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6 7	IN THE UNITED STATES DISTRICT COURT
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
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11	JORGE SALHUANA, individually and on No. C 11-05386 WHA behalf of all others similarly situated,
12	Plaintiff, ORDER CONSOLIDATING ACTIONS
13	V.
14	DIAMOND FOODS, INC, MICHAEL J. MENDES, and STEVEN M. NEIL,
15	Defendants.
16	/
17	AND RELATED ACTIONS
18	/
19	An order to show cause why the following related cases should not be consolidated issued
20	on January 3, 2012:
21	C 11-05386 Salhuana v. Diamond Foods, Inc., et al.
22	C 11-05399 Mitchem v. Diamond Foods, Inc., et al.
23	C 11-05409 Woodward v. Diamond Foods, Inc., et al.
24 25	C 11-05457 Rall, et al. v. Diamond Foods, Inc., et al.
25 26	C 11-05479 Simon v. Diamond Foods, Inc., et al.
26 27	C 11-05615 MacFarland v. Diamond Foods, Inc., et al.
27 28	The deadline to show cause why the cases should not be consolidated has passed. Having
20	received no objection to consolidation, the above-stated cases are consolidated for all purposes,

United States District Court For the Northern District of California

including, but not limited to, discovery, pretrial proceedings, and trial proceedings pursuant to 1 2 Federal Rule of Civil Procedure 42(a).

The consolidated cases shall be identified as In re Diamond Foods, Inc., Securities Litigation, Case No. CV 11-05386 WHA, and the files of this action shall be maintained in one file under Master File No. 11-05386. Every pleading filed in the consolidated action shall bear the following caption:

In re Diamond Foods, Inc., Securities Litigation

This Document Relates to:

Case No. 11-CV-05386 (WHA)

When a pleading is intended to be applicable to some, but not all, of such actions, the docket number for each individual action to which the document is intended to be applicable, shall appear immediately after the words: "This Document Relates to."

15 Any other action now pending or hereafter filed in this district that arises out of the same 16 facts and claims as alleged in these related actions shall be consolidated for all purposes as the Court becomes aware of them. The parties shall notify the Court of any other action pending or filed outside this district that may be related to the subject matter of these consolidated actions, if and when they become aware of such actions.

Defendants are not required to respond to the complaint in any action consolidated into this action, other than the consolidated complaint. A consolidated complaint shall be filed within 45 days of the order appointing lead counsel. The consolidated complaint shall be the operative

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complaint and shall supersede all complaints in any of the actions consolidated herein. Defendants shall respond to the consolidated complaint within 45 days after service. IT IS SO ORDERED. Wm Ahre Dated: January 24, 2012. WILLIAM ALSUP UNITED STATES DISTRICT JUDGE