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| 7 | Attorneys for Plaintiffs | | |
| 8 | CHRIS ANDREW and RICHARD MAYBERRY | | |
| 9 | UNITED STATES DISTRICT COURT | | |
| 10 | EASTERN DISTRICT OF CALIFORNIA | | |
| 11 | | | |
| 12 | CHRIS ANDREW and RICHARD MAYBERRY, suing individually and by and | Case No. 2:17-cv-02266-JAM-KJN | |
| 13 | on behalf of all others similarly situated, | JOINT STIPULATION TO CONTINUE DEADLINE TO FILE DISPOSITION | |
| 14 | Plaintiffs, | DOCUMENTS | |
| 15 | V. | Hon. John A. Mendez | |
| 16 | CITY OF SACRAMENTO; NATIONWIDE INVESTMENT SERVICES CORPORATION, | | |
| 17 | an Ohio Corporation; INTERNATIONAL CITY/COUNTY MANAGERS | | |
| 18 | ASSOCIATION-RETIREMENT CORPORATION, a District of Columbia | | |
| 19 | Company, | | |
| 20 | Defendants. | | |
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| 22 | As set forth in the Court's June 21, 201 | 8 Minute Order (Doc. No. 28), Plaintiffs Chris | |
| 23 | Andrew and Richard Mayberry, and Defendants City of Sacramento (the "City"), Nationwide | | |
| 24 | Investment Services Corporation ("Nationwide"), and International City/County Managers | | |
| 25 | Association-Retirement Corporation ("ICMA RC") (collectively, "Parties") reached a settlement | | |
| 26 | in principal during the June 21, 2018 settlement of | | |
| 27 | As previously reported to this Court, th | e Parties' signed settlement agreement requires | |
| 28 | independent fiduciary review prior to the Par | | |
| | JOINT STIPULATION | RE: DEADLINE TO FILE DISPOSITION DOCUMENTS; CASE NO. 2:17-CV-02266-JAM-KJN | |

independent fiduciary review is not yet complete. The Parties are simply waiting for the fiduciary
to complete its review. For this reason, the Parties again request that the deadline to file final
disposition documents be extended to June 2, 2020, in order to carry out certain terms of the
settlement agreement.

5 The June 21, 2018 Minute Order set forth a deadline of September 26, 2018 for the Parties 6 to file final disposition documents. On September 24, 2018, the Parties filed a stipulation 7 requesting the deadline to file final disposition documents be extended to November 16, 2018. 8 (Doc. No. 29). That stipulated request was granted by the Court on September 25, 2018. (Doc. 9 No. 30). On November 15, the Parties filed a second stipulation requesting that the deadline to file 10 final disposition documents be extended to February 22, 2019. (Doc. No. 33). The second 11 stipulated request was granted by the Court on November 16, 2018. (Doc. No. 34). On February 12 20, 2019, the Parties filed a third stipulation requesting that the deadline to file final disposition 13 documents be extended to April 19, 2019. (Doc. No. 35). The third stipulated request was granted 14 by the Court on February 21, 2019. (Doc. No. 36). On April 17, 2019, the Parties filed a fourth stipulation requesting additional time to July 19, 2019. (Doc. No. 37). That stipulation was granted 15 16 by the Court on April 18, 2019. (Doc. No. 38). On July 18, 2019, the Parties filed a fifth stipulation 17 requesting additional time to August 30, 2019. (Doc. No. 40). That stipulation was granted by the 18 Court on July 19, 2019. (Doc. No. 41). On August 30, 2019, the Parties filed a sixth stipulation 19 requesting additional time to October 16, 2019. (Doc. No. 42). That stipulation was granted by the Court on September 3, 2019. (Doc. No. 43). On October 17, 2019 the Parties filed a seventh 20 21 stipulation requesting additional time to November 22, 2019. (Doc. No. 44). That stipulation was 22 granted by the Court on October 17, 2019. (Doc. No. 45). On November 25, 2019, the Parties filed 23 an eighth stipulation requesting additional time to December 20, 2019. (Doc. No. 46). That 24 stipulation was granted by the Court on November 25, 2019. (Doc. No. 47). On December 20, 25 2019, the Parties filed a ninth stipulation requesting additional time to March 4, 2020. (Doc. No. 26 48). That stipulation was granted by the Court on December 26, 2020. (Doc. No. 49).

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[signature page follows]

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| 2 | Dated: March 4, 2020 | Respectfully submitted, |
| 3 | | MAYER BROWN, LLP |
| 4 | | |
| 5 | | By: <u>/s/ Andrew Z. Edelstein</u> Andrew Z. Edelstein |
| 6 | | Attorneys for Defendant INTERNATIONAL CITY/COUNTY |
| 7 | | MANAGERS ASSOCIATION-RETIREMENT CORPORATION |
| 8 | | |
| 9 | Dated: March 4, 2020 | Respectfully submitted, |
| 10 | | O'MELVENY & MYERS LLP |
| 11 | | |
| 12 | | By: <u>/s/ Susannah K. Howard</u> Susannah K. Howard |
| 13 | | Attorneys for Defendant NATIONWIDE INVESTMENT SERVICES |
| 14 | | CORPORATION |
| 15 | Dated: March 4, 2020 | Respectfully submitted, |
| 16 | | MASTAGNI HOLSTEDT, APC |
| 17 | | |
| 18 | | By: <u>/s/ Isaac S. Stevens</u> Isaac S. Stevens |
| 19 | | Attorneys for Plaintiffs CHRIS ANDREW and RICHARD |
| 20 | | MAYBERRY |
| 21 | Dated: March 4, 2020 | Respectfully submitted, |
| 22 | | BUCHALTER |
| 23 | | |
| 24 | | By: <u>/s/ Kevin T. Collins</u> Kevin T. Collins |
| 25 | | Attorneys for Defendant CITY OF SACRAMENTO |
| 26 | | |
| 27 | | |
| 28 | | |
| | I | 3 NT STIPULATION RE: DEADLINE TO FILE DISPOSITION DOCUMENTS; |
| | | CASE NO. 2:17-CV-02266-JAM-KJN |

| 1 | ORDER | |
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| 2 | IT IS SO ORDERED. The deadline for the Parties to file final disposition documents shall be | |
| 3 | extended to June 2, 2020. | |
| 4 | | |
| 5 | Dated: March 5, 2020 /s/ John A. Mendez Hon. John A. Mendez Hon. John A. Mendez | |
| 6 | United States District Court Judge | |
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| | 4 JOINT STIPULATION RE: DEADLINE TO FILE DISPOSITION DOCUMEN CASE NO. 2:17-CV-02266-JAM-F | |