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7	UNITED STATES DISTRICT COURT			
8	WESTERN DISTRICT OF WASHINGTON AT TACOMA			
9	TOUCHPOINT COMMUNICATIONS, LLC,	NO. 15-05240-J	IRC	
10	an Oregon limited liability company, d/b/a		MOTION AND ORDER RE	
11	WEO MEDIA, LLC,	ADR, STAYIN	G DISCOVERY AND	
12	Plaintiff,	MODIFYING (DEADLINES	CASE SCHEDULING	
13	v.			
14	DENTALFONE, LLC, a Florida limited			
15	liability company,			
16	Defendant.			
17	I. INTRODUCTION			
18	For the good cause described below, the parties jointly seek an order for mediation within			
19	30 days, for a stay of discovery pending completing of the mediation, and extension of certain			
20	case scheduling deadlines in this case.			
21	II. STIPULATED MOTION			
22	The parties bring this motion pursuant to Western District Local Civil Rule 16(c) and			
23	LCR 16(b)(4). LCR 16(c) provides:			
24	As the case proceeds, if counsel for any			
25	would have a significant possibility resolution of the case, that counsel shall in writing. Whenever possible, such rep	so advise the cou	irt and all other counsel	
26	for all parties.	ions shall of Subli		
	STIPULATED MOTION AND ORDER RE A STAYING DISCOVERY AND MODIFYING SCHEDULING DEADLINES - 1 {03119427.DOCX;2 }	CASE 5	AIRNCROSS & HEMPELMANN, P.S. TTORNEYS AT LAW 24 Second Avenue, Suite 500 eattle, Washington 98104-2323 ffice 206 587 0700 fax 206 587 2308 Dockett	

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In late March, the Court issued Orders allowing Dentalfone's prior counsel to withdraw and allowing the Ana-Maria Popp and Gary C. Adler (appearing Pro Hac Vice) to substitute as counsel for Dentalfone.

Thereafter, on April 25, 2016, the Court granted the parties' stipulated motion to extend certain case deadlines, in part, in order to allow time for settlement discussions with new counsel. *Dkts. at 61, 62.* Trial in this matter is November 1, 2016.

Since the entry of this order, the parties have engaged in both discovery and in settlement discussions. Those discussions have resulted in a considerable narrowing of the issues for trial and brought the parties close to a settlement. Although direct negotiations have not yet led to a settlement, the parties' most-recent proposals were not far apart, and a mediation or settlement conference has a significant possibility of finally resolving this matter.

Accordingly, the parties jointly request that the Court order mediation of this matter within 30 days. The parties also request stay of discovery until mediation is concluded, as well as a 30-day extension of the discovery cutoff (currently August 5) and related deadlines in order to conserve resources and allow the parties to focus in the short term on settlement efforts.

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Through this Stipulated Motion, the parties seek to modify the following case deadlines:

17	DEADLINE	CURRENT	PROPOSED
18	Last Date to File Motions	July 6, 2016	August 8, 2016
10	Related to Discovery		
19			
•	Discovery Cutoff	August 5, 2016	September 6, 2016
20		4 40 2017	
21	Last Date to Amend the	August 19, 2016	September 19, 2016
21	Pleadings		
22	Lest Dete te Eile Diene eitier	Sentember 6, 2016	Ostahan (2016
• •	Last Date to File Dispositive	September 6, 2016	October 6, 2016
23	Motions		
24	Last Date to Complete	October 3, 2016	July 15, 2016
- ·	Mediation	0000001 5, 2010	July 13, 2010
25	Withium		

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STIPULATED MOTION AND ORDER RE ADR, STAYING DISCOVERY AND MODIFYING CASE SCHEDULING DEADLINES - 2 CAIRNCROSS & HEMPELMANN, P.S. ATTORNEYS AT LAW 524 Second Avenue, Suite 500 Seattle, Washington 98104-2323 office 206 587 0700 fax 206 587 2308

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1	Accordingly and pursuant to LCR 16(c) and LCR 16(b)(4), the parties respectfully			
2	request the court 1) order mediation in this case within 30 days; 2) grant a brief stay of discovery			
3	until after completion of mediation; and 3) grant a 30 day extension of the above deadlines to			
4	allow the parties to complete mediation.			
5	DATED this 9th day of June, 2016.			
6	CAIRNCROSS & HEMPELMANN, P.S.	CLARK HILL PLC		
7				
8	/s/ Ana-Maria Popp	/s/ Gary C. Adler		
9	Ana-Maria Popp, WSBA No. 39614	Gary C. Adler, (admitted pro hac vice)		
10	524 Second Avenue, Suite 500 Seattle, WA 98104-2323	601 Pennsylvania Avenue NW North Building, Suite 1000		
11	Telephone: (206) 587-0700 Facsimile: (206) 587-2308	Washington DC 20004 Telephone: (202) 552-2363		
12	E-mail: apopp@cairncross.com	Facsimile: (202) 552-2378		
12	Attorneys for Defendant Dentalfone, LLC	E-mail: gadler@clarkhill.com Attorneys for Defendant		
		Dentalfone, LLC		
14	SLINDE NELSON STANFORD			
15				
16	/s/ J. Curtis Edmondson, approval via email			
17	J. Curtis Edmondson, WSBA No. 43795 Attorney for Plaintiff Touchpoint			
18	Communications, LLC			
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	STIPULATED MOTION AND ORDER RE A STAYING DISCOVERY AND MODIFYING SCHEDULING DEADLINES - 3			

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Following a telephone conference with counsel and upon stipulation of the parties, and
good cause appearing, the following deadlines are hereby modified to the dates shown below.
The parties and the Court have agreed to extend the trial date by one month and trial is now set to

ORDER

5 begin on Thursday, December 1, 2016.

6	DEADLINE	CURRENT	AMENDED
7	Last Date to File Motions Related to Discovery	July 6, 2016	August 8, 2016
8 9	Discovery Cutoff	August 5, 2016	September 6, 2016
10	Last Date to Amend the Pleadings	August 19, 2016	September 19, 2016
11 12	Last Date to File Dispositive Motions	September 6, 2016	October 6, 2016
13 14	Last Date to Complete Mediation	October 3, 2016	July 15, 2016
15	7-Day Jury Trial	November 1, 2016	December 1, 2016

The Court further orders that the parties shall engage in mediation by no later than July 15, 2016. This matter is referred to the Honorable David W. Christel to conduct a judicial settlement conference with the parties. Counsel for the parties shall schedule the settlement conference directly with the U.S. Magistrate Judge. The Court further grants a stay of discovery in this case until after completion of mediation.

DATED this 10th day of June, 2016.

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J. Richard Creatura United States Magistrate Judge

STIPULATED MOTION AND ORDER RE ADR, STAYING DISCOVERY AND MODIFYING CASE SCHEDULING DEADLINES - 4

CAIRNCROSS & HEMPELMANN, P.S. ATTORNEYS AT LAW 524 Second Avenue, Suite 500 Seattle, Washington 98104-2323 office 206 587 0700 fax 206 587 2308

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