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21	SANDRA PERRY
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## 1 UNITED STATES DISTRICT COURT 2 NORTHERN DISTRICT OF CALIFORNIA 3 SAN FRANCISCO DIVISION 4 SANDRA PERRY, individually, and on Case No. C 11-01488 SI behalf of all others similarly situated, 5 JOINT STIPULATION AND Plaintiff. [P<del>ROPOSE</del>D] ORDER CONTINUING 6 **ÎNITIAL CASE MANAGEMENT** VS. CONFERENCE AND RELATED 7 **DEADLINES** AT&T MOBILITY LLC; and ARISE 8 VIRTUAL SOLUTIONS INC., **Initial CMC:** July 15, 2011 Time: 2:30 p.m. 9 Hon. Susan Illston Defendants. Judge: 10, 19<sup>th</sup> Floor Courtroom: 10 11 12 Plaintiff SANDRA PERRY ("Plaintiff") and Defendants AT&T MOBILITY LLC 13 ("AT&T") and ARISE VIRTUAL SOLUTIONS INC. ("ARISE"), stipulate as follows: 14 WHEREAS, the Initial Case Management Conference ("CMC") in this case is 15 currently set for July 15, 2011 at 2:30 p.m., and the Joint CMC Statement is due to be 16 filed 7 days prior, on July 8, 2011: 17 **WHEREAS**, pending is Arise's Motion to Dismiss Plaintiff Sandra Perry's First 18 Amended Complaint for Improper Venue under Fed. R. Civ. P. 12(b)(3), or in the 19 Alternative, to Transfer ("Motion to Dismiss, or Transfer") [Doc. No. 21]: 20 WHEREAS, Arise has filed a Motion to Continue the Initial CMC and Related 21 Deadlines ("Motion to Continue") [Doc No. 33], until after the issuance of an order by 22 this Court on Arise's pending Motion to Dismiss, or Transfer; 23 **WHEREAS.** Plaintiff subsequently agreed to stipulate to a continuance: 24 WHEREAS, there have been no prior continuances of these deadlines; and, 25 WHEREFORE, the parties hereby stipulate and agree to the following proposed 26 revised schedule for the initial CMC deadlines in this case (in the event the Court does not 27 grant the Motion to Dismiss, or Transfer), and respectfully request that they be adopted by 28 this Court:

	•	
Initial Case Management Conference	The first Friday that occurs 14 days after the	
10/7/11 @ 2:30 p m	Or <del>der on the Motion to Dismiss/Transfer is</del>	
10/ // 11 @ 2.50 p.m.	is <del>gued.</del>	
Joint Case Management Conference	7 dass prior to the above Initial Case	
10/1/11	Management Conference	
IT IS SO STIPULATED.		
Dated: June 27, 2011	O'MELVENY & MYERS LLP	
	By /s/ Chris A. Hollinger	
	Chris A. Hollinger	
	Attorneys for Defendant, ARISE VIRTUAL SOLUTIONS, INC.	
	ARISE VIRTUAL SOLUTIONS, INC.	
Dated: June 27, 2011	FARELLA BRAUN + MARTELL LLP	
	By /s/ Douglas E. Dexter	
	Douglas E. Dexter	
	Attorneys for Defendant, AT&T MOBILITY LLC	
	AT&T MOBILITY LLC	
Dated: June 27, 2011	BLUMENTHAL, NORDREHAUG &	
·	BHOWMIK	
	By /s/ Aparajit Bhowmik	
	Aparajit Bhowmik Attorneys for Plaintiff	
	Attorneys for Framitin	
Attestation		
I hereby attest that I have obtained concurrence in the filing of this Stipulation from all of the		
parties listed in the signature blocks above.  Dated: June 27, 2011		
	/s/ Chris A. Hollinger Attorney for Defendant	
	Arise Virtual Solutions Inc.	
	Joint Case Management Conference 10/1/11  IT IS SO STIPULATED.  Dated: June 27, 2011  Dated: June 27, 2011	

