1 2 3 4 5 6	LATHAM & WATKINS LLP Peter A. Wald (Bar No. 85705) Marcy C. Priedeman (Bar No. 258505) 505 Montgomery Street, Suite 2000 San Francisco, California Telephone: (415) 391-0600 Facsimile: (415) 395-8095 Email: peter.wald@lw.com Email: marcy.priedeman@lw.com		
7	DOMETIC CORPORATION and DOMETIC LLC		
8	UNITED STATES	S DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	CATHERINE PAPASAN, NELSON	Case No. 3:16-cv-02117-HSG	
13	GOEHLE, ANDREW YOUNG, JIMMY BYERS, CHRISTOPHER JOHNSTON, and	UNOPPOSED MOTION, STIPULATION AND ORDER TO EXCEED PAGE	
14	all persons similarly situated, Plaintiffs,	LIMITATIONS FOR DEFENDANTS' MOTION TO DISMISS	
15			
16	VS.	The Honorable Haywood S. Gilliam, Jr.	
17	DOMETIC CORPORATION and DOMETIC LLC,		
18	Defendants.		
19	Defendants.		
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LATHAM®WATKINS Attorneys At Law San Francisco	1	UNOPPOSED MOTION, STIPULATION AND [PROPOSED] ORDER RE EXCEEDING PAGE LIMITATIONS CASE NO. 3:16-cv-02117-HSG	

1	Pursuant to Local Rule 7-11 and with consent of Plaintiffs Catherine Papasan, Nelson
2	Goehle, Andrew Young, Jimmy Byers, and Christopher Johnston (collectively, "Plaintiffs"),
3	defendants Dometic Corporation and Dometic LLC (jointly, "Defendants") hereby move the
4	Court for leave to file a motion to dismiss that exceeds Local Rule 7-2(b)'s 25-page limitation by
5	up to 10 pages.
6	In support of their unopposed motion, Defendants state as follows:
7	WHEREAS, on April 21, 2016, Plaintiffs filed their 82-page Class Action Complaint (the
8	"Complaint"), which contains 367 separately numbered paragraphs;
9	WHEREAS, on June 17, 2016, Defendants intend to file a joint motion to dismiss each of
10	Plaintiffs' 21 claims on the ground that each of these claims—arising under Federal law and four
11	separate states' laws—fail to state a claim upon which relief can be granted (the "Motion");
12	WHEREAS, although Defendants endeavor to keep their joint Motion as brief as
13	possible, Defendants cannot adequately address each of their arguments in the 25 pages afforded
14	by Local Rule 7-2(b);
15	WHEREAS, Defendants submit that their Motion is concise, free of repetition, and
16	addresses only pertinent points and authorities, but that an additional 10 pages is needed to fully
17	address each of the foregoing arguments and supporting authority; and
18	WHEREAS, counsel for the parties have conferred and have agreed that Defendants may
19	exceed the page limitation in Local Rule 7-2(b) by 10 pages.
20	Accordingly, IT IS HEREBY STIPULATED AND AGREED between the parties, by
21	and through their counsel of record, that Defendants may exceed the page limitation in Local
22	Rule 7-2(b) by 10 pages.
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1	IT IS SO STIPULATED.	
2		
3	Dated: June 2, 2016	LATHAM & WATKINS LLP Peter A. Wald
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5		Dry /a/ Manay C. Driadaman
6		By: <u>/s/ Marcy C. Priedeman</u>
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8		Telephone: (415) 391-0600 Facsimile: (415) 395-8095
9		peter.wald@lw.com marcy.priedeman@lw.com
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11		Counsel for Defendants Dometic Corporation and Dometic LLC
12	Dated: June 2, 2016	HAGENS BERMAN SOBOL SHAPIRO LLP
13 14	Duted. Julie 2, 2010	Steve W. Berman (<i>pro hac vice</i>) Thomas E. Loeser
15		Ashley A. Bede (pro hac vice)
15		
		By: <u>/s/ Ashley A. Bede</u>
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1 2 3 4 5 6 7 8 9	LAW OFFICES OF TERRENCE A. BEARD Terrence A. Beard 525 Marina Blvd. Pittsburg, CA 94565 Telephone: (925) 778-1060 Facsimile: (925) 473-9098 TBeard1053@aol.com Counsel for Plaintiffs and the Proposed Class Pursuant to Civil Local Rule 5-1(i)(3), counsel for Defendants has obtained the
10	concurrence of Plaintiffs' counsel, Ashley A. Bede, in the filing of this stipulation.
10 11 12	Dated: June 2, 2016 /s/ Marcy C. Priedeman
13	PURSUANT TO THE STIPULATION, IT IS SO ORDERED except that the
14	Defendants may exceed the page limitation in Local Rule 7-2(b) by 5 pages.
15	Derendunts muy exceed the page miniation in Docar Rule 7 2(0) by e pages.
16 17 18	Dated: June 3, 2016 The Honorable Haywood S. Gilliam, Jr.
19	United States District Judge
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LATHAM&WATKINSLLP Attorneys At Law San Francisco	3 UNOPPOSED MOTION, STIPULATION AND [PROPOSED] ORDER RE EXCEEDING PAGE LIMITATIONS CASE NO. 3:16-cv-02117-HSG