	ddixon@hueston.com Adam Olin, State Bar No. 298380 aolin@hueston.com HUESTON HENNIGAN LLP 523 West 6th Street, Suite 400 Los Angeles, CA 90014 Telephone: (213) 788-4340 Facsimile: (888) 775-0898 Attorneys for Defendant Beccela's Etc., LLC	DISTRICT COURT	
10 11	NORTHERN DISTR	ICT OF CALIFORNIA	
12	CISCO SYSTEMS, INC., et al.,	Case No. 18-cv-00477-BLF (SVK)	
13	Plaintiffs,	STIPULATION AND [PROPOSED] ORDER FOR LEAVE TO FILE AMENDED	
14	vs.	COMPLAINT AND SETTING BRIEFING	
15	BECCELA'S ETC., LLC,	SCHEDULE	
16	Defendant.		
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	STIPULATION AND [PROPOSED]-OF COMPLAINT AND SETT	Case No. 18-cv-00477-BLF (SVK) RDER FOR LEAVE TO FILE AMENDED ING BRIEFING SCHEDULE	

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1	Pursuant to Local Rules 6-1(b) and 6-2, Plaintiffs Cisco Systems, Inc. and Cisco			
2	Technology, Inc. (together, "Cisco") and Defendant Beccela's Etc., LLC ("BecTech" and together			
3	with Cisco, the "Parties") hereby stipulate and agree as follows:			
4	WHEREAS, Cisco filed its Complaint on January 22, 2018, ECF No. 1;			
5	WHEREAS, BecTech filed a Motion to Dismiss the Complaint (the "Motion") on March			
6	29, 2018, ECF No. 22, that was set for hearing on August 16, 2018 at 9:00 a.m.;			
7	WHEREAS, Cisco advised BecTech that it desired to file an amended complaint;			
8	WHEREAS, the Parties entered into a stipulation on July 16, 2018, by which the hearing for			
9	the Motion would be vacated, Cisco would provide a proposed Amended Complaint on August 3,			
10	2018, and BecTech would inform Cisco that it would either stipulate to or oppose amendment of			
11	the Complaint by August 7, 2018, and that Cisco would file any stipulation by August 10, 2018;			
12	WHEREAS, Cisco provided BecTech on August 3, 2018 with a copy of its proposed			
13	Amended Complaint, which seeks to add additional defendants and claims in this action;			
14	WHEREAS, BecTech does not oppose Cisco's request to file Plaintiffs' [Proposed]			
15	Amended Complaint attached hereto as Exhibit A ("Amended Complaint");			
16	WHEREAS, the Amended Complaint adds Arbitech, LLC ("Arbitech") and another			
17	company as Defendants;			
18	WHEREAS, Arbitech is the parent of BecTech and is represented by the same counsel;			
19	WHEREAS, Arbitech has agreed to accept service of the Amended Complaint and respond			
20	to the Amended Complaint on the same agreed schedule as BecTech below; and,			
21	WHEREAS, good cause exists to permit the extensions of time and stipulated briefing			
22	schedule in the interest of efficiency and preserving the time and resources of the Parties and the			
23	Court.			
24	IT IS THEREFORE STIPULATED AND AGREED that this Stipulation shall be deemed			
25	entered and the Amended Complaint, which is attached hereto as Exhibit A, shall be electronically			
26	filed as a separate docket entry by Cisco on or before August 14, 2018.			
27	IT IS FURTHER STIPULATED AND AGREED that:			
28	a. Defendant BecTech and Arbitech shall file their responses to the Amended			
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1	Complaint on or before September 11, 2018, 28 days from the Complaint filing		
2	deadline above;		
3	b. Should De	Should Defendant BecTech and/or Arbitech move to dismiss, Cisco shall file its	
4	oppositior	n to BecTech's motion on or before October 9, 2018, 28 days from the last	
5	day for fil	ing of any such motion to dismiss; and,	
6	c. BecTech a	BecTech and/or Arbitech shall file any reply brief by October 23, 2018, 14 days	
7	from the la	from the last day for filing of Cisco's opposition.	
8	IT IS SO STIPULATED.		
9	DATED: August 10, 201	8 Respectfully submitted,	
10		HUESTON HENNIGAN LLP	
11			
12		By: /s/ Douglas J. Dixon Douglas J. Dixon	
13		Attorneys for Defendant	
14		Beccela's Etc., LLC	
15			
16	DATED: August 10, 201	8 SIDEMAN & BANCROFT LLP	
17			
18		By: /s/ Richard J. Nelson	
19		Richard J. Nelson Attorneys for Plaintiffs	
20		Cisco Systems, Inc. and Cisco Technology, Inc.	
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22	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
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24		10, 2018 Beh Lely Theenan	
25	Dated: August	10, 2018 Beth Labson Freeman	
26		United States District Judge	
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	COMPLAINT AND SETTING BRIEFING SCHEDULE		