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7 Attorneys for Defendants
 DANIEL CANTRELL and WHITING FALLON ROSS
 8 & ABEL LLP

9 IN THE UNITED STATES DISTRICT COURT
 10 NORTHERN DISTRICT OF CALIFORNIA
 11 SAN FRANCISCO DIVISION

12 JOSEPH SWEENEY,
 13
 14 Plaintiff,

15 vs.

16 KERI EVILSIZOR, et al.,
 17 Defendants.

CASE NO. 3:17-CV-04866 (EMC)

Hon. Edward M. Chen

**JOINT STIPULATION AND [PROPOSED]
 ORDER TO CONTINUE INITIAL CASE
 MANAGEMENT CONFERENCE AND
 OTHER PENDING DEADLINES (L.R. 6-2)**

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 19
 20 Pursuant to Civil Local Rule 6-2, the parties hereby mutually agree and respectfully
 21 request that this Court continue the Initial Case Management Conference currently set for
 22 November 30, 2017 at 9:30 a.m. to January 25, 2018 at 9:30 a.m., or as soon thereafter as this
 23 Court is available.

24 The parties mutually agree and respectfully request that their deadlines to meet and confer
 25 regarding initial disclosures, file ADR Certification, file either Stipulation to ADR Process or
 26 Notice of Need for ADR Phone Conference also be extended accordingly.
 27
 28

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1 The parties mutually agree and respectfully request that their deadline to file a Rule 26(f)
2 Report, complete initial disclosures, and file a Joint Case Management Statement shall be
3 extended to January 18, 2018.

4 The reason for this request is that the parties have conditionally settled this case pending
5 approval of a global settlement agreement in the related underlying family court action currently
6 pending in the Contra Costa Superior Court as Case No. FLMSD13-01648. Settlement of the
7 family court action includes resolution of the above-entitled action.

8 It is further stipulated by and between the parties, through their respective counsels of
9 record, and subject to the approval of this Court, that defendants' time to respond to the initial
10 complaint in the above-entitled action be extended to January 18, 2018. This is the third request
11 for an extension of time to file responsive pleadings. The parties have conferred and share an
12 interest in an efficient and economical approach to managing this litigation. In that regard, the
13 parties believe extending defendants' time to respond would prevent the unnecessary expenditure
14 of resources.

15 The requested changes will not appreciably delay proceedings in this action and will
16 enable more efficient and economical management of the litigation.

17
18 **IT IS SO STIPULATED.**

19
20 Dated: November 14, 2017

By: /s/ Joseph Sweeney
Joseph Sweeney, Plaintiff *in pro per*

21
22
23
24 Dated: November 14, 2017

ROECA HAAS MONTES DE OCA LLP

By: /s/ Russell S. Roeca
Russell S. Roeca
Attorney for Defendants
DANIEL CANTRELL and WHITING FALLON
ROSS & ABEL LLP

1 Dated: November 14, 2017

WAGNER KIRKMAN BLAINE KLOMPARENS
& YOUMANS LLP

2
3 By: /s/ Carl Paul Blaine
4 Carl Paul Blaine
5 Attorney for Defendants
6 ROBIN KLOMPARENS and WAGNER
7 KIRKMAN BLAINE KLOMPARENS &
8 YOUMANS LLP

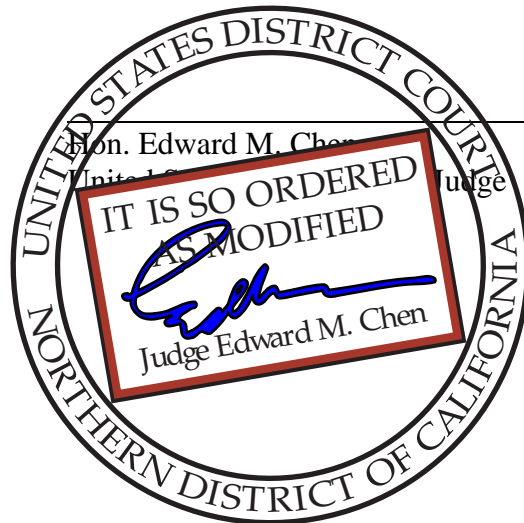
9 Dated: November 14, 2017

MURPHY PEARSON BRADLEY FEENEY

10 By: /s/ Jonathan Matthew Blute
11 Jonathan Matthew Blute
12 Attorney for Defendants
13 SUCHERMAN INSALACO LLP,
14 MICHELENE INSALACO, and STACI
15 LAMBRIGHT

16 **PURSUANT TO STIPULATION, IT IS SO ORDERED.** CMC reset for 1/25/18 at
17 9:30 a.m.

18
19 Dated: 11/16/17



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CASE NO. 3:17-CV-04866 (EMC)

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**DECLARATION OF RUSSELL S. ROECA
IN SUPPORT OF STIPULATED
REQUEST**

18
19 I, Russell S. Roeca, declare:

20 1. I am partner at Roeca Haas Montes De Oca, LLP, attorneys of record for
21 defendants DANIEL CANTRELL and WHITING FALLON ROSS & ABEL LLP.

22 2. I have personal knowledge of the matters set forth in this declaration, and if called
23 as a witness, could and would competently testify to these matters.

24 3. I make this declaration in support of the parties' Joint Stipulation to Continue
25 Initial Case Management Conference and Other Pending Deadlines, including defendants' time to
26 respond to the complaint.

27 4. This is the parties' first stipulation to continue the Initial Case Management
28

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