1 2 3 4 5 6 7 8 9	TROUTMAN SANDERS LLP Chad R. Fuller, Bar No. 190830 chad.fuller@troutmansanders.com Justin M. Brandt, Bar No. 278368 justin.brandt@troutmansanders.com 11682 El Camino Real, Suite 400 San Diego, CA 92130-2092 Telephone: 858-509-6000 Facsimile: 858-509-6040 Attorneys for Defendant NATIONSTAR MORTGAGE HOLDINGS, INC.	ES DISTRICT COURT	
10	EASTERN DISTRICT OF CALIFORNIA		
			-
11	JIMMIE HODGE and	Case No. 1:16-cv-015	16-DAD-MJS
12	GLORIA HODGE, individually and on behalf of a class of similarly		
13	situated individuals,	STIPULATION TO TO FILE RESPONS	
14 15	Plaintiffs,	AND TO RESCHED SCHEDULING CON	
16	V.	ORDER	
10	NATIONSTAR MORTGAGE	Current Date:	March 2, 2017
17	HOLDINGS, INC. and BANK OF AMERICA, N.A.,	Proposed New Date: Time:	March 30, 2017 10:00 a.m.
19	Defendants.	Courtroom:	6
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21	Plaintiffs Jimmie Hodge and	Gloria Hodge and Def	fendants Nationstar
22	Mortgage Holdings, Inc. ("Nationstar"	-	
23	and through their respective counsel, hereby agree and stipulate as follows:		
24	WHEREAS, Plaintiffs served th	eir Complaint on Nations	star in this action on
25	October 11, 2016;		
26	WHEREAS, on November 1, 2016, Nationstar filed a stipulation for		l a stipulation for
27	extension of time of 28 days to respond to the Complaint;		
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TROUTMAN SANDERS LLF 11682 EL CAMINO REAL SUITE 400		STIPULATION FOR	R EXTENSION OF TIME

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1	WHEREAS, on November 1, 2016, BANA signed a Waiver of the Service of
2	Summons, setting the date for it to respond to the Complaint as January 3, 2017;
3	WHEREAS, on November 28, 2016, Nationstar filed a second stipulation for
4	extension of time until January 3, 2017;
5	WHEREAS, on December 20, 2016, the Parties filed a stipulation for
6	extension of time until February 3, 2017;
7	WHEREAS, the current deadline for both Nationstar and BANA to respond
8	to the Complaint is February 3, 2017;
9	WHEREAS, the parties have engaged in settlement discussions and
10	informally exchanged documents;
11	WHEREAS, Nationstar and BANA are requesting additional time to file
12	their response to the Complaint so Plaintiffs can review the documents and the
13	parties can continue to discuss potential settlement;
14	WHEREAS, Plaintiffs have agreed to an extension until March 3, 2017, for
15	Defendants Nationstar and BANA to respond to the Complaint;
16	WHEREAS, Plaintiffs and Defendants agree that extending Defendants'
17	response date to March 3, 2017, would require an extension of the currently
18	scheduled Scheduling Conference; and
19 20	WHEREAS, subject to the approval of the Court, Plaintiffs and Defendants
20	agree to continue the Scheduling Conference to March 30, 2017.
21	As such, ALL PARTIES STIPULATE and respectfully REQUEST the Court
22	to order:
23	1. The date for all defendants to file a responsive pleading to the
24	Complaint will be March 3, 2017.
25 26	2. The March 2, 2017 Scheduling Conference is continued to March 30,
26 27	2017 at 10:00 a.m. in Courtroom 6.
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11682 EL CAMINO REAL SUITE 400 San Dieco, CA, 92130-2092	30267829v1STIPULATION FOR EXTENSION OF TIME CASE NO: 16-CV-01516-DAD-MJS

SUITE 400 30267829v1

1	IT IS SO STIPULATED:	
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3	Dated: January 27, 2017	TROUTMAN SANDERS LLP
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5		By:/s/ Justin M. Brandt
6		Chad R. Fuller Justin M. Brandt
7		Attorneys for Defendant NATIONSTAR MORTGAGE
8		HOLDINGS, INC.
9	Dated: January 27, 2017	BRYAN CAVE LLP
10		
11		By:/s/ Douglas A. Thompson
12		(as authorized on this date) Douglas A. Thompson
13		Attorneys for Defendant
14		BANK OF AMERICA, N.A.
15	Dated: January 27, 2017	HICKS THOMAS LLP
16		
17		By:/s/ John B. Thomas
18		(as authorized on this date) John B. Thomas (Bar No. 269538) Eric Grant (Bar No. 151064)
19		Attorneys for Plaintiffs
20		JIMMIE HODGE and GLORIA HODGE
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TROUTMAN SANDERS LLI 11682 EL CAMINO REAL SUITE 400 SAN DIECO CA 92130-2092	30267829v1	STIPULATION FOR EXTENSION OF TIME CASE NO: 16-CV-01516-DAD-MJS

1 2	ORDER Dursuant to the nontice' stimulation IT IS LIEDEDY ORDERED that	
3	Pursuant to the parties' stipulation, IT IS HEREBY ORDERED that Defendants Nationstar Mortgage Holdings, Inc. and Bank of America, N.A. shall	
4	have an extension of time to respond to Plaintiffs' complaint in case number 1:16-	
5	cv-01516-DAD-MJS up through and including March 3, 2017, and that the March	
6	2, 2017 Scheduling Conference in this case is continued to March 30, 2017, at	
7	10:00 a.m. in Courtroom 6 before the undersigned.	
8		
9	IT IS SO ORDERED.	
10	Dated: <u>January 30, 2017</u> Isl Michael J. Seng	
11	UNITED STATES MAGISTRATE JUDGE	
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28 TROUTMAN SANDERS LLF		
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1	CERTIFICATE OF CM/ECF SERVICE
2	The undersigned hereby certifies that a true and correct copy of the above
3	and foregoing document has been served on January 27, 2017, to all counsel of
4	record who are deemed to have consented to electronic service via the Court's
5	CM/ECF system per Federal Rule of Civil Procedure 5 and Civil Local Rule 135.
6	Any counsel of record who have not consented to electronic service through the
7	Court's CM/ECF system will be served by electronic mail, first class mail,
8	facsimile, and/or overnight delivery.
9	Pursuant to the Electronic Case Filing Administrative Policies and
10	Procedures Manual, I hereby certify that the content of this document is acceptable
11	to John B. Thomas, counsel for Plaintiffs, and Douglas A. Thompson, counsel for
12	BANA, and that I have obtained their authorizations to affix their electronic
13	signatures to this document.
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15	/s/ Justin M. Brandt
16	Justin M. Brandt
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TROUTMAN SANDERS LLI 11682 EL CAMINO REAL SUITE 400 SAN DIEGO CA 92130-2092	30267829v1 29966743 STIPULATION FOR EXTENSION OF TIME CASE NO: 16-CV-01516-DAD-MJS