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Case 2:22-cv-01241-KJN Document 13 Filed 01/17/23 Page 1 of 4 JOSHUA S. GOODMAN, ESQUIRE - State Bar #116576 ZACHARY S. TOLSON, ESQUIRE - State Bar #242824 GOODMAN NEUMAN HAMILTON LLP One Post Street, Suite 2100 San Francisco, California 94104 3 (415) 705-0400 Telephone: Facsimile: 4 (415) 705-0411 Attorneys for Defendant HOME DEPOT U.S.A., INC. 6 ************************* 7 WILLIAM A. DEITCHMAN, ESQUIRE - State Bar #249267 8 DEITCHMAN & DEITCHMAN 601 Enterprise Drive, Suite E Diamond Springs, CA 95619 Telephone: (530) 626-3050 Facsimile: (530) 626-3060 10 Attorneys for Plaintiffs 11 KENNÉTH PRESBA and KRIS PRESBA 12 13 UNITED STATES DISTRICT COURT 14 EASTERN DISTRICT OF CALIFORNIA 15 16 17 KENNETH PRESBA and KRIS Case No. 2:22-cv-01241-KJN PRESBA, STIPULATION TO EXTEND 18 Plaintiff. **DISCOVERY DEADLINES AND** 19 **ORDER (FRCP 16(b)(4))** THE HOME DEPOT U.S.A., INC.; et **Trial Date: November 22, 2023** 20 21 Defendants. 22 Plaintiffs KENNETH PRESBA and KRIS PRESBA and Defendant HOME 23 24 DEPOT, U.S.A., INC., through their respective counsel have met and conferred 25 concerning discovery, settlement, mediation, and the current discovery deadlines. For the reasons set forth below, the parties jointly request a modification of the scheduling order to extend the fact and expert discovery deadlines as follows: 27 28 /// STIPULATION TO EXTEND DISCOVERY DEADLINES AND PROPOSED ORDER

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Event	Current Date	Proposed Date
Fact Discovery Deadline	February 10, 2023	March 31, 2023
Plaintiffs' Expert Disclosure	February 24, 2023	April 14, 2023
Defendant's Expert Disclosure	March 24, 2023	April 28, 2023
Rebuttal Expert Disclosure	April 21, 2023	May 9, 2023
Expert Discovery Deadline	July 28, 2023	Unchanged
Law and motion, except as to discovery-related matters	September 26, 2023	Unchanged
Final pretrial conference	October 24, 2023 at 9 am	Unchanged
Jury Trial	November 22, 2023 at 9 am	Unchanged
Jury Selection	November 27, 2023 at 9 am	Unchanged

The good cause for seeking the modification to the scheduling order to extend discovery and expert disclosure deadlines is as follows: the attorney at Goodman Neuman Hamilton LLP who had been handling this case, Paige Yeh, left the firm unexpectedly as of December 13, 2022. As of that date, Joshua S. Goodman undertook the handling of this case and has meet and conferred with counsel for Plaintiffs about the status of discovery, settlement and mediation. During those discussions, it became apparent that the parties desired to attempt to resolve this matter through settlement discussions and if need by through private mediation. The parties desire some additional time to explore settlement without having to undergo the time and expense of expert disclosure and discovery, including and independent medical examination of Plaintiff KENNETH PRESBA.

The parties are not seeking to modify or extend the deadline to complete expert discovery or any motion deadlines, and are not seeking to modify the dates for the Final Pre-trial Conference or jury trial. The parties believe that allowing additional time to complete fact discovery and to disclose experts will allow them to focus on settlement and will make settlement more likely by limiting the expenses both parties will incur in completing discovery and disclosing experts.

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	1 2	Respectfully Submitted,			
	3	ECF CERTIFICATION			
	4	I, Joshua S. Goodman, certify that the content of this document is acceptable to th			
	5	undersigned counsel of record to affix my electronic signature hereto.			
	6	DATED: January 6, 2023 GOODMAN NEUMAN HAMILTON LLP			
	7	By:/s/Joshua S. Goodman			
	8	JOSHUA S. GOODMAN Attorneys for Defendant HOME DEPOT U.S.A., INC.			
	9	HOME DEPOT U.S.A., INC.			
	10	ECF CERTIFICATION			
	11 12	I, William A Deitchman, certify that the content of this document is acceptable to			
	13	the undersigned counsel of record to affix my electronic signature hereto.			
	14	DATED, L (2022 DEITCHMAN & DEITCHMAN			
	15	DATED: January 6, 2023 DEITCHMAN & DEITCHMAN Py: /s/ William 4 Deitchman			
	16	By: <u>/s/ William A. Deitchman</u> WILLIAM A. DEITCHMAN Attorneys for Plaintiffs			
	17	Attorneys for Plaintiffs KENNETH PRESBA and KRIS PRESBA			
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STIPULATION TO EXTEND DISCOVERY DEADLINES AND PROPOSED ORDER

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MODIFICATION TO SCHEDULING ORDER

The above STIPULATION FO EXTEND DISCOVERY DEADLINES AND

PROPOSED ORDER is approved and the following deadlines are modified as follows:

Event	Current Date	Proposed Date
Fact Discovery Deadline	February 10, 2023	March 31, 2023
Plaintiffs' Expert Disclosure	February 24, 2023	April 14, 2023
Defendant's Expert Disclosure	March 24, 2023	April 28, 2023
Rebuttal Expert Disclosure	April 21, 2023	May 9, 2023

IT IS SO ORDERED.

Dated: January 17, 2023

pres.1241 KENDALL J. NE.
UNITED STATES

UNITED STATES MAGISTRATE JUDGE

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