1

2	ESTHER L. KLISURA (Bar No. 221171)
3	eklisura@psswplaw.com PEARSON, SIMON, SOTER, WARSHAW &
	PENNY, LLP
4	44 Montgomery Street, Suite 1430
5	San Francisco, CA 94104 Telephone: (415) 433-9000
3	Facsimile: (415) 433-9008
6	Taesimile: (113) 133 3000
	CLIFFORD H. PEARSON (Bar No. 108523)
7	cpearson@psswplaw.com
	GARY S. SOTER (Bar No. 67622)
8	gsoter@psswplaw.com
9	PEARSON, SIMON, SOTER, WARSHAW &
9	PENNY, LLP 15165 Ventura Boulevard, Suite 400
10	Sherman Oaks, CA 91403
	Telephone: (818) 788-8300
11	Facsimile: (818) 788-8104
12	HARVEY ROSENFIELD (Bar No. 123082)
14	harvey@consumerwatchdog.org
13	PAMELA PRESSLEY (Bar No. 180362)
	pam@consumerwatchdog.org
14	CONSUMER WATCHDOG
	1750 Ocean Park Boulevard, Suite 200
15	Santa Monica, CA 90405
1.	Telephone: (310) 392-0522
16	Facsimile: (310) 392-8874
17	Attorneys for Plaintiffs and the Proposed Class
40	
18	
19	UNITED STATES DISTRICT COURT
20	NODELIED V DIGEDICE OF GALLED DVA GANED ANGIGGO DVAGOV
20	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION
21	
	DAVID and LICA FAICMAN individually.   Case No. COC. 04C22 MIID
22	DAVID and LISA FAIGMAN, individually and on behalf of all others similarly situated,

BRUCE L. SIMON (Bar No. 96241)

bsimon@psswplaw.com

[PROPOSED] ORDER GRANTING PLAINTIFFS' REQUEST FOR **DISCOVERY AND FOR CONTINUATION OF CLASS CERTIFICATION DATES** 

\* AS AMENDED BY COURT

through 100, inclusive,

Plaintiffs,

AT&T MOBILITY LLC, formerly known as

CINGULAR WIRELESS LLC; and DOES 1

Defendants.

789519.1

23

24

25

26

27

28

C06-04622-MHP

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

The Court has reviewed Plaintiffs' Request for Discovery and for Continuation of Class Certification Dates. Good cause appearing, the Court ORDERS as follows:

- 1. Defendant AT&T Mobility LLC shall provide substantive responses to plaintiffs' Interrogatory Nos., 4, 5, 7, 8 and 9, and Requests for Production Nos. 20, 24, 26, 30, 31, 32, 33 and 37 by October 10, 2008. Defendant shall also produce all responsive documents by that date.
- 2. Plaintiffs shall complete the deposition of defendant, pursuant to Federal Rule of Civil Procedure 30(b)(6), on redemption rates and defendant's decision to use VISA Reward Cards by October 24, 2008.
- 3. Plaintiffs shall file their class certification reply brief by November 7, 2008.
- 4. The hearing on plaintiffs' motion for class certification shall take place on November 25, 2008 at 2:00 p.m.

IT IS SO ORDERED.

Date: September 25 , 2008

