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Honorable Thomas S. Zilly

## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

EKO BRANDS, LLC,

Plaintiff,

v.

ADRIAN RIVERA MAYNEZ ENTERPRISES, INC.; and ADRIAN RIVERA, an individual, ORDER TO EXTEND DEADLINE TO

Civil Action No. 17-cv-894TSZ

RESPOND TO DEFENDANTS' MOTION FOR SUMMARY JUDGMENT AND MOTION TO EXCLUDE TESTIMONY

RENEWED STIPULATED MOTION AND

Defendants.

Plaintiff Eko Brands, LLC ("Eko") and Defendants Adrian Rivera Maynez Enterprises, Inc. and Adrian Rivera (together "ARM") respectfully requested that this Court extend the deadlines for Eko to file its responses to ARM's Motion for Summary Judgment (Dkt. 33) and Motion to Exclude Testimony of Catherine Carr (Dkt. 34) as well as move the deadlines for ARM's replies to these motions as proposed below:

	Existing Deadline	Proposed Deadline
Deadline to Oppose ARM's Motion for Summary Judgment:	August 31	September 14
Deadline to Oppose ARM's Motion to Exclude Testimony:	August 27	September 14
Deadline for ARM's Reply to ARM's Motion for Summary Judgment:	September 7	September 21

STIPULATED MOTION AND ORDER TO MODIFY **BRIEFING SCHEDULE - 1** Civil Action No. 17-cv-894TSZ ESUP-6-0008P15 STIPMotSched New.docx

LOWE GRAHAM JONES

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Deadline for ARM's Reply to ARM's Motion to Exclude Testimony:

By Minute Order dated August 28, 2018 (Dkt. 45) the Court granted the motion, renoted Defendants' motions, and reset Defendants' reply to the new noting date, but did not change the deadline for Plaintiff's response as requested or consistent with the new noting dates to September 14, 2018. Accordingly, the parties respectively request that the Court confirm the Plaintiffs' response deadline is September 14, 2018.

**RESPECTFULLY SUBMITTED, August 30, 2018** 

s/ William A. Delgado (admitted *pro hac vice*) s/ David A. Lowe, WSBA No. 24,453 Lowe@LoweGrahamJones.com wdelgado@willenken.com WILLENKEN WILSON LOH & DELGADO<sup>LLP</sup> s/ Tim Billick, WSBA No. 46,690 Billick@LoweGrahamJones.com 707 Wilshire Blvd., Suite 3850 LOWE GRAHAM JONESPLLC Los Angeles, CA 90017 701 Fifth Avenue, Suite 4800 T: 213.955.9240 Seattle, WA 98104 T: 206.381.3300 D. Jeffrey Burnham, WSBA No. 22679 DJBurnham@jgkmw.com JOHNSON, GRAFFE, KEAY, MONIZ & WICK<sup>LLP</sup> Attorneys for Plaintiff 925 Fourth Ave., Ste. 2300 Seattle, WA 98104 T: 206.223.4770 Attorneys for Defendants

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STIPULATED MOTION AND ORDER TO MODIFY **BRIEFING SCHEDULE - 2** 

Civil Action No. 17-cv-894TSZ ESUP-6-0008P15 STIPMotSched New.docx



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## ORDER

Pursuant to Fed. R. of Civ. P. 16(b)(4) and the Local Civil Rules, the parties requested that the Court modify the briefing schedule regarding Defendants' Motion for Summary Judgment (Dkt. 33) and Motion to Exclude the Testimony of Catherine Carr (Dkt. 34). Upon consideration, and good cause having been shown, this Court hereby amends its scheduling order (Dkt. 23) as set forth above.

IT IS SO ORDERED.

DATED this 30th day of August, 2018.

homas fille

Thomas S. Zilly United States District Judge

STIPULATED MOTION AND ORDER TO MODIFY BRIEFING SCHEDULE - 3

Civil Action No. 17-cv-894TSZ ESUP-6-0008P15 STIPMotSched New.docx



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