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5 Attorneys for Defendants Port of Mokha, Inc.,
 Port of Mokha, LLC, Mokha Foundation,
 6 Mokhtar Alkhanshali, and Ibrahim Ahmad Ibrahim

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 8 UNITED STATES DISTRICT COURT
 9 NORTHERN DISTRICT OF CALIFORNIA
 10 OAKLAND DIVISION

12 MOCHA MILL, INC., *et al.*,
 13 Plaintiffs,
 14 v.
 15 PORT OF MOKHA, INC., *et al.*,
 16 Defendants.

CASE NO. 4:18-CV-02539-HSG
**STIPULATION AND ~~PROPOSED~~
 ORDER EXTENDING PAGE LIMITS
 ON MOTION TO DISMISS**

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1 WHEREAS, on April 30, 2018, Plaintiffs filed their Complaint in this action, *see* ECF No. 1;
2 WHEREAS, on June 4, 2018, Plaintiffs file an Amended Complaint in this action, ECF No. 24;
3 WHEREAS, the parties to this action have previously stipulated to, and the Court has ordered, an
4 extended briefing schedule on forthcoming motions to dismiss to be filed by the defendants, with the
5 motions to be heard on September 27, 2108, *see* ECF Nos. 22, 25 & 26, 29 & 31;

6 WHEREAS, the Amended Complaint asserts thirteen separate causes of action against each of
7 Defendants Port of Mokha, Inc., Port of Mokha, LLC, Mokha Foundation, Mokhtar Alkhanshali, and
8 Ibrahim Ahmad Ibrahim (“Stipulating Defendants”);

9 WHEREAS, in order to provide the Court with sufficient briefing and background to respond to
10 the Amended Complaint on behalf of the Stipulating Defendants, undersigned counsel for the
11 Stipulating Defendants requests leave to file a memorandum in support of their motion to dismiss that
12 exceeds the default page limits set forth in Northern District Civil Local Rules 7-2 and 7-3;

13 WHEREAS, undersigned counsel for the Stipulating Defendants and for Plaintiffs have met and
14 conferred and have agreed to the filing of overlength briefs as follows;

15 NOW, THEREFORE, the Stipulating Defendants and Plaintiffs hereby stipulate and agree that
16 the page limits with respect to Stipulating Defendants’ forthcoming motion to dismiss shall be enlarged
17 as follows: forty (40) pages for Stipulating Defendants’ opening brief, forty pages (40) for Plaintiffs’
18 opposition brief, and twenty (20) pages for Stipulating Defendants’ reply brief.

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20 Respectfully submitted,

21 DATED: July 10, 2018

22 CONRAD & METLITZKY LLP

23
24 */s/ Mark R. Conrad*

25 MARK R. CONRAD

26 Attorneys for Defendants Port of Mokha, Inc.,
27 Port of Mokha, LLC, Mokha Foundation,
28 Mokhtar Alkhanshali, and Ibrahim Ahmad Ibrahim

1 DATED: July 10, 2018

ALMADANI LAW

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4 /s/ Yasin M. Almadani
YASIN M. ALMADANI
Attorneys for Plaintiffs

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8 ~~PROPOSED~~ ORDER EXTENDING PAGE LIMITS

9 PURSUANT TO STIPULATION between Plaintiffs and Defendants Port of Mokha, Inc., Port of
10 Mokha, LLC, Mokha Foundation, Mokhtar Alkhanshali, and Ibrahim Ahmad Ibrahim (“Stipulating
11 Defendants”), the limits on Stipulating Defendants’ motion to dismiss shall be forty (40) pages for the
12 opening brief, forty (40) pages for the opposition brief, and twenty (20) pages for the reply brief.

13 IT IS SO ORDERED.

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15 DATED: 7/11/2018

