GREENBERG TRAURIG, LLP Mark D. Kemple (SBN 145219) KempleM@gtlaw.com Adil M. Khan (SBN 254039) 3 KhanAd@gtlaw.com Rachel G. Paul (SBN 300850) 4 PaulRa@gtlaw.com 1840 Century Park East, 19th Floor 5 Los Angeles, CA 90067 Tel: 310-586-7700; Fax: 310-586-7800 6 Attorneys for Defendant GATE GOURMET, INC. 8 MAYALL HURLEY A Professional Corporation 2453 Grand Canal Boulevard 10 Stockton, California 95207 Telephone (209) 477-3833 11 Facsimile (209) 473-4818 WILLIAM J. GORHAM III 12 CA State Bar No. 151773 NICHOLAS J. SCARDIGLI 13 CA State Bar No. 249947 14 Attorneys for Plaintiff ANDREW ACHAL 15 UNITED STATES DISTRICT COURT 16 NORTHERN DISTRICT OF CALIFORNIA 17 SAN FRANCISCO DIVISION 18 19 ANDREW ACHAL, CASE NO. 3:15-cv-01570-JCS 20 Plaintiff, 21 JOINT STIPULATION RE EXTENSION OF TIME FOR DEFENDANT TO RESPOND TO 22 VS. FIRST AMENDED COMPLAINT 23 GATE GOURMET, INC., and DOES 1-100, inclusive, Judge: Joseph C. Spero 24 G – 15<sup>th</sup> Floor Courtroom: Defendants. 25 Filed: March 9, 2015 (State Court) 26 Removed: April 6, 2015 September 19, 2016 Trial Date: 27 28 Case No. 3:15-cv-01570-JCS

LA 132257621

Achal v. Gate Gourmet, Inc.

Joint Stipulation

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Plaintiff Andrew Achal ("Plaintiff") and Defendant Gate Gourmet, Inc. ("Defendant" and collectively, the "Parties"), having met and conferred, hereby stipulate as follows:

## WHEREAS:

- 1. On July 14, 2015, the Court issued an order granting in part and denying in part Defendant's Motion to Dismiss Plaintiff's First Amended Complaint (the "FAC"), including Plaintiff's requests for punitive damages, and injunctive and declaratory relief (Dkt. No. 28);
- 2. In doing so, the Court granted Plaintiff leave to amend certain portions of the FAC on or before August 4, 2015, but Plaintiff opted not to amend the First Amended Complaint;
- 3. Since the Court issued its order, the Parties have continued to exchange discovery and participate in the Court's Alternative Dispute Resolution Program;
- 4. Defendant has requested additional time to file an Answer to the First Amended Complaint.

**NOW, THEREFORE**, the Parties hereby STIPULATE and AGREE that Defendant's deadline to file an Answer to the First Amended Complaint shall be extended to September 4, 2015.

## IT IS SO STIPULATED.

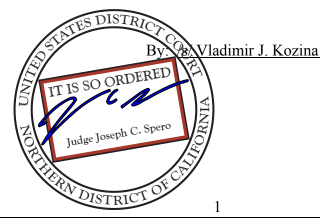
7 DATED: August 20, 2015

GREENBERG TRAURIG, LLP

By: /s/ Adil M. Khan

DATED: August 20, 2015 MAYALL HURLEY

Dated: 8/24/15



Case No. 3:15-cv-01570-JCS

**Joint Stipulation** 

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