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10 Attorneys for Defendant DISCOVERY PRODUCE,
 11 INC.

12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA
 14 SAN JOSE DIVISION

15 MAINAS FARMS, INC., A California
 16 Corporation,

17 Plaintiff,

18 vs.

19 RICHARD ESCAMILLA, an individual;
 20 MARTIN VUKASOVICH, an individual;
 21 JOHN M. COLENDICH, an individual;
 22 DOMINGO AGRICULTURAL
 23 SERVICES, INC., a California
 24 Corporation; ECHO CROP
 25 INVESTMENT, INC., a California
 26 Corporation, a.k.a. ECHO COMPANY
 27 INVESTMENT, INC.; COLENDICH &
 28 VUKASOVICH VEGETABLE FARMS,
 INC. a.k.a. C&V FARMS, INC., a
 California Corporation, MARTIN
 COLENDICH, an individual; VIRGINIA
 VUKASOVICH, an individual;
 DISCOVERY PRODUCE, LLC, a
 California Limited Liability Company;
 ESCAMILLA & SONS, INC., a
 California Corporation; WATSONVILLE
 PRE-COOL, LLC, a California Limited
 Liability Company; and DOES 7 through
 50 inclusive,

Defendants.

Case No. C05-03119 JF

**STIPULATION TO EXTEND
 DEFENDANT'S TIME TO RESPOND TO
 COMPLAINT**

[Notice of Removal filed August 1, 2005]

Judge: Honorable Jeremy Fogel

NOLAND, HAMERLY, ETIENNE & HOSS
 ATTORNEYS AT LAW
 SALINAS, CALIFORNIA

///

1 Plaintiff MAINAS FARMS, INC. and Defendant DISCOVERY PRODUCE, LLC,
2 through their counsel, stipulate as follows:

3 1. The within action was removed to the United States District Court, Northern
4 District, San Jose Division, pursuant to Stipulation of the parties. The Notice of Removal was
5 filed with the court on August 1, 2005.

6 2. Defendant Discovery Produce, LLC was served with the Summons and Complaint
7 and all other documents required to be served on June 24, 2005, which was prior to this matter
8 being removed to the United States District Court.

9 3. Discovery Produce's response to the Complaint was due on August 3, 2005.

10 4. Plaintiff and Defendant Discovery Produce stipulate that Discovery Produce shall
11 have an extension of time to respond to the Complaint up to and including August 12, 2005.

12 5. This is the first extension requested and will not affect any other event or deadline
13 already set by the court.

14 6. This extension will not cause prejudice to any party.

15 **SO STIPULATED:**

16
17 Dated: August 6, 2005

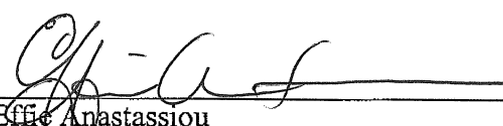
NOLAND, HAMERLY, ETIENNE & HOSS
A Professional Corporation

18
19
20 By 

Michael Masuda
Attorneys for Defendant Discovery Produce,
LLC

21
22
23 Dated: August 5, 2005

ANASTASSIOU & ASSOCIATES

24
25 By 

Effie Anastassiou
Attorneys for Plaintiff Mainas Farms, Inc.

26 8/15/05 IT IS SO ORDERED.

27 /s/electronic signature authorized
28 Judge Jeremy Fogel United States District Court

NOLAND, HAMERLY, ETIENNE & HOSS
ATTORNEYS AT LAW
SALINAS, CALIFORNIA