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4	IN THE UNITED STATES DISTRICT COURT		
5	EOD THE NODTHEDN DISTRICT OF CALLEODNIA		
6	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
7	VIESTE, LLC, ET AL.,		
8	Plaintiffs,	No. C 09-04024 JSW	
9	v.	ORDER EXCLUDING	
10	HILL REDWOOD DEVELOPMENT, ET AL.,	AFFIRMATIVE DEFENSES	
11	Defendants.		
12	AND RELATED COUNTERCLAIMS		
13	/		
14	Following the pretrial conference, the Court issues this Order to provide its ruling or		

15 Plaintiffs' request to preclude Defendants from offering the affirmative defenses of comparative 16 fault and mitigation of damages. Defendants did not assert these defenses in their answers, did 17 not disclose these defenses in response to contention interrogatories, and did not raise the issue 18 with Plaintiffs until preparing for the pretrial conference. Indeed, Defendants did not include 19 these defenses in the proposed pretrial order the parties submitted with their pretrial conference 20 filings. During oral argument on Plaintiffs' motion, Plaintiffs demonstrated that they would be 21 prejudiced by permitting Defendants to argue these defenses to the jury. Accordingly, having 22 carefully considered the parties' briefing on this issue and their arguments at the pretrial 23 conference, the Court GRANTS Plaintiffs' motion in limine to preclude Defendants from 24 raising these affirmative defenses at trial.

With respect to the issue of mitigation of damages, although Defendants are precluded
from defending against Plaintiffs' claims on this basis, the Court expressly reserves ruling on
whether the jury should be instructed on the question of whether Plaintiffs have a duty to
mitigate any damages they may have suffered.

1	Therefore, the Court shall revisit that issue at the time of the final charging conference.	
2	IT IS SO ORDERED.	
3	Dated: February 7, 2012	Jeffrey & White
4		JEFFREY S. WHITE UNITED STATES DISTRICT JUDGE
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