\*E-Filed: October 8, 2013\* 1 Lawrence A. Organ, State Bar No. 175503 Barbara E. Figari, State Bar No. 251942 2 Robert J.A. Fordiani, State Bar No. 256041 EQUALITY LAWYERS, LLP 3 9100 Wilshire Boulevard, Suite 333E Beverly Hills, CA 90210 4 (310) 910-9442 (310) 910-9446 FAX 5 Attorneys for Plaintiff 6 **ROSARIO ALONSO** 7 Rex Darrell Berry 8 BERRY & BLOCK, LLP 2150 River Plaza Drive, Suite 415 9 Sacramento, CA 95833 (916) 564-2000 10 (916) 564-2024 FAX 11 Attorneys for Defendant WALGREEN CO. 12 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 16 17 ) Case No. 5:12-CV-06269-HRL ROSARIO ALONSO, an individual, 18 Plaintiff, 19 STIPULATION CONTINUING EXPERT v. 20 **DESIGNATION DATE;** [PROPOSED] WALGREEN CO., and DOES 1 - 50, **ORDER** 21 inclusive, 22 Defendants. 23 Plaintiff Rosario Alonzo ("Plaintiff") and Defendants Walgreen Co. ("Defendant"), 24 through their respective counsel of record, stipulate and agree as follows: 25 The parties have engaged in significant written and deposition discovery. However, in 26 light of availability and location, the parties have agreed on deposition dates for indispensable 27 witnesses to occur after the discovery cut-off date. The indispensable witnesses to be deposed 28 **STIPULATION** 

are Walgreen's person most knowledgeable and human resource person, which are currently set to take place in Chicago, Illinois on September 25, 2013 and September 26, 2013, respectively.

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WHEREAS the testimony sought at deposition of Walgreen's person most knowledgeable and human resource person is important for the purpose of any retained expert's opinion as to the facts and circumstances involved in this matter, and is therefore significant for any expert's reports or findings that may either be relied upon by the parties or assist the finder of fact.

WHEREAS, the original date for designation of expert witnesses with reports was August 6, 2013.

WHEREAS, the parties jointly stipulated on June 4, 2013 to extend the discovery-cut-off
date and designation of experts with reports from August 6, 2013 to September 23, 2013;
rebuttal experts with reports deadline extended from September 3, 2013 to October 21, 2013;
expert discovery cut-off date extended from September 17, 2013 to November 4, 2013; Last Day
for Hearings on Dispositive Motions extended from November 12, 2013 at 10:00 a.m. to
December 31, 2013 at 10:00 a.m.; and Final Pretrial Conference extended from December 10,
2013 at 1:30 p.m. to February 11, 2014.

WHEREAS, the signed joint stipulation was entered by the Court on June 5, 2013.

WHEREAS, per the Court's Local Rules, counsel for the parties have met and conferred
on scheduling dates and location of remaining depositions and extending the date for each side
to designate experts with reports.

20 WHEREAS, the parties jointly agreed to extend the date for designation of expert
21 witnesses with reports to October 4, 2013;

NOW THEREFORE, The undersigned parties submit this stipulated request and
 respectfully request that the Court issue an Order as follows:

In order to accommodate the parties in completing the deposition discovery of indispensable witnesses, and providing such information for possible expert witnesses and their preparation of reports, the parties respectfully request an extension of the deadline to designate experts with reports, and the Court include in its Order the following:

The designation of experts with reports will be extended from September 23, 2013 to

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## STIPULATION

1	October 4, 2013 or any such later dates as the Court see fit;		
2	The designation of rebuttal experts with reports deadline will be extended from October		
3	21, 2013 to November 4, 2013 <del>, or any such later dates</del> .		
4	The expert discovery cut-off date will be extended from November 4, 2013 to November		
5	22, 2013 <del>, or any such later dates</del> .		
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7	IT IS SO STIPULATED:		
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9	Date: September 25, 2013	EQUALITY LAWYERS	
10		10/ Dohant I A Boudien:	
11		<u>/s/ Robert J.A. Fordiani</u> LARRY ORGAN	
12		BARBARA FIGARI ROBERT FORDIANI	
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14		Attorney for Plaintiff	
15	Date: September 25, 2013	BERRY & BLOCK, LLP	
16	Date. September 23, 2013		
17		TR	
18		REX DARREDL BERRY	
19		Attorney for Defendant	
20	IT IS SO ORDERED		
21		Λ()	
22	Date:, 2013		
23			
24		HOWARD L. LLYOD R. LLOYD	
25		UNITED STATES MAGISTRATE JUDGE	
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	STIPULATION		