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16		
17	Attorneys for Plaintiff and Relator MATTHEW ZUGSBERGER	
18	UNITED STATES DISTRICT COURT, I	NORTHERN DISTRICT OF CALIFORNIA
19	SAN FRANCISCO-	DAKLAND DIVISION
20		
21	UNITED STATES ex rel. MATTHEW)) Case No.: CV-17-2277 KAW
21	ZUGSBERGER and MATTHEW ZUGSBERGER,) Case No C V-17-2277 KAW
22)) JOINT STIPULATION TO
23	Plaintiffs,) CONTINUE ADR DEADLINE AND
24	v.) PROPOSED ORDER
05	T.L. PETERSON, INC., a California	ý l
25	corporation, <i>in personam</i> ; GALINDO)
		-
	JOINT STIPULATION TO CONTINUE ADR DEADLINE AND PROPOSED ORDER	
	CV-17-2277 KAW- 1	
		Docket

1 2 3 4 5	CONSTRUCTION COMPANY, INC., a) California corporation, <i>in personam</i> ; LISA) M. GALINDO, an individual, <i>in personam</i> ;) DON RON GALINDO, an individual, <i>in personam</i> ; DOES 1-10, inclusive,) Defendants.		
6	Pursuant to Local Rule 7-12, Plaintiff and Relator Matthew Zugsberger		
7	("Plaintiff"), Defendants Galindo Construction Company, Inc., Lisa M. Galindo and		
8	Don Ron Galindo ("Galindo Defendants") and Defendant T.L. Peterson ("Peterson")		
9	(collectively, "the parties") hereby stipulate, agree, and request that the ADR		
10	completion deadline currently set for July 24, 2018 (Docket No. 82, pg. 8) be continued		
11	until the later of the following dates: (1) November 9, 2018 or (2) a date after a		
12 13	decision is entered on Plaintiff's Motion for Partial Summary Judgment (Docket No.		
13	65) which is currently set for hearing on September 20, 2018 at 1:30p.m.		
15	There is good cause for this stipulation and request. The parties currently have a		
16	full-day mediation scheduled on September 6, 2018 with Margaret A. Corrigan, Esq.,		
17	Circuit Mediator, U.S. Court of Appeals for the Ninth Circuit. The parties, however,		
18	wish to engage in mediation following a decision on Plaintiff's Motion for Partial		
19	Summary Judgment and following further discovery. The parties believe that mediation		
20	on such a later date will present a better chance at being productive and resolving this		
21	case. Ms. Corrigan has also been notified of the parties' intent to mediate on a later		
22	date and is amenable to continuing the mediation date accordingly.		
23	///		
24 25	///		
20			
	JOINT STIPULATION TO CONTINUE ADR DEADLINE AND PROPOSED ORDER CV-17-2277 KAW- 2		

1	DATED this 23rd day of August, 2018.	
2	ANDERSON CAREY WILLIAMS & NEIDZWSKI. PPLC	
3		
4	By: s/ Nicholas J. Neidzwski	
5	By: <u>s/ Nicholas J. Neidzwski</u> Nicholas J. Neidzwski Attorneys for Plaintiff	
6		
7	weintraub tobin chediak coleman grodin	
8	LAW CORPORATION	
-		
9	By: s/ Lukas J. Clary	
10	By: <u>s/ Lukas J. Clary</u> Lukas J. Clary Ryan E. Abernethy	
11	Attorneys for Galindo Defendants	
12		
13	MURPHY AUSTIN ADAMS SHOENFELD, LLP	
14		
15	By: <u>s/ Lisa D. Nicolls</u> Lisa D. Nicolls	
16	Attorneys for Peterson Defendant	
17		
18	PROPOSED ORDER	
19		
20	PURSUANT TO STIPULATION, IT IS SO ORDERED that the ADR deadline	
21	is continued from July 24, 2018 until the later of the following dates: (1) November 9,	
22	2018 or (2) a date following the Court's decision on Plaintiff's Motion for Partial	
	Summary Judgment.	
23		
24	Dated: 8/28/18 Kandes Westmore	
25	Hon. Kandis A. Westmore	
	JOINT STIPULATION TO CONTINUE ADR DEADLINE AND PROPOSED ORDER CV-17-2277 KAW- 3	