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5 Attorneys for Defendant
 6 RUDOLPH D. SANTINI, TRUSTEE OF THE SANTINI EXCLUSION TRUST

7
 8 **UNITED STATES DISTRICT COURT**
 9 **NORTHERN DISTRICT OF CALIFORNIA**

10
 11 MARSHALL LOSKOT, an individual,)
)
 12 Plaintiff,)

13 vs.)

14 BRAVO PIZZA and RESTAURANT,)
)
 15 a.k.a. RUDOLPH D. SANTINI, TRUSTEE)
 OF THE SANTINI EXCLUSION TRUST;)
 16 IOLE SARI and CLORINDA M.)
)
 17 ORLOVICH, TRUSTEES OF THE)
)
 18 SANTINI SURVIVORS TRUST; and)
)
 19 ROSALIND D. BASTIAN, TRUSTEE OF)
)
 THE ROSALIND D. BASTIAN)
)
 20 REVOCABLE TRUST OF 2005)
)
 Defendants.)

Case No.: **CV09-4194 SBA**

**STIPULATION FOR CONTINUING
 DEADLINE FOR PARTIES TO
 CONDUCT THE JOINT SITE
 INSPECTION AND ~~PROPOSED~~
 ORDER**

Complaint Filed: October 23, 2008

21
 22 Plaintiff MARSHALL LOSKOT and Defendant RUDOLPH D. SANTINI, TRUSTEE
 23 OF THE SANTINI EXCLUSION TRUST, on behalf of all owners at the subject property,
 24 by and through their respective counsel, respectfully request and stipulate, as follows:

25 1. That the joint site inspection, as Ordered by General Order, 56 ¶ 3,4, scheduled for
 26 March 19, 2010 at 11:00 a.m. be continued to April 14, 2010 at 11:00 a.m.

27 2. Good cause exists to continue the joint site inspection as defense counsel was
 28 notified on March 17, 2010 by defendant’s retained expert, Kim Blackseth, Esq., that he

1 would be unable to attend the inspection due to an unexpected medical emergency which
2 requires emergency surgery that could not be delayed.

3 3. In light of the above, the parties agree, stipulate and request that they be granted up
4 to and including April 14, 2010 to conduct the joint site inspection of the premises, pursuant
5 to General Order 56.

6 Respectfully submitted,

8 Dated: March 19, 2010

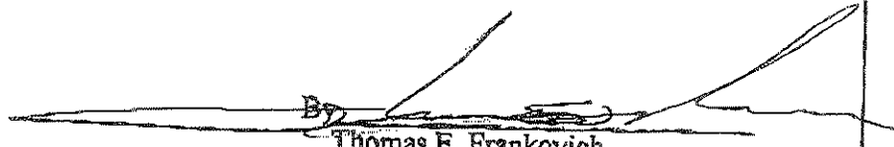
BLEDSON, CATHCART, DIESTEL,
PEDERSEN & TREPPA, LLP

By 

L. Jay Pedersen
H. Paul Efstratis
Attorneys for Defendant
RUDOLPH D. SANTINI,
TRUSTEE OF THE SANTINI
EXCLUSION TRUST

15 Dated: March 19, 2010

THOMAS E. FRANKOVICH, ESQ.
A PROFESSIONAL LAW
CORPORATION

By 

Thomas E. Frankovich
Attorney for Plaintiff
MARSHALL LOSKOT

ORDER

22 IT IS SO ORDERED that the last day for the parties and counsel to conduct the
23 General Order 56 site inspection of the premises is up to and including April 14, 2010.

25 Dated: 3/25/10



HONORABLE SAUNDRA B. ARMSTRONG
United States District Judge