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5	Attorneys for Plaintiff Annie Sloan Interiors, 1	td.	
6	UNITED STATES DISTRICT COURT		
7	DISTRICT OF NEVADA		
8			
9	JOLIE DESIGN & DÉCOR, INC., and ANNIE SLOAN INTERIORS, LTD.,	Case No.: 2:18-cv-00145-JAD-VCF	
10	Plaintiff,	STIPULATION AND ORDER TO	
11	V.	EXTEND TIME TO FILE OPPOSITION TO MOTION TO SET ASIDE DEFAULT	
12 13	BB FROSCH, LLC; THE JKKJKK TRUST; JASON SMITH and KRISTIN SMITH, et al.,	(First Request)	
		1	
14	Defendants.		
15			
16	Pursuant to Local Rule IA 6-1(a) and Fed. R. Civ.P. 6(b)(1)(A), Plaintiff Annie Sloa		
17	Interiors, Ltd., ("Plaintiff" or Annie Sloan"), and Defendants BB Frosch, LLC and The JKKJKI		
18	Trust ("Defendants"), by and through their undersigned counsel, stipulate to extend the deadline		
19	for Annie Sloan to file its Opposition ("Opposition") to Defendants' Motion to Set Aside Defaul		
20	(ECF 84), filed on October 26, 2018, from November 9, 2018, to November 16, 2018, with		
21	Defendants' Reply to be due on November 30, 2018. This is the first request for such as		
22	extension.		
23	LR IA 6-1 provides that stipulations to extend may be granted upon a showing of good		
24	cause when brought prior to the expiration of the relevant deadline. LR IA 6-1(a). There is good		
25	cause for this extension.		
26	Annie Sloan is a foreign company organized under the laws of the United Kingdom and		
27	had formerly coordinated its legal actions in the United States connection with its former U.S.		
28	distributor. That coordination has now ended.	Accordingly, Annie Sloan requests this extension	
D.			

fca-w-0824

1	so that it may have adequate time to confer with the undersigned counsel regarding Defendants'		
2	Motion and Annie Sloan's Opposition to it. Defendants' deadline to file their Reply is similarly		
3	extended to accommodate the Thanksgiving Holiday. Neither party will be prejudiced by the		
4	stipulation.		
5	Accordingly, the Parties hereby stipulate that the deadline for Annie Sloan to file its		
6	Opposition to Defendants Motion to Set Aside Default (ECF No. 84) shall be extended from		
7	November 9, 2018, to November 16, 2018, and Defendants' Reply to the same shall be due		
8	November 30, 2018.		
9	DATED: November 9, 2018.		
10	/-/ E. Chairtanh an Assatin	/-/ V A. C;4].	
11	/s/ F. Christopher Austin F. Christopher Austin, Esq. caustin@weidemiller.com	/s/ Kurt A. Smith Kurt A. Smith, Esq.	
12	WEIDE & MILLER, LTD. 10655 Park Run Drive, Suite 100	SMITH LEGAL GROUP 1701 N. Green Valley Pkwy., Suite 4-C Henderson, NV 89074	
13	Las Vegas, NV 89144	info@thelegalsmith.com	
14	Attorneys for Plaintiff Annie Sloan Interiors, Ltd.	Attorney for The JKKJKK Trust and BB Frosch, LLC	
15	Etc.	1103011, 220	
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18	<u>ORDER</u>		
19	IT IS SO ORDERED		
20	Dated: November 14, 2018.		
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22	UNITED STATES DISTRICT JUDGE		
23		THE STATES LISTING FOODSE	
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