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15 ZB, N.A., a national banking association, dba California Bank & Trust

16 **UNITED STATES DISTRICT COURT**
17 **EASTERN DISTRICT OF CALIFORNIA**
18 **SACRAMENTO DIVISION**

19
20 RONALD C. EVANS, an individual; JOAN M.
EVANS, an individual; DENNIS
21 TREADAWAY, an individual; and all others
similarly situated,

22 Plaintiffs,

23 vs.

24 ZB, N.A., a national banking association, dba
California Bank & Trust,

25 Defendant.
26

Case No. 2:17-cv-01123-WBS-DB

**STIPULATION AND ORDER TO
EXTEND DEFENDANT ZB, N.A.'S
DEADLINE TO FILE A RESPONSIVE
PLEADING TO PLAINTIFFS' CLASS
ACTION COMPLAINT**

Complaint Filed: May 26, 2017

Trial Date: None set

1 Plaintiffs Ronald C. Evans, Joan M. Evans, and Dennis Treadway, (the “Putative Class
2 Action Representatives”) and Defendant ZB, N.A., a national banking association, doing business
3 as California Bank & Trust (“CB&T”) (collectively, the “Parties”), by and through their
4 respective counsel of record, enter into the following stipulation (the “Stipulation”):

5 **RECITALS**

6 A. On May 26, 2017, the Putative Class Action Representatives filed this Class
7 Action Complaint against CB&T;

8 B. On May 30, 2017, the Putative Class Action Representatives served the Summons
9 and the Class Action Complaint upon CB&T via personal service (the “Service Date”);

10 C. Under Rule 12(a)(1)(A)(ii) of the Federal Rules of Civil Procedure , the deadline
11 for CB&T to file and serve its answer or other responsive pleading to this Class Action Complaint
12 is June 20, 2017 (the “Response Deadline”); and

13 D. As evidenced by the signatures below, the Parties have agreed to extend CB&T’s
14 Response Deadline by sixty (60) days from the Service Date to afford it more time to investigate
15 the Class Action Complaint’s underlying factual allegations and prepare its responsive pleading.

16 **STIPULATION**

17 1. Based upon the foregoing, the Parties hereby stipulate and agree that CB&T shall
18 file and serve its answer or other responsive pleading to the Class Action Complaint on or before
19 **July 31, 2017.**

20 DATED: June 7, 2017

BUCHALTER, A Professional Corporation

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23 By: /s/ Robert S. Addison, Jr.
JOEL G. SAMUELS
ROBERT S. ADDISON, JR.
ANTHONY J. NAPOLITANO
ROBERT S. MCWHORTER
JARRETT S. OSBORNE-REVIS

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25
26 Attorneys for Defendant,
27 ZB, N.A., a national banking association, dba
California Bank & Trust

1 DATED: June 7, 2017

FOLEY BEZEK BEHLE & CURTIS, LLP

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By: /s/ Robert A. Curtis
ROBERT A. CURTIS
AARON L. ARNDT

3

4

Attorneys for Plaintiffs and all others similarly
situated

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7 DATED: June 7, 2017

HOLLISTER & BRACE,
A Professional Corporation

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By: /s/ Robert L. Brace
ROBERT L. BRACE
MICHAEL P. DENVER

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10

Attorneys for Plaintiffs and all others similarly
situated

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13 I, the filer of this document, attest that each of the other signatories has consented to the
14 filing of this document.

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/s/ Robert S. McWhorter
Robert S. McWhorter

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ORDER

Based on the Parties' Stipulation, and good cause appearing,

IT IS HEREBY ORDERED that CB&T will have until July 31, 2017, to file and serve its answer or other responsive pleading to the above-entitled Class Complaint.

DATED: JUNE 12, 2017



WILLIAM B. SHUBB
UNITED STATES DISTRICT JUDGE