Ш

1	David L. Winnett – SBN 219063			
2	THE VEEN FIRM, P.C. 711 Van Ness Avenue, Suite 220			
3	San Francisco, CA 94102 Tel: (415) 673-4800 Form (415) 771, 5845			
4	Fax: (415) 771-5845 Email: <u>d.winnett@VeenFirm.com</u>			
5	Attorney for Plaintiffs LESLIE and SHANE BROWN			
6	Renée Welze Livingston – SBN 124280			
7	LIVINGSTON LAW FIRM A Professional Corporation			
8	1600 South Main Street, Suite 280 Walnut Creek, CA 94596			
9	Tel: (925) 952-9880 Fax: (925) 952-9881			
10	Email: <u>rlivingston@livingstonlawyers.com</u>			
11	Attorneys for Defendant TARGET CORPORATION			
12				
13	UNITED STATES DISTRICT COURT			
14	NORTHERN DISTRICT OF CALIFORNIA			
15	LESLIE BROWN and SHANE BROWN,	) Case No. 4:17-cv-04818-HSG		
16	Plaintiffs,	) SECOND STIPULATION AND ) [ <del>PROPOSED</del> ] ORDER RE CASE		
17	vs.	) SCHEDULING		
18	TARGET CORPORATION, TARGET STORE #1438 and DOES 1 to 40,	<ul><li>) Complaint Filed: 06/16/17</li><li>) [Napa County Superior Court</li></ul>		
19	Defendants.	) Case No. 17ČV000666]		
20		)		
21	The parties mediated the case with Matth	ew S. Conant, Esq., on October 31, 2018. The		
22	mediation was unsuccessful. In good faith anticipation of the mediation, the parties postponed the			
23	depositions of some of plaintiffs' non-retained expert witnesses, in order to hopefully avoid			
24	incurring the cost of taking them in the event of a successful mediation. This - along with the			
25	approaching holidays, plaintiffs' counsel's opportunity to attend a conference the week after			
26	Thanksgiving, and defense counsel's opportunity to attend a conference the following week - has			
27	tightened the calendar somewhat. The parties have met and conferred for the purpose of revising			
28	622236.1			
	Brown v. Target Corporation, Case No. 4:17-cv-04818-HSG SECOND STIPULATION AND [PROPOSED] ORDER RE CASE SCHEDULING			
		-1- Dockets Justia		

1 the existing expert discovery deadline to facilitate a meaningful mediation while still maintaining 2 the existing trial date. These dates have been modified from those originally contemplated by the 3 parties: 1. CLOSE OF EXPERT DISCOVERY: December 14, 2018 4 5 6 2. PRETRIAL CONFERENCE: December 18, 2018 at 3:00 p.m. 7 8 3. JURY TRIAL (7 days estimated): January 14, 2019 at 8:30 a.m. (5 days) 9 10 Respectfully submitted, 11 Dated: November 6, 2018 THE VEEN FIRM 12 13 /s/ David L. Winnett By 14 David L. Winnett Attorneys for Plaintiffs 15 LESLIE AND SHANE BROWN 16 17 Dated: November 6, 2018 LIVINGSTON LAW FIRM 18 19 /s/ Renee Welze Livingston 20 By Renée Welze Livingston 21 Attorneys for Defendant TARGET CORPORATION 22 /// 23 /// /// 24 /// /// /// 25 /// 26 |/// /// /// 27 28 622236.1 Brown v. Target Corporation, Case No. 4:17-cv-04818-HSG SECOND STIPULATION AND [PROPOSED] ORDER RE CASE SCHEDULING -2-

1		
1	SO ORDERED.	
2	DATED 11/12/0010 Obra 12 0.11	
3	DATED: 11/17/2018 HON. HAYWOOD S. GILLIAM, JR.	<u> </u>
4	U.S. DISTRICT COURT JUDGE	
5		
6 7		
8		
o 9		
9		
11		
12		
12		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28	622236.1	
	Brown v. Target Corporation, Case No. 4:17-cv-04818-HSG SECOND STIPULATION AND [PROPOSED] ORDER RE CASE SCHEDULING -3-	