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8	UNITED STATES DISTRICT COURT	
9	SOUTHERN DISTRICT OF CALIFORNIA	
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11	TAMARA GRABOWSKI,) Civil No. 10-CV-1300-JM(WVG)
12	Plaintiff,) 10-CV-1780-JM(WVG)
13	v.) ORDER ON EX PARTE MOTION FOR) RECONSIDERATION
14	SKECHERS U.S.A., INC.,)) (10CV1300: DOC. NO. 38)
15	Defendant.) (10CV1780: DOC. NO. 35)
16		
17	AND RELATED CASE.)
18	Pending before the Court is Plaintiffs' motion for reconsid-	
19	eration of the Court's January 11, 2011, Order denying the parties'	
20	joint motion to extend the deadline to amend pleadings, file motions	
21	to join parties, and to file additional pleadings. Before ruling on	
22	the pending motion, the Court sees fit to address the unacceptable	
23	manner in which the original motion was presented.	
24	First, with the deadline to file amended pleadings set to	
25	expire on January 10, 2011, the parties waited to file their joint	

26 "motion" until January 10, 2011, at 7:04 p.m. without any advance 27 notification to the Court. The document was then re-filed the next 28 day with an error in the signature blocks fixed.

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To compound the eleventh-hour filing, the parties' 1 joint 2 "motion" was nothing of the sort. Rather, they submitted a half-3 page stipulation for a week's extension of the amendment deadline. Further, the "motion" was devoid of much explanation for why the 4 extension was sought or any explanation why the parties waited until 5 the very last day of the deadline, and after customary court hours, $\frac{1}{2}$ 6 7 to file their "motion." The parties essentially treated the granting of the "motion" as a forgone conclusion, the Court's 8 9 approval being a mere formality in the process. However, the Court 10 is not a mere rubber stamp, and the parties should have taken heed 11 of the standard by which their "motion" would be judged. The 12 Federal Rules of Civil Procedure provide in no uncertain terms that 13 a scheduling order "may be modified only for good cause and with the 14 judge's consent." Fed. R. Civ. P. 16(b)(4) (emphasis added). This 15 rule mentions nothing about the relevancy of the parties' consent or stipulation. Cf. Fed. R. Civ. P. 15(a) (allowing a party who cannot 16 17 amend its pleadings as a matter of course to do so "only with the 18 opposing party's written consent **or** the court's leave.") (emphasis 19 added). Moreover, as the Rule's use of "may" signifies, granting 20 the amendment request is discretionary. The Court, faced with the 21 parties' meager eleventh-hour motion, and without much explanation 2.2 for its necessity, was left without any basis to grant it for "good 23 cause."

Apparently dissatisfied with the Court's denial of the parties' feeble "motion," Plaintiffs then further burdened this Court and the Honorable District Judge with simultaneous motions to

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 $^{^{\}underline{1}/}$ Although the undersigned arrives well before customary court hours and leaves well after same, the parties had no way of knowing that.

amend their Complaint and for reconsideration of the Court's January 1 2 11, 2011, Order. In their motion for reconsideration, Plaintiffs 3 finally set forth detailed reasons for the deadline extension. 4 However, these newly proffered reasons are not new, and Plaintiffs 5 again flout the standard by which their motion will be judged. Fed. R. Civ. P. 60(b) (enumerating grounds for relief from an order). 6 7 Plaintiffs' reasons for relief were known to all parties before the filing of the original motion, and they provide no indication that 8 9 any other Rule 60(b) ground for relief exists here.

10 The foregoing notwithstanding, the Court recognizes that 11 Plaintiffs' motion to amend, which is currently pending before the 12 Honorable Jeffrey T. Miller; will require further briefing, judicial resources and time; and will necessarily be judged by a rather 13 14 liberal standard under Rule 15(a). Therefore, purely in the 15 interest of judicial economy and the undersigned's respect for Judge 16 Miller's time, the Court GRANTS Plaintiffs' motion. See Fed. R. 17 Civ. P. 60(b)(6). Plaintiffs shall file any amended pleadings no 18 later than February 24, 2011.

19 IT IS SO ORDERED.

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20 DATED: February 17, 2011

Hon. William V. Gallo U.S. Magistrate Judge

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