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	Attorneys for Defendant				
18	SUPER MARKET MERCHANDISING				
19	AND SUPPLY, INC.  UNITED STATES DISTRICT COURT				
20					
21	NORTHERN DISTRICT OF CALIFORNIA				
22	SAN FRANCISCO DIVISION				
23	CLAMP-SWING PRICING COMPANY,	Case No. CV-12-02445 WHO			
24	Plaintiff,	SECOND STIPULATION AND ORDER REGARDING DISCOVERY DISPUTE			
25	V.	STATEMENTS STATEMENTS			
26	SUPER MARKET MERCHANDISING AND SUPPLY, INC.,	Judge: Hon. William H. Orrick Trial Date: May 27, 2014			
27	Defendant.	Complaint Filed: May 14, 2012 Amended Complaint Filed:September 26, 2012			
28	Defendant.	Tamended Complaint Fried September 20, 2012			

Plaintiff Clamp-Swing Pricing Company ("Clamp-Swing") and Defendant Super Market Merchandising and Supply, Inc. ("SMM") (collectively, the "Parties") through their respective counsel, hereby stipulate and ask the Court to Order as follows:

WHEREAS the Parties have agreed to serve certain amended discovery responses and produce certain additional responsive documents beyond the fact discovery cut-off date of October 11, 2013;

WHEREAS Clamp-Swing is still in the process of revising discovery documents and providing additional deposition testimony, and the Parties are engaging in meet-and-confer communications regarding such discovery;

WHEREAS the Parties previously agreed to, and this Court granted, an extension to the discovery dispute statement deadline to October 25, 2013;

WHEREAS the Parties seek a modification to this deadline to allow the Parties additional time to submit a discovery dispute statement;

WHEREAS no change to any other date, including the trial date is being proposed;

NOW, THEREFORE, the Parties agree that the schedule governing the last day for the Parties to submit a discovery dispute statement will be adjusted as follows:

Event	Current Deadline	Proposed Modification
Deadline to File Discovery	October 25, 2013	November 8, 2013
Dispute Statement		

DATED: October 25, 2013 SHARTSIS FRIESE LLP

By: /s/ Joseph V. Mauch
JOSEPH V. MAUCH

Attorneys for Plaintiff
CLAMP-SWING PRICING COMPANY

DATE	D: October 25, 2013	SENNIGER POWERS LLP
2		By: /s/ Benjamin J. Hodges BENJAMIN J. HODGES
3		
4		ALLMAN & NIELSON, P.C.
5		
6		By: <u>/s/ Steve Nielson</u> STEVE NIELSON
7		Attorneys for Defendant SUPER MARKET MERCHANDISING AND
8		SUPER MARKET MERCHANDISING AND SUPPLY, INC.
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Case No. cv-12-02445 WHO

## SHARTSIS FRIESE LLP ONE MARITIME PLAZA EIGHTEENTH FLOOR SAN FRANCISCO, CA 94111

## **ATTESTATION**

I hereby attest that, pursuant to Local Rule 5-1(i)(3), concurrence in the filing of the document has been obtained from the other Signatory (ies) for the conformed signature(s) ("/s/") within this electronically-filed document.

DATED: October 25, 2013 SHARTSIS FRIESE LLP

By: /s/ Joseph V. Mauch

JOSEPH V. MAUCH

Attorneys for Plaintiff CLAMP-SWING PRICING COMPANY

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The above STIPULATION AND ORDER REGARDING MOTION TO COMPEL

**DEADLINE** is approved and all parties shall comply with its provisions.

4 IT IS SO ORDERED.

Dated: October 25, 2013

Hon. William H. Orrick U.S. District Court Judge

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