1	THOMAS E. FRANKOVICH (State Bar #074414) AMANDA LOCKHART (State Bar #289900) THOMAS E. FRANKOVICH,		
2			
3	A PROFESSIONAL LAW CORPORATION 702 Mangrove Avenue, #304 Chico, CA 95926 Telephone: (415) 389-8600 Empire also be the control of the control		
4			
5	Email: alockhart@disabilitieslaw.com  Attorney for Plaintiff		
6			
7	UNITED STATES DISTRICT COURT		
8	NODTHEDN DISTRICT OF CALLEODNIA		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	JEANETTE BROWN,	) CASE NO. 3:17-cv-01914-EMC	
11		)	
12	Plaintiff,	) JOINT STIPULATION TO CONTINUE ) THE MEDIATION DEADLINE and	
13	v.	ORDER [proposed] THEREON	
14	HANSON SHOPPING CENTER, et al.	)	
15	Defendants.	)	
16	CS7 - Card Annie A	)	
17	Plaintiff Iganetta Brown and Defende	enta Hanson Shannina Cautan Viatan 7 Hanna	
18	Plaintiff Jeanette Brown and Defendants Hanson Shopping Center, Victor Z. Hanson,		
19	Trustee, Martin Rodriguez, and Saprina Rodriguez (hereinafter "the Parties"), by and through		
20	their respective counsel, stipulate to the following:		
21	Whereas, the instant matter was set for a mediation on November 6, 2017; and,		
22	whereas, the instant matter was set in	of a mediation on November 6, 2017, and,	
23	Whereas the Parties have been inform	nally working toward a settlement; and,	
24	vincitas, the raities have been infor	nany working toward a settlement, and,	
25	Whereas, Defendant Hanson is ill and	was unable to attend the mediation; and	
26	Whereas, Defendant Hanson is ill and was unable to attend the mediation; and,		
27	Whereas, in light of the defendant's unavailability and the Parties' intent to try to settle		
28	the case outside of a formal mediation, the Parties agreed to continue the mediation date; and		
	-		
	Joint Stipulation re Mediation Deadline	Case No. 17-01914	

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2	Whereas, the decision to continue mediation was also agreed to by mediator Jonatha	
3	Lee; and	
4		
5	Whereas, the Parties have agreed	to a tentative mediation date of December 19, 2017,
6	should the case fail to settle; and	
7		
8	Whereas, the current mediation deadline is November 28, 2017; therefore,	
9		
10	IT IS HEREBY STIPULATED by and between the Parties through their designated	
11	counsel that the mediation deadline is continued to December 20, 2017.	
12		
13	IT IS SO STIPULATED.	
14	D + 1 N 1 2 2017	SHOWAGE ED VINORION ADIO
15	Compatible Community of the Control	THOMAS E. FRANKOVICH, APLC  A PROFESSIONAL LAW CORPORATION
16		
17		By: /s/ Thomas E. Frankovich Thomas E. Frankovich
18	A	Attorneys for Plaintiff
19	Dated: ///16, 2017	VEARY and O'BRIEN
20	1/10,300	De JAA.
21		By. Car of IV
22		Christopher J. Neary Attorneys for Defendants
23		·
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25		
26		
27		

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## ORDER [proposed]

Having considered the Stipulation, and for good cause shown, the Court hereby

GRANTS the request. The Parties shall have up to December 20, 2017, to complete

mediation.

CMC is reset from 12/20/17 to 1/18/18 at 9:30 a.m.

IT IS SO ORDERED.

Dated: 11/22/17

Honorable Edward M. Chen United States District Court Judge