1	SEYFARTH SHAW LLP Mark P. Grajski (SBN 178050)		
2	E-mail: mgrajski@seyfarth.com Timothy B. Nelson (SBN 235279)		
3	E-mail: tnelson@seyfarth.com 400 Capitol Mall, Suite 2350		
4	Sacramento, California 95814-4428 Telephone: (916) 448-0159		
5	Facsimile: (916) 558-4839		
6	Attorneys for Defendants RYAN TAYLOR and NIKE		
7	RETAIL SERVICES, INC.		
8	LAW OFFICES OF ARTHUR ALBERT NAVARETTE Arthur Navarette, Esq. (SBN 159973) E-mail: navarettelaw@sbcglobal.net C. Zane Becker, Esq. (SBN 260908) E-mail: zane@navarettelaw.com 1625 The Alameda, Suite 700		
9			
10			
11	San Jose, California 95126 Telephone: (408) 275-9500		
12	Facsimile: (408) 275-9131		
13	Attorneys for Plaintiff SHAUNTAE EDWARDS		
14			
15	UNITED STATES DISTRICT COURT		
16	FOR THE EASTERN DISTRICT OF CALIFORNIA		
17	SHAUNTAE EDWARDS,) Case No. 2:10-CV-01250-WBS-KJN	
18	Plaintiff,	JOINT STATUS REPORT FOLLOWING MEDIATION; ORDER	
19	v.	TO EXTEND EXPERT WITNESS DISCOVERY	
20	NIKE RETAIL SERVICES, INC.; RYAN TAYLOR; and DOES 1 through 100, inclusive,))	
21	Defendants.	,))	
22	2 Stondards.	,))	
23		,	
24	The parties SHAUNTAE EDWARDS ("Plaintiff"), RYAN TAYLOR and NIKE		
25	RETAIL SERVICES, INC. ("Defendants") (collectively "the Parties"), through their respective		
26	undersigned counsel, submit the following joint status report, as required by the Order filed on		
27	September 7, 2012 (Docket Number 37):		
28	JOINT STATUS REPORT FOLLOWING MEDIATION; ORDER		

14916637v.1

1	In its Order filed September 7, 2012, this Court asked the Parties to submit a joint status		
2	report following mediation. The Court asked the Parties to advise whether the case had settled.		
3	The Court also asked that the joint status report indicate the Parties' plans and schedules for		
4	completing expert discovery and their position with respect to the impact of further expert		
5	discovery on the filing of any dispositive motions.		
6	The Parties attended mediation on October 10, 2012 before Vivien Williamson, Esq. The		
7	matter did not settle. Defendants request an extension of the deadline to complete expert		
8	discovery. Plaintiff is agreeable to Defendants' request and stipulates to such. The Parties		
9	anticipate having the depositions of expert witnesses and Plaintiff's treating doctors completed		
10	by November 16, 2012. Therefore, the Parties request the deadline to complete expert discovery		
11	be extended to November 16, 2012. The Parties do not request that any additional deadlines be		
12	extended. The Parties do not believe that any further expert discovery will have any impact on		
13	the filing of any dispositive motions.		
14	DATED: October 11, 2012		
15		SEYFARTH SHAW LLP	
16		D / T 1 D N 1	
17		By: s/ Timothy B. Nelson Mark P. Grajski	
18		Timothy B. Nelson Attorney for Defendants	
19		RYAN TAYLOR and NIKE RETAIL SERVICES, INC.	
20	DATED: October 11, 2012	LAW OFFICES OF ARTHUR ALBERT	
21		NAVARETTE	
22			
23		By: s/ Arthur A. Navarette Arthur A. Navarette	
24		Zane Becker Attorneys for Plaintiff	
25		SHAUNTAE EDWARDS	
26			
27			
28	JOINT STATUS REPORT FOLLOWING MEDIATION; ORDER		
	11		

1 2 **ORDER** It is hereby ORDERED that the Order Continuing Trial Date and Related Dates is 3 modified as follows: 4 All discovery pertaining to expert witnesses and treating doctors, including 1. 5 depositions for preservation of testimony, will be left open, however it shall be conducted so as 6 to be completed by November 16, 2012. This extension of the discovery cut-off is only for 7 purposes of discovery pertaining to expert witnesses and treating doctors. All other discovery must be completed by August 3, 2012. 9 2. The remainder of the Status (Pretrial Scheduling) Order, as modified by the Order 10 Continuing Trial Date and Related Dates, shall remain in effect. It is the court's understanding, 11 based on the parties' representation, that the above-mentioned extension of the expert discovery 12 deadline will have no effect on any other deadlines set by the district judge. 13 IT IS SO ORDERED. 14 Date: <u>10/16/2012</u> 15 16 17 UNITED STATES MAGISTRATE JUDGE 18 19 20 21 22 23 24 25 26 27 28 JOINT STATUS REPORT FOLLOWING MEDIATION; ORDER