1	(Counsel of record listed on next page)		
2			
3			
4			
5			
6			
7			
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	BRUCE KAUFMAN, an individual	No. 2:14-CV-01961 JAM-EFB	
12 13 14	Plaintiff, vs.	Related to Nos. 2:13-CV-02439 JAM-EFB 2:14-CV-01946 JAM-EFB; 2:14-CV-01960 JAM-EFB; 2:14-CV-01963 JAM-EFB; 2:14-CV-01965 JAM-EFB;	
15	RITE AID CORPORATION, and DOES 1 through 50, inclusive,	2:15-CV-00623 JAM-EFB; 2:15-CV-02150 JAM-EFB;	
16 17	Defendants	2:15-CV-02396 JAM-EFB; 1:15-CV-01748 JAM-EFB; 2:15-CV-02597 JAM-EFB; 1:15-CV-01872 JAM-EFB;	
18 19		1:15-CV-01874 JAM-EFB; 2:15-CV-02594 JAM-EFB; 2:16-CV-00174 JAM-EFB; 2:16-CV-00211 JAM-EFB;	
20		2:16-CV-01028 JAM-EFB.	
21		STIPULATION TO EXTEND DISCOVERY AND RELATED DEADLINES	
22		Judge: Hon. John A. Mendez	
23			
24			
25			
26			
27			
28		STIPULATION TO EXTEND DISCOVERY	
		AND RELATED DEADLINES U.S.D.C., E.D. Cal., No. 2:14-CV-01961 JAM-EFB	

1	MATTHEW RIGHETTI (Cal. State Bar No. 121012) JOHN GLUGOSKI (Cal. State Bar No. 191551)
2	MICHAEL RIGHETTI (Cal. State Bar No. 258541) RIGHETTI GLUGOSKI, P.C.
3	456 Montgomery Street, Suite 1400 San Francisco, California 94104
4	Telephone: (415) 983-0900 Facsimile: (415) 397-9005
5	matt@righettilaw.com john@righettilaw.com
6	mike@righettilaw.com
7	Attorneys for Plaintiffs
8	JEFFREY D. WOHL (Cal. State Bar No. 096838) JUSTIN M. SCOTT (Cal. State Bar No. 302502)
9	PAUL HASTINGS LLP 55 Second Street, 24th Floor
10	San Francisco, California 94105-3441 Telephone: (415) 856-7000
11	Facsimile: (415) 856-7100 jeffwohl@paulhastings.com
12	justinscott@paulhastings.com
13	Attorneys for Defendant Rite Aid Corporation
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

Plaintiffs Bruce Kaufman, Chris Gonzalez, Kathryn Van Kopp, Keith Welday, Tom Bauser,
Mark Jaeger, Paul Neumann, Linda Willis, Akindale Carter, Bernadette Carter, Mike Campbell, Bart
Hillard, Joshua Roach, Gary Williams, Robert Hollandsworth, Louis Serpa, Agnes Marcallino, Bryce
Williams, Ramon Hurtado, Elaheh Salehi, Shannon Betts, Lisa Ladner, and Caren Winegarner
("Plaintiffs") and defendant Rite Aid Corporation ("Rite Aid"), acting through their respective counsel
of record, hereby stipulate, and respectfully request, that the Court grant a two-month extension of
discovery and all related deadlines for all related cases that do not currently have a trial date.

In support of their request, the parties stipulate as follows:

On June 9, 2016, this Court entered a scheduling order (ECF 46). The scheduling order
 set April 28, 2017, for the close of discovery for all related cases, and October 23, 2017, as the trial date
 for *Bruce Kaufman v. Rite Aid Corp.*, No. 2:14-CV-01961 JAM-EFB; *Chris Gonzalez v. Rite Aid Corp.*,
 No. 2:14-CV-01963 JAM-EFB; and *Kathryn Van Kopp v. Rite Aid Corp.*, No. 2:14-CV-01965 JAM EFB. June 9, 2016 Order, at 5, 8. No other trial dates have been set.

2. On March 21, 2017, the parties filed a joint stipulation to extend discovery and related deadlines in those cases without trial dates. On March 22, 2017, the Court granted that stipulation and entered an order (ECF 51) extending the close of discovery from April 28, 2017, to July 28, 2017; the deadline for dispositive motions from July 11, 2017, to October 10, 2017; and the hearing date for dispositive motions from August 8, 2017, to November 7, 2017. This is the only discovery extension previously sought or granted in these matters.

