1 2 3 4 5	DAVID C. KING, ESQ., CSB #114990 LAW AND MEDIATION OFFICES OF DAVID C. KING 17 Keller Street Petaluma, California 94952 Telephone: (707) 762-6385 Facsimile: (707) 778-1086 Email: Dave@Davekinglaw.com	
6	Attorney for Plaintiff DOUGLAS AMUNDSEN	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA (OAKLAND DIVISION)	
10	DOUGLAS AMUNDSEN	Case No. 4:17-CV-01302
11	Plaintiff,	Assigned for All Purposes to:
12	v.	Hon. Haywood S. Gilliam, Jr. Courtroom 2, 4 th Floor
13	COMCAST CORPORATION; COMCAST (CC) OF WILLOW GROVE;	STIPULATION AND (PROPOSED)
14	DOES 1 through 20, inclusive.	ORDER RESCHEDULING MEDIATION
15	Defendants.	State Court Action filed: Feb.2, 2017
16		Jury Trial Demanded
17		July Illai Demanucu
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19	At the Case Management Conference held before this court on June 13, 2017, the parties	
20	were assigned to the US District Court Mediation Program. On June 27, 2017, pursuant to	
21	Stipulation between the parties, this court ordered an ADR deadline of October 6, 2017. On July	
22	21, the court assigned the mediation to Victor Schachter.	
23	A mediation telephone conference was held on July 25, 2017, and the parties and Mr.	
24	Schachter agreed to mediate the case on October 30, 2017. Mediator Schachter is unavailable	
25	from September 11, 2017 through October 10, 2017. Counsel for Defendants Comcast	
26	Corporation and Comcast Cable Communications Management, LLC is scheduled for a three	
27	week trial beginning October 2, 2017 through October 20, 2017. The parties wish to conduct	
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STIPULATION AND (PROPOSED) ORDER RESCHEDULING MEDIATION (Case no. 4:17-cv-01302-HSG)

1	limited discovery in advance of the mediation. The parties request an extension of the mediation	
2	deadline to October 30, 2017.	
3	IT IS HEREBY STIPULATED that, for the convenience of all parties and the mediator,	
4	the Mediation be held on October 30, 2017.	
5	Dated: July 27, 2017	LAW AND MEDIATION OFFICE OF DAVID C.
6		KING
7		Dec /e/ Decid C Wine
8		By. <u>/s/ David C. King</u> DAVID C. KING
9		Attorney for Plaintiff DOUGLAS AMUNDSEN
10		DOUGLAS AMUNDSEN
11	Dated: July 27, 2017	LAFAYETTE & KUMAGI LLP
12		
13		By /s/ Brian H. Chun
14		BRIAN H. CHUN
15		Attorney for Defendants COMCAST CORPORATION and COMCAST
16		CABLE COMMUNICATIONS MANAGEMENT, LLC
17	SIG	SNATURE ATTESTATION
18		
19	I hereby attest that I have obtained the concurrence of Brian H. Chun, counsel for Defendants	
20	Comcast Corporation and Comcast Cable Communications Management, LLC for the filing of	
21	this Stipulation and Proposed Order	
22		/s/ David C. King
23		David C. King
24	IT IS SO ORDERED	
25	Dated: 7/31/2017	
26		Stanned & Will (
27		Hon. Haywood S. Gilliam, Jr.
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