1 Zachary M. Best, SBN 166035 MISSION LAW FIRM, A.P.C. 2 332 North Second Street San Jose, California 95112 3 Telephone (408) 298-2000 Facsimile (408) 298-6046 4 E-mail: service@mission.legal 5 Attorneys for Plaintiff Francisca Moralez 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 FRANCISCA MORALEZ, No. 3:17-cv-00676-JST 12 Plaintiff, STIPULATION TO EXTEND DEADLINE TO COMPLETE JOINT SITE 13 vs. INSPECTION REQUIRED BY GENERAL 14 ORDER 56; [PROPOSED] ORDER LUZ PATRICIA NAVARRO dba CINCO DE ) MAYO RESTAURANT, et al., 15 Defendants. 16 17 18 Plaintiff, Francisca Moralez ("Plaintiff"), and Defendants, Luz Patricia Navarro dba 19 Cinco de Mayo Restaurant; Douglas W. Knight; Katherine K. Robbins, Trustee of the 20 Katherine K. Robbins Trust dated February 2, 2001; Julienne Lemoine; and James M. Lemoine 21 (collectively "Defendants," and together with Plaintiff, "the Parties"), by and through their 22 respective counsel, hereby stipulate as follows: 23 This action arises out of Plaintiff's claims that Defendants denied her full and 1. 24 equal access to their public accommodation on account of her disability in violation of Title III 25 of the Americans with Disabilities Act ("ADA") and parallel California law. Plaintiff seeks 26 injunctive relief under federal and California law, as well as damages under California law. 27 This matter therefore proceeds under this district's General Order 56 which governs ADA 28 access matters. STIPULATION TO CONTINUE DEADLINE FOR JOINT SITE INSPECTION; [PROPOSED]-ORDER Page 1

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1	2.	The Court has ordered th	at the Parties conduct a joint site inspection of the	
2	subject property on or before May 25, 2017 (Dkt. 4).			
3	3. Counsel for Defendants is unavailable to conduct the joint site inspection prior to			
4	the May 25, 2017 deadline.			
5	4.	The Parties and their coun	sel have agreed to conduct the joint site inspection on	
6	June 20, 2017 at 11:00 a.m.			
7	5.	Accordingly, the Parties st	ipulate to extend the deadline to conduct the joint site	
8	inspection, to June 20, 2017.			
9				
10	IT IS SO STIPULATED.			
11	Dated: April	1 26, 2017	MISSION LAW FIRM, A.P.C.	
12			/ /7 1 M.D.	
13			/s/ Zachary M. Best Zachary M. Best	
14			Attorneys for Plaintiff, Jose Trujillo	
15			Jose Trujino	
16	Dated: April	1 26, 2017	VAUGHAN & ASSOCIATES	
17				
18			/s/ Cris C. Vaughan Cris C. Vaughan	
19			Attorneys for Defendants Luz Patricia Navarro dba Cinco de Mayo	
20			Restaurant; Douglas W. Knight; Katherine K.	
21			Robbins, Trustee of the Katherine K. Robbins Trust dated February 2, 2001; Julienne Lemoine;	
22			and James M. Lemoine	
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1	<u>ORDER</u>			
2	The Parties having so stipulated and good cause appearing,			
3	IT IS HEREBY ORDERED that the deadline for the Parties to complete the joint site			
4	inspection is extended to June 20, 2017, with all dates triggered by that deadline continued			
5	accordingly.			
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7	IT IS SO ORDERED.			
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9	Dated: April 26, 2017			
10	United States District Judge			
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