1 2 3 4 5 6 7	George R. Pitts (Bar No. 109827) Sands Anderson PC 1497 Chain Bridge Road, Suite 202 McLean, VA 22101 Telephone: (703) 893-3600 Facsimile: (703) 893-8484 gpitts@sandsanderson.com Counsel for Defendants and Counter-Claim/ Cross-Claim Plaintiffs Jesse M. Kessler and Med-Tech Health Solutions, LLC	William R. Warne (Bar No. 141280) Bradley C. Carroll (Bar No. 300658) Downey Brand LLP 621 Capitol Mall, 18 th Floor Sacramento, CA 95814-4731 Telephone: (916) 444-1000 Facsimile: (916) 444-2100 bwarne@downeybrand.com bcarroll@downeybrand.com Counsel for Plaintiffs CAMOFI MASTER LDC and CAMHZN MASTER LDC
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	SAN FRANCISCO DIVISION	
11 12	CAMOFI MASTER LDC and CAMHZN MASTER LDC,	Case No. 3:16-CV-00855-EMC
ON PC 14	Plaintiffs,	STIPULATION CONTINUING HEARING DATE ON PLAINTIFF'S MOTION TO DISMISS AMENDED COUNTERCLAIM
13 SANDS ANDERSON PC 16 17 18 19 20	ASSOCIATED THIRD PARTY ADMINISTRATORS, DIANE GIST, JESSE M. KESSLER, MED-TECH HEALTH SOLUTIONS, LLC, RICHARD STIERWALT, UNITED BENEFITS AND PENSION SERVICES, INC., Defendants.	ORS, DIANE GIST, LER, MED-TECH TIONS, LLC, RICHARD NITED BENEFITS AND ICES, INC., Defendants. Continued Hearing Date: October 27, 2016 Time: 1:30 p.m. Judge: Hon. Edward M. Chen Location: Courtroom 5 – 17 th Floor
21 22	AND RELATED ACTIONS.	
23	Plaintiffs CAMOFI MASTER LDC and CAMHZN MASTER LDC ("Plaintiffs"), and	
24	Defendants/Counter-Claim and Cross Claim Plaintiffs Jesse M. Kessler ("Kessler") and Med-	
25	Tech Health Solutions LLC ("Med Tech") (collectively, the "Kessler Defendants") hereby	
26	ĩ	
27	I Stipulation Continuing Hearing Date on Plaintiffs' Motion to Dismiss Amended Counterclaim	
28	of Defendants Jesse M. Kessler and Med-Tech Health Solutions LLC	

3:16-cv-0855-EMC

stipulate to continue the hearing date on Plaintiff's motion to dismiss the Kessler Defendants amended counterclaim from October 13, 2016 to October 27, 2016 at 1:30 p.m.

Plaintiffs and Kessler and Med-Tech submit this stipulation pursuant to Northern District of California Local Rule 7-7(a), which provides for continuance of a hearing on a motion by stipulation prior to the filing of a response to the motion. The Kessler Defendants' response to Plaintiff's motion to dismiss is due September 22, 2016. In accordance with Local Rule 7-7(d) this continuance will not extend the time for serving opposing and reply papers, and will not alter the dates of any deadlines or events already fixed by Court order.

Thus, pursuant to Local Rule 7-7(a), Plaintiffs and Kessler and Med-Tech hereby stipulate that the hearing date on Plaintiffs' motion to dismiss the Kessler Defendants' amended counterclaim is continued from October 13, 2016 at 1:30 p.m. to October 27, 2016 at 1:30 p.m.

DATE: September 20, 2016

SANDS ANDERSON PC

By: /s/George R. Pitts

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Counsel for Defendants and Counter-Claim/Plaintiffs Jesse M. Kessler and and Med-Tech Health Solutions LLC

SANDS ANDERSON PC

DATE: September 20, 2016

DOWNEY BRAND LLP

By: /s/Bradley C. Carroll (as authorized on 9.19.16)
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Counsel for Plaintiffs CAMOFI MASTER LDC and CAMHZN MASTER LDC

IT IS SO ORDERED. As modified on P. 2 line 12.

