1	DEK KETCHUM, SB #48109 JAY M. GOLDMAN, SB #168141		
2	LAW OFFICES OF DEK KETCHUM		
3	900 Veterans Boulevard, Suite 600 Redwood City, CA 94063		
4	Telephone: (650) 368-2588		
5.	Facsimile: (650) 369-7183 Dekket@pacbell.net		
6	JGoldman1@aol.com		
7	Attorneys for Defendant		
8	Farr Financial, Inc.		
9			
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
11	5-325 R. 4727 RED 5-7 PM 817	SCO DIVISION	
12			
13		1	
14	HOWARD B. HIGGINS, an individual,		
15	Plaintiff,	Case No. C 07-02200 JSW	
16	vs.	×	
17		STIPULATION BY PLAINTIFF	
18	FARR FINANCIAL INC., a California Corporation, ZENITH INVESTMENT	AND FARR FINANCIAL RE PLAINTIFF'S OPPOSITION	
19	GROUP LLC, a California Limited	TO FARR FINANCIAL'S	
20	Liability Company, AMAECHI GEORGE OZOR, an individual, and	MOTION TO DISMISS COUNTS IX AND XI	
21	JOHN/JANE DOES I-X, individuals or	OF PLAINTIFF'S SECOND	
22	entities whose identities are unknown,	AMENDED COMPLAINT	
23	Defendants.		
24			
25	Plaintiff and Forr Financial her and	the ouch the intervention	
26		Plaintiff and Farr Financial, by and through their respective attorneys of record,	
27	hereby stipulate that the time in which Plaintiff's opposition to Farr Financial's Motion to		
28			
		7000 L	
	STIPULATION BY PLAINTIEF AND FARE EINAL		

STIPULATION BY PLAINTIFF AND FARR FINANCIAL RE PLAINTIFF'S OPPOSITION TO FARR FINANCIAL'S MOTION TO DISMISS COUNTS IX AND XI OF PLAINTIFF'S SECOND AMENDED COMPLAINT - Case No. C 07-02200 JSW Page 1 06-604.56

Dismiss certain counts of the Second Amended Complaint may be extended to February	
5, 2009, and that any reply brief from Farr Financial may be extended to one week	
following the filing of Plaintiff's opposition.	
IT IS SO STIPULATED.	
TI IS SU STIPULATED.	
Dated: January 30, 2009	LAW OFFICES OF DEK KETCHUM
-	ΛΛΛ
	ByJAY M. GOLDMAN
	Attorneys for Defendant Farr Financial, Inc.
Dated: January 30, 2009	NORMAN G. REECE, P.C.
	N H N
	By Common A. Guer, J. NORMAN G. REECE, P.C.
	NORMAN G. REECE, P.C. Attorney for Plaintiff Howard B. Higgins (Pro Hac Vice)
The parties are HEREBY ADMONISHED to file proposed orders with any	
future stipulations. February 3, 2009	
	DISTRICE
	STALL CO
IT IS SO ORDERED	

STIPULATION BY PLAINTIFF AND FARR FINANCIAL RE PLAINTIFF'S OPPOSITION TO FARR FINANCIAL'S MOTION TO DISMISS COUNTS IX AND XI OF PLAINTIFF'S SECOND AMENDED COMPLAINT - Case No. C 07-02200 JSW Page 2 06-604.56

1	PROOF OF SERVICE	
2	I am over the age of eighteen years and not a party to the within action. My business address is 900 Veterans Boulevard, Suite 600, Redwood City, California 94063. On the date mentioned below, I served a true copy(ies) of the following documents:	
4 5	STIPULATION BY PLAINTIFF AND FARR FINANCIAL RE PLAINTIFF'S OPPOSITION TO FARR FINANCIALS MOTION TO DISMISS COUNTS IX AND XI OF PLAINTIFF'S SECOND AMENDED COMPLAINT	
6 7	on the Addressees below named in said action by:	
8	[X] First Class Mail. I am familiar with the regular mail collection and processing practices of the business. The mail will be deposited with the United States Postal Service on the same day following ordinary business practices. I enclosed the above-mentioned document(s) in a sealed envelope with postage	
9 enclosed the above-mentioned doct thereon fully prepaid in the United 10 California.	thereon fully prepaid in the United States Post Office mail box at Redwood City.	
11 12	Amaechi George Ozor 305 Quincy Street, Apt. A Brooklyn NY 11216	
13	Zenith Investment Group LLC	
14	305 Quincy Street, Apt. A Brooklyn NY 11216	
15	I declare under penalty of perjury, under the laws of the State of California, that the foregoing is true and correct. Executed on February 2, 2009, at Redwood City, California.	
16		
17 18	Sem Trucy	
10	Terri Pručyk	
20		
21		
22		
23		
24		
25		
26		
27		
28		
LAW OFFICES OF DEK KETCHUM 900 VEFERANS BLAD. SUITE 340 REDWOOD CITY CA 94063 (650) 368-2588	PROOF OF SERVICE	

PROOF OF SERVICE