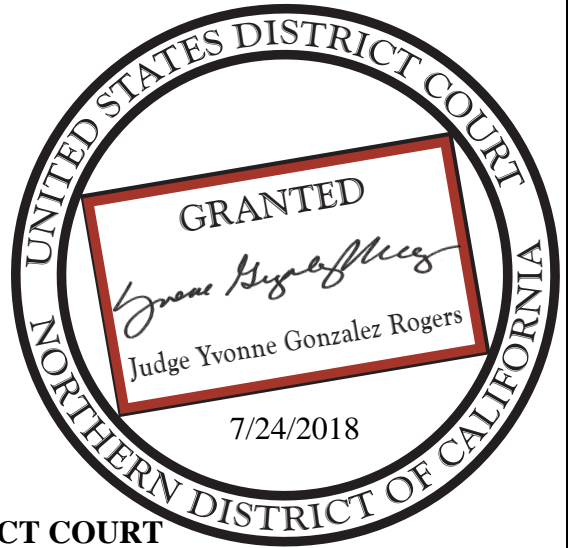


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8 Attorneys for Defendants
 9 ESKANDER SARRAF, BRIGITTE W. SARRAF,
 10 and VIVE SOL, INC.



11 **UNITED STATES DISTRICT COURT**
 12 **NORTHERN DISTRICT OF CALIFORNIA**

13 **Scott Johnson,**

14 Plaintiff,

15 v.

16 **Eskander Sarraf**, in individual and
 17 representative capacity as trustee of the
 18 Eskander Sarraf and Brigitte W. Sarraf
 19 Revocable Living Trust;
 20 **Brigitte W. Sarraf**, in individual and
 21 representative capacity as trustee of the
 22 Eskander Sarraf and Brigitte W. Sarraf
 23 Revocable Living Trust; **Vive Sol, Inc.**, a
 24 California Corporation; and Does 1-10,

25 Defendants.

) Case No. 4:18-cv-02977-YGR

) **SECOND STIPULATION TO EXTEND TIME**
) **TO RESPOND TO COMPLAINT**

) Complaint Filed: May 21, 2018

) Complaint Served: May 30, 2018 (Vive Sol, Inc.);
) May 31, 2018 (Eskander Sarraf and Brigitte W.
) Sarraf)

) Current Response Date: July 20, 2018

) New Response Date: August 3, 2018

1 Plaintiff Scott Johnson (“Plaintiff”) and Defendants Eskander Sarraf, Brigitte W. Sarraf, and
2 Vive Sol, Inc. (“Defendants”) jointly stipulate to extend the time for Defendants to respond to the
3 Complaint from July 20, 2018 August 3, 2018.

4 Pursuant to Civil Local Rule 6-1(a), this extension will not alter the date of any event or any
5 deadline already fixed by Court order. This stipulation is made in good faith and not for the purpose of
6 causing unwarranted delay. The parties are actively discussing settlement, and require additional time to
7 consider settlement options. This is Defendants’ second request for an extension.

8 IT IS SO STIPULATED.

9 DATED: July 19, 2018

SEYFARTH SHAW LLP

11 By /s/ Julia N. Sarnoff
12 Julia N. Sarnoff

13 Attorneys for Defendants
14 ESKANDER SARRAF, BRIGITTE W. SARRAF, and
VIVE SOL, INC.

15 DATED: July 19, 2018

CENTER FOR DISABILITY ACCESS

17 By /s/ Chris Carson
18 Chris Carson

19 Attorneys for Plaintiff
20 SCOTT JOHNSON

ATTESTATION PURSUANT TO LOCAL RULE 5-1(I)(3)

I, Julia N. Sarnoff, attest that concurrence in the filing of this stipulation has been obtained from the signatory Chris Carson, counsel for Plaintiff.

DATED: July 19, 2018

SEYFARTH SHAW LLP

By: /s/ Julia N. Sarnoff
Julia N. Sarnoff

Attorneys for Defendants
ESKANDER SARRAF, BRIGITTE W.
SARRAF, and VIVE SOL, INC.