1 Randall Allen (SBN: 264067) 2 randall.allen@alston.com ALSTON & BIRD LLP 3 Two Palo Alto Square, 3000 El Camino Real, Suite 400 Palo Alto, California 94306-2112 4 Telephone: (650) 838-2000; Facsimile: (650) 838-2001 5 Alan Behr (Admitted *Pro Hac Vice*) alan.behr@alston.com 6 ALSTON & BIRD LLP 90 Park Avenue 7 New York, NY 10016-1387 USA 8 (212) 210-9400; Facsimile: (212) 210-9444 Telephone: 9 Jonathan N. Gordon (SBN: 82202) jonathan.gordon@alston.com 10 Mitra M. Eskandari-Azari (SBN: 261978) mitra.azari@alston.com 11 ALSTON & BIRD LLP 333 S. Hope Street, 16<sup>th</sup> Floor 12 Los Angeles, California 90071 (213) 576-1000; Facsimile: (213) 576-1100 Telephone: 13 Attorneys for Plaintiffs Patrafico AG and PEZ Candy, Inc. 14 15 UNITED STATES DISTRICT COURT 16 FOR THE NORTHERN DISTRICT OF CALIFORNIA 17 PATRAFICO AG, a Switzerland corporation and Case No.: 3:09-cv-02773 JCS PEZ CANDY, INC., a New York corporation, 18 STIPULATION TO AMEND THE COMPLAINT AND [PROPOSED] ORDER 19 Plaintiffs, v. Honorable Joseph C. Spero 20 Courtroom A NANCY YARBROUGH DOSS, d/b/a 21 BURLINGAME MUSEUM OF PEZ 22 MEMORABILIA and COMPUTER SPECTRUM OF BURLINGAME, and GARY DOSS, d/b/a 23 **BURLINGAME MUSEUM OF PEZ** MEMORABILIA and COMPUTER SPECTRUM 24 OF BURLINGAME, 25 Defendants. 26 27 28

STIPULATION TO AMEND THE

COMPLAINT AND [PROPOSED] ORDER

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Patrafico AG et al v. Doss et al

1	STIPULATION	
2	WHEREAS on June	22, 2009, Plaintiffs Patrafico AG and Pez Candy, Inc.
3	(collectively "PEZ") filed their com	plaint against Defendants Nancy Yarborough Doss d/b/a
4	Burlingame Museum of Pez Memorabilia and Computer Spectrum of Burlingame, and Gary Doss	
5	d/b/a/ Burlingame Museum of Pez Men	norabilia and Computer Spectrum of Burlingame.
6	WHEREAS on Decemb	er 4, 2009, at the Case Management Conference held before
7	the Honorable Joseph C. Spero, PEZ indicated its intention to amend its complaint.	
8	WHEREAS on December 9, 2009, the defendants agreed to stipulate to PEZ filing a	
9	First Amended Complaint in this action to add a claim for relief for copyright infringement.	
10	WHEREAS on February 12, 2010, PEZ provided a draft of the proposed First	
11	Amended Complaint to the defendants and on February 17, 2010 PEZ provided a redline comparing	
12	the original and proposed First Amended Complaint.	
13	ACCORDINLY, the parties, by and through their counsel of record, hereby stipulate	
14	and consent to the filing of PEZ's First Amended Complaint, attached hereto as Exhibit A.	
15	Defendants Nancy Doss and Gary Doss will have 21 days to answer the First Amended Complaint.	
16		
17	DATED: February 24, 2010	Randall Allen
18		ALSTON & BIRD LLP
19		//MC/ M E 1 1 '
20		/s/ Mitra M. Eskandari Mitra M. Eskandari
21		Attorneys for Plaintiffs  Patrafico AG and PEZ Candy, Inc.
22		Tati anco AG and TEZ Candy, Inc.
23	DATED: February 24, 2010	Leslie Kramer
24		FENWICK & WEST LLP
25		/s/ Leslie Kramer
26		Leslie Kramer
27		Attorneys for Defendants NANCY YARBOROUGH DOSS, d/b/a
28		BURLINGAME MUSEUM OF PEZ
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**MEMORABILIA and COMPUTER SPECTRUM** OF BURLINGAME; and GARY DOSS, d/b/a **BURLINGAME MUSEUM OF PEZ MEMORABILIA and COMPUTER SPECTRUM OF BURLINGAME** PURSUANT TO STIPULATION, IT IS SO ORDERED. Dated: <u>2/25/10</u> Hondra United 

Judge Joseph C. Spero

1	FILER'S ATTESTATION	
2	Pursuant to General Order No. 45, Section X (B) regarding signatures, I attest that	
3	concurrence in the filing of this document has been obtained from the signatory(ies) above .	
4		
5	Respectfully Submitted,	
6	respectivity submitted,	
7	DATED: February 24, 2010 Randall Allen	
8	ALSTON & BIRD LLP	
9		
10	/s/ Mitra M. Eskandari	
11	Mitra M. Eskandari Attorneys for Plaintiffs	
12	Patrafico AG and PEZ Candy, Inc.	
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