1	ANTONIO L. CORTÉS		
2	Attorney at Law		
	Bar No. 142356 528 Wisteria Way		
3	San Rafael, California 94903		
4	Tel: 415-256-1911		
	Fax: 415-256-1919		
5			
6	Attorney for Plaintiff Wenceslao Bojorquez		
	() encentra Dejorquez		
7	LINITED STATI	ES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA		
9			
)	WENCESLAO BOJORQUEZ,	) CASE NO. CV 09-3684 SI	
10		)	
11	Plaintiff,	) STIPULATED JOINT REQUEST ) FOR ENLARGEMENT OF	
	V.	DISCOVERY; [PROPOSED]	
12	MARTHA GUTIERREZ, et al.,	) ORDER	
13	MARTIA OUTIERREZ, et ut.,	)	
14		j Judge: Honorable Susan Illston	
14	Defendants.	)	
15		) Complaint filed: August 12, 2009	
16		)	
		/	
17	The undersigned counsel join	ntly request this honorable Court to continue	
18	The undersigned counsel jointly request this honorable Court to continue,		
19	until January 7, 2010, the time within which to complete non-expert discovery.		
20	Good cause for the requested continuance exists in that: (1) the Early		
21	Neutral Evaluation session, completed November 1, 2010, did not result in settlement, in		
22	large part due to divergent factual contentions that are likely to be resolved through further		
23			
	discovery; (2) as discussed at the last Case Management Conference the Early Neutral		
24	Evolution process was deterned with and for	alt of the nortion (2) on discussed at the last Com	
25	Evaluation process was delayed without fault of the parties; (3) as discussed at the last Case		
	Management Conference the parties, in the	interest of economical litigation, had desired to	
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ANTONIO L. CORTÉS 528 WISTERIA WAY SAN DAFAFL, CA 04002			
SAN RAFAEL, CA 94903 (415) 256-1911 FAX: (415) 256-1919 28			
20		1	
	STIPULATED JOINT REQUEST FOR CONTINUANCE; [PROPOSED] ORDER		

1	defer some discovery proceedings, including but not limited to more costly proceedings		
2	such as depositions and third-party discovery, until after hearing the Neutral's evaluation		
3	and discovery recommendations and attempting to settle the matter with the Neutral's		
4	assistance. The parties would like to remind the Court that it had indicated at the last Case		
5	-		
6	Management Conference that the parties should request more time for discovery if		
7	necessary.		
8	DATED: November 12, 2010		
9		/s/	
10		Antonio L. Cortes Counsel for Plaintiff	
11			
12	DATED: November 12, 2010	CARLSON LAW GROUP, INC.	
13		by/s/, Roger G. Honey, Counsel for Martha Gutierrez	
14		Roger G. Honey, Counsel for Martha Gutierrez and Marin 1 Real Estate	
15			
16	DATED: November 12, 2010	HOUSER & ALLISON, APC	
17		by/s/	
18		Brent A. Kramer, Counsel for Ocwen Loan Servicing LLC	
19			
20	Attorney Attestation		
21	Pursuant to General Order 45, I attest that I obtained the concurrence of the		
22	other signatories to this e-filed document before filing it.		
23	DATED: November 12, 2010		
24		/s/	
25		Antonio L. Cortes	
26 ANTONIO L. CORTÉS 27	[PROPOSED] ORDER		
ANTONIO L. CORTÉS 528 WISTERIA WAY 27 SAN RAFAEL, CA 94903 (415) 256-1911 EAY: (415) 256-1919 20			
FAX: (415) 256-1919 28		2 OR CONTINUANCE: [PROPOSED] ORDER	
	STIPULATED JOINT REQUEST FOR CONTINUANCE; [PROPOSED] ORDER		

1	The foregoing parties having jointly requested to continue, until January 7,
2	2010, the time within which to complete non-expert discovery, and good cause appearing
3	therefore, it is hereby
4	ORDERED, that the time within which to complete non-expert discovery is
5	continued until January 7, 2010.
6	SO ORDERED
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8	Sugar Maton
9	Date: Susan Illston
10 11	United States District Judge
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ANTONIO L. CORTÉS 528 WISTERIA WAY SAN RAFAEL, CA 94903 (415) 256-1911	
FAX: (415) 256-1919 28	3
	STIPULATED JOINT REQUEST FOR CONTINUANCE; [PROPOSED] ORDER