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6	Attorneys for Defendant	
7	VITAMIN SHOPPE INDUSTRIES, INC.	
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND DIVISION	
10		
11	GRADY JACKSON, in his representative	Case No. C 08-05584-CW
12	capacity pursuant to Cal. Bus. & Prof. Code §§17203, 17535 and Cal. Code Civ. Pro.§§ 382, 1021.5,	STIPULATED EXTENSION OF TIME
13	Plaintiffs,	FOR DEFENDANTS TO RESPOND TO COMPLAINT; ORDER
14	vs.	[Local Rule 6-1(a)]
15	BALANCED HEALTH PRODUCTS, INC., a	
16 17	Delaware Corporation, NIKKI HASKELL, an individual, GENERAL NUTRITION	
17 18	CORPORATION, a Pennsylvania Corporation, GENERAL NUTRITION CENTERS, INC., a	
10	Pennsylvania Corporation; GREAT EARTH COMPANIES INC., a Delaware Corporation;	
20	VITAMIN SHOPPE INDUSTRIES, Inc. a New York Corporation; and, DOES 1-50, inclusive,	
21	Defendants.	
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28	STIPULATED EXTENSION OF TIME ' JACKSON V. BALANCED HEALTI CASE NO. C.084	H PRODUCTS, INC., ET AL.
	CASE NO. C 08-0	#42142 v1 saf
		Dockets.Justia

1	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Grady	
2	Jackson and Defendants Balanced Health Products, Inc. ("BHP"), Nikki Haskell, General	
3	Nutrition Corporation, General Nutrition Centers, Inc., The Vitamin Shoppe Industries, Inc.	
4	("Vitamin Shoppe"), and Great Earth Companies, Inc. ("Great Earth"), through their	
5	respective counsel and pursuant to Local Rule 6-1(a), that the time for Defendants BHP,	
6	Haskell, Vitamin Shoppe and Great Earth to answer, move, or otherwise respond to	
7	Plaintiff's Complaint shall be extended up to and including February 21, 2009.	
8	Dated: January 22, 2009	
9	PINNACLE LAW GROUP, LLP	HOLME, ROBERTS & OWEN LLP
10	By: <u>/s/ Eric Farber</u>	By: <u>/s/ Adam Brezine</u>
11	Eric J. Farber Attorneys for Plaintiff	Roger R. Myers Adam Brezine
12	GRADY JACKSON	Attorneys for Defendant VITAMIN SHOPPE INDUSTRIES, INC.
13	Special Appearance:	Special Appearance:
14	By: /s/ David Gernsbacher	LAW OFFICES OF JAY GELLER
15	David Gernsbacher (Application for Admission Pending)	
16	Specially Appearing for Defendants	By: <u>/s/ Jay Geller</u> Jay Geller
17	BALANCED HEALTH PRODUCTS, INC. and NIKKI HASKELL	Specially Appearing for Defendant GREAT EARTH COMPANIES, INC.
18	MCGUIRE WOODS LLP	
19		
20	By: <u>/s/ Sidney Kanazawa</u>	
21	Sidney K. Kanazawa Attorneys for Defendants GENERAL NUTRITION CORPORATION and GENERAL NUTRITION CENTERS,	
22		
23	INC.	
24	PURSUANT TO STIPULATION, IT IS SO ORDE	RED:
25		
26	United States District Judge 1/26/09	
27	Dated:	
28	STIPULATED EXTENSION OF TIME TO RESPOND TO COMPLAINT	
	JACKSON V. BALANCED HEAL CASE NO. C 08	8-05584-CW
		#42142 v1 saf

1	ATTESTATION OF CONCURRENCE IN FILING		
2	Pursuant to N.D. Cal. General Order No. 45, section 45 X(B), Adam Brezine hereby attests		
3	that concurrence in the filing of this stipulation and proposed order has been obtained from Counsel		
4	for the non-filing parties.		
5			
6	HOLME ROBERTS & OWEN LLP		
7	By: Adam Brezine		
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9	Attorneys for Vitamin Shoppe Industries, Inc.		
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28	STIPULATED EXTENSION OF TIME TO RESPOND TO COMPLAINT JACKSON V. BALANCED HEALTH PRODUCTS, INC., ET AL. CASE NO. C 08-05584-CW #42142 v1		