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13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA

16 WILLIAM COOKSON, JUNE
ANDRADE, SENITA PORCHER,
17 NIYSHA EDWARD, DAVID BOTELLO,
SANTOS RAY REHMKE and DAVID
18 AXTON on behalf of themselves and all
others similarly situated,

19 Plaintiffs, ^{Doc. 14}

20 vs.

21 NEW UNITED MOTOR
22 MANUFACTURING, INC., TOYOTA
MOTOR CORPORATION and
23 TOYOTA MOTOR SALES, U.S.A.,
INC.

24 Defendants.
25

Case No. C10-02931 CRB

**SECOND STIPULATION FOR
EXTENSION OF TIME TO RESPOND TO
FIRST AMENDED COMPLAINT AND
ORDER THEREON**

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1 Pursuant to this Court's Local Rule 6-1(a), Plaintiffs William Cookson, June Andrade,
2 Senita Porcher, Niysha Edward, David Botello, Santos Ray Rehmke and Davis Axton, and Defendant
3 New United Motor Manufacturing, Inc., acting through their respective counsel of record, hereby
4 stipulate that Defendant may have up to and including September 3, 2010, by which to answer, object to,
5 or otherwise respond to the complaint. By entering into this Stipulation, Defendant does not waive any
6 objection or defense it may have to the complaint.

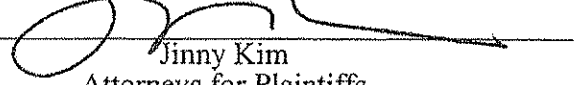
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8 Dated: August 19, 2010.

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
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ORDER

The parties having stipulated, IT IS SO ORDERED.

DATED: August 23, 2010

