| 1 2 3 4 | LEXINGTON LAW GROUP Howard Hirsch, State Bar No. 213209 Ryan Berghoff, State Bar No. 308812 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 hbirsch@uslawgroup.com | |
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| 5 | hhirsch@lexlawgroup.com rberghoff@lexlawgroup.com | |
| 6 | Attorneys for Plaintiff KATHLEEN SMITH | |
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| 9 | UNITED STATES DIS | |
| 10 | FOR THE NORTHERN DISTR | RICT OF CALIFORNIA |
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| 12 | KATHLEEN SMITH, on behalf of herself and all others similarly situated, | Case No. 4:18-cv-06690-HSG Assigned to Hon. Haywood S. Gilliam, |
| 13 | Plaintiff, | Jr. |
| 14 | V. | JOINT ADMINISTRATIVE MOTION TO STAY PROCEEDINGS |
| 15 | KEURIG GREEN MOUNTAIN, INC., | AND TO MODIFY CASE SCHEDULE |
| 16 17 | Defendant. | |
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Pursuant to Civil Local Rule 6-3, Plaintiff Kathleen Smith ("Plaintiff") and Defendant 1 Keurig Green Mountain, Inc. ("Defendant") (collectively, the "Parties") hereby move the Court to 2 stay all proceedings in this matter other than those related to approval of a proposed settlement, 3 and to replace the current schedule in this case with a schedule for Plaintiff's anticipated motion 4 for preliminary approval of class action settlement agreement. The Parties are pleased to report 5 that they have reached an agreement in principle to resolve all claims raised by Plaintiff and the 6 Class. The Parties are diligently working to convert the terms of their agreement (which are 7 currently memorialized in a term sheet) into a settlement agreement. 8 BACKGROUND 9 On October 21, 2020, this Court set case deadlines pursuant to Federal Rule of Civil 10 Procedure 16 and Civil Local Rule 16-10 (ECF No. 103). 11 On May 11, 2021, the Parties participated in a full day of mediation with the Honorable 12 Morton Denlow. 13 On June 4, 2021, the Parties filed a Stipulation to extend the deadlines to exchange 14 opening expert reports, rebuttal expert reports, and the close of discovery by one month (ECF No. 15 117), which the Court granted (ECF No. 119). 16 On July 14, 2021, the Parties filed a Joint Administrative Motion to extend the deadlines to 17 exchange opening expert reports, rebuttal expert reports, and the close of discovery by three 18 months (ECF No. 114), which the Court granted (ECF No. 115). 19 On September 21, 2021, the Parties participated in a second full day of mediation with the 20 21 Honorable Morton Denlow. Since the mediation, the Parties have continued to pursue settlement discussions, both on their own and with the assistance of the mediator. 22 On October 26, 2021, the Parties reached an agreement in principle to resolve all claims 23 24 raised by Plaintiff and the Class. The Parties are diligently working to convert the terms of their agreement (which are currently memorialized in a term sheet) into a settlement agreement. 25 **DISCUSSION** 26 The Parties are very mindful of the Court's reluctance to modify the case schedule in this 27 matter. However, good cause exists to stay proceedings in this case (except those related to the 28 - 1 -

proposed settlement) and to suspend the current schedule and to replace it with a schedule for
 Plaintiff's motion for preliminary approval of class action settlement agreement. The Parties have
 reached an agreement to resolve all claims raised by Plaintiff and the Class, and believe it makes
 sense to prioritize converting the terms of their agreement (which are currently memorialzed in a
 term sheet) into a settlement agreement and then to seek the Court's preliminary approval of the
 settlement agreement rather than focusing their attention on expert reports and discovery.

7 The Parties' proposed schedule below is based on the Court's "Scheduling Notes," which
8 currently indicate that the soonest available date for law and motion matters is March 10, 2022.

