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 pro hac vice) ELEANOR R. FARRELL (admitted pro hac vice) MORGAN, LEWIS & BOCKIUS LLP 1701 Market Street Philadelphia, PA 19103 Tel: 215.963.5000 Fax: 215.963.5001 Email: mpuma@morganlewis.com Counsel for Defendant The Hershey Company 	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 pro hac vice) 34523 Upper Bear Creek Road Evergreen, Colorado 80439 Telephone: 303.674.7000 Facsimile: 303.382.4685 E-mail: David @Feolalaw.com Counsel for Plaintiffs	
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11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
12	NORTHERN DISTRICT O	I CALIFORNIA	
13	JOSEPH DURAN, JOHN BELL, JASON MEARS, VICTOR DESIMONE, CHRISTINA LEE and	Case No. 3:14-CV-01184 RS	
14	SARAH CATALDO,	STIPULATION AND [PROPOSED] ORDER TO EXTEND CERTAIN	
15	Plaintiffs,	DEADLINES	
16 17	VS.	Hon. Richard Seeborg	
17	THE HERSHEY COMPANY,		
10	Defendant.		
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27 28			
28 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco		STIPULATION AND [PROPOSED] ORDER TO EXTEND CERTAIN DEADLINES CASE NO.: 3:14-CV-01184 RS	

1	Pursuant to Civil Local Rules 6-2 and 7-12, Plaintiffs John Bell, Jason Mears, Victor					
2	DeSimone, and Christina Lee ("Plaintiffs") and Defendant The Hershey Company ("Defendant")					
3	(collectively, "Parties"), through their respective counsel of record, and subject to the approval of					
4	the Court, hereby stipulate as follows:					
5	1. WHEREAS, on June 26, 2014, the Court issued a Case Management Order setting					
6	certain deadlines (Dkt. No. 23);					
7	2. WHEREAS, on	2. WHEREAS, on October 16, 2014 and January 1, 2015, the Court issued Orders				
8	approving the Parties' stipulations to extend the mediation deadline and certain other deadlines in					
9	this matter (Dkt. Nos. 29 & 31);					
10	3. WHEREAS, the Parties are actively engaged in discovery. The Parties have					
11	produced substantial documents, negotiated an ESI agreement, produced ESI pursuant to that					
12	agreement, Defendant has taken the depositions of all Plaintiffs, and Plaintiffs have scheduled the					
13	depositions of Defendant's witnesses; two of which will need to be taken after the close of the					
14	June 15, 2015 fact discovery deadline, and including one on June 17, 2015 in San Francisco;					
15	4. WHEREAS, Plaintiffs disclosed an economic damages expert report on May 14,					
16	2015 and, for the convenience of the parties and to save on expenses, Plaintiffs experts' are					
17	available for deposition on June 16, 2015;					
18	5. WHEREAS, Defendant has a conflict with the case management conference that					
19	was rescheduled for June 25, 2015 and the parties have agreed to move the case management					
20	conference deadline to August 6, 2015;					
21	6. THEREFORE, the Parties hereby agree and stipulate to the extension of these four					
22	2 deadlines as follows:					
23	Event	Current Deadline	Proposed Deadline			
24	Supplemental and Rebuttal Expert Disclosures	June 4, 2015	July 1, 2015			
25	Close of Expert Discovery	June 15, 2015	July 15, 2015			
26	Deadline to take the	June 15, 2015 (close of fact	June 17, 2015			
27	depositions of Mark Parlin and Greg Welte	discovery)				
28 5 &		2	STIPULATION AND [PROPOSED] ORDER TO EXTEND CERTAIN DEADLINES CASE NO.: 3:14-CV-01184 RS			

1	Case Management	June 25, 2015	August 6, 2015
2	Conference		
3			
4	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.		
5	DATED: May 19, 2015. MORGAN, LEWIS & BOCKIUS LLP DARYL S. LANDY		
6		MICHAEL J. PUN	ЛА
7		ELEANOR R. FA	RRELL
8		By: /s/Michael	I Puma
9		Michael J.	
10		Attorneys 1	for Defendant
11		THE HERS	SHEY COMPANY
12			
13	DATED: May 10, 2015		DM
14	DATED: May 19, 2015. BRANDI LAW FIRM THOMAS J. BRANDI		NDI
15	BRIAN J. MALLOY		
16			
17	HOBAN & FEOLA, LLC DAVID C. FEOLA		
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19	By: /s/ Brian J. Malloy Brian J. Malloy		
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21	Attorneys for Plaintiffs		
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
22		Rih	
24	DATED: <u>5/19/15</u>		n. Richard Seeborg
25			ited States District Court Judge
26			
20 27			
28 Morgan, Lewis & Bockius LLP Attorneys at Law San Francisco		3	STIPULATION AND [PROPOSED] ORDER TO EXTEND CERTAIN DEADLINES CASE NO.: 3:14-CV-01184 RS