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Stipulation and [Proposed] Order Granting Plaintiff Leave to File First Amended Class Action Complaint

1	IT IS HEREBY STIPULATED by and between the parties hereto through their counsel of		
2	record that Plaintiff Justin Titus and the Putative Class shall have leave to file the accompanying		
3	proposed First Amended Class Action Complaint in place of the operative class action complaint in		
4	the above-captioned matter, and that defendant shall have twenty-one (21) days after service of the		
5	filed First Amended Class Action Complaint within which to answer or otherwise plead in		
6	response to the Amended Class Action Complaint.		
7			
8	DATED: May 16, 2017		MAYALL HURLEY, P.C.
9			
10		Ву	/ s / Robert J. Wasserman ROBERT J. WASSERMAN
11			WILLIAM J. GORHAM III NICHOLAS J. SCARDIGLI
12			VLADIMIR J. KOZINA
13			Attorneys for Plaintiff Justin Titus and the Putative Class
14	DATED: May 16, 2017		ACKERMANN & TILAJEF, P.C.
15	10, 2017		Templim to a filtible, i.e.
16		By: _	/ s / Craig J. Ackermann
17			CRAIG J. ACKERMANN Attorneys for Plaintiff Justin Titus and the Putative Class
18			Theorie you is in in in it is and the interversion
19	DATED: May 16, 2017		SEYFARTH SHAW, LLP
20			
21		By: _	/ s / Colleen Regan
			COLLEEN REGAN DAVID D. JACOBSON
22			REIKO FURUTA Attorneys for Defendant The Martin-Brower Company, LLC
23			
2425			All signatories listed, and on whose behalf the filing is submitted, concur in the filing's content and have authorized the filing
26			• •
27			
28			