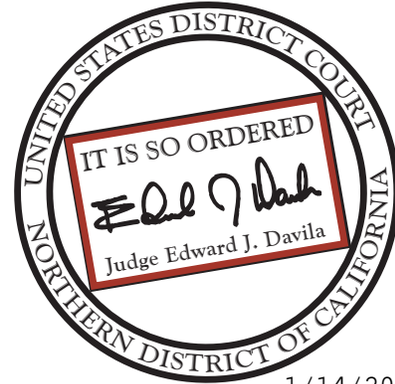


1 Debbie P. Kirkpatrick, Esq. (SBN 207112)
 2 Albert R. Limberg, Esq. (SBN 211110)
 3 SESSIONS, FISHMAN, NATHAN & ISRAEL, L.L.P.
 4 1545 Hotel Circle South, Suite 150
 5 San Diego, CA 92108-3426
 6 Tel: 619/758-1891
 7 Fax: 619/296-2013
 8 dkirkpatrick@sessions-law.biz
 9 alimberg@sessions-law.biz



Attorneys for Phillips & Cohen Associates, Ltd.

1/14/2014

10 UNITED STATES DISTRICT COURT
 11 NORTHERN DISTRICT OF CALIFORNIA

13 SCOTT F. SAVAGE,

14 Plaintiff,

15 vs.

16 PHILLIPS & COHEN ASSOCIATES,
 17 LTD.. and DOES 1-10,

18 Defendants.

Case No. CV-13-05636-EJD

19 STIPULATION FOR EXTENSION OF
 20 TIME FOR DEFENDANT PHILLIPS &
 21 COHEN ASSOCIATES, LTD. TO
 22 RESPOND TO COMPLAINT

23 Plaintiff Scott F. Savage and Defendant Phillips & Cohen Associate, Ltd.
 24 (“PCA”), by and through undersigned counsel, hereby stipulate and agree that PCA shall
 25 have a 14-day extension of time, until January 28, 2014, to respond to the Complaint.

26 Stipulation for Extension of Time for Defendant Phillips & Cohen Associates, Ltd. to Respond to Complaint

1 This stipulation is based on the fact that PCA's deadline to respond to the
2 Complaint is presently January 14, 2014. PCA is currently conducting its investigation
3 of this matter and therefore an extension of time to respond is needed.
4

5 Based on the foregoing, the parties stipulate that PCA shall have until January 28,
6 2014 to respond to the Complaint.
7

8 IT IS SO STIPULATED.
9

10 Dated: 1/13/2014

LAW OFFICES OF BALAM O. LETONA, INC.

11 /s/Balam O. Letona
12 Balam O. Letona, Inc.
13 Attorney for Plaintiff
14 Scott F. Savage

15 Dated: 1/13/2014

SESSIONS, FISHMAN, NATHAN & ISRAEL, L.L.P.

16 /s/Albert R. Limberg
17 Albert R. Limberg
18 Attorney for Defendant
19 Phillips & Cohen Associates, Ltd.
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