hine	1 2 3 4 5 6 7 8 9 10	ndavis@linerlaw.com LINER GRODE STEIN YANKELEVITZ SUNSHINE REGENSTREIF & TAYLOR LLP 1100 Glendon Avenue, 14 th Floor Los Angeles, California 90024.3503		
	11	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION		
	12			
Sunshine .LP .cs	13	ALEX ANG and KEVIN AVOY, individually	Case No. CV 13 1953 LB	
<pre>ide Stein Yankelevitz { Regenstreif + Taylor LLI 1100 Glendon Avenue, 14th Floor Los Angeles, California 90024.3505</pre>	14	and on behalf of all others similarly situated, Plaintiffs,	STIPULATION TO ALLOW DEFENDANTS TO FILE REPLY BRIEF	
Yank(eif + Ta n Avenue California	15	VS.	IN EXCESS OF FIFTEEN PAGES; (PROPOSED) ORDER	
ode Stein Ya Regenstreif 1100 Glendon A Los Angeles, Calir	16	WHITEWAVE FOODS COMPANY, DEAN		
Liner Grode Stein Yankelevitz Regenstreif + Taylor L 1100 Glendon Avenue, 14th Flor Los Angeles, California 90024.35	17	FOODS COMPANY, WWF OPERATING COMPANY, and HORIZON ORGANIC		
	18	DAIRY LLC,		
	19	Defendants.		
	20			
	21	Plaintiffs Alex Ang and Kevin Avoy ("Plaintiffs") and Defendants WWF Operating Co.		
	22	d/b/a WhiteWave Foods, Horizon Organic Dairy, LLC, and Dean Foods Company (collectively		
	23	"Defendants"), by and through their undersigned attorneys, hereby stipulate as follows:		
	24	Whereas Defendants' Motion to Dismiss Plaintiffs' Class Action and Representative		
	25	Action Complaint was within the page limits prescribed by the Local Rules;		
	26	Whereas Plaintiffs' Memorandum in Opposition to Defendant's Motion to Dismiss Class		
	27	Action and Representative Action Complaint exceeded the page limits prescribed by the Local		
	28	Rules by more than two pages; 41299.019-1060947v5.1 Case No. CV 13 1953 LB STIPULATION TO ALLOW DEFENDANTS TO FILE REPLY BRIEF IN EXCESS OF FIFTEEN PAGES;		
			ED] ORDER Dockets.Justia.com	

	1	Whereas numerous issues exist requiring responses, and Defendants' counsel diligently					
	2	have endeavored to limit the Reply Brief in Support of Defendants' Motion to Dismiss Plaintiffs					
	3 Class Action and Representative Action Complaint to fifteen pages, as prescribed by						
	4	Rules, and after multiple rounds of editing have succeeded in paring the document to less than					
	5	seventeen pages; and					
	6	Whereas Defendants require an additional two pages over the page limit prescribed by the					
	7	Local Rules, lest their argument become	cal Rules, lest their argument become cryptic and less clear for the Court's careful				
	8	consideration,					
	9	Now therefore, the parties agree that, subject to the Court's approval, Defendants may file					
	10	a Reply Brief in Support of Defendants' Motion to Dismiss Plaintiffs' Class Action and					
11		Representative Action Complaint in excess of the page limit set by the Local Rules, not to exceed					
s Angeles, California 90024.3505	12	seventeen pages.					
	13	IT IS SO STIPULATED.					
	14						
	15	Dated: September 18, 2013		ER GRODE STEIN YANKELEVITZ SHINE REGENSTREIF & TAYLOR LLP			
	16		By:	/s/ Angela C. Agrusa			
2	17			Angela C. Agrusa Attorneys for WWF OPERATING COMPANY			
	18			d/b/a/ WHITEWAVE FOODS (erroneously sued			
19				as WHITEWAVE FOODS COMPANY), HORIZON ORGANIC DAIRY LLC, and DEAN			
2	20			FOODS COMPANY			
	21	Dated: September 18, 2013	PROV	VOST UMPHREY LAW FIRM LLP			
	22 23		By:	/s/ David P. Wilson			
	23 24			David P. Wilson Attorneys for Plaintiffs ALEX ANG and KEVIN			
	2 - 25			AVOY			
	23 26	[Remainder of page intentionally left blank. [Proposed] Order to follow on subsequent page					
	20 27						
	27 28						
	_ U						
		41299.019-1060947v5.1 STIPULATION TO ALLOW DEFENDAN	TS TO F	2 Case No. CV 13 1953 LB FILE REPLY BRIEF IN EXCESS OF FIFTEEN PAGES			

Liner Grode Stein Yankelevitz Sunshine Regenstreif + Taylor LLP 1100 Glendon Avenue, 14th Floor Los Andeles, California 20004, 3505

