WILLARD K. TOM 1 General Counsel 2 LAURA FREMONT 3 Calif. Bar No. 159670 KENNETH H. ABBE Calif. Bar No. 172416 4 Federal Trade Commission 5 901 Market Street, Suite 570 San Francisco, CA 94103 Phone: 415-848-5100 6 Fax: 415-848-5184 7 lfremont@ftc.gov kabbe@ftc.gov 8 Attorneys for Plaintiff 9 Federal Trade Commission 10 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 11 San Francisco Division 12 Case No. 3:10-cy-04879-JCS 13 FEDERAL TRADE COMMISSION, STIPULATION AND [PROPOSED] 14 Plaintiff, ORDER CONTINUING DEADLINES FOR THREE MONTHS PENDING 15 SETTLEMENT REVIEW: v. DECLARATION OF KENNETH H. ABBE 16 WELLNESS SUPPORT NETWORK, INC., IN SUPPORT THEREOF a corporation, ROBERT HELD, 17 individually and as an officer of Wellness Date of next CMC: May 25, 2012 Support Network, Inc., and ROBYN HELD, Time: 1:30 p.m. 18 individually and as an officer of Wellness Place: Courtroom A, 15th Floor Support Network, Inc., Judge: Hon. Joseph C. Spero 19 Defendants. 20 21 22 23 24 25 26 27 28

STIP. TO CONTINUE DEADLINES, 3:10-CV-04879-JCS

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Plaintiff Federal Trade Commission ("FTC") and defendants Wellness Support
Network, Inc., Robert Held, and Robyn Held ("Defendants") hereby stipulate and respectfully
request that the Court continue all deadlines in this matter for a period of three months in
order to finalize a proposed settlement.

With the assistance of the Honorable Magistrate Judge Corley, the parties have agreed in principle to a stipulated judgment and final order that will fully resolve this case. The parties, as a condition of settlement, have agreed to consult on certain steps that would be required for Defendants to comply with the order. Judge Corley has agreed that 90 days is a reasonable period of time for this consultation process, and will actively assist the parties in the process. At the completion of the 90 day period, the parties will either sign the settlement document which contains the terms to which they have agreed in principle, or resume litigation.

Should the parties sign the stipulated judgment and order, counsel for the FTC will submit the proposed final order to the five members of the Federal Trade Commission, with a recommendation that the Commission approve it. All settlements negotiated by FTC attorneys and signed by defendants must be voted on by the Commission. The approval process takes some time given the number and breadth of matters pending votes of the Commission. The parties are not requesting, however, a continuance greater than 90 days at this time.

Given that settlements in principle have been reached, the parties believe that engaging in further trial preparation and motion practice would not be an efficient use of the resources of the Court or the parties. Thus, the parties request this continuance.

## IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN THE PARTIES through their respective attorneys of record as follows:

WHEREAS the parties have proposed a settlement in principle, approval of the proposed settlement appears likely, and the settlement will preclude the need for further trial preparation;

1	THEREFORE, the Parties have stipulated and agreed, subject to the approval of the
2	Court, that all deadlines in this matter are hereby continued for three months.
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4	SO STIPULATED:
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6	DATED: May 18, 2012  /s/ Kenneth H. Abbe Laura Fremont
7	Kenneth H. Abbe Attorneys for Plaintiff FTC
8	(The filer attests that concurrence in the filing of this document has been obtained from the
9	other signatories.)
10	DATED: May 18, 2012  /s/ Andrew S. Ittleman  Mitchell Fuerst Andrew S. Ittleman
11	
12	Fuerst Ittleman PL Attorneys for Defendants
13	
14	PURSUANT TO STIPULATION, IT IS SO ORDERED. that the further case management
15	conference set for 5/25/12 at 1:30 p.m., is continued to 8/31/12 at 1:30 p.m.
16	DATED:5/21/12
17 18	JOSEPH C SPERO UNITED STATES ORDERED VE VUDGE IT IS SO ORDERED
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20	Judge Joseph C. Spero
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22	PAN DISTRICT OF
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## **DECLARATION OF KENNETH H. ABBE**

## IN SUPPORT OF STIPULATION TO CONTINUE DEADLINES

I, KENNETH H. ABBE, declare as follows:

