1 2 3 4	THOMAS E. FRANKOVICH (State Bar No. THOMAS E. FRANKOVICH, <i>A Professional Law Corporation</i> 4328 Redwood Hwy., Suite 300 San Rafael, CA 94903 Telephone: (415) 674-8600 Facsimile: (415) 674-9900	074414)	
5	Attorney for Plaintiff		
6	CRAIGYATES		
7	UNITED STAT	ES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA		
9			
10	CRAIG YATES, an individual,	) CASE NO. CV-11-1950-LB	
11	Plaintiff,	<ul> <li>REQUESTTO EXTEND DATES ON</li> <li>SCHEDULING ORDER; and [PROPOSED]</li> <li>ORDER THEREON Modified</li> </ul>	
12	V.	) ONDER THEREON MOUTHER	
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14	SWEET POTATO ENTERPRISE, INC., a California Corporation dba POPEYES		
15	STORE # 2794; and KUAN L. NG and		
16	HELEN L. NG, Trustees, of THE KUAN L. NG AND HELEN L. NG REVOCABLE		
17	TRUST OF 1993,		
18	Defendants.		
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20		CODATC VATES assessed that the Country	
21	The undersigned on behalf of plaintiff CRAIG YATES, request that the Courts		
22	Scheduling Order dates issues on May 29, 20	14 be extended for the following reasons:	
23	1. As to the written settlement ag	reement, as stated in the Status Report dated May	
24	22, 2014, defense counsel Tyle	er Paetkau's sister passed away and we have not had	
25	the opportunity to finalize the	written settlement agreement to date.	
25 26	2. As to providing a detailed billi	ing statement, all the time is manually recorded,	
20	abbreviated by tasks, and must	t be entered into a detailed form.	
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	STATUS REPORT; and [ <del>PROPOSED</del> ] ORDER THEREON	CASE NO. CV-11-1950-LB 1	

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1	This will take approximately 2 days work, my staff is very small, my	
2	administrator/legal assistant is on vacation that week and with the billing	
3	statements and fee application itemizations we are already working, on unrelated	
4	cases, it is just not possible that this could be done by June 5, 2014.	
5	Plaintiff's counsel requests that a the schedule for finalizing the settlement agreement	
6	be extended to June 18, 2014.	
7	Providing the detailed billing statement to Defendants be extended to June 18, 2014.	
8	Defendants Response be extended to June 25, 2014.	
9	The parties will file a joint case management statement by June 30, 2014.	
10	The case management conference on July 7, 2014.	
11	Plaintiff's counsel has sent email's and made several calls on May 29, 2014 and May 30, 2014	
12	to discuss this schedule with defendants Counsel Tyler M. Paetkau, but have been unable to get	
13	a response.	
14		
15	Respectfully Submitted,	
16	Dated: May 30, 2014 THOMAS E. FRANKOVICH,	
17	A PROFESSIONAL LAW CORPORATION	
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19	By: /s/Thomas E. Frankovich	
20	Thomas E. Frankovich Attorney for Plaintiff CRAIG YATES, an	
21	individual	
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	STATUS REPORT; and [PROPOSED] ORDER THEREON CASE NO. CV-11-1950-LB	

1	<del>PROPOSED</del> ORDER		
2	IT IS ORDERED, based on this request, the parties shall		
3	submit a schedule to finalize the settlement agreement by June $\frac{1}{10}$ , 2014, and for plaintiff to		
4	provide a detailed billing statement by June 18,2014 and for defendants to respond to it by June		
5	<sup>17</sup> <del>25</del> , 2014 <del>and, the case management conference be continued to July 7, 2014.</del>		
6	The case management conference is still set for July 3, 2014 at 11:00 a.m. The parties shall file a joint case management statement by June 26, 2014.		
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8	Dated:, 2014		
9	Honorable Laurel Beeler		
10	United States District Magistrate Judge		
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	STATUS REPORT; and [PROPOSED] ORDER THEREON CASE NO. CV-11-1950-LB 3		