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12	ALBERT DYTCH		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO		
15	ALBERT DYTCH,	Case No. 4:17-CV-00636 WHA	
16	Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINE TO	
17	v.	CONDUCT JOINT INSPECTION OF PREMISES	
18	HI-SUK T. DONG, individually and dba MUA OAKLAND BAR &		
19	RESTAURANT; SANJU DONG, an individual and dba MUA OAKLAND BAR		
20	& RESTAURANT;		
21	Defendants.		
22			
23	On February 10, 2017, the Court filed and entered its Scheduling Order for Cases		
24	Asserting Denial of Right of Access Under Americans with Disabilities Act Title II & III		
25	("Order"). Pursuant to the Order, the parties' deadline to hold a joint inspection of premises in		
26	accordance with General Order No. 56 is currently May 24, 2017.		
27	WHEREAS, the parties have been, and continue to be, engaged in discussions regarding		
28	availability for a joint site inspection; and		
	(30112.00001) #774325.2 Order re:		
	JOINT STIPULATION TO CONTINUE INSPECTION CASE 4:17-cv-00636		

1	WHEREAS, both Defendants are unavailable to attend an inspection in the month of April	
2	due to international travel for a family engagement; and	
3	WHEREAS, Counsel for Defendants is not available to attend an inspection from May 5 th	
4	through May 20, 2017, due to preplanned international travel; and	
5	WHEREAS, Defendants' certified access specialist is unavailable to attend an inspection	
6	from May 1st through May 28, 2017, due to preplanned travel; and	
7	WHEREAS, the parties have agreed on a site inspection date of June 2, 2017, at 3:00	
8	p.m.; and	
9	WHEREAS, the parties and their counsel have agreed to extend the deadline to conduct	
10	the Joint Site Inspection to June 12, 2017.	
11	THEREFORE, the parties hereby request that the Court continue the deadline to complete	
12	inspection of the premises in this matter to June 12, 2017.	
13	IT IS SO STIPULATED.	
14	Dated: April 17, 2017	DONAHUE FITZGERALD LLP
15		
16		By: /s/ Mark A. Delgado
17		Mark A. Delgado Attorneys for Defendants
18		HI-SUK T. DONG and SANJU DONG
19	Dated: April 17, 2017	MISSION LAW FIRM, A.P.C.
20		
21		By: /s/ Zachary M. Best
22		Zachary M. Best Attorneys for Plaintiff
23		ALBERT DYTCH
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28	(20112.00001) #571227.2	2
	(30112.00001) #774325.2 Order re:	- 2 -

ORDER Pursuant to the Stipulation of the parties, and for good cause, the Court hereby continues the deadline to complete inspection of premises to June 12, 2017. IT IS SO ORDERED. Dated: _____ UNITED STATES DISTRICT JUDGE

(30112.00001) #774325.2 Order re: