FENWICK & WEST LLP ATTORNEYS AT LAW SAN FRANCISCO	1 2 3 4 5 6 7 8 9 10 11 12	JEDEDIAH WAKEFIELD (CSB NO. 178058)  jwakefield@fenwick.com  ANNASARA G. PURCELL (CSB NO. 295512)  apurcell@fenwick.com  FENWICK & WEST LLP  555 California Street, 12th Floor San Francisco, CA 94104  Telephone: (415) 875-2300  Facsimile: (415) 281-1350  ERIC BALL (CSB NO. 241327)  eball@fenwick.com  FENWICK & WEST LLP  Silicon Valley Center  801 California Street  Mountain View, CA 94041  Telephone: (650) 988-8500  Facsimile: (650) 938-5200  Attorneys for Defendant Fetzer Vineyards, Inc.	
	13	UNITED STATES DISTRICT COURT	
	14	NORTHERN DISTRICT OF CALIFORNIA	
	15	SAN FRANCISCO DIVISION	
	16	SAZERAC COMPANY, INC., a Louisiana corporation,	) CASE NO.: 15-cv-04618-JCS
	17	Plaintiff,	) STIPULATION EXTENDING TIME ) TO ANSWER OR OTHERWISE
	18	v.	) RESPOND TO COMPLAINT )
	19 20	FETZER VINEYARDS, a California corporation,	) Date Action Filed: October 6, 2015
	21	Defendant.	
	22		_)
	23		
	24		
	25		
	26		
	27		
	28		
		STIPULATION EXTENDING TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT	CASE NO.: 15-cv-04618-JCS

1

2

3

Pursuant to Civil Local Rule 6-1(a), Plaintiff Sazerac Company, Inc. ("Sazerac") and Defendant Fetzer Vineyards, Inc. ("Fetzer") (collectively, the "Parties") submit the following stipulation:

- 1. Sazerac asserts that it validly served the summons and complaint in this action, and asserts that Fetzer currently has until October 30, 2015 to answer or otherwise respond to Sazerac's complaint;
- Fezter has requested and Sazerac has consented to an extension of time for Fezter to answer or otherwise respond to Sazerac's complaint until November 20, 2015;
- The Parties believe this extension of time for Fetzer to respond to Sazerac's complaint will not alter the date of any event or any deadline already fixed by Court order; and
- This is the first extension of the deadline for Fetzer to respond to the complaint. NOW, THEREFORE, IT IS HEREBY STIPULATED by and between the Parties, through their respective counsel, that:
- Defendant Fetzer Vineyards, Inc. shall answer or otherwise respond to Sazerac Company, Inc.'s complaint by November 20, 2015.

Respectfully submitted,

By /s/ Jedediah Wakefield

**COOLEY LLP** 

By: /s/ Peter J. Willsey Peter J. Willsey Attorneys for Plaintiff Sazerac Company, Inc.

Dated: October 28, 2015 FENWICK & WEST LLP DISTRIC

Judge Joseph C. Spero

edediah Wakefield IT IS SO ORDERED Attorneys for Defendant Fetzer Vineyards, Inc.

1

STIPULATION EXTENDING TIME TOTAL ANSWER OR OTHERWISE RESPOND TO

## 

## ATTESTATION PURSUANT TO LOCAL RULE 5-1(i)(3)

I, Jedediah Wakefield, am the ECF User whose identification and password are being used to file this STIPULATION EXTENDING TIME TO ANSWER OR OTHERWISE **RESPOND TO COMPLAINT**. In compliance with Civil Local Rule 5-1(i)(3), I hereby attest that all signatories have concurred in this filing.

Dated: October 28, 2015 /s/ Jedediah Wakefield Jedediah Wakefield