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14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	ANDREW H. and ROBIN MEISEL,	Case No. CV 10-01786 LB	
18	Husband and Wife, individually and as Trustees of the Andrew H. Meisel & Robin	STIPULATION AND ORDER TO	
19	H. Meisel 2000 Revocable Trust; AR MEISEL PROPERTIES, LLC, a California	EXTEND DUE DATE OF PRETRIAL FILINGS, OPPOSITIONS, OBJECTIONS,	
20	Limited Liability Company; SYBIL MEISEL, individually; EDWARD	EXHIBITS, DEPOSITION DESIGNA- TIONS, AND CROSS-MOTIONS TO ENFORCE SETTLEMENT	
21	MEISEL, Individually; MEISEL FAMILY PARTNERSHIP, a New York General	ENFORCE SETTLEMENT	
22	Partnership; IRVIN LAXINETA, individually; IRVIN and MARILYN D.		
23	LAXINETA, trustees of the (Irvin B. and Marilyn D.) Laxineta Family Trust;		
24	ROBERT LAXINETA and SYLVIA LAXINETA, Trustees of the Laxineta		
	Family Trust; MARC LAXINETA,		
25 26	individually; and GERALD HART, individually,		
26	Plaintiffs,		
27	VS.		
28			
	STIPULATION AND ORDER TO EXTEND DUE DATE OF PRETRIALCase No. CV 10-01786 LBFILINGS, OPPOSITIONS, OBJECTIONS, EXHIBITS, DEPOSITION6		
	DESIGNATIONS, AND CROSS-MOTIONS TO ENFORCE SETTLEMENT		

McNAMARA, NEY, BEATTY, SLATTERY, BORGES & AMBACHER LLP ATTORNEYS AT LAW P.O. BOX 5288, WALNUT CREEK, CA 94596 TELEPHONE: (925) 939-5330

	1 2 3 4 5 6	MARK KAUFMAN, individually and dba KAUFMAN PROPERTIES; MARK ALAN KAUFMAN PROPERTIES, INC., a suspended California Corporation; MARK KAUFMAN PROPERTIES, INC., a California corporation; MIDLAND MAK MANAGEMENT, LLC, a Delaware limited liability company; DOES 1-50, inclusive. Defendants.	
	7		
	8	To: HONORABLE LAUREL BEELER, UNITED STATES MAGISTRATE JUDGE: IT IS HEREBY STIPULATED by the parties, through their respective attorneys of	
	9 10	record, that the due date of all Pre-trial filings currently due to be filed with the Court on <i>October</i>	
	10	20, 2011, and the due date of all Oppositions, Objections, Exhibits, and Deposition Designations	
	12	currently due to be filed with the Court on <i>October 27, 2011</i> , are extended by one week, that is to	
9-5330	12	October 27, 2011, and November 3, 2011, respectively.	
(*25) 939-5330	14	The Cross-Motions to Enforce Settlement currently set for October 20, 2011, will be	
	15	continued to October 27, 2011.	
TELEPHONE	16	Good cause for the extension of the due dates of these filings is set forth in the Declaration	
1	17	of Seth J. Schwartz filed herewith.	
	18	Dated: October 19, 2011 MCNAMARA, NEY, BEATTY, SLATTERY, BOUGUS & AND ACHUR 11 D	
	19	BORGES & AMBACHER LLP	
	20	By: Alter Sich	
	21	Seth J. Schwartz Denise J. Serra	
	22	Attorneys for Plaintiffs	
	23	Dated: October 19, 2011 PAUL M. HITTECMAN	
	24	Jan Allettete	
	25	By. Paul M. Hittelman	
	26	Attorneys for Defendants	
	27 28		
	20	STIPULATION AND ORDER TO EXTEND DUE DATE OF PRETRIAL 2 Case No. CV 10-01786 LB FILINGS, OPPOSITIONS, OBJECTIONS, EXHIBITS, DEPOSITION DESIGNATIONS, AND CROSS-MOTIONS TO ENFORCE SETTLEMENT	

Pursuant to the stipulation, IT IS SO ORDERED. The court directs the parties to provide an email update by Tuesday, October 25, 2011. DISTR Dated: October _20, 2011 Laurel/Beeler United Judge HagistPa Judge Laurel Beeler K:\STIM\1030 - Meisel\Pleadings\SJS PLDG stip to continue pre-trial filter ISTRIC TELEPHONE: (925) 939-5330 Case No. CV 10-01786 LB STIPULATION AND ORDER TO EXTEND DUE DATE OF PRETRIAL FILINGS, OPPOSITIONS, OBJECTIONS, EXHIBITS, DEPOSITION DESIGNATIONS, AND CROSS-MOTIONS TO ENFORCE SETTLEMENT

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