NORTHERN DIS	TES DISTRICT COURT TRICT OF CALIFORNIA NCISCO DIVISION
TRIA BEAUTY, INC., Plaintiff, vs. RADIANCY, INC., Defendant. RADIANCY, INC., Counterclaim Plaintiff, vs. TRIA BEAUTY, INC., Counterclaim Defendant, and KIMBERLY KARDASHIAN, Counterclaim Defendant.	Case No. 10-5030 RS [PROPOSED] ORDER GRANTING STIPULATED REQUEST FOR EXPEDITE BRIEFING SCHEDULE AND PROPOSED MODIFICATION TO CASE MANAGEMENT ORDER

 $[PROPOSED] \ ORDER \ GRANTING \ STIPULATED \ REQUEST \ FOR \ PROPOSED \ MODIFICATION \ TO \ CASE \ MANAGEMENT \ ORDER$

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Having considered the parties' Stipulated Request for Expedited Briefing Schedule and Proposed Modification to Case Management Order, and good cause appearing therefor, the Court orders as follows:

- 1. Expedited Briefing Schedule. Pursuant to Civil L.R. 6-2, and as stipulated by the parties, Plaintiff / Counter-Defendant TRIA Beauty, Inc., and Counter-Defendant Kimberly Kardashian shall have seven (7) calendar days from the date hereof in which to file their opposition to the Motion for Relief of Case Management Scheduling Order filed by Defendant/Counterclaim-Plaintiff Radiancy, Inc. on March 1, 2012 ("Motion for Relief"). Radiancy shall have three (3) calendar days to file its reply, if any, to Counter-defendants' opposition. The parties shall make themselves available for argument or conference at the Court's option, upon notice.
- 2. Case Management Scheduling Order. As stipulated by the parties, the current Case Management Scheduling Order (D.I. 98), entered January 24, 2012, is hereby modified as follows:
 - a) Pending disposition of the Motion for Relief, the period for non-expert discovery shall be reopened for the sole purpose of completing certain depositions and the provision of certain additional information regarding damages, as agreed-upon by the parties.
 - b) Pending disposition of the Motion for Relief, the parties shall not be required to exchange expert disclosures or reports. If the Motion for Relief is granted, the parties shall comply with expert disclosure deadlines as reset by this Court. If the Motion for Relief is denied, the schedule for expert disclosures and reports shall be as follows:
 - (i) Expert disclosures and reports on any liability issue as to which a party has the burden of proof ("Opening Reports") shall be served via electronic mail within one (1) business day of the issuance of this Court's denial of the Motion for Relief.

1	(ii) Rebuttal expert disclosures and reports on any liability issue shall be
2	served via electronic mail within twenty-one (21) calendar days (i.e., three
3	weeks) from service of Opening Reports.
4	(iii) Expert disclosures and reports on any damages issue as to which a
5	party has the burden of proof ("Opening Damages Reports") shall be served via
6	electronic mail within fourteen (14) days of the completion of any additional
7	relevant discovery as specified in Paragraph 2(a) above.
8	(iv) Rebuttal expert disclosures and reports on any damages issue shall
9	be served via electronic mail within twenty-one (21) calendar days (i.e., three
10	weeks) from service of Opening Damages Reports.
11	The above modifications do not affect any other remaining deadlines set forth in the
12	current Case Management Order.
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15	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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17	Date: _3/5/12
18	RICHARD SEEBORG UNITED STATES DISTRICT JUDGE
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