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TOMAS MARGAIN, Bar No. 193555
HUY TRAN, Bar No. 288196
Justice at Work Law Group
84 W. Santa Clara St., Ste. 790
San Jose, CA 95113
Tel: (408) 317-1100
Fax: (408) 351-0105
Tomas@JAWLawGroup.com
Huy@JAWLawGroup.com

Attorneys for Plaintiffs
CESAR GONZALEZ MARROQUIN
and VINCENT DE LA TORRE

Dawna J. Cilluffo [231219]
Chelsea K. Dunton [288742]
DC Law, Dawna J. Cilluffo, A Professional Corp.
2005 De La Cruz Blvd., Suite 215
Santa Clara, CA 95050
Tel: (408) 988-7946
Fax: (408) 988-7949
dawna@dclawcorp.com
chelsea@dclawcorp.com

Attorneys for Defendants
ASHRON CONSTRUCTION & RESTORATION, INC.,
EZRA COHEN and U.S. SPECIALTY INSURANCE COMPANY

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

CESAR GONZALEZ MARROQUIN and)
VINCENT DE LA TORRE,) Case Number: CV 13-00421 HRL
)
Plaintiffs,) **STIPULATION TO CONTINUE CASE**
) **MANAGEMENT CONFERENCE**
vs.)
)
ASHRON CONSTRUCTION &)
RESTORATION, INC.; EZRA COHEN; and)
U.S. SPECIALTY INSURANCE COMPANY,))
)
Defendants.)
)

1 Plaintiffs CESAR GONZALEZ MARROQUIN and VINCENT DE LA TORRE and
2 Defendants ASHRON CONSTRUCTION & RESTORATION, INC. and EZRA COHEN
3 through their attorneys' of record, hereby stipulate as follows:
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- 5 1. The Court on July 1, 2013 continued the Initial Case Management Conference with
6 specific instructions to get the case at issue or take defaults. Docket No. 24.
- 7 2. Prior to this Order, the parties filed a Joint CMC Statement (Docket No. 19), an
8 Answer as to the Amended Complaint was filed by the Corporate Defendant (Docket
9 23) as well as Magistrate Consents as to all three Defendants (Docket Nos. 20 to 22).
- 10 3. On July 10, 2013, the corporate Defendant, its counsel and Plaintiffs' counsel
11 successfully mediated a lawsuit involving a separate wage and hour dispute in the
12 matter of Emeterio v. Ashron NDCA Case No. 5:12-CV-04296 HRL. While that
13 proceeding is not related to this lawsuit, it nonetheless has created momentum for the
14 parties to focus on trying to resolve this case.
- 15 4. The parties seek a continuance of 45 days to hold various meetings to exchange
16 information and if the matter cannot be resolved submit a stipulation to go to Court
17 Sponsored mediation. During this period, the parties will complete their Rule 26
18 Disclosures which they have already begun.
- 19 5. A continuance is also sought to accommodate Defendants' counsel's travel plans to
20 Boston Massachusetts next week due to a death in the family.

21
22 SO STIPULATED

23
24 FOR PLAINTIFFS

25
26 DATED: July 24, 2013 By: /s/ Tomas Margain
27 Tomas E. Margain
28 For Plaintiffs

FOR DEFENDANTS

DATED: July 24, 2013

By: /s/ Dawna J. Cilluffo

Dawna J. Cilluffo
For Defendants

ORDER

Based on GOOD CAUSE shown, the initial Case Management Conference and Rule 26

Deadlines are continued as follows:

SEPTEMBER 1, 2013

- Last Day to Meet and Confer Regarding Initial Disclosures, ADR process election and discovery plan.
- Last Day to file ADR Certificate signed by Parties and Counsel.
- Last Day to either file a stipulation to ADR Process or Notice of Need for ADR Phone Conference
- **SEPTEMBER 10, 2013** Last Day to File Rule 26(f) Report, complete initial disclosures and file Joint Case Management Statement

SEPTEMBER 17, 2013 at 1:30 pm

- Initial Case Management Conference in Courtroom 2,5th Floor, San Jose Courthouse at 1:30 p.m.

IT IS SO ORDERED

DATED: July 25, 2013

By: 

HOWARD R. LLOYD
UNITED STATES MAGISTRATE JUDGE