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13	Salyer Revocable Trust
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19	LLC, SK Farms Services, LLC, SK Frozen Foods, LLC, SS Farms, LLC, SSC Farming, LLC, SSC Farms I, LLC,
20	SSC Farms II, LLC, SSC Farms III, LLC, SKF Aviation, LLC, and CSSS, LP d/b/a Central Valley Shippers
21	Please see continuation page for a complete list of the
22	moving parties and their respective counsel.
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24	UNITED STATES DISTRICT COURT
25	EASTERN DISTRICT OF CALIFORNIA
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20	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINE TO FILE OPPOSITION TO AND POSTPONING HEARING FOR MOTION FOR REHEARING

1	In re:	BANKRUPTCY CASE NO.: 09-29162-D-11
2	SK FOODS, LP, a California limited partnership, et al.,	Chapter 11
3	Debtors.	U.S. District Court Case Nos. 2:10-cv-01492-LKK; 2:10-cv-01493-LKK
4 5	Deotors.	2:10-cv-01496-LKK; 2:10-cv-01497-LKK 2:10-cv-01498-LKK; 2:10-cv-01499-LKK 2:10-cv-01500-LKK
6		STIPULATION AND ORDER EXTENDING
7		DEADLINE TO FILE OPPOSITION TO AND POSTPONING HEARING FOR MOTION
8		FOR REHEARING ON DECEMBER 10, 2010 ORDER AND JUDGMENT REVERSING
9		BANKRUPTCY COURT'S ORDER DENYING A STAY
10	BRADLEY SHARP, et al.,	AP No. 09-02692
11	Plaintiff,	DCN: MSS-1
12	v.	
13	SSC FARMS I, LLC, et al.,	
14	Defendants.	
15		
16	BRADLEY SHARP, et al.,	AP No. 10-02014 DCN: MSS-1
	Plaintiff,	
17	V.	
18	SCOTT SALYER, as trustee of the Scott Salyer Revocable Trust, et al.,	
19	Defendants.	
20		<u> </u>
21	BRADLEY SHARP, et al.,	AP No. 10-02015 DCN: MSS-1
22	Plaintiff,	
23	v.	
24	SCOTT SALYER, in his individual capacity and as trustee of the Scott	
25	Salyer Revocable Trust, et al.,	
26	Defendants.	
27		
28		

1	BRADLEY SHARP, et al.,	AP No. 10-02016
2	Plaintiff,	DCN: MSS-1
3	V.	
4	SKF AVIATION, LLC, et al.,	
5	Defendants.	
6		ADN: 10.02017
7	BRADLEY SHARP, et al.,	AP No. 10-02017 DCN: MSS-1
8	Plaintiff,	
9	V.	
10	FRED SALYER IRREVOCABLE TRUST, et al.,	
11	Defendants.	
12	BRADLEY SHARP, et al.,	AP No. 09-02543 DCN: MSS-1
13	Plaintiff,	DCN. MSS-1
14	v.	
15	CSSS, L.P., et al.,	
16	Defendants.	
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		STIPULATION AND (PROPOSED) ORDER EXTENDING

