("PCCU"), a nonprofit corporation, by and through their respective attorneys of	
24	record as follows:	
25	1. The Court issued an Order on September 11, 2017 allowing Plaintiffs to file an	
26	Amended Complaint and ordering PCCU to file a responsive pleading within thirty (30) days	
27	after Plaintiffs file their Amended Complaint	

September 14, 2017. Order Granting Mot. to File Am. Compl. 3, ECF No. 20. Consistent with

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the Court's Order, PCCU's responsive pleading is now due on October 16, 2017.

- 2. No prior extensions of time for PCCU to respond to the Amended Complaint have been obtained by the parties.
- 3. Plaintiffs have reached tentative agreements to settle their disputes with Defendants Equifax, Inc., Experian Information Solutions, Inc., and Trans Union, LLC (collectively referred to hereinafter as "Reporting Agency Defendants"). Once final settlement agreements have been executed between Plaintiffs and Reporting Agency Defendants, Plaintiffs intend to dismiss Reporting Agency Defendants from the action.
- 4. PCCU has expressed that it intends to file a motion to dismiss Plaintiffs' Amended Complaint. Dismissal of the Reporting Agency Defendants will affect whether PCCU will file such a motion or what grounds such motion will be based upon.
- 5. Accordingly, Plaintiffs and PCCU have stipulated to extend the deadline for PCCU to file a responsive pleading from October 16, 2017 until November 6, 2017.
- 6. Based on this stipulation and pursuant to Fed. R. Civ. P. 6(b) and L.R. 144(a), Plaintiffs and PCCU respectfully request that the Court order that PCCU's responsive pleading shall now be due on November 6, 2017.

Dated: October 16, 2017

Dated: October 16, 2017

## HUNT JEPPSON & GRIFFIN, LLP

BY: /s/ Brian E. Hamilton Brian E. Hamilton Attorney for Plaintiffs MATTHEW DAVIES MOLLY THOMPSON

ROXANNE T. DANERI, P.C.

BY: /s/ Roxanne T. Daneri Roxanne T. Daneri Attorney for Defendant PREMIER COMMUNITY CREDIT UNION

HUNT JEPPSON & GRIFFIN, LLP 1478 Stone Point Drive, Suite 100, Roseville, CA 95661

DAVIES V. PREMIER CREDIT UNION, ET AL.	CASE No. 2:17-cv-01180-TL		
OR	RDER		
The Court, having reviewed the Stipulati	ion of the Parties and good cause appearing,		
therefore:			
IT IS HEREBY ORDERED that Defer	ndant Premier Community Credit Union's		
responsive pleading shall be due on November 6, 2017.			
IT IS SO ORDERED.  Dated: October 16, 2017	Troy L. Nunley United States District Judge		