1 2 3 4 5 6 7 8 9	 DARYL S. LANDY, State Bar No. 136288 MORGAN, LEWIS & BOCKIUS LLP One Market, Spear Street Tower San Francisco, CA 94105-1126 Tel: 415.442.1000 Fax: 415.442.1001 Email: dlandy@morganlewis.com MICHAEL J. PUMA (admitted <i>pro hac vice</i>) CHRISTOPHER D. HAVENER (admitted <i>pro hac vice</i>) CHRISTOPHER D. HAVENER (admitted <i>pro hac vice</i>) MORGAN, LEWIS & BOCKIUS LLP 1701 Market Street Philadelphia, PA 19103 Tel: 215.963.5000 Fax: 215.963.5001 Email: mpuma@morganlewis.com <i>Counsel for Defendant The Hershey Company</i> 	THE BRANDI LAW FIRM THOMAS J. BRANDI, SBN 53208 BRIAN J. MALLOY, SBN 234882 354 Pine Street, Third Floor San Francisco, CA 94104 Telephone: 415.989.1800; Facsimile: 415.707.2024 E-mail: tjb@brandilaw.com HOBAN & FEOLA, LLC DAVID C. FEOLA (CO Bar No. 18789) (admitted <i>pro hac vice</i>) 34523 Upper Bear Creek Road Evergreen, Colorado 80439 Telephone: 303.674.7000 Facsimile: 303.382.4685 E-mail: David @Feolalaw.com <i>Counsel for Plaintiffs</i>		
10	UNITED STATES DISTRICT COURT			
11	NORTHERN DISTRICT OF CALIFORNIA			
12 13				
13	JOSEPH DURAN, JOHN BELL, JASON MEARS, VICTOR DESIMONE, CHRISTINA LEE and	Case No. 3:14-CV-01184 RS		
15	SARAH CATALDO,	STIPULATION AND [PROPOSED] ORDER TO EXTEND MEDIATION		
16	Plaintiffs,	DEADLINE		
17	VS.	Hon. Richard Seeborg		
18	THE HERSHEY COMPANY,			
19	Defendant.			
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20 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco		STIPULATION AND [PROPOSED] ORDER TO EXTEND MEDIATION DEADLINE CASE NO.: 3:14-CV-01184 RS		

1	Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiffs Joseph Duran, John Bell, Jason			
2	Mears, Victor DeSimone, Christina Lee, and Sarah Cataldo ("Plaintiffs") and Defendant The			
3	Hershey Company ("Defendant") (collectively, "Parties"), through their respective counsel of			
4	record, and subject to the approval of the Court, hereby stipulate as follows:			
5	1. WHEREAS, on Ju	1. WHEREAS, on June 26, 2014, the Court ordered the Parties to engage in private		
6	mediation by October 24, 2014 (Dkt. No. 23);			
7	2. WHEREAS, the Parties are currently engaged in discovery and are working			
8	toward negotiating an ESI agreement and scheduling depositions;			
9	3. WHEREAS, the Parties believe that the mediation will be more productive if it is			
10	held after they have conducted ESI discovery and some depositions;			
11	4. WHEREAS, the F	4. WHEREAS, the Parties have not previously requested an extension of the		
12	mediation deadline;			
13	5. WHEREAS, the Parties do not believe that an extension of the mediation deadline			
14	will affect the Court's schedule for this case;			
15	THEREFORE, the Parties hereby agree and stipulate that the deadline to engage in private			
16	mediation be extended to January 30, 2015.			
17	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.			
18	DATED: October 16, 2014.	MOD	GAN, LEWIS &	DOCKIUS LI D
19	DATED. October 10, 2014.	DAR	YL S. LANDY	BOCKIUS LLF
20			HAEL J. PUMA ISTOPHER D. HA	AVENER
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22		By:	/s/Michael J. Pu Michael J. Pum	
23			Attorneys for D	efendant
24			THE HERSHE	
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28 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco			2	STIPULATION AND [PROPOSED] ORDER TO EXTEND MEDIATION DEADLINE CASE NO.: 3:14-CV-01184 RS

1	DATED: October 16, 2014. BRANDI LAW F	IRM	
2	THOMAS J. BRA BRIAN J. MALL		
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4	HOBAN & FEOL		
5	DAVID C. FEOL	A	
6		C. Feola	
7	David C. I	Feola	
8	Attorneys	for Plaintiffs	
9	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
10		110, 1	
11	DATED: <u>10/16/14</u>	Weeling	
12	Но	on. Richard Seeborg	
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28 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco	3	STIPULATION AND [PROPOSED] ORDER TO EXTEND MEDIATION DEADLINE CASE NO.: 3:14-CV-01184 RS	

1	Pursuant to L.R. 5-1(i)(3) regarding signatures, I, Michael J. Puma, attest that concurrence		
2	in the filing of this document has been obtained from each of the other signatories. I declare		
3	under penalty of perjury under the laws of the United States of America that the foregoing is true		
4	and correct. Executed this 16th day of October, 2014, at Philadelphia, Pennsylvania.		
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6	/s/ Michael J Puma		
7	Michael J. Puma		
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28 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco	4 STIPULATION AND [PROPOSED] ORDER TO 4 EXTEND MEDIATION DEADLINE CASE NO.: 3:14-CV-01184 RS		