1 2 3 4 5 6 7 8	SQUIRE SANDERS (US) LLP Nathan Lane, III (State Bar # 50961) Email: nathan.lane@squiresanders.com Joseph Meckes (Stat Bar # 190279) Email: joseph.meckes@squiresanders.com Jeremy Dutra (admitted pro hac vice) Email: jeremy.dutra@squiresanders.com 275 Battery Street, Suite 2600 San Francisco, CA 94111 Telephone: +1 415 954 0200 Facsimile: +1 415 393 9887 Attorneys for Plaintiff Breville Pty Limited and Breville USA, Inc. LAW OFFICES OF JEFFREY P. WIDMAN Jeffrey P. Widman (State Bar #58628)	GRAHAM CURTIN, P.A. Glen Diehl (admitted pro hac vice)
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12	San Jose, CA 95126-3041 Telephone: +1 408 288 6777	Telephone: +1 973 401 7138 Attorneys for Defendant
13	Facsimile: +1 408 288 7668	Storebound LLC
14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16		
17 18	BREVILLE PTY LIMITED, an Australia proprietary company, and BREVILLE USA, INC., a California Corporation,	Case No. CV-12-01783 JST
19	Plaintiff,	The Honorable Jon S. Tigar Courtroom 9
20	vs.	STIPULATION TO EXTEND
		COHEDIN INC ODDED DE ADI INEC.
21	STOREBOUND LLC, a New York limited	SCHEDULING ORDER DEADLINES; [ <del>PROPOSED]</del> ORDER
21 22	liability company,	[ <del>PROPOSED]</del> ORDER
	liability company,  Defendant.	
22	liability company,	[ <del>PROPOSED]</del> ORDER
22 23	liability company,  Defendant.	[ <del>PROPOSED]</del> ORDER
22 23 24	liability company,  Defendant.	[ <del>PROPOSED]</del> ORDER
22 23 24 25	liability company,  Defendant.	[ <del>PROPOSED]</del> ORDER
22 23 24 25 26	liability company,  Defendant.	[ <del>PROPOSED]</del> ORDER

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WHEREAS, the Parties to this Action are currently engaged in settlement discussions and are working on reducing the terms of a proposed settlement to writing;

WHEREAS, according to the Court's minute order (Dkt. 27) adopting the parties' proposed case management schedule (Dkt 20), certain dates run from the date of entry of the Court's Claims Construction ruling, which the Court entered on June 19, 2013;

WHEREAS, based on the Court's Scheduling Order upcoming deadlines are set forth in the chart below;

WHEREAS, the Parties stipulate and agree to continue the below case management deadlines (and any associated deadlines) by approximately two months to the proposed dates set forth below in order to provide the Parties the time to continue negotiating and to document their settlement agreement;

WHEREAS, the extensions requested below will not impact any other deadline already set by the Court.

NOW, THEREFORE, the Parties stipulate that the Court postpone the deadlines of the events as set forth in the below chart:

Event	Due Date (after claims construction)	Current Deadline	Proposed Deadline
P.R. 3-7 Advice of Counsel	50 days	Aug. 8, 2013	Oct. 7, 2013
Close of fact discovery	60 days	Aug. 18, 2013	Oct. 18, 2013
Designation of Experts and exchange of expert reports for party with burden of proof	90 days	Sep. 17, 2013	Nov. 18, 2013
Exchange rebuttal expert reports	120 days	Oct. 17, 2013	Dec. 16, 2013
Close of expert discovery	150 days	Nov. 17, 2013	Jan. 31, 2014

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1	SO STIPULATED:			
2	Dated: July 12, 2013	SQUIRE SANDERS (US) LLP		
3		By: <u>/s/ Joseph A. Meckes</u> Joseph A. Meckes		
4		Attorneys for Plaintiff BREVILLE PTY LIMITED AND		
5		BREVILLE PTY LIMITED AND BREVILLE USA, INC.		
6				
7	Dated: July 12, 2013	GRAHAM CURTIN P.A.		
8		By: <u>/s/ Glen Diehl</u> Glen Diehl		
9		Attorneys for Defendant STOREBOUND LLC		
10		STOREBOUND LLC		
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12	[ <del>PROPOSED]</del> ORDER			
13	Having considered the Parties' stipulation, and good cause appearing, the Court hereby			
14	grants the parties' Stipulation.			
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16	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
17		O . 1 '		
18	DATED: <u>July 15</u> , 2013	Hor. Jon S. Tigar		
19		United States District Judge		
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