Alan Harris (SBN 146079) 1 HARRIS & RUBLE 6424 Santa Monica Blvd. 2 Los Angeles, CA 90038 Tel: 323.962.3777 3 Fax: 323.962.3004 4 Attorneys for Plaintiff 5 Rebecca M. Aragon (SBN 134496) Littler Mendelson 6 2049 Century Park East, Ste. 500 Los Angeles, CA 90067-3107 Tel: 310.553.0308 7 Fax: 310.553.5583 8 Attorneys for Defendant 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN JOSE DIVISION 13 SAUNDRA JOHNSON, Case No: CV11-05619 LHK 14 Assigned to Hon. Lucy H. Koh individually, and on behalf of all others similarly situated, 15 STIPULATION AND (PROPOSED) Plaintiff, ORDER CONTINUING THE 16 **DEADLINES FOR PLAINTIFF'S** OPPOSITION TO SKY CHEFS, INC.'S V. 17 MOTION TO DISMISS THE FÍRST SKY CHEFS, INC., a Delaware AMENDED COMPLAINT AND SKY 18 CHEFS, INC.'S REPLY IN SUPPORT business entity, and DOE ONE through and including DOE ONE OF ITS MOTION TO DISMISS THE 19 FIRST AMENDED COMPLAINT HUNDRED, 20 Defendants. 21 22 23 24 25 26 27 28

Plaintiff Saundra Johnson ("Plaintiff") and Defendant Sky Chefs, Inc. ("Defendant") (Plaintiff and Defendant collectively referred to as "the Parties"), by and through their respective counsel, hereby stipulate and agree as follows:

STIPULATION

WHEREAS, on or about October 18, 2011, Plaintiff commenced a civil action in Santa Clara Superior Court on behalf of herself and others similarly situated, entitled Saundra Johnson v. Sky Chefs, Inc., bearing Case No. 111CV211330;

WHEREAS, Defendant was served with the Complaint on or about October 20, 2011, and the First Amended Complaint ("FAC") on November 15, 2011;

WHEREAS, Defendant removed the state action to the above-captioned court on November 21, 2011;

WHEREAS, Defendant filed a FRCP 12(b)(6) Motion to Dismiss the FAC (the "Motion") on November 28, 2011, which is scheduled to be heard on March 8, 2012;

WHEREAS, pursuant to Civil Local Rule 7-3(a), the deadline for Plaintiff to file an Oppositon to Defendant's Motion is December 12, 2011;

WHEREAS, pursuant to Civil Local Rule 7-3(c), the deadline for Defendant to file a Reply in Support of its FRCP 12(b)(6) Motion to Dismiss the FAC is December 19, 2011;

WHEREAS, as described in the accompanying Declaration of Alan Harris, the parties have met and conferred regarding Defendant's Motion and desire to continue the Opposition and Reply deadlines so that the Parties can engage in good faith settlement negotiations in an effort to resolve this matter expeditiously and without further unwarranted expense;

Therefore, the Parties stipulate and agree that:

- 1. Plaintiff will file and serve any Opposition to the Motion, supporting memoranda and documents on or before January 9, 2011;
- 2. Defendant will file and serve any Reply in support of the Motion,

1	supporting memoranda and documents on or before February 15,	
2	2011.	
3	IT IS SO STIPULATED.	
4	DATED: December 7, 2011	HARRIS & RUBLE
5		/s/
6		Alan Harris Attorneys for Plaintiff
7	c /	niorneys for I taining
8	DATED: December 7, 2011	LITTLER MENDELSON
9		
10		Rebecca M. Aragon
11		Attorneys for Defendant
12	<u>-[PROPOSED] ORDER</u> PURSUANT TO STIPULATION, IT IS SO ORDERED.	
13		
14	DATED: December 12, 2011	S SO ORDERED.
15	DATED: December 12, 2011	Lucy 4 Kal
16		HONORABLE LUCY H. KOH
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