1 2 3 4 5 6 7	TROUTMAN SANDERS LLP Dean A. Morehous, Bar No. 111841 dean.morehous@troutmansanders.com Craig C. Crockett, Bar No. 265161 craig.crockett@troutmansanders.com Ryan A. Lewis, Bar No. 307253 ryan.lewis@troutmansanders.com 580 California Street, Suite 1100 San Francisco, CA 94104 Telephone: 415.477.5700 Facsimile: 415.477.5710 Attorneys for Defendants		
8	BERING PACIFIC RANCHES LIMITED and PATRICK HARVIE		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12			
13	SUSTAINABLE RANCHING	Case No. 17-cv-02323-JST	
14	PARTNERS, INC., Plaintiff,	STIPULATION AND <del>[PROPOSED]</del> ORDER SELECTING ADR PROCESS	
15			
16	V.	Complaint Filed: April 25, 2017	
17	BERING PACIFIC RANCHES LIMITED and PATRICK HARVIE,		
18	Defendants.		
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TROUTMAN SANDERS LLI 580 California Street, 11th floo		17-CV-02323-JST	
SAN FRANCISCO, CA 94104	STIPULATION AND [PROPOSED] ORDER SELECTING ADR PROCESS		

1	Counsel report that they have met and conferred regarding ADR and have reached the			
2	following stipulation pursuant to Civil L.R. 16-8 and ADR L.R. 3-5:			
3	The parties agree to participate in the following ADR process:			
4	Court Proces			
5		Non-binding Arbitration ( Early Neutral Evaluation		
6		Mediation (ADR L.R. 6)		
7	(Note: Parties who believe that an early settlement conference with a Magistrate Judge is appreciably more likely to meet their needs than any other form of ADR must participate in an			
8	ADR phone conference and may not file this form. They must instead file a Notice of Need for ADR Phone Conference. See Civil Local Rule 16-8 and ADR L.R. 3-5)			
9	Private Process:			
10		Mediation	tify process and provider) <u>JA</u>	MS Private
11				
12	The parties agree to hold the ADR session by:			
13			(The deadline is 90 days from o an ADR process unless othe	
14			-	rwise orderea.)
15		other requested deadline	November 15, 2017	
16	Dated: July 5, 2017		TROUTMAN SANDERS I	LP
17				
18			By: /s/ Dean A. Morehous	_
19			DEAN A. MOREHOUS Attorneys for Defendant	ts
20			BERING PACIFIC RAI and PATRICK HARVII	
21				
22	Dated: July 5, 2017		MORALES FIERRO & RE	EVES
23				
24			By: /s/ William C. Reeves	
25			WILLIAM C. REEVES Attorneys for Plaintiff	
26			SUSTAINABLE RANC PARTNERS, INC.	CHING
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TROUTMAN SANDERS LLI 580 California Street, 11th Floo				17-CV-02323-JST
SAN FRANCISCO, CA 94104		STIFULATION AND [FKOPOSED] (	ORDER SELECTING ADR PROCESS	

1	Pursuant to L.R. $5-1(i)(3)$ , the undersigned hereby attests that all parties have concurred
2	in the filing of this stipulation.
3	
4	By: <u>/s/ Dean A. Morehous</u> DEAN A. MOREHOUS
5	DEAN A. MOREHOUS
6	[PROPOSED]-ORDER
7	<ul> <li>The parties' stipulation is adopted and IT IS SO ORDERED.</li> <li>The parties' stipulation is modified as follows, and IT IS SO ORDERED.</li> </ul>
8	$\Box$ The parties' stipulation is modified as follows, and IT IS SO ORDERED.
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10	Dated: July 6, 2017
11	UNITED STATES JUDGE
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TROUTMAN SANDERS LLI	2 17-CV-02323-JST
580 CALIFORNIA STREET, 11TH FLOO San Francisco, CA 94104	STIPULATION AND <del>[PROPOSED]</del> ORDER SELECTING ADR PROCESS