1	Elizabeth L. Deeley (SBN 230798) elizabeth.deeley@kirkland.com KIRKLAND & ELLIS LLP					
$\begin{vmatrix} 2 \\ 3 \end{vmatrix}$	555 California Street					
4	San Francisco, California 94104 Telephone: (415) 439-1400 Facsimile: (415) 439-1500					
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6	Attorneys for Defendant ZONEPERFECT NUTRITION COMPANY					
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8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCIS	CO DIVISION				
11	JAMES COLUCCI and KIMBERLY S. SETHAVANISH,) CASE NO. 11-CV-04561 SC				
12	Plaintiffs,) STIPULATION AND [PROPOSED]) ORDER EXTENDING DEADLINES				
13	VS.))				
14	ZONEPERFECT NUTRITION COMPANY,)				
15	Defendant.					
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	STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINES	CASE NO. 11-CV-04561 SC Dockets.Justia.qc				

WHEREAS, Plaintiffs filed a First Amended Complaint in the above-captioned case on or about September 14, 2011;

WHEREAS, on or about November 30, 2011, this case was reassigned to the Honorable Samuel Conti;

WHEREAS, in response to Defendants' Motion to Dismiss filed February 10, 2012, Plaintiffs filed a First Amended Complaint on March 2, 2012;

WHEREAS, the parties anticipate that Defendant will file another Motion to Dismiss, and that this motion will be long and complex—raising *inter alia* issues of federal regulatory policy, federal preemption, and matters of statutory application under California—such that the parties agree that, in accordance with the Commentary to Local Rule 7-2, an extended briefing schedule will best allow the parties to adequately and appropriately present the relevant issues to the Court;

WHEREAS, the parties further agree that, particularly as this case is a putative class action and Defendant's motion is potentially dispositive of this case, it would best conserve the resources of the parties and the Court to postpone the initial Case Management Conference until after the Court rules on Defendant's forthcoming Motion to Dismiss, which will best allow the parties to assess the appropriate scope and timing of further proceedings in this case for presentation to the Court;

WHEREAS, on September 30, November 2, November 12, 2011, and December 16, 2011 the parties entered into stipulations to extend the time for the Defendant to answer, move, or otherwise respond to Plaintiffs' Complaint and reschedule the Case Management Conference, now set for April 6, 2012;

WHEREAS, since the Plaintiffs filed the Amended Complaint on March 2, 2012, neither the Plaintiffs nor the Defendant have sought a stipulation or an extension; and

WHEREAS, the parties having confirmed the availability of June 22, 2012 as an available date on the Court's calendar for a Case Management Conference;

STIPULATION AND [PROPOSED] ORDER EXTENDING DEADLINES

1	IT IS HEREBY STIPULATED AND AGREED by the parties, through their counsel, that the			
2	parties shall adhere to the following schedule for the briefing of the Defendant's expected motion,			
3	the Case Mar	the Case Management Conference, and related deadlines:		
4	(i)	Defendant shall have until March 30, 2012, to file a Motion to Dismiss the First		
5		Amended Complaint;		
6	(ii)	Plaintiffs shall have until April 27, 2012, to file an Opposition to the Motion to		
7		Dismiss the First Amended Complaint;		
8	(iii)	Defendant shall have until May 11, 2012, to Reply to the Plaintiffs' Opposition;		
9	(iv)	Defendant shall notice a hearing on its Motion to Dismiss for May 25, 2012;		niss for May 25, 2012;
10	(v)	(v) The Case Management Conference shall be held on June 22, 2012, or such later time		
11	as is convenient for the Court, with the parties to file one Joint Case Management		ne Joint Case Management	
12	Statement seven days prior to the conference.			
13	IT IS SO STIPULATED.			
14			Respectfully submitted,	I D
15	DATED: March 9, 2012		KIRKLAND & ELLIS I	
16			By: <u>/s/ Elizabeth L. Deel</u>	
17			Elizabeth L. Deeley	
18			Attorneys for Defen ZONEPERFECT N	dant UTRITION COMPANY
19 20			LAW OFFICE OF JANH	ET LINDNER SPIELBERG
21	DATED: Ma		By: <u>/s/ Janet Lindner Spi</u>	ielberg
22	STATESI	DISTRICT	Janet Lindner Spiell	berg ¹
23	TT IS SO	ORDERED E	Attorneys for Plaint	iffs and KIMBERLY S.
24		A CONTRACT OF	SETHAVANISH	and KIWDERE 1 5.
25	Judge	Saffuel Conti		
26	STERN DIS	TRICTOFCE		
27	¹ I, Elizabeth L. Deeley, am the ECF user whose ID and password are being used to file this Stipulation and			
28	[Proposed] Order Extending Deadlines. In compliance with General Order 45, X.B., I hereby attest that the following attorneys have concurred in this filing: Janet Lindner Spielberg, counsel for Plaintiffs, James Colucci and Kimberley S. Sethavanish.			
	STIPULATION EXTENDING I	I AND [PROPOSED] ORDER DEADLINES	2	CASE NO. 11-CV-04561 SC

1	PURSUANT TO S	TIPULATION, IT IS S	O ORDERED.	
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4	DATED:	, 2012	<u></u>	
5			The Honorable Samu	iel Conti
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20	STIPULATION AND [EXTENDING DEADL	PROPOSED] ORDER INES	3	CASE NO. 11-CV-04561 SC

1	CERTIFICATE OF SERVICE				
2	The undersigned hereby certify that all counsel of record who have consented to electronic				
3	service are being served with a copy of the attached STIPULATION AND [PROPOSED] ORDER				
4	EXTENDING DEADLINES via the CM/ECF system on March 9, 2012.				
5					
6	DATED: March 9, 2012	By: <u>/s/ Elizabeth L. Deeley</u> Elizabeth Deeley			
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	CERTIFICATE OF SERVICE	1 CASE NO. 11-CV-04561 SC			