1	everyone involved.	
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3	Respectfully submitted,	
4	<u> </u>	
5		/s/ Irene Karbelashvili Irene Karbelashvili, Attorney for
6		Plaintiff Dmitry Yanushkevich
7	Dated: September 6, 2017	/s/ Charles A. Valente Charles A. Valente, Attorney for Defendant
8		Costco Wholesale Corporation
9		
10	FILER'S ATTESTATION	
11	Durguent to Local Dule 5.1. I haveby attest that on I. Irona Varbalashvili, received the	
12	Pursuant to Local Rule 5-1, I hereby attest that on, I, Irene Karbelashvili, received the concurrence of counsel for Defendant in the filing of this document.	
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14		Dyr /a/Irana Varbalashvili
15		By: /s/ Irene Karbelashvili IRENE KARBELASHVILI
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	Page 2 of 3	

DEADLINE

FOR GOOD CAUSE SHOWN, IT IS SO ORDERED:

That the last date for the Parties' Joint Site Inspection under General Order 56 is hereby modified so that the time to conduct the Joint Site Inspection is hereby extended to no later than September 15, 2017. The last dates under General Order 56 for the Parties' Meet and Confer and Notice for Mediation shall be modified accordingly.

DATED: September 7, 2017

United States District Judge