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12 THE CITRI-LITE COMPANY, INC.

13 UNITED STATES DISTRICT COURT

14 EASTERN DISTRICT OF CALIFORNIA - FRESNO DIVISION

15 THE CITRI-LITE COMPANY, a
16 California corporation,
17 Plaintiff,

18 v.

19 COTT BEVERAGES, INC., d/b/a
20 Cott Beverages U.S.A., a Florida
21 corporation, and DOES 1 through 25,
22 Defendants.

Case No. 1:07-CV-01075-OWW-DLB
Assigned to Hon. Oliver W. Wanger

**STIPULATION FOR PLAINTIFF
TO MOVE DOCUMENTS INTO
EVIDENCE**

Trial Date: June 29, 2011

23 Plaintiff Citri-Lite Company and Defendant Cott Beverages, Inc.,
24 hereby agree and stipulate as follows:

25 1. July 19, 2011 was the last day available for the taking of trial
26 evidence in the captioned case, and at the end of the trial day not all of
27 previously designated portions of deposition excerpts had been read into the
28 record, including the deposition testimony of former Cott employee Gilbert
Woods.

2. The Court has given consent for the parties to submit a limited
number of remaining deposition excerpts for inclusion within the evidentiary

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record of this case. Plaintiff will include deposition excerpts for Gilbert Woods with its submission.

3. The plaintiff maintains that the submitted portions of the deposition testimony of Gilbert Woods provide the necessary foundation for the admission into evidence of Plaintiff's Exhibits P-210 and P-211, and would, had time allowed on July 19, 2011, moved for admission of Exhibits P-210 and P-211 into evidence at the time the pertinent portions of the Woods deposition were read into the record.

4. Given the above circumstances, the parties hereby stipulate that prior to the oral argument scheduled for August 30, 2011, plaintiff may move for admission of Exhibits P-210 and P-211 into evidence based upon the foundation provided within the submitted portions of the Woods deposition testimony.

Dated: July , 2011

KLEIN, DeNATALE, GOLDNER, COOPER,
ROSENLIEB & KIMBALL, LLP

By: /s/ James M. Duncan

James M. Duncan
David J. Cooper
Attorneys for The Citri-Lite Co., Inc.

Dated: July , 2011

SCHEPER KIM & HARRIS LLP

By: S/ Gregory A. Ellis /

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ORDER

Pursuant to the Stipulation executed by the Parties, plaintiff may move for admission of Exhibits P-210 and P-211 into evidence prior to the oral argument scheduled for August 30, 2011.

IT IS SO ORDERED.

Dated: July 21, 2011

/s/ Oliver W. Wanger
UNITED STATES DISTRICT JUDGE