1	J. SCOTT GERIEN, State Bar No. 184728		
1	CHRISTOPHER J. PASSARELLI, State Bar I DICKENSON, PEATMAN & FOGARTY	No. 241174 ATES DISTRICT	
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5	JOHN D. MASON, (admitted <i>pro hac vice</i>) COPYRIGHT COUNSELORS, LLC	Judge Edward M. Chen	
6	7315 Wisconsin Ave., Ste. 400 West	Judge Edward W	
7	Bethesda, MD 20814		
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9	Attorneys for Plaintiff,		
10	SMITH-ANDERSON ENTERPRISES, INC.	Dated: May 17, 2016	
11	RACHEAL TURNER (State Bar No. 226441) FARELLA BRAUN + MARTEL LLP		
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12	San Francisco, CA 94104		
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14	Attorneys for Defendants		
15	BOSTON EAST TYNGSBORO HOLDINGS LLC, d/b/a		
16	STONEHEDGE INN & SPA; BOSTON EAST HOTELS LLC; STONEHEDGE CELLARS L		
17			
	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19			
20	SMITH-ANDERSON ENTERPRISES, INC,	CASE NO. 16-CV-01361-EMC	
21	,	STIPULATED REQUEST TO EXTEND	
22	Plaintiff,	DEADLINE FOR PLAINTIFF TO RESPOND TO MOTION TO DISMISS	
23	VS.	RESTORD TO MOTION TO DISMISS	
24	BOSTON EAST TYNGSBORO		
25	HOLDINGS, LLC, d/b/a STONEHEDGE INN & SPA; BOSTON EAST INDIA		
	HOTELS, LLC; STONEHEDGE		
26	CELLARS, LLC; and BENCHMARK WINE GROUP, INC.		
27	WIND OROUF, INC.		
28	Defendants.		
	STIPULATED REQUEST TO EXTEND DEADLINE TO RESPOND TO MOTION TO DISMISS	Case No. 16-CV-01361-EMC	

1	FOR GOOD CAUSE, pursuant the Hon. Edward M. Chen's instruction that the parties	
2	engage in additional meet-and-confer efforts regarding Plaintiff's Motion to Change Time For	
3	Briefing on (1) Defendants' Motion to Dismiss and (2) Plaintiff's Motion for Jurisdictional	
4	Discovery (ECF-32), the parties stipulate to extend today's deadline for Plaintiff to respond to	
5	Defendants' Motion to Dismiss (ECF-25) for one week, to afford the parties the opportunity to	
6	confer and inform the court accordingly of the outcome of such discussion.	
7	In the event that the parties remain unable reach an agreement regarding a modified	
8	briefing schedule, the parties will so notify the Court and in that event, shall respectfully request	
9	that the Court proceed to schedule a conference call between the parties, as directed by the Hon.	
10	Edward M. Chen.	
11		
12		Respectfully submitted,
13	Date de May 16, 2016	DICKENSON, PEATMAN & FOGARTY
14	Dated: May 16, 2016	
15		By /s/ Christopher J. Passarelli J. Scott Gerien
16		Christopher J. Passarelli
17		Attorneys for Plaintiff,
18		SMITH-ANDERSON ENTERPRISES, INC.
19		
20	Dated: May 16, 2016	FARELLA BRAUN + MARTEL LLP
21	Dated. Way 10, 2010	
22		By /s/ Racheal Turner Racheal Turner
23		Attorneys for Defendants,
24		BOSTON EAST TYNGSBORO
25		HOLDINGS LLC, d/b/a STONEHEDGE INN & SPA; BOSTON EAST INDIA
26		HOTELS LLC; STONEHEDGE CELLARS LLC
27		
28	STIPULATED REQUEST TO EXTEND	2 Case No. 16-CV-01361-EMC

STIPULATED REQUEST TO EXTEND DEADLINE TO RESPOND TO MOTION TO

Case No. 16-CV-01361-EMC

DISMISS