

## PROSKAUER ROSE LLP

A NEW YORK LIMITED LIABILITY PARTNERSHIP Lawrence R. Sendak, Managing Resident Partner One Newark Center Newark, NJ 07102-5211 Telephone 973.274.3200 or 212.736.8185 Fax 973.274.3299 BOCA RATON BOSTON CHICAGO LONDON LOS ANGELES NEW ORLEANS NEW YORK PARIG SÃO PAULO WASHINGTON

Jody S. Riger Attorney at Law

Direct Dial 973,274.6039 jriger@proskauer.com

## CODER ON ORAL MOTION

March 4, 2011

## Via First Class U.S. Mail (and to the Court via facsimile (973-645-3841) on March 7, 2011)

The Honorable Claire C. Cecchi, U.S.M.J.
United States District Court
District of New Jersey
Martin Luther King, Jr. Federal Bldg. & U.S. Courthouse
50 Walnut Street
Newark, New Jersey 07101

Re:

Frazier v. Bed Bath & Beyond, et al. Civil Action No. 2:10-cv-5398

SO ORDERED

s/Claire C. Cecchi
Claire C. Cecchi, U.S.M.J.

Date: March 7, 2011

Dear Judge Cecchi:

Pursuant to my telephone conversation with Melissa in Your Honor's chambers, I am writing on behalf of both counsel to jointly request an adjournment of the initial scheduling conference of March 9, 2011. Plaintiff's counsel has informed me that he has a trial that day, and I have a conflict in the afternoon as well. We are available on March 11, but Melissa informed me that Your Honor is not. Plaintiff's counsel has also informed me that he will be on trial for the rest of March and is therefore unavailable. Counsel is available on April 11, 12, and 13 if that is convenient for the Court.

In addition, pursuant to Your Honor's individual rules, enclosed is the proposed Joint Discovery Plan in the above-referenced matter, which was e-filed today.

We thank the Court for its attention to this matter.

Respectfully submitted,

Enclosure '

David Zatuchni, Esq. (w/ enclosure)

The in-person initial scheduling conference scheduled for March 9, 2011 is here by adjourned to May 2, 2011 at 12:00 p.M.