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PURSUANT TO STIPULATIO	'N, 11 18 SU UKDEKED.
Date:	
	The Honorable Susan Illston United States District Court Judge Northern District of California
	Northern District of California
SF1:824764.2	
n	<u> </u>

1		<b>CERTIFICATE OF SE</b>	RVICE			
2	I am a resident of the State of California and over the age of eighteen years.					
3	and no	ot a party to the within action; my business address	ess is Two Embarcadero Center,			
4	28th Floor, San Francisco, California 94111-3823. On June 27, 2011, I served the within					
5	docum	ients:				
6	JOI	JOINT STIPULATION AND [PROPOSED] ORDER CONTINUING INITIAL CASE MANAGEMENT CONFERENCE AND RELATED DEADLINES				
7	CA	SE MANAGEMENT CONFERENCE AND	RELATED DEADLINES			
8 9 10 11 12	×	by placing the document(s) listed above in a set fully prepaid, in the United States mail at San set forth below. I am readily familiar with the processing correspondence for mailing. Under with the U.S. Postal Service on that same day in the ordinary course of business. I am award service is presumed invalid if the postal cancer more than one day after date of deposit for many course of deposit	Francisco, California addressed as e firm's practice of collecting and er that practice it would be deposited with postage thereon fully prepaid e that on motion of the party served, ellation date or postage meter date is			
13		by causing the document(s) to be emailed or e person(s) at the email addresses set forth belo	electronically transmitted to the w.			
14	L					
		ADDRESSEE	PARTY			
14 15 16 17 18 19	Mark A 401 W San Di Teleph	ADDRESSEE  OFFICES OF MARK A. OSMAN A. Osman, Esq. Test A Street, 17 Floor Tiego, CA 92101	PARTY  Attorneys for Plaintiff SANDRA PERRY			
15 16 17 18 19 20	Mark A 401 W San Di Teleph	OFFICES OF MARK A. OSMAN A. Osman, Esq. Yest A Street, 17 Floor Riego, CA 92101 Roone: (619) 232-8862	Attorneys for Plaintiff SANDRA PERRY			
15 16 17 18 19 20 21	Mark A 401 W San Di Teleph Facsin	OFFICES OF MARK A. OSMAN A. Osman, Esq. Test A Street, 17 Floor Tiego, CA 92101 Thone: (619) 232-8862 Thile: (619) 231-3480	Attorneys for Plaintiff SANDRA PERRY			
15 16 17 18 19 20 21	Mark A 401 W San Di Teleph Facsin	OFFICES OF MARK A. OSMAN A. Osman, Esq. Yest A Street, 17 Floor Riego, CA 92101 Rione: (619) 232-8862 Rile: (619) 231-3480  I declare under penalty of perjury under	Attorneys for Plaintiff SANDRA PERRY  the laws of the United States that			
15 16 17 18 19 20 21 22 23 24	Mark A 401 W San Di Teleph Facsin	OFFICES OF MARK A. OSMAN A. Osman, Esq. Test A Street, 17 Floor Tiego, CA 92101 Thomas: (619) 232-8862 Tile: (619) 231-3480  I declare under penalty of perjury under Tove is true and correct.	Attorneys for Plaintiff SANDRA PERRY  the laws of the United States that			
15 16 17 18 19 20 21 22 23 24 25	Mark A 401 W San Di Teleph Facsin	OFFICES OF MARK A. OSMAN A. Osman, Esq. Test A Street, 17 Floor Tiego, CA 92101 Thomas: (619) 232-8862 Tile: (619) 231-3480  I declare under penalty of perjury under Tove is true and correct.	Attorneys for Plaintiff SANDRA PERRY  the laws of the United States that			
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15 16 17 18 19 20 21 22 23 24 25	Mark A 401 W San Di Teleph Facsim	OFFICES OF MARK A. OSMAN A. Osman, Esq. Test A Street, 17 Floor Tiego, CA 92101 Tione: (619) 232-8862 Tide: (619) 231-3480  I declare under penalty of perjury under Tove is true and correct.  Executed on June 27, 2011, at San France	Attorneys for Plaintiff SANDRA PERRY  the laws of the United States that cisco, California.			