1	Sue J. Stott, Bar No. 91144		
2	SStott@perkinscoie.com Aaron J. Ver, Bar No. 295409		
3	AVer@perkinscoie.com PERKINS COIE LLP		
4	505 Howard Street, Suite 1000 San Francisco, CA 94105-3204		
5	Telephone: 415.344.7000 Facsimile: 415.344.7050		
6	Attorneys for Defendants	Donny	
7 8	COFFEE SHOP, LP dba COFFEE SHOP and Penny Pickett, Trustee of the Living Trust of Nellie J. Prentice dated May 2, 1988, as amended on June 29, 1989 and April 13, 1993		
9	1707 and 11p11 10, 1770		
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DIS	TRICT OF CALIFORNIA	
12			
13	FRANCISCA MORALEZ,	Case No. 4:17-CV-02912-HSG	
14	Plaintiff,	STIPULATION TO EXTEND TIME FOR DEFENDANTS TO FILE A RESPONSIVE	
15		PLEADINGS AND TO EXTEND DEADLINE TO CONDUCT GENERAL	
16	COFFEE SHOP, LP. dba COFFEE SHOP, et al.,	ORDER 56 JOINT SITE INSPECTION; ORDER	
17	Defendants.	Complaint filed: May 22, 2017	
18			
19			
20			
21			
22			
23			
24			
25			
26			
27		-1-	
28		NTS TO FILE A RESPONSIVE PLEADING AND EXTEND	
	DEADLINE TO CONDUCT G.O. 56 JOINT INSPECTION Case No: 4:17-CV-02912-HSG		

Plaintiff Francisca Moralez ("Moralez") and Defendants Coffee Shop LP dba Coffee 1 2 Shop ("Coffee Shop") and Penny Pickett, Trustee of the Living Trust of Nellie J. Prentice dated 3 May 2, 1988, as amended on June 29, 1989 and April 13, 1993 ("Landlord") (collectively, 4 "Defendants," and together with Moralez, "the Parties"), by and through their respective counsel, hereby stipulate and agree as follows: 5

1. This matter arises out of Moralez's claim that she was discriminated against by 6 Defendants on account of her disability when she encountered conditions at Defendants' 7 8 business that she alleges interfered with her full and equal access thereto in violation of Title III 9 of the Americans with Disabilities Act ("ADA"). This matter therefore proceeds under this 10 District's General Order 56 which governs ADA access matters.

2. 11 The Scheduling Order issued under General Order 56 (Dkt. 5) requires that the 12 Parties, and their consultants (if desired), participate in a joint site inspection of the subject 13 property on or before September 5, 2017.

3. As of September 5, 2017, Defendants have engaged and are now represented by 14 15 Perkins Coie LLP. Prior to September 5, Coffee Shop was proceeding in pro per and was 16 representing the interests of the Landlord. The Parties have been working on a settlement of all 17 claims raised in the litigation. The Parties respectfully request that the Defendants' deadline to 18 respond to the Complaint be extended to September 12, 2017, and the deadline to complete the joint site inspection be extended from September 5, 2017 to October 11, 2017. As such, the 19 20 Parties have agreed to conduct the joint site inspection on October 11, 2017 at 1:00 p.m. in order 21 to afford the Parties additional time needed to finalize a settlement and, if necessary, to allow the 22 Parties sufficient time thereafter for the site inspection.

23

4. The Parties also respectfully request that all other dates triggered by the joint site 24 inspection be continued accordingly, including the date of the Case Management Conference and 25 the deadline to submit a case management conference statement to the Court. Specifically, the 26 Parties agree the Case Management Conference set for September 12, 2017 can be continued and 27 suggest a date after October 11, 2017.

28

1	DATED: September 5, 2017	PERKINS COIE LLP
2		
3		By: <u>/s/ Aaron J. Ver</u> Sue J. Stott Aaron J. Ver
4		Attorneys for Defendants
5		COFFEE SHOP, LP dba COFFEE SHOP; and Penny Pickett, Trustee of the Living Trust of
6 7		Nellie J. Prentice dated May 2, 1988, as amended on June 29, 1989 and April 13, 1993
8	DATED: September 5, 2017	MISSION LAW FIRM, A.P.C.
9		
10		By: /s/ Zachary M. Best Tanya E. Moore Zachary M. Best
11		Attorneys for Plaintiff
12		FRANČISCA MORALEZ
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		-3-
I	STIPULATION TO EXTEND TIME FOR DEFENDAN EXTEND DEADLINE TO CONDUCT G.O. 56 JOINT Case No: 4:17-CV-02912-HSG	

1	ORDER		
2	The Parties having so stipulated and good cause appearing,		
3	IT IS HEREBY ORDERED that the last date Defendants may file their response to the		
4	complaint is September 12, 2017, and the Parties are to conduct the joint site inspection on		
5	October 11, 2017 at 1:00 p.m. All other dates triggered by the date of the joint site inspection are		
6	also continued accordingly. The case management conference statement is due on October 24,		
7	2017, and the case management conference is rescheduled to October 31, 2017 at 2:00 p.m.		
8			
9	IT IS SO ORDERED.		
10	Dated: September 6, 2017 Haywood S. Jull		
11	HAYWOOD S. GILLIAM, JR		
12	United States District Judge		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28	-4-		
I	STIPULATION TO EXTEND TIME FOR DEFENDANTS TO FILE A RESPONSIVE PLEADING AND EXTEND DEADLINE TO CONDUCT G.O. 56 JOINT INSPECTION Case No: 4:17-CV-02912-HSG		