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8 Attorneys for Defendant  
 9 TARGET CORPORATION

10 UNITED STATES DISTRICT COURT  
 11 NORTHERN DISTRICT OF CALIFORNIA

12 DIANA PENALOZA,  
 13 Plaintiff,  
 14 vs.  
 15 TARGET CORPORATION and Does 1 to 30,  
 16 Defendants.

Case No: C11-04028 PSG


**STIPULATION TO ALLOW IME  
 AFTER MEDIATION; [ xxxxxx ]  
 ORDER**

Complaint Filed: July 7, 2011  
 [Santa Clara County Superior Court Case #  
 111CV204550]

18 Plaintiff DIANA PENALOZA by and through her attorney, Braid Pezzaglia, Esq.,  
 19 stipulates that defendant TARGET CORPORTION may conduct an Independent Medical  
 20 Examination of plaintiff DIANA PENALOZA pursuant to FRCP 35 after the mediation deadline  
 21 set by the court and before March 5, 2012.

22  
 23 DATED: 1/3/12

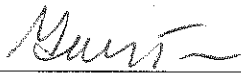
HINKLE, JACHIMOWICZ, POINTER &  
 EMANUEL

26 By:   
 27 BRAID PEZZAGLIA, ESQ.  
 28 Attorney for Plaintiff  
 DIANA PENALOZA

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DATED: 1/5/12

BOORNAZIAN, JENSEN & GARTHE  
A Professional Corporation

By:   
GAIL C. TRABISH, ESQ.  
Attorneys for Defendant  
TARGET CORPORATION

**ORDER**

Pursuant to the stipulation of the parties,

IT IS HEREBY ORDERED:

1. Defendant TARGET CORPORATION may conduct an Independent Medical Examination of Plaintiff before March 5, 2012.

DATED: January 10, 2012

By:   
U.S. MAGISTRATE JUDGE

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