1 2 3	SUZANNE V. WILSON (State Bar No. suzanne.wilson@aporter.com JACOB K. POORMAN (State Bar No. 2 jacob.poorman@aporter.com	152399) 262261)
4	jacob.poorman@aporter.com ARNOLD & PORTER LLP 777 South Figueroa Street, 44 th Floor Los Angeles, California 90017-5844	
5	Los Angeles, California 90017-5844 Telephone: (213) 243-4000 Facsimile: (213) 243-4199	
6	Attorneys for Defendants Alexander	
7	McQueen Trading Limited, Saks Incorporated, and Zappos Retail, Inc.	
8		
9		
10	UNITED STATE	S DISTRICT COURT
11	CENTRAL DISTR	ICT OF CALIFORNIA
12	WESTER	RN DIVISION
13		
14	HELLS ANGELS MOTORCYCLE CORPORATION,) Case No. CV-10-8029 CBM (MANx)
15		STIPULATION TO EXTEND TIME
16	Plaintiff,	TO RESPOND TO INITIAL COMPLAINT BY NOT MORE THAN
17	V.	30 DAYS (L.R. 8-3)
18	ALEXANDER MCQUEEN TRADING LIMITED, SAKS	Complaint served: October 26, 2010 Current response date: November 16,
19	INCORPORATED, and ZAPPOS RETAIL, INC.	2010New response date: December 16, 2010
20	Defendants.	}
21	Defendants.	}
22		}
23		
24		
25		iff Hells Angels Motorcycle Corporation
26		dants Alexander McQueen Trading Limited,
27	Saks Incorporated, and Zappos Retail, In	c. (collectively, "Defendants"), on the other

hand, through their respective counsel, hereby stipulate and agree as follows:

1	WHEREAS, on October 25, 2010, Plaintiff filed the instant action in this
2	Court;
3	WHEREAS, on October 26, 2010, Plaintiff served Defendants Alexander
4	McQueen Trading Limited and Zappos Retail, Inc. with the Complaint;
5	WHEREAS, on October 27, 2010, Plaintiff served Defendant Saks
6	Incorporated with the Complaint;
7	WHEREAS, the time for Defendants Alexander McQueen Trading Limited
8	and Zappos Retail, Inc. to respond to the Complaint currently is November 16, 2010
9	and the time for Defendant Saks Incorporated to respond to the Complaint currently
10	is November 17, 2010;
11	WHEREAS, Defendants and Plaintiff have stipulated and agreed that
12	Defendants shall have a thirty-day extension of time to respond to the Complaint.
13	NOW, THEREFORE, the parties stipulate and agree as follows:
14	The responses of Defendants Alexander McQueen Trading Limited, Saks
15	Incorporated, and Zappos Retail, Inc. to Plaintiff's Complaint shall be filed and
16	served on or before December 16, 2010.
17	Dated: November 15, 2010
18	ARNOLD & PORTER LLP FRITZ CLAPP
19	C
20	By: Suzanne V. Wilson By: Fritz Clapp
21	Attorneys for Defendants Attorney for Plaintiff Hells Angels
22	Alexander McQueen Trading Motorcycle Corporation Limited, Saks Incorporated, and
23	Zappos Retail, Inc.
24	
25	
26	
27	
28	

1	WHEREAS, on October 25, 2010, Plaintiff filed the instant action in this
2	Court;
3	WHEREAS, on October 26, 2010, Plaintiff served Defendants Alexander
4	McQueen Trading Limited and Zappos Retail, Inc. with the Complaint;
5	WHEREAS, on October 27, 2010, Plaintiff served Defendant saks
6	Incorporated with the Complaint;
7	WHEREAS, the time for Defendants Alexander McQueen Trading Limited
8	and Zappos Retail, Inc. to respond to the Complaint currently is November 16, 2010
9	and the time for Defendant Saks Incorporated to respond to the Complaint currently
10	is November 17, 2010;
11	WHEREAS, Defendants and Plaintiff have stipulated and agreed that
12	Defendants shall have a thirty-day extension of time to respond to the Complaint.
13	NOW, THEREFORE, the parties stipulate and agree as follows:
14	The responses of Defendants Alexander McQueen Trading Limited, Saks
15	Incorporated, and Zappos Retail, Inc. to Plaintiff's Complaint shall be filed and
16	served on or before December 16, 2010.
17	Dated: November, 2010
18	ARNOLD & PORTER LLP FRITZ CLAPP
19	(D)
20	By: Suzanne V. Wilson By: Fritz Clapp
21	
22	Alexander McQueen Trading Motorcycle Corporation
23	Limited, Saks Incorporated, and Zappos Retail, Inc.
24	/—·FF · · · · · · · · · · · · · · · · · ·
25	
26	
27	
28	