1		THE HONORABLE ROBERT S. LASNIK	
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7	UNITED STATES DISTRICT COURT		
8	WESTERN DISTRICT OF WASHINGTON		
9	AT SEATTLE		
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11	NATIONAL PRODUCTS, INC.	Case No. 2:17-cv-00014-RSL	
12	Plaintiff		
13	v.	STIPULATED MOTION AND ORDER TO EXTEND TIME TO RESPOND TO	
14	SCOPE MOUNTED ELECTRONICS,	COMPLAINT AND INITIAL	
15	LLC, ATTACHIT, LLC, and APPLE CREEK WHITETAILS, LLC	SCHEDULING DATES	
16	Defendants		
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18	Defendants Scope Mounted Electronics,	, LLC, AttachIt, LLC, and Apple Creek	
19	Whitetails, LLC ("Defendants") and Plaintiff National Products, Inc. ("Plaintiff"), by and		
20	through their respective counsel, jointly move as follows:		
21	WHEREAS, Plaintiff filed its Complaint in this Court on January 5, 2017;		
22	WHEREAS, Defendants Apple Creek Whitetails, LLC and AttachIt, LLC were served on		
23	January 12, 2017, and the current deadline for their answers or responses under Rule 12(b) is		
24	February 2, 2017;		
25	WHEREAS, Defendant Scope Mounted Electronics, LLC was served on January 13,		
26	2017, and the current deadline for its answer or response under Rule 12(b) is February 3, 2017;		

1	WHEREAS, the Court set Initial Scheduling Dates in its Order dated January 9, 2017			
2	(Dkt. No. 4) as follows:			
3	Deadline for FRCP 26(f) Conference:	2/6/2017		
4	Initial Disclosures Pursuant to FRCP 26(a)(1):	2/13/2017		
5	Combined Joint Status Report and Discovery			
6	Plan as Required by FRCP 26(f)			
7	and Local Civil Rule 26(f):	2/21/2017;		
8	WHEREAS, the above-captioned action was subsequently reassigned to the Honorable			
9	Robert S. Lasnik on February 1, 2017 (Dkt. No. 13);			
10	WHEREAS, Defendants have stated that they require additional time to evaluate the			
11	allegations in the Complaint, and Plaintiff agrees to extend the time for all defendants to answer			
12	or respond to the Complaint;			
13	WHEREAS, the parties agree that additional time is needed after Defendants have			
14	answered or responded to the Complaint to hold the FRCP 26(f) conference and make initial			
15	disclosures pursuant to FRCP 26(a)(1);			
16				
17	STIPULATION			
18	Therefore, the parties agree and respectfully request that the	he Court enter an order		
19	extending the time for all defendants to answer or respond under Rule 12(b) and extending the			
20	initial scheduling deadlines as follows:			
21	1. Extend the time for Defendants to answer or respond to	under Rule 12(b) to March3,		
22	2017;			
23	2. Extend the deadline for the parties' FRCP 26(f) confer	ence to March 17, 2017;		
24	3. Extend the deadline for initial disclosures pursuant to	FRCP 26(a)(1) to March 24,		
25	2017; and			
26				

1	4. Extend the deadline for the combined joint status report and discovery plan as			
2	required by FRCP 26(f) and Local Civil Rule 26(f) to April 3, 2017.			
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4				
5	STIPULATED TO and DATED this 1s	t day of February, 2017.		
6	BY:			
7	/s/ Matthew N. Miller	/s/ Elizabeth B. Hagan		
8	Matthew N. Miller, WSBA 48704 Email: matthew@mohriplaw.com	David K. Tellekson (WSBA No. 33523) Email: dtellekson@fenwick.com		
9	Mohr IP Law Solutions, P.C.	Ewa M. Davison (WSBA No. 39524)		
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	Portland, OR 97204 Telephone: 503-336-1214	Elizabeth B. Hagan (WSBA No. 46933) Email: ehagan@fenwick.com		
11	•	Jessica M. Kaempf (WSBA No.51666)		
12	Attorney for Defendants Scope Mounted Electronics, LLC, AttachIt, LLC, and Apple	Email: jkaempf@fenwick.com Fenwick & West LLP		
13	Creek Whitetails, LLC	1191 Second Avenue, 10th Floor		
14		Seattle, WA 98101		
		Telephone: 206.389.4510 Facsimile: 206.389.4511		
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16		Attorneys for Plaintiff National Products, Inc.		
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1	Order				
2	Based on the foregoing stipulation of the parties, and good cause appearing, therefore:				
3	IT IS HEREBY ORDERED THAT the deadline for Defendants to answer or respond to				
4	Plaintiffs' Complaint is extended until March 3, 2017.				
5	IT IS FURTHER ORDERED THAT the initial scheduling dates are extended as follows				
6	Deadline for FRCP 26(f) Conference:		3/17/2017		
7	Initial Disclosures Pursuant to FRCP 26(a)(1):		3/24/2017		
8	Combined Joint Status Report and Discovery Plan as Required by FRCP 26(f) and Local Civil Rule 26(f):		4/3/2017.		
9	IT IS SO ORDERED.				
10	DATED this 2 <sup>nd</sup> day of February, 2017.				
11		MMS Casnik	-		
12 13		Robert S. Lasnik United States District Jud			
14	Presented by:				
15	/s/ Matthew N. Miller	/s/ Elizabeth B. Hagan			
16 17	Matthew N. Miller, WSBA 48704 Email: matthew@mohriplaw.com	David K. Tellekson (WSBA N Email: dtellekson@fenwick	,		
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19	Telephone: 503-336-1214	Email: ehagan@fenwick.co	,		
20	Augusta Cara Dafan Janua Cara Manusa J	Jessica M. Kaempf (WSBA No			
21	Attorney for Defendants Scope Mounted Electronics, LLC, AttachIt, LLC, and Apple	Email: jkaempf@fenwick.c FENWICK & WEST LLP	om		
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25		Inc.			
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