9 Accordingly, the Parties jointly request that the Court stay all proceedings in this matter
10 except those related to approval of a class action settlement and to replace the current case

11 schedule with a schedule for Plaintiff's motion for preliminary approval of class action settlement

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12 agreement as follows:

| 13 | Event | Proposed Deadline |
|----|------------------------------------------------------------------------------|----------------------------------------|
| 14 | Motion for Preliminary Approval of Class Action Settlement | February 24, 2022 |
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| 16 | Hearing on Motion for Preliminary Approval of Class Action Settlement | March 10, 2022 |
| 17 | of Class Action Settlement | |
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| 19 | Dated: October 26, 2021 LI | EXINGTON LAW GROUP |
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| 21 | | <u>Howard Hirsch</u> |
| 22 | Howard Hirsch (State Bar No. 213209) Ryan Berghoff (State Bar No. 308812) | |
| | LEXINGTON LAW GROUP | |
| 23 | | |
| 24 | San Francisco, CA 94117 Telephone: (415) 913-7800 | |
| | | csimile: (415) 759-4112 |
| 25 | hhirsch@lexlawgroup.com | |
| 26 | rb | ergoff@lexlawgroup.com |
| 27 | | torneys for Plaintiff ATHLEEN SMITH |
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| | - 2 - | |
| | JOINT MOTION TO MODIFY CASE SCHEDULE – Case No. 4:18-cv-06690-HSG | |

| 1 | DATED: October 26, 2021 | DORSEY & WHITNEY LLP |
|----|----------------------------|------------------------------------------------------------------------|
| 2 | _ | |
| 3 | B | y <u>/s/ Creighton Magid</u> Kent J. Schmidt (State Bar No. 195969) |
| 4 | | Navdeep K. Singh (State Bar No. 284486) |
| 4 | | DORSEY & WHITNEY LLP |
| 5 | | 600 Anton Boulevard, Suite 2000 Costa Mesa, CA 92626 |
| 6 | | Telephone: (714) 800-1400 |
| 7 | | Facsimile: (714) 800-1499 |
| | | schmidt.kent@dorsey.com singh.navdeep@dorsey.com |
| 8 | | singn.navdeep@doisey.com |
| 9 | | Creighton R. Magid (admitted pro hac vice) |
| 10 | | DORSEY & WHITNEY LLP 1401 New York Avenue NW, Suite 900 |
| | | Washington, D.C. 20005 |
| 11 | | Telephone: (202) 442-3555 |
| 12 | | Facsimile: (202) 442-3199 |
| 13 | | magid.chip@dorsey.com |
| | | Attorneys for Defendant |
| 14 | | KEURIG GREEN MOUNTAIN, INC. |
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| | JOINT MOTION TO MODIFY CAS | E SCHEDULE – Case No. 4:18-cv-06690-HSG |

| 1 | ATTESTATION | | |
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| 2 | I, Howard Hirsch, am the CM/ECF user whose ID and password are being used to file | | |
| 3 | Joint Case Management Conference Statement. Pursuant to Local Civil Rule 5-1(i)(3), I hereby | | |
| 4 | attest that Keurig Green Mountain, Inc., on whose behalf this filing is jointly submitted, has | | |
| 5 | concurred in this filing. | | |
| 6 | | | |
| 7 | /s/ Howard Hirsch | | |
| 8 | Howard Hirsch | | |
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| 10 | CERTIFICATE OF SERVICE | | |
| 11 | I, Howard Hirsch, an attorney, hereby certify that on October 26, 2021, I caused a | | |
| 12 | complete and accurate copy of the foregoing document to be served via this Court's ECM/ECF | | |
| 13 | notification system, which will serve electronically to all participants in this case. | | |
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| 15 | /s/ Howard Hirsch | | |
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| | - 4 - JOINT MOTION TO MODIFY CASE SCHEDULE – Case No. 4:18-cv-06690-HSG | | |

