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		TATES DISTRICT C			
1	Jim W. Yu, Esq., SBN 209118	IT IS SO ORDERED			
2	3 Altarinda Road, Suite 202				
3	Telephone: (925) 254-1234	Z James Ware			
4	Facsimile: (925) 254-0778	Z Judge James Ware			
5	Attorneys for Plaintiff Lynn Fawkes				
6		DISTRICT OF CT			
7		10/3/2008			
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRICT OF CALIFORNIA				
10	SAN JOSE DIVISION				
11	LYNN FAWKES, JOHN FAWKES,) Case No. C-08-02034 JW			
12	Plaintiff,	 JOINT CASE MANAGEMENT STATEMENT AND PROPOSED 			
13	VS.) ORDER			
14	TARGET CORPORATION and DOES 1 to 40,))			
15	Defendants.				
16					
17	The parties to the above-entitled action jointly submit this Case Management				
18	Statement and Proposed Order and request the	e Court to adopt it as its Case Management			
19	Order in this case.				
20	DESCRIPTION	OF THE CASE			
21	1. Jurisdiction and Service: The basis of	the court's jurisdiction over this case is			
22	diversity jurisdiction pursuant to 28 U.S.C. §	1441 and 28 U.S.C. § 1332. The incident			
23	occurred in Sand City, California. The complaint is at issue and all parties have been				
24	served and appeared.				
25	2. Brief description of the events underlying the action: On August 14, 2007,				
26	plaintiff Lynn Fawkes alleges to have sustained personal injuries and damages when she				
27	slipped and fell on liquid at defendant Target Corporation's Sand City store. Defendant				
28	denies liability and questions the reasonablene	ess, necessity and causation of damages.			
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	JOINT CASE MANAGEMENT STATEMENT AND PROPOSED C	ORDER Case No.: C-08-02034 JW (PVT)			

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1	3.	. Legal Issues:				
2		a) Whether the defendant had notice of a dangerous condition on its premises.				
3		b) Plaintiff's comparative negligence.				
4		c) Whether the incident was a cause of plaintiff's injuries and damages.				
5		d) The reasonableness and necessity of plaintiff's treatment.				
6	4.	Motions: There are no motions pending.				
7	5.	5. Amendment of Pleadings: None anticipated.				
8	6.	6. Evidence Preservation: Not applicable.				
9	7.	7. Disclosures: Initial disclosures pursuant to F.R.C.P. 26(a)(1) will be done by				
10	October 17, 2008.					
11	8.	Discovery: The parties agree to the following discovery plan:				
12		- Written discovery: Responses to the first round of written discovery have				
13	already been served by the parties. The parties are meeting and conferring on several of					
14	the responses.					
15	- Subpoenaed employment and medical records: The records have been					
16	ordered and should arrive by October 31.					
17	- Deposition of plaintiff Lynn Fawkes is set for October 8, 2008, at 10:00 am					
18		- Deposition of plaintiff's daughter and witness to the fall, Sara Filly, is set				
19	for October 14, 2008, at 11:00 am.					
20		- Depositions of several of defendant's employees and persons most				
21	knowledgeable have already been taken. One more employee, Dusty Duriss, will be					
22	deposed by October 31.					
23		- Defense medical examination: Defendant will most likely choose to have				
24	plaintiff examined after the mediation.					
25	9. Class Action: This is not a class action lawsuit.					
26	10. Related Case: There are no known related cases.					
27	11. Relief: Monetary damages according to proof.					
28	12. Settlement and Alternative Dispute Resolution: The parties have agreed to					
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	JOINTC	ASE MANAGEMENT STATEMENT AND PROPOSED ORDER Case No.: C-08-02034 JW (PVT)				

1	mediate within 90 days.					
2	13.	Consent to Magistrate: The parties have agreed to proceed b	efore the Magistrate			
3	Juda	Judge for all purposes.				
4	14.	Other references: The case is not suitable to reference to oth	ers at this time.			
5	15.	Narrowing of Issues: Not at this time.				
б	16.	Expected Schedule: Not at this time.				
7	17.	Scheduling:	×			
· 8	17.	Scheduling: The parties submit the proposed schedule:				
9		Disclosure of expert witnesses	2/6/09			
10		Disclosure of rebuttal experts	2/20/09			
11		Last day to complete all discovery, including expert deposition	ns 3/13/09			
12		Last day to file motions to compel discovery	3/20/09			
13		Last day to file serve dispositive motions	3/27/09			
14		Last day to hear dispositive Motions	5/1/09			
15		Last day to meet and confer regarding content of Joint Pre-Tria	al Conference			
16	Statement 5/8/09		5/8/09			
17		Last day to file Joint Pre-Trial Conference Statement, F.R.C.P.	. 26(a)(3),			
18	motions in limine 5/15/09					
19		Last day to file opposition to motions in limine	5/22/09			
20		Pre-Trial Conference	5/29/08			
21		Trial	6/8/09			
22	18.	Trial: All parties have requested a jury trial. The trial is expect	ted to be 5 to 7 days.			
23	19.	Disclosure of Non-Party Interested Entities or Persons Certification	ate have been or will			
24	be filed pursuant LR 3-16.					
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JOINT CASE MANAGEMENT STATEMENT AND PROPOSED ORDER Case No.: C-08-02034 JW (PVT)						

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Other Matters: None known. 1 20. 2 3 Dated: September 9, 2008 **BOORNAZIAN, JENSEN & GARTHE** 4 5 By: 6 h Esc Attorneys for Defendant Target Corporation 7 8 BALAMUTH HARRINGTON, LLP Dated: September ____, 2008 9 By: 10 Jim W. Yu, Esq. Attorneys for Plaintiff Lynn 11 Fawkes 12 13 CASE MANAGEMENT ORDER .14 In light of the parties' representation that they consent to a Magistrate 15 16 Judge for all purposes (see paragraph 13 in the above Joint Statement), 17 the Clerk of Court shall reassign this case. 18 sollare 19 October 3, 2008 Dated: United States Judge 20 21 22 23 24 25 26 27 28 draft2.wpd JOINT CASE MANAGEMENT STATEMENT AND PROPOSED ORDER Case No.: C-08-02034 JW (PVT)

	1 CERTIFICATE OF SERVICE (28 U.S.C. §1746)		
	I am employed in the County of Alameda, State of California. I am over the age of 18		
	years and not a party to the within action. My business address is 555 12th Street, Suite 1800,		
2	P. O. Box 12925, Oakland, California 94604-2925.		
:	A copy of the below-named document was served via email in accordance with the ECF		
(filing system in U.S. District Court - Northern to the below-named recipient(s):		
,	1. JOINT CASE MANAGEMENT STATEMENT AND PROPOSED ORDER.		
	3		
9	Balamuth Harrington LIP		
10	' 3 Altarinda Road, #202 Orinda CA 94563		
11	(925) 254-1234 phone (925) 254-0778 fax		
12	jim@balamuth.com		
13			
14			
1:	I declare under penalty of perjury that the foregoing is true and correct. Executed at		
16	Oakland, California on September 30, 2008.		
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18	ALEXINE BRAUN		
19	25369\431214		
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24			
25			
20			
27			
28 BOORNAZIAN, JENSEN & GARTHE			
555 12 TH STREET SUITE 1800 OAKLAND, CA 94607 (510) 834-4350	-5- JOINT CASE MANAGEMENT STATEMENT AND PROPOSED ORDER – Case No.: C-08-02034 JW (PVT)		
(310) 634-4330			

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