1 **CONTINUATION SHEET: PARTIES** 2 AND THEIR RESPECTIVE COUNSEL 3 4 STEVEN H. FELDERSTEIN, State Bar No. ANDREA M. MILLER, State Bar No. 88992 NAGELEY MEREDITH & MILLER, INC. 5 PAUL J. PASCUZZI, State Bar No. 148810 8001 Folsom Boulevard, Suite 100 TANIA M. MOYRON, State Bar No. 235736 Sacramento, California 95826 6 Telephone: (916) 386-8292 FELDERSTEIN FITZGERALD WILLOUGHBY & PASCUZZI LLP Facsimile: (916) 386-8952 7 400 Capitol Mall, Suite 1450 amiller@nmlaw.com Sacramento, California 95814 8 Telephone: (916) 329-7400 Counsel for SK PM Corp., SK Foods, LLC, Facsimile: (916) 329-7435 SKF Canning, LLC, Blackstone Ranch 9 sfelderstein@ffwplaw.com Corporation, Monterey Peninsula Farms, LLC, Salver Management Company, LLC, SK Farms ppascuzzi@ffwplaw.com 10 tmoyron@ffwplaw.com Services, LLC, SK Frozen Foods, LLC, SS Farms, LLC, SSC Farming, LLC, SSC Farms I, 11 LLC, SSC Farms II, LLC, SSC Farms III, LLC, Counsel for Scott Salver, individually and as trustee of the Scott Salver Revocable Trust, and SKF Aviation, LLC, and CSSS, LP d/b/a 12 the Scott Salyer Revocable Trust Central Valley Shippers 13 MALCOLM S. SEGAL, State Bar No. 075481 LARRY J. LICHTENEGGER, State Bar No. 14 SEGAL & KIRBY 048206 770 L Street, Suite1440 LICHTENEGGER LAW OFFICE. 15 Sacramento, California 95814 3850 Rio Road, Suite 58 Telephone: (916) 441-0828 Carmel, CA 93926 16 Facsimile: (916) 446-6003 Telephone: (831) 626-2801 msegal@segalandkirby.com 17 Counsel for the Fred Salyer Irrevocable Trust, Counsel for Scott Salyer, individually and as Gerard Rose as trustee of the Fred Salyer 18 trustee of the Scott Salyer Revocable Trust, and Irrevocable Trust, and Scott Salver, individually and as trustee of the Scott Salyer the Scott Salyer Revocable Trust 19 Revocable Trust 20 GREGORY C. NUTI. State Bar No. 151754 21 KEVIN W. COLEMAN, State Bar No. 168538 SCHNADER HARRISON SEGAL & LEWIS 22 LLP One Montgomery Street, Suite 2200 23 San Francisco, California 94104-5501 Telephone: 415-364-6700 24 Facsimile: 415-364-6785 gnuti@schnader.com 25 kcoleman@schnader.com 26 Counsel for Bradley D. Sharp, Chapter 11 Trustee 27

Scott Salyer, individually and as trustee of the Scott Salyer Revocable Trust; the Scott Salyer Revocable Trust; SK PM Corp.; SK Foods, LLC; SKF Canning, LLC; Blackstone Ranch Corporation; Monterey Peninsula Farms, LLC; Salyer Management Company, LLC; SK Farms Services, LLC; SK Frozen Foods, LLC; SS Farms, LLC; SSC Farming, LLC; SSC Farms I, LLC; SSC Farms II, LLC; SSC Farms III, LLC; SSC Farms III, LLC; SKF Aviation, LLC; CSSS, LP d/b/a Central Valley Shippers; Gerard Rose as trustee of the Fred Salyer Irrevocable Trust; and the Fred Salyer Irrevocable Trust (collectively, "Appellants") and Bradley D. Sharp, as Chapter 11 Trustee of SK Foods, L.P. ("Appellee"), by and through their respective counsel, hereby stipulate (the "Stipulation") and agree as follows:

- 1. On December 27, 2010, Appellee filed the Motion for Rehearing on December 10, 2010 Order and Judgment Reversing Bankruptcy Court's Order Denying a Stay (the "Motion for Rehearing") in the above-captioned appeals. The Motion for Rehearing was set for hearing on January 31, 2011 at 10:00 a.m. and the deadline to file an opposition to the Motion for Rehearing was January 17, 2011.
- 2. On December 30, 2010, Appellants filed an opposition to the Motion for Rehearing, asking the Court to delay the hearing until sometime at the end of March 2011 because of the illness of one of Appellants' attorneys and reserving the right of Appellants to file a supplemental opposition to the Motion for Rehearing.
- 3. On January 14, 2011, the Court entered an order (the "Extension Order") extending the deadline for Appellants to file an opposition to the Motion for Rehearing until January 19, 2011 at 9:00 a.m.
- 4. On or around January 14, 2011, Appellants and Appellee agreed to participate in mediation concerning, among other things, the Motion for Rehearing with Judge Michael McManus in the next sixty (60) days (the "Mediation"). Because the Motion for Rehearing will be negotiated as part of the Mediation, Appellants and Appellee also agreed to postpone the hearing on the Motion for Rehearing to no earlier than March 31, 2011 and, as a result, extend the deadline to file an opposition to the Motion for Rehearing to no earlier than March 17, 2011.
 - 5. The parties further agree that the ultimate date of the deadline for Appellants to

