1 2 3 4 5 6 7 8 9	SEYFARTH SHAW LLP Jay W. Connolly (SBN 114725) jconnolly@seyfarth.com Giovanna A. Ferrari (SBN 229871) gferrari@seyfarth.com Joseph J. Orzano (SBN 262040) jorzano@seyfarth.com 560 Mission Street, 31st Floor San Francisco, California 94105 Telephone: (415) 397-2823 Facsimile: (415) 397-8549  Attorneys for Defendants WHOLE FOODS MARKET CALIFORNIA, IN MRS. GOOCH'S NATURAL FOOD MARKET INC.		
10			
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13			
14	MARY GARRISON and GRACE GARRISON, individually, and on behalf of all	Case No. 3:14-CV-00334-VC	
15	others similarly situated,	STIPULATION AND [PROPOSED] ORDER FOR LIMITED	
16	Plaintiffs,	MODIFICATION TO SCHEDULING ORDER	
17	v.	ORDER	
18	WHOLE FOODS MARKET CALIFORNIA, INC., et al.,		
19	Defendants.		
20	Defendants.		
21	Pursuant to Local Rule 6-1(b), Plaintiffs MARY GARRISON and GRACE GARRISON,		
22			
23	individually, and on behalf of all others similarly situated (collectively "Plaintiffs"), on the one hand, and Defendants WHOLE FOODS MARKET CALIFORNIA, INC. and MRS. GOOCH'S		
24			
25	NATURAL FOOD MARKETS, INC. (collectively "Defendants"), by and through their		
26	undersigned counsel, hereby stipulate as follows:		
27	WHEREAS, on February 11, 2015, the Court entered a minute entry setting forth several		
28	case deadlines consistent with the Parties' most i	recent Joint Case Management Conference	

1	Statement, including the requirement that the P	arties submit a stipulated ESI Protocol or letter
2	brief outlining any dispute regarding the ESI Protocol by March 3, 2015. (Dkt. 50.)	
3	WHEREAS, Defendants have represented that since Defendants agreed to the proposed	
4	schedule, the ESI specialist dedicated to this ca	se became ill and was out of the office and indeed
5	hospitalized and as a result Defendants were delayed in preparing the draft ESI Protocol for	
6	Plaintiffs' review and comment. Defendants have since drafted a proposed ESI Protocol and	
7	provided it to Plaintiffs for their review on March 2, 2015.	
8	WHEREAS, Plaintiffs desire additional time to review and comment on Defendants'	
9	proposed ESI Protocol and Defendant do not oppose Plaintiffs' request.	
10	WHEREAS, the additional time the Parties seek to attempt to reach agreement on an ESI	
11	Protocol without involvement by the Court will not alter any other case deadlines.	
12	IT IS THEREFORE STIPULATED that:	
13	1. The deadline to submit a stipula	ted ESI Protocol or letter brief outlining any
14	dispute regarding the ESI Protocol is extended from March 3, 2015 to March 17, 2015.	
15	2. All other case deadlines remain	unchanged.
16	IT IS SO STIPULATED.	
17	DATED: March 3, 2015	SEYFARTH SHAW LLP
18		By: /s/ Joseph J. Orzano
19		Jay W. Connolly Giovanna A. Ferrari
20		Joseph J. Orzano
21		Attorneys for Defendants WHOLE FOODS MARKET CALIFORNIA,
22		INC. and MRS. GOOCH'S NATURAL FOOD MARKETS, INC.
23	DATED: March 3, 2015	SCOTT COLE & ASSOCIATES, APC
24		By: /s/ Molly A. Desario
25		Matthew R. Bainer Molly a. DeSario
26		Attorneys for Plaintiffs
27		MARY GARRISON and GRACE GARRISON, individually and on behalf of all
28		other similarly situated

## TROPOSED ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. The deadline to submit a stipulated ESI Protocol or letter brief outlining any 1. dispute regarding the ESI Protocol is extended from March 3, 2015 to March 17, 2015. All other case deadlines remain unchanged. 2. DATED: \_\_\_\_\_ 5, 2015 HON. VINCE CHHABRIA United States District Court Judge 19182373v.1