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9	UNITED STATES DISTRICT COURT			
10	EASTERN DISTRICT OF CALIFORNIA - SACRAMENTO DIVISION			
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12	DOROTHY A. PIERCE,	Case No.: 2:17-CV-01731-WBS-DB		
13	Plaintiff,	Hon. William B. Shubb		
14	vs.	ORDER ON JOINT STIPULATION		
15	NELSON C. FRINK, M.D.; COOK	ORDER ON JOINT STIPULATION CONTINUING HEARING DATE ON PLAINTIFF'S MOTION TO		
16	INCORPORATED; COOK INCORPORATED a/k/a COOK	REMAND IN ORDER TO ALLOW		
17	MEDICAL INCORPORATED;	ALL RELATED MOTIONS TO BE HEARD ON THE SAME DATE		
18	COOK GROUP INCORPORATED; COOK MEDICAL, LLC; and DOES	Complaint Filed: July 20, 2017		
19	1 through 60,	Date Removed: August 18, 2017		
20	Defendants.			
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28	115 112015090 01	[PROPOSED] ORDER ON JOINT STIP.		
	US.113915080.01	CONTINUING MOTION TO REMAND Case No.: 2:17-CV-01731-WBS-DBS		
1		Case INU 2.17 - CV - U1/31 - WDS - DDS		

1	ODDED			
1	ORDER The Court has in the Line Still had a Court in the Data			
2	The Court, having considered the Joint Stipulation Continuing Hearing Date on			
3	Plaintiff's Motion to Remand in Order to Allow All Related Motions to be Heard on			
4	the Same Date, HEREBY ORDERS that:			
5	1. The Court accepts and approves of the stipulation;			
6	2. The hearing on Plaintiff's motion to remand currently scheduled for October			
7	16, 2017, at 1:30 p.m., is continued to October 30, 2017, at 1:30 p.m. to allow			
8	all related motions to be heard on the same date.			
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
10	Dated: August 29, 2017			
11	Million & Shabe			
12	WILLIAM B. SHUBB			
13	UNITED STATES DISTRICT JUDGE			
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-	1 US.113915080.01 [PROPOSED] ORDER ON JOINT STIP.			
	CONTINUING MOTION TO REMAND			

1	CERTIFICATE OF SERVICE			
2	I am a citizen of the United States and employed in Los Angeles, California. I			
3	am over the age of eighteen years and not a party to the within entitled action. My business address is 11766 Wilshire Boulevard, Suite 750; Los Angeles, CA 90025.			
5	On August 29, 2017, I served a copy of the within document(s):			
6	[PROPOSED] ORDER ON JOINT STIPULATION CONTINUING HEARING DATE ON PLAINTIFF'S MOTION TO REMAND IN ORDER TO ALLOW ALL RELATED MOTIONS TO BE HEARD ON THE SAME DATE			
7				
8 9	Image: Second stateSecond stateSecond stateImage: Second stateSecond stateSecond			
10		by placing the document(s) listed above in	acing the document(s) listed above in a sealed Federal Express	
11		overnight delivery envelope and affixing a pre-paid air bill, and causing the envelope to be delivered to a Federal Express agent for delivery.		
12				
13 14	☐ by transmitting via e-mail or electronic transmission the document(s) listed above to the person(s) at the e-mail address(es) set forth below.			
15	D. 11		Attorneys for Plaintiff	
16		P. Matthews ws & Associates		
17		ackett Street		
18		n, TX 77098		
19	Email: dmatthews@thematthewslawfirm.com			
 20 21 22 23 	I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day with postage thereon fully prepaid in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.			
	Executed on August 29, 2017, at Los Angeles, California.			
24 25	I declare under penalty of perjury under the laws of the State of California that the above is true and correct.			
26 27	<u>/s/ Lorena Lazheztter</u> Lorena Lazheztter			
27				
	US.113915080.01	2	[PROPOSED] ORDER ON JOINT STIP.	
	55.115715060.01		CONTINUING MOTION TO REMAND	