1 2 3	SIDNEY J. COHEN, ESQ., State Bar No. 39023 SIDNEY J. COHEN PROFESSIONAL CORPORATION 427 Grand Avenue Oakland, CA 94610 Telephone: (510) 893-6682
4	Attorneys for Plaintiff MICHAEL PAULICK
5	UNITED STATES DISTRICT COURT
6	NORTHERN DISTRICT OF CALIFORNIA
7 8	MICHAEL PAULICK  CASE NO. C 10-01919 JCS  Civil Rights
9	V.
10	STARWOOD HOTELS & STIPULATION, DECLARATION, RESORTS WORLDWIDE, INC.; AND [PROPOSED] ORDER FOR
11	INTRAWEST NAPA  DEVELOPMENT COMPANY,  ENLARGEMENT OF TIME TO CONDUCT CASE MANAGEMENT
12	LLC;INTRAWEST NAPA CONFERENCE RIVERBEND HOSPITALITY
13 14	MANAGEMENT, LLC; (Local Rule 6-2) VY VERASA COMMERCIAL COMPANY, LLC and DOES 1-25, Inclusive,
15	Defendants.
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27 28	Stipulation, Declaration and [Proposed ]Order For Enlargement Of Time To Conduct Case Management Conference

## **STIPULATION** 1 Plaintiff, by and through his attorney, and Defendants, by and through 2 their attorneys, stipulate to an extension of time from October 21, 2011 to 3 November 4, 2011 for the parties' second Case Management Conference. 4 The parties further stipulate that this Stipulation may be signed in 5 counterparts and that facsimile or electronically transmitted signatures shall be as 6 valid and binding as original signatures. 7 It is so stipulated. 8 Date: 9/6/11 SIDNEY J. COHEN PROFESSIONAL CORPORATION 10 /s/ Sidney J. Cohen 11 Sidney J. Cohen Attorney for Plaintiff Richard Skaff 12 13 Date: GREENBERG TRAURIG 14 /s/ Gregory F. Hurley 15 Gregory F. Hurley or Michael J. Chilleen Attorneys for Defendants Intrawest Napa 16 Development Company, LLC and Intrawest Napa Riverbend Hospitality 17 Management, LLC 18 COLLETTE, ERICKSON, FARMER & Date: O'NEILL, LLP 19 /s/ Rod Divelbiss 20 Rod Divelbiss 21 Attorney for Defendant VY Verasa Commercial Company, LLC 22 **DECLARATION OF SIDNEY J. COHEN** 23 I, Sidney J. Cohen, declare: 2.4

I am counsel for Plaintiff in this action. I am an attorney in good 1. standing and licensed to practice in the courts of California, in the United States

Stipulation, Declaration and [Proposed ]Order For Enlargement Of Time To Conduct Case Management Conference

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Stipulation, Declaration and [Proposed ]Order For Enlargement Of Time To Conduct Case Management Conference

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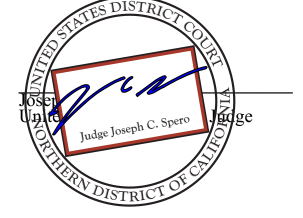
## ORDER

Having considered the parties' Stipulation and the supporting Declaration, and for good cause shown, the court reschedules the Case Management Conference in the case from October 21, 2011 to November 4, 2011, with an updated Case Management Statement due no later than

10/28/2011

## IT IS SO ORDERED.

Date: 9/8/2011



Stipulation, Declaration and [Proposed ]Order For Enlargement Of Time To Conduct Case Management Conference