JAMES J. YUKEVICH (SBN 159896) JYukevich@yukelaw.com 2 THOMAS BORNCAMP (SBN 186730) TBorncamp@yukelaw.com 3 PATRICIA E. BALL (SBN 229333) PBall@yukelaw.com 4 YUKEVICH CALFO & CAVANAUGH 601 S. Figueroa Street, 38th Floor 5 Los Angeles, CA 90017 Telephone: (213) 362-7777 6 Facsimile: (213) 362-7788 7 Attorneys for Defendant 8 MICHELIN NORTH AMERICA, INC. (erroneously sued as The Uniroyal Goodrich Tire Company) and MICHELIN AMERICAS RESEARCH AND DEVELOPMENT 9 10 CORPORATION (erroneously sued as Michelin Americas Research Corporation) 11 12 UNITED STATES DISTRICT COURT 13 FOR THE EASTERN DISTRICT OF CALIFORNIA 14 15 FLOR de MARIA GONZALEZ-Case No.: 2:08-CV-01898-JAM-EFB MARTINEZ, individually; EGON 16 WILFREDO GONZALEZ ORDER AND STIPULATION OF MARTINEZ, individually; and 17 COUNSEL FOR EXTENSION OF BLANCA CLEMENCIA GALAN-TIME FOR DEFENDANT RUBALLO, individually, ANGEL 18 MICHELIN NORTH AMERICA. ROBERTO GONZALEZ-GALAN, a INC. TO RESPOND TO 19 minor by MARGARITA COLON, his COMPLAINT Guardian ad Litem 20 Plaintiffs. 21 VS. 22 MICHELIN NORTH AMERICA, INC., 23 a New York corporation, MICHELIN AMERICAS RESEARCH 24 CORPORATION; a Delaware corporation, THE UNIROYAL 25 GOODRICH TIRE COMPANY, a Delaware corporation; 26 Defendants. 27 28 243421.1 / 28-968 1

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1	IT IS HEREBY STIPULATED by and between Plaintiffs FLOR de		
2	MARIA GONZALEZ-MARTINEZ, EGON WILFREDO GONZALEZ		
3	MARTINEZ, BLANCA CLEMENCIA GALAN-RUBALLO, ANGEI		
4	ROBERTO GONZALEZ-GALAN, through their counsel of record, and		
5	Defendant MICHELIN NORTH AMERICA, INC. ("MNA") through their		
6	respective counsel of record, as follows:		
7	Defendant Michelin North America, Inc. shall have an extension of time to		
8	answer or otherwise respond to Plaintiff's Complaint, up to and including April		
9	12, 2009. A copy of the written confirmation is attached as "Exhibit A."		
10			
11			
12	DATE:, 2009 LAW OFFICES OF FERNANDO F. CHAVEZ		
13			
14	By:		
15	Fernando F. Chavez Hector E. Salitrero		
16	Attorneys for Plaintiffs		
17	MARIA GONZALEZ-MARTINEZ,		
18	EGON WILFREDO GONZALEZ MARTINEZ, BLANCA		
19	CLEMENCIA GALAN-RUBALLO,		
20	and ANGEL ROBERTO GONZALEZ-GALAN		
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22			
23			
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2627	Deffective Leaven 1 2000 Michalia Americas December 1 Development Com		
28	Effective January 1, 2008, Michelin Americas Research and Development Corporation ("MARC") (erroneously sued herein as Michelin Americas Research Corporation), a		
20	Delaware Corporation, merged with Michelin North America, Inc., a New York Corporation.		
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2	2 DATE:, 2009 YUKEY	/ICH CALFO & CAVANAUGH	
3	3		
4	4 By: _		
5	5 J.	ames J. Yukevich	
6	6 II	homas Borncamp atricia E. Ball	
7	7	attorneys for Defendant	
8	MICHELIN NORTH AMERICA, INC. (erroneously sued as The Uniroyal Goodrich Tire Company and MICHELIN AMERICAS RESEARCH AND		
9			
11		DEVELOPMENT CORPORATION erroneously sued as Michelin mericas Research Corporation)	
12		mericas Research Corporation)	
13			
14			
15	There being good cause, IT IS SO ORDERED.		
16	6 DATED: April 2, 2009		
17	7 <u>/s/</u> .	John A. Mendez	
18		S. DISTRICT JUDGE	
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