

# EXHIBIT 1



701 B Street, Suite 1700 | San Diego, CA 92101  
T | 619.338.1100 F | 619.338.1101  
www.bholaw.com

Timothy G. Blood  
tblood@bholaw.com

June 7, 2012

VIA EMAIL AND U.S. MAIL

Ray Mandlekar  
27555 Ynez Road, Ste. 208  
Temecula, CA 92591  
raym@mandlekarlaw.com

Re: In re: Skechers Toning Shoes Products Liability Litigation  
Master File No. 3:11-MD-2308-TBR

Dear Ray:

In the Opposition to Motion for Preliminary Approval, Ms. Stalker argues that preliminary approval should be denied because, among other things, "Stalker (along with class members and plaintiffs in other actions) has a right to eventually exclude herself from the proposed class settlement and pursue her own individual action." Opp. Mem. at 10.

The settlement agreement is clear on this point. Ms. Stalker, and all other class members, may opt out of the proposed settlement. Indeed, since it appears Ms. Stalker wishes to exclude herself, we will treat this as a request for exclusion and process it accordingly. Please let us know if Ms. Stalker does not, in fact, wish to exclude herself.

Respectfully yours,

TIMOTHY G. BLOOD

TGB:ljh

cc: Janine Pollack (via email)

# EXHIBIT 2

## Leslie Hurst

---

**From:** Ray Mandlekar [raym@mandlekarlaw.com]  
**Sent:** Thursday, June 07, 2012 2:54 PM  
**To:** Laurie Holman; Tim Blood  
**Cc:** Leslie Hurst; jpollack@milberg.com; Christopher Morosoff; Greg Hafif  
**Subject:** Re: In re Skechers

Dear Tim:

I write in response to your emailed letter to me of June 7, 2012.

Ms. Stalker has not currently chosen to exclude herself from the putative class. Therefore, you are not authorized to exclude her from the putative class, or to treat anything in the papers filed yesterday as a request for her exclusion. The statement in the papers you reference is merely a recognition of her future right to exclude herself if she chooses to do so, in accordance with a timetable to be set by the Court. This right is shared by all members of the putative class, and simply recognizing its existence does not constitute its exercise.

In addition, I will point out that once more, you appear to be jumping the gun. No class has been certified by the Court, so there is nothing for Ms. Stalker to exclude herself from at this point in time. Moreover, the Court has not appointed you as lead counsel or class counsel. Therefore, you have no authority to "process" anything, much less a request for exclusion.

I encourage you to wait for the Court to address the proposed settlement before you start attempting to lay down the law to the rest of us.

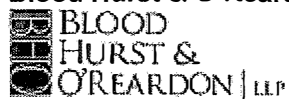
--Ray

On 6/7/2012 1:46 PM, Laurie Holman wrote:  
Dear Mr. Mandlekar:

Attached please find correspondence from Mr. Blood. Please let us know if you have any questions.

PLEASE NOTE OUR NEW ADDRESS

**Laurie Holman**  
**Blood Hurst & O'Reardon, LLP**



701 B Street, Suite 1700

San Diego, CA 92101

Telephone: 619.338.1100

Facsimile: 619.338.1101

lholman@bholaw.com | www.bholaw.com

---

NOTICE: This email message is for the sole use of the intended recipient(s) and may contain information that is confidential and protected from disclosure by the attorney-client privilege, as attorney work product, or by other applicable privileges. Any unauthorized review, use, disclosure or distribution is prohibited. If you are not the intended recipient, please contact the sender by reply email and destroy all copies of the original message.