1	LAW OFFICES OF JOHN OTA		
2	JOHN OTA (SBN 195532) 1720 Broadway		
3	Alameda, CA 94501 Telephone: (510) 521-7047		
4	Facsimile: (510) 521-7047 Email: johnota@sbcglobal.net		
5	Attorneys for Plaintiff		
6	ERLINDA MARCELO		
7	JACKSON LEWIS LLP		
8	ROBERT J. SCHNACK (Cal Bar No. 191987) schnackr@jacksonlewis.com		
9	DOUGLAS M. EGBERT (Cal Bar No. 265062) egbertd@jacksonlewis.com		
10	801 "K" Street, Suite 2300 Sacramento, California 95814		
11	Telephone: (916) 341-0404 Facsimile: (916) 341-0141		
12	Attorneys for Defendants		
13	PERFUMANIA, INC. and MAGNIFIQUE PARFUMES AND COSMETICS,	INC.	
14			
15	UNITED STATES DISTRICT COURT		
16	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18	ERLINDA MARCELO,	Case No. 4:10-CV-04740-SBA (DMR)	
19	Plaintiff,		
20	v.	SECOND STIPULATION TO STAY CASE PENDING POSSIBLE SETTLEMENT; ORDER	
21	PERFUMANIA, INC.; MAGNIFIQUE PARFUMES AND COSMETICS, INC.; and		
22	DOES 1 through 10,	Complaint Filed: October 20, 2010 Trial Date: February 13, 2012	
23	Defendants.		
24			
25	Plaintiff ERLINDA MARCELO ("Plaintiff) and Defendants PERFUMANIA, INC. and		
26	MAGNIFIQUE PARFUMES AND COSMETICS, INC. ("Defendants"), through their counsel of		
27	record, hereby stipulate to stay this action in its entirety for an additional 90 days for the reasons		
28	that follow:		
	1 SECOND STIPULATION TO STAY CASE PENDING POSSIBLE SETTLEMENT; PROPOSED ORDER	Case No. CV-10-4740-SBA Marcelo v. Perfumania, Inc., et al.	

1 As earlier reported to the Court, Plaintiff and Defendants have reached a tentative 2 settlement, but because Plaintiff is now over age 65 and may have received Medicare benefits for 3 which Medicare may assert certain lien rights against the settlement proceeds, the parties have yet 4 to agree on Medicare provisions for a proposed settlement and release agreement. To try to 5 resolve the Medicare issues for a settlement and release agreement, Plaintiff's counsel earlier 6 requested a conditional report from the Medicare "Coordination of Benefits Contractor" that 7 ("COBC") that details all Medicare benefits received by Plaintiff. In their initial stipulation to 8 stay the case filed on December 13, 2011, all parties believed it would take approximately eight 9 weeks to obtain the conditional report from the COBC. To date, Plaintiff has yet to receive such 10 report, although COBC earlier inquired about the specific identity of the named insured under the 11 insurance policy under which Defendants are being provided a defense. Plaintiff and Defendants 12 believe that once the conditional report is received from COBC, they will be in a position to agree 13 on Medicare language for the settlement and release agreement such that a settlement can be 14 agreed to in all respects and then concluded. The parties presently estimate it will take an 15 additional 90 days to receive the report and then negotiate the final terms of the settlement and 16 release agreement. 17 Therefore, Plaintiff and Defendants stipulate and request that the Court stay this action in 18 its entirety for an additional 90 days to allow Plaintiff and Defendants sufficient time to obtain the

conditional report from COBC in an effort to try and conclude the settlement to which they havetentatively agreed.

21 IT IS SO STIPULATED.

22	Date: March 14, 2012	LAW OFFICES OF JOHN OTA
23		By: <u>/s/ [John Ota]</u> as authorized on 03/14/12 JOHN OTA
24		Attorneys for Plaintiff ERLINDA MARCELO
25	Dated: March 14, 2012	JACKSON LEWIS LLP
26		By: <u>/s/ [Douglas M. Egbert]</u> ROBERT J. SCHNACK
27		DOUGLAS M. EGBERT Attorneys for Defendants PERFUMANIA, INC. and
28		MAGNIFIQUE PARFUMES AND COSMETICS, INC.
		2
	SECOND STIPULATION TO STAY CASE PENI	DING Case No. CV-10-4740-SBA

1	ORDER		
2	Based on the foregoing stipulation, and otherwise finding good cause therefor,		
3	IT IS HEREBY ORDERED that this action is stayed in its entirety until June 13, 2012, at		
4	which time the parties shall report to the Court whether this action has settled.		
5	Dated: March 15, 2012		
6	SAUNDRA B. ARMSTRONG UNITED STATES DISTRICT COURT JUDGE		
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28	2		
	3 SECOND STIPULATION TO STAY CASE PENDING POSSIBLE SETTLEMENT; PROPOSED ORDER Case No. CV-10-4740-SBA Marcelo v. Perfumania, Inc., et al.		