STIPULATION RE CERTAIN DISCOVERY DEADLINES

Doc. 6

| 1 | Whereas, the parties previously stipulated to continue the deadline to complete | |
|----|------------------------------------------------------------------------------------|------------------------------------------------------------------|
| 2 | discovery regarding damages and depose Eduardo Perez and Mark House until | |
| 3 | March 31, 2016; | |
| 4 | Whereas, the parties wish to conserve resources while engaging in settlement | |
| 5 | negotiations; | |
| 6 | Now, therefore, the parties stipulate that Plaintiff has until April 30, 2016 to | |
| 7 | depose Eduardo Perez, and Defendants have until April 30, 2016 to depose Mark | |
| 8 | House, and the parties have until April 30, 2016 to complete depositions regarding | |
| 9 | damages. | |
| 10 | Dated: March 3, 2016 | LAW OFFICES OF GREGORY A. DOUGLAS |
| 11 | | |
| 12 | | /s/Gregory A. Douglas |
| 13 | | Gregory A. Douglas Esq. Attorneys for Plaintiff |
| 14 | | VICTOR BOYCE |
| 15 | D . 1 . 1 . 2 . 2016 | A GUGON I ENVIO D G |
| 16 | Dated: March 3, 2016 | JACKSON LEWIS P.C. |
| 17 | | /s/Dylan B. Carp |
| 18 | | Dylan B. Carp, Esq. |
| 19 | | Scott P. Jang, Esq. |
| 20 | | Attorneys for Defendants INDEPENDENT BREWERS UNITED CORPORATION, |
| 21 | | NORTH AMERICAN BREWERIES, INC. and |
| 22 | | PYRAMID BREWERIES, INC. |
| 23 | | |
| 24 | | |
| 25 | 4049 0020 2070 1 | |
| 26 | 4848-0929-3870, v. 1 | |
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| 28 | | |
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