I

1	PAUL V. SIMPSON, BAR NO. 83878	
2	H. ANN LIROFF, BAR NO. 113180 SARAH E. LUCAS, BAR NO. 148713	
3	SIMPSON, GARRITY, INNES & JACUZZI Professional Corporation	
4	601 Gateway Boulevard, Suite 950 South San Francisco, California 94080	
5	Telephone: (650) 615-4860 Fax: (650) 615-4861	
6	Attorneys for Plaintiff	
7	Gifford Ludwigsen	
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	GIFFORD LUDWIGSEN,) Case No. 14-cv-04104 JCS
12	Plaintiff,)
13	V.) STIPULATION TO EXTEND TIME FOR) DEFENDANT NPL CONSTRUCTION
14	NPL CONSTRUCTION CO., a Nevada) CO. TO RESPOND TO COMPLAINT
15	Corporation, Defendant.)
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28	{CLIENT FILES/11338/11/00304441.DOCX }	-1-
	STIPULATION TO EXTEND TIME FOR DEFENDANT	NPL CONSTRUCTION CO. TO RESPOND TO COMPLAINT

1	Defendant NPL Construction Co. ("Defendant") and Plaintiff Gifford Ludwigsen	
2	("Plaintiff"), by and through his attorneys of record, HEREBY STIPULATE AND AGREE that	
3	the time for Defendant to respond to Plaintiff's Complaint shall be extended to November 7, 2014.	
4 5	This agreement will not alter the date of any event or any deadline already fixed by Court Order.	
6		
7	Date: September 29, 2014SIMPSON, GARRITY, INNES & JACUZZI Professional Corporation`	
8 9	By: <u>/s/ Paul V. Simpson</u> PAUL V. SIMPSON, BAR NO. 83878	
10	H. ANN LIROFF, BAR NO. 113180 SARAH E. LUCAS, BAR NO. 148713 Attorneys for Plaintiff	
11	Gifford Ludwigsen	
12 13	Date: September 29, 2014 SHERMAN & HOWARD L.L.C.	
13	By: <u>/s/ John Alan Doran</u>	
15	John Alan Doran Attorney for Defendant	
16	NPL Construction Co.	
17		
18	I hereby attest that I have on file all holographic signatures corresponding to any signatures	
19	indicated by a conformed signature $(/S/)$ within this e-filed document.	
20	NTES DISTRICT	
21		
22 23	5 IT DOG CALLE	
23	Z Judge Joseph C. Spero	
25		
26	V DISTRICT OF	
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1	PROOF OF SERVICE BY MAIL
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3	I, the undersigned, hereby declare that I am over the age of eighteen years and not a party
4	to the within action. My business address is Simpson, Garrity, Innes & Jacuzzi Professional
5	Corporation, 601 Gateway Boulevard, Suite 950, South San Francisco, CA 94080.
6	On the date indicated below, I served by mail a true copy of the following documents:
7	STIPULATION TO EXTEND TIME FOR DEFENDANT NPL CONSTRUCTION CO. TO RESPOND TO COMPLAINT
8	I am readily familiar with the practice of this business for collection and processing of
9	documents for mailing with the United States Postal Service. Documents so collected and
10	processed are placed for collection and deposit with the United States Postal Service that same day
11	in the ordinary course of business. The above-referenced document(s) were placed in (a) sealed
12	envelope(s) with postage thereon fully prepaid, addressed to each of the below listed parties and
13	such envelope(s) was (were) placed for collection and deposit with the United States Postal
14	Service on the date listed below at South San Francisco, California:
15 16	John Alan Doran
17	Sherman & Howard L.L.C. 201 East Washington Street, Suite 800 Phoenix, Arizona 85004
18	I declare under penalty of perjury under the laws of the State of California that the
19	foregoing is true and correct.
20	Executed on September 29, 2014, at South San Francisco, California.
21	/s/ Danielle Monrroy
22	Danielle Monrroy
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	STIPULATION TO EXTEND TIME FOR DEFENDANT NPL CONSTRUCTION CO. TO RESPOND TO COMPLAINT