- 1. I am an attorney with the Federal Trade Commission, the plaintiff in the above-captioned action. I make this Declaration in support of the foregoing Stipulation to Continue Deadlines. I have personal knowledge of each of the following facts, and would and could competently testify thereto if called upon to do so in a court of law.
- 2. Reasons for the requested enlargement of time (Local Rule 6-2(a)(1)): The parties have agreed in principle to a stipulated judgment and final order that will fully resolve this case. The parties, as a condition of settlement, have agreed to consult on certain steps that would be required for Defendants to comply with the order. The Honorable Judge Corley has agreed that 90 days is a reasonable period of time for this consultation process. Once completed, counsel for the FTC will submit the proposed final order to the Commission, with a recommendation that the Commission approve it.. All settlements negotiated by FTC attorneys and signed by defendants must be voted on and approved by the Commission.
- 3. **Disclosure of all previous time modifications** (**Local Rule 6-2(a)(2)):** The FTC filed its Complaint (Dkt #1) in this matter on October 28, 2010. Defendants' initial deadline to respond to the Complaint was November 26, 2010. On November 24, 2010, the parties filed a stipulation (Dkt #5) to extend that deadline to December 29, 2010; to set the deadline for Plaintiff to file its opposition to any papers filed by Defendants responsive to the Complaint to January 14, 2011; and to set the hearing on such matters for February 4, 2011. The Court so ordered on November 29, 2010 (Dkt #6).

On December 15, 2010, the parties filed a stipulation (Dkt #7) to modify the times set in the Court's *Order Setting Initial Case Management Conference and ADR Deadlines* (Dkt #3). The Court so ordered on December 15, 2010 (Dkt #8).

On January 26, 2011, the parties filed a *Second Stipulation to Revise Schedule* (Dkt #21) to modify the times set in the Court's *Order Setting Initial Case Management* 

Conference and ADR Deadlines (Dkt #3). The Court so ordered on January 27, 2011 (Dkt #22).

On April 4, 2011, the Court entered an Order (Dkt #24) granting in part and denying in part Defendants' *Motion to Dismiss Complaint*. As a result of this Order, the parties filed a Joint Stipulation (Dkt # 25) on April 18, 2011 to provide time frames for Plaintiff to re-plead its Complaint in part and for Defendants to file responsive papers. The Court so ordered on April 18, 2011 (Dkt #26).

On May 12, 2011, the parties filed a *Joint Stipulation to Revise Schedule* (Dkt. #28) to extend by 20 days the time for Defendants to file pleadings responsive to Plaintiff's *First Amended Complaint* (Dkt. #27), and to extend by 20 days the deadlines for the parties to perform the tasks required by the Court's case management orders. The Court so ordered on May 16, 2011. (Dkt. #29).

On June 15, 2011, the parties filed a *Joint Stipulation* (Dkt. #32) to extend the deadlines for the Plaintiff to file its opposition to Defendants' *Motion to Dismiss*, the Defendants' reply, and the deadlines for the parties to perform the tasks required by the Court's case management orders. The Court so ordered on June 16, 2011. (Dkt. #33).

On June 28, 2011, the parties filed a *Joint Stipulation to Revise Schedule* (Dkt. #34) to extend the deadlines for the Defendants to file their *Reply* to Plaintiff's *Opposition to Defendants' Motion to Dismiss*. The Court so ordered on June 29, 2011. (Dkt. #36).

On September 7, 2011, the parties filed a *Joint Stipulation to Revise Schedule* (Dkt. #42) to extend the deadlines for the parties to exchange initial disclosures. The Court so ordered on September 29, 2011. (Dkt. #43).

On November 8, 2011, the parties filed a *Joint Stipulation to Revise Schedule Re: Exchange of Reports and Settlement Conference* (Dkt. #53) to extend deadlines for the exchange of expert reports for settlement purposes only and to reschedule the case settlement conference in this matter. The Court so ordered on November 9, 2011. (Dkt. #54).

On January 18, 2012, the parties filed a *Joint Stipulation to Revise Schedule* (Dkt. #62)

to extend deadlines for the exchange of expert reports for settlement purposes only, to reschedule the case management conference in this matter, and to reschedule the case settlement conference in this matter. The Court so ordered on January 23, 2012. (Dkt. # 63).

On March 13, 2012, the parties filed a *Joint Stipulation to Revise Schedule* (Dkt. #65) to reschedule the Settlement Conference before the Honorable Judge Corley from May 4 to May 11, 2012. The Court so ordered on March 15, 2012 (Dkt. #66).

4. **Description of the effect the requested time modification would have on the schedule for the case (Local Rule 6-2(a)(3)):** The proposed time modifications would extend by three months all deadlines set forth in the schedule set by the Court at the Case Management Conference held on September 16, 2011 (Dkt. #48). Given that settlements in principle have been reached, the parties believe that engaging in further trial preparation and motion practice would not be an efficient use of the resources of the Court or the parties.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct, and that this Declaration was executed on May 18, 2012, at San Francisco, California.

/s/ Kenneth H. Abbe\_\_\_\_\_

Kenneth H. Abbe Attorney for Plaintiff Federal Trade Commission