5 6 7 8 9	RICK L. SHACKELFORD (SBN 151262) ShackelfordR@gtlaw.com ADAM SIEGLER (SBN 113266) SieglerA@gtlaw.com GREENBERG TRAURIG, LLP 1840 Century Park East, Suite 1900 Los Angeles, California 90067-2121 Tel: (310) 586-7700; Fax: (310) 586-7800 Attorneys for Defendant, WELCH FOODS, INC., A COOPERATIVE Ben F. Pierce Gore (SBN 128515) PGore@prattattorneys.com PRATT & ASSOCIATES 1871 The Alameda, Suite 425 San Jose, California 95126 Tel.: (408) 429-6506; Fax: (408) 369-0752 Attorneys for Plaintiffs, ELIZABETH PARK and CAROLYN OTTO	GRANTED GRANTED BRE, S. Aque Judge Paul S. Grewal	
12	UNITED STATES	DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15	ELIZABETH PARK and CAROLYN OTTO, individually and on behalf of all others	Case No. CV12-6449-PSG	
16	similarly situated,	Hon. Paul Singh Grewal, U.S. Magistrate	
17	Plaintiff,	STIPULATION TO EXTEND TIME FOR	
18	vs.	BRIEFING AND HEARING ON PLAINTIFFS' CLASS CERTIFICATION	
19 20	WELCH FOODS, INC., A COOPERATIVE,	MOTION	
20 21	Defendant.	Current Response Date: April 10, 2015	
21		New Response Date: June 26, 2015 [Other dates to conform]	
23		Initial Complaint Filed: December 20, 2012	
24		Trial Date: None Set	
25			
26			
27			
28			
	STIPULATION TO EXTEND TIME TO RES	POND TO CLASS CERTIFICATION MOTION CV-12-6449-PSG	
		Dockets.Justia.	.com

1	Plaintiffs Elizabeth Park and Carolyn Otto and Defendant Welch Foods, Inc., A Cooperative			
2	("Welch's") hereby stipulate through their respective counsel, as follows:			
3	1.	Plaintiffs' Motion for Class Certification was filed on January 12, 2015.		
4	2.	The Opposition brief of Welch's was originally due on February 23, 2015, but was		
5		extended to May 12 by price	or stipulation of the parties, as approved by the Court.	
6	3.	Despite the joint efforts of counsel, the parties have not been able to complete the out-of-		
7		state depositions of the expert witnesses in time for the transcripts to be available for the		
8		Opposition brief.		
9	4.	Counsel have worked together to schedule the depositions of Plaintiffs' three experts, Dr.		
10		Capps, Dr. Caswell, Dr. Scarbrough, for the last week of May and first week of June.		
11	5.	In the meantime, counsel have had some additional scheduling issues that have arisen,		
12		including an upcoming arbi	tration and a period of active duty military service in June.	
13	Accordingly, the parties stipulate as follows:			
14	6.	Good cause exists to move	the Opposition, Reply and Hearing dates, because both sides	
15		need a fair opportunity to c	omplete the expert witness depositions and utilize the	
16		transcripts in the briefing.		
17	7.	Subject to the approval of t	he Court, the briefing schedule will be extended as follows:	
18		Welch's Opposition:	June 26, 2015	
19		Plaintiff's Reply:	July 23, 2015	
20		Hearing:	August 18, 2015 (Tuesday, at 10:00 AM)	
21	8.	Other dates in the Scheduli	ng Order will be adjusted as necessary, by further order of the	
22		Court.		
23	DATED: Ma	w 1 2015	CDEENDEDC TDAUDIC LLD	
24	DATED. Ma	y 1, 2013	GREENBERG TRAURIG, LLP	
25			By: <u>//S//: Rick L. Shackelford</u>	
26			Rick L. Shackelford Attorneys for Defendant,	
27			WELCH FOODS, INC., A COOPERATIVE	
28	S	TIPULATION TO EXTEND TIM	E TO RESPOND TO CLASS CERTIFICATION MOTION <i>CV-12-6449-PSG</i>	

