Doc. 126 Gales v. Winco Foods et al Case3:09-cv-05813-CRB Document125 Filed05/16/12 Page1 of 3 1 Daniel H. Oualls (Bar # 109036) Robin G. Workman (Bar # 145810) Aviva N. Roller (Bar # 245415) QUALLS & WORKMAN, L.L.P. 3 177 Post Street, Suite 900 San Francisco, CA 94108 Telephone: (415) 782-3660 4 dan@qualls-workman.com 5 robin1@qualls-workman.com aviva@qualls-workman.com 6 UNITED EMPLOYEES LAW GROUP 7 Walter Haines, Esq. (State Bar # 71075) 65 Pine Ave, #312 Long Beach, CA 90802 8 Telephone: (562) 256-1047 9 Facsimile: (562) 256-1006 10 Attorneys for Plaintiff Stephen Gales, and all others similarly situated 11 12 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 16 17 STEPHEN GALES, on behalf of himself and all) No. 3:09-cv-05813-CRB others similarly situated, 18 STIPULATION AND ORDER Plaintiff, **CONTINUING CERTAIN TRIAL** 19 RELATED DEADLINES 20 VS. 21 WINCO FOODS, WINCO FOODS, LLC and Does 1 through 50, inclusive, 22 Defendants. 23 24 25 WHEREAS the Court scheduled a trial in the within action to occur on October 29, 2012; WHEREAS, based on the trial date, the statutory deadline to disclose expert witnesses is 26 27 current May 22, 2012; 28 WHEREAS, based on the trial date, the discovery cutoff is set for July 20, 2012;

STIP CONTINUING TRIAL RELATED DEADLINES

1	WHEREAS the parties participated in a first mediation with Court Appointed mediator
2	Eric Angstadt on April 30, 2012, and,
3	WHEREAS the parties have a further mediation scheduled on June 29, 2012, with private
4	mediator, Mark Rudy;
5	IT IS HEREBY AGREED AND STIPULATED, by and between the parties hereto, as
6	follows:
7	1) the deadline to disclose experts of May 22, 2012, is hereby continued to August 20,
8	2012; and,
9	2) the discover cut-off deadline of July 20, 2012, is hereby continued to August 20,
10	2012.
11	The continuation of these dates will allow the parties time to prepare and participate in the
12	mediation scheduled with Mark Rudy on June 29, 2012, while preserving these dates should the
13	mediation be unsuccessful.
14	This stipulation may be executed in counterparts and a fax or e-mail attachment signatures
15	shall be considered an original.
16	
17	Date: May 16, 2012 QUALLS & WORKMAN, L.L.P.
18	
19	/s/Robin G. Workman Attorney for Plaintiff Stephen Gales
20	and all others similarly situated
21	
22	Dated: May 16, 2012 SEYFARTH SHAW, LLP
23	
24	/s/Alfred L. Sanderson, Jr. Attorney for Defendant, WinCo Foods, LLC
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ORDER

Pursuant to the stipulation of the parties, and good cause appearing, **IT IS HEREBY ORDERED**:

The parties' request is hereby GRANTED as follows:

- the deadline to disclose experts of May 22, 2012, is hereby continued to August 20,
 and,
- 2) the discover cut-off deadline of July 20, 2012, is hereby continued to August 20, 2012.

Dated: _May 25, 2012____

