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5	Facsimile: 202.467.0539		
6	Attorney for Defendant Frito-Lay North America, Inc.		
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN FRANCISCO DIVISION		
10			
11	MARKUS WILSON and DOUG CAMPEN, individually and on behalf of all	Case No. 3:12-cv-01586-SC	
12	others similarly situated,	STIPULATION AND [PROPOSED]	
13	Plaintiffs,	ORDER REGARDING EXTENSION OF TIME FOR DEADLINES IN SCHEDULE	
14	V.	Judge: Hon. Samuel Conti	
15	FRITO-LAY NORTH AMERICA, INC.,	Action Filed: April 5, 2012	
16	Defendant.		
17	STIPULATION AND [PROPOSED]	ORDER REGARDING CASE SCHEDULE	
18	The parties, through their undersigned counsel, hereby stipulate and agree as follows:		
19	WHEREAS, on October 15, 2014, this Court entered a Stipulation and Order Regarding		
20	Extension of time for Deadlines in Schedule, which did not waive the right of the parties to		
21	request or stipulate to further extensions (Dkt. No. 101);		
22	WHEREAS, though the parties have worked diligently in discovery and Frito-Lay has		
23	produced in excess of 100,000 pages of documents in response to discovery requests, the parties		
24	are still working to schedule and complete Rule 30(b)(6) and Rule 30(b)(1) depositions; and		
25	WHEREAS, the parties agree that ad-	ditional time is necessary to complete Rule 30(b)(6),	
26	Rule 30(b)(1), and other individual and third-party depositions;		
27	The parties hereby STIPULATE and AGREE, subject to the Court's approval, that the		
28	STIPULATION AND [PROPOSED] ORDER RI IN SCHEDULE Case No. CV12-01586 - SC	EGARDING EXTENSION OF TIME FOR DEADLINES	

1	parties will be bound by the following schedule:	
2	Deadline for Fact Discovery	February 13, 2015
3	Date for Plaintiffs' Class Certification Expert(s) Disclosures(s), ,Including Report(s),	March 6, 2015
4	Declarations, and Evidence (if any)	M1 ( 2015
5	Date for Plaintiffs' Motion for Class Certification and All Non-Expert Supporting	March 6, 2015
6	Declarations, Evidence, and Any Other Supporting Materials	1.110.0015
7	Deposition of Plaintiffs' Class Certification Expert(s) (if any) by	April 10, 2015
8	Date for Frito-Lay's Class Certification	May 22, 2015
9	Expert(s) Disclosure(s), Including Reports (if any)	
10	Date for Frito-Lay's Opposition to Plaintiffs' Class Certification Motion	May 22, 2015
11	Deposition of Frito-Lay's Class Certification Expert(s) (if any) by	June 12, 2015
12	Date for Plaintiffs' Reply in Support of Class Certification	June 26, 2015
13	Class Certification Hearing	<del>July 17, 2015</del> July 31, 2015
14	IT IS SO STIPULATED.	
15	Dated: November 26, 2014	Dated: November 26, 2014
16	/s/ David McMullan, Jr.	/s/ Andrew S. Tulumello
17	David McMullan, Jr. ( <i>pro hac vice</i> ) DON BARRETT, P.A.	Andrew S. Tulumello GIBSON, DUNN & CRUTCHER, LLP
18	404 Court Square	1050 Connecticut Ave., NW
19	P.O. Box 927 Lexington, MS 39095	Washington, DC 20036-5306 Telephone: (202) 955-8500
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21	dmcmullan@barrettlawgroup.com	Attorney for Defendant
22	Attorney for Plaintiffs	Frito Low North America, inc.
23	Markus Wilson and Doug Campen	12/2/2014
24		IT IS SO ORDERED  IT IS SO ORDERED
25	In accordance with N.D. Cal. Local Rule	IT IS SO ORDER  AS MODIFIED  hat Pavid
26	McMullan, Jr. has consented to the filing of this	dozuma Judge Samuel Conti
27	/s/ Andrews Judge odd	
28	STIPULATION AND [PROPOSED] ORDER REGAIN SCHEDULE Case No. CV12-01586 – SC	ARDING EXPENSION OF TAMPEOR DEADLINES  2