Doc. 10

a 30-day extension of time to answer the Complaint, and the parties immediately scheduled a case-scheduling conference for June 26, 2017. This motion follows.

This Court may modify case management deadlines for good cause. Fed. R. Civ. P. 16(b)(4). Good cause considers the diligence of the parties seeking the modification; a district court may modify the pretrial schedule "if it cannot reasonably be met with the diligence of the party seeking the extension." *See Johnson v. Mammoth Recreations, Inc.*, 975 F.2d 604, 609 (9th Cir. 1992) (quoting Fed. R. Civ. P. 16((b)(4) advisory committee notes (1983)).

Good cause exists here. Defense counsel were not retained until June 22, 2017; per the scheduling order the parties were to have already conducted their FRCP 26(f) Conference, presented their initial disclosures, and submitted their Combined Joint State Reports and Discovery Plans. Doc. No. 5 at 1. Clearly, the parties could not have held a FCRP 26(f) conference, provide initial disclosures, or prepared to submit a joint status report until after counsel appeared. However, after counsel appeared, Plaintiff's counsel immediately initiated communications with Defense counsel and, after conferring, the parties prepared this joint motion. *Accord* Doc. No. 5 at 4.

## III. CONCLUSION

The parties were unable to comply with the Court's initial scheduling order. Now that all of the parties have appeared, the parties jointly request a 60-day extension on each of the deadlines imposed by the initial order.

The parties propose that the Court's initial scheduling dates be reset, as follows:

Deadline for FRCP 26(f) Conference: 8/07/2017

Initial Disclosures Pursuant to FRCP 26(a)(1): 8/14/2017

Combined Joint Status Report and Discovery

Plan as Required by FRCP 26(f)

23 | and Local Civil Rule 26(f): 8/21/2017

24 | | ///

25 | | ///

26

27

STOKES LAWRENCE, P.S.

NEWMAN DU WORS DURRANCE LLP

1		
2	By: s/Leslie C. Ruiter By: s/Lance A. Pelletier	By: s/Nathaniel Eli Durrance Newman Du Wors Durrance LLP Nathaniel Eli
3	Leslie C. Ruiter (WSBA #28090) Lance A. Pelletier (WSBA #49030)	Durrance (WSBA # 41627) 2101 Fourth Avenue, Suite 1500
4	Stokes Lawrence, P.S.	Seattle, WA 98121-2336
5	1420 Fifth Avenue, Suite 3000 Seattle, WA 98101	(206) 274-2833 Fax: (206) 274-2801
6	(206) 626-6000 Fax: (206) 464-1496	nate@newmanlaw.com
7	Leslie.Ruiter@stokeslaw.com	Attorneys for Hair Restoration Centers, LLC
8	Lance.Pelletier@stokeslaw.com Attorneys for Plaintiff Advanced Hair	
9	Restoration, LLC	
	DATED 11: 20th 1 CT 2017	
10	DATED this 29 <sup>th</sup> day of June, 2017.	
11	IT IS SO ORDERED.	
12		
13		DM
14		RICARDO S. MARTINEZ
15		CHIEF UNITED STATES DISTRICT JUDGE
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
	1	

27