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    HOLGER SCHMIDT
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8
                             UNITED STATES DISTRICT COURT
9
                           NORTHERN DISTRICT OF CALIFORNIA
10
    JESSE HELTON; ALISHA PICCIRILLO:
11
                                             Case No. C10-04927
    CHAD LOWE; individually and on behalf of
    all others similarly situated,
12
                                             STIPULATION REQUESTING
                                             RESCHEDULING OF SETTLEMENT
                Plaintiff,
13
                                             CONFERNCE BEFORE MAGISTRATE
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                                             LAPORTE; and ORDER THEREON.
    VS.
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    FACTOR 5, INC.; FACTOR 5, LLC;
                                             Current Date:
                                                                August 26, 2011
    BLUHARVEST, LLC; WHITEHARVEST,
                                             Proposed Date:
                                                                September 22, 2011
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    LLC; JULIAN EGGEBRECHT; HOLGER
                                             Next CMC:
                                                                September 14, 2011
    SCHMIDT; THOMAS ENGEL; and DOES
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    1-100,
                                             Hon. Saundra Brown Armstrong
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                Defendants.
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                TO THE COURT:
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                The parties hereto, through their respective counsel, do represent and stipulate as
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    follows:
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                1.
                       By Notice of Settlement Conference and Settlement Conference Order, entered
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    on May 19, 2011, the Court notified the parties that the matter had been referred to Magistrate Judge
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    Elizabeth D. Laporte for Settlement Conference; and that the Settlement Conference was scheduled
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    for August 26, 2011.
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1	2. The Settlement Conference Order requires the presence of all parties with their
2 3	counsel.
4	3. The three individual defendants, Julian Eggebrecht, Holger Schmidt, and
	Thomas Engel, all have a prior commitment on August 26 <sup>th</sup> , in connection with the wedding of close
5	friends.
6 7	4. Plaintiffs and their counsel are amenable to rescheduling of the Settlement
	Conference to accommodate the defendants' prior commitment, other than in the final week of
8	September.
9	5. Magistrate Judge Laporte's clerk has indicated that September 22, 2011 might
	be available for the Settlement Conference, but that prior approval of the Court is required before the
11	Conference can be rescheduled.
12	Accordingly, the parties request the Court's permission to reschedule the Settlement
13	Conference.
14 15	DATED: June 3, 2011. SMITH LILLIS PITHA LLP
16	BY: /s/ James Smith (SBN 190050)
17	JAMES SMITH Attorneys for Plaintiffs
18	JESSE HELTON; ALISHA PICCIRILLO; CHAD LOWE; individually and on behalf of all others similarly situated
19	DATED: June 3, 2011.  BARTLETT, LEADER-PICONE & YOUNG, LLP
20	Divide 3, 2011.
21	BY: <u>/s/ Malcolm Leader-Picone (SBN 104620)</u> MALCOLM LEADER-PICONE
22	Attorneys for Defendants JULIAN EGGEBRECHT, THOMAS ENGEL and
23	HOLGER SCHMIDT
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STIPULATION

Case No. C10-04927

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**ORDER** Based upon the foregoing Stipulation of the parties, the Court orders that the Settlement Conference may be rescheduled to September 22, 2011, or such other date as the Magistrate Judge shall approve. DATED: \_\_6/14/11\_\_\_\_\_. 

**ORDER** 

Case No. C10-04927