1 2 3 4 5	DAVID A. DEPOLO, ESQ. (State Bar No. 11820 TANYA P. TAMBLING, ESQ. (State Bar No. 263 DONNELLY NELSON DEPOLO & MURRAY A Professional Corporation 201 North Civic Drive, Suite 239 Walnut Creek, CA 94596 Tel. No. (925) 287-8181 Fax No. (925) 287-8188	05); ddepolo@dndmlawyers.com 2979); ttambling@dndmlawyers.com
7	Janét Zhang	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	,	
11	JANET ZHANG,	Case No. C 09-05921 JSW
12	Plaintiff,	[PROPOSED] ORDER RE STIPULATION BY PARTIES TO REQUEST AN ORDER CHANGING TIME TO DISCLOSE EXPERTS AND CLOSE EXPERT DISCOVERY
13	vs.	
14 15	WALGREEN CO. a corporation; HILDA CHUNG; LINDA DEFRONZO; RUTH CONROY; and DOES 1-20,,	Complaint Filed: October 29, 2009 Trial: 2/28/2011
16	Defendants.	ASSIGNED FOR ALL PURPOSES TO:
17		THE HONORABLE JEFFREY S. WHITE
18	PURSUANT TO THE STIPULATION BY AND BETWEEN THE PARTIES TO REQUEST A	
19	ORDER CHANGING TIME TO DISCLOSE EXPERTS AND CLOSE EXPERT DISCOVERY	
20	AND GOOD CAUSE APPEARING, the deadline for the parties' expert disclosure shall be November 17, 2010, and the deadline for completing expert discovery is December 17, 2010.	
21		
22		
23	The Court notes that the parties did not propose a deadline for expert disclosure in their initial -Joint Case Management Statement.	
24	Joint Case Management Statement.	
25		
26	IT IS SO ORDERED.	
27	Dated: October 13, 2010	When Startes
28		JUNE SUPERIOR COURT UNITED STATES DISTRICT JUDGE

C 09-05921 JSW: [PROPOSED] ORDER RE STIPULATION BY PARTIES TO REQUEST AN ORDER CHANGING TIME TO DISCLOSE EXPERTS AND CLOSE EXPERT DISCOVERY

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