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14	Attorneys for Defendant		
15	Rite Aid Corporation		
16			
17	UNITED STATES DISTRICT COURT		
18	EASTERN DISTR	RICT OF CALIFORNIA	
19			
20	MARK JAEGER, an individual	No. 2:14-CV-01960 JAM-EFB	
21	71.1.100	Related to Nos. 2:13-CV-02439 JAM-EFB;	
22	Plaintiff,	2:14-CV-01946 JAM-EFB;	
23	vs.	2:14-CV-01957 JAM-EFB; 2:14-CV-01961 JAM-EFB;	
24	RITE AID CORPORATION, and DOES 1	2:14-CV-01963 JAM-EFB; 2:14-CV-01965 JAM-EFB;	
25	through 50, inclusive,	2:15-CV-00429 JAM-EFB.	
26	Defendants	AMENDED STIPULATION TO CONTINUE MOTION TO STAY HEARING AND BRIEFING DEADLINES	
27		Judge: Hon. John A. Mendez	
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Plaintiff Mark Jaeger and defendant Rite Aid Corporation ("Rite Aid"), acting through their respective counsel of record, hereby stipulate as follows:

- 1. On March 4, 2015, Rite Aid moved to stay this action pending Romero v. Rite Aid Corp., U.S.D.C., C.D. Cal., No. CV 13-7720-MWF (JEMx) ("Romero"), a putative class action in which the plaintiff alleges that Rite Aid misclassified salaried Store Managers as exempt from the overtime pay and related requirements of California law. Rite Aid contends that, because the plaintiff and the putative class in *Romero* are represented by the same counsel who represent plaintiff in this action and plaintiff is a putative class member in *Romero*, the Court here should stay these proceedings as an effective case management tool under its inherent discretionary authority. See Landis v. North American Co., 299 U.S. 248, 254-55 (1936). (See ECF 14.)
- The parties are discussing the scope of the putative class claims in *Romero*, which may impact Rite Aid's motion to stay in this action. As such, the parties wish to avoid the cost and expense of litigating the motion to stay pending developments in *Romero*.
- 3. Accordingly, the parties respectfully request that the Court: (1) continue the hearing on Rite Aid's motion to stay this action and the six related actions from April 8, 2015, to April 22, 2015, or to the first date available for the Court; and (2) reset the deadlines for plaintiff's opposition to and Rite Aid's reply in support of the motion to stay to 14 and seven days, respectively, before the continued hearing on Rite Aid's motion to stay.
- By entering into this stipulation, the parties waive no position that they have taken or could have taken with respect to Rite Aid's motion to stay.

Dated: March 27, 2015. RIGHETTI GLUGOSKI LLP

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By: /s/ Michael Righetti

Michael Righetti Attorneys for Plaintiff Mark Jaeger

PAUL HASTINGS LLP

By: /s/ Peter A. Cooper

Peter A. Cooper Attorneys for Defendant Rite Aid Corporation

Dated: March 27, 2015.

1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	MATTHEW RIGHETTI (Cal. State Bar No. 1210 JOHN GLUGOSKI (Cal. State Bar No. 191551) MICHAEL RIGHETTI (Cal. State Bar No. 25854 RIGHETTI GLUGOSKI, P.C. 456 Montgomery Street, Suite 1400 San Francisco, California 94104 Telephone: (415) 983-0900 Facsimile: (415) 397-9005 matt@righettilaw.com john@righettilaw.com mike@righettilaw.com  Attorneys for Plaintiff Mark Jaeger  JEFFREY D. WOHL (Cal. State Bar No. 239034) PETER A. COOPER (Cal. State Bar No. 275300) PAUL HASTINGS LLP 55 Second Street, 24th Floor San Francisco, California 94105-3441 Telephone: (415) 856-7000 Facsimile: (415) 856-7100 jeffwohl@paulhastings.com rishisharma@paulhastings.com petercooper@paulhastings.com Attorneys for Defendant Rite Aid Corporation	,
16 17	UNITED STATE	S DISTRICT COURT
18	EASTERN DISTRICT OF CALIFORNIA	
19	2.22121121	
20	MARK JAEGER, an individual	No. 2:14-CV-01960 JAM-EFB
21		Related to Nos.
22	Plaintiff,	2:13-CV-02439 JAM-EFB; 2:14-CV-01946 JAM-EFB;
23	vs.  RITE AID CORPORATION, and DOES 1 through 50, inclusive,	2:14-CV-01957 JAM-EFB; 2:14-CV-01961 JAM-EFB; 2:14-CV-01963 JAM-EFB; 2:14-CV-01965 JAM-EFB; 2:15-CV-00429 JAM-EFB.
24		
25	Defendants	ORDER CONTINUING MOTION TO STAY
26	Detendants	HEARING AND BRIEFING DEADLINES
27		Judge: Hon. John A. Mendez
28		