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 (*Admission to Northern District of California pending*)
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11 Attorneys for Defendant
 YETI CYCLES INC.

13 UNITED STATES DISTRICT COURT
 14 NORTHERN DISTRICT OF CALIFORNIA
 15 SAN FRANCISCO DIVISION

17 SANTA CRUZ BICYCLES, INC.,
 18 Plaintiff,
 19 v.
 20 YETI CYCLES INC., SOTTO GROUP LLC,
 DAVID EARLE, AND LUTHER BEALE,
 21 Defendants.
 22

CASE NO. 3:11-cv-04324 SI
FURTHER STIPULATION TO EXTEND
TIME FOR ALL DEFENDANTS TO
RESPOND TO COMPLAINT

24 WHEREAS on November 18, 2011, Plaintiff Santa Cruz Bicycles, Inc. (“Plaintiff”) and
 25 Defendant Yeti Cycles Inc. filed a stipulation extending Yeti Cycles Inc.’s time to respond to
 26 Plaintiff’s Complaint for Patent Infringement (the “Complaint”) to and including January 6, 2012
 27 (Doc #11);
 28

1 WHEREAS on November 21, 2011, Plaintiff and Defendants Sotto Group LLC, David
2 Earle, and Luther Beale likewise filed a stipulation extending the time for Sotto Group LLC,
3 David Earle and Luther Beale (collectively with Yeti Cycles Inc., "All Defendants") to respond
4 to the Complaint to and including January 6, 2012 (Doc #12);

5 WHEREAS on January 5, 2012, Plaintiff and All Defendants filed a stipulation extending
6 the time for All Defendants' to respond to the Complaint to and including January 16, 2012 (Doc
7 #24);

8 WHEREAS on January 13, 2012, Plaintiff and All Defendants filed a stipulation
9 extending the time for All Defendants' to respond to the Complaint to and including January 26,
10 2012 (Doc #25);

11 WHEREAS the parties are actively engaged in settlement discussions that they hope will
12 resolve their disputes by January 31, 2012; and

13 WHEREAS the parties wish to avoid unnecessary costs of litigation pending the outcome
14 of their settlement discussions, and a further five-day extension of time will not alter the date of
15 any event or any deadline already fixed by Court order;

16 IT IS HEREBY STIPULATED by Plaintiff and All Defendants that the time for All
17 Defendants to move, answer, or otherwise respond to the Complaint is extended to and including
18 February 1, 2012.

19 DATED: January 25, 2012

DORSEY & WHITNEY LLP

21 BY: /s/ Lee F. Johnston
22 LEE F. JOHNSTON, *Pro Hac Vice*
23 Attorneys for Defendant
24 YETI CYCLES INC.

25 *Signatures Continue on Following Page*

1 DATED: January 25, 2012

HAVERSTOCK & OWENS LLP



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 18 SANTA CRUZ BICYCLES, INC.

12 DATED: January 25, 2012

KOLISCH HARTWELL, P.C.

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 Attorneys for Defendants
 SOTO GROUP LLC, DAVID EARLE and
 LUTHER BEALE

Filer's Attestation of Concurrence by Signatories

I, Martha C. Luemers, counsel for Yeti Cycles Inc., hereby attest that I have obtained the concurrence of Lee F. Johnston, Chris Kao and Owen W. Dukelow in the filing of this document.

 /S/ Martha C. Luemers
 MARTHA C. LUEMERS