HIRSCHFELD KRAEMER LLP Attorneys At Law San Francisco

1 2 3 4 5 6 7 8	JOHN F. BAUM (SBN 148366) jbaum@hkemploymentlaw.com AMY A. DURGAN (SBN 245325) adurgan@hkemploymentlaw.com JACOB R. SWISS (SBN 282738) jswiss@hkemploymentlaw.com HIRSCHFELD KRAEMER LLP 505 Montgomery Street, 13th Floor San Francisco, CA 94111 Telephone: (415) 835-9000 Facsimile: (415) 834-0443 Attorneys for Defendant Wyndham Vacation Ownership, Inc.		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11			
12	Kai Zou and Brookelyn Thibodeaux,	Case No.: 3:15-cv-02587-JST	
13	Plaintiff,	STIPULATION TO VACATE EN	
14	VS.	DEFAULT AND [PROPOSED] O	KDEK
15	Wyndham Vacation Ownership, Inc. and DOES 1 to 20,		
16	Defendant.		
17			
18	Disintiffe Kei Zeu and Dreakshur Thi	hadaann ("Dlaintiffa") and Dafandant W	and the same
19	Plaintiffs Kai Zou and Brookelyn Thibodeaux ("Plaintiffs") and Defendant Wyndham		
20	Vacation Ownership, Inc. ("Defendant"), by and through their attorneys of record, agree as		
21	follows:		
22	WHEREAS Plaintiffs filed a Complaint in U.S. District Court Northern District of		
23	California against Defendant on June 10, 2015;		
24	WHEREAS Plaintiffs served Defendant on June 12, 2015 at Defendant's Napa, California		
25	site;	amon the conved Compleint was not form	vandad ta
26	WHEREAS due to an administrative error, the served Complaint was not forwarded to		
27	Defendant's corporate offices and Defendant	s m-nouse counsel did not receive the se	
28	documents;	1	
	STIPULATION TO VACATE ENTRY OF DEFAUL CASE NO.: 3:15-CV-02587-JST	T AND [PROPOSED] ORDER	4814-8630-3525

1	WHEREAS Defendant did not respond to the Complaint and Default was entered by the			
2	Clerk on July 10, 2015;			
3	IT IS THEREFORE STIPULATED that:			
4	1. The Default entered against Defendant on July 10, 2015, be vacated, and			
5	2. Defendant will file an Answer to the Complaint within three business days of			
6	vacating entry of default.			
7	3. The date set by this Court for the Case Management Conference is not impacted			
8	by this Stipulation.			
9				
10	Dated: July 15, 2015 LAW OFFICES OF JOSEPH L. ALIOTO AND ANGELA ALIOTO			
11				
12	By: /s/ Matthew J. Wayne			
13	Angela Alioto Matthew J. Wayne			
14	Attorneys for Plaintiffs Kai Zou and Brookelyn Thibodeaux			
15				
16	Dated: July 15, 2015 HIRSCHFELD KRAEMER LLP			
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18	By: /s/ John F. Baum			
19	John F. Baum Amy A. Durgan			
20	Jacob R. Swiss Attorneys for Defendant			
21	Wyndham Vacation Ownership, Inc.			
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	STIPULATION TO VACATE ENTRY OF DEFAULT AND [PROPOSED] ORDER CASE NO.: 3:15-CV-02587-JST			

1	ORDER
2	Good cause appearing and pursuant to the partice Stiplination:
3	IT IS HEREBY ORDERED that the Clerk' satry of Default against Defaultant Wyndham
4	Vacation Ownership, Inc. on July 10, 2015 is hereby IT IS SO ORDERED
5	Dated: July $\underline{16}$, 2015 $\underline{\square}$
6	Honor bl Unied Sta Judge Jon S. Tigar
7	Judge Jon C
8	FERRE ST.
9	PERV DISTRICT OF CS
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	STIPULATION TO VACATE ENTRY OF DEFAULT AND [PROPOSED] ORDER CASE NO.: 3:15-CV-02587-JST

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