

1 THE MEHDI FIRM
 AZRA Z. MEHDI (220406)
 2 One Market
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5 Counsel for Plaintiff

6 UNITED STATES DISTRICT COURT
 7 NORTHERN DISTRICT OF CALIFORNIA

8) Case No. 4:11-CV-05478-~~EB~~ EMC
 9)

10) CLASS ACTION
 11)

11 JACKIE L. HIGH, Individually and on Behalf
 of All Others Similarly Situated,

11) STIPULATION AND [PROPOSED] ORDER
 12) REGARDING EXTENSION OF TIME TO
 13) ANSWER OR OTHERWISE RESPOND TO
 14) AMENDED COMPLAINT

12 Plaintiff,

13 vs.

14 THE CHOICE MANUFACTURING
 COMPANY, INC., MEPCO FINANCE
 15 CORPORATION, and DOES 3 through 20,
 inclusive,

16)
 17) Defendants.
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1 WHEREAS, on November 10, 2011, plaintiff Jackie L. High filed a complaint for
2 violation of California Business & Professions Code Sections 17200 and 17500, *et seq.*; Breach
3 of Contract and the Covenant of Good Faith & Fair Dealing; and breach of Express Warranty
4 against The Choice Manufacturing Company, Inc. (“Choice Manufacturing”) and MEPCO
5 Finance Corporation (“MEPCO”), captioned *High v. The Choice Manufacturing Company, Inc.,*
6 *et al.*, Case No. CV-11-05478-LB;

7 WHEREAS, on December 6, 2011 counsel for plaintiff and defendant MEPCO agreed to
8 an extension until December 16, 2011 for MEPCO to answer or otherwise respond to the
9 complaint;

10 WHEREAS on December 15, 2011, plaintiff filed an Amended Complaint pursuant to
11 Federal Rule of Civil Procedure 15(a);

12 WHEREAS plaintiff is amenable to granting defendant MEPCO additional time in which
13 to answer or otherwise respond to the Amended Complaint;

14 IT IS ACCORDINGLY STIPULATED, by and between undersigned counsel for the
15 parties, that Defendant MEPCO shall have until January 11, 2012 to answer or otherwise respond
16 to the Amended Complaint.

17 DATED: December 15, 2011

THE MEHDI FIRM

18
19 /s/
AZRA Z. MEHDI

20 One Market, Spear Tower, Suite 3600
21 San Francisco, CA 94105
22 Telephone: 415/293-8039
23 Fax: 415/293-8001
24 Azram@themehdifirm.com
25 Counsel for Plaintiff Jackie L. High

26 DATED: December 15, 2011

DOWNEY BRAND

27 /s/
JAMIE DREHER

28 STIPULATION AND [PROPOSED] ORDER
REGARDING EXTENSION OF TIME TO
ANSWER OR OTHERWISE RESPOND
TO AMENDED COMPLAINT

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621 Capital Mall, 18th Floor
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Fax: 916/444-2100
jdreher@downeybrand.com

Counsel for Defendant MEPCO Finance Corporation

Pursuant to General Order No. 45 Section X(B), all signatories concur in filing this stipulation.

Dated: December 15, 2011

By: _____ /s/

AZRA Z. MEHDI

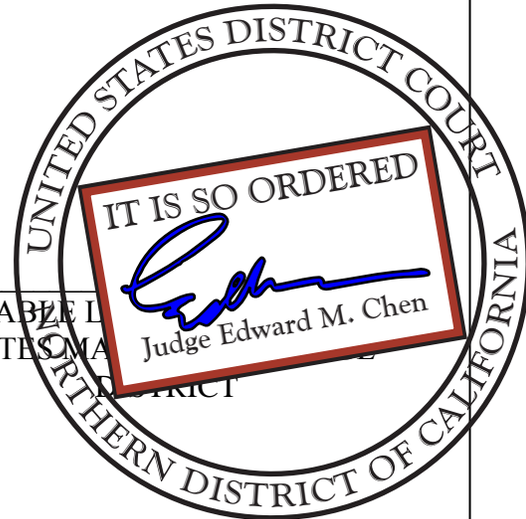
* * *

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

DATED: 12/19/11

THE HONORABLE JUDGE
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
Judge Edward M. Chen



Submitted by:

THE MEHDI FIRM
AZRA Z. MEHDI (220406)

/s/
AZRA Z. MEHDI

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Counsel for Plaintiff

STIPULATION AND [PROPOSED] ORDER
REGARDING EXTENSION OF TIME TO
ANSWER OR OTHERWISE RESPOND
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