1	ALEX G. TOVARIAN, SBN 264547
1	LAW OFFICES OF ALEKSEY G. TOVARIAN
2	50 California Street, Ste. 3325
3	San Francisco, CA 94111
	Telephone: (415) 984-9990
4	Facsimile: (415) 520-5830 tovarianlaw@gmail.com
5	
6	Attorneys for Plaintiff
	BARBARA PERRY
7	MICHAEL A. HOOD, SBN 71258
8	ERIN W. KENDRELLA, SBN 273504
9	JACKSON LEWIS P.C.
9	200 Spectrum Center Drive, Ste. 500
10	Irvine, CA 92618
11	Telephone: (949) 885-1360 Facsimile: (949) 885-1380
12	michael.hood@jacksonlewis.com, erin.kendrella@jacksonlewis.com
12	inienaer.nood@jaeksomewis.com, erin.kenarena@jaeksomewis.com
13	Attorneys for Defendant
14	PERDUE FOODS, LLC dba Coleman Natural Foods
	(erroneously sued as Coleman Natural Foods, LLC)
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

Plaintiff BARBARA PERRY ("Plaintiff") and Defendant PERDUE FOODS, LLC		
lba Coleman Natural Foods (erroneously sued as Coleman Natural Foods, LLC)		
"Defendant"), by and through their counsel of record, hereby jointly stipulate and		
respectfully request that the Court extend the fact discovery deadline from July 6, 2018 to		
October 8, 2018, expert disclosure from July 27, 2018 to October 29, 2018, expert		
rebuttals from August 17, 2018 to November 9, 2018, and expert cut-off from August 31		
2018 to December 3, 2018, and the deadline to file dispositive motions from October 12,		
2018 to December 17, 2018. Continuing these discovery and dispositive motion		
deadlines will not impact the current court dates: (1) case management conference on		
October 17, 2018, (2) pretrial conference on January 11, 2019, and (3) trial set for		
February 4, 2019. In support of this stipulation, the parties state as follows:		
WHEREAS, this Court entered its initial Pretrial Scheduling Order ("Scheduling		

WHEREAS, Plaintiff propounded set one written discovery on October 25, 2017

WHEREAS Defendant conducted Plaintiff's deposition on January 16, 2018 and the deposition of Brenda Richardson on January 30, 2018;

WHEREAS Plaintiff conducted the following witness depositions: (1) Barbara Ridilla on January 10, 2018; (2) Barbara Davis on January 11, 2018; (3) Demetri Ware on March 14, 2018; (4) James Ware on March 14, 2018; and (5) Taney Elliott on March

WHEREAS, Plaintiff propounded set two of written discovery on June 5, 2018, including the discovery of electronically stored information (ESI);

WHEREAS, Defendant propounded written discovery on June 6, 2018;

WHEREAS, the parties are meeting and conferring regarding the discovery and may want to conduct further discovery following depositions;

WHEREAS, Plaintiff noticed and took the deposition of Defendant's former Human Resources Manager, Barbara Ridilla, on January 10, 2018 via video because the deponent was in Paraguay, South America for several months;

WHEREAS, the parties encountered technical difficulties during the deposition of Ms. Ridilla and it had to be continued until a further date when Ms. Ridilla returned to the United States;

WHEREAS, Ms. Ridilla's second deposition is set for June 25, 2018, in Denver, Colorado, but needs to be continued to a time that is mutually convenient to all the parties as the deponent and Defendant's counsel are not available. The parties are meeting and conferring regarding a new date;

WHEREAS, the Federal Rule of Civil Procedure Rule 30(b)(6) deposition of Defendant's Person Most Knowledgeable and Defendant's witness, Ryan Jacobson, are set for July 6, 2018, but this date needs to be continued to a date when all the parties are available as the deponents and Defendant's counsel are not available;

WHEREAS, the parties are meeting and conferring to set new dates for the depositions of Barbara Ridilla, Ryan Jacobson and Defendant's Person Most Knowledgeable;

WHEREAS, to date, the Parties have not requested an extension to conduct fact discovery;

WHEREAS, the Parties agree that the current Scheduling Order does not allow the Parties sufficient time to complete the FRCP 30(b)(6) depositions and witness depositions by July 6, 2018 due to client and attorney unavailability, and the Parties

anticipate the need for additional discovery following the depositions that is reasonably necessary for filing dispositive motions and preparing for trial;

WHEREAS, based on the progress of this case, an extension of the deadlines for completing fact discovery, disclosing expert witnesses, and filing dispositive motions will allow the Parties to engage in meaningful discovery and to adequately prepare to file dispositive motions and prepare for trial;

WHEREAS, the proposed extension of the deadlines for completing fact discovery and disclosing expert witnesses will not delay or prejudice the timely resolution of this case;

WHEREAS, Federal Rule of Civil Procedure 16(b)(4) requires good cause and judicial consent as prerequisites to modifying a scheduling order; and

WHEREAS, no extension of time has been previously sought by the Parties, and the requested extension will not affect the trial date in this case.

THEREFORE, THE PARTIES HEREBY STIPULATE to, and seek an order from this Court permitting the following new deadlines, with all other dates set forth in the Scheduling Order (Dkt. No. 28) remaining unchanged:

Event	Date
Fact discovery cut-off	October 8,2018
Expert disclosures	October 29, 2018
Expert rebuttal	November 9, 2018
Expert discovery cut-off	December 3, 2018
Deadline to file dispositive motions	December 17, 2018

24

22

23

25

IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.	
DATED: June 12, 2018	/s/ Tanya Tambling
	Attorney for Plaintiff
DATED: June 12, 2018	/s/ Erin W. Kendrella
	Attorney for Defendant
IT IS SO ORDERED.	
Dated: June 14, 2018	Jus. Jegen
	Hon. Jon S. Tigar
	United States District Judge
IT IS FURTHER ORDERED that, to accommodate the parties' stipulated dates, the trial is continued to April 8, 2019; the pretrial conference is continued to March 15, 2019; and the	
pretrial conference statement deadli	
	DATED: June 12, 2018 DATED: June 12, 2018 IT IS SO ORDERED. Dated: June 14, 2018 IT IS FURTHER ORDERED that, to continued to April 8, 2019; the preto