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15	Attorneys for Defendants HEDY KOVESDY, HUMEX INCOME TAX, INC. and				
16	SUZANNE NAGY	A, INC. aliu			
17	UNITED STATES DISTRICT COURT				
18	NORTHERN DIS	TRICT OF CALIFORNIA			
19	OAKLA	AND DIVISION			
20					
21	ERIC KOVESDY, an individual and sole proprietor of business known as Humex	Case No. CV10-2012-SBA			
22	Income Tax,	STIPULATION AND ORDER CONTINUING CASE MANAGEMENT CONFERENCE,			
23	Plaintiff,	MOTION TO DISMISS AND ADOPTING ADR PROCESS			
24	v.	ADRIROCESS			
25	HEDY KOVESDY, an individual; HUMEX INCOME TAX, INC., an entity;				
26	SUZANNE NAGY, an individual,				
27	Defendant.				
28		I			
		Stipulation and (Proposed) Order CV10-2012-SBA			

1	Plaintiff Eric Kovesdy and defendants Hedy Kovesdy, Humex Income Tax, Inc. and			
2	Suzanne Nagy hereby stipulate as follows:			
3	1.	That this matter may be referred to a hybrid ENE/Dispute Resolution proceeding, in		
4		which the neutral may provide a verbal assessment of the merits of the case without		
5		the need to prepare a written assessment or opinion;		
6	2.	That the neutral may engage in ex parte communications with the parties and their		
7		counsel as he/she deems appropriate, and may take the parties' underlying interests		
8		into account in discharging his/her duties;		
9	3.	That the neutral shall have expertise in trademark and trade secrecy law, and be drawn		
10		from the Court's ENE and/or mediation panels;		
11	4.	That the Case Management Conference presently scheduled in this matter on		
12		November 18, 2010 may be continued to February 16, 2011 at 3:30 p.m. via		
13		telephone . to facilitate the parties' discussions; and the parties shall <u>meet and confer</u>		
14		prior to the conference and shall prepare a joint Case Management Conference		
15		Statement which shall be filed no later than ten (10) days prior to the Case		
16		Management Conference that complies with the Standing Order For All Judges Of		
17		The Northern District Of California and the Standing Order of this Court. Plaintiffs		
18		shall be responsible for filing the statement as well as for arranging the conference		
19		call. All parties shall be on the line and shall call (510) 637-3559 at the above		
20		indicated date and time.		
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8	5. 7	Γhat defendants' motion to	dismiss, presently scheduled for December 7, 2010, may
9	b	pe continued to January 11,	2010 at 1:00 p.m. for the purpose of facilitating the
10	p	parties' discussions.	
11			
12	IT IS SO ST	TIPULATED.	
13	D-4-1, O-4-	h 27 2010	CARR M.CIELLAN INCERCOLL
14	Dated: Octo	ober 27, 2010	CARR, McCLELLAN, INGERSOLL, THOMPSON & HORN
15			Professional Law Corporation
16			By: /s/
17			W. George Wailes
18			Attorneys for Plaintiff ERIC KOVESDY
19	Dated: Octo	ober 27, 2010	CHAUVEL, ABRAHAM & DESCALSO, LLP
20			
21			By: /s/ Kenneth M. Weinfield, Esq.
22			Attorneys for Defendants HEDY KOVESDY, HUMEX INCOME TAX,
23			INC. and SUZANNE NAGY
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1	Pursuant to the foregoing stipulation of the parties, IT IS SO ORDERED.
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3	Dated: November 9, 2010
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5	L. A. B.O. A.
6	Hon. Saundra Brown Armstron
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