1 2	DOUGLAS H. WIGDOR (NY STATE BAR NO. 2609469) DAVID E. GOTTLIEB (NY STATE BAR NO. 4415568) HEANNE M. CHRISTENSEN (NY STATE BAR NO. 2622124)		
2	JEANNE M. CHRISTENSEN (NY STATE BAR NO. 2622124) ELIZABETH J. CHEN (NY STATE BAR NO. 5126214)		
3	(admitted pro hac vice) WIGDOR LLP		
4	85 Fifth Avenue		
5	New York, NY 10003 Telephone: +1-212-257-6800		
6	Facsimile: +1-212-257-6845		
7	Attorneys for Plaintiffs	22427400	
8	ROBERT E. SHAPIRO (IL STATE BAR NO. 03125180) SHERMIN KRUSE (IL STATE BAR NO. 6277702) KRISTA N. NEL SON (IL STATE BAR NO. 6217651)		
9	KRISTA N. NELSON (IL STATE BAR NO. 6317651) (admitted pro hac vice)		
10	BARACK FERRAZZANO KIRSCHBAUM & NAGELBERG LLP 200 W. Madison Street, Suite 3900		
11	Chicago, IL 60606 Telephone: +1-312-984-3100		
	Facsimile: +1-312-984-3150		
12 13	Attorneys for Defendant		
13	Additional counsel listed on following page		
14			
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18			
19	HYEJIN LEE, RUIQI YE and YOLIN HAN, individually and on behalf of all other	Case No. 3:14-cv-05237-EMC	
20	similarly-situated individuals,	<u>CLASS ACTION</u>	
21	Plaintiffs,	STIPULATION AND PROPOSED	
22	v.	ORDER GRANTING AN EXTENSION OF TIME FOR PARTIES TO FILE	
23	SEPHORA USA, INC.,	REVISED ORDER GRANTING PRELIMINARY APPROVAL	
24	Defendant.	I REELIMINANI AI I ROVAL	
25			
26			
27			
28			
-~			

Additional counsel for Defendants ANDREW R. LIVINGSTON (STATE BAR NO. 148646) KATHRYN G. MANTOAN (STATE BAR NO. 239649) ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, California 94105-2669 Telephone: +1-415-773-5700 Facsimile: +1-415-773-5759

1	STIPULATION AND PROPOSED ORDER		
2	Plaintiffs Ruiqi Ye and Yolin Han and Defendant Sephora USA, Inc. ("Sephora")		
3	respectfully stipulate, and request that the Court agree, to extend the deadline for filing the		
4	parties' revised proposed order granting preliminary approval of the class action settlement to		
5	January 26, 2017. See Dkt. No. 146. This stipulation and request is made on the grounds that		
6	Sephora is still addressing process issues related to an accounting of unused gift card value upon		
7	the expiration of such gift cards.		
8			
9	Respectfully submitted, Dated: January 23, 2017 WIGDOR LLP		
10	Dated: January 23, 2017 WIGDOR LLP		
11	D //El' 1 4 1 Cl / 4 1 1 1/02/17)		
12	By: /s/ Elizabeth J. Chen (as authorized 1/23/17) ELIZABETH J. CHEN		
13	Attorneys for Plaintiffs		
14	Dated: January 23, 2017 ORRICK, HERRINGTON & SUTCLIFFE LLP		
15	By: /s/ Andrew R. Livingston		
16	ANDREW R. LIVINGSTON Attorneys for Defendant Sephora USA, Inc.		
17			
18	PROPOSED ORDER		
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
20			
21	Dated:1/24/17		
22			
23	Judge Edward M. Chen		
24			
25			
26	PANDISTRICT OF CE		
27			

28