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12	and for all other similarly situated, counter-claimants	
13	UNITED STATES D	ISTRICT CAURT
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRIC	
16	NATIONAL SEATING & MOBILITY, INC.,	Case No. 3:10-cv-02782-JSW
17	Plaintiff,	COUNTER-CLAIM DEFENDANT
18	VS.	NSM'S AND COUNTER-CLAIMANT MICHAEL PARRY'S STIPULATION
19	MICHAEL PARRY and DOES 1 through 20; inclusive,	TO CONTINUE NSM'S DEADLINE TO OPPOSE PARRY'S MOTION FOR
20	Defendants.	CLASS CERTIFICATION and - PROPOSED ORDER
21		Action Filed: March 3, 2010
22	MICHAEL PARRY, individually and on behalf of all others similarly situated,	
23	Counter-Claimant,	
24	VS.	
25	NATIONAL SEATING & MOBILITY, INC.,	
26		
2627	Counter-Claim Defendant.	

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1	It is hereby stipulated by and between the parties hereto, by and through their respective	
2	counsel of record, Wilson, Elser, Moskowitz, Edelman & Dicker LLP representing National	
3	Seating & Mobility, Inc. ("NSM") and Mark P. Meuser representing Michael Parry ("Parry"),	
4	subject to the order of the court, as follows:	
5	Pursuant to the Court's Order Vacating Case Management Conference and Setting Case	
6	Management Deadlines, dated October 4, 2010, NSM's deadline to file its opposition to Parry's	
7	Motion for Class Certification is currently August 5, 2011. Due to unavailability of a critical	
8	declarant, NSM has been unable to finalize its opposition and supporting documents. See	
9	Declaration of Ronald S. Bushner (hereinafter "Bushner Decl."), filed concurrently herewith, at ¶	
10	3.	
11	As such, the parties request that the Court allow NSM to its opposition to Parry's Motion	
12	for Class Certification on or before August 9, 2011. The Court previously granted Parry a short	
13	extension of time to file his Motion for Class Certification. See Bushner Decl. at ¶ 4. The other	
14	deadlines established in the Court's October 4, 2010 Order, including Mr. Parry's deadline to	
15	reply to NSM's opposition (August 26, 2011) and the scheduled date for the hearing on Mr.	
16	Parry's class certification motion (September 16, 2011), will remain unchanged as to minimize	
17	any inconvenience to the Court.	
18 19	Dated: August 4, 2011 Respectfully submitted, WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER, LLP	
20		
21	Ronald S. Bushner	
22	Megan M. Lewis Attorneys for Plaintiff/Counter-claim	
23	Defendant	
24	Dated: August 4, 2011 Respectfully submitted, MEUSER LAW GROUP, INC.	
25	By:	
26	Mark P. Meuser Attorneys for Defendant/Counter-claimant	
27	STIPULATION RE CLASS CERTIFICATION OPPOSITION DEADLINE AND PROPOSED ORDER [CASE No. 3:10-cy-02782-JSW/] Page 2	

STIPULATION RE CLASS CERTIFICATION OPPOSITION DEADLINE AND PROPOSED ORDER [CASE No. 3:10-cv-02782-JSW] Page 2 726212.1

<u>|PROPOSED|</u> ORDER Good cause appearing therefore, the Stipulation and Proposed Order is hereby adopted by the Court. Counter-Claim Defendant NSM's opposition to Parry's Motion for Class Certification must be filed on or before August 9, 2011. The other dates specified in the Court's October 4, 2010 Order have not changed. IT IS SO ORDERED. Dated: August 5, 2011 TES DISTRICT JUDGE STIPULATION RE CLASS CERTIFICATION OPPOSITION DEADLINE AND PROPOSED ORDER

STIPULATION RE CLASS CERTIFICATION OPPOSITION DEADLINE AND PROPOSED OR DER [CASE No. 3:10-cv-02782-JSW] Page 3 726212.1