1	PRINDLE, AMARO, GOETZ, HILLYARD, BARNES & REINHOLTZ LLP Michael L. Amaro, Esq. (Bar No. 109514) Sanaz Cherazaie, Esq. (Bar No. 273944) 310 Golden Shore, Fourth Floor Long Beach, California 90802 Telephone: (562) 436-3946 Facsimile: (562) 495-0564 mamaro@prindlelaw.com scherazaie@prindlelaw.com FLIB0049 Attorneys for Defendants, STANDARD CONSTRUCTION COMPANY OF SAN FRANCISCO, INC. dba STANDARD ROOFING COMPANY and THOMAS M. SESTAK	
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10	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION	
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13	THE UNIVERSAL CHURCH, INC., a New York non-profit corporation,	CASE NO. 3:14-cv-04568-RS
13	Plaintiffs,	STIPULATION AND (PROPOSED) ORDER TO CONTINUE THE ADR COMPLETION DEADLINE TO MAY 20, 2015
15	v.	
16	STANDARD CONSTRUCTION COMPANY OF SAN FRANCISCO, INC., a California	Complaint Filed: December 2, 2014 Trial Date: February 1, 2016
17	corporation doing business as STANDARD ROOFING COMPANY; THOMAS M.	
18	SESTAK, an individual; FIRST MERCURY INSURANCE COMPANY, an Illinois entity;	
19	and DOES 1 through 20, inclusive,	
20	Defendants.	
21		
22	Plaintiff, THE UNIVERSAL CHURCH, INC. ("Plaintiff") and Defendants, STANDARD	
23	CONTRUCTON COMPANY OF SAN FRANCISCO, INC. dba STANDARD ROOFING	
24	COMPANY and THOMAS M. SESTAK (collectively "Defendants") hereby stipulate to a	
25	continuance of the ADR completion deadline from May 12, 2015 to May 20, 2015.	
26	Good cause exists for a continuation of the mediation completion deadline to May 20, 2015. On February 12, 2015, this Court referred the parties to the Court's ADR department for the purpose	
27	1 Christiany 12, 2013, and Court referred the pa	aves while court's repredepartment for the pulpose
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mais	STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE ADR COMPLETION DEADLINE TO MAY 20, 2015 CASE NO. 3:14-CV-04568-RS	

law offices of Prindle, Amaro, Goetz, Hillyard, Barnes & Reinholtz llp of engaging in mediation to take place, ideally, within the next 90 days. (Doc. No. 36, Case Management Scheduling Order.) As such, the ADR completion deadline in this matter is currently May 12, 2015.

The parties have been assigned a mediator, Frederick Hertz, Esq., and initially scheduled a mediation to occur on May 6, 2015, but continued it to May 20, 2015. This May 20, 2015 date is mutually agreeable to all parties and the mediator. Before the initial mediation date, Plaintiff claimed approximately \$1.9 million in damages in this matter. Based on the alleged damages, Defendants requested that the mediation date be continued to occur on May 20, 2015, to allow Defendants sufficient time to evaluate the alleged damages and obtain settlement authority within amounts that could potentially lead to a settlement at mediation. All parties and the mediator agree to continue the mediation completion date.

DATED: May 7, 2015

DATED: May 7, 2015

PRINDLE, AMARO, GOETZ, HILLYARD, BARNES & REINHOLTZ LLP

By: \s:\ MICHAEL L. AMARO Attorneys for Defendants, STANDARD CONSTRUCTION COMPANY OF SAN FRANCISCO, INC. dba STANDARD ROOFING COMPANY and THOMAS M. SESTAK

HAMBURG, KARIC, EDWARDS & MARTIN LLP

By: Isl: STEVEN S. KARIC Attorney for Plaintiff, THE UNIVERSAL CHURCH, INC.

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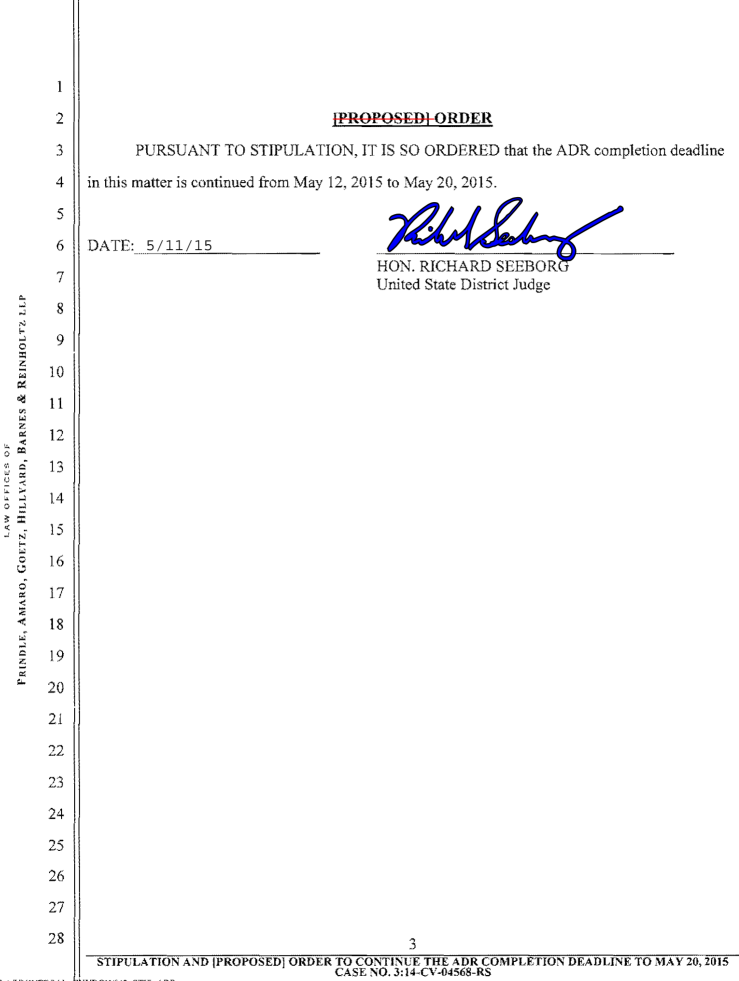
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STIPULATION AND [PROPOSED] ORDER TO CONTINUE THE ADR COMPLETION DEADLINE TO MAY 20, 2015 CASE NO. 3:14-CV-04568-RS

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