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3	Attorneys for Plaintiff Mendez and the Class		
4		DISTRICT COURT	
5	UNITED STATES DISTRICT COURT		
5	NORTHERN DISTR	ICT OF CALIFORNIA	
7	JAMIE MENDEZ, an individual, on behalf	Case No.3:13-cv-05914-HSG	
3	of herself and all others similarly situated		
)	Plaintiff,	STIPULATION TO CONTINUE CERTAIN DATES AND ORDER	
)	V.		
1	C-TWO GROUP, INC.; MOBILESOTRM,		
2	INC.; and DOES 1-50, inclusive,		
	Defendants.		
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1	TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:			
2	Plaintiff Jamie Mendez and Defendants C-Two Group, Inc., and C & L Associates, Inc.			
3	(together with C-Two Group, "Defendants" and together with Plaintiff the "Parties") by and			
4	through their respective counsel of record, hereby stipulate as follows:			
5	WHEREAS, pursuant to this Court's Order, the Parties submitted a Joint Proposed Case			
6	Schedule on June 9, 2015;			
7	WHEREAS, on June 15, 2015, the Court ordered, among other dates, the following dates:			
8	1) Rule 26 initial expert disclosures date is January 22, 2016;			
9	2) Rule 26 rebuttal expert disclosures date is February 19, 2016;			
10	3) And the Discovery cut off date for both fact and expert discovery is March 18, 2016;			
11	[Docket No. 78]			
12	WHEREAS, Defendants have moved for summary judgment, Plaintiff opposed, and the			
13	Court held a hearing on Defendants' motions;			
14	WHEREAS, the Court has Ordered that Plaintiff's Motion for Class Certification is			
15	granted, and Ordered the Parties to meet and confer to submit a stipulation regarding a notice			
16	procedure;			
17	WHEREAS, the Parties have met and conferred and concurrently herewith are submitting			
18	a stipulation regarding a notice procedure;			
19	WHEREAS, the Parties proposed notice procedure will likely take nearly 60 days from			
20	the date the Court accepts the Parties proposed notice procedure (with or without revisions to the			
21	proposal), including time for Defendants to provide a class list to the Claims Administrator; for			
22	the Claims Administrator to format the list and provide notice to the Class; and for Class			
23	Members to choose to opt-out or refrain from so doing;			
24	WHEREAS, the time for Class Members to opt-out will likely extend until the Parties'			
25	previous proposed dates to close discovery and conduct expert discovery;			
26	WHEREAS, the Parties are desirous of waiting until the Court enters an Order regarding			
27	summary judgment so that they can assess the status of the case before engaging in any potential			
28	additional discovery, both fact and expert;			
	-1-			
	STIDULATION TO CONTINUE CEPTAIN DATES AND EPODOSED ODDED			

STIPULATION TO CONTINUE CERTAIN DATES AND [PROPOSED] ORDER

	IT IS HEREBY STIPULATED	that the period of time for the Parties to complete	
discov	discovery is continued as follows:		
	1) Rule 26 initial expert disclos	ures date is 60 days after the Court's Order regarding	
	summary judgment is entered	d;	
	2) Rule 26 rebuttal expert disclosures date is 90 days after the Court's Order regarding		
	summary judgment is entered;		
	3) And the Discovery cut off date for both fact and expert discovery is 120 days after the		
Court's Order regarding summary judgment is entered.			
Dated	: December 28, 2015	KEARNEY LITTLEFIELD, LLP	
		STONEBARGER LAW, APC	
		By: <u>/s/ Prescott W. Littlefield</u> Prescott W. Littlefield	
		Attorneys for Plaintiff	
Dated	: December 28, 2015	WALSWORTH, FRANKLIN, BEVINS &	
		McCALL, LLP	
		By: <u>/s/ Laurie E. Sherwood</u>	
		LAURIE E. SHERWOOD ALEXANDER F. PEVZNER	
		ALEXANDER F. FEVZNER Attorneys for Defendant	
		C-TWO GROUP, INC.	
Dated	: December 28, 2015	AKAWIE & LAPIETRA	
		Put /s/ Creecom S. Norland	
		By: <u>/s/ Gregory S. Nerland</u> GREGORY S. NERLAND	
		Attorneys for Defendant C&L ASSOCIATES, INC.	
		Cal Associates, inc.	
I, Prescott W. Littlefield, hereby attest that pursuant to LR 5-1(i) I have on file concurrence			
for any signatures indicated by a "conformed" signature (/s/) within this e-filed document.			
		/s/ Prescott W. Littlefield	
		Prescott W. Littlefield	
		-2- UE CERTAIN DATES AND [PROPOSED] ORDER	

	ODDED		
1	<u>ORDER</u>		
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
3	Dated: December 28, 2015 Hon. Mayward S. Gilliam Jr.		
4	United States District Court Judge Northern District of California		
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