Jason L. DeFrancesco, Esq., Pro Hac Vice Kenneth C Brooks (SBN 167,792) 1 Baker and Rannells, P.A. Law Offices of Kenneth Brooks 2 92 East Main St. Ste 302 16 Corning Avenue 136 Somerville, NJ 08876 Milpitas, CA 95035 3 Tel: (908) 722-5640 Tel: (916) 223-9773 Fax: (908) 725-7088 Fax: (877) 730-4315 4 Email: jld@br-tmlaw.com Email: kcb@brookspatents.com 5 Attorney for Defendant, Attorney for Plaintiff, 6 MEENAKSHI OVERSEAS, LLC. V.V.V. & SONS EDIBLE OILS, LTD. 7 Robert M. Wilson, (State Bar No. 122731) 8 Law Office of Robert M. Wilson 770 L Street, Suite 950 9 Sacramento, CA 95814 Tel: (916) 441-0888 10 Email: RWilson@BusinessCounsel.net 11 Attorney for Defendant, 12 MEENAKSHI OVERSEAS, LLC. 13 14 UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA (SACRAMENTO) 15 CASE 2:14-CV-02961-TLN-CKD 16 V.V.V. & SONS EDIBLE OILS, LTD., [Magistrate Judge: Carolyn K. Delaney] 17 Plaintiff, [District Judge: Troy L. Nunley] 18 VS. JOINT STIPULATION TO EXTEND 19 TIME AND ORDER MEENAKSHI OVERSEAS, LLC., 20 Defendant. 21 22 23 After entry of the Court's Minute Order of February 26, 2020 (ECF 64), counsel and the 24 nation have suffered tremendous interruption of communications, movement that have disrupted 25 day-to-day operations of the business of parties' counsel. As a result, Counsel for the parties 26 jointly agreed to stipulate to extend the time for 30 days to file a Joint Status Report to April 27, 27 28

1	2020, which was granted by this Court. As the emergency that caused the aforementioned	
2	interruptions has waned in this Country it appears that the nation of the Plaintiff in this action,	
3	India, still suffers from substantial interruptions. As a result, Counsel for the parties have jointly	
4	agreed to stipulate to extend the time for 30 days to file a Joint Status Report to May 27, 2020.	
5	Upon e-filing the joint request and proposed order, the proposed order has been emailed	
6		
7	in accordance with Local Rule 137(b), for review and approval to tlnorders@caed.uscourts.gov.	
8		
9		Respectfully requested by the undersigned,
10	DATED: April 23, 2020	
11	By:	/s/ Kenneth C. Brooks
12		Kenneth C. Brooks, Esq.
13		Attorney for Plaintiff
14	Ву:	· · · · · · · · · · · · · · · · · · ·
15		Robert M. Wilson, Esq. Attorney for Defendant
16		
17		
18		ORDER
19	The joint request by the parties and stipulation thereto to extend time to file a Joint Status	
20	Report until May 27, 2020, it is hereby GRANTED.	
21		
22	IT IS SO ORDERED.	
23	II IS SO ORDERED.	
24		My Hunlay
25	Dated: April 23, 2020	Troy L. Nunley
26		United States District Judge
27		

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