1		THE HONORABLE RICARDO S. MARTINEZ
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7	LINITED STATI	ES DISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE	
9	AT	SEATTLE
10	GINA KIM, on behalf of a class consisting of herself and all other persons similarly situated,	No. 2:11-cv-00214-RSM
11		
12	Plaintiffs, v.	DEFENDANT COACH, INC.'S NOTICE OF WITHDRAWAL OF ITS MOTION FOR PROTECTIVE ORDER
13	COACH, INC., a Maryland corporation, and COACH SERVICES, INC., a Maryland corporation,	FOR PROTECTIVE ORDER
14		
15 16	Defendants, and, as to Coach, Inc., counterclaim plaintiff,	
17	V.	
18	JAY CARLSON, a Washington resident;	
19	CARLSON, a Washington CARLSON LEGAL, a Washington resident; CHRISTOPHER CARNEY, a	
20	Washington resident; CARNEY GILLESPIE & ISITT PLLC, a Washington	
21	PLLC,	
22	Counterclaim defendants.	
23		
24	Defendant/counterclaim plaintiff Coad	ch, Inc. ("Coach") provides this notice of its intent
25	to withdraw its Motion for Protective Order	(Dkt. No. 10), filed on March 10, 2011 and noted
26	for consideration on March 18, 2011, without prejudice. The parties have reached an	
	DEFENDANT COACH, INC.'S NOTICE OF WITHDRAWAL OF MOTION FOR PROTECTIVE ORDER - 1 No. 2:11-cv-00214-RSM	DLA Piper LLP (US) 701 Fifth Avenue, Suite 7000 Seattle, WA 98104-7044 Tel: 206.839.4800

1	agreement on the subject of the dispute. Coach reserves its right to re-file a Motion fo		
2	Protective Order at a later date.		
3	Dated this 18th day of March, 2011.		
4			
5	s/ Stellman Keehnel		
6	Stellman Keehnel, WSBA No. 9309 R. Omar Riojas, WSBA No. 35400		
7	Patrick Eagan, WSBA No. 42679 DLA PIPER LLP (US)		
8	701 Fifth Avenue, Suite 7000 Seattle, WA 98104-7044		
9	Tel: 206.839.4800 Fax: 206.839.4801		
10	E-mail: stellman.keehnel@dlapiper.com E-mail: omar.riojas@dlapiper.com		
11	E-mail: patrick.eagan@dlapiper.com		
12	Attorneys for defendant and counterclaim plaintiff Coach, Inc.		
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CERTIFICATE OF SERVICE I hereby certify that on March 18, 2011, I caused to be electronically filed the foregoing with the Clerk of the Court using the CM/ECF System which will send notification of such filing to all counsel of record. Dated this 18th day of March, 2011. s/ Stellman Keehnel Stellman Keehnel, WSBA No. 9309 WEST\223308050.1

DEFENDANT COACH, INC.'S NOTICE OF WITHDRAWAL OF MOTION FOR PROTECTIVE ORDER - 3 No. 2:11-cv-00214-RSM

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