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1 2 3 4 5 6 7 8	MAYER BROWN LLP Carmine R. Zarlenga (D.C. Bar No. 286244) czarlenga@mayerbrown.com 1999 K Street, N.W. Washington, D.C. 20006-1101 Telephone: (202) 263-3000 Facsimile: (202) 263-3300  MAYER BROWN LLP Dale J. Giali (Cal. Bar No. 150382) dgiali@mayerbrown.com 350 South Grand Avenue 25th Floor Los Angeles, CA 90071-1503 Telephone: (213) 229-9500 Facsimile: (213) 625-0248		
9	Attorneys for Defendant DREYER'S GRAND ICE CREAM, INC.		
10	BILLIER & GIGHAD TOE CREPHA, INC.		
11	UNITED STATES I	DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14			
15	SKYE ASTIANA, PAMELA RUTLEDGE-MUHS, et al.,	Case No. C11-02910 EMC consolidated with	
16	Plaintiffs,	Case No. C11-3164 EMC	
17	VS.	STIPULATION AND [proposed] ORDER (1) FURTHER CONTINUING	
18	DREYER'S GRAND ICE CREAM, INC.,	CLASS CERTIFICATION BRIEFING SCHEDULE, (2) FURTHER	
19	Defendant.	OCONTINUING THE JUNE 6, 2013 HEARING ON THE CLASS CERTIFICATION MOTION (3)	
20		CERTIFICATION MOTION, (3) CONTINUING THE JUNE 6, 2013	
21		CONFERENCE, AND (4) DISMISSING ALL CLAIMS DV	
22		DISMISSING ALL CLÀIMS BY NAMED PLAINTIFF JAY WOOLWINE AGAINST DREYER'S	
23		WITHOUT PREJUDICE AND REMOVING HIM AS A PUTATIVE	
24		CLASS REPRESENTATIVE	
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28	CTIDI II ATION	AND OPDER	
	STIPULATION AND ORDER Case No. C11-02910		

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1	Plaintiffs Skye Astiana, Pamela Rutledge-Muhs and Jay Woolwine, and	
2	defendant Dreyer's Grand Ice Cream, Inc., by and through their respective counsel of	
3	record and pursuant to Fed. R. Civ. P. 41 and Local Rules 6-2 and 7-12, enter into the	
4	following stipulation for an order (1) further continuing the class certification briefing	
5	schedule, (2) further continuing the June 6, 2013 hearing on the class certification	
6	motion, (3) continuing the June 6, 2013 case management conference, and (4)	
7	dismissing all claims by named plaintiff Jay Woolwine without prejudice and removing	
8	him as a putative class representative in this action:	
9	WHEREAS, on June 14, 2011, plaintiff Astiana filed her initial complaint (Dkt.	
10	#1);	
11	WHEREAS, on June 27, 2011, plaintiffs Rutledge-Muhs and Woolwine filed	
12	their initial complaint (Dkt. # 1 in Case No. C11-3164 EMC);	
13	WHEREAS, on August 18, 2011, the two complaints were deemed "related" and	
14	Rutledge-Muhs was re-assigned to this department (Dkt. #17);	
15	WHEREAS, on September 30, 2011, the Court consolidated the two cases for all	
16	purposes, designating the Astiana complaint as the single active complaint and relieving	
17	Dreyer's from any obligation to respond to the <i>Rutledge-Muhs</i> complaint (Dkt. #27);	
18	WHEREAS, on November 30, 2011, the parties engaged in a full day mediation	
19	session in New York, New York, before David Geronemus of JAMS, and while the	
20	parties were unable to settle the matter during the first day of mediation, sufficient	
21	progress was made that the parties believed a second day of mediation was appropriate	
22	and warranted;	
23	WHEREAS, on March 8, 2012, the parties engaged in a full day mediation	
24	session in San Francisco, before David Rotman of Gregorio, Haldeman & Rotman, and	
25	while the parties were unable to settle the matter during the second day of mediation,	
26	they agreed to consider re-initiating mediation at a later date;	
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WHEREAS, on July 31, 2012, a case management conference was held, and subsequently on August 2, 2012, the Court entered a class certification motion schedule (Dkt. #55), providing that Plaintiffs' motion for class certification was to be filed on January 25, 2013, and setting a briefing schedule and hearing on the motion for class certification;

WHEREAS, on November 16, 2012, the Court *sua sponte* reset the date for the hearing on the class certification motion to June 6, 2013, and modified the due date for the reply brief (Dkt. #70);

WHEREAS, on December 12, 2012 (based on the parties' stipulation (Dkt. #71)), the Court reset the last day to file a motion for class certification to March 1, 2013 and modified the briefing schedule, but retained the June 6, 2013 hearing date;

WHEREAS, at the February 8, 2013 further case management conference, the Court set a further case management conference for June 6, 2013 (the same day as the scheduled hearing on the motion for class certification) (Dkt. #74);

WHEREAS, the parties are currently engaged in discussions about whether to reinitiate mediation and specifically whether Dreyer's will make plaintiffs a settlement counter-offer in advance of a third day of mediation;

