1 2 3 4 5 6 7	BURSOR & FISHER, P.A. Scott A. Bursor (State Bar No. 2 L. Timothy Fisher (State Bar No Annick M. Persinger (State Bar N Yeremey Krivoshey (State Bar N 1990 North California Boulevard Walnut Creek, CA 94596 Telephone: (925) 300-4455 Facsimile: (925) 407-2700 E-Mail: scott@bursor.com Itfisher@bursor.com apersinger@bursor.com	. 191626) No. 272996) Jo. 295032) I, Suite 940			
8	Attorneys for Plaintiff				
9	l I	INITED STATES	DISTRICT COURT		
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA				
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13	LINDA ARVISO, individually a all others similarly situated,	nd on behalf of	Case No. 3:15-cv-04087-TEH		
14	an others similarly situated,	Dlointiff	STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING		
15		Plaintiff,	DEADLINES REGARDING		
16			DEFENDANT SMARTPAY LEASING, INC.'S MOTION TO		
17	SMARTPAY LEASING, INC.,		COMPEL ARBITRATION AND STAY CASE		
18		Defendant.			
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	STIPULATION AND [PROPOSED] ORDI DEFENDANT SMARTPAY LEASING IN				
	CASE NO. 3:15-cv-04087-TEH				
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Plaintiff Linda Arviso ("Plaintiff") and Defendant Smartpay Leasing, Inc. ("Defendant") (collectively, the "Parties"), by and through their respective counsel, hereby stipulate as follows:

WHEREAS, the Amended Complaint which is the subject of this action was filed on October 27, 2015 (ECF No. 10);

WHEREAS, on December 17, 2015, Defendant noticed a Subpoena to Produce Documents, Information, or Objects or the Permit Inspection of Premises in a Civil Action on Agua Water Plus concerning information related to Plaintiff;

WHEREAS, on December 22, 2015, the Court ordered that Defendant's answer/response to the Amended Complaint is due by December 28, 2015, that Plaintiff's Opposition is due by January 29, 2016, that Defendant's Reply is due by February 10, 2016, and set a Motion Hearing for February 29, 2016 at 10:00 a.m. (ECF No. 19);

WHEREAS, Defendant filed an Answer to Plaintiff's Amended Complaint on December 28, 2015 (ECF No. 21);

WHEREAS, Defendant filed a Motion to Compel Arbitration and to Stay Case on December 28, 2015 (ECF No. 25) and filed a Declaration of Alan Crystal in Support of Motion to Compel Arbitration and to Stay Case on December 29, 2015 (ECF No. 26);

WHEREAS, on December 30, 2015, Plaintiff served Defendant via email with a Notice of Deposition of Alan Crystal, scheduled for January 15, 2016;

WHEREAS, on January 5, 2016, Plaintiff served Defendant via email with Plaintiff's First Set of Requests for Production of Documents and Plaintiff's First Set of Interrogatories;

WHEREAS, on January 14, 2016, Defendant notified Plaintiff that Defendant will not be responding to Plaintiff's January 5, 2016 discovery requests and will not be producing Alan Crystal for his noticed deposition due to Defendant's intention of bringing a motion to stay discovery;

WHEREAS, on January 19, 2016, Defendant filed a Motion to Stay Discovery (ECF No. 30);

WHEREAS, Plaintiff's Opposition to Defendant's Motion to Stay Discovery is due by February 2, 2016, Defendant's Reply is due by February 9, 2016, and the Motion Hearing is set for February 29, 2016 at 10:00 a.m.;

WHEREAS, Plaintiff asserts that discovery is vital for Plaintiff to adequately respond to Defendant's Motion to Compel Arbitration and to Stay Case and that Plaintiff would be prejudiced by having to oppose Defendant's Motion to Compel Arbitration and to Stay Case without the benefit of discovery and before the Court rules on Defendant's pending Motion to Stay Discovery.

NOW THEREFORE, the Parties hereby stipulate and request that Plaintiff's Opposition to Defendant's Motion to Compel Arbitration and to Stay Case, Defendant's Reply in support of its motion, and the hearing regarding Defendant's motion be taken off calendar until such time as the Court rules on Defendant's pending Motion to Stay Discovery.

Dated: January 22, 2016	BURSOR & FISHER, P.A
	By: <u>/s/ Yeremey Krivoshey</u>
	Scott A. Bursor
	L. Timothy Fisher Annick M. Persinger
	Yeremey Krivoshey
	Attorneys for Plaintiff
Dated: January 26, 2016	BERMAN & RABIN, P.A.
	By: <u>/s/ Benjamin N. Hutnick</u>
	Benjamin N. Hutnick
	Attorneys for Defendant

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ATTESTATION AND CERTIFICATE OF SERVICE

I, Yeremey Krivoshey, am the ECF user whose identification and password are being used

to file the Stipulation to Extend Briefing De	eadlines Regarding Defendant Smartpay Leasing, Inc.'s
Motion to Compel Arbitration and Stay Cas	e. Pursuant to Civil Local Rule 5-1(i)(3), I hereby
attest that all counsel whose electronic signa	atures appear herein provided their authority and
concurrence to file the stipulation.	
Dated: January 26, 2016	BURSOR & FISHER, P.A
	By: <u>/s/ Yeremey Krivoshey</u>
PURSUANT TO STIPULATION, IT IS SC	Under Theiton E. Henderson