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12 Attorneys for Defendant
13 MICHELIN NORTH AMERICA, INC.
14 (*erroneously sued as The Uniroyal Goodrich*
15 *Tire Company*) and MICHELIN AMERICAS
16 RESEARCH AND DEVELOPMENT
17 CORPORATION (*erroneously sued as*
18 *Michelin Americas Research Corporation*)

19 **UNITED STATES DISTRICT COURT**
20 **FOR THE EASTERN DISTRICT OF CALIFORNIA**

21 FLOR de MARIA GONZALEZ-)
22 MARTINEZ, individually; EGON)
23 WILFREDO GONZALEZ)
24 MARTINEZ, individually; and)
25 BLANCA CLEMENCIA GALAN-)
26 RUBALLO, individually, ANGEL)
27 ROBERTO GONZALEZ-GALAN, a)
28 minor by MARGARITA COLON, his)
Guardian ad Litem)

Plaintiffs,

vs.

21 MICHELIN NORTH AMERICA, INC.,)
22 a New York corporation, MICHELIN)
23 AMERICAS RESEARCH)
24 CORPORATION; a Delaware)
25 corporation, THE UNIROYAL)
26 GOODRICH TIRE COMPANY, a)
27 Delaware corporation;)

Defendants.

Case No.: 2:08-CV-01898-JAM-EFB

**ORDER AND STIPULATION OF
COUNSEL FOR EXTENSION OF
TIME FOR DEFENDANT
MICHELIN NORTH AMERICA,
INC. TO RESPOND TO
COMPLAINT**

1 IT IS HEREBY STIPULATED by and between Plaintiffs FLOR de
2 MARIA GONZALEZ-MARTINEZ, EGON WILFREDO GONZALEZ
3 MARTINEZ, BLANCA CLEMENCIA GALAN-RUBALLO, ANGEL
4 ROBERTO GONZALEZ-GALAN, through their counsel of record, and
5 Defendant MICHELIN NORTH AMERICA, INC. ("MNA")¹ 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."

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12 DATE: _____, 2009 LAW OFFICES OF FERNANDO F. CHAVEZ

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14 By: _____
15 Fernando F. Chavez
16 Hector E. Salitrero
17 Attorneys for Plaintiffs
18 MARIA GONZALEZ-MARTINEZ,
19 EGON WILFREDO GONZALEZ
20 MARTINEZ, BLANCA
21 CLEMENCIA GALAN-RUBALLO,
22 and ANGEL ROBERTO
23 GONZALEZ-GALAN

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27 ¹ Effective January 1, 2008, Michelin Americas Research and Development Corporation
28 ("MARC") (*erroneously sued herein as Michelin Americas Research Corporation*), a
Delaware Corporation, merged with Michelin North America, Inc., a New York
Corporation.

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DATE: _____, 2009

YUKEVICH CALFO & CAVANAUGH

By: _____

James J. Yukevich
Thomas Borncamp
Patricia E. Ball
Attorneys for Defendant
MICHELIN NORTH AMERICA,
INC. (*erroneously sued as The
Uniroyal Goodrich Tire Company*)
and MICHELIN AMERICAS
RESEARCH AND
DEVELOPMENT CORPORATION
(*erroneously sued as Michelin
Americas Research Corporation*)

There being good cause, IT IS SO ORDERED.

DATED: April 2, 2009

/s/ John A. Mendez
U. S. DISTRICT JUDGE