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17	UNITED STATES DISTRICT COURT	
18	NORTHERN DISTRICT OF CALIFORNIA	
19	JUVENAL ROBLES,	Case No. 10-cv-04846 JF (HRL)
20	, , , , , , , , , , , , , , , , , , , ,	STIPULATION AND [PROPOSED]
21	Plaintiff,	ORDER CONTINUING THE CASE
22	V.	MANAGEMENT CONFERENCE
23		Date: April 15, 2011 Time: 10:30
24	LUCKY BRAND DUNGAREES, INC.,	Place: Courtroom 3, 5 th Floor
25		The Honorable Jeremy Fogel
26	Defendant.	
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Plaintiff Juvenal Robles and Defendant Lucky Brand Dungarees, Inc. ("Lucky Brand"), by and through their counsel, stipulate:

- 1. Plaintiff filed his Class Action Complaint on October 26, 2010, alleging defendant Lucky Brand violated the Telephone Consumer Protection Act, 47 U.S.C. § 227, by sending an unsolicited text message to plaintiff's cellular telephone in the summer of 2008. (Dkt. No. 1.)
- 2. Lucky Brand answered the complaint on January 10, 2011, alleging, among other things, various defenses that included issues involving consent, authorization, and other elements of plaintiff's statutory claims. (Dkt. No. 15.)
- 3. On January 21, 2011, the Court held a case scheduling conference and ordered the parties to participate in a settlement conference before Magistrate Judge Lloyd and to return and report the result of that conference to the Court on March 4, 2011. (*See* Dkt. No. 18.)
- 4. On February 24, 2011, the Court granted the parties' Stipulation to continue the March 4, 2011 status hearing so discovery related to third parties potentially involved in the text message promotional campaign at issue in the Complaint could be evaluated and to arrange the attendance of these third parties at the settlement conference. (Dkt. 24.)
- 5. On March 25, 2011, counsel for the parties secured the first date available on Magistrate Judge Lloyd's calendar that was convenient for Plaintiff, Defendant, and the third parties Lime Public Relations + Promotion, Merkle, Inc., and Take 5 Solutions, LLC, which was April 29, 2011 at 9:30 a.m. (*See* Dkt. 29.)
- 6. The parties, therefore, respectfully request the Court continue the April 15th Case Scheduling Conference to May 13, 2011 at 10:30 a.m. or to any date thereafter that is convenient to the Court.

IT IS SO STIPULATED.

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Dated: April 8, 2011 SHEPPARD, MULLIN, RICHTER & HAN By /s/ Brian R. Blackman CRAIG CARDON BRIAN R. BLACKM Attorneys for Defendant LUCKY BRAND DUN By /s/ Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 11 15 16 17 18 19	MPTON LLP
By /s/ Brian R. Blackman CRAIG CARDON BRIAN R. BLACKM. Attorneys for Defendant LUCKY BRAND DUN By /s/ Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 11 15 16 17 18	MPTON LLP
By /s/Brian R. Blackman. CRAIG CARDON BRIAN R. BLACKM. Attorneys for Defendant LUCKY BRAND DUN Dated: April 8, 2011 EDELSON MCGUIRE LLC By /s/Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 14 15 16 17 18	
CRAIG CARDON BRIAN R. BLACKM. Attorneys for Defendant LUCKY BRAND DUN Dated: April 8, 2011 EDELSON MCGUIRE LLC By /s/Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 14 15 16 17 18	
BRIAN R. BLACKM. Attorneys for Defendant LUCKY BRAND DUN Dated: April 8, 2011 EDELSON MCGUIRE LLC By /s/Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 11 15 16 17 18	
Attorneys for Defendant LUCKY BRAND DUN Dated: April 8, 2011 EDELSON MCGUIRE LLC By /s/Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 14 15 16 17 18	
Dated: April 8, 2011	
By /s/Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 14 15 16 17 18	GAREES, INC.
9 10 By /s/ Ryan D. Andrews RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 15 16 17 18	
RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 15 16 17 18	
RYAN D. ANDREW SEAN REIS Attorneys for Plaintiff JUVENAL ROI 13 14 15 16 17 18	
Attorneys for Plaintiff JUVENAL ROLL Attorneys for Plaintiff JUVENAL ROLL 14 15 16 17 18	
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W02-WEST:5BB\403298228.1 STIP. CASE MANAG	& ORDER CONTINUING GEMENT CONFERENCE

1	<u>CERTIFICATION</u>	
2	I, Brian Blackman, am the ECF User whose identification and password are being	
3	used to file this Stipulation And [Proposed] Order Continuing The Case Management	
4	Conference. In compliance with General Order 45.X.B., I hereby attest that Ryan D.	
5	Andrews has concurred in this filing.	
6	Dated: April 8, 2011	
7	SHEPPARD, MULLIN, RICHTER & HAMPTON LLP	
8		
9	By/s/Brian R. Blackman	
10	BRIAN R. BLACKMAN Attorneys for	
11	Defendant LUCKY BRAND DUNGAREES, INC.	
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ORDER Having considered the parties' stipulation and good cause appearing, the Court continues the Case Scheduling Conference to May 13, 2011 at 10:30 a.m. IT IS SO ORDERED. Dated: April <u>13</u>, 2011 The Honorable Jeremy Fogel United States District Judge