1 2	BRYAN A. MERRYMAN (SBN 134357) bmerryman@whitecase.com	Brian J. Dunne (SBN 275689) PIERCE BAINBRIDGE BECK PRICE &
	CATHERINE S. SIMONSEN (SBN 307325) catherine.simonsen@whitecase.com	HECHT LLP 355 S. Grand Avenue, 44 <sup>th</sup> Floor
3	WHITE & CASE LLP 555 S. Flower Street, Suite 2700	Los Angeles, CA 90071 Telephone: (213) 262-9333
4	Los Angeles, CA 90071-2433	Facsimile: (213) 279-2008
5	Telephone: (213) 620-7700 Facsimile: (213) 452-2329	Email: bdunne@piercebainbridge.com
6	BIJAL V. VAKIL (SBN 192878)	Harmett K. Dhillon (SBN 207873) DHILLON LAW GROUP
7	bvakil@whitecase.com	177 Post Street, Suite 700
	JEREMY OSTRANDER (SBN 233489) jostrander@whitecase.com	San Francisco, CA 94108 Telephone: (415) 433-1700
8	HALLIE KIERNAN (SBN 313541) hallie.kiernan@whitecase.com	Facsimile: (415) 520-6593 Email: harmeet@dhillonlaw.com
9	WHITE & CASE LLP	
10	3000 El Camino Real Two Palo Alto Square, Suite 900 Palo Alto, CA 94306	Attorneys for Plaintiffs Sharidan L. Stiles and Stiles 4 U, Inc.
11	Telephone: (650) 213-0300	Zachary Page (SBN 293885)
12	Facsimile: (650) 213-8158	CONKLE, KREMER & ENGEL Professional Law Corporation
13	STEFAN M. MENTZER (admitted <i>pro hac vice</i> ) smentzer@whitecase.com	3130 Wilshire Boulevard, Suite 500 Santa Monica, CA 90403
	WHITE & CASE LLP	Telephone: (310) 998-9100, ext. 105
14	1221 Avenue of the Americas, Floor 49 New York, NY 10020	Facsimile: (310) 998-9109 Email: mkremer@conklelaw.com
15	Telephone: (212) 819-8200	
16	Facsimile: (212) 354-8113	Attorneys for Defendant American International Industries
17	Attorneys for Defendant Walmart Inc.	
18		
19	UNITED STATES DISTRICT COURT	
20	EASTERN DISTRICT OF CALIFORNIA	
21		
22	SHARIDAN STILES, an individual, STILES 4	Case No. 2:14-cv-02234-MCE-CMK
23	U, INC., a California corporation,	STIPULATION AND ORDER TO
24	Plaintiffs,	CONTINUE HEARING ON CERTAIN ISSUES RAISED IN
25	v.	PENDING MOTIONS TO COMPEL FROM DECEMBER 11, 2019 TO
	WALMART INC., and AMERICAN	JANUARY 15, 2020
26	INTERNATIONAL INDUSTRIES,	
27	Defendants.	
28		

1	Plaintiffs Sharidan Stiles and Stiles 4 U, Inc. ("plaintiffs") and defendant Walmart Inc.		
2	("Walmart"), by and through their respective counsel, hereby stipulate as follows:		
3	WHEREAS, the close of fact discovery is January 10, 2020; and		
4	WHEREAS, pending before the Court are plaintiffs' Motion to Compel Discovery		
5	Responses (ECF No. 279); Walmart's Motion to Compel Plaintiffs' Further Responses and		
6	Production in Response to Requests for Production (ECF No. 280); and Walmart's Motion to		
7	Compel Plaintiffs' Further Responses to Interrogatories (ECF No. 281);		
8	WHEREAS, hearing on the three aforementioned motions is scheduled for December 11		
9	2019, before the Honorable Dennis M. Cota;		
10	WHEREAS, the parties agree that Walmart's motions to compel (ECF Nos. 280 and 281		
11	may be mooted by forthcoming supplemental discovery responses and document productions by		
12	plaintiffs, and that plaintiffs' motion to compel (ECF No. 279) as it pertains to Walmart's		
13	responses to plaintiffs' interrogatories (the fifth and sixth bullet points in plaintiffs' notice of		
14	motion, ECF No. 279) may be mooted by Walmart's forthcoming supplemental interrogatory		
15	responses;		
16	WHEREAS, the parties further agree that plaintiffs' motion to compel (ECF No. 279) as		
17	it pertains to Walmart's redactions applied to documents (the third bullet point in plaintiffs'		
18	notice of motion, ECF No. 279) has been mooted by Walmart's supplemental document		
19	production;		
20	WHEREAS, Federal Rule of Civil Procedure 16(b)(4) permits the modification of a		
21	pretrial scheduling order for good cause;		
22	WHEREAS, good cause exists to continue the hearing on Walmart's motions to compel		
23	(ECF Nos. 280 and 281) and plaintiffs' motion to compel (ECF No. 279) as it pertains to		
24	Walmart's responses to plaintiffs' interrogatories (the fifth and sixth bullet points in plaintiffs'		
25	notice of motion, ECF No. 279) to allow the parties time to resolve the disputes at issue therein		
26	without the need for Court intervention; and		
27	WHEREAS, good cause exists to continue the deadline for fact discovery as it pertains to		
28	the discovery at issue in Walmart's motions to compel (ECF Nos. 280 and 281) and Walmart's		

