The Honorable Ricardo S. Martinez 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 8 AT SEATTLE 9 TVI, INC. d/b/a SAVERS and VALUE VILLAGE 10 No. 2:17-cv-01845-RSM Plaintiff, 11 STIPULATED MOTION AND ORDER TO EXTEND INITIAL v. 12 SCHEDULING DATES ROBERT W. FERGUSON, in his official 13 capacity as Attorney General of the State of Washington, 14 Defendant. 15 16 **STIPULATION** 17 Pursuant to LCR 7(d)(1) & 10(g), the parties file this stipulated motion to extend the 18 initial scheduling dates the Court ordered set on December 15, 2017. See Dkt. 4. Good cause 19 supports granting an extension of these scheduling dates because Defendant Robert W. 20 Ferguson has filed a motion to dismiss (Dkt. 12) that is noted for consideration on February 2, 21 2018, and is potentially dispositive as to Plaintiff TVI, Inc.'s claims in this action. The Court's 22 ruling on Defendant's motion to dismiss will determine whether TVI's claims will proceed and 23 what discovery will be required in the action—the subject of the Joint Status Report and 24 Discovery Plan that the parties are required to submit to the Court under Rule 26(f). Dkt. 4. 25 The parties requested this extension in a phone call to the Courtroom Deputy on January 26 12, 2018. To allow the Court to consider and rule on Defendant's motion to dismiss, the parties 27 STIPULATED MOT. AND ORDER TO EXTEND INITIAL SCHEDULING DATES Davis Wright Tremaine LLP (2:17-cv-01845-RSM) - 1 LAW OFFICES 4829-2910-5754v.2 0059906-000031 1201 Third Avenue, Suite 2200 Seattle, WA 98101-3045 206.622.3150 main · 206.757.7700 fax

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1	request that the Court extend its initial scheduling dates and set the following deadlines:			
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3	Deadline for FRCP 26(f) Conference:		3/9/18	
4	Initial Disclosures Pursuant to FRCP 26(a)	(1):	3/16/18	
5	Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and Local C			
6	Rule 26(f):	CIVII	3/23/18	
7				
8	ORDER			
9	The Court finds that good cause supports extending the initial scheduling dates as			
10	stipulated to allow for consideration of Defendant's potentially dispositive motion to dismiss.			
11	IT IS SO ORDERED.			
12	DATED this 22 day of January 2018.			
13				
14	RICARDO S. MARTINEZ			
15	CHIE	F UNIT	TED STATES DISTRICT JUDGE	
16	Presented by:			
17				
18	Attorneys for TVI, Inc.		ROBERT W. FERGUSON Attorney General of Washington	
19				
20	By <u>s/James C. Grant</u>	By	s/Jeffrey G. Rupert	
21	James C. Grant, WSBA #15358 Ross Siler, WSBA #46486	J	Jeffrey G. Rupert, WSBA #45037 Celeste T. Stokes, WSBA #12180	
22	1201 Third Avenue, Suite 2200 Seattle, WA 98101-3045 Telephone: 206-757-8096 Fax: 206-757-7096 E-mail: jamesgrant@dwt.com E-mail: ross.siler@dwt.com		Office of the Attorney General 7141 Cleanwater Drive SW PO Box 40111 Olympia, WA 98504-0111 Telephone: 360-709-6470 E-mail: JeffreyR2@atg.wa.gov	
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27	STIPULATED MOT. AND ORDER TO EXTEND			

STIPULATED MOT. AND ORDER TO EXTEND INITIAL SCHEDULING DATES (2:17-cv-01845-RSM) - 2 4829-2910-5754v.2 0059906-000031