

counsel. Subsequently, Defendants retained FisherBroyles LLP. On December 5, 2017, the parties 1 filed a Stipulation, and on December 6, 2017, the Court entered an Order, extending to December 2 26, 2017, Defendants' deadline to respond to the Complaint. 3 Plaintiff provided its draft of the Combined Joint Status Report and Discovery Plan ("the 4 Report") to Defendants' counsel on December 11, 2017. Because Defendants' counsel did not meet 5 and confer with Plaintiff's counsel, the parties believe that it would be beneficial to extend the filing 6 deadline for the Report to allow for a second meet and confer and to allow Defendants' counsel 7 sufficient time to contribute to the Report. 8 In light of the above, the parties request a brief continuance of the deadline to file a 9 Combined Joint Status Report and Discovery Plan from December 11, 2017 to December 18, 2017, 10 or to another date the Court deems appropriate. 11 12 Dated: December 11, 2017 CARNEY BADLEY SPELLMAN, P.S. 13 Attorneys for Plaintiff Quality Products, Inc. 14 15 By /s/Ashley Long Ashley K. Long/ WA Bar No. 45738 16 701 Fifth Avenue, Suite 3600 Seattle, WA 98104-7010 17 Telephone: (206) 622-8020 Facsimile: (206) 467-8215 18 long@carneylaw.com Email: 19 THOITS LAW **Attorneys for Plaintiff Quality** 20 Products, Inc. 21 /s/Andrew Holland By: 22 Andrew P. Holland/ CA Bar No. 224737 (Admitted Pro Hac Vice) 23 Michael Y. Hsueh/ CA Bar No. 286548 (Admitted Pro Hac Vice) 24 400 Main Street. Suite 250 Los Altos, California 94022 25 Telephone: (650) 327-4200 Facsimile: (650) 325-5572 26 aholland@thoits.com Email: mhsueh@thoits.com

1 Dated: December 11, 2017 FISHERBROYLES LLP 2 **Attorneys for Defendants** 3 4 /s/ Thomas Lundin Jr. By Geoffrey Revelle/WA Bar No. 4817 5 Jason M. Pass/WA Bar No. 43964 701 Fifth Avenue, Suite 4200 6 Seattle, WA 98104 Telephone: (206) 714-0964 7 Email: geoffrey.revelle@fisherbroyles.com 8 jason.pass@fisherbroyles.com Thomas C. Lundin Jr./MS Bar No. 105160 9 (Admitted pro hac vice) 10 111 Favre Street Waveland, MS 39576 Telephone: (678) 778-8857 11 Email: tom.lundin@fisherbroyles.com 12 ORDER 13 Based on the foregoing stipulated motion of the parties and good cause appearing, 14 therefore it is so ordered that the time for the parties to file their Combined Joint Status Report 15 and Discovery Plan is hereby extended to December 18, 2017. 16 17 18 **United States District Court Judge** 19 Presented by: 20 CARNEY BADLEY SPELLMAN, P.S. **Attorneys for Plaintiff Quality** 21 Products, Inc. 22 /s/Ashley Long 23 Ashley K. Long/ WA Bar No. 45738 701 Fifth Avenue, Suite 3600 24 Seattle, WA 98104-7010 Telephone: (206) 622-8020 Facsimile: (206) 467-8215 Email: long@carneylaw.com 26

STIPULATED MOTION TO CONTINUE DEADLINE

177312.003/1049415

THOITS LAW **Attorneys for Plaintiff Quality** Products, Inc.

				- 1						
•	~ 1		-	I		- 11	_	11.	and	1
1	SI	А	FIC	и	-w	м	a	113	ame	

Andrew P. Holland/ CA Bar No. 224737

(Admitted Pro Hac Vice)

Michael Y. Hsueh/ CA Bar No. 286548

(Admitted Pro Hac Vice) A Professional Corporation
400 Main Street, Suite 250
Los Altos, California 94022
Telephone: (650) 327-4200
Facsimile: (650) 325-5572
Email: aholland@thoits.com

mhsueh@thoits.com

177312.003/1049415

CERTIFICATE OF SERVICE

I hereby certify that on December 11, 2017, I electronically filed the foregoing with the Clerk of the Court using the ECF system which sent notification of such filing to all coursel of record.

/s/Andrew Holland
Andrew P. Holland

177312.003/1049415