6 7	PHILLIP FLORES and DARAH DOUNG, individually and on behalf of all similarly	Case No. 3:12-cv-05790-JST				
	PHILLIP FLORES and DARAH DOUNG,	Case No. 3:12-cv-05790-JST Assigned for all purposes to the Honorable Jon				
7	individually and on behalf of all similarly					
	PHILLIP FLORES and DARAH DOUNG, individually and on behalf of all similarly	Case No. 3:12-cv-05790-JST				
	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
1	Attorneys for Defendants					
	<u>rhulteng@littler.com</u> Andrew M. Spurchise, Bar No. 245998 <u>aspurchise@littler.com</u> LITTLER MENDELSON, P.C. 650 California Street, 20th Floor San Francisco, California 94108.2693 Telephone: (415) 433-1940 Fax: (415) 399-8490					
7	Trial Counsel for Plaintiffs Robert G. Hulteng, Bar No. 071293					
4 5 6	JOHNSON BECKER, PLLC 33 South Sixth Street, Suite 4530 Minneapolis, Minnesota 55402 Telephone: (612) 436-1800 Fax: (612) 436-1801					
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The Parties through their respective attorneys of record respectfully request that the Court combine the Case Management Conference, currently scheduled for June 10, 2015, and the hearing on Defendants' Motion Pursuant to 28 U.S.C. § 1292(b), currently scheduled for June 25, 2015. Given the close proximity of the two hearing dates, and the expense of travel to the San Francisco Bay Area, the Parties propose the Court conduct both the CMC and the Motion hearing on Thursday, June 25, 2015. Subject to the Court's approval, the Parties further stipulate to provide a Joint Case Management Statement to the Court no later than June 11, 2015. SO STIPULATED. /s/ Timothy J. Becker Dated: May 18, 2015 Timothy J. Becker Jacob R. Rusch JOHNSON BECKER, PLLC Trial Counsel for Plaintiffs Dated: May 18, 2015 /s/ Andrew M. Spurchise **ROBERT G. HULTENG** ANDREW M. SPURCHISE Littler Mendelson, P.C. Attorneys for Defendants JOINT STIPULATION TO COMBINE CMC AND MOTION 2 CASE NO. 3:12-CV-05790-JST HEARING DATES

ATTESTATION FOR COMPLIANCE WITH CIVIL L.R. 5-1(i)(3)

I, Jacob Rusch, declare under penalty of perjury and pursuant to the laws of California and the United States that I have in my possession e-mail correspondence from Alexander H. Scherbatskoy that the content of this Joint Stipulation is acceptable to all persons required to sign it. I declare that this Stipulation was signed in Minneapolis, Minnesota, on May 18, 2015. /s/ Jacob R. Rusch Jacob R. Rusch JOHNSON BECKER, PLLC JOINT STIPULATION TO COMBINE CMC AND MOTION CASE NO. 3:12-CV-05790-JST **HEARING DATES**

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1	PURSUA	ANT TO STI	PULATION, IT	IS SO ORDERED.	STATES DISTRICT CO.			
2								
3	Dated:	May 19	, 2015	NN NN	TIT IS SO ORDERED			
4					ni Cont. Jeg			
5				Z	ni Judge Jon S. Tigar			
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