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	10	Countrywide Home Loans, Inc., and Countrywide Bank, FSB			
	11	Country wide Bank, 1 BB			
	12	UNITED STATES DISTRICT COURT			
er LL on Blv rnia 9	13	NORTHERN DISTRICT OF CALIFORNIA			
Goodwin Procter LLP 10250 Constellation Blvd. 8 Angeles, California 90067	14	SAN FRANCISCO DIVISION			
Goodwin 10250 Con Los Angeles,	15	DOROTHY PERALTA, STEVEN S.	Case No. C 09-03288 PJH		
G00 1025 Los Ar	16	BIGVERDI, and JAMES MOSCOSO, on behalf of themselves and others similarly	STIPULATION AND [PROPOSED] ORDER		
	17	situated,	EXTENDING DEADLINE FOR DEFENDANTS COUNTRYWIDE HOME		
	18	Plaintiffs,	LOANS, INC. F/K/A AMERICAS WHOLESALE LENDER, COUNTRYWIDE		
	19	V.	HOME LOANS, INC. AND COUNTRYWIDE BANK, FSB TO RESPOND TO FIRST		
	20	COUNTRYWIDE HOME LOANS, INC. f/k/a AMERICAS WHOLESALE LENDER,	AMENDED COMPLAINT		
	2122	COUNTRYWIDE HOME LOANS, INC., and COUNTRYWIDE BANK, FSB; and DOES 1 through 200, inclusive,	Removed from Alameda County Superior Court, Case No. RG 09455493		
	23	Defendants.			
	24	Defendants.	Judge: Hon. Phyllis J. Hamilton		
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STIPULATION EXTENDING DEADLINE

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1	Pursuant to Fed. R. Civ. P. 6(b) and Local Rule 6-1, plaintiffs Dorothy Peralta, Steven S.		
2	Bigverdi and James Moscoso (collectively, "Plaintiffs") and defendants named as Countrywide		
3	Home Loans, Inc., Countrywide Home Loans, Inc. f/k/a America's Wholesale Lender, and		
4	Countrywide Bank, FSB (collectively, the "Countrywide Defendants") (the Countrywide		
5	Defendants, together, with Plaintiffs, the "Parties"), through their undersigned counsel, hereby		
6	stipulate as follows:		
7	WHEREAS, on June 2, 2009, Plaintiffs filed their Class Action Complaint for: Fraudulent		
8	Omissions, Violation of Bus. & Prof. Code § 17200, et seq., Breach of Contract, and Tortious		
9	Breach of the Covenant of Good Faith and Fair Dealing ("Complaint") in the Superior Court of		
10	California, Alameda County (the "State Court Action");		
11	WHEREAS, on June 18, 2009, Plaintiffs filed their First Amended Class Action Complain		
12	for: Fraudulent Omissions, Violation of Bus. & Prof. Code § 17200, et seq., Breach of Contract,		
13	and Tortious Breach of the Covenant of Good Faith and Fair Dealing ("FAC") in the State Court		
14	Action;		
15	WHEREAS, service of the Complaint was not effected upon the Countrywide Defendants;		
16	WHEREAS, on or about July 16, 2009, Plaintiffs effected service of the FAC upon		
17	Countrywide Home Loans, Inc.;		
18	WHEREAS, before service of the FAC was effected upon the remaining Countrywide		
19	Defendants, they timely removed the State Court Action to this Court pursuant to 28 U.S.C. §§		
20	1331 and 1332, as amended in relevant part by the Class Action Fairness Act of 2005 and		
21	authorized by 28 U.S.C. §§ 1367, 1441 and 1453 on July 17, 2009;		
22	WHEREAS, under Fed. R. Civ. P. 81(c)(2), Countrywide Home Loans, Inc.'s time to		
23	answer or otherwise plead in response following the removal was at least twenty (20) days after		
24	service of the FAC. Fed. R. Civ. P. 81(c)(2);		
25	WHEREAS, inasmuch as service had not been effected upon the remaining Countrywide		
26	Defendants at the time of the removal, the Countrywide Defendants' counsel contacted Plaintiffs'		
27	counsel on July 20, 2009 to discuss a mutually agreeable date for the Countrywide Defendants to		
28	answer or otherwise plead in response to the FAC;		

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1	WHEREAS, as a result of that conference and to ensure a coordinated response date,
2	Plaintiffs and the Countrywide Defendants agreed that the Countrywide Defendants should have
3	up to and including August 24, 2009 to answer or otherwise plead in response to the FAC;
4	WHEREAS, Plaintiffs and the Countrywide Defendants filed a Stipulation setting forth
5	their agreement on July 21, 2009. See Stipulation (July 21, 2009) (Docket No. 9);
6	WHEREAS, on August 19, 2009, the Countrywide Defendants' requested, and Plaintiffs'
7	counsel agreed to, a brief extension, up to and including September 1, 2009, of the current, agreed-
8	upon deadline for the Countrywide Defendants to answer or otherwise plead in response to the
9	FAC in light of a family medical emergency involving the mother one of its counsel, Robert B.
10	Bader, that has required him to travel out-of-state for an indefinite period;
11	WHEREAS, no party will be prejudiced by the stipulated-to extension of time; and
12	WHEREAS, this Stipulation is without prejudice to, or waiver of, any rights or defenses
13	otherwise available to the Parties in this action.
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1	NOW, THEREFORE, IT IS HEREBY STIPULATED AND AGREED, between Plaintiffs,				
2	by their undersigned counsel, and the Countrywide Defendants, by their undersigned counsel, that				
3	the Countrywide Defendants shall have through and including September 1, 2009 to answer or				
4	otherwise respond to the FAC in this action.				
5					
6		Respectfully submitted,			
7	Dated: August 19, 2009 By:	/s/ Brooks R. Brown			
8		Brooks R. Brown bbrown@goodwinprocter.com			
9		GOODWIN PROCTER LLP 10250 Constellation Blvd.			
10		Los Angeles, California 90067 Tel.: 310.788.5100			
11		Robert B. Bader			
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13		Three Embarcadero Center, 24th Floor San Francisco, CA 94111 Tel.: 415.733.6000			
14					
15		Attorneys for Defendants: Countrywide Home Loans, Inc. f/k/a Americas Wholesale Lender; Countrywide Home Loans,			
1617		Inc.; and Countrywide Bank, FSB			
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STIPULATION EXTENDING DEADLINE

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2	Dated: August 19, 2009		/s/ David M. Arboga David M. Arboga	st, Esq.
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15			Attorneys for Plai	ntiffs: i, Dorothy Peralta and James
16			Moscoso	, Dorothy I eratia and James
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1	(PROPOSED) ORDER				
2	Pursuant to the foregoing Stipulation Extending Time, and for good cause having been				
3	shown, IT IS HEREBY ORDERED THAT the Countrywide Defendants shall have up to and				
4	including September 1, 2009 to answer or otherwise plead in response to the FAC.				
5	Star				
6	IT IS SO ORDERED.				
7	Z Judge Phyllis J. Hamilton				
8	Dated:August 21, 2009, 2009 HON. PHYLLIS J. HANGLTON				
9	United States District Court Judge				
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Case No. 3:09-CV-03288-PJH

STIPULATION EXTENDING DEADLINE