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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	CANDACE CASIDA,) Case No.: 1:11-cv-01052 AWI JLT
12	Plaintiff,) ORDER SETTING TELEPHONIC) CONFERENCE
13	VS.) (Docs. 73)
14	SEARS HOLDINGS CORPORATION, et al.,)
15	Defendants.)
16)
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18	On November 18, 2011, the parties filed their joint scheduling conference statement.	
19	(Doc. 73) In the statement, the parties reported that they met and conferred on July 5, 2011,	
20	regarding search protocol for electronically stored information. Id. at 6. The parties reported that	
21	they had not come to an agreement regarding the scope of the e-discovery or whether costs of	
22	gathering this information, or some of it, should be shifted to Plaintiff. Id.	
23	At the scheduling conference held on October 12, 2011, counsel committed to finalizing	
24	their meet and confer process, with the goal of reaching an agreement on e-discovery, by mid-	
25	November. (Doc. 72) As a result, the Court ordered,	
26	Counsel SHALL finalize their meet and confer process related to the search protocol for electronically stored e-mail communications no later than November	
27	protocor for electronically stored e-mar	

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11, 2011. In the event that counsel cannot agree upon the search protocol, no later 1 than November 18, 2011 the parties SHALL jointly request a telephonic conference with Magistrate Judge Thurston to resolve the dispute. 2 3 (Doc. 72 at 2) However, on November 18, 2011, counsel filed a joint statement indicating that 4 their meet and confer efforts had not yet been fruitful. (Doc. 73) They request the Court set a 5 telephonic conference within three weeks to allow further time to confer in advance of the court 6 conference. Id. 7 Therefore, GOOD CAUSE appearing, the Court ORDERS: 8 1. A telephonic conference SHALL be held on December 14, 2011 at 9:00 a.m. 9 Counsel SHALL agree whether they will appear by CourtCall or via a conference call. If they 10 agree on a conference call, all counsel SHALL be on the line before the call is placed to the 11 Court at (661) 326-6624. Counsel SHALL indicate on the face page of the joint statement described below the method by which they will appear at the telephone conference; 12 2. No later than December 12, 2011, counsel SHALL file a joint statement setting 13 forth their meet and confer efforts, the areas on which they have reached agreement, the areas on 14 15 which they have not and any impediments to agreement. In the event that counsel reach an 16 agreement, they SHALL notify the Court so that the telephonic conference can be vacated. 17 18 IT IS SO ORDERED. /s/ Jennifer L. Thurston 19 Dated: November 21, 2011 UNITED STATES MAGISTRATE JUDGE 20 21 22 23 24 25 26 27 28 2