file their opposition should be determined under the Local Rules of the United Stated District Court for the Eastern District of California (the "Local Rules") based on the date of the hearing set by the Court.

- 6. Appellants and Appellee believe that delaying the hearing on the Motion for Rehearing and extending the deadline to file an opposition to the Motion for Rehearing will enhance the parties' ability in the Mediation to agree to a consensual resolution of the issues raised in the Motion for Rehearing, although the parties are unable to guarantee at this time that they will be successful.
- 7. On January 21, 2011, the Court entered an order (the "Order") requesting that counsel for the Appellants file a notice indicating why they did not file a timely supplemental opposition to the Motion for Rehearing pursuant to the Extension Order.
- 8. In response to the Order, Appellants hereby apologize to the Court for the delay in filing this Stipulation. Between January 14, 2011 and January 24, 2011, Appellants and Appellee were in the process of negotiating the details of an interim settlement agreement to delay the numerous open issues between Appellants and Appellee, including the Motion for Rehearing, while the parties participate in the Mediation. As a result of such efforts, Appellants and Appellee are hereby filing this Stipulation.
- 9. As a result of the forgoing, Appellants and Appellee hereby jointly request that the Court enter an order continuing the hearing on the Motion for Rehearing to a date no earlier than March 31, 2011, with the deadline for Appellants to file their opposition to the Motion for Rehearing to be determined under the Local Rules, based on the date of the hearing set by the Court.

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1	Dated this 25th day of January, 2011	
2	SCHNADER HARRISON SEGAL & LEWIS LLP	FELDERSTEIN FITZGERALD WILLOUGHBY & PASCUZZI LLP
3	/S/MICHAEL M. CARLSON MICHAEL M. CARLSON Counsel for Bradley D. Sharp, as Chapter 11 Trustee of SK Foods, L.P.	/S/ PAUL J. PASCUZZI PAUL J. PASCUZZI Counsel for Scott Salyer, individually and as trustee of the Scott Salyer Revocable Trust, and the Scott Salyer Revocable Trust
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6		
7 8	SEGAL & KIRBY LLP	NAGELEY MEREDITH & MILLER, INC.
	_/S/MALCOLM S. SEGAL	_/S/JAMES C. KEOWEN
9	MALCOLM S. SEGAL	JAMES C. KEOWEN
10	Counsel for Scott Salyer, individually and as trustee of the Scott Salyer Revocable Trust,	Counsel for SK PM Corp., SK Foods, LLC, SKF Canning, LLC, Blackstone Ranch Corporation,
11	and the Scott Salyer Revocable Trust	Monterey Peninsula Farms, LLC, Salyer Management Company, LLC, SK Farms
12		Services, LLC, SK Frozen Foods, LLC, SS Farms, LLC, SSC Farming, LLC, SSC Farms I,
13		LLC, SSC Farms II, LLC, SSC Farms III, LLC, SKF Aviation, LLC, and CSSS, LP d/b/a Centra Valley Shippers
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2	GOOD CAUSE APPEARING, IT IS ORDERED AS FOLLOWS:
3	1. The hearing on the Motion for Rehearing is continued to April 11, 2011 at 10:00
4	a.m.
5	2. The deadline for Appellants to file their opposition to the Motion for Rehearing
6	shall be determined under the Local Rules.
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8	Dated: January 26, 2011
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10	Samo K Karlton
11	LAWRENCE K. KARLTON SENIOR JUDGE
12	UNITED STATES DISTRICT COURT
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