Plaintiffs Juvenal Robles and Abel Figueroa (collectively "Plaintiffs"), defendant Lucky Brand Dungarees, Inc. ("Lucky"), defendants Kirshenbaum Bond Senecal & Partners LLC, f/k/a Kirshenbaum Bond & Partners LLC, d/b/a Lime Public Relations + Promotion and Kirshenbaum Bond & Partners West LLC (collectively "Lime"), third-party defendant Merkle, Inc. ("Merkle"), and fourth-party defendant RGAR Holdings, LLC f/k/a Take 5 Solutions, LLC ("RGAR") (together the "Parties"), by and through their counsel, stipulate:

- 1. Plaintiff Robles filed his Class Action Complaint on October 26, 2010, alleging defendant Lucky violated the Telephone Consumer Protection Act, 47 U.S.C. § 227, by sending an allegedly unsolicited text message to plaintiff's cellular telephone in the summer of 2008. (Dkt. 1.)
- 2. Lucky answered the complaint, alleging, among other things, various defenses that included issues involving consent, authorization, and other elements of plaintiff's statutory claim. (Dkt. 15.)
- 3. On January 21, 2011, Judge Fogel held an initial case scheduling conference and ordered the parties to participate in a settlement conference before Magistrate Judge Lloyd and to return and report on the result of that conference. (Dkt. 18.)
- 4. Plaintiff Robles and defendant Lucky participated in a settlement conference before Judge Lloyd on April 29, 2011. Lime, Merkle and RGAR, who were all third parties at the time, also participated in the settlement conference. At the settlement conference, plaintiff Robles, defendant Lucky, the third parties, and insurers candidly discussed their various positions about the litigation and settlement. During these discussions, it was determined that limited focused discovery or information was required to continue productive discussions toward resolution. Upon the recommendation of Judge Lloyd, plaintiff Robles, defendant Lucky, the third parties, and insurers agreed to return for a further settlement conference. (See Dkt. 32.)
- 5. Prior to the further settlement conference, plaintiff Robles filed an Amended Complaint. (Dkt. 39.) The Amended Complaint alleges a single claim for violation of the TCPA, under the same general allegations stated in the original complaint, on behalf of both Juvenal Robles and Abel Figueroa. The Amended Complaint also adds Lime as a named defendant.

1

2

3

- 6. Lime and Lucky answered the Amended Complaint. (Dkts. 45 & 48.) Lime also filed a Third-Party Complaint against Merkle. (Dkt. 44). Merkle answered the third-party complaint and filed a fourth-party complaint against RGAR. (Dkts. 64 & 66.)
- 7. The Parties participated in a further settlement conference before Judge Lloyd on September 21, 2011. The Parties were able to advance their settlement discussion during the second settlement conference, but did not reach a final agreement. The Parties agreed to continue those discussions in the context of a full days mediation and, in the interim, to limit activity in the case to only discovery necessary to complete mediation. The Parties thereafter scheduled a full day mediation before the Honorable Nicholas H. Politan (Ret.) in West Palm Beach, Florida and set the mediation for December 8, 2011.
- 8. On September 27, 2011, this matter was reassigned to this Court. (Dkt. 60.) By order dated September 30, 2011, the Court set a Case Management Conference for January 20, 2012.
- 9. Due to medical concerns involving a member of his family, Judge Politan was forced to cancel the December 8th mediation, which was reset for January 26, 2012.
- 10. Because of the rescheduled mediation, the Parties jointly requested that this Court reschedule the January 20, 2012 Case Management Conference to February 10, 2012 so that the mediation could be completed.
- 11. On January 26, 2012, the Parties participated in a full day mediation with Judge Politan where the terms of a global settlement were negotiated. At the conclusion of the mediation, and at the recommendation of Judge Politan, the Parties agreed to continue their negotiations with the assistance of the Judge for an additional thirty (30) days. The Parties therefore request one final continuance of the Case Management Conference, until March 23, 2012, or a date thereafter convenient to the Court.

26

27

28

1	IT IS SO STIPULATED) .	
2	Dated: February 2, 2012		
3		SHEPF	PARD, MULLIN, RICHTER & HAMPTON LLP
4			
5		By	/s/ Brian R. Blackman CRAIG CARDON
6			BRIAN R. BLACKMAN
7			Attorneys for Defendant LUCKY BRAND DUNGAREES, INC.
8	Dated: February 2, 2012		
9		EDELS	SON MCGUIRE LLC
10			
11		Ву	/s/ Ryan D. Andrews RYAN D. ANDREWS
12			SEAN REIS
13			Attorneys for Plaintiffs JUVENAL ROBLES and ABEL FIGUEROA
14	Dated: February 2, 2012		
15		WILSO	ON ELSER MOSKOWITZ EDELMAN & DICKER LLP
16		D	/ / G
17		Ву	/s/ Sara J. Savage DAVID SHEIFFER
			SARA J. SAVAGE Attorneys for
18			Defendants KIRSHENBAUM BOND SENECAL &
19			PARTNERS LLC and KIRSHENBAUM BOND & PARTNERS WEST LLC
20	Dated: February 2, 2012		
21		LATH	AM & WATKINS LLP
22		_	
23		Ву	/s/ Peter Winik PETER WINIK
24			MATTHEW RAWLINSON SARAH GRAGERT
25			Attorneys for
26			Third-Party Defendant MERKLE, INC.
27			
28			
			-3- STIP. & ORDER CONTINUING

1	Dated: February 2, 2012		
2		MCDER	RMOTT WILL & EMERY, LLP
3			
4		By	/s/ Daniel E. Alberti DANIEL E. ALBERTI
5			Attorney for
6			Fourth-Party Defendant RGAR HOLDINGS, LLC
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
			-4-

STIP. & ORDER CONTINUING CASE MANAGEMENT CONFERENCE

CERTIFICATION I, Ryan D. Andrews, am the ECF User whose identification and password are being used to file this Subsequent Case Management Statement; Stipulation And [Proposed] Order Continuing The Case Management Conference. In compliance with General Order 45.X.B., I hereby attest that the Counsel whose electronic signatures appear on this document have concurred in this filing. Dated: February 12, 2012 EDELSON MCGUIRE LLC By /s/ Ryan D. Andrews RYAN D. ANDREWS Attorneys for Plaintiffs JUVENAL ROBLES and ABEL FIGUEROA

ORDER Having considered the parties' stipulation and good cause appearing, the Court continues the February 10, 2012 Case Scheduling Conference to March 23, 2012 at 10:30 AM in Courtroom 7, 19th Floor. IT IS SO ORDERED. Dated: February 3, 2012