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11	RICHARD G. FRENKEL (SBN 204133) rick.frenkel@lw.com				
12	LATHAM & ATKINS LLP 140 Scott Drive Menlo Park, California 94025 Telephone: 650.328.4600 Facsimile: 650.463.2600 Attorneys for Defendants NICEPEOPLEATWORK, S.L., NPAW, Inc.,				
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17	FERRAN GUTIERREZ and SERGI VERGES	FERRAN GUTIERREZ and SERGI VERGES			
18	UNITED STATES	DISTRICT COURT			
19	NORTHERN DISTRI	CT OF CALIFORNIA	A		
20	SAN FRANCIS	SAN FRANCISCO DIVISION			
21	SHIT MINEISCO BIVISION				
22	CONVIVA, INC.,	Case No. 3:16-cv-015	543-VC		
23	Plaintiff,	STIPULATION AN	D [PROPOSED]		
24	VS.	ORDER TO RESCHEDULE DATE OF CASE MANAGEMENT CONFERENCE			
25	NICEPEOPLEATWORK, S.L., NPAW, Inc.,	CMC Date:	June 28, 2016		
26	FERRAN GUTIERREZ and SERGI VERGES	Proposed CMC Date: August 23, 2016 Time: 1:30 p.m.			
27	Defendants.	Courtroom: Judge:	4, 17th Floor Hon. Vince Chhabria		
28					

1	Dated: June 7, 2016	Respectfully submitted,
2		/s/ Shane Brun
3		Shane Brun
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9	Datade Juna 7, 2016	Desmostfully submitted
10	Dated: June 7, 2016	Respectfully submitted,
11		/s/ Richard G. Frenkel Richard G. Frenkel
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16		Attorneys for Defendants
17		NICEPEOPLEATWORK, S.L., NPAW, Inc., FERRAN GUTIERREZ and SERGI VERGES
18		TERRITY OF TERRIES and SERGI VERGES
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1	H	PROPOSED] ORDER			
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.				
3					
4	Dated: June 8, 2016				
5	Battour	THE HONORABLE VINCE CHHABRIA			
6		United States District Court Judge			
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1	<u>CERTIFICATE OF SERVICE</u>				
2	I, Shane Brun, hereby certify that on June 7, 2016 a true copy of the foregoing				
3	DECLARATION OF SHANE BRUN IN SUPPORT OF STIPULATION AND [PROPOSED]				
4	ORDER TO RESCHEDULE DATE OF CASE MANAGEMENT CONFERENCE was served by				
5	ECF upon all other counsel of record in this action.				
6	June 7, 2016 /s/Shane Brun				
7	Shane Brun				
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