1 Galen T. Shimoda (SBN 226752) Justin P. Rodriguez (SBN 278275) SHIMODA LAW CORP. 2 9401 East Stockton Blvd., Suite 200 Elk Grove, California 95624 3 Telephone: (916) 525-0716 Facsimile: (916) 760-3733 4 Email: jrodriguez@shimodalaw.com attorney@shimodalaw.com 5 6 Attorneys for Plaintiff KELLY HOOVER Michelle B. Abidoye, Bar No. 232782 7 mabidoye@fordharrison.com David L. Cheng, Bar No. 240926 8 dcheng@fordharrison.com 9 Alexandria M. Witte, Bar No. 273494 awitte@fordharrison.com FORD & HARRISON LLP 10 350 South Grand Avenue, Suite 2300 Los Angeles, California 90071 11 Telephone: 213-237-2400 Facsimile: 213-237-2401 12 Attorneys for Defendant MOM365, INC. 13 UNITED STATES DISTRICT COURT 14 EASTERN DISTRICT OF CALIFORNIA 15 16 KELLY HOOVER, Case No. 2:17-cv-01328-TLN-CKD 17 Plaintiff, STIPULATION AND ORDER TO 18 **DISMISS PLAINTIFF'S EIGHT** THROUGH THIRTEENTH INDIVIDUAL v. 19 **CAUSES OF ACTION** MOM365, INC., a Missouri Corporation; and 20 DOES 1 to 100 inclusive. 21 Defendants. Date Action Filed: May 19, 2017 FAC Filed: September 1, 2017 22 23 24 25 26 27 28

STIP & ORDER TO DISMISS INDIVIDUAL COA'S Case No. 2:17-CV-01328-TLN-CKD

Hoover v. MDM365,Inc.

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Doc. 14

Plaintiff KELLY HOOVER and Defendant MOM365, INC., by and through their respective counsel of record, hereby agree to the following:

WHEREAS, Plaintiff initiated the above entitled action by filing a Complaint in the California Superior Court for the County of Sacramento on May 19, 2017, against Defendant that included individual and causes of action for discrimination, retaliation, and wrongful termination;

WHEREAS, the parties participated in mediation on January 16, 2018 and agreed to resolve Plaintiff's Eighth through Thirteenth individual causes of action;

WHEREAS, the parties' resolution of Plaintiff's Eighth through Thirteenth individual causes of action does not resolve Plaintiff's wage and hour claims (whether individual, class, or representative) asserted in the action:

WHEREAS, the parties agree that the resolution of her Eighth through Thirteenth Causes of Action does not impede or affect Plaintiff's right to pursue the putative class claims against Defendant in this action and to fulfill her duties as a putative class representative, including contacting putative class members, etc., for purposes of prosecuting this action; and

WHEREAS, the parties have agreed to Plaintiff dismissing the Eighth through Thirteenth individual causes of action with prejudice and with each side to bear their own fees and costs with respect to those claims.

NOW, THEREFORE, good cause having been shown, the parties stipulate to and agree to the following:

1. Plaintiff's Eighth through Thirteenth Causes of Action in her First Amended Complaint for Disability Discrimination in Violation of FEHA, Failure to Accommodate and Engage in the Interactive Process, Failure to Prevent Discrimination, Retaliation in Violation of FEHA, Violation of Labor Code § 233, and Wrongful Discharge in Violation of Public Policy will be dismissed with prejudice with each side to bear their own fees and costs as to these claims only.

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1	Respectfully IT IS SO STIPULATED.	submitted,
2	SHIMODA	LAW CORP.
3	DATED: February 23, 2018	
4		n P. Rodriguez
5	Justin	T. Shimoda P. Rodriguez
6	Attorr	neys for Plaintiff
7		
8	DATED: February 23, 2018 FORD & HA	ARRISON LLP
9		
10		vid L. Cheng L. Cheng
11	(as au	thorized 2/23/18) ndria Witte
12	Attorr	neys for Defendant
13		
14	ORDER	
15	Good cause appearing, the Court makes the following Order:	
16	Plaintiff's Eighth through Thirteenth Causes of Action in her First Amended Complaint	
17		
18	for Disability Discrimination in Violation of FEHA, Failure to Accommodate and Engage in the	
19	Interactive Process, Failure to Prevent Discrimination, Retaliation in Violation of FEHA, Violation of	
20	Labor Code § 233, and Wrongful Discharge in Violation of Public Policy will be dismissed with	
21	prejudice with each side to bear their own fees and costs as to these claims only.	
22	II IS SO OKDERED:	
23		
24	Buted: 1 cordary 20, 2010	
25		In Thunky
26	Troy L. Nunley United States District Judge	
27		ned States District Judge
28		