WHEREAS, the parties desire a three-week period of time to consider these issues, including whether to schedule a third day of mediation, and believe it most efficient for Court and party resources to do so without also having to simultaneously litigate the action;

WHEREAS, to effectuate the three-week period without simultaneously having to litigate the action, the parties desire to continue for three week the class certification briefing schedule, the class certification hearing date, and the further case management conference;

WHEREAS, the Court has not set any other outstanding deadlines in this action;

1	WHEREAS, named plaintiff Jay Woolwine recently has indicated his desire to		
2	dismiss without prejudice all of his claims against Dreyer's and to withdraw as a named		
3	plaintiff; and		
4	WHEREAS, Dreyer's is agreeable to such dismissal and withdrawal, including		
5	that neither side will seek costs against the other.		
6	NOW, THEREFORE, IN CONSIDERATION OF THE FOREGOING, IT IS		
7	HEREBY STIPULATED by and between the parties, subject to approval by the Court,		
8	that:		
9	1. The last day to file a motion for class certification is March 22, 2013		
10	(continued from March 1, 2013);		
11	2. The last day to oppose the motion for class certification is May 3, 2013		
12	(continued from April 12, 2013);		
13	3. The last day to file a reply in support of the motion for class certification is		
14	June 13, 2013 (continued from May 23, 2013); July 11,		
15	4. The hearing on the motion for class certification is continued to J <del>une 27</del> ,		
16	2013 at 1:30 p.m. (from June 6, 2013);		
17	5. Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii) and 41(a)(2), all of named		
18	plaintiff Jay Woolwine's claims against defendant Dreyer's Grand Ice Cream, Inc. in		
19	this consolidated action are dismissed without prejudice, Mr. Woolwine will not be		
20	required to appear for deposition in this action, and Dreyer's and Mr. Woolwine shall		
21	not seek costs of suit from the other; and		
22	//		
23	//		
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1	6. Nothing stated herein shall prevent the parties, or one of them, from			
2	2 seeking an order further extending the da	seeking an order further extending the dates set out above.		
3	3 Dated: February 21, 2013 LAW OF			
4	4			
5	5 By:	/s/ Janet Lindner Spielberg		
6	PLAIN	indner Spielberg, Co-Lead Attorney for TIFFS		
7	Dated: February 21, 2013 BRAUN	LAW GROUP, P.C.		
8				
9	By:	/s/ Michael D. Braun		
10	DI AIN	l D. Braun, Co-Lead Attorney for TIFFS		
11	Dated: February 21, 2013 STEMBE	R FEINSTEIN DOYLE PAYNE & KRAVEC		
12	2			
13	$R_{V}$	/s/ Joseph N. Kravec, Jr.		
<ul><li>14</li><li>15</li></ul>	Joseph	N. Kravec, Co-Lead Attorney for		
16	6 Dated: February 21, 2013 FEARS N	ACHAWATI LAW FIRM		
17	7			
18	By:	/s/ Nabil Majed Nachawati		
19	Nabil N PLAIN	Majed Nachawati, Co-Lead Attorney for		
20	20	BROWN LLP		
21		BRO WIVEEI		
22	22 By:	/s/ Dale J. Giali		
23	· a	Giali, Attorneys for DEFENDANT		
24	PURSUANT TO STIPULATION, IT I	PURSUANT TO STIPULATION, IT IS SO ORDERED. The hearing on motion for class		
25	25	certification is continued to July 11, 2013 at 1:30 p.m.		
26	Dated: February 27, 2013			
27		Hon. Edward District Judge		
28	28 5 17	IS SO OIL  NODIFIED		
	STIHUI Z Ca Ca	Judge Edward M. Chen		
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## **CERTIFICATE OF SERVICE**

1 2 I hereby certify that on February 21, 2013, I caused the foregoing STIPULATION AND [proposed] ORDER (1) FURTHER CONTINUING CLASS CERTIFICATION BRIEFING SCHEDULE, (2) further CONTINUING THE 5 JUNE 6, 2013 HEARING ON THE CLASS CERTIFICATION MOTION, (3) CONTINUING THE JUNE 6, 2013 CASE MANAGEMENT CONFERENCE, AND (4) DISMISSING ALL CLAIMS BY NAMED PLAINTIFF JAY WOOLWINE AGAINST DREYER'S WITHOUT PREJUDICE AND **REMOVING HIM AS A PUTATIVE CLASS REPRESENTATIVE to be** 10 electronically filed with the Clerk of the Court. I understand that the Court will provide 11 electronic notification of and access to such filing to the counsel of record in this matter 12 who are registered on the CM/ECF. 13 14 Dated: February 21, 2013 MAYER BROWN LLP 15 16 By:\_\_\_\_\_\_/s/ *Dale J. Giali* 17 Dale J. Giali Attorneys for Defendant 18 DREYER'S GRAND ICE CREAM, INC. 19 20 21 22 23 24 25 26 27 28

> STIPULATION AND ORDER Case No. C11-02910