

1 SCOTT A. FREEDMAN (SBN 240872)
 2 JAMES B. KRAUS (SBN 184118)
 3 ZACKS, FREEDMAN & PATTERSON, P.C.
 235 Montgomery Street, Suite 400
 San Francisco, CA 94104
 Tel: 415.956.8100
 Fax: 415.288.9755

5 Attorneys for:
 6 CSV Hospitality Management LLC, 445 O'Farrell
 Street LLC, Suresh Patel, Sailesh Dvedhara

8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 (SAN FRANCISCO)

12 BERKLEY ASSUANCE COMPANY, an
 Iowa Corporation,

13 Plaintiff,

14 v.

15 CSV HOSPITALITY MANAGEMENT LLC,
 16 a California limited liability company; 445
 O'FARRELL STREET LLC, a California
 17 limited liability company; SURESH PATEL,
 an individual; and SAILESH DVEDHARA,
 18 and individual,

19 Defendants.

Civil Action No. 3:16-cv-2846 WHO

STIPULATION TO CONTINUE HEARING
 DATES AND ASSOCIATED DEADLINES

Complaint Filed: May 26, 2016

Motion Hearing: 8/24/2016, 9:00 a.m.

Case Management Conference: 8/30/2016, 2 p.m.

Judge William Orrick
 Courtroom 2, 17th Floor

21 The parties, plaintiff BERKLEY ASSURANCE COMPANY and defendants CSV
 22 HOSPITALITY MANAGEMENT LLC, 445 O'FARRELL STREET LLC, SURESH
 23 PATEL, and SAILESH DVEDHARA, by and through their respective counsel, hereby
 24 notify the Court that because they expect settlement to be finalized within the next 10
 25 days, the parties hereby stipulate to continuing Defendants' FRCP 12(b)(6) motion and
 26 the case management conference to September 14 at 9:00 a.m., and all associated
 27 deadlines continued in accordance with the new date.

ZACKS, FREEDMAN & PATTERSON, P.C.
 235 MONTGOMERY STREET, SUITE 400
 SAN FRANCISCO, CALIFORNIA 94104

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IT IS SO STIPULATED.

Date: August 2, 2016

ZACKS, FREEDMAN & PATTERSON, PC

/s/ James B. Kraus

By: James B. Kraus
Counsel for Defendants

DATE: August 2, 2016

HINSHAW & CULBERTSON LLP

See attached email

MARIA S. QUINTERO
TRAVIS WALL
Attorneys for Plaintiff BERKLEY
ASSURANCE COMPANY

James B. Kraus

From: MQuintero@hinshawlaw.com
Sent: Tuesday, August 02, 2016 3:45 PM
To: James B. Kraus
Cc: twall@mail.hinshawlaw.com
Subject: RE: Winton Hotel - Stip re Settlement & Motion - Needs to be Filed Today

9/14 is available - ok to move to this date

Maria S. Quintero
Partner
Hinshaw & Culbertson LLP
One California St. 18th Floor, San Francisco, CA 94111
Tel: 415-362-6000; 415-263-8153 | Fax: 415-834-9070
E-mail: MQuintero@hinshawlaw.com
www.hinshawlaw.com

HINSHAW
& CULBERTSON LLP

From: "James B. Kraus" <james@zfplaw.com>
To: "MQuintero@hinshawlaw.com" <MQuintero@hinshawlaw.com>,
Cc: "twall@mail.hinshawlaw.com" <twall@mail.hinshawlaw.com>
Date: 08/02/2016 03:34 PM
Subject: RE: Winton Hotel - Stip re Settlement & Motion - Needs to be Filed Today

Maria,

I just spoke with Judge Orrick's courtroom deputy. She said we could stipulate to continuing the 12(b)(6) and the CMC to September 14 and the associated deadlines accordingly. Do you stipulate to doing this? If so, I will attach your return email to the stip/order.

James

James B. Kraus
Zacks, Freedman & Patterson, PC

From: MQuintero@hinshawlaw.com [<mailto:MQuintero@hinshawlaw.com>]
Sent: Tuesday, August 02, 2016 2:55 PM
To: James B. Kraus <james@zfplaw.com>
Cc: twall@mail.hinshawlaw.com
Subject: RE: Winton Hotel - Stip re Settlement & Motion - Needs to be Filed Today

The continuance request is fine but to be valid per local rules the request needs to be on file today (before tomorrow's opp deadline). plaintiff does not have to sign off on it. let me know you'll be filing it today and we will hold off filing the opp

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SAN FRANCISCO, CALIFORNIA 94104

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22 an individual; and SAILESH DVEDHARA,
23 and individual,
24 Defendants.

Civil Action No. 3:16-cv-2846 WHO

ORDER GRANTING PARTIES'
STIPULATION TO CONTINUE HEARING
DATES AND ASSOCIATED DEADLINES

Complaint Filed: May 26, 2016
Motion Hearing: 8/24/2016, 9:00 a.m.
Case Management Conference: 8/30/2016, 2 p.m.

Judge William Orrick
Courtroom 2, 17th Floor

25 Pursuant to the parties' August 2, 2016 stipulation, the Court hereby continues
26 Defendants' Rule 12(b)(6) motion from August 24 to September 14 and the case
27 management conference from August 30 to September 14, both at 9:00 a.m.

28 IT IS SO ORDERED

Date: August 2, 2016


United States District Judge