1 Kevin R. Crisp (Bar No. 97504)		
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6	Attorneys for Defendants Stanley Black & D (U.S.) Inc. and Platt Electrical Supply, Inc.	Decker The second secon
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8	UNITED STATES	DISTRICT COURT
9	NORTHERN DISTR	ICT OF CALIFORNIA
10	SAN FRANCI	SCO DIVISION
11	ARTHUR R. YOST, JR.; ERIKA YOST,	Case No. 3:12-cv-03969 JST
12	Plaintiffs,	[Assigned to Judge Jon S. Tigar, Dept. 9]
13	vs.	(Related Case: Yost v. Rohm Co., Ltd. No. 3:13-cv-05203 JST)
14	DEWALT INDUSTRIAL TOOL CO.; PLATT ELECTRICAL SUPPLY, INC.;	) JOINT STIPULATION OF THE
15		) PARTIES AND <del>[PROPOSED]</del> ORDER ) TO EXTEND TIME FOR EXPERT
16	Defendants.	) DESIGNATION
17		[Civil L. R. 6-2, 7-12]
18	WHEREAS on October 23, 2012, this	Court set the following deadlines for
19	discovery:	
20	Last Day for Expert Disclosures:	December 3, 2013
21		
22	AND WHEREAS on July 3, 2013, thi	s Court modified the schedule pursuant to
23	stipulation of the parties as follows:	
24	Initial Expert Disclosures by:	November 15, 2013
25		
26	AND WHEREAS on October 16, 2013, this Court modified the schedule pursuant	
27	to stipulation of the parties as follows:	
28	Initial Expert Disclosures by:	December 16, 2013
		JOINT STIPULATION OF THE PARTIES AND **PROPOSED** ORDER TO EXTEND TIME FOR

LAW OFFICES HAIGHT, BROWN & BONESTEEL, L.L.P. Los Angeles

SW05-0000349 10024609.1

EXPERT DESIGNATION

1	AND WHEREAS on December 10, 2013, this Court modified the schedule	
2	pursuant to stipulation of the parties as follows:	
3	Initial Expert Disclosures by: March 7, 2014	
4		
5	AND WHEREAS the parties have completed non-expert discovery, but need an	
6	additional ten (10) days for their experts to finish their reports and complete their	
7	designations.	
8	AND WHEREAS the parties do not believe that this additional time for expert	
9	disclosures and reports will affect the trial date or any other deadlines in this matter.	
10		
11	THE PARTIES STIPULATE AND AGREE AS FOLLOWS:	
12	1. The parties jointly ask this Court to Amend the Scheduling Order in this	
13	matter as follows:	
14	Initial Expert Disclosures by: March 17, 2014	
15	2. All other dates to remain the same.	
16		
17	IT IS SO STIPULATED.	
18		
19	Dated: February 27, 2014 HAIGHT BROWN & BONESTEEL LLP	
20	$ \sim$ $\sim$ $\sim$	
21	By: What Mary Kevin R. Crisp	
22	Lee Marshall Jeffrey A. Vinnick	
23	Attorneys for Defendants Stanley Black & Decker (U.S.) Inc. and	
24	Platt Electrical Supply, Inc.	
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BONESTEEL, L.L.P.
Los Angeles

SW05-0000349 10024609.1 JOINT STIPULATION OF THE PARTIES AND [PROPOSED] ORDER TO EXTEND TIME FOR EXPERT DESIGNATION

1	
3	Dated: February 27, 2014 CARCIONE, CATTERMOLE, DOLINSKI, STUCKY, MARKOWITZ & CARCIONE, LLP
4	
5	By: <u>/s/ Aaron B. Markowitz</u>
6	Aaron B. Markowitz Attorneys for Plaintiffs Arthur R. Yost, Jr. and Erika Yost
7	Arthur Ř. Yost, Jr. and Erika Yost
8	
9	
10	PURSUANT TO STIPULATION, IT IS SO ORDERESDOISTRICE
11	
12	Dated: February 28, 2014  Hopora IT IS SO ORDERED Julige IT IS SO ORDERED
13	Hotora IT IS SO ORDER
14	Zi Churi. a Digar
15	Judge Jon S. Tigar
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17	DISTRICT OF CE
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LAW OFFICES
HAIGHT, BROWN &
BONESTEEL, L.L.P.
Los Angeles

SW05-0000349 10024609.1 JOINT STIPULATION OF THE PARTIES AND <del>[PROPOSED]</del> ORDER TO EXTEND TIME FOR EXPERT DESIGNATION