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3	CAROTHERS DISANTE & FREUDENBERGER I 900 University Avenue	LLP			
4	Suite 200 Sacramento, California 95825				
5 6	Telephone: (916) 361-0991 Facsimile: (916) 570-1958				
7	Attorneys for Defendant GCA Services Group of Texas, LP (erroneously sue GCA Services Group, Inc.)	ed as			
8	Gen services Group, Inc.)				
9	UNITED STATES DISTRICT COURT				
10	NORTHERN DISTRIC	Γ OF CALIFORNIA			
11					
12	CHRISTOPHER O'HALLORAN, DEVON OLIVER, and DAVION MCFARLAND,	) Case No. 3:15-cv-00868-HSG			
13	Plaintiffs,	) JOINT STIPULATION TO MODIFY ) SCHEDULING ORDER AND ORDER			
14	VS.	)			
15 16	GCA SERVICES GROUP, INC., and DOES 1 to 20,	) )			
17	Defendants.	) )			
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CAROTHERS DISANTE & FREUDENBERGER LLP

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1	Plaintiffs Christopher O'Halloran, Devon Oliver and Davion McFarland (collectively		
2	"Plaintiffs") and Defendant GCA Services Group of Texas, LP (erroneously sued as GCA Services		
3	Group, Inc.) ("Defendant") (Plaintiff and Defendants collectively referred to as "Parties"), by and		
4	through their undersigned counsel, hereby agree and stipulate to the following:		
5	WHEREAS, pursuant to the August 4, 2015 Scheduling Order, the Court set the Last Day		
6	to Hear Dispositive Motions as March 16, 2016.		
7	WHEREAS, pursuant to the August 4, 2015 Scheduling Order submitted by the Parties, the		
8	Court set the Fact Discovery Cutoff as <u>January 15, 2016</u> .		
9	WHEREAS, the Parties have met and conferred and determined that additional time is		
10	necessary to complete discovery and explore informal resolution through mediation and have		
11	confirmed a mediation on January 27, 2016 before Justice Stephen Vartebedian (retired).		
12	Based on these stipulations, and in order to provide the Parties additional time to prepare for		
13	and attend mediation, the Parties agree to modify the Scheduling Order as follows:		
14	Fact Discovery Cut-	off: <u>March 31, 2016</u>	
15	Last day to hear dispositive motions: May 2, 2016		
16			
17	Dated: December 11, 2015	CAROTHERS DISANTE & FREUDENBERGER LLP	
18			
19		By:/s/ Jeremy T. Naftel	
20		Jeremy T. Naftel Attorneys for Defendant	
21		GCA Services Group of Texas, LP (erroneously sued as GCA Services Group, Inc.)	
22		The state of the s	
23	Dated: December 11, 2015	LAW OFFICES OF MAYOR JOSEPH L. ALIOTO AND ANGELA ALIOTO	
24		TH (OLL) THE CO	
25			
26		By: /s/Matthew J. Wayne  Matthew J. Wayne	
27		Attorneys for Plaintiffs Christopher O'Halloran, Devon Oliver and Davion	
28		McFarland VODE GENEVAL A TRONG TO MODIFY	
		JOINT STIPULATION TO MODIFY	
		SCHEDULING ORDER AND [PROPOSED] ORDER	

1	LOCAL RULE 5-1 ATTESTATION				
2	In accordance with U.S. District Court for the Northern District of California Civil Local Rule 5-1(i)(3), the filing attorney attests that concurrence in the filing of this document has been obtained from each of the other Signatories, which shall serve in lieu of their signatures on the document. The filing attorney will maintain records to support this concurrence for subsequent production for the Court, if so ordered, or for inspection upon request by a party, until one year afer				
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7	the final resolution of the action (including appeal, if any).				
8	Dated: December 11, 2015	CAROTHERS DISANTE & FREUDENBERGER LLP			
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10					
11		By: /s/ Jeremy T. Naftel  Jeremy T. Naftel			
12		Attorneys for Defendant GCA Services Group of Texas, LP (erroneously sued as GCA			
13		Services Group, Inc.)			
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1	<u>ORDER</u>			
2		Pursuant to the Parties' stipulation and good cause appearing		
3		IT IS SO ORDERED except the last day to hear dispositive motions is May 5,		
4		2016.	1 10 110 1	
5	Dated:		Honorable Haywood S. Gilliam Ir	
6			Honorable Haywood S. Gilliam, Jr. UNITED STATED DISTRICT JUDGE	
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