3. The parties do not seek a discovery extension for *Kaufman*, *Gonzalez* or *Van Kopp (i.e.*,
the cases in which a trial date has been set). This stipulation will not therefore delay trial.

4. The parties and their undersigned counsel currently are preparing for the *Kaufman*, *Gonzalez*, and *Van Kopp* trials scheduled for this year. The parties are also actively engaged in completing discovery for the 14 other matters not scheduled for trial. The parties have diligently pursued discovery in these matters, have taken numerous depositions, have served and responded to written discovery, and have produced thousands of documents. The parties are attempting to complete all remaining depositions as expeditiously as possible, and have exchanged deposition dates for tens of depositions in the next two months.

8

1	5.	In order to complete the many depositions needed in these related cases, and to	
2	accommodate the calendars and travel schedules of parties and their counsel, as well as third party		
3	witnesses, the parties therefore agree and respectfully request that the Court extend the discovery		
4	completion deadline, and all related deadlines, in the following 14 actions not yet scheduled for trial:		
5	•	Keith Welday v. Rite Aid Corp., No. 2:13-CV-02439 JAM-EFB;	
6	•	Tom Bauser v. Rite Aid Corp., No. 2:14-CV-01946 JAM-EFB;	
7	•	Mark Jaeger v. Rite Aid Corp., No. 2:14-CV-01960 JAM-EFB;	
8	•	Paul Neumann v. Rite Aid Corp., No. 2:15-CV-00623 JAM-EFB;	
9	•	James Kilgore et al. v. Rite Aid Corp., No. 2:15-CV-02150 JAM-EFB;	
10	•	Mike Campbell v. Rite Aid Corp., No. 2:15-CV-02396 JAM-EFB;	
11	-	Bart Hillard et al. v. Rite Aid Corp., No. 1:15-CV-01748 JAM-EFB;	
12	-	Robert Hollandsworth v. Aid Corp., No. 2:15-CV-02597 JAM-EFB;	
13	-	Destrea Bell et al. v. Rite Aid Corp., No. 1:15-CV-01872 JAM-EFB;	
14	-	Bryce Williams v. Rite Aid Corp., No. 1:15-CV-01874 JAM-EFB;	
15	-	Ramon Hurtado v. Rite Aid Corp., No. 2:15-CV-02594 JAM-EFB;	
16	-	Elaheh Salehi et al. v. Rite Aid Corp., No. 2:16-CV-00174 JAM-EFB;	
17	-	Lisa Ladner v. Rite Aid Corp., No. 2:16-CV-00211 JAM-EFB; and	
18	-	Caren Winegarner v. Rite Aid Corp., No. 2:16-CV-01028 JAM-EFB.	
19	6.	The parties respectfully request that the Court extend the deadlines in the cases listed	
20	above in paragraph 5, as follows:		
21	•	Close of discovery extended from July 28, 2017, to September 29, 2017;	
22	-	Dispositive motion deadline extended from October 10, 2017, to December 8, 2017; and	
23	•	Dispositive motion hearing date extended from November 7, 2017, to January 9, 2018.	
24	This stipulation is filed by Justin M. Scott. All other signatories listed, and on whose behalf the		
25	filing is submitted, concur in the filing's content and have authorized this filing.		
26	///		
27	///		
28	///		

1	Dated: June 14, 2017.	MATTHEW RIGHETTI
2		JOHN GLUGOSKI MICHAEL RIGHETTI DICHETTI CLUCOSKI, D.C.
3		RIGHETTI GLUGOSKI, P.C.
4		By: /s/ Michael Righetti
5		By: <u>/s/ Michael Righetti</u> Michael Righetti Attorneys for Plaintiffs
6	Dated: June 14, 2017.	JEFFREY D. WOHL
7		JUSTIN M. SCOTT PAUL HASTINGS LLP
8		Dru (-/ Lustin M. Casti
9		By: /s/ Justin M. Scott Justin M. Scott
10		Attorneys for Defendant Rite Aid Corporation
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		STIPULATION TO EXTEND DISCOVER
		2 STIFULATION TO EXTEND DISCOVER

