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8	AMERÍCAN HONDA MOTOR CO., INC.		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	ALEX SOTO and VINCE EAGEN, on) Case No.: 3:12-cv-1377-SI		
12	behalf of themselves and all others) similarly situated,)		
13) JOINT STIPULATION EXTENDING Plaintiffs, BRIEFING SCHEDULE		
14) REGARDING PLAINTIFFS' v.) MOTION FOR CLASS		
15) CERTIFICATION AMERICAN HONDA MOTOR CO.,		
16	INC.,) Complaint Filed: March 19, 2012		
17	Defendant. Defendant.) Trial Date: None set		
18			
19	This stipulation is entered into by Plaintiffs Alex Soto and Vince Eagen		
20	("Plaintiffs") and Defendant American Honda Motor Co., Inc. ("Honda" or "Defendant")		
21	(collectively, the "Parties"), by and through their respective counsel, with reference to the		
22	following facts and recitals:		
23	A. Plaintiffs filed their Class Action Complaint in the subject action on		
24	March 19, 2012.		
25	B. In light of the Parties' discussions as to possible resolution of the case, the		
26	Parties proposed a brief extension of time for Defendant to produce certain Electronically		
27	Stored Information ("ESI"), and for Plaintiffs to complete the Rule 30(b)(6) deposition of		
28	Defendant and to file the Motion for Class Certification. On April 1, 2013, the Court		

1	adopted the Parties' proposed ESI production and class certification briefing schedule as	
2	follows [Docket Entry. No. 67]:	
3	• Defendant's Production #13 April 12, 2013	
4	• Defendant's Production #14 April 19, 2013	
5	• Defendant's Production #15 April 26, 2013	
6	• Defendant's Production #16 April 30, 2013	
7	 Plaintiffs' Motion for Class 	
8	Certification May 24, 2013	
9	 Defendant's Opposition July 26, 2013 	
10	• Plaintiffs' Reply August 30, 2013	
11	C. In accordance with the Court's April 1 Order, Defendant produced ESI on	
12	April 12, 19, and 26.	
13	D. The Parties have recently engaged in further discussion about potential	
14	resolution of the case, and have scheduled an in-person conference with counsel to	
15	further discuss resolution and to potentially mediate the case.	
16	E. Because of these settlement discussions, and should these discussions not	
17	lead to the ultimate resolution of the case, the Parties require additional time within	
18	which to complete ESI discovery, the Rule 30(b)(6) deposition, and filing the intended	
19	Motion for Class Certification.	
20	F. The Parties therefore respectfully ask the Court to adopt the following	
21	slightly modified schedule:	
22	• Defendant's Production #16 May 10, 2013	
23	• Defendant's Production #17 May 17, 2013	
24	 Plaintiffs' Motion for Class 	
25	Certification June 7, 2013	
26	• Defendant's Opposition August 9, 2013	
27	• Plaintiffs' Reply September 13, 2013	

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1		
2	G. No trial date for this case has	been set.
3		
4	RESPECTFULLY SUBMITTED thi	s 29th day of April, 2013.
5		
6	BERK LAW PLLC	LOEB & LOEB LLP
7	Day /a/Massharra I. Day was as	Day /a/ Michael D. Charterson
8	By: <u>/s/ Matthew J. Bonness</u> Steven N. Berk, <i>Admitted PHV</i>	By: <u>/s/ Michael B. Shortnacy</u> Michael L. Mallow, CSB #188745
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17	[Additional Counsel Appear on Next Page]	
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[PROPOSED] CASE MANAGEMENT ORDER

Good cause appearing therefor, the above JOINT STIPULATION EXTENDING BRIEFING SCHEDULE REGARDING PLAINTIFFS' MOTION FOR CLASS CERTIFICATION is approved and all parties shall comply with its provisions.

IT IS SO ORDERED.

Dated: Apcil______, 2013.
5/2/13

HON. SUSAN ILLSTON

UNITED STATES DISTRICT JUDGE

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CERTIFICATE OF SERVICE

2	I, Michael B. Shortnacy, hereby certify that on April 29, 2013, I electronically
3	filed the foregoing with the Clerk of the Court using the CM/ECF system which will send
4	notification of such filing to the following:
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26	Plaintiffs Alex Soto and Vince Eagen

JOINT STIP. EXTENDING BRIEFING SCHEDULE OF CLASS CERT. MOTION CASE NO.: 3:12-CV-1377-SI

Loeb & Loeb
A Limited Liability Partnership
Including Professional
Corporations

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1	DATED this 29th day of April, 2013.
2	LOEB & LOEB LLP
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