McIntosh et al v.	The MEC Group, LLC et al			Doc. 1
	Case 2:16-cv-01894-JLR Document	: 14-1 Filed 03/23	/17 Page 1 of 2	
1		The l	Honorable James L. Rob	art
2				
3				
4		•		
5				
6				
7				
8	IN THE UNITED STATES DISTRICT COURT			
9	FOR THE WESTERN DISTRICT OF WASHINGTON AT SEA: (a) TTLE			
10			04 IDD	
11	DEANA McINTOSH and DESERAY HARADER,	No. 2:16-cv-0189 STIPULATED M		010
12	Plaintiffs,	[PROPOSED] -OI	RDER EXTENDING	Jul
13	V.		GARDING INITIAL JOINT STATUS REPO	$_{\rm RT.}$
14	THE MEC GROUP, LLC; and ZODIAC CABIN & STRUCTURES SUPPORT, LLC,	AND EARLY SE		
15	Defendants.	Date of Notation	: March 23, 2017	
16	COME NOW the nextice by and through council and stimulate to the extension of			
17	COME NOW the parties, by and through counsel, and stipulate to the extension of			
18	deadlines related to discovery and trial as set forth below. The parties stipulate that this			
19	extension of deadlines is necessary and in furtherance of the efficient resolution of this action, as			
20	the parties are actively engaged in negotiation and have set a mediation date for April 7, 2017.			017.
21	The parties stipulate to the following schedule:			
22	Scheduling Date	Current Deadline	Proposed Deadline	
23	Deadline for FRCP 26(f) Conference	3/10/17	5/9/17	
24	Initial Disclosures Pursuant to FRCP 26(a)(1)	3/17/17	5/16/17	-
25	Combined Joint Status Report and	3/24/17	5/23/17	
26	Discovery Plan as Required by FRCP 26(f) and Local Civil Rule 26(f)			
27		1		
28				
	STIPULATED MOTION & ORDER EXTENDING DEADLINES REGARDING INITIAL DISCLOSURES, JOINT STATUS REPORT, & EARLY SETTLEMENT - (2:16-cv-01894-JPD)	1	Jackson Lewis P.C. 520 Pike Street, Suite 2300 Seattle, Washington 98101 (206) 405-0404	
	H ,			Daalasta lisatia a

Doc. 15

	Case 2:16-cv-01894-JLR Document 14-1 Filed 03/23/17 Page 2 of 2				
1	RESPECTFULLY SUBMTITED this 23rd day of March, 2017.				
2	TERRY A VENNEBERG,	LAW OFFICE OF MOSHE ADMON			
3	ATTORNEY AT LAW				
4	/s/ Terry A. Venneberg	/s/Moshe Admon			
5	Terry A. Venneberg, WSBA #31348 3425 Harborview Drive	Moshe Admon, WSBA #50235 600 First Avenue, Suite LL20			
	Gig Harbor, WA 98332	Seattle, WA 98104			
6	Telephone: 253-858-6601 Facsimile: 253-858-6603	Telephone: 206-414-1957 Facsimile: 206-494-0001			
7	terry@washemploymentlaw.com	jeff@admonlaw.com			
8	Attorneys for Plaintiffs	Attorneys for Defendant The MEC Group, LLC			
9	JACKSON LEWIS P.C.				
10	/s/ Peter H. Nohle				
-11	Peter H. Nohle, WSBA #35849 520 Pike Street, Suite 2300				
12	Seattle, WA 98101				
13	Telephone: 206-405-0404 Facsimile: 206-405-4450				
14	peter.nohle@jacksonlewis.com Attorneys for Defendant Heath Tecna, Inc.				
15	ORDER				
16	Having considered the parties' stipulation to the extension of deadlines related to				
17	discovery and trial, IT IS SO ORDERED:				
-18-	DATED this 24 day of, 2017.				
-19		() 000			
20	The Honorable James L. Robart				
21		U.S. District Court Judge			
22	Presented by:				
23	TERRY A VENNEBERG, ATTORNEY AT LAW	LAW OFFICE OF MOSHE ADMON			
24	/s/ Terry A. Venneberg Terry A. Venneberg, WSBA #31348	/s/Moshe Admon Moshe Admon, WSBA #50235			
25	Attorneys for Plaintiff	Attorneys for Defendant The MEC Group, LLC			
26	JACKSON LEWIS P.C.				
27	/s/ Peter H. Nohle Peter H. Nohle, WSBA #35849				
28	Attorneys for Defendant Heath Tecna, Inc.				
	STIPULATED MOTION & ORDER EXTENDING DEADLINES REGARDING INITIAL DISCLOSURES JOINT STATUS REPORT, & EARLY SETTLEMENT (2:16-cv-01894-JPD)	Spottle Wachington UX IIII			