Cá	ase 2:13-cv-00190-DDP-AGR Document 96	6 Filed 11/06/15	Page 1 of 5	Page ID #:1468			
1 2 3 4 5 6 7 8 9	Tom Myers (SBN 176008) E-Mail: tom.myers@aidshealth.org Samantha R. Azulay (SBN 283424) E-Mail: samantha.azulay@aidshealth.org Liza Brereton (SBN 261380) E-Mail: liza.brereton@aidshealth.org AIDS Healthcare Foundation 6255 W. Sunset Blvd., 21st FL Los Angeles, CA 90028 Phone: 323-860-5200 Fax: 323-467-8450 Attorneys for Intervenors UNITED STATES CENTRAL DISTRIC		-				
10	CENTRAL DISTRIC	LI UF CALIFU	INIA				
11	VIVID ENTERTAINMENT, LLC; CALIFA PRODUCTIONS, INC.; JANE DOE a/k/a						
12) JOINT STIPULATION TO CONT						
13 14	Plaintiffs, vs.	I I I I I KIAL AN	ND KELATED	DAILS			
15	JONATHAN FIELDING, Director of Los Angeles County Department of Public Health,	Complaint Filed: Judge: Location:	January 10, Dean D. Pr Courtroom	egerson			
16 17 18	JACKIE LACEY, Los Angeles County District Attorney, and COUNTY OF LOS ANGELES,	Trial Date:					
10	Defendants, and						
20	MICHAEL WEINSTEIN, MARIJANE						
21	JACKSON, ARLETTE DE LA CRUZ, MARK MCGRATH, WHITNEY ENGERAN,						
22	and the CAMPAIGN COMMITTEE YES ON B, MAJOR FUNDING BY THE AIDS						
23	HEALTHCARE FOUNDATION)					
24	Defendants-Intervenors.						
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26							
27)						
28							
		1					
	JOINT STIPULATION TO CONTINUE THE TRIAL AND RELATED DATES						

IT IS HEREBY STIPULATED by and between the parties Plaintiffs Vivid Entertainment, LLC and Califa Productions, Inc., Defendant County of Los Angeles, and Defendant Intervenors Michael Weinstein, Marijane Jackson, Arlette De La Cruz, Mark McGrath, Whitney Engeran, and the Campaign Committee Yes on B, Major Funding by the AIDS Healthcare Foundation (collectively, the "Parties"), by and through their respective counsel, as follows:

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A. WHEREAS the Parties have been propounding and responding to discovery requests, and certain discovery disputes have arisen;

B. WHEREAS, the Parties have been attempting to resolve these discovery disputes through numerous meet and confer calls and letters;

C. WHEREAS the Parties have begun noticing depositions and are meeting and conferring to schedule such depositions;

D. WHEREAS the Parties need additional time to resolve their discovery disputes informally through meeting and conferring and also expect that at least two motions to compel discovery will be filed;

E. WHEREAS in light of the foregoing, counsel for the Parties agree that a continuance of the trial date and related dates is in the best interest of the Parties and works in favor of judicial economy to reduce the number of motions to compel and the number of issues raised in such motions;

F. WHEREAS the Parties have the following scheduling conflicts and thus need a continuance of the Fact Discovery Cutoff date to May 31, 2016:

- <u>Defendant Intervenors</u>: January 11-13, 2016 trial; January 22-23, 2016 trial; February 1-15, 2016 trial; March 7-11, 2016 trial; April 22-May 3, 2016 holiday & vacation; May 7-15, 2016 vacation.

- <u>Plaintiffs</u>: January 19-February 5, 2016 trial; January 20-25, 2016 conference; February 4-8, 2016 vacation; February 10-14, 2016 conference; oneweek criminal trial in February 2016 with dates to be determined; February 29-March 3, 2016 arbitration; three trials in March through April 2016 with dates to

1	be determined; and a mid-2016 three week criminal trial.						
2	G.	G. WHEREAS counsel for the Parties further agree that the other					
3	corresponding deadlines in addition to the Fact Discovery Cutoff date should be						
4	continued as follows:						
5	1.	Expert Disclosure deadline continued to June 15, 2016;					
6	2.	Expert Discovery Cutoff date continued to August 15, 2016;					
7	3.	Last Day to File Motions continued to September 15, 2016;					
8	4.	Pretrial Conference date continued to December 5, 2016; and					
9	5.	Trial date continued to December 13, 2016.					
10	THEREFORE IT IS HEREBY STIPULATED AND AGREED, by and						
11	between all of the Parties to this action, that:						
12	1.	The Discovery Cutoff date should be continued to May 31, 2016;					
13	2.	The Expert Disclosure deadline should be continued to June 15, 2016;					
14	3.	The Expert Discovery Cutoff date should be continued to August 15,					
15	2016;						
16	4.	The Last Day to File Motions should be continued to September 15,					
17	2016;						
18	5.	The Pretrial Conference date should be continued to December 5,					
19	2016; and						
20	б.	The Trial date should be continued to December 13, 2016.					
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	3 JOINT STIPULATION TO CONTINUE THE TRIAL AND RELATED DATES						

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1	IT IS SO STIPULAT	ſED.			
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3	DATED: November 6, 201:	5 SANTEN & HUGHES, LPA			
4					
5		Dru /a/ II I avia Sintin			
6		By: <u>/s/ H. Louis Sirkin</u> H. LOUIS SIRKIN (pro hac vice)			
7		Attorneys for Plaintiffs Vivid Entertainment, LLC., and Califa Productions, Inc.			
8		LLC., and Calija Froductions, Inc.			
9		LIPSITZ GREENE SCIME CAMBRIA, LLP			
10	DATED: November 6, 201:	5			
11					
12		By: <u>/s/ Paul Cambria</u> PAUL CAMBRIA			
13		Attorneys for Plaintiffs Vivid Entertainment, LLC., and Califa Productions, Inc.			
14		LLC., and Califa Productions, Inc.			
15					
16		GLASER WEIL FINK			
17 18	DATED: November 6, 201:	5 HOWARD AVCHEN & SHAPIRO LLP			
10 19					
20		By: <u>/s/ Joel N. Klevens</u> PATRICIA L. GLASER			
20		JOEL N. KLEVENS CAMILLA CHAN			
22		Attorneys for Defendant			
22					
24	DATED November 6 2014	5			
25	DATED: November 6, 201:	DEFENDANT INTERVENORS MICHAEL			
26		WEINSTEIN, MARIJANE JACKSON, ARLETTE DE LA CRUZ, MARK MCGRATH, WHITNEY ENGERAN, and the CAMPAIGN			
27		WHITNEY ENGERAN, and the CAMPAIGN COMMITTEE YES ON B, MAJOR FUNDING BY AIDS HEALTHCARE Foundation			
28		BY AIDS HEALTHCARE Foundation			
	4 JOINT STIPULATION TO CONTINUE THE TRIAL AND RELATED DATES				

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2 3		By:	/s/ Tom TOM MYERS	Myers				
3 4			SAMANTHA I LIZA M. BREI	R. AZULAY RETON				
4 5			Attorneys for D	efendant Inte	ervenors			
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