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10 Attorneys for Defendant The Procter & Gamble Company

11
 12 **UNITED STATES DISTRICT COURT**
 13 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
 14 **SAN FRANCISCO DIVISION**
 15

16 JAMIE PETTIT, an individual, on behalf of
 17 himself, the general public, and those
 18 similarly situated,

19 Plaintiff,

20 v.

21 PROCTER & GAMBLE COMPANY; AND
 22 DOES 1 THROUGH 50,

23 Defendants.

Civil Case No.: 3:15-cv-02150-RS

ORDER
**JOINT STIPULATION TO
 ADJUST CLASS
 CERTIFICATION DEADLINES
 AND HEARING DATE IN LIGHT
 OF UNFORESEEN
 CIRCUMSTANCES**

1 Pursuant to Civil L.R. 6-1(b), 6-2, and 7-12, plaintiff Jamie Pettit and defendant The
2 Procter & Gamble Company (“P&G”) respectfully submit this joint stipulation to adjust the opposition
3 and reply deadlines related to plaintiff’s motion for class certification, as well as the hearing date for that
4 motion.

5 WHEREAS, at the August 13, 2015 Case Management Conference and in a subsequent
6 order, this Court set an initial briefing schedule for plaintiff’s motion for class certification (*see* Dkt. No.
7 24);

8 WHEREAS, the parties filed joint stipulations on five subsequent occasions to extend
9 and/or adjust the schedule for class certification, each of which was entered by the Court (*see* Dkt. Nos.
10 27, 29, 31, 41, and 64);

11 WHEREAS, plaintiff timely filed her motion for class certification on February 14, 2017;

12 WHEREAS, under the current schedule, P&G would file its opposition by March 31,
13 2017; plaintiff would file her reply by May 2, 2017, and the hearing is on calendar for 1:30 p.m. on May
14 18, 2017 (*see* Dkt. No. 64);

15 WHEREAS, P&G noticed a deposition of plaintiff’s expert Barry Orr, who submitted a
16 declaration in support of class certification, in San Francisco on March 10, 2017;

17 WHEREAS, when Mr. Orr attempted on March 8, 2017 to travel to San Francisco from
18 his home in City of London, Ontario, Canada, he was denied entry into the United States by officers of
19 Customs and Border Protection (“CBP”) because he did not have a certain visa;

20 WHEREAS, this development was unforeseen as Mr. Orr has never been denied entry
21 into the United States before (including to sit for depositions in the United States), and plaintiff’s
22 counsel understands CBP has only recently started enforcing the visa requirement described above;

23 WHEREAS, plaintiff’s counsel and Mr. Orr are securing the necessary documentation for
24 the visa and expect Mr. Orr to be available for his deposition in San Francisco on March 31, 2017;

25 WHEREAS, in light of this unforeseen three-week delay in Mr. Orr’s deposition, the
26 parties propose to adjust the opposition and reply deadlines for plaintiff’s motion for class certification,
27 and move the hearing date forward one week.

28 NOW THEREFORE, THE PARTIES BY COUNSEL HEREBY STIPULATE as follows:

1 P&G shall file its opposition to plaintiff's motion for class certification by April 13,
2 2017; plaintiff shall file her reply by May 11, 2017, and the hearing will be calendared for 1:30 p.m. on
3 May 25, 2017, or another date convenient for the Court.

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5
6 DATED: March 17, 2017

COVINGTON & BURLING LLP

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8 By: /s/ Cortlin H. Lannin
Cortlin H. Lannin

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10 *Attorneys for Defendant*
The Procter & Gamble Company

11 DATED: March 17, 2017

GUTRIDE SAFIER LLP

12
13 By: /s/ Adam Gutride
Adam Gutride

14
15 *Attorneys for Plaintiff*

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17 **PURSUANT TO STIPULATION, AND FOR GOOD CAUSE SHOWN, THE**
18 **COURT ORDERS AS FOLLOWS:**

19 P&G shall file its opposition to plaintiff's motion for class certification by April 13,
20 2017; plaintiff shall file her reply by May 11, 2017, and the hearing will be calendared for 1:30 p.m. on
21 May 25, 2017, or another date convenient for the Court.

22
23 DATED: 3/23/17

24 
25 THE HONORABLE RICHARD SEEBORG
UNITED STATES DISTRICT JUDGE