

1 THEODORA R. LEE, Bar No. 129892
2 LUCAS V. MUNOZ, Bar No. 254900
3 KYLE E. KELLY, Bar No. 271689
4 LITTLER MENDELSON, P.C.
5 650 California Street, 20th Floor
6 San Francisco, California 94108-2693
7 Telephone: (415) 433-1940
8 Facsimile: (415) 399-8490
9 Email: tlee@littler.com
10 lmunoz@littler.com

11 Attorneys for Defendants
12 AUTOZONE, INC. and JOSH HUGHES

13 MARYLON M. BOYD SBN #139642
14 LAW OFFICES OF MARYLON M. BOYD
15 2201 Broadway Street, Suite 815
16 Oakland, California 94612
17 Telephone: (510) 663-8772
18 Facsimile: (510) 663-8781
19 lawofficeofmarylonboyd@yahoo.com

20 Attorney for Plaintiff
21 KARIMAH BOYD

22 UNITED STATES DISTRICT COURT
23
24 NORTHERN DISTRICT OF CALIFORNIA

25 KARIMAH BOYD,

26 Plaintiff,

27 v.

28 AUTOZONE, INC., a Nevada Corporation;
1 JOSH HUGHES, an individual; and DOES
2 1 THROUGH 10

3 Defendants.

4 CASE NO. 3:11-CV-00776 JSW

5 **JOINT STIPULATION AND [PROPOSED]
6 ORDER FOR CONTINUANCE OF
7 BRIEFING SCHEDULE FOR CROSS
8 MOTIONS FOR SUMMARY JUDGMENT**

9 Judge: Hon. Jeffrey S. White
10 Ctrm: 11, 19th Floor

The Parties to the above referenced matter, through their under-signed counsel, do hereby stipulate as follows:

1. WHEREAS the Clerk of the Court continued the briefing schedule on the parties' cross-dispositive motions such that the initially moving party would file by June 22, 2012;

2. WHEREAS the parties were directed to meet and confer regarding the briefing schedule set by the clerk;

3. WHEREAS the parties did so meet and confer in an attempt to arrive at an acceptable schedule. Due to mutual conflicting obligations, neither party could file its dispositive motion by the June 22, 2012 deadline for the initially moving party, as set by the clerk;

4. WHEREAS both parties wish to preserve their procedural right to bring a dispositive motion and have their respective claims determined, if possible, without a trial;

5. WHEREAS the parties with to avoid an unseemly race to file their respective dispositive motions, which would prejudice the other party;

6. WHEREAS the parties agree to refrain from filing individual dispositive motions until such time as His Honor rules on this stipulation and proposed rule, so as not to act in bad faith towards one another;

7. WHEREAS trial in this matter is currently set for January 28, 2013, and neither party would be prejudiced by a short continuance in the summary judgment briefing schedule,

111

111

111

111

111

111

111

111

111

1 The parties do hereby agree as follows:

2 1. Defendants shall file their dispositive motion by Friday, July 6, 2012;

3 2. Plaintiff shall file his opposition and cross-motion by Friday August 3, 2012;

4 3. Defendants shall file their opposition and reply by Friday August 17, 2012;

5 4. Plaintiff shall file his reply by Friday August 17, 2012;

6 SO STIPULATED

7 DATED: June 22, 2012	<p>8 <i>/s/ Lucas V. Munoz</i> 9 THEODORA R. LEE, Bar No. 129892 10 LUCAS V. MUNOZ, Bar No. 254900 11 KYLE E. KELLY, Bar No. 271689 12 LITTLER MENDELSON, P.C. 13 Attorneys for Defendants 14 AUTOZONE, INC. and JOSH HUGHES</p>
11 DATED: June 22, 2012	<p>12 <i>/s/ Marylon M. Boyd</i> 13 MARYLON M. BOYD SBN #139642 14 LAW OFFICES OF MARYLON M. BOYD 15 Attorney for Plaintiff 16 KARIMAH BOYD</p>

17 SO ORDERED

18 DATED: June 26, 2012

19 
20 JEFFREY S. WHITE
21 UNITED STATES COURT DISTRICT JUDGE

22 Firmwide:112647087.1 013306.2169