| | Case 4:18-cv-06690-HSG Document 124- | 1 Filed 10/26/21 Page 1 of 4 |
|-------------------------------------------------------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|------------------------------------------------------------------------|
| 1 2 3 4 5 6 7 8 9 10 11 | LEXINGTON LAW GROUP Howard Hirsch, State Bar No. 213209 Ryan Berghoff, State Bar No. 308812 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 hhirsch@lexlawgroup.com rberghoff@lexlawgroup.com LAW OFFICE OF GIDEON KRACOV Gideon Kracov, State Bar No. 179815 801 S. Grand Ave., 11th Floor Los Angeles, CA 90017 Telephone: (213) 629-2071 Facsimile: (213) 623-7755 gk@gideonlaw.net Attorneys for Plaintiff KATHLEEN SMITH | |
| 12 | UNITED STATES I | DISTRICT COURT |
| 13 | NORTHERN DISTRICT OF CALIFORNIA | |
| 14 | | |
| 15 | KATHLEEN SMITH, on behalf of herself and all others similarly situated, | Case No. 4:18-cv-06690-HSG Assigned to Hon. Haywood S. Gilliam, Jr. |
| 16 17 | Plaintiff, | DECLARATION OF HOWARD HIRSCH IN SUPPORT OF JOINT |
| 18 | v. | ADMINISTRATIVE MOTION TO STAY PROCEEDINGS AND TO MODIFY CASE |
| 19 | KEURIG GREEN MOUNTAIN, INC, | SCHEDULE |
| 20 | Defendant. | |
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| | HIRSCH DECL. ISO JOINT MOTION TO MODIFY | CASE SCHEDULE - CASE NO. 4:18-cv-06690-HSG |

DECLARATION OF HOWARD HIRSCH

I, Howard Hirsch, declare:

1. I am an attorney duly licensed to practice before this Court and a partner at the Lexington Law Group, counsel of record for Plaintiff Kathleen Smith ("Plaintiff") in this matter. I have personal knowledge of all the facts contained in this declaration, and, if called as a witness, I could and would competently testify thereto.

2. On October 21, 2020, this Court set case deadlines pursuant to Federal Rule of Civil Procedure 16 and Civil Local Rule 16-10 (ECF No. 103).

3. On May 11, 2021, the Parties participated in a full day of mediation with the Honorable Morton Denlow.

4. On June 4, 2021, the Parties filed a Stipulation to extend the deadlines to exchange opening expert reports, rebuttal expert reports, and the close of discovery by one month (ECF No. 117), which the Court granted (ECF No. 119).

5. On July 14, 2021, the Parties filed a Joint Administrative Motion to extend the deadlines to exchange opening expert reports, rebuttal expert reports, and the close of discovery by three months (ECF No. 114), which the Court granted (ECF No. 115).

6. On September 21, 2021, the Parties participated in a second full day of mediation with the Honorable Morton Denlow. Since the mediation, the Parties have continued to pursue settlement discussions, both on their own and with the assistance of the mediator.

7. On October 26, 2021, the Parties reached an agreement in principle to resolve all claims raised by Plaintiff and the Class. The Parties are diligently working to convert the terms of their agreement (which are currently memorialized in a term sheet) into a settlement agreement.

8. This requested time modification will stay all existing dates and set a hearing date for Plaintiff's Motion for Preliminary Approval of Class Action Settlement.

9. Good cause exists to stay proceedings in this case (except those related to the proposed settlement) and to suspend the current schedule and to replace it with a schedule for Plaintiff's motion for preliminary approval of class action settlement agreement. The Parties have reached an agreement to resolve all claims raised by Plaintiff and the Class, and believe it makes sense to prioritize

