1 MICHAEL W. FOSTER (State Bar No. 127691) KATE S.M. PITZAK (State Bar No.310170) 2 FOSTER EMPLOYMENT LAW 3000 Lakeshore Avenue 3 Oakland, California 94610 Telephone: (510) 763-1900 4 Facsimile: (510) 763-5952 Email: mfoster@fosteremploymentlaw.com 5 Email: kpitzak@fosteremploymentlaw.com Attorneys for Defendant 6 SODEXO, INC. 7 SODEXO OPERATIONS, LLC 8 ANTHONY M. PEREZ, JR. (State Bar No. 113041) 9 PEREZ LAW OFFICES 455 Capitol Mall, Suite 231 Sacramento, California 95814 10 Tel: (916) 441-0500 11 Fax: (916) 441-0555 Email: aperez@perezlawoffices.com FOSTERemploymentlaw 12 3000 Lakeshore Avenue Oakland, California 94610 Attorney for Plaintiff 13 ROBERT PASOS 14 UNITED STATES DISTRICT COURT 15 NORTHERN DISTRICT OF CALIFORNIA 16 ROBERT PASOS, Case No. 4:18-cv-03541-KAW 17 Plaintiff. STIPULATION AND PROPOSED ORDER **CONTINUING INITIAL CASE** MANAGEMENT CONFERENCE AND 18 vs. ADR DEADLINES – PRIVATE **MEDIATION** 19 SODEXO; SODEXO USA; SODEXO OPERATION LLC; CATHERINE 20 TABAKA: and DOES 1 THROUGH 50. Judge: Hon. Kandis A. Westmore INLCUSIVE, 21 Defendant. 22 23 Pursuant to Local Rule 7-12 Plaintiff Robert Pasos and Defendants Sodexo, Inc., and Sodexo 24 Operations, LLC hereby stipulate and agree as follows: 25 WHEREAS, the Court's June 14, 2018, Order Setting Initial Case Management Conference and ADR Deadlines (Docket #3) set the Initial Case Management Conference for September 11, 26 27 2018 and the deadline to exchange initial disclosures on September 4, 2018; 28 STIPULATION AND PROPOSED ORDER CONTINUING INITIAL CASE MANAGEMENT CONFERENCE

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1	WHEREAS, Defendants Sodexo, Inc., and Sodexo Operations, LLC hereby make an initial	
2	appearance in this case on this date;	
3	WHEREAS, on July 16, 2018, the parties agreed to and scheduled an early private mediation	
4	for September 10, 2018, with mediator Patricia Gillette.	
5	WHEREAS, if this case does not resolve during mediation, Defendants will seek an Order by	
6	this Court to compel arbitration and will request a stay of the action pending the outcome of said	
7	arbitration;	
8	WHEREAS, the parties have not previously requested a continuance of the initial case	
9	management conference in this case;	
10	WHEREAS, neither the parties nor the Court will be prejudiced by the requested continuance	
11	of the initial case management conference.	
12	THEREFORE, IT IS HEREBY STIPULATED AND AGREED to respectfully request the	
13	Court to continue the Initial Case Management Conference (and related deadlines) to Tuesday	
14	October 9, 2018, or the next available date provided by the Court.	
15	Pursuant to Local Rule 5-1(i)(3) Michael W. Foster, the attorney filing this Stipulation and	
16	Proposed Order, attests that concurrence in the filing thereof has been obtained from Plaintiff's	
17	Counsel Anthony M. Perez.	
18	Dated: July 18, 2018 PEREZ LAW OFFICES	
19		
20	By:/s/ Anthony M. Perez	
21	ANTHONY M. PEREZ Attorney for Plaintiff	
22	ROBERT PASOS	
23	Dated: July 18, 2018 FOSTER EMPLOYMENT LAW	
24		
25	By:/s/ Michael W. Foster	
26	MICHAEL W. FOSTER KATE S.M. PITZAK	
27	Attorneys for Defendants SODEXO, INC.; SODEXO	
28	OPERATIONS, LLC.	
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PURSUANT TO STIPULATION, IT IS SO	ORDERED: The initial case management conference
shall be reset for Tuesday, October 9, 2018.	The joint case management statement is due by October 2
2018.	
DATED:	KANDIS A. WESTMORE United States Magistrate Judge