\*\*E-Filed 12/15/2010\*\* Robert M. Gagliasso, Esq. SBN 162082 Andrew V. Stearns, Esq. SBN 164849 Steven M. Berki, Esq. SBN 245426 2 **BUSTAMANTE, O'HARA & GAGLIASSO** 3 River Park Tower 333 W. San Carlos St., 8th Floor San Jose, California 95110 4 Telephone: (408) 977-1911 rgagliasso@boglawyers.com 5 astearns@boglawyers.com sberki@boglawvers.com 6 7 Attorneys for Plaintiffs MOLLY STEARNS, RUTH ROSE, 8 DENNIS FULLER, BONNIE FULLER, DAN SCHLESINGER, KAREN WILLIAMS 9 and BRYAN WILLIAMS 10 11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA 13 SAN JOSE DIVISION 14 15 Case No. C08 02746 JF PVT MOLLY STEARNS, RUTH ROSE, DENNIS FULLER, BONNIE FULLER, DAN 16 SCHLESINGER, KAREN WILLIAMS, AND AMENDED STIPULATION TO **CONTINUE TIME FOR: (1) FILING OF** 17 **BRYAN WILLIAMS** PLAINTIFFS' FIFTH AMENDED COMPLAINT; AND 18 Plaintiffs. (2) RESPONDING TO PLAINTIFFS' 19 FIFTH AMENDED COMPLAINT; VS. AND [PROPOSED] ORDER SELECT COMFORT RETAIL 20 Local Rule 6-1 CORPORATION, a Minnesota Corporation; BED BATH & BEYOND, INC., a New York 21 Corporation; THE SLEEP TRAIN, INC., a Complaint Filed: April 25, 2008 22 California Corporation, and DOES 1 through 50,000, inclusive, 23 Defendants. 24 IT IS HEREBY STIPULATED AND AGREED BY ALL PARTIES AND THEIR COUNSEL OF 25 26 RECORD: 27 28 amended stipulation and [proposed] order to continue time for (1) filing of plaintiffs' fifth amended complaint; and (2) responding to PLAINTIFFS' FIFTH AMENDED COMPLAINT

28

OPPENHEIMER WOLFF & DONNELLY LLP

Heidi A.O. Fisher

**Attorneys for Defendants** 

SELECT COMFORT RETAIL CORPORATION, BED BATH & BEYOND INC., and THE SLEEP TRAIN, INC.

## GENERAL ORDER 45(X)(B) STATEMENT

Pursuant to General Order No. 45(X)(b), I hereby attest that concurrence in the filing of this document has been obtained from counsel for Defendants SELECT COMFORT RETAIL CORPORATION, BED BATH & BEYOND INC., and THE SLEEP TRAIN, INC, and that I have retained in my possession all signatures of counsel subject to this stipulation.

Ву

Robert M. Gagliasso Andrew V. Stearns

## {PROPOSED} ORDER

The Court, having considered the parties' Stipulation, the documents and records on file with the court, and finding good cause therefore, hereby orders:

Plaintiffs' time to file the Fifth Amended Complaint is continued until January 31, 2011; and Defendants time to respond to the Fifth Amended Complaint is extended thirty (30) days.

IT IS SO ORDERED.

Dated: 12/15/2010	Bv:	7
	J. Jeremy Fe ge	
	🛂 ited States 📑	trict Court Juage

\_Page 5