1 2	ANDREW J. KOZLOW (State Bar No: 25229) akozlow@ericksenarbuthnot.com ERICKSEN ARBUTHNOT	5)	
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4	(510) 832-7770 (510) 832-0102		
5	Attorneys for Defendant		
6	Maria Del Rosario Moura		
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	ALBERT DYTCH,	) No. 3:16-cv-02934	
12	Plaintiff,	) STIPULATION FOR EXTENSION OF	
13	vs.	Image: A state of the stat	
14	PORTUMEX RESTURANT, INC.; ANTONIO G. MOURA; MARIA DEL	) COMPLAINT	
15	ROSARIO MOURA,		
16	Defendants.		
17		)	
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19 20		_)	
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21 22			
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	STIPULATION FOR EXTENSION OF TIME		
		ge 1	
		Dockets.Justia.com	

IT IS HEREBY STIPULATED by and between Plaintiff, Albert Dytch ("In and Defendant. Maria Del Rosario Moura ("Defendant"), by and through their counsel, that pursuant to Federal Rule of Civil Procedure 6(a) and Local Rule 6-1(a), may have to and including August 12, 2016 to file a responsive pleading in this metatension of time does not alter the date of any event or any deadline already fixed order, including the deadline by which the joint site inspection must take place.	respective Defendant natter. This		
<ul> <li>counsel, that pursuant to Federal Rule of Civil Procedure 6(a) and Local Rule 6-1(a),</li> <li>may have to and including August 12, 2016 to file a responsive pleading in this m</li> <li>extension of time does not alter the date of any event or any deadline already fixed</li> <li>order, including the deadline by which the joint site inspection must take place.</li> </ul>	Defendant natter. This		
<ul> <li>4 may have to and including August 12, 2016 to file a responsive pleading in this m</li> <li>5 extension of time does not alter the date of any event or any deadline already fixed</li> <li>6 order, including the deadline by which the joint site inspection must take place.</li> </ul>	natter. This		
<ul> <li>5 extension of time does not alter the date of any event or any deadline already fixed</li> <li>6 order, including the deadline by which the joint site inspection must take place.</li> </ul>			
6 order, including the deadline by which the joint site inspection must take place.	d by Court		
7			
8 Dated: July 22, 2016 MOORE LAW FIRM, P.C.			
9			
10 Tanya E. Moore			
11     Attorney for Plaintiff       Albert Dytch			
12 Dated: July 22, 2016 ERICKSEN ARBUTHNOT			
14 <u>/s/</u>			
15   Andrew Kozlow     16   Attorney for Defendant			
16 Maria Del Rosario Moura			
17 18 Datadi July 26 2016 TES DISTRICE			
18 Dated: July 20, 2010			
19 20 IT IS SO ORDERED			
20 21			
21 22 Judge Joseph C. Spero			
22 23			
24 25 25			
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STIPULATION FOR EXTENSION OF TIME			
Page 2			

Signa	nture Attestation	
Pursuant to Civil L.R. 5-1(i), I hereby attest that concurrence in the filing of this		
document had been obtained from each the other signatories whose signatures are indicated by		
a conformed signature ("/s/") within this e	e-filed document.	
DATED: July 22, 2016	ERICKSEN ARBUTHNOT	
	Du /a/ Andrau Vozlow	
	By: /s/ Andrew Kozlow	
	Attorney for Defendant Maria Del Rosario Moura	
STIPLILATION	FOR EXTENSION OF TIME	
	Page 3	
	Pursuant to Civil L.R. 5-1(i), I her document had been obtained from each th a conformed signature ("/s/") within this of DATED: July 22, 2016	