1	Thomas P. Riley, SBN 194706				
2	LAW OFFICES OF THOMAS P. RILEY, P.C. First Library Square 1114 Fremont Avenue South Pasadena, CA 91030-3227				
3					
4	Tel: 626-799-9797				
5	Fax: 626-799-9795 TPRLAW@att.net				
6	Attorneys for Plaintiff J & J Sports Productions, Inc.				
7					
8	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA SACRAMENTO DIVISION				
9					
10	J & J SPORTS PRODUCTIONS, INC.,	Case No. 2:12-cv-02899-WBS-EFB			
11	Plaintiff,	PLAINTIFF'S REQUEST FOR			
12	VS.	TELEPHONIC APPEARANCE FOR MOTION TO STRIKE DEFENDANT'S			
13	BLANCA E. MARAVILLA,	AFFIRMATIVE DEFENSES; and ORDER (Proposed)			
14	DLANCA E. WARAVILLA,	ORDER (Froposcu)			
15	Defendant.	DATE: Monday, May 20, 2013			
16		TIME: 2:00 P.M.			
		TO THE HONORABLE WILLIAM B. SHUBB, THE DEFENDANT, AND HER			
17	TO THE HONORABLE WILLIAM B.	SHUBB, THE DEFENDANT, AND HER			
17 18	TO THE HONORABLE WILLIAM B. ATTORNEYS OF RECORD:	SHUBB, THE DEFENDANT, AND HER			
	ATTORNEYS OF RECORD:	SHUBB, THE DEFENDANT, AND HER Sports Productions, Inc., respectfully requests the			
18	ATTORNEYS OF RECORD:	Sports Productions, Inc., respectfully requests the			
18 19	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses			
18 19 20	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses			
18 19 20 21	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
18 19 20 21 22	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
18 19 20 21 22 23	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that Pasadena, Los Angeles County, outside the Sacra	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
18 19 20 21 22 23 24	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that Pasadena, Los Angeles County, outside the Sacra ///	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
 18 19 20 21 22 23 24 25 	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that Pasadena, Los Angeles County, outside the Sacra /// ///	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
 18 19 20 21 22 23 24 25 26 	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that Pasadena, Los Angeles County, outside the Sacra /// ///	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			
 18 19 20 21 22 23 24 25 26 27 	ATTORNEYS OF RECORD: The undersigned counsel for Plaintiff J & J opportunity to appear telephonically for the Motio presently scheduled for Monday, May 20, 2013 a This request is necessitated by the fact that Pasadena, Los Angeles County, outside the Sacra /// ///	Sports Productions, Inc., respectfully requests the n to Strike Defendant's Affirmative Defenses t 2:00 P.M. Plaintiff's counsel's law firm is located in South			

1	WHEREFORE, Plaintiff respectfully requests that Plaintiff's counsel be permitted to appear		
2	by telephone for the Motion to Strike Def	endant's Affirmative Defenses presently scheduled for	
3	Monday, May 20, 2013 at 2:00 P.M.		
4			
5			
6		Respectfully submitted,	
7			
8			
9	Date: May 15, 2013	/s/ Thomas P. Riley	
10		LAW OFFICES OF THOMAS P. RILEY, P.C. By: Thomas P. Riley	
11		Attorneys for Plaintiff J & J Sports Productions, Inc.	
12	///	-	
13	///		
14	///		
15			
16			
17			
18			
19			
20	///		
21	///		
22	///		
23	///		
24	///		
25	///		
26	///		
27	///		
28	///		
-			

1	<u>ORDER</u>		
2			
3	It is hereby ordered that Thomas P. Riley, Plaintiff's lead trial counsel in civil action number		
4	2:12-CV-02899-WBS-EFB styled J & J Sports Productions, Inc. v. Maravilla, is hereby granted		
5	permission to appear telephonically at the Motion to Strike Defendant's Affirmative Defenses		
6	scheduled for Monday, May 20, 2013 at 2:00 P.M.		
7	Plaintiff's counsel shall be available at his phone number of record [(626) 799-9797] for the		
8	duration of the conference.		
9	The courtroom deputy shall email counsel with instructions on how to participate in the		
10	telephone conference call.		
10			
12			
13	IT IS SO ORDERED:		
14	Dated: May 15, 2013		
15	WILLIAM B. SHUBB		
16	/// UNITED STATES DISTRICT JUDGE		
17	///		
18	///		
19	///		
20	///		
21	///		
22	///		
23	///		
24	///		
25	///		
26	///		
27	///		
28			
20			

1	PROOF OF SERVICE (SERVICE BY MAIL)			
2	I declare that:			
3				
4	I am employed in the County of Los Angeles, California. I am over the age of eighteen years			
5	and not a party to the within cause; my business address is 1114 Fremont Avenue, South Pasadena,			
6	California 91030. I am readily familiar with this law firm's practice for collection and processing of			
7	correspondence/documents for mail in the ordinary course of business.			
8				
9	On May 15, 2013, I caused to serve the following documents entitled:			
10 11	PLAINTIFF'S REQUEST FOR TELEPHONIC APPEARANCE FOR MOTION TO STRIKE DEFENDANT'S AFFIRMATIVE DEFENSES; and ORDER (Proposed)			
12	On all parties referenced by enclosing a true copy thereof in a sealed envelope with postage			
13	prepaid and following ordinary business practices, said envelope was addressed to:			
14				
15	Mr. Allen R. Mitterling, Esq.Attorneys for DefendantALLEN R. MITTERLING, ATTORNEY AT LAWBlanca E. Maravilla			
16	1130 L Street, Suite A			
17	Modesto, CA 95354			
18	The fully sealed envelope with pre-paid postage was thereafter placed in our law firm's			
19	outbound mail receptacle in order that this particular piece of mail could be taken to the United			
20	States Post Office in South Pasadena, California later this day by myself (or by another			
21	administrative assistant duly employed by our law firm).			
22	I declare under the penalty of perjury pursuant to the laws of the United States that the			
23	foregoing is true and correct and that this declaration was executed on May 15, 2013, at South Pasadena, California.			
24				
25	Dated: May 15, 2013 /s/ Vanessa Morales			
26	VANESSA MORALES			
27				
28				
	Page PAGE 3			