1	BLUMENTHAL, NORDREHAUG & BHOV	
2	Norman B. Blumenthal (SB #068687) norm@bamlawlj.com	ATES DISTRICT
3	Kyle R. Nordrehaug (SB #205975) kyle@bamlawlj.com	
4	Aparajit Bhowmik (SB #248066) aj@bamlawlj.com	IT IS SO ORDERED
5	2255 Calle Clara La Jolla, CA 92037	S IT IS SO O A A S
6	Telephone: (858)551-1223 Facsimile: (858) 551-1232	EQUIT Hair E
7	Attorneys for Plaintiff	Judge Edward J. Davila
8	NIXON PEABODY LLP Robert A. Dolinko (SB #076256)	
9	rdolinko@nixonpeabody.com Joshua M. Henderson (SB #197435)	DISTRICT OF 9/27/2011
10	jhenderson@nixonpeabody.com One Embarcadero; Suite 1800	372772011
11	San Francisco, CA 94111 Telephone: (415) 984-8200	
12	Facsimile: (415) 984-8300 Attorneys for Defendant THE HERTZ CORPO	RATION
13		
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN JOSE DIVISION	
17	SIMON GOLAN OHAYON, et al.	CASE NO. CV 11-01662 EJD
18		CTIDIH ATION TO EVTEND
	TN 1 100	STIPULATION TO EXTEND
19	Plaintiffs,	DEADLINE FOR MEDIATION
	vs.	
19		DEADLINE FOR MEDIATION
19 20	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21	vs.	DEADLINE FOR MEDIATION
19 20 21 22	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21 22 23	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21 22 23 24	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21 22 23 24 25	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21 22 23 24 25 26	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION
19 20 21 22 23 24 25 26 27	vs. THE HERTZ CORPORATION, et al.	DEADLINE FOR MEDIATION

1	Whereas the parties have exchanged information and conducted preliminary discovery in	
2	order to conduct a meaningful mediation of this case which is filed as a putative class action; and	
3	Whereas, Defendant The Hertz Corporation is attempting to gather additional information	
4	sought by Plaintiffs; and	
5	Whereas the parties are next scheduled to appear before the Court at a case management	
6	conference scheduled for December 2, 2011; and	
7	Whereas, the parties have agreed that extending the deadline for completing the mediation	
8	by three weeks likely will enable the parties to have the information they need to conduct a	
9	meaningful mediation; and	
10	Whereas mediator John DiNapoli is available on October 17, 2011 and has reserved that	
11	mediation date for the parties.	
12	IT IS THEREFORE STIPULATED AND AGREED by and between the parties hereto	
13	that the mediation deadline of October 6, 2011 be extended to October 27, 2011.	
14 15	Dated: September 26, 2011 BLUMENTHAL, NORDREHAUG, &	
16	BHOWMIK	
17	By: /s/ Aparajit Bhowmik	
18	Aparajit Bhowmik Attorneys for Plaintiff	
19		
20	Dated: September 26, 2011 NIXON PEABODY LLP	
21		
22	By: /s/ Robert A. Dolinko Robert A. Dolinko	
23	Attorneys for Defendant	
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27		
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