Wixon et al v	Wyndham Resort Development Corp., et al				Doc.
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1 2 3 4 5 6 7	Jonathan K. Levine (State Bar No. 220289 jkl@girardgibbs.com Elizabeth C. Pritzker (State Bar No. 14620 ecp@girardgibbs.com Todd I. Espinosa (State Bar No. 209591) tie@girardgibbs.com <b>GIRARD GIBBS LLP</b> 601 California Street San Francisco, California 94108 Telephone: (415) 981-4800 Facsimile: (415) 981-4846 Attorneys for Individual and Representati	67)			
8	Plaintiffs Clarke and Rebecca Wixon and	ve			
9	Norman and Barbara Wixon				
10	[Additional counsel appear on signature p	age]			
11	UNITED	STATES DIST	<b>FRICT COURT</b>		
12					
13	NORTHER	N DISTRICT (	OF CALIFORNI	Α	
14	Clarke and Rebecca Wixon and Norman	Ca	se No. C 07-0236	51 ISW (BZ)	
15	and Barbara Wixon, derivatively and on b themselves and all others similarly situate	enair or		(135W (DZ)	
16		51	TIPULATION A	ND [ <del>PROPOSED</del> ] ING TIME TO	
17	Plaintiffs,	RI	ESPOND TO WY	YNDHAM RESORT	
18	v.	IN	EVELOPMENT TERROGATOF	CORPORATION'S RIES	
19	Wyndham Resort Development Corp. (f/k Trendwest Resorts, Inc.), Gene Hensley, I				
20	Herrick, John Henley, Peggy Fry and John	n CI	LASS AND DER	IVATIVE ACTION	
21	McConnell, and nominally, WorldMark, T Club,	Ine			
22	Defendants.				
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28					
	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO WYNDHAM'S INTERROGATORIES				
	CASE NO. C 07 2361 JSW (BZ)				
				Dock	ets.Justia.

WHEREAS the Court, on April 15, 2009, entered its order, *inter alia*, directing that Plaintiffs Clarke and Rebecca Wixon and Norman and Barbara Wixon (collectively, "Plaintiffs") provide further responses to Defendant Wyndham Resort Development Corporation's ("Wyndham") Interrogatories Nos. 7, 9, 10 and 11 ("Wyndham's Interrogatories") within 60 days after the Court's ruling on Plaintiffs' motion for class certification (Dkt. No. 241);

WHEREAS the Court, on October 19, 2009, entered its Order Granting in Part and Denying in Part Plaintiffs' Motion for Class Certification (Dkt. No. 420);

WHEREAS, in accordance with the Court's April 15, 2009 order, Plaintiffs' further responses to Wyndham's Interrogatories are due on December 18, 2009;

WHEREAS, the parties are discussing methods for resolving this litigation, with assistance from the Honorable William J. Cahill (Ret.) of JAMS; and

WHEREAS, Plaintiffs have requested and Wyndham has agreed to a limited extension of the date by which Plaintiffs' further responses shall be provided;

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiffs and Wyndham, by and through their respective counsel, that, subject to the approval of the Court, Plaintiffs shall respond fully in writing to Wyndham's Interrogatories, and serve said responses by email and U.S. mail by close of business Pacific Standard Time on January 14, 2010, rather than December 18, 2009.

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1	Dated: December 17, 2009	Respectfully submitted,		
2		GIRARD GIBBS LLP		
3		Bu: /s/Elizabeth C Pritzker		
4		By: <u>/s/ Elizabeth C. Pritzker</u> Elizabeth C. Pritzker		
5		Jonathan K. Levine		
6		Todd Espinosa GIRARD GIBBS, LLP		
7		<b>GIRARD GIBBS, LLP</b> 601 California Street, 14 <sup>th</sup> Floor San Francisco, California 94108		
8		Telephone: (415) 981-4800 Facsimile: (415) 981-4846		
9		James Helfrich (admitted pro hac vice)		
10		GERSH & HELFRICH, LLP 1860 Blake Street, Suite 300		
11		Denver, Colorado 80202		
12		Telephone: (303) 293-2333 Facsimile: (303) 293-2433		
13		Attorneys for Individual and Representative Plaintiffs Clarke		
14		and Rebecca Wixon and Norman and Barbara Wixon		
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		ND [PROPOSED] ORDER EXTENDING TIME TO WYNDHAM'S INTERROGATORIES		
		ASE NO. C 07 2361 JSW (BZ)		

1 Dated: December 17, 2009

## TROUTMAN SANDERS, LLP

1	Dated. December 17, 2009
2	By: <u>/s/_William M. Droze</u>
3	William M. Droze
4	J. Kirk Quillian
	A. William Loeffler
5	5200 Bank of America Plaza 600 Peachtree Street, N.E.
6	Atlanta, Georgia 30308-2216
7	Telephone: (404) 885-3000
8	Facsimile: (404) 885-3900
	SCHIFF HARDIN LLP
9	Stephen M. Hankins
10	Jeffrey V. Commisso
11	One Market, Spear Street Tower, 32 <sup>nd</sup> Floor
	San Francisco, California 94105
12	Telephone: (415) 901-8700
13	Facsimile: (415) 901-8701
14	Attorneys for Defendant Wyndham Resort
15	Development Corporation
16	
17	
18	-[PROPOSED] ORDER
19	
20	PURSUANT TO STIPULATION, IT IS SO ORDERED.
20	
21	DATED: _ December 17, 2009 Brond Jemmen
22	The Honorable Bernard Zimmerman
	UNITED STATES MAGISTRATE JUDGE
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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO WYNDHAM'S INTERROGATORIES
	CASE NO. C 07 2361 JSW (BZ)

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1	
$\frac{1}{2}$	<u>CERTIFICATE OF SERVICE</u>
3	I, Elizabeth C. Pritzker, hereby certify that on December 17, 2009, I filed the following
4	document(s):
5	1. STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND
6	TO WYNDHAM RESORT DEVELOPMENT CORPORATION'S INTERROGATORIES
7	
8	By ECF (Electronic Case Filing): I e-filed the above-detailed document utilizing the United
9	States District Court, Northern District of California's mandated ECF service on December 17, 2009. Counsel of record are required by the Court to be registered e-filers, and as such are automatically
10	e-served with a copy of the document(s) upon confirmation of e-filing.
11	I declare under penalty of perjury that the foregoing is true and correct. Executed at
12	San Francisco, CA on December 17, 2009.
13	/S/ Elizabeth C. Pritzker
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	STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO RESPOND TO WYNDHAM'S INTERROGATORIES CASE NO. C 07 2361 JSW (BZ)