1 2 3 4 5 6	Christopher T. Holland [SBN 164053] (cholland Tanya I. Wei [SBN 240867] (twei@kksrr.com) Matthew T. Peters [SBN 256739] (mpeters@kk KRIEG, KELLER, SLOAN, REILLEY & ROM 555 Montgomery Street, 17th Floor San Francisco, CA 94111 Telephone: (415) 249-8330 Facsimile: (415) 249-8333 Attorneys for Defendant THE DIAL CORPORATION	srr.com)	
7 8	THE DIAL CORPORATION		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN JOSE DIVISION		
	SAN FRANCISCO TECHNOLOGY INC.,	Case No. 5:10-cv-00966-JF	
12	Plaintiffs,	STIPULATION STAYING ALL	
13		PROCEEDINGS UNTIL THE FEDERAL CIRCUIT ISSUES A FINAL	
14 15	THE GLAD PRODUCTS COMPANY, BAJER DESIGN & MARKETING INC., BAYER CORPORATION, BRIGHT IMAGE CORPORATION, CHURCH & DWIGHT	DECISION IN <i>STAUFFER</i> AND SETTING DEADLINE FOR CERTAIN DEFENDANTS TO MOVE OR PLEAD TO 30 DAYS THEREAFTER AND	
16 17	CO. INC., COLGATE-PALMOLIVE COMPANY, COMBE INCORPORATED, THE DIAL CORPORATION, EXERGEN	[PROPOSED] ORDER	
18	CORPORATION, GLAXOSMITHKLINE LLC, HI-TECH PHARMACAL CO. INC.,		
10	JOHNSON PRODUCTS COMPANY INC., MAYBELLINE LLC, MCNEIL-PPC INC.,		
20	MEDTECH PRODUCTS INC., PLAYTEX PRODUCTS INC., RECKITT BENCKISER		
20	INC., ROCHE DIAGNOSTICS CORPORATION, SOFTSHEEN-CARSON		
22	LLC, SUN PRODUCTS CORPORATION, SUNSTAR AMERICAS INC.		
23	Defendants.		
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20 27			
28			
20		STIPULATION TO STAY AND SETTING DEADLINE TO MOVE OR PLEAD AND [PROPOSED] ORDER Case No. 5:10-CV-00966-JF	

1	Disintiff San Francisco Technology Inc. ("Disintiff") and the undersigned defendants. The	
1	Plaintiff San Francisco Technology Inc. ("Plaintiff") and the undersigned defendants, The	
2	Dial Corporation and Johnson Products Company Inc. ("Defendants"), through their respective	
3	counsel, hereby make the following stipulation (the "Stipulation"):	
4	WHEREAS, Plaintiff filed its complaint (Dkt. No. 1) on March 5, 2010 (the "Complaint")	
5	alleging that Defendants have falsely marked articles in violation of 35 U.S.C. § 292; and	
6	WHEREAS, Plaintiff had earlier filed a substantially similar complaint asserting the same	
7	false marking claim against other defendants in San Francisco Technology Inc. v. Adobe Systems	
8	Incorporated, et al., Case No. 2009-06083 ("Adobe"), on December 30, 2009; and	
9	WHEREAS, on April 13, 2010, after full briefing and argument, Judge Seeborg of the	
10	Northern District of California stayed Adobe pending resolution of Stauffer v. Brooks Bros.,	
11	Appeal Nos. 2009-1428, 2009-1430, 2009-1453 ("Stauffer"); and	
12	WHEREAS, Judge Seeborg held in Adobe that the circumstances in which a private party	
13	has standing under Article III of the United States Constitution to bring a qui tam action for false	
14	patent marking under 35 U.S.C. § 292(b) is an issue of first impression currently pending before	
15	the United States Court of Appeals for the Federal Circuit in Stauffer; and	
16	WHEREAS, Judge Seeborg held that once the Stauffer decision is rendered, the Federal	
17	Circuit's reasoning and analysis will likely bear directly on this Court's consideration of the	
18	pending motions to dismiss for lack of subject matter jurisdiction; and	
19	WHEREAS, the parties agree that Judge Seeborg's reasoning is equally applicable to this	
20	proceeding and, therefore, stipulate and agree that all claims asserted herein against Defendants	
21	The Dial Corporation and Johnson Products Company Inc. should be stayed pending a final	
22	decision by the Federal Circuit; and	
23	WHEREAS, the Stipulation would stay the hearings and all related proceedings on the	
24	Motion to Dismiss or, in the Alternative, to Stay, or in the Further Alternative, to Sever (Dkt. No.	
25	159) filed by The Dial Corporation on May 7, 2010 as well as the Motion to Dismiss and Motion	
26	to Stay in the Alternative filed by Johnson Products Company Inc. (Dkt. Nos. 193 and 194); and	
27	WHEREAS, The Dial Corporation has previously stipulated with Plaintiff to extend time	
28	to respond to the Complaint to May 7, 2010 (Dkt. No. 27); and	
	- 2 - STIPULATION TO STAY AND SETTING DEADLINE TO MOVE OR PLEAD AND [PROPOSED] ORDER Case No. 5:10-CV-00966-JF	

