1	PENELOPE A. PREOVOLOS (CA SBN 87607)			
2	PPreovolos@mofo.com GRANT C. SCHRADER (CA SBN 273498)			
3	GSchrader@mofo.com MORRISON & FOERSTER LLP			
4	425 Market Street			
5	San Francisco, California 94105-2482 Telephone: 415.268.7000			
6	Facsimile: 415.268.7522			
7 8	Attorneys for Defendants CPA GLOBAL NORTH AMERICA, LLC, AND CPA GLOBAL LIMITED			
9				
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12		C N 2.16 02662 I.D. ICT		
13	RUN THEM SWEET, LLC, a California limited liability company, on behalf of	Case No. 3:16-cv-03662- LB JST		
14	themselves and those similarly situated,	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE AND		
15	Plaintiff,	[PROPOSED] ORDER		
16	V.			
17	CPA GLOBAL LIMITED, a foreign entity			
18	formed under the laws of the Island of Jersey, Channel Islands, and CPA GLOBAL NORTH			
19	AMERICA, LLC, a Delaware limited liability company,			
20	Defendants.			
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28	STIPULATION TO CONTINUE CASE MANAGEMENT Case No. 3:16-cv-03662-JST sf-3697235	Γ CONFERENCE		

I		
1	Dated: September 28, 2016	PENELOPE PREOVOLOS GRANT C. SCHRADER
2		MORRISON & FOERSTER LLP
3		
4		By: /s/ Grant C. Schrader
5		Grant C. Schrader
6		Attorneys for Defendant CPA GLOBAL NORTH AMERICA, LLC AND CPA GLOBAL LIMITED
7		LEC AND CFA GLOBAL LIMITED
8	Dated: September 28, 2016	ETHAN J. BROWN GEOFFREY A. NERI
9		BROWN, NERI, SMITH & KHAN LLP
10		
11		By: /s/ Geoffrey A. Neri
12		Geoffrey A. Neri
13		Attorneys for Plaintiff RUN THEM SWEET, LLC
14		
15	PURSUANT TO STIPULATION, IT	IS SO ORDERED.
1.0		
16	Datadi Santambar 20 2016	and the
17	Dated: September 28, 2016	Hon. Jon S. Tigar United States District Judge
17 18	Dated: September 28, 2016	Hon. Jon S. Tigar United States District Judge
17	Dated: September 28, 2016	
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17 18 19 20 21 22 23 24 25	Dated: September 28, 2016	

1	ECF ATTESTATION		
2	I, Grant C. Schrader, am the ECF user whose ID and password are being used to file this:		
3	STIPULATION TO CONTINUE CASE MANAGEMENT CONFERENCE AND		
4	[PROPOSED] ORDER		
5	In compliance with Civil Local Rule 5-4.3.4, I hereby attest that Geoffrey A. Neri concurs in this filing's content and has authorized the filing.		
6			
7			
8	Dated: September 28, 2016 MORRISON & FOERSTER LLP		
9			
10	By: /s/ Grant C. Schrader		
11	Grant C. Schrader		
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5				
6				
7	Attorneys for Defendants			
8	CPA GLOBAL NORTH AMERICA, LLC, AND CPA GLOBAL LIMITED			
9				
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12				
13	RUN THEM SWEET, LLC, a California limited	Case No. 3:16-cv-03662-JST		
14	liability company, on behalf of themselves and those similarly situated,			
15	Plaintiff,	DECLARATION OF GRANT C. SCHRADER IN SUPPORT OF		
1617	v.	STIPULATION TO CONTINUE CASE MANAGEMENT		
18	CPA GLOBAL LIMITED, a foreign entity	CONFERENCE		
19	formed under the laws of the Island of Jersey, Channel Islands, and CPA GLOBAL NORTH			
20	AMERICA, LLC, a Delaware limited liability			
21	company,			
22	Defendants.			
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	SCHRADER DECL. ISO STIP. TO CONTINUE CASE MANAGEMENT CONFERENCE sf-3697264			

I, Grant C. Schrader, declare as follows:

- 1. I am an attorney licensed to practice law in the State of California and am admitted to practice before this Court. I am an associate with the law firm of Morrison & Foerster LLP, counsel of record for defendants CPA Global Limited and CPA Global North America, LLC (collectively, "Defendants"). I submit this Declaration in support of the parties' stipulation to continue the case management conference. I make this Declaration based on my personal knowledge and discussions with Plaintiff's counsel, Geoffrey Neri. If called as a witness, I would testify to the facts set forth below.
- 2. Plaintiff filed its Complaint in this case on June 29, 2016, and served the Complaint on CPA Global North America LLC on July 1, 2016. Defendants' counsel accepted service of the Complaint on behalf of CPA Global Limited on July 18, 2016.
- 3. On July 20, 2016, the parties stipulated to extend Defendants' deadline to respond to the Complaint until September 6, 2016. (Dkt. 12.)
- 4. On August 18, 2016, Defendants filed a motion to transfer this action to the Eastern District of Virginia on the basis of a forum-selection clause in the parties' contract and under the *forum non conveniens* factors codified in 28 U.S.C. § 1404(a). (Dkt. 20.)
- 5. On August 24, 2016, the parties stipulated to a briefing schedule on Defendants' motion to transfer and to extend Defendants' time to respond to the Complaint until 30 days after the Court's order on the motion to transfer. (Dkt. 22.) The Court granted the parties' stipulation the following day. (Dkt. 23.)
- 6. Plaintiff filed its Opposition to Defendants' motion to transfer on September 8, 2016 (Dkt. 25), and Defendants filed their Reply on September 22, 2016 (Dkt. 26). The motion is set for hearing on October 25. (Dkt. 24.)
 - 7. The initial case management conference is scheduled for October 12, 2016.
- 8. Given the motion to transfer implicates fundamental issues concerning the proper venue for this case and Defendants have not yet answered the Complaint, the parties have agreed