Case 4:18-cv-06690-HSG Document 124-1 Filed 10/26/21 Page 3 of 4

| 1 | converting the terms of their agreement (which are currently memorialized in a term sheet) into a | |
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| 2 | settlement agreement and then to seek the Court's preliminary approval of the settlement agreement | |
| 3 | rather than focusing their attention on expert reports and discovery. | |
| 4 | 10. The Parties' proposed schedule is based on the Court's "Scheduling Notes," which | |
| 5 | currently indicate that the soonest available date for law and motion matters is March 10, 2022. | |
| 6 | | |
| 7 | I declare under penalty of perjury under the laws of the State of California that the foregoing is | |
| 8 | true and correct. Executed this 26th day of October, 2021, in San Francisco, California. | |
| 9 | /s/ Howard Hirsch | |
| 10 | Howard Hirsch | |
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| | 3 HIRSCH DECL. ISO JOINT MOTION TO MODIFY CASE SCHEDULE - CASE NO. 4:18-cv-06690-HSG | |
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| | Case 4:18-cv-06690-HSG Document 124-1 Filed 10/26/21 Page 4 of 4 |
|----|---------------------------------------------------------------------------------------------------------------------------|
| 1 | CERTIFICATE OF SERVICE |
| 2 | All Case Participants are registered for the USDC CM/ECF System |
| 3 | Kathleen Smith v. Keurig Green Mountain, Inc. |
| 4 | Northern District of California Case Number 4:18-cv-06690-HSG |
| 5 | DECLARATION OF HOWARD HIRSCH IN SUPPORT OF JOINT ADMINISTRATIVE MOTION TO STAY PROCEEDINGS AND TO MODIFY CASE SCHEDULE |
| 6 | I hereby certify that on October 26, 2021, I electronically filed the foregoing document with the |
| 7 | Clerk of the Court for the United States District Court for the Northern District of California by using |
| 8 | the court's CM/ECF system. |
| 9 | Participants in the case who are registered CM/ECF users will be automatically served by the |
| 10 | CM/ECF system. |
| 11 | |
| 12 | Dated: October 26, 2021 LEXINGTON LAW GROUP |
| 13 | Due /s/ Howard Hinsoh |
| 14 | By: <u>/s/ Howard Hirsch</u> Howard Hirsch |
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| | CERTIFICATE OF SERVICE CASE NO. 4:18-cv-06690-HSG |

| 1 2 3 4 5 6 7 | LEXINGTON LAW GROUP Howard Hirsch, State Bar No. 213209 Ryan Berghoff, State Bar No. 308812 503 Divisadero Street San Francisco, CA 94117 Telephone: (415) 913-7800 Facsimile: (415) 759-4112 hhirsch@lexlawgroup.com rberghoff@lexlawgroup.com Attorneys for Plaintiff KATHLEEN SMITH | |
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| 8 | | |
| 9 | UNITED STATES DIS | TRICT COURT |
| 10 | FOR THE NORTHERN DISTR | RICT OF CALIFORNIA |
| 11 | | |
| 12 | KATHLEEN SMITH, on behalf of herself and all others similarly situated, | Case No. 4:18-cv-06690-HSG Assigned to Hon. Haywood S. Gilliam, |
| 13 | Plaintiff, | Jr. |
| 14 | v. | [PROPOSED] SCHEDULING ORDER |
| 15 | KEURIG GREEN MOUNTAIN, INC., | |
| 16 | Defendant. | |
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| 1 | [PROPOSED] ORDER | | |
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| 2 | | ve Motion to Stay Proceedings and to Modify the | |
| 3 | Case Schedule, the Court stays all proceedings and | nd SETS the following schedule: | |
| 4 | Event | Proposed Deadline | |
| 5 6 | Motion for Preliminary Approval of Class Action Settlement | February 24, 2022 | |
| 7 8 | Hearing on Motion for Preliminary Approval of Class Action Settlement | March 10, 2022 | |
| 9 | | | |
| 10 | | | |
| 11 | IT IS SO ORDERED. | | |
| 12 | Dated: October, 2021 | | |
| 13 | HA | YWOOD S. GILLIAM, JR. | |
| 14 | Uni | ted States District Judge | |
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| | [PROPOSED] SCHEDULING ORDER – Case No. 4:18-cv-06690-HSG | | |