1	(Counsel of record listed on next page)	
2		
3		
4		
5		
6		
7		
8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	BRUCE KAUFMAN, an individual	No. 2:14-CV-01961 JAM-EFB
12	Plaintiff,	Related to Nos. 2:13-CV-02439 JAM-EFB
13	r laintill,	2:14-CV-01946 JAM-EFB; 2:14-CV-01960 JAM-EFB;
14	vs.	2:14-CV-01963 JAM-EFB; 2:14-CV-01965 JAM-EFB;
15	RITE AID CORPORATION, and DOES 1 through 50, inclusive,	2:15-CV-00623 JAM-EFB; 2:15-CV-02150 JAM-EFB;
16		2:15-CV-02396 JAM-EFB; 1:15-CV-01748 JAM-EFB;
17	Defendants	2:15-CV-02597 JAM-EFB; 1:15-CV-01872 JAM-EFB;
18		1:15-CV-01874 JAM-EFB; 2:15-CV-02594 JAM-EFB;
19		2:16-CV-00174 JAM-EFB; 2:16-CV-00211 JAM-EFB;
20		2:16-CV-01028 JAM-EFB.
21		ORDER GRANTING STIPULATION TO EXTEND DISCOVERY AND RELATED
22		DEADLINES
23		Judge: Hon. John A. Mendez
24		
25		
26		
27		
28		ORDER GRANTING STIPULATION TO EXTEND
		DISCOVERY AND RELATED DEADLINES U.S.D.C., E.D. Cal., No. 2:14-CV-01961 JAM-EFB

1	MATTHEW RIGHETTI (Cal. State Bar No. 121012) JOHN GLUGOSKI (Cal. State Bar No. 191551)
2	MICHAEL RIGHETTI (Cal. State Bar No. 258541) RIGHETTI GLUGOSKI, P.C.
3	456 Montgomery Street, Suite 1400 San Francisco, California 94104
4	Telephone: (415) 983-0900 Facsimile: (415) 397-9005
5	<u>matt@righettilaw.com</u> john@righettilaw.com
6	mike@righettilaw.com
7	Attorneys for Plaintiffs
8	JEFFREY D. WOHL (Cal. State Bar No. 096838) JUSTIN M. SCOTT (Cal. State Bar No. 302502)
9	PAUL HASTINGS LLP 55 Second Street, 24th Floor
10	San Francisco, California 94105-3441 Telephone: (415) 856-7000
11	Facsimile: (415) 856-7100 jeffwohl@paulhastings.com
12	justinscott@paulhastings.com
13	Attorneys for Defendant Rite Aid Corporation
14	Kite Ald Corporation
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	ORDER GRANTING STIPLI

On the stipulation of the parties, and good cause appearing therefor,

IT IS ORDERED that the deadlines in the following cases are extended as follows: (1) the close of discovery is extended from July 28, 2017, to September 29, 2017; (2) the dispositive motion deadline is extended from October 10, 2017, to December 8, 2017; and (3) the dispositive motion hearing date is continued from November 7, 2017, to January 9, 2018.

This order applies only to the following related cases:

- Keith Welday v. Rite Aid Corp., No. 2:13-CV-02439 JAM-EFB;
- *Tom Bauser v. Rite Aid Corp.*, No. 2:14-CV-01946 JAM-EFB;
- Mark Jaeger v. Rite Aid Corp., No. 2:14-CV-01960 JAM-EFB;
- Paul Neumann v. Rite Aid Corp., No. 2:15-CV-00623 JAM-EFB;
- James Kilgore et al. v. Rite Aid Corp., No. 2:15-CV-02150 JAM-EFB;
 - Mike Campbell v. Rite Aid Corp., No. 2:15-CV-02396 JAM-EFB;
 - Bart Hillard et al. v. Rite Aid Corp., No. 1:15-CV-01748 JAM-EFB;
 - Robert Hollandsworth v. Aid Corp., No. 2:15-CV-02597 JAM-EFB;
- Destrea Bell et al. v. Rite Aid Corp., No. 1:15-CV-01872 JAM-EFB;
- Bryce Williams v. Rite Aid Corp., No. 1:15-CV-01874 JAM-EFB;
- Ramon Hurtado v. Rite Aid Corp., No. 2:15-CV-02594 JAM-EFB;
 - Elaheh Salehi et al. v. Rite Aid Corp., No. 2:16-CV-00174 JAM-EFB;
 - Aaron Guzman et al. v. Rite Aid Corp., No. 2:16-CV-00211 JAM-EFB; and
 - *Caren Winegarner v. Rite Aid Corp.*, No. 2:16-CV-01028 JAM-EFB.

Dated: June 14, 2017

1

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

/s/ John A. Mendez John A. Mendez United States District Judge