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Attorneys for Defendants

JAMES S. COLLETTO and JOHN V. COLLETTO, as Successor Co-trustees of the JOSEPH S. COLLETTO and ANN D. COLLETTO TRUST dated November 1, 1988, specifically as to Trust B of Said Trust

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

IRMA RAMIREZ; and DAREN HEATHERLY,

Plaintiff(s),

v.

TAQUERIA SANTA ROSA #1; JAMES S. COLLETTO and JOHN V. COLLETTO, as Successor Co-trustees of the JOSEPH S. COLLETTO and ANN D. COLLETTO TRUST, dated November 1, 1988, specifically as to Trust B of Said Trust; and FRANCISCO G. SAHAGUN, an individual dba TAQUERIA SANTA ROSA #1,

Defendant(s).

Case No. C13-05900-PJH

JOINT STIPULATION TO EXTEND THE DEADLINE FOR CONDUCTING A MEDIATION (ADR L.R. 6-5)

Complaint Filed: December 19, 2013

TO THE HONORABLE COURT:

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Joint Stipulation to Extend the Deadline for Conducting a Mediation (ADR L.R. 6-5) - Case No. C13-05900-PJH

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IT IS SO STIPULATED

Dated: August 27, 2014

AARON & WILSON, LLP

By

ROBERT S. AARON

Attorneys for Defendants

JAMES S. COLLETTO and JOHN V.

COLLETTO, as Successor Co-trustees of the JOSEPH S. COLLETTO and ANN

D. COLLETTO TRUST dated November

1, 1988, specifically as to Trust B of Said

Trust

Dated: August 27, 2014

HATCHER & RUNDELL

By_

WILLIAM W. HATCHER, JR.

Attorneys for Defendants

JAMES S. COLLETTO and JOHN V.

COLLETTO, as Successor Co-trustees of
the JOSEPH S. COLLETTO and ANN
D. COLLETTO TRUST dated November
1, 1988, specifically as to Trust B of Said
Trust

THE FRANKOVICH GROUP

By_

THOMAS E. FRANKOVICH **Attorneys for Plaintiffs**IRMA RAMIREZ; and DAREN HEATHERLY

Dated: August 27, 2014

Dated: August 27, 2014

By_

<u>/</u>S/

8/28/14



MARVIN PEDERSON

Attorneys for Defendant
FRANCISCO G. SAHAGUN, an individual dba TAQUERIA SANTA ROSA #1

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ATTESTATION

I hereby attest that I have on file all holographic signatures corresponding to any signatures indicated by a conformed signature (/S/) within this e-filed document.

Dated: August 27, 2014 AARON & WILSON, LLP

By.

ROBERT S. AARON

Attorneys for Defendants

JAMES S. COLLETTO and JOHN V.

COLLETTO, as Successor Co-trustees of the JOSEPH S. COLLETTO and ANN D. COLLETTO TRUST dated November 1, 1988, specifically as to Trust B of Said Trust

CERTIFICATE OF SERVICE STATE OF CALIFORNIA, CITY AND COUNTY OF SAN FRANCISCO 2 3 I, Robert S. Aaron, declare: I am a citizen of the United States, over 18 years of age and not a party to the within action. I am self-employed in the City and County of San Francisco; my business address is 150 Post Street, Suite 400, San Francisco, California, 94108. 5 On August 27, 2014, I served the attached and/or enclosed: 6 JOINT STIPULATION TO EXTEND THE DEADLINE FOR CONDUCTING A 7 **MEDIATION (ADR L.R. 6-5)** 8 on all parties in this action, at the following address(es): 9 William W. Hatcher, Jr., Esq. Thomas E. Frankovich, Esq. 10 Hatcher & Rundel The Frankovich Group 114 Pierce Street The Vinyard 4328 Redwood Highway, Suite 300 11 Santa Rosa, CA 95404 Fax: (707) 545-0220 Tel: (707) 542-1921 Email: whatcher@sonic.net San Rafael, CA 94903 12 Fax: (415) 674-9900 Tel: (415) 444-5800 Email: tfrankovich@disabilitieslaw.corn Co-Counsel for Defendants, James S. Colletto 13 and John Colletto, as Successor Co-trustees of Counsel for Plaintiffs, Irma Ramirez and Daren 14 the Joseph S. Colletto and Arm D. Colletto Heatherly Trust dated November 1, 1988, specifically as 15 to Trust B of Said Trust 16 Marvin Pederson, Esq. 1160 North Dutton Avenue, Suite 150 17 Santa Rosa, CA 95401 Fax: (707) 544-5829 Tel: (707) 544-9444 18 Email: pederson@marvlaw.corn 19 Counsel for Co-Defendant, Taqueria Santa Rosa 20 Service was accomplished by causing either an original or a true copy of the abovereferenced document(s) to be distributed as follows: 21 BY MAIL: I caused such document(s) to be placed in a sealed envelope, addressed as 22 indicated above, with prepaid first-class postage thereon, and then placed the envelope(s) for collection and mailing, in accordance with the firm's ordinary business practice. I am readily 23 familiar with the firm's ordinary business practice for collection and processing of correspondence for mailing with the United States Postal Service. Under that practice 24 correspondence for mailing is deposited with United States Postal Service on the date indicated for service, with prepaid first-class postage thereon. 25 BY HAND DELIVERY: I caused such documents to be hand delivered to the addresses indicated above. 26 27 VIA FACSIMILE: I caused such documents to be transmitted via facsimile to the parties indicated above, at their respective facsimile numbers. 28

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1 2	VIA EXPRESS CARRIER: I caused such documents to be collected by an agent for the United States Postal Service, United Parcel Service, Federal Express or other overnight carrier,
3	to be delivered by way of overnight mail to the addresses indicated above.
4	E-MAIL. I caused such documents to be transmitted via e-mail to the parties indicated above, at their respective e-mail addresses through the E-Filing website.
5	I declare under penalty of perjury under the laws of the State of California, that the foregoing is true and correct.
6	Executed on August 27, 2014, at San Francisco, California.
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9	Robert S. Aaron
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