1	WHEREAS, the purpose of the stay is to narrow the litigated issues in this case and the	
2	stipulating parties have agreed to further narrow the litigated issues in this case by agreeing that	
3	venue and personal jurisdiction are appropriate in the Northern District of California for this case	
4	(To be clear, except for the personal jurisdiction and venue aspects of this stipulation, the parties	
5	to this stipulation have not waived any other potential right, claim, argument, counterclaim,	
6	and/or defense in law or equity.); and	
7	WHEREAS, the requested time modification would have no other effect on the schedule	
8	for the case because currently no trial date has been set; and	
9	WHEREAS, the parties herein have agreed to stay all proceedings until the Federal	
10	Circuit issues a final decision in the Stauffer decision (or further order of this Court);	
11	THEREFORE, THE PARTIES HEREBY STIPULATE THAT:	
12	These proceedings and all aspects of the case with respect to Defendants The Dial	
13	Corporation and Johnson Products Company Inc. are hereby stayed until: (1) the Federal Circuit	
14	issues a final decision in Stauffer v. Brooks Bros., Appeal Nos. 2009-1428, 2009-1430, 2009-	
15	1453 (i.e., at the expiration of time to file a petition for rehearing or the denial of a timely-filed	
16	petition); and (2) further order of the Court in accordance with the Federal Circuit's decision in	
17	Stauffer; and	
18	The responsive pleading of Defendants The Dial Corporation and Johnson Products	
19	Company Inc. are hereby due 30 days thereafter; and	
20	The stipulating parties have agreed that venue and personal jurisdiction are appropriate in	
21	the Northern District of California for this case. However, no other rights, defenses, and/or	
22	arguments of either party are intended to be, or are, affected by this stipulation, except for those	
23	related to venue and personal jurisdiction expressly stated above. Specifically, nothing in Dial's	
24	motion (Dkt. No. 159), Johnson Products' motions (Dkt. Nos. 193 and 194) nor Plaintiff's	
25	potential objections and/or responses to those motions are waived, and Dial and Johnson Products	
26	specifically reserve the right to reassert those defenses and/or arguments at a later time.	
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	STIDLE ATION TO STAV AND SETTING DEADLINE	

1		Respectfully submitted,
2	Dated: June 11, 2010	KRIEG, KELLER, SLOAN, REILLEY &
3		ROMAN LLP
4		
5		By: /s/ Christopher T. Holland
6		Counsel for The Dial Corporation
7	In accordance with General Order No. 45, Section X(B), the above signatory attests that	
8	concurrence in the filing of this document has been obtained from the signatory below.	
9	Dated: June 11, 2010	MOUNT & STOELKER, P.C.
10		
11		By: /s/
12		Daniel H. Fingerman MOUNT & STOELKER, P.C.
13		333 West San Carlos Street, Suite 1650
14		San Jose CA 95110 Telephone: (408) 279-7000
15		Facsimile: (408) 998-1473 Counsel for Plaintiff San Francisco
16		Technology Inc.
17	Dated: June 11, 2010	Kirkland & Ellis LLP
18		By: /s/
19		Matthew V. Topic Kirkland & Ellis LLP
20		300 North LaSalle Chicago IL 60654
21		Phone: 312/862-7363 Fax: 312/862-2200
22		Email: matthew.topic@kirkland.com Counsel for Johnson Products Company Inc.
23	PURSUANT TO STIPULATION, IT IS SO	ORDERED:
24		
25		
26	Dated:6/15/10	By:
27		THE HON. JER EMY FOGEL United States District Court Judge
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	- 4	<ul> <li>STIPULATION TO STAY AND SETTING DEADLINE TO MOVE OR PLEAD AND [PROPOSED] ORDER</li> <li>Case No. 5:10-CV-00966-JF</li> </ul>
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