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16	UNITED STATES D	ISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA	
18	SAN FRANCISO	CO DIVISION
19		
20	DAVID M. CATHCART, JAMES H. WHITEHEAD, ROBERT W. DECKER, DALE	Case No. CV 09-5748 MMC
21	BALDISSERI, individually, and on behalf of all others similarly situated,	STIPULATION FOR LEAVE TO
22	Plaintiff,	MODIFY THE SCHEDULING ORDER TO EXTEND MOTION AND
23		DISCOVERY DATES
24	V.	[PROPOSED] ORDER
25	SARA LEE CORPORATION, SARA LEE BAKERY GROUP, EARTHGRAINS BAKING COMPANIES, INC. (formerly sued as DOE 1)	The Honorable Maxine M. Chesney
26	and DOES 2 through 20,	Complaint filed: December 8, 2009
27	Defendants.	
28		
	STIPULATION TO MODIFY SCHEDULING ORDE	ER TO EXTEND MOTION AND DISCOVERY DATES CASE NO. CV 09-5748 MMC
	28836417	CASE NO. CV 09-5746 IMINIC

1	The parties stipulate as set forth in the numbered paragraphs below, based on the	
2	following facts:	
3	The Scheduling Order (Dkt. No. 33) set the following deadlines:	
4	A. Close of discovery on Labor Code § 514 and Motor Carrier Act exemptions:	
5	December 1, 2010, now January 15, 2011, per stipulated order of October 7, 2010	
6	(Docket 35);	
7	B. Deadline for filing of Defendants' motion(s) for summary judgment on Labor Code §	
8	514 and Motor Carrier Act exemptions: February 4, 2011;	
9	C. Deadline for filing Plaintiffs' opposition to above motion(s) and cross-motion:	
10	February 25, 2011;	
11	D. Deadline for reply on Defendants' motion(s) and opposition to cross-motion: March	
12	4, 2011;	
13	E. Hearing on above motion(s): March 25, 2011, 9:00 a.m.;	
14	F. Deadline for Plaintiffs to file motion for class certification: May 22, 2011 (a Sunday);	
15	G. Deadline for Defendants to file opposition to motion for class certification: July 8,	
16	2011;	
17	H. Deadline for Plaintiffs to file reply on motion for class certification: August 26, 2011;	
18	I. Hearing on motion for class certification: September 16, 2011, 9:00 a.m.	
19	An additional defendant, Earthgrains Baking Companies, Inc., was recently added to the	
20	pleadings by stipulation and order, and Earthgrains is now participating in discovery responses.	
21	The parties have been pursuing discovery and meeting and conferring on further	
22	responses by Defendants, as recently as the date of this stipulation.	
23	Following entry of the parties' stipulated Protective Order on November 3, 2010,	
24	Defendants plan to begin production of documents in response to Plaintiffs' discovery requests	
25	by approximately Monday, November 8, 2010.	
26	The discovery referred to above is, to a large extent, directed at the issues to be addressed	
27	on the motion or motions for motion for summary judgment, i.e. Labor Code § 514 and the	
28	Motor Carrier Act exemption.	
	2 STIPULATION TO MODIFY SCHEDULING ORDER TO EXTEND MOTION AND DISCOVERY DATES	
	CASE NO. CV 09-5748 MMC	

Plaintiffs are in need of additional time for discovery on those issues in view of the
 upcoming document production, which Plaintiffs wish to be completed before depositions on
 those subjects, and Defendants are in accord on additional time.

In view of the additional time needed for discovery on those issues, it is appropriate that
Defendants' deadline to file its motion(s) for summary judgment on those issues should be
extended, as should the other deadlines in connection with the motion(s).

7 Further, to allow efficient and orderly management of the case, the parties believe there 8 should be sufficient time for additional discovery between any decision on the motion(s) for 9 summary judgment and Plaintiffs' motion for class certification, in large part because the decision on summary judgment could greatly affect whether a motion for class certification will 10 11 be made and/or the extent and nature of the claims sought to be certified. Thus, the deadlines regarding the motion for class certification should be extended to allow the parties to conduct 12 any necessary further discovery on certification issues, following a decision on the motion(s) for 13 summary judgment. 14

The parties presently believe extension of these deadlines and hearing dates as listed
below is necessary and appropriate and will not prejudice either party.

17 WHEREFORE, THE PARTIES STIPULATE and request that the Court order that the

18 Scheduling Order (Docket Non. 33) be modified to reflect the deadlines listed below, or to set

19 forth dates chosen by the Court:

28

- 20
 1. Close of discovery on Labor Code § 514 and Motor Carrier Act exemptions: March 1,
 2011;
- 22 2. Deadline for filing of Defendants' motion(s) for summary judgment on Labor Code §
 514 and Motor Carrier Act exemptions: March 18, 2011;
- 24 3. Deadline for filing Plaintiffs' opposition to above motion(s) and cross-motion: April
 25 8, 2011;
- 26
 4. Deadline for reply on Defendants' motion(s) and opposition to cross-motion: April
 27
 15, 2011;
 - 5. Hearing on above motion(s): May 6, 2011, 9:00 a.m.;

3 STIPULATION TO MODIFY SCHEDULING ORDER TO EXTEND MOTION AND DISCOVERY DATES CASE NO. CV 09-5748 MMC

1	6. Deadline for Plaintiffs to file motion for class certification: August 12, 2011;	
2	7. Deadline for Defendants to file opposition to motion for class certification:	
3	September 30, 2011;	
4	8. Deadline for Plaintiffs to file reply on motion for class certification: November 18,	
5	2011;	
6	9. Hearing on motion for class certification: December 9, 2011, 9:00 a.m.	
7	SO STIPULATED.	
8	In compliance with General Order No. 45 (X), as filing party, Defendants attest that all	
9	signatories below concur in the filing of this document.	
10	DATED: November 5, 2010 MAYER BROWN LLP	
11	JOHN NADOLENCO JEROME JAUFFRET KRISTEN ROWSE	
12	KRISTEN KOWSE	
13	Den /s/ John Madalance	
14	By: <u>/s/ John Nadolenco</u> John Nadolenco	
15	Attorneys for Defendants SARA LEE CORPORATION, SARA LEE BAKERY GROUP and EARTHGRAINS	
16	BAKER FOROUP and EARTHORAINS BAKING COMPANIES, INC.	
17	DATED: November 5, 2010 SPIRO MOSS LLP	
18	DATED. November 5, 2010 STIKO WOSS EEI	
19	Dru /a/ Ino Spring	
20	By: <u>/s/ Ira Spiro</u> Ira Spiro	
21	Attorneys for Plaintiffs	
22		
23	[PROPOSED] ORDER	
24	SO ORDERED as stated in paragraphs 1 through 9 above. Additionally, the Case Management Conference is CONTINUED from October 28, 2011 to	
25	January 20, 2012; a Joint Case Management Statement shall be filed by January 13, 2012.	
26	DATED: November 12, 2010	
27	United States District Judge	
28	· · · · · · · · · · · · · · · · · · ·	
	4 STIPULATION TO MODIFY SCHEDULING ORDER TO EXTEND MOTION AND DISCOVERY DATES CASE NO. CV 09-5748 MMC	

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