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14						
15	[Additional Attorneys on Signature Page]					
16	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION					
17						
18						
19	SAFEWAY INC., <i>et al</i> ,	Case No. C07-5470 (CW)				
20	Plaintiffs,	Related per November 19, 2007 Order to Case No. C04-1511 (CW)				
21	v.)	STIPULATION REGARDING				
22	ABBOTT LABORATORIES,	DEPOSITIONS OF EXPERT WITNESSES				
23	Defendant.	AND EXTENDING EXPERT DISCOVERY SCHEDULE				
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26	(Caption continued on next page.)					
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		T DEPOSITION SCHEDULE				
	CASE NOS. C07-5470, C07-57	02, C07-5985, C07-6012 (CW) Dockets.Justia.				

1	SMITHKLINE BEECHAM CORPORATION d/b/a GLAXOSMITHKLINE,) Case No. C07-5702 (CW)) (Consolidated Cases)				
2	Plaintiff,	Related per November 19, 2007 Order to				
3	v.) Case No. C04-1511 (CW)				
4	ABBOTT LABORATORIES,)				
5	Defendant.)				
6)				
7)				
8)				
9	MEIJER, INC. & MEIJER DISTRIBUTION, INC., et al.,) Case No. C07-5985 (CW)) (Consolidated Cases)				
10	Plaintiffs,) Related per November 30, 2007 Order to				
11	V.) Case No. C04-1511 (CW)				
12	ABBOTT LABORATORIES,)				
13 14	Defendant.)				
14)				
15)				
10	RITE AID CORPORATION, et al.,)) Case No. 07-6120 (CW)				
18	Plaintiffs,) Related per December 5, 2007 Order to				
10	V.) Case No. C04-1511 (CW)				
20	ABBOTT LABORATORIES,)				
21	Defendant.))				
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	STIPULATION RE: EXPERT DEPOSITION SCHEDULE CASE NOS. C07-5470, C07-5702, C07-5985, C07-6012 (CW)					

WHEREAS, Plaintiffs and Defendant seek to memorialize their agreements concerning the
dates, locations and lengths of the depositions of expert witnesses in these cases;

WHEREAS, under the current case schedule, the expert discovery ends on July 2, 2010;

WHEREAS, the attorneys and certain experts of the parties have scheduling conflicts, including trials in other matters, during the month of June;

WHEREAS, the parties seek to extend the expert discovery schedule until July 22, 2010 for the sole purpose of completing depositions of certain expert witnesses without altering any other dates in the case schedule;

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IT IS HEREBY STIPULATED AND AGREED:

1. The depositions of each expert witness will take place on the date and at a mutually
agreeable location in the city set out below. Notwithstanding these currently agreed upon dates and
locations, the parties can mutually agree to alter the dates or locations of the expert witnesses if
circumstances require.

14	Expert Witness	Date	Location
15	Keith Leffler	6/4/2010	Seattle
16	Joseph B. Marzouk	6/8/2010	San Francisco
17	Hal Singer	6/24/2010	Philadelphia
18	Roger G. Noll	6/17/2010 & 6/18/2010	Los Angeles
19	James A. Langenfeld	6/17/2010	Chicago
20	Douglas Richman	6/22/2010	San Diego
21	Robert J. Dolan	6/23/2010	District of Columbia
22	E.M. (Mick) Kolassa	6/24/2010	District of Columbia
23	Stephen D. Prowse	6/29/2010	Los Angeles
24	Richard J. Gilbert	7/7/2010 & 7/8/2010	Los Angeles
25	Javeed Siddiqui	7/15/2010	Los Angeles
26	Joel W. Hay	7/21/2010 & 7/22/2010	Los Angeles
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2. By this stipulation, each expert will be deemed to be under an obligation to appear for
deposition as if that expert had been duly served with a subpoena requiring attendance on the dates
and in the locations indicated in the above table. By signing this stipulation, counsel certify that the
experts agree to so appear.

2. The deposition of Dr. Roger G. Noll may need to be conducted in July rather than on the dates listed above because of personal issues that may arise with the attorneys in these cases. In that event, Dr. Noll's deposition will take place on mutually agreeable dates in July. The parties agree to extend completion of the expert discovery schedule from July 2, 2010 to July 22, 2010 for the sole purpose of taking the depositions of Dr. Siddiqui, Dr. Hay, Dr. Gilbert and possibly Dr. Noll. This extension will not affect any other dates in the case schedule.

3. The parties also agree that Abbott may take a one-day nine-hour deposition of Dr. Singer;
a one-day eight-hour deposition of Dr. Prowse and a two-day nine-hour deposition of Dr. Noll.
Plaintiffs may collectively take a two-day 11-hour deposition of Dr. Gilbert and a two-day 10-hour
deposition of Dr. Hay. Plaintiffs, collectively, and Abbott may only take a one-day seven-hour
deposition of all other expert witnesses.

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1	IT IS SO STIPULATED, THROUGH COUN	SEL OF RECORD:			
2	/s/ Alexander F. Wiles	/s/ Stephanie S. McCallum			
3	Alexander F. Wiles IRELL & MANELLA LLP	Stephanie S. McCallum WINSTON & STRAWN LLP			
4	1800 Avenue of the Stars, Suite 900 Los Angeles, CA 90067-4276	35 West Wacker Drive Chicago, IL 60601			
	Attorney for GSK	Attorneys for Defendant Abbott Laboratories			
5	/s/ Brendan Glackin	Munp			
6	Brendan Glackin LIEFF, CABRASER, HEIMANN &	William Francis Murphy DILLINGHAM & MURPHY, LLP			
7	BERNSTEIN, LLP	225 Bush Street, Sixth Floor			
8.	Embarcadero Center West 275 Battery Street, 30th Floor	San Francisco, CA 94104-4207 Telephone: (415) 397-2700			
	San Francisco, CA 94111-3339	Facsimile: (415) 397-3300 Attorney for Safeway Inc., et al., and Rite Aid			
9 10	Attorney for Direct Purchaser Class Plaintiffs	Corp., et al.			
10	PURSUANT TO STIPULATION, IT IS SO ORDERED				
12	Dated:6/18/2010				
12	Chidealett				
	Judge Claudia Wilken United States District Court				
14	Northern District of California				
15					
16	Pursuant to General Order No. 45, Section X, I attest under penalty of perjury that concurrence in the filing of this document has been obtained from the above signatories.				
17	concurrence in the ming of this document has o				
18		By: /s/ Trevor V. Stockinger Trevor V. Stockinger			
19		IRELL & MANELLA LLP			
20		Attorneys for GlaxoSmithKline			
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	5 STIPULATION TO EXTEND EXPERT DISCOVERY SCHEDULE				
	CASE NOS. C07-5470, C07-5702, C07-5985, C07-6012 (CW)				