Wilmer Cutler Pickering Hale and Dorr LLP 950 Page Mill Road Palo Alto, California 94304	1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	Keith Slenkovich (State Bar No. 129793) keith.slenkovich@wilmerhale.com Toby Mock (State Bar No. 265004) tobias.mock@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 1117 California Avenue Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 Cynthia D. Vreeland (pro hac vice) cynthia.vreeland@wilmerhale.com Joel Cavanaugh (pro hac vice) joel.cavanaugh@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 60 State Street Boston, Massachusetts 02109 Telephone: (617) 526-6000 Facsimile: (617) 526-5000 Attorneys for Defendant LEDALITE ARCHITECTURAL PRODUCTS UNITED STAT	Karen I. Boyd (State Bar No. 189808) boyd@turnerboyd.com Joshua M. Masur (State Bar No. 203510) masur@turnerboyd.com TURNER BOYD LLP 2625 Middlefield Road #675 Palo Alto, California 94306 Telephone: (650) 924-1475 Facsimile: (650) 472-8028 Attorneys for Plaintiff FINELITE, INC.		
	15 16	NORTHERN DISTRICT OF CALIFORNIA			
	10	SAN FRANCISCO DIVISION			
	18	FINELITE, INC.,	No. C 10-1276 MMC		
	19	Plaintiff,	 STIPULATION AND [PROPOSED] ORDER TO CHANGE DATE OF CASE MANA CEMENT CONFERENCE 		
	20	vs.) MANAGEMENT CONFERENCE		
	21	LEDALITE ARCHITECTURAL PRODUCTS,	 Before: Hon. Maxine M. Chesney Date: Friday, October 1, 2010, 10:30am 		
	22	Defendant.) In: Courtroom No. 7, 19th Floor		
	23				
	24	Burguent to Civil I. P. 6.2 plaintiff Finalite Inc. ("Finalite") and defendent Ladelite			
	25 26	Pursuant to Civil L.R. 6-2, plaintiff Finelite, Inc. ("Finelite") and defendant Ledalite Architectural Products ("Ledalite") hereby stipulate and jointly request that, for the reasons set			
	20 27	forth in the accompanying Declaration of Joel Cavanaugh, the Court reschedule the Case			
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			GE DATE OF CASE MANAGEMENT CONFERENCE NO. 10-1276-MMC		

Wilmer Cutler Pickering Hale and Dorr LLP 950 Page Mill Road Palo Alto, California 94304				
	1	Management Conference, currently calendared for October 1, 2010. The Parties request that the		
	2	Case Management Conference be rescheduled for December 3, 2010, or as the Court's calendar		
	3	permits. Because there is no schedule currently set in the case, the requested time modification		
	4	will not impact the schedule.		
	5	5 DATED: September 20, 2010 WILMER CUT DORR LLP	LER PICKERING HALE AND	
	6			
	7	7 Joel Cava	naugh	
	8 9	ARCHITECTU	FOR DEFENDANT LEDALITE RAL PRODUCTS	
	10			
	11	DATED: September 20, 2010 TURNER BOY	D LLP	
	12	2 By: <u>/S/</u> Joshua M	Macur	
	13			
	13	INC.	FOR PLAINTIFF FINELITE,	
	15			
	16			
	10	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT the Case Management		
	17	<i>Conference is continued to December 3, 2010.</i> A Joint Case Management Statement shall be filed no later than November 24, 2010.		
		Dated: September 21, 2010 By: Maline	y. Cherry	
	19 20	V Intel States Dis		
	20			
	21			
	22			
	23	<u>SIGNATURE ATTESTATION</u> I hereby attest that concurrence in the filing of this document has been obtained from		
	24	Plaintiff Finelite, Inc. I declare under penalty of perjury of the laws of the United States that the foregoing is true and correct. Executed this 20th day of September, 2010, at Boston, Massachusetts.		
	25			
	26	/S/ Joel Cavanaugh		
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	28	8		
		2 STIPULATED MOTION TO CHANGE DATE OF CASE MANAGEMENT CONFERENCE		
		CASE NO. 10-1276-MMC	ALINI CONFERENCE	

I, Joel Cavanaugh, declare:

1. I am an associate in the firm of Wilmer Cutler Pickering Hale and Dorr LLP, attorney of record for defendant Ledalite Architectural Products ("Ledalite"), and am admitted *pro hac vice* for this case. I make this declaration of my own personal knowledge and could and would testify to the facts contained in this Declaration.

7 2. On May 11, 2010, the Court set a Case Management Conference in this action for
8 July 16, 2010, requiring that the parties file a Joint Case Management Statement by July 9, 2010.
9 (D.I. 12.)

3. On June 18, 2010, Ledalite moved to dismiss defendant Finelite, Inc.'s ("Finelite") California Unfair Competition Law claims pursuant to Fed. R. Civ. P. 12(b)(6), and calendared the hearing on the motion for July 30, 2010. (D.I. 22.)

4. On July 7, 2010, the parties jointly moved to reschedule both the Case Management Conference and the hearing on Ledalite's motion to dismiss for September 3, 2010. The motion was based, in part, on a settlement meeting between representatives of the parties scheduled for July 28, 2010. (D.I. 23.) Pursuant to this motion, on July 8, 2010, the Court rescheduled the hearing on the motion to dismiss for September 3, 2010, and the Case Management Conference for October 1, 2010. (D.I. 24.)

5. On August 26, 2010, after full briefing, the Court denied Ledalite's motion to dismiss. (D.I. 27.)

6. On September 8, 2010, pursuant to Local Civil Rule 6-1(a), the parties stipulated to
 an extension to the deadline for Ledalite to file its Answer to Finelite's Complaint to November 8,
 2010, because the parties continued to engage in substantive settlement discussions and believed
 such an extension to the Answer deadline would further the likelihood of a settlement. (D.I. 28.)
 The parties continue to engage in settlement discussions at the present time.

7. The parties' proposed modification of the date of the Case Management Conference to December 3, 2010, requested herein, would allow the pleadings in the case to be closed

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approximately four weeks before the Case Management Conference and approximately three weeks before the deadline for filing the Joint Case Management Statement, and therefore would enable the parties and the Court to engage in a more meaningful discussion of the parties' claims and defenses, as well as a discovery plan, at the Case Management Conference.

8. Because there is no schedule currently set in the case, the requested time modification would not affect the schedule.

I declare under penalty of perjury that the foregoing is true and correct. Executed on September 20, 2010, at Boston, Massachusetts.

oel Cavanaugh

STIPULATED MOTION TO CHANGE DATE OF CASE MANAGEMENT CONFERENCE CASE NO. 10-1276-MMC