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Counsel for San Francisco Technology Inc.

U.S. District Court
Northern District of California

San Francisco Technology Inc.

Case No. 5:10-cv-02994-HRL

Plaintiff

**Stipulation As To Consolidated Motion
Hearing and Case Management Conference and
~~Proposed~~ Order Thereon (As Modified By
The Court)**

vs.

Aero Products International Inc., BP
Lubricants USA Inc., BRK Brands Inc.,
Calico Brands Inc., Cooper Lighting LLC,
Darex LLC, Dexas International Ltd., Dyna-
Gro Nutrition Solutions, Fiskars Brands Inc.,
Global Concepts Inc., Homax Products Inc.,
Kimberly-Clark Corporation, Kraco
Enterprises LLC, Lixit Corporation, Mead
Westvaco Corporation, Nutrition 21 Inc.,
Oatey Co., Optimum Technologies Inc.,
Newell Rubbermaid Inc., Schick
Manufacturing Inc., The Scotts Company
LLC, Sterling International Inc., Vitamin
Power Incorporated, Woodstream
Corporation, 4-D Design Inc.

Defendants

MOUNT & STOELKER, P.C.
RIVERPARK TOWER, SUITE 1650
333 WEST SAN CARLOS STREET
SAN JOSE, CALIFORNIA 95110-2740
TELEPHONE (408) 279-7000

- 1 Plaintiff and the below referenced defendants stipulate and request an order as follows:
- 2 1. Setting all motions filed on or before October 15, 2010 for hearing before the
- 3 Honorable Judge Jeremy D. Fogel on November 19, 2010 at 9:00 A.M.
- 4 2. Setting the Case Management Conference for November 19, 2010 at 9:00 A.M.
- 5 3. Setting the due date for the Joint Case Management Statement for November 5, 2010.
- 6 4. That the parties need not serve Rule 26(a)(1) disclosures until after November 19,
- 7 2010, on a date to be determined at the November 19 Case Management Conference.

8 The basis for this Stipulation is that there are approximately 25 defendants in this case, most if

9 not all of whom have filed or expect to file motions to dismiss and/or motions to sever and/or transfer

10 the action as to said defendant. It would be efficient to have all such motions, which raise and are

11 likely to raise many common issues, heard at a single hearing, and that the Case Management

12 Conference also take place at that time. Plaintiff has agreed that various defendants may have until

13 October 2, 2010 to file responsive pleadings and/or motions. In order to allow 35 days from the

14 filing of a motion and its hearing date, the earliest that a hearing could take place on said motions

15 would be November 12, 2010. Various parties have conflicts with a November 12, 2010 hearing

16 date, making the next available hearing date November 19, 2010. In order to promote the efficient

17 management of the case, a November 5, 2010 filing date for the Joint Case Management Report and

18 deferring the Rule 26(a)(1) disclosure deadline until after November 19, 2010 is in the interests of all

19 parties and the Court.

20

21 In accordance with General Order No. 45.X.B., Dan Fingerman, counsel for SF Tech, attests that

each other signatory listed below has concurred in the filing of this document.

22 Date: September 9, 2010 Mount & Stoelker, P.C.
/s/ Dan Fingerman
23 _____
Counsel for San Francisco Technology Inc.

24

25 Date: September 9, 2010 /s/ Mitchell Greenberg
26 _____
Counsel for Sterling International Inc.

27 Date: September 9, 2010 /s/ Robert McFarlane
28 _____
Counsel for BRK Brands Inc.

1 Date: September 9, 2010

/s/ Steven Bovarnick
Counsel for Optimum Technologies Inc.

3 Date: September 9, 2010

/s/ Allen Arnsten
Counsel for Fiskars Brands Inc.

6 Date: September 9, 2010

/s/ Joe Trojan
Counsel for Calico Brands Inc.

8 Date: September 9, 2010

/s/ Michael Sarney
Counsel for Nutrition 21 Inc.

11 Date: September 9, 2010

/s/ Terence O'Hara
Counsel for Vitamin Power Inc.

13 Date: September 9, 2010

/s/ Angela Gott
Counsel for Homax Products Inc.

16 Date: September 9, 2010

/s/ Harry Doscher
Counsel for Woodstream Corp.

18 Date: September 9, 2010

/s/ Nicholas Clifford
Counsel for MeadWestvaco Corp.

21 Date: September 9, 2010

/s/ Jessica Lunney
Counsel for Kimberly-Clark Corp.

23 Date: September 9, 2010

/s/ Edward Mevi
Counsel for Dyna-Gro Nutrition Solutions

26 Date: September 9, 2010

/s/ Theodore Remaklus
Counsel for Kraco Enterprises LLC

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TELEPHONE (408) 279-7000

1 Date: September 9, 2010

/s/ John Bannon
Counsel for Newell Rubbermaid Inc.

3 Date: September 9, 2010

/s/ Todd Nelson
Counsel for Darex LLC

6 Date: September 9, 2010

/s/ Maia Harris
Counsel for Schick Manufacturing Inc.

8 Date: September 9, 2010

/s/ Caroline McIntyre
Counsel for Dexas International Ltd.

11 Date: September 9, 2010

/s/ Peter McAndrews
Counsel for Global Concepts Limited Inc.

13 Date: September 9, 2010

/s/ John Wiedemann
Counsel for Oatey Co.

17 Pursuant to stipulation, ~~it is so ordered~~ all motions and the case management conference are
RESET for November 19, 2010 at 11:00 a.m.

18 Date: September 20, 2010



Jeremy Fogel, U.S. District Court Judge

