1	Effie F. Anastassiou, Esq. (SBN 96279) ANASTASSIOU& ASSOCIATES 242 Capitol Street Post Office Box 2210 Salinas, California 93902			
2				
3				
4	Telephone: (831) 754-2501 Facsimile: (831) 754-0621			
5	Attorneys for Plaintiff, OCEANO PACKING COMPANY, LLC			
6				
7	IN THE UNITED OF ATEC DISTRICT COLUMN			
8	IN THE UNITED STATES DISTRICT COURT  FOR THE NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION			
9	FOR THE NORTHERN DISTRICT OF C	ALIFORNIA, SAN JOSE DIVISION		
10	DOBLER & SONS, LLC; SLO COUNTY ORGANICS, LLC; ASA FARMS, INC.; and	) Case No. 5:10-cv-04092-LHK		
11	BRAGA RANCH, INC.	Related Case No. 5:11-cv-00529-LHK		
12	Plaintiffs,	STIPULATION REGARDING DEPOSITION OF DAN FANTZ; AND		
13	v.	) <del>-[PROPOSED]</del> ORDER THEREON		
14	CALIFORNIA ORGANICS, LLC; GEOFF MOUSSEAU; MICHAEL BARNES; DAN			
15	FANTZ; CALIFORNIA FARMS, INC.; MANJAR, INC.; CALIFORNIA FARMS	) )		
16	INVESTORS, LLC; and AMERICA'S FACTORS, INC.			
17	Defendants	) )		
18		) )		
19	AND RELATED ACTION.			
20				
21	IT IS HEREBY STIPULATED by and between	-		
22	•	N FANTZ ("DAN FANTZ") was on calendar to		
23	commence on October 31, 2011 at Anastassiou & A	Associates, 242 Capitol St., Salinas, CA 93901		
24	("FANTZ DEPO");			
25	WHEREAS, the FANTZ DEPO did not commence as scheduled because DAN FANTZ was unable			
26	to attend the FANTZ DEPO because of a business emergency;			
27	WHEREAS, the undersigned parties wish to schedule a mutually convenient date to conduct the			
28	FANTZ DEPO on or before November 18, 2011, since the parties were unable to schedule the FANTZ			

Oceano Packing Co., LLC v. California Organics, LLC, et al. Case Number: 5:11-cv-00529-LHK

Stip re Fantz Depo

1	DEPO on a mutually convenient date prior to the discovery cut-off which occurred on October 31, 2011;		
2	Therefore, IT IS HEREBY STIPULATED that the undersigned parties request that the court		
3	extend the discovery cut-off date of October 31, 2011 to allow the FANTZ DEPO to take place after the		
4	fact discovery cut-off of October 31, 2011 but on or before November 18, 2011;		
5	5 SO STIPULATED.		
6	4	- CT - CC - C - CC - C - CC - C - CC	
7	7 Dated: November 3, 2011 ANA	ASTASSIOU & ASSOCIATES	
8	8 By:	4. 1	
9	Atfo	Anastassiou, Esq.	
10	DIA DIA	Año PACKING, CO., LLC.	
11		N & JANOWSKY	
12	By:	,	
13	Atto	ion Quesenbery, Esq. rneys for Plaintiffs,	
14 15	ORG	BLER & SONS, LLC; SLO COUNTY GANICS, LLC; ASA FARMS, INC.; and AGA RANCH, INC.	
16		IGA RAIVON, IIVO.	
17	Date: November 42011 LAV	V OFFICE OF CLYDE C. PEARCE	
18	8 By:		
19	Clyd	le C. Pearce, Esq. rney for Defendants MICHAEL BARNES and	
20	CAT	IFORNIA FARMS DIVESTORS, LLC	
21	1		
22	2 Date: November, 2011 GEC	ORGE F. BRAUN, Attorney at Law	
23	3 By:	lack of	
24	4 Ged	rge F. Braun, Esq rneys for Defendants CALIFORNIA	
25	5 ORG	GANICS, LLC GEOFF MOUSSEAU, JFORNIA FARMS, INC., DAN FANTZ,	
26	6 JAN	ES ROBERTS, and GREG O'NEILL	
27	7		
28	8		
- 1	II		

 $\frac{Oceano\ Packing\ Co.,\ LLC\ v.\ California\ Organics.\ LLC,\ et\ al.}{Case\ Number:\ 5:1\ l-cv-00529-LHK}$ 

Stip re Fantz Depo

1	DEPO on a mutually convenient date prior to the discovery cut-off which occurred on October 31, 2011;		
2	Therefore, IT IS HEREBY STIPULATED that the undersigned parties request that the court		
3	extend the discovery cut-off date of October 31, 2011 to allow the FANTZ DEPO to take place after the		
4	fact discovery cut-off of October 31, 2011 but on or before November 18, 2011;		
5	SO STIPULATED.		
6	ANIAGTA DEIOTI & A DOCCIATES		
7	Dated: November 3, 2011 ANASTASSIOU & ASSOCIATES		
8	By: Anastassiou, Esq.		
9	Atlomeys for Plaintiff, OCEANO PACKING, CO., LLC.		
11	Dated: November, 2011 RYNN & JANOWSKY		
12	Motor day		
13	By: Marion Quesenbery, Esq.		
14	Attorneys for Plaintiffs,  DOBLER & SONS, LLC; SLO COUNTY		
15	ORGANICS, LLC; ASA FARMS, INC.; and BRAGA RANCH, INC.		
16	Date: November . 2011 LAW OFFICE OF CLYDE C. PEARCE		
17	Date: November, 2011 LAW OFFICE OF CLYDE C. PEARCE		
18	By:		
19	Clyde C. Pearce, Esq. Attorney for Defendants MICHAEL BARNES and		
20	CALIFÓRNIA FARMS INVESTORS, LLC		
21			
22	Date: November, 2011 GEORGE F. BRAUN, Attorney at Law		
23	Ву:		
24	George F. Braun, Esq. Attorneys for Defendants CALIFORNIA		
25	ORGANICS, LLC GEOFF MOUSSEAU, CALIFORNIA FARMS, INC., DAN FANTZ,		
26	, ' JAMES ROBERTS, and GREG O'NEILL		
27			
28			

Stip re Fantz Depo

Oceano Packing Co., LLC v. California Organics, LLC, et al. Case Number: 5:11-cv-00529-LHK 2

## **ORDER**

PURSUANT TO STIPULATION, IT IS ORDERED that the deposition of DAN FANTZ is allowed to continue after the currently scheduled fact discovery cut-off of October 31, 2011, but must be completed on or before November 18, 2011.

SO ORDERED.

Dated:	November 14, 2011	Lucy H. Koh	
_		Honorable Lucy H. Koh	
		United States District Court Judge	
		Northern District of California	

F:\OCA\California Organics\Discovery\Stip re FANTZ Depo.wpd

\*

Case Number: 5:11-cv-00529-LHK