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7	Attorneys for Defendant		
8	RICHARD DAPELO dba QUALITY STAINLESS TANKS		
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10	SAN FRANCISCO DIVISION		
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12	CALIFORNIA SPORTFISHING	Case No. 3:17-cv-00321-EMC	
13	PROTECTION ALLIANCE, etc.,	STIPULATION TO CONTINUE CASE	
14	Plaintiff,	MANAGEMENT CONFERENCE AND	
15	V.	ASSOCIATED DEADLINES; AND	
16	RICHARD DAPELO etc. et al	[PROPOSED] ORDER	
16 17	RICHARD DAPELO, etc., et al.,	[PROPOSED] ORDER Civil L.R. 6-2	
	RICHARD DAPELO, etc., et al., Defendants.	_	
17	Defendants.	_	
17 18	Defendants.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo	
17 18 19	Defendants. Plaintiff California Sportfishing Protection respectfully submit this stipulation and proposition.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo	
17 18 19 20	Defendants. Plaintiff California Sportfishing Protection respectfully submit this stipulation and proposition.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating	
17 18 19 20 21	Defendants. Plaintiff California Sportfishing Protection respectfully submit this stipulation and proposition whereas, Plaintiff and Defendant in good faith to attempt to reach a settlement.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating	
17 18 19 20 21 22	Defendants. Plaintiff California Sportfishing Protection respectfully submit this stipulation and proposition whereas, Plaintiff and Defendant in good faith to attempt to reach a settlement.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating in this action; and	
17 18 19 20 21 22 23	Defendants. Plaintiff California Sportfishing Protective respectfully submit this stipulation and proposition whereas, Plaintiff and Defendant in good faith to attempt to reach a settlement whereas, the Parties are in continuous the specific terms of a settlement; and	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating in this action; and	
17 18 19 20 21 22 23 24	Defendants. Plaintiff California Sportfishing Protection of the respectfully submit this stipulation and propose WHEREAS, Plaintiff and Defendant in good faith to attempt to reach a settlement whereas whereas the Parties are in continuate the specific terms of a settlement; and whereas, the Court, at the Parties.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating in this action; and using settlement discussions and are working on	
17 18 19 20 21 22 23 24 25	Defendants. Plaintiff California Sportfishing Protective respectfully submit this stipulation and proposition whereas, Plaintiff and Defendant in good faith to attempt to reach a settlement whereas, the Parties are in continuate specific terms of a settlement; and whereas, the Court, at the Parties matter on March 23, 2017 (Docket No. 16), as	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating in this action; and using settlement discussions and are working on request, modified the Court's schedule for this	
17 18 19 20 21 22 23 24 25 26	Defendants. Plaintiff California Sportfishing Protective respectfully submit this stipulation and propose WHEREAS, Plaintiff and Defendant in good faith to attempt to reach a settlement whereas, the Parties are in continuate the specific terms of a settlement; and whereas, the Court, at the Parties matter on March 23, 2017 (Docket No. 16), at the dates for Defendant's response to the continuation.	Civil L.R. 6-2 ction Alliance and Defendant Richard Dapelo sed order as follows: (collectively, the Parties) have been negotiating in this action; and using settlement discussions and are working on request, modified the Court's schedule for this and May 9, 2017 (Docket No. 20) by rescheduling	

Stipulation to continue Case Management Conference, etc. and [Proposed] Order - 1

1	and associated deadlines; and		
2	WHEREAS, the Court, after Defendant's declination of magistrate jurisdiction issued		
3	its Case Management Conference Order in Reassigned Case on July 12, 2017 (Docket No. 26),		
4	setting the initial Case Management Conference for August 24, 2017, with related dates as set		
5	by the Court, the Local Rules and the Federal Rules of Civil Procedure;		
6	WHEREAS, the Parties wish to attempt to conclude their settlement negotiations and		
7	the specific terms of a settlement within the next thirty (30) days.		
8	NOW, THEREFORE, THE PARTIES STIPULATE AS FOLLOWS:		
9	The Court is requested to:		
10	(a) Continue the Case Management Conference to October 5, 2017, or as soon		
11	thereafter as may be convenient for the Court;		
12	(b) Continue all deadlines pursuant to Fed. R. Civ. P. 26 currently based on the Augus		
13	24, 2017 Case Management Conference date to the new date for the Case Management		
14	Conference.		
15	DATED: August 10, 2017	THE ARNOLD LAW PRACTICE	
16			
17		By: /s/ James R. Arnold JAMES R. ARNOLD	
18		JOHN A. BEARD	
19		Attorneys for Defendant RICHARD DAPELO	
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21	DATED: August 10, 2017	AQUA TERRA AERIS LAW GROUP LLP	
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23		By: /s/ Anthony M. Barnes	
24		ANTHONY M. BARNES Attorneys for Plaintiff	
25		CALIFORNIA SPORTFISHING	
26	//	PROTECTION ALLIANCE	
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ATTESTATION FOR E-FILING I hereby attest pursuant to Civil L.R. 5-1(i)(3) that I have obtained concurrence in the filing of this document from the signatories prior to filing. **DATED:** August 10, 2017 By: /s/ John A. Beard

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED. The Case Management Conference shall be October 5, 2017, and the Case Management Statement due September 28, 2017. All related deadlines are reset accordingly.

DATED: _____8/15/17

