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5 Attorney for Respondent, PAO CHOUA HER

6 UNITED STATES FEDERAL COURT
 7 EASTERN DISTRICT OF CALIFORNIA
 8 SACRAMENTO DIVISION

9 KEVIN DO LUE LEE; TATA) Case No. 2:17-mc-00158-TLN-AC
 10 INSIXIENGMAY-TRAN; and POLLY)
 11 LUANGAPHAY, on behalf of themselves and) [C.D. Cal. Case No. 2:14-cv-7608-SVW-
 all similarly situated.) AJW]
 12)
 13 Plaintiffs,) AMENDED STIPULATION AND ORDER
 14 v.) TO CONTINUE HEARING ON MOTION
 15 FIRST FINANCIAL SECURITY, INC.,) FOR ORDER TO SHOW CAUSE WHY PAO
) CHOUA HER SHOULD NOT BE HELD IN
 16 Defendant/Movant.) CONTEMPT PURSUANT TO FED. R. CIV.
) P. 45(g).

17) Date: January 24, 2018
 18) Time: 10:00 a.m.
 19) Courtroom: 26

20 FIRST FINANCIAL SECURITY, INC.,)
 21 Counterclaimant,)

22 v.)
 23 KEVIN DO LUE LEE and TATA)
 24 INSIXIENGMAY-TRAN,)
 25 Counterclaim-Defendants.)

26 PAO CHUA HER,)
 27 Respondent.)
 28)

STIPULATION AND ORDER TO CONTINUE HEARING ON MOTION FOR ORDER TO SHOW CAUSE WHY PAO CHOUA
 HER SHOULD NOT BE HELD IN CONTEMPT PURSUANT TO FED. R. CIV. P. 45(g).

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2 **RECITALS**

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4 1. On October 20, 2017 Movant, FIRST FINANCIAL SECURITY, INC., by and through
5 its attorney, Clifford S. Davidson of the law firm Sussman Shank, LLP, filed a Motion for Order
6 to Show Cause Why PAO CHOUA HER Should Not Be Held In Contempt. On November 8,
7 2017 Movant FIRST FINANCIAL SECURITY, INC. filed its Amended Motion for Order to
8 Show Cause for Contempt.

9 2. The hearing for Movant’s motion is currently set for January 10, 2018 at 10:00 a.m. in
10 Department 26 of the above-entitled Court.

11 3. Respondent, PAO CHOUA HER, has recently retained Attorney Pa Lai Lee to represent
12 him for the Order to Show Cause.

13 4. The Respondent’s counsel has requested time to review the pleadings and prepare a
14 responsive pleading. Plaintiff’s counsel has agreed to give Respondent counsel a courtesy
15 continuance.

16 **STIPULATION**

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18 IT IS HEREBY STIPULATED between the parties, by and through their respective
19 counsels, the motion hearing set for January 10, 2018 at 10:00 a.m. in Department 26 of the
20 above-entitled court is continued to January 24, 2018 at the same time and place.

21 IT IS FURTHER STIPULATED between the parties, by and through their respective
22 counsels that the Respondent’s responsive pleadings shall be filed with the Court on or before
23 January 12, 2018.

24 IT IS FURTHER STIPULATED between the parties, by and through their respective
25 counsels that any Reply pleadings shall be filed and served to Respondent’s attorney on or before
26 January 19, 2018.

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It is so stipulated.

Dated: January 8, 2018

PA LAI LEE, ESQ., INC., APC

/s/ Pa Lai V. Lee

PA LAI LEE, Attorney for Respondent,
PAO CHOUA HER

It is so stipulated.

Dated: January 8, 2018

SUSSMAN SHANK, LLP

/s/ Clifford S. Davidson

by CLIFFORD S. DAVIDSON, Attorney
for Movant, FIRST FINANCIAL
SECURITY INC.

1 **ORDER**

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3 The Court has read and considered the Stipulation to Continue the Hearing on Motion for
4 Order to Show Cause Why Pao Choua Her Should not be Held in Contempt that was signed and
5 submitted by the parties, through their respective counsels. Based upon the Stipulation and good
6 cause appearing:

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8 IT IS HEREBY ORDERED that the hearing for the Motion for Order to Show Cause
9 Why Pao Choua Her Should not be Held in Contempt currently set for January 10, 2018 at 10:00
10 a.m. in Department 26 be continued to January 24, 2018, at 10:00 a.m. in Department 26.

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12 Dated: January 9, 2018

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15 ALLISON CLAIRE
16 UNITED STATES MAGISTRATE JUDGE