

1 MORGAN, LEWIS & BOCKIUS LLP
 2 Melinda S. Riechert, Bar No. 65504
 3 Jennifer Svanfeldt, Bar No. 233248
 4 Nicole L. Antonopoulos, Bar No. 306882
 5 One Market, Spear Street Tower
 6 San Francisco, California 94105-1596
 7 Telephone: +1.415.442.1000
 8 Facsimile: +1.415.442.1001
 9 melinda.riechert@morganlewis.com
 10 jennifer.svanfeldt@morganlewis.com
 11 nicole.antonopoulos@morganlewis.com

12 Attorneys for Defendant
 13 LANE BRYANT, INC.

14 SCHIMMEL & PARKS, APLC
 15 Alan I. Schimmel, Bar No. 101328
 16 Michael W. Parks, Bar No. 154531
 17 Michael Kim, bar No 227685
 18 15303 Ventura Blvd., Suite 650
 19 Sherman Oaks, CA 91403
 20 Telephone: (818) 464-5061
 21 Facsimile: (819) 464-5091
 22 aischimmel@spattorneys.com
 23 mwparks@spattorneys.com
 24 mkim@spattorneys.com

25 Attorneys for Plaintiff
 26 WHITNEY HATCHER

27 UNITED STATES DISTRICT COURT
 28 NORTHERN DISTRICT OF CALIFORNIA
 SAN JOSE DIVISION

29 WHITNEY HATCHER, an individual, on
 30 behalf of herself, all others similarly
 31 situated, and on behalf of all other
 32 "aggrieved" employees,
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 34 Plaintiffs,
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 36 v.
 37 LANE BRYANT, INC., individually, and
 38 DOES 1-50,
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 40 Defendants.

Case No. 5:16-cv-02243-NC

**JOINT STIPULATION AND ~~PROPOSED~~
 ORDER TO CONTINUE THE HEARING
 ON DEFENDANT'S MOTION TO COMPEL
 ARBITRATION OF PLAINTIFF'S
 INDIVIDUAL CLAIMS, DISMISS THE
 CLASS CLAIMS, AND, TO STAY THE
 PAGA CLAIMS TO JULY 27, 2016**

1 Pursuant to Civil Local Rules 6-1 and 6-2, Defendant LANE BRYANT, INC.
2 (“Defendant”) and Plaintiff WHITNEY HATCHER (“Plaintiff”) (collectively, the “Parties”), by
3 and through their respective counsel of record, stipulate to continue the hearing on Defendant’s
4 Motion to Compel Arbitration of Plaintiff’s Individual Claims, Dismiss the Class Claims, and, To
5 Stay the PAGA Claims currently scheduled for July 6, 2016 to July 27, 2016, or to a date
6 thereafter that is mutually convenient for the Court.

7 WHEREAS, the Parties agree that continuing the hearing date will allow the Parties
8 time to meet and confer regarding the claims in the Complaint.

9 THEREFORE, IT IS STIPULATED by the Parties and respectfully requested that the
10 hearing on Defendant’s Motion to Compel Arbitration of Plaintiff’s Individual Claims, Dismiss
11 the Class Claims, and, To Stay the PAGA Claims currently scheduled for July 6, 2016 be
12 continued to July 27, 2016, or to a date thereafter that is mutually convenient for the Court.

13 IT IS SO STIPULATED.

14
15 Dated: July 1, 2016

16 By: /s/ Michael W. Parks
Michael W. Parks

17 SCHIMMEL & PARKS, APLC
18 Alan I. Schimmel, Bar No. 101328
19 Michael W. Parks, Bar No. 154531
20 Michael Kim, Bar No 227685
21 15303 Ventura Blvd., Suite 650
22 Sherman Oaks, CA 91403
23 Telephone: (818)464-5061
24 Facsimile: (819)464-5091
25 aischimmel@spattorneys.com
26 mwparks@spattorneys.com
27 mkim@spattorneys.com

28 *Attorneys for Plaintiff*

1 Dated: July 1, 2016

By: /s/ Melinda Riechert
Melinda Riechert

Melinda Riechert
MORGAN LEWIS & BOCKIUS LLP
One Market, Spear Street Tower
San Francisco, CA 94105-1596
Telephone: (415) 422-1486
Facsimile: (415) 422-1001
E-mail: melinda.riechert@morganlewis.com

Attorneys for Defendant

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9 **ATTESTATION**

10 I, Melinda Riechert, am the ECF user whose identification and password are being used to
11 file this Stipulation and [Proposed] Order to Continue the Hearing on Defendant's Motion to
12 Compel Arbitration of Plaintiff's Individual Claims, Dismiss the Class Claims, and, To Stay the
13 PAGA Claims. In compliance with Civil L.R. 5-1(i)(3), I hereby attest that Michael W. Parks
14 concurs in this filing.

15 DATED: July 1, 2016

MORGAN LEWIS & BOCKIUS LLP

By: /s/ Melinda Riechert

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~~PROPOSED~~ ORDER

Pursuant to the Parties' Stipulation to Continue the Hearing on Defendant's Motion to Compel Arbitration of Plaintiff's Individual Claims, Dismiss the Class Claims, and, To Stay the PAGA Claims and for good cause appearing, the Stipulation is approved. The Court hereby orders as follows:

The Hearing on Defendant's Motion to Compel Arbitration of Plaintiff's Individual Claims, Dismiss the Class Claims, and, To Stay the PAGA Claims currently scheduled for July 6, 2016 at 1:00 p.m. is continued until July 27, 2016. The request to appear by telephone is denied as moot.

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: July 1, 2016

Honorable Nathanael Cousins
United States Magistrate

