1 2 3 4 5 6	ROBERT E. WHITE (Cal. Bar No. 78567) LAW OFFICES OF ROBERT E. WHITE 177 Post Street, Suite 890 San Francisco, CA 94108 Telephone: (415) 788-6151 Facsimile: (415) 788-6154 e-mail: rew@rwhitesf.com Local counsel for Cavit Cantina Viticoltori Consorzio Cantine Sociali Del Trentino Societa Cooperativa			
7	UNITED STATES DISTRICT COURT			
8	NORTHERN DISTRICT OF CALIFORNIA			
9	(SAN FRANCISCO	DIVISION)		
10	CAVIT CANTINA VITICOLTORI) Case No. C 3:09-01070 JSW (EMC)		
11	CONSORZIO CANTINE SOCIALI DEL TRENTINO SOCIETA COOPERATIVA,) Case No. C 09-02470 JSW (EMC)		
12	Plaintiff,	(related cases)		
13	v.	STIPULATION & [PROPOSED] ORDER ADJUSTING BRIEFING		
14 15	BROWMAN FAMILY VINEYARDS INC., Defendant.) SCHEDULE ON CROSS-) MOTIONS TO COMPEL AND) FOR PROTECTIVE ORDER		
16 17	BROWMAN FAMILY VINEYARDS INC. Plaintiff and Counterdefendant	 Date: November 24, 2009 Time: 10:30 a.m. Place: Courtroom C, 15th Floor, 450 Golden Gate Avenue, San 		
18	v.) Francisco, CA		
19 20	CAVIT CANTINA VITICOLTORI CONSORZIO CANTINE SOCIALI DEL TRENTINO SOCIETA COOPERATIVA,) BEFORE MAGISTRATE JUDGE) EDWARD M. CHEN		
21	, in the second			
22	Defendant and Counterclaimant.	_)		
23	IT IS HEREBY STIPULATED by and between the parties, through their			
24	counsel, as follows:			
25	<u>RECITALS</u>			
26	A. There is currently set for hearing on November 24, 2009, at 10:30 a.m., the			
27	motion of Plaintiff and Counterdefendant BROWMAN FAMILY VINEYARDS INC.			
28	[hereinafter "BROWMAN"] To Compel pertaining to certain discovery propounded by			
	STIPULATION & ORDER ADJUSTING BRIEFING SCHEDULE ON CROSS-MOTIONS TO COMPEL & FOR PROTECTIVE ORDER			

1	BROWMAN upon Defendant and Counterclaimant CAVIT CANTINA VITICOLTORI		
2	CONSORZIO CANTINE SOCIALI DEL TRENTINO SOCIETA COOPERATIVA		
3	[hereinafter "CAVIT"]. Also set for hearing on the same date and time is a Motion For		
4	Protective Order filed by CAVIT pertaining to the same discovery requests.		
5	B. Pursuant to the Local Rules of this Court, opposition to the respective		
6	motions is currently due on or before Tuesday, November 3, 2009. Reply filings are due on or		
7	before November 10, 2009.		
8	C. CAVIT is in the process of substituting new lead counsel. It is anticipated		
9	that the application to substitute counsel and accompanying pro hac vice application will be		
10	submitted shortly.		
11	D. In order to provide new counsel with sufficient time to review the pending		
12	motion papers, to prepare opposition to BROWMAN's Motion to Compel, and to otherwise		
13	orient themselves into the matter,		
14	IT IS THEREFORE STIPULATED as follows:		
15	<u>STIPULATION</u>		
16	The foregoing Recitals are incorporated by reference.		
17	2. The parties respectfully request the Court to extend the time for filing		
18	opposition to the respective motions to November 10, 2009, with reply submissions to be filed		
19	on or before November 17, 2009, each representing an extension of one week from the current		
20	dates. The parties acknowledge that this reduces the Court's time to review the parties'		
21	respective submissions and thank the Court in advance for any accommodation that is		
22	extended in that regard.		
23	SO STIPULATED.		
24	Dated: October 29, 2009. LAW OFFICES OF ROBERT E. WHITE		
25			
26	By: /s/ Local Counsel for CAVIT CANTINA VITICAL TOPL CONSORTIO CANTINE		
27	VITICOLTORI CONSORZIO CANTINE SOCIALI DEL TRENTINO SOCIETA		
28	COOPERATIVA		
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1	SO STIPULATED.	
2	Dated: October 29, 2009.	DICKENSON, PEATMAN & FOGARTY
3 4	By	J. SCOTT GERIEN
5		Attorneys for BROWMAN FAMILY VINEYARDS INC.
6		OVING STIPULATION A TABLE GO OPPENED Connection shall be filed.
7 8	The foregoing stipulation is a by 11/6/09. Reply shall be filed by 11/13/0	
9	Dated: October, 2009. November 2, 2009	HONORABLE EN VARD C. CHEN C UNITED STATES MAGISTRATE JUDGE
10 11		CO ORDERED PA
12		
13		Judge Edward M. Chen
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l5 l6		FERN DISTRICT OF CO.
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SIGNATURE ATTESTATION I hereby attest that I have on file all holograph signatures for any signatures indicated by a "conformed" signature (/S/) within the efiled document, entitled STIPULATION & [PROPOSED] ORDER ADJUSTING BRIEFING SCHEDULE ON CROSS-MOTIONS TO COMPEL AND FOR PROTECTIVE ORDER LAW OFFICES OF ROBERT E. WHITE Dated: October 29, 2009. By: ROBERT E. WHITE

4