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Attorneys for Defendant: Main & Main Del Paso LLC

10 **UNITED STATES DISTRICT COURT**
 11 **EASTERN DISTRICT OF CALIFORNIA**

12 Cynthia Hopson,

13 Plaintiff,

14 vs.

15 T & S Business Corporation, as an entity
 16 and doing business as “Ihop #649”, GIM
 17 S. Wong, as an individual and doing
 18 business as “Red Star International
 19 Foods”, Main & Main Del Paso LLC,
 20 and Does 1-10, inclusive,

21 Defendants.

Case No. 2:17-cv-01946-JAM-AC

22 Stipulation to Extend Time to Respond to
 23 Initial Complaint By Not More Than 28
 24 Days; Order

25 Complaint served: 10/3/17
 26 Current response date: 10/24/17
 27 New response date: 11/21/17

28 The following stipulation is entered into by and between Plaintiff, Cynthia Hopson and Defendant, Main & Main Del Paso LLC, in this action (“Parties”), by and through their respective counsel of record. The Parties hereby enter into the following stipulation:

WHEREAS, Local Rule 144(a) of the United State District Court for the Eastern District of California provides that the parties may stipulate to extend the time for responding to a complaint without leave of Court so long as all parties affected by the extension consent and the extension is no longer than 28 days;

1 1. Plaintiff agrees to give Defendant Main & Main Del Paso LLC an extension to
2 respond to the Complaint.

3 2. Original due date to respond to the Complaint was on October 24, 2017 for
4 Defendant, Main & Main Del Paso LLC.

5 3. It is agreed and stipulated that the new due date will be November 23, 2017 for
6 Defendant Main & Main Del Paso LLC in this action.

7 Good cause exists for this extension as defense counsel has just been retained for
8 this case and requires time to become knowledgeable about the case to prepare an initial
9 pleading.

10 Accordingly, the Parties stipulate to the above.

11 IT IS SO STIPULATED.

12
13 DATED: 10/18/17

LAW OFFICE OF DANIEL MALAKAUSKAS

14
15 By: /s/ Daniel Malakauskas
16 Daniel Malakauskas, Esq.
17 Attorney for Plaintiff, Cynthia Hopson

18
19 DATED: 10/18/17

THE KARLIN LAW FIRM LLP

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21 By: /s/ David E. Karlin
22 David E. Karlin, Esq.
23 Attorneys for Defendant, Main & Main Del
24 Paso LLC

25 I, David E. Karlin attest that all other signatories listed, and on whose behalf the filing is
26 submitted, concur in the filing's content and have authorized the filing
27

28 /s/ David E. Karlin
David E. Karlin

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ORDER

The Court, having duly considered the parties’ stipulation set forth above, and good cause appearing, orders as follows:

Defendant’s deadline to file a responsive pleading to Plaintiffs’ First Amended Complaint is extended to November 11, 2017.

IT IS SO ORDERED.

Dated: 10/19/17

/s/ John A. Mendez

U. S. District Court Judge

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