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10 Attorneys for Plaintiff
 11 DOLLAR TREE STORES, INC.

12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA

14 DOLLAR TREE STORES, INC.,

15 Plaintiff,

16 v.

17 TOYAMA PARTNERS, LLC; PETER PAU
 d/b/a SAND HILL PROPERTY COMPANY,
 18 a sole proprietorship; PETER PAU, in his
 individual capacity and as partner of SAND
 HILL PROPERTY MANAGEMENT
 COMPANY; SUSANNA PAU, in her
 19 capacity as partner of SAND HILL
 PROPERTY MANAGEMENT COMPANY;
 SAND HILL PROPERTY MANAGEMENT
 COMPANY, and CAPELLA-MOWRY,
 20 LLC,
 21

22 Defendants.

**STIPULATION TO AMEND PRETRIAL
 PREPARATION ORDER DATES
 RELATING TO EXPERT WITNESSES**

Judge: Honorable Susan Illston

Case No. CV-10-0325 SI

Complaint filed: January 22, 2010
 Trial Date: January 17, 2012

23 DOLLAR TREE STORES, INC.,

24 Plaintiff,

25 v.

26 PETER PAU, TOYAMA PARTNERS, LLC,
 and CAPELLA-MOWRY, LLC,

27 Defendants.

Case No. CV-11-2696 SI

Complaint filed: June 3, 2011
 Trial Date: January 17, 2012

28 STIPULATION TO AMEND PRETRIAL PREPARATION ORDER
 DATES RELATING TO EXPERT WITNESSES

CASE NOS: CV-10-0325 SI
 CV-11-2696 SI

1 Plaintiff Dollar Tree Stores, Inc. (“Dollar Tree”) and Defendants Toyama Partners, LLC
2 (“Toyama”), Peter Pau d/b/a Sand Hill Property Company, a sole proprietorship (“SH Property”),
3 Peter Pau, in his individual capacity and as partner of Sand Hill Property Management Company
4 (“Pau”), Susanna Pau, in her capacity as partner of Sand Hill Property Management Company
5 (“Susanna”), Sand Hill Property Management Company (“SH Management”), and Capella-
6 Mowry, LLC (“Capella”) (together, the “Parties”) by their undersigned counsel, file the
7 following Stipulation to Amend Pretrial Preparation Order Dates Relating to Expert Witnesses,
8 stating as follows:

9 1. The Parties in these consolidated cases have experienced scheduling and logistical
10 difficulties with respect to ongoing depositions, and therefore request a one-week extension to the
11 existing expert discovery dates.

12 2. The currently-scheduled dates for expert disclosures are:

13 Plaintiff’s deadline for designation of experts: October 7, 2011;

14 Defendants’ deadline for designation of experts: October 21, 2011;

15 Plaintiff’s deadline for rebuttal: November 4, 2011;

16 Expert discovery cutoff: November 18, 2011.

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18 3. The Parties have agreed that amendment of the Court’s Third Amended Pretrial
19 Preparation Order (Docket No. 280) and Order on the Parties’ Stipulation to Amend Pretrial
20 Preparation Order Dates and Case Management Conference Dates of September 8, 2011 (Docket
21 No. 296) are warranted, and have stipulated to the following amended dates:

22 DESIGNATION OF EXPERTS: pltf: October 14, 2011, deft: October 28, 2011;

23 REBUTTAL: pltf: November 11, 2011. Parties **SHALL** conform to Rule
24 26(a)(2).

25 EXPERT DISCOVERY CUTOFF is November 23, 2011.
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1 For the foregoing reasons, the Parties respectfully request that the Court grant this
2 Stipulation and Amend the Pretrial Preparation Order Dates Relating to Expert Witnesses as set
3 forth above.

4 Dated: September 29, 2011

FOX ROTHSCHILD LLP
HOFHEIMER GARTLIR & GROSS, LLP

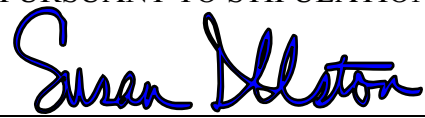
6 /s/ Jay D. Marinstein
7 JAY D. MARINSTEIN
8 Attorneys for Plaintiff
DOLLAR TREE STORES, INC.

9 Dated: September 29, 2011

REHON & ROBERTS

11 /s/ Lisa C. Roberts
12 LISA C. ROBERTS
13 Attorneys for Defendants
TOYAMA PARTNERS, LLC, et al.

14 PURSUANT TO STIPULATION, IT IS SO ORDERED:

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16 _____
17 The Honorable Susan Illston
18 U.S. District Court Judge
Northern District of California

19 Dated: 9/29, 2011

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