1 2 3 4 5 6 7 8 9 10 11	Samuel R. Miller (SBN 66871) smiller@sidley.com Ryan M. Sandrock (SBN 251781) rsandrock@sidley.com SIDLEY AUSTIN LLP 555 California Street, 20th Floor San Francisco, CA 94104 Telephone: (415) 772-1200 Facsimile: (415) 772-7400 Michael W. Davis (<i>Pro Hac Vice</i>) mdavis@sidley.com Theodore R. Scarborough (<i>Pro Hac Vice</i>) tscarborough@sidley.com SIDLEY AUSTIN LLP 1 S. Dearborn Street Chicago, IL 60603 Telephone: (312) 853-7000 Facsimile: (312) 853-7036 <i>Attorneys for Defendant Beiersdorf, Inc.</i>	Michael Louis Kelly (SBN 82063) mlk@kirtlandpackard.com Behram V. Parekh (SBN 180361) bvp@kirtlandpackard.com Heather M. Peterson (SBN 261303) hmp@kirtlandpackard.com Amir D. Benakote (SBN 277158) adb@kirtlandpackard.com KIRTLAND & PACKARD LLP 2361 Rosecrans Avenue Fourth Floor El Segundo, CA 90245 Telephone: (310) 536-1000 Facsimile: (310) 536-1001 Attorneys for Plaintiffs and all others similarly situated	
12		ES DISTRICT COURT	
13	NORTHERN DIST	RICT OF CALIFORNIA	
14	PATRICIA TERRY, MARQUINITA TERRY, AND TAANYKA TERRY, on) Case No. C 11-05244 - SBA	
15	behalf of themselves and all others similarly situated,		
16	Plaintiffs,) PARTIES' JOINT STIPULATION TO) STAY CASE AND [PROPOSED] ORDER 	
17	v.)) Date/Time: March 20, 2012 at 1:00 p.m.	
18	BEIERSDORF, INC. a Delaware)) Complaint Filed: October 27, 2011	
19	Corporation, and DOES 1-10, inclusive,)) Trial Date: None	
20	Defendants.)	
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	PARTIES' JOINT STIPULATION TO STAY CASE AND [PROPOSED] ORDER CASE NO. C 11-05244 – SBA		
		Dockets.Justi	

1	WHEREAS, on February 8, 2012, Defendant Beiersdorf, Inc. ("Beiersdorf") filed a motion		
2	for a temporary stay on the grounds that it had reached a settlement in a case pending in Cook		
3	County, Illinois (Amy Joseph, et al. v. Beiersdorf North America, Inc. and Beiersdorf, Inc., No. 11		
4	CH 20147) that would resolve the claims pending in this action, see Dkt. 26;		
5	WHEREAS, on February 27, 2012, plaintiffs opposed Beiersdorf's motion on the grounds		
6	that the settlement had not received preliminary approval, see Dkt. 27;		
7	WHEREAS, on February 9, 2012, the Court granted Beiersdorf's motion and stayed this		
8	action until April 26, 2012, <i>see</i> Dkt. 28;		
9	WHEREAS, on March 2, 2012, the Joseph court granted preliminary approval to the		
10	settlement and enjoined members of the settlement class from prosecuting or litigating claims that		
11	were or could have been asserted in Joseph, see Joseph Preliminary Approval Order (Ex. A);		
12	WHEREAS, in light of the preliminary approval order in Joseph, plaintiffs and defendants		
13	agree that this action should be stayed until after the final approval hearing in <i>Joseph</i> , which is		
14	scheduled for June 15, 2012;		
15	The parties hereby stipulate to continue the case management conference currently set for		
16	April 26, 2012 until sometime after June 15, 2012 and further stipulate to stay this action until such		
17	case management conference occurs.		
18	Respectfully submitted,		
19	Dated: March 12, 2012 SIDLEY AUSTIN LLP		
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21	By: /s/ Samuel R. Miller		
22	Samuel R. Miller, Esq. Counsel for Beiersdorf, Inc.		
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24	Dated: March 12, 2012 KIRTLAND & PACKARD LLP		
25			
26	By: <u>/s/ Behram V. Parekh</u>		
27	Behram V. Parekh, Esq. Counsel for Plaintiffs and all others similarly situated		
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	PARTIES' JOINT STIPULATION TO STAY CASE AND [PROPOSED] ORDER CASE NO. C 11-05244 – SBA		

1	SIGNATURE ATTESTATION	
2	Pursuant to General Order No. 45(X)(B), I hereby attest that I have on file written permission	
3	to sign this joint motion from all parties whose signatures are indicated by a conformed signature	
4	(/s/) within this e-filed document.	
5	Dated: March 12, 2012 SIDLEY AUSTIN LLP,	
6	<u>/s/ Samuel R. Miller</u> Samuel R. Miller, Esq.	
7	Counsel for Beiersdorf, Inc.	
8		
9	[Proposed] Order	
10	Pursuant to Stipulation, it is so Ordered.	
11	IT IS FURTHER ORDERED THAT the telephonic Case Management Conference currently	
12	scheduled for April 26, 2012 is CONTINUED to June 28, 2012 at 2:30 p.m. Prior to the date	
13	scheduled for the conference, the parties shall meet and confer and prepare a joint Case Management	
14	Conference Statement. Plaintiff is responsible for filing joint statement no less than seven (7) days	
15	prior to the conference date. The joint statement shall comply with the Standing Order for All	
16	Judges of the Northern District of California and the Standing Orders of this Court. Plaintiff is	
17	responsible for setting up the conference call, and on the specified date and time, shall call (510)	
18	637-3559 with all parties on the line.	
19	Dated: March 13, 2012	
20	THE HONORABLE SAUNDRA BROW ARMSTRONG	
21	United States District Judge	
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	PARTIES' JOINT STIPULATION TO STAY CASE AND [PROPOSED] ORDER CASE NO. C 11-05244 – SBA	