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19		DIGEDICE COLUDE		
	UNITED STATES DISTRICT COURT			
20	NORTHERN DISTRI	CT OF CALIFORNIA		
21	LLDD CONCOLIDATION INC. DDA	G N 2.15 05200 FMG		
41	H.P.D. CONSOLIDATION, INC. DBA	Cause No. 3:15-cv-05309 EMC		
22	VALLEY WINE WAREHOUSE,	STIPULATION & [PROPOSED] ORDER		
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23	Plaintiff,	EXCESS OF PAGE LIMITATION		
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24	V.	(Denied as moot)		
	JOSE PINA aka JOSE LUIS PIEDRA, et al.			
25	JOSE I INA ana JOSE LUIS FIEDRA, Et al.			
	Defendants.			
	DOIOMIND.			

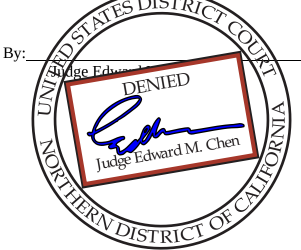
1	TO THE COURT, ANI	от о	ALL INTERESTED PARTIES AND THEIR		
2	ATTORNEYS OF RECORD:				
3	Plaintiff H.P.D. Consolidation, Inc. (Plaintiff) and Defendant Rajiv Malhan (Defendant				
4	Malhan), by and through their respective counsel of record, hereby stipulate pursuant to Civil				
5	L.R. 7-11 and 7-12 that Defendant Malhan shall, when filing his motion to dismiss and				
6	memorandum of points and authorities, be allowed to exceed the otherwise applicable page				
7	limitation found in Civil L.R. 7-4 by 10 pages for a total of 35 pages of text.				
9	Dated: March 15, 2016		SCHIEDLER, MICHAELIDES, WISHON VER & RYAN, LLP		
10		By:	/s/ Russell K. Ryan		
11		J	RUSSELL K. RYAN Attorneys for Plaintiff H.P.D. Consolidation, Inc.		
12	Datade March 15, 2016	KINC	& SPALDING LLP		
13	Dated: March 15, 2016	KING	& SFALDING LLF		
14		By:	/s/ Nicholas A. Oldham NICHOLAS A. OLDHAM		
15			JULIE A. STOCKTON Attorneys for Defendant Rajiv Malhan		
16 17	Dated: March 15, 2016	WAL	KER HEYE MEEHAN & EISINGER, PLLC		
18		By:	/s/ Shea C. Meehan		
19		J	SHEA C. MEEHAN BRET UHRICH		
20			Attorneys for Defendant Rajiv Malhan		
21					
22					
23					
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Dated:

3/22/16

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS HEREBY ORDERED that Defendant Malhan shall, when filing his motion to dismiss and memorandum of points and authorities, be allowed to exceed the otherwise applicable page limitation found in Civil L.R. 7-4 by 10 pages for a total Denied as moot. of 35 pages of text.



1					
	ATTESTATION OF CONCURRENCE I, Shea C. Meehan, attest that I am one of the attorneys for Defendant Malhan. As the				
2					
3	ECF user and filer of this document, I attest that concurrence in the filing of this document has				
4	been obtained from its signatories.				
5					
6	Dated: March 15, 2016 By: /s/ Shea C. Meehan				
7	SHEA C. MEEHAN BRET UHRICH Attorneys for Defendant Rajiv Malhan				
8	Attorneys for Defendant Rajiv Manian				
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CERTIFICATE OF SERVICE The undersigned counsel for Defendant Malhan hereby certifies that a true and correct copy of the foregoing document was filed with the Court and served electronically through the CM-ECF (electronic case filing) system to all counsel of record to those registered to receive a Notice of Electronic Filing for this case on March 15, 2016. Dated: March 15, 2016 By: /s/ Shea C. Meehan SHEA C. MEEHAN BRET UHRICH Attorneys for Defendant Rajiv Malhan