1 2 3 4 5	John L. Cooper (State Bar No. 050324) jcooper@fbm.com Morgan T. Jackson (State Bar No. 250910) mjackson@fbm.com Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 Telephone: (415) 954-4400 Facsimile: (415) 954-4480	**E-Filed 8/27/2009**	
6 7 8	Attorneys for Plaintiff ALL ONE GOD FAITH, INC., d/b/a DR. BRONNER'S MAGIC SOAPS, a California corporation		
9	UNITED STATE	ES DISTRICT COURT	
10	NORTHERN DIST	TRICT OF CALIFORNIA	
11	SAN JC	SAN JOSE DIVISION	
12			
13	ALL ONE GOD FAITH, INC., d/b/a	Case No. CV-09-3517 JF	
14	DR. BRONNER'S MAGIC SOAPS, a California corporation,	[PROPOSED]-ORDER AUTHORIZING SETTING OF HEARING ON ALL ONE	
15	Plaintiff,	GOD FAITH, INC.'S MOTION TO	
16	vs.	DISMISS ECOCERT FRANCE'S (SAS) AND ECOCERT, INC.'S COUNTER- CLAIM	
17	THE HAIN CELESTIAL GROUP, INC., a Delaware corporation, <i>et al.</i> ,	Date: September 25, 2009	
18	Defendants.	Time: 9:00 am. Dept.: Courtroom 3	
19	Defendants.	Honorable Jeremy Fogel	
20			
21	Defendants Ecocert France (SAS) and	Ecocert, Inc. have filed a counter-claim against	
22	Plaintiff All One God Faith, Inc. ("Dr. Bronne	er's"). Dr. Bronner's intends to file a motion to	
23	dismiss that counter-claim on August 26, 200	9 or as soon thereafter as possible. By Stipulation	
24	of the parties, attached hereto as Exhibit A, and for good cause appearing, IT IS HEREBY		
25	ORDERED:		
26	Dr. Bronner's may set the hearing on its motion to dismiss for 9:00 a.m. on September 25,		
27	2009, in Courtroom 3 before Judge Fogel. Briefing on Dr. Bronner's motion shall follow the		
28	following schedule:		
Farcila Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 (415) 954-4400	[Proposed] ORDER AUTHORIZING SETTING OF HEARING FOR 9:00 A.M. SEPTEMBER 25, 2009 / Case No. CV-09-3517	23183\2029350.1	

1	Ecocert's Opposition will be due on September 9, 2009;			
2	Dr. Bronner's Reply will be due on September 11, 2009; and			
3	Hearing will take place at 9:00 a.m., September 25, 2009.			
4				
5	IT IS ORDERED.			
6				
7	DATED: 8/27/2009 2009 By:			
8	The Honorable Jaramy Fogel United States District Judge			
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Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 (415) 954-4400

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## EXHIBIT A TO

[PROPOSED]
ORDER AUTHORIZING SETTING OF HEARING
ON ALL ONE GOD FAITH, INC.'S MOTION TO
DISMISS ECOCERT FRANCE'S (SAS) AND
ECOCERT' INC.'S COUNTER-CLAIM

1	John L. Cooper (State Bar No. 050324)			
2	jcooper@fbm.com Morgan T. Jackson (State Bar No. 250910) mjackson@fbm.com Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 Telephones (415) 954 4400			
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4				
5	Telephone: (415) 954-4400 Facsimile: (415) 954-4480			
6	Attorneys for Plaintiff			
7	ALL ONE GOD FAITH, INC., d/b/a DR. BRONNER'S MAGIC SOAPS, a California corporation			
8	UNITED STAT	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA			
10	·	SAN JOSE DIVISION		
11	5711100			
12	ALL ONE COD PAIGHT DIG 1/4/-	Case No. CV-09-3517 JF		
13	ALL ONE GOD FAITH, INC., d/b/a DR. BRONNER'S MAGIC SOAPS, a			
14	California corporation,	STIPULATION TO SHORTEN TIME FOR HEARING ON ALL ONE GOD FAITH,		
15 16	Plaintiff, vs.	INC.'S MOTION TO DISMISS COUNTER- CLAIM OF ECOCERT FRANCE (SAS) AND ECOCERT, INC.		
17	THE HAIN CELESTIAL GROUP, INC., a			
18	Delaware corporation, et al.,			
19	Defendants.	Honorable Jeremy Fogel		
20				
21	WHEREAS, Plaintiff All One God Fa	aith, Inc. ("Dr. Bronner's") filed a Second Amended		
22	Complaint in San Francisco Superior Court alleging a claim under the Lanham Act against			
23	Defendants Ecocert France (SAS) and Ecocert, Inc. (together, "Ecocert"); and			
24	WHEREAS, Ecocert and other defendants removed the action to the United States Distric			
25	Court for the Northern District of California; and			
26	WHEREAS, Ecocert has filed a counter-claim against Dr. Bronner's alleging a claim			
27	under the Lanham Act; and			
28	WHEREAS, Dr. Bronner's will file a	motion to dismiss Ecocert's counter-claim; and		
Farella Braun + Martel LLP 235 Montgomery Street, 17th Floor San Francisco, CA 94104 (415) 954-4400	STIP. TO SHORTEN TIME Case No. CV-09-3517 JF	23183\2029152.1		

1	WHEREAS, numerous motions pending in this action are set for hearing at 9:00 a.m. on		
2	September 25 before the Honorable Judge Fogel; and		
3	WHEREAS, hearing Dr. Bronner's motion on September 25 <sup>th</sup> will further efficiency and		
4	convenience for the parties and the Court,		
5	THEREFORE, Ecocert and Dr. Bronner's, through their counsel of record, HEREBY		
6	STIPULATE AS FOLLOWS:		
7	IT IS STIPULATED THAT:		
8	1.) Dr. Bronner's may set the hearing on its motion to dismiss Ecocert's counter-claim		
9	on September 25, 2009 even though that date is less than thirty five days after the day Dr.		
10	Bronner's has filed or will file its moving papers.		
11	2.) Ecocert may file its opposition to Dr. Bronner's motion to dismiss on and		
12	including September 9, 2009.		
13	3.) Dr. Bronner's may file its reply to Ecocert's opposition on and including		
14	September 11, 2009.		
15			
16	Dated: August 26, 2009 FARELLA BRAUN + MARTEL LLP		
17			
18	By: <u>/s/ Morgan T. Jackson</u> Morgan T. Jackson		
19	Attorneys for Plaintiff		
20	ALL ONE GOD FAITH, INC., d/b/a DR. BRONNER'S MAGIC SOAPS, a		
21	California corporation		
22	Of Counsel:		
23	Joseph E. Sandler SANDLER, REIFF & YOUNG, P.C.		
24	300 M Street, S.E., #1102 Washington, D.C. 20003		
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26			
27			

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1	Dated: August 26, 2009	ROPERS, MAJESKI, KOHN & BENTLEY
	Dated. August 20, 2007	By: Trin John /MT
2		Timothy Dolan
3		Attama and Counter
4		Attorneys for Defendants and Counter-Claimants ECOCERT FRANCE (SAS) and ECOCERT, INC.
5		ECOCERT FRANCE (SAS) and ECOCERT, INC.
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