1 2 3 4 5	MICHELLE A. CHILDERS (SBN #197064) michelle.childers@dbr.com NATHAN D. CARDOZO (SBN #259097) nathan.cardozo@dbr.com DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Floor San Francisco, CA 94105-2235 Telephone: (415) 591-7500 Facsimile: (415) 591-7510		
6 7 8	Attorneys for Defendants ETHICON, INC. (on its own behalf and behalf of its Division, ETHICON WOMEN'S HEALTH & UROLOGY, and erroneously sued as GYNECARE, INC.); and JOHNSON & JOHNSON		
9		EC DICTRICT COLU	OT.
10	UNITED STATES DISTRICT COURT		
11	NORTHERN DISTRICT OF CALIFORNIA		
12	OAKLAND DIVISION		
13	I VNNETTE DI ACUMANI on individual	Case No. 4:10-CV	7 04741 DIII
14	LYNNETTE BLACKMAN, an individual, PAMELA AGUILAR, an individual, BETTY GIPE, an individual, EDITH		AND JOINT REQUEST
15	ROBERTSON, an individual, LAURA VUJOVICH, an individual, ANNETTE	FOR RELIEF FI	
16	CONSALVOS, an individual, and JOYCE FLYNN, an individual,	[PROPOSED] O	
17	Plaintiffs,	Date: Time:	April 7, 2011 2:00 p.m.
18	V.	Courtroom: Judge:	3 Hon. Phyllis J. Hamilton
19	GYNECARE, INC. a California	Complaint Filed:	October 20, 2010
20	Corporation; ETHICON, INC. a New Jersey corporation, JOHNSON &	Trial Date:	Not set
21	JOHNSON, a New Jersey corporation, DOE MANUFACTURERS one through		
22	one hundred,		
23	Defendants.		
24			
25	Pursuant to Local Rule 16-2(e) of the United States District Court of the Northern District		
26	of California, the parties request a continuance of the Case Management Conference as follows:		
27	1. On February 4, 2011, the Court scheduled a Case Management Conference for		
28	April 7, 2011.		
DRINKER BIDDLE & REATH LLP ATTORNEYS AT LAW SAN FRANCISCO	STIPULATION AND REQUEST FOR RELIEF FROM CASE MANAGEMENT SCHEDULE SF01/743937.2		CASE No. 4:10-CV-04741-PJH

1	2. On March 1, 2011, Defendants moved to sever and transfer this action to each of			
2	Plaintiffs' individual home districts. If Defendants' motion is granted, none of the Plaintiffs'			
3	claims will remain in this Court. Defendants motion is scheduled to be heard on April 6, 2011.			
4	3. All parties have agreed to request that the pending motion to sever and transfer be			
5	decided before the parties move forward with this lawsuit.			
6	WHEREFORE Plaintiffs and Defendants, hereby stipulate by the undersigned counsel to			
7	request that the Court continue the Case Management Conference currently set for April 7, 2011			
8	for an additional 90 days or to a date convenient to the Court.			
9	Dated: March 15, 2011	Drinker Biddle & Reath LLP		
10				
11		By:/s/ Michelle A. Childers Michelle A. Childers		
12		Attorneys for Defendants		
13		ETHICON WOMEN'S HEALTH & UROLOGY DIVISION OF ETHICON, INC.		
14		(erroneously sued as GYNECARE, INC.); ETHICON, INC.; and JOHNSON &		
15	D . 1 M . 1 15 2011	JOHNSON		
16	Dated: March 15, 2011	Girardi & Keese		
17		By:/s/ Amanda Kent		
18		Thomas V. Girardi Amy Fisch Solomon		
19		Amanda Kent		
20		Attorneys for Plaintiffs		
21	The Case Management Conference scheduled for April 7, 2011 is hereby continued until			
22	July 7, 2011.			
23	PURSUANT TO STIPULATION, IT IS SO ORDERED.			
24	Dated: 3/16/11	DV THE COLIDT OFF		
25	Dated: 5/10/11	BY THE COURT STEEDISTRICT CO		
26		Honorable Phyll IT IS SO ORDERED		
27		United States Dis Judge Phyllis J. Hamilton		
28	CHININ ARION AND DECLYROR FOR Development	CHIERN DISTRICT OF COM		
LE &	STIPULATION AND REQUEST FOR RELIEF FROM	CASE NO. 4:10 CV 04741 DIH		

DRINKER BIDDLE &
REATH LLP
ATTORNEYS AT LAW
SAN FRANCISCO