1 2 3 4 5 6 7	STEVEN M. SELNA (SBN #133409) steven.selna@dbr.com JOHN J. POWERS (SBN #145623) john.powers@dbr.com BETH O. ARNESE (SBN #241186) beth.arnese@dbr.com DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Floor San Francisco, CA 94105-2235 Telephone: (415) 591-7500 Facsimile: (415) 591-7510 Attorneys for Defendant	
8	JOHNSON & JOHNSON CONSUMER COMPANIES, INC.	
9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
11 12		
13	MONIKA JURGENS, individually and on behalf of all others similarly situated,	Case No. C 09-02530 MHP
14	Plaintiffs,	STIPULATION TO EXTEND TIME FOR DEFENDANT JOHNSON & JOHNSON CONSUMER COMPANIES, INC. TO FILE
15	V.	RESPONSIVE PLEADING
16	JOHNSON & JOHNSON CONSUMER COMPANIES, INC., a New Jersey	
17	corporation; and DOES 1 through 100, inclusive,,	
18 19	Defendants.	
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21		
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27		
28 Drinker Biddle &	Company agreed to Deserve The serve	
DRINKER BIDDLE & REATH LLP ATTORNEYS AT LAW SAN FRANCISCO	STIPULATION TO EXTEND TIME TO FILE RESPONSIVE PLEADING SF01/654020.1	CASE No. C 09-02530 MHP

1	PLAINTIFF MONIKA JURGENS AND DEFENDANT JOHNSON & JOHNSON			
2	CONSUMER COMPANIES, INC. ("Johnson & Johnson"), by and through their respective			
3	attorneys of record hereby stipulate and agree to the following:			
4	Johnson & Johnson is permitted an extension of time up to respond to Plaintiff's			
5	Complaint until 7 (seven) calendar days after the Judicial Panel on Multidistrict Litigation (MDL			
6	2091, In Re: Children's Personal Care Products Liability Litigation) issues a decision regarding			
7	the transfer of this case to the District of New Jersey for consolidated pretrial proceedings.			
8	IT IS SO STIPULATED.			
9				
10	Dated: September 17, 2009 DRIN	NKER BIDDLE & REATH LLP		
11				
12		s/Steven M. Selna Steven M. Selna		
13	3			
14	JOH COM	rneys for Defendant NSON & JOHNSON CONSUMER MPANIES, INC.		
15				
16	Dated. September 17, 2007	STEIN, ADELMAN & KREGER, LLP		
17				
18	By. <u>/</u>	s/ Jennifer B. Steinberg fennifer B. Steinberg		
19 20		Ç		
21	Atto MOI	rneys for Plaintiff NIKA JURGENS		
22				
23				
24				
25				
26				
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28				
LE &	STIPULATION TO EXTEND TIME TO FILE			

1	STEVEN M. SELNA (SBN #133409)			
2	steven.selna@dbr.com JOHN J. POWERS (SBN #145623)			
3	john.powers@dbr.com BETH O. ARNESE (SBN #241186)			
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6	Telephone: (415) 591-7500 Facsimile: (415) 591-7510			
7	Attorneys for Defendant			
8	JOHNSON & JOHNSON CONSUMER COMPANIES, INC.			
9	UNITED STAT	ES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA			
11	NORTHERNOIS	TRICT OF CALIFORNIA		
12	MONIKA JURGENS, individually and on	Case No. C 09-02530 MHP		
13	behalf of all others similarly situated,	- [PROPOSED] ORDER EXTENDING TIME		
14	Plaintiffs,	TO FILE RESPONSIVE PLEADING		
15	v.			
16	JOHNSON & JOHNSON CONSUMER COMPANIES, INC., a New Jersey			
17	corporation; and DOES 1 through 100, inclusive,			
18	,,			
19	Defendants.			
20	///			
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DLE & LP LAW	[PROPOSED] ORDER EXTENDING TIME TO FILE RESPONSIVE PLEADING	CASE No. C 09-02530 MHP		

DRINKER BIDDLE & REATH LLP ATTORNEYS AT LAW SAN FRANCISCO

RESPONSIVE PLEADING SF01/654021.1

Based upon the stipulation of the parties and for good cause shown, Defendant Johnson & Johnson Consumer Companies, Inc. is permitted an extension of time up to respond to Plaintiff's Complaint until 7 (seven) calendar days after the Judicial Panel on Multidistrict Litigation (*MDL* 2091, In Re: Children's Personal Care Products Liability Litigation) issues a decision regarding the transfer of this case to the District of New Jersey for consolidated pretrial proceedings.

IT IS SO ORDERED.

Dated: September <u>18</u>, 2009