1	responses to plaintiffs' interrogatories at issue in plaintiffs' motion to compel (ECF No. 279), so		
2	that the Court can hear and rule on the parties' disputes as to those issues if the parties do not		
3	resolve those disputes prior to the time of the hearing.		
4	THEREFORE, THE PARTIES, BY AND THROUGH THEIR RESPECTIVE		
5	UNDERSIGNED COUNSEL, HEREBY STIPULATE, AND THE COURT ORDERS		
6	AS FOLLOWS:		
7	Plaintiffs' motion to compel (ECF No. 279) as it pertains to Walmart's redactions applied		
8	to documents (the third bullet point in plaintiffs' notice of motion, ECF No. 279) is withdrawn		
9	and stricken, and hearing on that issue is VACATED;		
10	The hearing on Walmart's motions to compel (ECF Nos. 280 and 281) and plaintiffs'		
11	motion to compel (ECF No. 279) as it pertains to Walmart's responses to plaintiffs'		
12	interrogatories (the fifth and sixth bullet points in plaintiffs' notice of motion, ECF No. 279) is		
13	hereby CONTINUED to January 15, 2020;		
14	The hearing on plaintiffs' motion to compel (ECF No. 279) as it pertains to the following		
15	issues REMAINS set for December 11, 2019:		
16	Walmart's responses and production in response to plaintiffs' request for		
17	production nos. 4, 7–8, 10, 12–13, 15, 20–21, 25, 26, 30-31, and 44 (the first bullet		
18	point in plaintiffs' notice of motion, ECF No. 279);		
19	• Walmart's custodians and search terms (the second bullet point in plaintiffs' notice		
20	of motion, ECF No. 279); and		
21	• Walmart's responses to plaintiffs' request for production nos. 1–2, 4–16, 20–21,		
22	25-31, 39-44, 49, and 55-56 (the fourth bullet point in plaintiffs' notice of		
23	motion, ECF No. 279).		
24	Respectfully submitted,		
25	Dated: December 6, 2019 WHITE & CASE LLP		
26	/s/ Bryan A. Merryman		
27	Bryan A. Merryman (SBN 134357) WHITE & CASE LLP		
28	555 S. Flower Street, Suite 2700 Los Angeles, CA 90071-2433		

1	Facsi	hone: (213) 620-7700 mile: (213) 452-2329 : bmerryman@whitecase.com
2	2	neys for Defendant Walmart Inc.
3	3	CE BAINBRIDGE BECK PRICE
4	1 I	CE BAINDRIDGE BECK PRICE CCHT LLP
5		
6	6 Brian	ian J. Dunne J. Dunne (SBN 275689)
7	PIER	outhorized on December 6, 2019) CE BAINBRIDGE BECK PRICE & HT LLP
8	8 355 S	. Grand Avenue, 44th Floor angeles, CA 90071
9	<sup>9</sup> Telep	hone: (213) 262-9333 mile: (213) 279-2008
10		: bdunne@piercebainbridge.com
11	1 DHII	LLON LAW GROUP
12	1141111	eet K. Dhillon
13	3   177 P	LON LAW GROUP ost Street, Suite 700
14	4 Telep	rancisco, CA 94108 hone: (415) 433-1700
15		imile: (415) 520-6593 : harmeet@dhillonlaw.com
16	6 Attori	neys for Plaintiffs Sharidan L. Stiles and
17	7 Stiles	4 U, Inc.
18	8 PURSUANT TO STIPULATION OF THE PAR	RTIES, IT IS SO ORDERED.
19	9	
20	Dated: December 9, 2019	Esho_
21	1	DENNIS M. COTA
22	2	UNITED STATES MAGISTRATE JUDGE
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24	4	
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