1 Richard G. Grotch, Esq. – SBN 127713 Gina J. Beltramo, Esq. – SBN 203809 2 Jonathan C. Harriman, Esq. – SBN 250943 CODDINGTON, HICKS & DANFORTH 3 A Professional Corporation, Lawyers 555 Twin Dolphin Drive, Suite 300 4 Redwood City, CA 94065-2133 Telephone: 650.592.5400 5 Facsimile: 650.592.5027 6 **ATTORNEYS FOR** Defendant Covenant Aviation Security, LLC 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 Sai, on Plaintiff's own behalf, and on behalf of Case No. CV 16-1024 JST all those similarly situated, 12 STIPULATION AND (<del>PROPOSED)</del> Plaintiff, ORDER REGARDING TIME FOR 13 DEFENDANT COVENANT AVIATION VS. 14 SECURITY, LLC TO ANSWER, MOVE, OR David Smith; Jim Adams; Champagne Ellison; OTHERWISE RESPOND 15 Covenant Aviation Security (CAS); et al., Honorable Jon S. Tigar 16 Defendants. United States District Judge 17 18 IT IS HEREBY STIPULATED, by and between the parties, pro se or through counsel 19 of record, that the time for Covenant Aviation Security, LLC, to answer, move or otherwise 20 respond to the operative complaint shall be extended to and including the same date on which 21 the Federal Defendants' answer, motion or other response to the operative complaint, must be 22 filed. 23 SO STIPULATED. /s/ Sai 24 Dated: July 24, 2017 25 Plaintiff pro se 26 27 28 Stipulation and Proposed Order Re Covenant Aviation Security LLC's Responsive Pleading Case No: 3:16-cv-01024-JST

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Sai v. Smith et al

1	Dated: July 24, 2017	BRIAN J. STRETCH UNITED STATES ATTORNEY
2		
3 4		By: Wendy Garbers Assistant United States Attorney
5 6		Attorneys for Defendants United States of America; Department of Homeland Security; and Transportation Security Administration
7	Dated: July 24, 2017	CODDINGTON, HICKS & DANFORTH
8		/s/ Richard G. Grotch
9		By: Richard G. Grotch(*)
10		Attorneys for Defendant
11	(%) I.1. 1 1 . I.1	Covenant Aviation Security
12	(*) I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed	
13	signature (/s/) within this e-filed document or that I have been expressly	
14		
15	the comorned signature.	
16		
17	ORDER	
18	Upon the parties' stipulation, the time for Covenant to answer, move or otherwise respond shall be extended to and including the same date on which the Federal Defendants' answer, motion or other response to the operative complaint must be filed.	
19		
20		
21	IT IS SO ORDERED.	
22	Dated: July <u>25</u> 2017	and Trian
23	J 7 <u>—</u>	Honorable Jon S. <b>G</b> gar United States District Judge
24		Cinica States District Judge
25		
26		
27		