## THE UNITED STATES DISTRICT COURT WESTERN DISTRICT OF KENTUCKY LOUISVILLE DIVISION

## IN RE: SKECHERS TONING SHOE PRODUCT LIABILITY LITIGATION

SANDRA FLEURY and DAVID FLEURY

Plaintiff,

v.

SKECHERS, U.S.A., INC. SKECHERS, U.S.A., INC., II, AND SKECHERS FITNESS GROUP

Defendants.

CASE: 3:11-MD-02308-TBR

MDL NO. 2308

HON. THOMAS B. RUSSELL

CASE NO. 3:13-CV-422-TBR

## AGREED ORDER OF DISMISSAL

By agreement of the Plaintiffs, Sandra Fleury and David Fleury, by counsel, and the Defendants, Skechers U.S.A., Inc., Skechers U.S.A., Inc. II, and Skechers Fitness Group, by counsel, all claims asserted by and between the parties, or which could have been asserted in this case by and between the parties, should be dismissed based on the parties' settlement of this matter, and the Court being otherwise sufficiently advised;

**IT IS ORDERED AND ADJUDGED** that Plaintiffs' Complaint is hereby **DISMISSED WITH PREJUDICE** as to all claims that were asserted or could have been asserted herein as between the parties.

Each party shall bear their own costs and attorney's fees.