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10 11	Local Counsel for Defendant Trans Union, LLC		
12	Local Counsel for Defendant Trans Official, ELC		
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	SAN JOSE DIVISION		
16) CASE NO. 5:17-cv-01508-EJD PIERS ANTHONY BLEWETT,		
17	Plaintiffs,) STIPULATION AND		
18	vs. (PROPOSED ORDER TO EXTEND ADR DEADLINE		
19	COMCAST CABLE COMMUNICATION, LLC;) DIVERSIFIED CONSULTANTS, INC.;)		
20	EQUIFAX INFORMATION SERVICES, LLC;) and TRANS UNION LLC;)		
21	Defendants.)		
22			
23	Defendants Comcast Cable Communications, LLC ("Comcast"), Diversified		
24	Consultants, Inc. ("Diversified"), Equifax Information Services, LLC ("Equifax"), Trans Union,		
25	LLC ("Trans Union") and Plaintiff (collectively, the "Parties"), by their respective counsel,		
26	hereby stipulate and respectfully request that the Court extend the alternative dispute resolution		
27	("ADR") deadline by 30 days. In support of this Stipulation, the Parties state:		
28			
	1182391.1 STIPULATION AND [PROPOSED] ORDER TO EXTEND ADR DEADLINE – 5:17-CV-01508-EJD		

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- 1. This case was filed on March 20, 2017. See Doc. No. 1.
- 2. Pursuant to the Stipulation And Order Selecting ADR Process [Doc. No. 42], the Parties are to complete ADR by August 29, 2017.
- 3. The Parties state that good cause exists to extend the deadline to complete ADR, as they have been unable to arrange a mutually-agreeable date for ADR within the current deadline, but are all available to conduct ADR on September 27, 2017.
- 4. Further, the Parties are in the early stages of discovery and are continuing to collect information relevant to the case, which will facilitate more productive settlement discussions both before and during the mediation session.
- 5. The Parties request that the Court extend the ADR deadline by 30 days so that they may have more time to engage in direct settlement negotiations and conduct necessary discovery before completing ADR.
- 6. The Court's appointed Mediator, George Wailes, consents to and supports the Parties' extension request.
 - 7. This is the first extension requested by any Party.

WHEREFORE the Parties respectfully request that the Court extend the deadline to complete ADR by 30 days.

Respectfully submitted,

Dated: August 16, 2017 /s/ Stephanie R. Tatar (with consent)

Stephanie R. Tatar, Esq. Tatar Law Firm, APC

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Counsel for Plaintiff Piers Anthony Blewett

1	Dated: August 16, 2017	/s/ Jill B. Rowe (with consent)
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5		E-Mail. Jiowe@cwciaw.com
6		Counsel for Defendant Comcast Cable
7		Communications, LLC
	Data da Assessa 16, 2017	/a/Dalahia D. Winley a trials (with a second)
8	Dated: <u>August 16, 2017</u>	/s/ Debbie P. Kirkpatrick (with consent) Debbie Paulerio Kirkpatrick, Esq.
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13		Counsel for Defendant Diversified Consultants, Inc.
14	Dated: August 16, 2017	/s/ Thomas P. Quinn, Jr. (with consent)
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19		Counsel for Defendant Equifax Information
		Services, LLC
20	Dated: August 16, 2017	/s/ Debra A. Miller
21	Dated. Mugust 10, 2017	Debra A. Miller, Esq. (IN #27254-49)
22		(admitted Pro Hac Vice)
22		Schuckit & Associates, P.C. 4545 Northwestern Drive
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25		
26		Lead Counsel for Defendant Trans Union, LLC
27		Pursuant to Local Rule 5-1(i)(3), I attest that
28		concurrence in the filing of this document has been obtained from each of the Signatories.
		Services and an even of the Signature.
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 $1182391.1\ STIPULATION\ AND\ [PROPOSED]\ ORDER\ TO\ EXTEND\ ADR\ DEADLINE-5:17-CV-01508-EJD$

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2	PURSUANT TO STIPULATION, IT IS SO ORDERED that the Parties' deadline to		
3	complete ADR is hereby extended by 30 days.		
4			
5	Date:August 17, 2017	The state of the s	
		JUDGE, United States District Court, Northern District of California	
6		District of Camornia	
7	DISTRIBUTION TO:		
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